

Centerpoint Building, Julia Vargas Avenue Ortigas Center, Pasig City, Philippines TL: (632) 633-8555 www.centurypacific.com.ph

Notice of Annual Stockholders' Meeting

Notice is hereby given that the Annual Stockholders' Meeting will be held on Wednesday, June 30, 2021 at 8:30 in the morning.

The agenda for the said meeting shall be as follows:

- 1. Call to Order
- 2. Secretary's Proof of Due Notice of the Meeting and Determination of Quorum
- 3. Approval of the Minutes of the Stockholders' Meeting held on June 30, 2020
- 4. Management's Report
- 5. Ratification of Acts of the Board of Directors and Management During the Previous Year
- 6. Election of Directors (including Independent Directors)
- 7. Appointment of External Auditor
- 8. Other Matters
- 9. Adjournment

A brief explanation of the agenda item which requires stockholders' approval is provided in the Definitive Information Statement. The Definitive Information Statement, Management Report, and Annual Report for 2020 will be uploaded to the Company's Website at https://www.centurypacific.com.ph/ and at PSE EDGE under Century Pacific Food, Inc. Company Disclosures.

In light of current conditions and in support of the efforts to contain the outbreak of COVID-19, stockholders may attend the meeting and vote via remote communication only.

Stockholders should pre-register at this link: https://www.centurypacific.com.ph/investor-relations/ASM2021, from June 1, 2021 to June 6, 2021.

Upon registration, Stockholders shall be asked to provide the information and upload the documents listed below (the file size should be no larger than 5MB):

A. For individual Stockholders:

- 1. Email address
- 2. First and Last Name
- 3. Birthdate
- 4. Address
- 5. Mobile Number
- 6. Phone Number
- 7. Stock Certificate Number and number of stocks held
- 8. Current photograph of the Stockholder, with the face fully visible
- 9. Valid government-issued ID
- 10.For Stockholders with joint accounts: A scanned copy of an authorization letter signed by all Stockholders, identifying who among them is authorized to cast the vote for the account, as well as valid government-issued ID of the authorizing stockholders

B. For corporate/organizational Stockholders:

- 1. Email address
- 2. First and Last Name of stockholder
- 3. Address
- 4. Mobile Number
- 5. Phone Number
- 6. Current photograph of the individual authorized to cast the vote for the account (the "Authorized Voter")
- 7. Valid government-issued ID of the Authorized Voter
- 8. A scanned copy of the Secretary's Certificate or other valid authorization in favor of the Authorized Voter

Stockholders who will join by proxy shall download, fill out and sign the proxy form found in https://www.centurypacific.com.ph/investor-relations/ASM2021. Deadline to submit proxy forms is **on June 6, 2021**.

All registrations shall be validated by the Corporate Secretary in coordination with the Stock Agent. Successful registrants will receive an electronic invitation via email with a complete guide on how to join the meeting and how to cast votes.

Only stockholders of record as of the close of business on **May 17, 2021** are entitled to notice and to vote at the meeting.

MANUEL GONZALEZ Corporate Secretary

EXPLANATION OF AGENDA ITEMS

Proof of notice and determination of quorum

The Company has established a designated website in order to facilitate the registration of and voting in absentia by stockholders at the annual meeting, as allowed under Sections 23 and 57 of the Revised Corporation Code. A stockholder or member who participates through remote communication and votes by proxy shall be deemed present for purposes of quorum.

The Corporate Secretary will certify the date the notice of the meeting was published as required by the Securities and Exchange Commission Notice on Alternative Mode of Distributing and Providing Copies of the Notice, Information Statement, Management Report, SEC Form 17A dated April 15, 2021.

The Corporate Secretary will further certify the existence of a quorum. For purposes of quorum, only the following Stockholders shall be counted as present:

- A. Stockholders who have registered and voted on the website on or before June 6, 2021;
- B. Stockholders who have sent their proxies via the website on or before June 6, 2021;

A majority of the outstanding capital stock shall constitute a quorum for the transaction of business.

The complete guidelines for voting in absentia is found on the attached Appendix 1.

Approval of minutes of previous meeting

The minutes of the meeting held on June 30, 2020 are posted at the company website, https://www.centurypacific.com.ph/.

Annual report

The Executive Chairman, Mr. Christopher T. Po, will deliver a report to the stockholders on the performance of the company in 2020 and the outlook for 2021. The financial statements as of December 31, 2020 (FS) are attached in the Information Statement.

Copies of the Management Report and SEC Form 17-A will be uploaded to the Company's Website at https://www.centurypacific.com.ph/ and PSE EDGE under Century Pacific Food, Inc. Company Disclosures.

<u>Election of directors including the independent directors</u>

Each stockholder entitled to vote may cast the votes to which the number of shares he owns entitles him, for as many persons as there are to be elected as directors, or he may give one candidate as many votes as the number of directors to be elected multiplied by the number of his shares shall equal, or he may distribute them on the same principle among as many candidates as he may see fit, provided that the whole number of votes cast by him shall not exceed the number of shares owned by him multiplied by the number of Directors to be elected. The nine nominees receiving the highest number of votes will be declared elected as directors of the company.

Please refer to the attached Appendix 1 for the complete guidelines on voting.

Election of external auditor and fixing of its remuneration

Sycip Gorres Velayo & Co., a member firm of Ernst & Young, independent auditors, will be recommended to be appointed as the external auditor of the Company for the ensuing year. Representatives of SGV & Co. are expected to be present at the Annual Meeting. They will have the opportunity to respond to appropriate questions sent online on or before **June 20, 2021**.

A resolution for the election of the external auditor will be presented to the stockholders for adoption by the affirmative vote of stockholders representing a majority of the voting stock present at the meeting.

Consideration of such other business as may properly come before the meeting

The Chairman will answer questions on matters concerning the Agenda, the Information Statement and the Management Report sent via the voting website.

PROXY

The undersigned stockholder of **CENTURY PACIFIC FOOD, INC.** (the "Company") hereby appoints the Executive Chairman of the Board, Christopher T. Po or Vice Chairman, President and CEO, Teodoro Alexander T. Po, as *attorney-in-fact* and *proxy*, to represent and vote all shares registered in his/her/its name at the annual meeting of stockholders of the Company on June 30, 2021 and at any of the adjournments thereof for the purpose of acting on the following matters:

 Approval of minutes of previous meeting For ☐ Against ☐ Abstain 	g 5.	Election of SGV & Co. as the independent auditor and fixing of its remuneration For Against Abstain
2. Annual Report ☐ For ☐ Against ☐ Abstain	6.	At his/her discretion, the proxy named above is authorized to vote upon such other matters as may properly come before the meeting Yes No
3. Ratification of the acts of the Boar Directors and Officers ☐ For ☐ Against ☐ Abstain	d of	
3. Election of Directors		
No. o	of Votes	
Ricardo S. Po, Sr.		
Christopher T. Po		
Ricardo Gabriel T. Po		
Teodoro Alexander T. Po		PRINTED NAME OF STOCKHOLDER
Leonardo Arthur T. Po		
		NUMBER OF SHARES
Independent Directors:		
Fernan Victor P. Lukban		SIGNATURE OF STOCKHOLDER/
Frances J. Yu		AUTHORIZED SIGNATORY
Johnip G. Cua		
Regina Roberta L. Lorenzana		DATE

THIS PROXY SHOULD BE RECEIVED BY THE CORPORATE SECRETARY ON OR BEFORE **5:00PM** ON **JUNE 06**, **2021 via** https://www.centurypacific.com.ph/investor/register. A STOCKHOLDER GIVING A PROXY HAS THE POWER TO REVOKE IT AT ANY TIME BEFORE THE RIGHT GRANTED IS EXERCISED.

THIS PROXY, WHEN PROPERLY EXECUTED, WILL BE VOTED IN THE MANNER AS DIRECTED HEREIN BY THE STOCKHOLDER(S). IF NO DIRECTION IS MADE, THIS PROXY WILL BE VOTED FOR THE ELECTION OF ALL NOMINEES AND FOR THE APPROVAL OF THE MATTERS STATED ABOVE AND FOR SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING IN THE MANNER DESCRIBED IN THE INFORMATION STATEMENT AND/OR AS RECOMMENDED BY THE CHAIRMAN.

NOTARIZATION OF THIS PROXY IS NOT REQUIRED.



Centerpoint Building, Julia Vargas Avenue Ortigas Center, Pasig City, Philippines

CERTIFICATE

I, MARIA ROSARIO L. YBANEZ, of legal age, Filipino, with office address at 7th Floor The Centerpoint Condominium, Julia Vargas Avenue, Ortigas Center, Pasig City, hereby certify that:

- I am the duly elected and qualified Compliance Officer of Century Pacific Food, Inc. (the "Company") with principal office address at 7th Floor Centerpoint Building, Julia Vargas Avenue corner Garnet Road, Ortigas Center, Pasig City.
- 2. There are no directors, independent directors or officers of the Company who are currently appointed in any government agency or is an employee of any government agency.

SECURITIES AND EXCHANGE COMMISSION SEC FORM 20-IS

INFORMATION STATEMENT OF CENTURY PACIFIC FOOD, INC. PURSUANT TO SECTION 20 OF THE SECURITIES REGULATION CODE

Check the appropriate box:									
[
Name of Registrant as specified in its chart	Name of Registrant as specified in its charter Century Pacific Food, Inc.								
Metro Manila, Philippines Province, country or other jurisdiction of incorporation or organization									
SEC Identification Number CS201320778									
BIR Tax Identification Code 008-647-589									
7/F Centerpoint Building, Julia Vargas A Address of principal office	venue, Ortigas Center, Pasig City 1605 Postal Code								
Registrant's telephone number, including a	rea code (632) 8633-8555								
Date, time and place of the meeting of secu	rity holders								
Date : June 30, 2021 Time : 8:30 AM									
Via Remote communication Stockholders should pre-register at this line relations/ASM2021 from June 1, 2021 to 1	nk: https://www.centurypacific.com.ph/investor June 6, 2021.								
Approximate date on which the Information holders: on or before May 27 and May 28	on Statement is first to be sent or given to security 3, 2021.								
	B and 12 of the Code or Sections 4 and 8 of the RSA amount of debt is applicable only to corporate								
Title of Each Class	Number of Shares of Common Stock								

If yes, disclose the name of such Stock Exchange and the class of securities listed therein:

Yes <u></u>✓ No ____

Main Board of The Philippine Stock Exchange, Inc.

A. GENERAL INFORMATION

Item 1. Date, Time and Place of Meeting of Security Holders.

(a) Date, Time, and Place of Meeting:

Date: June 30, 2021 Time: 8:30 AM

- (b) Online web addresses/URLs
 - For participation by remote communication:
 The link will be sent via email to validated registrants
 - For voting *in absentia*: https://www.centurypacific.com.ph/investor-relations/ASM2021
- (c) Complete Mailing Address of Principal Office:
 7/F Centerpoint Building, Julia Vargas Avenue, Ortigas Center, Pasig City
- (d) Approximate date on which the Information Statement is first to be sent or given to security holders:

May 27 and 28, 2021

Item 2. Dissenters' Right of Appraisal

Section 80 of the Revised Corporation Code of the Philippines, recognizes that a stockholder has the right to dissent and demand payment of the fair value of his shares (i) 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 in any respect superior to those of outstanding shares of any class, or of extending or shortening the term of corporate existence; (ii) in case of any sale, lease, exchange, transfer, mortgage, pledge or disposition of all or substantially all the corporate property and assets; (iii) in case of merger or consolidation; and (iv) in case of investment of corporate funds for any purpose other than the primary purpose of the Company.

The appraisal right may be exercised by a stockholder who has voted against the proposed corporate action, by making a written demand to the Company within thirty (30) days from the date on which the vote was taken for the payment of the fair market value of his shares. Failure to make the demand within said 30-day period shall be deemed a waiver of the appraisal right.

Appraisal right is not available in this case as there are no matters or proposed actions as specified in agenda of the attached Notice of Annual Meeting that may give rise to a possible exercise by shareholders of their appraisal rights or similar right as provided in Title X of the Revised Corporation Code of the Philippines.

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

No director, nominee for election as director, associate of the nominee, or executive officer of the Company at any time since the beginning of the last fiscal year has had any substantial interest, direct or indirect, by security holdings or otherwise, in any of the matters to be acted upon in the meeting, other than election to office.

None of the incumbent directors has informed the Company in writing of an intention to oppose any action to be taken by the Company at the meeting.

B. CONTROL AND COMPENSATION INFORMATION

Item 4. Voting Securities and Principal Holders Thereof:

(a) Voting Securities:

Number of Shares Outstanding as of March 31, 2021: 3,542,258,595 Common Shares Number of Votes entitled: One (1) vote per share

(b) Record Date:

All stockholders of record at the close of business on May 17, 2021 are entitled to notice and to vote at the Annual Stockholders' Meeting.

(c) Election of Directors and Voting Rights

Each stockholder may vote such number of shares for as many persons as there are directors to be elected. To be clear, if there are nine (9) directors to be elected, each voting share is entitled to nine (9) votes. The stockholder may cumulate said shares and give one nominee as many votes as the number of directors to be elected multiplied by the number of his shares shall equal, or he may distribute them on the same principle among as many nominees as he shall see fit, provided that the whole number of votes cast by him shall not exceed the number of shares owned by him multiplied by the whole number of directors to be elected.

See Appendix 1 on complete guidelines on voting.

(d) Security Ownership of Certain Record and Beneficial Owners and Management

(1) Security Ownership of Certain Record and Beneficial Owners

As of March 31, 2021, the following were owners of more than 5% of the Company's outstanding shares:

Title of Class	Name, Address of Record Owner and Relationship with Issuer	Name of Beneficial Owner and Relationship with Record Owner	Citizenship	Number of Shares Held	% to Total Outstan ding
Common	Century Pacific Group, Inc. / 7F Centerpoint Building, Julia Vargas	Ricardo S. Po, Sr., Chairman Emeritus Christopher T. Po, Chairman	Filipino	2,433,960,781	68.71%*

	Avenue, Ortigas Center, Pasig City / Stockholder of Record	Ricardo Gabriel T. Po, Vice Chairman Teodoro Alexander T. Po, President and CEO Leonardo Arthur T.			
		Po, Director and Treasurer			
Common	PCD Nominee Corp. (Non- Filipino) / The Enterprise Center, Ayala Avenue corner Paseo de Roxas, Makati City / Stockholder of Record	Please see PDTC Report as of March 31, 2020 attached as Appendix 2	Non- Filipino	791,824,942	22.35%
Common	PCD Nominee Corp. (Filipino) / The Enterprise Center, Ayala Avenue corner Paseo de Roxas, Makati City / Stockholder of Record	Please see PDTC Report as of March 31, 2020 attached as Appendix 2	Filipino	519,000,221	14.65%

^{*}Century Pacific Group, Inc. owns 2,231,400,000 shares of the Registrant in its own name (see Appendix 3 BDO Top 100 Stockholders) and another 390,279,548 shares of the Registrant lodged under PCD Nominee Corp. (Filipino) (see Appendix 3).

(2) Security Ownership of the Board of Directors and Senior Management

The following are the number of shares owned of record by the directors and key officers of the Company, and nominees for election as director as of March 31, 2021:

Title of	Name of Beneficial			nd Beneficial ership	% of
Class	Owner	Citizenship	Number of Direct	Number of Indirect	Capital Stock
			Shares	Shares	
Common	Ricardo S. Po, Sr.	Filipino	160,001	49	-
Common	Ricardo Gabriel T. Po	Filipino	160,001	49	-
Common	Teodoro Alexander T. Po	Filipino	160,001	809,321,452	-
Common	Christopher T. Po	Filipino	160,001	809,321,452	-
Common	Leonardo Arthur T. Po	Filipino	160,001	809,321,452	-
Common	Johnip G. Cua	Filipino	160,001	-	-
Common	Fernan Victor P. Lukban	Filipino	160,001	-	-
Common	Regina Roberta L. Lorenzana	Filipino	100	-	-
Common	Frances J. Yu	Filipino	100	-	-
Common	Richard Kristoffer S. Manapat	Filipino	78,500	-	-
Common	Manuel Z. Gonzalez	Filipino	131,500	-	-
Common	Gwyneth S. Ong	Filipino	10,000	-	-
Common	Edwin C. Africa	Singaporean	290,000	-	-
Common	Ronald M. Agoncillo	Filipino	265,000	-	-

Common	Gregory H. Banzon	Filipino	17,100	-	-
Common	Cezar D. Cruz, Jr.	Filipino	160,000	-	-
Common	Teddy C. Kho	Filipino	494,100		-
Common	Gerald R. Manalansan	Filipino	7,100	-	-
Common	Noel M. Tempongko, Jr.	Filipino	100,000		-
Common	Wilhelmino D. Nicolasura	Filipino	-	-	-
Common	George Leander III Q. Wang	Filipino	-	-	-
Common	Maria Rosario L. Ybanez	Filipino	-	-	-
		TOTAL	2,673,507	2,427,964,454	-

Item 5. Directors and Executive Officers

(1) Directors, Including Independent Directors, and Executive Officers

The overall management and supervision of the Company is undertaken by the Company's Board of Directors. The Company's executive officers and management team cooperate with its Board by preparing appropriate information and documents concerning the Company's business operations, financial condition and results of operations for its review. Pursuant to the Company's articles of incorporation, the Board shall consist of nine (9) members, of which four (4) are independent directors. The directors were first elected at the Company's annual shareholders meeting on October 28, 2013, re-elected on June 30, 2020, and will hold office until their successors have been duly elected and qualified.

On March 18, 2021, Regina Roberta L. Lorenzana was elected as Independent Director replacing Eileen Grace Z. Araneta who resigned from the Board on March 15, 2021. Ms. Lorenzana was elected by all of the remaining Board of Directors of the Company representing more than a majority of the original Board composition and will hold office until her successors have been duly elected and qualified.

The incumbent Directors of the Company are as follows:

Name	Age	Nationality	Position
Ricardo S. Po, Sr.	90	Filipino	Chairman Emeritus
Ricardo Gabriel T. Po	53	Filipino	Vice Chairman
Teodoro Alexander T. Po	51	Filipino	Vice Chairman, Chief Executive Officer and President
Christopher T. Po	50	Filipino	Executive Chairman
Leonardo Arthur T. Po	43	Filipino	Director and Treasurer
Johnip G. Cua	64	Filipino	Independent Director
Fernan Victor P. Lukban	55	Filipino	Lead Independent Director
Frances J. Yu	51	Filipino	Independent Director
Regina Roberta L. Lorenzana	49	Filipino	Director

Ricardo S. Po, Sr. is the Founder and Chairman Emeritus of Century Pacific Food, Inc. (CNPF). A self-made entrepreneur, he started his professional career as a journalist then moved on to advertising where he started and managed Cathay Promotions Advertising Co. and later became a stock broker. He founded CNPF in 1978 and grew it to become one of the largest branded food companies in the Philippines. He was awarded a Masters in Business Administration by the University of Santo Tomas

in 2006. He is the father of Ricardo Gabriel T. Po, Jr., Teodoro Alexander T. Po, Christopher T. Po, and Leonardo Arthur T. Po.

Ricardo Gabriel T. Po, Jr. (first elected October 28, 2013) was re-elected as the Company's Vice Chairman on June 30, 2020. He concurrently serves as a Vice Chairman of PIZZA and as a Vice Chairman of ALCO. He was the Executive Vice President and Chief Operations Officer of CNPF from 1990 to 2006 and became the Vice Chairman of its Board of Directors in 2006. He graduated magna cum laude from Boston University with a Bachelor of Science degree in Business Management in 1990. He also completed the Executive Education Program (Owner-President Management Program) at Harvard Business School in 2000.

Christopher T. Po (first elected October 28, 2013) was re-elected as the Company's Executive Chairman on June 30, 2020. He concurrently serves as the Chairman of Shakey's Pizza Asia Ventures, Inc. (PIZZA) and as a Director of Arthaland Corporation (ALCO), a property developer listed on the PSE. Prior to those roles, he was Managing Director for Guggenheim Partners, a U.S. financial services firm where he was in charge of the firm's Hong Kong office. Previously, he was a Management Consultant at McKinsey and Company working with companies in the Asian region. He also worked as the Head of Corporate Planning for JG Summit Holdings, a Philippine-based conglomerate with interests in food, real estate, telecom, airlines, and retail. He graduated summa cum laude from the Wharton School and College of Engineering of the University of Pennsylvania with dual degrees in Economics (finance concentration) and applied science (system engineering) in 1991. He holds a Master degree in Business Administration from the Harvard University Graduate School of Business Administration. He is a member of the Board of Trustees of the Ateneo de Manila University as well as a member of the Board of Asia Society Philippines, and he is the President of the CPG-RSPo Foundation.

Teodoro Alexander T. Po (first elected October 28, 2013) was re-elected as the Company's Vice Chairman, President, and Chief Executive Officer on June 30, 2020. He concurrently serves as a Vice Chairman of PIZZA. Since 1990, he has held various positions in CNPF. He graduated summa cum laude from Boston University with a Bachelor of Science degree in Manufacturing Engineering in 1990. He also completed the Executive Education Program (Owner-President Management Program) at Harvard Business School.

Leonardo Arthur T. Po (first elected October 28, 2013) was re-elected as the Company's Director and Treasurer on June 30, 2020. He concurrently serves as the Director and Treasurer of PIZZA and as the Director, Executive Vice President, and Treasurer of ALCO. He graduated magna cum laude from Boston University with a degree in Business Administration and has extensive and solid business development experience in consumer marketing, finance and operations of fast-moving consumer goods (FMCG), foodservice, quick-serve restaurants, and real estate development.

Johnip G. Cua (first elected October 28, 2013) was re-elected as the Company's Independent Director on June 30, 2020. He concurrently serves as the Chairman of Xavier School, Inc., as the Chairman and President of Taibrews Corporation, and as a Director of various corporations including BDO Private Bank, PAL Holdings, Inc., MacroAsia Corporation, LT Group, Inc., and Eton Properties Philippines, Inc., among others. He has extensive experience in the consumer goods and marketing industries, having served as President and General Manager of Procter & Gamble Philippines from 1995 to 2006. Prior to this, he held a number of positions at Procter & Gamble, including Manager of Product Development and Project Supply at Procter & Gamble Taiwan and Category Manager of Procter & Gamble Philippines. He has received a number of awards, including the Agora Awards' Outstanding Achievement in Marketing Management (1998) and Procter & Gamble Global Marketing Organization's Passionate Leadership Award (2006). He holds a Bachelor of Science degree in Chemical Engineering from the University of the Philippines.

Fernan Victor P. Lukban (first elected October 28, 2013) was re-elected as the Company's Lead Independent Director on June 30, 2020. He concurrently serves as the Lead Independent Director of PIZZA, as an Independent Director of ALCO, and as a Director of Central Azucarera de Tarlac, Inc. (CAT). He is a highly regarded consultant in family business, strategy, entrepreneurship, and governance. He is active in Base of the Pyramid initiatives all over the Philippines and helps professionalize Boards throughout the country. He holds undergraduate degrees in engineering (Industrial Management - Mechanical from De La Salle University, Manila) and graduate degrees in economics (MSc in Industrial Economics from the Center for Research & Communication, now University of Asia & the Pacifc) and in business (MBA from IESE Barcelona, Spain). He spent much of his early professional years in academia, helping establish the University of Asia & the Pacifc where he currently participates as a consultant, mentor, and guest lecturer. He is a founding fellow of the Institute of Corporate Directors.

Frances J. Yu (first elected March 5, 2019) was re-elected as the Company's Independent Director on June 30, 2020. She concurrently serves as an Independent Director of PIZZA. She was previously the Chief Retail Strategist of Mansmith and Fielders, Inc., the largest marketing and sales training company in the Philippines. Prior to this, she was the Vice President and Business Unit Head of Rustan's Supermarket and the Vice President and Head of Marketing Operations for Rustan's Supercenters, Inc. She founded FJY Consulting, Inc., a corporate marketing and management consulting company which she managed as President. She was also the Vice President and General Manager of a marketing research and consulting firm catering to the top 500 corporations in several sectors. From 2003 to 2005, she served as the Chairperson for the National Retail Conference and Stores Asia Expo (NRCE) Programs Committee of the Philippine Retailers Association. She graduated summa cum laude from Fordham University, New York with a Bachelor of Arts degree in English Literature.

Regina Roberta L. Lorenzana was elected as the Company's Independent Director in March 18, 2021. Ms. Lorenzana held various executive leadership positions as Global Vice President for Fabric & Fashion for Unilever PLC, Regional Vice President for Unilever Asia Africa & Middle East Deodorants, Vice President for Personal Care Unilever Philippines, and Marketing Director positions in Unilever Indonesia and China. She graduated from the Ateneo de Manila University with a degree in BS Management Engineering, and completed executive programs in Sustainability Leadership from the University of Cambridge, Leading Global Brands at Harvard Business School, along with having attended several senior executive programs in technology, leadership and purpose at Harvard Business School and INSEAD.

The following table summarizes the directorships held by members of the Company's board of directors in companies listed in the PSE.

Name	Listed Company	Type of Directorship
Christopher T. Do	Shakey's Pizza Asia Ventures Inc.	Executive
Christopher T. Po	Arthaland Corporation	Non-Executive
	Shakey's Pizza Asia Ventures Inc.	Non-Executive
Ricardo Gabriel T. Po	Arthaland Corporation	Non-Executive
	IP E-Game Ventures Inc.	Non-Executive
Teodoro Alexander T. Po	Shakey's Pizza Asia Ventures Inc.	Executive
Leonardo Arthur T. Po	Shakey's Pizza Asia Ventures Inc.	Executive
Leonardo Arthur 1. Po	Arthaland Corporation	Executive
Johnip G. Cua	Interbake Marketing	Non-Executive
John Da. Gua	Corporation	Non Executive

	Teambake Marketing Corporation	Non-Executive
	Xavier School Educational & Trust Fund Inc.	Non-Executive
	Bakerson Corporation	Non-Executive
	Macroasia Corporation	Non-Executive
	MacroAsia Catering Services Inc.	Non-Executive
	Lartizan Corporation	Non-Executive
	MacroAsia Airport Services Corp.	Non-Executive
	BDO Private Bank	Non-Executive
	Alpha Alleanza Manufacturing	
	Inc.	Non-Executive
	PhilPlans First Inc.	Non-Executive
	P&Gers Fund Inc.	Executive
	Taibrews Corporation	Executive
	Xavier School, Inc.	Executive
	STI Education Systems Holdings, Inc.	Non-Executive
	Allied Botanical Corporation	Non-Executive
	MacroAsia Properties	Non-Executive
	Development Inc.	Non-Executive
	LT Group, Inc.	Non-Executive
	PAL Holdings, Inc.	Non-Executive
	Philippine Airlines Inc.	Non-Executive
	Eton Properties Inc.	Non-Executive
	MGCC Foundation Inc.	Non-Executive
	First Aviation Academy	Non-Executive
	ALI Eton Property Development Corp.	Non-Executive
	Zenori Corporation	Non-Executive
	Shakey's Pizza Asia Ventures Inc.	Independent
Fernan Victor P. Lukban	Central Azucarera de Tarlac, Inc.	Non-Executive
	Arthaland Corporation	Non-Executive
Frances J. Yu	Shakey's Pizza Asia Ventures Inc.	Independent
Regina Roberta L. Lorenzana	N/A	N/A

The table below sets forth the key executives and corporate officers as of March 31, 2021 $\,$

Manuel Z. Gonzalez	55	Filipino	Corporate Secretary		
Gwyneth S. Ong	44	Filipino	Assistant Corporate Secretary		
			Senior Vice President - General		
Edwin C. Africa	50	Singaporean	Manager (Canned Meat and Corporate		
			Business Services)		
Popald M. Agangilla	45	Filipino	Vice President – General Manager		
Ronald M. Agoncillo 45 Filipin		rilipilio	(Dairy)		
			Executive Vice President, Chief		
Gregory H. Banzon 57		Eilimino	Operating Officer and General Manager		
Gregory H. Banzon	37	Filipino	(Marine, Global Brands, Milk and Test		
			Kitchen)		
Cezar D. Cruz, Jr.	65	Filipino	Vice President – General Manager		

			(Food Service, Refrigerated Meats, Sardines Plant and Corporate
			Engineering)
Marie Nicolette Dizon	38	Filipino	Vice President – General Manager
		F	(Refrigerated Products)
			Vice President – General Manager
Teddy C. Kho	58	Filipino	(General Tuna Canning, Packaging and
			Cold Storage)
Canald D. Manalanaan		Pilinin a	Vice President for Supply Chain
Gerald R. Manalansan	55	Filipino	Logistics
Wilhelmino D. Nicolasura	44	Filipino	Vice President – Domestic Sales
Richard Kristoffer S.			VP - Finance, Chief Financial Officer,
	35	Filipino	Chief Information Officer and Chief
Manapat			Risk Officer
Samuel V. Santillan	58	Filipino	Chief Audit Executive
Neel M. Tommonglee, In	F0	Filining	Vice President – General Manager
Noel M. Tempongko, Jr.	59	Filipino	(Integrated Coconut Operations)
George Leander III Q.	E2	Eilining	Vice President – Human Resources and
Wang	53	Filipino	Corporate Affairs
Maria Rosario L. Ybanez	45	Filipino	Legal Counsel and Compliance Officer

Edwin Raymond C. Africa serves as Senior Vice President and General Manager (Meat Division and Corporate Business Services) of the Company. Mr. Africa has 23 years of experience in various marketing, commercial and general management roles at Pepsico from 2004-2012, Nippon Paint from 2001-2004, and Procter & Gamble Asia from 1991 to 2001. Mr. Africa graduated from the Ateneo de Manila University in 1991 with a degree in Bachelor of Science in Management Engineering.

Ronald M. Agoncillo was re-appointed as Vice President – General Manager (Dairy Division) of the Company on June 30, 2020. He joined the Company in 2009 as Vice President for Sales, Trade Marketing & Demand Planning. Prior to joining the Company, Mr. Agoncillo had 10 years experience in various national sales management, systems engineering & logistics roles in Unilever Philippines & Indonesia, 3M, Shell, Cadbury & San Miguel. Mr. Agoncillo graduated from De La Salle University with a Bachelor of Science degree in Industrial Management Engineering minor in Mechanical Engineering & is an Alumni of Harvard Business School from his Executive Education Advanced Management Program.

Gregory H. Banzon serves as the Executive Vice President and Chief Operating Officer of the Company. He served seven years as the General Manager and Business Unit Head at the Century Group. He is an Agora Awardee for Marketing Excellence (2014) and was recently conferred a CEO Excel Award for Marketing Communications (2017). Prior to the Century Group, Mr. Banzon had 22 years of experience in various general management, marketing and sales roles including Vice President – Marketing of Johnson & Johnson ASEAN, Managing Director of Johnson & Johnson Indonesia, and General Manager at RFM. Mr. Banzon graduated from De La Salle University with a Bachelor's degree in Commerce (Marketing).

Cezar Cruz, Jr. as Vice President – General Manager (Canned and Processed Fish, Sardines Division) of the Company. He was appointed as Vice President-General Manager of Sardines Plant, Food Service Group and Corporate Engineering on March 15, 2018. He joined the Century Group in 2006 and served 3 years as Business Development Manager for the Fishmeal Operation of the company and thereafter taking on the VP-General Manager position for the Sardine Division in 2010. Prior to the Century Group, he had 29 years of experience in various technical, operations and business

development roles at San Miguel and RFM. He currently serves as the President of the Sardine Association of the Philippines. Mr. Cruz Jr. graduated from the University of the Philippines with a Bachelor of Science in Electrical Engineering and is a Licensed Professional Electrical Engineer.

Marie Nicolette Dizon was promoted as Vice President-General Manager (Refrigerated Meat Division) of the Company effective May 3, 2021. Prior to joining the Company, Ms. Dizon was the Country Head of Froneri Philippines, Inc. and held various managerial roles at Nestle Philippines, Inc. from 2005 to 2016. Ms. Dizon graduated from the Ateneo de Manila University with a Bachelor of Science Degree in Management Engineering.

Teddy C. Kho serves as Vice President and General Manager of General Tuna Corporation (GTC). He served for three years as Business Unit Head of GTC. Prior to joining GTC GTC, Mr. Kho had 21 years of experience in various management, operations and technical roles including President and General Manager of San Miguel Foods Vietnam and Plant Manager of San Miguel Hoecheong. Mr. Kho graduated from Adamson University with a Bachelor of Science in Chemical Engineering and completed the Management Development Program from the Asian Institute of Management.

Gerald R. Manalansan, was re-appointed as Vice President for the Supply Chain Logistics Division of the company on June 30, 2020. Previously, he served as the Assistant Vice President of the same division managing the total Inbound and Outbound Logistics requirements on a national scale and operated a total of 31 warehouses for the past 6 yrs. Coupled with this, he is also directing the Sales and Operations Planning - Supply Planning for all major plants of all Business Units. Prior to joining, CPFI, he had 32 years of extensive experience in Total Supply Chain Logistics mostly in fast-moving consumer goods companies (San Miguel Magnolia Division, Magnolia-Nestle Corporation, San Miguel Beer Division and San Miguel Food Group). His broad knowledge in Supply Chain Logistics led him to become a consultant for top FMCG companies like, PT-Delta in Jakarta and RFM. Not just in FMCG but also in other industries like, Adarna Books and Carmen's Best Ice Cream. Being one of the respected Logistician in the industry he was invited to be a resource speaker in PASIA WORLD 2018 Conference and Arm Forces of the Philippines Convenient Exchange Stores (AFPCES) focusing on Supply Chain Logistics. He was also awarded with the highest award (Century Idol) given to CPFI employees for exemplary work during his freshman year in the company. He graduated with a B.S Accountancy degree from Colegio de San Juan de Letran with honors. He also attended the advance management courses from the Asian Institute of Management to hone his managerial skills.

Wilhelmino D. Nicolasora was re-appointed as Vice President of Domestic Sales on June 30, 2020. He started his career at CNPF in 2011 as National Sales Development Manager and eventually became Assistant Vice President of Trade Marketing and Sales Development prior to his current role. Before joining CNPF, he spent nine years working in various sales management roles and developmental stints in the Philippines and South Asia with multinational companies such as Unilever Philippines, PepsiCo International, Kimberly-Clark Philippines, Inc., and Kimberly-Clark Thailand Ltd.

Richard Kristoffer S. Manapat was appointed as the Corporation's Vice President of Finance in January 2021 and Chief Financial Officer, Chief Information Officer and Chief Risk Officer in February 2021. Mr. Manapat is a Certified Public Accountant and has 13 years of experience in financial and management accounting, corporate planning, process excellence, and systems implementation. He first joined the Company in 2012 as AVP-Finance for the Marine Division, and was later appointed as Head of Corporate Planning in 2015. Prior to CNPF, he held the position of Brand Finance Manager at Unilever Philippines. Mr. Manapat graduated cum laude from the University of the Philippines with a degree in Business Administration and Accountancy. He also completed the Strategic Business Economics Program from the University of Asia and the Pacific. He currently serves as a Director and Treasurer of Generation Hope.

Samuel V. Santillan was re-appointed as Chief Audit Executive on June 30, 2020. Mr. Santillan has 24 years of experience in auditing, finance and accounting management and held various roles at several manufacturing, shipping, trading and retail businesses, such as SGV & Co., Pepsico Inc., Baliwag Navigation Inc., Universal Food Corporation (now NutriAsia), Marsman Drysdale Inc. and Pilipinas Makro, Inc.. He held the position of Philippine Systems and Audit Manager at Pilipinas Makro, Inc in the Philippines and as the Finance Director in Beijing, China. Mr. Santillan graduated from the Pamantasan ng Lungsod ng Maynila with a Bachelor of Science in Business Administration major in Accounting degree and MBA units from De La Salle University.

Noel M. Tempongko, Jr., was re-appointed as Vice President - General Manager (Integrated Coconut Operations) of the Company on June 30, 2020. He served as the General Manager of The Pacific Meat Company, Inc. (Refrigerated Meats business of CPG) for two years. Prior to that, he had over 25 years of experience in various general management and sales management roles in both fast-moving consumer goods companies (The Purefoods-Hormel Company Inc., Frabelle Corporation, Magnolia, Inc.) and business-to-business companies such San Miguel Pure Foods - Great Food Solutions and San Miguel Packaging Products. He graduated with a B.S. Industrial Engineering degree from the University of the Philippines and is a recipient of the distinguished alumnus award from the UP Alumni Engineers. He also took up advanced management courses from the Asian Institute of Management and has MBA units from UP. He is currently a member of the Management Association of the Philippines.

George Leander III Q. Wang joined the Corporation as Vice President – Human Resources and Corporate Affairs in January 2021. Prior to joining the Corporation, he worked in 2Go Logistics where he was most recently the VP HR. Previous to this, he also headed up the Organization Effectiveness for Philip Morris as well as the Head of HR for Jollibee Philippines and Greenwich Pizza. Through his 25-year career, he has been a keen HR strategic partner with different business groups and a key builder of Organizations and People.

Manuel Z. Gonzalez (first elected October 28, 2013) was re-elected as Corporate Secretary and Compliance Officer of the Company on June 30, 2020. He is also a Senior Partner in the Martinez Vergara Gonzalez & Serrano Law Office since 2006 up to the present. Atty. Gonzalez was formerly a partner with the Picazo Buyco Tan Fider & Santos Law Office until 2006. Atty. Gonzalez has been involved in corporate practice and has extensive experience in securities, banking and finance law. Atty. Gonzalez serves as Director and Corporate Secretary to many corporations including to companies in the Century Pacific Group since 1995, Nomura Securities Philippines since 2006 and ADP Philippines, Inc. since 2010. Atty. Gonzalez graduated with honors and obtained a Bachelor of Arts degree in Political Science and Economics from New York University and he has also received a Bachelor of Laws from the University of the Philippines, College of Law.

Gwyneth S. Ong (first elected March 6, 2017) was elected as Assistant Corporate Secretary of the Company on June 30, 2020. Atty. Ong is a Partner at Martinez Vergara Gonzalez and Serrano Law Office from 2015 up to the present, with extensive experience in a broad range of securities and capital market transactions. She graduated with a Bachelor of Science degree in Management major in Legal Management from the Ateneo de Manila University and a Bachelor of Laws degree from the University of the Philippines.

Maria Rosario L. Ybanez was appointed as Compliance Officer of the Company on March 6, 2018. She concurrently serves as Legal Counsel of the Company and Corporate Secretary of Shakey's Pizza Asia Ventures, Inc. and several of Century Group's subsidiaries. She graduated with a Bachelor of Science degree in Legal Management from the Ateneo de Manila University and has a Juris Doctor degree from the Ateneo de Manila University School of Law. Atty. Ybanez has been involved in the practice of Corporate, Labor, Civil and Intellectual Property laws since 2001.

(2) Significant Employees

Other than the key executive and corporate officers indicated above, there are no other employees whose functions are expected to make a significant contribution to the business.

(3) Nomination of Directors

The Company's Nomination Committee pre-screened and accepted the nominations for the following directors in accordance with the criteria provided in the SRC, the Company's Manual of Corporate Governance and the Company's By-Laws:

- 1. Ricardo S. Po, Sr.
- 2. Ricardo Gabriel T. Po
- 3. Christopher T. Po
- 4. Teodoro Alexander T. Po
- 5. Leonardo Arthur T. Po
- 6. Johnip G. Cua, Independent
- 7. Fernan Victor P. Lukban, Independent
- 8. Frances J. Yu, Independent
- 9. Regina Roberta L. Lorenzana, Independent

All of the Nominees are incumbent Directors of the Company. Messrs. Cua and Lukban were nominated by Ricardo S. Po, Sr. while Mses. Yu and Ms. Lorenzana were nominated by Mr. Christopher T. Po. Mr. Cua and Mr. Lukban are neither related to Mr. Ricardo Po, Sr. nor to each other. Mesdames. Yu and Lorenzana have no relation to Mr. Christopher Po nor to each other.

Once elected, the directors serve for a term of one (1) year. Unless he/she resigns, dies or is removed, each director holds office until the next annual election and until his successor is duly elected.

Certifications of the Independents Directors are attached herein as Appendices 4 to 7.

(4) Family Relationships

Mr. Ricardo S. Po, Sr., Chairman Emeritus, is the father of Ricardo Gabriel T. Po, Vice Chairman; Christopher T. Po, Executive Chairman; Teodoro Alexander T. Po, President and Chief Executive Officer; and Leonardo Arthur T. Po, Treasurer.

Teodoro Alexander T. Po, President and Chief Executive Officer, is the brother-in-law of Manuel Z. Gonzalez, Corporate Secretary.

There are no family relationships between the current members of the Board of Directors and key officers other than the above.

(5) Legal Proceedings

None of the directors and officers have been involved in any bankruptcy proceeding, nor have they been convicted by final judgment in any criminal proceeding, or been subject to any order, judgment, or decree of competent jurisdiction, permanent or temporarily enjoining, barring, suspending, or otherwise limiting their involvement in any type of business, securities, commodities or banking

activities, or found in action by any court or administrative bodies to have violated a securities of commodities law, for the past five (5) years up to the latest date.

As of date of this report, the Company is not a party to any litigation or arbitration proceedings of material importance, which could be expected to have a material adverse effect on the Company or on the results of its operations. No litigation or claim of material importance is known to be pending or threatened against the Company or any of its properties.

(6) Certain Relationships and Related Transactions

The Company is a subsidiary of Century Pacific Group, Inc. (formerly Century Canning Corporation) and is subsequently a member of Century Pacific Group, Inc.'s Group of Companies (the Group). As of March 31, 2021, Century Pacific Group, Inc. holds 68.71% of the outstanding shares of the Company.

The Company and its subsidiaries, in their ordinary course of business, engage in transactions with companies in the Group and other companies controlled by the Po Family.

The most significant of these transactions include the leases of:

- a) office spaces in Pasig City, Metro Manila from Century Pacific Group, Inc. and Rian Realty Corporation
- b) a 151,248 sq. m. property in General Santos City from Century Pacific Group, Inc.
- c) a 20,375 sq. m. property in Taguig from Century Pacific Group, Inc.
- d) a 38,078 sq. m. property in Zamboanga from Rian Realty Corporation

In addition to the foregoing transactions, the Company also provides certain corporate services including, corporate finance, corporate planning, procurement, human resources, controller and treasury services to companies in the Group and other companies controlled by the Po Family.

The Company's policy with respect to related party transactions is to ensure that these transactions are entered into on an arm's length basis inder terms comparable to those available from unrelated third parties.

Further information on the Company's related party transactions, including detailed breakdowns of amounts receivable from and amounts payable to affiliated companies, can be found in the notes to the Company's financial statements.

A summary of the Company's transactions and outstanding balances with related parties for the period ended December 31, 2020, is set out below.

					Outstanding R	eceivable
		Amount of Ti	ansactions Durin	g the Year	(Payabl	le)
Related Party Category	Notes	2020	2019	2018	2020	2019
Ultimate Parent Company						
Sale of inventories	a	Р -	Р -	P -	Р -	P -
Service fee	C	107,746	17.0	75,276	=	50
Sale of fixed assets	f		327	50,900	=	(2)
Cost reimbursements	C		585,955	1,833,126	10,066,123	26,338
Rental expense	е	68,106,971	45,145,379	44,029,749	(33,735,104)	(4,442,390)
Dividends	29	803,304,000	438,092,637	437,238,467		5
Miscellaneous deposit	h	2000 E	** = :	_	10,148,520	14,024,067
Cash advance	g	$\overline{\omega}$	(3)	(15)		54
Fellow Subsidiaries						
Shared services fee	d	13,800,000	14,200,000	14,200,000	≅	2/
Sale of inventories	a	341,424,585	305,193,172	255,344,779	259,725,092	246,689,355
Purchase of inventories	b	80,036,909	125,958,838	82,515,908	(42,159,571)	(15,264,457)
Service fee	С	43,325,612	57,059,433	50,604,517	=	(=)
Cost reimbursements	С	27,205,209	29,886,276	33,071,723	<u>=</u>	23
Rental expense	e	3,133,623	3,095,988	4,158,603		-
Miscellaneous deposit	h	399 399 <u>2</u>	20 V ₁₀ 20	· 1	849,150	849,150
Sale of property, plant and						
equipment	f	774,719	19,976	526,424	=	(20)
Retirement Fund						
Contributions from the employer	19	48,612,624	48,612,624	48,612,624	=	(5)

The outstanding balances as of December 31, 2020, are as follows:

Amounts in Php	As of December 31, 2020
Due from related parties	280,788,885
Due to related parties	75,894,675

The Company or its related parties have no material transaction with parties that fall outside the definition "related parties" under SFA/IAS No. 24 that are not available for other, more clearly independent parties on an arm's length basis.

Item 6. Compensation of Directors and Executive Officers

The levels of remuneration of the Company should be sufficient to be able to attract and retain the services of qualified and competent directors and officers. A portion of the remuneration of executive directors may be structured or be based on corporate and individual performance.

No director or executive officer should participate in deciding on his remuneration.

The Company may, in exceptional cases, e.g., when the Company is under receivership or rehabilitation, regulate the payment of the compensation, allowances, fees and fringe benefits to its directors and officers.

(a) Summary Compensation Table

CEO and five other most highly compensated executive officers

Name	Principal Position	Year	Salary	Bonus	Other Compensation
Christopher T. Po	Executive Chairman				
Teodoro T. Po	President & CEO	2021	021		
Gregory H. Banzon	EVP & COO	Estimate	Php96,936,780		
Edwin C. Africa	SVP & GM	Estilliate			
Richard S. Manapat	VP & CFO				

Name	Principal Position	Year	Salary	Bonus	Other Compensation
Christopher T. Po	Executive Chairman				
Teodoro T. Po	President & CEO		Php92,145,227.68		
Gregory H. Banzon	EVP & COO	2020			
Edwin C. Africa	SVP & GM				
Oscar A. Pobre	VP & CFO				

Aggregate compensation paid to all Executive Officers and Directors

Name	Principal Position	Year	Salary	Bonus	Other Compensation
Aggregate compensation pexecutive officers and direction group unnamed		2020	Php181,174,958.15		58.15

Compensation of Directors

Remuneration Item	Executive Directors	Non-Executive Directors (other than independent directors)	Independent Directors		
Fixed Remuneration	None				
Variable Remuneration	None				
Per diem Allowance	None None Php118,00 Php150,0				
Bonuses	None				
Stock Options and/or other financial instruments	None				

Others (Specify)	None

Other Benefits	Executive Directors	Non-Executive Directors (other than independent directors)	Independent Directors
Advances			
Credit granted			
Pension Plan/s Contributions			
Pension Plans, Obligations incurred			
		None	
Life Insurance Premium			
Hospitalization Plan			
Car Plan			
Others (Specify)			

(b) Compensation Committee

The functions and responsibilities of the Company's Compensation Committee has been subsumed under the Corporate Governance Committee composed of the following:

Name	Position
Johnip G. Cua	Chairman
Fernan Victor P. Lukban	Member
Frances J. Yu	Member

(c) Employment Contracts and Termination of Employment and Change-in-Control Arrangements

Other than per diems to directors, there are no special contracts of employment between CNPF and the named directors and executive officers, as well as special compensatory plans or arrangements, including payment to be received from CNPF with respect to any named director or executive.

(d) Warrants and Options Outstanding

There are no outstanding warrants or options held by any of the Company's officers or directors.

Item 7. Independent Public Accountants

Independent Public Accountants

(a) SGV & Co., a member firm of Ernst & Young, independent auditors, will be recommended to be appointed as the external auditor of the Company for the ensuing year. Representatives of SGV & Co. are expected to be present at the Annual Meeting. They will have the opportunity to respond to appropriate questions sent online on or before June 20, 2021.

(b) Audit Fees

The Company's current independent public accountant is the accounting firm of Navarro Amper & Co. and the current audit partner of Navarro Amper & Co. is Bonifacio Lumacang and has served as such since January 2016. Pursuant to SRC Rule 68, par. 3(b)(iv), Mr. Lumacang may serve as the audit partner for CNPF until January 2021. Audit fees and non-audit fees paid to Navarro Amper &Co for the year 2020 are as follows:

Name of Auditor	Audit Fee	Non-audit Fee
Navarro Amper & Co. (a member of Deloitte Touche Tohmatsu Limited)	Php5,677,000.00	Php567,700.00

(c) Audit Committee and Policies

There shall be an Audit Committee composed of at least three (3) appropriately qualified non-executive directors, the majority of whom, including the Chairman, should be independent. All of the members of the committee must have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance. The Chairman of the Audit Committee should not be the chairman of the Board or of any other committees. The Audit Committee meets with the Board at least every quarter without the presence of the CEO or other management team members, and periodically meets with the head of the internal audit. The Audit Committee has the following duties and responsibilities, among others:

- i.) Recommends the approval of the Internal Audit Charter (IA Charter), which formally defines the role of Internal Audit and the audit plan as well as oversees the implementation of the IA Charter;
- ii.) Through the Internal Audit (IA) Department, monitors and evaluates the adequacy and effectiveness of the Company's internal control system, integrity of financial reporting, and security of physical and information assets. Well-designed internal control procedures and processes that will provide a system of checks and balances should be in place in order to (a) safeguard the company's resources and ensure their effective utilization, (b) prevent occurrence of fraud and other irregularities, (c) protect the accuracy and reliability of the company's financial data, and (d) ensure compliance with applicable laws and regulations;
- iii.) Oversees the Internal Audit Department, and recommends the appointment and/or grounds for approval of an internal audit head or Chief Audit Executive (CAE). The Audit Committee should also approve the terms and conditions for outsourcing internal audit services;
- iv.) Establishes and identifies the reporting line of the Internal Auditor to enable him to properly fulfill his duties and responsibilities. For this purpose, he should directly report to the Audit Committee;
- v.) Reviews and monitors Management's responsiveness to the Internal Auditor's findings and recommendations;
- vi.) Prior to the commencement of the audit, discusses with the External Auditor the nature, scope and expenses of the audit, and ensures the proper coordination if more than one audit firm is involved in the activity to secure proper coverage and minimize duplication of efforts;

- vii.) Evaluates and determines the non-audit work, if any, of the External Auditor, and periodically reviews the non-audit fees paid to the External Auditor in relation to the total fees paid to him and to the Company's overall consultancy expenses. The committee should disallow any non-audit work that will conflict with his duties as an External Auditor or may pose a threat to his independence (as defined under the Code of Ethics for Professional Accountants). The non-audit work, if allowed, should be disclosed in the Company's Annual Report and Annual Corporate Governance Report;
- viii.) Reviews and approves the Interim and Annual Financial Statements before their submission to the Board, with particular focus on the following matters:
- Any change/s in accounting policies and practices
- · Areas where a significant amount of judgment has been exercised
- · Significant adjustments resulting from the audit
- · Going concern assumptions
- · Compliance with accounting standards
- · Compliance with tax, legal and regulatory requirements
- ix.) Reviews the disposition of the recommendations in the External Auditor's management letter;
- x.) Performs oversight functions over the Company's Internal and External Auditors. It ensures the independence of Internal and External Auditors, and that both auditors are given unrestricted access to all records, properties and personnel to enable them to perform their respective audit functions;
- xi.) Coordinates, monitors and facilitates compliance with laws, rules and regulations; and
- xii.) Recommends to the Board the appointment, reappointment, removal and fees of the External Auditor, duly accredited by the Commission, who undertakes an independent audit of the Company, and provides an objective assurance on the manner by which the financial statements should be prepared and presented to the stockholders.

(d) Audit Committee

The Audit Committee is composed of the following members, the chairman of which is an independent director:

Name	Position
Fernan Victor P. Lukban	Chairman
Ricardo Gabriel T. Po	Member
Frances J. Yu	Member

Item 8. Compensation Plans

On September 26, 2014, the Company's Board of Directors approved the CNPF Employee Stock Purchase Plan (the "Plan") for qualified employees of the Company. The Plan was ratified by the Company's shareholders on November 7, 2014. The Plan was subsequently amended by the Board on June 3, 2015, increasing the underlying shares by 5,000,000, and was approved by the shareholders last June 30, 2015.

Under the Plan, eligible employees are offered the opportunity to purchase CNPF's shares at a discount to promote a sense of ownership and reinforce employee retention.

As of March 31, 2021, a total of 4,056,100 common shares have been subscribed and fully paid by the eligible employees under the Plan. There are currently no outstanding options under the Plan.

C. ISSUANCE AND EXCHANGE OF SECURITIES

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

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

Item 10. Modification or Exchange of Securities

There are no matters or actions to be taken up in the meeting with respect to the modification of any class of the Company's securities or the issuance of authorization for issuance of one class of the Company's securities in exchange for outstanding securities of another class.

Item 11. Financial and Other Information

The audited financial statements as of December 31, 2020, and other data related to the Company's financial information are attached hereto as Appendix 8.

The interim financial statements as of March 31, 2021, and other data related to the Company's financial information are attached hereto as Appendix 9.

Item 12. Mergers, Consolidations, Acquisitions and Similar Matters

There are no matters or actions to be taken up in the meeting with respect to merger, consolidation, acquisition by, sale or liquidation of the Company.

Item 13. Acquisition or Disposition of Property

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

Item 14. Restatement of Accounts

The accounting policies adopted are consistent with those of the previous financial year.

D. OTHER MATTERS

Item 15. Action with Respect to Reports

There is no action to be taken with respect to any report of the Company or its directors, officers or committees, except for the approval of the minutes of the previous annual meeting of CNPF held on June 30, 2020 ("2020 ASM") and for the ratification of all acts of the Board of Directors during their term of office. A copy of the June 30, 2020 minutes is attached as Appendix 10. A summary of the

Agenda matters, the tally of votes cast, the attendance of the officers during the meeting and the description of the opportunity given to the stockholders to ask questions is transcribed below:

1. Minutes of the Previous Annual Meeting

Stockholders who executed proxies were asked to submit their proxy forms online for proxy validation on or before June 20, 2020. Thereafter, the proxies were validated and the votes were tabulated by the Corporate Secretary. Stockholders who opted to vote in person voted through an online voting facility before the meeting.

All items of the agenda for the 2020 ASM were approved. The voting results are as follows:

Agenda	Voting Results		
8	For	Against	Abstain
Call to Order	80.76%	0.00%	7.66%
Secretary's Proof of Due Notice of the Meeting and Determination of Quorum	80.76%	0.00%	7.66%
Approval of the Minutes of the Stockholders' Meeting held on July 1, 2019	100.00%	0.00%	0.00%
Management's Report	99.98%	0.00%	0.02%
Approval and Ratification of all Acts of the Board of Directors, Board Committees and Management for the year 2016	99.98%	0.00%	0.02%
Election of Board of Directors			
Ricardo S. Po, Sr.	99.79%	0.21%	0.00%
Ricardo Gabriel T. Po	94.86%	5.14%	0.00%
Christopher T. Po	99.26%	0.74%	0.00%
Teodoro Alexander T. Po	99.79%	0.21%	0.00%
Leonardo Arthur T. Po	94.86%	5.14%	0.00%
Eileen Grace Z. Araneta	99.26%	0.74%	0.00%
Johnip G. Cua (ID)	86.72%	4.61%	8.67%
Fernan T. Lukban (ID)	86.19%	5.14%	8.67%
Frances J. Yu (ID)	99.79%	0.21%	0.00%
Appointment of External Auditor	100.00%	0.00%	0.00%
Other Matters	77.97%	13.20%	8.83%
Adjournment	80.69%	0.00%	7.72%

Stockholders were given the opportunity to ask questions and transcript of the questions asked and the answers given are on the 2020 Annual Stockholders' Meeting Minutes attached as Appendix 10.

The following directors and officers were present during the 2020 ASM:

Mr. Ricardo S. Po, Sr.

Mr. Christopher T. Po

Mr. Ricardo Gabriel T. Po

Mr. Teodoro Alexander T. Po

Mr. Fernan Victor P. Lukban - Independent Director Mr. Johnip G. Cua - Independent Director Atty. Manuel Z. Gonzalez - Corporate Secretary

Atty. Maria Rosario L. Ybanez - Compliance Officer

Ma Giovanna M. Vora

Investor Polations Offi

Ms. Giovanna M. Vera Investor Relations Officer

Mr. Oscar A. Pobre - Chief Financial Officer/ Chief Risk Officer

Mr. Edwin C. Africa - Senior Vice-President

Mr. Ronald M. Agoncillo - Vice-President

Mr. Gregory H. Banzon - Executive Vice-President

Mr. Cezar D. Cruz, Jr.

Mr. Teddy C. Kho

Mr. Wilhelmino D. Nicolasura

Mr. Noel M. Tempongko

Mr. Emerson C. Villarante

- Vice-President

Vice-President

Vice-President

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The stockholders who attended the 2020 ASM represented 2,963,196,392 common shares, constituting 83.65% of the total outstanding capital stock of CNPF as of record date May 29, 2020.

2. Acts of the Board of Directors

At the annual meeting, stockholders will be asked to approve and ratify the acts of the Board of Directors during their term of office duly disclosed to the SEC and Philippine Stock Exchange. Since the last stockholders' meeting on June 30, 2020, the Board of Directors has authorized several transactions which are pursuant to the Company's ordinary course of business.

For reference, we have attached as Appendix 11 schedule of the dates of the Board of Directors' meetings and the resolutions made during the meeting. We have also attached as Appendix 12 a list of reports covering Directors' disclosures on Self-Dealings until March 31, 2021.

3. Appraisals and performance reports for the board

The Board undergoes a yearly Board Performance Appraisal, a summary of which is attached as Appendix 13.

Item 16. Matters Not Required to be Submitted

There is no action to be taken with respect to any matter which is not required to be submitted to a vote of security holders.

Item 17. Other Proposed Action

Other than the matters indicated in the Notice and Agenda included in this Information Statement, there are no other actions proposed to be taken at the annual meeting.

Item 18. Voting Procedures

1. Manner of Voting

Method: Straight and Cumulative Voting

In all items for approval except election of directors, each share of stock entitles its registered owner to one vote.

In case of election of directors, each stockholder is entitled to cumulate their votes as discussed in Part B, Item 4(c) of this Information Statement.

There is no manner of voting prescribed in the By-Laws of the Company. Hence, voting may be done *viva voce*, by show of hands, or by balloting. During the last stockholders' meeting held on June 30, 2020, votes were cast by *viva voce* and counted in the manner prescribed herein.

For this year's annual stockholders' meeting, the Company has established a designated website in order to facilitate the registration of and voting in absentia by stockholders at the annual meeting, as allowed under Sections 23 and 57 of the Revised Corporation Code. A stockholder or member who participates through remote communication and votes by proxy shall be deemed present for purposes of quorum.

2. Vote required for approval

The vote of stockholders representing at least a majority of the issued and outstanding capital stock entitled to vote is required.

3. Methods of Counting Votes

Each share shall be counted as one (1) vote. Similar to the method applied during the last stockholders' meeting, the votes will be tabulated by the stock and transfer agent and verified by the accounting firm of Navarro Amper & Co.

Please see Appendix 1 on the complete voting guidelines.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete and correct. This report is signed in the City of Pasig on MAY 20 2021.

TEODORO ALEXANDERYT. PO President & CEO

SUBSCRIBED AND SWORN TO BEFORE ME, a Notary Public for and in the City of Pasig, Philippines, this ____ day of MAY 2 0 2021, affiant exhibiting to me his TIN No. 105-633-470.

Doc. No. 48; Page No. 11; Book No. 1 Series of 2021.

VINA MADIE S. VILLARROYA Appointment No. 183 (2020-2021) Notary Public for Pasig City Until December 31, 2021 Attorney's Roll No. 68536 33rd Floor, The Orient Square F Ortigas, Jr. Road, Ortigas Center, Pasig City PTR No. 7233530; 01.05.21; Pasig City IBP No. 137820; 01.05.21; RSM MCLE Compliance No. VI-0012267; 4.14.22

MANAGEMENT REPORT

BUSINESS OVERVIEW AND GENERAL INFORMATION

Business Overview

Century Pacific Food, Inc. (CNPF or the Company) is the largest producer of canned foods in the Philippines. It owns a portfolio of well-recognized and trusted brands in the canned and processed fish, canned meat, and dairy and mixes business segments. These brands include well-established names such as Century Tuna, 555, Argentina, and Birch Tree, as well as emerging and challenger names such as Blue Bay, Fresca, Swift, Wow, Lucky Seven, Angel, Kaffe de Oro, Coco Mama, Aquacoco, Home Pride and unMEAT. CNPF exports its branded products to international markets, particularly where there are huge Filipino communities such as the United States and Middle East. The Company is also the Philippines' largest exporter of private label original equipment manufacturer (OEM) tuna and coconut products.

CNPF traces its history from the Century Pacific Group, a focused branded food company for almost 40 years. Century Pacific Group began in 1978 when Mr. Ricardo S. Po established Century Pacific Group, Inc (formerly Century Canning Corporation) as an exporter of canned tuna. In subsequent years, Century Pacific Group, Inc then expanded and diversified into other food-related businesses. Establishing market leading positions, it built a multi-brand, multi-product portfolio catering to a broad and diverse customer base and supported this with a distribution infrastructure with nationwide reach, directly serving hundreds of thousands of retail outlets and food service companies.

In October 2013, the Po Family reorganized the Century Pacific Group to maximize business synergies and shareholder value. It incorporated CNPF, carving out the branded canned seafood, meat, dairy, mixes and OEM tuna export businesses, folding them into CNPF. On January 1, 2014, CNPF commenced business operations under the new corporate set-up.

CNPF manages its food business through operating divisions and wholly-owned subsidiaries.

The canned and processed fish segment is CNPF's largest business segment. It produces and markets a variety mix of tuna, sardine, other fish, and seafood-based products under the Century Tuna, 555, Blue Bay, Fresca and Lucky 7 brands.

The canned meat segment, CNPF's second largest segment, produces corned beef, meat loaf, luncheon meat, and other meat-based products which are sold under the Argentina, Swift, 555, Shanghai, and Wow brands.

The dairy and mixes segment is comprised of products such as evaporated milk, condensed milk, full cream and fortified powdered milk, and all-purpose creamer under the Angel and Birch Tree brands, coffee mix under the Kaffe de Oro brand, and flavor mixes under the Home Pride brand.

The tuna export segment produces OEM canned tuna, pouched tuna, and vacuum-packed frozen tuna loin products for overseas markets including North America, Europe, Asia, Australia, and the Middle East.

At the end of 2015, CNPF acquired a 100% interest in Century Pacific Agricultural Ventures, Inc., an integrated coconut producer of high value organic-certified and conventional coconut products for both export and domestic markets.

During 2016, CNPF also acquired the license to the *Kamayan* trademark for North America and the Middle East. The brand is one of the top names in the U.S. market for shrimp paste – a popular condiment in Philippine cuisine, locally known as *bagoong*. CNPF also acquired distribution companies in China which sell *Century Tuna*, the number one canned tuna brand in China.

In 2017, CNPF acquired the Philippine license for *Hunt's*, the country's number one pork & beans brand. The acquisition also included the transfer of manufacturing assets and inventory related to *Hunt's* product lineup. This lineup includes pork & beans, tomato-based spaghetti sauce, tomato sauce, and marinade sauce.

In 2019, CNPF began marketing *Coco Mama Fresh Gata* for the Philippine coconut market. It is the Company's first major launch of a culinary coconut product using its own brand.

In 2020, the Company entered the meat-free market with the launch of the 'unMeat' brand - the first vegan meat alternative brand in the Philippines. The brand is rolled out in the retail and institutional markets in the Philippines and in international locations such as the USA, Singapore, China and the Middle East.

Factors Affecting Results of Operations

CNPF's financial performance may be materially and adversely affected by fluctuations in prices or disruption in the supply of key raw materials.

CNPF's revenue growth depends on successful introduction of new products and new product extensions, which is subject to consumer preference and other market factors at the time of introduction.

Actual or alleged contamination or deterioration of, or safety concerns about, CNPF's food products or similar products produced by third parties could give rise to product liability claims and harm CNPF's reputation.

Competition in CNPF's businesses may adversely affect its financial condition and results of operations.

CNPF relies on key suppliers for certain raw materials and the failure by such suppliers to adhere to and perform contractual obligations may adversely affect CNPF's business and results of operations.

CNPF has a limited history as a separate entity.

CNPF generally does not have long-term contracts with its customers, and it is subject to uncertainties and variability in demand and product mix.

CNPF is exposed to the credit risks of its customers, and delays or defaults in payment by its customers could have a material adverse effect on CNPF's financial condition, results of operations and liquidity;

Any infringement or failure to protect CNPF's trademarks and proprietary rights could materially and adversely affect its business.

CNPF's strategy of growth, including acquisitions, entering new product categories and international expansion, may not always be successful or may entail significant costs, which could adversely affect its business, financial condition and results of operations.

CNPF may be subject to labor unrest, slowdowns and increased wage costs.

CNPF is effectively controlled by the Po family and their interests may differ from the interests of other shareholders.

CNPF's international operations may present operating, financial and legal challenges, particularly in countries where CNPF has little or no experience.

CNPF's existing insurance policies and self-insurance measures may not be sufficient to cover the full extent of all losses.

CNPF's businesses and operations are substantially dependent upon key executives.

Key Variable and other Qualitative and Quantitative Factors

A. Disclosure of Market Risks

CNPF is exposed to various types of market risks in the ordinary course of business, including foreign exchange rate risk, commodity price risk, credit risk and liquidity risk.

Commodity Price Risk

CNPF's commodity price risk exposure primarily results from the use of commodities as raw materials in its production processes. In particular, the supply and prices of fish are subject to seasonality and there is limited fish-catching activity from November to March of the following year. To reduce its exposure to increased fish prices during this time, CNPF typically builds up sufficient inventories of finished products by October of each year to minimize the need to purchase fish at increased prices. CNPF currently does not have a commodity price hedging policy.

Foreign Exchange Rate Risk

CNPF's foreign exchange rate risk arises primarily from the fluctuations in exchange rate that arise between the Philippine Peso and the U.S. dollar. The substantial majority of CNPF's revenues are denominated in Pesos, while certain of its expenses, particularly its raw material costs, are denominated in U.S. dollars or based on prices determined in U.S. dollars. In addition, CNPF is exposed to foreign exchange risk through its export of private label tuna and its branded products. To hedge its exposure to exchange rate fluctuations, CNPF enters into a forward contract for each export order to secure the expected profit at time of delivery.

Credit Risk

CNPF's exposure to credit risk relates primarily to its trade and other receivables. Generally, CNPF's maximum credit exposure in the event of customers' and counterparties' failure to perform their obligations is the total carrying amount of the financial asset as shown on the statement of financial position. To minimize its credit risk, CNPF evaluates customer credit, receivables and payment habits for all major customers on a quarterly basis.

Liquidity Risk

CNPF is exposed to the possibility that adverse changes in the business environment or its operations could result in substantially higher working capital requirements and consequently, a difficulty in financing additional working capital. CNPF manages its liquidity risk by monitoring its cash position and maintaining credit lines from financial institutions that exceed projected financing requirements for working capital.

B. Credit Facilities

The credit facilities of the Group with several major banks are basically short-term omnibus lines intended for working capital use. Included in these omnibus bank line are revolving promissory note line, import letters of credit and trust receipts line, export packing credit line, domestic and foreign bills purchase line, and foreign exchange line.

As at December 31, 2020, the total credit line facility amounted to P10,551,000,000 of which P3,533,466,680 is already used.

There are other commitments, guarantees, litigations and contingent liabilities that arise in the normal course of the Group's operations which are not reflected in the accompanying consolidated financial statements. As at December 31, 2020, Management is of the opinion that losses, if any, from these commitments and contingencies will not have a material effect on the Group's consolidated financial statements.

C. Capital Commitments

As of December 31, 2020, the Group has construction-in progress relating to its ongoing civil works and installation of new machinery and equipment as part of the plant expansion and upgrade of the Group amounting to Php463 million. The construction is expected to be completed in 2021.

For full-year 2021, the Company is allotting up to Php1.5 billion in capital expenditures.

The Group shall finance the remaining estimated costs from internally generated cash from operations.

Description of Key Line Items

Sale of Goods

CNPF derives its net sales from sale of goods to their customers less value-added tax ("VAT") and sales returns and allowances. Its customers include customer accounts serving the modern trade, general trade and food service channels of the domestic market. It also consists of importer-brand owners, food producers and retailers, traders and agents in the international tuna and coconut markets.

Cost of goods sold

CNPF's cost of goods sold consists primarily of cost of goods available for sale (i.e. inventory at the beginning of the year plus additional stocks from production and purchases during the year) less inventory at the end of the year. The cost elements comprising cost of goods sold include raw

materials and packaging materials cost plus conversion costs. Conversion costs consist of direct labor cost, utilities expense, and manufacturing overhead expense.

Operating Expenses (Income)

CNPF's operating expenses comprise primarily of salaries and wages and other staff costs, advertising and promotions cost, freight and distribution expenses, other selling and market expenses, depreciation, repairs and maintenance expenses, and other administrative expenses.

Other Income (Expense)

Other income (expense) consists primarily of interest expense and other financing charges, investment income, foreign exchange gain (loss), inventory loss, and other miscellaneous income and expenses.

Income Tax Expense

Income tax expense comprises current income tax expense and deferred income tax expense.

Trade Receivables

Trade receivables are recorded at fair value plus transaction less provisions for impairment loss, and are primarily from sales with an average credit term of 30 to 45 days. Impairment loss is provided when there is objective evidence that the Company will not be able to collect from specific customers certain amounts due to it in accordance with the original terms of the receivables. The amount of the impairment loss is determined based on evaluation of available facts and circumstances, including but not limited to, the length of the Company's relationship with the customers, the customers' current credit status based on known market forces, average age of the accounts, collection experience and historical loss perspective.

Inventories

Inventories comprise primarily of raw materials, work-in-process goods and finished goods. These are booked at the lower of cost and net realizable value. Cost is determined using the first-in, first-out method. Finished goods and work-in process include the cost of raw materials, direct labor and a proportion of manufacturing overhead based on normal operating capacity. Raw material costs include all costs attributable to acquisition such as the purchase price, import duties and other taxes that are not subsequently recoverable from taxing authorities. Inventories are derecognized when sold or otherwise disposed of.

Trade Payable

Trade payables comprise of obligations to suppliers incurred in the ordinary course of business. These are recognized at fair value and subsequently measured at amortized cost during the period when the goods or services are received or rendered.

MANAGEMENT'S DISCUSSION AND ANALYSIS OR PLAN OF OPERATION

FINANCIAL POSITION 31 March 2021 vs. 31 December 2020

	Unaudited	Audited	
	31 Mar 2021	31 Dec 2020	Change
Cash and cash equivalents	2,077,105,938	1,229,381,273	69%
Trade and Other Receivables - net	8,404,866,196	7,599,984,174	11%
Inventories - net	14,723,139,725	14,313,100,885	3%
Biological Assets	34,973,104	65,726,630	-47%
Due from Related Parties	330,424,115	280,788,885	18%
Prepayments and other current assets	563,603,250	484,492,819	16%
Property, plant & equipment - net	7,499,826,156	7,290,756,893	3%
Right of use asset - net	698,812,928	678,300,084	3%
Intangible Assets	3,442,897,652	3,448,276,612	0%
Deferred Tax assets	632,809,087	752,107,229	-16%
Other non-current assets	224,232,381	133,450,144	68%
Total Assets	38,632,690,529	36,276,365,628	6%
Trade and Other Payables	10,804,746,754	9,670,565,636	12%
Due to Related Parties	77,829,590	75,894,675	3%
Income Tax Payable	325,981,675	194,877,487	67%
Finance Lease obligation - current	298,361,246	271,207,134	10%
Notes Payable	3,383,466,680	3,533,466,680	-4%
Retirement Benefit Payable	579,150,161	618,902,329	-6%
Finance Lease obligation - non-current	460,583,564	465,842,247	-1%
Deferred Tax liability	9,398,845	9,398,845	0%
Total Liabilities	15,939,518,516	14,840,155,035	7%
Share Capital	3,542,258,595	3,542,258,595	0%
Share Premium	4,936,859,146	4,936,859,146	0%
Currency translation adjustments	23,808,683	23,818,317	0%
Retained Earnings	14,151,405,249	12,894,434,194	10%
Share-based compensation reserve	8,211,398	8,211,398	0%
Appraisal Increment / Other Reserves	30,628,942	30,628,942	0%
Total Stockholders' Equity	22,693,172,013	21,436,210,593	6%

Century Pacific Food, Inc.'s total resources as of 31 March 2021 was at Php38.6 billion, 6% higher than the 31 December 2020 level of Php36.3 billion due to the following:

69% Increase in Cash and cash equivalents

The increase in cash and cash equivalents was primarily driven by the boost in the Company's profitability, combined with an improvement in working capital days.

11% Increase in Trade and Other Receivables

Higher trade and other receivables were due to the increase in the Company's sales for the period.

16% Increase in Prepayment and Other Current Assets

The increase in prepayment and other current assets was driven by higher tax credits and other prepayment assets.

16% Decrease in Deferred Tax Assets

Deferred tax assets declined as a result of the implementation of the Corporate Recovery and Tax Incentives for Enterprises (CREATE) Law.

12% Increase in Trade and Other Payables

Trade and other payables increased by 12% due to higher volume-driven cost of sales.

10% Increase in Retained Earnings

Retained earnings increased from Php12.9 billion to Php14.2 billion as a result of the recognition of Php1.3 billion in net income.

FINANCIAL POSITION 31 December 2020 vs. 31 December 2019

	31 Dec 2020	31 Dec 2019	Change
Cash and cash equivalents	1,229,381,273	1,607,844,054	-24%
Trade and Other Receivables - net	7,599,984,174	7,000,528,129	9%
Inventories - net	14,313,100,885	11,781,872,042	21%
Biological Assets	65,726,630	33,380,356	97%
Due from Related Parties	280,788,885	261,588,910	7%
Prepayments and other current assets	484,492,819	829,609,933	-42%
Property, plant & equipment - net	7,290,756,893	6,414,543,344	14%
Right of use asset - net	678,300,084	705,437,893	-4%
Intangible Assets	3,448,276,612	3,504,492,452	-2%
Deferred Tax assets	752,107,229	359,681,319	109%
Other non-current assets	133,450,144	89,793,117	49%
Total Assets	36,276,365,628	32,588,771,549	11%
Trade and Other Payables	9,670,565,636	6,832,729,150	42%
Due to Related Parties	75,894,675	19,706,847	285%
Income Tax Payable	194,877,487	148,438,723	31%
Finance Lease obligation - current	271,207,134	269,082,105	1%
Notes Payable	3,533,466,680	2,433,508,587	45%
Long Term Loan	-	3,086,500,000	-100%
Retirement Benefit Payable	618,902,329	160,025,025	287%
Finance Lease obligation - non-current	465,842,247	484,103,079	-4%
Deferred Tax liability	9,398,845	360,285	2509%
Total Liabilities	14,840,155,035	13,434,453,802	10%
Share Capital	3,542,258,595	3,542,258,595	0%
Share Premium	4,936,859,146	4,936,859,146	0%
Currency translation adjustments	23,818,317	25,440,484	-6%
Retained Earnings	12,894,434,194	10,610,919,182	22%
Share-based compensation reserve	8,211,398	8,211,398	0%
Appraisal Increment / Other Reserves	30,628,942	30,628,942	0%
Total Stockholders' Equity	21,436,210,593	19,154,317,748	12%

Century Pacific Food, Inc.'s total resources as of 31 December 2020 was at Php36.3 billion, 11% higher than the 31 December 2019 level of Php32.6 billion due to the following:

21% Increase in Inventory

The increase in inventory level is driven by the Company's expanded sales volumes, alongside inventory covers for key raw materials.

14% Increase in Property, Plant and Equipment

The increase in property, plant and equipment is driven by the Company's capital expenditures which totaled Php1.7 billion in 2020.

45% Increase in Notes Payable

The increase in notes payable (current) is primarily due to the upcoming maturity dates of its long-term loans, which were previously classified as noncurrent. This reclassification was partially offset by the repayment of Php2.0 billion in short-term notes payable in 2020.

100% Decrease in Long-Term Loans

The decrease is primarily due to the upcoming maturity dates of its long-term loans, which were consequently reclassified as current notes payable from noncurrent previously.

22% Increase in Retained Earnings

The increase is due to the recognition of Php3.9 billion in consolidated net income after tax for the 12 months ending December 31, 2020.

The Company maintained its strong and healthy balance sheet with current ratio improving to 1.74x and net gearing at 0.11x. Interest-bearing debt over equity likewise declined to 0.16x, following the repayment of portion of the Company's interest-bearing liabilities.

FINANCIAL POSITION 31 December 2019 vs. 31 December 2018

	31 Dec 2019	31 Dec 2018	<u>Change</u>
Cash and cash equivalents	1,607,844,054	1,676,474,925	-4%
Trade and Other Receivables - net	7,000,528,129	7,076,376,479	-1%
Inventories - net	11,781,872,042	11,655,712,214	1%
Biological Assets	33,380,356	42,853,752	-22%
Due from Related Parties	261,588,910	122,847,147	113%
Prepayments and other current assets	829,609,933	467,388,655	77%
Property, plant & equipment - net	6,414,543,344	5,458,069,439	18%
Right of use asset - net	705,437,893		
Intangible Assets	3,504,492,452	3,526,008,292	-1%
Deferred Tax assets	359,681,319	219,094,587	64%
Other non-current assets	89,793,117	92,476,882	-3%
Total Non-current Assets	11,073,948,125	9,295,649,200	19%
Total Assets	32,588,771,549	30,337,302,381	7%
Trade and Other Payables	6,832,729,150	7,033,928,292	-3%
Due to Related Parties	19,706,847	10,581,741	86%
Income Tax Payable	148,438,723	98,640,787	50%
Finance Lease obligation - current	269,082,105		
Notes Payable	2,433,508,587	3,209,500,000	-24%
Total Current Liabilities	9,703,465,412	10,352,650,819	-6%
Long Term Loan	3,086,500,000	3,103,000,000	-1%
Retirement Benefit Payable	160,025,025	78,277,685	104%
Finance Lease obligation - non-current	484,103,079	0	
Deferred Tax liability	360,285	0	
Other Non Current Liabilities	0	78,802,145	-100%
Total Liabilities	13,434,453,802	13,612,730,649	-1%
Share Capital	3,542,258,595	3,542,258,595	0%
Share Premium	4,936,859,146	4,936,859,146	0%
Currency translation adjustments	25,440,484	42,513,081	-40%
Retained Earnings	10,610,919,182	8,164,100,569	30%
Share-based compensation reserve	8,211,398	8,211,398	0%
Appraisal Increment / Other Reserves	30,628,942	30,628,942	0%
Total Stockholders' Equity	19,154,317,748	16,724,571,731	15%

Century Pacific Food, Inc.'s total resources as of 31 December 2019 was at Php32.6 billion, 7% higher than the 31 December 2018 level of Php30.3 billion due to the following:

18% Increase in Property, Plant and Equipment

The increase in property, plant and equipment is driven by the Company's capital expenditures which totaled Php1.8 billion in 2019.

Recognition of Right-of-use Asset

The recognition of right-of-use asset is due to the application of PFRS 16 on the Company's financials beginning January 1, 2019.

Recognition of Financial Lease Obligation

The recognition of financial lease obligation is due to the application of PFRS 16 on the Company's financials beginning January 1, 2019.

24% Decrease in Notes Payables

The decrease in notes payable resulted from the repayment of short-term loans via free cash flow generation.

30% Increase in Retained Earnings

The increase is due to the recognition of Php3.1 billion in consolidated net income after tax for the 12 months ending December 31, 2019.

The Company maintained its strong and healthy balance sheet with current ratio at 2.23x and debt-to-equity ratio at 0.70x. Total debt-to-equity net of cash and interest-bearing debt over equity were likewise stable at 0.62x and 0.29x respectively.

Total equity grew from Php16.7 billion at the end of December 2018 to Php19.1 billion, coming primarily from the Company's generated net income during the year.

FINANCIAL POSITION 31 December 2018 vs. 31 December 2017

	31 Dec. 2018	31 Dec. 2017 (as restated)	<u>Change</u>
Cash and cash equivalents	1,676,474,926	1,548,564,038	8%
Trade and other receivables - net	7,076,376,479	5,329,148,100	33%
Due from related parties	122,847,147	185,761,559	-34%
Inventories - net	11,655,712,214	6,995,169,800	67%
Biological assets	42853751	22,723,872	89%
Prepayments and other current assets - net	467,388,654	476,669,793	-2%
Prepaid income tax	-	125,956,986	-100%
Property, plant and equipment - net	5,458,069,440	4,935,811,422	11%
Intangible assets - net	3,526,008,300	3,584,481,536	-2%
Deferred tax assets	219,094,587	95,250,778	130%
Other non-current assets	92476882	59,925,720	54%
Total Assets	30,337,302,380	23,359,463,604	30%
Trade and other payables	7,007,148,870	5,031,476,188	39%
Borrowings - current portion	3209500000	2,088,500,000	54%
Income tax payable	98,640,787	-	100%
Due to related parties	10,581,740	21,814,442	-51%
Finance lease obligation - current portion	26,779,422	-	100%
Borrowings - net of current portion	3,103,000,000	1,619,500,000	92%
Retirement benefit obligation	78,277,685	107,501,371	-27%
Deferred tax liability	-	7,555,760	-100%
Finance lease obligation - net of current portion	78,802,145	-	100%
Total Liabilities	13,612,730,649	8,876,347,761	53%
Share capital	3,542,258,595	3,542,258,595	0%
Share premium	4,936,859,146	4,928,095,509	0%
Share-based compensation reserve	8,211,398	8,324,313	-1%
Other reserves	30,628,942	30,628,942	0%
Currency translation adjustment	42,513,081	39,742,739	7%
Retained earnings	8,164,100,569	5,934,065,745	38%
Total Equity	16,724,571,731	14,483,115,843	15%
Total Liabilities and Equity	30,337,302,380	23,359,463,604	30%

Century Pacific Food, Inc.'s total resources as of 31 December 2018 was at Php30.34 billion, 30% higher than the 31 December 2017 level of Php23.36 billion due to the following:

8% Increase in Cash and Cash Equivalents

The increase in cash is due to the Company's loan availment in 2018 to support working capital and fund capital expenditures.

33% Increase in Trade and Other Receivables

The increase is due to the recognition of higher advances to suppliers.

67% Increase in Inventories

The increase in inventories is due to the Company's growing volumes and higher raw material inventory which reflects the movement in tuna prices.

11% Increase in Property, Plant and Equipment

The increase in property, plant and equipment is driven by the Company's capital expenditures which totaled Php1.3 billion in 2018.

39% Increase in Trade and Other Payables

The increase is driven by the recognition of higher accrued payables and trade payables.

54% Increase in Borrowings

The increase in borrowings resulted from the Company's availment of interest-bearing debt to support its working capital.

38% Increase in Retained Earnings

The increase is due to the recognition of Php2.8 billion in consolidated net income after tax for the 12 months ending December 31, 2018.

The Company retained its strong and healthy balance sheet with current ratio at 2.02x and debt-to-equity ratio at 0.81x. Total debt-to-equity net of cash and interest-bearing debt over equity were likewise stable at 0.71x and 0.38x respectively.

CNPF's total assets increased to Php30.34 billion as of December 31, 2018 compared to Php23.36 billion at the end of 2017.

Total equity grew from Php14.48 billion at the end of December 2017 to Php16.72 billion, coming primarily from the Company's generated net income during the year.

RESULTS OF OPERATIONS 31 March 2021 vs. 31 December 2020

	31 Mar 2021	31 Mar 2020	Change
Net Revenue	13,386,981,201	12,109,581,169	11%
Cost of Good Sold	9,872,664,727	8,991,592,258	10%
Gross Profit	3,514,316,474	3,117,988,911	13%
Other Income (Expense)	80,527,202	39,932,844	102%
Operating Expenses	2,047,129,937	1,709,616,103	20%
Operating Income	1,547,713,739	1,448,305,652	7%
Financing Cost	50,121,056	76,516,588	-34%
Net Profit before tax	1,497,592,684	1,371,789,064	9%
Income Tax Expense (Benefit)	215,048,414	333,575,109	-36%
Net Profit after Tax	1,282,544,270	1,038,213,955	24%
Other Comprehensive Income	(25,582,849)	89,920	-28551%
Total Comprehensive Income	1,256,961,420	1,038,303,875	21%

Results of Operations for the period ended 31 March 2021 compared to the period ended 31 March 2020.

11% Increase in Net Revenues

Consolidated net revenue for the three months ended March 31, 2021, grew by 11% to P13.39 billion, despite a high comparable period last year. In particular, the Branded business, which accounts for majority of total revenues, saw demand remain resilient - posting a 4% increase notwithstanding pandemic-related demand spikes during the same period last year.

The Company's double-digit growth rate this quarter was achieved despite last year's high-base and the various macro-economic challenges. The essentials and staples nature of its portfolio has largely kept its performance resilient, and the faster re-opening in other countries has likewise benefitted the Company's export businesses.

13% Increase in Gross Profit

In terms of profitability, CNPF's gross profit margin for the period was up 60bps year-on-year.

20% Increase in Operating Expenses

CNPF's operating expenses were up 20% due to increased new product support. The Company also continues to spend on pandemic related-expenses and the purchase of vaccines amidst a program to vaccinate all employees and their dependents from COVID-19.

36% Decrease in Income Tax Expense

CNPF's income tax expense decreased as a result of the implementation of the CREATE Law.

The Company is now in the midst of expanding its coconut facility by close to 50% and its meat facility by 20%, with further expansions along the way. Capacity investments are also partly supported by profits generated from lower tax rates – brought about by the implementation of CREATE law

24% Increase in Net Income

CNPF's consolidated net income after tax for the three months ended March 31, 2021, totaled P1.28 billion, representing a 24% growth versus the net income after tax of P1.04 billion reported during the first three months of 2020.

RESULTS OF OPERATIONS 31 December 2020 vs. 31 December 2019

	31 Dec 2020	31 Dec 2019	Change
Net Revenue	48,301,741,084	40,560,362,956	19%
Cost of Good Sold	36,374,034,421	30,836,294,070	18%
Gross Profit	11,927,706,663	9,724,068,886	23%
Other Income (Expense)	(187,912,298)	16,614,025	-1231%
Operating Expenses	6,350,811,842	5,332,626,089	19%
Financing Cost	261,151,374	369,427,817	-29%
Net Profit before tax	5,127,831,148	4,038,629,006	27%
Income Tax Expense (Benefit)	1,248,387,296	890,031,995	40%
Net Profit after Tax	3,879,443,852	3,148,597,010	23%
Other Comprehensive Income	(322,337,913)	(81,244,447)	297%
Total Comprehensive Income	3,557,105,939	3,067,352,564	16%

Results of Operations for the year ended 31 December 2020 compared to the year ended 31 December 2019.

19% Increase in Net Revenues

Consolidated net revenues for 2020 grew 19%, amounting to Php 48.3 billion compared to Php 40.6 billion versus the same period the previous year. Growth was driven by the outperformance of the branded business, which saw sales increase by 25% year-on-year.

The branded business - composed primarily of the Marine, Meat, and Milk business units – remains to be majority of the Company's overall topline.

CNPF's brands in the marine and meat segments have maintained market leadership, while also continuing to gain traction in emerging product categories.

Revenues from the commodity-linked OEM export business saw decline by 1% as a result of softer commodity prices, reallocation of capacity to domestic requirements, and a stronger peso.

18% Increase in Cost of Goods Sold

For the full-year ending December 31, 2020, cost of sales grew by 18%, leading to a 23% increase in gross profit. The Company's cost of sales consists primarily of raw material and packaging costs, manufacturing costs, and direct labor costs.

23% Increase in Gross Profit

Favorable commodity price trends led to improved profitability for the Company overall, with consolidated gross profit margin improving by 70-basis points to 24.7%.

19% Increase in Operating Expenses

Operating expenses increased by 19%, resulting in a 22% growth in operating income to Php 5.4 billion. The increase is primarily driven by COVID-related expenses and increased

investments in brands, new product development, and innovations.

23% Increase in Profit for the Year

CNPF's consolidated net income after tax totaled Php 3.88 billion for the full-year ending December 31, 2020. This is 23% higher than the reported net income after tax of Php 3.15 billion in 2019.

RESULTS OF OPERATIONS

31 December 2019 vs. 31 December 2018

	31 Dec 2019	31 Dec 2018	<u>Change</u>
Net Revenue	40,560,362,956	37,885,300,679	7%
Cost of Good Sold	30,836,294,070	29,737,566,158	4%
Gross Profit	9,724,068,886	8,147,734,521	19%
Other Income (Expense)	16,614,025	371,847,316	-96%
Operating Expenses	5,332,626,089	4,720,581,841	13%
Financing Cost	369,427,817	196,861,598	88%
Net Profit before tax	4,038,629,006	3,602,138,397	12%
Income Tax Expense (Benefit)	890,031,995	767,865,537	16%
Net Profit after Tax	3,148,597,010	2,834,272,860	11%
Other Comprehensive Income	-81,244,447	33,623,791	-342%
Total Comprehensive Income	3,067,352,564	2,867,896,651	7%

Results of Operations for the year ended 31 December 2019 compared to the year ended 31 December 2018.

7% Increase in Net Revenues

Consolidated net revenue grew 7% versus the same period the previous year, amounting to Php40.56 billion. Robust revenue performance can be attributed to the double-digit sales increase in the Company's branded business, supported by sustained demand for its affordable, convenient, and healthy products. CNPF's brands in the marine and meat segments have maintained market leadership, while also continuing to gain traction in emerging product categories. In contrast, revenues from the OEM units saw sales fall by 6% year-on-year on the back of lower prices in tuna and coconut.

4% Increase in Cost of Goods Sold

The Company's cost of sales consists primarily of raw material and packaging costs, manufacturing costs, and direct labor costs. For the full-year ending December 31, 2019, cost of sales grew by 4%, leading to a 19% increase in gross profit

19% Increase in Gross Profit

Favorable commodity price trends led to improved profitability for the Company overall, with consolidated gross profit margin improving by 250-basis points to 24%.

13% Increase in Operating Expenses

The improvement in gross profit likewise allowed the Company to invest more heavily in brands, new product development, and innovations, leading to an increase in operating expense of 13%.

11% Increase in Profit for the Year

CNPF's consolidated net income after tax totaled Php3.14 billion for the full-year ending

December 31, 2019. This is 11% higher than the reported net income after tax of Php2.83 billion in 2018. This is primarily driven by the double-digit growth in branded sales and steady margin year-on-year due to favorable input prices.

RESULTS OF OPERATIONS 31 December 2018 vs. 31 December 2017

	31 Dec. 2018	31 Dec. 2017 (as restated)	<u>Change</u>
Net Sales	37,885,300,679	32,907,317,107	15%
Cost of Goods Sold	29,737,566,156	25,972,795,962	14%
Gross Profit	8,147,734,523	6,934,521,145	17%
Other Income	535,516,845	428,078,385	25%
Operating Expenses	4,720,581,843	3,893,494,499	21%
Finance Costs	196,861,598	106,978,129	84%
Other Expenses	163,669,529	39,991,707	309%
Profit Before Tax	3,602,138,398	3,322,135,195	8%
Income Tax Expense	767,865,538	770,238,525	0%
Profit for the Year	2,834,272,860	2,551,896,670	11%
Other Comprehensive Income (Loss)	18,326,850	9,599,189	91%
Total Comprehensive Income	2,852,599,710	2,561,495,859	11%

Results of Operations for the year ended 31 December 2018 compared to the year ended 31 December 2017.

15% Increase in Net Sales

Consolidated net revenue grew 15% versus the same period the previous year, amounting to Php37.89 billion. Robust revenue performance can be attributed to the double-digit sales increase in the Company's branded business, supported by sustained demand for its affordable, convenient, and healthy products. Despite the competitive environment, CNPF's brands have maintained market leadership in its core segments while continuing to gain traction in emerging product categories. Meanwhile, revenues from the OEM units saw a more tempered increase of 4% year-on-year with the normalizing of pass-on prices in tuna and coconut.

14% Increase in Cost of Goods Sold

The Company's cost of sales consists primarily of raw material and packaging costs, manufacturing costs, and direct labor costs. For the full-year ending December 31, 2018, cost of sales grew by 14%, leading to a 17% increase in gross profit.

17% Increase in Gross Profit

The slight expansion in gross margins, despite the Philippines' inflationary environment, is thanks primarily to a diversified operation where softer input prices in certain parts of the portfolio offset pressures coming from other raw materials and packaging costs.

21% Increase in Operating Expenses

The Company's total operating expense, which is comprised of selling, distribution, marketing, and administrative expenses, reached P4.72 billion for the full-year ending December 31, 2018. This represents a 12.5% cost-to-sales ratio, increasing versus 11.8% during the same period last year.

11% Increase in Profit for the Year

CNPF's consolidated net income after tax totaled Php2.83 billion for the full-year ending December 31, 2018. This is 11% higher than the reported net income after tax of Php2.55

billion in 2017. This is primarily driven by the strong growth in branded sales and maintained margin year-on-year in spite of the local inflationary environment.

FINANCIAL RATIOS

	March 2021	March 2020
Gross Profit Margin		
(Gross Profit / Net Revenue)	26%	26%
Before Tax Return on Sales		
(Net Profit Before Tax / Net Revenue)	11%	11%
Return on Sales		
(Net Profit After Tax / Net Revenue)	10%	9%
Interest-Bearing Debt to Equity		
(Loans Payable / Total Stockholders' Equity)	0.15x	0.24x
Current Ratio		
(Total Current Assets / Total Current Liabilities)	1.76x	2.17x

	December 2020	December 2019	December 2018
Gross Profit Margin			
(Gross Profit / Net Revenue)	25%	24%	22%
Before Tax Return on Sales			
(Net Profit Before Tax / Net Revenue)	11%	10%	10%
Return on Sales			
(Net Profit After Tax / Net Revenue)	8%	8%	7%
Interest-Bearing Debt to Equity			
(Loans Payable / Total Stockholders' Equity)	0.16x	0.29x	0.38x
Current Ratio			
(Total Current Assets / Total Current Liabilities)	1.74x	2.23x	2.02x

MARKET INFORMATION

a) Market Information

The Company's common shares are traded in the Main Board of The Philippine Stock Exchange, Inc. ("PSE"). The common shares were listed on May 6, 2014.

The following table shows the high and low prices (in pesos per common share) of the Company's shares in the PSE for each quarter within the last 2 years (2019 to 2020):

Period	High	Low
1 st Quarter of 2019	16.54	14.94
2 nd Quarter of 2019	16.40	13.30
3 rd Quarter of 2019	15.28	13.50
4 th Quarter of 2019	16.00	14.00
January 1, 2019 to December 31, 2019	16.54	13.30
1st Quarter of 2020	15.50	9.53
2 nd Quarter of 2020	15.46	13.40
3 rd Quarter of 2020	18.48	14.10

4 th Quarter of 2020	18.00	15.50
January 1, 2020 to December 31, 2020	18.48	9.53
January 1, 2020 to March 31, 2021	19.36	16.58

Source: Daily Quotation Reports of the Philippine Stock Exchange

The market capitalization of the Company's common shares as of end of 2020, based on the closing price of Php17.50 per share was Php61,989,525,412.50 The market capitalization of the Company's common shares as of March 31, 2021, based on the closing price of Php18.48 per share was Php65,460,938,836.

b) Holders

Total shares outstanding as of March 31, 2021, was 3,542,258,595 with a par value of P1.00

The number of shareholders of record as of March 31, 2021, was 32. The shareholders as of the same date are as follows:

Name of Shareholder	Number of Shares	% Ownership
Century Pacific Group, Inc.	*2,433,960,781	68.71%
PCD Nominee Corp.(Non-Fil)	792,654,512	22.37%
PCD Nominee Corp.(Filipino)	518,170,651	14.62%
Alvin S. Tan	15,000	-
Myra P. Villanueva	3,000	-
Owen Nathaniel S. Au ITF: Li Marcus Au	2,365	-
Giselle Karen Y. Go	2,250	-
Rosauro Panergo Babia	1,500	-
Milagros P. Villanueva	1,500	-
Myrna P. Villanueva	1,500	-
John T. Lao	1,000	-
Frederick D. Go	750	-
Christine F. Herrera	750	-
Leopoldo E. San Buenaventura ITF Mayrhilyn M. San	750	-
Buenaventura		
Julius Victor Emmanuel D. Sanvictores	750	-
Felicitas F. Tacub	750	-
Marietta Villanueva-Cabreza	750	-
Ernesto Kiong Lim and/or Iris Veronica Go Lim	400	-
Guillermo F. Gili, Jr.	150	-
Shareholders Association of the Philippines, Inc.	100	-
Jesus San Luis Valencia	100	-
M. J. Soriano Trading, Inc.	50	-
Gerardo L. Salgado	8	-
Joselito T. Bautista	1	-
Botschaft N. Cheng or Sevila Ngo	1	-
Johnip G. Cua	1	-
Fernan Victor P. Lukban	1	-
Christopher Paulus Tan Po	1	-
Leonardo Arthur Tan Po	1	-
Ricardo Sy Po	1	-

Ricardo Gabriel Tan Po	1	-
Teodoro Alexander Tan Po	1	-

^{*} Century Pacific Group, Inc.'s owns 2,231,400,000 shares of the Registrant in its own name and another 518,170,651 shares of the Registrant lodged under PCD Nominee Corp. (Filipino) equivalent to 68.71%.

c) Dividends

The Company declared cash dividends last June 30, 2020, in the amount of Eighteen Centavos (Php0.18) per share, representing a regular dividend of Ten Centavos (Php0.10) per share and a special dividend of Eight Centavos (Php0.08) per share.

d) Recent Sales of Unregistered or Exempt Securities, Including Recent Issuance of Securities Constituting an Exempt Transaction

The following shares were issued to/subscribed by the Company's employees pursuant to its Employee Stock Purchase Plan (ESPP) confirmed by the Securities and Exchange Commission (SEC), in resolutions dated December 19, 2014, and June 2, 2016, to be exempt from the registration requirement pursuant to Section 10.2 of the Code:

YEAR	NO. OF SHARES			
2014	1,367,200			
2015	1,059,200			
2016	400,000			
2017	1,229,700			
2018	0			
2019	0			
2020	0			
TOTAL	4,056,100			

CORPORATE GOVERNANCE

1. Evaluation System

The Corporation adopted and implemented its Manual on Corporate Governance to institutionalize the principles of good corporate governance in the entire organization and to supplement its By-Laws. The Corporation maintains three (3) independent directors in its Board and has designated a Compliance Officer to oversee the implementation of the Manual. Pursuant to the Manual, the Corporation created a Corporate Governance Committee to pre-screen and shortlist all candidates nominated to become a member of the Board and to develop policies on executive remuneration. An Audit Committee was also formed to check all financial reports and to provide oversight on financial management functions.

In addition, the Corporation has implemented a Board Performance Assessment with the following Criteria and Process of evaluation:

The assessment criteria include the structure, efficiency, and effectiveness of the Board, participation and engagement of each member of the Board, contribution of each member director to their respective Committees, and the performance of management. The criteria also reflects the specific duties, responsibilities and accountabilities of each party assessed as provided in the

Company's By-Laws, Manual on Corporate Governance, Board Committee Charters and governing policies.

The following rating system shall be used by the directors in accomplishing the self-rating form:

SA – Strongly Agree

A – Agree

N - Neither Agree Nor Disagree

D – Disagree

SD – Strongly Disagree

The form also allows the director to provide comments and suggestions to further enrich the assessment process. For further clarification on this policy and the performance assessment exercise, the Board may address their queries to the Compliance Officer. A copy of the summary of the results of the assessment is attached as Appendix 13.

2. Measures on leading Practices of Good Corporate Governance

The Board of Directors shall review the Manual from time to time and recommend the amendment thereof with the goal of achieving better transparency and accountability. The Compliance Officer continues to evaluate the compliance of the Corporation, its directors, officers, and employees with its existing Manual, which may be amended from time to time.

3. Any Deviation from the Manual

As certified by the Compliance Officer, there was no material deviation in compliance.

4. Improvement of the Corporate Governance

The Corporation has adopted the policy of reviewing its Manual on an annual basis at the Board level with the aim of constantly improving its corporate governance.

2021 ANNUAL STOCKHOLDERS' MEETING OF CENTURY PACIFIC FOOD, INC.

REGISTRATION AND PROCEDURE FOR VOTING IN ABSENTIA AND PARTICIPATION VIA REMOTE COMMUNICATION

I. VOTING IN ABSENTIA

Century Pacific Food, Inc. (the "Corporation") has established a designated website in order to facilitate the registration of and voting *in absentia* by stockholders at the annual meeting, as allowed under Sections 23 and 57 of the Revised Corporation Code.

Stockholders as of May 17, 2021 (the "Stockholder/s") may register at the following web address: https://www.centurypacific.com.ph/investor-relations/ASM2021. Registration shall be open from June 1 to June 6, 2021.

- 1. Upon registration, Stockholders shall be asked to provide the information and upload the documents listed below (the file size should be no larger than 5MB):
 - A. For individual Stockholders:
 - i. Email address
 - ii. First and Last Name
 - iii. Birthdate
 - iv. Address
 - v. Mobile Number
 - vi. Phone Number
 - vii. Current photograph of the Stockholder, with the face fully visible
 - viii. Valid government-issued ID
 - ix. For Stockholders with joint accounts: A scanned copy of an authorization letter signed by all Stockholders, identifying who among them is authorized to cast the vote for the account (to be uploaded under Other Documents)
 - B. For corporate/organizational Stockholders:
 - i. Email address
 - ii. First and Last Name
 - iii. Address
 - iv. Mobile Number
 - v. Phone Number
 - vi. Current photograph of the individual authorized to cast the vote for the account (the "Authorized Voter")
 - vii. Valid government-issued ID of the Authorized Voter
 - viii. A scanned copy of the Secretary's Certificate or other valid authorization in favor of the Authorized Voter (to be uploaded under Other Documents)
- 2. Registration shall be validated by the Office of the Corporate Secretary in coordination with the Stock Transfer Agent of the Corporation. Once the Stockholder has been successfully validated, a username and password shall be generated for the Stockholder, which shall be sent to the email address indicated by the Stockholder on the registration form.
- 3. The registered Stockholder may then proceed to log in on the voting website using the username and password provided and cast their votes. All items in the agenda for approval shall be shown one at a time and the registered Stockholder may vote Yes, No, or Abstain. The vote is considered cast for all the registered Stockholder's shares.
- 4. Once voting on all the agenda items is finished, the registered Stockholder shall be shown a summary of votes cast. The Stockholder can then proceed to submit the accomplished ballot by clicking the 'Submit' button. Before submission, the website will prompt the Stockholder to

confirm the submission of the ballot.

- 5. Voting shall be open from June 15, 2021, 12:01 a.m. to June 20, 2021, 11:59 p.m.
- 6. The Office of the Corporate Secretary shall tabulate all votes cast *in absentia* together with the votes cast by proxy, and an independent third party will validate the results.
- 7. Stockholders who register and vote on the website for voting *in absentia* are hereby deemed to have given their consent to the collection, use, storing, disclosure, transfer, sharing and general processing of their personal data by the Corporation and by any other relevant third party for the purpose of electronic voting *in absentia* for the Annual Stockholders' Meeting and for all other purposes for which the Stockholder can cast his/her/its vote as a stockholder of the Corporation.

II. PARTICIPATION VIA REMOTE COMMUNICATION

- 1. Stockholders may attend the meeting on June 30, 2021 at 8:30 a.m. via the livestreaming link sent to the email address indicated by the Stockholder on the registration form. The livestream shall be broadcast via Zoom, which may be accessed either on the web browser or on the Zoom app. Those who wish to view thelivestream may join the stream anonymously.
- 2. For purposes of quorum, only the following Stockholders shall be counted as present:
 - A. Stockholders who have registered and voted on the website for voting *in absentia* before the cut off time;
 - B. Stockholders who have sent their proxies via registration on the website before the deadline;

Questions or comments received on or before June 20, 2021 may be responded to during the meeting. Any questions not answered during the meeting shall be answered via email.

PDTC Report As of March 31, 2021

OUTSTANDING BALANCES FOR A SPECIFIC COMPANY

Company Code - CNPF000000000

Business Date: March 31, 2021	
BPNAME	HOLDINGS
UPCC SECURITIES CORP.	81,100
A & A SECURITIES, INC.	17,973,700
ABACUS SECURITIES CORPORATION	2,463,446
PHILSTOCKS FINANCIAL INC	555,624
A. T. DE CASTRO SECURITIES CORP.	196,500
ALPHA SECURITIES CORP.	20,500
BA SECURITIES, INC.	7,500
AP SECURITIES INCORPORATED	99,400
ANSALDO, GODINEZ & CO., INC.	615,775
AB CAPITAL SECURITIES, INC.	285,350
SB EQUITIES,INC.	7,217,200
ASIA PACIFIC CAPITAL EQUITIES & SECURITIES CORP.	80,800
ASIASEC EQUITIES, INC.	141,000
ASTRA SECURITIES CORPORATION	97,350
CHINA BANK SECURITIES CORPORATION	153,700
BELSON SECURITIES, INC.	66,950
JAKA SECURITIES CORP.	41,700
BPI SECURITIES CORPORATION	9,320,558
CAMPOS, LANUZA & COMPANY, INC.	101,700
CTS GLOBAL EQUITY GROUP, INC.	82,700
TRITON SECURITIES CORP.	59,800
IGC SECURITIES INC.	565,400
CUALOPING SECURITIES CORPORATION	15,000
DAVID GO SECURITIES CORP.	309,550
DIVERSIFIED SECURITIES, INC.	17,000
E. CHUA CHIACO SECURITIES, INC.	238,750
EAST WEST CAPITAL CORPORATION	10,000
EASTERN SECURITIES DEVELOPMENT CORPORATION	63,450
EQUITIWORLD SECURITIES, INC.	116,800
EVERGREEN STOCK BROKERAGE & SEC., INC.	803,700
FIRST ORIENT SECURITIES, INC.	22,050
FIRST INTEGRATED CAPITAL SECURITIES, INC.	50,000
F. YAP SECURITIES, INC.	21,350
AURORA SECURITIES, INC.	57,100
GLOBALINKS SECURITIES & STOCKS, INC.	145,100
JSG SECURITIES, INC.	23,250
GOLDSTAR SECURITIES, INC.	34,500
GUILD SECURITIES, INC.	25,100
HDI SECURITIES, INC.	136,300
H. E. BENNETT SECURITIES, INC.	2,100
I. ACKERMAN & CO., INC.	1,500
I. B. GIMENEZ SECURITIES, INC.	21,550
INVESTORS SECURITIES, INC,	117,300
IMPERIAL, DE GUZMAN, ABALOS & CO., INC.	143,650
INTRA-INVEST SECURITIES, INC.	184,200
VALUE QUEST SECURITIES CORPORATION	60,000
STRATEGIC EQUITIES CORP.	21,000
LOPEZ, LOCSIN, LEDESMA & CO., INC.	63,100
LUCKY SECURITIES, INC.	2,818,300

BPNAME	HOLDINGS
LUYS SECURITIES COMPANY, INC.	20,800
MANDARIN SECURITIES CORPORATION	19,750
COL Financial Group, Inc.	58,847,903
DA MARKET SECURITIES, INC.	8,300
MERCANTILE SECURITIES CORP.	24,500
MERIDIAN SECURITIES, INC.	69,900
MDR SECURITIES, INC.	60,000
REGIS PARTNERS, INC.	14,285,226
MOUNT PEAK SECURITIES, INC.	900
NEW WORLD SECURITIES CO., INC.	25,500
OPTIMUM SECURITIES CORPORATION	443,000
RCBC SECURITIES, INC.	304,050
PAN ASIA SECURITIES CORP.	10,750
PAPA SECURITIES CORPORATION	515,300
MAYBANK ATR KIM ENG SECURITIES, INC.	1,551,700
PNB SECURITIES, INC.	241,850
PREMIUM SECURITIES, INC.	80,700
SALISBURY BKT SECURITIES CORPORATION	65,080
QUALITY INVESTMENTS & SECURITIES CORPORATION	105,850
R & L INVESTMENTS, INC.	2,500
ALAKOR SECURITIES CORPORATION	4,500
R. COYIUTO SECURITIES, INC.	48,700
REGINA CAPITAL DEVELOPMENT CORPORATION	102,751
R. NUBLA SECURITIES, INC.	288,100
AAA SOUTHEAST EQUITIES, INCORPORATED	26,700
R. S. LIM & CO., INC.	234,700
RTG & COMPANY, INC.	25,250
S.J. ROXAS & CO., INC.	3,306,150
SECURITIES SPECIALISTS, INC.	1,318,700
FIDELITY SECURITIES, INC.	30,000
SUMMIT SECURITIES, INC.	160,250
STANDARD SECURITIES CORPORATION	621,000
TANSENGCO & CO., INC.	52,800
THE FIRST RESOURCES MANAGEMENT & SECURITIES CORP.	113,000
TOWER SECURITIES, INC.	1,833,050
APEX PHILIPPINES EQUITIES CORPORATION	188,550
UCPB SECURITIES, INC.	174,300
UOB KAY HIAN SECURITIES (PHILS.), INC.	62,100
VENTURE SECURITIES, INC.	54,100
FIRST METRO SECURITIES BROKERAGE CORP.	205,438,890
WEALTH SECURITIES, INC.	770,200
WESTLINK GLOBAL EQUITIES, INC.	210,300
YAO & ZIALCITA, INC.	161,500
YU & COMPANY, INC.	96,050
BDO SECURITIES CORPORATION	5,330,401
EAGLE EQUITIES, INC.	64,400
GOLDEN TOWER SECURITIES & HOLDINGS, INC.	5,400
SOLAR SECURITIES, INC.	225,900
G.D. TAN & COMPANY, INC.	69,000
CLSA PHILIPPINES, INC.	2,849,989
PHILIPPINE EQUITY PARTNERS, INC.	8,870,377
UNICAPITAL SECURITIES INC.	766,255
SunSecurities, Inc.	6,800
COHERCO SECURITIES, INC.	30,000
TIMSON SECURITIES, INC.	126,100
VC SECURITIES CORPORATION	5,700
CHINA BANKING CORPORATION - TRUST GROUP	848,000

BPNAME	HOLDINGS
CITIBANK N.A.	145,390,639
DEUTSCHE BANK MANILA-CLIENTS A/C	45,375,100
RCBC TRUST & INVESTMENT DIVISION	15,000
RCBC TRUST & INVESTMENT DIVISION - VARIOUS TAXABLE ACCTS	513,050
DEUTSCHE BANK MANILA-CLIENTS A/C	154,002,030
STANDARD CHARTERED BANK	136,689,550
THE HONGKONG AND SHANGHAI BANKING CORP. LTDCLIENTS' ACCT.	426,600,014
MBTC - TRUST BANKING GROUP	10,338,515
SOCIAL SECURITY SYSTEM	216,800
GOVERNMENT SERVICE INSURANCE SYSTEM	24,735,280
AB CAPITAL & INVESTMENT CORP TRUST & INVESTMENT DIV.	579,100
DEUTSCHE BANK MANILA-CLIENTS A/C	2
THE HONGKONG AND SHANGHAI BANKING CORP. LTDCLIENTS' ACCT.	9,396,500
UCPB GENERAL INSURANCE CO., INC.	20,600
CENTURY PACIFIC FOODS, INC.	8

Total 1,310,825,163

PCD Non - Filipino	791,824,942
PCD Filipino	519,000,221

Total 1,310,825,163

If no written notice of any error or correction is received by PDTC within five (5) calendar days from receipt hereof, you shall be deemed to have accepted the accuracy and completeness of the details indicated in this report.

BDO Report As of March 31, 2021

LIST OF TOP 100 STOCKHOLDERS As Of March 31, 2021

			(SUBSCRIBED)	TOTAL
CENTURY PACIFIC GROUP, INC.	2,231,400,000	0	2,231,400,000	62.994
PCD NOMINEE CORP.(NON-FIL)	792,654,512		792,654,512	22.377
PCD NOMINEE CORP.(FILIPINO)	518,170,651		518,170,651	14.628
ALVIN S. TAN	15,000		15,000	0.000
MYRA P. VILLANUEVA	3,000		3,000	0.000
OWEN NATHANIEL S. AU ITF: LI MARCUS AU	2,365		2,365	0.000
GISELLE KAREN Y. GO	2,250	0	2,250	0.000
ROSAURO PANERGO BABIA	1,500	0	1,500	0.000
MILAGROS P. VILLANUEVA	1,500	0	1,500	0.000
MYRNA P. VILLANUEVA	1,500	0	1,500	0.000
JOHN T. LAO	1,000	0	1,000	0.000
FREDERICK D. GO	750	0	750	0.000
CHRISTINE F. HERRERA	750	0	750	0.000
LEOPOLDO E. SAN BUENAVENTURA ITF MAYRHILYN M. SAN BUENAVENTURA	750	0	750	0.000
JULIUS VICTOR EMMANUEL D SANVICTORES	750	0	750	0.000
FELICITAS F. TACUB	750	0	750	0.000
MARIETTA VILLANUEVA-CABREZA	750	0	750	0.000
ERNESTO KIONG LIM AND/OR IRIS VERONICA GO LIM	400	0	400	0.000
GUILLERMO F. GILI, JR.	150	0	150	0.000
SHAREHOLDERS ASSOCIATION OF THE PHILIPPINES, INC.	100	0	100	0.000
JESUS SAN LUIS VALENCIA	100	0	100	0.000
M. J. SORIANO TRADING, INC.	50	0	50	0.000
GERARDO L. SALGADO	8	0	8	0.000
JOSELITO T BAUTISTA	1		1	0.000
BOTSCHAFT N. CHENG OR SEVILA NGO	1	-	1	0.000
JOHNIP G. CUA	1		1	0.000
FERNAN VICTOR P. LUKBAN	1		1	0.000
CHRISTOPHER PAULUS TAN PO	1		1	0.000
LEONARDO ARTHUR TAN PO	1	-	1	0.000
RICARDO SY PO	1	-	1	0.000
RICARDO GABRIEL TAN PO	1		1	0.000
TEODORO ALEXANDER TAN PO	1	0	1	0.000
GRAND TOTAL (32)	3,542,258,595	0	3,542,258,595	

THIS IS A COMPUTER GENERATED REPORT AND IF ISSUED WITHOUT ALTERATION, DOES NOT REQUIRE ANY SIGNATURE.

Certificate of Independent Director of Fernan Victor P. Lukban

CERTIFICATION OF INDEPENDENT DIRECTOR

I, Fernan Victor P. Lukban, Filipino, of legal age and a resident of 6 Tyler Street, North Greenhills, San Juan, after having been duly sworn to in accordance with law do hereby declare that:

- 1. I am a nominee for independent director of Century Pacific Food, Inc. and have been its independent director since 2014.
- 2. I am affiliated with the following companies or organizations (including Government-Owned and Controlled Corporations):

Company/Organization	Position/ Relationship	Period of Service
Central Azucarera de Tarlac	Non-Executive Director	6.5 years
Shakey's Pizza Asia Ventures Inc.	Independent Director	2016 to present
Arthaland Corporation	Director	2019 to present

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of Century Pacific Food, Inc., as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director/officer/substantial shareholder of Century Pacific Food, Inc. and its subsidiaries and affiliates.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 7. I shall inform the Corporate Secretary of Century Pacific Food, Inc. of any changes in the abovementioned information within five days from its occurrence.

Done, this day of	APR 2 0 2021 at Pasig City
	Fernan Victor P. Lukban Affiant
Subscribed and swo	orn to before me this day of _APR 2 0 ?021 at personally appeared before me and exhibited to me his TIN
ID with no. 112-212-739.	Personally appeared before the angestimated to the his 1110
Doc. No. 149 ;	MIGUEL R. SEVILLA Appointment No. 193 (2019-2020)
Page No. 11;	Notary Public for Pasig City, San Juan and Pateros Until December 31, 2020
Book No. 11 ; Series of 2021.	(Extended until June 30, 2021 SC En Banc B.M. No. 3795) Attorney's Roll No. 70991 33rd Floor, The Orient Square
	F. Ortigas, Jr. Road, Ortigas Center, Pasig City PTR Receipt No. 7233535; 01.05.21; Pasig City
	IBP Receipt No. 137812; 01.05.21; RSM MCLE Compliance VI-0026054; 4.14.22

Certificate of Independent Director of Frances J. Yu

CERTIFICATION OF INDEPENDENT DIRECTOR

I, Frances J. Yu Filipino, of legal age and a resident of 4223 South Joya, Rockwell Center, Makati City, after having been duly sworn to in accordance with law do hereby declare that:

- 1. I am a nominee for independent director and an Independent Director of Century Pacific Food, Inc. since March 4, 2019.
- 2. I am affiliated with the following companies or organizations (including Government-Owned and Controlled Corporations):

Company/Organization	Position/ Relationship	Period of Service
Shakey's Pizza Asia Ventures Inc.	Independent Director	

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of Century Pacific Food, Inc., as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director/officer/substantial shareholder of Century Pacific Food, Inc. and its subsidiaries and affiliates.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 7. I shall inform the Corporate Secretary of Century Pacific Food, Inc. of any changes in the abovementioned information within five days from its occurrence.

Done, this	_ day of	APR 2 0 2021	, at	Pasig City	
				Frances J. Yu Affiant	
-			this	PR 2 0 2021 day of	
7IN 152-911-19	, affiant p	n no.		ore me and exhibited to MIGUEL K. SEVILLA Appointment No. 193 (2019-2020)	me her
Doc. No. D Page No. I Book No. D Corion of 2021	; ; ;		Notary l	Public for Pasig City, San Juan and F Until December 31, 2020 until Juns 30, 2021 SC En Banc B.M. N Attorney's Roll No. 70991 33rd Floor, The Orient Square igas, Jr. Road, Ortigas Center, Pasig	No. 3795)
Series of 2021.			PTR I	Receipt No. 7233535; 01.05.21; Pasig (P Receipt No. 137812; 01.05.21; RSM CLE Compliance VI-0026054; 4.14.22	City I

Certificate of Independent Director of Johnip G. Cua

REPUBLIC OF THE PHILIPPINES)
Pasig City) S.S

CERTIFICATION OF INDEPENDENT DIRECTOR

I, Johnip G. Cua, Filipino, of legal age and a resident of B234 The Alexandra, 29 Meralco Ave., Pasig City, after having been duly sworn to in accordance with law do hereby declare that:

- 1. I am a nominee for independent director of Century Pacific Food, Inc. and have been its independent director since 2013.
- 2. I am affiliated with the following companies or organizations (including Government-Owned and Controlled Corporations):

Company/Organization	Position/	Period of
Company/Organization	Relationship	Service
Interbake Marketing Corporation	Director	1991 to Present
Teambake Marketing Corporation	Director	1994 to Present
Xavier School Educational & Trust Fund Inc.	Board of Trustees	1996 to Present
Bakerson Corporation	Director	2002 to Present
Macroasia Corporation	Independent Director	2006 to Present
MacroAsia Catering Services Inc.	Director	2007 to Present
Lartizan Corporation	Director	2007 to Present
MacroAsia Airport Services Corp.	Independent Director	2007 to Present
BDO Private Bank	Independent Director	2008 to Present
Alpha Alleanza Manufacturing Inc.	Director	2008 to Present
PhilPlans First Inc.	Independent Director	2009 to Present
P&Gers Fund Inc.	Chairman	2009 to Present
Taibrews Corporation	President & Chairman	2011 to Present
Xavier School, Inc.	Chairman	2012 to Present
STI Education Systems Holdings, Inc.	Independent Director	2012 to Present
Allied Botanical Corporation	Director	2012 to Present
MacroAsia Properties Development Inc.	Independent Director	2013 to Present
LT Group, Inc.	Advisor	2014 to Present
PAL Holdings, Inc.	Director	2014 to Present
Philippine Airlines Inc.	Independent Director	2014 to Present
Eton Properties Inc.	Independent Director	2014 to Present
MGCC Foundation Inc.	Board of Trustees	2015 to Present
First Aviation Academy	Independent Director	2017 to Present
ALI Eton Property Development Corp.	Independent Director	2018 to Present
Zenori Corporation	Director	2018 to Present

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of Century Pacific Food, Inc., as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director/officer/substantial shareholder of Century Pacific Food, Inc. and its subsidiaries and affiliates.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 7. I shall inform the Corporate Secretary of Century Pacific Food, Inc. of any changes in the abovementioned information within five days from its occurrence.

Done, this	day of	APR 2 0 2021	, at	•
				1
			Ar	Eng France
Johnip G. Cua				nip G. Cua
				Affiant
Subscribed ID with no 20^-	, affiant pers	so before me sonally appeare	this	pR 2 0 2021 day of at me and exhibited to me his TIN
Doc. No	_; _;			M. AMIS MIGUEL R. SEVILLA
Series of 2021.			3.7.	Appointment No. 193 (2019-2020)
Series 01 2021.			1//6	otary Public for Pasig City, San Juan and Pateros Until December 31, 2020
			(Ext	ended until June 30, 2021 SC En Banc B.M. No. 3795,
				Attorney's Roll No. 70991
				33™ Floor, The Orient Square

F. Ortigas, Jr. Road, Ortigas Center, Pasig City PTR Receipt No. 7233535; 01.05.21; Pasig City IBP Receipt No. 137812; 01.05.21; RSM MCLE Compliance VI-0026054; 4.14.22

Certificate of Independent Director of Regina Roberta L. Lorenzana

CERTIFICATION OF INDEPENDENT DIRECTOR

I, REGINA ROBERTA L LORENZANA, Filipino, of legal age and a resident of 218 Recoletos Street, Urdaneta. Village, Makati City, Philippines, after having been duly sworn to in accordance with law do hereby declare that:

- 1. I am a nominee for independent director of Century Pacific Food, Inc.
- 2. I am affiliated with the following companies or organizations (including Government-Owned and Controlled Corporations):

Company/Organization	Position/ Relationship	Period of Service
BetterBrandLabs, Inc.	Chief Energist/BoardMember	<1 yr
Nada Debajo S.L.	Founder/Administrator	<1 yr

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of Century Pacific Food, Inc., as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director/officer/substantial shareholder of Century Pacific Food, Inc. and its subsidiaries and affiliates.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 7. I shall inform the Corporate Secretary of Century Pacific Food, Inc. of any changes in the abovementioned information within five days from its occurrence.

		APR 1	2 0 2021	,
Done, this	day of	, 2021 at	, Philippines.	
			REGINA ROBERT	L LORENZANA
			Affia	nt

City City, a	d sworn to before me thish 2021 at ffiant personally appeared before me and exhibited to me her TIN assport No. P0189008B issued on the 10th of January 2019 issued
in DFA Manila.	assport ivo. I vio/vood issued on the roll of junuary 2017 issued
	MR smiles
	MIGUEL R. SEVILLA
D 100	Appointment No. 193 (2019-2020)
Doc. No. 152 ;	Notary Public for Pasig City, San Juan and Pateros
Page No. [7];	Until December 31, 2020
	(Extended until June 30, 2021 SC En Banc B.M. No. 3795)
Book No. II ;	Attorney's Roll No. 70991
Series of 2021.	33≈ Floor, The Orient Square
	F. Ortigas, Jr. Road, Ortigas Center, Pasig City
	PTR Receipt No. 7233535; 01.05.21; Pasig City
	IBP Receipt No. 137812; 01.05.21; RSM
	MCLE Compliance VI-0026054; 4.14.22

Audit Financial Statements As of December 31, 2020



CENTURY PACIFIC FOOD INC. Tel

Centerpoint Building Julia Vargas Ave., Ortigas Center Pasig City, Metro Manila Philippines

Tel : (

: (632) 8633 8555 : (632) 638 6336

website : www.centurypacific.com.ph

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The Management of Century Pacific Food, Inc. (the "Company") is responsible for the preparation and fair presentation of the financial statements including the schedules attached therein, as at December 31, 2020 and 2019 and for the years ended December 31, 2020 and 2019, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as Management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

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

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

Navarro Amper & Co., the independent auditor appointed by the stockholders, has audited the financial statements of the Company in accordance with Philippine Standards on Auditing, and in its report to the stockholders, has expressed its opinion on the fairness of presentation upon completion of such audit.

Signature:

Christopher T. Po

Chairman of the Board

Signature:

Teodoro Alexander Po

Chief Executive Office

Signature:

Richard Kristoffer 3. Manapat

Chief Financial Officer

Signed this __ day of ____, 2021.

SUBSCRIBED AND SWORN to before me this 16 April 2021 in Pasig City by the following:

Christopher T. Po with Passport No. P8631182A issued at DFA Manila, valid until 05 Sep 2028

Teodoro Alexander Po with Passport No. P3975398A issued at DFA NCR North, valid until 08 Aug 2022

Richard Kristoffer S. Manapat with UMID No. CRN-0111-1445113-3

Doc. No. 149 Page No. J Book No. Series of 2021.

> ARLEO ANTONIO R. MAGTIBAY JR. Appointment No. 177 (2019-2020) Notary Public for Pasig City, Pateros, and San Juan Until 30 June 2021 Unit 424, Strata 100 Bldg. F. Ortigas Jr. Road, Ortigas Center, Pasig City Roll No. 61659 PTR No. 7233545; 01.05.21; Pasig City IBP No. 143329; 01.08.21; RSM

MCLE Compliance No VI-0011536; 04.14.22

NavarroAmper&Co.

Navarro Amper & Co. 19th Floor Six/NEO Building 5th Avenue corner 26th Street Bonifacio Global City, Taguig 1634 Philippines

Tel: +63 2 8581 9000 Fax: +63 2 8869 3676 www.deloitte.com/ph

BOA/PRC Reg. No. 0004 SEC Accreditation No. 0001 FR-5

INDEPENDENT AUDITORS' REPORT

To the Board of Directors and Shareholders CENTURY PACIFIC FOOD, INC. (A Subsidiary of Century Pacific Group, Inc.) 7th floor, Centerpoint Building, Julia Vargas St., Ortigas Center Pasig City, Metro Manila



Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Century Pacific Food, Inc. (the "Company"), which comprise the statements of financial position as at December 31, 2020 and 2019, the statements of comprehensive income, statements of changes in equity and statements of cash flows for the years ended December 31, 2020, 2019 and 2018 and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2020 and 2019, and its financial performance and its cash flows for the years ended December 31, 2020, 2019 and 2018 in accordance with Philippine Financial Reporting Standards (PFRS).

Basis for Opinion

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

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

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

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

Those Charged with Governance are responsible for overseeing the Company's financial reporting process.

Deloitte.



Auditors' Responsibilities for the Audit of the Financial Statements

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

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

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

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

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



Report on Other Legal and Regulatory Requirements

Report on the Supplementary Information Required by the Bureau of Internal Revenue

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information in Note 39 to the financial statements is presented for purposes of filing with the Bureau of Internal Revenue and is not a required part of the basic financial statements. Such supplementary information is the responsibility of Management and has been subjected to the auditing procedures applied in our audit of the basic financial statements. In our opinion, such supplementary information is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

The engagement partner on the audit resulting in this independent auditors' report is Bonifacio F. Lumacang, Jr.

Navarro Amper & Co.

BOA Registration No. 0004, valid from November 12, 2018 to July 16, 2021 SEC Accreditation No. 0001-FR-5, issued on January 15, 2019; effective until January 14, 2022, Group A TIN 005299331

By:

/

Bonifacio F. Lumacang, Jr.

Partner

CPA License No. 0098090

SEC A.N. 1793-A, issued on November 11, 2019; effective until November 10, 2022, Group A TIN 170035681

BIR A.N. 08-002552-18-2020, issued on December 28, 2020; effective until December 28, 2023 PTR No. A-5047290, issued on January 4, 2021, Taguig City

Taguig City, Philippines April 14, 2021





CENTURY PACIFIC FOOD, INC.

(A Subsidiary of Century Pacific Group, Inc.)

STATEMENTS OF FINANCIAL POSITION

		Decen	December 31			
	Notes	2020	2019			
ASSETS						
Current Assets						
Cash and cash equivalents	7	P 810,004,353	P 1,029,937,605			
Trade and other receivables - net	8	5,084,237,577	4,996,437,604			
Inventories - net	9	10,454,399,422	5,577,807,102			
Due from related parties	19	1,752,419,935	2,607,042,724			
Biological assets	12	65,726,630	33,380,356			
Prepayments and other current assets	10	196,591,225	198,332,234			
Total Current Assets		18,363,379,142	14,442,937,625			
Non-current Assets						
Investments in subsidiaries - net	11	7,286,359,912	7,289,848,360			
Property, plant and equipment - net	13	2,000,776,443	1,352,132,036			
Right-of-use assets	14	1,322,929,379	530,727,919			
Intangible asset - net	16	466,176,533	487,692,373			
Deferred tax assets	32	715,788,855	312,200,815			
Other non-current assets	15	100,517,301	70,178,082			
Total Non-current Assets		11,892,548,423	10,042,779,585			
		P30,255,927,565	P24,485,717,210			
Current Liabilities Trade and other payables Due to related parties	17 19	P 7,246,226,356	P 4,182,798,572			
Borrowings - current portion	18	2,770,444,373	724,239,582			
Lease liabilities - current portion	30	3,134,000,000	1,366,500,000			
Income tax payable	30	224,809,949 82,527,226	155,434,672			
Total Current Liabilities		13,458,007,904	6,428,972,826			
Non-current Liabilities		20/100/00//504	0,420,572,020			
Borrowings - net of current portion	18		3,086,500,000			
_ease liabilities - net of current portion	30	1,152,852,126	408,027,763			
Retirement benefit obligation - net	20	529,381,347	117,682,555			
Deferred tax liability	32	-	117,002,555			
Total Non-current Liabilities		1,682,233,473	3,612,210,318			
		15,140,241,377	10,041,183,144			
equity						
Share capital	23	3,542,258,595	3,542,258,595			
Share premium	23	4,936,859,146	4,936,859,146			
Share-based compensation reserve	21	8,211,398	8,211,398			
Retained earnings		6,628,357,049	5,957,204,927			
LARGE TAVELERNAL RI	EVENUE	15,115,686,188	14,444,534,066			
LARGE TAXPAVERS ASSISTANCE	DIVISION	P30,255,927,565				
See Notes to Financial Statements. 15 2021	1	130,233,927,303	P24,485,717,210			

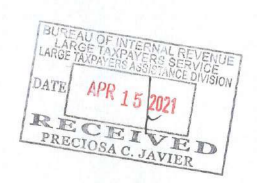
PRECIOSA C. JAVIER



(A Subsidiary of Century Pacific Group, Inc.) STATEMENTS OF COMPREHENSIVE INCOME

		For the Year	ars Ended December	r 31
	Notes	2020	2019	2018
Net Sales	25	P38,959,316,609	P31,353,848,099	P27,906,738,416
Cost of Goods Sold	26	30,561,975,804	25,151,587,841	22,417,106,430
Gross Profit		8,397,340,805	6,202,260,258	5,489,631,986
Operating Expenses	27	(6,827,251,760)	(5,324,167,325)	(4,779,572,421)
Other Income	28	1,708,897,656	2,043,679,026	1,459,934,682
Other Expenses	29	(363,689,909)	(273,387,393)	(141,213,241)
		(5,482,044,013)	(3,553,875,692)	(3,460,850,980)
Profit From Operations		2,915,296,792	2,648,384,566	2,028,781,006
Finance Costs	18, 30	(219,348,070)	(296,021,571)	(180,794,160)
Profit Before Tax		2,695,948,722	2,352,362,995	1,847,986,846
Income Tax Expense	31	(479,886,405)	(328,383,377)	(257,505,484)
Profit for the Year		2,216,062,317	2,023,979,618	1,590,481,362
Other Comprehensive Income	-			
Item that will not be Reclassified				
Subsequently to Profit or Loss:				
Remeasurement gain (loss) on retirement				
benefit obligation - net of tax	20	(269,697,101)	(47,977,353)	13,618,705
Total Comprehensive Income		P 1,946,365,216	P 1,976,002,265	P 1,604,100,067
Earnings per Share Basic and diluted earnings per share	33	P 0.62	P 0.57	P 0.45

Basic and diluted earnings per See Notes to Financial Statements.





COVER SHEET

for AUDITED FINANCIAL STATEMENTS

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CONTACT PERSON INFORMATION

The designated contact person $\underline{\textit{MUST}}$ be an Officer of the Corporation

Name of Contact Person	Email Address	Telephone Number/s	Mobile Number
MANUEL Z. GONZALES	manuel.gonzales@mvgslaw.com	8687-1195	0918-843-8888

Contact Person's Address

7TH FLOOR CENTERPOINT BLDG., JULIA VARGAS ST., ORTIGAS CENTER, PASIG CITY, METRO MANILA

Note 1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commimission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of teh new contact person designated

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





Centerpoint Building Julia Vargas Ave., Ortigas Center Pasig City, Metro Manila Philippines

Tel

: (632) 8633 8555 : (632) 638 6336

Fax website

te : www.centurypacific.com.ph

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The Management of Century Pacific Food, Inc. (the "Company") is responsible for the preparation and fair presentation of the financial statements including the schedules attached therein, as at December 31, 2020 and 2019 and for the years ended December 31, 2020 and 2019, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as Management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

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

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

Navarro Amper & Co., the independent auditor appointed by the stockholders, has audited the financial statements of the Company in accordance with Philippine Standards on Auditing, and in its report to the stockholders, has expressed its opinion on the fairness of presentation upon completion of such audit.

Signature:

Christopher T. Po

Chairman of the Board

Signature:

Teodoro Alexander Po

Chief Executive Officer

Signature:

Richard Kristoffer S. Manapat

Chief Financial Officer

Signed this 14thday of April, 2021.

NavarroAmper&Co.

Navarro Amper & Co. 19th Floor Six/NEO Building 5th Avenue corner 26th Street Bonifacio Global City, Taguig 1634 Philippines

Tel: +63 2 8581 9000 Fax: +63 2 8869 3676 www.deloitte.com/ph

BOA/PRC Reg. No. 0004 SEC Accreditation No. 0001-FR-5

SUPPLEMENTAL WRITTEN STATEMENT OF AUDITORS

To the Board of Directors and Shareholders CENTURY PACIFIC FOOD, INC. (A Subsidiary of Century Pacific Group, Inc.) 7th floor, Centerpoint Building, Julia Vargas St., Ortigas Center Pasig City, Metro Manila

Gentlemen:

We have audited the financial statements of Century Pacific Food, Inc. (the "Company") as at and for the year ended December 31, 2020 on which we have rendered the attached report dated April 14, 2021.

In compliance with the revised SRC Rule 68, we are stating that the said Company has a total number of 22 owning one hundred (100) or more shares each.

Navarro Amper & Co.

BOA Registration No. 0004, valid from November 12, 2018 to July 16, 2021 SEC Accreditation No. 0001-FR-5, issued on January 15, 2019; effective until January 14, 2022, Group A TIN 005299331

By:

Bonifacio F. Lumacang, Jr.

Partner

CPA License No. 0098090

SEC A.N. 1793-A, issued on November 11, 2019; effective until November 10, 2022, Group A TIN 170035681

BIR A.N. 08-002552-18-2020, issued on December 28, 2020; effective until December 28, 2023 PTR No. A-5047290, issued on January 4, 2021, Taguig City

Taguig City, Philippines April 14, 2021





NavarroAmper&Co.

Navarro Amper & Co. 19th Floor Six/NEO Building 5th Avenue corner 26th Street Bonifacio Global City, Taguig 1634 Philippines

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BOA/PRC Reg. No. 0004 SEC Accreditation No. 0001-FR-5

INDEPENDENT AUDITORS' REPORT

To the Board of Directors and Shareholders CENTURY PACIFIC FOOD, INC. (A Subsidiary of Century Pacific Group, Inc.) 7th floor, Centerpoint Building, Julia Vargas St., Ortigas Center Pasig City, Metro Manila

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Century Pacific Food, Inc. (the "Company"), which comprise the statements of financial position as at December 31, 2020 and 2019, the statements of comprehensive income, statements of changes in equity and statements of cash flows for the years ended December 31, 2020, 2019 and 2018 and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2020 and 2019, and its financial performance and its cash flows for the years ended December 31, 2020, 2019 and 2018 in accordance with Philippine Financial Reporting Standards (PFRS).

Basis for Opinion

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

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

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

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

Those Charged with Governance are responsible for overseeing the Company's financial reporting process.





Auditors' Responsibilities for the Audit of the Financial Statements

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

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

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

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

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



Report on Other Legal and Regulatory Requirements

Report on the Supplementary Information Required by the Bureau of Internal Revenue

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information in Note 39 to the financial statements is presented for purposes of filing with the Bureau of Internal Revenue and is not a required part of the basic financial statements. Such supplementary information is the responsibility of Management and has been subjected to the auditing procedures applied in our audit of the basic financial statements. In our opinion, such supplementary information is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

The engagement partner on the audit resulting in this independent auditors' report is Bonifacio F. Lumacang, Jr.

Navarro Amper & Co.

BOA Registration No. 0004, valid from November 12, 2018 to July 16, 2021 SEC Accreditation No. 0001-FR-5, issued on January 15, 2019; effective until January 14, 2022, Group A TIN 005299331

By:

Bonifacio F. Lumacang, Jr.

Partner

CPA License No. 0098090

SEC A.N. 1793-A, issued on November 11, 2019; effective until November 10, 2022, Group A TIN 170035681

BIR A.N. 08-002552-18-2020, issued on December 28, 2020; effective until December 28, 2023 PTR No. A-5047290, issued on January 4, 2021, Taguig City

Taguig City, Philippines April 14, 2021



CENTURY PACIFIC FOOD, INC.

(A Subsidiary of Century Pacific Group, Inc.)

STATEMENTS OF FINANCIAL POSITION

Decembe	er 3	J
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		Decem	ber 31
	Notes	2020	2019
ASSETS			
Current Assets			
Cash and cash equivalents	7	P 810,004,353	P 1,029,937,605
Trade and other receivables - net	8	5,084,237,577	4,996,437,604
Inventories - net	9	10,454,399,422	5,577,807,102
Due from related parties	19	1,752,419,935	2,607,042,724
Biological assets	12	65,726,630	33,380,356
Prepayments and other current assets	10	196,591,225	198,332,234
Total Current Assets		18,363,379,142	14,442,937,625
Non-current Assets			
Investments in subsidiaries - net	11	7,286,359,912	7,289,848,360
Property, plant and equipment - net	13	2,000,776,443	1,352,132,036
Right-of-use assets	14	1,322,929,379	530,727,919
Intangible asset - net	16	466,176,533	487,692,373
Deferred tax assets	32	715,788,855	312,200,815
Other non-current assets	15	100,517,301	70,178,082
Total Non-current Assets		11,892,548,423	10,042,779,585
		P30,255,927,565	P24,485,717,210
LIABILITIES AND EQUITY			
Current Liabilities			
Trade and other payables	17	P 7,246,226,356	P 4,182,798,572
Due to related parties	19	2,770,444,373	724,239,582
Borrowings - current portion	18	3,134,000,000	1,366,500,000
Lease liabilities - current portion	30	224,809,949	155,434,672
Income tax payable		82,527,226	-
Total Current Liabilities		13,458,007,904	6,428,972,826
Non-current Liabilities			
Borrowings - net of current portion	18	-	3,086,500,000
Lease liabilities - net of current portion	30	1,152,852,126	408,027,763
Retirement benefit obligation - net	20	529,381,347	117,682,555
Deferred tax liability	32	-	
Total Non-current Liabilities		1,682,233,473	3,612,210,318
		15,140,241,377	10,041,183,144
Equity			
Share capital	23	3,542,258,595	3,542,258,595
Share premium	23	4,936,859,146	4,936,859,146
Share-based compensation reserve	21	8,211,398	8,211,398
Retained earnings		6,628,357,049	5,957,204,927
		15,115,686,188	14,444,534,066
		P30,255,927,565	P24,485,717,210



Net Sales Cost of Goods Sold

Gross Profit

Operating Expenses

Other Income

Other Expenses

Finance Costs

Profit Before Tax

Profit From Operations

STATEMENTS OF COMPREHENSIVE INCOME

2020	2019	2018
P38,959,316,609	P31,353,848,099	P27,906,738,416
30,561,975,804	25,151,587,841	22,417,106,430
8,397,340,805	6,202,260,258	5,489,631,986
(6,827,251,760)	(5,324,167,325)	(4,779,572,421)
1,708,897,656	2,043,679,026	1,459,934,682
(363,689,909)	(273,387,393)	(141,213,241)
(5,482,044,013)	(3,553,875,692)	(3,460,850,980)
2,915,296,792	2,648,384,566	2,028,781,006

(296,021,571)

2,352,362,995

(180,794,160)

1,847,986,846

For the Years Ended December 31

 Income Tax Expense
 31
 (479,886,405)
 (328,383,377)
 (257,505,484)

 Profit for the Year
 2,216,062,317
 2,023,979,618
 1,590,481,362

 Other Comprehensive Income

(219,348,070) 2,695,948,722

Notes 25

26

27

28

29

18, 30

Item that will not be Reclassified

Subsequently to Profit or Loss: Remeasurement gain (loss) on retirement

benefit obligation - net of tax 20 **(269,697,101)** (47,977,353) 13,618,705

 Total Comprehensive Income
 P 1,946,365,216
 P 1,976,002,265
 P 1,604,100,067

Earnings per Share33P 0.62P 0.57P 0.45



	Notes	Share Capital (Note 23)	Share Premium (Note 23)	Share-based Compensation Reserve (Note 21)	Unappropriated Retained Earnings	Appropriated Retained Earnings	Total
Balance, January 1, 2018		P3,542,258,595	P4,928,095,509	P8,324,313	P3,634,503,686	Р -	P12,113,182,103
Transition to PFRS 9 adjustment					P17,812,003	-	P17,812,003
Balance, January 1, 2018		3,542,258,595	4,928,095,509	8,324,313	3,652,315,689	-	P12,130,994,106
Profit for the year Other comprehensive income	20	- -	- -	-	1,590,481,362 13,618,705	- -	1,590,481,362 13,618,705
Total Comprehensive Income Transactions with owners:		-	-	-	1,604,100,067	-	1,604,100,067
Cash dividends	24	-	-	-	(637,606,547)	-	(637,606,547)
Equity-settled share-based compensation	21, 22	-	8,763,637	(112,915)	-	-	8,650,722
Appropriation of retained earnings		-	-	-	(1,313,000,000)	1,313,000,000	-
		-	8,763,637	(112,915)	(346,506,480)	1,313,000,000	975,144,242
Balance, December 31, 2018		3,542,258,595	4,936,859,146	8,211,398	3,305,809,209	1,313,000,000	13,106,138,348
Profit for the year		-	-	-	2,023,979,618	=	2,023,979,618
Other comprehensive income	20	-	-	-	(47,977,353)	-	(47,977,353)
Total Comprehensive Income Transactions with owners:		-	-	-	1,976,002,265	-	1,976,002,265 -
Cash dividends	24	-	-	-	(637,606,547)	-	(637,606,547)
Appropriation of retained earnings	23	-	-	-	153,644,352	(153,644,352)	-
		-	-	-	1,492,040,070	(153,644,352)	1,338,395,718
Balance, December 31, 2019		3,542,258,595	4,936,859,146	8,211,398	4,797,849,279	1,159,355,648	14,444,534,066
Profit for the year Other comprehensive income	20	-	-	-	2,216,062,317 (269,697,101)	-	2,216,062,317 (269,697,101)
Total Comprehensive Income Transactions with owners:		-	-	-	1,946,365,216	-	1,946,365,216
Cash dividends	24	-	-	-	(1,275,213,094)	-	(1,275,213,094)
Reversal of appropriation of retained earnings	23	-	-	-	84,894,739	(84,894,739)	-
		-	-	-	756,046,861	(84,894,739)	671,152,122
Balance, December 31, 2020		P3,542,258,595	P4,936,859,146	P8,211,398	P5,553,896,140	P1,074,460,909	P15,115,686,188



For the	Vaare	Endad	Dacam	har	21

P.2,695,946,722 P.2,352,362,995 P.1,847,986,846 P.2,405,1551 P.2,405,1561 P.2,405,15			For the Y	ears Ended Decembe	er 31
Profit before tax		Notes	2020	2019	2018
Adjustments for: Depreciation	Cash Flows from Operating Activities				
Depreciation	Profit before tax		P2,695,948,722	P2,352,362,995	P1,847,986,846
Finance coats	Adjustments for:				
Provision for inventory obsolesence	Depreciation	13, 14	508,786,613	379,428,873	193,648,000
Retirement benefit expense	Finance costs	18, 30	219,348,070	296,021,571	180,794,160
Intracilized foreign exchange loss - net	Provision for inventory obsolesence	9	216,137,970	135,535,858	61,291,300
Manditation of intangible asset 16 21,515,840 21,515,840 21,515,840 21,515,840 21,515,840 21,515,840 21,515,840 24,5152 10,700,700 21,515,840 23,515	Retirement benefit expense	20	48,141,147	29,189,101	31,900,576
Provision for expected credit losses	Unrealized foreign exchange loss - net		47,065,043	10,356,683	49,592,857
Investment loss on investment in subsidiaries 11, 29	Amortization of intangible asset	16	21,515,840	21,515,840	21,515,840
Loss (Gain) on disposal of property, plant and equipment 13, 28, 29 249,357 (2,360,072) 1,502,080 Reversal of accruals 28 (11,920,788) (67,899,605) (7,775),813 Interest income 28 (12,624,026) (5,841,046) (2,615,731 Inventory written-off/reversals of provision 9 1136,430,853 (69,188,946) (28,165,731 Gain from retirement of scrap 28 (1,096,449,791) (1,255,120,652) (77,461,854) Dividend income 28 (1,096,449,791) (1,255,120,652) (77,461,854) Share-based compensation expense 21 - - - 6,650,722 Operating cash flows before working capital changes 2,318,825,059 1,639,194,985 1,294,732,948 Decreases (Increases) In: 17rade and other receivables (129,709,440) (117,477,909) (1,032,646,660 Inventories (4,955,299,438) 924,638,785 (104,477,399) (20,329,667,202 Due for melated parties (32,346,274) 9,473,395 (20,129,879 Biological assets (32,346,274) 9,473,395	Provision for expected credit losses	8, 27	9,270,257	1,827,819	4,912,152
Reversal of accruals 28	Investment loss on investment in subsidiaries	11, 29	6,488,448	20,611,224	65,156,584
Reversal of allowance for sales return 8	Loss (Gain) on disposal of property, plant and equipment	13, 28, 29	249,357	(2,360,072)	1,502,080
Interest income	Reversal of accruals	28	(11,920,798)	(67,899,605)	(71,759,813)
Inventory written-off/reversals of provision 9 (136,430,853) (69,188,946) (28,616,691 Gain from retirement of scrap 28 (14,92,421,854) (168,274,330) (77,461,854) (159,274,330) (77,461,854) (159,274,330) (77,461,854) (1,996,449,791) (1,255,120,652) (99),298,238 (1,996,449,791) (1,255,120,652) (91),298,238 (1,996,449,791) (1,255,120,652) (1,259,722,948) (1,259,120,852) (1,259	Reversal of allowance for sales return	8	(14,479,086)	(38,969,728)	-
Gain from retirement of scrap 28 (162,221,854) (168,274,330) (77,461,854) Dividend income 28 (1,966,449,791) (1,255,120,652) (991,282,828) Share-based compensation expense 21 - - 8,650,722 Operating cash flows before working capital changes 2,318,825,059 1,639,194,985 1,294,732,948 Decrease (Increase) in: 1 (129,709,440) (117,427,909) (1,032,646,660 Inventories (4,956,299,438) 924,588,448 (2,399,667,200) 1,349,564,911 Biological assets (32,346,274) 9,473,395 (20,129,879) Prepayments and other current assets (275,584,229) (286,260,228) (1,60,213) Other non-current assets (33,339,191) (185,191) (17,433,970) Increase (Decrease) in: 3,184,788,320 (44,620,930) 837,865,637 Total and other payables 3,047,178,355 (1,562,243,524) (44,620,930) 837,865,637 Due to related parties 3,047,178,355 1,550,957,033 (906,585,401) 87,265,223 Cash from (used in) operatin	Interest income	28	(32,624,026)	(5,841,646)	(2,451,573)
Dividend income	Inventory written-off/reversals of provision	9	(136,430,853)	(69,188,946)	(28,616,691)
Share-based compensation expense 21	Gain from retirement of scrap	28	(162,221,854)	(168,274,330)	(77,461,854)
Operating cash flows before working capital changes 2,318,825,059 1,639,194,985 1,294,732,948 Decreases (Increase) In: Trade and other receivables (129,709,440) (117,427,909) (1,032,646,660 Inventories (4,956,299,438) 924,338,448 (2,399,667,200 Due from related parties 924,638,785 (104,457,627) 1,349,664,911 Biological assets (32,346,274) 974,33,955 (20,129,879) Prepayments and other current assets (275,584,229) (286,260,228) (1,602,130) Other non-current assets (30,339,219) (18,519) (17,430,970) Increase (Decrease) In: Trade and other payables 3,184,788,320 (44,620,930) 83,7865,637 Due to related parties 3,047,178,355 1,950,957,033 (960,585,401) Cash from (used in) operating activities 3,047,178,355 1,950,957,033 (960,585,401) Proceeds from sale of scrap 162,221,854 168,274,330 87,265,223 Income taxes paid (407,639,318) (231,923,922) 236,719,05 Net cash from (used in) operating activities 2	Dividend income	28	(1,096,449,791)	(1,255,120,652)	(991,928,238)
Decrease (Increase) in: Trade and other receivables (129,709,440) (117,427,909) (1,032,646,660) Inventories (4,956,299,438) 924,358,448 (2,399,667,200) Due from related parties 924,638,785 (104,457,627) 1,349,564,911 Biological assets (32,346,274) 9,473,395 (20,129,879) Prepayments and other current assets (275,584,229) (362,602,28) (1,602,719) Other non-current assets (30,339,219) (18,519) (17,430,970) Increase (Decrease) in: Trade and other payables 3,184,788,320 (44,620,930) 837,865,637 Due to related parties 2,043,204,791 (69,284,582) (971,272,058) Cash from (used in) operating activities 3,047,178,355 1,950,957,033 (360,855,401) Proceeds from sale of scrap 162,221,854 168,274,330 87,265,232 Increase paid (407,639,318) (231,923,292) (239,671,905 Interest received 32,676,933 5,792,105 2,246,161 Contributions to retirement fund 20 (41,889,504) (41,889,504) (41,889,504) Net cash from (used in) operating activities 2,792,548,320 1,851,210,672 (1,154,881,587 Cash Flows from Investing Activities 2,792,548,320 (841,269,985) (1,104,985) Cash Flows from investing Activities 2,792,548,320 (44,269,985) (44,452,552 Proceeds from disposal of property, plant and equipment 17,620,791 3,358,101 6,495,545 Additions to investments in subsidiaries 11 -	Share-based compensation expense	21	-	-	8,650,722
Trade and other receivables (129,709,440) (117,427,909) (1,032,646,660) Inventories (4,956,299,438) 924,558,488 (2,399,67),200 Due from related parties 924,638,785 (104,457,627) 1,349,664,911 Biological assets (32,346,274) 9,473,395 (20,129,879 Prepayments and other current assets (30,339,219) (286,260,228) (1,602,130 Other non-current assets (30,339,219) (44,620,930) 837,855,637 Increase (Decrease) in: Trade and other payables 3,184,788,320 (44,620,930) 837,855,637 Due to related parties 2,043,204,791 (69,284,582) (971,272,058 Cash from (used in) operating activities 3,047,178,355 1,950,957,033 (960,585,401 Proceeds from sale of scrap 162,221,854 168,274,330 87,265,223 Income taxes paid (407,639,318) (231,232,922) (29,571,905 Interest received 32,676,933 5,792,105 2,246,161 Contributions to retirement fund 20 (41,889,504) (41,889,504) (41,889,504 <t< td=""><td>Operating cash flows before working capital changes</td><td></td><td>2,318,825,059</td><td>1,639,194,985</td><td>1,294,732,948</td></t<>	Operating cash flows before working capital changes		2,318,825,059	1,639,194,985	1,294,732,948
Inventories	•				
Due from related parties 924,638,785 (104,457,627) 1,349,564,911 Blological assets (32,346,274) 9,473,395 (20,129,879 Prepayments and other current assets (275,584,229) (286,260,228) (1,602,130 Other non-current assets (30,339,219) (18,519) (17,430,970 Increase (Decrease) in: 3,184,788,320 (44,620,930) 837,865,637 Due to related parties 2,043,204,791 (69,284,582) (971,272,088 Cash from (used in) operating activities 3,047,178,355 1,950,957,033 (960,585,401 Proceeds from sale of scrap 162,221,854 168,274,330 87,265,223 Income taxes paid (407,639,318) (331,932,929) (239,671,905 Interest received 3,2676,933 5,792,105 2,246,161 Contributions to retirement fund 20 (41,889,504) (41,889,504) (41,889,504) Net cash from (used in) operating activities 2,792,548,320 1,851,210,672 (1,154,81,587 Cash Flows from Investing Activities 1 (497,794,840) (641,126,985) (219,131,937 <					(1,032,646,660)
Biological assets (32,346,274) 9,473,395 (20,129,879 Prepayments and other current assets (275,584,229) (286,260,228) (1,602,130 70,000,000 (10,000,000 70,000,000 (1,000,000 70,000,000 (1,000,000 70,000,000 (1,000,000 70,000,000 (1,000,000 70,000,000 (1,000,000 70,000,000 (1,000,000 70,000,000					
Prepayments and other current assets (275,584,229) (286,260,228) (1,602,130,070) Other non-current assets (30,339,219) (18,519) (17,430,970) Increase (Decrease) in: (30,339,219) (18,519) (17,430,970) Trade and other payables 3,184,788,320 (44,620,930) 837,865,637 Due to related parties 2,043,204,791 (69,284,582) (971,272,058 Cash from (used in) operating activities 3,047,178,355 1,950,957,033 (960,585,401 Proceeds from sale of scrap (407,639,318) (231,923,292) (239,671,905 Increase received 32,676,933 5,792,105 2,246,161 Contributions to retirement fund 20 (41,889,504) (41,889,504) (41,889,504) Net cash from (used in) operating activities 2,792,548,320 1,851,210,672 (1,548,815,87 Cash Flows from Investing Activities 13 (947,794,840) (641,126,985) (219,131,937 Dividends received 1,046,599,371 1,131,653,108 964,452,55 Proceeds from Investing activities 17,620,791 3,358,101 6,495,445<	·				
Other non-current assets (30,339,219) (18,519) (17,430,970 Increase (Decrease) (in: 3,184,788,320 (44,620,930) 837,865,637 Due to related parties 2,043,204,791 (69,284,582) (971,272,058 Cash from (used in) operating activities 3,047,178,355 1,950,957,033 (960,585,401 Proceeds from sale of scrap 162,221,854 168,274,330 87,265,223 Income taxes paid (407,639,318) (231,923,292) (239,671,905 Income taxes paid 20 (41,889,504) (41,88	_				
Trade and other payables 3,184,788,320 (44,620,930) 837,855,637 Due to related parties 2,043,204,791 (69,284,582) (971,272,058 Cash from (used in) operating activities 3,047,178,355 1,950,957,033 (960,585,401 Proceeds from sale of scrap 162,221,854 168,274,330 87,265,223 Income taxes paid (407,639,318) (231,923,292) (239,671,905 Interest received 32,676,933 5,792,105 2,246,161 Contributions to retirement fund 20 (41,889,504) (41,889,504) (41,889,504) Net cash from (used in) operating activities 2,792,548,320 1,851,210,672 (1,154,881,587 Cash Flows from Investing Activities 13 (947,794,840) (641,126,985) (219,131,937 Dividends received 1,046,599,371 1,131,653,108 964,445,255 Proceeds from disposal of property, plant and equipment 17,620,791 3,358,101 6,495,445 Additions to investments in subsidiaries 11 - (98,957,100) (24,950,000 Net cash from investing activities 116,225,322 394,927,124 729,104,924 Cash Flows from Financing Activities 18 2,950,000,000 4,586,000,000 1,720,000,000 Proceeds from short-term borrowings 18 2,950,000,000 4,586,000,000 1,720,000,000 Proceeds from long-term borrowings 18 2,950,000,000 4,586,000,000 1,720,000,000 Proceeds from long-term borrowings 18 2,950,000,000 4,586,000,000 1,740,000,000 Proceeds from long-term borrowings 18 2,950,000,000 2,615,5500,000 1,740,000,000 Proceeds from long-term borrowings 18 2,950,000,000 2,615,5500,000 1,740,000,000 Proceeds from long-term borrowings 18 2,950,000,000 2,615,5500,000					(1,602,130)
Trade and other payables Due to related parties 3,184,788,320 (44,620,930) (931,865,637 (971,272,058) Cash from (used in) operating activities 3,047,178,355 (1,950,957,033) (960,585,401) Cash from (used in) operating activities 3,047,178,355 (1,950,957,033) (960,585,401) Proceeds from sale of scrap (407,639,318) (231,923,922) (239,671,905) Interest received 32,676,933 (211,923,922) (239,671,905) Contributions to retirement fund 20 (41,889,504) (41,889,504) (41,889,504) (41,889,504) (41,889,504) (41,889,504) Net cash from (used in) operating activities 2,792,548,320 (3,851,210,672) (1,154,881,587) Cash Flows from Investing Activities 4947,794,840 (641,126,985) (219,131,937) Cay property, plant and equipment 13 (947,794,840) (641,126,985) (219,131,937) Dividends received 1,046,599,371 (33,88,101) (6,495,445) Additions to investiments in subsidiaries 11 (20,907,907,907) (33,88,101) (34,950,000) Net cash from investing activities 116,425,322 (39,97,102) (39,957,100) (24,950,000) Net cash from Financing Activities 1 (2,950,000,000) (3,605,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950,000,000) (4,950			(30,339,219)	(18,519)	(17,430,970)
Due to related parties 2,043,204,791 (69,284,582) (971,272,058 Cash from (used in) operating activities 3,047,178,355 1,950,957,033 (960,585,401 Proceeds from sale of scrap 162,221,854 168,274,330 87,265,223 Income taxes paid (407,639,318) (231,923,292) (239,671,905 Increst received 32,676,933 5,792,105 2,246,161 Contributions to retirement fund 20 (41,889,504) (41,889,504) (41,889,504) Net cash from (used in) operating activities 2,792,548,320 1,851,210,672 (1,154,881,587) Cash Flows from Investing Activities 30,477,94,840 (641,126,985) (219,131,937) Dividends received 1,046,599,371 1,311,653,108 964,445,255 Proceeds from disposal of property, plant and equipment 17,620,791 3,358,101 6,495,445 Additions to investments in subsidiaries 11 - (98,957,100) (24,950,000 Net cash from investing activities 116,425,322 394,927,124 729,104,924 Cash Flows from Financing Activities 1,004,000 4,586,000,000					
Cash from (used in) operating activities 3,047,178,355 1,950,957,033 (960,585,401 Proceeds from sale of scrap 162,221,854 168,274,330 87,265,223 Income taxes paid (407,639,318) (231,923,292) (239,671,905 Interest received 3,2676,933 5,792,105 2,246,161 Contributions to retirement fund 20 (41,889,504) (4	• •				
Proceeds from sale of scrap Income taxes paid Income taxes Income taxes paid Income taxes Inco	Due to related parties		2,043,204,791	(69,284,582)	(971,272,058)
Income taxes paid (407,639,318) (231,923,292) (239,671,905 Interest received 32,676,933 5,792,105 2,246,161 Contributions to retirement fund 20 (41,889,504) (41,	Cash from (used in) operating activities		3,047,178,355	1,950,957,033	(960,585,401)
State Stat	Proceeds from sale of scrap		162,221,854	168,274,330	87,265,223
Contributions to retirement fund 20 (41,889,504) (41,889,504) (41,889,504) Net cash from (used in) operating activities 2,792,548,320 1,851,210,672 (1,154,881,587) Cash Flows from Investing Activities Acquisitions of property, plant and equipment 13 (947,794,840) (641,126,985) (219,131,937) Dividends received 1,046,599,371 1,131,653,108 964,445,255 Proceeds from disposal of property, plant and equipment 17,620,791 3,358,101 6,495,445 Additions to investments in subsidiaries 11 - (98,957,100) (24,950,000 Net cash from investing activities 186,425,322 394,927,124 729,104,924 Cash Flows from Financing Activities 18 2,950,000,000 4,586,000,000 1,720,000,000 Proceeds from short-term borrowings 18 2,950,000,000 4,586,000,000 1,720,000,000 Repayments of borrowings 18 4,269,000,000 (5,615,500,000) (1,445,500,000 Payment of lease liabilities 30 (266,596,252) (166,662,399) - Payment of lease liabilities	Income taxes paid		(407,639,318)	(231,923,292)	(239,671,905)
Net cash from (used in) operating activities Cash Flows from Investing Activities Acquisitions of property, plant and equipment Dividends received 1,046,599,371 1,131,653,108 964,445,255 Proceeds from disposal of property, plant and equipment 11,046,599,371 1,131,653,108 964,445,255 Proceeds from disposal of property, plant and equipment 11,620,791 3,358,101 6,495,445 Additions to investments in subsidiaries 11 - (98,957,100) (24,950,000 Net cash from investing activities 116,425,322 394,927,124 729,104,924 Cash Flows from Financing Activities Proceeds from short-term borrowings 18 2,950,000,000 4,586,000,000 1,720,000,000 Proceeds from long-term borrowings 18 4,269,000,000 (5,615,500,000) (1,445,500,000 Finance costs paid 18,30 (266,596,252) Dividends paid 18,30 (266,596,252) Dividends paid 24 (1,275,186,440) (637,606,547) (637,606,547) (637,606,547) (637,606,547) (637,606,547) (637,606,547) Cash and Cash Equivalents, Beginning 7 P 810,004,353 P1,029,937,605 P 880,805,231	Interest received		32,676,933	5,792,105	2,246,161
Cash Flows from Investing Activities Acquisitions of property, plant and equipment 13 (947,794,840) (641,126,985) (219,131,937 Dividends received 1,046,599,371 1,131,653,108 964,445,255 Proceeds from disposal of property, plant and equipment 17,620,791 3,358,101 6,495,445 Additions to investments in subsidiaries 11 - (98,957,100) (24,950,000 Net cash from investing activities 116,425,322 394,927,124 729,104,924 Cash Flows from Financing Activities Proceeds from short-term borrowings 18 2,950,000,000 4,586,000,000 1,720,000,000 Proceeds from long-term borrowings 18 6,4269,000,000 (5,615,500,000) (1,445,500,000) Repayments of borrowings 18 (4,269,000,000) (5,615,500,000) (1,445,500,000) Finance costs paid 18, 30 (268,124,202) (263,236,336) (135,667,591) Payment of lease liabilities 30 (266,596,252) (166,662,539) - Dividends paid 24 (1,275,186,440) (637,606,547) (637,606,547) Net cash from (used in) financing activities (3,128,906,894) (2,097,005,422) 1,001,225,862 Net Increase (Decrease) in Cash and Cash Equivalents (219,933,252) 149,132,374 575,449,199 Cash and Cash Equivalents, Beginning 7 1,029,937,605 P 880,805,231 Cash and Cash Equivalents, End 7 P 810,004,353 P1,029,937,605 P 880,805,231	Contributions to retirement fund	20	(41,889,504)	(41,889,504)	(41,889,504)
Acquisitions of property, plant and equipment 13 (947,794,840) (641,126,985) (219,131,937 Dividends received 1,046,599,371 1,131,653,108 964,445,255 Proceeds from disposal of property, plant and equipment 17,620,791 3,358,101 6,495,445 Additions to investments in subsidiaries 11 - (98,957,100) (24,950,000 Net cash from investing activities 116,425,322 394,927,124 729,104,924 Cash Flows from Financing Activities Proceeds from short-term borrowings 18 2,950,000,000 4,586,000,000 1,720,000,000 Proceeds from long-term borrowings 18 4,269,000,000 (5,615,500,000) (1,445,500,000 Finance costs paid 18, 30 (268,124,202) (263,236,336) (135,667,591 Payment of lease liabilities 30 (266,596,252) (166,662,539) - Dividends paid 24 (1,275,186,440) (637,606,547) (637,606,547) Net cash from (used in) financing activities (3,128,906,894) (2,097,005,422) 1,001,225,862 Cash and Cash Equivalents, Beginning 7 1,029,937,605 880,805,231 305,356,032 Cash and Cash Equivalents, End 7 P 810,004,353 P1,029,937,605 P 880,805,231	Net cash from (used in) operating activities		2,792,548,320	1,851,210,672	(1,154,881,587)
Dividends received 1,046,599,371 1,131,653,108 964,445,255 Proceeds from disposal of property, plant and equipment 17,620,791 3,358,101 6,495,445 Additions to investments in subsidiaries 11 - (98,957,100) (24,950,000 Net cash from investing activities 116,425,322 394,927,124 729,104,924 Cash Flows from Financing Activities Proceeds from short-term borrowings 18 2,950,000,000 4,586,000,000 1,720,000,000 Proceeds from long-term borrowings 18 1,500,000,000 Repayments of borrowings 18 (4,269,000,000) (5,615,500,000) (1,445,500,000 Finance costs paid 18, 30 (268,124,202) (263,236,336) (135,667,591 Payment of lease liabilities 30 (266,596,252) (166,662,539) - Dividends paid 24 (1,275,186,440) (637,606,547) (637,606,547 Net cash from (used in) financing activities (3,128,906,894) (2,097,005,422) 1,001,225,862 Net Increase (Decrease) in Cash and Cash Equivalents (219,933,252) 149,132,374 575,449,199 Cash and Cash Equivalents, Beginning 7 1,029,937,605 P 880,805,231 305,356,032 Cash and Cash Equivalents, End 7 P 810,004,353 P1,029,937,605 P 880,805,231	Cash Flows from Investing Activities				
Proceeds from disposal of property, plant and equipment Additions to investments in subsidiaries 11 - (98,957,100) (24,950,000	Acquisitions of property, plant and equipment	13	(947,794,840)	(641,126,985)	(219,131,937)
Proceeds from disposal of property, plant and equipment Additions to investments in subsidiaries 17,620,791 3,358,101 6,495,445 Additions to investments in subsidiaries 11 - (98,957,100) (24,950,000 Net cash from investing activities 116,425,322 394,927,124 729,104,924 Cash Flows from Financing Activities 18 2,950,000,000 4,586,000,000 1,720,000,000 Proceeds from short-term borrowings 18 2,950,000,000 4,586,000,000 1,720,000,000 Repayments of borrowings 18 (4,269,000,000) (5,615,500,000) (1,445,500,000 Finance costs paid 18, 30 (268,124,202) (263,236,336) (135,667,591 Payment of lease liabilities 30 (266,596,252) (166,662,539) - Dividends paid 24 (1,275,186,440) (637,606,547) (637,606,547) Net cash from (used in) financing activities (3,128,906,894) (2,097,005,422) 1,001,225,862 Net Increase (Decrease) in Cash and Cash Equivalents (219,933,252) 149,132,374 575,449,199 Cash and Cash Equivalents, End 7 <th< td=""><td>Dividends received</td><td></td><td>1,046,599,371</td><td>1,131,653,108</td><td>964,445,255</td></th<>	Dividends received		1,046,599,371	1,131,653,108	964,445,255
Net cash from investing activities 116,425,322 394,927,124 729,104,924 Cash Flows from Financing Activities Proceeds from short-term borrowings 18 2,950,000,000 4,586,000,000 1,720,000,000 Proceeds from long-term borrowings 18 - - 1,500,000,000 Repayments of borrowings 18 (4,269,000,000) (5,615,500,000) (1,445,500,000 Finance costs paid 18,30 (268,124,202) (263,236,336) (135,667,591 Payment of lease liabilities 30 (266,596,252) (166,662,539) - Dividends paid 24 (1,275,186,440) (637,606,547) (637,606,547) Net cash from (used in) financing activities (3,128,906,894) (2,097,005,422) 1,001,225,862 Net Increase (Decrease) in Cash and Cash Equivalents (219,933,252) 149,132,374 575,449,199 Cash and Cash Equivalents, Beginning 7 1,029,937,605 880,805,231 305,356,032 Cash and Cash Equivalents, End 7 P 810,004,353 P1,029,937,605 P 880,805,231	Proceeds from disposal of property, plant and equipment			3,358,101	6,495,445
Cash Flows from Financing Activities Proceeds from short-term borrowings 18 2,950,000,000 4,586,000,000 1,720,000,000 Proceeds from long-term borrowings 18 - - 1,500,000,000 Repayments of borrowings 18 (4,269,000,000) (5,615,500,000) (1,445,500,000 Finance costs paid 18,30 (268,124,202) (263,236,336) (135,667,591 Payment of lease liabilities 30 (266,596,252) (166,662,539) - Dividends paid 24 (1,275,186,440) (637,606,547) (637,606,547) Net cash from (used in) financing activities (3,128,906,894) (2,097,005,422) 1,001,225,862 Net Increase (Decrease) in Cash and Cash Equivalents (219,933,252) 149,132,374 575,449,199 Cash and Cash Equivalents, Beginning 7 1,029,937,605 880,805,231 305,356,032 Cash and Cash Equivalents, End 7 P 810,004,353 P1,029,937,605 P 880,805,231	Additions to investments in subsidiaries	11	-	(98,957,100)	(24,950,000)
Proceeds from short-term borrowings 18	Net cash from investing activities		116,425,322	394,927,124	729,104,924
Proceeds from short-term borrowings 18			•	•	
Proceeds from long-term borrowings 18 1,500,000,000 Repayments of borrowings 18 (4,269,000,000) (5,615,500,000) (1,445,500,000 Finance costs paid 18,30 (268,124,202) (263,236,336) (135,667,591 Payment of lease liabilities 30 (266,596,252) (166,662,539) - Dividends paid 24 (1,275,186,440) (637,606,547) (637,606,547) Net cash from (used in) financing activities (3,128,906,894) (2,097,005,422) 1,001,225,862 Net Increase (Decrease) in Cash and Cash Equivalents (219,933,252) 149,132,374 575,449,199 Cash and Cash Equivalents, Beginning 7 1,029,937,605 880,805,231 305,356,032 Cash and Cash Equivalents, End 7 P 810,004,353 P1,029,937,605 P 880,805,231		18	2,950,000.000	4,586,000.000	1,720.000.000
Repayments of borrowings 18 (4,269,000,000) (5,615,500,000) (1,445,500,000 Finance costs paid 18, 30 (268,124,202) (263,236,336) (135,667,591 Payment of lease liabilities 30 (266,596,252) (166,662,539) - Dividends paid 24 (1,275,186,440) (637,606,547) (637,606,547) Net cash from (used in) financing activities (3,128,906,894) (2,097,005,422) 1,001,225,862 Net Increase (Decrease) in Cash and Cash Equivalents (219,933,252) 149,132,374 575,449,199 Cash and Cash Equivalents, Beginning 7 1,029,937,605 880,805,231 305,356,032 Cash and Cash Equivalents, End 7 P 810,004,353 P1,029,937,605 P 880,805,231	-		-,,,	-	
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NOTES TO FINANCIAL STATEMENTS AS AT AND FOR THE YEARS ENDED DECEMBER 31, 2020, 2019 AND 2018

1. CORPORATE INFORMATION

Century Pacific Food, Inc. (the "Company") was incorporated and registered with the Philippine Securities and Exchange Commission (SEC) on October 25, 2013.

The Company is primarily engaged in the business of buying and selling, processing, canning and packaging and manufacturing all kinds of food and food products, such as but not limited to fish, seafood and other marine products, cattle, hog and other animals and animal products, fruits, vegetables and other agricultural crops and produce of land, including by products thereof, and for such purpose, to acquire, construct, own, lease, charter, establish, maintain and operate canneries, factories, plants, vessels, cold storage, refrigerators, refrigerated vehicles and vessels, warehouses and other machineries, equipment, apparatus, and appliance as may be required in the conduct of its business.

The Company is a subsidiary of Century Pacific Group, Inc. (CPGI), also its ultimate parent, an entity registered with the SEC and is domiciled in the Philippines owning 68.71% interest as at December 31, 2020 and 2019.

On May 6, 2014, the Company's shares were listed in the Philippine Stock Exchange (PSE).

The Company's registered address and principal place of business is at 7th floor, Centerpoint Building, Julia Vargas St., Ortigas Center, Pasig City.

The Company has the following subsidiaries as at December 31, 2020 and 2019:

	Ownershi	p Interest
Name of Subsidiary	2020	2019
General Tuna Corporation (GTC)	100%	100%
Snow Mountain Dairy Corporation (SMDC)	100%	100%
Allforward Warehousing Inc. (AWI)	100%	100%
Century Pacific Agricultural Ventures, Inc. (CPAVI)	100%	100%
Century Pacific Seacrest Inc. (CPSI)	100%	100%
Centennial Global Corporation (CGC)	100%	100%
Century Pacific Food Packaging Ventures, Inc. (CPFPVI)	100%	100%
General Odyssey Inc (GOI)	100%	-
Century Pacific Solar Inc (CP Solar)	100%	-
Century International (China) Co. Ltd. (CIC)	100%	100%
Century (Shanghai) Trading Co. Ltd. (CST)	100%	100%
Cindena Resources Limited (CRL)	100%	100%
Century Pacific North America Enterprise Inc. (CPNA)	100%	100%

GTC was incorporated in the Philippines and registered with the SEC on March 10, 1997. GTC is presently engaged in manufacturing and exporting private label canned, pouched and frozen tuna products. Its processing plant is located at Purok Lansong, Brgy. Tambler, General Santos City, Philippines.

SMDC was incorporated in the Philippines and registered with the SEC on February 14, 2001. SMDC is engaged in producing, canning, freezing, preserving, refining, packing, buying and selling at wholesale and retail, food products including all kinds of milk and dairy products, fruits and vegetable juices and other milk or dairy preparations and by-products. Its principal place of business is located at 32 Arturo Drive, Bagumbayan, Taguig City, Philippines.



AWI was incorporated in the Philippines and was registered with the SEC on October 3, 2014. AWI is engaged in the business of operating cold storage facilities, handling, leasing, maintaining, buying, selling, warehouse and storage facilities, including its equipment, forklift, conveyors, pallet towers and other related machineries, tools and equipment necessary in warehousing, and storage operation. Its principal place of business is located at Purok Lansong, Barangay Calumpang, General Santos City, Philippines.

CPAVI was incorporated in the Philippines and was registered with the SEC on August 29, 2012. CPAVI is engaged in the business of manufacturing and distributing all kinds of food and beverage products and other foodstuffs derived from fruits and other agricultural products. Its principal place of business is located at Purok Lansong, Barangay Tambler, General Santos City, Philippines.

CPSI was incorporated in the Philippines and was registered with the SEC on November 13, 2015. CPSI is engaged in the business of developing and designing, acquiring, selling, transferring, exchanging, managing, licensing, franchising and generally exercising all rights, powers and privileges of ownership or granting any right or privilege of ownership or any interest to label marks, devices, brands, trademark rights and all other forms of intellectual property, including the right to receive, collect and dispose of any and all payments, dividends, interests and income derived from therefrom. Its principal place of business is located at 7th Floor, Centerpoint Building, J. Vargas Avenue corner Garnet Road, Ortigas Center, Pasig City, Philippines.

CGC was incorporated in the British Virgin Islands (BVI) on November 13, 2006. CGC is a company limited by shares. On February 25, 2015, the Company acquired 100% interest in CGC for \$100 or P4,438. CGC is the corporate vehicle that holds the various brands, trademarks, and related intellectual property of the Company and its subsidiaries. CGC was acquired from Shining Ray Limited, a wholly owned subsidiary of CPGI. On December 28, 2015, CGC sold all trademarks to CPSI for a total consideration of P50,000,000. CGC's registered office is at P.O. Box 957, Offshore Incorporations Centre, Road Town, Tortola, British Virgin Islands and its registered agent is Offshore Incorporations Limited.

CPFPVI was incorporated in the Philippines and was registered with SEC on June 29, 2016. CPFPVI is engaged in the business of manufacturing, processing, buying, selling, importing, exporting and dealing in all kinds of packaging products. On June 29, 2016, the Company acquired 100% interest in CPFPVI for a total consideration of P400,000,000. Its registered principal place of business is located at Purok Lansong, Barangay Calumpang, General Santos City, Philippines.

GOI was incorporated in the Philippines and was registered with SEC on July 27, 2020. GOI is engaged in the business to buy and sell, process, can, pack, manufacture, market, produce, distribute, import and export, and deal in all kinds of feeds and for such purpose to acquire, construct, own, lease, charter, establish, maintain and operate stores, outlets, canneries, factories, plants, vessels, cold storage, refrigerators, refrigerated vehicles and vessels, warehouses, and other machineries, equipment's, apparatus and appliances as may be required. Its principal place of business is located at Centerpoint Building, J. Vargas Avenue corner Garnet Road, Ortigas Center, Pasig City, Philippines. GOI has not started its commercial operations as at December 31, 2020.

CP Solar was incorporated in the Philippines and was registered with SEC on August 10, 2020. CPSI is engaged in the business of exploration, development, and utilization of renewable energy sources, including the generation and distribution of power therefrom, planning, construction and installation, commissioning, owning, management and operation of relevant facilities and infrastructure thereof and processing and commercialization of by-products in its operations and to undertake such other powers and purposes as may be required. Its principal place of business is located at Purok Lansong Bgy Tambler General Santos City. CP Solar has not started its commercial operations as at December 31, 2020.

CIC was incorporated in China and was registered on June 9, 2003. CIC is engaged in the selling of hardware and electrical apparatus, auto spare parts, building decoration materials and products, telecommunication equipment, stationery commodities, mechanical equipment, pre-package food; wholesales of beverage; development and sale of computer software and hardware; and consulting services. Its registered address is Room A3011, No. 70 Licheng Road, Pudong New Area, Shanghai, China.



CST was incorporated in China and was registered on August 24, 2005. CST is engaged in the wholesale, import and export of food, provision of ancillary services, relevant business consulting services subject to administrative approval and relevant authority. Its registered address is at Room 520A, No. 335 Changli Road, Pudong New District, Shanghai, China.

CRL was originally incorporated in the BVI under The International Business Companies Act (CAP.291) on March 27, 2002. CRL is engaged in the purchase or otherwise acquire and undertake the whole or any part of the business, goodwill, assets and liabilities of any person, firm or company, to import, export, buy, sell, exchange, barter, let on hire, distribute, and otherwise deal in and turn to account goods, materials, commodities, produce and merchandise generally in their prepared, manufactured, semi-manufactured and raw state, to enter into, carry on and participate in financial transactions and operations of all kinds and to manufacture, construct, assemble, design, repair, refine, develop, alter, convert, process, and otherwise produce materials, fuels, chemicals, substance and industrial, commercial and consumer products of all kinds. The Company was re-registered under the BVI Business Companies Act (No 16 of 2004) on January 1, 2009 upon the compulsory implementation of the new Act. CRL's registered office is at P.O. Box 957, Offshore Incorporations Center, Road Town, Tortola, British Virgin Islands and its registered agent is Offshore Incorporations Limited.

CPNA was incorporated in the United States and was registered with the Secretary of State of California on April 20, 2017 as a domestic stock company type. CPNA is engaged in any lawful act or activity for which a corporation may be organized under the General Corporation Law of California other than the banking business, the trust company business or the practice of a profession permitted to be incorporated by the California Corporation Code. The agent for service process in this state is Vcorp Services CA, Inc. The registered address of CPNA is at 350 N. Glendale Avenue Ste B348, Glendale, California 91206. Its principal place of business is at 7th Floor, Centerpoint Building, J. Vargas Avenue corner Garnet Road, Ortigas Center, Pasig City.

2. FINANCIAL REPORTING FRAMEWORK AND BASIS OF PREPARATION

Statement of Compliance

The financial statements of the Company have been prepared in accordance with Philippine Financial Reporting Standards (PFRS), which includes all applicable PFRS, Philippine Accounting Standards (PAS), and interpretations issued by the International Financial Reporting Interpretations Committee (IFRIC), Philippine Interpretations Committee (PIC) and Standing Interpretations Committee (SIC) as approved by the Financial Reporting Standards Council (FRSC) and the Board of Accountancy (BOA), and adopted by the SEC.

Basis of Preparation

The financial statements of the Company have been prepared on the historical cost basis, except for:

- · certain financial instruments carried at amortized cost;
- inventories carried at the lower of cost and net realizable value;
- lease liabilities recognized at the present value of the lease payments that are not paid at the commencement date; and
- retirement benefit obligation recognized as the net total of the fair value of plan assets and the present value of the defined benefit obligation.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.



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, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Company takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of PFRS 2, Share-based Payment, PFRS 16, and measurements that have some similarities to fair value but are not fair value, such as net realizable value in PAS 2 for inventories or value in use in PAS 36, Impairment of assets.

In addition, for financial reporting purposes, fair value measurements are categorized into Levels 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

Functional and Presentation Currency

These financial statements are presented in Philippine Peso, the currency of the primary economic environment in which the Company operates. All amounts are presented in the nearest peso, except when otherwise indicated.

Separate Financial Statements

These are the Company's separate financial statements. Separate financial statements are those presented by a parent, an investor in an associate or a venture in a jointly controlled entity, in which the investments are accounted for on the basis of the direct equity interest rather than on the basis of the reported results and net assets of the investees. In addition, the Company also prepares consolidated financial statements as its primary financial statements.

3. ADOPTION OF NEW AND REVISED ACOUNTING STANDARDS

Adoption of New and Revised Accounting Standards Effective in 2020

The Company adopted all accounting standards and interpretations as at December 31, 2020. The new and revised accounting standards and interpretations that have been published by the International Accounting Standards Board (IASB) and approved by the FRSC in the Philippines, were assessed to be applicable to the Company's financial statements, are as follows:

Amendments to PFRS 16, COVID-19-Related Rent Concessions

Amendment to PFRS 16 provides practical relief to lessees in accounting for rent concessions occurring as a direct consequence of COVID-19, by introducing a practical expedient to PFRS 16. The practical expedient permits a lessee to elect not to assess whether a COVID-19-related rent concession is a lease modification. A lessee that makes this election shall account for any change in lease payments resulting from the COVID-19-related rent concession the same way it would account for the change applying PFRS 16 if the change were not a lease modification.



The practical expedient applies only to rent concessions occurring as a direct consequence of COVID-19 and only if all of the following conditions are met:

- a) The change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- b) Any reduction in lease payments affects only payments originally due on or before 30 June 2021 (a rent concession meets this condition if it results in reduced lease payments on or before 30 June 2021 and increased lease payments that extend beyond 30 June 2021); and
- c) There is no substantive change to other terms and conditions of the lease.

The amendments are effective for annual periods beginning on or after June 1, 2020. The Company early-adopted the amendments.

The amendments did not have a significant impact on the Company's financial statements since there are no rent concessions that occurred as direct consequence of COVID-19.

Amendments to PFRS 3, Definition of a Business

The amendments are to:

- clarify that to be considered a business, an acquired set of activities and assets must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create outputs;
- narrow the definitions of a business and of outputs by focusing on goods and services provided to customers and by removing the reference to an ability to reduce costs;
- add guidance and illustrative examples to help entities assess whether a substantive process has been acquired;
- remove the assessment of whether market participants are capable of replacing any missing inputs or processes and continuing to produce outputs; and
- add an optional concentration test that permits a simplified assessment of whether an acquired set of activities and assets is not a business.

The amendments are effective for business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after January 1, 2020 and to asset acquisitions that occur on or after the beginning of that period.

The amendments are being applied by the Company and has no significant impact on the Company's financial statements.

Amendments to PAS 1 and PAS 8, Definition of Material

The amendments relate to a revised definition of 'material':

"Information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity."

Three new aspects of the new definition include (i) obscuring; (ii) could reasonably be expected to influence; and (iii) primary users.

The amendments stress especially five ways material information can be obscured:

- if the language regarding a material item, transaction or other event is vague or unclear;
- if information regarding a material item, transaction or other event is scattered in different places in the financial statements;
- if dissimilar items, transactions or other events are inappropriately aggregated;
- if similar items, transactions or other events are inappropriately disaggregated; and
- if material information is hidden by immaterial information to the extent that it becomes unclear what information is material.

The amendments are effective for periods beginning on or after January 1, 2020. Earlier application is permitted.

The amendments are being applied by the Company and has no significant impact on the Company's financial statements.

New Accounting Standards Effective after the Reporting Period Ended December 31, 2020

The Company will adopt, to the extent applicable, the following standards when these become effective.

PFRS 17, Insurance Contracts

PFRS 17 establishes the principles for the recognition, measurement, presentation and disclosure of insurance contracts and supersedes PFRS 4 Insurance Contracts.

PFRS 17 outlines a general model, which is modified for insurance contracts with direct participation features, described as the variable fee approach. The general model is simplified if certain criteria are met by measuring the liability for remaining coverage using the premium allocation approach.

The general model uses current assumptions to estimate the amount, timing and uncertainty of future cash flows and it explicitly measures the cost of that uncertainty. It takes into account market interest rates and the impact of policyholders' options and guarantees.

An amendment issued on June 2020 and adopted by FRSC on August 2020 addresses concerns and implementation challenges that were identified after PFRS 17 was published.

PFRS 17 must be applied retrospectively unless impracticable, in which case the modified retrospective approach or the fair value approach is applied.

For the purpose of the transition requirements, the date of initial application is the start if the annual reporting period in which the entity first applies the Standard, and the transition date is the beginning of the period immediately preceding the date of initial application.

The standard (incorporating the amendments) is effective for periods beginning on or after January 1, 2023. Earlier application is permitted.

The future adoption of the standard will not have a significant impact on the Company's financial statements as the Company does not issue insurance contracts.



Amendments to PFRS 3, References to the Conceptual Framework

The amendments update PFRS 3 so that it refers to the 2018 Conceptual Framework instead of the 1989 Framework. They also add to PFRS 3 a requirement that, for obligations within the scope of PAS 37, an acquirer applies PAS 37 to determine whether at the acquisition date a present obligation exists as a result of past events. For a levy that would be within the scope of IFRIC 21 Levies, the acquirer applies IFRIC 21 to determine whether the obligating event that gives rise to a liability to pay the levy has occurred by the acquisition date.

The amendments also add an explicit statement that an acquirer does not recognize contingent assets acquired in a business combination.

The amendments are effective for business combinations for which the date of acquisition is on or after the beginning of the first annual period beginning on or after January 1, 2022. Early application is permitted if an entity also applies all other updated references (published together with the updated Conceptual Framework) at the same time or earlier.

The Management of the Company is still evaluating the impact of the amendments on the Company's financial statements.

Amendments to PFRS 10 and PAS 28, Sale or Contribution of Assets between and Investor and Its Associate or Joint Venture

The amendments to PFRS 10 and PAS 28 deal with situations where there is a sale or contribution of assets between an investor and its associate or joint venture. Specifically, the amendments state that gains or losses resulting from the loss of control of a subsidiary that does not contain a business in a transaction with an associate or a joint venture that is accounted for using the equity method, are recognized in the parent's profit or loss only to the extent of the unrelated investors' interests in that associate or joint venture. Similarly, gains and losses resulting from the remeasurement of investments retained in any former subsidiary (that has become an associate or a joint venture that is accounted for using the equity method) to fair value are recognized in the former parent's profit or loss only to the extent of the unrelated investors' interests in the new associate or joint venture.

The effective date of the amendments has yet to be set by the Board; however, earlier application of the amendments is permitted.

The Management of the Company is still evaluating the impact of the amendments on the Company's financial statements.

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

The amendments to PAS 1 affect only the presentation of liabilities as current or non-current in the statement of financial position and not the amount or timing of recognition of any asset, liability, income or expenses, or the information disclosed about those items.

The amendments clarify that the classification of liabilities as current or non-current is based on rights that are in existence at the end of the reporting period, specify that classification is unaffected by expectations about whether an entity will exercise its right to defer settlement of a liability, explain that rights are in existence if covenants are complied with at the end of the reporting period, and introduce a definition of 'settlement' to make clear that settlement refers to the transfer to the counterparty of cash, equity instruments, other assets or services.

The amendments are applied retrospectively for annual periods beginning on or after January 1, 2023, with early application permitted.

The Management of the Company is still evaluating the impact of the amendments on the Company's financial statements.



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

The amendments prohibit deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced before that asset is available for use, i.e. proceeds while bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Consequently, an entity recognizes such sales proceeds and related costs in profit or loss. The entity measures the cost of those items in accordance with PAS 2 Inventories.

The amendments also clarify the meaning of 'testing whether an asset is functioning properly'. PAS 16 now specifies this as assessing whether the technical and physical performance of the asset is such that it is capable of being used in the production or supply of goods or services, for rental to others, or for administrative purposes.

If not presented separately in the statement of comprehensive income, the financial statements shall disclose the amounts of proceeds and cost included in profit or loss that relate to items produced that are not an output of the entity's ordinary activities, and which line item(s) in the statement of comprehensive income include(s) such proceeds and cost.

The amendments are applied retrospectively, but only to items of property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after the beginning of the earliest period presented in the financial statements in which the entity first applies the amendments.

The entity shall recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings (or other component of equity, as appropriate) at the beginning of that earliest period presented.

The amendments are effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Company is still evaluating the impact of the amendments on the Company's financial statements.

Amendments to PAS 37, Onerous Contracts - Cost of Fulfilling a Contract

The amendments specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract consist of both the incremental costs of fulfilling that contract (examples would be direct labour or materials) and an allocation of other costs that relate directly to fulfilling contracts (an example would be the allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract).

The amendments apply to contracts for which the entity has not yet fulfilled all its obligations at the beginning of the annual reporting period in which the entity first applies the amendments. Comparatives are not restated. Instead, the entity shall recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings or other component of equity, as appropriate, at the date of initial application.

The amendments are effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Company is still evaluating the impact of the amendments on the Company's financial statements. Annual Improvements to PFRS Standards 2018-2020 Cycle

Amendments to PFRS 1, Subsidiary as a first-time adopter

The amendment provides additional relief to a subsidiary which becomes a first-time adopter later than its parent in respect of accounting for cumulative translation differences. As a result of the amendment, a subsidiary that uses the exemption in PFRS 1:D16(a) can now also elect to measure cumulative translation differences for all foreign operations at the carrying amount that would be included in the parent's consolidated financial statements, based on the parent's date of transition to PFRS Standards, if no adjustments were made for consolidation procedures and for the effects of the business combination in which the parent acquired the subsidiary. A similar election is available to an associate or joint venture that uses the exemption in PFRS 1:D16(a).

The amendment is effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Company is still evaluating the impact of the amendments on the Company's financial statements.

Amendments to PFRS 9, Fees in the '10 per cent' test for derecognition of financial liabilities

The amendment clarifies that in applying the '10 per cent' test to assess whether to derecognize a financial liability, an entity includes only fees paid or received between the entity (the borrower) and the lender, including fees paid or received by either the entity or the lender on the other's behalf.

The amendment is applied prospectively to modifications and exchanges that occur on or after the date the entity first applies the amendment.

The amendment is effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Company is still evaluating the impact of the amendments on the Company's financial statements.

Amendments to PFRS 16, Lease Incentives

The amendment removes the illustration of the reimbursement of leasehold improvements.

As the amendment to PFRS 16 only regards an illustrative example, no effective date is stated.

The Management of the Company is still evaluating the impact of the amendments on the Company's financial statements.

Amendments to PAS 41, Taxation in fair value measurements

The amendment removes the requirement in PAS 41 for entities to exclude cash flows for taxation when measuring fair value. This aligns the fair value measurement in PAS 41 with the requirements of PFRS 13 Fair Value Measurement to use internally consistent cash flows and discount rates and enables preparers to determine whether to use pretax or post-tax cash flows and discount rates for the most appropriate fair value measurement.

The amendment is applied prospectively, i.e. for fair value measurements on or after the date an entity initially applies the amendment.

The amendment is effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Company is still evaluating the impact of the amendments on the Company's financial statements.



New Accounting Standards Effective in 2020 - Adopted by FRSC but pending for approval by the BOA

PIC Q&A No. 2019-04, Conforming Changes to PIC Q&As - Cycle 2019

The interpretation sets out the changes (i.e., amendments or withdrawal) to certain interpretations. These changes are made as a consequence of the issuance of new PFRS that become effective starting January 1, 2019 and other relevant developments.

PIC Q&A amended

The following table summarizes the changes made to the amended interpretations:

PIC Q&A Amended	Amendment
PIC Q&A No. 2011-05: PFRS 1 – Fair Value or Revaluation as Deemed Cost	Updated because of applying PFRS 16, Leases, for the first time starting January 1, 2019
PIC Q&A No. 2011-06: Acquisition of investment properties – asset acquisition or business combination?	Reference to PAS 40, Investment Property, has been updated because of applying PFRS 16 for the first time starting January 1, 2019.
PIC Q&A No. 2012-02: Cost of a new building constructed on the site of a previous building	Reference to PAS 40 has been updated because of applying PFRS 16 for the first time starting January 1, 2019.
PIC Q&A No. 2017-02: PAS 2 and PAS 16 - Capitalization of operating lease cost as part of construction costs of a building	Updated to comply with the provisions of PFRS 16 and renamed as PIC Q&A No. 2017-02: PAS 2 and PAS 16 - Capitalization of depreciation of right-ofuse asset as part of construction costs of a building
PIC Q&A No. 2017-10: PAS 40 - Separation of property and classification as investment property	Reference to PAS 40 has been updated because of applying PFRS 16 for the first time starting January 1, 2019.
PIC Q&A No. 2018-05: PAS 37 - Liability arising from maintenance requirement of an asset held under a lease	Updated to comply with the provisions of PFRS 16
PIC Q&A No. 2018-15: PAS 1-Classification of Advances to Contractors in the Nature of Prepayments: Current vs. Non-current	Reference to PAS 40 (included as an attachment to the Q&A) has been updated because of applying PFRS 16 for the first time starting January 1, 2019.

PIC Q&A withdrawn

PIC Q&A Withdrawn	Basis for Withdrawal	
PIC Q&A No. 2017-09: PAS 17 and Philippine Interpretation SIC-15 - Accounting for payments between and among lessors and lessees	This PIC Q&A is considered withdrawn starting January 1, 2019, which is the effective date of PFRS 16. PFRS 16 superseded PAS 17, Leases, and Philippine Interpretation SIC-15, Operating Leases—Incentives	
PIC Q&A No. 2018-07: PAS 27 and PAS 28 - Cost of an associate, joint venture, or subsidiary in separate financial statements	This PIC Q&A is considered withdrawn upon publication of IFRIC agenda decision - Investment in a subsidiary accounted for at cost: Step acquisition (IAS 27 Separate Financial Statements) in January 2019.	

The effective date of the amendments is included in the affected interpretations.

The Management of the Company is still evaluating the impact of the amendments on the Company's financial statements.



PIC Q&A No. 2019-06, Accounting for step acquisition of a subsidiary in a parent

The interpretation clarifies how a parent should account for the step acquisition of a subsidiary in its separate financial statements.

Salient points of the interpretation are the following:

IFRIC concluded either of the two approaches may be applied:

• Fair value as deemed cost approach

Under this approach, the entity is exchanging its initial interest (plus consideration paid for the additional interest) for a controlling interest in the investee (exchange view). Hence, the entity's investment in subsidiary is measured at the fair value at the time the control is acquired.

Accumulated cost approach

Under this approach, the entity is purchasing additional interest while retaining the initial interest (non-exchange view). Hence, the entity's investment in subsidiary is measured at the accumulated cost (original consideration).

Any difference between the fair value of the initial interest at the date of obtaining control of the subsidiary and its original consideration is taken to profit or loss, regardless of whether, before the step acquisition transaction, the entity had presented subsequent changes in fair value of its initial interest in profit or loss or other comprehensive income (OCI).

The interpretation is effective for periods beginning on or after October 19, 2019.

The Management of the Company is still evaluating the impact of the interpretation on the Company's financial statements.

PIC Q&A No. 2019-07, Classification of Members' Capital Contributions of Non-Stock Savings and Loan Associations (NSSLA)

Background:

The Bangko Sentral ng Pilipinas (BSP) issued Circular No. 1045 on August 29, 2019 to amend the Manual of Regulations for Non-Bank Financial Institutions Applicable to Non-Stock Savings and Loan Associations (MORNBFI-S) – Regulatory Capital of Non-Stock Savings and Loan Associations (NSSLAs) and Capital Contributions of Members.

Under the Circular, each qualified member of an NSSLA shall maintain only one capital contribution account representing his/her capital contribution. While only one capital account is maintained, the Circular breaks down a member's capital contributions as follows:

- a. Fixed capital which cannot be reduced for the duration of membership except upon termination of membership. The minimum amount of fixed capital is Php1,000, but a higher minimum can be prescribed under the NSSLA's by-laws.
- b. Capital contribution buffer, which pertains to capital contributions in excess of fixed capital. The capital contribution buffer can be withdrawn or reduced by the member without affecting his membership. However, the NSSLA shall establish and prescribe the conditions and/or circumstances when the NSSLA may limit the reduction of the members' capital contribution buffer, such as, when the NSSLA is under liquidity stress or is unable to meet the capital-to-risk assets ratio requirement under Sec. 4116S of the MORNBFI-S Regulations. Such conditions and/or circumstances have to be disclosed to the members upon their placement of capital contribution buffer and in manners as may be determined by the Board.

For purposes of identifying and monitoring the fixed capital and capital contribution buffer of a member's capital contribution, NSSLAs shall maintain subsidiary ledgers showing separately the fixed and capital contribution buffer of each member. Further, upon receipt of capital contributions from their members, NSSLAs shall simultaneously record the amount contributed as fixed and capital contribution buffer in the aforementioned subsidiary ledgers. However, NSSLAs may use other systems in lieu of subsidiary ledgers provided that that the system will separately show the fixed and capital contribution buffer of each member.

The interpretation assessed and concluded that both Fixed Capital and the Capital contribution buffer qualify as "equity" in the NSSLA's financial statements as they both meet all the requirements of paragraphs 16A and 16B of PAS32, Financial Instruments: Presentation.

The interpretation is effective for periods beginning on December 11, 2019, and should be applied retrospectively.

The future adoption of the interpretation will have no effect on the Company's financial statements since the Company is not classified as a non-bank financial institutions under non-stock savings and loan associations.

PIC Q&A No. 2019-08, PFRS 16, Leases - Accounting for Asset Retirement or Restoration Obligation ("ARO")

The interpretation clarifies the recognition of ARO under the following scenarios:

1) Accounting for ARO at lease commencement date

The cost of dismantling and restoration (i.e., the ARO) should be calculated and recognized as a provision in accordance with PAS 37, with a corresponding adjustment to the related ROU asset as required by PFRS 16.24(d). As such, the lessee will add the amount of ARO to the cost of the ROU asset on lease commencement date, which will then form part of the amount that will be amortized over the lease term

2) Change in ARO after initial recognition

- 2.1) Because ARO is not included as a component of lease liability, the measurement of such ARO is outside the scope of PFRS 16. Hence, its measurement is generally not affected by the transition to PFRS 16. Except in cases where the reassessment of lease-related assumptions (e.g., lease term) would affect the measurement of ARO-related provision, the amount of ARO existing at transition date would not be remeasured; rather, the balance of the ARO provision and any related asset will remain as previously measured. The asset will simply be reclassified from property and equipment to the related ROU asset as required under PFRS 16.24(d).
- 2.2) Assuming there is a change in lease-related assumptions that would impact the ARO measurement (e.g., change in lease term due to the new PFRS 16 requirements), the following will be the accounting treatment depending on the method used by the lessee in adopting PFRS 16:
 - a. Modified retrospective approach Under this approach, the lessee uses the remaining lease term to discount back the amount of provision to transition date. Any adjustment is recognized as an adjustment to the ROU asset and ARO provision. This adjustment applies irrespective of which of the two methods in measuring the ROU asset will be chosen under the modified retrospective approach.
 - b. Full retrospective approach The ARO provision and related asset, which gets adjusted to the ROU asset, should be remeasured from commencement of the lease, and then amortized over the revised or reassessed lease term. Because full retrospective approach is chosen, it is possible that the amount of cumulative adjustment to the ARO provision and the ROU asset at the beginning of the earliest period presented will not be the same; hence, it is possible that it might impact retained earnings.



The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The future adoption of the interpretation will have no effect on the Company's financial statements since the Company does not have leased property with any related ARO.

PIC Q&A No. 2019-09, Accounting for Prepaid Rent or Rent Liability Arising from Straight-lining under PAS 17 on Transition to PFRS 16 and the Related Deferred Tax Effects

The interpretation aims to provide guidance on the following:

- 1. How a lessee should account for its transition from PAS 17 to PFRS 16 using the modified retrospective approach. Specifically, this aims to address how a lessee should, on transition, account for any existing prepaid rent or rent liability arising from straight-lining of an operating lease under PAS 17, and
- 2. How to account for the related deferred tax effects on transition from PAS 17 to PFRS 16.

The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The Management of the Company is still evaluating the impact of the interpretation on the Company's financial statements.

PIC Q&A No. 2019-10, Accounting for variable payments with rent review

Some lease contracts provide for market rent review in the middle of the lease term to adjust the lease payments to reflect a fair market rent for the remainder of the lease term. This Q&A provides guidance on how to measure the lease liability when the contract provides for a market rent review.

The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The Management of the Company is still evaluating the impact of the interpretation on the Company's financial statements.

PIC Q&A No. 2019-11, Determining the current portion of an amortizing loan/lease liability

The interpretation aims to provide guidance on how to determine the current portion of an amortizing loan/lease liability for proper classification/presentation between current and non-current in the statement of financial position.

The interpretation is effective upon approval by the FRSC.

The Management of the Company is still evaluating the impact of the interpretation on the Company's financial statements.

PIC Q&A No. 2019-12, PFRS 16, Leases - Determining the lease term

The interpretation provides guidance how an entity determine the lease term under PFRS 16.

A contract would be considered to exist only when it creates rights and obligations that are enforceable. Therefore, any non-cancellable period or notice period in a lease would meet the definition of a contract and, thus, would be included as part of the lease term. To be part of a contract, any option to extend or terminate the lease that are included in the lease term must also be enforceable.

If optional periods are not enforceable (e.g., if the lessee cannot enforce the extension of the lease without the agreement of the lessor), the lessee does not have the right to use the asset beyond the non-cancellable period. Consequently, by definition, there is no contract beyond the non-cancellable period (plus any notice period) if there are no enforceable rights and obligations existing between the lessee and lessor beyond that term.



In assessing the enforceability of a contract, an entity should consider whether the lessor can refuse to agree to a request from the lessee to extend the lease. Accordingly, if the lessee has the right to extend or terminate the lease, there are enforceable rights and obligations beyond the initial noncancellable period and thus, the parties to the lease would be required to consider those optional periods in their assessment of the lease term. In contrast, a lessor's right to terminate a lease is ignored when determining the lease term because, in that case, the lessee has an unconditional obligation to pay for the right to use the asset for the period of the lease, unless and until the lessor decides to terminate the lease.

In assessing whether a lessee is reasonably certain to exercise an option to extend a lease, or not to exercise an option to terminate a lease, an entity shall consider all relevant facts and circumstances (i.e., including those that are not indicated in the lease contract) that create an economic incentive for the lessee to exercise the option to extend the lease, or not to exercise the option to terminate the lease.

The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The Management of the Company is still evaluating the impact of the interpretation on the Company's financial statements.

PIC Q&A No. 2019-13, PFRS 16, Leases – Determining the lease term of leases that are renewable subject to mutual agreement of the lessor and the lessee

The interpretation provides guidance how an entity determine the lease term under PFRS 16. This interpretation focuses on lease contracts that are renewable subject to mutual agreement of the parties.

A renewal option is only considered in determining the lease term if it is enforceable. A renewal that is still subject to mutual agreement of the parties is legally unenforceable under Philippine laws until both parties come to an agreement on the terms.

In instances where the lessee have known to be, historically, renewing the lease contract after securing mutual agreement with the lessor to renew the lease contract, the lessee's right to use the underlying asset does not go beyond the one-year period covered by the current contract, as any renewal still has to be agreed on by both parties. A renewal is treated as a new contract.

The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The Management of the Company is still evaluating the impact of the interpretation on the Company's financial statements.

PIC Q&A No. 2020-01, Conforming Changes to PIC Q&As - Cycle 2020

The interpretation sets out the changes (i.e., amendments or withdrawal) to certain interpretations. These changes are made as a consequence of the issuance of new PFRS that become effective starting January 1, 2019 and other relevant developments.

PIC Q&A amended

The following table summarizes the changes made to the amended interpretations:

PIC Q&A Amended	Amendment	
Framework 4.1 and PAS 1.25 – Financial statements prepared on a basis other than going concern	References to <i>The Conceptual Framework</i> for Financial Reporting have been updated due to the revised framework effective January 1, 2020	
PIC Q&A No. 2016-03: Accounting for common areas and the related subsequent costs by condominium corporations	References to <i>The Conceptual Framework</i> for Financial Reporting have been updated due to the revised framework effective January 1, 2020	
PIC Q&A No. 2011-03: Accounting for intercompany loans	References to <i>The Conceptual Framework</i> for Financial Reporting have been updated due to the revised framework effective January 1, 2020	
PIC Q&A No. 2017-08: PFRS 10 – Requirement to prepare consolidated financial statements where an entity disposes of its single investment in a subsidiary, associate or joint venture	due to the revised framework effective	
PIC Q&A No. 2018-14: PFRS 15 – Accounting for cancellation of real estate sales	References to <i>The Conceptual Framework</i> for Financial Reporting have been updated due to the revised framework effective January 1, 2020	

PIC Q&A Withdrawn

PIC Q&A Withdrawn	Basis for Withdrawal	
PIC Q&A No. 2011-06: Acquisition of investment properties – asset acquisition or business combination?	With the amendment to PFRS 3 on the definition of a business effective January 1, 2020, there is additional guidance in paragraphs B7A-B12D of PFRS 3 in assessing whether acquisition of investment properties is an asset acquisition or business combination (i.e. optional concentration test and assessment of whether an acquired process is substantive)	

The effective date of the amendments is included in the affected interpretations.

The Management of the Company is still evaluating the impact of the interpretation on the Company's financial statements.

PIC Q&A No. 2020-02, Conclusion on PIC QA 2018-12E: On certain materials delivered on site but not yet installed

The interpretation provides guidance on the treatment of the customized materials in recognizing revenue using a cost-based input method.

For each performance obligation satisfied over time, entity shall recognize the revenue by measuring towards complete satisfaction. In such case, materials that are customized, even if uninstalled, are to be included in the measurement of progress in completing its performance obligations.

However, in the case of uninstalled materials that are not customized, revenue should only be recognized upon installation or use in construction. Revenue cannot be recognized even up to the extent of cost unless it met all the criteria listed in the standards.

The Management of the Company is still evaluating the impact of the interpretation on the Company's financial statements.

PIC Q&A No. 2020-03, On the accounting of the difference when the percentage of completion is ahead of the buyer's payment

The interpretation clarifies that recognition of either contract asset or receivable is acceptable in case the revenue recognized based on percentage of completion (POC) is ahead of the buyer's payment as long as this is consistently applied in transactions of the same nature and disclosure requirements of PFRS 15 for contract assets or receivables, as applicable, are complied.

The Management of the Company is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-04(Addendum to PIC Q&A 2018-12-D), PFRS 15, Step 3 - Requires and Entity to Determine the Transaction Price for the Contract

The interpretation clarifies that, in case of mismatch between the POC and schedule of payments, there is no significant financing component if the difference between the promised consideration and the cash selling price of the goods or service arises for the reasons other than the provision of finance to either the customer or the entity, and the difference between those amounts is proportional to the reason for the difference.

The Management of the Company is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-05, PFRS 15, Accounting for Cancellation of Real Estate Sales

The interpretation provided guidance on the accounting for cancellation of real estate sales and the repossession of the property. They provided three(3) approaches as follows:

- 1. The repossessed property is recognized at its fair value less cost to repossess
- 2. The repossessed property is recognized at its fair value plus repossession cost
- 3. Accounted as modification of contract

Either of the above mentioned approaches are acceptable as long as its applied consistently. All approaches above should consider payments to buyers required under the Maceda Law and the write-off of any unamortized portion of cost of obtaining a contract in its determination of gain/loss from repossession.

The Management of the Company is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-06, PFRS 16, Accounting for payments between and among lessors and lessees

The interpretation provides for the treatment of payments between and among lessors and lessees as follows:

		Treatments in the financial statements of			
	Transaction	Lessor		New Lessee	Basis
1	Transaction Lessor pays old lessee - lessor intends to renovate the building	Lessor i. Recalculate the revised leased payments (net of the one-off amount to be paid) and amortize over the revised lease term. ii. If net payable, recognize as expense unless the amount to be paid qualifies as capitalizable cost under PAS 16 or PAS 40; in which case it is capitalized as part of the carrying amount of the associated property if it meets the definition of construction costs under PAS 16 or PAS 40.	i. Recognize in profit and loss at the date of modification the difference between the proportionate decrease in the right-of-use asset based on the remaining right-of-use asset for the remaining period and remaining lease liability calculated as the present value of the remaining lease payments discounted using the original discount rate of the lease. ii. Recognize the effect of remeasurement of the remaining lease liability as an adjustment to the right-of use-asset by referring to the revised lease payments (net of any amount to be received from the lessor)and using a revised discount rate. iii. Revisit the amortization period of right-of-use asset and any related leasehold improvement following the shortening of the term.	New Lessee	Basis PFRS 16; par. 87 PAS 16; pars. 6, 16-17 PAS 40; par. 21 PFRS 16; par. 45 Illustrative example 18 issued by IASB PAS 16; pars. 56-57
2	Lessor pays old lessee - new lease with higher quality lessee	Same as Item 1	Same as Item 1		Same as Item 1 PFRS 16 par. 83
3	Lessor pays new lessee - an incentive to occupy	 i. Finance lease: If made after commencement date, incentive payable is credited with offsetting debit entry to the net investment lease. If paid at or prior to commencement date, included in the calculation of gain or loss on disposal on finance lease. 		i. Record as a deduction to the cost of the right-of-use asset. ii. Lease incentive receivable is also included as reduction in measurement of lease liability.	• PAS 16; par. 68 • PAS 16; par. 71 • PFRS 16; par. 83 • PFRS 16; par. 24



		Treatments	in the financial stateme	ents of	
	Transaction	Lessor	Old lessor	New Lessee	Basis
		ii. Operating lease add the initial direct costs to the carrying amount of underlying asset and recognize as expense over the lease term either on a straight-line basis of another systematic basis.	0.0.10000	iii. When lessee receives the payment of lease incentive, the amount received is debited with a credit entry to gross up the lease liability.	
4	Lessor pays new lessee - building alterations specific to the lessee with no further value to lessor	Same as Item 3		i. Same as in fact pattern 1C. ii. Capitalize costs incurred by the lessee for alterations to the building as leasehold improvement in accordance with PAS 16 or PAS 40.	• Same as in fact pattern 1C. • PAS 40; par. 21 • PAS 16; pars. 16-17
5	Old lessee pays lessor to vacate the leased premises early	Recognize as income immediately, unless it was within the original contract and the probability criterion was previously met, in which case, the amount would have already been recognized as income using either a straight-line basis or another systematic basis.	Recognize as expense immediately unless it was within the original contract and the probability criterion was previously met, in which case, the financial impact would have been recognized already as part of the lease liability.		• PAS 16 • PAS 38 • PFRS 16; par. 18
6	Old lessee pays new lessee to take over the lease		Recognize as an expense immediately.	Recognize as income immediately.	• PAS 16 • PAS 38 • PFRS 16; Appendix A
7	New lessee pays lessor to secure the right to obtain a lease agreement	i. If finance lease, recognize gain or loss in the profit or loss arising from the derecognition of underlying assets ii. If operating lease, recognize as deferred revenue and amortize over the lease term on a straight-line basis or another systematic basis.		Recognize as part of the cost of the right-of-use asset.	PFRS 16; par. 24 • PAS 16; par. 71 • PFRS 16; par 81
8	New lessee pays old lessee to buy out the lease agreement		Recognize as again immediately. Any remaining lease liability and right-ofuse asset will be derecognized with net amount through P&L.	Account for as initial direct cost included in the measurement of the right-ofuse asset.	• PFRS 16; Appendix A • PFRS 16; Example 13 in par. IE5 • PFRS 16; par. 24



The Management of the Company is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-07, PAS 12, Accounting for the Proposed Changes in Income Tax Rates under the Corporate Recovery and Tax Incentives for Enterprises Act (CREATE) Bill

The interpretation explained the details of the CREATE bill and its impact on the financial statements once passed.

Interpretation discussed that impact on the financial statements ending December 31, 2020 are as follows:

- Current and deferred taxes will still be measured using the applicable income tax rate as of December 31, 2020
- If the CREATE bill is enacted before financial statements' issue date, this will be a non-adjusting event but the significant effects of changes in tax rates on current and deferred tax assets and liabilities should be disclosed
- If the CREATE bill is enacted after financial statements' issue date but before filing
 of the income tax return, this is no longer a subsequent event but companies may
 consider disclosing the general key feature of the bill and the expected impact on
 the FS

For the financial statements ending December 31, 2021, the impact are as follows:

- Standard provides that component of tax expense (income) may include "any adjustments recognized in the period for current tax of prior periods" and "the amount of deferred tax expense(income) relating to changes in tax rates or the imposition of new taxes"
- An explanation of changes in the applicable income tax rates to the previous accounting period is also required to be disclosed
- The provision for current income tax for the year 2021 will include the difference between income tax per 2020 financial statements and 2020 income tax return
- Deferred tax assets and liabilities as of December 31, 2021, will be remeasured using the new tax rates
- Any movement in deferred taxes arising from the change in tax rates that will form part of the provision for/benefit from deferred taxes will be included as well in the effective tax rate reconciliation

The significant estimated effects of the changes computed without regard to the specific date when specific sales, purchases and other transactions occur as provided for under Section 27(A) of the CREATE Act are disclosed in Note 38.

4. SIGNIFICANT ACCOUNTING POLICIES

Financial Instruments

Financial assets and financial liabilities are recognized in the Company's financial statements when the Company becomes a party to the contractual provisions of the instrument.

Initial recognition

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognized immediately in profit or loss.



Financial Assets

Classification and subsequent measurement

All regular way purchases or sales of financial assets are recognized and derecognized on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period established by regulation or convention in the marketplace.

All recognized financial assets are subsequently measured in their entirety at either amortized cost or fair value, depending on the classification of the financial assets.

Fair value is determined in the manner described in Note 35.

Financial assets are subsequently measured at amortized cost or fair value on the basis of the entity's business model for managing the financial assets and the contractual cash flow characteristics of the financial assets, as follows:

- financial assets that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal amount outstanding (SPPI), are subsequently measured at amortized cost;
- financial assets that are held within a business model whose objective is both to collect the contractual cash flows and to sell the debt instruments, and that have contractual cash flows that are SPPI, are subsequently measured at fair value through other comprehensive income (FVTOCI);
- all other financial assets managed on their fair value basis and equity instruments are subsequently measured at fair value through profit or loss (FVTPL).

Amortized cost and effective interest method

The effective interest method is a method of calculating the amortized cost of a financial asset and of allocating interest income over the relevant period.

The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding expected credit losses, through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition.

Trade and other receivables that are held within a business model whose objective is to collect the contractual cash flows and has contractual cash flows that are solely payments of principal are classified as financial assets at amortized cost.

The amortized cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortization using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. On the other hand, the gross carrying amount of a financial asset is the amortized cost of a financial asset before adjusting for any loss allowance.

Interest income is recognized using the effective interest method for debt instruments measured subsequently at amortized cost.

Foreign exchange gains and losses

The carrying amount of financial assets that are denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of each reporting period.

For financial assets measured at amortized cost, exchange differences are recognized in profit or loss.



Impairment of financial assets

The Company recognizes a loss allowance for expected credit losses (ECL) on its financial assets as amortized cost.

The ECL reflects an unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes, the time value of money and information about past events, current conditions and forecasts of future economic conditions.

The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

The Company recognizes lifetime ECL for trade receivables. The expected credit losses on trade receivables are estimated using a provision matrix based on the Company's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

For all other financial assets, the Company recognizes lifetime ECL when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on the financial instrument has not increased significantly since initial recognition, the Company measures the loss allowance for that financial instrument at an amount equal to 12 month ECL. The assessment of whether lifetime ECL should be recognized is based on significant increases in the likelihood or risk of a default occurring since initial recognition instead of on evidence of a financial asset being credit-impaired at the reporting date or an actual default occurring.

Lifetime ECL represents the expected credit losses that will result from all possible default events over the expected life of a financial instrument. In contrast, 12-month ECL represents the portion of lifetime ECL that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

ECLs are a probability-weighted estimate of the present value of credit losses. These are measured as the present value of the difference between the cash flows due to the Company under the contract and the cash flows that the [Company] expects to receive arising from the weighting of multiple future economic scenarios, discounted at the asset's effective interest rate.

The Company measures ECL on an individual basis, or on a collective basis for portfolios of loans that share similar economic risk characteristics. The measurement of the loss allowance is based on the present value of the asset's expected cash flows using the asset's original effective interest rate (EIR) method, regardless of whether it is measured on an individual basis or a collective basis.

Significant increase in credit risk

The Company monitors all financial assets, issued loan commitments and financial guarantee contracts that are subject to the impairment requirements to assess whether there has been a significant increase in credit risk since initial recognition. If there has been a significant increase in credit risk the Company will measure the loss allowance based on lifetime rather than 12-month ECL.

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Company compares the risk of a default occurring on the financial instrument at the reporting date based on the remaining maturity of the instrument with the risk of a default occurring that was anticipated for the remaining maturity at the current reporting date when the financial instrument was first recognized. In making this assessment, the Company considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

Forward-looking information considered includes the future prospects of the industries in which the Company's debtors operate, obtained from economic expert reports, financial analysts, governmental bodies, relevant think-tanks and other similar organizations, as well as consideration of various external sources of actual and forecast economic information that relate to the Company's core operations.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly since initial recognition:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk for a particular financial instrument (e.g. a significant increase in the credit spread, the credit default swap prices for the debtor, or the length of time or the extent to which the fair value of a financial asset has been less than its amortized cost);
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor;
- significant increases in credit risk on other financial instruments of the same debtor;
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Company presumes that the credit risk on a financial asset has increased significantly since initial recognition when contractual payments are more than 120 days past due, unless the Company has reasonable and supportable information that demonstrates otherwise.

Despite the foregoing, the Company assumes that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date.

A financial instrument is determined to have low credit risk if:

- The financial instrument has a low risk of default;
- The debtor has a strong capacity to meet its contractual cash flow obligations in the near term; and
- Adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

The Company considers a financial asset to have low credit risk when the asset has external credit rating of 'investment grade' in accordance with the globally understood definition or if an external rating is not available, the asset has an internal rating of 'performing'. Performing means that the counterparty has a strong financial position and there is no past due amounts.

The Company regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

Default

The Company considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that financial assets that meet either of the following criteria are generally not recoverable:

- when there is a breach of financial covenants by the debtor; or
- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Company, in full (without taking into account any collateral held by the Company).

Irrespective of the above analysis, the Company considers that default has occurred when a financial asset is more than one year past due since the Company has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.



Critical to the determination of ECL is the definition of default. The definition of default is used in measuring the amount of ECL and in the determination of whether the loss allowance is based on 12-month or lifetime ECL, as default is a component of the probability of default (PD) which affects both the measurement of ECLs and the identification of a significant increase in credit risk.

Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. Evidence of credit-impairment includes observable data about the following events:

- significant financial difficulty of the borrower or issuer;
- a breach of contract such as a default or past due event;
- the lender of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession that the lender would not otherwise consider;
- it is becoming probable that the borrower will enter bankruptcy or other financial reorganization;
- the disappearance of an active market for a security because of financial difficulties;
 or
- the purchase of a financial asset at a deep discount that reflects the incurred credit losses.

It may not be possible to identify a single discrete event, instead, the combined effect of several events may have caused financial assets to become credit-impaired. The Company assesses whether debt instruments that are financial assets measured at amortized cost are credit-impaired at each reporting date. To assess if the financial instruments measured at amortized cost are credit impaired, the Company considers the credit standing and the ability of the counterparty to meet its contractual obligations.

Write-off

The Company writes off a financial asset when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery.

Considering the Company's history, there were no instances when the Company had written off its trade receivables.

Measurement and recognition of expected credit losses

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information.

Presentation of allowance for ECL in the statements of financial position

Loss allowances for ECL are presented in the statements of financial position as a deduction from the gross carrying amount of the assets.

Derecognition

The Company derecognizes a financial asset only when the contractual rights to the asset's cash flows expire or when the financial asset and substantially all the risks and rewards of ownership of the asset are transferred to another entity. If the Company neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Company recognizes its retained interest in the asset and an associated liability for amounts it may have to pay. If the Company retains substantially all the risks and rewards of ownership of a transferred financial asset, the Company continues to recognize the financial asset and also recognizes a collateralized borrowing for the proceeds received.



Financial Liabilities and Equity Instruments

Classification as debt or equity

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Financial liabilities

All financial liabilities are measured subsequently at amortized cost using the effective interest method or at FVTPL. Financial liabilities are classified as either financial liabilities 'at FVTPL' or 'other financial liabilities'.

Financial liabilities measured subsequently at amortized cost

Borrowings, trade and other payables that are not (i) contingent consideration of an acquirer in a business combination, (ii) held-for-trading, or (iii) designated as at FVTPL, are measured subsequently at amortized cost using the effective interest method.

The effective interest method is a method of calculating the amortized cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the amortized cost of a financial liability.

Foreign exchange gains and losses

For financial liabilities that are denominated in a foreign currency and are measured at amortized cost at the end of each reporting period, the foreign exchange gains and losses are determined based on the amortized cost of the instruments.

The fair value of financial liabilities denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of the reporting period.

Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the statements of financial position when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously.

A right to offset must be available today rather than being contingent on a future event and must be exercisable by any of the counterparties, both in the normal course of business and in the event of default, insolvency or bankruptcy.

Derecognition of financial liabilities

The Company derecognizes financial liabilities when, and only when, the Company's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognized and the consideration paid and payable is recognized in profit or loss.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of the Company after deducting all of its liabilities. Equity instruments issued by Company are recognized at the proceeds received, net of direct issue costs.

Share capital

Share capital are classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction from the proceeds, net of tax.



Share premium

Share premium represents the excess over the par-value received on subscriptions for the Company's shares which is presented in equity.

Retained earnings

Retained earnings represent accumulated profit attributable to equity holders of the Company after deducting dividends declared. Retained earnings may also include effect of changes in accounting policy as may be required by the standard's transitional provisions.

Inventories

Inventories are initially measured at cost which includes costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Subsequently, inventories are stated at the lower of cost and net realizable value. The costs of inventories are calculated as follows:

Raw materials Work-in-process Finished goods Moving average Weighted average Weighted average

Net realizable value represents the estimated selling price less all estimated costs of completion and costs necessary to make the sale.

When the net realizable value of the inventories is lower than the cost, the Company provides for an allowance for the decline in the value of the inventory and recognizes the write-down as an expense in profit or loss. The amount of any reversal of any write-down of inventories, arising from an increase in net realizable value, is recognized as a reduction in the amount of inventories recognized as an expense in the period in which the reversal occurs.

Provision for inventory losses is established for slow moving, obsolete, defective and damaged inventories based on physical inspection and management evaluation. Inventories and its related provision for impairment are written off when the Company has determined that the related inventory is already obsolete and damaged. Write-offs represent the release of previously recorded provision from the allowance account and credited to the related inventory account following the disposal of the inventories. Destruction of the obsolete and damaged inventories is made in the presence of regulatory agencies.

Reversals of previously recorded impairment provisions are credited in the statements of comprehensive income based on the result of Management's current statement, considering available facts and circumstances, including but not limited to net realizable value at the time of disposal.

When inventories are sold, the carrying amount of those inventories is recognized as an expense in the period in which the related revenue is recognized.

Spare parts with useful lives of one year or less are classified as inventories and recognized as expense as they are consumed.

Prepayments

Prepayments represent expenses not yet incurred but already paid in cash. Prepayments are initially recorded as assets and measured at the amount of cash paid. Subsequently, these are charged to profit or loss as they are consumed in operations or expire with the passage of time.

Prepayments are classified in the statements of financial position as current assets when the cost of goods or services related to the prepayments are expected to be incurred within one year or the Company's normal operating cycle, whichever is longer. Otherwise, prepayments are classified as non-current assets.



Investments in Subsidiaries

A subsidiary is an entity, including an unincorporated entity such as a partnership that is controlled by the Company.

Investments in subsidiaries are measured initially at cost. Subsequent to initial recognition, investments in subsidiaries are carried in the Company's financial statements at cost less any accumulated impairment losses.

The Company's accounting policy for impairment of financial assets are applied to determine whether it is necessary to recognize any impairment loss with respect its investment in subsidiary. When necessary, the entire carrying amount of the investment is tested for impairment in accordance with the Company's accounting policy on impairment of tangible and intangible assets as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs to sell) with its carrying amount, any impairment loss recognized forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognized to the extent that the recoverable amount of the investment subsequently increases.

The investments in subsidiaries are derecognized upon disposal or when no future economic benefits are expected to arise from the investment. Gain or loss arising on the disposal is determined as the difference between the sales proceeds and the carrying amount of the investment in subsidiary and is recognized in profit or loss.

Biological Assets

Biological assets or agricultural produce are recognized only when the Company controls the assets as a result of past events, it is probable that future economic benefits associated with the assets will flow to the Company and the cost of the assets can be measured reliably.

The Company measures its biological assets on initial recognition and at the end of each reporting period at fair value less costs to sell, unless fair value cannot be measured reliably. Accordingly, the Management shall exercise its judgment in determining the best estimate of fair value.

After exerting its best effort in determining the fair value of the Company's biological assets, Management believes that the fair value of its biological assets cannot be measured reliably on a continuing basis since the market determined prices or values are not available and other methods of reasonably estimating fair value are determined to be clearly unreliable. Thus, the Company measures biological assets at its cost less any accumulated impairment losses.

There is no recognized depreciation on biological assets given its nature which is to grow and use it as part of its production. Biological assets of the Company are classified as consumable biological assets which include fish in farms. The Company manages the growth of fish which will subsequently be used in production upon harvest.

Biological assets are recognized as expense when consumed.

Property, Plant and Equipment

Property, plant and equipment are initially measured at cost. The cost of an item of property, plant and equipment comprises:

- its purchase price, including import duties and non-refundable purchase taxes, after deducting trade discounts and rebates; and
- any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by Management.

The cost of self-constructed assets includes the cost of materials and direct labor, any other costs directly attributable to bringing the assets to a working condition for their intended use, the costs of dismantling and removing the items and restoring the site on which they are located.



Major spare parts qualify as property, plant and equipment when the Company expects to use them for more than one year. Similarly, if the spare parts and servicing equipment can be used only in connection with an item of property, plant and equipment, they are accounted for as property, plant and equipment.

Purchased software that is integral to the functionality of the related equipment is capitalized as part of that equipment.

At the end of the reporting period, items of property, plant and equipment are measured at cost less any subsequent accumulated depreciation, amortization and impairment losses.

Spare parts and properties in the course of construction for production or for purposes not yet determined are carried at cost, less any recognized impairment loss. Depreciation of these assets, on the same basis as other property assets, commences at the time the assets are ready for their intended use.

Subsequent expenditures relating to an item of property, plant and equipment that have already been recognized are added to the carrying amount of the asset when it is probable that future economic benefits, in excess of the originally assessed standard of performance of the existing asset, will flow to the Company. All other subsequent expenditures are recognized as expenses in the period in which those are incurred.

Depreciation is computed on the straight-line method, other than construction in progress, based on the estimated useful lives of the assets as follows:

Building improvements	5 - 15 years
Plant machinery and equipment	2 - 15 years
Land improvements	5 - 15 years
Transportation and delivery equipment	5 years
Office furniture, fixtures and equipment	5 years
Laboratory, tools and equipment	3 - 5 years
Computer equipment	2 - 5 years

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Gain or loss arising on the disposal or retirement of an asset is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognized in the profit or loss.

Intangible Assets

Intangible assets are initially measured at cost. Subsequent to initial recognition, intangible assets with finite useful lives that are acquired separately are carried at cost less accumulated amortization and accumulated impairment losses. Amortization is recognized on a straight-line basis over the estimated useful lives. The estimated useful life and the amortization method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

Intangible assets, such as trademarks, with indefinite useful lives that are acquired separately are carried at cost less accumulated impairment losses.

Intangible assets acquired in a business combination and recognized separately from goodwill are initially recognized at their fair value at the acquisition date. Subsequent to initial recognition, intangible assets acquired in a business combination are reported at cost less accumulated amortization and accumulated impairment losses, on the same basis as intangible assets that are acquired separately.

An intangible asset is derecognized on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, are recognized in profit or loss when the asset is derecognized.



Impairment of Tangible and Intangible Assets

At the end of each reporting period, the Company assesses whether there is any indication that any of its tangible assets and intangible assets may have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss, if any. When it is not possible to estimate the recoverable amount of an individual asset, the Company estimates the recoverable amount of the cash-generating unit (CGU) to which the asset belongs. When reasonable and consistent basis of allocation can be identified, assets are also allocated to individual CGUs, or otherwise they are allocated to the smallest group of CGUs for which a reasonable and consistent allocation basis can be identified.

Recoverable amount is the higher of fair value less costs to sell and value-in-use. In assessing value-in-use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset or CGU is estimated to be less than its carrying amount, the carrying amount of the asset or CGU is reduced to its recoverable amount. An impairment loss is recognized as an expense in profit or loss.

Impairment losses recognized in prior periods are assessed at the end of the reporting period for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized. A reversal of an impairment loss is recognized as income.

Provisions

Provisions are recognized when the Company has a present obligation, either legal or constructive, as a result of a past event, it is probable that the Company will be required to settle the obligation through an outflow of resources embodying economic benefits, and the amount of the obligation can be estimated reliably.

The amount of the provision recognized is the best estimate of the consideration required to settle the present obligation at the reporting date, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognized as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

Provisions are reviewed at the end of the reporting period and adjusted to reflect the current best estimate.

If it is no longer probable that a transfer of economic benefits will be required to settle the obligation, the provision should be reversed.

Share-based Payments

Equity-settled share-based payments

Equity-settled share-based payments to employees and others providing similar services are measured at the fair value of the equity instruments at the grant date.

At end of each reporting period, the Company revises its estimate of the number of equity instruments expected to be exercised. The impact of the revision of the original estimates, if any, is recognized in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the equity-settled employee benefits reserve. The valuation of the share based compensation reserve is determined by the number of share options exercised multiplied by the intrinsic value which is the difference between fair value of the shares at grant date and the exercise price.



Employee Benefits

Short-term benefits

The Company recognizes a liability, net of amounts already paid, and an expense for services rendered by employees during the accounting period that are expected to be settled wholly before 12 months after the end of the reporting period. A liability is also recognized for the amount expected to be paid under short-term cash bonus if the Company has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee, and the obligation can be estimated reliably.

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided.

Post-employment benefits

Defined benefit plan

The Company classifies its retirement benefit as defined benefit plans. Under the defined benefit plans, the cost of providing benefits is determined using the projected unit credit method, with actuarial valuations being carried out at the end of each annual reporting period. Remeasurement, comprising actuarial gains and losses, the effect of the changes to the asset ceiling (if applicable) and the return on plan assets (excluding interest), is reflected immediately in the statement of financial position with a charge or credit recognized in other comprehensive income in the period in which they occur. Remeasurement recognized in other comprehensive income is reflected immediately in retained earnings and will not be reclassified to profit or loss. Past service cost is recognized in profit or loss in the period of a plan amendment. Net interest is calculated by applying the discount rate at the beginning of the period to the net defined benefit liability or asset. Retirement benefit costs are categorized as follows:

- Service cost (including current service cost, past service cost, as well as gains and losses on curtailments and settlements);
- Net interest expense or income; and
- Remeasurement.

The Company presents the first two components of retirement benefit costs in profit or loss. The retirement benefit obligation recognized in the statements of financial position represents the actual deficit or surplus in the Company's defined benefit plans. Any surplus resulting from this calculation is limited to the present value of any economic benefits available in the form of refunds from the plans or reductions in future contributions to the plans.

Revenue Recognition

The Company recognizes revenue from the sale of manufactured goods.

Revenue is measured based on the consideration to which the Company expects to be entitled in a contract with a customer and excludes amounts collected on behalf of third parties. The Company recognizes revenue when it transfers control of a product to a customer.

Sale of goods

The Company contracts to sells goods to the wholesale market and retailers. It identifies each party's rights and payment terms regarding goods to be transferred.

For sales of goods to the wholesale market and retailers, revenue is recognized at a point in time when control of the goods has transferred, being when the goods have been delivered to the wholesalers' and retailers' specific location. Following delivery, the wholesaler and retailer has full discretion over the manner of distribution and price to sell the goods, has the primary responsibility when on selling the goods and bears the risks of obsolescence and loss in relation to the goods. A receivable is recognized by the Company when the goods are delivered to the wholesaler and retailer as this represents the point in time at which the right to consideration becomes unconditional, as only the passage of time is required before payment is due.



Transaction price

The Company considers the terms of the contract and its customary business practices to determine the transaction price. The transaction price is the amount of consideration to which the Company expects to be entitled in exchange for transferring promised goods to a customer, excluding amounts collected on behalf of third parties. The consideration promised in a contract with a customer may include fixed amounts, variable amounts, or both.

The transaction price is also adjusted for any consideration payable to the customer. Consideration payable to a customer includes cash amounts that the Company pays, or expects to pay, to the customer (or to other parties that purchase the Company's goods from the customer). Consideration payable to a customer also includes credit or other items that can be applied against amounts owed to the Company (or to other parties that purchase the Company's goods from the customer).

Variable consideration

The amount of consideration can vary because of discounts, rebates, refunds, credits, incentives, penalties or other similar items. The Company estimated the amount of consideration to which it will be entitled to in exchange for transferring the promised goods to a customer.

The Company includes in the transaction price some or all of an amount of variable consideration estimated only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur when the uncertainty associated with the variable consideration is subsequently resolved.

The Company estimated the value of the variable consideration by obtaining the most likely amount in a range of possible consideration amounts.

The Company includes in the transaction price some or all of an amount of variable consideration estimated only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur when the uncertainty associated with the variable consideration is subsequently resolved.

In assessing whether it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur once the uncertainty related to the variable consideration is subsequently resolved, the Company considers both the likelihood and the magnitude of the revenue reversal. Factors that could increase the likelihood or the magnitude of a revenue reversal include, but are not limited to, any of the following:

- The amount of consideration is highly susceptible to factors outside the Company's influence. Those factors may include volatility in a market, the judgment or actions of third parties, weather conditions and a high risk of obsolescence of the promised goods.
- The uncertainty about the amount of consideration is not expected to be resolved for a long period of time.
- The Company's experience (or other evidence) with similar types of contracts is limited, or that experience (or other evidence) has limited predictive value.
- The Company has a practice of either offering a broad range of price concessions or changing the payment terms and conditions of similar contracts in similar circumstances.
- The contract has a large number and broad range of possible consideration amounts.

The Management re-assessed the variable considerations based on their evaluation of actual trade promotional activities.

Service income

Service income is recognized over time in which the services are rendered. The service income pertains to management fees.



Rental income

Revenue recognition for rental income is disclosed in the Company's policy for leases.

Interest income

Interest income is accrued on a time proportion basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount.

Dividend income

Dividend income from investments is recognized when the shareholders' rights to receive payment have been established, provided that it is probable that the future economic benefits will flow to the Company and the amount of income can be measured reliably.

Other income

Other income is income generated outside the normal course of business and is recognized at a point in time when it is probable that the future economic benefits will flow to the Company and it can be measured reliably.

Expense Recognition

Expenses are recognized in profit or loss when decrease in future economic benefit related to a decrease in an asset or an increase in a liability has arisen that can be measured reliably. Expenses are recognized in profit or loss: on the basis of a direct association between the costs incurred and the earning of specific items of income; on the basis of systematic and rational allocation procedures when economic benefits are expected to arise over several accounting periods and the association with income can only be broadly or indirectly determined; or immediately when an expenditure produces no future economic benefits or when, and to the extent that, future economic benefits do not qualify, or cease to qualify, for recognition in the statements of financial position as an asset.

Expenses in the statements of comprehensive income are presented using the function of expense method. Costs of goods sold are expenses incurred that are associated with the goods sold and includes raw materials used, direct labor and manufacturing overhead. Operating expenses are costs attributable to administrative, marketing, selling and other business activities of the Company.

Leases

The Company as lessee

The Company assesses whether a contract is or contains a lease, at inception of the contract. The Company determines that a contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. Further, the asset that is the subject of a lease must be specifically identified wherein it is either explicitly specified in the contract or the asset is implicitly specified at the time that is made available for use by the Company.

To assess whether a contract conveys the right to control the use of an identified asset for a period of time, the Company determines throughout the period of use if it has both the right to obtain substantially all of the economic benefits from the use and the right to direct the use of the identified asset. The Company identifies that the period of use is the total period of time that an asset is used to fulfill a contract between the lessor and the Company including any non-consecutive periods of time.

The Company recognizes a right-of-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for short-term leases (defined as leases with a lease term of 12 months or less) and leases of low value assets. For these leases, the Company recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed.



The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted by using the rate implicit in the lease. If this rate cannot be readily determined, the Company uses its incremental borrowing rate. The rate is defined as the rate of interest that the lessee would have to pay to borrow over a similar term and with a similar security the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The Company determined the rate by obtaining it directly from the respective banks.

Lease payments included in the measurement of the lease liability comprise the fixed lease payments (including in-substance fixed payments), less any lease incentives.

The lease liability is presented as a separate line in the statement of financial position.

The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability (using the effective interest method) and by reducing the carrying amount to reflect the lease payments made.

The Company remeasures the lease liability (and makes a corresponding adjustment to the related right-of-use asset) whenever:

- the lease term has changed or there is a change in the assessment of exercise of a purchase option, in which case the lease liability is remeasured by discounting the revised lease payments using a revised discount rate.
- the lease payments change due to changes in an index or rate or a change in expected payment under a guaranteed residual value, in which cases the lease liability is remeasured by discounting the revised lease payments using the initial discount rate (unless the lease payments change is due to a change in a floating interest rate, in which case a revised discount rate is used).
- a lease contract is modified and the lease modification is not accounted for as a separate lease, in which case the lease liability is remeasured by discounting the revised lease payments using a revised discount rate.

The Company did not make any such adjustments during the periods presented. The right-of-use assets comprise the initial measurement of the corresponding lease liability, lease payments made at or before the commencement day and any initial direct costs. They are subsequently measured at cost less accumulated depreciation and impairment losses.

Whenever the Company incurs an obligation for costs to dismantle and remove a leased asset, restore the site on which it is located or restore the underlying asset to the condition required by the terms and conditions of the lease, a provision is recognized and measured under PAS 37. The costs are included in the related right-of-use asset, unless those costs are incurred to produce inventories. Right-of-use assets are depreciated over the shorter period of lease term and useful life of the underlying asset.

If a lease transfers ownership of the underlying asset or the cost of the right-of-use asset reflects that the Company expects to exercise a purchase option, the related right-of-use asset is depreciated over the useful life of the underlying asset. The depreciation starts at the commencement date of the lease.

The right-of-use assets are presented as a separate line in the statement of financial position. The Company applies PAS 36 to determine whether a right-of-use asset is impaired and accounts for any identified impairment loss as described in the 'Property, plant and equipment' policy.

Variable rents that do not depend on an index or rate are not included in the measurement of the lease liability and the right-of-use asset. The related payments are recognized as an expense in the period in which the event or condition that triggers those payments occurs and are included in the line Cost of Goods Sold and Operating Expenses in the Statements of Comprehensive Income.

Foreign Currency

Foreign currency transactions

Transactions in currencies other than the functional currency of the Company are recorded at the rates of exchange prevailing on the dates of the transactions. At the end of the reporting period, monetary assets and liabilities that are denominated in foreign currencies are retranslated at the rates prevailing at the end of the reporting period.

Related Party Transactions

A related party transaction is a transfer of resources, services or obligations between the Company and a related party, regardless of whether a price is charged.

Parties are considered related if one party has control, joint control, or significant influence over the other party in making financial and operating decisions. An entity that has a post-employment benefit plan for the employees of the Company and the key management personnel of the Company are also considered to be related parties.

Taxation

Income tax expense represents the sum of the current tax expense and deferred tax.

Current tax

The current tax expense is based on taxable profit for the taxable period. Taxable profit differs from net profit as reported in the statements of comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Company's current tax expense is calculated using 30% regular corporate income tax (RCIT) rate or 2% minimum corporate income tax rate, whichever is higher.

Deferred tax

Deferred tax is recognized on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax base used in the computation of taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences, while deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized.

Deferred tax liabilities are recognized for taxable temporary differences arising on investments in associate except when the Company is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of the reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realized, based on tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Current and deferred tax for the period

Current and deferred taxes are recognized as an expense or income in profit or loss, except when they relate to items that are recognized outside profit or loss, whether in other comprehensive income or directly in equity, in which case the current and deferred tax are also recognized outside profit or loss.



Earnings per Share

The Company computes its basic earnings or loss per share by dividing profit or loss for the period attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares outstanding during the period.

For the purpose of calculating diluted earnings per share, profit or loss for the period attributable to ordinary equity holders of the Company and the weighted average number of shares outstanding are adjusted for the effects of all dilutive potential ordinary shares.

Segment Reporting

An operating segment is a component of the Company that engages in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to transactions with any of the Company's other components. All operating segments' operating results are reviewed regularly by the Company's Chief Operating Decision Maker (CODM) to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available.

The Company reports separately, information about an operating segment that meets any of the following quantitative thresholds:

- the absolute amount of its reported profit or loss is 10% or more of the greater, in absolute amount, of the combined reported profit of all operating segments that did not report a loss and the combined reported loss of all operating segments that reported a loss; and
- its assets are 10% or more of the combined assets of all operating segments.

Operating segments that do not meet any of the quantitative thresholds may be considered reportable, and separately disclosed, if Management believes that information about the segment would be useful to users of the financial statements.

For Management purposes, the Company is currently organized into four business segments, namely: Canned and Processed Fish, Canned Meat, Distribution and Corporate. These divisions are the basis on which the Company reports its primary segment information.

Segment capital expenditure is the total cost incurred during the period to acquire property, plant and equipment, and intangible assets other than goodwill.

Financial information on segment reporting is presented in Note 6.

Events after the Reporting Period

The Company identifies events after the end of the reporting period as those events, both favorable and unfavorable, that occur between the end of the reporting period and the date when the financial statements are authorized for issue. The financial statements of the Company are adjusted to reflect those events that provide evidence of conditions that existed at the end of the reporting period. Non-adjusting events after the end of the reporting period are disclosed in the notes to the financial statements when material.

5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Company's accounting policies, management is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on the historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.



Critical Judgments in Applying Accounting Policies

The following are the critical judgments, apart from those involving estimations, that Management have made in the process of applying the entity's accounting policies and that have the most significant effect on the amounts recognized in the financial statements.

Significant increase of credit risk

ECL are measured as an allowance equal to 12-month ECL for stage 1 assets, or lifetime ECL assets for stage 2 or stage 3 assets. An asset moves to stage 2 when its credit risk has increased significantly since initial recognition. PFRS 9 does not define what constitutes a significant increase in credit risk. In assessing whether the credit risk of an asset has significantly increased, the Company takes into account qualitative and quantitative reasonable and supportable forward-looking information.

The Company considers a financial instrument to have experienced a significant increase in credit risk when one or more of the qualitative and quantitative criteria have been met as disclosed in Note 36.

As at December 31, 2020 and 2019, the Company's financial instruments measured at amortized cost have not experienced a significant increase in credit risk.

Establishing groups of assets with similar credit risk characteristics

When ECLs are measured on a collective basis, the financial instruments are grouped based on shared risk characteristics. The Company monitors the appropriateness of the credit risk characteristics on an ongoing basis to assess whether they continue to be similar. This is required in order to ensure that should credit risk characteristics change there is appropriate re-segmentation of the assets. This may result in new portfolios being created or assets moving to an existing portfolio that better reflects the similar credit risk characteristics of that group of assets. Re-segmentation of portfolios and movement between portfolios is more common when there is a significant increase in credit risk (or when that significant increase reverses) and so assets move from 12-month to lifetime ECLs, or vice versa, but it can also occur within portfolios that continue to be measured on the same basis of 12-month or lifetime ECLs but the amount of ECL changes because the credit risk of the portfolios differ.

Based on Management's assessment, receivables are classified into various types such as General Trade, Modern Trade, Food Service and other trade receivables. Only the Food Service and other trade receivables are included in the computation of ECL. The Company does not include in the computation the receivables from Modern Trade as they are unlikely to default as they are relatively stable in the business sector. For the General Trade, the obligations of the customers are secured by bank guarantees which exceeds the balance of the receivables

Leases

The evaluation of whether an arrangement contains a lease is based on its substance. An arrangement is, or contains, a lease when the fulfillment of the arrangement depends on a specific asset or assets and the arrangement conveys the right to use the asset.

Due to the absence of implicit interest rate in each lease contract, the Company uses its incremental borrowing rate. The rate is equal to the effective interest rate of an external bank loan obtained by the Company. Such rate was used since the lease payments are included in the funding received by the Company from the banks as part of the financing activities.

Right-of-use assets were measured at the amount equal to the lease liability, adjusted by the amount of any prepaid or accrued lease payments relating to that lease recognized in the statement of financial position immediately before the date of initial application.



<u>Discount rate used to determine the carrying amount of the Company's retirement benefit obligation</u>

The Company's retirement benefit obligation is discounted at a rate set by reference to market yields at the end of the report period on high quality corporate bonds. Significant judgment is required when setting the criteria for bonds to be included in the population from which the yield curve is derived. The most significant criteria considered for the selection of bonds include the issue size of the corporate bonds, quality of the bonds and identification of outliers which are excluded.

Key Sources of Estimation Uncertainty

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

Probability of default (PD)

PD constitutes a key input in measuring ECL. PD is an estimate of the likelihood of default over a given time horizon, the calculation of which includes historical data, assumptions and expectations of future conditions.

As at December 31, 2020 and 2019, the Company assessed an unlikely probability of default for all of its financial assets measured at amortized cost. The Company monitors and maintains an updated status of all outstanding receivables per customer and in some instances, stops the delivery of goods for customers with overdue invoices. A provision matrix was used based on comparable percentage of receivable write-off of the same industry applied to accounts passed due for over 120 days without or with but expired bank guarantee. The assumptions used by the Company in estimating PD are disclosed in Note 36.

Loss given default (LGD)

LGD is an estimate of the loss arising on default. It is based on the difference between the contractual cash flows due and those that the lender would expect to receive, taking into account cash flows from collateral and integral credit enhancements.

The Company uses the gross calculation method or the gross amount of receivable per category and considers the reverse repurchase rate and inflation rate to determine the LGD, as disclosed in Note 36.

Estimating loss allowance for expected credit losses

The Company measures expected credit losses of a financial instrument in a way that reflects an unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes, the time value of money and information about past events, current conditions and forecasts of future economic conditions. When measuring ECL the Company uses reasonable and supportable forward-looking information, which is based on assumptions for the future movement of different economic drivers and how these drivers will affect each other.

The Company has applied the simplified approach in PFRS 9 to measure the loss allowance at lifetime ECL. The Company determines the expected credit losses on these items by using a provision matrix, estimated based on the market interest rate plus the inflation rate to be applied to the receivable from the customers group under "others" from over 120 days.

Total due from related parties' carrying amount in the Company's statements of financial position amounted to P1,752,419,935 and P2,607,042,724 as at December 31, 2020 and 2019, respectively, as shown in Note 19.

Total trade and other receivables' carrying amount in the Company's statements of financial position amounted to P 5,084,237,577 and P4,996,437,604 as at December 31, 2020 and 2019, respectively, which is net of the related allowance for expected credit losses amounting to P29,263,055 and P34,471,884 as at December 31, 2020 and 2019, respectively, as disclosed in Note 8.



Estimating useful lives of assets

The useful lives of the Company's assets with definite lives are estimated based on the period over which the assets are expected to be available for use. The estimated useful lives of property, plant and equipment, intangible assets and right-of-use assets are reviewed periodically and are 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 Company's assets. In addition, the estimation of the useful lives is based on the Company's collective assessment of industry practice, internal technical evaluation experience with similar assets and contractual arrangements, if applicable.

It is possible, however, that future results of operations could be materially affected by changes in estimates brought about by changes in factors mentioned above. The amounts and timing of recorded expenses for any period would be affected by changes in these factors and circumstances. A reduction in the estimated useful lives of property, plant and equipment, intangible assets and right-of-use assets would increase the recognized cost of goods sold and operating expenses and decrease non-current assets.

As at December 31, 2020 and 2019, the carrying amounts of the Company's property, plant and equipment amounted to P2,000,776,443 and P1,352,132,036, respectively, as disclosed in Note 13. Total accumulated depreciation as at December 31, 2020 and 2019 amounted to P1,073,324,330 and P810,663,041, respectively, as disclosed in Note 13

As at December 31, 2020 and 2019, the carrying amounts of the Company's right-of-use assets amounted to P1,322,929,379 and P530,727,919, respectively, as disclosed in Note 14. Total accumulated depreciation as at December 31, 2020 and 2019 amounted to P357,967,628 and P150,965,417, respectively, as disclosed in Note 14.

As at December 31, 2020 and 2019 the carrying amounts of the Company's intangible assets from licensing agreement amounted to P466,176,533 and P487,692,373, as disclosed in Note 16. Total accumulated amortization as at December 31, 2020 and 2019 amounted to P71,719,467 and P50,203,627, as disclosed in Note 16.

Deferred tax assets

The Company reviews the carrying amounts at the end of the reporting period and reduces deferred tax assets to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax assets to be utilized.

Deferred tax assets recognized in the statements of financial position as at December 31, 2020 and 2019 amounted to P715,788,855 and P312,200,815, respectively, as disclosed in Note 32.

Estimating net realizable value of inventories

The net realizable value of inventories represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale. The Company determines the estimated selling price based on the recent sale transactions of similar goods with adjustments to reflect any changes in economic conditions since the date the transactions occurred. The Company records provision for excess of cost over net realizable value of inventories. While the Company believes that the estimates are reasonable and appropriate, significant differences in the actual experience or significant changes in estimates may materially affect the profit or loss and equity.

Reversals of previously recorded write-down are credited in the statements of comprehensive income based on the result of Management's current assessment, considering available facts and circumstances, including but not limited to net realizable value at the time of disposal.

Total inventories recognized in the Company's statements of financial position amounted to P10,454,399,422 and P5,577,807,102 as at December 31, 2020 and 2019, respectively, which is net of the related allowance for obsolescence amounting to P205,844,000 and P126,136,883 as at December 31, 2020 and 2019, respectively, as disclosed in Note 9.



Retirement benefit and other post-employment benefits

The determination of the retirement benefit obligation cost and other post-employment benefits is dependent on the selection of certain assumptions used by actuaries in calculating such amounts. Those assumptions include among others, discount rates, mortality and rates of compensation increase. While the Company believes that the assumptions are reasonable and appropriate, significant differences in the actual experience or significant changes in the assumptions may materially affect the amount of retirement benefit obligation and other post-employment benefits recognized.

The total retirement expense recognized in 2020, 2019 and 2018 amounted to P48,141,147, P29,189,101 and P31,900,576, respectively. The retirement benefit obligation as at December 31, 2020 and 2019 amounted to P529,381,347 and P117,682,555 respectively, as shown in Note 20.

Estimation of lease term

When estimating the lease term of the respective lease arrangement, Management considers all facts and circumstances that create an economic incentive to exercise an extension option, or not to exercise a termination option, including any expected changes in facts and circumstances from the commencement date until the exercise date of the option. Extension options (or periods after termination options) are only included in the lease term if the lease is reasonably certain to be extended (or not terminated).

If a significant event or a significant change in circumstances occurs which affects this assessment and that is within the control of the lessee, the above assessment will be reviewed further.

6. SEGMENT INFORMATION

Business segment

For Management purposes, the Company is organized into five major business segments: Canned and Processed Fish, Canned Meat, Distribution, Dairy and Corporate. These divisions are the basis on which the Company reports its primary segment information to the Chief Operating Decision Maker (CODM) for the purposes of resource allocation and assessment of segment performance focuses on the types of goods or services delivered or provided. The principal products and services of each of these divisions are as follows:

Business Segment	Products
Canned and Processed Fish	Tuna
	Sardines
	Other seafood-based products
Canned Meat	Corned beef
	Meatloaf
	Processed beans
	Other meat-based product
Distribution	Distribution of other products
Dairy	Canned milk
	Powdered milk
Corporate	Shared services
·	Sale of supplies



The results of operations of the reportable segments for the years ended December 31, 2020, 2019 and 2018 are as follows:

	Revenue	Profit (Loss) Before Tax
2020 Canned and processed fish Canned meat Distribution Dairy Corporate	P15,935,223,188 12,383,595,068 88,595,934 10,548,290,713 3,611,706	P 838,377,406 1,549,909,501 10,112,391 (466,879,178) 764,428,602
Total revenue and profit for the year	P38,959,316,609	P2,695,948,722
2019 Canned and processed fish Canned meat Distribution Corporate	P12,408,081,552 9,712,536,529 9,229,359,633 3,870,385	P 679,694,886 713,128,541 35,968,671 923,570,897
Total revenue and profit for the year	P31,353,848,099	P2,352,362,995
2018 Canned and processed fish Canned meat Distribution Corporate	P12,493,671,620 9,561,159,515 5,847,610,237 4,297,044	P 417,615,242 943,014,380 (166,247,703) 653,604,928
Total revenue and profit for the year	P27,906,738,416	P1,847,986,847

Segment profit represents the profit before tax by each segment without allocation of central administration costs and directors' salaries, investment income, other gains and losses, as well as finance costs. This is the measure reported to the CODM for the purposes of resource allocation and assessment of segment performance.

The segment assets and liabilities as at December 31, 2020 and 2019 are as follows:

	Assets	Liabilities
2020 Canned and processed fish Corporate Canned meat Distribution	P 88,298,591,297 81,133,455,594 46,223,747,233	P 83,983,824,353 74,255,593,636 41,665,581,492
Dairy	3,255,333,607 24,672,208,148	3,320,167,397 25,242,482,813
Segment total Eliminations	243,583,335,879 (213,327,408,314)	228,467,649,691 (213,327,408,314)
	P 30,255,927,565	P 15,140,241,377
2019 Canned and processed fish Canned meat Distribution Corporate	P 68,267,286,067 65,993,673,484 37,499,278,310 17,249,501,364	P 64,539,383,307 58,434,899,563 34,026,049,220 17,564,873,069
Segment total Eliminations	189,009,739,225 (164,524,022,015)	174,565,205,159 (164,524,022,015)
	P 24,485,717,210	P 10,041,183,144

For the purposes of monitoring segment performance and allocating resources between segments:

- All assets are allocated to reportable segments, other than other financial assets, and current and deferred tax assets which are booked under Corporate segment. Assets used jointly by reportable segments are allocated on the basis of the revenues earned by individual reportable segments.
- All liabilities are allocated to reportable segments, other than borrowings, other financial liabilities, current and deferred tax liabilities, which are booked under Corporate segment. Liabilities for which reportable segments are jointly liable are allocated in proportion to segment assets.

Other segment information as at and for the year ended December 31, 2020 and 2019 are as follows:

	Additions to Property, Plant and Equipment	Depreciation and Amortization	Interest Income	Finance Costs
2020				
Canned and processed fish Canned meat Distribution Dairy Corporate	P763,410,756 75,219,858 - 38,343,403 70,820,823	P144,789,997 187,904,259 - 79,158,206 118,449,989	P 120,786 59,266 - 15,716 32,428,258	P 3,497,258 10,699,028 - 30,631,957 174,519,477
Total	P947,794,840	P530,302,451	P32,624,026	P219,347,720
2019 Canned and processed fish	P498,517,809	P 99,218,297	P 142,294	P 723,706
Canned meat Distribution Corporate	119,462,001 45,800 23,101,375	165,301,202 11,288,186 125,137,035	64,556 - 5,634,796	9,469,571 4,523,924 281,304,370
Total	P641,126,985	P400,944,720	P5,841,646	P296,021,571

Revenues and non-current assets are mainly based in the Philippines, which is the Company's country of domicile.

7. CASH AND CASH EQUIVALENTS

Cash and cash equivalents at the end of the reporting period as shown in the statements of cash flows can be reconciled to the related items in the statements of financial position as follows:

	2020	2019
Cash on hand and in banks		P1,004,643,598
Cash equivalents	26,936,116	25,294,007
	P810,004,353	P1,029,937,605

Cash equivalents are short-term, highly-liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. The Company classifies short-term fund placements and investments in unit - trust funds (UITFs) with local banks as cash equivalents if they have a maturity of three months or less from the dates of acquisition.

Short-term fund placements will mature in three months or less from the date of acquisitions with annual average interest rates ranging from 1.32% to 2.25% in 2020 1.01% to 5.00% in 2019 and 0.63% to 3.14% in 2018. These placements are from excess cash and can be withdrawn anytime.

Cash in banks earned average interest rate of 0.025% and 0.50%, per annum, in 2020 and 2019, respectively.



Interest income recognized on the statements of comprehensive income amounted to P32,063,110, P5,168,437, P1,839,317 in 2020, 2019 and 2018, respectively, as disclosed under other income in Note 28.

8. TRADE AND OTHER RECEIVABLES - net

The Company's trade and other receivables consist of:

	2020	2019
Trade receivables from:		
Third party customers	P4,795,344,882	P4,697,809,644
Allowance for expected credit losses	(20,378,767)	(11,108,510)
Allowance for sales returns	(8,884,288)	(23,363,374)
	4,766,081,827	4,663,337,760
Trade receivables from:		
Advances to suppliers	214,785,979	138,588,170
Other receivables	66,896,897	164,786,744
Loans to employees	36,472,874	29,724,930
	P5,084,237,577	P4,996,437,604

The average credit period on sales of goods is 45 days. No interest is charged on trade receivables.

Other receivables, which consist mainly of receivables from various parties for transactions other than sale of goods and statutory receivables, are non-interest bearing and generally have terms of 30-45 days.

Movements in the allowance for expected credit losses and allowance for sales returns as at December 31 are as follows:

	Notes	Expected credit losses	Allowance for sale returns	Total
Balance, January 1, 2019	27	P 9,280,691	P62,333,102	P71,613,793
Provisions for expected credit losses		1,827,819	-	1,827,819
Reversals		-	(38,969,728)	(38,969,728)
Balance, December 31, 2019	27	11,108,510	23,363,374	34,471,884
Provisions for expected credit losses		9,270,257	-	9,270,257
Reversals		-	(14,479,086)	(14,479,086)
Balance, December 31, 2020		P20,378,767	P 8,884,288	P29,263,055

In determining the recoverability of trade receivables, the Company considers any change in the credit quality of the trade receivable from the date credit was initially granted up to the end of the reporting period. Accordingly, the Management believes that there is no further allowance for doubtful accounts required in excess of those that were already provided.

Loans to officers and employees are non-interest bearing and are liquidated within one month. Advances to officers include salary loans which earned average interest rate of 8% per annum in 2020 and 2019. Interest income earned from salary loans amounted to P560,916, P673,209 and P612,258 in 2020, 2019 and 2018, respectively, as disclosed under other income in Note 28.

Advances to suppliers are non-interest bearing and generally have terms of 30 days to 45 days. These are generally applied against future billings within next year.

9. **INVENTORIES** – net

Details of the Company's inventories are as follows:

	Note	2020	2019
Raw and packaging materials	26	P 5,227,344,201	P1,840,288,599
Finished goods	26	5,156,236,784	3,720,559,152
Work in process	26	145,873,484	66,097,125
Spare parts and supplies		130,788,953	76,999,109
		10,660,243,422	5,703,943,985
Allowance for obsolescence		(205,844,000)	(126,136,883)
At net realizable value		P10,454,399,422	P5,577,807,102

The Company's inventories are recorded at their respective costs.

Cost of inventories recognized as expense amounted to P30,561,975,804, P25,151,587,841 and P22,417,106,430 in 2020, 2019 and 2018, respectively, as disclosed in Note 26.

Movement in the Company's allowance for inventory obsolescence are as follows:

	Notes	Finished Goods	Raw Materials	Total
Balance, January 1, 2019 Provisions for inventory obsolescence Inventory written-off/reversals of	26, 29	P 19,822,269 63,812,872	P39,967,702 71,722,986	P 59,789,971 135,535,858
provision	26	(30,383,063)	(38,805,883)	(69,188,946)
Balance, December 31, 2019 Provisions for inventory obsolescence Inventory written-off/reversals of	26, 29	P53,252,078 7,060,923	P72,884,805 209,077,047	P 126,136,883 216,137,970
provision	26	(22,899,944)	(113,530,909)	(136,430,853)
Balance, December 31, 2020		P37,413,057	P168,430,943	P205,844,000

10. PREPAYMENTS AND OTHER CURRENT ASSETS

The Company's prepayments and other current assets consist of the following:

	2020	2019
Deferred input value-added tax (VAT)	P118,840,048	P123,186,663
Prepaid services	48,129,564	38,950,592
Prepaid insurance	5,230,459	5,327,940
Prepaid rentals	2,327,617	3,294,500
Others	22,063,537	27,572,539
	P196,591,225	P198,332,234

Prepaid services pertain to advance payments related to maintenance on software and system used by the Company.

Others pertain to creditable withholding taxes.

11. INVESTMENTS IN SUBSIDIARIES - net

	Ownership Interest	2020	2019
Investment in Subsidiarie		2020	2019
CPAVI	100%	P4,763,000,013	P4,763,000,013
GTC	100%	1,161,032,807	1,161,032,807
SMDC	100%	533,582,833	533,582,833
CPFPVI	100%	400,000,000	400,000,000
AWI	100%	300,000,000	300,000,000
CIC	100%	65,156,584	65,156,584
CST	100%	62,177,311	62,177,311
CPSI	100%	50,000,000	50,000,000
CPNA	100%	40,662,081	40,662,081
CP Solar	100%	2,000,000	-
GOI	100%	1,000,000	-
CGC	100%	4,439	4,439
CRL	100%	100	100
		7,378,616,168	7,375,616,168
Allowance for impairment for	r:		
CIC		(65,156,584)	(65,156,584)
CST		(27,099,672)	(20,611,224)
		P7,286,359,912	P7,289,848,360

The Management believes that there is no indication of impairment on the carrying amounts of its investment in subsidiaries other than the total allowance for impairment recognized for investment in CST amounting to P27,099,672 and P20,611,224 in 2020 and 2019, respectively, and in CIC amounting to P65,156,584 in 2020 and 2019. Such amounts are recognized for the difference between the carrying amount and the recoverable amount of investments in subsidiaries.

CPAVI

The significant information on the audited statements of financial position of CPAVI as at December 31, 2020 and 2019 and the results of its operations for the years ended December 31, 2020, 2019 and 2018 are as follows:

		2020	2019
Financial Position			
Current assets		P1,706,298,146	P1,408,387,380
Non-current assets		2,147,422,899	2,176,677,649
Total assets		3,853,721,045	3,585,065,029
Current liabilities		516,740,257	564,427,021
Non-current liabilities		48,992,378	15,785,065
Total liabilities		565,732,635	580,212,086
		P3,287,988,410	P3,004,852,943
	2020	2019	2018
Results of Operations			
Revenue	P3,616,037,666	P3,003,799,935	P3,400,599,076
Cost and expenses	3,321,063,136	2,531,668,005	2,992,798,341
Profit for the year	P 294,974,530	P 472,131,930	P 407,800,735



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GTC

The significant information on the audited statements of financial position of GTC as at December 31, 2020 and 2019 and the results of its operations for the years ended December 31, 2020, 2019 and 2018, as translated to the Company's functional currency, are as follows:

·			
		2020	2019
Financial Position			
Current assets		P 4,315,675,831	P3,584,769,432
Non-current assets		1,265,275,471	976,627,267
Total assets		5,580,951,302	4,561,396,699
Current liabilities		2,760,934,265	1,913,384,179
Non-current liabilities		97,152,491	39,406,549
Total liabilities		2,858,086,756	1,952,790,728
		P2,722,864,546	P2,608,605,971
	2020	2019	2018
Results of Operations			
Revenue	P6,007,349,439	P6,393,918,056	P6,636,521,686
Cost and expenses	5,865,074,076	5,968,133,955	6,266,779,627
Profit for the year	P 142,275,363	P 425,784,101	P 369,742,059

SMDC

The significant information on the audited statements of financial position of SMDC as at December 31, 2020 and 2019 and the results of its operations for the years ended December 31, 2020, 2019 and 2018 are as follows:

		2020	2019
Financial Position			
Current assets	P	2,042,747,471	P3,926,413,678
Non-current assets		652,236,210	629,634,109
Total assets		2,694,983,681	4,556,047,787
Current liabilities		505,108,396	2,885,215,085
Non-current liabilities		49,980,675	60,776,010
Total liabilities		P555,089,071	2,945,991,095
	P	2,139,894,610	P1,610,056,692
	2020	2019	2018
Results of Operations			
Revenue	P9,898,001,543	P8,725,013,878	P6,072,863,729
Cost and expenses	9,357,992,454	8,508,463,882	5,939,540,597
Profit for the year	P 540,009,089	P 216,549,996	P 133,323,132



CPFPVI

The significant information on the audited statements of financial position of CPFPVI as at December 31, 2020 and 2019 and the results of its operations for the years ended December 31, 2020, 2019, and 2018 are as follows:

		2020	2019
Financial Position			
Current assets		P1,405,686,988	P 899,189,465
Non-current assets		802,117,723	845,328,570
Total assets		2,207,804,711	1,744,518,035
Current liabilities		620,069,260	694,767,183
Non-current liabilities		2,563,384	2,558,384
Total liabilities		622,632,644	697,325,567
		P1,585,172,067	P1,047,192,468
	2020	2019	2018
Results of Operations			
Revenue	P2,211,214,721	P1,444,549,922	P1,386,618,900
Cost and expenses	1,673,235,123	1,150,079,587	1,138,124,353
Profit for the year	P 537,979,598	P 294,470,335	P 248,494,547

<u>AWI</u>

In 2019, an additional investment is recognized to settle the unpaid subscription for the issuance of cash dividends amounting to P83,250,000.

The significant information on the audited statements of financial position of AWI as at December 31, 2020 and 2019 and the results of its operations for the years ended December 31, 2020, 2019 and 2018 are as follows:

		2020	2019
Financial Position			
Current assets		P128,239,608	P103,387,395
Non-current assets		559,208,676	559,118,008
Total assets		687,448,284	662,505,403
Current liabilities		18,081,486	95,983,601
Non-current liabilities		16,626,603	252,064
Total liabilities		34,708,089	96,235,665
		P652,740,195	P566,269,738
	2020	2019	2018
Results of Operations			
Revenue	P196,083,924	P195,253,134	P164,259,622
Cost and expenses	109,613,466	81,524,716	76,639,482
Profit for the year	P 86,470,458	P113,728,418	P 87,620,140



GOI

The significant information on the audited statement of financial position of GOI as at December 31, 2020 and the result of its operations for the year ended December 31, 2020 is as follows:

	2020
Financial Position	
Current assets	P1,000,000
Non-current assets	37,562
Total assets	1,037,562
Current liabilities	125,207
Total liabilities	125,207
	P 912,355
	2020
Results of Operations	
Revenue	Р -
Cost and expenses	87,645
Loss for the year	P87,645

CP SOLAR

The significant information on the audited statement of financial position of CP Solar as at December 31, 2020 and the result of its operations for the year ended December 31, 2020 is as follows:

	2020
Financial Position	
Current assets	P2,012,021
Non-current assets	246,535
Total assets	2,258,556
Current liabilities	439,732
Total liabilities	439,732
	P1,818,824
	2020
Results of Operations	
Revenue	Р -
Cost and expenses	181,175
Loss for the year	P181,175

CIC

The significant information on the audited statements of financial position of CIC as at December 31, 2020 and 2019 and the results of its operations for the years ended December 31, 2020, 2019, and 2018 are as follows:

	2020	2019
Financial Position		
Current assets	P121,906,540	P 95,321,469
Non-current assets	623,603	885,651
Total assets	122,530,143	96,207,120
Current liabilities	168,451,977	145,300,083
	(P 45,921,834)	(P 49,092,963)



	2020	2019	2018
Results of Operations			
Revenue	P223,272,368	P219,351,897	P203,507,056
Cost and expenses	219,534,165	212,650,224	208,684,732
Profit (Loss) for the year	P 3,738,203	P 6,701,673	(P 5,177,676)

CIC has a material uncertainty to continue as going concern entity due to its capital deficiencies and net income amounting to P45,921,834 and P3,738,203, respectively, during 2020 and P49,092,963 and P6,701,673, respectively, during 2019. Consequently, there is a recoverability issue in the investment to CIC and an allowance for impairment has been recognized. No additional nor reversal of allowance was recognized during 2020.

The impairment loss related to investment in CIC amounted to nil, nil and P65,156,584 in 2020, 2019 and 2018, respectively, as disclosed in Note 29.

In 2018, the Company agreed to provide financial support to enable CIC to meet its capital requirements and to pay its liabilities, until such time that CIC to recovers from its operations.

CST

The significant information on the audited statements of financial position of CST as at December 31, 2020 and 2019, and the result of its operations for the years ended December 31, 2020 and 2019 are as follows:

	2020	2019
Financial Position		
Total assets Total liabilities	P35,770,934 693,295	P45,102,428 3,444,921
Equity	P35,077,639	P41,657,507
Results of Operations		
Revenue	Р -	P11,190,545
Cost and expenses	6,579,868	61,607,664
Loss for the year	P6,579,868	P50,417,119

CST has a material uncertainty to continue as a going concern entity due to its significant decrease in capital from a net loss of P6,579,868 and P50,417,119 as at December 31, 2020 and 2019, respectively. Consequently, there is a recoverability issue in the investment to CST and an allowance for impairment has been recognized. In addition, the Company has committed to provide a continuous financial support to enable CST to continue its operations.

The impairment loss related to investment in CST amounted to P6,488,448, P20,611,224, nil in 2020, 2019 and 2018, respectively, as disclosed in Note 29.



CPSI

CPSI entered into a Trademark Purchase Agreement to purchase certain trademarks owned by CGC for a total consideration of P 50,000,000. The trademarks purchased include brands such as "Century Tuna", "Argentina", "555", "Wow Ulam", "Birch Tree", "Fresca", "Luck 7" and "Angel Evaporada" among others. The purchase price of P50,000,000 was paid in 2017.

The significant information on the audited statements of financial position of CPSI as at December 31, 2020 and 2019 and the results of its operations for the years ended December 31, 2020, 2019 and 2018 are as follows:

		2020	2019
Financial Position			_
Current assets		P 110,932,793	P131,263,494
Non-current assets		111,474,788	111,474,788
Total assets		222,407,581	242,738,282
Current liabilities		124,672,701	168,459,603
		P 97,734,880	P 74,278,679
	2020	2019	2018
Results of Operations			_
Revenue	P1,392,036,077	P1,096,328,236	P1,254,236,199
Cost and expenses	272,129,985	216,327,886	240,089,293
Profit for the year	P1,119,906,092	P 880,000,350	P1,014,146,906

CPNA

In 2019, an additional investment is recognized for the additional working capital requirement of the subsidiary for its expansion in the US Market via mainstream accounts amounting to USD 300,000 or P15,707,100.

On January 2, 2018, the Company invested cash for the capital requirement of CPNA which amounted to P24,950,000.

The significant information on the unaudited statements of financial position of CPNA as at December 31, 2020, and 2019 and the results of its operations for the years ended December 31, 2020 and 2019 are as follows:

	2020	2019
Financial Position Current assets Non-current assets	P401,080,534 6,727,204	P150,895,844 8,032,504
Total Assets Total Liabilities	407,807,738 362,947,525	158,928,348 136,050,042
Equity	P 44,860,213	P 22,878,306
Results of Operations Revenue Cost and expenses	P304,084,639 280,657,728	P202,394,126 202,216,992
Profit for the year	P 23,426,911	P 177,134



CGC

CGC sold certain trademarks to CPSI for a total consideration of P50,000,000.

The significant information on the unaudited statements of financial position of CGC as at December 31, 2020 and 2019 are as follows:

	2020	2019
Financial Position		
Total assets	P50,004,438	P50,004,438

CGC has no operations and no revenue and expenses were recognized or incurred in 2020, 2019, and 2018.

CRL

The significant information on the unaudited statements of financial position of CRL as at December 31, 2020 and 2019 are as follows:

	2020	2019
Financial Position		
Total non-current assets	P100	P100

On February 23, 2017, CST obtained an updated business license reflecting the Company as CST's new registered owner. On March 8, 2017, CST obtained a Certificate of Incumbency, issued by a BVI registered agent, attesting the change of management control in CRL to the Company.

As at December 31, 2020 and 2019, Management believes that there is no indication that an impairment loss has occurred except for CST amounting to P6,488,448 and P20,611,224, respectively, and CIC which is fully impaired as of December 31, 2018.

12. BIOLOGICAL ASSETS

Biological assets of the Company comprise of fingerlings and mature milk fish. Movements of the carrying amounts of the biological assets are shown below.

	2020	2019
Balance, January 1	P 33,380,356	P 42,853,751
Consumed feeds	147,706,093	96,068,590
Purchased fingerlings	33,629,983	33,223,057
Direct labor	375,429	1,537,306
Overhead	3,137,020	1,074,925
Total cost	218,228,881	174,757,629
Decrease due to harvest	(152,502,251)	(141,377,273)
Balance, December 31	P 65,726,630	P 33,380,356

Fingerlings and mature milk fish are measured at cost since the fair market value cannot be measured reliably as they do not have either appropriate market index or individually effective measurement practices and they have short inventory period.

The Management believes that there is no recognized depreciation on biological assets given its nature which is to grow and use it as part of its production.

As at December 31, 2020 and 2019, the Management believes that there is no objective evidence of impairment on its biological assets carried at cost. Accordingly, no impairment loss was recognized in both years.



13. PROPERTY, PLANT AND EQUIPMENT - net

Movements in the carrying amounts of the Company's property, plant and equipment are as follows:

	Plant Machinery and Equipment	Building Improvements	Office Furniture, Fixtures and Equipment	Laboratory, Tools and Equipment	Transportation and Delivery Equipment	Computer Equipment	Construction in progress	Land Improvements	Total
Cost January 1, 2019 Additions Disposals Transfers	P 897,556,066 93,155,662 - 51,203,600	P234,526,492 29,492,931 - 39,930,854	P33,529,518 3,445,705 (16,250) 276,771	P65,353,308 8,031,731 - 1,459,086	P84,141,405 7,462,501 (2,662,679) 1,875,248	P136,201,179 14,799,467 - (2,890,864)	P 73,431,687 484,738,988 (924,107) (92,035,520)	P531,473 - - 180,825	P1,525,271,128 641,126,985 (3,603,036)
December 31, 2019 Additions Disposals Transfers	1,041,915,328 70,983,180 (13,285,176) 628,835,656	303,950,277 12,092,302 (1,612,481) 470,700,871	37,235,744 3,925,185 (58,903) 1,047,442	74,844,125 10,787,747 (85,614) 10,375,553	90,816,475 3,332,755 (3,393,929) -	148,109,782 18,685,382 (280,965) 42,077	465,211,048 827,988,289 (17,613,612) (1,111,001,599)	712,298 - (158,464) -	2,162,795,077 947,794,840 (36,489,144)
December 31, 2020	1,728,448,988	785,130,969	42,149,468	95,921,811	90,755,301	166,556,276	164,584,126	553,834	3,074,100,773
Accumulated Depreciation January 1, 2019 Depreciation Disposals	(323,732,521) (142,079,959)	(62,922,865) (33,789,082) -	(25,819,841) (3,827,247) 11,645	(36,696,684) (15,429,617) -	(40,891,185) (13,904,367) 2,593,364	(94,470,019) (19,365,339)	- - -	(271,479) (67,845)	(584,804,594) (228,463,456) 2,605,009
December 31, 2019 Depreciation Disposals Transfers	(465,812,480) (181,721,496) 13,094,893 (635,160)	(96,711,947) (50,911,863) 1,474,964	(29,635,443) (4,231,361) 15,722	(52,126,301) (14,985,031) 30,693 567,338	(52,202,188) (13,164,358) 3,447,310	(113,835,358) (16,189,349) 410,919 67,822	- - -	(339,324) (76,827) 144,495	(810,663,041) (281,280,285) 18,618,996
December 31, 2020	(635,074,243)	(146,148,846)	(33,851,082)	(66,513,301)	(61,919,236)	(129,545,966)	-	(271,656)	(1,073,324,330)
Carrying Amounts December 31, 2020	P1,093,374,745	P638,982,123	P 8,298,386	P29,408,510	P28,836,065	P37,010,310	P164,584,126	P282,178	P2,000,776,443
Carrying Amounts December 31, 2019	P 576,102,848	P207,238,330	P 7,600,301	P22,717,824	P38,614,287	P 34,274,424	P465,211,048	P372,974	P1,352,132,036

Loss recognized from disposal of property, plant and equipment amounted to P249,357, nil and P1,502,080 in 2020, 2019 and 2018, respectively, as disclosed in Note 29. Gain recognized from disposal of property, plant and equipment amounted to nil, P2,360,072 and nil in 2020, 2019 and 2018, respectively, as disclosed in Note 28.

The Management believes that there is no indication that an impairment loss has occurred on its property, plant and equipment for the years ended December 31, 2020 and 2019.

14. RIGHT-OF-USE ASSETS - net

Movements in the carrying amounts of the Company's right-of-use assets are as follows:

	Warehouse	Office Space	Equipment	Plant	Total
Cost January 1, 2019 Additions	P 448,806,342 155,134,668	P 41,346,160 4,643,804	P 11,536,219 6,886,390	P13,339,753 -	P 515,028,474 166,664,862
December 31, 2019 Additions Expiration	603,941,010 1,010,036,728 (6,306,881)	45,989,964 3,286,325 (1,059,134)	18,422,609 6,384,735 (5,822,419)	13,339,753 - (7,315,683)	681,693,336 1,019,707,788 (20,504,117)
December 31, 2020	1,607,670,857	48,217,155	18,984,925	P6,024,070 I	P1,680,897,007
Accumulated Depreciation January 1, 2019 Depreciation	- 127,695,487	- 8,659,987	- 7,948,726	- 6,661,217	- 150,965,417
January 1, 2020 Depreciation Expiration	127,695,487 205,986,543 (6,306,881)	8,659,987 9,883,980 (1,059,134)	7,948,726 8,571,710 (5,822,419)	6,661,217 3,064,095 (7,315,683)	150,965,417 227,506,328 (20,504,117)
December 31, 2020	327,375,149	17,484,833	10,698,017	2,409,629	357,967,628
Carrying Amount December 31, 2020	P1,280,295,708	P30,732,322	P8,286,908	P3,614,441	P1,322,929,379
Carrying Amount December 31, 2019	P 476,245,523	P37,329,977	P10,473,883	P6,678,536	P 530,727,919

The Management believes that there is no indication that an impairment loss has occurred on its right-of-use assets for the years ended December 31, 2020 and 2019.

Amounts recognized in profit or loss

Depreciation expenses charged to cost of goods sold under factory overhead and operating expenses in relation to right of use assets are as follows:

	Notes	2020	2019
Cost of goods sold - depreciation expense	26	P148,479,774	P 78,029,815
Operating expenses - depreciation expense	27	71,616,234	69,852,476
Other expenses - depreciation expense	29	7,410,318	3,083,126
Total depreciation expense of right-of-			
use assets		P227,506,326	P150,965,417

15. OTHER NON-CURRENT ASSETS

The Company's other non-current assets consist of the following:

	Note	2020	2019
Security deposits	30	P 56,605,734	P52,045,948
Returnable containers		32,264,724	11,961,693
Deposits on utilities		5,146,724	1,725,791
Deposits on agencies		1,350,000	2,350,000
Others		5,150,119	2,094,650
		P100,517,301	P70,178,082

Others pertain to claims from suppliers not yet settled as at December 31, 2020 and December 31, 2019.



16. INTANGIBLE ASSET - net

In 2017, the Company acquired the Philippine license for the Hunt's brand from Hunt-Universal Robina Corporation ("HURC"). HURC is a joint venture corporation of Universal Robina Corporation ("URC") and ConAgra Grocery Products Company, Limited Liability Company (LLC) established for the purpose of manufacturing, selling and distributing of Hunt's licensed products. HURC entered into various agreements with URC to act as HURC's exclusive partner for the manufacture, sale and distribution of the licensed products. The acquisition is expected to support the growth of the Company's branded businesses, as well as expand its presence into adjacent shelf-stable categories.

To facilitate the Hunt's acquisition, the Company entered into the following agreements on May 1, 2017 ("Signing date"):

Trademark licensing agreement

The Company entered into a trademark licensing agreement with ConAgra Foods RDM, Inc. ("ConAgra"). The trademark license will entitle the Company an exclusive revocable right and license to manufacture and sell in the Philippines and other licensed territories the licensed products in accordance with the formulas and specifications furnished by ConAgra and to affix to the products the licensed marks after the grant date and during the term of the agreement. The licensing agreement shall have an initial term of 25 years subject to renewal of 3 years thereafter subject to the terms of the licensing agreement. On the same date, the Company paid a one-time upfront fee of P214,230,000.

On each contract year, the Company shall pay ConAgra the following:

- Guaranteed royalty to be paid quarterly and serves as a non-refundable advance towards the earned royalty for the licensed products; and
- Earned royalty is non-refundable and to be paid based on an agreed percentage of net sales per contract year.

Further, under the licensing agreement, the Company purchased plant machinery and equipment (the "plant assets") that could be used to manufacture the licensed products.

Royalty fee expense to ConAgra amounted to P21,639,908, P18,044,879 and P15,225,661 during 2020, 2019 and 2018, respectively, as disclosed in Note 27 under "Royalties".

The remaining useful life of the intangible asset acquired is 21.33 and 22.33 years for in 2020 and 2019, respectively.

Movements in carrying amounts of the Company's intangible asset are as follows:

	Note	
Cost		
Balance, January 1, 2019, December 31, 2019	and 2020	P537,896,000
Accumulated depreciation		
Balance, January 1, 2019 Amortization	27	28,687,787 21,515,840
Balance, December 31, 2019 Amortization	27	50,203,627 21,515,840
Balance, December 31, 2020		71,719,467
Carrying Amount, December 31, 2020		P466,176,533
Carrying Amount, December 31, 2019		P487,692,373

The Management believes that there is no indication that an impairment loss has occurred on its intangible asset for the years ended December 31, 2020 and 2019.



17. TRADE AND OTHER PAYABLES

The Company's trade and other payables consist of the following:

	2020	2019
Trade payables	P2,644,959,937	P1,723,321,242
Accrued expenses	4,292,827,876	2,164,239,390
Withholding tax payable	191,913,455	102,110,285
Non-trade payables	111,967,516	83,250,140
Output value-added tax (VAT)	4,557,572	109,877,515
	P7,246,226,356	P4,182,798,572

The credit period on purchases of certain goods from supplier's ranges from 30 to 120 days. No interest is charged on trade payables. The Company has financial risk management policies in place to ensure that all payables are paid within the credit timeframe.

Non-trade payables pertain to miscellaneous payable and reimbursements to employees which are payable on demand and no interest is charged.

Details of accrued expenses are shown below:

	Note	2020	2019
Product-related costs		P2,180,851,912	P1,438,927,127
Advertising and promotion		1,391,322,174	381,938,793
Professional services and other fees		599,302,477	82,616,505
Employee benefits		33,583,540	89,992,310
Interest	18	14,464,867	63,241,349
Utilities		6,251,911	6,156,048
Others		67,050,995	101,367,258
		P4,292,827,876	P2,164,239,390

Others pertain to accruals for rental and insurance expenses of the Company.

18. BORROWINGS

This account is composed of:

	2020	2019
Current	P3,134,000,000	P1,366,500,000
Non-current	P3,134,000,000	3,086,500,000 P4,453,000,000

Movement in the Company's borrowings are as follows:

	2020	2019
Balance, January 1	P4,453,000,000	P5,482,500,000
Additions	2,950,000,000	4,586,000,000
Repayments	(4,269,000,000)	(5,615,500,000)
	P3,134,000,000	P4,453,000,000

The Company's borrowings are composed of unsecured bank loans at amortized cost.



In 2016, the Company entered into a long-term and unsecured loan amounting to P1,150,000,000 due on May 5, 2021 payable annually with interest rate of 4.30% per annum. Current portion of this loan amounted to P1,104,000,000 as at December 31, 2020 which will be due in less than 12 months. Repayments of these loans amounted to P11,500,000 in 2020 and 2019.

Additionally, in the same year, the Company entered into a long-term and unsecured loan amounting to P500,000,000 due on April 21, 2021 payable annually with interest rate of 4.25% per annum. The current portion of this loan amounted to P480,000,000 as at December 31, 2020 which will be due in less than 12 months. Repayment of these loans amounted to P7,500,000 and P5,000,000 in 2020 and 2019.

In 2018, the Company entered into a long-term loan and unsecured peso loan amounting to P1,500,000,000 due on July 11, 2023 interest is payable annually with rate of 5.85% per annum. The loan has been fully paid in 2020.

In 2019, the Company entered into short-term and unsecured peso loans from local bank amounting to P4,586,000,000 with maturity date of less than 12 months with interest rates ranging from 3.9% to 5.60% per annum. Repayment of this loan amounted to P1,350,000,000 and P3,236,000,000 in 2020 and 2019, respectively.

In 2020, the Company entered into short-term and unsecured peso loans from local bank amounting to P2,950,000,000, respectively, with maturity date of less than 12 months with interest ranging from 3.125% to 4.500%. Repayments of the short-term loans amounted to P1,400,000,000 in 2020.

Total finance costs incurred on these loans amounted to P158,658,156, P260,955,321 and P180,794,160 in 2020, 2019 and 2018, respectively, as presented in the statements of comprehensive income with a difference related to interest expense related to lease liabilities.

Total accrued interest payable on these loans amounted to P14,464,867 and P63,241,349 as at December 31, 2020 and 2019, respectively, as part of accrued expenses as disclosed in Note 17.

The Company has loan covenants of maintaining a debt to equity ratio not greater than 3:1 and a debt service coverage ratio of at least 1.05x based on the latest audited financial statements as of the relevant periods.

In addition, the Company must not materially change the voting control of its capital stocks and it must not declare or pay dividends or purchase, redeem, retire, or otherwise acquire for value any of its capital stock now or hereafter outstanding in case the Company is in default of its obligation under the agreement.

The Company is compliant with the bank covenants imposed by the bank institutions.

19. **RELATED PARTY TRANSACTIONS**

In the normal course of business, the Company transacts with companies which are considered related parties under PAS 24, *Related Party Transactions*, as summarized below:

	Relationship
Century Pacific Group, Inc. (CPGI)	Ultimate Parent
Pacific Meat Company, Inc. (PMCI)	Fellow Subsidiary
Columbus Seafoods Corporation (CSC)	Fellow Subsidiary
Yoshinoya Century Pacific, Inc. (YCPI)	Fellow Subsidiary
Century Pacific Vietnam Co., Ltd. (CPVL)	Fellow Subsidiary
CPG Holdings, Inc. (CHI)	Fellow Subsidiary
Rian Realty Corporation (RRC)	Fellow Subsidiary
Pacifica Agro Industrial Corp. (PAIC)	Fellow Subsidiary
Millennium Land Development Corporation (MLDC)	Fellow Subsidiary
Shinning Ray Limited (SRL)	Fellow Subsidiary
Pacific Pabahay Homes, Inc. (PPHI)	Fellow Subsidiary
Century Sino-Beverage Company Limited (CSBCL)	Fellow Subsidiary
Centrobless Corp. (CBC)	Fellow Subsidiary
Shakey's Asia Foods, Holding Inc. (SAFHI)	Fellow Subsidiary
	Associate of a Fellow
Arthaland Corporation (ALCO)	Subsidiary
()	Joint venture of ultimate
Moresby International Holdings, Inc. (Moresby)	parent
, , , , , , , , , , , , , , , , , , , ,	Related party through
Majestic Seafood Corporation	Moresby
DBE Project Inc. (DPI)	Fellow Subsidiary
Shakey's Pizza Asia Ventures, Inc. (SPAVI)	Fellow Subsidiary
Richard S. Po Foundation Inc. (RSPO)	Fellow Subsidiary
General Tuna Corporation (GTC)	Subsidiary
Snow Mountain Dairy Corporation (SMDC)	Subsidiary
Allforward Warehousing Inc. (AWI)	Subsidiary
Century Pacific Agricultural Venture Inc. (CPAVI)	Subsidiary
Century Pacific Seacrest, Inc. (CPSI)	Subsidiary
Centennial Global Corporation (CGC)	Subsidiary
Century Pacific Food Packaging Ventures, Inc. (CPFPVI)	Subsidiary
General Odyssey Inc (GOI)	Subsidiary
Century Pacific Solar Inc, (CP Solar)	Subsidiary
Cindena Resources Limited (CRL)	Subsidiary
Century (Shanghai) Trading Co. Ltd. (CST)	Subsidiary
Century International (China) Co. Ltd. (CIC)	Subsidiary
Century Pacific North America (CPNA)	Subsidiary



The summary of the Company's transactions and outstanding balances with related parties as at and for the years ended December 31, 2020 and 2019 is as follows:

Outstanding

Amount of Transactions

Related Party Category		During the Year			Receivable (Payable)				
	Notes	2020		2019	2018		2020	2019	Remarks
Ultimate Parent Company									
Dividends	24	P 803,304,000	Р	401,652,000	P 437,238,467	Р	-	Р -	
Rental expense	27	22,288,456		19,028,230	18,655,672		(5,516,518)	(1,696,684)	f
Sale of fixed assets		· · · -		· · · -	50,900		. , , ,	- ,	h
Service income	28	107,746		585,955	75,276		30,195	-	С
Miscellaneous deposit		1,173,662		26,338	, -		7,155,808	5,982,146	f
Fellow Subsidiaries									
Shared services fee		13,800,000		14,199,999	49,982,780		-	-	d
Sale of inventories		341,088,861		304,329,072	254,378,627		257,826,247	245,086,725	a
Purchase of inventories		80,036,909		112,540,601	82,510,508		(31,789,728)	(17,287,546)	b
Service income	28	42,034,242		14,200,000	14,200,000		849,150	(=: ,==: ,5 :0)	c
Shared cost reimbursement		27,191,236		29,886,276	37,265,875		-	_	c
Rental expense	27	3,133,623		3,095,988	4,158,603		_	_	f
Sale of fixed assets		774,719		19,976	-		-	-	h
Subsidiaries				-					
Shared services fee		142,352,632		101,721,611	75,995,317		_	_	d
Sale of inventories		747,724,681		691,298,133	1,250,366,607		883,481,317	1,467,314,629	a, i
Purchase of inventories		12,947,671,950			6,948,518,720	(2	2,680,138,127)	(655,255,352)	b
Cash advances		750,500,000		899,373,036	-	`-	583,407,218	888,659,224	e
Service income	28	136,546,489		336,228,215	75,332,280		,,	-	c
Miscellaneous deposit		200,010,100		000,220,210	, 5,552,255		19,670,000		·
Shared cost reimbursement		638,509,447		435,533,841	387,662,381		,,	_	С
Cash borrowings		-		-	-		(50,000,000)	(50,000,000)	ė
Investment		3,000,000		_	_		(3,000,000)	-	a
Sale of assets		17,613,612		_	5,656,067		-	_	h
Rental expense	27	129,681,227		68,769,163	69,192,100		_	_	f
Dividend income	28	1,096,449,791	1.	255,120,652	991,928,238		_	_	i
Rental income	28	-,000,110,70-	-,	-	572,512		_	_	f
Royalties		1,321,903,515		966,116,881	960,491,664		_	_	g
Purchase of fixed assets		17,417,817		1,392,919	-		_	_	h
Retirement Fund		_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		1,002,010					••
Contributions from the									
employer		41,889,504		41,889,504	41,889,504		<u> </u>		
Due from related parties						P1	.,752,419,935	P2,607,042,724	
					-		., ,	. =,00, 10 . =,7 = 1	
Due to related parties						P2	2,770,444,373	P 724,239,582	

Terms and conditions of transactions with related parties

Outstanding balances at year-end are unsecured, interest free and settlement occurs using cash or non-cash consideration. There have been no guarantees provided nor received for any related party receivables or payables. As at December 31, 2020 and 2019, no related party has recognized any impairment losses of receivables relating to amounts advanced to another related party. This assessment is undertaken each financial year through a review of the financial position of the related party and the market in which the related party operates.

- a. The Company enters into sale transactions with fellow subsidiaries and subsidiaries for the distribution of products to certain areas where Management deems it necessary to establish customers. Sales are considered pass through sales, hence, they were made without mark-up.
- b. The Company purchases good from its related parties. These purchase transactions are pass through transactions, hence, they are made without mark-up, except for the goods purchased from SMDC, which are transferred at a certain mark-up.
- c. The Company shares cost with its related parties relating to repairs and maintenance, supplies, fees and dues, utilities and other operating expenses. Service income from related parties amounted to P178,688,477, P351,014,170 and P89,607,556, in 2020, 2019 and 2018, respectively, shown as part of service income in Note 28. Shared cost reimbursement from related parties amounted to P665,700,683, P465,420,117 and P424,928,256 in 2020, 2019, and 2018, respectively.



d. The Company entered into a Master Service Agreement (MSA) with related parties to provide corporate office services. In accordance with the terms of the MSA, the Company provides management service for manpower, training and development. For and in consideration, thereof, the Company shall charge the related parties a shared service fee on a monthly basis for the services rendered.

The MSA shall be in effect from date of execution and shall automatically renew on a month-to-month basis, unless terminated by either party through the issuance of a written advice to that effect at least 30 days prior to the intended date of termination.

Shared services fee amounted to P156,152,632, P115,921,610 and P125,978,097 in 2020, 2019, and 2018, respectively.

e. The Company, in the normal course of business, either provides to or borrows from its related parties funds for working capital requirements. These advances are non-interest bearing and short-term in nature. Included in the balance are advances to CPAVI to pay off its infrastructure expenses, GTC, CPFPVI and AWI for operational purposes. As at December 31, 2020, the outstanding amount of these advances amounted to P583,407,217 and P888,659,224, respectively.

In addition, cash borrowing from CGC amounting to P50,000,000 was recognized in 2017. This is still outstanding as at December 31, 2020 and 2019.

- f. The Company, as a lessee, has a lease agreement with CPGI for the use of the latter's office space in Centerpoint, Ortigas. In 2020, 2019 and 2018, the Company has a lease agreement with AWI to house inventories in General Santos City. Total rental expense on lease agreements with related parties amounted to P155,103,306, P90,893,381 and P92,006,375 in 2020, 2018 and 2017, respectively.
- g. In 2014, the Company has entered into a Trademark Licensing Agreements whereby the "Licensor", CGC, granted to the Company the exclusive right to use the various trademarks for a nominal fee which amounts to P50,000,000 for each trademark used. In 2015, the agreements were terminated and resumed in 2016 under the new owner of the trademarks, CPSI. Total royalty fee to CPSI amounted to P1,321,903,515 and P966,116,881 and P960,491,664 in 2020, 2019 and 2018, respectively.
- h. In 2020 the company purchased property plant and equipment from CPAVI amounting to P17,417,817. While in 2019, the Company purchased property, plant and equipment from GTC and from CPAVI amounting to P1,077,079 and P315,840, respectively.
 - In 2018, the Company sold property, plant and equipment to CPGI for P50,900. The Company also purchased property, plant and equipment from GTC which amounted to P419,460 and from CPAVI which amounted to P5,236,607. While in 2020 the company sold property plant and equipment amounting to P17,613,612 to CPAVI. All property, plant and equipment are sold at carrying values.
- i. Total dividend income earned by the Company, related to the Company's investments to CPSI, for the years ended December 31, 2019, 2018, and 2017 amounted to P1,096,449,791, P1,255,120,652 and P991,928,238 respectively, as disclosed in Note 28

Remuneration of Key Management Personnel

The remuneration of the Directors and other members of key management personnel of the Parent Company are set out below in aggregate for each of the categories specified in PAS 24, *Related Party Disclosures*:

	2020	2019	2018
Short-term employee benefits Post-employment benefits	P777,319,346 26,346,154	P437,620,114 13,760,427	P393,784,821 12,434,708
	P803,665,500	P451,380,541	P406,219,529

The short-term employee benefits of the key management personnel are included as part of compensation and other benefits in the statements of comprehensive income.

No share-based payments were made during 2020, 2019 and 2018.

20. RETIREMENT BENEFIT OBLIGATION

The Company is a participant to the Century Pacific Group of Companies Multi-employer Retirement fund, which is a non-contributory, and of the defined benefit type, which provides a retirement benefit ranging from 100% to 130% of plan salary for every credited service. Benefits are paid in a lump sum upon retirement or separation in accordance with terms of the plan.

Requirement of Republic Act (RA) 7641

RA 7641 provides for the minimum retirement pay to qualified private sector employees in the Philippines. Benefits due under RA 7641 are accounted for as defined benefit plan under PAS 19. However, there are instances when an employer establishes a defined contribution plan and does not have an equivalent defined benefit plan covering the benefits required under RA 7641.

An employee upon reaching the age of sixty (60) years or more, but not beyond sixty-five (65) years which is declared the compulsory retirement age, who has served at least five (5) years in the said establishment, may retire and shall be entitled to retirement pay equivalent to at least one-half (1/2) month salary for every year of service, a fraction of at least six (6) months being considered as one whole year.

The Company is in compliance of the minimum requirement of RA 7641 as at December 31, 2020 and 2019, respectively.

The Retirement Plan Trustee, as appointed by the Company in the Trust Agreement executed by the Company and the duly appointed Retirement Plan Trustee, is responsible for the general administration of the retirement plan and the management of the retirement plan.

As at December 31, 2020 and 2019, the Company's retirement fund has investments in various shares of stocks under the stewardship of a reputable bank. All of the Fund's investing decisions are made by the Board of Trustees which is composed of certain officers of the Company. The power to exercise the voting rights rests with the Board of Trustees.

The plan typically exposes the Company to actuarial risks such as: investment risk, interest rate risk, longevity risk and salary risk.

Investment risk

The present value of the defined benefit plan liability is calculated using a discount rate determined by reference to high quality corporate bond yields. If the return on plan asset is below this rate, it will create a plan deficit. Currently, the plan's investments are in the form of debt instruments of government security bonds, equity instruments and fixed income instruments. Due to the long-term nature of the plan liabilities, the board of the pension fund considers it appropriate that a reasonable portion of the plan assets should be invested in government security bonds.



Interest rate risk

A decrease in the government security bond interest rate will increase the retirement, benefit obligation. However, this will be partially off-set by an increase in return in on the plan's debt investment.

Longevity risk

The present value of the retirement benefit plan liability is calculated by reference to the best estimate of the mortality of plan participants both during and after their employment. An increase in the life expectancy of the plan participants will increase the retirement benefit obligation.

Salary risk

The present value of the retirement benefit obligation is calculated by reference to the future salaries of plan participants. As such, an increase in the salary of the plan participants will increase the retirement benefit obligation.

The most recent actuarial valuations of plan assets and the present value of the retirement benefit obligation were carried out as at December 31, 2020 by an independent actuary.

The present value of the retirement benefit obligation and the related current service cost and past service cost was measured using the Projected Unit Credit Method.

The principal assumptions used for the purposes of the actuarial valuations were as follows:

	Valuation at	
	2020	2019
Discount rate	3.95%	5.24%
Expected rate of salary increases	6.00%	4.00%
Mortality rate	The 2001 CSO Table - Ger	nerational
	(Scale AA, Society of Act	tuaries)

The Company's demographic information of its qualified employees is as follows:

	2020	2019
Average age	35.7	35.3
Average years of service	6.5	6.5

Amounts recognized in statements of comprehensive income in respect of this retirement benefit plan are as follows:

	2020	2019	2018
Service costs: Current service cost Net interest expense	P 42,950,710 5,190,437	P25,859,232 3,329,869	P27,519,290 4,381,286
Components of retirement benefit costs recognized in profit or loss	48,141,147	29,189,101	31,900,576
Actuarial gains and losses: from changes in financial assumptions from experience adjustments Loss (Gain) on plan assets net of amounts	251,564,756 119,362,685	76,693,286 9,904,494	(52,032,117) 20,868,136
included in net interest expense Components of retirement benefit costs recognized in other comprehensive income	14,354,132 385,281,573	(18,058,705) 68,539,075	11,798,688 (19,455,293)
	P433,422,720	P97,728,176	P12,445,283



The retirement expense was recognized as part of cost of goods sold and operating expenses as shown below:

	2020	2019	2018
Cost of goods sold Operating expenses	P 6,004,675 42,136,472	P 4,043,056 25,146,045	P 3,632,005 28,268,571
	P48,141,147	P29,189,101	P31,900,576

The amounts included in the statements of financial position arising from the Company's defined benefit retirement plan are as follows:

	2020	2019
Present value of defined benefit obligation Fair value of plan assets	P815,845,521 (286,464,174)	P367,193,554 (249,510,999)
	P529,381,347	P117,682,555

Movements in the present value of defined benefit obligations are as follows:

	2020	2019
Balance, January 1	P367,193,554	P243,077,292
Current service cost	42,950,710	18,303,720
Interest expense	19,240,942	25,859,232
Benefits paid	(4,632,702)	(6,644,470)
Transfer To/From the Plan	20,165,576	-
Actuarial loss (gains) arising from:		
Changes in financial assumptions	251,564,756	76,693,286
Experience adjustments	119,362,685	9,904,494
Balance, December 31	P815,845,521	P367,193,554

Movements in the fair value of plan assets are as follows:

	2020	2019
Balance, January 1	P249,510,999	P181,233,409
Interest income	14,050,505	14,973,851
Contributions from the employer	41,889,504	41,889,504
Benefits paid	(4,632,702)	(6,644,470)
Remeasurement gain (loss) on plan assets	(14,354,132)	18,058,705
Balance, December 31	P286,464,174	P249,510,999

The following are the composition of plan assets as at December 31, 2020 and 2019:

	2020	2019
Cash and cash equivalents	1.93%	9.28%
Debt instruments - government bonds	64.69%	65.23%
Debt instruments - other bonds	2.34%	3.43%
Unit investment trust funds (UITF)	24.61%	18.60%
Others (market gains or losses, accrued receivables)	6.43%	3.46%
	100.00%	100.00%

The Retirement Trust Fund assets are valued by the fund manager at fair value using the mark-to-market valuation. While no significant changes in asset allocation are expected in the next financial year, the Retirement Plan Trustee may make changes at any time.

The Retirement Plan Trustee has no specific matching strategy between the plan assets



and the plan liabilities.

Actual return on plan assets in 2020 and 2019 are as follows:

	2020	2019
Interest income Remeasurement gains (losses) on plan assets	P14,050,505 (14,354,132)	P14,973,851 18,058,705
Actual return	(P 303,627)	P33,032,556

Movement in the OCI relating to retirement obligation in 2020, 2019 and 2018 are as follows:

	2020	2019	2018
Accumulated OCI, January 1	P 88,327,909	P40,350,556	P53,969,261
Actuarial losses (gains) on defined benefit obligation Remeasurement losses (gains) on plan	370,927,441	86,597,780	(31,163,981)
assets	14,354,132	(18,058,705)	11,708,688
Deferred tax	385,281,573 115,584,472	68,539,075 20,561,722	(19,455,293) 5,836,588
OCI, net of tax	269,697,101	47,977,353	(13,618,705)
Accumulated OCI, December 31	P358,025,010	P88,327,909	P40,350,556

Significant actuarial assumptions for the determination of the retirement benefit obligation are discount rate, expected salary increase and mortality. The sensitivity analyses below have been determined based on reasonably possible changes of the respective assumptions occurring at the end of the reporting period, while holding all other assumptions constant.

	Change in Assumption	Increase (Decrease) on Retirement Benefit Obligation
2020		
Discount rate	+100 basis points	111,933,094
Franciska di calami, amazirka maka	-100 basis points	(92,393,487)
Expected salary growth rate	+100 basis points -100 basis points	108,428,294 (91,552,406)
2019		
Discount rate	+100 basis points	37,195,452
	-100 basis points	(44,453,110)
Expected salary growth rate	+100 basis points	44,564,309
	-100 basis points	(37,934,865)

The sensitivity analysis presented above may not be representative of the actual change in the retirement benefit obligation as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated.

Furthermore, in presenting the above sensitivity analysis, the present value of the defined benefit obligation has been calculated using the Projected Unit Credit method at the end of the reporting period, which is the same as that applied in calculating the defined benefit obligation liability recognized in the statements of financial position.

There was no change in the methods and assumptions used in preparing the sensitivity analysis from prior years.

The weighted average duration of the plan is calculated as 12.5 years and expected future contribution for 2020 is P41,889,504.

The Retirement Plan Trustee has no specific matching strategy between the plan assets and the plan.



The Company is not required to pre-fund the future defined benefits payable under the Retirement Plan before they become due. For this reason, the amount and timing of contributions to the Retirement Fund to support the defined benefits are at the Company's discretion. However, in the event a defined benefit claim arises and the Retirement Fund is insufficient to pay the claim, the shortfall will then be due and payable from the Company to the Retirement Fund.

21. SHARE-BASED PAYMENTS

Employee Stock Purchase Plan (ESPP or Plan)

The ESPP gives benefit-eligible employees an opportunity to purchase the common stock of the Company at a price lower than the fair market value of the stock at grant date. The benefit-eligible employee must be a regular employee of the Company who possesses a strong performance record. The benefit-eligible employee shall be given the option to subscribe or purchase up to a specified number of shares at a specified option price set forth in which they have the option to participate or not. There are designated ESPP purchase periods and an employee may elect to contribute an allowable percentage of the base pay through salary deduction.

The Plan took effect upon the shareholder's approval on September 26, 2014 and was approved by the SEC on December 19, 2014.

On June 3, 2015, the Company's BOD authorized to amend the existing ESPP to increase the underlying shares from 3,269,245 shares to 8,269,245 shares and was approved by the SEC on May 31, 2016.

The number of options granted is calculated in accordance with the performance-based formula approved by shareholders at the previous annual general meeting and is subject to approval by the remuneration committee.

As at December 31, 2020, 2019 and 2018, the aggregate number of shares that may be granted to any single individual during the term of the ESPP in the form of stock purchase plans shall be determined as follows:

Level	Maximum Share Allocated
Vice-President or Board members	40,000
Assistant Vice-Presidents	18,333
Managers	6,000
Supervisor	2,500
Rank and File	1,250
	68,083

Details of the share options outstanding during the year are as follows.

	2020		2019	
	Number of share options	Weighted Average exercise price in PHP	Number of share options	Weighted Average exercise price in PHP
Outstanding at beginning of year	4,213,145	14.41	4,213,145	14.41
Granted during the year	-	-	-	-
Forfeited during the year	-	-	-	-
Exercised during the year	-	-	-	-
Expired during the year	-	-	-	
Outstanding at the end of the year	4,213,145		4,213,145	
Exercisable at the end of the year	4,213,145		4,213,145	



Of the total shares available under the ESPP, employees subscribed to 1,229,700 shares at P14.10 per share, 400,000 at P16.54 per share, 1,059,200 shares at P14.82 per share and 1,367,200 shares at P13.75 per share for a total of P17,338,770, P6,616,000, P15,694,380 and P18,779,000 in 2017, 2016, 2015 and 2014. There were no share options offered for purchase or subscription from the management in 2020, 2019, and 2018. Accordingly, the share options has no expiry if the employee is eligible and will exercise the right to purchase or subscribe specified number of shares at a specified option price once offer is available.

In 2018, the Company recognized share based compensation expense and an adjustment to share based compensation reserves which amounted to P8,650,722 and P112,915, respectively.

22. EMPLOYEE BENEFITS

Aggregate remuneration charged to profit or loss consists of the following:

	2020	2019
Cost of goods sold:		
Short-term benefits	P1,224,408,596	P 767,506,569
Post-employment benefits	6,004,675	4,043,057
	1,230,413,271	771,549,626
Operating expenses:		
Short-term benefits	1,220,701,235	781,067,153
Post-employment benefits	42,136,472	25,146,045
	1,262,837,707	806,213,198
	P2,493,250,978	P1,577,762,824

23. SHARE CAPITAL

	2020		2019	9
	Number of Shares	Amount	Number of Shares	Amount
Authorized: At P1 par value	6,000,000,000	P6,000,000,000	6,000,000,000	P6,000,000,000
Issued, fully-paid and outstanding: Balance, January 1 Issuances	3,542,258,595	P3,542,258,595	3,542,258,595	P3,542,258,595
Balance, December 31	3,542,258,595	P3,542,258,595	3,542,258,595	P3,542,258,595

The Company declared cash dividends amounting to P1,275,213,094 and P637,606,547 on June 30, 2020 and July 1, 2019, as disclosed in Note 24.

The Company has one class of common shares which carry one vote per share and carry a right to dividends. Share premium as at December 31, 2020 and 2019 amounted to balance amounting to P4,936,859,146 which pertains to the excess proceeds from issuance of share capital over the par value, net of issuance cost.

In 2018, the Board of Directors authorized to appropriate P1,313,000,000 of the total unappropriated retained earnings for capital expenditures, specifically for the construction of a new tuna plant, corporate projects and other projects in connection with the canned meat, sardines and mixed business of the Company. In 2019, the Board of Directors authorized the reversal of the appropriated retained earnings amounting P153,644,352 for the related projects. In 2020, the Board of Directors authorized the reversal of the appropriated retained earnings amounting P84,894,739 for the related projects.



24. DIVIDENDS

On July 3, 2018, a cash dividend was declared by the Company's Board of Directors to stockholders of record as of July 17, 2018 for a total amount of P637,606,547.

On July 1, 2019, a cash dividend was declared by the Company's Board of Directors to stockholders of record as of July 31, 2019 for a total amount of P637,606,547 on all ordinary shares of issued and outstanding.

On June 30, 2020, a cash dividend was declared by the Company's Board of Directors to stockholders of record as of July 30, 2020 for a total amount of P1,275,213,094.

The Company declared the following dividends to its equity shareholders:

	Date of Declaration	Date of Record	Dividends Per Share	Total Dividends
2020 Cash dividends	June 30, 2020	July 30, 2020	P0.36	P1,275,213,094
Total dividends declared				P1,275,213,094
2019 Cash dividends	July 1, 2019	July 31, 2019	P0.18	P637,606,547
Total dividends declared				P637,606,547
2018 Cash dividends	July 3, 2018	July 17, 2018	P0.18	P637,606,547
Total dividends declared				P637,606,547

Of the total cash dividend declared, the dividends paid to CPGI in 2020 and 2019 amounted to P803,304,000 and P401,652,000 respectively, as disclosed in Note 19.

Of the total cash dividend declared, P1,275,186,440, P637,606,547, and P637,606,547, was paid on August 14, 2020, August 16, 2019 and August 1, 2018, respectively.

25. NET SALES

Details of the net sales follow:

	2020	2019	2018
Sales	P45,529,840,251	P36,769,084,860	P32,611,455,042
Sales discount	(3,147,523,008)	(2,733,388,778)	(2,365,852,844)
Variable considerations	(1,057,700,617)	(787,223,287)	(867,244,898)
Considerations payable to			
a customer	(2,365,300,017)	(1,894,624,696)	(1,471,618,884)
	P38,959,316,609	P31,353,848,099	P27,906,738,416

Details of the variable considerations and considerations payable to a customer are shown below:

	2020	2019	2018
Variable considerations:			
Sales discounts and returns	P 451,016,315	P420,590,572	P529,321,758
Contractual trade terms	425,849,701	251,665,398	283,336,090
Price adjustments	60,530,573	12,638,731	26,595,727
Prompt payment	120,304,028	102,328,586	27,991,323
	P1,057,700,617	P787,223,287	P867,244,898
Considerations payable to a customer:			
Trade promotions	P2,120,921,527	P1,660,455,343	P1,311,630,849
Display allowance	88,470,922	84,698,257	87,688,787
Distribution program	46,987,541	62,032,552	37,649,462
Other trade promotions	108,920,027	87,438,544	34,649,786
	P2,365,300,017	P1,894,624,696	P1,471,618,884



Of the total sales, P173,407,435, P31,880,603 and P17,193,582 pertains to sales to China, America and Vietnam respectively.

26. COST OF GOODS SOLD

The components of cost of goods sold are as follows:

	Note	2020	2019	2018
Raw materials, beginning Purchased raw materials RM non-production	9	P 1,840,288,599 25,037,383,046	P 2,749,228,412 14,005,217,052	P 1,470,911,506 16,230,915,446
receipts/(issuance), net Raw materials, ending	9	534,375,132 (5,227,344,201)	(870,954,775) (1,840,288,599)	871,451,153 (2,749,228,412)
Raw materials, used Direct labor Factory overhead Provision for inventory		22,184,702,576 1,053,096,216 2,280,874,033	14,043,202,090 659,276,294 1,593,927,859	15,824,049,693 706,422,740 1,533,432,174
obsolescence Total manufacturing cost Work-in-process, beginning Work-in-process, ending	9 9 9	60,562,965 25,579,235,790 66,097,125 (145,873,484)	33,984,264 16,330,390,507 29,503,706 (66,097,125)	39,226,263 18,103,130,870 3,722,130 (29,503,706)
Total finished goods manufactured		25,499,459,431	16,293,797,088	18,077,349,294
Finished goods, beginning Finished goods, purchased	9	3,720,559,152 6,529,050,601	3,762,218,029 8,934,516,264	2,697,378,020 5,455,266,779
Cost of goods available for sale Finished goods, issuance Finished goods, ending	9	35,749,069,184 (30,856,596) (5,156,236,784)	25,228,313,352 (118,384,388) (3,720,559,152)	23,532,616,073 (50,669,634) (3,762,218,029)
		P30,561,975,804	P25,151,587,841	P22,417,106,430

Direct labor includes salaries and employee benefits incurred from contractual and permanent employees while factory overhead includes employee benefit expenses.

27. OPERATING EXPENSES

The components of operating expenses are as follows:

	Notes	2020	2019	2018
Advertising trade promotions		P1,793,669,826	P1,354,090,000	P1,220,107,886
Freight		1,520,819,953	1,279,881,446	1,053,896,275
Royalties	16, 19	1,343,543,423	984,161,760	975,717,325
Salaries and employee benefits	22	1,262,837,707	806,213,198	721,190,882
Professional fees		148,113,619	118,391,679	114,210,504
Outside manpower		111,033,660	87,153,958	89,429,887
Repairs and maintenance		109,388,386	99,266,658	66,363,398
Depreciation		107,284,103	109,563,807	42,310,891
Utilities		80,463,972	42,697,131	71,406,308
Travel and entertainment		78,789,096	143,700,650	146,815,213
Rental	30	68,619,617	68,360,132	138,250,139
Supplies		52,992,892	63,382,232	56,224,345
Taxes and licenses		48,967,384	93,759,779	31,818,545
Amortization	16	21,515,840	21,515,840	21,515,840
Insurance		14,992,259	12,759,702	10,795,052
Provision for expected credit				
losses	8	9,270,257	1,827,819	4,912,152
Others		54,949,766	37,441,534	14,607,779
		P6,827,251,760	P5,324,167,325	P4,779,572,421

Others pertain to subscriptions, donations in cash and in-kind and other fees and dues.



28. OTHER INCOME

The components of other income are as follows:

	Notes	2020	2019	2018
Dividend income	19	P1,096,449,791	P1,255,120,652	P 991,928,238
Service income	19	178,688,477	351,014,170	89,607,556
Sale of scrap		162,221,854	168,274,330	77,461,854
Shared services fee	19	156,152,632	115,921,610	125,978,097
Interest income	7, 8	32,624,026	5,841,646	2,451,573
Supplier's incentive		25,744,687	38,404,412	-
Reversal of accruals		11,920,798	67,899,605	71,759,813
Gain on disposal of property, plant and equipment	13	_	2,360,072	_
Foreign exchange gain		-	-	52,593,048
Write-off of allowance for				, ,
inventory obsolescence	9	-	-	28,616,691
Rental income	19, 30	-	-	572,512
Others		45,095,391	38,842,529	18,965,300
		P1,708,897,656	P2,043,679,026	P1,459,934,682

Reversal of accruals pertain to long outstanding liability to third party vendors.

Miscellaneous income pertains to proceeds on sale of dented stocks, price/payment and rounding differences, and other miscellaneous income.

29. OTHER EXPENSES

The components of other expenses are as follows:

	Notes	2020	2019	2018
Provision for inventory				
obsolescence	9	P155,575,005	P 73,975,168	P 22,065,037
Foreign exchange loss		72,612,640	47,284,531	-
Supplier charges		70,094,184	69,533,065	4,550,606
Documentary stamp tax		15,382,945	12,106,750	19,499,893
Allocated input for government				
sales		10,478,594	26,287,790	16,873,126
Investment loss on investment				
in subsidiaries	11	6,488,448	20,611,224	65,156,584
Bank charges		1,121,781	983,879	753,169
Loss on disposal of property,				
plant and equipment	13	249,357	-	1,502,080
Others		31,686,955	22,604,986	10,812,746
		P363,689,909	P273.387.393	D1//1 212 2//1
		P303,009,909	PZ/3,36/,393	P141,213,241

Others pertain to penalties, surcharges and unutilized creditable withholding taxes.

30. LEASE LIABILITIES

The Company leased warehouses, office spaces, plant and equipment under finance leases. The average lease term is 1 to 10 years. The Company has options to purchase the equipment for a nominal amount at the end of the lease terms. The Company's lease liabilities are secured by the lessors' title to the leased assets.

Rental expenses charged to cost of goods sold under factory overhead and operating expenses in relation to short-term and low value leases are recognized as follows:

	2020	2019
Cost of goods sold – rental expense	P256,777,280	P224,409,010
Operating expenses – rental expense	68,619,617	68,360,132
Other expenses – rental expense	2,810,542	5,269,767
Total Rental Expense	P328,207,439	P298,038,909

The lease liabilities of the Company in relation to the right of use assets recorded in accordance to PFRS 16 based on undiscounted cashflows fall due as follows:

		2020	2019
Not later than one year	Р	297,840,724	P186,379,185
Later than one year but not later than five year	S	784,742,042	401,868,014
Later than five years		662,998,147	61,726,865
Present value of lease liabilities	P1	L,745,580,913	P649,974,064

Presented in the statements of financial position as:

	2020	2019
Current	P 224,809,949	P155,434,672
Non-Current	1,152,852,126	408,027,763
Total Lease Liabilities	P1,377,662,075	P563,462,435

Incremental borrowing rates underlying all obligations are fixed at respective contract dates ranging from 5.35% to 7.20% in 2020. Total finance costs for these leases amounting to P60,689,914 and P35,066,250 in 2020 and 2019 respectively was included as part of finance costs presented in the statements of comprehensive income.

Escalation clause ranges from 5% to 8% every two years. As at December 31, 2020 and 2019, total refundable security deposits recognized as part of other non-current assets amounted to P56,605,734 and P52,045,948, respectively, as disclosed in Note 15.

The total cash outflow for leases amounted to P266,596,252 and P166,662,539 in 2020 and 2019 respectively.



31. INCOME TAXES

	Note	2020	2019	2018
Current income tax Deferred tax benefit	32	P767,889,973 (288,003,568)	P444,799,386 (116,416,009)	P365,382,344 (107,876,860)
		P479,886,405	P328,383,377	P257,505,484

A numerical reconciliation between tax expense and the product of accounting income multiplied by 30% is shown below:

	2020	2019	2018
Accounting income	P2,695,948,722	P2,352,362,995	P1,847,986,846
Tax at 30% Tax effects of:	P 808,784,617	P 705,708,899	P 554,396,054
Interest income subject to final tax	(9,618,933)	(1,550,531	
Other non-deductible expenses	9,655,658	761,205	, ,
Dividend income exempted from tax	(328,934,937)	(376,536,196) (297,578,471)
	P 479,886,405	P 328,383,377	P 257,505,484

DEFERRED TAXES 32.

Deferred Tax Assets

The following are the composition of deferred tax assets recognized by the Company:

	Allowance for impairment of investment	Provision for inventory obsolescence	Allowance for doubtful accounts	Accrued expenses	Finance Lease Liability	Retirement benefit obligation	Unamortized past service cost	Unrealized foreign exchange loss	Total
Balance, January 1, 2019 Charged to profit or loss for the year	P 9,546,975 6,183,367	P17,936,992 19,904,073	P21,484,138 (11,142,573)	P 70,064,855 108,237.297	P - 6,258,275	P 18,553,166 (3,810,121)	P12,759,100 2,556,543	P 14,877,857 (11,770,852)	P175,223,083
Charged to other comprehensive income	-	-	-	-	-	20,561,723	-	-	20,561,723
Balance, December 31, 2019	25,730,342	37,841,065	10,341,565	178,302,152	6,258,275	35,304,768	15,315,643	3,107,005	312,200,815
Charged to profit or loss for the year Charged to other comprehensive income	1,946,534	23,912,135	(1,562,649)	246,878,629	6,479,997 -	1,875,493 115,584,472	(2,539,079)	11,012,508	288,003,568 115,584,472
Balance, December 31, 2020	P27,676,876	P61,753,200	P 8,778,916	P425,180,781	P12,738,272	P152,764,733	P12,776,564	P14,119,513	P715,788,855

33. EARNINGS PER SHARE

The Company computes its basic earnings per share by dividing profit for the years attributable to ordinary equity holders by the weighted average number of ordinary shares outstanding during the period.

For the purpose of calculating diluted earnings per share, profit for the years attributable to ordinary equity holders and the weighted average number of shares outstanding are adjusted for the effects of dilutive potential ordinary shares.

The calculation of the basic and diluted earnings per share is based on the following data:

	20	20	20	19	2	2018
Profit for the year	P2,216,	062,317	P2,023,9	79,618	P1,59	0,481,362
Weighted average number of shares: Issued and outstanding	3,542,	156,120	3,542,1	56,120	3,54	2,156,120
Basic and diluted earnings per share	Р	0.62	Р	0.57	Р	0.45

The calculation of weighted average number of shares is shown below:

	2020	2019	2018
January 1, Balance	P3,542,156,120	P3,542,156,120	P3,542,156,120
Weighted average number of shares: Issued for the year	-	-	-
December 31, Balance	P3,542,156,120	P3,542,156,120	P3,542,156,120

As at December 31, 2020, 2019 and 2018, the Company has no potential dilutive shares, accordingly, basic earnings per share of P0.63, P0.57 and P0.45, respectively, are the same as diluted earnings per share.

34. CAPITAL COMMITMENTS AND CREDIT FACILITIES

Capital commitments

As at December 31, 2020 and 2019, the Company's total construction-in progress amounted to P164,584,126 and P465,211,048 respectively, as disclosed in Note 13. The remaining capital project cost of the construction-in progress is estimated at P415,190,615 as at December 31, 2020 and its expected project completion date is second quarter of 2021. The Company shall finance the remaining estimated cost from internally generated cash from operations.

Credit facilities

As at December 31, 2020 and 2019, the Company has committed and unsecured revolving credit facility agreements with various financial institutions for general corporate funding requirements totaling P10,551,000,000 of which P3,134,000,000 and 4,453,000,000 was already used in 2020 and 2019, respectively, as disclosed in Note 18.



35. FAIR VALUE OF FINANCIAL INSTRUMENTS

The Management considered that the carrying amounts of financial assets and liabilities recognized in the financial statements approximate their fair values as shown below:

rrying Amount	2020 Fair Value	Carrying Amount	2019 Fair Value
rrying Amount	Fair Value	Carrying Amount	Fair Value
			raii vaiue
810,004,353 4,830,292,027 1,752,419,935 56,605,734	P 810,004,353 4,830,292,027 1,752,419,935 56,605,734	P1,029,937,605 4,828,124,504 2,607,042,724 52,045,948	P1,029,937,605 4,828,124,504 2,607,042,724 52,045,948
5,146,724	5,146,724	1,725,792	1,725,792
7,454,468,773	P 7,454,468,773	P8,518,876,573	P8,518,876,573
7,049,755,329 3,134,000,000 2,770,444,373	P 7,049,755,329 3,134,000,000 2,770,444,373	P3,971,219,999 4,453,000,000 724,239,582	P3,971,219,999 4,453,000,000 724,239,582 P9,148,459,581
	56,605,734 5,146,724 7,454,468,773 7,049,755,329 3,134,000,000 2,770,444,373	56,605,734 5,146,724 5,146,724 7,454,468,773 P 7,454,468,773 7,049,755,329 P 7,049,755,329 3,134,000,000 3,134,000,000 2,770,444,373 2,770,444,373	56,605,734 56,605,734 52,045,948 5,146,724 5,146,724 1,725,792 7,454,468,773 P 7,454,468,773 P8,518,876,573 7,049,755,329 P 7,049,755,329 P3,971,219,999 3,134,000,000 4,453,000,000

^{*}The trade and other receivables exclude the advances to suppliers, advances to officers and employees, and other statutory receivables as disclosed in Note 8.

As at December 31, 2020 and 2019, the total statutory receivables amounted to P2,686,697 and nil respectively, presented as part of others in Note 8.

As at December 31, 2020 and 2019, government liabilities that were excluded amounted to P196,471,027 and P211,987,799 respectively, presented as part of trade and other payables in Note 17.

Fair values were determined using the fair value hierarchy below:

Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2 fair value measurements are those derived from inputs other than quoted prices included within level 1 that are observable for the assets or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices).

Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

As at December 2020 and 2019, the fair values of cash and cash equivalents, trade and other receivables, due from related parties and financial liabilities were determined under level 2 criteria which were derived from inputs other than quoted prices included within level 1. Fair values of security deposit, and deposits on utilities were determined under level 3.

The Management considers that the carrying amounts of financial assets and liabilities recognized in the financial statement approximate their fair values. Further, there has been no change to the valuation technique during the year.

^{**}The trade and other payables are net of government liabilities as disclosed in Note 17.

36. FINANCIAL RISK MANAGEMENT

Financial Risk Management Objectives and Policies

The Company is exposed to financial risks such as market risk which includes foreign exchange risk and fair value interest rate risk, credit risk and liquidity risk. The Company's policies and objective in managing these risks are summarized below:

Market risk

Market risk refers to the possibility that changes in market prices, such as foreign exchange rates and interest rates will affect the Company's profit or the value of its holdings of financial instruments. The Company focuses on two market risk areas such as interest rate risk and foreign currency risk. The objective and management of these risks are discussed below.

Foreign currency exchange risk

Foreign currency exchange risk arises when an investment's value changing due to changes in currency exchange rate. The Company undertakes certain transactions denominated in foreign currencies, hence, exposures to exchange rate fluctuations arose. Significant fluctuation in the exchange rates could significantly affect the Company's financial position.

The Company seeks to mitigate its foreign currency risk exposures by mitigating its costs at consistent levels, regardless of any upward or downward movements in the foreign currency exchange rates.

The net carrying amount of the Company's foreign currency (USD) denominated monetary assets and monetary liabilities at the end of each reporting period are as follows:

	2020	2019
Cash and cash equivalents Trade and other receivables Trade and other payables	P 67,446,160 5,843,776,758 (3,706,617,676)	P132,747,171 434,628,489 (260,560,686)
	P2,204,605,242	P306,814,974

The following table details the Company's sensitivity to a 5.65% increase and decrease in the functional currency of the Company against the US dollar. The sensitivity rate used in reporting foreign currency risk internally to key management personnel is 5.65% and it represents Management's assessment of the reasonably possible change in foreign exchange rate. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the end of the period for a 5.65% change in foreign currency rate.

The sensitivity analysis includes all of the Company's foreign currency denominated monetary assets and liabilities. A positive number below indicates an increase in profit and other equity when the functional currency of the Company strengthens 5.65% against the relevant currency.

For a 5.65% weakening of the functional currency of the Company against the relevant currency, there would be an equal and opposite impact on the profit as shown below:

	2020	2019
	Effect in profit	Effect in profit
	and loss	and loss
Cash and cash equivalents	(P 3,810,711)	(P 7,500,215)
Trade and other receivables	(330,173,387)	(24,556,510)
Trade and other payables	2,094,238,987	14,721,679
	P1,760,254,889	(P17,335,046)



Interest rate risk

Interest rate risk refers to the possibility that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest.

The primary source of the Company's interest rate risk relates to cash and cash equivalents, advances to employees and borrowings. Interest rates are disclosed in Notes 7, 8, and 18, respectively. These balances are short-term in nature and with the current interest rate level, any variation in the interest will not have a material impact on profit or loss of the Company.

The Company has no established policy for managing interest rate risk. Management believes that fluctuations on the interest rates will not have significant effect on the Company's financial performance. Further, Management assessed that the sensitivity analysis is not a representative of the interest rate risk.

Credit risk

Credit risk refers to the possibility that counterparty will default on its contractual obligations resulting in financial loss to the Company. The Company has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral, where appropriate, as a means of mitigating the risk of financial loss from defaults. The Company only transacts with entities that are rated the equivalent of investment grade and above. This information is supplied by independent rating agencies where available and, if not available, the Company uses other publicly available financial information and its own trading records to rate its major customers. The Company's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded is spread amongst approved counterparties. Credit exposure is controlled by counterparty limits that are reviewed and approved by the risk management committee annually.

The Company trades only with recognized, credit worthy third parties. It is the Company's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis with the result that the Company's exposure to bad debts is not significant.

Trade receivables consist of a large number of customers, spread across geographical areas. Ongoing credit evaluation is performed on the financial condition of accounts receivable and when appropriate, credit guarantee insurance cover is purchased. The remaining financial assets does not hold any collateral or other credit enhancements to cover its credit risks associated with its financial assets. There is no concentration of credit risk to any other counterparty at any time during the year.

The table below shows the Company's maximum exposure to credit risk:

	2020	2019
Cash in banks and cash equivalents	P 810,004,353	P1,029,937,605
Trade and other receivables	4,830,292,027	4,828,124,503
Due from related parties	1,752,419,935	2,607,042,724
Security deposits	56,605,734	52,045,948
Deposits on utilities	5,146,724	1,725,792
	P7,454,468,773	P8.518.876,572

The amount of trade receivables presented is gross of collections received for which was not yet applied to individual customer balances amounting to P166,883,342 and P111,700,724 as at December 31, 2020 and 2019, respectively.



In order to minimize credit risk, the Company has tasked its credit management committee to develop and maintain the Company's credit risk grading to categorize exposures according to their degree of risk of default. The credit rating information is supplied by independent rating agencies where available and, if not available, the credit management committee uses other publicly available financial information and the Company's own trading records to rate its major customers and other debtors. The Company's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded is spread amongst approved counterparties.

The Company's current credit risk grading framework comprises the following categories:

Category	Description	Basis for recognizing expected credit losses
Performing	The counterparty has a low risk of default and does not have any past-due amounts	12m ECL
remorning	Amount is >120 days past due or there	12III LCL
D 1161	has been a significant increase in credit	Lifetime ECL – not credit-
Doubtful	risk since initial recognition	impaired
	Amount is more than one year past due or	
	there is evidence indicating the asset is	Lifetime ECL - credit-
In default	credit-impaired	impaired
	There is evidence indicating that the	
	debtor is in severe financial difficulty and	
	the Company has no realistic prospect of	
Write-off	recovery	Amount is written-off

The tables below detail the credit quality of the Company's financial assets and other items, as well as the Company's maximum exposure to credit risk by credit risk rating grades:

	Notes	External credit rating	Internal credit rating	12m or lifetime ECL?	Gross carrying amount (i)	Loss allowance	Net carrying amount
2020							
Trade receivables	8.	N/A	(i)	Lifetime ECL	P4,795,344,882	(P29,263,055)	P4,766,081,827
Other receivables	8.	N/A	Performing	12m ECL	64,210,200	-	64,210,200
Due from related			-		, ,		
parties	19.	N/A	Performing	12m ECL	1,752,419,935	-	1,752,419,935
Security deposits	15.	N/A	Performing	12m ECL	56,605,734	-	56,605,734
Deposits on utilities	15.	N/A	Performing	12m ECL	5,146,724	-	5,146,724
					P6,673,727,475	(P29,263,055)	P6,644,464,420
2019							
Trade receivables	8.	N/A	(i)	Lifetime ECL	P4,697,809,643	(P34,471,884)	P4,663,337,759
Other receivables	8.	N/A	Performina	12m ECL	164,786,744	(- , , , ,	164,786,744
Due from related		,			, ,		. , ,
parties	19.	N/A	Performina	12m ECL	2,607,042,724	_	2,607,042,724
Security deposits	15.	N/A	Performing	12m ECL	52,045,948	_	52,045,948
Deposits on utilities	15.	N/A	Performing	12m ECL	1,725,792	=	1,725,792
					P7,523,410,851	(P34,471,884)	P7,488,938,967

(i) For trade receivables, the Company has applied the simplified approach in PFRS 9 to measure the loss allowance at lifetime ECL. The Company determines the expected credit losses on these items by using a provision matrix, estimated based on the market interest rate plus the inflation rate to be applied to the receivable from the customers group under "others" from over 120 days. Accordingly, the credit risk profile of these assets is presented based on their past due status in terms of the provision matrix. Note 8 includes further details on the loss allowance for these assets respectively.

	Past Due Account but Not Impaired						
	Neither Past Due nor Impaired	1-30 Days Past Due	31-60 Days Past Due	61-90 Days Past Due	Over 90 Days Past Due	Impaired Financial Assets	Total
2020							
Trade and other receivables	P2,939,909,427	P1,164,871,234	P359,833,895	P 78,008,803	P287,668,668	Р-	P4,830,292,027
Due from related parties	881,635,405	79,644,941	117,459,217	200,940,687	472,739,685	-	1,752,419,935
Security deposits	56,605,734					_	56,605,734
Deposits on utilities	5,146,724					-	5,146,724
	P3,883,297,290	P1,244,516,175	P477,293,112	P278,949,490	P760,408,353	Р-	P6,644,464,420

The Company uses internal ratings to determine the credit quality of its financial assets. These have been mapped to the summary rating below:

High Grade - applies to highly rated financial obligors and strong corporate counterparties.

Satisfactory Grade - applies to financial assets that are performing as expected, including loans and advances to small and medium sized entities and recently established businesses.

Acceptable Grade - applies to counterparties with risk profiles that are subject to closer monitoring and scrutiny with the objective of managing risk and moving accounts to improved rating category.

Low grade - applies to risks that are neither past due nor expected to result in loss but where the Company requires a workout of the relationship unless an early reduction in risk is achievable.

Trade and other receivables, security deposits, and deposits on utilities were assessed by Management as standard grade as these are realized within the normal terms.

Liquidity risk

Liquidity risk arises when the Company encounters difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's objective of managing liquidity risk is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

The Company manages liquidity risk by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

The following tables detail the Company's remaining contractual maturity for its financial liabilities. The tables have been drawn up based on the undiscounted cash flows of these financial liabilities, based on the earliest date on which the Company can be required to pay. The table includes both interest and principal cash flows.

	Weighted average effective interest rate	Not past due	1-30 days past due	31-60 Days Past Due	61-90 Days Past Due	Over 90 Days Past Due	Total
2020 Trade and other payables Borrowings Due to related parties	0% 4.28% 0%	P 6,803,474,995 3,148,464,867 1,104,717,766	P118,425,709 - 131,692,672	P 1,275,898 - 29,523,314	P 23,414,071 - 231,105,872	P 103,164,656 - 1,273,404,749	P 7,049,755,329 3,148,464,867 2,770,444,373
		P11,056,657,628	P250,118,381	P 30,799,212	P254,519,943	P1,376,569,405	P12,968,664,569
2019							
Trade and other payables	0%	P 3,096,546,698	P517,131,407	P163,612,279	P 87,920,092	P 106,009,523	P 3,971,219,999
Borrowings	3.28%	1,429,741,349	-	-	-	3,086,500,000	4,516,241,349
Due to related parties	0%	593,125,770	59,072,045	10,753,694	5,392,046	55,896,027	724,239,582
		P 5 119,413,817	P576,203,452	P174,365,973	P 93,312,138	P3,248,405,550	P 9,211,700,930

The difference between the carrying amount of trade and other payables disclosed in the statements of financial position and the amount disclosed in this note pertains to government liabilities, due to employees and officers and other payables that are not considered financial liabilities.



37. CAPITAL RISK MANAGEMENT

The Company's objectives when managing capital are to increase the value of shareholder's investment and maintain high growth by applying free cash flows to selective investments that would further the Company's growth. The Company sets strategies with the objective of establishing a versatile and resourceful financial management and capital structure. The Company's overall strategy remains unchanged from 2017.

The Board of Directors has overall responsibility for monitoring working capital in proportion to risk. Financial analytical reviews are made and reported in the Company's financial reports for the Board of Directors' review on a regular basis. In case financial reviews indicate that the working capital sourced from the Company's own operations may not support future operations of projected capital investments, the Company obtains financial support from its related parties.

The Company's management aims to maintain certain financial ratios that it deems prudent such as debt-to-equity ratio (not to exceed 2.5:1) and current ratio (at least 1.0:1). The Company regularly reviews its financials to ensure the balance between equity and debt is monitored.

In addition, when the Company is able to meet its targeted capital ratios and has a healthy liquidity position, the Company aims to pay dividends to its shareholders of up to 30% of previous year's net income.

The Company's total liabilities and total equity as at December 31, 2020 and 2019 are as follows:

	2020	2019
Total liabilities	P15,140,241,377	P10,041,183,144
Total equity	15,115,686,188	14,444,534,066
Debt-to-equity ratio	1.00:1	0.70:1

38. EVENTS AFTER THE REPORTING PERIOD

On March 26, 2021, the President signed into law the Republic Act (RA) 11534 also known as "Corporate Recovery and Tax Incentives for Enterprises Act" or "CREATE" Act which reduced the corporate income tax rates and rationalized the current fiscal incentives by making it time-bound, targeted and performance-based. CREATE Act introduces reforms in the areas of corporate income tax, value-added tax, and tax incentives, aside from providing COVID-19 related reliefs to taxpayers.

Effective July 1, 2020, domestic corporations with total assets not exceeding P100 million and net taxable income of P5 million and below shall be subject to 20% income tax rate while the other domestic corporations and resident foreign corporations will be subject to 25% tax income tax rate.

The significant estimated effects of the changes computed without regard to the specific date when specific sales, purchases and other transactions occur as provided for under Section 27(A) of the CREATE Act are as follows:

	As of December 31,		
	2020	Under the CREATE bill	Impact
Income tax expense	P767,889,974	P703,182,733	P64,707,241
Income tax payable	82,527,226	17,819,985	64,707,241
Prepaid income tax	685,362,748	685,362,748	-
Deferred tax assets	715,788,855	682,156,519	33,632,336



39. SUPPLEMENTARY INFORMATION REQUIRED BY THE BUREAU OF INTERNAL REVENUE (BIR) UNDER REVENUE REGULATIONS NO. 15-2010

The following supplementary information are presented for purposes of filing with the BIR and are not required part of the basic financial statements.

Output VAT

Details of the Company's output VAT declared during 2020 are as follows:

	Vatable	Zero-rated	VAT-exempt	Total
Vatable Sales-Private Sales to Government	P38,935,341,635 166,137,744	P3,179,280,873	P450,269,089	P42,564,891,597 166,137,744
Revenue VAT rate	39,101,479,379 12%			
Output	P4,692,177,525			

The Company is entitled to zero-rated VAT on its sale of goods to customers outside of the Philippines.

Input VAT

Details of the Company's input VAT declared during 2020 are as follows:

Balance, January 1 Add: Current year's domestic purchases/payments for:		
Input tax on imported goods	Р	468,059,457
Goods for resale/manufacture or further processing/other accounts	2	,305,169,335
Goods other than for resale or manufacture		,046,575,010
Capital goods subject to amortization		9,352,995
Total available input VAT	Р3	,829,156,797
Less: Claims for:		
Tax credit	3	,811,640,200
Balance, December 31	Р	17,516,597

Taxes on importation of goods

Total landed cost of importation in 2020 amounted to P10,013,581,344 which custom duties and tariff fees are all paid during the year.

Documentary stamp tax

The documentary stamp tax charged to operating expenses, other expenses and cost of goods sold amounted to P335,654 which amount paid or accrued during the taxable year 2020.

Other taxes and licenses

Details of the Company's taxes and licenses and permit fees are charged to operating expenses, and cost of goods sold during 2020 are as follows:

Business tax	P42,300,928
Permit fees	2,714,909
Documentary stamp tax	6,373,711
Real estate tax	1,592,104
Vehicle registration fees	297,234
Others	689,119
	P53,968,005



Withholding taxes

Details of the Company's withholding taxes paid or accrued during 2020 are as follows:

Expanded withholding taxes	P464,230,025
Withholding tax on compensation and benefits	289,786,279
Final withholding taxes	66,457,140
Withholding tax on VAT and others	3,187,137
	P823,660,581

40. APPROVAL OF FINANCIAL STATEMENTS

The financial statements of the Company were approved and authorized for issuance by Board of Directors on April 14, 2021.

* * *

NavarroAmper&Co.

Navarro Amper & Co. 19th Floor Six/NEO Building 5th Avenue corner 26th Street Bonifacio Global City, Taguig 1634 Philippines

Tel: +63 2 8581 9000 Fax: +63 2 8869 3676 www.deloitte.com/ph

BOA/PRC Reg. No. 0004 SEC Accreditation No. 0001-FR-5

INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY SCHEDULES

To the Board of Directors and Shareholders CENTURY PACIFIC FOOD, INC. (A Subsidiary of Century Pacific Group, Inc.) 7th floor, Centerpoint Building, Julia Vargas St., Ortigas Center Pasig City, Metro Manila

We have audited the financial statements of Century Pacific Food, Inc. as at December 31, 2020 and 2019 and for the years ended December 31, 2020, 2019 and 2018 in accordance with Philippine Standards on Auditing, on which we have rendered an unqualified opinion dated April 14, 2021

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information on the attached schedule showing the reconciliation of the retained earnings available for declaration and components of financial soundness indicators as required by the Securities and Exchange Commission under the revised SRC Rule 68, is presented as additional analysis and is not a required part of the basic financial statements. Such information is the responsibility of Management and have been subjected to the auditing procedures applied in our audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

Navarro Amper & Co.

BOA Registration No. 0004, valid from November 12, 2018 to July 16, 2021 SEC Accreditation No. 0001-FR-5, issued on January 15, 2019; effective until January 14, 2022, Group A TIN 005299331

By:

Bonifacio F. Lumacang, Jr.

Partner

CPA License No. 0098090

SEC A.N. 1793-A, issued on November 11, 2019; effective until November 10, 2022, Group A TIN 170035681

BIR A.N. 08-002552-18-2020, issued on December 28, 2020; effective until December 28, 2023 PTR No. A-5047290, issued on January 4, 2021, Taguig City

Taguig City, Philippines April 14, 2021





Reconciliation of Retained Earnings Available for Declaration As at December 31, 2020

CENTURY PACIFIC FOOD, INC. 7th Floor Centerpoint Bldg., Julia Vargas St., Ortigas Center Pasig City

Items	Amount
Unappropriated retained earnings, beginning	P4,797,849,279
Adjustments:	
Allowance for impairment loss	85,767,808
Deferred tax assets	(312,200,815)
Remeasurement of retirement benefit obligation - net of tax	88,327,909
Unappropriated retained earnings, as adjusted to available for dividend distribution, beginning of the year	P4,659,744,181
Net Income during the period closed to Retained Earnings	2,216,062,317
Less: Non-actual/Unrealized Income Net of Tax	
Impairment during the year	6,488,448
Other unrealized gains or adjustments to the retained earnings as a result of certain transactions	
accounted for under the PFRS	(133,890,939)
Net Income Actual Earned/Realized during the Period	2,088,659,827
Less:	
Dividend declarations during the period	(1,275,213,094)
Reversal of appropriations	84,894,739
TOTAL RETAINED EARNINGS, END OF THE YEAR AVAILABLE FOR DIVIDEND DECLARATION	P5,558,085,652



NavarroAmper&Co.

Navarro Amper & Co. 19th Floor Six/NEO Building 5th Avenue corner 26th Street Bonifacio Global City, Taguig 1634 Philippines

Tel: +63 2 8581 9000 Fax: +63 2 8869 3676 www.deloitte.com/ph

BOA/PRC Reg. No. 0004 SEC Accreditation No. 0001-FR-5

INDEPENDENT AUDITORS' REPORT ON COMPONENTS OF FINANCIAL SOUNDNESS INDICATORS

To the Board of Directors and Shareholders CENTURY PACIFIC FOOD, INC. (A Subsidiary of Century Pacific Group, Inc.) 7th floor, Centerpoint Building, Julia Vargas St., Ortigas Center Pasig City, Metro Manila

We have audited in accordance with Philippine Standards on Auditing, the financial statements of Century Pacific Food, Inc. (the "Company") as at December 31, 2020 and 2019 and for each of the three years in the year ended December 31, 2020, and have issued our report thereon dated April 14, 2021. Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The Supplementary Schedule on Financial Soundness Indicators, including their definitions, formulas, calculation, and their appropriateness or usefulness to the intended users, are the responsibility of the Company's management. These financial soundness indicators are not measures of operating performance defined by Philippine Financial Reporting Standards (PFRS) and may not be comparable to similarly titled measures presented by other companies. This schedule is presented for the purpose of complying with the Revised Securities Regulation Code (SRC) Rule 68 issued by the Securities and Exchange Commission, and is not a required part of the basic financial statements prepared in accordance with PFRS. The components of these financial soundness indicators have been traced to the Company's financial statements as at December 31, 2020 and 2019 and for each of the three years in the year ended December 31, 2020 and no material exceptions were noted.

Navarro Amper & Co.

BOA Registration No. 0004, valid from November 12, 2018 to July 16, 2021 SEC Accreditation No. 0001-FR-5, issued on January 15, 2019; effective until January 14, 2022, Group A TIN 005299331

By:

Bonifacio F. Lumacang, Jr.

Partner

CPA License No. 0098090

SEC A.N. 1793-A, issued on November 11, 2019; effective until November 10, 2022, Group A TIN 170035681

BIR A.N. 08-002552-18-2020, issued on December 28, 2020; effective until December 28, 2023 PTR No. A-5047290, issued on January 4, 2021, Taguig City

Taguig City, Philippines April 14, 2021





FINANCIAL SOUNDNESS INDICATORSAs of December 31, 2020

${\it CENTURY\ PACIFIC\ FOOD,\ INC.}$ 7TH Floor Centerpoint Bldg., Julia Vargas St., Ortigas Center, Pasig City

Ratio	Formula		Current Year	Prior Year
Current ratio	Total Current Assets divided by Total Curr	ent Liabilities	1.36x	2.25x
	Total Current Assets	18,363,379,142		
	Divide by: Total Current Liabilities	13,458,007,904		
	Current Ratio	1.36		
Quick/Acid test ratio	Ovide Assets (Tabal Command Assets Issa Iss		0.57x	1.34x
Quick/Acid test ratio	Quick Assets (Total Current Assets less In		0.57x	1.34x
	Current Assets) divided by Total Current L	labilities		
	Total Current Assets	18,363,379,142		
	Less: Inventories	(10,454,399,422)		
	Biological Assets	(65,726,630)		
	Prepayments and	(03//20/030)		
	other Current Assets	(196,591,225)		
	Quick assets	7,646,661,865		
	Divide by: Total Current Liabilities	13,458,007,904		
	Quick/Acid test ratio	0.57		
Debt-to-equity ratio	Total Liabilities divided by Total Equity		1.00x	0.70x
	Total Liabilties	15,140,241,377		
	Divide by: Total Equity	15,115,686,188		
	Debt-to-equity ratio	1.00		
	Debt to equity ratio	1.00		
Asset-to-equity ratio	Total Assets divided by Total Equity		2.00x	1.70x
	Total Assets	30,255,927,565		
	Divide by: Total Equity	15,115,686,188		
	Asset-to-equity ratio	2.00		
Interest rate coverage	Earnings before Interest and Taxes (EBIT)	divided by Interest	13.29x	8.95x
ratio	Expense	, ,		
	EBIT	2,915,296,792		
	Divide by: Interest Expenses	219,348,070		
	Interest rate coverage ratio	13.29		
	Interest rate coverage ratio	13.29		
Working capital	Net Sales divided by Working Capital (Cur	rent Assets less Current	7.94x	3.91x
turnover	Liabilities)			
	Net Sales	38,959,316,609		
	Divide by: Working capital			
	Current Assets	18,363,379,142		
	Less: Current Liabilities	(13,458,007,904)		
	Working Capital	4,905,371,238		
	Working Capital Turnover	7.94		



Solvency ratio	Profit for the Year adjusted for Noncash Expe Average Total Liabilities	nses divided by	20.56%	22.61%
	Profit for the Year Adjustments:	2,216,062,317		
	Tax Benefit from DTA	(288,003,568)		
	Depreciation	508,786,613		
	Provision for inventory obsolesence	216,137,970		
	Amortization of intangible asset Investment loss on investment in	21,515,840		
	subsidiaries Unrealized foreign exchange	6,488,448		
	loss - net	47,065,043		
	Provision for expected credit losses	9,270,257		
	Reversal of accruals Reversal of allowance for inventory	(11,920,798)		
	obsolescence	(136,430,853)		
	Adjusted Profit for the Year	2,588,971,270		
	Divide by: Average Total Liabilities	, -		
	Current Year Total Liabilities	15,140,241,377		
	Prior Year Total Liabilities	10,041,183,144		
	Total	25,181,424,521		
	Divide by: 2 Years	2		
	Average Total Liabilities	12,590,712,261		
	Solvency ratio	20.56%		
Return on equity	Profit before Taxes (PBT) divided by Total Eq	17.84%	16.28%	
İ	PBT	2,695,948,722		
İ	Divide by: Total Equity	15,115,686,188		
	Return on equity	17.84%		
Return on assets	Profit from operations divided by Total Assets	5	9.64%	10.82%
	Profit from Operations	2,915,296,792		
	Divide by: Total Assets	30,255,927,565		
	Return on assets	9.64%		
Net profit margin	Profit before Taxes (PBT) divided by Net Sale	rs .	6.92%	7.50%
Í	PBT	2,695,948,722		
	Divide by: Net Sales	38,959,316,609		
	Net profit margin	6.92%		
Operating profit margin	Profit from Operations divided by Net Sales		7.48%	8.45%
	Profit from Operations Divide by: Net Sales	2,915,296,792 38,959,316,609		
	Net profit margin	7.48%		
İ	Net profit margin	7.7070		





Centerpoint Building Julia Vargas Ave., Ortigas Center Pasig City, Metro Manila Philippines

Tel : (632) 8633 8555 Fax : (632) 638 6336

website : www.centurypacific.com.ph

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR CONSOLIDATED FINANCIAL STATEMENTS

The management of CENTURY PACIFIC FOOD INC. and SUBSIDIARIES (the "Group") is responsible for the preparation and fair presentation of the consolidated financial statements including the schedules attached therein, for the year(s) ended December 31, 2020 and 2019, 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 misstatement, whether due to fraud or error.

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

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

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

Navarro Amper & Co., the independent auditor appointed by the stockholders, has audited the consolidated financial statements of the Group 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 audit

Signature:

Christopher T. Po

Chairman of the Board

Signature:

Teodoro Alexander Po

Chief Executive Office

Signature:

Richard Kristoffer 5. Manapat

Chief Financial Officer

Signed this __ day of ____, 2021.

SUBSCRIBED AND SWORN to before me this 16 April 2021 in Pasig City by the following:

Christopher T. Po with Passport No. P8631182A issued at DFA Manila, valid until 05 Sep 2028

Teodoro Alexander Po with Passport No. P3975398A issued at DFA NCR North, valid until 08 Aug 2022

Richard Kristoffer S. Manapat with UMID No. CRN-0111-1445113-3

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ARLEO ANTONIO R. MAGTIBAY JR. Appointment No. 177 (2019-2020) Notary Public for Pasig City, Pateros, and San Juan Until 30 June 2021

Unit 424, Strata 100 Bldg, F. Ortigas Jr. Road, Ortigas Center, Pasig City Roll No. 61659 PTR No. 7233545; 01.05.21; Pasig City IBP No. 143329; 01.08.21; RSM

MCLE Compliance No. VI-0011536; 04.14.22

CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES

Financial Statements
December 31, 2020 and 2019
and
Independent Auditors' Report

COVER SHEET

for **AUDITED FINANCIAL STATEMENTS**

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CONTACT PERSON INFORMATION

The designated contact person $\underline{\textit{MUST}}$ be an Officer of the Corporation

Name of Contact Person	Email Address	Telephone Number/s	Mobile Number
MANUEL Z. GONZALES	manuel.gonzales@mvgslaw.com	8687-1195	0918-843-8888

Contact Person's Address

7TH FLOOR CENTERPOINT BLDG., JULIA VARGAS ST., ORTIGAS CENTER, PASIG CITY, METRO MANILA

Note 1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commimission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of teh new contact person designated

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



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BOA/PRC Reg. No. 0004 SEC Accreditation No. 0001-FR-5

SUPPLEMENTAL WRITTEN STATEMENT OF AUDITORS

To the Board of Directors and Shareholders CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES (A Subsidiary of Century Pacific Group, Inc.) 7th floor, Centerpoint Building, Julia Vargas St., Ortigas Center Pasig City, Metro Manila

Gentlemen:

We have audited the consolidated financial statements of Century Pacific Food, Inc. and Subsidiaries (the "Group") as at and for the year ended December 31, 2020, on which we have rendered the attached report, dated April 14, 2021.

In compliance with Revised Securities Regulation Code Rule 68, we are stating that the said Group is listed with the Philippine Stock Exchange.

Navarro Amper & Co.

BOA Registration No. 0004, valid from November 12, 2018 to July 16, 2021 SEC Accreditation No. 0001-FR-5, issued on January 15, 2019; effective until January 14, 2022, Group A TIN 005299331

By:

Bonifacio F. Lumacang, Jr.

Partner

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Taguig City, Philippines April 14, 2021





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INDEPENDENT AUDITOR'S REPORT

To the Stockholders and the Board of Directors CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES (A Subsidiary of Century Pacific Group, Inc.) 7TH Floor, Centerpoint Building, Julia Vargas St., Ortigas Center Pasig City, Metro Manila

Opinion

We have audited the consolidated financial statements of Century Pacific Food, Inc. and Subsidiaries (the "Group") which comprise the consolidated statements of financial position as at December 31, 2020 and 2019, and the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for the years ended December 31, 2020, 2019 and 2018, and the notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the financial position of the Group as at December 31, 2020 and 2019, and of its financial performance, and cash flows for the years ended December 31, 2020, 2019 and 2018, in accordance with Philippine Financial Reporting Standards (PFRS).

Basis for Opinion

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

Key Audit Matters

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





Key Audit Matter

Goodwill

Goodwill has been recognized in the consolidated statements of financial position resulting from acquisitions of the Group. Under PFRS 3 and PAS 36, the Group is required to annually test the goodwill for impairment. This annual impairment test was significant to our audit because the balance of goodwill amounting to P2.92 billion is material to the consolidated financial statements and represents 8.04% of the consolidated total assets of the Group December 31, 2020.

In addition, the Management conducts annual impairment test to assess the recoverability of the carrying value of goodwill. This annual impairment test involves a number of key sensitive judgments and estimates made in determining the inputs used in the assessment process.

The carrying value of goodwill as at December 31, 2020 is disclosed in Note 12 to the consolidated financial statements.

Our audit performed and responses thereon

Our audit procedures were focused on performing a detailed understanding of the Management's assessment process and challenging the key assumptions and judgments as follows:

- We assessed the appropriateness and reasonableness of the Group's position on the impairment assessment of goodwill including consideration of various factors such as historical business performance, current year developments, current risk evaluations, business plans, outlook, revenue potential and other market considerations.
- We engaged our internal valuation specialist to review and assess the appropriateness of the valuation methodology and key assumptions used in the impairment analysis, in particular the discount rates and terminal growth rates by comparing the expectations to those used by Management.
- 3. We also compared the discount rate, earnings before interest, taxes, depreciation, and amortization margins, and growth rates to the historical performance of the cashgenerating unit (CGU), management plans and analysts' reports on market outlook.
- 4. We also considered the adequacy and appropriateness of the related disclosures in the financial statements.

Information Other than the Consolidated Financial Statements and Auditors' Report Thereon

Management is responsible for the other information. The other information comprises the information included in the Securities and Exchange Commission (SEC) Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2020, but does not include the consolidated financial statements and our auditor's report thereon. The SEC Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2020 are expected to be available to us after the date of this auditors' report.

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

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



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

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

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

Those Charged with Governance are responsible for overseeing the Group's financial reporting process.

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

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

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

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

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



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

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

The engagement partner on the audit resulting in this independent auditor's report is Mr. Bonifacio F. Lumacang, Jr.

Navarro Amper & Co.

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By:

Bonifacio F. Lumacang, Jr.

Partner

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Taguig City, Philippines April 14, 2021



CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES (A Subsidiary of Century Pacific Group, Inc.)

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

		December 31					
	Notes	2020	2019				
ASSETS							
Current Assets							
Cash and cash equivalents	8	P 1,229,381,273	P 1,607,844,054				
Trade and other receivables - net	9	7,599,984,172	7,000,528,129				
Due from related parties	27	280,788,885	261,588,910				
Inventories - net	10	14,313,100,885	11,781,872,041				
Biological assets	14	65,726,630	33,380,356				
Prepayments and other current assets - net	11	484,492,819	829,609,933				
Total Current Assets		23,973,474,664	21,514,823,423				
Non-current Assets							
Property, plant and equipment - net	15	7,290,756,893	6,414,543,344				
Intangible assets - net	12	3,448,276,612	3,504,492,460				
Right-of-use assets - net	13	678,300,084	705,437,893				
Deferred tax assets	34	752,107,229	359,681,319				
Other non-current assets	16	133,450,144	89,793,109				
Total Non-current Assets		12,302,890,962	11,073,948,125				
		P36,276,365,626	P32,588,771,548				
LIABILITIES AND EQUITY							
Current Liabilities							
Trade and other payables	18	P 9,670,565,636	P 6,832,729,150				
Borrowings - current portion	17	3,533,466,680	2,433,508,587				
Income tax payable		194,877,487	148,438,723				
Due to related parties	27	75,894,675	19,706,847				
Lease liabilities- current portion	32	271,207,134	269,082,105				
Total Current Liabilities		13,746,011,612	9,703,465,412				
Non-Current Liabilities							
Borrowings - net of current portion	17	-	3,086,500,000				
Retirement benefit obligation	19	618,902,329	160,025,025				
Lease liabilities - net of non current portion	32	465,842,247	484,103,079				
Deferred tax liability	34	9,398,845	360,285				
Total Non-current Liabilities		1,094,143,421	3,730,988,389				
		14,840,155,033	13,434,453,801				
Equity							
Share capital	20	3,542,258,595	3,542,258,595				
Share premium	20	4,936,859,146	4,936,859,146				
Share-based compensation reserve	28	8,211,398	8,211,398				
Other reserves		30,628,942	30,628,942				
Currency translation adjustment		23,818,317	25,440,484				
Retained earnings		12,894,434,195	10,610,919,182				
		21,436,210,593	19,154,317,747				
		P36,276,365,626	P32,588,771,548				

See Notes to Consolidated Financial Statements.



CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

		For t	he Years Ended Dec	ember 31
	Notes	2020	2019	2018
Net Sales	21	P48,301,741,084	P40,560,362,956	P37,885,300,679
Cost of Goods Sold	22	36,374,034,421	30,836,294,070	29,737,566,156
Gross Profit		11,927,706,663	9,724,068,886	8,147,734,523
Other Income	23	615,688,399	536,291,593	535,516,845
		12,543,395,062	10,260,360,479	8,683,251,368
Operating Expenses	24	6,350,811,842	5,332,626,089	4,720,581,843
Finance Costs	17,32	261,151,374	369,427,817	196,861,598
Other Expenses	25	803,600,697	519,677,568	163,669,529
		7,415,563,913	6,221,731,474	5,081,112,970
Profit Before Tax		5,127,831,149	4,038,629,005	3,602,138,398
Income Tax Expense	33	1,248,387,296	890,031,995	767,865,538
Profit for the Year		3,879,443,853	3,148,597,010	2,834,272,860
Other Comprehensive Income (Loss)				
Item that will not be Reclassified Subsequently to Profit or Loss				
Remeasurement gain (loss) on retirement benefit obligation - net of tax	19	(320,715,746)	(64,171,850)	15,556,508
Item that will be Reclassified Subsequently to Profit or Loss				
Exchange differences on translating foreign operations		(1,622,167)	(17,072,597)	2,770,342
		(322,337,913)	(81,244,447)	18,326,850
Total Comprehensive Income		P 3,557,105,940	P 3,067,352,563	P 2,852,599,710
Basic and Diluted Earnings Per Share		P1.0952	P0.8890	P0.8001

Basic and Diluted Earnings Per Share See Notes to Consolidated Financial Statements



	For the Years Ended December 31, 2020, 2019 and 2018								
	Notes	Share Capital (Note 20)	Share Premium (Note 20)	Share-based Compensation Reserve	Other Reserves	Currency Translation Adjustment	Unappropriated Retained Earnings	Appropriated Retained Earnings	Total
Balance, January 1, 2018 (as previously restated)		P3,542,258,595	P4,928,095,509	P8,324,313	P30,628,942	P39,742,739	P5,934,065,745	р -	P14,483,115,843
Transition to PFRS 9 adjustment		-	-	-	-	-	17,812,003	-	17,812,003
Balance, January 1, 2018 (as adjusted)		3,542,258,595	4,928,095,509	8,324,313	30,628,942	39,742,739	5,951,877,748	-	14,500,927,84
Profit for the year Other comprehensive income:		-	-	-	-	-	2,834,272,860	-	2,834,272,86
Currency translation adjustment		-	-	-	-	2,770,342	-	-	2,770,34
Remeasurement of retirement benefit obligation - net of tax		-	-	-	-	-	15,556,508	-	15,556,50
Total Comprehensive Income		-	-	-	-	2,770,342	2,849,829,368	-	2,852,599,71
Transactions with owners: Cash dividends Equity-settled share-based compensation Appropriation of retained earnings	29 28	-	8,763,637.00	- (112,915)	-	-	(637,606,547) - (1.599,300,000)	1.599.300.000	(637,606,547 8,650,722
Balance, December 31, 2018		3.542.258.595	4.936.859.146	8.211.398	30.628.942	42.513.081	6.564.800.569	1,599,300,000	16,724,571,73
		3,542,258,595	4,936,859,146	8,211,398	30,628,942	42,513,081	6,564,800,569	1,599,300,000	
Balance, January 1, 2019 (as adjusted) Profit for the year Other comprehensive income:		3,542,258,595	4,936,859,146	8,211,398	30,628,942	42,513,081	3,148,597,010	1,599,300,000	16,724,571,73 3,148,597,010
Currency translation adjustment Remeasurement of retirement benefit obligation - net of tax				- :	- :	(17,072,597)	(64,171,850)		(17,072,59 (64,171,85
Total Comprehensive Income		-		-	-	(17,072,597)	3,084,425,160	-	3,067,352,56
Fransactions with owners: Cash dividends Appropriation of retained earnings	29	-	-	-	-	-	(637,606,547) 240,784,514	- (240,784,514)	(637,606,54
Balance, December 31, 2019		3,542,258,595	4,936,859,146	8,211,398	30,628,942	25,440,484	9,252,403,696	1,358,515,486	19,154,317,74
Profit for the year Other comprehensive income:		-	-	-	-	-	3,879,443,853	=	3,879,443,85
Currency translation adjustment Remeasurement of retirement benefit obligation - net of tax			- :	-		(1,622,167)	(320,715,746)	= =	(1,622,16 (320,715,74
Total Comprehensive Income		-	-	-	-	(1,622,167)	3,558,728,107	-	3,557,105,94
Fransactions with owners: Cash dividends Appropriation of retained earnings	29	-	-	-	-	-	(1,275,213,094) (2,253,635,800)	- 2,253,635,800	(1,275,213,09
Balance, December 31, 2020		P3.542.258.595	P4.936.859.146	P8.211.398	P30.628.942	P23.818.317	P9.282.282.909	P3.612.151.286	P21.436.210.59



CONSOLIDATED STATEMENTS OF CASH FLOWS

	For the Years Ended December 31			DCI JI
	Notes	2020	2019	2018
Cash Flows from Operating Activities				
Profit before tax		P5,127,831,149	P4,038,629,005	P3,602,138,398
Adjustments for:				
Depreciation and amortization	12,13,15	1,106,149,015	932,365,731	726,908,805
Finance costs	17,32	261,151,374	369,427,817	196,861,598
Provision on slow moving inventories	10	83,254,371	72,394,430	94,774,003
Loss on impairment of input VAT	11	9,316,412	5,538,547	50,880,193
Retirement benefit expense	19	70,397,959	38,685,892	41,694,411
Provision on write-down	10	391,036,678	185,817,650	22,065,037
Loss (Gain) on disposal of property, plant and equipment - net	15	(2,503,626)	31,630,206	2,098,022
Allowance for expected loss	9	9,270,257	5,794,328	14,125,264
Provisions on inventory obsolescence	24	-	-	92,972,821
Loss on impairment of goodwill	12	-	-	36,957,396
Share based compensation expense	28	-	-	8,650,722
Impairment loss of trademark		34,700,000	-	-
Interest income	23	(35,206,519)	(8,082,061)	(7,579,050)
Gain from sale of scrap - net	23	(107,664,525)	(15,150,463)	(123,654,220)
Unrealized foreign exchange loss (gain) - net		41,100,997	(31,083,986)	44,741,545
Reversal of allowance for sales return	9	(3,446,268)	(48,887,970)	(4,659,690)
Reversal of accruals	19	(107,184,824)	(125,718,029)	(71,759,813)
Reversal of allowance of inventory	10	(373,327,170)	(192,375,933)	(28,616,691)
Operating cash flows before working capital changes Decrease (Increase) in:		6,504,875,280	5,258,985,164	4,698,598,751
Trade and other receivables		(605,209,506)	119,292,471	(1,800,951,571)
Due from related parties		(19,199,975)	(138,741,763)	62,914,412
Inventories		(2,524,528,199)	(176,845,510)	(4,625,110,543)
Biological assets			9,473,395	
Prepayments and other current assets		(32,346,274) 335,800,702	(347,649,729)	(20,129,879) (41,599,054)
Other non-current assets		(43,657,035)	2,683,773	(32,551,162)
Increase (Decrease) in:		(43,037,033)	2,003,773	(32,331,102,
		2 055 692 500	(22,410,602)	1 054 450 654
Trade and other payables Due to related parties		2,955,682,590	(23,410,693)	1,954,459,654
Finance lease obligation		88,515,508	9,125,107	(11,232,702) 99,522,472
Exchange differences on translating operating assets and liabilities		-	(17,072,597)	20,504,761
Cash generated from operations		6,659,933,091	4,695,839,618	304,425,139
Contribution to the retirement fund	19	(48,612,624)	(48,612,624)	(48,612,624)
Income tax paid	19			
Interest received		(1,468,959,658)	(974,189,582)	(681,338,695)
		35,136,001	7,731,582	7,095,123
Net cash from (used in) operating activities		5,177,496,810	3,680,768,994	(418,431,057)
Cash Flows from Investing Activities				
Acquisitions of property, plant and equipment	15	(1,736,384,126)	(1,774,163,199)	(1,307,707,845)
Proceeds from sale of property, plant and equipment		2,503,626	4,250,055	77,958,840
Net cash used in investing activities		(1,733,880,500)	(1,769,913,144)	(1,229,749,005)
Cash Flows from Financing Activities				
Proceeds from borrowings	17	5,551,000,000	4,986,000,000	4,050,000,000
Repayments of borrowings	17	(7,537,541,907)	(5,778,491,413)	(1,445,500,000)
Dividends paid	29	(1,275,213,094)	(637,606,547)	(637,606,547)
Finance costs paid		(264,635,783)	(363,634,829)	(190,802,503)
Payment of lease liabilities	32	(295,688,307)	(185,753,933)	-
Net cash from (used in) financing activities		(3,822,079,090)	(1,979,486,722)	1,776,090,950
Net Increase (Decrease) in Cash and Cash Equivalents		(378,462,781)	(68,630,872)	127,910,888
Cook and Cook Employlents Deploylen		1,607,844,054	1,676,474,926	1,548,564,038
Cash and Cash Equivalents, Beginning		, , , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , , , , , , , , , ,

See Notes to Consolidated Financial Statements.



CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES

(A Subsidiary of Century Pacific Group, Inc.)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT DECEMBER 31, 2020 AND 2019 AND FOR THE YEARS ENDED DECEMBER 31, 2020, 2019 AND 2018

1. CORPORATE INFORMATION

Century Pacific Food, Inc. (the "Parent Company") was incorporated and registered with the Philippine Securities and Exchange Commission (SEC) on October 25, 2013. The Parent Company is primarily engaged in the business of buying and selling, processing, canning and packaging and manufacturing all kinds of food and food products, such as, but not limited to fish, seafood and other marine products, cattle, hog and other animals and animal products, fruits, vegetables and other agricultural crops and produce of land, including by-products thereof.

The Parent Company's shares of stocks were listed in the Philippines Stock Exchange (PSE) on May 6, 2014 through initial public offering (IPO) and listing of 229.65 million shares in the PSE at a total value of P3.3 billion, as discussed in Note 20.

The Parent Company is 68.71% and 68.71% owned subsidiary of Century Pacific Group, Inc. (CPGI) the ultimate parent, as at December 31, 2020 and 2019, respectively. CPGI is a corporation registered with SEC and is domiciled in the Philippines.

The Parent Company's registered office and principal place of business, is located at 7th floor, Centerpoint Building, Julia Vargas St., Ortigas Center, Pasig City.

2. FINANCIAL REPORTING FRAMEWORK AND BASIS OF PREPARATION AND PRESENTATION

Statement of Compliance

The consolidated financial statements of the Parent Company and its subsidiaries (the "Group") have been prepared in accordance with Philippine Financial Reporting Standards (PFRSs), which includes all applicable PFRS, Philippine Accounting Standards (PAS), and interpretations issued by the International Financial Reporting Interpretations Committee (IFRIC), Philippine Interpretations Committee (PIC) and Standing Interpretations Committee (SIC) as approved by the Financial Reporting Standards Council (FRSC) and the Board of Accountancy (BOA), and adopted by the SEC.

Basis of Preparation and Presentation

The consolidated financial statements have been prepared on the historical cost basis, except for:

- certain financial instruments carried at amortized cost;
- inventories carried at the lower of cost and net realizable value (NRV); and
- the retirement benefit obligation recognized as the net total of the present value of the defined benefit obligation less the fair value of plan assets.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.



Fair value is the price that will be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of PFRS 2, Share-based Payment, leasing transactions that are within the scope of PFRS 16, Leases (PAS 17, Leases in 2018), and measurements that have some similarities to fair value but are not fair value, such as net realizable value in PAS 2, Inventories, or value in use in PAS 36, Impairment of Assets.

In addition, for financial reporting purposes, fair value measurements are categorized into Levels 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

Functional currency

The functional currency of Century Pacific Food, Inc. (CPFI), Snow Mountain Dairy Corporation (SMDC), Allforward Warehousing Inc. (AWI), Century Pacific Agricultural Ventures, Inc. (CPAVI), Century Pacific Seacrest Inc. (CPSI), Century Pacific Food Packaging Ventures, Inc. (CPFPVI), General Odyssey Inc (GOI and Century Pacific Solar Inc (CPSolar) is Philippine Peso (PHP), the currency of the primary economic environment in which they operate. The functional currency of General Tuna Corporation (GTC) and Century Pacific North America (CPNA) is United States (US) Dollar, the currency of the primary economic environment in which they operate. The functional currency of Century International (China) Co. Ltd. (CIC), Century (Shanghai) Trading Co. Ltd. (CST) and Cindena Resources Limited (CRL) is Chinese Yuan, the currency of the primary economic environment in which they operate.

Presentation currency

These consolidated financial statements are presented in Philippine Peso (PHP). The financial position and results of operations of GTC and CPNA were translated from US Dollar to PHP, and CIC, CST and CRL from Chinese Yuan to PHP, using the following procedures:

- assets and liabilities, except those assets presented at historical costs, for each statement of financial position presented, are presented at the closing rate at the date of that statement of financial position;
- for each period presented, income and expenses recognized in the period by GTC, CPNA, CIC, CST and CRL are translated using either the rate at the date of the transaction or the average exchange rate at that period; and
- all resulting exchange differences are recognized in other comprehensive income (OCI) as currency translation adjustment.

All amounts are recorded in the nearest peso, except when otherwise indicated.

3. COMPOSITION OF THE GROUP

Details of the Parent Company's subsidiaries as at December 31, 2020 and 2019 are as follows:

	Ownership	Interest
Name of Subsidiary	2020	2019
General Tuna Corporation (GTC)	100%	100%
Snow Mountain Dairy Corporation (SMDC)	100%	100%
Allforward Warehousing Inc. (AWI)	100%	100%
Century Pacific Agricultural Ventures, Inc. (CPAVI)	100%	100%
Century Pacific Seacrest Inc. (CPSI)	100%	100%
Centennial Global Corporation (CGC)	100%	100%
Century Pacific Food Packaging Ventures, Inc. (CPFPVI)	100%	100%
General Odyssey Inc (GOI)	100%	-
Century Pacific Solar Inc (CP Solar)	100%	-
Century International (China) Co. Ltd. (CIC)	100%	100%
Century (Shanghai) Trading Co. Ltd. (CST)	100%	100%
Cindena Resources Limited (CRL)	100%	100%
Century Pacific North America Enterprise Inc. (CPNA)	100%	100%

The significant financial information on the financial statements of wholly owned subsidiaries of the Parent Company are shown below. The summarized financial information represents amounts before intragroup eliminations.

GTC

GTC was incorporated in the Philippines and was registered with the SEC on March 10, 1997. GTC is presently engaged in manufacturing and exporting private label canned, pouched and frozen tuna products. Its processing plant is located at Purok Lansong, Brgy. Tambler, General Santos City, Philippines.

The significant information on the audited statements of financial position of GTC as at December 31, 2020 and 2019 and the results of its operations for the years ended December 31, 2020, 2019 and 2018, as translated to the Group's presentation currency, are as follows:

		2020	2019
Financial Position			
Current assets		P4,315,675,831	P3,584,769,432
Non-current assets		1,265,275,471	976,627,267
Total Assets		5,580,951,302	4,561,396,699
Current liabilities		2,760,934,265	1,913,384,179
Non-current liabilities		97,152,491	39,406,549
Total Liabilities		P2,858,086,756	1,952,790,728
<u>Equity</u>		P2,722,864,546	P2,608,605,971
			_
	2020	2019	2018
Results of Operations			
Revenue	P6,007,349,439	P6,393,918,056	P6,636,521,686
Cost and expenses	5,865,074,075	5,968,133,955	6,266,779,627
Profit for the year	P 142,275,364	P 425,784,101	P 369,742,059



SMDC

SMDC was incorporated in the Philippines and was registered with the SEC on February 14, 2001. SMDC is engaged in producing, canning, freezing, preserving, refining, packing, buying and selling at wholesale and retail, food products including all kinds of milk and dairy products, fruits and vegetable juices and other milk or dairy preparations and by-products. Its principal place of business is located at 32 Arturo Drive, Bagumbayan, Taguig City, Philippines.

The significant information on the audited statements of financial position of SMDC as at December 31, 2020 and 2019 and the results of its operations for the years ended December 31, 2020, 2019, and 2018 are as follows:

		2020	2019
Financial Position			
Current assets		P2,042,747,471	P3,926,413,678
Non-current assets		652,236,210	629,634,109
Total Assets		2,694,983,681	4,556,047,787
Current liabilities		505,108,396	2,885,215,085
Non-current liabilities		49,980,675	60,776,010
Total Liabilities		555,089,071	2,945,991,094
Equity		P2,139,894,610	P1,610,056,693
	2020	2019	2018
Results of Operations			
Revenue	P9,898,001,543	P8,725,013,878	P6,072,863,729
Cost and expenses	9,357,992,454	8,508,463,882	5,939,540,597
Profit for the year	P 540,009,089	P 216,549,996	P 133,323,132

<u>AWI</u>

AWI was incorporated in the Philippines and was registered with the SEC on October 3, 2014. AWI is engaged in the business of operating cold storage facilities, handling, leasing, maintaining, buying, selling, warehouse and storage facilities, including its equipment, forklift, conveyors, pallet towers and other related machineries, tools and equipment necessary in warehousing, and storage operation. Its principal place of business is located at Purok Lansong, Barangay Calumpang, General Santos City, Philippines.

Significant financial information on the audited statements of financial position of AWI as at December 31, 2020 and 2019 and the results of its operations for the years ended December 31, 2020, 2019, and 2018 are as follows:

		2020	2019
Financial Position			
Current assets		P128,239,608	P103,387,395
Non-current assets		559,208,676	559,118,008
Total Assets		687,448,284	662,505,403
Current liabilities		18,081,486	95,983,601
Non-current liabilities		16,626,603	252,064
Total Liabilities		34,708,809	96,235,665
Equity		P652,740,195	P566,269,738
	2020	2019	2018
Results of Operations			
Revenue	P196,083,925	P195,253,134	P164,259,622
Cost and expenses	109,613,467	81,524,716	76,639,482
Profit for the year	P 86,470,458	P113,728,418	P 87,620,140



CPAVI

CPAVI was incorporated in the Philippines and was registered with the SEC on August 29, 2012. CPAVI is engaged in the business of manufacturing and distributing all kinds of food and beverage products and other foodstuffs derived from fruits and other agricultural products. Its principal place of business is located at Purok Lansong, Barangay Tambler, General Santos City, Philippines.

Significant information on the audited statements of financial position of CPAVI as at December 31, 2020 and 2019 and the results of its operations for the years ended December 31, 2020, 2019 and 2018 are as follows:

		2020	2019
Financial Position Current assets Non-current assets		P1,706,298,146 2,147,422,899	P1,408,387,380 2,176,677,649
Total Assets		3,853,721,045	3,585,065,029
Current liabilities Non-current liabilities		516,740,257 48,992,378	564,427,021 15,785,065
Total Liabilities		565,732,635	580,212,086
Equity		P3,287,988,410	P3,004,852,943
	2020	2019	2018
Results of Operations			
Revenue Cost and expenses	P3,616,037,666 3,321,063,136	P3,003,799,935 2,531,668,005	P3,400,599,076 2,992,798,341
Profit for the year	P 294,974,530	P 472,131,930	P 407,800,735

CPSI

CPSI was incorporated in the Philippines and was registered with the SEC on November 13, 2015. CPSI is engaged in the business of developing and designing, acquiring, selling, transferring, exchanging, managing, licensing, franchising and generally in exercising all rights, powers and privileges of ownership or granting any right or privilege of ownership or any interest to label marks, devices, brands, trademark rights and all other forms of intellectual property, including the right to receive, collect and dispose of any and all payments, dividends, interests and income derived therefrom.

The significant information on the audited statements of financial position of CPSI as at December 31, 2020 and 2019 and the results of its operations for the years ended December 31, 2020, 2019 and 2018 are as follows:

		2020	2019
Financial Position			
Current assets		P110,932,793	P 131,263,494
Non-current assets		111,474,788	111,474,788
Total Assets		222,407,581	242,738,282
Total Liabilities		124,672,701	168,459,603
Equity		P 97,734,880	P 74,278,679
	2020	2019	2018
Results of Operations			
Revenue	P1,392,036,077	P1,096,328,236	P1,254,236,199
Cost and expenses	272,129,985	216,327,886	240,089,293
Profit for the year	P1,119,906,092	P 880,000,350	P1,014,146,906



CGC

CGC was incorporated in the British Virgin Islands (BVI) on November 13, 2006. CGC is a company limited by shares.

The significant information on the unaudited statements of financial position of CGC as at December 31, 2020 and 2019 are as follows:

	2020	2019
Financial Position		
Total assets	P50,004,438	P50,004,438
Equity	P50,004,438	P50,004,438

CGC has no operations and no revenue and expenses were recognized or incurred in 2020, 2019, and 2018.

CPFPVI

CPFPVI was incorporated in the Philippines and registered with Philippine SEC on June 29, 2016. CPFPVI is engaged in the business of manufacturing, processing, buying, selling, importing, exporting and dealing in all kinds of packaging products. Its registered place of business is located at Purok Lansong, Barangay Calumpang, General Santos City.

The significant information on the audited statements of financial position of CPFPVI as at December 31, 2020 and 2019, and the results of its operations for the years ended December 31, 2020, 2019 and 2018 is as follows:

		2020	2019
Financial Position Current assets Non-current assets		P1,405,686,988 802,117,723	P 899,189,465 845,328,570
Total Assets		2,207,804,711	1,744,518,035
Current liabilities Non-current liabilities		620,069,260 2,563,384	694,767,183 2,558,383
Total liabilities		622,632,644	697,325,566
Equity		P1,585,172,067	P1,047,192,469
	2020	2019	2018
Results of Operations Revenue Cost and expenses	P2,211,214,721 1,673,235,122	P1,444,549,922 1,150,079,587	P1,386,618,900 1,138,124,353
Profit for the year	P 537,979,599	P 294,470,335	P 248,494,547



<u>GOI</u>

GOI was incorporated in the Philippines and was registered with SEC on July 27, 2020. GOI is engaged in the business to buy and sell, process, can, pack, manufacture, market, produce, distribute, import and export, and deal in all kinds of feeds. On July 27, 2020 the Parent Company acquired 100% interest in GOI for a total consideration of P1,000,000.

The significant information on the audited statements of financial position of GOI as at December 31, 2020 and the results of its operations for the year ended December 31, 2020 are as follows:

	2020
Financial Position	
Current assets	P1,000,000
Noncurrent assets	37,562
Total assets	1,037,562
Current liabilities	125,207
Total liabilities	125,207
	P 912,355
	2020
Results of Operations	
Revenue	Р -
Cost and expenses	87,645
Profit for the year	(P87,645)

CP Solar

CP Solar was incorporated in the Philippines and was registered with SEC on August 10, 2020. CP Solar is engaged in the business of exploration, development, and utilization of renewable energy sources, including the generation and distribution of power. On August 10, 2020 the Parent Company acquired 100% interest in CPSI for a total consideration of P2,000,000.

The significant information on the audited statements of financial position of CP Solar as at December 31, 2020 and the results of its operations for the years ended December 31, 2020 are as follows:

	2020
Financial Position	
Current assets	P2,012,021
Noncurrent asset	246,535
Total assets	2,258,556
Current liabilities	439,732
Total liabilities	439,732
	P1,818,824
	2020
Results of Operations	
Revenue	Р -
Cost and expenses	181,175
Profit for the year	P181,175



CIC

CIC was incorporated in China and was registered on June 9, 2003. CIC is engaged in the selling of hardware and electrical apparatus, auto spare parts, building decoration materials and products, telecommunication equipment, stationery commodities, mechanical equipment, pre-package food; wholesales of beverage; development and sale of computer software and hardware; and consulting services. Its registered address is Room A3011, No. 70 Licheng Road, Pudong New Area, Shanghai, China.

The significant information on the audited statements of financial position of CIC as at December 31, 2020 and 2019, and the result of its operations for the years ended December 31, 2020, 2019 and 2018, as translated to the Group's presentation currency are as follows:

		2020	2019
Financial Position Current assets Non-current assets		P121,854,056 623,603	P95,321,469 885,651
Total Assets Total Liabilities		122,477,659 168,399,493	96,207,120 145,300,083
Deficit		(P 45,921,834)	(P49,092,963)
	2020	2019	2018
Results of Operations Revenue Cost and expenses	P223,272,368 219,534,165	P219,351,897 212,650,224	P203,507,056 208,684,732
Profit (Loss) for the year	P 3,738,203	P 6,701,673	(P 5,177,676)

CST

CST was incorporated in China and was registered on August 24, 2005. CST is engaged in the wholesale, import and export of food, provision of ancillary services, relevant business consulting services subject to administrative approval and relevant authority. Its registered address is at Room 520A, No. 335 Changli Road, Pudong New District, Shanghai, China.

The significant information on the audited statements of financial position of CST as at December 31, 2020 and 2019, and the result of its operations for the years ended December 31, 2020, 2019 and 2018, as translated to the Group's presentation currency are as follows:

		2020	2019
Financial Position Current assets Non-current assets		P35,770,934 -	P45,102,428 -
Total Assets Total Liabilities		35,770,934 693,294	45,102,428 3,444,921
Equity		P35,077,640	P41,657,507
	2020	2019	2018
Results of Operations Revenue Cost and expenses	P - 6,969,778	P11,190,545 61,607,663	P185,238,262 216,351,780
Loss for the year	(P6,969,778)	(P50,417,118)	(P 31,113,518)



CRL

CRL was originally incorporated in the BVI under The International Business Companies Act (CAP.291) on March 27, 2002. CRL is engaged in the purchase or otherwise acquire and undertake the whole or any part of the business, goodwill, assets and liabilities of any person, firm or company, to import, export, buy, sell, exchange, barter, let on hire, distribute, and otherwise deal in and turn to account goods, materials, commodities, produce and merchandise generally in their prepared, manufactured, semimanufactured and raw state, to enter into, carry on and participate in financial transactions and operations of all kinds and to manufacture, construct, assemble, design, repair, refine, develop, alter, convert, process, and otherwise produce materials, fuels, chemicals, substance and industrial, commercial and consumer products of all kinds. The Company was re-registered under the BVI Business Companies Act (No. 16 of 2004) on January 1, 2009 upon the compulsory implementation of the new Act. CRL's registered office is at P.O. Box 957, Offshore Incorporations Center, Road Town, Tortola, British Virgin Islands and its registered agent is Offshore Incorporations Limited.

The significant information on the unaudited statements of financial position of CRL as at December 31, 2020 and 2019 are as follows:

	2020	2019
Financial Position		
Total Non-current Asset	P100	P100
Equity	P100	P100

CPNA

CPNA was incorporated in the United States and was registered with the Secretary of State of California on April 20, 2017 as a domestic stock Company type. CPNA is engaged in any lawful act or activity for which a corporation may be organized under the General Corporation Law of California other than the banking business, the trust Company business or the practice of a profession permitted to be incorporated by the California Corporation Code. The agent for service process in this state is Vcorp Services CA, Inc. The registered address of CPNA is at 350 N. Glendale Avenue Ste B348, Glendale, California 91206. Its principal place of business is at 7th Floor, Centerpoint Building, J. Vargas Avenue Corner Garnet Road, Ortigas Center, Pasig City, Philippines.

The significant information on the unaudited statements of financial position of CPNA as at December 31, 2020 and 2019 and the results of its operations for the years ended December 31, 2020 and 2019 as translated are as follows:

		2020	2019
Financial Position Current assets Non-current assets		P401,080,534 6,727,204	P150,895,844 8,032,504
Total assets Total liabilities		407,807,738 362,947,525	158,928,348 136,050,042
Equity		P 44,860,213	P 22,878,306
	2020	2019	2018
Results of Operations			
Revenue	P304,084,639	P202,394,126	, ,
Cost and expenses	280,657,728	202,216,992	127,812,719
Profit (loss) for the year	P 23,426,911	P 177,314	(P 1,514,370)



4. ADOPTION OF NEW AND REVISED ACCOUNTING STANDARDS

The Group adopted all accounting standards and interpretations as at December 31, 2020. The new and revised accounting standards and interpretations that have been published by the International Accounting Standards Board (IASB) and approved by the FRSC in the Philippines, were assessed to be applicable to the consolidated financial statements, are as follows:

Amendments to PFRS 16, COVID-19-Related Rent Concessions

Amendment to PFRS 16 provides practical relief to lessees in accounting for rent concessions occurring as a direct consequence of COVID-19, by introducing a practical expedient to PFRS 16. The practical expedient permits a lessee to elect not to assess whether a COVID-19-related rent concession is a lease modification. A lessee that makes this election shall account for any change in lease payments resulting from the COVID-19-related rent concession the same way it would account for the change applying PFRS 16 if the change were not a lease modification.

The practical expedient applies only to rent concessions occurring as a direct consequence of COVID-19 and only if all of the following conditions are met:

- a) The change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- b) Any reduction in lease payments affects only payments originally due on or before 30 June 2021 (a rent concession meets this condition if it results in reduced lease payments on or before 30 June 2021 and increased lease payments that extend beyond 30 June 2021); and
- c) There is no substantive change to other terms and conditions of the lease.

The amendments are effective for annual periods beginning on or after June 1, 2020. Earlier application is permitted, including in financial statements not authorized for issue at May 28, 2020.

The amendments did not have a significant impact on the consolidated financial statements since there are no rent concessions that occurred as direct consequence of COVID-19.

Amendments to PFRS 3, Definition of a Business

The amendments are to:

- clarify that to be considered a business, an acquired set of activities and assets must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create outputs;
- narrow the definitions of a business and of outputs by focusing on goods and services provided to customers and by removing the reference to an ability to reduce costs;
- add guidance and illustrative examples to help entities assess whether a substantive process has been acquired;
- remove the assessment of whether market participants are capable of replacing any missing inputs or processes and continuing to produce outputs; and
- add an optional concentration test that permits a simplified assessment of whether an acquired set of activities and assets is not a business.

The amendments are effective for business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after January 1, 2020 and to asset acquisitions that occur on or after the beginning of that period.

The amendments are being applied by the Group and has no significant impact on the consolidated financial statements.



Amendments to PAS 1 and PAS 8, Definition of Material

The amendments relate to a revised definition of 'material':

"Information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity."

Three new aspects of the new definition include (i) obscuring; (ii) could reasonably be expected to influence; and (iii) primary users.

The amendments stress especially five ways material information can be obscured:

- if the language regarding a material item, transaction or other event is vague or unclear;
- if information regarding a material item, transaction or other event is scattered in different places in the financial statements;
- if dissimilar items, transactions or other events are inappropriately aggregated;
- if similar items, transactions or other events are inappropriately disaggregated;
- if material information is hidden by immaterial information to the extent that it becomes unclear what information is material.

The amendments are effective for periods beginning on or after January 1, 2020. Earlier application is permitted.

The amendments are being applied by the Group and has no significant impact on the consolidated financial statements.

PIC Q&A No. 2019-02, Accounting for Cryptographic Assets

The interpretation provides guidance regarding accounting treatment for Cryptographic assets. In classifying Cryptographic assets, two relevant factors to consider are (i) its primary purpose, and (ii) how these assets derive its inherent value. The interpretation provided two (2) Cryptographic classifications based on the aforementioned factors, these are (a) Cryptocurrency, or (b) Cryptographic assets other than Cryptocurrencies, which are (b.1) Asset-based token, (b.2) Utility token, and (b.3) Security token, or collectively the "Security Tokens".

From the holder of these assets' point-of-view, in the absence of a definitive accounting and reporting guidance from the IASB, the interpretation suggested to report Cryptographic assets in the financial statements as either (i) Cryptocurrencies held by an entity, or (ii) Cryptographic assets other than cryptocurrencies.

From the Issuer of these assets' point of view, as a consensus, the following accounting treatments are suggested:

- Cryptocurrencies held by an entity can be treated either as (i) Inventory under PAS 2, or (ii) Intangible asset under PAS 38.
- Cryptographic assets other than Cryptocurrencies, the interpretation suggested the following relevant accounting frameworks for consideration:
 - If the Token meets the definition of a financial liability, apply guidance in PFRS 9;
 - ii. If the Token meets the definition of an equity instrument, apply guidance in PAS 32;
 - iii. If the Token is a prepayment for goods and services from a contract with a customer, apply guidance in PFRS 15; and
 - iv. If the Token does not meet any of the aforementioned, consider other relevant guidance.

The interpretation is effective for periods beginning on or after February 13, 2019.

The interpretation did not have a significant impact on the consolidated financial statements since the Group does not have cryptographic assets.

New Accounting Standards Effective after the Reporting Period Ended December 31, 2020

The Group will adopt, to the extent applicable, the following standards when these become effective

PFRS 17 — Insurance Contracts

PFRS 17 establishes the principles for the recognition, measurement, presentation and disclosure of insurance contracts and supersedes PFRS 4 Insurance Contracts.

PFRS 17 outlines a general model, which is modified for insurance contracts with direct participation features, described as the variable fee approach. The general model is simplified if certain criteria are met by measuring the liability for remaining coverage using the premium allocation approach.

The general model uses current assumptions to estimate the amount, timing and uncertainty of future cash flows and it explicitly measures the cost of that uncertainty. It takes into account market interest rates and the impact of policyholders' options and quarantees.

An amendment issued on June 2020 and adopted by FRSC on August 2020 addresses concerns and implementation challenges that were identified after PFRS 17 was published.

PFRS 17 must be applied retrospectively unless impracticable, in which case the modified retrospective approach or the fair value approach is applied.

For the purpose of the transition requirements, the date of initial application is the start if the annual reporting period in which the entity first applies the Standard, and the transition date is the beginning of the period immediately preceding the date of initial application.

The standard (incorporating the amendments) is effective for periods beginning on or after January 1, 2023. Earlier application is permitted.

The future adoption of the standard will not have a significant impact on the Group's consolidated financial statements as the Group does not issue insurance contracts.

Amendments to PFRS 3, References to the Conceptual Framework

The amendments update PFRS 3 so that it refers to the 2018 Conceptual Framework instead of the 1989 Framework. They also add to PFRS 3 a requirement that, for obligations within the scope of PAS 37, an acquirer applies PAS 37 to determine whether at the acquisition date a present obligation exists as a result of past events. For a levy that would be within the scope of IFRIC 21 Levies, the acquirer applies IFRIC 21 to determine whether the obligating event that gives rise to a liability to pay the levy has occurred by the acquisition date.

The amendments also add an explicit statement that an acquirer does not recognize contingent assets acquired in a business combination.

The amendments are effective for business combinations for which the date of acquisition is on or after the beginning of the first annual period beginning on or after January 1, 2022. Early application is permitted if an entity also applies all other updated references (published together with the updated Conceptual Framework) at the same time or earlier.

The Management of the Group is still evaluating the impact of the amendments on the Group's consolidated financial statements.

Amendments to PFRS 10 and PAS 28, Sale or Contribution of Assets between and Investor and Its Associate or Joint Venture

The amendments to PFRS 10 and PAS 28 deal with situations where there is a sale or contribution of assets between an investor and its associate or joint venture. Specifically, the amendments state that gains or losses resulting from the loss of control of a subsidiary that does not contain a business in a transaction with an associate or a joint venture that is accounted for using the equity method, are recognized in the parent's profit or loss only to the extent of the unrelated investors' interests in that associate or joint venture. Similarly, gains and losses resulting from the remeasurement of investments retained in any former subsidiary (that has become an associate or a joint venture that is accounted for using the equity method) to fair value are recognized in the former parent's profit or loss only to the extent of the unrelated investors' interests in the new associate or joint venture.

The effective date of the amendments has yet to be set by the Board; however, earlier application of the amendments is permitted.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

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

The amendments to PAS 1 affect only the presentation of liabilities as current or noncurrent in the statement of financial position and not the amount or timing of recognition of any asset, liability, income or expenses, or the information disclosed about those items.

The amendments clarify that the classification of liabilities as current or non-current is based on rights that are in existence at the end of the reporting period, specify that classification is unaffected by expectations about whether an entity will exercise its right to defer settlement of a liability, explain that rights are in existence if covenants are complied with at the end of the reporting period, and introduce a definition of 'settlement' to make clear that settlement refers to the transfer to the counterparty of cash, equity instruments, other assets or services.

The amendments are applied retrospectively for annual periods beginning on or after January 1, 2023, with early application permitted.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

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

The amendments prohibit deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced before that asset is available for use, i.e. proceeds while bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Consequently, an entity recognizes such sales proceeds and related costs in profit or loss. The entity measures the cost of those items in accordance with PAS 2 Inventories.

The amendments also clarify the meaning of 'testing whether an asset is functioning properly'. PAS 16 now specifies this as assessing whether the technical and physical performance of the asset is such that it is capable of being used in the production or supply of goods or services, for rental to others, or for administrative purposes.

If not presented separately in the statement of comprehensive income, the financial statements shall disclose the amounts of proceeds and cost included in profit or loss that relate to items produced that are not an output of the entity's ordinary activities, and which line item(s) in the statement of comprehensive income include(s) such proceeds and cost.

The amendments are applied retrospectively, but only to items of property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after the beginning of the earliest period presented in the financial statements in which the entity first applies the amendments.



The entity shall recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings (or other component of equity, as appropriate) at the beginning of that earliest period presented.

The amendments are effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

Amendments to PAS 37, Onerous Contracts - Cost of Fulfilling a Contract

The amendments specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract consist of both the incremental costs of fulfilling that contract (examples would be direct labour or materials) and an allocation of other costs that relate directly to fulfilling contracts (an example would be the allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract).

The amendments apply to contracts for which the entity has not yet fulfilled all its obligations at the beginning of the annual reporting period in which the entity first applies the amendments. Comparatives are not restated. Instead, the entity shall recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings or other component of equity, as appropriate, at the date of initial application.

The amendments are effective for annual periods beginning on or after 1 January 2022, with early application permitted.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

Annual Improvements to PFRS Standards 2018-2020 Cycle

Amendments to PFRS 1 – Subsidiary as a first-time adopter

The amendment provides additional relief to a subsidiary which becomes a first-time adopter later than its parent in respect of accounting for cumulative translation differences. As a result of the amendment, a subsidiary that uses the exemption in PFRS 1:D16(a) can now also elect to measure cumulative translation differences for all foreign operations at the carrying amount that would be included in the parent's consolidated financial statements, based on the parent's date of transition to PFRS Standards, if no adjustments were made for consolidation procedures and for the effects of the business combination in which the parent acquired the subsidiary. A similar election is available to an associate or joint venture that uses the exemption in PFRS 1:D16(a).

The amendment is effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

Amendments to PFRS 9 – Fees in the '10 per cent' test for derecognition of financial liabilities

The amendment clarifies that in applying the '10 per cent' test to assess whether to derecognize a financial liability, an entity includes only fees paid or received between the entity (the borrower) and the lender, including fees paid or received by either the entity or the lender on the other's behalf.

The amendment is applied prospectively to modifications and exchanges that occur on or after the date the entity first applies the amendment.

The amendment is effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.



Amendments to PFRS 16 - Lease Incentives

The amendment removes the illustration of the reimbursement of leasehold improvements.

As the amendment to PFRS 16 only regards an illustrative example, no effective date is stated.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

Amendments to PAS 41 - Taxation in fair value measurements

The amendment removes the requirement in PAS 41 for entities to exclude cash flows for taxation when measuring fair value. This aligns the fair value measurement in PAS 41 with the requirements of PFRS 13 Fair Value Measurement to use internally consistent cash flows and discount rates and enables preparers to determine whether to use pretax or post-tax cash flows and discount rates for the most appropriate fair value measurement.

The amendment is applied prospectively, i.e. for fair value measurements on or after the date an entity initially applies the amendment.

The amendment is effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

New Accounting Standards Effective in 2020 - Adopted by FRSC but pending for approval by the BOA

PIC Q&A No. 2019-04, Conforming Changes to PIC Q&As - Cycle 2019

The interpretation sets out the changes (i.e., amendments or withdrawal) to certain interpretations. These changes are made as a consequence of the issuance of new PFRS that become effective starting January 1, 2019 and other relevant developments.

PIC O&As Amended

The following table summarizes the changes made to the amended interpretations:

PIC Q&A Amended	Amendment	
PIC Q&A No. 2011-05: PFRS 1 – Fair Value or Revaluation as Deemed Cost	Updated because of applying PFRS 16, Leases, for the first time starting January 1, 2019	
PIC Q&A No. 2011-06: Acquisition of investment properties – asset acquisition or business combination?	Reference to PAS 40, Investment Property, has been updated because of applying PFRS 16 for the first time starting January 1, 2019.	
PIC Q&A No. 2012-02: Cost of a new building constructed on the site of a previous building	Reference to PAS 40 has been updated because of applying PFRS 16 for the first time starting January 1, 2019.	
PIC Q&A No. 2017-02: PAS 2 and PAS 16 - Capitalization of operating lease cost as part of construction costs of a building	Updated to comply with the provisions of PFRS 16 and renamed as PIC Q&A No. 2017-02: PAS 2 and PAS 16 - Capitalization of depreciation of right-ofuse asset as part of construction costs of a building	
PIC Q&A No. 2017-10: PAS 40 - Separation of property and classification as investment property	Reference to PAS 40 has been updated because of applying PFRS 16 for the first time starting January 1, 2019.	



PIC Q&A No. 2018-05: PAS 37 - Liability arising from maintenance requirement of an asset held under a lease	Updated to comply with the provisions of PFRS 16
PIC Q&A No. 2018-15: PAS 1- Classification of Advances to Contractors in the Nature of Prepayments: Current vs. Non-current	Reference to PAS 40 (included as an attachment to the Q&A) has been updated because of applying PFRS 16 for the first time starting January 1, 2019.

PIC Q&A Withdrawn

PIC Q&A Withdrawn	Basis for Withdrawal	
PIC Q&A No. 2017-09: PAS 17 and Philippine Interpretation SIC-15 - Accounting for payments between and among lessors and lessees	This PIC Q&A is considered withdrawn starting January 1, 2019, which is the effective date of PFRS 16. PFRS 16 superseded PAS 17, Leases, and Philippine Interpretation SIC-15, Operating Leases— Incentives	
PIC Q&A No. 2018-07: PAS 27 and PAS 28 - Cost of an associate, joint venture, or subsidiary in separate financial statements	This PIC Q&A is considered withdrawn upon publication of IFRIC agenda decision - Investment in a subsidiary accounted for at cost: Step acquisition (IAS 27 Separate Financial Statements) in January 2019.	

The effective date of the amendments is included in the affected interpretations.

The Management of the Group is still evaluating the potential impact of the amendments.

PIC Q&A No. 2019-06, Accounting for step acquisition of a subsidiary in a parent

The interpretation clarifies how a parent should account for the step acquisition of a subsidiary in its separate financial statements.

Salient points of the interpretation are the following:

IFRIC concluded either of the two approaches may be applied:

• Fair value as deemed cost approach

Under this approach, the entity is exchanging its initial interest (plus consideration paid for the additional interest) for a controlling interest in the investee (exchange view). Hence, the entity's investment in subsidiary is measured at the fair value at the time the control is acquired.

• Accumulated cost approach

Under this approach, the entity is purchasing additional interest while retaining the initial interest (non-exchange view). Hence, the entity's investment in subsidiary is measured at the accumulated cost (original consideration).

Any difference between the fair value of the initial interest at the date of obtaining control of the subsidiary and its original consideration is taken to profit or loss, regardless of whether, before the step acquisition transaction, the entity had presented subsequent changes in fair value of its initial interest in profit or loss or other comprehensive income (OCI).

The interpretation is effective for periods beginning on or after October 19, 2019.

The Management of the Group is still evaluating the potential impact of the interpretation.



PIC Q&A No. 2019-07, Classification of Members' Capital Contributions of Non-Stock Savings and Loan Associations (NSSLA)

Background:

The Bangko Sentral ng Pilipinas (BSP) issued Circular No. 1045 on August 29, 2019 to amend the Manual of Regulations for Non-Bank Financial Institutions Applicable to Non-Stock Savings and Loan Associations (MORNBFI-S) – Regulatory Capital of Non-Stock Savings and Loan Associations (NSSLAs) and Capital Contributions of Members.

Under the Circular, each qualified member of an NSSLA shall maintain only one capital contribution account representing his/her capital contribution. While only one capital account is maintained, the Circular breaks down a member's capital contributions as follows:

- a. Fixed capital which cannot be reduced for the duration of membership except upon termination of membership. The minimum amount of fixed capital is Php1,000, but a higher minimum can be prescribed under the NSSLA's by-laws.
- b. Capital contribution buffer, which pertains to capital contributions in excess of fixed capital. The capital contribution buffer can be withdrawn or reduced by the member without affecting his membership. However, the NSSLA shall establish and prescribe the conditions and/or circumstances when the NSSLA may limit the reduction of the members' capital contribution buffer, such as, when the NSSLA is under liquidity stress or is unable to meet the capital-to-risk assets ratio requirement under Sec. 4116S of the MORNBFI-S Regulations. Such conditions and/or circumstances have to be disclosed to the members upon their placement of capital contribution buffer and in manners as may be determined by the Board.

For purposes of identifying and monitoring the fixed capital and capital contribution buffer of a member's capital contribution, NSSLAs shall maintain subsidiary ledgers showing separately the fixed and capital contribution buffer of each member. Further, upon receipt of capital contributions from their members, NSSLAs shall simultaneously record the amount contributed as fixed and capital contribution buffer in the aforementioned subsidiary ledgers. However, NSSLAs may use other systems in lieu of subsidiary ledgers provided that that the system will separately show the fixed and capital contribution buffer of each member.

The interpretation assessed and concluded that both Fixed Capital and the Capital contribution buffer qualify as "equity" in the NSSLA's financial statements as they both meet all the requirements of paragraphs 16A and 16B of PAS32, Financial Instruments: Presentation.

The interpretation is effective for periods beginning on December 11, 2019, and should be applied retrospectively.

The future adoption of the interpretation will have no effect on the Grpup's consolidated financial statements since the Company is not classified as a non-bank financial institutions under non-stock savings and loan associations.

PIC Q&A No. 2019-08, PFRS 16, Leases - Accounting for Asset Retirement or Restoration Obligation ("ARO")

The interpretation clarifies the recognition of ARO under the following scenarios:

1) Accounting for ARO at lease commencement date

The cost of dismantling and restoration (i.e., the ARO) should be calculated and recognized as a provision in accordance with PAS 37, with a corresponding adjustment to the related ROU asset as required by PFRS 16.24(d). As such, the lessee will add the amount of ARO to the cost of the ROU asset on lease commencement date, which will then form part of the amount that will be amortized over the lease term

2) Change in ARO after initial recognition

- 2.1) Because ARO is not included as a component of lease liability, the measurement of such ARO is outside the scope of PFRS 16. Hence, its measurement is generally not affected by the transition to PFRS 16. Except in cases where the reassessment of lease-related assumptions (e.g., lease term) would affect the measurement of ARO-related provision, the amount of ARO existing at transition date would not be remeasured; rather, the balance of the ARO provision and any related asset will remain as previously measured. The asset will simply be reclassified from property and equipment to the related ROU asset as required under PFRS 16.24(d).
- 2.2) Assuming there is a change in lease-related assumptions that would impact the ARO measurement (e.g., change in lease term due to the new PFRS 16 requirements), the following will be the accounting treatment depending on the method used by the lessee in adopting PFRS 16:
 - a. Modified retrospective approach Under this approach, the lessee uses the remaining lease term to discount back the amount of provision to transition date. Any adjustment is recognized as an adjustment to the ROU asset and ARO provision. This adjustment applies irrespective of which of the two methods in measuring the ROU asset will be chosen under the modified retrospective approach.
 - b. Full retrospective approach The ARO provision and related asset, which gets adjusted to the ROU asset, should be remeasured from commencement of the lease, and then amortized over the revised or reassessed lease term. Because full retrospective approach is chosen, it is possible that the amount of cumulative adjustment to the ARO provision and the ROU asset at the beginning of the earliest period presented will not be the same; hence, it is possible that it might impact retained earnings.

The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The future adoption of the interpretation will have no effect on the Group's consolidated financial statements since the Group does not have leased property with any related ARO.

PIC Q&A No. 2019-09, Accounting for Prepaid Rent or Rent Liability Arising from Straight-lining under PAS 17 on Transition to PFRS 16 and the Related Deferred Tax Effects

The interpretation aims to provide guidance on the following:

- 1. How a lessee should account for its transition from PAS 17 to PFRS 16 using the modified retrospective approach. Specifically, this aims to address how a lessee should, on transition, account for any existing prepaid rent or rent liability arising from straight-lining of an operating lease under PAS 17, and
- 2. How to account for the related deferred tax effects on transition from PAS 17 to PFRS 16.

The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2019-10, Accounting for variable payments with rent review

Some lease contracts provide for market rent review in the middle of the lease term to adjust the lease payments to reflect a fair market rent for the remainder of the lease term. This Q&A provides guidance on how to measure the lease liability when the contract provides for a market rent review.

The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2019-11, Determining the current portion of an amortizing loan/lease liability

The interpretation aims to provide guidance on how to determine the current portion of an amortizing loan/lease liability for proper classification/presentation between current and non-current in the statement of financial position.

The interpretation is effective upon approval by the FRSC.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2019-12, PFRS 16, Leases - Determining the lease term

The interpretation provides guidance how an entity determine the lease term under PFRS 16.

A contract would be considered to exist only when it creates rights and obligations that are enforceable. Therefore, any non-cancellable period or notice period in a lease would meet the definition of a contract and, thus, would be included as part of the lease term. To be part of a contract, any option to extend or terminate the lease that are included in the lease term must also be enforceable.

If optional periods are not enforceable (e.g., if the lessee cannot enforce the extension of the lease without the agreement of the lessor), the lessee does not have the right to use the asset beyond the non-cancellable period. Consequently, by definition, there is no contract beyond the non-cancellable period (plus any notice period) if there are no enforceable rights and obligations existing between the lessee and lessor beyond that term.

In assessing the enforceability of a contract, an entity should consider whether the lessor can refuse to agree to a request from the lessee to extend the lease. Accordingly, if the lessee has the right to extend or terminate the lease, there are enforceable rights and obligations beyond the initial noncancellable period and thus, the parties to the lease would be required to consider those optional periods in their assessment of the lease term. In contrast, a lessor's right to terminate a lease is ignored when determining the lease term because, in that case, the lessee has an unconditional obligation to pay for the right to use the asset for the period of the lease, unless and until the lessor decides to terminate the lease.

In assessing whether a lessee is reasonably certain to exercise an option to extend a lease, or not to exercise an option to terminate a lease, an entity shall consider all relevant facts and circumstances (i.e., including those that are not indicated in the lease contract) that create an economic incentive for the lessee to exercise the option to extend the lease, or not to exercise the option to terminate the lease.

The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The Management of the Group is still evaluating the potential impact of the interpretation.



PIC Q&A No. 2019-13, PFRS 16, Leases – Determining the lease term of leases that are renewable subject to mutual agreement of the lesser and the lessee

The interpretation provides guidance how an entity determine the lease term under PFRS 16. This interpretation focuses on lease contracts that are renewable subject to mutual agreement of the parties.

A renewal option is only considered in determining the lease term if it is enforceable. A renewal that is still subject to mutual agreement of the parties is legally unenforceable under Philippine laws until both parties come to an agreement on the terms.

In instances where the lessee have known to be, historically, renewing the lease contract after securing mutual agreement with the lessor to renew the lease contract, the lessee's right to use the underlying asset does not go beyond the one-year period covered by the current contract, as any renewal still has to be agreed on by both parties. A renewal is treated as a new contract.

The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-01, Conforming Changes to PIC Q&As - Cycle 2020

The interpretation sets out the changes (i.e., amendments or withdrawal) to certain interpretations. These changes are made as a consequence of the issuance of new PFRS that become effective starting January 1, 2019 and other relevant developments.

PIC Q&As Amended

The following table summarizes the changes made to the amended interpretations:

PIC Q&A Amended	Amendment
Framework 4.1 and PAS 1.25 – Financial statements prepared on a basis other than going concern	References to <i>The Conceptual Framework</i> for Financial Reporting have been updated due ot the revised framework effective January 1, 2020
PIC Q&A No. 2016-03: Accounting for common areas and the related subsequent costs by condominium corporations	References to <i>The Conceptual Framework</i> for Financial Reporting have been updated due ot the revised framework effective January 1, 2020
PIC Q&A No. 2011-03: Accounting for intercompany loans	References to <i>The Conceptual Framework</i> for Financial Reporting have been updated due ot the revised framework effective January 1, 2020
PIC Q&A No. 2017-08: PFRS 10 – Requirement to prepare consolidated financial statements where an entity disposes of its single investment in a subsidiary, associate or joint venture	References to <i>The Conceptual Framework</i> for Financial Reporting have been updated due ot the revised framework effective January 1, 2020
PIC Q&A No. 2018-14: PFRS 15 – Accounting for cancellation of real estate sales	References to <i>The Conceptual Framework</i> for Financial Reporting have been updated due ot the revised framework effective January 1, 2020



PIC Q&A Withdrawn

PIC Q&A Withdrawn	Basis for Withdrawal	
PIC Q&A No. 2011-06: Acquisition of investment properties – asset acquisition or business combination?	With the amendment to PFRS 3 on the definition of a business effective January 1, 2020, there is additional guidance in paragraphs B7A-B12D of PFRS 3 in assessing whether acquisition of investment properties is an asset acquisition or business combination (i.e. optional concentration test and assessment of whether an acquired process is substantive)	

The effective date of the amendments is included in the affected interpretations.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-02, Conclusion on PIC QA 2018-12E: On certain materials delivered on site but not yet installed

The interpretation provides guidance on the treatment of the customized materials in recognizing revenue using a cost-based input method.

For each performance obligation satisfied over time, entity shall recognize the revenue by measuring towards complete satisfaction. In such case, materials that are customized, even if uninstalled, are to be included in the measurement of progress in completing its performance obligations.

However, in the case of uninstalled materials that are not customized, revenue should only be recognized upon installation or use in construction. Revenue cannot be recognized even up to the extent of cost unless it met all the criteria listed in the standards.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-03, On the accounting of the difference when the percentage of completion is ahead of the buyer's payment

The interpretation clarifies that recognition of either contract asset or receivable is acceptable in case the revenue recognized based on percentage of completion (POC) is ahead of the buyer's payment as long as this is consistently applied in transactions of the same nature and disclosure requirements of PFRS 15 for contract assets or receivables, as applicable, are complied.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-04(Addendum to PIC Q&A 2018-12-D), PFRS 15 - Step 3 - Requires and Entity to Determine the Transaction Price for the Contract

The interpretation clarifies that, in case of mismatch between the POC and schedule of payments, there is no significant financing component if the difference between the promised consideration and the cash selling price of the goods or service arises for the reasons other than the provision of finance to either the customer or the entity, and the difference between those amounts is proportional to the reason for the difference.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-05, PFRS 15 - Accounting for Cancellation of Real Estate Sales

The interpretation provided guidance on the accounting for cancellation of real estate sales and the repossession of the property. They provided three(3) approaches as follows:

- 1. The repossessed property is recognized at its fair value less cost to repossess
- 2. The repossessed property is recognized at its fair value plus repossession cost
- 3. Accounted as modification of contract

Either of the above mentioned approaches are acceptable as long as its applied consistently. All approaches above should consider payments to buyers required under the Maceda Law and the write-off of any unamortized portion of cost of obtaining a contract in its determination of gain/loss from repossession.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-06, PFRS 16 - Accounting for payments between and among lessors and lessees

The interpretation provides for the treatment of payments between and among lessors and lessees as follows:

	Treatments in the financial statements of				
	Transaction	Lessor	Old lessor	New Lessee	Basis
1	Lessor pays old lessee - lessor intends to renovate the building	i. Recalculate the revised leased payments (net of the one-off amount to be paid) and amortize over the revised lease term. ii. If net payable, recognize as expense unless the amount to be paid qualifies as capitalizable cost under PAS 16 or PAS 40; in which case it is capitalized as part of the carrying amount of the associated property if it meets the definition of construction costs under PAS 16 or PAS 40.	i. Recognize in profit and loss at the date of modification the difference between the proportionate decrease in the right-of-use asset based on the remaining right-of-use asset for the remaining period and remaining lease liability calculated as the present value of the remaining lease payments discounted using the original discount rate of the lease. ii. Recognize the effect of remeasurement of the remaining lease liability as an adjustment to the right-of use-asset by referring to the revised lease payments (net of any amount to be received from the lessor)and using a revised discount rate. iii. Revisit the amortization period of right-of-use asset and any related leasehold improvement following the shortening of the term.	New Lessee	PFRS 16; par. 87 PAS 16; pars. 6, 16- 17 PAS 40; par. 21 PFRS 16; par. 45 Illustrative example 18 issued by IASB PAS 16; pars. 56-57



2	Lessor pays old lessee - new lease	Same as Item 1	Same as Item 1		Same as Item 1
	with higher quality lessee				PFRS 16 par. 83
3	Lessor pays new lessee - an incentive to occupy	i. Finance lease: If made after commencement date, incentive payable is credited with offsetting debit entry to the net investment lease. If paid at or prior to commencement date, included in the calculation of gain or loss on disposal on finance lease. Ii. Operating lease add the initial direct costs to the carrying amount of underlying asset and recognize as expense over the lease term either on a straight-line basis of another systematic basis.		i. Record as a deduction to the cost of the right-of-use asset. ii. Lease incentive receivable is also included as reduction in measureme nt of lease liability. iii. When lessee receives the payment of lease incentive, the amount received is debited with a credit entry to gross up the lease liability.	• PAS 16; par. 68 • PAS 16; par. 71 • PFRS 16; par. 83 • PFRS 16; par. 24
4	Lessor pays new lessee - building alterations specific to the lessee with no further value to lessor	Same as Item 3		i. Same as in fact pattern 1C. ii. Capitalize costs incurred by the lessee for alterations to the building as leasehold improvemen t in accordance with PAS 16 or PAS 40.	• Same as in fact pattern 1C. • PAS 40; par. 21 • PAS 16; pars. 16-17
5	Old lessee pays lessor to vacate the leased premises early	Recognize as income immediately, unless it was within the original contract and the probability criterion was previously met, in which case, the amount would have already been recognized as income using either a straightline basis or	Recognize as expense immediately unless it was within the original contract and the probability criterion was previously met, in which case, the financial impact would have been recognized already as part of the lease liability.		• PAS 16 • PAS 38 • PFRS 16; par. 18



		another systematic basis.			
6	Old lessee pays new lessee to take over the lease	systematic basis.	Recognize as an expense immediately.	Recognize as income immediately	PAS 16PAS 38PFRS 16;Appendix A
7	New lessee pays lessor to secure the right to obtain a lease agreement	i. If finance lease, recognize gain or loss in the profit or loss arising from the derecognition of underlying assets ii. If operating lease, recognize as deferred revenue and amortize over the lease term on a straight-line basis or another systematic basis.		Recognize as part of the cost of the right-of- use asset.	PFRS 16; par. 24 • PAS 16; par. 71 • PFRS 16; par 81
8	New lessee pays old lessee to buy out the lease agreement		Recognize as again immediately. Any remaining lease liability and right-ofuse asset will be derecognized with net amount through P&L.	Account for as initial direct cost included in the measureme nt of the right-of-use asset.	• PFRS 16; Appendix A • PFRS 16; Example 13 in par. IE5 • PFRS 16; par. 24

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-07, PAS 12 – Accounting for the Proposed Changes in Income Tax Rates under the Corporate Recovery and Tax Incentives for Enterprises Act (CREATE) Bill

The interpretation explained the details of the CREATE bill and its impact on the financial statements once passed.

Interpretation discussed that impact on the financial statements ending December 31, 2020 are as follows:

- Current and deferred taxes will still be measured using the applicable income tax rate as of December 31, 2020
- If the CREATE bill is enacted before financial statements' issue date, this will be a non-adjusting event but the significant effects of changes in tax rates on current and deferred tax assets and liabilities should be disclosed
- If the CREATE bill is enacted after financial statements' issue date but before filing of the income tax return, this is no longer a subsequent event but companies may consider disclosing the general key feature of the bill and the expected impact on the FS

For the financial statements ending December 31, 2021, the impact are as follows:

- Standard provides that component of tax expense(income) may include "any adjustments recognized in the period for current tax of prior periods" and "the amount of deferred tax expense(income) relating to changes in tax rates or the imposition of new taxes"
- An explanation of changes in the applicable income tax rates to the previous accounting period is also required to be disclosed
- The provision for current income tax for the year 2021 will include the difference between income tax per 2020 financial statements and 2020 income tax return



- Deferred tax assets and liabilities as of December 31, 2021, will be remeasured using the new tax rates
- Any movement in deferred taxes arising from the change in tax rates that will form part of the provision for/benefit from deferred taxes will be included as well in the effective tax rate reconciliation

The Management of the Group is still evaluating the potential impact of the interpretation.

5. SIGNIFICANT ACCOUNTING POLICIES

Basis of Consolidation

The consolidated financial statements incorporate the financial statements of the Parent Company and all subsidiaries it controls. Control is achieved when the Parent Company has power over the investee, is exposed, or has rights, to variable returns from its involvement with the investee; and has the ability to use its power to affect its returns.

The Parent Company reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of these three elements of control: a) has power over the investee; b) exposure or rights, to variable returns from its involvement with the investee; or the ability to use its power to affect its returns.

The Parent Company considers all relevant facts and circumstances in assessing whether or not the Parent Company's voting rights in an investee are sufficient to give it power, including:

- the size of the Parent Company's holding of voting rights relative to the size and dispersion of holdings of the other vote holders;
- potential voting rights held by the Parent Company, other vote holders or other parties;
- · rights arising from other contractual arrangements; and
- any additional facts and circumstances that indicate that the Parent Company has, or does not have, the current ability to direct the relevant activities at the time that decisions need to be made, including voting patterns at previous shareholders' meetings.

Consolidation of a subsidiary begins when the Parent Company obtains control over the subsidiary and ceases when the Parent Company loses control of the subsidiary.

The financial statements of the subsidiaries are prepared for the same reporting year as the Parent Company, using uniform accounting policies for like transactions and other events in similar circumstances. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies. All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation. Unrealized gains and losses are eliminated.

Changes in the Parent Company's ownership interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity and attributed to owners of the Parent Company.

When the Parent Company loses control of a subsidiary, a gain or loss is recognized in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. All amounts previously recognized in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable PFRS). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under PFRS 9.

Business Combination

Common control business combinations are excluded from the scope of PFRS 3, *Business Combinations*. However, there are no specific rules under existing PFRS which prescribe how such transactions shall be accounted for. In August 2011, the PIC issued Q&A No. 2011-02, PFRS 3.2, *Common Control Business Combinations*, to provide guidance in accounting for common control business combinations in order to minimize diversity in the current practices until further guidance is provided by the International Accounting Standard Board (IASB).

The consensus in Q&A No. 2011-02 provides that common control business combinations shall be accounted for using either (a) the pooling of interests method, or (b) the acquisition method in accordance with PFRS 3. However, where the acquisition method of accounting is selected, the transaction must have commercial substance from the perspective of the reporting entity.

In accordance with PIC Q&A No. 2011-02, the Group's acquisitions of businesses under common control are accounted for using either the acquisition method or the pooling of interest method, depending on the specific circumstances of the acquisition.

Acquisition method

Acquisitions of businesses are accounted for using the acquisition method. The consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition-date fair values of the assets transferred by the Group, liabilities incurred by the Group to the former owners of the acquiree and the equity interest issued by the Group in exchange for control of the acquiree. Acquisition related costs are generally recognized in profit or loss as incurred.

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognized at their fair value, except that:

- deferred tax assets or liabilities, and assets or liabilities related to employee benefit arrangements are recognized and measured in accordance with PAS 12, *Income Taxes* and PAS 19, *Employee Benefits*, respectively;
- liabilities and equity instruments related to share-based payment arrangements of the acquiree or share-based payment arrangement of the Group entered into to replace share-based payment arrangements of the acquiree are measured in accordance with PFRS 2, Share-based Payment, at the acquisition date; and
- assets (or disposal groups) that are classified as held for sale in accordance with PFRS 5, Non-current assets Held for Sale and Discontinued Operations, are measured in accordance with that standard.

Goodwill is measured as the excess of the sum of the consideration transferred, the amount of any non-controlling interest in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed. If, after reassessment, the net of the acquisition date amounts of the identifiable assets acquired and liabilities assumed exceeds the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree and the fair value of the acquirer's previously held interest in the acquiree (if any) is recognized immediately in profit or loss as bargain purchase gain.



When the consideration transferred by the Group in a business combination includes assets or liabilities resulting from a contingent consideration arrangement, the contingent consideration is measured at its acquisition-date fair value and included as part of the consideration transferred in a business combination. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively, with corresponding adjustments against goodwill. Measurement period adjustments are adjustments that arise from additional information obtained during the measurement period (which cannot exceed one year from acquisition date) about facts and circumstances that existed at the acquisition date.

The subsequent accounting for the changes in fair value of the contingent consideration that do not qualify as measurement period adjustments depends on how the contingent consideration is classified. Contingent consideration that is classified as equity is not measured at subsequent reporting dates and its subsequent settlement is accounted for within equity. Contingent consideration that is classified as an asset or a liability is remeasured at subsequent reporting dates in accordance with PFRS 9, Financial Instruments: Recognition and Measurement, or PAS 37, Provisions, Contingent Liabilities and Contingent Assets, as appropriate, with the corresponding gain or loss being recognized in profit or loss.

Pooling of interest method

Common control business combinations are accounted for using the "pooling of interests method".

The pooling of interests method is generally considered to involve the following:

- The assets and liabilities of the combining entities are reflected in the consolidated financial statements at their carrying amounts. No adjustments are made to reflect fair values, or recognize any new assets or liabilities, at the date of the combination that otherwise would have been done under the acquisition method. The only adjustments that are made are those adjustments to harmonize accounting policies;
- No 'new' goodwill is recognized as a result of the combination. The only goodwill
 that is recognized is any existing goodwill relating to either of the combining entities.
 Any difference between the consideration paid or transferred and the equity
 'acquired' is reflected within equity;
- The consolidated statement of comprehensive income reflects the results of the combining entities for the full year, irrespective of when the combination took place;
- Comparatives are presented as if the entities had always been combined.

The Group applied the pooling of interest method when it acquired GTC and SMDC as these companies remained to be wholly owned subsidiaries at the time of the acquisition. In 2016, the Group applied the same method in accounting for its acquisition of CRL as there is no commercial substance relating to the acquisition.

Goodwill

Goodwill acquired in a business combination is initially measured at cost being the excess of the cost of business combination over the interest in the net fair value of the acquirer's identifiable assets, liabilities and contingent liabilities. Subsequently, goodwill arising on an acquisition of a business is measured at cost less any accumulated impairment losses.

Goodwill is not amortized but is reviewed for impairment at least annually. For purposes of impairment testing, goodwill is allocated to each of the Group's cash-generating units (CGU) that are expected to benefit from the synergies of the combination.

A CGU to which goodwill has been allocated is tested for impairment annually, or more frequently when there is indication that the unit may be impaired. If the recoverable amount of the CGU is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro rata based on the carrying amount of each asset in the unit. Any impairment loss for goodwill is recognized directly in profit or loss in the consolidated statements of comprehensive income. An impairment loss recognized for goodwill is not reversed in subsequent periods.



On disposal of the relevant CGU, the amount attributable to goodwill is included in the determination of the profit or loss on disposal.

Financial Instruments

Financial assets and financial liabilities are recognized in the Group's consolidated financial statements when the Group becomes a party to the contractual provisions of the instrument.

Initial recognition

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognized immediately in profit or loss.

Financial Assets

Classification and subsequent measurement

All regular way purchases or sales of financial assets are recognized and derecognized on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period established by regulation or convention in the marketplace.

All recognized financial assets are subsequently measured in their entirety at either amortized cost or fair value, depending on the classification of the financial assets.

Financial assets are subsequently measured at amortized cost or fair value on the basis of the entity's business model for managing the financial assets and the contractual cash flow characteristics of the financial assets, as follows:

- financial assets that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal amount outstanding (SPPI), are subsequently measured at amortized cost;
- financial assets that are held within a business model whose objective is both to collect the contractual cash flows and to sell the debt instruments, and that have contractual cash flows that are SPPI, are subsequently measured at fair value through other comprehensive income (FVTOCI); and
- all other financial assets managed on their fair value basis and equity instruments are subsequently measured at fair value through profit or loss (FVTPL).

Financial assets are subsequently measured at amortized cost or fair value on the basis of the entity's business model for managing the financial assets and the contractual cash flow characteristics of the financial assets, as financial assets that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal amount outstanding (SPPI), are subsequently measured at amortized cost.

Amortized cost and effective interest method

The effective interest method is a method of calculating the amortized cost of a financial asset and of allocating interest income over the relevant period.

The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding expected credit losses, through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition.



The amortized cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortization using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. On the other hand, the gross carrying amount of a financial asset is the amortized cost of a financial asset before adjusting for any loss allowance.

Interest income is recognized using the effective interest method for financial assets at amortized cost.

Foreign exchange gains and losses

The carrying amount of financial assets that are denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of each reporting period.

For financial assets measured at amortized cost, exchange differences are recognized in profit or loss.

Impairment of financial assets

The Group recognizes a loss allowance for expected credit losses (ECL) on its financial assets at amortized cost.

The ECL reflects an unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes, the time value of money and information about past events, current conditions and forecasts of future economic conditions.

The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

The Group recognizes lifetime ECL for trade receivables. The ECL on trade receivables are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

For all other financial instruments, the Group recognizes lifetime ECL when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on the financial instrument has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to 12 month ECL. The assessment of whether lifetime ECL should be recognized is based on significant increases in the likelihood or risk of a default occurring since initial recognition instead of on evidence of a financial asset being credit-impaired at the reporting date or an actual default occurring.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of a financial instrument. In contrast, 12-month ECL represents the portion of lifetime ECL that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument at the reporting date based on the remaining maturity of the instrument with the risk of a default occurring that was anticipated for the remaining maturity at the current reporting date when the financial instrument was first recognized. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

Forward-looking information considered includes the future prospects of the industries in which the Group's debtors operate, obtained from economic expert reports, financial analysts, governmental bodies, relevant think-tanks and other similar organizations, as well as consideration of various external sources of actual and forecast economic information that relate to the Group's core operations.



In particular, the following information is taken into account when assessing whether credit risk has increased significantly since initial recognition:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk for a particular financial instrument (e.g. a significant increase in the credit spread, the credit default swap prices for the debtor, or the length of time or the extent to which the fair value of a financial asset has been less than its amortized cost);
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor;
- significant increases in credit risk on other financial instruments of the same debtor;
 or
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk on a financial asset has increased significantly since initial recognition when contractual payments are more than 120 days past due, since the Group has reasonable and supportable information that demonstrates otherwise.

Despite the foregoing, the Group assumes that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date.

A financial instrument is determined to have low credit risk if:

- The financial instrument has a low risk of default;
- The debtor has a strong capacity to meet its contractual cash flow obligations in the near term; and
- Adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

Default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that financial assets that meet either of the following criteria are generally not recoverable:

- · when there is a breach of financial covenants by the debtor; or
- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collateral held by the Group).

Irrespective of the above analysis, the Group considers that default has occurred when a financial asset is more than one year past due, since the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

Critical to the determination of ECL is the definition of default. The definition of default is used in measuring the amount of ECL and in the determination of whether the loss allowance is based on 12-month or lifetime ECL, as default is a component of the probability of default (PD) which affects both the measurement of ECLs and the identification of a significant increase in credit risk.

Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. Evidence of credit-impairment includes observable data about the following events:

- significant financial difficulty of the borrower or issuer;
- a breach of contract such as a default or past due event;
- the lender of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession that the lender would not otherwise consider;
- it is becoming probable that the borrower will enter bankruptcy or other financial reorganization;
- the disappearance of an active market for a security because of financial difficulties;
 or
- the purchase of a financial asset at a deep discount that reflects the incurred credit losses.

It may not be possible to identify a single discrete event—instead, the combined effect of several events may have caused financial assets to become credit-impaired. The Group assesses whether financial assets measured at amortized cost are credit-impaired at each reporting date. To assess if the financial instruments measured at amortized cost are credit-impaired, the Group considers the credit standing and the ability of the counterparty to meet its contractual obligations.

Write-off

The Group writes off a financial asset when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery or when the Group has no reasonable expectations of recovering the financial asset either in its entirety or a portion of it. This is the case when the Group determines that the borrower does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. A write-off constitutes a derecognition event.

Measurement and recognition of expected credit losses

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the PD and loss given default is based on historical data adjusted by forward-looking information.

Presentation of allowance for ECL in the consolidated statement of financial position

Loss allowances for ECL are presented in the consolidated statements of financial position as a deduction from the gross carrying amount of the assets.

Derecognition

The Group derecognizes a financial asset only when the contractual rights to the asset's cash flows expire or when the financial asset and substantially all the risks and rewards of ownership of the asset are transferred to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognizes its retained interest in the asset and an associated liability for amounts it may have to pay.

If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognize the financial asset and also recognizes a collateralized borrowing for the proceeds received.



Financial Liabilities and Equity Instruments

Classification as debt or equity

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Financial liabilities

All financial liabilities are measured subsequently at amortized cost using the effective interest method or at FVTPL. Financial liabilities are classified as either financial liabilities 'at FVTPL' or 'other financial liabilities'.

Financial liabilities measured subsequently at amortized cost

Financial liabilities that are not (i) contingent consideration of an acquirer in a business combination, (ii) held-for-trading, or (iii) designated as at FVTPL, are measured subsequently at amortized cost using the effective interest method.

The effective interest method is a method of calculating the amortized cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the amortized cost of a financial liability.

Foreign exchange gains and losses

For financial liabilities that are denominated in a foreign currency and are measured at amortized cost at the end of each reporting period, the foreign exchange gains and losses are determined based on the amortized cost of the instruments.

The fair value of financial liabilities denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of the reporting period.

Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the consolidated statements of financial position when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously.

A right to offset must be available today rather than being contingent on a future event and must be exercisable by any of the counterparties, both in the normal course of business and in the event of default, insolvency or bankruptcy.

Derecognition of financial liabilities

The Group derecognizes financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognized and the consideration paid and payable is recognized in profit or loss.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. Equity instruments issued by Group are recognized at the proceeds received, net of direct issue costs.

Share capital

Share capital are classified as equity. Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction from the proceeds, net of tax.



Share premium

Share premium represents the excess over the par-value received on subscriptions for the Group's shares which is represented in equity. When the shares are sold at a premium, the difference between the proceeds and the par value is credited to the share premium.

Direct costs incurred related to equity issuance are chargeable to share premium account. If additional paid-in capital is not sufficient, the excess is charged against retained earnings.

Currency translation adjustment

Currency translation adjustment represents the exchange differences resulting from translating the financial position and results of operations of GTC, CPNA, CIC, CRL and CST, whose functional currencies differ from the functional currency of the Group.

Retained earnings

Retained earnings represent accumulated profits and losses attributable to equity holders of the Group after deducting dividends declared. Retained earnings may also include the effect of changes in accounting policy as may be required by the standard's transitional provisions.

Inventories

Inventories are initially measured at cost. Subsequently, inventories are stated at the lower of cost and net realizable value. The costs of inventories are calculated using the first-in, first-out method. The costs of inventories are calculated as follows:

Raw materials Moving average
Work-in-process Weighted average
Finished goods Weighted average
Finished goods (CPAVI) Moving average

Net realizable value represents the estimated selling price less all estimated costs of completion and costs necessary to make the sale.

When the net realizable value of the inventories is lower than the cost, the Group provides for an allowance for the decline in the value of the inventory and recognizes the write-down as an expense in profit or loss. The amount of any reversal of any write-down of inventories, arising from an increase in net realizable value, is recognized as a reduction in the amount of inventories recognized as an expense in the period in which the reversal occurs.

Provision for inventory losses is established for slow moving, obsolete, defective and damaged inventories based on physical inspection and management evaluation. Inventories and its related provision for impairment are written off when the Group has determined that the related inventory is already obsolete and damaged. Write-offs represent the release of previously recorded provision from the allowance account and credited to the related inventory account following the disposal of the inventories. Destruction of the obsolete and damaged inventories is made in the presence of regulatory agencies.

Reversals of previously recorded impairment provisions are credited in the consolidated statements of comprehensive income based on the result of Management's current statement, considering available facts and circumstances, including but not limited to net realizable value at the time of disposal.

When inventories are sold, the carrying amount of those inventories is recognized as an expense in the period in which the related revenue is recognized.

Spare parts with useful lives of one year or less are classified as inventories and recognized as expense as they are consumed.



Prepayments

Prepayments represent expenses not yet incurred but already paid in cash. Prepayments are initially recorded as assets and measured at the amount of cash paid. Subsequently, these are charged to profit or loss as they are consumed in operations or expire with the passage of time.

Prepayments are classified in the consolidated statements of financial position as current assets when the cost of goods or services related to the prepayments are expected to be incurred within one year or the Group's normal operating cycle, whichever is longer. Otherwise, prepayments are classified as non-current assets.

Biological Assets

Biological assets or agricultural produce are recognized only when the Group controls the assets as a result of past events, it is probable that future economic benefits associated with the assets will flow to the Group and the cost of the assets can be measured reliably.

Biological assets are required to be measured on initial recognition and at the end of each reporting period at fair value less costs to sell, unless fair value cannot be measured reliably. Accordingly, the Management shall exercise its judgment in determining the best estimate of fair value.

After exerting its best effort in determining the fair value of the Group's biological assets, Management believes that the fair value of its biological assets cannot be measured reliably since the market determined prices or values are not available and other methods of reasonably estimating fair value are determined to be clearly unreliable. Thus, the Group measures biological assets at its cost less any accumulated impairment losses.

There is no recognized depreciation on biological assets given its nature which is to grow and use it as part of its production.

Biological assets of the Group are classified as consumable biological assets which include fish in farms. The Group manages the growth of fish which will subsequently be used in production upon harvest.

Biological assets are recognized as expense when consumed.

Property, Plant and Equipment

Property, plant and equipment are initially measured at cost. The cost of an item of property, plant and equipment comprises:

- its purchase price, including import duties and non-refundable purchase taxes, after deducting trade discounts and rebates; and
- any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by Management.

The cost of self-constructed assets includes the cost of materials and direct labor, any other costs directly attributable to bringing the assets to a working condition for their intended use, the costs of dismantling and removing the items and restoring the site on which they are located.

Major spare parts qualify as property, plant and equipment when the Group expects to use them for more than one year. Similarly, if the spare parts and servicing equipment can be used only in connection with an item of property, plant and equipment, they are accounted for as property, plant and equipment.

Purchased software that is integral to the functionality of the related equipment is capitalized as part of that equipment.

At the end of each reporting period, item of property, plant and equipment measured are carried at cost less any subsequent accumulated depreciation and impairment losses.



Subsequent expenditures relating to an item of property, plant and equipment that have already been recognized are added to the carrying amount of the asset when it is probable that future economic benefits, in excess of the originally assessed standard of performance of the existing asset, will flow to the Group. All other subsequent expenditures are recognized as expenses in the period in which those are incurred.

Depreciation is computed on the straight-line method, other than construction in progress, based on the estimated useful lives of the assets as follows:

Land Improvements	5-15 years
Buildings	15 - 40 years
Building improvements Plant machinery and equipment	5-15 years 2 - 20 years
Office furniture, fixtures and equipment Laboratory tools and equipment	2 - 5 years 1 - 15 years
Transportation and delivery equipment	3 - 10 years

Properties in the course of construction for production, rental, administrative purposes or for purposes not yet determined, are carried at cost less any recognized impairment loss. Depreciation commences at the time the assets are ready for their intended use.

Leasehold improvements are depreciated over the improvements useful life of five years or when shorter, the term of the relevant lease.

Spare parts and properties in the course of construction for production or for purposes not yet determined are carried at cost, less any recognized impairment loss. Depreciation of these assets, on the same basis as other property assets, commences at the time the assets are ready for their intended use.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Gain or loss arising on the disposal or retirement of an asset is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognized in the profit or loss.

Intangible Assets

Intangible assets are initially measured at cost. Subsequent to initial recognition, intangible assets with finite useful lives that are acquired separately are carried at cost less accumulated amortization and accumulated impairment losses. Amortization is recognized on a straight-line basis over the estimated useful lives. The estimated useful life and the amortization method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

Intangible assets, such as trademarks, with indefinite useful lives that are acquired separately are carried at cost less accumulated impairment losses.

Intangible assets acquired in a business combination and recognized separately from goodwill are initially recognized at their fair value at the acquisition date. Subsequent to initial recognition, intangible assets acquired in a business combination are reported at cost less accumulated amortization and accumulated impairment losses, on the same basis as intangible assets that are acquired separately.

An intangible asset is derecognized on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, and are recognized in profit or loss when the asset is derecognized.

Impairment of Tangible and Intangible Assets

At the end of each reporting period, the Group assesses whether there is any indication that any of its tangible and intangible assets may have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss, if any. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the CGU to which the asset belongs. When reasonable and consistent basis of allocation can be identified, assets are also allocated to individual CGUs, or otherwise they are allocated to the smallest group of CGUs for which a reasonable and consistent allocation basis can be identified.

Intangible assets with indefinite useful lives, such as trademarks, and intangible assets not yet available for use are tested for impairment annually and whenever there is an indication that the asset may be impaired.

Recoverable amount is the higher of fair value less costs to sell and value-in-use. In assessing value-in-use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset or CGU is estimated to be less than its carrying amount, the carrying amount of the asset or CGU is reduced to its recoverable amount. An impairment loss is recognized as an expense in profit or loss. Impairment losses recognized in respect of CGUs are allocated to the assets in the unit on a pro-rata basis.

Impairment losses recognized in prior periods are assessed at the end of each reporting period for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized. A reversal of an impairment loss is recognized as income.

Provisions

Provisions are recognized when the Group has a present obligation, either legal or constructive, as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognized is the best estimate of the consideration required to settle the present obligation at the end of each reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation; its carrying amount is the present value of those cash flows.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognized as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate.

If it is no longer probable that a transfer of economic benefits will be required to settle the obligation, the provision should be reversed.

Share-based Payments

Equity-settled share-based payments

Equity-settled share-based payments to employees and others providing similar services are measured at the fair value of the equity instruments at the grant date.

At end of each reporting period, the Group revises its estimate of the number of equity instruments expected to be exercised. The impact of the revision of the original estimates, if any, is recognized in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the equity-settled employee benefits reserve. The valuation of the share based compensation reserve is determined by the number of share options exercised multiplied by the intrinsic value which is the difference between fair value of the shares at grant date and the exercise price.

Employee Benefits

Short-term benefits

The Group recognizes a liability net of amounts already paid and an expense for services rendered by employees during the accounting period that are expected to be settled wholly before 12 months after the end of the reporting period. A liability is also recognized for the amount expected to be paid under short-term cash bonus if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee, and the obligation can be estimated reliably.

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided.

Post-employment benefits

Defined benefit plan

The Group classifies its retirement benefit as defined benefit plans. Under the defined benefit plans, the cost of providing benefits is determined using the projected unit credit method, with actuarial valuations being carried out at the end of each annual reporting period. Remeasurement, comprising actuarial gains and losses, the effect of the changes to the asset ceiling (if applicable) and the return on plan assets (excluding interest), is reflected immediately in the consolidated statements of financial position with a charge or credit recognized in other comprehensive income in the period in which they occur. Remeasurement recognized in other comprehensive income is reflected immediately in retained earnings and will not be reclassified to profit or loss. Past service cost is recognized in profit or loss in the period of a plan amendment. Net interest is calculated by applying the discount rate at the beginning of the period to the net defined benefit liability or asset.

Retirement benefit costs are categorized as follows:

- Service cost (including current service cost, past service cost, as well as gains and losses on curtailments and settlements);
- Net interest expense or income; and
- Remeasurement.

The Group presents the first two components of retirement benefit costs in profit or loss.

The retirement benefit obligation recognized in the consolidated statements of financial position represents the actual deficit or surplus in the Group's defined benefit plans. Any surplus resulting from this calculation is limited to the present value of any economic benefits available in the form of refunds from the plans or reductions in future contributions to the plans. For defined benefit retirement plans, the cost of providing benefits is determined using the projected unit credit method, with actuarial valuations being carried out at the end of each annual reporting period.



Revenue Recognition

The Group recognizes revenue from the sale of its manufactured goods.

Revenue is measured based on the consideration to which the Group expects to be entitled in a contract with a customer and excludes amounts collected on behalf of third parties. The Group recognizes revenue when it transfers control of a product to a customer. The Group recognizes revenue when it transfers control of a product to a customer.

Sale of goods

The Group contracts to sells goods to the wholesale market and retailers. It identifies each party's rights and payment terms regarding goods to be transferred.

For sales of goods to the wholesale market and retailers, revenue is recognized when control of the goods has transferred, being when the goods have been delivered to the wholesalers' and retailers' specific location. Following delivery, the wholesaler and retailer has full discretion over the manner of distribution and price to sell the goods, has the primary responsibility when on selling the goods and bears the risks of obsolescence and loss in relation to the goods. A receivable is recognized by the Group when the goods are delivered to the wholesaler and retailer as this represents the point in time at which the right to consideration becomes unconditional, as only the passage of time is required before payment is due.

Transaction price

The Group considers the terms of the contract and its customary business practices to determine the transaction price. The transaction price is the amount of consideration to which the Group expects to be entitled in exchange for transferring promised goods to a customer, excluding amounts collected on behalf of third parties. The consideration promised in a contract with a customer may include fixed amounts, variable amounts, or both.

The transaction price is also adjusted for any consideration payable to the customer. Consideration payable to a customer includes cash amounts that the Group pays, or expects to pay, to the customer (or to other parties that purchase the Group's goods from the customer). Consideration payable to a customer also includes credit or other items that can be applied against amounts owed to the Group (or to other parties that purchase the Group's goods or services from the customer).

Variable consideration

The amount of consideration can vary because of discounts, rebates, refunds, credits, incentives, penalties or other similar items. The Group estimated the amount of consideration to which it will be entitled to in exchange for transferring the promised goods to a customer.

The Group includes in the transaction price some or all of an amount of variable consideration estimated only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur when the uncertainty associated with the variable consideration is subsequently resolved.

The Group estimated the value of the variable consideration by obtaining the most likely amount in a range of possible consideration amounts.

The Group includes in the transaction price some or all of an amount of variable consideration estimated only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur when the uncertainty associated with the variable consideration is subsequently resolved.

In assessing whether it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur once the uncertainty related to the variable consideration is subsequently resolved, the Group considers both the likelihood and the magnitude of the revenue reversal. Factors that could increase the likelihood or the magnitude of a revenue reversal include, but are not limited to, any of the following:

- The amount of consideration is highly susceptible to factors outside the Group's influence. Those factors may include volatility in a market, the judgment or actions of third parties, weather conditions and a high risk of obsolescence of the promised goods;
- The uncertainty about the amount of consideration is not expected to be resolved for a long period of time;
- The Group's experience (or other evidence) with similar types of contracts is limited, or that experience (or other evidence) has limited predictive value;
- The Group has a practice of either offering a broad range of price concessions or changing the payment terms and conditions of similar contracts in similar circumstances; or
- The contract has a large number and broad range of possible consideration amounts.

Service income

Service income is recognized over time in which the services are rendered. The service income pertains to the management fees.

Interest income

Interest income is accrued on a time proportion basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount.

Dividend income

Dividend income from investments is recognized when the shareholders' rights to receive payment have been established, provided that it is probable that the economic benefits will flow to the Group and the amount of income can be measured reliably.

Rental income

Revenue recognition for rental income is disclosed in the Group policy for leases.

Commission income

Commission income is recognized when earned, based on the terms of the agreement.

The commission income pertains to the co-packing services rendered by the Group to one of its suppliers.

Other income

Other income is income generated outside the normal course of business and is recognized when it is probable that the economic benefits will flow to the Group and it can be measured reliably.

Expense Recognition

Expenses are recognized in profit or loss when decrease in future economic benefit related to a decrease in an asset or an increase in a liability has arisen that can be measured reliably. Expenses are recognized in profit or loss: on the basis of a direct association between the costs incurred and the earning of specific items of income; on the basis of systematic and rational allocation procedures when economic benefits are expected to arise over several accounting periods and the association with income can only be broadly or indirectly determined; or immediately when an expenditure produces no future economic benefits or when, and to the extent that, future economic benefits do not qualify, or cease to qualify, for recognition in the consolidated statements of financial position as an asset.

Expenses in the consolidated statements of comprehensive income are presented using the function of expense method. Costs of sales are expenses incurred that are associated with the goods sold and includes raw materials used, direct labor and manufacturing overhead. Operating expenses are costs attributable to administrative, marketing, selling and other business activities of the Group.

Leases

The Group as lessee

The Group assesses whether a contract is or contains a lease, at inception of the contract. The Group recognizes a right-of-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for short-term leases (defined as leases with a lease term of 12 months or less) and leases of low value assets. For these leases, the Group recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted by using the rate implicit in the lease. If this rate cannot be readily determined,

The Group uses its incremental borrowing rate.

Lease payments included in the measurement of the lease liability comprise:

- fixed lease payments (including in-substance fixed payments), less any lease incentives:
- the amount expected to be payable by the lessee under residual value guarantees
- the exercise price of purchase options, if the lessee is reasonably certain to exercise the options; and
- payments of penalties for terminating the lease, if the lease term reflects the exercise Of an option to terminate the lease.

The lease liability is presented as a separate line in the consolidated statement of financial position.

The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability (using the effective interest method) and by reducing the carrying amount to reflect the lease payments made.

The Group remeasures the lease liability (and makes a corresponding adjustment to the related right-of-use asset) whenever:

- the lease term has changed or there is a change in the assessment of exercise of a purchase option, in which case the lease liability is remeasured by discounting the revised lease payments using a revised discount rate.
- the lease payments change due to changes in an index or rate or a change in expected payment under a guaranteed residual value, in which cases the lease liability is remeasured by discounting the revised lease payments using the initial discount rate (unless the lease payments change is due to a change in a floating interest rate, in which case a revised discount rate is used).
- a lease contract is modified and the lease modification is not accounted for as a separate lease, in which case the lease liability is remeasured by discounting the revised lease payments using a revised discount rate.

The Group did not make any such adjustments during the periods presented.

The right-of-use assets comprise the initial measurement of the corresponding lease liability, lease payments made at or before the commencement day and any initial direct costs. They are subsequently measured at cost less accumulated depreciation and impairment losses.

Whenever the Group incurs an obligation for costs to dismantle and remove a leased asset, restore the site on which it is located or restore the underlying asset to the condition required by the terms and conditions of the lease, a provision is recognised and measured under PAS 37. The costs are included in the related right-of-use asset, unless those costs are incurred to produce inventories.

Right-of-use assets are depreciated over the shorter period of lease term and useful life of the underlying asset.

If a lease transfers ownership of the underlying asset or the cost of the right-of-use asset reflects that the Group expects to exercise a purchase option, the related right-of-use asset is depreciated over the useful life of the underlying asset. The depreciation starts at the commencement date of the lease.

The right-of-use assets are presented as a separate line in the consolidated statement of financial position. The Group applies PAS 36 to determine whether a right-of-use asset is impaired and accounts for any identified impairment loss as described in the 'Property, plant and equipment' policy.

Variable rents that do not depend on an index or rate are not included in the measurement of the lease liability and the right-of-use asset. The related payments are recognised as an expense in the period in which the event or condition that triggers those payments occurs and are included in the line "Operating Expenses" in the "Consolidated Statement of Comprehensive Income".

As a practical expedient, PFRS 16 permits a lessee not to separate non-lease components, and instead account for any lease and associated non-lease components as a single arrangement. The Group has not used this practical expedient.

The Group as lessor

The Group enters into lease agreements as a lessor with respect to some of its property, plant and equipment. Leases for which the Group is a lessor are classified as finance or operating leases. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases.

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight-line basis over the lease term.



Foreign Currency

Foreign currency transactions

Transactions in currencies other than functional currency of the Group are recorded at the rates of exchange prevailing on the dates of the transactions. At the end of each reporting period, monetary assets and liabilities that are denominated in foreign currencies are retranslated at the rates prevailing at the end of the reporting period.

Non-monetary assets and liabilities carried at fair value that are denominated in foreign currencies are translated at the rates prevailing at the date the fair value was determined. Gains and losses arising on retranslation are included in profit or loss for the year, except for exchange differences arising on non-monetary assets and liabilities when the gains and losses of such non-monetary items are recognized directly in equity. Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences on monetary items are recognized in profit or loss in the period in which they arise except for:

- Exchange differences on foreign currency borrowings relating to assets under construction for future productive use, which are included in the cost of those assets when they are regarded as adjustments to interest costs on those foreign currency borrowings.
- Exchange differences on transactions entered into in order to hedge certain foreign currency risks.
- Exchange differences on monetary items receivable from or payable to a foreign operation for which settlement is neither planned nor likely to occur, which are recognized initially in other comprehensive income and reclassified from equity to profit or loss on repayment of the monetary items.

Foreign operations

For the purposes of presenting these consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into Philippine Peso using exchange rates prevailing at the end of each reporting period. Income and expense items are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during that period, in which case the exchange rates at the dates of the transactions are used. Exchange differences arising, if any, are recognized in other comprehensive income and accumulated in equity (and attributed to non-controlling interests as appropriate).

On the disposal of a foreign operation (i.e. a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, or a partial disposal of an interest in a joint arrangement or an associate that includes a foreign operation of which the retained interest becomes a financial asset), all of the exchange differences accumulated in equity in respect of that operation attributable to the owners of the Group are reclassified to profit or loss.

In addition, in relation to a partial disposal of a subsidiary that includes a foreign operation that does not result in the Group losing control over the subsidiary, the proportionate share of accumulated exchange differences are re-attributed to non-controlling interests and are not recognized in profit or loss. For all other partial disposals (i.e., partial disposals of associates or joint arrangements that do not result in the Group losing significant influence or joint control), the proportionate share of the accumulated exchange differences is reclassified to profit or loss.

Goodwill and fair value adjustments to identifiable assets acquired and liabilities assumed through acquisition of a foreign operation are treated as assets and liabilities of the foreign operation and translated at the rate of exchange prevailing at the end of each reporting period. Exchange differences arising from that transaction are recognized in other comprehensive income.



<u>Translation to foreign currency</u>

The separate financial statements of GTC, CPNA, CIC, CRL and CST whose functional currencies differ from the functional currency of the Group are translated to Philippine peso using the prevailing current exchange rate for the statements of the financial position accounts, except those which are translated at historical costs, and average rate during the period for the statements of comprehensive income accounts. Any resulting difference from the translation is charged to currency translation adjustments in OCI.

Related Party Transactions

A related party transaction is a transfer of resources, services or obligations between the Group and a related party, regardless of whether a price is charged.

Parties are considered related if one party has control, joint control, or significant influence over the other party in making financial and operating decisions. An entity that is a post-employment benefit plan for the employees of the Group and the key management personnel of the Group are also considered to be related parties.

Upon consolidation, significant intra-group balances are eliminated to reflect the Group's consolidated financial position and performance as a single entity.

Taxation

Income tax expense represents the sum of current tax expense and deferred tax.

Current tax

The current tax expense is based on taxable profit for the period. Taxable profit differs from net profit as reported in the consolidated statements of comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Group's current tax expense is calculated using 30% regular corporate income tax (RCIT) rate or 2% minimum corporate income tax (MCIT) rate, whichever is higher. CPSI and CPFPVI use Optional Standard Deduction (OSD), while other subsidiaries use itemized deductions in the computation of their respective taxable income.

AWI registered its Cold Storage Facilities (Panda 1 and 2) with Board of Investments (BOI) for Income Tax Holiday (ITH) provided under Article 39(a) of Executive Order No. 226, otherwise known as the Omnibus Investments Code of 1987, as amended by R.A 7918. AWI operations under Panda 1 and 2 are entitled for ITH up to February 28, 2020 and June 30, 2023, respectively. Other income that arises outside from the registered activities of the AWI and local services in excess of 30% is subject to the statutory rate of 30%.

CPAVI is entitled to corporate income tax holiday (ITH) for four years, which can be extended for another year subject to condition that the Group shall undertake CSR activities and must be completed on the actual availment of the bonus year. The Group's liability for current tax is calculated using a 0% tax rate for BOI registered activities including sale to domestic market as authorized by BOI and 30% tax rate for non-registered activities.

Deferred tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax base used in the computation of taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences, while deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized.



Deferred tax liabilities are recognized for taxable temporary differences arising on investments in subsidiaries, except when the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realized, based on tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Current and deferred tax for the year

Current and deferred taxes are recognized as an expense or income in profit or loss, except when they relate to items that are recognized outside profit or loss, whether in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognized outside profit or loss. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

Earnings per Share

The Group computes its basic earnings per share by dividing profit for the period attributable to ordinary equity holders of the Parent Company by the weighted average number of common shares outstanding during the period.

For the purpose of calculating diluted earnings per share, profit for the period attributable to ordinary equity holders of the Parent Company and the weighted average number of shares outstanding are adjusted for the effects of dilutive potential ordinary shares.

Events after the Reporting Period

The Group identifies events after the end of each reporting period as those events, both favorable and unfavorable, that occur between the end of the reporting period and the date when the consolidated financial statements are authorized for issue. The consolidated financial statements of the Group are adjusted to reflect those events that provide evidence of conditions that existed at the end of the reporting period. Non-adjusting events after the end of the reporting period are disclosed in the notes to the consolidated financial statements when material.

Segment Reporting

An operating segment is a component of the Group that engages in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to transactions with any of the Group's other components. All operating segments' operating results are reviewed regularly by the Group's Chief Operating Decision Maker (CODM) to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available.

The Group reports separately, information about an operating segment that meets any of the following quantitative thresholds:

- the absolute amount of its reported profit or loss is 10% or more of the greater, in absolute amount, of the combined reported profit of all operating segments that did not report a loss and the combined reported loss of all operating segments that reported a loss; and
- its assets are 10% or more of the combined assets of all operating segments.



Operating segments that do not meet any of the quantitative thresholds may be considered reportable, and separately disclosed, if Management believes that information about the segment would be useful to users of the consolidated financial statements.

For Management purposes, the Group is currently organized into seven business segments namely: Canned and Processed Fish, Canned Meat, Milk, Tuna Export, Coco Water, Packaging and Corporate. These divisions are the basis on which the Group reports its primary segment information.

Segment capital expenditure is the total cost incurred during the period to acquire property, plant and equipment, and intangible assets other than goodwill.

Financial information on segment reporting is presented in Note 7.

6. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, Management is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on the historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

Critical Judgments in Applying Accounting Policies

The following are the critical judgments, apart from those involving estimations, that Management has made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognized in the consolidated financial statements.

<u>Determination of functional and presentation currency</u>

Based on the economic substance of the underlying circumstances relevant to the Group, the functional currency of the Group has been determined to be Philippine Peso. The Philippine Peso is the currency of the primary economic environment in which the Group operates. It is the currency of that mainly influences the Group in determining the costs and the selling price of its inventories. It is the currency in which the Group measures its performance and reports its results.

The results of operations and financial position of GTC and CPNA, which are measured using US Dollar, and financial position of CIC, CST and CRL, which are measured using Chinese Yuan, were translated into Philippine Peso using the accounting policies in Note 5.

Significant increase of credit risk

ECL are measured as an allowance equal to 12-month ECL for stage 1 assets, or lifetime ECL assets for stage 2 or stage 3 assets. An asset moves to stage 2 when its credit risk has increased significantly since initial recognition. PFRS 9 does not define what constitutes a significant increase in credit risk. In assessing whether the credit risk of an asset has significantly increased, the Group takes into account qualitative and quantitative reasonable and supportable forward-looking information.

The Group considers a financial instrument to have experienced a significant increase in credit risk when one or more of the qualitative and quantitative criteria have been met as disclosed in Note 36.

As at December 31, 2020 and 2019, the Group's financial instrument measured at amortized cost has not experienced a significant increase in credit risk.



Establishing groups of assets with similar credit risk characteristics

When ECLs are measured on a collective basis, the financial instruments are grouped based on shared risk characteristics. The Group monitors the appropriateness of the credit risk characteristics on an ongoing basis to assess whether they continue to be similar. This is required in order to ensure that should credit risk characteristics change there is appropriate re-segmentation of the assets. This may result in new portfolios being created or assets moving to an existing portfolio that better reflects the similar credit risk characteristics of that group of assets. Re-segmentation of portfolios and movement between portfolios is more common when there is a significant increase in credit risk (or when that significant increase reverses) and so assets move from 12-month to lifetime ECLs, or vice versa, but it can also occur within portfolios that continue to be measured on the same basis of 12-month or lifetime ECLs but the amount of ECL changes because the credit risk of the portfolios differ.

Based on Management's assessment, receivables are classified into various types such as General Trade, Modern Trade, Food Service and Others. Only the Food Service and other receivables are included in the computation of ECL. The Group does not include in the computation the receivables from Modern Trade as they are unlikely to default as they are relatively stable in the business sector. For the General Trade, the obligations of the customers are secured by bank guarantees which exceeds the balance of the receivable.

Leases

The evaluation of whether an arrangement contains a lease is based on its substance. An arrangement is, or contains, a lease when the fulfillment of the arrangement depends on a specific asset or assets and the arrangement conveys the right to use the asset.

Due to the absence of implicit interest rate in each lease contract, the Company uses its incremental borrowing rate. The rate is equal to the effective interest rate of an external bank loan obtained by the Company. Such rate was used since the lease payments are included in the funding received by the Company from the banks as part of the financing activities.

Discount rate used to determine the carrying amount of the Group's retirement benefit obligation

The Group's retirement benefit obligation is discounted at a rate set by reference to market yields at the end of the report period on high quality corporate bonds. Significant judgment is required when setting the criteria for bonds to be included in the population from which the yield curve is derived. The most significant criteria considered for the selection of bonds include the issue size of the corporate bonds, quality of the bonds and the identification of outliers which are excluded.

Key Sources of Estimation Uncertainty

The following are the key assumptions concerning the future and other key sources of estimation uncertainty at the end of each reporting period that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year:

Probability of default (PD)

PD constitutes a key input in measuring ECL. PD is an estimate of the likelihood of default over a given time horizon, the calculation of which includes historical data, assumptions and expectations of future conditions.

As at December 31, 2020 and 2019, the Group assessed a nil probability of default for all of its financial assets measured at amortized cost. The Group monitors and maintains an updated status of all outstanding receivables per customer and in some instances, stops the delivery of goods for customers with overdue invoices. A provision matrix was used based on comparable percentage of receivable write-off of the same industry applied to accounts passed due for over 120 days without or with but expired bank guarantee. The assumptions used by the Group in estimating PD is disclosed in Note 36.



Loss given default (LGD)

LGD is an estimate of the loss arising on default. It is based on the difference between the contractual cash flows due and those that the lender would expect to receive, taking into account cash flows from collateral and integral credit enhancements.

The Group uses the gross calculation method or the gross amount of receivable per category and considers the reverse repurchase rate and inflation rate to determine the LGD, as disclosed in Note 36.

Estimating loss allowance for expected credit losses

The Group measures expected credit losses of a financial instrument in a way that reflects an unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes, the time value of money and information about past events, current conditions and forecasts of future economic conditions. When measuring ECL the Group uses reasonable and supportable forward-looking information, which is based on assumptions for the future movement of different economic drivers and how these drivers will affect each other.

The Group has applied the simplified approach in PFRS 9 to measure the loss allowance at lifetime ECL. The Group determines the expected credit losses on these items by using a provision matrix, estimated based on the market interest rate plus the inflation rate to be applied to the receivable from the customers group under "others" from over 120 days.

Total trade receivables recognized in the Group's consolidated statements of financial position amounted to P7,599,984,174 and P7,000,528,129 as at December 31, 2020 and 2019, respectively which is net of the related allowance for expected credit losses amounting to P48,671,328 and P42,847,339 as at December 31, 2020 and 2019, respectively, as shown in Note 9.

Estimating useful lives of assets

The useful lives of the Group's assets with definite lives are estimated based on the period over which the assets are expected to be available for use. The estimated useful lives of property, plant and equipment, right-of-use assets and intangible assets are reviewed periodically and are 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 Group's assets. In addition, the estimation of the useful lives is based on the Group's collective assessment of industry practice, internal technical evaluation and experience with similar assets and contractual arrangements, if applicable.

It is possible, however, that future results of operations could be materially affected by changes in estimates brought about by changes in factors mentioned above. The amounts and timing of recorded expenses for any period would be affected by changes in these factors and circumstances. A reduction in the estimated useful lives of property, plant and equipment, right-of-use assets and intangible assets would increase the recognized operating expenses and decrease non-current assets.

As at December 31, 2020 and 2019, the carrying amounts of the Group's property, plant and equipment amounted to P7,290,756,893 and P6,414,543,344, respectively, as disclosed in Note 15. Total accumulated depreciation as at December 31, 2019 and 2018 amounted to P4,365,700,047 and P3,558,377,128 respectively, as disclosed in Note 15.

As at December 31, 2020 and 2019, the carrying amounts of the Group's right-of-use assets amounted to P678,300,084 and P705,437,893, respectively, as disclosed in Note 13. Total accumulated depreciation as at December 31, 2020 and 2019 amounted to P530,536,220 and P315,973,675, respectively, as disclosed in Note 13.

As at December 31, 2020 and 2019, the carrying amounts of the Group's intangible assets from licensing agreement amounted to P466,176,533 and P487,692,373 respectively, as disclosed in Note 12. Total accumulated amortization as at December 31, 2020 and 2019 amounted to P71,719,467 and P50,203,627 respectively, as disclosed in Note 12.



Estimating net realizable value of inventories

The net realizable value of inventories represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale. The Group determines the estimated selling price based on the recent sale transactions of similar goods with adjustments to reflect any changes in economic conditions since the date the transactions occurred. The Group records provision for excess of cost over net realizable value of inventories. While the Group believes that the estimates are reasonable and appropriate, significant differences in the actual experience or significant changes in estimates may materially affect the profit or loss and equity.

Reversals of previously recorded impairment provisions are credited in the consolidated statements of comprehensive income based on the result of Management's current assessment, considering available facts and circumstances, including but not limited to net realizable value at the time of disposal.

Total inventories recognized in the Group's consolidated statements of financial position amounted to P14,313,100,885 and P11,781,872,041 as at December 31, 2020 and 2019, respectively, as shown in Note 10.

Impairment of goodwill

Determining whether goodwill is impaired requires estimation of the value of CGU to which goodwill has been allocated. The value in use calculation requires the Management to estimate the future cash flows expected to arise from the cash-generating unit and a suitable discount rate in order to calculate present value. The Group used the following, but not limited to, as key estimates in determining the value-in-use: Discount rate, EBITDA, and growth rates. Discount rate used to calculate the present value of the free cashflow to the firm is the determined weighted average capitalization cost (WACC) for the five-year projection and with consideration of the inflation rate in the free cashflow to the Group for the residual years. Based on the management's assessment, the value in use is assessed to be higher than the carrying value of the CGU and hence no impairment is required in 2020 and 2019.

The carrying amount of goodwill as at December 31, 2020 and 2019 amounted to P2,915,325,199 as shown in Note 12.

Asset impairment

The Group identified impairment indicators present for trademarks and input VAT and performed an impairment review for these assets to determine the recoverable amount and the extent of the impairment loss.

Total carrying amounts of trademarks as at December 31, 2020 and 2019 are disclosed in Notes 12. The Group recognized P34,700,000 impairment loss on trademarks in 2020, and nil for the years 2019 and 2018 as disclosed in Note 25.

Moreover, impairment loss on input VAT amounting to P9,316,412, P5,538,547, P5,823,633 were recognized in 2020, 2019 and 2018, respectively, as disclosed in Note 11. The amounts pertain mainly to CPAVI.

In 2019, reversal of impairment loss on property, plant and equipment of AWI amounting to P5,184,818 was recognized, as disclosed in Note 23. None was recognized in 2020.

Retirement benefit and other post-employment benefits

The determination of the retirement benefit obligation and other post-employment benefits is dependent on the selection of certain assumptions used by actuaries in calculating such amounts. Those assumptions include among others, discount rates, mortality and rates of compensation increase. While the Group believes that the assumptions are reasonable and appropriate, significant differences in the actual experience or significant changes in the assumptions may materially affect the amount of retirement benefit obligation and other post-employment benefits recognized.



The total retirement benefit expense recognized in 2020, 2019 and 2018 amounted to P70,087,891 and P38,685,892 and P41,694,411 respectively, and retirement benefit obligation as at December 31, 2020 and 2019 amounted to P618,902,329 and P160,025,025 respectively, as shown in Note 19.

Deferred tax assets

The Group reviews the carrying amounts at the end of each reporting period and reduces deferred tax assets to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax assets to be utilized.

Deferred tax assets recognized in the consolidated statements of financial position as at December 31, 2020 and 2019 amounted to P752,107,229 and P359,681,319, respectively, as disclosed in Note 34.

Estimation of lease term

When estimating the lease term of the respective lease arrangement, Management considers all facts and circumstances that create an economic incentive to exercise an extension option, or not to exercise a termination option, including any expected changes in facts and circumstances from the commencement date until the exercise date of the option. Extension options (or periods after termination options) are only included in the lease term if the lease is reasonably certain to be extended (or not terminated).

If a significant event or a significant change in circumstances occurs which affects this assessment and that is within the control of the lessee, the above assessment will be reviewed further.

7. SEGMENT INFORMATION

Business segments

For Management purposes, the Group is organized into seven major business segments: Canned and Processed Fish, Canned Meat, Milk, Tuna Export, Coco Water, Packaging and Corporate.

These divisions are the basis on which the Group reports its primary segment information to the CODM for the purposes of resource allocation and assessment of segment performance focuses on the types of goods or services delivered or provided.

The principal products and services of each of these divisions are as follows:

Canned and processed fish	Tuna Sardines Other seafood-based products
Canned meat	Corned beef Meatloaf Other meat-based products
Milk	Canned milk Powdered milk Other dairy products
Tuna export	Private label canned, pouched and frozen tuna Other tuna products
Coco water	Coconut beverages Coconut oil Coconut shells Other coconut products
Packaging	Packaging products
Corporate	Shared services Warehousing

The segments' results of operations of the reportable segments for the years ended December 31, 2020, 2019 and 2018 are as follows:

	Segment Revenue	Segment Profit Before Tax
2020		
Canned and processed fish	P15,935,223,188	P 838,377,406
Canned meat	12,383,595,068	1,549,909,501
Milk	10,548,290,713	308,406,055
Tuna export	6,007,349,439	248,249,295
Coco water	3,704,633,600	338,313,104
Packaging	2,211,214,721	662,020,085
Corporate	12,017,090,258	2,260,715,806
Segment total	62,807,396,987	6,205,991,252
Eliminations	(14,505,655,903)	(1,078,160,103)
	P48,301,741,084	P5,127,831,149
2019		
Canned and Processed Fish	P12,408,081,553	P 679,694,886
Canned Meat	9,712,536,529	713,128,541
Milk	9,140,400,873	339,667,029
Tuna Export	6,393,918,051	606,898,449
Coco Water	3,092,758,690	480,406,148
Packaging	1,444,549,922	374,809,249
Corporate	10,453,402,210	2,078,534,131
Segment total	52,645,647,828	5,273,138,433
Eliminations	(12,085,284,872)	(1,234,509,428)
	P40,560,362,956	P4,038,629,005
2018		<u> </u>
Canned and processed fish	P12,493,671,620	P 417,615,243
Canned meat	9,561,159,515	943,014,380
Milk	5,707,060,556	53,249,472
Tuna export	6,636,521,686	535,094,321
Coco water	3,541,148,756	388,489,971
Packaging	1,386,618,900	297,550,010
Corporate	8,010,699,721	1,930,854,056
Segment total	47,336,880,754	4,565,867,453
Eliminations	(9,451,580,075)	(963,729,055)
	P37,885,300,679	P3,602,138,398

The accounting policies of the reportable segments are the same as the Group's accounting policies described in Note 5. Segment profit represents the profit before tax by each segment without allocation of central administration costs and directors' salaries, other gains and losses, as well as finance costs. This is the measure reported to the CODM for the purposes of resource allocation and assessment of segment performance.

The segment assets and liabilities as at December 31, 2020 and 2019 are as follows:

	202	20	201	.9
	Assets	Liabilities	Assets	Liabilities
Canned and processed Fish	P8,098,476,229	P2,926,208,852	P 7,700,221,184	P 2,239,983,073
Canned meat	4,957,919,512	3,090,820,687	4,757,246,743	2,083,980,608
Milk	9,774,875,950	4,947,957,317	6,970,719,444	3,731,702,799
Tuna export	5,580,951,302	2,858,086,756	4,561,396,699	1,952,790,728
Coco water	3,921,750,774	618,105,962	3,638,400,239	592,965,322
Packaging	2,207,804,711	622,632,644	1,744,518,035	697,325,566
Corporate	11,580,875,162	5,370,008,788	10,815,728,533	5,468,244,837
Segment total	46,122,653,640	20,433,821,006	40,188,230,877	16,766,992,933
Eliminations	(9,846,288,014)	(5,593,665,973)	(7,599,459,329)	(3,332,539,132)
	P36,276,365,626	P14,840,155,033	P32.588.771.548	P13,434,453,801

For the purposes of monitoring segment performance and allocating resources between segments:

- All assets are allocated to reportable segments, other than other financial assets, and current and deferred tax assets, which are booked under Corporate segment. Assets used jointly by reportable segments are allocated on the basis of the revenues earned by individual reportable segments.
- All liabilities are allocated to reportable segments, other than loans, other financial liabilities, current and deferred tax liabilities, which are booked under Corporate segment. Liabilities for which reportable segments are jointly liable are allocated in proportion to segment assets.
- Eliminations include transactions among the segments of the Parent Company.

Other segment information as at and for the year ended December 31, 2020, 2019 and 2018 are as follows:

	Additions to Property, Plant, and Equipment	Depreciation and Amortization	Interest Income	Finance Costs
2020				
Canned and processed fish Packaging Canned meat Milk Tuna export Coco water	P 763,410,756 2,277,424 75,219,858 162,283,921 447,873,678 198,206,867	P 144,789,997 56,662,694 187,904,259 105,625,292 194,515,141 255,086,619	P 120,786 95,404 59,266 256,105 1,757,672 304,302	P 3,497,508 340,966 10,699,028 42,036,672 24,133,190 4,846,176
Corporate	87,111,622	161,565,013	32,612,984	175,597,834
	P1,736,384,126	P1,106,149,015	P35,206,519	P261,151,374
2019				
Canned and processed fish Packaging Canned meat Milk Tuna export Coco water Corporate	P 498,517,833 223,292,178 119,462,001 239,628,836 308,516,334 190,499,834 194,246,183 P1,774,163,199	P 99,218,297 48,560,395 165,301,202 62,239,000 146,137,279 252,155,358 158,754,201 P932,365,731	P 142,294 65,738 64,556 213,431 900,580 946,006 5,749,456 P8,082,061	P 723,706 375,338 9,469,571 45,287,647 25,964,423 6,187,068 281,420,064 P369,427,817
2018				
Canned and processed fish Packaging Canned meat Milk Tuna export Coco water Corporate	P 110,682,493 270,501,646 70,502,093 79,589,730 122,526,282 527,999,704 125,905,897	P 74,962,425 36,160,152 122,156,984 26,021,644 112,442,847 307,663,230 47,501,523	P 107,199 64,905 66,350 239,443 4,018,307 301,655 2,781,191	P - - 9,403,715 2,533,333 6,059,095 178,865,455
	P1,307,707,845	P726,908,805	P7,579,050	P196,861,598

Geographical Information

The Group operates in three principal geographical areas: Philippines, United States of America and China.

The Group's revenue from continuing operations from external customers by location of operation and information about its non-current assets by location of assets are detailed below

	Revenue from external customers For the year ended December 31		Non-current assets December 31	
	For the year ended	December 31	Decemi	per 31
	2020	2019	2020	2019
Philippines	P47,774,384,077	P40,127,426,388	P12,295,540,155	P11,065,029,970
USA	304,084,639	202,394,126	6,727,204	8,032,504
China	223,272,368	230,542,442	623,603	885,651
	P48,301,741,084	P40,560,362,956	P12,302,890,962	P11,073,948,125



8. CASH AND CASH EQUIVALENTS

Cash and cash equivalents at the end of the reporting period, as shown in the consolidated statements of cash flows, can be reconciled to the related items in the consolidated statements of financial position as follows:

	2020	2019
Cash on hand	P 27,242,934 P	60,508,152
Cash in banks	1,054,018,005 1	504,022,717
Cash equivalents	148,120,334	43,313,185
	P1,229,381,273 P1	.607,844,054

Cash on hand includes petty cash fund and undeposited collections.

Cash in banks earned average interest rate ranging from 0.10% to 0.125% and from 0.10% to 0.35% and per annum in 2020 and 2019, respectively, and is unrestricted and immediately available for use in the current operations of the Group.

Cash equivalents represent short-term fund placements and investments in unit-trust funds (UITFs) with local banks. Short-term fund placements will mature in three months or less from the date of acquisition with annual interest rates ranging from 1.32% to 2.25% in 2020 and from 1.01% to 5.0% in 2019. These placements are from excess cash and can be withdrawn anytime.

Interest income earned from bank deposits and placements amounted to P 33,939,292, P6,781,847 and P6,427,927 in 2020, 2019, and 2018, respectively, as disclosed in Note 23.

9. TRADE AND OTHER RECEIVABLES - net

The Group's trade and other receivables consist of:

	2020	2019
Trade receivables from third parties	P6,243,691,205	P5,985,029,736
Allowance for expected credit losses	(33,558,388)	(24,288,131)
Allowance for sales return	(15,112,940)	(18,559,208)
	6,195,019,877	5,942,182,397
Advances to suppliers	1,181,909,910	786,574,073
Advances to officers and employees	49,196,728	47,169,974
Others	173,857,657	224,601,685
	P 7,599,984,172	P7,000,528,129

Trade receivables represent short-term, non-interest bearing receivables from various customers and generally have 30 to 90 days term or less. No interest is charged on trade receivables.

Advances to suppliers are non-interest bearing and generally have terms of 30 days to 45 days. These are generally applied against future billings within next year.

Advances to officers and employees are non-interest bearing and are liquidated within one month. Advances to officers include salary loans which earned average interest rate of 8% per annum. Interest income earned from salary loans amounted to P1,267,227 in 2020 and P1,386,641 in 2019 and P1,151,103 in 2018 as disclosed in Note 23.

Other receivables, which consist mainly of statutory receivables and receivables from various parties for transactions other than sale of goods, are non-interest bearing and generally have terms of 30 to 45 days.



Movements in the allowance for expected credit losses and allowance for sales returns as at December 31 are as follows:

	Notes	Expected Credit Losses	Allowance for Sales Return	2020
Balance, January Expected Credit Loss	24	P24,288,131 9,270,257	P18,559,208 -	P42,847,339 9,270,257
Write off Reversal		- -	- (3,446,268)	- (3,446,268)
Balance, December 31		P33,558,388	P15,112,940	P48,671,328
				2019
Balance, January Expected Credit Loss Write off	24	P18,493,803 5,794,328 -	P67,447,178 - -	P85,940,981 5,794,328
Reversal		=	(48,887,970)	(48,887,970)
Balance, December 31		P24,288,131	P18,559,208	P42,847,339

In determining the recoverability of trade receivables, the Group considers any change in the credit quality of the trade receivable from the date credit was initially granted up to the end of the reporting period. The concentration of credit risk is limited due to the customer base being large and unrelated. Accordingly, the Management believes that there is no further allowance for estimated credit losses required in excess of those that were already provided.

10. INVENTORIES - net

Details of the Group's inventories are as follows:

	2020	2019
Finished goods	P6,338,087,442	P 5,594,397,614
Work in process	162,276,236	76,621,972
Raw materials	7,675,369,911	5,910,396,114
Spare parts and supplies	421,509,561	383,634,727
	14,597,243,150	11,965,050,427
Allowance for obsolescence	(284,142,265)	(183,178,386)
	P14,313,100,885	P11,781,872,041

The Group's inventories are recorded at their respective costs.

Cost of inventories recognized as expense in 2020, 2019 and 2018 amounted to P 36,374,034,421, P30,836,294,070 and P29,737,566,156, respectively, as disclosed in Note 22.

Movements in the allowance for obsolescence of inventories are as follows:

	Notes	2020	2019	2018
Balance, January 1 Provision on slow moving		P183,178,386	P117,342,239	P 55,521,218
inventories	22, 24	83,254,371	72,394,430	94,774,003
Provision on write-down	25	391,036,678	185,817,650	22,065,037
Write off		-	-	(26,401,328)
Reversal		(373,327,170)	(192,375,933)	(28,616,691)
Balance, December 31		P284,142,265	P183,178,386	P117,342,239

The Group has recognized value write-down inventories which amounted to P391,036,678, P185,817,650, and P22,065,037 in 2020, 2019 and 2018, respectively, as disclosed in Note 25.



11. PREPAYMENTS AND OTHER CURRENT ASSETS - net

The details of the Group's prepayments and other current assets are shown below:

	2020	2019
Input value-added tax (VAT) – net	P336,577,746	P564,377,793
Prepaid taxes	79,198,545	167,851,940
Prepaid insurance	9,557,430	10,431,023
Prepaid rent	3,438,969	8,650,873
Others	62,707,558	90,302,145
	491,480,248	841,613,774
Allowance for VAT claims	(6,987,429)	(12,003,841)
	P484,492,819	P829,609,933

Input VAT as at December 31, 2020 and 2019 are presented net of output VAT of nil and P1,423,595 respectively.

Prepaid taxes include creditable withholding taxes withheld by the Group's customers and tax credit certificates (TCC) issued by the Bureau of Customs (BOC) to GTC and SMDC. TCCs from BOC are granted to Board of Investment (BOI) registered companies and are given for taxes and duties paid on raw materials used for the manufacture of their export products. GTC can apply its TCC against tax liabilities other than withholding tax or can be refunded as cash.

In prior years, CPAVI filed an application with the BOC for the conversion of its input VAT to TCC. The Group determined that the TCC amounting to nil and P 45,056,560 of the total prepaid taxes for 2020 and 2019 respectively will no longer be recovered and was written off, as disclosed in Note 25.

The Group recognized provision for impairment of input VAT amounting to P9,316,412, P5,538,547 and P5,823,633 as disclosed in Note 25.

Others pertain to advance payments related to maintenance on software and system used by the Group.

The Group's application for tax appeal with the BIR is still ongoing as at December 31, 2020.

Movement in the allowance for VAT claims are as follows:

	Note	2020	2019	2018
Balance, January 1		P12,003,841	P 6,465,294	P19,887,888
Provision	25	9,316,412	5,538,547	5,823,633
Write off		(14,332,824)	-	(19,246,227)
Balance, December 31		P 6,987,429	P12,003,841	P 6,465,294

12. INTANGIBLE ASSETS

The details of the Group's intangible assets are as follows:

	2020	2019
Goodwill	P2,915,325,199	P2,915,325,199
Licensing agreement	466,176,533	487,692,373
Trademarks	66,774,880	101,474,888
	P3,448,276,612	P3,504,492,460



Goodwill

The goodwill is associated with the excess of the investment cost over the fair value of the net assets of CPAVI, CIC and CST at the time of acquisitions.

Goodwill recognized from the acquisitions of the businesses are as follows:

	2020	2019
CPAVI	P2,915,325,199	P2,915,325,199

In 2018, the Group assessed that the goodwill arising from the acquisition of CIC and CST was fully impaired. It was determined that the carrying amount of the CGU exceeded its recoverable amount considering the value in use of the CGU. Based on Management's assessment, the projected revenue growth in the coming years is not sufficient to sustain its operations in the future. Accordingly, an impairment loss equal to the amount recognized as goodwill amounting to P36,957,396 was recognized in 2018, as disclosed in Note 25.

Based on Management review of recoverable amount, goodwill arising from the acquisition of CPAVI is not impaired as at December 31, 2020 and 2019. CPAVI's primary purpose, the CGU, is to engage in the business of converting and processing input raw materials derived from fruits, vegetables and other agricultural products, such as drilled, deshelled and pared coconuts, into finished products and distributing, and exporting the same.

The Company performs an impairment review on goodwill annually.

The structure of the impairment review is at CGU level.

The recoverable amount of this cash-generating unit is determined based on a value in use calculation which uses cash flow projections based on financial budgets approved by the directors covering a five-year period. Cash flow projections during the budget period are based on the same expected gross margins and raw materials price inflation throughout the budget period. The cash flows beyond that five-year period have been extrapolated using 2.4% and 15% per annum growth rate in 2020 and 2019, respectively which is the projected long-term average growth rate for the international leisure goods market.

Critical assumptions in the impairment review is as follows.

- Discount rate discount rate reflects the current market assessment of the risks specific to the CGU and estimated based on the weighted average cost of capital for CGU. The Group has used a discount rate of 12.7% and 11.6% per annum in 2020 and 2019, respectively.
- Earnings before interest, taxes, depreciation and amortization (EBITDA) margins –
 the margins have been estimated based on past experience after considering
 incremental revenue arising out of income from sale of coconut-based products.
 Margins will be positively impacted from the increased inflow of revenues and other
 initiatives driven by the Group, whereas factors like failure to meet commitment per
 contract in buying or producing of the products may impact the margins negatively.
- Growth rates In line with the long-term average growth rates of the coconut industry in the country in which the entity operates and are consistent with the internal/external sources of information. The Group has used growth rate of 33% in 2021, this is taking into consideration the Group's expansion plan to meet the higher demand as a result of the additional production of coconut milk product line starting 2021 and the renewed contracts with the existing customers which is expected to grow the CGU's business significantly starting 2021and a steady growth rate of 1% to 2% thereafter.

The Management believes that any reasonably possible change in the key assumptions on which recoverable amount is based would not cause the aggregate carrying amount to exceed the aggregate recoverable amount of the cash-generating unit.



Licensing Agreement

In 2017, CPFI has acquired the Philippine license for the Hunt's brand from Hunt-Universal Robina Corporation ("HURC"). HURC is a joint venture corporation of Universal Robina Corporation ("URC") and ConAgra Grocery Products Company, LLC for the purpose of the manufacture, sell and distribute of Hunt's licensed products. HURC entered into various agreements with URC to act as HURC's exclusive partner for the manufacture, sale and distribution of the licensed products. The acquisition supported the growth of the Parent Company's branded businesses, as well as expand its presence into adjacent shelf-stable categories.

Trademark licensing agreement

CPFI entered into a trademark licensing agreement with ConAgra Foods RDM, Inc. ("ConAgra"). The trademark license will entitle the CPFI an exclusive revocable right and license to manufacture and sell in the Philippines and other licensed territories the licensed products in accordance with the formulas and specifications furnished by ConAgra and to affix to the products the licensed marks after the grant date and during the term of the agreement. The licensing agreement shall have an initial term of 25 years subject to renewal of 3 years thereafter subject to the terms of the licensing agreement. On the same date, CPFI paid a one-time upfront fee of P214,230,000.

On each contract year, CPFI shall pay ConAgra the following:

- Guaranteed royalty to be paid quarterly and serves as a non-refundable advance towards the earned royalty for the licensed products; and
- Earned royalty is non-refundable and to be paid based on an agreed percentage of net sales per contract year.

Further, under the licensing agreement, CPFI purchased from the plant machinery and equipment (the "assets") that can be used to manufacture the licensed products.

As at December 31, 2020, 2019 and 2018, royalty fee expense to ConAgra amounted to P21,639,909, P18,044,879 and P15,225,661, as disclosed in Note 24.

In 2020, the remaining useful life of the intangible asset acquired is 21.33 years.

Movements in carrying amounts of the Group's intangible assets arising from the licensing agreement are as follows:

	Note	
Cost Balance, January 1, 2019 Addition		P537,896,000 -
Balance, December 31, 2019 Additions		537,896,000 -
Balance, December 31, 2020		537,896,000
Accumulated Depreciation Balance, January 1, 2019 Amortization	24	28,687,787 21,515,840
Balance, December 31, 2019 Amortization	24	50,203,627 21,515,840
Balance, December 31, 2020		71,719,467
Carrying Amount, December 31, 2020		P466,176,533
Carrying Amount, December 31, 2019		P487,692,373

Management believes that there is no indication that an impairment loss has occurred on its intangible assets.



Trademarks

In July 2008, the Group purchased Kaffe de Oro and Home Pride trademarks amounting to P40,000,000 from General Milling Corporation (GMC) owned and registered with the Intellectual Property Office.

In 2016, the Group acquired the "KAMAYAN" trademark from Concentrated Foodline Corporation for a total purchase price of USD1,307,700 or P61,474,888. The deed of assignment for the said trademark was dated August 17, 2016 and the purchase price was paid in full in the same year.

The Group has recognized P34,700,000 impairment loss on trademarks in 2020, and nil for the years 2019 and 2018 as disclosed in Note 25.

The Management believes that any reasonably possible change in the key assumptions on which the recoverable amount is based would not cause the aggregate carrying amount to exceed the aggregate recoverable amount of the asset.

13. RIGHT OF USE ASSETS - net

Movements in the carrying amounts of the Group's Right of Use Assets are as follows:

	Warehouse	Office Space	Equipment	Plant	Total
Cost Balance January 1, 2019	P448,806,342	P41,346,160	P218,482,180	P146,112,024	P854,746,706
Additions Balance, December 31, 2019 Additions	155,134,668 603,941,010 103,155,224	4,643,804 45,989,964 3,286,325	6,886,390 225,368,570 72,787,024	146,112,024 50,483,138	166,664,862 1,021,411,568 229,711,711
Termination Balance, December 31, 2020	(6,306,881) 700,789,353	(1,059,134) 48,217,155	(15,795,176) 282,360,418	(19,125,784) 177,469,378	(42,286,975) 1,208,836,304
Accumulated Depreciation Balance January 1, 2019 Depreciation	127,695,488	- 8,659,987	90,009,473 43,145,730	16,231,603 30,231,394	106,241,076 209,732,599
Balance December 31, 2019 Depreciation Termination	127,695,488 160,642,466 (6,306,881)	8,659,987 9,883,980 (1,059,134)	133,155,203 51,046,997 (29,039,299)	46,462,997 35,216,835 (5,822,419)	315,973,675 256,790,278 (42,227,733)
Balance, December 31, 2020	P282,031,073	P17,484,833	P155,162,901	P 75,857,413	P530,536,220
Carrying Amount December 31, 2020	P418,758,280	P30,732,322	P127,197,517	P101,611,965	P678,300,084
Carrying Amount December 31, 2019	P476,245,522	P37,329,977	P92,213,367	P99,649,027	P705,437,893

The Management believes that there is no indication of impairment on the carrying amount of its Right-of-use assets as at December 31, 2020.

Amounts recognized in profit or loss

Depreciation expenses charged to cost of goods sold under factory overhead and operating expenses in relation to right of use assets are as follows:

	2020	2019
Cost of goods sold - depreciation expense	P150,770,805	P144,816,285
Operating expenses - depreciation expense	98,609,155	98,609,155
Other expenses - depreciation expense	7,410,318	7,410,318
Total Depreciation Expense of		
Right of Use Assets	P256,790,278	P250,835,758



14. BIOLOGICAL ASSETS

Biological assets of the Group comprise of fingerlings and mature milk fish. Movements of the carrying amounts of the biological assets are shown below.

	2020	2019
Balance, January 1	P 33,380,356	P 42,853,751
Purchased fingerlings	147,706,093	33,223,057
Consumed feeds	33,629,983	96,068,590
Direct labor	375,429	1,257,578
Overhead	3,137,020	1,074,926
Total cost	218,228,881	174,477,902
Decreases due to harvest	(152,502,251)	(141,097,546)
Balance, December 31	P 65,726,630	P 33,380,356

Fingerlings and mature milk fish are measured at cost since the fair market value cannot be measured reliably as they do not have either appropriate market index or individually effective measurement practices and they have short inventory period.

The Management believes that there is no recognized depreciation on biological assets given its nature which is to grow and use it as part of its production.

As at December 31, 2020 and 2019, the Management believes that there is no objective evidence of impairment on its biological assets carried at cost. Accordingly, no impairment loss was recognized in both years.

PROPERTY, PLANT AND EQUIPMENT - net 15.

Movements in the carrying amounts of the Group's property, plant and equipment are as follows:

	Land Improvements	Building and Building Improvement	Plant Machinery and Equipment	Office Furniture, Fixtures and Equipment	Laboratory, Tools and Equipment	Transportation and Delivery Equipment	Construction in Progress	Total
Cost Balance, January 1, 2019 Additions Reclassifications Disposals	P54,346,495 848,435 1,697,531	P2,365,690,532 88,180,888 287,729,262 -	P5,034,330,564 565,818,079 183,267,619 -	P65,154,154 5,369,790 307,559 (304,754)	P453,255,008 47,908,052 6,895,886 (768,151)	P116,844,022 12,232,842 3,386,383 (3,352,678)	P 316,412,352 1,053,805,113 (651,117,525) (35,016,987)	P 8,406,033,127 1,774,163,199 (167,833,285) (39,442,570)
Balance, December 31, 2019 Additions Reclassifications Disposals	56,892,461 452,008 960,000 (158,464)	2,741,600,682 26,727,570 530,166,188 (1,612,481)	5,783,416,262 295,066,903 1,016,368,240 (29,643,690)	70,526,749 5,735,656 3,400,471 (58,903)	507,290,795 44,285,575 12,022,099 (366,578)	129,110,569 4,347,038 621,541 (3,393,929)	684,082,953 1,359,769,376 (1,563,538,539) (17,613,612)	9,972,920,472 1,736,384,126 - (52,847,657)
Balance, December 31, 2020	58,146,005	3,3,296,881,959	7,065,207,715	79,603,973	563,231,891	130,685,219	462,700,178	11,656,456,940
Accumulated Depreciation and Impairment Losses Balance, January 1, 2019 Depreciation Reclassification Disposal	46,958,319 1,466,506 - -	601,200,981 128,209,810 9,437,588 -	1,929,318,437 470,561,038 (96,579,130)	45,273,296 8,116,054 - (285,342)	270,197,526 72,693,251 - (38,858)	55,015,128 20,070,633 - (3,238,109)	: : :	2,947,963,687 701,117,291 (87,141,542) (3,562,309)
Balance, December 31, 2019 Depreciation Reclassifications Disposal	48,424,825 1,932,437 - (144,495)	738,848,379 164,145,225 - (1,474,964)	2,303,300,345 567,749,634 635,160 (14,812,731)	53,104,008 8,844,397 - (15,722)	342,851,919 65,465,755 (635,160) (624753)	71,847,652 19,705,448 - (3,447,312)	- - - -	3,558,377,128 827,842,896 - (20,519,977)
Balance, December 31, 2020	P50,212,767	P 901,518,640	P2,856,872,408	P61,932,683	P407,057,761	P 88,105,788	Р -	P 4,365,700,047
Carrying Amounts As at December 31, 2020	P 7,933,238	P2,395,363,319	P4,208,335,307	P17,671,290	P156,174,130	P 42,579,431	P 462,700,178	P 7,290,756,893
Carrying Amounts As at December 31, 2019	P 8,467,636	P2,002,752,303	P3,480,115,918	P17,422,741	P164,438,876	P 57,262,917	P 684,082,953	P 6,414,543,344



Details of depreciation charged to profit or loss are disclosed below:

	Notes	2020	2019	2018
Cost of goods sold Operating expenses	22 24	P770,227,299 57,608,710	P638,174,865 62,924,774	P638,585,720 66,807,245
Reimbursable expenses		6,887	17,653	
		P827,842,896	P701,117,292	P705,392,965

Construction in progress pertains to accumulated costs incurred on the ongoing construction of the Group's new production plant and administration building as part of the Group's expansion program.

The Group recognized loss on sale of certain equipment amounting to P269,848, P34,610,707 and P2,098,022 in 2020, 2019, and 2018, respectively, as disclosed in Note 25 and and gain amounting to P2,773,474, P2,980,501 and nil in 2020, 2019 and 2018, respectively, as disclosed in Note 23.

Management believes that there is no indication of impairment loss on its property, plant and equipment as at December 31, 2019 and 2020.

16. OTHER NON-CURRENT ASSETS

The Group's other non-current assets consist of:

	Note	2020	2019
Security deposits	32	P 87,345,066	P64,329,977
Returnable containers		35,743,734	17,447,561
Deposits on utilities		5,211,224	1,725,791
Others		5,150,120	6,289,780
		P133,450,144	P89,793,109

Security deposits pertain to deposits required under the terms of the lease agreements of the Group with certain lessors.

Returnable containers are assets used in the delivery of the Group's products. Products for delivery do not include the value of these containers.

Others pertain to claims from suppliers not yet settled as at December 31, 2020 and 2019.

17. BORROWINGS

This account is composed of:

	2020	2019
Current Non-current	P3,533,466,680	P2,433,508,587 3,086,500,000
	P3,533,466,680	P5,520,008,587

Movements in the Group's borrowings are as follows:

	2020	2019
Balance, January 1	P5,520,008,587	P6,312,500,000
Additions	5,551,000,000	4,986,000,000
Repayments	(7,537,541,907)	(5,778,491,413)
	P3,533,466,680	P5,520,008,587



The Company's borrowings are composed of unsecured bank loans at amortized cost.

- a. In 2016, the Parent Company entered into a long-term and unsecured loan amounting to P1,150,000,000 due on May 5, 2021 payable annually with interest rate of 4.30% per annum. Current portion of this loan amounted to P11,500,000 which will be due in less than 12 months. Repayments of these loans amounted to P11,500,000 in 2020 and 2019. Outstanding balance amounted to P1,104,000,000 as of December 2020 which will be due in less than 12 months.
- b. In, 2016, the Parent Company entered into a long-term and unsecured loan amounting to P500,000,000 due on April 21, 2021 payable annually with interest rate of 4.25% per annum. Repayment of these loans amounted to P7,500,00 and P5,000,000 in 2020 and 2019. The outstanding balance of this loan amounted to P480,000,000 as at December 31, 2020 which will be due in less than 12 months.
- c. In 2018, the Parent Company entered into a long-term loan and unsecured peso loan amounting to P1,500,000,000 due on July 11, 2023 interest is payable annually with rate of 5.85% per annum. The loan has been fully paid in 2020.
- d. In 2020, the Parent Company entered into short-term and unsecured peso loans from local bank amounting to 2,950,000,000 with maturity date of less than 12 months with interest ranging from 3.125% to 4.500%. Repayments of the short-term loans amounted to 1,400,000,000 in 2020. The outstanding balance of this loan amounted to P1,550,000,000 as at December 31, 2020 which will be due in less than 12 months.
- e. In 2020, GTC obtained a short-term interest-bearing and unsecured loans from local commercial banks to primarily fund the Parent Company's working capital needs. The unsecured loans, amounting to P530,000,000, have annual interest rates ranging from 5% to 7%. The outstanding balance of this loan amounted to P 399,466,680 as at December 31, 2020 which will be due in less than 12 months.
- f. In 2020 SMDC entered into an unsecured peso loans from local banks amounting P400,000 to with maturity date of less than 12 months with interest rates ranging from 3.80 to 7% per annum. Loans has been fully paid in 2020.

Total finance costs incurred on these loans amounted to P 215,645,210, P325,478,402 and P190,802,503 in 2020, 2019 and 2018, respectively, as presented in the consolidated statements of comprehensive income.

Total accrued interest payable on these loans amounted to P14,897,506 and P68,734,154 as at December 31, 2020 and 2019, respectively, as part of accrued expenses, as disclosed in Note 18.

The Parent has loan covenants of maintaining a debt-to-equity ratio not greater than 3:1 and a Debt Service Coverage Ratio of at least 1.05x based on its latest audited financial statements as of the relevant periods.

In addition, the Group must not materially change the voting control of its capital stocks and it must not declare or pay dividends or purchase, redeem, retire, or otherwise acquire for value any of its capital stock now or hereafter outstanding in case the Group is in default of its obligation under the agreement.

The Group is compliant with the bank covenants imposed by the bank institutions.

18. TRADE AND OTHER PAYABLES

The Group's trade and other payables consist of:

	2020	2019
Trade payables to third parties	P4,375,180,898	P3,687,910,262
Accrued expenses	4,851,881,944	2,741,844,194
Withholding taxes payable	235,126,519	136,744,967
Non-trade payables	193,732,982	66,874,097
Others	14,643,293	199,355,630
	P9,670,565,636	P6,832,729,150



The credit period on purchases of certain goods from suppliers ranges from 30 to 120 days. No interest is charged on trade payables. Accrued expenses are non-interest bearing and are normally settled within one year. The Group has financial risk management policies in place to ensure that all payables are paid within the credit period.

Non-trade payables pertain to payables to government and reimbursements to employees which are payable on demand and no interest is charged.

Other payables include liabilities related to utilities, various agencies and regulatory bodies.

Details of accrued expenses are shown below:

	Note	2020	2019
Product-related cost Advertising and promotion		P2,980,123,845 1,426,031,754	P1,370,811,789 1,118,282,530
Employee benefits		72,019,929	101,701,678
Professional cost		287,276,511	10,454,464
Interest	17	14,897,506	68,734,154
Rent		45,278,337	17,668,455
Utilities		6,967,336	12,865,484
Others		19,286,726	41,325,640
		P4,851,881,944	P2,741,844,194

Reversals of accruals pertaining to long-outstanding liability to third party vendors amounting to P107,184,824, P125,718,029 and P71,759,813 were made in 2020, 2019 and 2018, respectively, as disclosed in Note 23.

Others pertain to accruals for insurance expenses.

19. RETIREMENT BENEFIT OBLIGATION

The Group has set up the Century Pacific Group of Companies Multiemployer Retirement Plan which is a funded, non- contributory and of the defined benefit type which provides a retirement benefit ranging from 100% to 130% of plan salary for every credited service. Benefits are paid in a lump sum upon retirement or separation in accordance with terms of the plan.

Under the existing regulatory framework, Republic Act (RA) No. 7641, requires a provision for retirement pay to qualified private sector employees in the absence of any retirement plan in the entity provided, however, that the employee's retirement benefits under any collective bargaining and other agreements shall not be less than those provided under the law. The law does not require minimum funding of the fund.

The Retirement Plan Trustee, as appointed by the Group in the Trust Agreement executed by the Group and the duly appointed Retirement Plan Trustee, is responsible for the general administration of the retirement plan and the management of the retirement plan.

As at December 31, 2020, 2019 and 2018, the Group's retirement fund has investments in various shares of stocks under the stewardship of a reputable bank. All of the Fund's investing decisions are made by the Board of Trustees which is composed of certain officers of the Group. The power to exercise the voting rights rests with the Board of Trustees.

The plan typically exposes the Group to actuarial risks such as: investment risk, interest rate risk, longevity risk and salary risk.

Investment risk

The present value of the defined benefit plan liability is calculated using a discount rate determined by reference to high quality corporate bond yields; if the return on plan asset is below this rate, it will create a plan deficit. Currently the plan's investments are in the form of debt instruments of government security bonds, equity instruments and fixed income instruments. Due to the long-term nature of the plan liabilities, the board of the pension fund considers it appropriate that a reasonable portion of the plan assets should be invested in government security bonds.

Interest rate risk

A decrease in the government security bond interest rate will increase the retirement benefit plan obligation. However, this will be partially off-set by an increase in return in on the plan's debt investment.

Longevity risk

The present value of the defined benefit plan liability is calculated by reference to the best estimate of the mortality of plan participants both during and after their employment. An increase in the life expectancy of the plan participants will increase the retirement benefit obligation.

Salary risk

The present value of the defined benefit plan obligation is calculated by reference to the future salaries of plan participants. As such, an increase in the salary of the plan participants will increase the retirement benefit obligation.

The most recent actuarial valuation of plan assets and the present value of the defined benefit obligation were carried out by an independent actuary for the year ended December 31, 2020.

The present value of the defined benefit obligation and the related current service cost was measured using the Projected Unit Credit Method.

The principal assumptions used for the purpose of the actuarial valuation were as follows:

	Valuati	on at 2020	Valuatio	on at 2019	Valuatio	n at 2018
	Discount Rate	Expected Rate of Salary Increase	Discount Rate	Expected Rate of Salary Increase	Discount Rate	Expected Rate of Salary Increase
CPFI	3.95%	6.00%	5.24%	4.00%	7.52%	4.00%
GTC	3.95%	6.00%	5.24%	4.00%	7.52%	4.00%
SMDC	3.95%	6.00%	5.24%	4.00%	7.52%	4.00%
CPAVI	3.95%	6.00%	5.24%	4.00%	7.52%	4.00%

The mortality rate used for the above subsidiaries is based on The 2001 CSO Table – Generational (Scale AA, Society of Actuaries).



Amounts recognized in the consolidated statements of comprehensive income in respect of this retirement benefit plan are as follows:

	2020	2019	2019
Service costs: Current service cost Net interest expense	P62,800,854 7,287,037	P 34,308,653 4,377,239	P36,461,217 5,233,194
Components of defined benefit costs recognized in profit or loss	70,087,891	38,685,892	41,694,411
Remeasurement on the net defined benefit asset: (Gain)/Loss on plan assets (excluding amounts included in net interest expense) Effect of asset ceiling Actuarial (gains) losses: from changes in financial	15,795,087 6,148,440	(20,695,314) (64,632)	14,819,902 60,103
assumptions from experience adjustments	305,713,517 109,744,993	100,112,888 12,321,121	(65,547,706) 28,429,832
Components of defined benefit costs recognized in other comprehensive income	437,402,037	91,674,063	(22,237,869)
	P507,489,928	P130,424,587	P19,456,542

The amounts included in the consolidated statements of financial position arising from the Group's retirement benefit plans are as follows:

	2020	2019
Present value of retirement benefit obligation	P947,256,761	P452,006,056
Fair value of plan assets	(334,502,872)	(291,981,031)
Effect of the asset ceiling - SMDC	6,148,440	-
Retirement benefit obligation	P618,902,329	P160,025,025

The Asset Ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the Plan. The present value of the reduction in future contributions is determined using the discount rate applied to measure the year-end defined benefit obligation.

Movements in the present value of retirement benefit obligations are as follows:

	2020	2019
Balance, January 1	P452,006,056	P291,649,515
Current service cost	62,800,854	34,308,653
Interest cost	23,685,117	21,957,251
Benefits paid	(6,693,776)	(8,343,372)
Remeasurement loss:		
from changes in financial assumption	305,713,517	100,112,888
from changes in experience adjustment	109,744,993	12,321,121
Balance, December 31	P947,256,761	P452,006,056

Movements in the fair value of plan assets are as follows:

	2020	2019
Balance, January 1	P291,981,031	P213,431,933
Contributions paid into the plan	48,612,624	48,612,624
Interest income	16,398,080	17,584,532
Benefits paid	(6,693,776)	(8,343,372)
Return on plan assets (excluding amounts		
included in net interest expense/income)	(15,795,087)	20,695,314
Balance, December 31	P334,502,872	P291,981,031

The following is the composition of plan assets as at the December 31, 2019 and 2018:

	2020	2019
Cash and cash equivalents	P 6,455,905	P 27,105,212
Debt instruments - government bonds	216,389,908	190,525,109
Debt instruments - other bonds	7,827,367	10,018,414
Unit investment trust funds	82,321,157	54,327,258
Others (market gains or losses, accrued		
receivables, etc.)	21,508,535	10,106,038
	P334,502,872	P292,082,031

The Retirement Trust Fund assets are valued by the fund manager at fair value using the mark-to-market valuation. While no significant changes in asset allocation are expected in the next financial year, the Retirement Plan Trustee may make changes at any time.

The Retirement Plan Trustee has no specific matching strategy between the plan assets and the plan liabilities.

The Management is not required to pre-fund the future defined benefits payable under the Retirement Plan before they become due. For this reason, the amount and timing of contributions to the Retirement Fund to support the defined benefits are at the Management's discretion. However, in the event a defined benefit claim arises and the Retirement Fund is insufficient to pay the claim, the shortfall will then be due and payable from the Group to the Retirement Fund.

Actual return on plan assets as at December 31, 2020 and 2019 are as follows:

	2020	2019
Interest income Remeasurement loss	P16,398,080 (15,795,087)	P17,584,532 20,695,314
Actual return	P 602,993	P38,279,846

Movements in the OCI relating to retirement obligation for 2020, 2019 and 2018 are as follows:

	2020	2019	2018
Accumulated OCI, beginning	P155,960,213	P 64,286,150	P86,524,019
Actuarial losses on DBO	415,458,510	112,434,009	(37,117,874)
Remeasurement losses on plan assets Effect of asset ceiling	15,795,987 6,148,440	(20,695,314) (64,632)	14,819,902 60,103
Lifect of asset centing	437,402,037	91,674,063	(22,237,869)
	437,402,037	91,074,003	(22,237,009)
Accumulated OCI, end	P593,363,150	P155,960,213	P64,286,150



Amounts of OCI, net of tax recognized in the consolidated statements of comprehensive income for 2020, 2019 and 2018 are computed below:

	2020	2019	2018
Actuarial losses on DBO Remeasurement losses on plan	P415,458,510	P112,434,009	(P37,117,874)
assets Effect of asset ceiling	15,795,087 6,148,440	(20,695,314) (64,632)	14,819,902 60,103
Deferred tax	437,402,037 116,686,291	91,674,063 27,502,213	(22,237,869) 6,681,361
OCI, net of tax	P320,715,746	P 64,171,850	(P15,556,508)

Significant actuarial assumptions for the determination of the defined obligation are discount rate and expected salary increase. The sensitivity analyses below have been determined based on reasonably possible changes of the respective assumptions occurring at the end of the reporting period, while holding all other assumptions constant.

Details on the expected contribution to the defined benefit pension plan in 2020 and the weighted average duration of the defined benefit obligation at the end of the reporting period of the Group are as follows:

	Expected contribution	Duration of the plan (in years)
CPFI	P41,889,504	12.5
SMDC	685,056	30.5
GTC	4,535,736	16.2
CPAVI	1,502,328	20.3

The following table summarizes the effects of changes in the significant actuarial assumptions used in the determination of the defined benefit obligation as at December 31, 2020 and 2019:

	Impact on post-employment defined benefit obligation			
	Change in Assumption	Increase in Assumption	Decrease in Assumption	
2020				
CPFI				
Discount rate	+/- 1%	111,933,094	(92,393,487)	
Salary increase rate SMDC	+/- 1%	108,428,294	(91,552,406)	
Discount rate	+/- 1%	22,978	16 214	
Salary increase rate	+/- 1%	22,376	16,314 16,176	
GTC	+/- 170	22,200	10,170	
Discount rate	+/- 1%	15,177,686	(12,326,400)	
Salary increase rate	+/- 1%	14,698,859	(12,215,139)	
CPAVI				
Discount rate	+/- 1%	10,591,838	(8,226,839)	
Salary increase rate	+/- 1%	10,250,663	(8,154,247)	
2019				
CPFI				
Discount rate	+/- 1%	44,453,110	(37,195,452)	
Salary increase rate	+/- 1%	44,564,309	(37,934,865)	
SMDC	•		(, , , ,	
Discount rate	+/- 1%	1,517,163	(1,246,824)	
Salary increase rate	+/- 1%	1,520,989	(1,271,383)	
GTC				
Discount rate	+/- 1%	8,501,679	(6,986,190)	
Salary increase rate	+/- 1%	8,523,143	(7,123,762)	
CPAVI				
Discount rate	+/- 1%	4,256,991	(3,351,805)	
Salary increase rate	+/- 1%	4,267,962	(3,416,363)	



The sensitivity analysis presented above may not be representative of the actual change in the defined benefit obligation as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated.

Furthermore, in presenting the above sensitivity analysis, the present value of the defined benefit obligation has been calculated using the Projected Unit Credit method at the end of the reporting period, which is the same as that applied in calculating the defined benefit obligation liability recognized in the consolidated statements of financial position.

There was no change in the methods and assumptions used in preparing the sensitivity analysis from prior years.

20. SHARE CAPITAL

	20	020	20	019
	Number of Shares	Amount	Number of Shares	Amount
Authorized: At P1 par value	6,000,000,000	6,000,000,000	6,000,000,000	P6,000,000,000
Issued, fully-paid and outstanding: Balance, January 1 Issuance	P3,542,258,595 -	P3,542,258,595 -	P3,542,258,595 -	P3,542,258,595 -
Balance, December 31	P3,542,258,595	P3,542,258,595	P3,542,258,595	P3,542,258,595

The Parent Company has one class of common shares which carry one vote per share and carry a right to dividends.

Share premium as at December 31, 2020 and 2019 amounted to P4,936,859,146 and P4,936,859,146, respectively, which pertains to the excess proceeds from issuance of share capital over the par value, net of issuance cost.

The history of the share issuances from the initial public offering IPO of the Parent Company is as follows:

Transaction	Subscriber	Registration	Number of Shares Issued
Issuance at incorporation	Various	2013	1,500,000,000
IPO	Various	2014	229,650,000
Issuance subsequent to IPO	Various	2014	500,004,404
Equity settled share based compensation	Various	2014	1,367,200
Issuance	Various	2015	128,205,129
Equity-settled share based compensation	Various	2015	1,059,200
Stock grants	Various	2015	400,000
Stock dividends	Various	2016	1,180,342,962
Equity-settled share based compensation	Various	2017	1,229,700
·			3,542,258,595

The Company's Board of Directors (BOD) authorized to appropriate from the unappropriated retained earnings for capital expenditures, specifically for the construction of a new tuna plant, corporate projects, and other projects in connection with the canned meat, sardines, and mixed business of the Parent Company and its subsidiaries.

	2020	2019
CPFI	P1,074,460,909	P1,159,355,648
CPAVI	725,807,409	84,128,298
CPFPVI	712,356,109	115,031,540
GTC	643,661,859	-
SMDC	400,000,000	-
AWI	55,865,000	-
Balance, December 31	P3,612,151,286	P1,358,515,486

Appropriation in 2019 was reversed upon completion of the project in 2020.

21. NET SALES

	2020	2019	2018
Sales	P54,962,504,209	P45,976,906,330	P42,742,112,669
Sales discount	(3,150,546,558)	(2,736,739,619)	(2,489,712,070)
Variable considerations	(1,144,916,550)	(785,179,059)	(882,195,175)
Considerations payable			
to a customer	(2,365,300,017)	(1,894,624,696)	(1,484,904,745)
	P48,301,741,084	P40,560,362,956	P37,885,300,679

Details of the variable considerations and considerations payable to a customer are shown below:

	2020	2019	2018
Variable Considerations:			
Sales returns	P 538,232,250	P418,546,344	P544,202,955
Contractual trade terms	425,849,701	251,665,398	283,405,159
Price adjustments	60,530,573	12,638,731	26,595,727
Prompt payment discount	120,304,026	102,328,586	27,991,334
	P1,144,916,550	P785,179,059	P882,195,175
Considerations Payable to a Customer:			
Trade promotions	P2,120,921,527	P1,660,455,343	P1,321,591,920
Display allowance	88,470,922	84,698,257	87,688,787
Distribution program	46,987,541	62,032,552	39,649,082
Other trade promotions	108,920,027	87,438,544	35,974,956
	P2,365,300,017	P1,894,624,696	P1,484,904,745

22. COST OF GOODS SOLD

The Group's cost of goods sold consists of:

	Note	2020	2019	2018
Raw materials used Direct labor Factory overhead Provisions for slow moving		P34,940,027,618 2,078,533,942 4,021,764,098	P26,675,416,000 1,450,063,783 3,348,472,230	P28,044,364,550 1,395,352,671 3,133,018,494
inventories	10	74,267,890	9,737,244	47,024,856
Total manufacturing cost Changes in finished goods		41,114,593,548 (4,740,559,127)	31,483,689,257 (647,395,187)	32,619,760,571 (2,882,194,415)
		P36,374,034,421	P30,836,294,070	P29,737,566,156



23. OTHER INCOME

The Group's other income consists of:

	Notes	2020	2019	2018
Reversal of allowance for				
inventory obsolescence	10	P236,896,318	P 192,375,933	P 28,616,691
Foreign currency gain		, , , <u>, , , , , , , , , , , , , , , , </u>	, , , , ₋	184,310,016
Gain from sale of scrap		107,664,525	15,150,463	123,654,220
Reversal of accruals	18	107,184,824	125,718,029	71,759,813
Service income	27	43,433,358	57,645,388	50,679,793
Interest income	7,8 ,9	35,206,519	8,082,061	7,579,050
Marketing support and				
reimbursements		24,779,436	62,682,715	29,011,908
Commission income		-	-	20,910,557
Shared services fee	27	13,800,000	14,200,000	14,200,000
Gain on sale of property,				
plant and equipment	15	2,773,474	2,980,501	-
Reversal of impairment				
loss	6	-	5,184,818	-
Rental income		-	-	2,780,000
Others		43,949,945	52,271,685	2,014,797
·		P615,688,399	P536,291,593	P535,516,845

Others pertain to net amount collectible from supplier and other payment adjustments.

24. OPERATING EXPENSES

The Group's operating expenses consist of:

	Notes	2020	2019	2018
Advertising and trade promotion		P 1,918,652,901	P1,610,234,923	P1,332,081,122
Freight and handling		1,685,152,882	1,427,537,717	1,271,775,083
Salaries and employee benefits	26	1,422,494,782	993,298,422	863,538,633
Travel and entertainment		110,237,103	179,539,042	177,461,067
Depreciation and amortization	12,13, 15	177,733,705	166,915,584	88,323,085
Outside services		149,216,711	163,631,296	145,800,680
Taxes and licenses		139,911,379	148,879,518	87,508,148
Legal and professional fees		181,958,235	145,454,938	126,294,861
Repairs and maintenance		110,952,789	101,856,212	68,068,174
Rent	32	105,042,504	98,877,716	194,174,763
Supplies		64,300,244	66,135,483	67,849,836
Provisions for slow moving				
inventories	10	8,986,481	62,657,186	92,972,821
Utilities		89,805,547	53,595,287	82,142,979
Royalties	12	30,169,950	28,144,008	35,204,024
Insurance		16,979,298	18,931,345	19,143,439
Expected Credit Losses	9	9,270,257	5,794,328	14,125,264
Fees and dues		10,956,722	-	7,824,521
Others		118,990,352	61,143,084	46,293,343
		P6,350,811,842	P5,332,626,089	P4,720,581,843

Part of the royalties amounting to P8,530,041, P10,099,129 and P19,978,363 in 2020, 2019 and 2018, respectively pertain to the royalty agreement of CPAVI with All Market Singapore (AMS) where the basis of the amount is 18.5% on CPAVI monthly gross sales.



25. OTHER EXPENSES

The Group's other expenses consist of:

	Notes	2020	2019	2018
Loss on inventory write-down	10	P391,036,678	P185,817,650	P22,065,037
Foreign currency Loss		174,174,228	131,988,441	-
Reimbursables		52,837,945	58,387,557	-
Penalties and other taxes		50,531,194	14,758,875	-
Loss on impairment of trademark	12	34,700,000	-	-
Documentary stamp tax		30,784,527	20,783,462	19,690,515
Input tax for government sales		10,441,225	26,287,790	16,873,126
Bank charges		5,835,534	4,225,504	9,622,675
Provision on impairment of input tax	11	9,316,412	5,538,547	5,823,633
Loss on disposal of property, plant				
and equipment	15	269,848	34,610,707	2,098,022
Loss on impairment of TCC	11	-	-	45,056,560
Goodwill impairment	12	_	-	36,957,396
Others		43,673,106	37,279,035	5,482,565
		P803,600,697	P519,677,568	P163,669,529

26. EMPLOYEE BENEFITS

Aggregate employee benefits expense comprised of:

	Notes	2020	2019	2018
Cost of goods sold:				
Short-term benefits		P 393,977,584	P 308,896,697	P 289,361,819
Post-employment benefits	19	19,806,239	8,746,963	7,583,775
		413,783,823	317,643,660	296,945,594
Operating expenses:				
Short-term benefits		1,372,213,130	963,359,513	829,427,997
Post-employment benefits	19	50,281,652	29,938,929	34,110,636
	24	1,422,494,782	993,298,442	863,538,633
		P1,835,969,509	P1,310,942,102	P1,160,484,227

27. RELATED PARTY TRANSACTIONS

In the normal course of business, the Group transacts with companies which are considered related parties under PAS 24, *Related Party Transactions*, as summarized below.

	Relationship
Century Pacific Group, Inc.	Ultimate Parent Company
The Pacific Meat Company, Inc.	Fellow subsidiary
Columbus Seafoods Corporation	Fellow subsidiary
Yoshinoya Century Pacific, Inc.	Fellow subsidiary
Century Pacific Vietnam Co. Ltd.	Fellow subsidiary
Century Pacific Vietnam Co., Ltd. (CPVL)	Fellow Subsidiary
RSPO Foundation, Inc.	Fellow subsidiary
Rian Realty Corporation (RRC)	Fellow subsidiary
Pacifica Agro Industrial Corp. (PAIC)	Fellow subsidiary
Millennium Land Development Corporation (MLDC)	Fellow subsidiary
Shining Ray Limited (SRL)	Fellow subsidiary
Pacific Pabahay Homes, Inc. (PPHI)	Fellow subsidiary
Century Sino-Beverage Company Limited (CSBCL)	Fellow subsidiary
Centrobless Corp. (CBC)	Fellow subsidiary
Shakey's Asia Foods, Holding Inc. (SAFHI)	Fellow subsidiary
DBE Project Inc.	Fellow subsidiary
Shakey's Pizza Asia Ventures, Inc. (SPAVI)	Fellow subsidiary



The summary of the Group's transactions and outstanding balances with related parties as at and for the years ended December 31, 2020 and 2019 are as follows:

					Outstanding R	eceivable
		Amount of Ti	ransactions Durir	g the Year	(Payab	le)
Related Party Category	Notes	2020	2019	2018	2020	2019
Ultimate Parent Company						
Sale of inventories	а	Р -	Р -	Р -	Р -	Р -
Service fee	С	107,746	-	75,276	-	-
Sale of fixed assets	f		-	50,900	-	-
Cost reimbursements	С		585,955	1,833,126	10,066,123	26,338
Rental expense	е	68,106,971	45,145,379	44,029,749	(33,735,104)	(4,442,390)
Dividends	29	803,304,000	438,092,637	437,238,467		-
Miscellaneous deposit	h	=	-	-	10,148,520	14,024,067
Cash advance	g	-	-	-	-	-
Fellow Subsidiaries						
Shared services fee	d	13,800,000	14,200,000	14,200,000	-	-
Sale of inventories	a	341,424,585	305,193,172	255,344,779	259,725,092	246,689,355
Purchase of inventories	b	80,036,909	125,958,838	82,515,908	(42,159,571)	(15,264,457)
Service fee	С	43,325,612	57,059,433	50,604,517	-	-
Cost reimbursements	С	27,205,209	29,886,276	33,071,723	-	-
Rental expense	е	3,133,623	3,095,988	4,158,603	-	-
Miscellaneous deposit	h	· · · -	-	-	849,150	849,150
Sale of property, plant and					•	
equipment	f	774,719	19,976	526,424	-	-
Retirement Fund						
Contributions from the employer	19	48,612,624	48,612,624	48,612,624	-	-
Due from Related Parties					P 280,788,885	P261,588,910
Due to Related Parties					(P 75,894,675)	(P 19,706,847)

Terms and conditions of transactions with related parties

Outstanding balances at year-end are unsecured, interest free and settlement occurs in cash. There have been no guarantees provided or received for any related party receivables or payables. As at December 31, 2020 and 2019, no related party has recognized any impairment losses of receivables relating to amounts advanced to another related party. This assessment is undertaken each financial year through a review of the financial position of the related party and the market in which the related party operates.

- a. The Parent Company enters into sale transactions with its ultimate parent company and fellow subsidiaries for the distribution of products to certain areas where Management deems it necessary to establish customers. Sales are considered pass through sales, hence, they were made without mark-up.
- b. The Parent Company purchases goods from its related parties. These purchase transactions are pass through transactions, hence, they were made without mark-up.
- c. The Parent Company shares cost with its related parties relating to repairs and maintenance, supplies, fees and dues, utilities and other operating expenses. Service income from related parties amounted to P43,433,358, P57,059,433, and P50,679,793 in 2020, 2019 and 2018, respectively, as disclosed in Note 23. Shared cost reimbursement from related parties amounted to P27,205,209, P30,472,231 and P34,904,849 in 2020, 2019 and 2018, respectively.
- d. The Parent Company entered into a Master Service Agreement (MSA) with related parties to provide corporate office services. In accordance with the terms of the MSA, the Parent Company provides management service for manpower, training and development. For and in consideration thereof, the Parent Company shall charge the related parties their share of the costs on a monthly basis for the services rendered.

The MSA shall be in effect from date of execution and shall automatically renew on a month-to-month basis, unless terminated by either party through the issuance of a written advice to that effect at least 30 days prior to the intended date of termination.

Shared services fee amounted to P13,800,000, P14,200,000 and P14,200,000 in 2020, 2019 and 2018, respectively, which is included in other income account in the consolidated statements of comprehensive income shown in Note 23.

- e. The Group, as a lessee, has a lease agreement with CPGI and RRC for the use of the office space in Centerpoint, Ortigas and Land in Zamboanga. Total rental expense related on this lease agreement amounted to P71,240,594, P48,241,367 and P48,188,352 in 2020, 2019 and 2018, respectively, presented as part of rental expense disclosed in Note 24.
- f. The Group entered into sale of property, plant and equipment to PMCI for 774,719 in 2020, PPHI for P19,976 in 2019, PMCI for P526,424 2018, and to CPGI for P50,900 in 2018. All property, plant and equipment are sold at carrying value.
- g. The Group, in the normal course of business, borrowed from its Ultimate Parent Company funds for working capital requirements. These advances are non-interest bearing and short-term in nature.
- h. In 2020 and 2019, the Group has a lease agreement with CPGI and RRC for the use of land, warehouses and office space as a lessee. Total security deposits as at December 31, 2020 and 2019 amounted to P10,997,670 and P14,873,217 respectively.

Total amount of receivables to the Ultimate Parent and Fellow Subsidiaries as at December 31, 2020 and 2019 amounted to P280,788,885 and P2,238,968,256, respectively. Total amount of intercompany payables to Ultimate Parent and Fellow Subsidiaries as at December 31, 2020 and 2019 amounted to P 75,894,675 and P2,236,797,086 respectively.



Remuneration of Key Management Personnel

The remuneration of the Directors and other members of key management personnel of the Group are set out below in aggregate for each of the categories specified in PAS 24, Related Party Disclosures:

	2020	2019	2018
Short-term employee benefits Post-employment benefit	P851,844,534 26,293,802	P522,809,016 15,972,818	P443,159,765 14,064,316
	P878,138,336	P538,781,834	P457,224,081

The short-term employee benefits of the key management personnel are included as part of compensation and other benefits in the consolidated statements of comprehensive income.

The Group has provided share-based payments to its key management employees for the years ended December 31, 2020 and 2019, as disclosed in Note 28.

28. SHARE-BASED PAYMENTS

Employee Stock Purchase Plan (ESPP)

The ESPP gives benefit-eligible employees an opportunity to purchase the common shares of the Parent Company at a price lower than the fair market value of the stock at grant date. The benefit-eligible employee must be a regular employee of the Parent Company who possesses a strong performance record. The benefit-eligible employee shall be given the option to subscribe or purchase up to a specified number of shares at a specified option price set forth in which they have the option to participate or not. There are designated ESPP purchase periods and an employee may elect to contribute an allowable percentage of the base pay through salary deduction.

The plan took effect upon the shareholder's approval on September 26, 2014 and was approved by the SEC on December 19, 2014.

On June 3, 2015, the Parent Company's BOD authorized to amend the existing ESPP to increase the underlying shares from 3,269,245 shares to 8,269,245 shares and was approved by the SEC on May 31, 2016.

The number of options granted is calculated in accordance with the performance-based formula approved by shareholders at the previous annual general meeting and is subject to approval by the remuneration committee.

As at December 31, 2020, 2019 and 2018, the aggregate number of shares that may be granted to any single individual during the term of the ESPP in the form of stock purchase plans shall be determined in the following capping of shares as follows:

Level	Maximum Share Allocated
Vice-President or Board members	40,000
Assistant Vice-Presidents	18,333
Managers	6,000
Supervisor	2,500
Rank and File	1,250
	68,083



Details of the share options outstanding during the year are as follows.

	20	20	20	19
	Number of share options	Weighted Average exercise price in PHP	Number of share options	Weighted Average exercise price in PHP
Outstanding at beginning of year Granted during the	4,213,145	14.41	4,213,145	14.41
year Forfeited during the	-	-	-	-
year Exercised during the	-	-	-	-
year Expired during the year	-	-	-	-
Outstanding at the end c the year	4,213,145		4,213,145	
Exercisable at the end o the year	4,213,145		4,213,145	

Of the total shares available under the ESPP, employees subscribed to 1,229,700 shares at P14.10 per share, 400,000 at P16.54 per share, 1,059,200 shares at P14.82 per share and 1,367,200 shares at P13.75 per share for a total of P17,338,770, P6,616,000, P15,694,380 and P18,779,000 in 2017, 2016, 2015 and 2014. There were no share options offered for purchase or subscription from the management in 2020, 2019, and 2018. Accordingly, the share options has no expiry if the employee is eligible and will exercise the right to purchase or subscribe specified number of shares at a specified option price once offer is available.

In 2018, the Parent Company recognized share-based compensation expense and an adjustment to share based compensation reserves which amounted to P8,650,722 and P112,915, respectively.

29. DIVIDENDS

On July 3, 2018, a cash dividend was declared by the Parent Company's Board of Directors to stockholders of record as of July 17, 2018 for a total amount of P637,606,547.

On July 1, 2019, a cash dividend was declared by the Parent Company's Board of Directors to stockholders of record as of July 31, 2019 for a total amount of P637,606,547.

On June 30, 2020, a cash dividend was declared by the Company's Board of Directors to stockholders of record as of July 30, 2020 for a total amount of P1,275,213,094

The Parent Company declared the following dividends to its equity shareholders:

	Date of Declaration	Date of Record	Date of Payment	Dividen ds Per Share	Total Dividends
2020					
Cash dividends	June 30, 2020	July 30, 2020	August 14, 2020	P0.36	P1,275,213,094
Total dividends declared					P1,275,213,094
2019					_
Cash dividends	July 1, 2019	July 31, 2019	August 16, 2019	P0.18	P637,606,547
Total dividends declared					P637,606,547
		July 17,	August 1,		_
Cash dividends	July 3, 2018	2018	2018	P0.18	P637,606,547
Total dividends dec	clared				P637,606,547

Of the total cash dividend declared, the dividends paid to CPGI in 2020 and 2019 amounted to P803,304,000 and P401,652,000 respectively. Dividends paid to the public amounted to P471,909,094 and P235,954,547 in 2020 and 2019, respectively.

30. EARNINGS PER SHARE

The calculation of the basic and diluted earnings per share is based on the following data:

	2020	2019	2018
Profit for the year Weighted average number of	P 3,879,443,861	P3,148,597,010	P2,834,272,860
common shares	3,542,156,120	3,542,156,120	3,542,156,120
Basic and diluted earnings per share	1.10	P 0.889	P 0.8001

The calculation of the weighted average number of shares is shown below:

	2020	2019	2018
January 1, Balance Weighted average number of	3,542,156,120	3,542,156,120	3,542,156,120
shares: Issued for the year	-	-	
December 31, Balance	3,542,156,120	3,542,156,120	3,542,156,120

As at December 31, 2020, 2019, and 2018, the Parent Company has no potential dilutive shares, accordingly, basic earnings per share of P1.10, P0.889 and P0.8001 in 2020, 2019, and 2018, respectively, are the same as diluted earnings per share.



31. COMMITMENTS AND CONTINGENCIES

Credit Facilities

The credit facilities of the Group with several major banks are basically short-term omnibus lines intended for working capital use. Included in these omnibus bank line are revolving promissory note line, import letters of credit and trust receipts line, export packing credit line, domestic and foreign bills purchase line, and foreign exchange line.

The credit facilities extended to the Group as at December 31, 2013 included a surety provision where loans obtained by the Group and its related parties, CPGI and PMCI, are covered by cross-corporate guarantees. As at December 31, 2020, the total credit line facility amounted to P10,551,000,000 of which P5,520,008,587 is already used, as disclosed in Note 17.

Capital Commitments

As at December 31, 2020 and 2019, the Group has construction-in progress relating to its ongoing civil works and installation of new machinery and equipment as part of the plant expansion and upgrade of the Group as follows:

	2020	2019
GTC	P118,763,280	P138,824,506
CPFI	164,584,125	465,211,048
CPAVI	201,165,094	26,216,800
CPFPVI	852,060	-
SMDC	1,900,000	87,655,086
Solar	168,889	-
	P487,433,448	P717,907,440

The construction is expected to be completed in 2021 and has remaining estimated costs to complete as follows:

	2020	2019
CPAVI	P 484,718,428	P 34,931,413
CPFI	415,190,615	312,130,510
GTC	287,134,010	251,267,575
AWI	-	-
SMDC	-	12,720,614
CPFPVI	-	-
CPNA	-	-
	P1,187,043,053	P611,050,112

The Group shall finance the remaining estimated costs from internally generated cash from operations.

Others

There are other commitments, guarantees, litigations and contingent liabilities that arise in the normal course of the Group's operations which are not reflected in the accompanying consolidated financial statements. As at December 31, 2020, Management is of the opinion that losses, if any, from these commitments and contingencies will not have a material effect on the Group's consolidated financial statements.

32. LEASE AGREEMENTS

The Group as a Lessee

The Group leased land, building, warehouses, office spaces, plant and equipment with an average lease term is 1 to 10 years. The Group has options to purchase the equipment for a nominal amount at the end of the lease terms. The Group's lease obligations are secured by the lessors' title to the leased assets.

Rental expenses charged to cost of goods sold under factory overhead and operating expenses in relation to short-term and low value leases are recognized as follows:

	2020	2019
Cost of goods sold – rental expense Operating expenses – rental	P321,690,086	268,267,060
expense Other expenses – rental	105,042,504	96,447,847
expense	2,810,543	5,263,070
Total Rental Expense	P429,543,133	P369,977,977

The lease liabilities of the Group in relation to the right of use assets recorded in accordance to PFRS 16 based on undiscounted cash flows fall due as follows:

	2020	2019
Not later than one year	P382,939,799	P249,009,334
Later than one year but not later than five yea Later than five years	940,772,290 668,650,068	523,193,440 80,943,399
Present value of Lease Liabilities	P1,992,362,157	P853,146,173

Presented in the consolidated statements of financial position as:

	2020	2019
Current	P271,207,134	P269,082,105
Non-current	465,842,247	484,103,079
	P737,049,381	P753,185,184

Interest rates underlying all obligations are fixed at respective contract dates ranging from 3.16% to 7.32% and 5.35% to 7.29% in 2020 and 2019, respectively. Total finance cost for these leases amounting to P45,506,164 and P43,949,415 in 2020 and 2019 was included as part of finance costs presented in the consolidated statements of comprehensive income.

As at December 31, 2020 and 2019, total refundable security deposits recognized in the consolidated statements of financial position as part of non-current assets amounted to P87,345,066 and P60,907,539, respectively, as disclosed in Note 16.



33. INCOME TAXES

Components of income tax expense charged to profit or loss are as follows:

	Note	2020	2019	2018
Current tax expense Deferred tax		P1,515,088,355	P1,002,756,220	P905,936,468
benefit	34	(266,701,059)	(112,724,225)	(138,070,930)
		P1,248,387,296	P 890,031,995	P767,865,538

A reconciliation of tax on pretax income computed at the applicable statutory rate to tax expense reported in the consolidated statements of comprehensive income is presented below.

	2020	2019	2018
Accounting profit	P 5,127,831,156	P4,038,629,005	P3,602,138,398
Tax on pretax income at 30% Adjustment for income	P1,538,349,347	P1,211,588,702	P1,080,641,519
subjected to lower and higher income tax rate Tax effects of:	-	(1,088,802)	(1,092,512)
Income exempted from income tax	(6,058,601)	(121,496,275)	-
Interest income subject to final tax	(10,193,718)	(2,065,913)	(651,716)
Effects of using OSD instead of itemized deductions Nontaxable income	(235,108,756) (5,371)	(157,952,993) (965,298)	(186,406,125) (8,816,636)
Effects of previously unrecognized deferred tax asset	(111,316)	(10,964,392)	5,450,440
Income under income tax holiday Non-deductible expenses	(77,803,837) 39,319,548	(27,962,843) 939,809	(152,944,181) 31,684,749
	P1,248,387,296	P 890,031,995	P 767,865,538

The details of Group's net operating loss carry-over which mainly pertains to CPAVI are as follows:

Year of Incurrence	Year of Expiry	Beginning Balance	Application	Expired	Balance
2016	2019	P 3,305,409	Р -	P3,305,409	Р-
2017	2020	30,045,494	30,045,494	-	-

34. DEFERRED TAXES

Deferred Tax Assets

The Group recognized the deferred tax assets related to the following temporary differences as at December 31, 2020 and 2019:

Balance, December 31, 2020	P 72.010.737	P29.670.660	P16.734.361	P10.162.974	P145.889.284	P452.515.488	P25.123.725	P752.107.229
Charged to OCI	20,943,330	7,303,136	1,760,322	1,023,331	116,686,291	240,878,030	13,304,619	116,686,291
Charged to profit or loss for the year	26,945,336	7,965,158	1,786,322	1,825,531	19,505,614	246,878,630	13,504,819	275,739,620
Balance, December 31, 2019	45,065,401	21,705,502	14,948,039	11,988,505	48,708,607	205,636,858	11,618,906	359,681,319
Charged to profit or loss for the year Charged to OCI	24,795,697	5,680,476	11,964,021	2,509,231	3,668,164 27,502,222	108,237,311	1,154,569	113,084,510 27,502,222
Deferred Tax Assets Balance, January 1, 2019	P20,269,704	P27,385,978	P26,912,060	P 9,479,274	P 24,874,549	P 97,399,547	P12,773,475	P219,094,587
	Allowance for write-down of inventory	Unrealized foreign currency loss	Allowance for doubtful accounts	Excess of contribution over retirement expense	Post- employment benefit obligation	Accrued expenses	Others	Total

Deferred tax assets amounting to nil and P5,450,440 as at December 31, 2020 and 2019, respectively, were not recognized in the consolidated statements of financial position, due to the evaluation by Management that it is not probable that future taxable profit will be available against which deferred tax assets can be utilized.

The following are the composition of unrecognized deferred tax assets:

	2020	2019
NOLCO	Р -	P5,450,440

Deferred Tax Liability

The deferred tax liability recognized by the Group pertains to unrealized foreign exchange gain detailed as follows:

	Unrealized foreign exchange gain
Balance, January 1, 2019	P -
Charged to profit or loss for the year	360,285
Balance, December 31, 2019	360,285
Charged to profit or loss for the year	9,038,560
Balance, December 31, 2020	P9,398,845

35. FAIR VALUE OF FINANCIAL INSTRUMENTS

The carrying amounts and fair values of the Group's financial assets and financial liabilities as at December 31, 2020 and 2019 are shown below:

	2	020	2019		
	Carrying Amount			Fair Value	
Financial Assets Cash and cash equivalents Trade receivables - net Due from related parties Security deposits Deposits on utilities	P 1,229,381,273 6,365,280,912 280,788,885 87,345,066 5,211,224	6,365,280,912 280,788,885 87,345,066	P 1,607,844,054 6,166,784,082 261,588,910 64,329,977 1,725,791	P 1,607,844,054 6,166,784,082 261,588,910 64,329,977 1,725,791	
	P 7,968,007,360	P 7,968,007,360	P 8,102,272,814	P 8,102,272,814	
Financial Liabilities Borrowings Trade and other payables Due to related parties	P 3,533,466,680 9,397,595,932 75,894,675	9,397,595,932	P 5,520,008,587 6,679,404,600 19,706,847	P 5,520,008,587 6,679,404,600 19,706,847	
	P13,006,957,287	P13,006,957,287	P12,219,120,034	P12,219,120,034	

^{*}The trade receivables exclude the advances to suppliers, advances to officers and employees, and other statutory receivables, as disclosed in Note 9.

As at December 31, 2020 and 2019, the total statutory receivables amounted to P3,596,624 and nil respectively, presented as part of others in Note 8.

As at December 31, 2020 and 2019, other payables amounted to P37,843,185 and P16,579,583 respectively, presented as part of non-trade payables in Note 18.

Fair values were determined using the fair value hierarchy below:

Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2 fair value measurements are those derived from inputs other than quoted prices included within level 1 that are observable for the assets or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices).

Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

As at December 2020 and 2019, the fair values of cash and cash equivalents, trade and other receivables, due from related parties and financial liabilities were determined under level 2 criteria which were derived from inputs other than quoted prices included within level 1. Fair values of security deposit, and deposits on utilities were determined under level 3.

The Group considers that the carrying amounts of financial assets and liabilities recognized in the consolidated financial statements approximate their fair values. Further, there has been no change to the valuation technique during the year.

^{**}The trade and other payables are net of government liabilities, due to employees and officers, and other payables, as disclosed in Note 18.

36. FINANCIAL RISK MANAGEMENT

Financial Risk Management Objectives and Policies

The Group's activities expose it to a variety of financial risks: market risk (which include foreign currency exchange risk and interest rates risk), credit risk and liquidity risk. The Group's overall risk management program seeks to minimize potential adverse effects on the financial performance of the Group. The policies for managing specific risks are summarized below:

Market risk

Market risk happens when the changes in market prices, such as foreign exchange rates, interest rates will affect the Group's profit or the value of its holdings of financial instruments. The objective and management of this risk are discussed below. Foreign currency exchange risk

Foreign currency exchange risk arises when an investment's value changes due to movements in currency exchange rate. Foreign exchange risk also arises from future commercial transactions and recognized assets and liabilities that are denominated in a currency that is not the Group's functional currency.

The Group undertakes certain transactions denominated in US Dollar (USD) and Chinese Yuan (CNY), hence, exposures to exchange rate fluctuations arise with respect to transactions denominated in such currency. Significant fluctuation in the exchange rates could significantly affect the Group's financial position.

The net carrying amounts of the Group's foreign currency denominated monetary assets and financial liabilities at the end of each reporting period are as follows:

	2020	2019
Cash and cash equivalents	P 213,324,440	P 451,553,141
Trade and other receivables	2,124,814,306	1,267,284,853
Trade and other payables	(446,103,390)	(921,496,272)
	P1,892,035,356	P 797,341,722

Breakdown of Group's foreign currency denominated monetary assets and liabilities at the end of each reporting period are as follows:

	202	0	2019	
	USD	CNY	USD	CNY
Cash and cash equivalents Trade and other receivables Trade and other payables	162,249,308 2,089,072,715 (276,958,119)	2,089,072,715 35,741,591		54,366,483 957,727 (148,745,004)
	1,974,363,904	(82,328,548)	890,762,516	(204,069,214)

The following table demonstrates the sensitivity to a reasonably possible change, based on prior year percentage change in exchange rates in Philippine peso (PHP) rate to USD with all other variables held constant, of the Group's income before income tax (due to changes in the fair value of financial assets and liabilities).

	Change in currency	Effect on income/equity
December 31, 2020 Philippine Peso	+/-5.65%	106,899,998
December 31, 2019 Philippine Peso	+/-5.65%	P45,049,807



The following table details the Group's sensitivity to a 5.65% and 5.65% increase and decrease in the functional currency of the Group against the US Dollar. The sensitivity rate used in reporting foreign currency risk internally to key management personnel is 5.65% and 5.65% and it represents Management's assessment of the reasonably possible change in foreign exchange rate. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the end of the period for a 5.65% and 5.65% change in foreign currency rate. The sensitivity analysis includes all of the Group's foreign currency denominated monetary assets and liabilities. A positive number below indicates an increase in profit when the functional currency of the Group strengthens 5.65% and 5.65% against the relevant currency.

For a 5.65% and 5.65% decline of the functional currency of the Group against the relevant currency, there would be an equal and opposite impact on the profit as shown below:

	2020 2019 Effect in profit Effect in profit and loss and loss
Cash and cash equivalents Trade and other receivables Trade and other payables	(P12,052,831) (P25,512,752) (120,052,008) (71,601,594) 25,204,842 52,064,539
	P106,899,997 (P45,049,807)

Further, the Management assessed that the sensitivity analysis is not a representative of the currency exchange risk.

Interest rate risk

Interest rate risk refers to the possibility that the value of a financial instrument will fluctuate due to change in the market interest rates.

The primary source of the Group's interest rate risk relates to cash and cash equivalents, advances to employees, and borrowings. Interest rates are disclosed in Notes 8, 9, and 17, respectively. These balances are short-term in nature and with the current interest rate level, any variation in the interest will not have a material impact on profit or loss of the Group.

The Group has no established policy is managing interest rate risk. Management believes that fluctuations on the interest rates will not have significant effect on the Group's financial performance.

Credit risk

Credit risk refers to the possibility that counterparty will default on its contractual obligations resulting in financial loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral, where appropriate, as a means of mitigating the risk of financial loss from defaults. The Group only transacts with entities that are rated the equivalent of investment grade and above. This information is confirmed to independent rating agencies where available and, if not available, the Group uses other publicly available financial information and its own trading records to rate its major customers. The Group's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded is spread amongst approved counterparties. Credit exposure is controlled by counterparty limits that are reviewed and approved by the risk management committee annually.



The Group trades only with recognized, credit worthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant. The Group does not grant credit terms without the specific approval of the credit departments.

Trade receivables consist of a large number of customers, spread across geographical areas. The remaining financial assets does not hold any collateral or other credit enhancements to cover its credit risks associated with its financial assets. There is no concentration of credit risk to any other counterparty at any time during the year.

The table below shows the Group's maximum exposure to credit risk:

	2020	2019
Cash in banks and cash equivalents	P1,229,381,273	P1,607,844,054
Trade receivables	6,365,280,912	6,166,784,082
Due from related parties	280,788,885	261,588,910
Security deposits	87,345,066	64,329,977
Deposits on utilities	5,211,224	1,725,791
	P7,968,007,360	P8,102,272,814

The amount of trade receivables presented is gross of collections received but not applied against individual customer balances pending identification of the collections against specific customers amounting to P213,717,061 and P299,556,305 as at December 31, 2020 and 2019, respectively.

In order to minimize credit risk, the Group has tasked its credit management committee to develop and maintain the Group's credit risk grading to categorize exposures according to their degree of risk of default. The credit rating information is supplied by independent rating agencies where available and, if not available, the credit management committee uses other publicly available financial information and the Group's own trading records to rate its major customers and other debtors. The Group's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded is spread amongst approved counterparties. The Group's current credit risk grading framework comprises the following categories:

Category	Description	Basis for recognizing expected credit losses
Performing	The counterparty has a low risk of default and does not have any past-due amounts	12m ECL
Doubtful	Amount is >120 days past due or there has been a significant increase in credit risk since initial recognition	Lifetime ECL – not credit- impaired
In default	Amount is more than one year past due or there is evidence indicating the asset is credit-impaired	Lifetime ECL - credit- impaired
Write-off	There is evidence indicating that the debtor is in severe financial difficulty and the Group has no realistic prospect of recovery	Amount is written-off

The tables below detail the credit quality of the Group's financial assets and other items, as well as the Group's maximum exposure to credit risk by credit risk rating grades:

	Notes	Internal credit rating	12m or lifetime ECL?	Gross carrying amount (i)	Loss allowance	Net carrying amount
2020						
			Lifetime ECL (simplified			
Trade receivables	9	(i)	approach)	P6,413,952,240	P48,671,328	P6,365,280,912
Due from related						
parties	28	Performing	12m ECL	280,788,885	-	280,788,885
Security deposits	12	Performing	12m ECL	87,345,066	-	87,345,066
Deposits on utilities	12	Performing	12m ECL	5,211,224	-	5,211,224
				P6,787,297,415	48,671,328	P 6,738,626,087
2019						
2013			Lifetime ECL (simplified			
Trade receivables Due from related	9	(i)	approach)	P6,209,631,421	P42,847,339	P6,166,784,082
parties	28	Performing	12m ECL	261,588,910	-	261,588,910
Security deposits	12	Performing	12m ECL	64,329,976	-	64,329,976
Deposits on utilities	12	Performing	12m ECL	1,725,791	-	1,725,791
				P6,537,276,098	P42,847,339	P6,494,428,759

(i) For trade receivables, the Group has applied the simplified approach in PFRS 9 to measure the loss allowance at lifetime ECL. The Group determines the expected credit losses on these items by using a provision matrix, estimated based on the market interest rate plus the inflation rate to be applied to the receivable from the customers grouped under "others" from over 120 days. Accordingly, the credit risk profile of these assets is presented based on their past due status in terms of the provision matrix. Note 9 includes further details on the loss allowance for these assets respectively.

Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation.

The Group manages liquidity risk by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

The following tables detail the Group's remaining contractual maturity for its financial liabilities. The tables have been drawn up based on the undiscounted cash flows, inclusive of principal and interest, of financial liabilities, based on the earliest date on which the Group can be required to pay.

	Weighted Average Rate	Less than One Year	More than One Year	Total
2020				
Trade and other payables	n/a	P 9,397,595,932	Р -	P 9,397,595,932
Borrowings	3.75%	3,548,364,186	-	3,548,364,186
Due to related parties	n/a	75,894,675	-	75,894,675
		P13,021,854,793	Р -	P13,021,854,793
2019				
Trade and other payables	n/a	P 6,679,404,600	Р -	P 6,679,404,600
Borrowings	4.79%	2,502,242,741	3,086,500,000	5,588,742,741
Due to related parties	n/a	19,706,847	-	19,706,847
		P 9,201,354,188	P3,086,500,000	P12,287,854,199

Government payables, which are not considered financial liabilities, are excluded in the carrying amount of trade and other payables for the purpose of presenting the liquidity risk.



37. CAPITAL RISK MANAGEMENT

The Group's objectives when managing capital are to increase the value of shareholder's investment and maintain high growth by applying free cash flows to selective investments that would further the Group's growth. The Group sets strategies with the objective of establishing a versatile and resourceful financial management and capital structure. The Group's overall strategy remains unchanged from 2019.

The BOD has overall responsibility for monitoring working capital in proportion to risk. Financial analytical reviews are made and reported in the Group's financial reports for the BOD's review on a regular basis. In case financial reviews indicate that the working capital sourced from the Group's own operations may not support future operations of projected capital investments, the Group obtains financial support from its related parties.

The Group's management aims to maintain certain financial ratios that it deems prudent such as debt-to-equity ratio (not to exceed 2.5:1) and current ratio (at least 1.0:1). The Group regularly reviews its financials to ensure the balance between equity and debt is monitored.

In addition, when the Group is able to meet its targeted capital ratios and has a healthy liquidity position, the Group aims to pay dividends to its shareholders of up to 30% of previous year's net income.

The Group's debt-to-equity and current ratio as at December 31, 2020 and 2019 are as follows:

	2020	2019
Total liabilities Total equity	P14,840,155,033 21,436,210,592	
Debt-to-equity ratio	0.69:1	0.70:1
Total current asset Total current liabilities	23,973,474,666 13,746,011,612	P21,514,823,423 9,703,465,412
Current ratio	1.74:1	2.22:1

Pursuant to the PSE's rules in minimum public ownership, at least 10% of the issued and outstanding shares of a listed company must be owned and held by the public. As at December 31, 2020 and 2019, the public ownership is 31.21% and 31.29% respectively.

38. EVENTS AFTER THE REPORTING PERIOD

On March 26, 2021, the President signed into law the Republic Act (RA) 11534 also known as "Corporate Recovery and Tax Incentives for Enterprises Act" or "CREATE" Act which reduced the corporate income tax rates and rationalized the current fiscal incentives by making it time-bound, targeted and performance-based. CREATE Act introduces reforms in the areas of corporate income tax, value-added tax, and tax incentives, aside from providing COVID-19 related reliefs to taxpayers.

The salient provisions of the CREATE Act applicable to the Company are as follows:

- 1. Effective July 1, 2020, domestic corporations with total assets not exceeding P100 million and net taxable income of P5 million and below shall be subject to 20% income tax rate while the other domestic corporations and resident foreign corporations will be subject to 25% tax income tax rate;
- 2. Minimum corporate income tax (MCIT) rate is reduced to from 2% to 1% from July 1, 2020 to June 30, 2023;
- 3. Repeal of the improperly accumulated earnings tax



The significant estimated effects of the changes computed without regard to the specific date when specific sales, purchases and other transactions occur as provided for under Section 27(A) of the CREATE Act are as follows:

	As of	Under the	
	December 31,2020	CREATE bill	Impact
Income tax expense	P1,516,147,095	P1,388,257,601	P127,889,494
Income tax payable	194,877,487	62,874,832	132,002,655
Prepaid income tax	1,321,269,608	1,153,833,742	167,435,866
Deferred tax assets	752,107,229	719,479,204	32,628,025
Deferred tax			
liabilities	P 9,398,845	P 7,946,423	P 1,452,422

39. APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements of the Group were approved and authorized for issuance by the Board of Directors on April 14, 2021.

* * *



NavarroAmper&Co.

Navarro Amper & Co. 19th Floor Six/NEO Building 5th Avenue corner 26th Street Bonifacio Global City, Taguig 1634 Philippines

Tel: +63 2 8581 9000 Fax: +63 2 8869 3676 www.deloitte.com/ph

BOA/PRC Reg. No. 0004 SEC Accreditation No. 0001-FR-5

INDEPENDENT AUDITOR'S REPORT ON SUPPLEMENTARY SCHEDULES

To the Board of Directors and Shareholders CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES (A Subsidiary of Century Pacific Group, Inc.) 7th Floor, Centerpoint Building, Julia Vargas St., Ortigas Center Pasig City, Metro Manila

We have audited the consolidated financial statements of Century Pacific Food, Inc. and Subsidiaries (the "Group") as at December 31, 2020 and 2019 and for the years ended December 31, 2020, 2019 and 2018 in accordance with Philippine Standards on Auditing, on which we have rendered an unqualified opinion dated April 14, 2021.

Our audits were conducted for the purpose of forming an opinion on the basic consolidated financial statements taken as a whole. The supplementary information on the attached schedules showing the reconciliation of the retained earnings available for dividend declaration, the map showing the relationships between and among the Group and its related parties, and the other supplementary information shown in Schedules A to H as at December 31, 2020, as required by the Securities and Exchange Commission under the Revised SRC Rule 68, are presented for purposes of additional analysis and are not a required part of the basic financial statements. Such information are the responsibility of Management and have been subjected to the auditing procedures applied in our audits of the basic financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.

Navarro Amper & Co.

BOA Registration No. 0004, valid from November 12, 2018 to July 16, 2021 SEC Accreditation No. 0001-FR-5, issued on January 15, 2019; effective until January 14, 2022, Group A TIN 005299331

By:

Bonifacio F. Lumacang, Jr.

Partner

CPA License No. 0098090

SEC A.N. 1793-A, issued on November 11, 2019; effective until November 10, 2022, Group A TIN 170035681

BIR A.N. 08-002552-18-2020, issued on December 28, 2020; effective until December 27, 2023 PTR No. A-5047290, issued on January 4, 2021, Taguig City

Taguig City, Philippines April 14, 2021





Reconciliation of Retained Earnings Available for Declaration As at December 31, 2020

CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES 7th Floor Centerpoint Bldg., Julia Vargas St., Ortigas Center Pasig City

Items	Amount
Unappropriated Retained Earnings, beginning	P10,610,919,182
Adjustments:	
Deferred tax assets	(359,681,319)
Remeasurement of retirement benefit obligation - net of tax	109,172,155
Appropriation of retained earnings	(1,358,515,486)
Unappropriated Retained Earnings, available for dividend distribution, beginning of the year	P9,001,894,532
Net Income during the period closed to Retained Earnings	3,557,105,940
Less: Non-actual/Unrealized Income Net of Tax	
Other unrealized gains or adjustments to the retained earnings as a result of certain transactions accounted for under the PFRS	
	(71,710,164)
Net Income actual earned/realized during the period	3,485,395,776
Less:	
Dividend declarations during the period	(1,275,213,094)
Appropriations of Retained Earnings during the period	(2,253,635,800)
TOTAL RETAINED EARNINGS, END OF THE YEAR AVAILABLE FOR DIVIDEND DECLARATION	P8,958,441,414



NavarroAmper&Co.

Navarro Amper & Co. 19th Floor Six/NEO Building 5th Avenue corner 26th Street Bonifacio Global City, Taguig 1634 Philippines

Tel: +63 2 8581 9000 Fax: +63 2 8869 3676 www.deloitte.com/ph

BOA/PRC Reg. No. 0004 SEC Accreditation No. 0001-FR-5

INDEPENDENT AUDITOR'S REPORT ON COMPONENTS OF FINANCIAL SOUNDNESS INDICATORS

To the Board of Directors and Shareholders CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES (A Subsidiary of Century Pacific Group, Inc.) 7th floor, Centerpoint Building, Julia Vargas St., Ortigas Center Pasig City, Metro Manila

We have audited, in accordance with Philippine Standards on Auditing, the financial statements of Century Pacific Food, Inc. and Subsidiaries (the "Group") as at December 31, 2020 and 2019, and for each of the three years in the year ended December 31, 2020, and have issued our report thereon dated April 14, 2021. Our audits were made for the purpose of forming an opinion on the basic consolidated financial statements taken as a whole. The Supplementary Schedule on Financial Soundness Indicators, including their definitions, formulas, calculation, and their appropriateness or usefulness to the intended users, are the responsibility of the Group's management. These financial soundness indicators are not measures of operating performance defined by Philippine Financial Reporting Standards (PFRS) and may not be comparable to similarly titled measures presented by other companies. This schedule is presented for the purpose of complying with the Revised Securities Regulation Code Rule 68 issued by the Securities and Exchange Commission, and is not a required part of the basic consolidated financial statements prepared in accordance with PFRS. The components of these financial soundness indicators have been traced to the Group's consolidated financial statements as at December 31, 2020 and 2019, and for each of the three years in the year ended December 31, 2020 and no material exceptions were noted.

Navarro Amper & Co.

BOA Registration No. 0004, valid from November 12, 2018 to July 16, 2021 SEC Accreditation No. 0001-FR-5, issued on January 15, 2019; effective until January 14, 2022, Group A TIN 005299331

By:

Bonifacio F. Lumacang, Jr.

Partner

CPA License No. 0098090

SEC A.N. 1793-A, issued on November 11, 2019; effective until November 10, 2022, Group A TIN 170035681

BIR A.N. 08-002552-18-2020, issued on December 28, 2020; effective until December 27, 2023 PTR No. A-5047290, issued on January 4, 2021, Taguig City

Taguig City, Philippines April 14, 2021





FINANCIAL SOUNDNESS INDICATORS As of December 31, 2020

CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES 7TH Floor Centerpoint Bldg., Julia Vargas St., Ortigas Center, Pasig City

Ratio			Current Year	Prior Year 2.22x	
Current ratio	Total Current Assets divided by Total Curre	nt Liabilities	abilities 1.74x		
	Total Current Assets	23,973,474,664			
	Divide by: Total Current Liabilities	13,746,011,612			
	Current Ratio	1.74			
Quick/Acid test ratio	Quick Assets (Total Current Assets less Inv		0.66x	0.91x	
	Current Assets) divided by Total Current Li	abilities			
	Total Current Assets	23,973,474,664			
	Less: Inventories	(14,313,100,885)			
	Biological Assets	(65,726,630)			
	Prepayments and	(05,720,050)			
	other Current Assets	(484,492,819)			
	Quick assets	9,110,154,330			
	Divide by: Total Current Liabilities	13,746,011,612			
	Quick/Acid test ratio	0.66			
Valet to consider until	Total Liabilities divided by Total Equity		0.69x	0.70x	
Pebt-to-equity ratio	Total Liabilities divided by Total Equity		0.09x	U./UX	
	Total Liabilties	14,840,155,033			
	Divide by: Total Equity	21,436,210,593			
	Debt-to-equity ratio	0.69			
Asset-to-equity ratio	Total Assets divided by Total Equity		1.69x	1.70x	
sact-to-equity ratio	Total Assets divided by Total Equity		11034	11/04	
	Total Assets	36,276,365,626			
	Divide by: Total Equity	21,436,210,593			
	Asset-to-equity ratio	1.69			
Interest rate coverage	Earnings before Interest and Taxes (EBIT)	divided by Interest	20.64x	11.93x	
atio	Expense	divided by Interest	20.042	11.55%	
ddo	LAPETISE				
	EBIT	5,388,982,523			
	Divide by: Interest Expenses	261,151,374			
	Interest rate coverage ratio	20.64			
Working capital turnover	Net Sales divided by Working Capital (Curr	ent Assets less Current	4.72x	3.43x	
	Liabilities)				
	Net Sales	48,301,741,084			
	Divide by: Working capital	10,002,112,001			
	Current Assets	23,973,474,664			
	Less: Current Liabilities				
	Working Capital	10,227,463,052			
	Working Capital Turnover	4.72			
Return on equity	Profit before Taxes (PBT) divided by Total I	Fauity	23.91%	21.08%	
return on equity	Trong before taxes (PDT) divided by Total (-quity	23.3170	21.0070	
	PBT	5,127,831,149			
	Divide by: Total Equity	21,436,210,593			
	Return on equity	23.92%			
Return on assets	Profit from operations divided by Total Asse	ets	14.14%	12.39%	
	Due fit from Occuptions	E 127 021 140			
	Profit from Operations Divide by: Total Assets	5,127,831,149			
	Return on assets	36,276,365,626 14.14%	1		
let profit margin	Profit before Taxes (PBT) divided by Net Sa	les	10.62%	9.96%	
	PBT	5,127,831,149			
	Divide by: Net Sales	48,301,741,084			
	Net profit margin	10.62%			
Operating profit margin	Profit from Operations divided by Net Sales	-1merc	10.62%	9.96%	
A CONTRACTOR OF THE PARTY OF TH	100 (100 (100 (100 (100 (100 (100 (100			50507000	
	Profit from Operations	5,127,831,149			
	Divide by: Net Sales	48,301,741,084			
	Net profit margin	10.62%			



CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES Additional Requirements for Issuers of Securities to the Public Required by the Securities and Exchange Commission As at December 31, 2020

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A.	Financial Assets	N/A
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D.	Intangible Assets - Other Assets	5
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CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES Schedule A - Financial Assets As of December 31, 2020

HTM Investments	Name of Issuing Entity	Face Value	Amount Shown in Balance Sheet	Income Received and Accrued
Total				



CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES Schedule B - Amounts Receivable from Employees As of December 31, 2020

Name and Designation of Debtor	Balance at Beginning of Period	Additions	Amounts Collected	Amounts Written-off	Current	Non- Current	Balance at end of Period
Employees	47,169,974	327,481,811	325,455,058	-	49,196,727	-	49,196,727



CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES
Schedule C - Amounts Receivable from Related Parties which are Eliminated during the Consolidation of Financial Statements
As of December 31, 2020

Name and Designation of Debtor	Balance at Beginning of Period	Additions	Amounts Collected	Amounts Written-off	Current	Non- Current	Balance at end of Period
Subsidiaries:							
		_		_			
General Tuna Corporation	P 318,662,522	P -	P 27,074,021	Р -	P 291,588,501	-	P 291,588,501
Snow Mountain Dairy Corporation	767,510,186	-	2,380,732,302	-	(1,613,222,115)	-	(1,613,222,115
Allforward Warehousing, Inc.	28,329,306	-	31,682,995	-	(3,353,689)	-	(3,353,689)
Century Pacific Agri Ventures Inc	(92,912,230)	-	115,161,715	-	(208,073,945)	-	(208,073,945
Century Pacific Seacrest Inc	25,404,098	-	26,072,195	-	(668,097)	-	(668,097
Century Pacific Food Packaging Ventures Inc.	394,432,971	-	285,479,831	-	108,953,140	-	108,953,140
General Odyssey Inc.	-	-	984,793	-	(984,793)	-	(984,793
Century Pacific Solar Inc.	-	-	2,000,000	-	(2,000,000)	-	(2,000,000
Century Pacific North America Enterprise Inc.	104,161,039	-	5,896,482	-	98,264,558	-	98,264,558
Century International (China) Co., Ltd.	146,001,587	-	13,080,302	-	132,921,285	-	132,921,285
Centennial Global Corporation	(50,004,439)	-	=	-	(50,004,439)	-	(50,004,439
Total	D1 641 E9E 040	ъ.	D2 000 164 62E	ъ.	(D1 246 E70 E04)	ъ.	(B1 246 E70 E04)



CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES Schedule D - Intangible Assets As of December 31, 2020

Description	Beginning Balance	Additions at Cost	Charged to Cost and Expenses	Charged to Other Accounts	Other Changes	Ending Balance
Goodwill	P2,915,325,191	Р -	Р -	P -	Р -	P2,915,325,191
Trademark	101,474,888	-	(34,700,000)	-	-	66,774,888
Trademark License	487,692,373	-	(21,515,840)	-	-	466,176,533
Total	P3.504.492.452	Р-	(P56.215.840)	Р-	Р-	P3.448.276.612



CENTURY PACIFIC FOOD INC. AND SUBSIDIARIES Schedule E - Long Term Debt As of December 31, 2020

Bank	Beginning Balance	Availment	Payment	Ending Balance	Current	Non Current
Security Bank	P1,115,500,000	Р -	P 11,500,000	P1,104,000,000	P1,104,000,000	Р -
Metrobank	487,500,000	-	7,500,000	P480,000,000	480,000,000	-
BPI	1,500,000,000	-	1,500,000,000	-	1	-
Total	P3.103.000.000	Р -	P1.519.000.000	P1.104.000.000	P1.584.000.000	Р -



CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES Schedule F - Indebtedness to Related Parties As of December 31, 2020

Name of Related Party	Balance at Beginning of Period	Balance at End of Period
Total		



CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES Schedule G - Guarantee of Securities of Other Issuers As of December 31, 2020

	Name of Issuing entity of securities guaranteed by the Company for which this statement is filed	Title of issue of each class of securities guaranteed	Total amount guaranteed and outstanding	Amount owned by person for which statement is filed	Nature of Guarantee
Total					



CENTURY PACIFIC FOOD, INC. AND SUBSIDIARIES

Schedule H - Capital Stock As of December 31, 2020

			Number of Shares	Nun	nber of Shares Held	I By
Title of Issue	Number of Shares Authorized	Number of Shares Issued and Outstanding	reserved for options, warrants, conversion and other rights	Related Parties	Directors, Officers and Employees	Others
Ordinary Shares	6,000,000,000	3,542,258,595	-	2,433,960,781	2,870,807	1,105,427,007



CENTURY PACIFIC FOOD INC. CONGLOMERATE MAP AS OF DECEMBER 31, 2020





Appendix 9

Interim Financial Statements As of March 31, 2021

SECURITIES AND EXCHANGE COMMISSION

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

1.	For the quarterly period ended March 31, 2021
2.	Commission identification number CS201320778
3.	BIR Tax Identification No. 008-647-589-000
1.	Century Pacific Food, Inc. Exact name of issuer as specified in its charter
5.	Pasig City, Philippines Province, country or other jurisdiction of incorporation or organization
5.	Industry Classification Code: (SEC Use Only)
7.	7/F Centerpoint Bldg., Julia Vargas Ave. Garnet Rd. Ortigas Center Pasig City, 1605 Address of issuer's principal office Postal Code
3.	+632 - 8633 - 8555 Issuer's telephone number, including area code
€.	Not Applicable Former name, former address and former fiscal year, if changed since last report
10.	Securities registered pursuant to Sections 8 and 12 of the Code, or Sections 4 and 8 of the RSA
	Title of each Class Number of shares of common stock outstanding Common Stock P1 par value 3,542,258,595 Shares
11.	Are any or all of the securities listed on a Stock Exchange? Yes [x] No []
	If yes, state the name of such Stock Exchange and the class/es of securities listed therein: Main Board of the Philippine Stock Exchange, Common Shares
12.	Indicate by check mark whether the registrant:
	(a) has filed all reports required to be filed by Section 17 of the Code and SRC Rule 17 thereunde or Sections 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of the Corporation Code of the Philippines, during the preceding twelve (12) months (or for such shorter period the registrant was required to file such reports) Yes [x] No []
	(b) has been subject to such filing requirements for the past ninety (90) days.

PART I – FINANCIAL INFORMATION

Item 1. Financial Statements

The unaudited interim consolidated financial statements of Century Pacific Food, Inc. and its wholly owned subsidiaries General Tuna Corporation, Snow Mountain Dairy Corporation, Allforward Warehousing Inc., Century Pacific Agricultural Ventures Inc., Century Pacific Food Packaging Ventures Inc., Century Pacific Seacrest Inc., General Odyssey Inc., Century Pacific Solar Inc., Centennial Global Corporation, Century International (China) Co Ltd, Century (Shanghai) Trading Co Ltd, Cindena Resources Ltd, and Century Pacific North America Enterprise Inc. (collectively, the "Company" or "CNPF") as of and for the period ended March 31, 2021, and the comparative period in 2020 is attached to this 17-Q report, comprising of the following:

- 1.1 Consolidated Balance Sheets as of March 31, 2021 and December 31, 2020
- 1.2 Consolidated Statement of Income for the period ended March 31, 2021 and March 31, 2020
- 1.3 Consolidated Statement of Cash Flows for the period ended March 31, 2021 and March 31, 2020
- 1.4 Consolidated Statement of Changes in Shareholder's Equity for the period ended March 31, 2021 and March 31, 2020
- 1.5 Notes to Consolidated Financial Statements for the period ended March 31, 2021

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations (Based on the unaudited consolidated financial statements for the period ended March 31, 2021)

Business Overview

Century Pacific Food, Inc. (CNPF) is one of the largest branded food companies in the Philippines. It owns a portfolio of well-known and trusted brands in the canned and processed fish, canned meat, and dairy and mixes business segments. These brands include *Century Tuna*, 555, *Blue Bay*, *Fresca*, *Argentina*, *Swift*, *Wow*, *Lucky 7*, *Angel*, *Birch Tree*, *Kaffe de Oro*, and *Home Pride*, which have established leading market positions locally and a growing presence abroad. CNPF exports its branded products overseas, particularly where there are huge Filipino communities such as the United States and the Middle East. The Company is also one of the Philippines' largest exporters of original equipment manufacturer (OEM) tuna and coconut products.

CNPF traces its history from the Century Pacific Group, a focused branded food company for 40 years. Century Pacific Group began in 1978 when Mr. Ricardo S. Po established Century Canning Corporation as an exporter of canned tuna. In subsequent years, Century Canning Corporation then expanded and diversified into other food-related businesses. Establishing market leading positions, it built a multi-brand, multi-product portfolio catering to a broad and diverse customer base and supported this with a distribution infrastructure with nationwide reach, directly serving hundreds of thousands of retail outlets and food service companies.

In October 2013, the Po Family reorganized the Century Pacific Group to maximize business synergies and shareholder value. It incorporated CNPF, carving out the branded canned seafood, meat, dairy, mixes, and OEM tuna export businesses, folding them into CNPF. On January 1, 2014, CNPF commenced business operations under the new corporate set-up.

CNPF manages its food business through operating divisions and wholly-owned subsidiaries.

The canned and processed fish segment is CNPF's largest business segment. It produces and markets a variety mix of tuna, sardine, other fish, and seafood-based products under the *Century Tuna*, 555, *Blue Bay*, *Fresca*, and *Lucky* 7 brands.

The canned meat segment, CNPF's second largest segment, produces corned beef, meat loaf, luncheon meat, and other meat-based products which are sold under the *Argentina, Swift, 555, Shanghai,* and *Wow* brands.

The dairy and mixes segment is comprised of products such as evaporated milk, condensed milk, full cream and fortified powdered milk, and all-purpose creamer under the *Angel* and *Birch Tree* brands, coffee mix under the *Kaffe de Oro* brand, and flavor mixes under the *Home Pride* brand.

The tuna export segment produces OEM canned tuna, pouched tuna, and vacuum-packed frozen tuna loin products for overseas markets including North America, Europe, Asia, Australia, and the Middle East.

The coconut segment, through wholly-owned subsidiary Century Pacific Agricultural Ventures, Inc., produces high value organic-certified and conventional coconut products for both export and domestic markets. These products include retail-packaged coconut water, organic virgin coconut oil, desiccated coconuts, coconut flour, and coconut milk. It currently also has other coconut-based products under development.

During 2016, CNPF acquired the license to the *Kamayan* trademark in North America, one of the top names in the U.S. market for shrimp paste – a popular condiment in Philippine cuisine locally known as *bagoong*. The Company also acquired distribution companies in China which sell *Century Tuna*, the leading canned tuna brand in China.

In May 2017, CNPF also acquired the Philippine license for *Hunt's*, the country's number one pork and beans brand. *Hunt's* product lineup currently includes pork and beans, tomato-based spaghetti sauce, tomato sauce, and marinade sauce.

In 2019, CNPF launched its own branded coconut cream under the *Coco Mama* brand, leveraging on the existing capabilities of its coconut OEM export business to further capitalize on the domestic market.

In 2020, the Company entered the meat-free market with the launch of the 'unMeat' brand - the first vegan meat alternative brand in the Philippines. The brand is rolled out in the retail and institutional markets in the Philippines and in international locations such as the USA, Singapore, China and the Middle East.

Results of Operations

- CNPF's consolidated net income after tax for the three months ended March 31, 2021, totaled P1.28 billion, representing a 24% growth versus the net income after tax of P1.04 billion reported during the first three months of 2020.
- Consolidated net revenue for the three months ended March 31, 2021, grew by 11% to P13.39 billion, despite a high comparable period last year. In particular, the Branded business, which

accounts for majority of total revenues, saw demand remain resilient - posting a 4% increase notwithstanding pandemic-related demand spikes during the same period last year.

- The Company's double-digit growth rate this quarter was achieved despite last year's high-base and the various macro-economic challenges. The essentials and staples nature of its portfolio has largely kept its performance resilient, and the faster re-opening in other countries has likewise benefitted the Company's export businesses.
- The Company is now in the midst of expanding its coconut facility by close to 50% and its meat facility by 20%, with further expansions along the way. Capacity investments are also partly supported by profits generated from lower tax rates brought about by the implementation of the Corporate Recovery and Tax Incentives for Enterprises (CREATE) law.
- Over the last two years, CNPF has launched a number of innovations, the most recent of which include Coco Mama Fresh Gata the Company's first foray into branded coconut, Birch Tree Adult Fortified Boost a follow-up product to its fast-growing Birch Tree milk brand, Century Tuna Yellowfin in Olive Oil a premium addition to its marine portfolio, and finally, UnMeat CNPF's foray into plant-based.
- In terms of profitability, CNPF's gross profit margin for the period was up 60bps year-on-year, whilst EBITDA margins remained relatively flat versus same period last year. In the first quarter, CNPF's operating expenses were up 20% due to increased new product support. The Company also continues to spend on pandemic related-expenses and the purchase of vaccines amidst a program to vaccinate all employees and their dependents from COVID-19
- All-in-all, CNPF net income margins ended at 9.6% up 100 bps versus same period last year

Financial Condition

The Company's financial stability and financial position as of March 31, 2021, is as follows:

- Cash and cash equivalents reached P2.08 billion as of March 31, 2021. Operating activities registered a P1.55 billion total inflow, primarily driven by improvements in profitability and working capital level. Net cash used in investing activities amounted to P443 million, while net cash used in financing activities was P261 million.
- Current ratio stood at 1.76 times as of end March 2021, comparing to end-2019's ratio of 1.74 times. The cash conversion cycle was shortened to 100 days from 104 days as of end-December 2020. As of end March 2021, accounts receivable and inventory days stood at 62 and 144 respectively, while accounts payable came in at 106 days. Net working capital to total assets ratio is measured at 0.32 times, stable versus end-2020's level of 0.34 times.
- Property, plant and equipment net registered at P7.5 billion as of end March 2021. Capital expenditures for the first three months of the year totaled P445 million, consisting of the

installation of new equipment and machinery at the different manufacturing facilities of the Company.

- As of end March 2021, the Company's total interest-bearing debt amounted to P3.38 billion, all of which are due in the next 12 months.
- Total stockholders' equity grew by P1.26 billion from P21.44 billion as of end December 2020 to P22.69 billion as of end March 2021, representing mainly the net income earned during the three-month period ending March 31, 2021.
- Gearing ratio, measured as total interest-bearing debt over total equity, stood at 0.15 times as of end March 2021, lower compared to 0.16 times as of end December 2020. Net of cash available, net gearing is 0.06 times as of end March 2021 lower than end-2020's 0.11 times.

Key Performance Indicators (KPIs)

	Unaudited Three Months Ended March 31, 2021	Unaudited Three Months Ended March 31, 2020
Gross Profit Margin	26%	26%
Before Tax Return on Sales	11%	11%
Return on Sales	10%	9%
Interest-Bearing Debt-to-Equity	0.15X	0.24X
Current Ratio	1.76X	2.17X

Notes:

¹ Gross Profit margin = Gross Profit / Net Revenue

² Before Tax Return on Sales = Net Profit Before Tax / Net Revenue

³ Return on Sales = Net Profit After Tax / Net Revenue

⁴ Interest-Bearing Debt-to-Equity = Loans Payable / Total Stockholders' Equity

⁵ Current Ratio = Total Current Assets / Total Current Liabilities

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 thereunto duly authorized.

CENTURY PACIFIC FOOD, INC.

TEODORO ALEXANDER T. PO President & Chief Executive Officer

Date: May 5, 2021

RICHARD KRISTOFFER S. MANAPAT

Vice President & Chief Finance Officer

Date: May 5, 2021

(A Subsidiary of Century Pacific Group Inc)

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

	Notes	Unaudited March 31, 2021	Audited December 31, 2020
<u>Assets</u>			
Current Assets			
Cash and cash equivalents	5	2,077,105,938	1,229,381,273
Trade and Other Receivables - net	6	8,404,866,196	7,599,984,174
Inventories - net	7	14,723,139,725	14,313,100,885
Biological Assets		34,973,104	65,726,630
Due from Related Parties	13	330,424,115	280,788,885
Prepayments and other current assets	8	563,603,250	484,492,819
Total Current Assets		26,134,112,326	23,973,474,666
Property, plant & equipment - net	9	7,499,826,156	7,290,756,893
Right of use asset - net		698,812,928	678,300,084
Intangible Assets		3,442,897,652	3,448,276,612
Deferred Tax assets		632,809,087	752,107,229
Other non-current assets	10	224,232,381	133,450,144
Total Non-current Assets		12,498,578,203	12,302,890,962
Total Assets		38,632,690,529	36,276,365,628

Liabilities & Sto	ckholders	' Eamity
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Liabilities			
Current Liabilities			
Trade and Other Payables	12	10,804,746,754	9,670,565,636
Due to Related Parties	13	77,829,590	75,894,675
Income Tax Payable		325,981,675	194,877,487
Finance Lease obligation - current		298,361,246	271,207,134
Notes Payable	11	3,383,466,680	3,533,466,680
Total Current Liabilities		14,890,385,945	13,746,011,613
Retirement Benefit Payable		579,150,161	618,902,329
Finance Lease obligation - non-current		460,583,564	465,842,247
Deferred Tax liability		9,398,845	9,398,845
Total Non Current Liabilities		1,049,132,571	1,094,143,422
Total Liabilities		15,939,518,516	14,840,155,035
Stockholders' Equity			
Share Capital	14	3,542,258,595	3,542,258,595
Share Premium		4,936,859,146	4,936,859,146
Currency translation adjustments		23,808,683	23,818,317
Retained Earnings		14,151,405,249	12,894,434,194
Share-based compensation reserve		8,211,398	8,211,398
Appraisal Increment / Other Reserves		30,628,942	30,628,942
Total Stockholders' Equity		22,693,172,013	21,436,210,593
Total Liabilities & Stockholders' Equity		38,632,690,529	36,276,365,628

(A Subsidiary of Century Pacific Group Inc) CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	Unaudited	Unaudited
	For the Three Months Ended	For the Three Months Ended
	March 31, 2021	March 31, 2020
Net Revenue	13,386,981,201	12,109,581,169
Cost of Good Sold	9,872,664,727	8,991,592,258
Gross Profit	3,514,316,474	3,117,988,911
Other Income (Expense)	80,527,202	39,932,844
Operating Expenses	2,047,129,937	1,709,616,103
Operating Income	1,547,713,739	1,448,305,652
Financing Cost	50,121,056	76,516,588
Net Profit before tax	1,497,592,684	1,371,789,064
Income Tax Expense (Benefit)	215,048,414	333,575,109
Net Profit after Tax	1,282,544,270	1,038,213,955
Other Comprehensive Income	(25,582,849)	89,920
Currency translation adjustments	(9,634)	89,920
Effect of remeasurement of retirement benefit obligations, net of tax	(25,573,215)	
Total Comprehensive Income	1,256,961,420	1,038,303,875
Basic and Diluted Earnings Per Share	0.36	0.29

(A Subsidiary of Century Pacific Group Inc)

CONSOLIDATED CHANGES IN EQUITY

				Re	valuation Res	erves			
		Additional Paid-in	Deposit on Future	'		Foreign Curreny	Unappropriated	Appropriated Retained	
	Capital Stock	Capital	Subs	Shared Based	Reserves	Translation Gain	Retained Earnings	Earnings	Total
Balance at January 1, 2021									
As previously reported	3,542,258,595	4,936,859,146	-	8,211,398	30,628,942	23,818,317	9,282,282,908	3,612,151,286	21,436,210,593
Reversal of Appropriation							400,000,000	(400,000,000)	-
As stated	3,542,258,595	4,936,859,146	-	8,211,398	30,628,942	23,818,317	9,682,282,908	3,212,151,286	21,436,210,593
Total comprehensive income									
Net profit for the year							1,282,544,270		1,282,544,270
Foreign currency translation gain						(9,634)			(9,634)
Actuarial loss on post-employment benefit							(25,573,215)		(25,573,215)
Total other comprehensive income	-	-	-	-	-	(9,634)	1,256,971,055	-	1,256,961,420
Balance as of March 31, 2021	3,542,258,595	4,936,859,146	-	8,211,398	30,628,942	23,808,683	10,939,253,963	3,212,151,286	22,693,172,013
Balance at January 1, 2020									
As previously reported	3,542,258,595	4.936.859.146	_	8,211,398	30.628.942	25,440,484	9.252.403.696	1.358.515.486	19.154.317.748
As stated	3,542,258,595	4,936,859,146	-	8,211,398	30,628,942	25,440,484	9,252,403,696	1,358,515,486	19,154,317,748
Total comprehensive income									
Net profit for the year							1,038,213,955		1,038,213,955
Foreign currency translation gain						89,920			89,920
Total other comprehensive income	-	-	-	-	-	89,920	1,038,213,955	-	1,038,303,875
Other reserves									
Balance as of March 31, 2020	3,542,258,595	4,936,859,146	-	8,211,398	30,628,942	25,530,404	10,290,617,651	1,358,515,486	20,192,621,623

(A Subsidiary of Century Pacific Group Inc)

CONSOLIDATED STATEMENT OF CASH FLOWS

	Unaudited	Unaudited
	For the Three Months Ended March 31, 2021	For the Three Months Ended March 31, 2020
Cash Flows from Operating Activities		
Profit before tax	1,497,592,684	1,371,789,064
Adjustments for:		
Depreciation and amortization	301,391,048	237,928,119
Adjustments on Retirement Benefit Obligation	(25,573,215)	-
Adjustments on Foreign Currrency Translation	(9,634)	89,920
Finance Costs	50,121,056	76,516,588
Operating cash flows before working capital changes	1,823,521,937	1,686,323,691
Decrease (increase) in trade and other receivables	(804,882,022)	(1,538,228,774)
Decrease (increase) in inventory	(379,285,313)	1,187,904,387
Decrease (increase) in related party	(47,700,315)	(10,256,778)
Decrease (increase) in prepayments and other current assets	(79,110,430)	(5,820,144)
Decrease (increase) in deferred tax asset	119,298,143	(637,680)
Decrease (increase) in non current assets	(90,782,237)	(81,039,042)
Increase (decrease) in trade and other payables	1,134,181,117	1,260,967,152
Increase (decrease) in income tax payables	131,104,188	333,575,109
Increase (decrease) in retirement payable	(39,752,168)	9,551,621
Cash generated from operations	1,766,592,900	2,842,339,543
Income taxes paid	(215,048,414)	(333,575,109)
Net Cash From Operating Activities	1,551,544,486	2,508,764,434
Cash Flows from Investing activities		
Acquisition of property and equipment	(445,478,603)	(539,978,373)
Disposal of property and equipment	2,709,052	8,254
Net Cash From (Used in) Investing Activities	(442,769,552)	(539,970,119)
Cash Flows from Financing Activities		
Proceeds (Repayment) of interest - bearing loans	(150,000,000)	(665,000,000)
Increase (decrease) in finance lease liability	(60,929,214)	(52,711,267)
Interest paid	(50,121,056)	(76,516,588)
Net Cash From (Used in) Financing Activities	(261,050,270)	(794,227,855)
Net Increase in cash and Cash Equivalents	847,724,665	1,174,566,460
Cash and Cash Equivalents at Beginning of Period	1,229,381,273	1,607,844,054
Cash and Cash Equivalents at End of Period	2,077,105,938	2,782,410,515

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. CORPORATE INFORMATION

Century Pacific Food, Inc. (the "Parent Company") was incorporated and registered with the Philippine Security and Exchange Commission (SEC) on October 25, 2013. The Parent Company is primarily engaged in the business of buying and selling, processing, canning and packaging and manufacturing all kinds of food and food products, such as, but not limited to fish, seafood and other marine products, cattle, hog and other animals and animal products, fruits, vegetables and other agricultural crops and produce of land, including by-products thereof.

The Parent Company's shares of stocks were listed in the Philippines Stock Exchange (PSE) on May 6, 2014 through initial public offering (IPO) and listing of 229.65 million shares in the PSE at a total value of P3.3 billion.

The Parent Company is 68.71% owned subsidiary of Century Pacific Group, Inc. (CPGI) the ultimate parent, as at March 31, 2021. CPGI is a corporation registered with SEC and is domiciled in the Philippines.

The Parent Company's registered office and principal place of business, is located at 7th floor, Centerpoint Building, Julia Vargas St., Ortigas Center, Pasig City.

2. FINANCIAL REPORTING FRAMEWORK AND BASIS OF PREPARATION AND PRESENTATION

Statement of Compliance

The consolidated financial statements of the Parent Company and its subsidiaries (the "Group") have been prepared in accordance with Philippine Financial Reporting Standards (PFRSs), which includes all applicable PFRS, Philippine Accounting Standards (PAS), and interpretations issued by the International Financial Reporting Interpretations Committee (IFRIC), Philippine Interpretations Committee (PIC) and Standing Interpretations Committee (SIC) as approved by the Financial Reporting Standards Council (FRSC) and the Board of Accountancy (BOA), and adopted by the SEC.

Basis of Preparation and Presentation

The consolidated financial statements have been prepared on the historical cost basis, except for:

- certain financial instruments carried at amortized cost;
- inventories carried at the lower of cost and net realizable value (NRV); and
- the retirement benefit obligation recognized as the net total of the present value of the defined benefit obligation less the fair value of plan assets.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

Fair value is the price that will be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of PFRS 2, Share-based leasing transactions that are within the scope of PFRS 16, Leases (PAS 17, Leases in 2018), and measurements that have some similarities to fair value but are not fair value, such as net realizable value in PAS 2, Inventories, or value in use in PAS 36, Impairment of Assets.

In addition, for financial reporting purposes, fair value measurements are categorized into Levels 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

Functional currency

The functional currency of Century Pacific Food, Inc. (CPFI), Snow Mountain Dairy Corporation (SMDC), Allforward Warehousing Inc. (AWI), Century Pacific Agricultural Ventures, Inc. (CPAVI), Century Pacific Seacrest Inc. (CPSI), Century Pacific Food Packaging Ventures, Inc. (CPFPVI), General Odyssey Inc. (GOI), Century Pacific Solar Inc (CPSolar) is Philippine Peso (PHP), the currency of the primary economic environment in which they operate. The functional currency of General Tuna Corporation (GTC) and Century Pacific North America (CPNA) is United States (US) Dollar, the currency of the primary economic environment in which they operate.

The functional currency of Century International (China) Co. Ltd. (CIC), Century (Shanghai) Trading Co. Ltd. (CST) and Cindena Resources Limited (CRL) is Chinese Yuan, the currency of the primary economic environment in which they operate.

Presentation currency

These consolidated financial statements are presented in Philippine Peso (PHP). The financial position and results of operations of GTC and CPNA were translated from US Dollar to PHP, and CIC, CST and CRL from Chinese Yuan to PHP, using the following procedures:

 assets and liabilities, except those assets presented at historical costs, for each statement of financial position presented, are presented at the closing rate at the date of that statement of financial position;

- for each period presented, income and expenses recognized in the period by GTC, CPNA, CIC, CST and CRL are translated using either the rate at the date of the transaction or the average exchange rate at that period; and
- all resulting exchange differences are recognized in other comprehensive income (OCI) as currency translation adjustment.

All amounts are recorded in the nearest peso, except when otherwise indicated.

Subsidiaries

Details of the Company's subsidiaries as of March 31, 2021, are as follows:

Subsidiary	Business	% Ownership	Country of Residence
Snow Mountain Dairy Corporation (SMDC)	Producing, canning, freezing, preserving, refining, packing, buying and selling wholesale and retail, food products including all kinds of milk and dairy products, fruits and vegetable juices and other milk or dairy preparation and byproducts.	100	Philippines
General Tuna Corporation (GTC)	Manufacturing and exporting of OEM canned, pouched and frozen tuna products.	100	Philippines
Allforward Warehousing Inc. (AWI)	Operating warehouse facilities	100	Philippines
Century Pacific Agricultural Ventures, Inc. (CPAVI)	Manufacturing high value organic-certified and conventional coconut products for both export and domestic markets.	100	Philippines
Century Pacific Seacrest Inc. (CPSI)	Developing, maintaining, licensing and administering marks and all kinds of intellectual property	100	Philippines
Centennial Global Corporation (CGC)	Trademark holding company	100	BVI

Century Pacific Food Packaging Ventures, Inc. (CPFPVI)	Manufacturing tin cans and other packaging materials	100	Philippines
General Odyssey Inc (GOI)	Manufacturing and distribution of feeds	100	Philippines
Century Pacific Solar Inc (CP Solar)1	Development and utilization of renewable energy sources	100	Philippines
Century International (China) Company Limited (CIC)	Marketing and distribution of canned food products	100	China
Century (Shanghai) Trading Company Limited (CST)	Marketing and distribution of canned food products	100	China
Cindena Resources Limited (CRL)	Trademark holding company	100	BVI
Century Pacific North America Enterprise Inc. (CPNA)	Marketing and distribution of various food products	100	USA

The significant financial information on the financial statements of wholly-owned subsidiaries of the Parent Company are shown below. The summarized financial information represents amounts before intragroup eliminations.

CNPF

The significant stand-alone information on the financial statements of CNPF as at March 31, 2021 and December 31, 2020 are as follows:

CPFI

	As of March 31, 2021	As of December 31, 2020
Financial position:		
Current assets	20,516,220,615	22,991,396,518
Non-current assets	12,011,173,687	11,938,797,616
Total assets	32,527,394,302	34,930,194,134
Current liabilities	14,733,809,956	17,609,271,677
Non-current liabilities	1,641,812,432	1,647,780,576
Total liabilities	16,375,622,389	19,257,052,253
Equity	16,151,771,913	15,673,141,881

SMDC

SMDC was incorporated in the Philippines and was registered with the Philippine SEC on February 14, 2001. SMDC is engaged in producing, canning, freezing, preserving, refining, packing, buying and selling at wholesale and retail, food products including all kinds of milk and dairy products, fruits and vegetable juices and other milk or dairy preparations and by-products. Its principal place of business is located at 32 Arturo Drive, Bagumbayan, Taguig City, Philippines.

The significant information on the financial statements of SMDC as at March 31, 2021, and December 31, 2020 are as follows:

	As of March 31, 2021	As of December 31, 2020
Financial position:		
Current assets	1,330,669,995	2,042,747,471
Non-current assets	635,760,811	652,236,210
Total assets	1,966,430,807	2,694,983,681
Current liabilities	154,313,419	505,108,396
Non-current liabilities	49,809,411	49,980,675
Total liabilities	204,122,830	555,089,071
Equity	1,762,307,977	2,139,894,610

GTC

GTC was incorporated in the Philippines and was registered with the Philippine SEC on March 10, 1997. GTC is presently engaged in manufacturing and exporting private label canned, pouched, and frozen tuna products. Its processing plant is located at Purok Lansong, Brgy. Tambler, General Santos City, Philippines.

The significant information on the financial statements of GTC as at March 31, 2021, and December 31, 2020 are as follows:

	As of March 31, 2021	As of December 31, 2020
Financial position:		
Current assets	4,333,567,775	4,315,675,831
Non-current assets	1,298,227,268	1,265,275,471
Total assets	5,631,795,044	5,580,951,302
Current liabilities	2,776,496,430	2,760,934,265
Non-current liabilities	93,109,526	97,152,491
Total liabilities	2,869,605,956	2,858,086,756
Equity	2,762,189,087	2,722,864,547

<u>AWI</u>

AWI was incorporated in the Philippines and was registered with the Philippine SEC on October 3, 2014. AWI is engaged in the business of operating cold storage facilities, handling, leasing, maintaining, buying, selling, warehouse and storage facilities, including its equipment, forklift, conveyors, pallet towers and other related machineries, tools and equipment necessary in warehousing, and storage operation. Its principal place of business is located at Purok Lansong, Barangay Calumpang, General Santos City, Philippines.

The significant information on the financial statements of AWI as at March 31, 2021 and December 31, 2020, are as follows:

	As of March 31, 2021	As of December 31, 2020
Financial position:		
Current assets	161,391,371	128,239,608
Non-current assets	553,425,069	559,208,676
Total assets	714,816,440	687,448,284
Current liabilities	45,567,090	18,081,486
Non-current liabilities	16,626,603	16,626,603
Total liabilities	62,193,693	34,708,089
Equity	652,622,747	652,740,195

CPAVI

CPAVI was incorporated in the Philippines and was registered with the Philippine SEC on August 29, 2012. CPAVI is engaged in the business of manufacturing and distributing all kinds of food and beverage products and other foodstuffs derived from fruits and other agricultural products. Its principal place of business is located at Purok Lansong, Barangay Tambler, General Santos City, Philippines.

On December 22, 2015, the Parent Company entered into a share purchase agreement with CPGI to acquire 100% equity interest in CPAVI for a total purchase price of P3,396,810,681. To facilitate the acquisition, the Parent Company availed of short-term loans of P2,250,000,000 from certain financial institutions. The agreement also provided for the Parent Company to advance to CPAVI a total amount of P1,103,189,333 for the latter to settle its advances to CPGI. The sale was completed when CPGI and the Parent Company signed the deed of absolute sale covering the CPAVI shares on December 29, 2015. On August 10, 2016, the SEC approved the increase in CPAVI's share capital from P350,000,000 to P1,500,000,000. On the same date, the advances of the Parent Company were converted to equity shares of stock.

The significant information on the financial statements of CPAVI as at March 31, 2021, and December 31, 2020, are as follows:

	As of March 31, 2021	As of December 31, 2020
Financial position:		
Current assets	1,840,779,777	1,706,298,146
Non-current assets	2,202,037,021	2,147,422,899
Total assets	4,042,816,798	3,853,721,045
Current liabilities	563,720,094	516,740,257
Non-current liabilities	48,616,796	48,992,378
Total liabilities	612,336,891	565,732,635
Equity	3,430,479,907	3,287,988,410

CPSI

CPSI was incorporated in the Philippines and was registered with the Philippine SEC on November 13, 2015. CPSI is engaged in the business of developing and designing, acquiring, selling, transferring, exchanging, managing, licensing, franchising and generally in exercising all rights, powers and privileges of ownership or granting any right or privilege of ownership or any interest to label marks, devices, brands, trademark rights and all other forms of intellectual property, including the right to receive, collect and dispose of any and all payments, dividends, interests and income derived there from. On December 28, 2015, CPSI entered into a Trademark Purchase Agreement to purchase certain trademarks owned by CGC for a total consideration of P50,000,000. The trademarks purchased include brands such as "Century Tuna," "Argentina," "555," "Wow Ulam," "Birch Tree," "Fresca," "Lucky 7," and "Angel Evaporada," among others. Its principal place of business is located at 7th Floor, Centerpoint Building, J. Vargas Avenue Corner Garnet Road, Ortigas Center, Pasig City, Philippines.

The significant information on the financial statements of CPSI as at March 31, 2021, and December 31, 2020, are as follows:

	As of March 31, 2021	As of December 31, 2020
Financial position:		
Current assets	421,494,146	110,932,793
Non-current assets	111,474,788	111,474,788
Total assets	532,968,934	222,407,581
Current liabilities	244,681,709	124,672,701
Total liabilities	244,681,709	124,672,701
Equity	288,287,225	97,734,880

CGC

CGC was incorporated in the British Virgin Islands (BVI) on November 13, 2006. CGC is a company limited by shares. On February 25, 2015, the Parent Company acquired 100% interest in CGC for \$100 or P4,438 from Shining Ray Limited, a wholly owned subsidiary of CPGI. CGC is the corporate vehicle that holds the various brands, trademarks, and related intellectual property of the Century Group of Companies. On December 28, 2015, CGC sold certain trademarks to CPSI for a total consideration of P50,000,000. CGC's registered office is at P.O. Box 957, Offshore Incorporations Centre, Road Town, Tortola, British Virgin Islands and its registered agent is Offshore Incorporations Limited.

The significant information on the financial statements of CGC as at March 31, 2021, and December 31, 2020, are as follows:

	As of March 31, 2021	As of December 31, 2020
Financial position:		
Total assets	50,004,439	50,004,439
Equity	50,004,439	50,004,439

CPFPVI

CPFPVI was incorporated in the Philippines and registered with Philippine SEC on June 29, 2016. CPFPVI is engaged in the business of manufacturing, processing, buying, selling, importing, exporting and dealing in all kinds of packaging products. Its registered place of business is located at Purok Lansong, Barangay Calumpang, General Santos City.

The significant information on the financial statements of CPFPVI as at March 31, 2021, and March 31, 2020, are as follows:

	As of March 31, 2021	As of December 31, 2020
Financial position:		
Current assets	1,711,649,253	1,405,686,988
Non-current assets	793,504,451	802,117,723
Total assets	2,505,153,704	2,207,804,711
Current liabilities	724,182,887	620,069,260
Non-current liabilities	2,563,384	2,563,384
Total liabilities	726,746,271	622,632,644
Equity	1,778,407,433	1,585,172,067

<u>GOI</u>

GOI was incorporated in the Philippines and was registered with SEC on July 27, 2020. GOI is engaged in the business to buy and sell, process, can, pack, manufacture, market, produce, distribute, import and export, and deal in all kinds of feeds and for such purpose to acquire, construct, own, lease, charter, establish, maintain and operate stores, outlets, canneries, factories, plants, vessels, cold storage, refrigerators, refrigerated vehicles and vessels, warehouses, and other machineries, equipment's, apparatus and appliances as may be required. Its principal place of business is located at Centerpoint Building, J. Vargas Avenue corner Garnet Road, Ortigas Center, Pasig City, Philippines.

The significant information on the financial statements of GOI as at March 31, 2021, and December 31, 2020, are as follows:

	As of March 31, 2021	As of December 31, 2020
Financial position:		
Current assets	1,004,363	1,000,000
Non-current assets	37,562	37,562
Total assets	1,041,925	1,037,562
Current liabilities	129,570	125,207
Total liabilities	129,570	125,207
Equity	912,355	912,355

CPSolar

CPSolar was incorporated in the Philippines and was registered with SEC on August 10, 2020. CPSolar is engaged in the business of exploration, development, and utilization of renewable energy sources, including the generation and distribution of power therefrom, planning, construction and installation, commissioning, owning, management and operation of relevant facilities and infrastructure thereof and processing and commercialization of by-products in its operations and to undertake such other powers and purposes as may be required. Its principal place of business is located at Purok Lansong Bgy Tambler General Santos City.

The significant information on the financial statements of CPSolar as at March 31, 2021, and December 31, 2020, are as follows:

	As of March 31, 2021	As of December 31, 2020
Financial position:		
Current assets	59,179,115	2,012,021
Non-current assets	8,046,535	246,535
Total assets	67,225,650	2,258,557
Current liabilities	65,618,412	439,732
Total liabilities	65,618,412	439,732
Equity	1,607,238	1,818,825

CIC

CIC was incorporated in China and was registered on June 9, 2003. CIC is engaged in the selling of hardware and electrical apparatus, auto spare parts, building decoration materials and products, telecommunication equipment, stationery commodities, mechanical equipment, pre-package food; wholesales of beverage; development and sale of computer software and hardware; and consulting services. Its registered address is Room A3011, No. 70 Licheng Road, Pudong New Area, Shanghai, China.

The significant information on the financial statements of CIC as at March 31, 2021, and December 31, 2020, are as follows:

	As of March 31, 2021	As of December 31, 2020
Financial position:		
Current assets	81,544,883	121,906,540
Non-current assets	598,134	623,603
Total assets	82,143,016	122,530,143
Current liabilities	131,987,823	168,451,977
Total liabilities	131,987,823	168,451,977
Equity	(49,844,807)	(45,921,834)

CST

CST was incorporated in China and was registered on August 24, 2005. CST is engaged in the wholesale, import and export of food, provision of ancillary services, relevant business consulting services subject to administrative approval and relevant authority. Its registered address is at Room 520A, No. 335 Changli Road, Pudong New District, Shanghai, China.

The significant information on the financial statements of CST as at March 31, 2021, and December 31, 2020 are as follows:

	As of March 31, 2021	As of December 31, 2020
Financial position:		
Current assets	34,254,671	35,770,934
Total assets	34,254,671	35,770,934
Current liabilities	330,921	693,294
Total liabilities	330,921	693,294
Equity	33,923,750	35,077,639

CRL

CRL was originally incorporated in the BVI under The International Business Companies Act (CAP.291) on March 27, 2002. CRL is engaged in the purchase or otherwise acquire and undertake the whole or any part of the business, goodwill, assets and liabilities of any person, firm or company, to import, export, buy, sell, exchange, barter, let on hire, distribute, and otherwise deal in and turn to account goods, materials, commodities, produce and merchandise generally in their prepared, manufactured, semi-manufactured and raw state, to enter into, carry on and participate in financial transactions and operations of all kinds and to manufacture, construct, assemble, design, repair, refine, develop, alter, convert, process, and otherwise produce materials, fuels, chemicals, substance and industrial, commercial and consumer products of all kinds. The Company was re-registered under the BVI Business Companies Act (No. 16 of 2004) on January 1, 2009, upon the compulsory implementation of the new Act. CRL's registered office is at P.O. Box 957, Offshore Incorporations Center, Road Town, Tortola, British Virgin Islands and its registered agent is Offshore Incorporations Limited.

The significant information on the financial statements of CRL as at March 31, 2021, and December 31, 2020, are as follows:

	As of March 31, 2021	As of December 31, 2020
Financial position:		
Non-current assets	100	100
Total assets	100	100
Equity	100	100

On December 28, 2016, the Parent Company entered into an equity transfer agreement to acquire 100% ownership in CIC, CST, and CRL for the purchase consideration amounts of P65,156,584, P62,177,311 and P100 (equivalent to \$1,308,155, \$1,247,187 and \$2). Based on the equity transfer agreement, the equity transfer shall take legal effect upon issuance of Foreign Investment Enterprise approval certificate by the approval authority. The full consummation of the equity transfer shall take place after all of the closing conditions set forth in the transfer agreement have been satisfied.

On February 23, 2017, the Group obtained an updated business license for CST reflecting the Parent Company as CST's new registered owner. On March 8, 2017, the Group obtained a Certificate of Incumbency, issued by a BVI registered agent, attesting the change of management control in CRL to the Parent Company.

CPNA

CPNA was incorporated in the United States and was registered with the Secretary of State of California on April 20, 2017, as a domestic stock company type. CPNA is engaged in any lawful act or activity for which a corporation may be organized under the General Corporation Law of California other than the banking business, the trust company business or the practice of a profession permitted to be incorporated by the California Corporation Code. The agent for service process in this state is Vcorp Services CA, Inc. The registered address of CPNA is at 350 N. Glendale Avenue Ste B348, Glendale, California 91206. Its principal place of business is at 7th Floor, Centerpoint Building, J. Vargas Avenue Corner Garnet Road, Ortigas Center, Pasig City, Philippines.

On January 2, 2018, the Parent Company invested cash for the capital requirement of CPNA which amounted to P24,950,000

The significant information on the financial statements of CPNA as at March 31, 2021, and December 31, 2020, are as follows:

	As of March 31, 2021	As of December 31, 2020
Financial position:		
Current assets	447,639,128	401,080,534
Non-current assets	6,411,234	6,727,204
Total assets	454,050,362	407,807,738
Current liabilities	405,972,984	362,947,525
Total liabilities	405,972,984	362,947,525
Equity	48,077,378	44,860,213

ADOPTION OF NEW AND REVISED ACCOUNTING STANDARDS

The Group adopted all accounting standards and interpretations as at December 31, 2020. The new and revised accounting standards and interpretations that have been published by the International Accounting Standards Board (IASB) and approved by the FRSC in the Philippines, were assessed to be applicable to the consolidated financial statements, are as follows:

Amendments to PFRS 16, COVID-19-Related Rent Concessions

Amendment to PFRS 16 provides practical relief to lessees in accounting for rent concessions occurring as a direct consequence of COVID-19, by introducing a practical expedient to PFRS 16. The practical expedient permits a lessee to elect not to assess whether a COVID-19-related rent concession is a lease modification. A lessee that makes this election shall account for any change in lease payments resulting from the COVID-19-related rent concession the same way it would account for the change applying PFRS 16 if the change were not a lease modification.

The practical expedient applies only to rent concessions occurring as a direct consequence of COVID-19 and only if all of the following conditions are met:

- a) The change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- b) Any reduction in lease payments affects only payments originally due on or before 30 June 2021 (a rent concession meets this condition if it results in reduced lease payments on or before 30 June 2021 and increased lease payments that extend beyond 30 June 2021); and
- c) There is no substantive change to other terms and conditions of the lease.

The amendments are effective for annual periods beginning on or after June 1, 2020. Earlier application is permitted, including in financial statements not authorized for issue at May 28, 2020.

The amendments did not have a significant impact on the consolidated financial statements since there are no rent concessions that occurred as direct consequence of COVID-19.

Amendments to PFRS 3, Definition of a Business

The amendments are to:

- clarify that to be considered a business, an acquired set of activities and assets must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create outputs;
- narrow the definitions of a business and of outputs by focusing on goods and services provided to customers and by removing the reference to an ability to reduce costs;
- add guidance and illustrative examples to help entities assess whether a substantive process has been acquired;
- remove the assessment of whether market participants are capable of replacing any missing inputs or processes and continuing to produce outputs; and
- add an optional concentration test that permits a simplified assessment of whether an acquired set of activities and assets is not a business.

The amendments are effective for business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after January 1, 2020 and to asset acquisitions that occur on or after the beginning of that period.

The amendments are being applied by the Group and has no significant impact on the consolidated financial statements.

Amendments to PAS 1 and PAS 8, Definition of Material

The amendments relate to a revised definition of 'material':

"Information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity."

Three new aspects of the new definition include (i) obscuring; (ii) could reasonably be expected to influence; and (iii) primary users.

The amendments stress especially five ways material information can be obscured:

- if the language regarding a material item, transaction or other event is vague or unclear;
- if information regarding a material item, transaction or other event is scattered in different places in the financial statements;
- if dissimilar items, transactions or other events are inappropriately aggregated;
- if similar items, transactions or other events are inappropriately disaggregated; and
- if material information is hidden by immaterial information to the extent that it becomes unclear what information is material.

The amendments are effective for periods beginning on or after January 1, 2020. Earlier application is permitted.

The amendments are being applied by the Group and has no significant impact on the consolidated financial statements.

PIC Q&A No. 2019-02, Accounting for Cryptographic Assets

The interpretation provides guidance regarding accounting treatment for Cryptographic assets. In classifying Cryptographic assets, two relevant factors to consider are (i) its primary purpose, and (ii) how these assets derive its inherent value. The interpretation provided two (2) Cryptographic classifications based on the aforementioned factors, these are (a) Cryptocurrency, or (b) Cryptographic assets other than Cryptocurrencies, which are (b.1) Asset-based token, (b.2) Utility token, and (b.3) Security token, or collectively the "Security Tokens".

From the holder of these assets' point-of-view, in the absence of a definitive accounting and reporting guidance from the IASB, the interpretation suggested to report Cryptographic assets in the financial statements as either (i) Cryptocurrencies held by an entity, or (ii) Cryptographic assets other than cryptocurrencies.

From the Issuer of these assets' point of view, as a consensus, the following accounting treatments are suggested:

- Cryptocurrencies held by an entity can be treated either as (i) Inventory under PAS 2, or (ii) Intangible asset under PAS 38.
- Cryptographic assets other than Cryptocurrencies, the interpretation suggested the following relevant accounting frameworks for consideration:
 - i. If the Token meets the definition of a financial liability, apply guidance in PFRS 9;
 - ii. If the Token meets the definition of an equity instrument, apply guidance in PAS 32:
 - iii. If the Token is a prepayment for goods and services from a contract with a

customer, apply guidance in PFRS 15; and

iv. If the Token does not meet any of the aforementioned, consider other relevant guidance.

The interpretation is effective for periods beginning on or after February 13, 2019.

The interpretation did not have a significant impact on the consolidated financial statements since the Group does not have cryptographic assets.

New Accounting Standards Effective after the Reporting Period Ended December 31, 2020

The Group will adopt, to the extent applicable, the following standards when these become effective

PFRS 17 — Insurance Contracts

PFRS 17 establishes the principles for the recognition, measurement, presentation and disclosure of insurance contracts and supersedes PFRS 4 Insurance Contracts.

PFRS 17 outlines a general model, which is modified for insurance contracts with direct participation features, described as the variable fee approach. The general model is simplified if certain criteria are met by measuring the liability for remaining coverage using the premium allocation approach.

The general model uses current assumptions to estimate the amount, timing and uncertainty of future cash flows and it explicitly measures the cost of that uncertainty. It takes into account market interest rates and the impact of policyholders' options and guarantees.

An amendment issued on June 2020 and adopted by FRSC on August 2020 addresses concerns and implementation challenges that were identified after PFRS 17 was published.

PFRS 17 must be applied retrospectively unless impracticable, in which case the modified retrospective approach or the fair value approach is applied.

For the purpose of the transition requirements, the date of initial application is the start if the annual reporting period in which the entity first applies the Standard, and the transition date is the beginning of the period immediately preceding the date of initial application.

The standard (incorporating the amendments) is effective for periods beginning on or after January 1, 2023. Earlier application is permitted.

The future adoption of the standard will not have a significant impact on the Group's consolidated financial statements as the Group does not issue insurance contracts.

Amendments to PFRS 3, References to the Conceptual Framework

The amendments update PFRS 3 so that it refers to the 2018 Conceptual Framework instead of the 1989 Framework. They also add to PFRS 3 a requirement that, for obligations within the scope of PAS 37, an acquirer applies PAS 37 to determine whether at the acquisition date a present obligation exists as a result of past events. For a levy that would be within the scope of IFRIC 21 Levies, the acquirer applies IFRIC 21 to determine whether the obligating event that gives rise to a liability to pay the levy has occurred by the acquisition date.

The amendments also add an explicit statement that an acquirer does not recognize contingent assets acquired in a business combination.

The amendments are effective for business combinations for which the date of acquisition is on or

after the beginning of the first annual period beginning on or after January 1, 2022. Early application is permitted if an entity also applies all other updated references (published together with the updated Conceptual Framework) at the same time or earlier.

The Management of the Group is still evaluating the impact of the amendments on the Group's consolidated financial statements.

Amendments to PFRS 10 and PAS 28, Sale or Contribution of Assets between and Investor and Its Associate or Joint Venture

The amendments to PFRS 10 and PAS 28 deal with situations where there is a sale or contribution of assets between an investor and its associate or joint venture. Specifically, the amendments state that gains or losses resulting from the loss of control of a subsidiary that does not contain a business in a transaction with an associate or a joint venture that is accounted for using the equity method, are recognized in the parent's profit or loss only to the extent of the unrelated investors' interests in that associate or joint venture. Similarly, gains and losses resulting from the remeasurement of investments retained in any former subsidiary (that has become an associate or a joint venture that is accounted for using the equity method) to fair value are recognized in the former parent's profit or loss only to the extent of the unrelated investors' interests in the new associate or joint venture.

The effective date of the amendments has yet to be set by the Board; however, earlier application of the amendments is permitted.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

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

The amendments to PAS 1 affect only the presentation of liabilities as current or non-current in the statement of financial position and not the amount or timing of recognition of any asset, liability, income or expenses, or the information disclosed about those items.

The amendments clarify that the classification of liabilities as current or non-current is based on rights that are in existence at the end of the reporting period, specify that classification is unaffected by expectations about whether an entity will exercise its right to defer settlement of a liability, explain that rights are in existence if covenants are complied with at the end of the reporting period, and introduce a definition of 'settlement' to make clear that settlement refers to the transfer to the counterparty of cash, equity instruments, other assets or services.

The amendments are applied retrospectively for annual periods beginning on or after January 1, 2023, with early application permitted.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

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

The amendments prohibit deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced before that asset is available for use, i.e. proceeds while bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Consequently, an entity recognizes such sales proceeds and related costs in profit or loss. The entity measures the cost of those items in accordance with PAS 2 Inventories.

The amendments also clarify the meaning of 'testing whether an asset is functioning properly'. PAS 16 now specifies this as assessing whether the technical and physical performance of the

asset is such that it is capable of being used in the production or supply of goods or services, for rental to others, or for administrative purposes.

If not presented separately in the statement of comprehensive income, the financial statements shall disclose the amounts of proceeds and cost included in profit or loss that relate to items produced that are not an output of the entity's ordinary activities, and which line item(s) in the statement of comprehensive income include(s) such proceeds and cost.

The amendments are applied retrospectively, but only to items of property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after the beginning of the earliest period presented in the financial statements in which the entity first applies the amendments.

The entity shall recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings (or other component of equity, as appropriate) at the beginning of that earliest period presented.

The amendments are effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

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

The amendments specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract consist of both the incremental costs of fulfilling that contract (examples would be direct labour or materials) and an allocation of other costs that relate directly to fulfilling contracts (an example would be the allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract).

The amendments apply to contracts for which the entity has not yet fulfilled all its obligations at the beginning of the annual reporting period in which the entity first applies the amendments. Comparatives are not restated. Instead, the entity shall recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings or other component of equity, as appropriate, at the date of initial application.

The amendments are effective for annual periods beginning on or after 1 January 2022, with early application permitted.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

Annual Improvements to PFRS Standards 2018-2020 Cycle

Amendments to PFRS 1 – *Subsidiary as a first-time adopter*

The amendment provides additional relief to a subsidiary which becomes a first-time adopter later than its parent in respect of accounting for cumulative translation differences. As a result of the amendment. subsidiary that the exemption uses PFRS 1:D16(a) can now also elect to measure cumulative translation differences for all foreign operations at the carrying amount that would be included in the parent's consolidated financial statements, based on the parent's date of transition to PFRS Standards, if no adjustments were made for consolidation procedures and for the effects of the business combination in which the parent acquired the subsidiary. A similar election is available to an associate or joint venture that uses the exemption

PFRS 1:D16(a).

The amendment is effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

Amendments to PFRS 9 – Fees in the '10 per cent' test for derecognition of financial liabilities

The amendment clarifies that in applying the '10 per cent' test to assess whether to derecognize a financial liability, an entity includes only fees paid or received between the entity (the borrower) and the lender, including fees paid or received by either the entity or the lender on the other's behalf.

The amendment is applied prospectively to modifications and exchanges that occur on or after the date the entity first applies the amendment.

The amendment is effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

Amendments to PFRS 16 – Lease Incentives

The amendment removes the illustration of the reimbursement of leasehold improvements.

As the amendment to PFRS 16 only regards an illustrative example, no effective date is stated.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

Amendments to PAS 41 – Taxation in fair value measurements

The amendment removes the requirement in PAS 41 for entities to exclude cash flows for taxation when measuring fair value. This aligns the fair value measurement in PAS 41 with the requirements of PFRS 13 Fair Value Measurement to use internally consistent cash flows and discount rates and enables preparers to determine whether to use pretax or post-tax cash flows and discount rates for the most appropriate fair value measurement.

The amendment is applied prospectively, i.e. for fair value measurements on or after the date an entity initially applies the amendment.

The amendment is effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Group is still evaluating the impact of the amendments on the consolidated financial statements.

New Accounting Standards Effective in 2020 - Adopted by FRSC but pending for approval by the BOA

PIC Q&A No. 2019-04, Conforming Changes to PIC Q&As – Cycle 2019

The interpretation sets out the changes (i.e., amendments or withdrawal) to certain interpretations. These changes are made as a consequence of the issuance of new PFRS that become effective starting January 1, 2019 and other relevant developments.

PIC Q&As Amended

The following table summarizes the changes made to the amended interpretations:

PIC Q&A Amended	Amendment
PIC Q&A No. 2011-05: PFRS 1 – Fair Value or Revaluation as Deemed Cost	Updated because of applying PFRS 16, Leases, for the first time starting January 1, 2019
PIC Q&A No. 2011-06: Acquisition of investment properties – asset acquisition or business combination?	Reference to PAS 40, Investment Property, has been updated because of applying PFRS 16 for the first time starting January 1, 2019.
PIC Q&A No. 2012-02: Cost of a new building constructed on the site of a previous building	Reference to PAS 40 has been updated because of applying PFRS 16 for the first time starting January 1, 2019.
PIC Q&A No. 2017-02: PAS 2 and PAS 16 - Capitalization of operating lease cost as part of construction costs of a building	Updated to comply with the provisions of PFRS 16 and renamed as PIC Q&A No. 2017-02: PAS 2 and PAS 16 - Capitalization of depreciation of right-of-use asset as part of construction costs of a building
PIC Q&A No. 2017-10: PAS 40 - Separation of property and classification as investment property	Reference to PAS 40 has been updated because of applying PFRS 16 for the first time starting January 1, 2019.
PIC Q&A No. 2018-05: PAS 37 - Liability arising from maintenance requirement of an asset held under a lease	Updated to comply with the provisions of PFRS 16
PIC Q&A No. 2018-15: PAS 1- Classification of Advances to Contractors in the Nature of Prepayments: Current vs. Non-current	Reference to PAS 40 (included as an attachment to the Q&A) has been updated because of applying PFRS 16 for the first time starting January 1, 2019.

PIC O&A Withdrawn

PIC Q&A WILLIGIAWII	
PIC Q&A Withdrawn	Basis for Withdrawal
PIC Q&A No. 2017-09: PAS 17 and Philippine Interpretation SIC-15 - Accounting for payments between and among lessors and lessees	This PIC Q&A is considered withdrawn starting January 1, 2019, which is the effective date of PFRS 16. PFRS 16 superseded PAS 17, Leases, and Philippine Interpretation SIC-15, Operating Leases—Incentives
PIC Q&A No. 2018-07: PAS 27 and PAS 28 - Cost of an associate, joint venture, or subsidiary in separate financial statements	This PIC Q&A is considered withdrawn upon publication of IFRIC agenda decision - Investment in a subsidiary accounted for at cost: Step acquisition (IAS 27 Separate Financial Statements) in January 2019.

The effective date of the amendments is included in the affected interpretations.

The Management of the Group is still evaluating the potential impact of the amendments.

PIC Q&A No. 2019-06, Accounting for step acquisition of a subsidiary in a parent

The interpretation clarifies how a parent should account for the step acquisition of a subsidiary in its separate financial statements.

Salient points of the interpretation are the following:

IFRIC concluded either of the two approaches may be applied:

• Fair value as deemed cost approach

Under this approach, the entity is exchanging its initial interest (plus consideration paid for the additional interest) for a controlling interest in the investee (exchange view). Hence, the entity's investment in subsidiary is measured at the fair value at the time the control is acquired.

• Accumulated cost approach

Under this approach, the entity is purchasing additional interest while retaining the initial interest (non-exchange view). Hence, the entity's investment in subsidiary is measured at the accumulated cost (original consideration).

Any difference between the fair value of the initial interest at the date of obtaining control of the subsidiary and its original consideration is taken to profit or loss, regardless of whether, before the step acquisition transaction, the entity had presented subsequent changes in fair value of its initial interest in profit or loss or other comprehensive income (OCI).

The interpretation is effective for periods beginning on or after October 19, 2019.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2019-07, Classification of Members' Capital Contributions of Non-Stock Savings and Loan Associations (NSSLA)

Background:

The Bangko Sentral ng Pilipinas (BSP) issued Circular No. 1045 on August 29, 2019 to amend the Manual of Regulations for Non-Bank Financial Institutions Applicable to Non-Stock Savings and Loan Associations (MORNBFI-S) — Regulatory Capital of Non-Stock Savings and Loan Associations (NSSLAs) and Capital Contributions of Members.

Under the Circular, each qualified member of an NSSLA shall maintain only one capital contribution account representing his/her capital contribution. While only one capital account is maintained, the Circular breaks down a member's capital contributions as follows:

- a. Fixed capital which cannot be reduced for the duration of membership except upon termination of membership. The minimum amount of fixed capital is Php1,000, but a higher minimum can be prescribed under the NSSLA's by-laws.
- b. Capital contribution buffer, which pertains to capital contributions in excess of fixed capital. The capital contribution buffer can be withdrawn or reduced by the member without affecting his membership. However, the NSSLA shall establish and prescribe the conditions and/or circumstances when the NSSLA may limit the reduction of the members' capital contribution buffer, such as, when the NSSLA is under liquidity stress or is unable to meet the capital-to-risk assets ratio requirement under Sec. 4116S of the MORNBFI-S Regulations. Such conditions and/or circumstances have to be disclosed to the members upon their placement of capital contribution buffer and in manners as may be determined by the Board.

For purposes of identifying and monitoring the fixed capital and capital contribution buffer of a member's capital contribution, NSSLAs shall maintain subsidiary ledgers showing separately the fixed and capital contribution buffer of each member. Further, upon receipt of capital contributions from their members, NSSLAs shall simultaneously record the amount contributed as fixed and capital contribution buffer in the aforementioned subsidiary ledgers. However, NSSLAs may use other systems in lieu of subsidiary ledgers provided that that the system will separately show the fixed and capital contribution buffer of each member.

The interpretation assessed and concluded that both Fixed Capital and the Capital contribution buffer qualify as "equity" in the NSSLA's financial statements as they both meet all the requirements of paragraphs 16A and 16B of PAS32, Financial Instruments: Presentation.

The interpretation is effective for periods beginning on December 11, 2019, and should be applied retrospectively.

The future adoption of the interpretation will have no effect on the Grpup's consolidated financial statements since the Company is not classified as a non-bank financial institutions under non-stock savings and loan associations.

PIC Q&A No. 2019-08, PFRS 16, Leases - Accounting for Asset Retirement or Restoration Obligation ("ARO")

The interpretation clarifies the recognition of ARO under the following scenarios:

1) Accounting for ARO at lease commencement date

The cost of dismantling and restoration (i.e., the ARO) should be calculated and recognized as a provision in accordance with PAS 37, with a corresponding adjustment to the related ROU asset as required by PFRS 16.24(d). As such, the lessee will add the amount of ARO to the cost of the ROU asset on lease commencement date, which will then form part of the amount that will be amortized over the lease term

Change in ARO after initial recognition

- 2.1) Because ARO is not included as a component of lease liability, the measurement of such ARO is outside the scope of PFRS 16. Hence, its measurement is generally not affected by the transition to PFRS 16. Except in cases where the reassessment of lease-related assumptions (e.g., lease term) would affect the measurement of ARO-related provision, the amount of ARO existing at transition date would not be remeasured; rather, the balance of the ARO provision and any related asset will remain as previously measured. The asset will simply be reclassified from property and equipment to the related ROU asset as required under PFRS 16.24(d).
- 2.2) Assuming there is a change in lease-related assumptions that would impact the ARO measurement (e.g., change in lease term due to the new PFRS 16 requirements), the following will be the accounting treatment depending on the method used by the lessee in adopting PFRS 16:
 - a. *Modified retrospective approach* Under this approach, the lessee uses the remaining lease term to discount back the amount of provision to transition date. Any adjustment is recognized as an adjustment to the ROU asset and ARO provision. This adjustment applies irrespective of which of the two methods in measuring the ROU asset will be chosen under the modified retrospective approach.
 - b. Full retrospective approach The ARO provision and related asset, which gets adjusted to the ROU asset, should be remeasured from commencement of the lease, and then amortized over the revised or reassessed lease term. Because full retrospective approach is chosen, it is possible that the amount of cumulative adjustment to the ARO

provision and the ROU asset at the beginning of the earliest period presented will not be the same; hence, it is possible that it might impact retained earnings.

The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The future adoption of the interpretation will have no effect on the Group's consolidated financial statements since the Group does not have leased property with any related ARO.

PIC Q&A No. 2019-09, Accounting for Prepaid Rent or Rent Liability Arising from Straightlining under PAS 17 on Transition to PFRS 16 and the Related Deferred Tax Effects

The interpretation aims to provide guidance on the following:

- 1. How a lessee should account for its transition from PAS 17 to PFRS 16 using the modified retrospective approach. Specifically, this aims to address how a lessee should, on transition, account for any existing prepaid rent or rent liability arising from straight-lining of an operating lease under PAS 17, and
- 2. How to account for the related deferred tax effects on transition from PAS 17 to PFRS 16.

The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2019-10, Accounting for variable payments with rent review

Some lease contracts provide for market rent review in the middle of the lease term to adjust the lease payments to reflect a fair market rent for the remainder of the lease term. This Q&A provides guidance on how to measure the lease liability when the contract provides for a market rent review.

The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2019-11, Determining the current portion of an amortizing loan/lease liability

The interpretation aims to provide guidance on how to determine the current portion of an amortizing loan/lease liability for proper classification/presentation between current and non-current in the statement of financial position.

The interpretation is effective upon approval by the FRSC.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2019-12, PFRS 16, Leases – Determining the lease term

The interpretation provides guidance how an entity determine the lease term under PFRS 16.

A contract would be considered to exist only when it creates rights and obligations that are enforceable. Therefore, any non-cancellable period or notice period in a lease would meet the definition of a contract and, thus, would be included as part of the lease term. To be part of a contract, any option to extend or terminate the lease that are included in the lease term must also be enforceable.

If optional periods are not enforceable (e.g., if the lessee cannot enforce the extension of the lease without the agreement of the lessor), the lessee does not have the right to use the asset beyond the

non-cancellable period. Consequently, by definition, there is no contract beyond the non-cancellable period (plus any notice period) if there are no enforceable rights and obligations existing between the lessee and lessor beyond that term.

In assessing the enforceability of a contract, an entity should consider whether the lessor can refuse to agree to a request from the lessee to extend the lease. Accordingly, if the lessee has the right to extend or terminate the lease, there are enforceable rights and obligations beyond the initial noncancellable period and thus, the parties to the lease would be required to consider those optional periods in their assessment of the lease term. In contrast, a lessor's right to terminate a lease is ignored when determining the lease term because, in that case, the lessee has an unconditional obligation to pay for the right to use the asset for the period of the lease, unless and until the lessor decides to terminate the lease.

In assessing whether a lessee is reasonably certain to exercise an option to extend a lease, or not to exercise an option to terminate a lease, an entity shall consider all relevant facts and circumstances (i.e., including those that are not indicated in the lease contract) that create an economic incentive for the lessee to exercise the option to extend the lease, or not to exercise the option to terminate the lease.

The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2019-13, PFRS 16, Leases – Determining the lease term of leases that are renewable subject to mutual agreement of the lessor and the lessee

The interpretation provides guidance how an entity determine the lease term under PFRS 16. This interpretation focuses on lease contracts that are renewable subject to mutual agreement of the parties.

A renewal option is only considered in determining the lease term if it is enforceable. A renewal that is still subject to mutual agreement of the parties is legally unenforceable under Philippine laws until both parties come to an agreement on the terms.

In instances where the lessee have known to be, historically, renewing the lease contract after securing mutual agreement with the lessor to renew the lease contract, the lessee's right to use the underlying asset does not go beyond the one-year period covered by the current contract, as any renewal still has to be agreed on by both parties. A renewal is treated as a new contract.

The interpretation is effective for annual reporting periods beginning on or after January 1, 2019 upon approval by the FRSC.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-01, Conforming Changes to PIC Q&As – Cycle 2020

The interpretation sets out the changes (i.e., amendments or withdrawal) to certain interpretations. These changes are made as a consequence of the issuance of new PFRS that become effective starting January 1, 2019 and other relevant developments.

PIC Q&As Amended

The following table summarizes the changes made to the amended interpretations:

PIC Q&A Amended	Amendment
Framework 4.1 and PAS 1.25 –	References to The Conceptual Framework
Financial statements prepared on a basis	for Financial Reporting have been updated

other than going concern	due of the revised framework effective January 1, 2020
PIC Q&A No. 2016-03: Accounting for common areas and the related subsequent costs by condominium corporations	References to <i>The Conceptual Framework</i> for Financial Reporting have been updated due of the revised framework effective January 1, 2020
PIC Q&A No. 2011-03: Accounting for intercompany loans	References to <i>The Conceptual Framework</i> for Financial Reporting have been updated due of the revised framework effective January 1, 2020
PIC Q&A No. 2017-08: PFRS 10 – Requirement to prepare consolidated financial statements where an entity disposes of its single investment in a subsidiary, associate or joint venture	References to <i>The Conceptual Framework</i> for Financial Reporting have been updated due of the revised framework effective January 1, 2020
PIC Q&A No. 2018-14: PFRS 15 – Accounting for cancellation of real estate sales	References to <i>The Conceptual Framework</i> for Financial Reporting have been updated due of the revised framework effective January 1, 2020

PIC Q&A Withdrawn

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With the amendment to PFRS 3 on the	PIC Q&A Withdrawn	Basis for Withdrawal
definition of a business effective January 2020, there is additional guidance in paragraphs B7A-B12D of PFRS 3 in assessing whether acquisition of investment properties – asset acquisition or business combination?	PIC Q&A No. 2011-06: Acquisition of investment properties – asset acquisition	With the amendment to PFRS 3 on the definition of a business effective January 1, 2020, there is additional guidance in paragraphs B7A-B12D of PFRS 3 in assessing whether acquisition of investment properties is an asset acquisition or business combination (i.e. optional concentration test and assessment of whether an acquired process is

The effective date of the amendments is included in the affected interpretations.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-02, Conclusion on PIC QA 2018-12E: On certain materials delivered on site but not yet installed

The interpretation provides guidance on the treatment of the customized materials in recognizing revenue using a cost-based input method.

For each performance obligation satisfied over time, entity shall recognize the revenue by measuring towards complete satisfaction. In such case, materials that are customized, even if uninstalled, are to be included in the measurement of progress in completing its performance obligations.

However, in the case of uninstalled materials that are not customized, revenue should only be recognized upon installation or use in construction. Revenue cannot be recognized even up to the extent of cost unless it met all the criteria listed in the standards.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-03, On the accounting of the difference when the percentage of completion is ahead of the buyer's payment

The interpretation clarifies that recognition of either contract asset or receivable is acceptable in case the revenue recognized based on percentage of completion (POC) is ahead of the buyer's payment as long as this is consistently applied in transactions of the same nature and disclosure requirements of PFRS 15 for contract assets or receivables, as applicable, are complied.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-04(Addendum to PIC Q&A 2018-12-D), PFRS 15 - Step 3 - Requires and Entity to Determine the Transaction Price for the Contract

The interpretation clarifies that, in case of mismatch between the POC and schedule of payments, there is no significant financing component if the difference between the promised consideration and the cash selling price of the goods or service arises for the reasons other than the provision of finance to either the customer or the entity, and the difference between those amounts is proportional to the reason for the difference.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-05, PFRS 15 - Accounting for Cancellation of Real Estate Sales

The interpretation provided guidance on the accounting for cancellation of real estate sales and the repossession of the property. They provided three(3) approaches as follows:

- 1. The repossessed property is recognized at its fair value less cost to repossess
- 2. The repossessed property is recognized at its fair value plus repossession cost
- 3. Accounted as modification of contract

Either of the above mentioned approaches are acceptable as long as its applied consistently. All approaches above should consider payments to buyers required under the Maceda Law and the write-off of any unamortized portion of cost of obtaining a contract in its determination of gain/loss from repossession.

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-06, PFRS 16 - Accounting for payments between and among lessors and lessees

The interpretation provides for the treatment of payments between and among lessors and lessees as follows:

		Treatments in the financial statements of			
	Transaction	Lessor	Old lessor	New	Basis
				Lessee	
1	Lessor pays	i. Recalculate	i. Recognize in		• PFRS 16;
	old lessee -	the revised	profit and loss at		par. 87
	lessor	leased	the date of		• PAS 16;
	intends to	payments (net	modification the		pars. 6, 16-
	renovate the	of the one-off	difference between		17
	building	amount to be	the proportionate		• PAS 40;

		T			
		paid) and amortize over the revised lease term. ii. If net payable, recognize as expense unless the amount to be paid qualifies as capitalizable cost under PAS 16 or PAS 40; in which case it is capitalized as part of the carrying amount of the associated property if it meets the definition of construction costs under PAS 16 or PAS 40.	decrease in the right-of-use asset based on the remaining right-of-use asset for the remaining period and remaining lease liability calculated as the present value of the remaining lease payments discounted using the original discount rate of the lease. ii. Recognize the effect of remeasurement of the remaining lease liability as an adjustment to the right-of use-asset by referring to the revised lease payments (net of any amount to be received from the lessor) and using a revised discount rate. iii. Revisit the amortization period of right-of-use asset and any related leasehold improvement following the shortening of the term.		par. 21 • PFRS 16; par. 45 • Illustrative example 18 issued by IASB • PAS 16; pars. 56-57
2	Lessor pays old lessee - new lease with higher quality lessee	Same as Item 1	Same as Item 1		Same as Item 1 PFRS 16 par. 83
3	Lessor pays new lessee - an incentive to occupy	i. Financelease:If made aftercommencementdate, incentivepayable is		i. Record as a deduction to the cost of the right-of-	• PAS 16; par. 68 • PAS 16; par. 71 • PFRS 16; par. 83

		T	I		T
		credited with		use asset.	• PFRS 16;
		offsetting debit		ii. Lease	par. 24
		entry to the net		incentive	
		investment		receivable	
		lease.		is also	
		 If paid at or 		included as	
		prior to		reduction	
		commencement		in	
		date, included		measureme	
		in the		nt of lease	
		calculation of		liability.	
		gain or loss on		iii. When	
		disposal on		lessee	
		finance lease.		receives	
		ii. Operating		the	
		lease add the		payment of	
		initial direct		lease	
		costs to the		incentive,	
		carrying		the amount	
		amount of		received is	
		underlying		debited	
		asset and		with a	
		recognize as		credit entry	
		expense over		to gross up	
		the lease term		the lease	
		either on a		liability.	
		straight-line		madifity.	
		basis of another			
		systematic			
		basis.			
4	Lessor pays	Same as Item 3		i. Same as	• Same as in
1	new lessee -	Same as item 5		in fact	fact pattern
	building			pattern 1C.	1C.
	alterations			ii.	• PAS 40;
	specific to				
	_			Capitalize	par. 21 • PAS 16;
	the lessee with no			costs	pars. 16-17
	further value			incurred by	pars. 10-17
	to lessor			the lessee for	
	to lessor				
				alterations to the	
				building as leasehold	
				improveme nt in	
				accordance	
				with PAS	
				16 or PAS	
				40.	
5	Old lessee	Recognize as	Recognize as	- 1 0.	• PAS 16
	pays lessor	income	expense		• PAS 38
	pays icssui	meome	CAPCIISC		1110 30

	to vacate the leased premises early	immediately, unless it was within the original contract and the probability criterion was previously met, in which case, the amount would have already been recognized as income using either a straight-line basis or another systematic basis.	immediately unless it was within the original contract and the probability criterion was previously met, in which case, the financial impact would have been recognized already as part of the lease liability.		• PFRS 16; par. 18
6	Old lessee pays new lessee to take over the lease		Recognize as an expense immediately.	Recognize as income immediatel y.	• PAS 16 • PAS 38 • PFRS 16; Appendix A
7	New lessee pays lessor to secure the right to obtain a lease agreement	i. If finance lease, recognize gain or loss in the profit or loss arising from the derecognition of underlying assets ii. If operating lease, recognize as deferred revenue and amortize over the lease term on a straight-line basis or another systematic basis.		Recognize as part of the cost of the right-of-use asset.	PFRS 16; par. 24 • PAS 16; par. 71 • PFRS 16; par 81
8	New lessee pays old lessee to buy out the lease agreement		Recognize as again immediately. Any remaining lease liability and right-of-use asset will be derecognized with net amount through	Account for as initial direct cost included in the measureme	• PFRS 16; Appendix A • PFRS 16; Example 13 in par. IE5 • PFRS 16; par. 24

	P&L.	nt of the	
		right-of-	
		use asset.	

The Management of the Group is still evaluating the potential impact of the interpretation.

PIC Q&A No. 2020-07, PAS 12 – Accounting for the Proposed Changes in Income Tax Rates under the Corporate Recovery and Tax Incentives for Enterprises Act (CREATE) Bill

The interpretation explained the details of the CREATE bill and its impact on the financial statements once passed.

Interpretation discussed that impact on the financial statements ending December 31, 2020 are as follows:

- Current and deferred taxes will still be measured using the applicable income tax rate as of December 31, 2020
- If the CREATE bill is enacted before financial statements' issue date, this will be a non-adjusting event but the significant effects of changes in tax rates on current and deferred tax assets and liabilities should be disclosed
- If the CREATE bill is enacted after financial statements' issue date but before filing of the income tax return, this is no longer a subsequent event but companies may consider disclosing the general key feature of the bill and the expected impact on the FS

For the financial statements ending December 31, 2021, the impact are as follows:

- Standard provides that component of tax expense(income) may include "any adjustments recognized in the period for current tax of prior periods" and "the amount of deferred tax expense(income) relating to changes in tax rates or the imposition of new taxes"
- An explanation of changes in the applicable income tax rates to the previous accounting period is also required to be disclosed
- The provision for current income tax for the year 2021 will include the difference between income tax per 2020 financial statements and 2020 income tax return
- Deferred tax assets and liabilities as of December 31, 2021, will be remeasured using the new tax rates
- Any movement in deferred taxes arising from the change in tax rates that will form part of the provision for/benefit from deferred taxes will be included as well in the effective tax rate reconciliation

The Management of the Group is still evaluating the potential impact of the interpretation.

SIGNIFICANT ACCOUNTING POLICIES

Basis of Consolidation

The consolidated financial statements incorporate the financial statements of the Parent Company and all subsidiaries it controls. Control is achieved when the Parent Company has power over the investee, is exposed, or has rights, to variable returns from its involvement with the investee; and has the ability to use its power to affect its returns.

The Parent Company reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of these three elements of control: a) has power over the investee; b) exposure or rights, to variable returns from its involvement with the investee; or the ability to use its power to affect its returns.

The Parent Company considers all relevant facts and circumstances in assessing whether or not the Parent Company's voting rights in an investee are sufficient to give it power, including:

- the size of the Parent Company's holding of voting rights relative to the size and dispersion of holdings of the other vote holders;
- potential voting rights held by the Parent Company, other vote holders or other parties;
- rights arising from other contractual arrangements; and
- any additional facts and circumstances that indicate that the Parent Company has, or does not have, the current ability to direct the relevant activities at the time that decisions need to be made, including voting patterns at previous shareholders' meetings.

Consolidation of a subsidiary begins when the Parent Company obtains control over the subsidiary and ceases when the Parent Company loses control of the subsidiary.

The financial statements of the subsidiaries are prepared for the same reporting year as the Parent Company, using uniform accounting policies for like transactions and other events in similar circumstances. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies. All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation. Unrealized gains and losses are eliminated.

Changes in the Parent Company's ownership interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the

Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity and attributed to owners of the Parent Company.

When the Parent Company loses control of a subsidiary, a gain or loss is recognized in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. All amounts previously recognized in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable PFRS). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair

value on initial recognition for subsequent accounting under PFRS 9.

Business Combination

Common control business combinations are excluded from the scope of PFRS 3, *Business Combinations*. However, there are no specific rules under existing PFRS which prescribe how such transactions shall be accounted for. In August 2011, the PIC issued Q&A No. 2011-02, PFRS 3.2, *Common Control Business Combinations*, to provide guidance in accounting for common control business combinations in order to minimize diversity in the current practices until further guidance is provided by the International Accounting Standard Board (IASB).

The consensus in Q&A No. 2011-02 provides that common control business combinations shall be accounted for using either (a) the pooling of interests method, or (b) the acquisition method in accordance with PFRS 3. However, where the acquisition method of accounting is selected, the transaction must have commercial substance from the perspective of the reporting entity.

In accordance with PIC Q&A No. 2011-02, the Group's acquisitions of businesses under common control are accounted for using either the acquisition method or the pooling of interest method, depending on the specific circumstances of the acquisition.

Acquisition method

Acquisitions of businesses accounted for using the acquisition method. are The consideration transferred in a business combination is measured at fair value. which is calculated as the sum of the acquisition-date fair values of the assets transferred by the Group, liabilities incurred by the Group to the former owners of the acquiree and the equity interest issued by the Group in exchange for control of the acquiree. Acquisition related costs are generally recognized in profit or loss as incurred.

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognized at their fair value, except that:

- deferred tax assets or liabilities, and assets or liabilities related to employee benefit arrangements are recognized and measured in accordance with PAS 12, *Income Taxes* and PAS 19, *Employee Benefits*, respectively;
- liabilities and equity instruments related to share-based payment arrangements of the acquiree or share-based payment arrangement of the Group entered into to replace share-based payment arrangements of the acquiree are measured in accordance with PFRS 2, *Share-based Payment*, at the acquisition date; and
- assets (or disposal groups) that are classified as held for sale in accordance with PFRS 5, Non-current assets Held for Sale and Discontinued Operations, are measured in accordance with that standard.

Goodwill is measured as the excess of the sum of the consideration transferred, the amount of any non-controlling interest in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed. If, after reassessment, the net of the acquisition date amounts of the identifiable assets acquired and liabilities assumed exceeds the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree and the fair value of the acquirer's previously held interest in the acquiree (if any) is recognized immediately in profit or loss as bargain purchase gain.

When the consideration transferred by the Group in a business combination includes assets or liabilities resulting from a contingent consideration arrangement, the contingent consideration is measured at its acquisition-date fair value and included as part of the

consideration transferred in a business combination. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively, with corresponding adjustments against goodwill. Measurement period adjustments are adjustments that arise from additional information obtained during the measurement period (which cannot exceed one year from acquisition date) about facts and circumstances that existed at the acquisition date.

The subsequent accounting for the changes in fair value of the contingent consideration that do not qualify as measurement period adjustments depends on how the contingent consideration is classified. Contingent consideration that is classified as equity is not measured at subsequent reporting dates and its subsequent settlement is accounted for within equity. Contingent consideration that is classified as an asset or a liability is remeasured at subsequent reporting dates in accordance with PFRS 9, *Financial Instruments: Recognition and Measurement*, or PAS 37, *Provisions, Contingent Liabilities and Contingent Assets*, as appropriate, with the corresponding gain or loss being recognized in profit or loss.

Pooling of interest method

Common control business combinations are accounted for using the "pooling of interests method".

The pooling of interests method is generally considered to involve the following:

- The assets and liabilities of the combining entities are reflected in the consolidated financial statements at their carrying amounts. No adjustments are made to reflect fair values, or recognize any new assets or liabilities, at the date of the combination that otherwise would have been done under the acquisition method. The only adjustments that are made are those adjustments to harmonize accounting policies;
- No 'new' goodwill is recognized as a result of the combination. The only goodwill that is recognized is any existing goodwill relating to either of the combining entities. Any difference between the consideration paid or transferred and the equity 'acquired' is reflected within equity;
- The consolidated statement of comprehensive income reflects the results of the combining entities for the full year, irrespective of when the combination took place; and
- Comparatives are presented as if the entities had always been combined.

The Group applied the pooling of interest method when it acquired GTC and SMDC as these companies remained to be wholly owned subsidiaries at the time of the acquisition. In 2016, the Group applied the same method in accounting for its acquisition of CRL as there is no commercial substance relating to the acquisition.

Goodwill

Goodwill acquired in a business combination is initially measured at cost being the excess of the cost of business combination over the interest in the net fair value of the acquirer's identifiable assets, liabilities and contingent liabilities. Subsequently, goodwill arising on an acquisition of a business is measured at cost less any accumulated impairment losses.

Goodwill is not amortized but is reviewed for impairment at least annually. For purposes of impairment testing, goodwill is allocated to each of the Group's cash-generating units (CGU) that are expected to benefit from the synergies of the combination.

A CGU to which goodwill has been allocated is tested for impairment annually, or more frequently when there is indication that the unit may be impaired. If the recoverable amount of the CGU is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro rata based on the carrying amount of each asset in the unit. Any impairment loss for goodwill is recognized directly in profit or loss in the consolidated statements of comprehensive income. An impairment loss recognized for goodwill is not reversed in subsequent periods.

On disposal of the relevant CGU, the amount attributable to goodwill is included in the determination of the profit or loss on disposal.

Financial Instruments

Financial assets and financial liabilities are recognized in the Group's consolidated financial statements when the Group becomes a party to the contractual provisions of the instrument.

Initial recognition

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognized immediately in profit or loss.

Financial Assets

Classification and subsequent measurement

All regular way purchases or sales of financial assets are recognized and derecognized on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period established by regulation or convention in the marketplace.

All recognized financial assets are subsequently measured in their entirety at either amortized cost or fair value, depending on the classification of the financial assets.

Financial assets are subsequently measured at amortized cost or fair value on the basis of the entity's business model for managing the financial assets and the contractual cash flow characteristics of the financial assets, as follows:

- financial assets that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal amount outstanding (SPPI), are subsequently measured at amortized cost;
- financial assets that are held within a business model whose objective is both to collect the contractual cash flows and to sell the debt instruments, and that have contractual cash flows that are SPPI, are subsequently measured at fair value through other comprehensive income (FVTOCI); and
- all other financial assets managed on their fair value basis and equity instruments are subsequently measured at fair value through profit or loss (FVTPL).

Financial assets are subsequently measured at amortized cost or fair value on the basis of the entity's business model for managing the financial assets and the contractual cash flow characteristics of the financial assets, as financial assets that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal amount outstanding (SPPI), are subsequently measured at amortized cost.

Amortized cost and effective interest method

The effective interest method is a method of calculating the amortized cost of a financial asset and of allocating interest income over the relevant period.

The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding expected credit losses, through the expected life of the debt

instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition.

The amortized cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortization using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. On the other hand, the gross carrying amount of a financial asset is the amortized cost of a financial asset before adjusting for any loss allowance.

Interest income is recognized using the effective interest method for financial assets at amortized cost.

Foreign exchange gains and losses

The carrying amount of financial assets that are denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of each reporting period.

For financial assets measured at amortized cost, exchange differences are recognized in profit or loss.

Impairment of financial assets

The Group recognizes a loss allowance for expected credit losses (ECL) on its financial assets at amortized cost.

The ECL reflects an unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes, the time value of money and information about past events, current conditions and forecasts of future economic conditions.

The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

The Group recognizes lifetime ECL for trade receivables. The ECL on trade receivables are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

For all other financial instruments, the Group recognizes lifetime ECL when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on the financial instrument has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to 12 month ECL. The assessment of whether lifetime ECL should be recognized is based on significant increases in the likelihood or risk of a default occurring since initial recognition instead of on evidence of a financial asset being credit-impaired at the reporting date or an actual default occurring.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of a financial instrument. In contrast, 12-month ECL represents the portion of lifetime ECL that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument at the reporting date based on the remaining maturity of the instrument with the risk of a default occurring that was anticipated for the remaining maturity at the current reporting date when the financial instrument was first recognized. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

Forward-looking information considered includes the future prospects of the industries in which the

Group's debtors operate, obtained from economic expert reports, financial analysts, governmental bodies, relevant think-tanks and other similar organizations, as well as consideration of various external sources of actual and forecast economic information that relate to the Group's core operations.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly since initial recognition:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk for a particular financial instrument (e.g. a significant increase in the credit spread, the credit default swap prices for the debtor, or the length of time or the extent to which the fair value of a financial asset has been less than its amortized cost);
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor;
- significant increases in credit risk on other financial instruments of the same debtor; or
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk on a financial asset has increased significantly since initial recognition when contractual payments are more than 120 days past due, since the Group has reasonable and supportable information that demonstrates otherwise.

Despite the foregoing, the Group assumes that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date.

A financial instrument is determined to have low credit risk if:

- The financial instrument has a low risk of default;
- The debtor has a strong capacity to meet its contractual cash flow obligations in the near term; and
- Adverse changes in economic and business conditions in the longer term may but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

Default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that financial assets that meet either of the following criteria are generally not recoverable:

- when there is a breach of financial covenants by the debtor; or
- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collateral held by the Group).

Irrespective of the above analysis, the Group considers that default has occurred when a financial asset is more than one year past due, since the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

Critical to the determination of ECL is the definition of default. The definition of default is used in measuring the amount of ECL and in the determination of whether the loss allowance is based on 12-month or lifetime ECL, as default is a component of the probability of default (PD) which affects both the measurement of ECLs and the identification of a significant increase in credit risk.

Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. Evidence of credit-impairment includes observable data about the following events:

- significant financial difficulty of the borrower or issuer;
- a breach of contract such as a default or past due event;
- the lender of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession that the lender would not otherwise consider;
- it is becoming probable that the borrower will enter bankruptcy or other financial reorganization;
- the disappearance of an active market for a security because of financial difficulties; or
- the purchase of a financial asset at a deep discount that reflects the incurred credit losses.

It may not be possible to identify a single discrete event—instead, the combined effect of several events may have caused financial assets to become credit-impaired. The Group assesses whether financial measured at amortized cost assets credit-impaired at each reporting date. To assess if the financial instruments measured at amortized cost are credit-impaired, the Group considers the credit standing and the ability of the counterparty to meet its contractual obligations.

Write-off

The Group writes off a financial asset when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery or when the Group has no reasonable expectations of recovering the financial asset either in its entirety or a portion of it. This is the case when the Group determines that the borrower does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. A write-off constitutes a derecognition event.

Measurement and recognition of expected credit losses

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the PD and loss given default is based on historical data adjusted by forward-looking information.

Presentation of allowance for ECL in the consolidated statement of financial position

Loss allowances for ECL are presented in the consolidated statements of financial position as a deduction from the gross carrying amount of the assets.

Derecognition

The Group derecognizes a financial asset only when the contractual rights to the asset's cash flows expire or when the financial asset and substantially all the risks and rewards of ownership of the asset are transferred to another entity. If the Group neither transfers nor retains substantially all the risks and rewards

of ownership and continues to control the transferred asset, the Group recognizes its retained interest in the asset and an associated liability for amounts it may have to pay.

If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognize the financial asset and also recognizes a collateralized borrowing for the proceeds received.

Financial Liabilities and Equity Instruments

Classification as debt or equity

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Financial liabilities

All financial liabilities are measured subsequently at amortized cost using the effective interest method or at FVTPL. Financial liabilities are classified as either financial liabilities 'at FVTPL' or 'other financial liabilities'.

Financial liabilities measured subsequently at amortized cost

Financial liabilities that are not (i) contingent consideration of an acquirer in a business combination, (ii) held-for-trading, or (iii) designated as at FVTPL, are measured subsequently at amortized cost using the effective interest method.

The effective interest method is a method of calculating the amortized cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the amortized cost of a financial liability.

Foreign exchange gains and losses

For financial liabilities that are denominated in a foreign currency and are measured at amortized cost at the end of each reporting period, the foreign exchange gains and losses are determined based on the amortized cost of the instruments.

The fair value of financial liabilities denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of the reporting period.

Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the consolidated statements of financial position when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously.

A right to offset must be available today rather than being contingent on a future event and must be exercisable by any of the counterparties, both in the normal course of business and in the event of default, insolvency or bankruptcy.

Derecognition of financial liabilities

The Group derecognizes financial liabilities when, and only when, the Group's obligations are discharged,

cancelled or have expired. The difference between the carrying amount of the financial liability derecognized and the consideration paid and payable is recognized in profit or loss.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. Equity instruments issued by Group are recognized at the proceeds received, net of direct issue costs.

Share capital

Share capital are classified as equity. Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction from the proceeds, net of tax.

Share premium

Share premium represents the excess over the par-value received on subscriptions for the Group's shares which is represented in equity. When the shares are sold at a premium, the difference between the proceeds and the par value is credited to the share premium.

Direct costs incurred related to equity issuance are chargeable to share premium account. If additional paid-in capital is not sufficient, the excess is charged against retained earnings.

Currency translation adjustment

Currency translation adjustment represents the exchange differences resulting from translating the financial position and results of operations of GTC, CPNA, CIC, CRL and CST, whose functional currencies differ from the functional currency of the Group.

Retained earnings

Retained earnings represent accumulated profits and losses attributable to equity holders of the Group after deducting dividends declared. Retained earnings may also include the effect of changes in accounting policy as may be required by the standard's transitional provisions.

Inventories

Inventories are initially measured at cost. Subsequently, inventories are stated at the lower of cost and net realizable value. The costs of inventories are calculated using the first-in, first-out method. The costs of inventories are calculated as follows:

Raw materials Moving average
Work-in-process Weighted average
Finished goods (CPAVI) Moving average

Net realizable value represents the estimated selling price less all estimated costs of completion and costs necessary to make the sale.

When the net realizable value of the inventories is lower than the cost, the Group provides for an allowance for the decline in the value of the inventory and recognizes the write-down as an expense in profit or loss. The amount of any reversal of any write-down of inventories, arising from an increase in net realizable value, is recognized as a reduction in the amount of inventories recognized as an expense in the period in which the reversal occurs.

Provision for inventory losses is established for slow moving, obsolete, defective and damaged inventories based on physical inspection and management evaluation. Inventories and its related provision for impairment are written off when the Group has determined that the related inventory is already obsolete and damaged. Write-offs represent the release of previously recorded provision from the allowance account and credited to the related inventory account following the disposal of the inventories. Destruction of the obsolete and damaged inventories is made in the presence of regulatory agencies.

Reversals of previously recorded impairment provisions are credited in the consolidated statements of comprehensive income based on the result of Management's current statement, considering available facts and circumstances, including but not limited to net realizable value at the time of disposal.

When inventories are sold, the carrying amount of those inventories is recognized as an expense in the period in which the related revenue is recognized.

Spare parts with useful lives of one year or less are classified as inventories and recognized as expense as they are consumed.

Prepayments

Prepayments represent expenses not yet incurred but already paid in cash. Prepayments are initially recorded as assets and measured at the amount of cash paid. Subsequently, these are charged to profit or loss as they are consumed in operations or expire with the passage of time.

Prepayments are classified in the consolidated statements of financial position as current assets when the cost of goods or services related to the prepayments are expected to be incurred within one year or the Group's normal operating cycle, whichever is longer. Otherwise, prepayments are classified as non-current assets.

Biological Assets

Biological assets or agricultural produce are recognized only when the Group controls the assets as a result of past events, it is probable that future economic benefits associated with the assets will flow to the Group and the cost of the assets can be measured reliably.

Biological assets are required to be measured on initial recognition and at the end of each reporting period at fair value less costs to sell, unless fair value cannot be measured reliably. Accordingly, the Management shall exercise its judgment in determining the best estimate of fair value.

After exerting its best effort in determining the fair value of the Group's biological assets, Management believes that the fair value of its biological assets cannot be measured reliably since the market determined prices or values are not available and other methods of reasonably estimating fair value are determined to be clearly unreliable. Thus, the Group measures biological assets at its cost less any accumulated impairment losses.

There is no recognized depreciation on biological assets given its nature which is to grow and use it as part of its production.

Biological assets of the Group are classified as consumable biological assets which include fish in farms. The Group manages the growth of fish which will subsequently be used in production upon harvest.

Biological assets are recognized as expense when consumed.

Property, Plant and Equipment

Property, plant and equipment are initially measured at cost. The cost of an item of property, plant and equipment comprises:

- its purchase price, including import duties and non-refundable purchase taxes, after deducting trade discounts and rebates; and
- any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by Management.

The cost of self-constructed assets includes the cost of materials and direct labor, any other costs directly attributable to bringing the assets to a working condition for their intended use, the costs of dismantling and removing the items and restoring the site on which they are located.

Major spare parts qualify as property, plant and equipment when the Group expects to use them for more than one year. Similarly, if the spare parts and servicing equipment can be used only in connection with an item of property, plant and equipment, they are accounted for as property, plant and equipment.

Purchased software that is integral to the functionality of the related equipment is capitalized as part of that equipment.

At the end of each reporting period, item of property, plant and equipment measured are carried at cost less any subsequent accumulated depreciation and impairment losses.

Subsequent expenditures relating to an item of property, plant and equipment that have already been recognized are added to the carrying amount of the asset when it is probable that future economic benefits, in excess of the originally assessed standard of performance of the existing asset, will flow to the Group. All other subsequent expenditures are recognized as expenses in the period in which those are incurred.

Depreciation is computed on the straight-line method, other than construction in progress, based on the estimated useful lives of the assets as follows:

Buildings	15 – 40 years
Building improvements	5 - 15 years
Plant machinery and equipment	2 - 20 years
insportation and delivery equipment	3 - 10 years
Office furniture, fixtures and equipment	2 - 5 years
Laboratory tools and equipment	1 - 15 years
Land improvements	5 - 15 years

Properties in the course of construction for production, rental, administrative purposes or for purposes not yet determined, are carried at cost less any recognized impairment loss. Depreciation commences at the time the assets are ready for their intended use.

Leasehold improvements are depreciated over the improvements useful life of five years or when shorter, the term of the relevant lease.

Assets held under finance leases are depreciated over their expected useful lives on the same basis as owned assets. However, when there is no reasonable certainty that ownership will be obtained by the end of the lease term, assets are depreciated over the shorter of the lease term and their useful lives.

Spare parts and properties in the course of construction for production or for purposes not yet determined are carried at cost, less any recognized impairment loss. Depreciation of these assets, on the same basis as other property assets, commences at the time the assets are ready for their intended use.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Gain or loss arising on the disposal or retirement of an asset is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognized in the profit or loss.

Intangible Assets

Intangible assets are initially measured at cost. Subsequent to initial recognition, intangible assets with finite useful lives that are acquired separately are carried at cost less accumulated amortization and accumulated impairment losses. Amortization is recognized on a straight-line basis over the estimated useful lives. The estimated useful life and the amortization method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

Intangible assets, such as trademarks, with indefinite useful lives that are acquired separately are carried at cost less accumulated impairment losses.

Intangible assets acquired in a business combination and recognized separately from goodwill are initially recognized at their fair value at the acquisition date. Subsequent to initial recognition, intangible assets acquired in a business combination are reported at cost less accumulated amortization and accumulated impairment losses, on the same basis as intangible assets that are acquired separately.

An intangible asset is derecognized on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, and are recognized in profit or loss when the asset is derecognized.

Impairment of Tangible and Intangible Assets

At the end of each reporting period, the Group assesses whether there is any indication that any of its intangible assets impairment tangible and mav have suffered an If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss, if any. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the CGU to which the asset belongs. When reasonable and consistent basis of allocation can be identified, assets are also allocated to individual CGUs, or otherwise they are allocated to the smallest group of CGUs for which a reasonable and consistent allocation basis can be identified.

Intangible assets with indefinite useful lives, such as trademarks, and intangible assets not yet available for use are tested for impairment annually and whenever there is an indication that the asset may be impaired.

Recoverable amount is the higher of fair value less costs to sell and value-in-use. In assessing value-in-use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset or CGU is estimated to be less than its carrying amount, the carrying amount of the asset or CGU is reduced to its recoverable amount. An impairment loss is recognized as an expense in profit or loss. Impairment losses recognized in respect of CGUs are allocated to the assets in the unit on a pro-rata basis.

Impairment losses recognized in prior periods are assessed at the end of each reporting period for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized. A reversal of an impairment loss is recognized as income.

Provisions

Provisions are recognized when the Group has a present obligation, either legal or constructive, as a result

of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognized is the best estimate of the consideration required to settle the present obligation at the end of each reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation; its carrying amount is the present value of those cash flows.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognized as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate.

If it is no longer probable that a transfer of economic benefits will be required to settle the obligation, the provision should be reversed.

Share-based Payments

Equity-settled share-based payments

Equity-settled share-based payments to employees and others providing similar services are measured at the fair value of the equity instruments at the grant date.

The fair value determined at the grant date of the equity-settled share-based payments to employees is recognized as expense on a straight-line basis over the vesting period, based on the Group's estimate of equity instruments that will eventually vest, with a corresponding increase in equity. At end of each reporting period, the Group revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognized in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the equity-settled employee benefits reserve.

Employee Benefits

Short-term benefits

The Group recognizes a liability net of amounts already paid and an expense for services rendered by employees during the accounting period that are expected to be settled wholly before 12 months after the end of the reporting period. A liability is also recognized for the amount expected to be paid under short-term cash bonus if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee, and the obligation can be estimated reliably.

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided.

Post-employment benefits

Defined benefit plan

The Group classifies its retirement benefit as defined benefit plans. Under the defined benefit plans, the cost of providing benefits is determined using the projected unit credit method, with actuarial valuations being carried out at the end of each annual reporting period. Remeasurement, comprising actuarial gains and losses, the effect of the changes to the asset ceiling (if applicable) and the return on plan assets (excluding interest), is reflected immediately in the consolidated statements of financial position with a charge or credit recognized in other comprehensive income in the period in which they occur. Remeasurement recognized in other comprehensive income is reflected immediately in retained earnings

and will not be reclassified to profit or loss. Past service cost is recognized in profit or loss in the period of a plan amendment. Net interest is calculated by applying the discount rate at the beginning of the period to the net defined benefit liability or asset.

Retirement benefit costs are categorized as follows:

- Service cost (including current service cost, past service cost, as well as gains and losses on curtailments and settlements);
- Net interest expense or income; and
- Remeasurement.

The Group presents the first two components of retirement benefit costs in profit or loss.

The retirement benefit obligation recognized in the consolidated statements of financial position represents the actual deficit or surplus in the Group's defined benefit plans. Any surplus resulting from this calculation is limited to the present value of any economic benefits available in the form of refunds from the plans or reductions in future contributions to the plans. For defined benefit retirement plans, the cost of providing benefits is determined using the projected unit credit method, with actuarial valuations being carried out at the end of each annual reporting period.

Revenue Recognition

The Group recognizes revenue from the sale of its manufactured goods.

Revenue is measured based on the consideration to which the Group expects to be entitled in a contract with a customer and excludes amounts collected on behalf of third parties. The Group recognizes revenue when it transfers control of a product to a customer. The Group recognizes revenue when it transfers control of a product to a customer.

Sale of goods

The Group contracts to sells goods to the wholesale market and retailers. It identifies each party's rights and payment terms regarding goods to be transferred.

For sales of goods to the wholesale market and retailers, revenue is recognized when control of the goods has transferred, being when the goods have been delivered to the wholesalers' and retailers' specific location. Following delivery, the wholesaler and retailer has full discretion over the manner of distribution and price to sell the goods, has the primary responsibility when on selling the goods and bears the risks of obsolescence and loss in relation to the goods. A receivable is recognized by the Group when the goods are delivered to the wholesaler and retailer as this represents the point in time at which the right to consideration becomes unconditional, as only the passage of time is required before payment is due.

Transaction price

The Group considers the terms of the contract and its customary business practices to determine the transaction price. The transaction price is the amount of consideration to which the Group expects to be entitled in exchange for transferring promised goods to a customer, excluding amounts collected on behalf of third parties. The consideration promised in a contract with a customer may include fixed amounts, variable amounts, or both.

The transaction price is also adjusted for any consideration payable to the customer. Consideration payable to a customer includes cash amounts that the Group pays, or expects to pay, to the customer (or to other parties that purchase the Group's goods from the customer). Consideration payable to a customer also includes credit or other items that can be applied against amounts owed to the Group (or to other parties that purchase the Group's goods or services from the customer).

Variable consideration

The amount of consideration can vary because of discounts, rebates, refunds, credits, incentives, penalties or other similar items. The Group estimated the amount of consideration to which it will be entitled to in exchange for transferring the promised goods to a customer.

The Group includes in the transaction price some or all of an amount of variable consideration estimated only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur when the uncertainty associated with the variable consideration is subsequently resolved.

The Group estimated the value of the variable consideration by obtaining the most likely amount in a range of possible consideration amounts.

The Group includes in the transaction price some or all of an amount of variable consideration estimated only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur when the uncertainty associated with the variable consideration is subsequently resolved.

In assessing whether it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur once the uncertainty related to the variable consideration is subsequently resolved, the Group considers both the likelihood and the magnitude of the revenue reversal. Factors that could increase the likelihood or the magnitude of a revenue reversal include, but are not limited to, any of the following:

- The amount of consideration is highly susceptible to factors outside the Group's influence. Those factors may include volatility in a market, the judgment or actions of third parties, weather conditions and a high risk of obsolescence of the promised goods;
- The uncertainty about the amount of consideration is not expected to be resolved for a long period of time;
- The Group's experience (or other evidence) with similar types of contracts is limited, or that experience (or other evidence) has limited predictive value;
- The Group has a practice of either offering a broad range of price concessions or changing the payment terms and conditions of similar contracts in similar circumstances; or
- The contract has a large number and broad range of possible consideration amounts.

Service income

Service income is recognized in point in time in which services are rendered.

The service income pertains to the management fees.

Interest income

Interest income is accrued on a time proportion basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount.

Dividend income

Dividend income from investments is recognized when the shareholders' rights to receive payment have been established, provided that it is probable that the economic benefits will flow to the Group and the amount of income can be measured reliably.

Rental income

Revenue recognition for rental income is disclosed in the Group policy for leases.

Commission income

Commission income is recognized when earned, based on the terms of the agreement.

The commission income pertains to the co-packing services rendered by the Group to one of its suppliers.

Other income

Other income is income generated outside the normal course of business and is recognized when it is probable that the economic benefits will flow to the Group and it can be measured reliably.

Expense Recognition

Expenses are recognized in profit or loss when decrease in future economic benefit related to a decrease in an asset or an increase in a liability has arisen that can be measured reliably. Expenses are recognized in profit or loss: on the basis of a direct association between the costs incurred and the earning of specific items of income; on the basis of systematic and rational allocation procedures when economic benefits are expected to arise over several accounting periods and the association with income can only be broadly or indirectly determined; or immediately when an expenditure produces no future economic benefits or when, and to the extent that, future economic benefits do not qualify, or cease to qualify, for recognition in the consolidated statements of financial position as an asset.

Expenses in the consolidated statements of comprehensive income are presented using the function of expense method. Costs of sales are expenses incurred that are associated with the goods sold and includes raw materials used, direct labor and manufacturing overhead. Operating expenses are costs attributable to administrative, marketing, selling and other business activities of the Group.

Leases

The Group as lessee

The Group assesses whether a contract is or contains a lease, at inception of the contract. The Group recognizes a right-of-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for short-term leases (defined as leases with a lease term of 12 months or less) and leases of low value assets. For these leases, the Group recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted by using the rate implicit in the lease. If this rate cannot be readily determined, the Group uses its incremental borrowing rate.

Lease payments included in the measurement of the lease liability comprise:

- fixed lease payments (including in-substance fixed payments), less any lease incentives:
- the amount expected to be payable by the lessee under residual value guarantees
- the exercise price of purchase options, if the lessee Is reasonably certain to exercise the options; and
- payments of penalties for terminating the lease, if the lease term reflects the exercise Of an option to terminate the lease.

The lease liability is presented as a separate line in the consolidated statement of financial position.

The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability (using the effective interest method) and by reducing the carrying amount to reflect the lease payments made.

The Group remeasures the lease liability (and makes a corresponding adjustment to the related right-of-use asset) whenever:

- the lease term has changed or there is a change in the assessment of exercise of a purchase option, in which case the lease liability is remeasured by discounting the revised lease payments using a revised discount rate
- the lease payments change due to changes in an index or rate or a change in expected payment under a guaranteed residual value, in which cases the lease liability is remeasured by discounting the revised lease payments using the initial discount rate (unless the lease payments change is due to a change in a floating interest rate, in which case a revised discount rate is used).
- a lease contract is modified and the lease modification is not accounted for as a separate lease, in which case the lease liability is remeasured by discounting the revised lease payments using a revised discount rate.

The Group did not make any such adjustments during the periods presented.

The right-of-use assets comprise the initial measurement of the corresponding lease liability, lease payments made at or before the commencement day and any initial direct costs. They are subsequently measured at cost less accumulated depreciation and impairment losses.

Whenever the Group incurs an obligation for costs to dismantle and remove a leased asset, restore the site on which it is located or restore the underlying asset to the condition required by the terms and conditions of the lease, a provision is recognised and measured under PAS 37. The costs are included in the related right-of-use asset, unless those costs are incurred to produce inventories.

Right-of-use assets are depreciated over the shorter period of lease term and useful life of the underlying asset.

If a lease transfers ownership of the underlying asset or the cost of the right-of-use asset reflects that the Group expects to exercise a purchase option, the related

right-of-use asset is depreciated over the useful life of the underlying asset.

The depreciation starts at the commencement date of the lease.

The right-of-use assets are presented as a separate line in the consolidated statement of financial position. The Group applies PAS 36 to determine whether a right-of-use asset is impaired and accounts for any identified impairment loss as described in the 'Property, plant and equipment' policy.

Variable rents that do not depend on an index or rate are not included in the measurement of the lease liability and the right-of-use asset. The related payments are recognised as an expense in the period in which the event or condition that triggers those payments occurs and are included in the line "Operating Expenses" in the "Consolidated Statement of Comprehensive Income".

As a practical expedient, PFRS 16 permits a lessee not to separate non-lease components, and instead account for any lease and associated non-lease components as a single arrangement. The Group has not used this practical expedient.

The Group as lessor

The Group enters into lease agreements as a lessor with respect to some of its property, plant and equipment. Leases for which the Group is a lessor are classified as finance or operating leases. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases.

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight-line basis over the lease term.

Foreign Currency

Foreign currency transactions

Transactions in currencies other than functional currency of the Group are recorded at the rates of exchange prevailing on the dates of the transactions. At the end of each reporting period, monetary assets and liabilities that are denominated in foreign currencies are retranslated at the rates prevailing at the end of the reporting period.

Non-monetary assets and liabilities carried at fair value that are denominated in foreign currencies are translated at the rates prevailing at the date the fair value was determined. Gains and losses arising on retranslation are included in profit or loss for the year, except for exchange differences arising on non-monetary assets and liabilities when the gains and losses of such non-monetary items are recognized directly in equity. Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences on monetary items are recognized in profit or loss in the period in which they arise except for:

- Exchange differences on foreign currency borrowings relating to assets under construction for future productive use, which are included in the cost of those assets when they are regarded as adjustments to interest costs on those foreign currency borrowings.
- Exchange differences on transactions entered into in order to hedge certain foreign currency risks.
- Exchange differences on monetary items receivable from or payable to a foreign operation for which settlement is neither planned nor likely to occur, which are recognized initially in other comprehensive income and reclassified from equity to profit or loss on repayment of the monetary items.

Foreign operations

For the purposes of presenting these consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into Philippine Peso using exchange rates prevailing at the end of each reporting period. Income and expense items are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during that period, in which case the exchange rates at the dates of the transactions are used. Exchange differences arising, if any, are recognized in other comprehensive income and accumulated in equity (and attributed to non-controlling interests as appropriate).

On the disposal of a foreign operation (i.e. a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, or a partial disposal of an interest in a joint arrangement or an associate that includes a foreign operation of which the retained interest becomes a financial asset), all of the exchange differences accumulated in equity in respect of that operation attributable to the owners of the Group are reclassified to profit or loss.

In addition, in relation to a partial disposal of a subsidiary that includes a foreign operation that does not result Group losing control the subsidiary, in the over accumulated the proportionate share of exchange differences are re-attributed non-controlling interests and are not recognized in profit or loss. For all other partial disposals (i.e., partial disposals of associates or joint arrangements that do not result in the Group losing significant influence or joint control), the proportionate share of the accumulated exchange differences is reclassified to profit or loss.

Goodwill and fair value adjustments to identifiable assets acquired and liabilities assumed through acquisition of a foreign operation are treated as assets and liabilities of the foreign operation and translated at the rate of exchange prevailing at the end of each reporting period. Exchange differences arising from that transaction are recognized in other comprehensive income.

Translation to foreign currency

The separate financial statements of GTC, CPNA, CIC, CRL and CST whose functional currencies differ from the functional currency of the Group are translated to Philippine peso using the prevailing current exchange rate for the statements of the financial position accounts, except those which are translated at historical costs, and average rate during the period for the statements of comprehensive income accounts. Any resulting difference from the translation is charged to currency translation adjustments in OCI.

Related Party Transactions

A related party transaction is a transfer of resources, services or obligations between the Group and a related party, regardless of whether a price is charged.

Parties are considered related if one party has control, joint control, or significant influence over the other party in making financial and operating decisions. An entity that is a post-employment benefit plan for the employees of the Group and the key management personnel of the Group are also considered to be related parties.

Upon consolidation, significant intra-group balances are eliminated to reflect the Group's consolidated financial position and performance as a single entity.

Taxation

Income tax expense represents the sum of current tax expense and deferred tax.

Current tax

The current tax expense is based on taxable profit for the period. Taxable profit differs from net profit as reported in the consolidated statements of comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Group's current tax expense is calculated using 30% regular corporate income tax (RCIT) rate or 2% minimum corporate income tax (MCIT) rate, whichever is higher. CPSI and CPFPVI use Optional Standard Deduction (OSD), while other subsidiaries use itemized deductions in the computation of their respective taxable income.

AWI registered its Cold Storage Facilities (Panda 1 and 2) with Board of Investments (BOI) for Income Tax Holiday (ITH) provided under Article 39(a) of Executive Order No. 226, otherwise known as the Omnibus Investments Code of 1987, as amended by R.A 7918. AWI operations under Panda 1 and 2 are entitled for ITH up to February 28, 2020 and June 30, 2023, respectively. Other income that arises outside from the registered activities of the AWI and local services in excess of 30% is subject to the statutory rate of 30%.

CPAVI is entitled to corporate income tax holiday (ITH) for four years, which can be extended for another year subject to condition that the Group shall undertake CSR activities and must be completed on the actual availment of the bonus year. The Group's liability for current tax is calculated using a 0% tax rate for BOI registered activities including sale to domestic market as authorized by BOI and 30% tax rate for non-registered activities.

Deferred tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax base used in the computation of taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences, while deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized.

Deferred tax liabilities are recognized for taxable temporary differences arising on investments in subsidiaries, except when the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realized, based on tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Current and deferred tax for the year

Current and deferred taxes are recognized as an expense or income in profit or loss, except when they relate to items that are recognized outside profit or loss, whether in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognized outside profit or loss. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

Earnings per Share

The Group computes its basic earnings per share by dividing profit for the period attributable to ordinary equity holders of the Parent Company by the weighted average number of common shares outstanding during the period.

For the purpose of calculating diluted earnings per share, profit for the period attributable to ordinary equity holders of the Parent Company and the weighted average number of shares outstanding are adjusted for the effects of dilutive potential ordinary shares.

Events after the Reporting Period

The Group identifies events after the end of each reporting period as those events, both favorable and unfavorable, that occur between the end of the reporting period and the date when the consolidated financial statements are authorized for issue.

The consolidated financial statements of the Group are adjusted to reflect those events that provide evidence of conditions that existed at the end of the reporting period. Non-adjusting events after the end of the reporting period are disclosed in the notes to the consolidated financial statements when material.

Segment Reporting

An operating segment is a component of the Group that engages in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to transactions with any of the Group's other components. All operating segments' operating results are reviewed regularly by the Group's Chief Operating Decision Maker (CODM) to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available.

The Group reports separately, information about an operating segment that meets any of the following quantitative thresholds:

- the absolute amount of its reported profit or loss is 10% or more of the greater, in absolute amount, of the combined reported profit of all operating segments that did not report a loss and the combined reported loss of all operating segments that reported a loss; and
- its assets are 10% or more of the combined assets of all operating segments.

Operating segments that do not meet any of the quantitative thresholds may be considered reportable, and separately disclosed, if Management believes that information about the segment would be useful to users of the consolidated financial statements.

For Management purposes, the Group is currently organized into seven business segments namely: Canned and Processed Fish, Canned Meat, Milk, Tuna Export, Coco Water, Packaging and Corporate. These divisions are the basis on which the Group reports its primary segment information.

Segment capital expenditure is the total cost incurred during the period to acquire property, plant and equipment, and intangible assets other than goodwill

3. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, Management is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on the historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

Critical Judgments in Applying Accounting Policies

The following are the critical judgments, apart from those involving estimations, that Management has made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognized in the consolidated financial statements.

Business model assessment

Classification and measurement of financial assets depends on the results of the SPPI and the business model test. The Group determines the business model at a level that reflects how groups of financial assets are managed together to achieve a particular business objective. This assessment includes judgment reflecting all relevant evidence including how the performance of the assets are evaluated and their performance measured, the risks that affect the performance of the assets and how these are managed and how the managers of the assets are compensated. The Group monitors financial assets measured at amortized cost that are derecognized prior to their maturity to understand the reason for their disposal and whether the reasons are consistent with the objective of the business for which the asset was held. Monitoring is part of the Group's continuous assessment of whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and so a prospective change to the classification of those assets.

The Group's financial assets only pertain to cash and cash equivalents, trade and other receivables, due from related parties, security deposits, and deposit on utilities. Based on the evaluation of the Management, such financial assets are only held within a business model whose objective is to collect contractual cash flows which are SPPI on the principal amount outstanding. Hence, the Group's financial assets are classified as amortized cost.

Determining the timing of satisfaction of performance obligations

In making its judgment, the Group considered the detailed criteria for the recognition of revenue from the sale of goods, set out in PFRS 15 and, in particular, had transferred control of the goods to the customer. Revenue is recognized when control of goods have been transferred to the customer, at a point in time, being when the goods have been delivered/shipped to the customer's specific location (delivery).

The Group is satisfied that control of goods have been transferred and that recognition of the revenue in the current year is appropriate.

Determination of functional and presentation currency

Based on the economic substance of the underlying circumstances relevant to the Group, the functional currency of the Group has been determined to be Philippine Peso. The Philippine Peso is the currency of the primary economic environment in which the Group operates. It is the currency of that mainly influences the Group in determining the costs and the selling price of its inventories. It is the currency in which the Group measures its performance and reports its results.

Significant increase of credit risk

ECL are measured as an allowance equal to 12-month ECL for stage 1 assets, or lifetime ECL assets for stage 2 or stage 3 assets. An asset moves to stage 2 when its credit risk has increased significantly since initial recognition. PFRS 9 does not define what constitutes a significant increase in credit risk. In assessing whether the credit risk of an asset has significantly increased, the Group takes into account qualitative and quantitative reasonable and supportable forward-looking information.

Establishing groups of assets with similar credit risk characteristics

When ECLs are measured on a collective basis, the financial instruments are grouped based on shared risk characteristics. The Group monitors the appropriateness of the credit risk characteristics on an ongoing basis to assess whether they continue to be similar. This is required in order to ensure that should credit risk characteristics change there is appropriate re-segmentation of the assets. This may result in new portfolios being created or assets moving to an existing portfolio that better reflects the similar credit risk characteristics of that group of assets. Re-segmentation of portfolios and movement between portfolios is more common when there is a significant increase in credit risk (or when that significant increase reverses)

and so assets move from 12-month to lifetime ECLs, or vice versa, but it can also occur within portfolios that continue to be measured on the same basis of 12-month or lifetime ECLs but the amount of ECL changes because the credit risk of the portfolios differ.

Based on Management's assessment, receivables are classified into various types such as General Trade, Modern Trade, Food Service and Others. Only the Food Service and other receivables are included in the computation of ECL. The Group does not include in the computation the receivables from Modern Trade as they are unlikely to default as they are relatively stable in the business sector. For the General Trade, the obligations of the customers are secured by bank guarantees which exceeds the balance of the receivable.

Leases

The evaluation of whether an arrangement contains a lease is based on its substance. An arrangement is, or contains, a lease when the fulfillment of the arrangement depends on a specific asset or assets and the arrangement conveys the right to use the asset.

Discount rate used to determine the carrying amount of the Group's retirement benefit obligation

The Group's retirement benefit obligation is discounted at a rate set by reference to market yields at the end of the report period on high quality corporate bonds. Significant judgment is required when setting the criteria for bonds to be included in the population from which the yield curve is derived. The most significant criteria considered for the selection of bonds include the issue size of the corporate bonds, quality of the bonds and the identification of outliers which are excluded.

Biological assets

Biological assets are required to be measured on initial recognition and at the end of each reporting period at fair value less costs to sell, unless fair value cannot be measured reliably. Accordingly, the Management shall exercise its judgment in determining the best estimate of fair value.

After exerting its best effort in determining the fair value of the Group's biological assets, the Management believes that the fair value of its biological assets cannot be measured reliably on a continuing basis since the market determined prices or values are not available and other methods of reasonably estimating fair value are determined to be clearly unreliable. Also, the Management believes that there is no recognized depreciation on biological assets given its nature which is to grow and use it as part of its production.

Determination of control

Management exercises its judgment in determining whether the Parent Company has control or significant influence over another entity by evaluating the substance of relationship that indicates control or significant influence of the Parent Company over the entities. The recognition and measurement of the Parent Company's investments over these entities will depend on the result of the judgment made.

4. SEGMENT INFORMATION

For Management purposes, the Group is organized into two major business segments: branded and non-branded. These segments are the basis on which the Group reports its primary segment information to the CODM for the purposes of resource allocation and assessment of segment performance focuses on the types of goods or services delivered or provided.

The accounting policies of the reportable segments are the same as the Group's accounting policies described in Note 2.

5. CASH AND CASH EQUIVALENTS

	Amou	Amount in Php		
	As of March 31, 2021	As of December 31, 2020		
Cash on hand	17,727,852	27,242,934		
Cash in bank	1,078,811,230	1,054,018,005		
Cash equivalents	980,566,855	148,120,334		
	2,077,105,938	1,229,381,273		

Cash on hand includes petty cash fund.

Cash in banks earn an average interest at rates based on daily bank deposit rates. These are unrestricted and immediately available for use in the current operations of the Group.

Cash equivalents are short-term highly liquid investments that are readily convertible to known amounts of cash which are subject to an insignificant risk of changes in value. The Group classifies an investment as cash equivalent if that investment has a maturity of three months or less from the date of acquisition. Cash equivalents represent short-term fund placements with local banks maturing on various dates. These placements are from excess cash and can be withdrawn anytime for operations.

6. TRADE AND OTHER RECEIVABLES

The Group's trade and other receivables consist of:

	Amount in Php		
	As of March 31, 2021	As of December 31, 2020	
Trade receivables from third parties	6,916,837,217	6,243,691,205	
Advances to suppliers	1,324,600,661	1,181,936,837	
Advances to officers & employees	52,827,536	49,196,728	
Other receivables	162,640,616	173,830,732	
	8,456,906,030	7,648,655,501	
Less: Allowance for doubtful accounts	52,039,835	48,671,328	
	8,404,866,196	7,599,984,174	

Trade receivables represent short-term, non-interest bearing receivables from various customers and generally have 60 day terms or less.

Advances to suppliers pertain to the Group's deposits on purchases.

7. INVENTORIES – net

Details of the Group's inventories are as follows:

	Amount in Php		
	As of March 31, 2021	As of December 31, 2020	
Finished goods	5,613,044,825	6,338,087,442	
Raw and packaging materials	8,579,942,420	7,675,369,911	
Work in process	336,462,837	162,276,236	
Spare parts and supplies	484,526,418	421,509,561	
	15,013,976,500	14,597,243,151	
Allowance for inventory obsolescence	(290,836,775)	(284,142,265)	
	14,723,139,725	14,313,100,885	

No inventories are pledged as security for any liability as of March 31, 2021.

8. PREPAYMENTS AND OTHER CURRENT ASSETS

The account consists of:

	Amount in Php		
	As of March 31, 2021	As of December 31, 2020	
Tax credits	186,787,404	79,198,545	
Input value added tax (VAT) - net	226,474,061	329,590,317	
Prepaid insurance	35,974,358	9,557,430	
Prepaid rent	2,012,571	3,438,969	
Other prepayments	112,354,855	62,707,559	
	563,603,250	484,492,819	

Tax credits include creditable withholding taxes withheld by the Group's customers and tax credit certificates (TCC) issued by the Bureau of Customs (BOC). TCCs from BOC are granted to Board of Investment (BOI) registered companies and are given for taxes and duties paid on raw materials used for the manufacture of their export products. The Group can apply its TCC against tax liabilities other than withholding tax or can be refunded as cash.

9. PROPERTY, PLANT AND EQUIPMENT – net

Movements in the carrying amounts of the Group's property plant and equipment are as follows:

					Office Furniture,				
	Land and Land	Building and building	Plant Machinery and	Transportation and	Fixtures and		Laboratory, Tools and	Construction in	
	Improvements	Improvements	Equipment	Delivery Equipment	Equipment	EDP Equipments	Equipment	Progress	Total
Cost									
January 1, 2021	58,146,005	3,296,881,958	7,065,207,714	130,685,220	79,603,973	247,862,471	315,369,419	462,700,180	11,656,456,940
Acquisition	-	6,715,900	86,610,787	2,946,378	1,241,691	3,638,853	11,308,395	333,016,599	445,478,603
Reclassification	-	37,337,385	82,951,247	6,200	-	86,100	915,277	(121,296,210)	0
Disposal	-	-	(2,797,401)	(2,049,018)	-	(472,187)	(11,438)	1	(5,330,043)
	58,146,005	3,340,935,244	7,231,972,347	131,588,780	80,845,664	251,115,236	327,581,654	674,420,570	12,096,605,500
Accumulated Depreciation									
January 1, 2021	50,212,767	901,518,640	2,856,872,408	88,105,788	61,932,683	185,142,774	221,914,987	-	4,365,700,047
Depreciation and amortization	518,515	45,567,825	164,977,365	4,237,987	2,275,100	5,852,148	10,271,350	-	233,700,289
Disposal	-	-	(191,219)	(1,994,794)	-	(426,085)	(8,894)	-	(2,620,992)
	50,731,282	947,086,465	3,021,658,554	90,348,981	64,207,783	190,568,836	232,177,443	-	4,596,779,344
Carrying Value									
As of March 31, 2021	7,414,723	2,393,848,779	4,210,313,793	41,239,799	16,637,881	60,546,399	95,404,212	674,420,570	7,499,826,156
Cost									
January 1, 2020	56,892,461	2,741,600,682	5,783,416,262	129,110,569	70,526,749	220,434,217	286,856,578	684,082,953	9,972,920,471
Acquisition	452,008	26,727,570	295,066,902	4,347,038	5,735,656	26,781,388	17,504,187	1,359,769,377	1,736,384,126
Reclassification	960,000	530,166,188	1,016,368,240	621,541	3,400,471	927,830	11,094,269	(1,563,538,539)	-
Disposal	(158,464)	(1,612,481)	(29,643,690)	(3,393,929)	(58,903)	(280,965)	(85,614)	(17,613,612)	(52,847,657)
	58,146,005	3,296,881,958	7,065,207,714	130,685,220	79,603,973	247,862,471	315,369,419	462,700,180	11,656,456,940
Accumulated Depreciation									
January 1, 2020 AD	48,424,825	738,848,379	2,303,300,345	71,847,652	53,104,008	159,866,217	182,985,702	-	3,558,377,128
Depreciation and amortization	1,932,437	164,145,225	567,749,634	19,705,448	8,844,397	25,755,297	39,710,457	-	827,842,896
Reclassification			635,160			(67,822)	(567,338)	-	(0)
Disposal	(144,495)	(1,474,964)	(14,812,731)	(3,447,312)	(15,722)	(410,919)	(213,834)	-	(20,519,977)
	50,212,767	901,518,640	2,856,872,408	88,105,788	61,932,683	185,142,774		-	4,365,700,047
Carrying Value									
As of December 31, 2020	7,933,238	2,395,363,318	4,208,335,306	42,579,432	17,671,290	62,719,697	93,454,432	462,700,180	7,290,756,893

10. OTHER NON-CURRENT ASSETS

Details of the Group's other non-current assets as of March 31, 2021, and December 31, 2020, are as follows:

	Amount in Php			
	As of March 31,	As of December 31,		
	2021	2020		
Deferred Charges	91,879,864	5,150,119		
Security deposits	94,907,980	92,556,291		
Returnable containers	37,444,537	35,743,734		
	224,232,381	133,450,144		

Security deposits pertain to the required amounts under the terms of the lease agreements of the Group with certain lessors.

11. LOANS PAYABLE

Details of the Group's loans payable as of March 31, 2021, and December 31, 2020, are as follows:

	Amount in Php	Amount in Php
	As of March 31, 2021	As of December 31, 2020
Short term loans payable	3,383,466,680	3,533,466,680
	3,383,466,680	3,533,466,680

12. TRADE AND OTHER PAYABLES

The Group's trade and other payables consist of:

	Amou	Amount in Php		
	As of March 31,	As of December 31,		
	2021	2020		
Trade payables	3,316,278,433	4,375,180,898		
Accrued Payable	7,076,655,788	4,851,881,944		
Non trade payables	196,973,757	193,732,982		
Vat Output payable - net	148,720,987	14,645,430		
Withholding taxes payable	62,900,393	235,126,519		
Other current payables	3,217,395	(2,136)		
	10,804,746,754	9,670,565,636		

Trade payables and non-trade payables are generally on a 30 to 90-day term.

No interest is charged on trade and non-trade payables. Accrued expenses are non-interest bearing and

are normally settled within one year. The Group has financial risk management policies in place to ensure that all payables are paid within the credit period.

13. RELATED PARTY TRANSACTIONS

In the normal course of business, the Group transacts with companies which are considered related parties under PAS 24, Related Party Disclosures.

The outstanding balances as of March 31, 2021, and December 31, 2020, are presented as follows:

	Amount of Transactions during the Outstanding		Terms and Condition			
		vear		/Payable	Terms and Condition	
Related Party Category	2021	2020	2021	2020		
Ultimate Parent Company						
Cost reimbursement	34,699	68,362	3,739,075	10,066,123	On demand; non interest bearing; unsecured	
Rental expense	17,238,546	34,654,514	(27,768,930)	(33,735,104)	On demand; non interest bearing; unsecured	
Dividends	-	803,304,000			On demand; non interest bearing; unsecured	
Miscellaneos Deposit			20,184,448	10,148,520	On demand; non interest bearing; unsecured	
Fellow Subsidiaries						
Shared services fee	4,119,686	10,550,000			On demand; non interest bearing; unsecured	
Sale of inventories	117,070,328	241,869,404	305,651,442	259,725,092	On demand; non interest bearing; unsecured	
Purchase of inventories	24,041,997	66,590,573	(50,060,659)	(42,159,571)	On demand; non interest bearing; unsecured	
Service fee	10,364,510	32,616,752			On demand; non interest bearing; unsecured	
Cost reimbursements	12,462,961	19,792,833			On demand; non interest bearing; unsecured	
Rental expense	847,893	2,432,753			On demand; non interest bearing; unsecured	
Miscellaneos Deposit			849,150	849,150	On demand; non interest bearing; unsecured	
Sale of Fixed Assets	30,954				On demand; non interest bearing; unsecured	
Retirement Fund					On demand; non interest bearing; unsecured	
Contribution from the employer	48,612,624	48,612,624			On demand; non interest bearing; unsecured	
Due from Related Parties			330,424,115	280,788,885		
Due to Related Parties			77,829,590	75,894,675		

14. SHARE CAPITAL

	Amount in Php		
	As of March 31,	As of December 31,	
	2021	2020	
Authorized Capital:			
6,000,000,000 ordinary shares at P1 par value	6,000,000,000	6,000,000,000	
Issued and subscribed	3,542,258,595	3,542,258,595	

The Group has one class of common shares which carry one vote per share and a right to dividends.

15. EARNINGS PER SHARE

The calculation of the basic and diluted earnings per share is based on the following data:

	Amount in Php
	For the Period Ended
	March 31, 2021
Income for the Period	1,282,544,270
Weighted Average Number of Shares	3,542,258,595
Basic and Diluted Earnings Per Share	0.36

As of March 31, 2021, the Company has no potential dilutive shares. Accordingly, the basic earnings per share of P0.36 is the same as the diluted earnings per share.

16. RISK MANAGEMENT AND FINANCIAL INSTRUMENTS

The fair values of the Group's financial assets and financial liabilities are shown below:

	As of March 31, 2021		As of December 31, 2020	
	Carrying Amount	Fair Value	Carrying Amount	Fair Value
Financial Assets				
Cash and cash equivalents	2,077,105,938	2,077,105,938	1,229,381,273	1,229,381,273
Trade and Other Receivables - net	8,404,866,196	8,404,866,196	7,599,984,174	7,599,984,174
Due from Related Parties	330,424,115	330,424,115	280,788,885	280,788,885
Security deposits	94,907,980	94,907,980	92,556,291	92,556,291
	10,907,304,228	10,907,304,228	9,202,710,622	9,202,710,622
Financial Liabilities				
Notes Payable	3,383,466,680	3,383,466,680	3,533,466,680	3,533,466,680
Trade and Other Payables	10,804,746,754	10,804,746,754	9,670,565,636	9,670,565,636
Due to Related Parties	77,829,590	77,829,590	75,894,675	75,894,675
	14,266,043,024	14,266,043,024	13,279,926,992	13,279,926,992

Note: The amount does not include government liabilities which are not considered financial liabilities.

Due to the short-term maturities of cash and cash equivalents, trade and other receivables, due from related parties, security deposits, trade and other payables, and due to related parties, their carrying amounts approximate their fair values.

The loans payable is determined based on the discounted cash flow analysis using effective interest rates for similar types of instruments.

Financial Risk Management

The Group is exposed to certain financial risks which result from both their operating and investing activities. The Group's risk management is coordinated with their Parent Company, in close cooperation with the BOD, and focuses on actively securing the Group's short-to-medium term cash flows by minimizing the exposure to financial markets.

The Group does not engage in the trading of financial assets for speculative purposes nor do they write options. The most significant financial risks to which the Group is exposed to are described below.

Market risk

The Group is exposed to market risk through their use of financial instruments and specifically interest risk which result from both their operating and financing activities.

Interest rate risk

The Group has limited exposure to changes in market interest rates through their interest-bearing loans and cash, which are subject to variable interest rates. These financial instruments have historically shown small or measured changes in interest rates.

Credit Risk

Credit risk is the risk that the counterparty may fail to discharge an obligation to the Group. The Group is exposed to this risk for various financial instruments arising from selling goods to customers, including related parties, providing security deposits to lessors, and placing deposits with banks.

The Group continuously monitors defaults of customers and other counterparties, identified either individually or by group, and incorporate this information into their credit risk controls. Where available at a reasonable cost, external credit ratings and/or reports on customers and other counterparties are obtained and used. The Group's policy is to deal only with creditworthy counterparties. In addition, for a significant proportion of sales, advance payments are received to mitigate credit risk.

Generally, the maximum credit risk exposure of financial assets is the carrying amount of the financial assets as shown in the combined statements of financial position (or in the detailed analysis provided in the notes to combined financial statements), as summarized below.

	Amou	Amount in Php	
	As of March 31,	As of December 31,	
	2021	2020	
Cash and cash equivalents	2,077,105,938	1,229,381,273	
Trade and Other Receivables - net	8,404,866,196	7,599,984,174	
Due from Related Parties	330,424,115	280,788,885	
Security deposits	94,907,980	92,556,291	
	10,907,304,228	9,202,710,622	

As part of the Group's policy, bank deposits are only maintained with reputable financial institutions. Cash in banks which are insured by the Philippine Deposit Insurance Corporation (PDIC) up to a maximum

coverage of (P500,000) per depositor per banking institution, as provided for under Republic Act No. 9576, Charter of PDIC, are still subject to credit risk.

The Group's Management considers that all the above financial assets that are not impaired or past due for each reporting period are of good credit quality.

In respect of trade and other receivables, the Group is not exposed to any significant credit risk exposure to any single counterparty or any group of counterparties having similar characteristics.

The aging analysis of the Group's financial assets that are not impaired as of March 31, 2021, is as follows:

			As of March 31, 2021		
		Past Due Accounts but Not Impaired			
	0 to 60 Days Past	61 to 90 Days Past	91 to 120 Days	Over 120 Days Past	Total
	Due	Due	Past Due	Due	rotai
Cash and cash equivalents	2,077,105,938	-	-	-	2,077,105,938
Trade and Other Receivables - net	8,404,866,196	-	-	-	8,404,866,196
Due from Related Parties	330,424,115	-	-	-	330,424,115
Security deposits	-	-	-	94,907,980	94,907,980
	10,812,396,248	-	-	94,907,980	10,907,304,228

The aging analysis of the Group's individual receivables as of March 31, 2020, and December 31, 2019, is as follows:

	Amou	Amount in Php	
	As of March 31,	As of December 31,	
	2021	2020	
60 to 90 days	8,404,866,196	7,599,984,174	
	8,404,866,196	7,599,984,174	

Liquidity Risk

The ability of the Group to finance their operations and to meet obligation as these become due is extremely crucial to its viability as a business entity. The Companies adopt a prudent liquidity risk management where they maintain sufficient cash to meet trade and other short term payables as they fall due.

The Group manages their liquidity needs by carefully monitoring scheduled debt servicing payments for long-term financial liabilities as well as cash outflows due in a day-to-day business. Liquidity needs are monitored in various time bands, on a day-to-day and week-to-week basis, as well as on the basis of a rolling 30-day projection. Long term liquidity needs is additionally secured by an adequate amount of committed credit facilities and the ability to sell long-term financial assets.

The following table details the Group's remaining contractual maturities for its non-derivative financial liabilities:

	Amount in Php	
	Within One Year	Total
As of March 31, 2021		
Loans payable	3,383,466,680	3,383,466,680
Trade and other payables	10,804,746,754	10,804,746,753.76
Due to related parties	77,829,590	77,829,589.84
	14,266,043,024	14,266,043,024
As of December 31, 2020		
Loans payable	3,533,466,680	3,533,466,680.38
Trade and other payables	9,670,565,636	9,670,565,636.44
Due to related parties	75,894,675	75,894,675.07
<u> </u>	13,279,926,992	13,279,926,992

Note: The amount does not include government liabilities which are not considered financial liabilities.

17. CAPITAL MANAGEMENT RISK

The Group manages its capital to ensure that the Group will be able to continue as a going concern while maximizing the profits of the shareholders through the optimization of the debt and equity balance.

The capital structure of the Group consists of debt, which includes loans, trade and other payables and due to related parties as offset by cash and cash equivalents, and equity attributable to equity holders of the parent, comprising issued capital, reserves and retained earnings.

The debt to equity ratio of the Group at each reporting period is within the acceptable range as the Group regularly reviews its financials to ensure compliance with this capital requirement.

	Amount in Php	
	As of March 31, 2021	As of December 31, 2020
Debt	15,939,518,516	14,840,155,035
Less: Cash and cash equivalents	2,077,105,938	1,229,381,273
Net debt	13,862,412,578	13,610,773,762
Equity	22,693,172,013	21,436,210,593
Debt to equity ratio	0.61:1	0.63:1

Appendix 10

ASM Minutes June 30, 2020

MINUTES **OF THE**

ANNUAL MEETING OF STOCKHOLDERS OF CENTURY PACIFIC FOOD, INC. VIA REMOTE COMMUNICATION TUESDAY, JUNE 30, 2020, AT 8:30 AM

Stockholders Present:

Present in Person 1,121,107 common shares Represented by Proxy and Participant -3,140,244,664 common shares

Brokers

Present in Person or Represented by Proxy, -3,141,365,771 common shares

and Participant Brokers

Number of Total Outstanding Shares 3,542,258,595 common shares 88.68%

Percentage of the Total Shares Represented -

by Proxies and In Person

Incumbent Directors Present:

Mr. Ricardo S. Po, Sr. Chairman Emeritus Mr. Christopher T. Po Executive Chairman Mr. Ricardo Gabriel T. Po Vice Chairman

President and Chief Executive Officer Mr. Teodoro Alexander T. Po

Mr. Leonardo Arthur T. Po Treasurer Ms. Eileen Grace Z. Araneta Director

Mr. Fernan Victor P. Lukban Lead Independent Director Mr. Johnip G. Cua **Independent Director** Ms. Frances J. Yu **Independent Director**

Also Present:

Oscar A. Pobre Chief Financial Officer/Chief Risk

Officer/Chief Information Officer

Manuel Z. Gonzalez Corporate Secretary

Vice-President Gregory H. Banzon Senior and Chief

Operating Officer

Senior Vice-President and General Edwin C. Africa

Manager

Ronald M. Agoncillo Vice-President Cezar D. Cruz, Jr. Vice-President Gerald Manansalan Vice-President Vice-President Teddy C. Kho Wilhelmino D. Nicolasora, Jr. Vice-President Noel M. Tempongko Vice-President

Emerson C. Villarante Gwyneth S. Ong Maria Rosario L. Ybañez Samuel V. Santillan Giovanna M. Vera Vice-President
Assistant Corporate Secretary
Compliance Officer
Chief Audit Executive
Investor Relations Head

PROCEEDINGS

I. Call to Order

The Chairman, Mr. Christopher T. Po, called the meeting to order and presided over the same.

II. Proof of Notice and Determination of Existence of Quorum

The Corporate Secretary, Mr. Manuel Z. Gonzalez, certified that notices for the annual stockholders' meeting together with the agenda, the Definitive Information Statement of Century Pacific Food, Inc. (the "Company" or "Corporation"), along with the guidelines for participation through remote communication and voting *in absentia*, were disclosed via PSE EDGE and posted on the Corporation's website on June 1, 2020. Further, the notice of this meeting was published in BusinessWorld and The Manila Times, newspapers of general circulation, both in print and online formats, on June 1 and June 2, 2020.

Further, Mr. Gonzalez certified that based on the record of attendance, present for the meeting were stockholders, in person and by proxy, holding a total of 3,141,365,771 common shares or equivalent to 88.68% of the total outstanding capital stock of the Corporation. The Corporate Secretary therefore certified that there was a quorum for the transaction of business and proceeded to record the minutes of the proceedings.

Thereafter, the Corporate Secretary informed the stockholders and other participants that the meeting will be recorded. There were no questions on the proof of notice and determination of existence of quorum was raised and the Chairman proceeded to the next item in the agenda.

III. Approval of Minutes of the Annual Stockholders' Meeting held on July 1, 2019

The next item was the approval of the minutes of the Annual Stockholders' Meeting held on July 1, 2019. A copy of the minutes was posted on the Corporation's website soon after the adjournment of last year's Annual Stockholders' Meeting. Copies of the minutes were also included in the Definitive Information Statement disclosed via PSE EDGE and uploaded to the Corporation's website.

The Corporate Secretary then presented the results of voting for the approval of the minutes:

	Number of Shares	Percentage
In Favor	3,141,365,771	100%
Against	0	0%
Abstain	0	0%

With the above votes in favor, the minutes of the Annual Stockholders' Meeting held on July 1, 2019 were approved.

IV. Management's Report and 2019 Audited Financial Statements

The Chairman of the Meeting then presented the Management's Report.

The Chairman discussed the enhanced security and safety protocols implemented by the Corporation during the COVID-19 pandemic across all worksites, such as free shuttle services, accommodation, and meals, to ensure the safety and well-being of its employees. The Corporation also deployed various financial assistance programs to ensure the financial well-being of its employess, which include frontliner incentives, free food products, and vitamins. The Chairman also announced that the Corporation partnered with a leading healthcare provider in the country to help with the long-term adoption of occupational safety and health measures. Refurbishment of offices and various facilities were also undertaken to help limit the impact of the virus and the provision of a telemedicine hotline for employees.

The Chairman thereafter expressed gratitude to all of the Corporation's employees for their commitment, passion, hard work, and leadership during these challenging times, which are true demonstrations of the Corporation's core value of "Malasakit". All these efforts and sacrifices were done to ensure the continued supply of the Corporation's products during times when people need them the most. The Chairman assured everyone that the Corporation remain committed to its mission of ensuring continuous supply of its products and helping make available and accessible affordable nutrition to Filipino households. The Chairman also thanked the Department of Trade and Industry and the Inter-Agency Task Force for their unwavering support during the lockdown.

The Chairman reported that the Corporation's products continue to be in high demand. The Corporation's core products comprise fifty percent (50%) of the essential food items identified by the Department of Social Welfare and Development. Thus, the Corporation put into place all the necessary processes and procedures to ensure that these products are readily available. These measures to ensure business continuity have allowed the Corporation to mitigate supply chain disruptions, accelerate production, and keep all operations safe and virus-free. With respect to supply chain management, the Corporation has tapped alternatives suppliers to mitigate potential disruptions and increased its logistics capabilities to address the growing demand while maintaining continued coordination with the government to ensure smooth flow of goods. On the production

side, the Corporation has accelerated expansion plans to meet the heightened demand. The Corporation likewise hired additional personnel, such as merchandisers and warehousing staff, and provided frontliner incentives to encourage attendance. Finally, the Corporation continues to automate and de-clog production bottlenecks to further support the business.

The Chairman also reported that the Corporation has been working closely with local government units, medical facilities, and NGOs for the supply and donation of various food products. At the height of the quarantine measures, the Corporation provided 1 million assorted food packs nationwide, most of which have gone to the most challenged communities and members of society. The Corporation has also contributed approximately 260,000 snacks to 128 hospitals and facilities to provide midday energy meals to medical frontliners. Further, the Corporation has partnered with various organizations, such as Project Ugnayan, ABS-CBN's Pantawid ng Pag Ibig, and Frontline Feeders Philippines, to help the communities and households worst-hit by the pandemic.

The Chairman next reported on the Corporation's financial performance. Since going public in 2014, the Corporation has doubled its revenues from Php20 Billion to more than Php40 Billion by 2019, increasing at a compounded annual growth rate of 15%. Net income expanded from Php1.6 Billion to Php3.1 Billion in five years, also with a compounded annual growth rate of 15%. The Chairman said that the past five years has been a period of positive momentum for the Corporation and it is well-positioned to sutain such momentum for the next five years. The ambition now is to once again double the business over the next five years for both top and bottom lines. The Corporation will be grounded on the following strategic priorities:

- 1. Continued emphasis on the core branded business in the Philippines;
- 2. Building of a more diversified portfolio; and
- 3. Innovation within existing businesses as well as other potentially adjacent categories.

The Chairman next presented the highlights of the operations of the Corporation in 2019. In the Marine segment, the Corporation maintained dominant market leadership with a share of more than 80%. In the Meat segment, the Corporation holds the number one position with a 45% share in corned meat and 36% in loaves. With regard to the dairy business, the flagship brand Birch Tree is now a formidable challenger with a 22% market share in powdered milk despite entering the market only in 2016.

The Chairman discussed a few points in the Corporation's Balance Sheet which shows healthy ratios and comfortable gearing that provide the Corporation financial flexibility. Thereafter, the Chairman provided an update on the Corporation's performance for the first quarter of 2020. Top line grew by 24% year on year and branded revenues outperformed in the first quarter with a 31% increase. Net income also grew at 31% higher year on year. With these, the Corporation expects to end the year surpassing the typical target of 10% to 15% growth.

The Chairman next announced that Management will be recommending to the Board an increase in the cash dividend payout this year to Php0.36, more than the historical Php0.18 to Php0.20 in the past five years.

Finally, the Chairman presented the highlights of the Corporation's sustainability efforts for 2019 under its sustainability framework of protein delivery, planet preservation, and people development.

At the end of the presentation, Mr. Gonzalez presented the results of voting for the approval of the Management's Report and the 2019 Audited Financial Statements of the Corporation:

	Number of Shares	Percentage
In Favor	3,140,678,971	99.98%
Against	0	0%
Abstain	686,800	0.02%

With the above votes in favor, the Management's Report and 2019 Audited Financial Statements of the Corporation were approved.

V. Approval and Ratification of All Acts of the Board of Directors, Board Committees, and Management for the year 2019.

The Chairman of the Meeting then proceeded to the next item on the agenda which was the ratification of all acts, transactions and contracts entered into as well as resolutions made and adopted by the Board of Directors and its duly constituted committees and of the Management of the Company from January to December 2019, as reflected in the minutes of the meetings of the Board of Directors, and its duly constituted committees and of the Management for the period.

The Corporate Secretary presented the results of voting for the ratification of the acts of the Board of Directors, Board Committees, and Management for the previous year:

	Number of Shares	Percentage
In Favor	3,140,678,971	99.98%
Against	0	0%
Abstain	686,800	0.02%

With the above votes in favor, all acts of the Board of Directors, Board Committees, and Management for 2019 were ratified.

VI. Election of the Board of Directors

The Chairman of the Meeting announced as the next item in the agenda the election of members of the Board of Directors of the Corporation for 2020 to 2021.

Mr. Gonzalez, reported that there were nine (9) persons nominated to, and qualified for, the Board. He confirmed that the Nominations Committee had determined that the following had all the qualifications and none of the disqualifications to be directors of the Corporation for 2020 to 2021:

- 1. Mr. Ricardo S. Po, Sr.
- 2. Mr. Christopher T. Po
- 3. Mr. Ricardo Gabriel T. Po
- 4. Mr. Teodoro Alexander T. Po
- 5. Mr. Leonardo Arthur T. Po
- 6. Ms. Eileen Grace Z. Araneta

Independent Directors:

- 1. Mr. Fernan Victor P. Lukban
- 2. Mr. Johnip G. Cua
- 3. Ms. Frances J. Yu

Below is the result of the ballots:

Name	For	Against	Abstain
Mr. Ricardo S. Po, Sr.	99.79%	0.21%	0.00%
Mr. Christopher T. Po	99.26%	0.74%	0.00%
Mr. Ricardo Gabriel T. Po	94.86%	5.14%	0.00%
Mr. Teodoro Alexander T. Po	99.79%	0.21%	0.00%
Mr. Leonardo Arthur T. Po	94.86%	5.14%	0.00%
Ms. Eileen Grace Z. Araneta	99.26%	0.74%	0.00%
Mr. Fernan Victor P. Lukban	86.19%	5.14%	8.67%
Mr. Johnip G. Cua	86.72%	4.61%	8.67%
Ms. Frances J. Yu	99.79%	0.21%	0.00%

Considering that there were only nine (9) persons nominated to, and qualified, for the Board, and considering the votes recieved, all the aforementioned nine (9) individuals who were nominated as members of the Board of Directors of the Corporation for the year 2020 to 2021 were duly declared elected to the Board of Directors.

The newly elected members of the Board of Directors were welcomed with an applause.

VII. Appointment of External Auditor

The Chairman then announced that the next item in the agenda would be the appointment of the external auditor for the year 2020 to 2021. The current external auditor, Navarro Amper & Co., is being recommended for re-appointment as external auditor.

The Corporate Secretary presented the results of voting for the appointment of the Corporation's External Auditor for 2020 to 2021:

	Number of Shares	Percentage
In Favor	3,141,365,771	100%
Against	0	0%
Abstain	0	0%

With the above votes in favor, Navarro Amper & Co. is re-appointed as the External Auditor of the Corporation for 2020 to 2021.

VIII. Other Matters

The Chairman proceeded to the question and answer portion of the meeting. Ms. Giovanna M. Vera, Investor Relations Head, read the questions, which were answered by the Chairman.

The first question was about how the acceleration and expansion of the Corporation's production facilities would affect the 2020-2021 capital expenditure plans. The Chairman answered that there would be no material changes for the Corporation's budget of around Php2.1 Billion for 2020. The Chairman also said that the Board also approved unbudgeted capital expenditures to meet the high demand for the Corporation's product, but there are projects which have been delayed due to the COVID-19 pandemic.

The next question was whether the Corporation prioritizes growth through new product development or through acquisitions. The Chairman answered that the Corporation looks at both avenues equally. The innovation route is generally less expensive, but the chances of failure are higher since production starts from scratch. On the other hand, the chances of failing are lower if a business of some scale is acquired.

The last question was which product or business unit will contribute more to the Corporation's target growth. The Chairman answered that the Corporation already has high market shares in the marine and meat businesses, which have growth rates of more than the country's GDP. As to the dairy business, the Corporation has potential to further grow by double digits given the good performance for the past two to three years. The Chairman added that Corporation's innovation projects are still very active so there will be more new product development in the coming years.

IX. Adjournment

There being no further business to transact, and upon motion duly made and seconded, the meeting was adjourned.

MANUEL Z. GONZALEZ Corporate Secretary

ATTESTED:

CHRISTOPHER T. PO

Executive Chairman

Schedule of Board and Committee Meetings and Attendance for 2020

Schedule of Board Meetings for 2020

DATE OF MEETING	TYPE OF MEETING
January 6, 2020	Renewal of Davao Business Permit; Trading Terms
	Agreement with Philippine Seven Corporation; Factoring
	Agreement with China Banking Corporation; Settlement
	Agreement with Lessor; Donation to UP; Authority to Sign
	Lazada Invoices
February 3, 2020	Authority to Secure Tax Clearance for Bidding Purposes
March 2, 2020	Presentation of FY Financial Results as of December 31,
	2019; Discussion on Budget for FY 2020; Sales Function Review
March 4, 2020	Application for Internet Service; Accreditation with
	PHILEXPORT; Re-appointment of Data Protection Officer;
	Renewal of Credit Line with PAL
April 6, 2020	Jollibee Payment Facility with Metrobank
May 4, 2020	License to Operate with Bureau of Animal Industry;
	Incorporation of Wholly Owned Subsidiary
June 11, 2020	Authority to transact with LGUs; DSWD Emergency
	Procurement; Incorporation of Wholly Owned
	Subsidiary; Use of "Century Pacific" Naming Scheme
June 30, 2020	Election of Directors; Election and Appointment of
	Officers; Appointment of the Members of the
	Committees; Appointment of Lead Independent
	Director; Declaration of Cash Dividends; Report on
	Second Quarter 2020 Financials; Integration of Snow
	Mountain Dairy Corporation into the Corporation;
	Approval of Revised Material Related Party Transactions Committee Charter; Integration of Sustainability
	Function to the Corporate Governance Committee
July 3, 2020	Opening of Credit Account with PNOC; Lifting of
,	Abandonment of Shipment
August 3, 2020	Direct Payment Agreement with Charoen; Appointment of
	Authorized Representative for Transactions with Kingsford
	Hotel; Authorized Representative for FDA; CAS Application
August 17, 2020	with BIR; Account with Robinsons Bank
August 17, 2020	P&L Statement as of First Half 2020 and Projected P&L
	Statement for 2020; Discussion on Sustainability Targets;
Santambar 2, 2020	Talent Management Overview;
September 2, 2020	Discussion and Appointment of Authorized Representative for NLRC Case; Availment of PLDT/Smart
	Communications Services
October 5, 2020	DSWD Bidding; BFP Compliance; Distribution Contract with
0010001 3, 2020	Komandor; PNP License Renewal; Suy Sing Commercial
	Corporation Listing Contract; Subscription Agreements for
	RFID Tags; Update of Bank Signatories
October 30, 2020	Discussion and Appointment of Authorized Representative
000000000000000000000000000000000000000	for NLRC Case
November 4, 2020	Closure of Warehouse; Business Permit Application
140 VCITIOCI T, 2020	Ciosare or warehouse, business remit Application

November 16, 2020	YTD 2020 Financial Report; 2021 Budget Framework; Project
	Spring Overview
December 2, 2020	Availment of GCash P3 Service; Cancellation of Business Line

Schedule of Audit Committee Meetings for 2020

DATE OF MEETING	TYPE OF MEETING
March 23, 2020	Presentation of 2019 Financial Results; Areas of coverage
	of internal audit; Presentation of external audit for the
	2019 audit; COVID-19 Update
April 27, 2020	Presentation of Q1 Financial Results; IT Audit Updates;
	Sales Audit Results; COVID-19 Update
July 27, 2020	Presentation of Q2 Financial Results; COVID-19 Updates;
	Summary of internal audit;
October 26, 2020	Presentation of external audit for the 2020 audit;
	Presentation of Q3 Financial Results; Internal Audit's 2021
	Audit Plan and Budget

Schedule of Corporate Governance Committee Meetings for 2020

DATE OF MEETING	TYPE OF MEETING
March 2, 2020	Results of the Board of Directors' Self-Assessment Survey;
	Proposal Regarding Sustainability Governance Structure
November 16, 2020	Updates on the Corporation's Sustainability Initiatives;
	Completion of Board Feedback Forms

Schedule of Related Party Transactions Committee Meetings for 2020

DATE OF MEETING	TYPE OF MEETING	
March 2, 2020	Review of Related Party Transactions for FY 2019	
November 16, 2020	Review of Related Party Transactions as of September 30,	
	2020	

Schedule of the Risk Oversight Committee Meeting for 2020

DATE OF MEETING	TYPE OF MEETING
August 17, 2020	COVID-19 Risk Assessment and Mitigation Measures

Attendance in Board of Directors' Meetings

DATE OF MEETING	ATTENDANCE
January 6, 2020	Present: RICARDO PO, SR. CHRISTOPHER PO RICARDO PO TEODORO PO LEONARDO PO EILEEN ARANETA JOHNIP CUA FERNAN LUKBAN FRANCES YU
	Alexand Nicon
February 3, 2020	Absent: None Present: RICARDO PO, SR. CHRISTOPHER PO RICARDO PO TEODORO PO LEONARDO PO EILEEN ARANETA JOHNIP CUA FERNAN LUKBAN FRANCES YU
	Absent: None
March 2, 2020	Present: RICARDO PO, SR. CHRISTOPHER PO RICARDO PO TEODORO PO LEONARDO PO EILEEN ARANETA JOHNIP CUA FERNAN LUKBAN FRANCES YU
	Absent: None
March 4, 2020	Present: RICARDO PO, SR. CHRISTOPHER PO RICARDO PO TEODORO PO LEONARDO PO EILEEN ARANETA JOHNIP CUA FERNAN LUKBAN

	FRANCES YU
	TRINGES TO
	Absent: None
April 6, 2020	Present:
	RICARDO PO, SR.
	CHRISTOPHER PO RICARDO PO
	TEODORO PO
	LEONARDO PO
	EILEEN ARANETA
	JOHNIP CUA
	FERNAN LUKBAN
	FRANCES YU
Mars 4, 2020	Absent: None
May 4, 2020	Present: RICARDO PO, SR.
	CHRISTOPHER PO
	RICARDO PO
	TEODORO PO
	LEONARDO PO
	EILEEN ARANETA
	JOHNIP CUA
	FERNAN LUKBAN
	FRANCES YU
	Absent: None
June 11, 2020	Present:
	RICARDO PO, SR.
	CHRISTOPHER PO
	RICARDO PO
	TEODORO PO LEONARDO PO
	EILEEN ARANETA
	JOHNIP CUA
	FERNAN LUKBAN
	FRANCES YU
	Absent: None
June 30, 2020	Present:
, 4110 00, 2020	RICARDO PO, SR.
	CHRISTOPHER PO
	RICARDO PO
	TEODORO PO
	LEONARDO PO
	EILEEN ARANETA
	JOHNIP CUA

	EPDNIAN I HIZDANI
	FERNAN LUKBAN
	FRANCES YU
	About None
1.1.2.2020	Absent: None
July 3, 2020	Present:
	RICARDO PO, SR.
	CHRISTOPHER PO
	RICARDO PO TEODORO PO
	LEONARDO PO
	EILEEN ARANETA
	JOHNIP CUA
	FERNAN LUKBAN
	FRANCES YU
	TIMIVOLS TO
	Absent: None
August 3, 2020	Present:
114gust 5, 2020	RICARDO PO, SR.
	CHRISTOPHER PO
	RICARDO PO
	TEODORO PO
	LEONARDO PO
	EILEEN ARANETA
	JOHNIP CUA
	FERNAN LUKBAN
	FRANCES YU
4 7 2000	Absent: None
August 17, 2020	Present:
	RICARDO PO, SR.
	CHRISTOPHER PO
	RICARDO PO
	TEODORO PO
	LEONARDO PO
	EILEEN ARANETA
	JOHNIP CUA FERNAN LUKBAN
	FRANCES YU
	1 IVIIIOLO I U
	Absent: None
September 2, 2020	Present:
	RICARDO PO, SR.
	CHRISTOPHER PO
	RICARDO PO
	TEODORO PO
	LEONARDO PO
	EILEEN ARANETA

	TOTAND OUT
	JOHNIP CUA
	FERNAN LUKBAN
	FRANCES YU
	Absort: None
O-t-h F 2020	Absent: None
October 5, 2020	Present:
	RICARDO PO, SR.
	CHRISTOPHER PO RICARDO PO
	TEODORO PO
	LEONARDO PO
	EILEEN ARANETA
	JOHNIP CUA
	FERNAN LUKBAN
	FRANCES YU
	Transcis
	Absent: None
October 30, 2020	Present:
	RICARDO PO, SR.
	CHRISTOPHER PO
	RICARDO PO
	TEODORO PO
	LEONARDO PO
	EILEEN ARANETA
	JOHNIP CUA
	FERNAN LUKBAN
	FRANCES YU
	Absent: None
November 4, 2020	Present:
	RICARDO PO, SR.
	CHRISTOPHER PO
	RICARDO PO
	TEODORO PO
	LEONARDO PO
	EILEEN ARANETA
	JOHNIP CUA
	FERNAN LUKBAN
	FRANCES YU
	Absent: None
December 2, 2020	Present:
	RICARDO PO, SR.
	CHRISTOPHER PO
	RICARDO PO
	TEODORO PO
	LEONARDO PO
	1

EILEEN ARANETA JOHNIP CUA FERNAN LUKBAN FRANCES YU
Absent: None

Attendance in Audit Committee Meetings

DATE OF MEETING	ATTENDANCE
March 23, 2020	Present: FERNAN VICTOR P. LUKBAN RICARDO GABRIEL T. PO FRANCES J. YU
April 27, 2020	Absent: None Present: FERNAN VICTOR P. LUKBAN RICARDO GABRIEL T. PO FRANCES J. YU Absent: None
July 27, 2020	Present: FERNAN VICTOR P. LUKBAN RICARDO GABRIEL T. PO FRANCES J. YU Absent: None
October 26, 2020	Present: FERNAN VICTOR P. LUKBAN RICARDO GABRIEL T. PO FRANCES J. YU Absent: None

Attendance in Corporate Governance Committee Meetings

DATE OF MEETING	ATTENDANCE
March 2, 2020	Present: JOHNIP CUA
	FERNAN LUKBAN
	FRANCES YU
	Alacant Nama
1, 16,000	Absent: None
November 16, 2020	Present:
	JOHNIP CUA
	FERNAN LUKBAN
	FRANCES YU
	Absent: None

Attendance in Related Party Transactions Committee Meetings

DATE OF MEETING	ATTENDANCE
March 2, 2020	Present: JOHNIP CUA FERNAN LUKBAN RICARDO PO
	Absent: None
November 16, 2020	Present: JOHNIP CUA FERNAN LUKBAN RICARDO PO
	Absent: None

Attendance in Board Risk Oversight Committee Meetings

DATE OF MEETING	ATTENDANCE
August 17, 2020	Present: EILEEN ARANETA FERNAN LUKBAN RICARDO PO
	Absent: None

List of SEC Form 23-B (Director Disclosure on Self-dealings)

APPENDIX 12

List of 23-B:

Reporting Person	Shares Bought / Sold	Date
Century Pacific Group, Inc.	84,300	March 26, 2020
Teddy C. Kho	4,000	November 25, 2020

Board Self-Assessment Summary

	SA	%	Α	%	N	%	D	%	SD	%
PART I: BOARD APPRAISAL										
The Board has the right size and composition to bring the requisite knowledge, abilities, diversity and skills to the table	4	50.0%	4	50.0%		0.0%		0.0%		0.0%
2. The Board, as a whole, possesses the right skills and background for the current issues facing the company	5	62.5%	3	37.5%		0.0%		0.0%		0.0%
3. The Board has sufficient diversity and independence among its directors, allowing it to constructively challenge one another and management in carrying out their respective functions and duties aligned with the company's strategic directions	5	62.5%	2	25.0%	1	12.5%		0.0%		0.0%
4. The Board receives ongoing education, allowing directors to stay up to date with developments and to understand their impact	4	50.0%	4	50.0%		0.0%		0.0%		0.0%
5. The frequency, duration and scheduling of Board meetings per year were adequate to ensure proper coverage of the Board's responsibilities	3	37.5%	5	62.5%		0.0%		0.0%		0.0%
6. Directors receive adequate materials before the Board meeting		0.0%	8	100.0%		0.0%		0.0%		0.0%
7. Meetings are effective with sufficient materials, limited presentation, and an atmosphere that encourages open dialogue	4	50.0%	4	50.0%		0.0%		0.0%		0.0%
8. The non-executive directors have a separate meeting without any executive directors present to ensure that proper checks and balances are in place within the company	1	12.5%	4	50.0%	1	12.5%	1	12.5%		0.0%
9. The Board receives appropriate information on industry trends and business environment to enable it to have sufficient insight when considering management's proposed plan/strategy	1	12.5%	6	75.0%	1	12.5%		0.0%		0.0%
10. The Board evaluates the proposed plan/strategy including key assumptions, major risks, and required resources, and addresses critical issues	3	37.5%	5	62.5%		0.0%		0.0%		0.0%
11. The Board constructively debates the proposed plan/strategy before granting approval	2	25.0%	6	75.0%		0.0%		0.0%		0.0%
12. The Board monitors the continued viability of the plan/strategy ensuring that it is adjusted as needed to respond to the evolving environment	4	50.0%	4	50.0%		0.0%		0.0%		0.0%
13. The Board thoroughly reviews major capital expenditures before approval and evaluates ultimate outcomes	2	25.0%	6	75.0%		0.0%		0.0%		0.0%
14. Directors strengthen the tone at the top by clearly demonstrating the required ethical values	6	75.0%	2	25.0%		0.0%		0.0%		0.0%

			1				 	
15. The Board regularly reviews and approves the Company's vision, mission and value statements to ensure continued relevance and applicability thereof	4	50.0%	4	50.0%		0.0%	0.0%	0.0%
16. The Board demonstrates commitment to good corporate governance practices and provides oversight to ensure that the Company is operated in a moral, legal, and ethical manner	8	100.0%		0.0%		0.0%	0.0%	0.0%
17. The Board regularly and consistently considers the interest of minority shareholders to ensure their equitable treatment in the decision making process	3	37.5%	4	50.0%	1	12.5%	0.0%	0.0%
18. The Board ensures that the Company has a sound and effective internal control system in place, and understands management's role implementing such system	6	75.0%	2	25.0%		0.0%	0.0%	0.0%
19. There are sound policies, procedures and a system in place for related party transactions, which a dedicated Committee effectively implements	6	75.0%	2	25.0%		0.0%	0.0%	0.0%
20. There is a clear distinction in the roles and responsibilities between the Chairman and President	6	75.0%	2	25.0%		0.0%	0.0%	0.0%
PART II: COMMITTEE APPRAISAL								
1. The Board has an effective committee structure	4	50.0%	4	50.0%		0.0%	0.0%	0.0%
2. The delegation of power from the Board to its Committees is appropriate with their relevant corresponding Charters	3	37.5%	5	62.5%		0.0%	0.0%	0.0%
3. The Committees regularly provide a report to the full Board and sufficiently update the Board on recent developments or such other matters that may require Board action	2	25.0%	6	75.0%		0.0%	0.0%	0.0%
4. The frequency of meetings for each Committee is sufficient, allowing its members to perform their responsibilities according to the functions of the Committee	2	25.0%	6	75.0%		0.0%	0.0%	0.0%
PART III: INDIVIDUAL DIRECTOR APPRAISAL								
1. I understand and faithfully uphold the vision, mission, values and strategies of the company	6	75.0%	2	25.0%		0.0%	0.0%	0.0%
2. I keep myself updated on the latest best practices in corporate governance and ensure I abide by them	5	62.5%	3	37.5%		0.0%	0.0%	0.0%
3. I avoid entering into situations where I may be placed in a conflict of interest with that of the Company and I promptly disclose any conflict, which may occur	8	100.0%		0.0%		0.0%	0.0%	0.0%
4. I have a good record of Board and Committee (where applicable) meeting attendance	6	75.0%	2	25.0%		0.0%	0.0%	0.0%
5. I come to Board/Committee meetings on time, prepared and knowledgeable about the topics to be discussed	5	62.5%	3	37.5%		0.0%	0.0%	0.0%

6. I actively participate in Board/Committee discussions with a sense of independence and objectivity	6	75.0%	2	25.0%		0.0%		0.0%		0.0%
7. I am aware of all policies and procedures the Board is subjected to and actively adopt these in my function as a member of the Board	4	50.0%	4	50.0%		0.0%		0.0%		0.0%
8. I am committed to accomplish all duties and responsibilities of a director and member of my Committee/s, if any, and will perform in the best interest of the Company		75.0%	2	25.0%		0.0%		0.0%		0.0%
	Innovation; Growth initiatives that will match this year's robust growth, build on									

A. I believe the Board should focus on the following priorities for the upcoming year

Innovation; Growth initiatives that will match this year's robust growth, build on momentum of new brands. Digital transformation; 1- Emerging categories which CPFI can enter, lead and develop specifically. 2 - Providing more affordable options, or more relevant and innovative ideas in mature categories; Talent Management, Opportunities Mapping for Radical expansion or even diversification as a result of the pandemic where a window of surprising opportunities may open up; how should/can the digital transformation change our internal processes and increase efficiencies; strengthening management and succession plans; Helping assess Philippine economic situation resulting from C19; Strategy and Org Development/ PMS; How to mitigate risks, improve efficiencies and grow new categories in the FMCG industry

B. Are there changes that would improve the Board's effectiveness that you would suggest? More "deep dive" discussion on the company's major product initiatives; After COVID: plant visits, interaction among board members and top executives outside the board meeting; Regular updates on the innovation programs. Understanding new consumer trends; Synthesize top talent learning to improve crisis management and even explore opportunities to expand... and to improve the way we look at our business, the world and the way we manage and grow and deal with crisis; More briefing of Independent directors so they are well-informed about topical matters

PART IV: BOARD - MANAGEMENT RELATIONSHIP APPRAISAL								
1. The Board is comfortable with management's (i.e., President, Chief Finance Officer) plans to implement the approved strategy, goals and targets and is confident and satisfied in m anagement's ability to carry out its responsibilities in the interest of the Company	6	75.0%	2	25.0%		0.0%	0.0%	0.0%
2. Management has in place an effective process to identify risks and assess their potential impact.	4	50.0%	4	50.0%		0.0%	0.0%	0.0%
3. Management informs the Board of all key risks and the Board is confident management addresses them appropriately	3	37.5%	5	62.5%		0.0%	0.0%	0.0%
4. The Board sufficiently challenges and supports management	4	50.0%	4	50.0%		0.0%	0.0%	0.0%
5. The Board is effective in monitoring management's implementation of the company's strategy	4	50.0%	4	50.0%		0.0%	0.0%	0.0%
6. The Board devotes sufficient time and effort to meeting key company executives	1	12.5%	5	62.5%	2	25.0%	0.0%	0.0%
7. There is an open-line of communication and constructive interaction between directors and management	6	75.0%	2	25.0%		0.0%	0.0%	0.0%
8. The Board continually monitors management's performance against clear and measurable objectives, providing constructive feedback and reinforces management's role in setting the tone at the top	5	62.5%	2	25.0%	1	12.5%	0.0%	0.0%

Advanced Corporate Governance Training

Control No.: 2020-017-0071



presents this

Certificate of Participation

to

Christopher T. Po

Century Pacific Food, Inc.

for having completed the online course

Pilipinas: Aspire, Rise, Sustain Series 3: Cultivating Business Impact through Sustainability Reporting

> held on 5 November 2020 10:00 am - 12:00 pm through ZOOM Webinars

Control No.: 2020-016-0085



presents this

Certificate of Participation

to

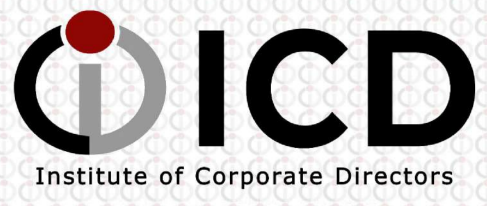
Christopher T. Po

Century Pacific Food, Inc.

for having completed the online course

Pilipinas: Aspire, Rise, Sustain Series 2: Integrating Climate Risks in Corporate Strategy

held on 29 October 2020 4:00 pm - 6:00 pm through ZOOM Webinars



Certificate of Participation

to

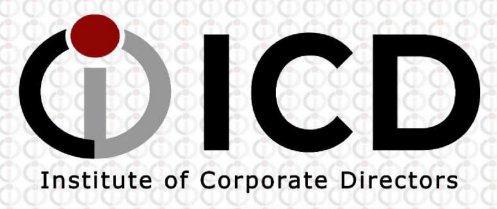
Maria Rosario L. Ybañez

Century Pacific Food, Inc. and Shakey's Pizza Asia Ventures Inc.

for having completed the online course

Advanced Corporate Governance Training

held on Thursday, 20 August 2020 1:00 pm - 5:00 pm through ZOOM Meetings



Certificate of Participation

to

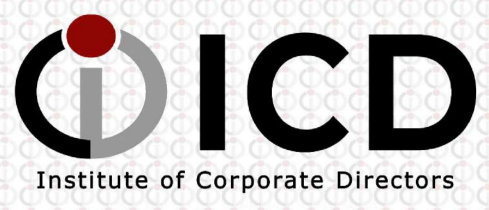
Frances J. Yu

Century Pacific Food, Inc. and Shakey's Pizza Asia Ventures Inc.

for having completed the online course

Advanced Corporate Governance Training

held on Thursday, 20 August 2020 1:00 pm - 5:00 pm through ZOOM Meetings



Certificate of Participation

to

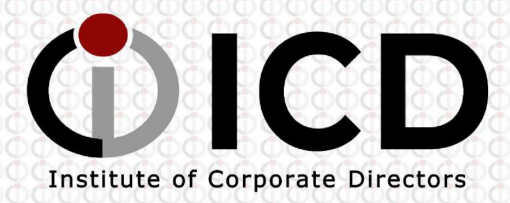
Eileen Grace Z. Araneta

Century Pacific Food, Inc. and Shakey's Pizza Asia Ventures Inc.

for having completed the online course

Advanced Corporate Governance Training

held on Thursday, 20 August 2020 1:00 pm - 5:00 pm through ZOOM Meetings



Certificate of Participation

to

Johnip G. Cua

Century Pacific Food, Inc.

for having completed the online course

Advanced Corporate Governance Training

held on Thursday, 20 August 2020 1:00 pm - 5:00 pm through ZOOM Meetings



Certificate of Participation

to

Manuel Z. Gonzalez

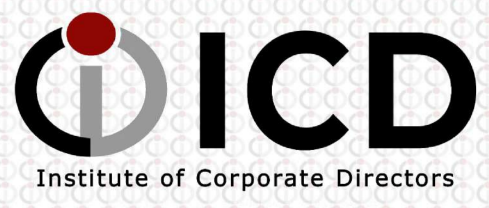
Century Pacific Food, Inc.

for having completed the online course

Advanced Corporate Governance Training

held on Thursday, 20 August 2020 1:00 pm - 5:00 pm through ZOOM Meetings

Leonardo M. Berba Chief Executive Officer



Certificate of Participation

to

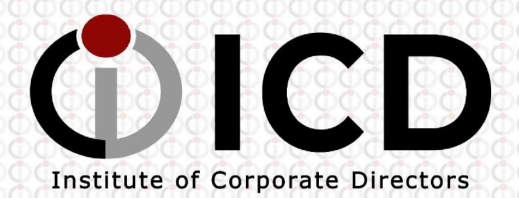
Fernan Victor P. Lukban

Century Pacific Food, Inc. and Shakey's Pizza Asia Ventures Inc.

for having completed the online course

Advanced Corporate Governance Training

held on Thursday, 20 August 2020 1:00 pm - 5:00 pm through ZOOM Meetings



Certificate of Participation

to

Gwyneth S. Ong

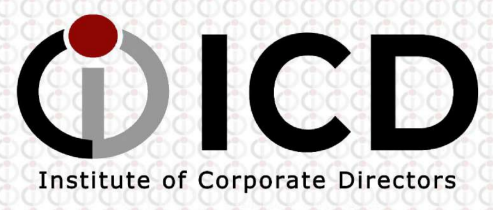
Century Pacific Food, Inc.

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Leonardo M. Berba Chief Executive Officer



Certificate of Participation

to

Leonardo Arthur T. Po

Century Pacific Food, Inc. and Shakey's Pizza Asia Ventures Inc.

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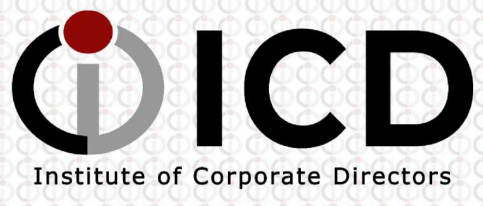
Ricardo Gabriel T. Po

Century Pacific Food, Inc. and Shakey's Pizza Asia Ventures Inc.

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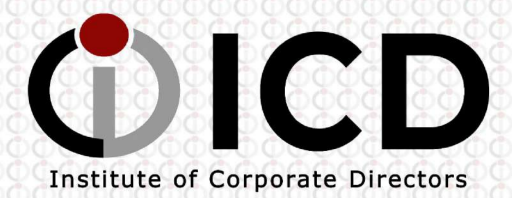
Teodoro Alexander T. Po

Century Pacific Food, Inc. and Shakey's Pizza Asia Ventures Inc.

for having completed the online course

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Oscar A. Pobre

Century Pacific Food, Inc.

for having completed the online course

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Certificate of Participation

to

Maria Giovanna Angelica M. Vera

Century Pacific Food, Inc. and Shakey's Pizza Asia Ventures Inc.

for having completed the online course

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Leonardo M. Berba Chief Executive Officer