Fredlin Agang

From:	ICTD Submission <ictdsubmission+canned.response@sec.gov.ph> on behalf of ICTD Submission</ictdsubmission+canned.response@sec.gov.ph>
Sent:	Friday, August 12, 2022 4:17 PM
То:	fredlin.agang@vivant.com.ph
Subject:	Re: Vivant Corporation_SEC 17Q_Q2 2022

Your report/document has been SUCCESSFULLY ACCEPTED by ICTD. (Subject to Verification and Review of the Quality of the Attached Document) Official copy of the submitted document/report with Barcode Page (Confirmation Receipt) will be made available after 15 days from receipt through the SEC Express System at the SEC website at www.sec.gov.ph

NOTICE

Please be informed that pursuant to SEC Memorandum Circular No. 3, series of 2021, scanned copies of the printed reports with wet signature and proper notarization shall be filed in PORTABLE DOCUMENT FORMAT (PDF) Secondary Reports such as: 17-A, 17-C, 17-L, 17-Q, ICASR, ICA-QR, ICA-AR, 23-A, 23-B, I-ACGR, ACGR, Monthly Reports, Quarterly Reports, Letters, OPC(ALTERNATE NOMINEE),GIS-G, 52-AR, IHAR,AMLA-CF,NPM,NPAM, BP-FCLC, CHINESEWALL, 39-AR,36-AR, PNFS, MCG, S10/SEC-NTCE-EXEMPT, through email at

ictdsubmission@sec.gov.ph

Note: All submissions through this email are no longer required to submit the hard copy thru mail, eFAST or over- the- counter.

For those applications that require payment of filing fees, these still need to be filed and sent via email with the SEC RESPECTIVE OPERATING DEPARTMENT.

Further, note that other reports shall be filed thru the ELECTRONIC FILING AND SUBMISSION TOOL (eFAST) such as: AFS, GIS, GFFS, LCFS, LCIF, FCFS. FCIF, IHFS, BDFS, PHFS etc. ANO, ANHAM, FS-PARENT, FS-CONSOLIDATED, OPC_AO, AFS WITH NSPO FORM 1,2,3 AND 4,5,6, AFS WITH NSPO FORM 1,2,3 (FOUNDATIONS)

FOR MC28, please go to SEC website:

https://apps010.sec.gov.ph

For your information and guidance.

Thank you and keep safe.

COVER SHEET

		1 7 5 2 2 2	
	S.E.C. R	Registration Number	
	P.S	5.E. Control Number	
V I V A N T C O R	PORATION		
	(Company's Full Name)		
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F O R T U N A S T	MANDAUE	C I T Y , C	E B U
(Busine	ess Address: No. Street City/Town Pr	rovince)	
Joan A. Giduquio-Barc		032) 232-0283, 234-2256 and 2	
Contact Persons	Tele 2 nd Quarterly Report 2022	ephone Number of the Contact	Person
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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: June 30, 2022	
2.	Commission identification number: 175222	3. BIR Tax Identification No.: 242-603-734-000
4.	Vivant Corporation Exact name of issuer as specified in its charter	
5.	City of Mandaluyong Province, country or other jurisdiction of incorpora	tion or organization
6.	Industry Classification Code:	(SEC Use Only)
	9th Floor, Oakridge IT Center 3, Oakridge Business	s Park, A.S. Fortuna Street,
	Brgy. Banilad, Mandaue City, Cebu	6014
7.	Address of issuer's principal office	Postal Code
	(032) 234-2256; (032) 234-2285	

8. Issuer's telephone number, including area code

NA

- 9. 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 SRC

Title of each Class	Number of shares of common stock outstanding and amount of debt outstanding		
Common Shares at Php 1.00 per share	Php 1,023,456,698		
Amount of debt outstanding	Php 7,561,138,001		

11. Are any or all of the securities listed on a Stock Exchange?

Yes [✓] No []

If yes, state the name of such Stock Exchange and the class/es of securities listed therein:

Philippine Stock Exchange

Common Stock

- 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 thereunder or Sections 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of the Company Code of the Philippines, during the preceding twelve (12) months (or for such shorter period the registrant was required to file such reports)

Yes [✓] No []

(b) has been subject to such filing requirements for the past ninety (90) days.

Yes [✓] No []

PART I--FINANCIAL INFORMATION

Item 1. Financial Statements.

Please refer to attached financial statements and schedules.

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

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following is a discussion and analysis of the Company's consolidated financial condition and results of operations for the interim period ended June 30, 2022 compared with the interim period ended June 30, 2021. This report should be read in conjunction with the consolidated financial statements and the notes thereto.

KEY PERFORMANCE INDICATORS

Management uses the following key performance indicators to evaluate the performance of the Company and its investee companies:

- 1. Equity in Net Earnings (or Loss) of Associates. Equity in net earnings (or loss) of associates is the Company's share in the income or loss of associates, or investee companies accounted for under the equity method. It indicates the profitability of the associates and measures their contribution to the profitability of the parent.
- 2. Earnings Before Interest, Taxes, Depreciation and Amortization (EBITDA). EBITDA is calculated by taking operating income and adding back to it the interest, depreciation and amortization expenses. Since EBITDA eliminates the effects of financing and accounting decisions, it can provide a relatively good comparison of the performance of the Company with other players in the industry. It also provides a good measure of the Company's ability to generate cash from operations to cover financial charges and income taxes.

- 3. **Cash Flow Generated.** Cash flow generated indicates the ability of the Company to generate enough cash for operating, investing and financing activities.
- 4. **Debt-to-Equity Ratio (DER).** DER gives an indication of the Company's leverage position and is computed by dividing total liabilities with total stockholders' equity.
- 5. **Current Ratio.** Current ratio is computed by dividing current assets by current liabilities. This indicates the liquidity of the Company in the short term and measures the peso amount of current asset available to cover a peso amount of current liability.

Year-to-Date (YTD) June 30, 2022 versus YTD June 30, 2021

The table below shows the comparative figures of the key performance indicators for the period in review.

Key Performance Indicators Amounts in Php '000, except for ratios	YTD June 2022	YTD June 2021	YE 2021 Audited
Equity in Net Earnings of Associates and Joint Ventures	604,746	852,387	
EBITDA	892,874	1,237,172 ¹	
Net increase (decrease) in cash and cash equivalents	(1,205,235)	585,846	
Net cash flows from (used in) operating activities	(58,732)	133,080 ²	
Net cash flows from (used in) investing activities	(1,414,386)	495,511 ³	
Net cash flows from (used in) financing activities	267,882	(42,745)	
Debt-to-Equity Ratio (x)	0.41	0.41	0.39
Current Ratio (x)	3.22	4.42	5.46

The Company's share in net earnings of associates and joint ventures as of first half (1H) 2022 amounted to Php 604.7 mn, representing a 29% year-on-year (YoY) decrease from Php 852.4 mn. This was a result of the following:

- 1. Visayan Electric Company (VECO), the Company's distribution utility, posted a Php 190.7 mn income contribution during the semester in review, a 49% YoY drop from its Php 372.8 mn earnings contribution as of end-June 2021. The devastation caused by Typhoon Odette in December 2021 resulted to a prolonged power outage in Cebu. Restoration works of VECO resulted to phased in energization of its franchise area. This translated to a 6% YoY drop in the volume of electricity sold by VECO in the first half of 2022. Waiver of certain charges as a financial assistance to its customers and the delayed cost recovery of generation charges also contributed to the reduced income contribution of VECO during the semester in review.
- 20%-owned Therma Visayas, Inc. (TVI) recorded an income contribution of Php 26.1 mn as of end-June 2022, a 70% YoY drop from the income contribution of Php 85.6 mn as of end-June 2021. This was mainly attributed to lower profits from its energy sale to the Wholesale Electricity Spot Market (WESM) (down by 30% YoY) as cost of purchased power increased.

¹ Reported as Php 1,273,946 in the June 2021 SEC 17-Q2 report. The change is to eliminate an intra-group engineering services revenue.

² Reported as Php 169,854 in the June 2021 SEC 17-Q2 report resulting from the change described in Note 1.

³ Reported as Php 458,737 in the June 2021 SEC 17-Q2 report resulting from the change described in Note 1.

Further, TVI's profits from its bilateral contract was 28% down YoY due to fee adjustments while repairs and insurance costs went up due to the damages caused by Typhoon Odette.

- 3. 40%-owned Cebu Private Power Corporation (CPPC) recorded a Php 15.1 mn net loss contribution during the semester in review, a reversal of the Php 90.9 mn in net income contribution in the same period last year. The volume of energy sold to the WESM rose by 91% YoY but this did not fully compensate for the termination of its bilateral contract in August 2021.
- 4. 40%-owned Prism Energy, Inc. (Prism Energy), a Retail Electricity Supply (RES) company, saw an 88% YoY decline in its income contribution to Php 1.1 mn as of end-June 2022. Cost of purchased power went up by 23% YoY per kilowatt-hour (kWh) that outweighed the 5% YoY rise in the volume of energy sold.

The above contraction in earnings contributions were tempered by the following:

- 40%-owned Abovant Holdings Inc. (AHI) posted a 45% increase in its income contribution to Php 195.9 mn as of end-June 2022 from Php 134.7 mn as of end-June 2021. This was driven by the increase in profitability of its associate, Cebu Energy Development Corporation (CEDC). CEDC's robust performance during the period in review was on the back of higher profits on sale to the WESM coming from the 44% YoY rise in volume of energy sold.
- 2. 40%-owned Minergy Power Corporation (MPC) brought in contributions of Php 168.7 mn, 37% ahead of the Php 123.2 mn earnings contribution as of end-June 2021. This was on the back of the 35% YoY topline growth and lower debt service after the principal amortization of a long-term loan and the full payment of a short-term loan.
- 3. 50%-owned Calamian Islands Power Corporation (CIPC) showed a 44% YoY rise in its income contribution to Php 18.9 mn as of end-June 2022. This was mainly brought about by the 22% YoY rise in volume of energy sold backed by the recovery in economic activities in the islands.
- 4. 45%-owned Faith Lived Out Visions 2 Ventures Holdings, Inc. (FLOWS), through its 89.58%owned subsidiary, Puerto Princesa Water Reclamation and Learning Center, Inc. (PPWRLC), shored in a fresh income contribution of Php 1.9 mn during the semester in review. This was on account of the earnings from the septage component of its wastewater treatment operations in Palawan.

EBITDA for the period fell by 28% YoY to Php 892.9 mn from Php 1.2 bn. This was mainly an outcome of the 33% YoY decrease in operating income, which stemmed from:

- 1. 29% YoY contraction in equity earnings resulting from the decrease in the income contributions of four associates as of 1H 2022. These are VECO, TVI, CPPC and Prism Energy.
- 2. 70% YoY spike in cost of services as generation cost was 75% higher YoY. This was on the back of increased dispatch in 65%-owned Isla Norte Energy Corporation (INEC), higher cost of purchased power of Corenergy Inc. (Corenergy) as energy sales volume went up, increased direct costs to service additional customers of 100%-owned Corenergy Solar Solutions Corporation (CSSC) and operation of a solar energy supply contract by 100%-owned Vivant Solar Corporation (VSC) starting in January 2022.

The cost of generation incurred by 90%-owned Bukidnon Power Corporation (BPC) and North Bukidnon Power Corporation (NBPC) and the direct costs incurred by newly incorporated 65%-owned Isla Norte Power Corporation (INPC) also contributed to the cost expansion as of end-June 2022. Equity stakes in BPC and NBPC were acquired in May 2021 while INPC was incorporated in February 2022.

However, the drop in EBITDA was mitigated by the following:

1. Sale of power grew by 30% YoY to Php 2.0 bn from Php 1.5 bn. This was mainly attributed to the revenue generated by the Company's investments in oil-fired power plants, RES and solar rooftop businesses.

Oil-fired Power Plants

- 65%-owned INEC shored in a revenue contribution of Php 224.8 mn (up by 596% YoY) driven by higher energy sales during the period with the completion and operation of its 23.3-MW power generation facility in November 2021.
- 90%-owned BPC and NBPC brought in revenue contributions of Php 41.6 mn and Php 36.6 mn, respectively, as of end-June 2022. The Company, through wholly owned subsidiaries Vivant Energy Corporation (VEC) and Vivant Integrated Diesel Corporation (VIDC) acquired both BPC and NBPC in May 2021.
- 65%-owned INPC⁴, a newly incorporated power generation company, brought in fresh revenue contribution of Php 90.8 mn.

Retail Electricity Supply

• 100%-owned Corenergy showed higher RES revenues (up 152% YoY) as of end-June 2022. This strong showing was attributed to the rise in contracted capacity, from 15.65 MW as of end-June 2021 to 22.9 MW as of end-June 2022.

Solar Rooftop

- 100%-owned CSSC, posted a 47% YoY expansion in its volume of energy sales on account of improved customer base during the semester in review.
- 100%-owned VSC contributed fresh revenue of Php 1.7 mn resulting from the operation of its solar energy supply contract starting in January 2022.
- 2. Engineering service income went up by 30% YoY. This was mainly due to the improved earnings from the engineering solutions business of Corenergy, which shored in a revenue of Php 19.7 mn during the first half of 2022. Meanwhile, 60%-owned Watermatic Philippines, Inc. (WMP) saw an 80% YoY decline in its topline performance due to lower service billings during the semester in review. In 2021, WMP had engineering service contracts which were completed in the same year.
- 3. 44% YoY drop in engineering service fees, which was mainly a consequence of the reduced service billings for various projects of WMP during the semester in review. On the other hand,

⁴ INPC was incorporated with the Philippine Securities and Exchange Commission on February 14, 2022. It started commercial operations on May 6, 2022 by leasing the power facility owned and operated by INEC.

Corenergy saw a significant increase in its engineering cost (up by 267% YoY) to service a robust growth in its engineering solutions business.

4. Operating expenses fell by 6% YoY.

The Company ended the semester in review with a net decrease in cash, before considering the effect of changes in the foreign exchange rates, in the amount of Php 1.2 bn. This was a shift from the net increase in cash of Php 585.8 mn as of end-June 2021. Investing activities, which make up 117% of the net decrease in cash, showed a spending of Php 1.4 bn as of end-June 2022 vis-à-vis the net cash inflows of Php 495.5 mn as of end-June 2021. Adding to this is the net cash outflows from operating activities of Php 58.7 mn as of the first half of 2022, a reversal of the net cash inflows of Php 133.1 mn as of the same period last year. These were tempered by the net cash inflows of Php 267.9 mn from financing activities as of end-June 2022.

Operating activities showed a net cash outflow of Php 58.7 mn during the semester in review, which mainly stemmed from the 9% YoY drop in operating income before working capital changes. The increase in trade receivables as a result of improved operations of INEC, Corenergy, CSSC, and fresh revenues generated by INPC; purchase of fuel inventories on the back of the increased dispatch of INEC; and income tax payments by two subsidiaries, BPC and NBPC, from taxable year 2021, further contributed to the net cash outflow as of end-June 2022. For the same period in 2021, the Company generated cash from operating activities in the amount of Php 133.1 mn.

Investing activities ended the semester in review with a net cash outflow of Php 1.4 bn. In 2021, the Company posted a net cash inflow of Php 495.5 mn, which was mainly attributed to the dividends from associates as of end-June 2021. The significant spending during the first of half of 2022 was on account of the following:

- 1. 1590 EC's purchase of the previously leased Bauang Diesel Power Plant (BDPP);
- 2. Capital expenditure for the acquisition of a real property by INPC and purchase of equipment by INEC, pre-development costs for a desalination plant, solar projects of CSSC and VSC, and the Company's purchase of vehicles and furniture; and
- 3. Additional investments in an associate and a financial asset.

These were offset by dividends received from VECO, AHI, CIPC, and DPI.

Financing activities as of the first half of 2022 generated cash in the amount of Php 267.9 mn, a reversal of the Php 42.7 mn net cash outflow as of end-June 2021. The inflows during the semester in review mainly stemmed from 1590 EC's receipt of advances and additional equity infusion from its minority shareholders to fund the purchase of the BDPP. Also, proceeds from the additional investments of the minority shareholders of INEC and NBPC's long term loan drawn in June 2022, net of the settlement of another loan, were additional sources of cash. Meanwhile, spending as of end-June 2021 were mainly for the payment of cash dividends, lease payments by the Company, 1590 EC, and WMP, debt issue cost for the Company's fixed rate corporate notes (FRCN) and INEC's loan, and additional advances to related parties.

Debt-to-Equity ratio went up to 0.41x as of end-June 2022, vis-à-vis as end-December 2021 level of 0.39x. Total liabilities increased by 8%, which was mainly attributed to the rise in advances from the minority shareholders of 1590 EC to fund the purchase of the BDPP. Trade and other payables also went up on the back of improved operations of INEC and Corenergy, commercial operations of a solar energy supply contract of VSC, on-going engineering work for a project of WMP, price increases for fuel

and spare parts seen in 1590 EC and INEC, and dividend declaration by the Company. Meanwhile, total equity rose by 2%, which stemmed from the earnings, net of the dividends declared by the Company, during the semester in review.

The Company's current ratio declined to 3.22x as of end-June 2022 from year-end 2021 level of 5.46x. Current assets fell by 8% given the lower cash levels as of semester-end, which offset the increase in trade receivables on the back of improvement in operations of INEC, CSSC, and VSC, and purchase of inventories for fuel of 1590 EC and INEC. On the other hand, current liabilities significantly grew by 55% from end-2021 level. The advances from 1590 EC's minority shareholders and the increase in trade and other payables as a result of improved operations contributed to the rise in current liabilities as of end-June 2022.

Material Changes in Line Items of Registrant's Income Statement (YTD June 2022 vs. YTD June 2021)

As of end-June 2022, the Company's total revenues amounted to Php 2.7 bn, recording a 11% YoY increase from Php 2.4 bn^5 .

1. Sale of power grew by 30% YoY to Php 2.0 bn from Php 1.5 bn. This was mainly attributed to the revenue generated by the Company's investments in oil-fired power plants, RES and solar rooftop businesses.

Oil-fired Power Plants

- 65%-owned INEC shored in a revenue contribution of Php 224.8 mn (up by 596% YoY) driven by higher energy sales during the period with the completion and operation of its 23.3-MW power generation facility in November 2021.
- 90%-owned BPC and NBPC brought in revenue contributions of Php 41.6 mn and Php 36.6 mn, respectively, as of end-June 2022. The Company, through wholly owned subsidiaries VEC and VIDC acquired both BPC and NBPC in May 2021.
- 65%-owned INPC, a newly incorporated power generation company, brought in fresh revenue contribution of Php 90.8 mn.

Retail Electricity Supply

• 100%-owned Corenergy showed higher RES revenues (up 152% YoY) as of end-June 2022 This strong showing was attributed to the rise in contracted capacity, from 15.65 MW as of end-June 2021 to 22.9 MW as of end-June 2022.

<u>Solar Rooftop</u>

- 100%-owned CSSC, posted a 47% YoY expansion in its volume of energy sales on account of improved customer base during the semester in review.
- 100%-owned VSC contributed fresh revenue of Php 1.7 mn resulting from the operation of its solar energy supply contract starting in January 2022.

⁵Reported as Php 2.5 bn in the June 2021 SEC 17-Q2 report resulting from the change described in Note 1.

- 2. Management and service fees of Php 43.4 mn was booked as of 1H 2022 vis-à-vis nil as of 1H 2021. This was due to the timing of the finalization of the contracts with associates and joint ventures in 2021.
- 3. Engineering service income went up by 30% YoY. This was mainly due to the improved earnings from the engineering solutions business of Corenergy, which shored in a revenue of Php 19.7 mn during the first half of 2022. Meanwhile, 60%-owned WMP saw an 80% YoY decline in its topline performance due to lower service billings during the semester in review. In 2021, WMP had engineering service contracts which were completed in the same year.
- 4. The Company's share in net earnings of associates and joint ventures as of end-June 2022 amounted to Php 604.7 mn, representing a 29% YoY decrease from Php 852.4 mn. This was a result of the following:
 - VECO, the Company's distribution utility, posted a Php 190.7 mn income contribution during the semester in review, a 49% YoY drop from its Php 372.8 mn earnings contribution as of end-June 2021. The devastation caused by Typhoon Odette in December 2021 resulted to a prolonged power outage in Cebu. Restoration works of VECO resulted to phased in energization of its franchise area. This translated to a 6% YoY drop in the volume of electricity sold by VECO in the first half of 2022. Waiver of certain charges as a financial assistance to its customers and the delayed cost recovery of generation charges also contributed to the reduced income contribution of VECO during the semester in review.
 - 20%-owned TVI recorded an income contribution of Php 26.1 mn as of end-June 2022, a 70% YoY drop from the income contribution of Php 85.6 mn as of end-June 2021. This was mainly attributed to lower profits from its energy sale to the WESM (down by 30% YoY) as cost of purchased power increased. Further, TVI's profits from its bilateral contract was 28% down YoY due to fee adjustments while repairs and insurance costs went up due to the damages caused by Typhoon Odette.
 - 40%-owned CPPC recorded a Php 15.1 mn net loss contribution during the semester in review, a reversal of the Php 90.9 mn in net income contribution in the same period last year. The volume of energy sold to the WESM rose by 91% YoY but this did not fully compensate for the termination of its bilateral contract in August 2021.
 - 40%-owned Prism Energy, a RES company, saw an 88% YoY decline in its income contribution to Php 1.1 mn as of end-June 2022. Cost of purchased power went up by 23% YoY per kWh that outweighed the 5% YoY rise in the volume of energy sold.

The above contraction in earnings contributions were tempered by the following:

 40%-owned AHI posted a 45% increase in its income contribution to Php 195.9 mn as of end-June 2022 from Php 134.7 mn as of end-June 2021. This was driven by the increase in profitability of its associate, CEDC. Its robust performance during the period in review was on the back of higher profits on sale to the WESM coming from the 44% YoY rise in volume of energy sold.

- 40%-owned MPC brought in contributions of Php 168.7 mn, 37% ahead of the Php 123.2 mn earnings contribution as of end-June 2021. This was on the back of the 35% YoY topline growth and lower debt service after the principal amortization of a long-term loan and the full payment of a short-term loan.
- 50%-owned CIPC showed a 44% YoY rise in its income contribution to Php 18.9 mn as of end-June 2022. This was mainly brought about by the 22% YoY rise in volume of energy sold backed by the recovery in economic activities in the islands.
- 45%-owned FLOWS, through its 89.58%-owned subsidiary, PPWRLC, shored in a fresh income contribution of Php 1.9 mn during the semester in review. This was on account of the earnings from the septage component of its wastewater treatment operations in Palawan.

Total cost of services and operating expenses as of end-June 2022 expanded by 45% YoY, from Php 1.4 bn to Php 2.0 bn. Said movement can be accounted for by the following:

- 1. Total cost of services rose by 70% YoY to Php 1.5 bn from Php 900.7 mn⁶. This can be mainly attributed to the 75% YoY increase in generation cost to Php 1.5 bn from Php 861.4 mn, which resulted from the following:
 - Increased fuel cost on the back of the rise in fuel consumption by INEC;
 - Higher cost of purchased power incurred by Corenergy as energy sales volume of its RES business went up by 87% YoY;
 - 13% YoY and 17% YoY rise in CSSC's and VSC's cost of service, respectively, on account of technical services and higher depreciation cost on solar panels with the installation of additional rooftop facilities; and
 - Cost of generation of subsidiaries acquired in May 2021, BPC and NBPC.

Meanwhile, engineering service cost shrank by 44% YoY to Php 21.8 mn. This was mainly attributed to the effect of the engineering service contracts of WMP which were completed in 2021. This was countered by the increased engineering service fees of Corenergy to carry out its growing service contracts with customers.

- 2. Salaries and employee benefits went up by 29% YoY to Php 220.0 mn from Php 170.7 mn. Increase in headcount, salary rate and the payment of the annual performance bonus mainly accounted for the cost expansion.
- 3. Taxes and licenses significantly grew by 170% YoY to Php 74.1 mn from Php 27.5 mn. This was mainly caused by the documentary stamp tax (DST) related to the purchase of the BDPP.
- 4. Depreciation and amortization increased by 12% YoY to Php 26.7 mn. This was attributed to the depreciation of newly acquired BDPP and other fixed assets.

⁶ Reported as Php 916.0 mn in the June 2021 SEC 17-Q2 report resulting from the change described in Note 1.

- 5. Professional fees were significantly lower by 81% YoY at Php 25.8 mn. In the same period last year, three subsidiaries incurred non-recurring legal fees relating to projects.
- 6. Management and director's fees shrank by 22% YoY to Php 14.5 mn, which can be mainly attributed to the rate reduction of the management contracts during the semester in review.
- 7. Outside services dropped by 12% YoY to Php 8.8 mn from Php 10.0 mn. Cost incurred as of end-June 2021 included delayed billings for cloud hosting services covering 2020. There are no such delayed billings as of end-June 2022.
- 8. Travel expenses significantly rose by 123% YoY to Php 6.8 mn. This can be attributed to the increased frequency of business travel brought about by the lifting of travel restrictions that started in the second quarter of 2021.
- 9. Communication and utilities went up by 61% YoY to Php 6.7 mn. This was mainly due to the settlement of delayed billings from the Company's communications service providers covering the fourth quarter of 2021. Higher consumption of water and electricity as a result of the increased number of employees working on premise also contributed to the increase in cost during the semester in review.
- 10. Rent and association dues as of end-June 2022 was at Php 3.1 mn, 10% higher YoY. A subsidiary accrued lease payments for the development of a desalination plant which is still under construction as of end-June 2022.
- 11. Representation expenses went up by 82% YoY to Php 2.9 mn. This was mainly due to the increase in face-to-face business meetings with partners and project stakeholders.
- 12. Other operating expenses declined to Php 32.7 mn, posting a 41% reduction YoY. This was mainly due to the lower donation made to Vivant Foundation, Inc. (VFI). The reduced costs of vehicle and office repairs and office supplies in view of the Company's green initiatives also contributed to the favorable YoY variance.

Vivant booked Php 158.0 mn in other charges as of end-June 2022, recording a significant increase of 94% from the Php 81.4 mn in other charges booked in the same period last year. The following account for the movement:

- Finance costs on loans saw a 60% expansion YoY to Php 108.3 mn. Debt servicing of three of its subsidiaries accounted for the cost expansion. In 2021, INEC's finance cost was capitalized prior to the start of commercial operation in November 2021. In addition, finance cost from BPC and NBPC as of end-June 2022 covers six months whereas finance cost as of end-June 2021 covers one month since equity stakes in BPC and NBPC were acquired in May 2021. Meanwhile, the reduced borrowing rate of the Company's new FRCN and the principal amortization payments as of first half 2022 tempered the cost expansion.
- 2. Other charges of Php 76.7 mn was posted as of end-June 2022. This was mainly attributed to the recognition of a one-off loss resulting from the derecognition of 1590 EC's right-of-use asset and lease liability upon acquisition of the power plant in April 2022. One-off billings for the reimbursement of operating expenses to an associate and rental income earned by subsidiaries mitigated the unfavorable variance vis-à-vis the Php 13.2 mn in other income booked as of end-June 2021.

The increase in other charges were offset by the following:

- Finance costs on lease liabilities dropped by 72% YoY to Php 8.3 mn, which was mainly due to the derecognition of 1590 EC's finance lease liability related to the purchase of the BDPP. Amortization of the finance lease under PFRS 16 recognized by the Company and WMP also contributed to the decrease.
- 2. Unrealized foreign exchange gain stands at Php 35.3 mn as of end-June 2022. This pertains to the translation of the Company's US Dollar and Euro cash balances.

As of 1H 2022, the Company booked a consolidated provision for income tax of Php 39.8 mn, which was 56% lower than the Php 90.7 mn in accrued consolidated income tax provision as of 1H 2021. This was mainly due to the lower earnings of 1590 EC and INEC.

Taking all of the above into account, the Company recorded a total net income of Php 518.6 mn for the period ending June 30, 2022, which is 42% lower than end-June 2021's net income of Php 890.0 mn⁷. Net income attributable to parent, net of the share of the minority shareholders of eight subsidiaries, amounted to Php 452.0 mn, down by 34% YoY.

<u>Changes in Registrant's Consolidated Resources, Liabilities and Shareholders' Equity</u> (End-June 2022 vs. Year-end 2021)

The Company's total assets grew by 4% from end-2021's level of Php 25.0 mn to Php 25.9 bn. The following are the material movements in the consolidated assets of the Company during the semester in review.

- 1. Cash and cash equivalents was reduced to Php 4.5 bn as of the first semester of 2022. Spending for investing activities of Php 1.4 bn and cash used in operating activities of Php 58.7 mn mainly drove the decrease in cash. This was partly offset by the cash inflows from financing activities amounting to Php 267.9 mn, a reversal from the cash outflows of Php 336.2 mn as of end-2021.
- 2. Trade and other receivables went up by 53% to Php 1.3 bn as of end-June 2022 from Php 880.0 mn as of end-2021. This was mainly attributed to the improved operations of INEC, Corenergy, CSSC, and fresh earnings from INPC.
- 3. Inventories were higher by 26% to Php 193.0 mn as of end-June 2022. This was attributed to the fuel purchases by 1590 EC and INEC.
- 4. Prepayments and other current assets grew by 15% to Php 379.2 mn. During the semester in review, WMP made advance payments to a technical services provider for an on-going engineering project. Also, the increase in creditable withholding tax and deferred input VAT were mostly in INEC and Corenergy on the back of improved operations, and in VEC and 100%-owned Vivant Infracore Holdings, Inc (VIHI).
- 5. Property, plant, and equipment rose by 60% to Php 5.3 bn, which was mainly attributed to the acquisition of the BDPP by 1590 EC. Other capital expenditures that contributed to the asset expansion during the period in review include land acquisition and equipment purchase by oil-

⁷ Reported as Php 926.8 mn in the June 2021 SEC 17-Q2 report resulting from the change described in Note 1.

fired plants, pre-development costs for a water desalination plant of wholly-owned Isla Mactan-Cordova Corporation (IMCC), solar projects of CSSC, and purchase of service vehicles and other assets by the Company.

- 6. Right-of-use assets (ROU) significantly dropped by 94% at Php 25.8 mn. This was on account of the derecognition of the ROU booked in 1590 EC as the lease contract for the BDPP was terminated resulting from its acquisition of the same asset. This was further reduced by the recurring amortization of the ROUs booked in the Company and WMP.
- 7. Other noncurrent assets went up by 20% to Php 1.8 bn, which was mainly attributed to the investment in a financial asset. Rise in noncurrent VAT also contributed to the expansion of this account.

Total consolidated liabilities amounted to Php 7.6 bn as of end-June 2022, 8% higher than the end-2021 level of Php 7.0 bn. This was attributed to the following:

- 1. Advances from related parties went up to Php 570.7 mn from Php 5.7 mn. This was mainly attributed to 1590 EC's advances from its minority shareholders to fund the purchase of the BDPP.
- 2. Trade and other payables grew by 39% to Php 1.4 bn, which was mainly driven by the fuel billings that arose from the increase in prices of fuel and spare parts seen in 1590 EC and INEC. The increased cost of purchased power on the back of improved operations of Corenergy, technical services costs for the operation of VSC's solar energy contract, on-going engineering work for a project of WMP, and dividends declared by the Company also accounted for the increase in liabilities.

The acquisition of the BDPP resulted to the derecognition of the related finance lease liability and deferred income tax liabilities booked in 1590 EC. Consequently, current and non-current finance lease liabilities dropped to Php 31.0 mn (down by 91%) and deferred income tax liability reduced to Php 182.6 mn (11% lower YoY). The full payment of NBPC's long-term loan out of the proceeds from a new loan and the drop in income tax payable during the semester in review also tempered the increase in total liabilities.

As a result of net income generated, net of the dividends declared during the period in review, total stockholders' equity increased by 2%, from Php 18.0 bn as of year-end 2021 to Php 18.3 bn as of end-June 2022. Meanwhile, equity attributable to parent was flat at Php 17.0 bn as of June 30, 2022.

Material Changes in the Consolidated Liquidity and Cash Reserves of Registrant (End-June 2022 vs. End-June 2021)

Cash and cash equivalents fell by 18% YoY, from Php 5.5 bn as of end-June 2021 to Php 4.5 bn as of end-June 2022.

The Company ended the semester in review with a net decrease in cash, before considering the effect of changes in the foreign exchange rates, in the amount of Php 1.2 bn. This was a shift from the net increase in cash of Php 585.8 mn as of end-June 2021. Investing activities, which make up 117% of the net decrease in cash, showed a spending of Php 1.4 bn as of end-June 2022 vis-à-vis the net cash inflows of Php 495.5 mn as of end-June 2021. Adding to this is the net cash outflows from operating activities of Php 58.7 mn as of the first half of 2022, a reversal of the net cash inflows of Php 133.1 mn as of the

same period last year. These were tempered by the net cash inflows of Php 267.9 mn from financing activities as of end-June 2022.

Operating activities showed a net cash outflow of Php 58.7 mn during the semester in review, which mainly stemmed from the 9% YoY drop in operating income before working capital changes. The increase in trade receivables as a result of improved operations of INEC, Corenergy, CSSC, and fresh revenues generated by INPC; purchase of fuel inventories on the back of the increased dispatch of INEC; and income tax payments by two subsidiaries, BPC and NBPC, from taxable year 2021 further contributed to the net cash outflow as of end-June 2022. For the same period in 2021, the Company generated cash from operating activities in the amount of Php 133.1 mn.

Investing activities ended the semester in review with a net cash outflow of Php 1.4 bn. In 2021, the Company posted a net cash inflow of Php 495.5 mn, which was mainly attributed to the dividends from associates as of end-June 2021. The significant spending during the first of half of 2022 was on account of the following:

- 1. 1590 EC's purchase of the previously leased BDPP;
- 2. Capital expenditure for the acquisition of real property by INPC and purchase of equipment by INEC, pre-development costs for a desalination plant, solar projects of CSSC and VSC, and the Company's purchase of vehicles and furniture; and
- 3. Additional investments to an associate and a financial asset.

These were offset by dividend received from VECO, AHI, CIPC, and DPI.

Financing activities as of the first half of 2022 generated cash in the amount of Php 267.9 mn, a reversal of the Php 42.7 mn net cash outflow as of end-June 2021. The inflows during the semester in review mainly stemmed from 1590 EC's receipt of advances and additional equity infusion from its minority shareholders to fund the purchase of the previously leased BDPP. Also, proceeds from the additional investments of the minority shareholders of INEC, and NBPC's long term loan drawn in June 2022, net of the settlement of another loan, were additional sources of cash. Meanwhile, spending as of end-June 2021 were mainly for the payment of cash dividends, lease payments by the Company, 1590 EC, and WMP, debt issue cost for the Company's FRCN and INEC's loan, and additional advances to related parties.

Financial Ratios

Debt-to-Equity ratio went up to 0.41x as of end-June 2022, vis-à-vis as end-December 2021 level of 0.39x. Total liabilities increased by 8%, which was mainly attributed to the rise in advances from the minority shareholders of 1590 EC to fund the purchase of the BDPP. Trade and other payables also went up on the back of improved operations of INEC and Corenergy, commercial operations of a solar energy supply contract of VSC, on-going engineering work for a project of WMP, price increases for fuel and spare parts seen in 1590 EC and INEC, and dividend declaration by the Company. Meanwhile, total equity rose by 2%, which stemmed from the earnings, net of the dividends declared by the Company, during the semester in review.

The Company's current ratio declined to 3.22x as of end-June 2022 from year-end 2021 level of 5.46x. Current assets fell by 8% given the lower cash levels as of semester-end, which offset the increase in trade receivables on the back of improvement in operations of INEC, CSSC, and VSC, and purchase of inventories for fuel of 1590 EC and INEC. On the other hand, current liabilities significantly grew by 55% from end-2021 level. The advances from 1590 EC's minority shareholders and the increase in trade and

other payables as a result of improved operations contributed to the rise in current liabilities as of end-June 2022.

Material Events and Uncertainties

 Any known trends or any known demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in the registrant's liquidity increasing or decreasing in any material way. The following conditions shall be indicated: whether or not the registrant is having or anticipates having within the next twelve (12) months any cash flow or liquidity problems; whether or not the registrant is in default or breach of any note, loan, lease or other indebtedness or financing arrangement requiring it to make payments; whether or not a significant amount of the registrant's trade payables have not been paid within the stated trade terms.

The Company does not expect any liquidity problems and is not in default of any financial obligations.

• Any events that will trigger direct or contingent financial obligation that is material to the company, including any default or acceleration of an obligation.

None.

• Any material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the company with unconsolidated entities or other persons created during the reporting period.

The Company does not have any material off-balance sheet transactions, arrangements obligations (including contingent obligations), and other relationships with unconsolidated entities or other persons created during the period in review.

• Any material commitments for capital expenditures, the general purpose of such commitments, and the expected sources of funds for such expenditures.

The Company has projects in the pipeline, at varying degrees of development.

POWER GENERATION

These projects are being undertaken through wholly-owned subsidiary, VEC.

Vivant Malogo Hydropower Inc. (VMHI) is a joint venture that will serve as the project proponent for the development and implementation of a greenfield power plant project, which will involve the construction and operation of a series of run-of-river hydropower facilities in Barangay Kapitan Ramon in Silay City, Negros Occidental. VMHI will implement the project in phases, where Phase 1 will involve the construction and operation of a 6 MW power plant facility along the Malogo river. The company has finalized the detailed engineering plans of the facility. Construction of the plant is estimated to be completed after a period of 22 to 24 months. Vivant, however, has decided to put the project on hold given the prevailing transmission constraint in the Negros grid, which is expected to be resolved upon the completion of the Cebu-Negros-Panay 230kV backbone project of NGCP. VEC holds an effective equity stake of 67% in VMHI.

- Culna Renewable Energy Corporation (CREC) is the project proponent for the construction and operation of hybrid facilities to supply Culion Island with a guaranteed dependable capacity of 1.96 MW and to supply Linapacan Island with guaranteed dependable capacity of 0.358 MW. The Culion Power Station will have a configuration of 2.42 MW Diesel Genset, 2.80 MWp Solar PV and a battery storage system while the Linapacan Power Station's installed capacity will be composed of 540 kW Diesel Gensets and 325 kWp Solar PV. A Joint Application for the approval of the PSA was filed by CREC and BISELCO with the ERC on July 17, 2017, which is pending resolution.
- Global Energy Development Corporation (GLEDC) is a special purpose vehicle that was set up to undertake the construction and operation of a 2x335 MW coal fired power plant in La Union. In December 2017, Vivant, through wholly-owned subsidiary Vivant Integrated Generation Corporation (VIGC), and Global Business Power Corporation signed a Pre-Development Agreement to jointly participate in this project. Vivant has an effective ownership of 42.5% in GLEDC.
- La Pampanga Energy Corporation (LPEC) is an on-grid project, where VEC currently has a 50% equity stake. The project will involve the construction and operation of an embedded 15MW bunker-fired power plant in Porac, Pampanga. The capacity of the embedded plant will supply the peaking power and ancillary requirements of PELCO II pursuant to the 15-year PSA that was awarded after a successful conduct of CSP by the distribution utility in 2020. The project will be funded through a combination of equity and debt.

WATER INFRASTRUCTURE

These projects are being undertaken through wholly-owned subsidiary, Vivant Hydrocore Holdings Inc. (VHHI).

 In June 2021, VHHI was awarded a 25-year Bulk Water Supply Agreement by the Metropolitan Cebu Water District (MCWD). VHHI incorporated and registered a Special Purpose Vehicle (SPV), IMCC, to build a utility scale desalination plant that will augment the limited bulk water supply of MCWD by twenty thousand cubic meters (20,000 cu.m) per day of treated and potable water. The plant will be located in Barangays Buagsong and Catarman, Cordova, Cebu.

The Company, through its subsidiaries' business development Group, continuously looks for opportunities in the power and water infrastructure industries, whether it be via greenfield, brownfield or acquisition. The Company conducts an extensive evaluation process before any proposed project is undertaken. Several factors are assessed and considered, which include but not limited to, the project's land use requirements, access to the grid, fuel supply availability and arrangements, permits and licenses, competitiveness of the plant and presence of potential offtakers. The Company intends to bankroll these projects via a combination of equity (30%) and debt (70%), where debt will be booked at the project company.

 Any known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales or revenues or income from continuing operations should be described.

The overall economic performance of the Philippines is a key factor in the sale of electricity. Thus, the performance of the Company, including its subsidiaries and associates, is affected by the economic state of the country.

Given the uncontracted portion of the Company's attributable generation capacity, any movement in the spot market price of electricity could have a significant impact on the Company's overall financial performance. Spot price of electricity is mostly determined by the supply and demand situation prevailing in the market.

• Any significant elements of income or loss that did not arise from the registrant's continuing operations

None.

• Any material changes in estimates of amounts reported in prior interim period of the current financial year and interim period of the prior financial year, respectively.

None.

• Any seasonal aspects that had a material effect on the financial condition or results of operations

None.

• Any material events subsequent to the end of the interim period that have not been reflected in the financial statements of the interim period

None

PART II--OTHER INFORMATION

Other than what has been reported, no event has since occurred.

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.

VIVANT CORPORATION

By:

MINUEL CARMELA N. FRANCO Executive Vice President & Chief Corporate Officer; Chief Finance Officer

MARIA VICTORIA E. SEMBRANO

MAŘÍÁ VICTORIA E. SEMBRANO VP – Controller and Corporate Services for Infra

August 12, 2022

Unaudited Consolidated Financial Statements As of June 30, 2022 (with Comparative Audited Consolidated Figures as of December 31, 2021) and for the Six Months Ended June 30, 2022

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (With Comparative Figures as of December 31, 2021) (Amounts in Philippine Pesos)

		June 30,	December 31,
	Notes	2022	2021
ASSETS			
Current Assets			
Cash and cash equivalents	1	₽4,480,072,519	₽5,650,024,939
Trade and other receivables	2	1,346,463,486	880,046,705
Advances to associates, joint ventures and		280,009,947	276,564,877
stockholders	2		
Inventories – at cost		193,007,333	152,675,459
Prepayments and other current assets	3	379,159,316	330,572,837
Total Current Assets		6,678,712,601	7,289,884,817
Noncurrent Assets			
Investments in associates and	4	11,249,380,554	11,614,930,568
joint ventures			
Property, plant and equipment	5	5,312,171,244	3,318,784,838
Right-of-use assets		25,806,170	442,360,406
Investment properties	6	863,642,001	863,642,001
Deferred income tax assets		20,414,257	20,414,257
Other noncurrent assets	7	1,758,830,496	1,467,011,681
Total Noncurrent Assets		19,230,244,722	17,727,143,751
TOTAL ASSETS		₽25,908,957,323	₽25,017,028,568

	Notes	June 30, 2022	December 31, 2021
LIABILITIES AND EQUITY	NULES	2022	2021
Current Liabilities			
Trade and other payables		₽1,430,460,611	₽ 1,032,237,239
Current portion of long-term notes payable		65,073,096	92,076,898
Current portion of lease liabilities		7,718,465	200,707,787
Advances from related parties		570,719,388	5,689,112
Income tax payable		-	4,016,925
Total Current Liabilities		2,073,971,560	1,334,727,961
Noncurrent Liabilities			<u> </u>
Long-term notes payable - net of current portion		4,381,720,870	4,381,463,942
Lease liabilities – net of current portion		23,256,472	158,012,021
Pension liability		61,265,667	61,460,008
Deferred income tax liabilities		182,629,501	205,019,567
Other noncurrent liabilities – net of current porti	on	838,293,931	838,293,931
Total Noncurrent Liabilities		5,487,166,441	5,644,249,469
Total Liabilities		7,561,138,001	6,978,977,430
Equity Attributable to Equity Holders of the Pare	ent 8	1 022 456 608	1 022 456 608
Capital stock Additional paid-in capital	0	1,023,456,698 8,339,452	1,023,456,698 8,339,452
Other components of equity:		0,333,432	0,339,432
Share in revaluation increment of an associat	·Ω	1,702,071,167	1,702,071,167
Share in remeasurement losses on	.C	1,702,071,107	1,702,071,107
employee benefits of associates and			
a joint venture		(94,016,067)	(94,016,067)
Remeasurement losses on employee benefits	5	(56,940)	(56,940)
Unrealized valuation gain on financial		(00)010	
assets at fair value through other			
comprehensive income (FVOCI)		4,643,039	4,643,039
Equity reserves		(25,128,554)	(25,128,554)
Retained earnings:			
Appropriated for business expansion		6,198,363,882	6,198,363,882
Unappropriated		8,185,429,442	8,177,690,481
Equity Attributable to Equity Holders of the Pare	ent	17,003,102,119	16,995,363,158
Equity Attributable to Non-controlling Interests		1,344,717,203	1,042,687,980
Total Equity		18,347,819,322	18,038,051,138
TOTAL LIABILITIES AND EQUITY		₽25,908,957,323	₽25,017,028,568

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE PERIOD JANUARY 1 TO JUNE 30, 2022 (With Comparative Figures for the same period in 2021) (Amounts in Philippine Pesos)

	2022	2021
REVENUE		
Revenue from contracts with customers		
Sale of power	₽1,990,360,910	₽1,532,632,612
Management fees	43,390,907	-
Engineering service income	21,757,310	16,730,120
	2,055,509,127	1,549,362,732
Equity in net earnings of associates and joint ventures	604,745,647	852,387,370
Interest income	11,305,150	11,355,152
	2,671,559,924	2,413,105,254
COST OF SERVICES		
Generation costs	1,511,494,475	861,378,454
Engineering service fees	21,827,367	39,315,635
	1,533,321,842	900,694,089
OPERATING EXPENSES		
Salaries and employee benefits	219,982,761	170,706,904
Taxes and licenses	74,074,517	27,481,793
Depreciation and amortization	26,656,437	23,849,804
Professional fees	25,769,780	132,681,578
Management fees	14,458,490	18,490,413
Outside services	8,763,523	9,991,711
Travel	6,840,828	3,071,387
Communication and utilities	6,673,619	4,148,899
Rent and association dues	3,070,833	2,799,624
Representation	2,852,305	1,564,283
Other operating expenses	32,675,212	55,534,471
	421,818,305	450,320,867
INCOME FROM OPERATIONS	716,419,777	1,062,090,298
OTHER INCOME (CHARGES)		
Finance costs on loans	(108,263,721)	(67,581,179)
Unrealized foreign exchange gain (loss) – net	35,282,966	2,928,420
Finance costs on lease liabilities	(8,269,134)	(29,889,358)
Other income/(charges)	(76,730,605)	13,180,555
	(157,980,494)	(81,361,562)
INCOME BEFORE INCOME TAX	558,439,283	980,728,736
PROVISION FOR INCOME TAX/(BENEFIT)	39,826,036	90,735,137
NET INCOME	518,613,247	889,993,599
	010,010,217	000,000,000
OTHER COMPREHENSIVE INCOME	_	-
TOTAL COMPREHENSIVE INCOME	₽518,613,247	₽889,993,599
NET INCOME ATTRIBUTABLE TO:		
Equity holders of the Parent	₽452,021,513	₽686,664,182
Non-controlling interests	66,591,734	203,329,417
	₽518,613,247	₽889,993,599
Basic and diluted earnings per share, for net income for the		
year attributable to equity holders of the Parent (see Note		
9)	₽0.442	₽0.671

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE QUARTER ENDED JUNE 30, 2022 (With Comparative Figures for the same period in 2021) (Amounts in Philippine Pesos)

	2022	2021
REVENUE		
Revenue from contracts with customers		
Sale of power	₽994,962,569	₽1,101,157,692
Management fees	43,390,907	-
Engineering service income	19,525,831	12,439,754
	1,057,879,307	1,113,597,446
Equity in net earnings of associates and joint ventures	530,589,592	515,804,617
Interest income	5,866,081	6,236,808
	1,594,334,980	1,635,638,871
COST OF SERVICES		
Generation costs	814,624,019	603,888,175
Engineering service fees	5,317,110	18,873,902
	819,941,129	622,762,077
OPERATING EXPENSES		
Salaries and employee benefits	132,888,635	108,176,861
Taxes and licenses	53,800,887	6,928,934
Professional fees	17,053,770	29,785,979
Depreciation and amortization	13,291,775	12,243,927
Management fees	12,065,157	15,800,413
Outside services	4,583,502	5,740,997
Travel	4,364,370	2,260,357
Communication and utilities	4,097,444	2,223,701
Rent and association dues	1,742,569	1,225,123
Representation	1,665,233	1,274,962
Other operating expenses	20,517,081	19,025,712
	266,070,423	204,686,966
INCOME FROM OPERATIONS	508,323,428	808,189,828
OTHER INCOME (CHARGES)		
Finance costs on loans	(53,638,566)	(31,119,134)
Finance costs on lease liabilities	(728,840)	(14,477,627)
Unrealized foreign exchange gain (loss) – net	26,126,132	1,132,279
Other income/(charges)	(78,366,951)	11,370,881
	(106,608,225)	(33,093,601)
INCOME BEFORE INCOME TAX	401,715,203	775,096,227
PROVISION FOR INCOME TAX/(BENEFIT)	(4,398,550)	69,529,917
NET INCOME	406,113,753	705,566,310
OTHER COMPREHENSIVE INCOME	-	
TOTAL COMPREHENSIVE INCOME	₽406,113,753	₽705,566,310
NET INCOME ATTRIBUTABLE TO:		
Equity holders of the Parent	₽416,879,022	₽544,672,801
Non-controlling interests	(10,765,269)	160,893,509
	₽406,113,753	₽705,566,310
Basic and diluted earnings per share, for net income for the		
year attributable to equity holders of the Parent (see Note		
9)	₽0.407	₽0.532

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE PERIOD ENDED JUNE 30, 2022 (With Comparative Figures for the same period in 2021) (Amounts in Philippine Pesos)

					Attributable to Eq	uity Holders of tl	ne Parent			_		
					Share in							
					Remeasurement							
					Losses on							
					Employee							
				Remeasurement	Benefits of	Unrealized					Equity	
			Revaluation	Losses on	Associates and a Val	luation Gain on		Retained	Farnings		Attributable to	
		Additional	Increment of an	Employee	Joint Venture Fina		-				Non-Controlling	
	Capital Stock	Paid-in Capital	Associate	Benefits		FVOCI E	quity Reserves	Appropriated	Unappropriated	Total	Interests	Total Equity
Balances at January 1, 2022	₽1,023,456,698	₽8,339,452	₽1,702,071,167	(₽56,940)	(₽94,016,067)	₽4,643,039	(₽25,128,554)	₽6,198,363,882	₽8,177,690,481	₽16,995,363,158	₽1,042,687,980	₽18,038,051,138
Total comprehensive income (loss)	-	-	-	-	-	-	-	-	452,021,513	452,021,513	66,591,734	518,613,247
Dividends declared	-	-	-	-	-	-	-	-	(444,282,552)	(444,282,552)	-	(444,282,552)
Additional investments of non-controlling												
interests of a subsidiary	-	-	-	-	-	-	-	-	-	-	235,437,489	235,437,489
Balances at June 30, 2022	₽1,023,456,698	₽8,339,452	₽1,702,071,167	(₽56,940)	(₽94,016,067)	₽4,643,039	(₽25,128,554)	₽6,198,363,882	₽8,185,429,442	₽17,003,102,119	₽1,344,717,203	₽18,347,819,322
	D4 000 4FC C00	00 220 452	D4 650 500 674	(042.025.005)		D2 052 200	(005 400 55 4)	DE 242 000 220	57 (74 004 402	D45 447 642 022	D0C7 0C0 407	
Balances at January 1, 2021	₽1,023,456,698	₽8,339,452	₽1,658,598,674	(₽13,035,095)	(₽96,181,114)	₽2,862,209	(₽25,128,554)	₽5,213,900,230	₽7,674,801,422	₽15,447,613,922	₽867,869,497	₽16,315,483,419
Total comprehensive income (loss)	-	-	-	-	-	-	-	-	686,664,182	686,664,182	203,329,417	889,993,599
Dividends declared	-	-	-	-	-	-	-	-	(358,209,839)	(358,209,839)	-	(358,209,839)
Additional investments of non-controlling interests of a subsidiary	-	-	-	-	_	-	-	-	-	-	36,279,137	36,279,137
Balances at June 30, 2021	₽1,023,456,698	₽8,339,452	₽1,658,598,674	(₽13,035,095)	(₽96,181,114)	₽2,862,209	(₽25,128,554)	₽5,213,900,230	₽8,003,255,765	₽15,776,068,265	₽1,107,478,051	₽16,883,546,316

CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE PERIOD ENDED JUNE 30, 2022 (With Comparative Figures for the same period in 2021) (Amounts in Philippine Pesos)

	Notes	2022	2021
CASH FLOWS FROM OPERATING ACTIVITIES			
Income before income tax		₽558,439,284	₽980,728,736
Adjustments for:			
Equity in net earnings of associates and joint venture	es	(604,745,647)	(852,387,370)
Depreciation and amortization		217,902,325	158,972,604
Finance costs on loans		108,263,721	67,581,179
Loss on derecognition of ROU		83,258,449	-
Unrealized foreign exchange gains -net		(35,282,966)	(2,928,420)
Pension expense		15,711,867	6,849,046
Interest income		(11,305,150)	(11,355,152)
Finance costs on lease liabilities		8,269,134	29,889,358
Gain on disposal of an associate		-	(3,684,540)
Gain on disposal of property and equipment		-	(12,365)
Operating income before working capital changes		340,511,017	373,653,076
Decrease (increase) in:			
Trade and other receivables	2	(498,038,819)	(387,506,922)
Inventories		(40,331,874)	109,178,741
Prepayments and other current assets	3	(48,558,054)	(77,129,535)
Increase (decrease) in trade and other payables		357,979,114	277,671,621
Cash generated from operations		111,561,384	295,866,981
Interest paid		(103,491,427)	(102,614,755)
Income taxes paid		(66,801,632)	(60,172,330)
Net cash flows from operating activities		(58,731,675)	133,079,896

	Notes	2022	2021
CASH FLOWS FROM INVESTING ACTIVITIES			
Additions to property, plant and equipment	5	(2,135,477,543)	(281,675,333)
Dividends received from associates and joint ventures		1,070,335,658	1,246,755,901
Additions to financial asset at FVOCI		(270,000,000)	-
Additional investments in and advances to associates			
and joint ventures	4	(68,400,000)	(491,603,913)
Increase in other noncurrent assets		(22,524,206)	(21,774,795)
Interest received		11,287,188	10,745,542
Increase in intangible asset		393,389	(174,113)
Proceeds from disposal of an associate		-	33,225,512
Proceeds from disposal of property and equipment		_	12,365
Net cash flows from investing activities		(1,414,385,514)	495,511,166
CASH FLOWS FROM FINANCING ACTIVITIES			
Net payments in advances to / from related parties		561,585,205	(67,236,071)
Payments of: Cash dividends		(422 417 222)	(247.961.016)
		(432,417,323)	(347,861,016)
Loans		(237,156,474)	
Lease liabilities		(69,976,694)	(92,517,367)
Debt issue cost		-	(31,926,912)
Proceeds from availment of loans		210,409,600	4,076,552,190
Additional investments and deposits for future stock			
subscription of non-controlling interest of a			26 270 427
subsidiary		235,437,489	36,279,137
Net cash flows used in financing activities		267,881,803	(42,744,607)
NET INCREASE IN CASH AND CASH EQUIVALENTS		(1,205,235,386)	585,846,455
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS		35,282,966	2,928,420
CASH AND CASH EQUIVALENTS			
AT BEGINNING OF THE PERIOD			
Cash and cash equivalents		5,650,024,939	4,872,331,464
Restricted cash		2,003,311	2,002,002
		5,652,028,250	4,874,333,466
CASH AND CASH EQUIVALENTS AT END OF THE PERIOD			
Cash and cash equivalents		4,480,072,519	5 /61 106 220
Restricted cash		4,480,072,519 2,003,119	5,461,106,339
			2,002,002
		₽4,482,075,638	₽5,463,108,341

Notes to Consolidated Financial Statements June 30, 2022

1. Cash and Cash Equivalents

This account consists of:

	June 30, 2022	December 31, 2021
Cash on hand and in banks	₽875,969,545	₽523,471,825
Short-term investments	3,604,102,974	5,126,553,114
	₽4,480,072,519	₽5,650,024,939

2. Trade and Other Receivables and Advances to Associates, Joint Ventures and Stockholders

This account consists of:

stockholders

-	June 30, 2022	December 31, 2021
Trade receivables	₽1,216,296,625	₽713,951,493
Accounts receivable	41,986,984	35,226,207
Advances to officers and employees	23,905,708	8,179,942
Dividend receivable	7,760,000	39,400,000
Accrued interest	6,228,836	6,146,305
Others	105,834,356	131,414,793
	1,402,012,509	934,318,740
Less allowance for impairment loss	55,549,023	54,272,035
	₽1,346,463,486	₽880,046,705
Advances to associates, joint ventures and		

₽280,009,947

₽276,564,877

2.1 Aging of Trade and Other Receivables

		June 30	December 31, 2021					
	0-30 DAYS	31-60 DAYS	OVER 60 DAYS	TOTAL	0-30 DAYS	31-60 DAYS	OVER 60 DAYS	TOTAL
Trade receivables, advances and other current receivables	₽1,078,991,202	₽14,198,141	₽308,823,166	₽1,402,012,509	₽804,610,007	₽18,743,937	₽110,964,796	₽934,318,740
Less: Allowance for impairment loss			55,549,023	55,549,023			54,272,035	54,272,035
	₽1,078,991,202	₽14,198,141	₽253,274,143	₽1,346,463,486	₽804,610,007	₽18,743,937	₽56,692,761	₽880,046,705

3. Prepayments and Other Current Assets

The composition of this account is shown below:

	June 30, 2022	December 31, 2021
Input VAT - current	₽161,005,259	₽ 124,988,810
Advances to suppliers and other parties	155,348,961	136,928,721
Prepaid expenses	23,502,268	40,370,900
Creditable withholding taxes - current	18,395,573	1,713,591
Others	20,907,255	26,570,814
	₽379,159,316	₽330,572,836

4. Investments in Associates and Joint Ventures

The Company's associates and joint ventures, which are all incorporated in the Philippines, and the corresponding equity ownership as of June 30, 2022 follow:

		Percentage of Ov	vnership
	Nature of Business	2022	2021
Associates:			
Visayan Electric Company, Inc. (VECO)	Power distribution	34.81	34.81
Lunar Power Core Inc. (LPCI)	Power generation	42.50	42.50
Global Luzon Energy Development			
Corporation (GLEDC)	Power generation	42.50	42.50
Cebu Private Power Corporation (CPPC)	Power generation	40.00	40.00
Prism Energy Inc (Prism Energy)	Power generation	40.00	40.00
Abovant Holdings Inc. (AHI)	Holding company	40.00	40.00
Minergy Power Corporation (MPC)	Power generation	40.00	40.00
Therma Visayas Inc. (TVI)	Power generation	20.00	20.00
Culna Renewable Energy Corp. (CREC)	Power generation	35.00	35.00
Lihangin Wind Energy Corporation (LWEC)	Power generation	40.00	40.00
Faith Lived Out Visions 2 Ventures			
Holdings, Inc. (FLOWS)	Holding company	45.00	45.00
Puerto Princesa Water Reclamation and	Sewage and septage		
Learning Center, Inc. (PPWRLC)	facility	40.31	40.31
Joint ventures:			
Calamian Islands Power Corp. (CIPC)	Power generation	50.00	50.00
Delta P, Inc. (DPI)	Power generation	50.00	50.00
La Pampanga Energy Corp. (LPEC)	Power generation	50.00	100.00

The components of the carrying values of investments in associates and joint ventures are as follows:

	hune 20, 2022	December 21, 2021
Investment in VECO:	June 30, 2022	December 31, 2021
Acquisition Cost	₽882,952,562	₽882,952,562
Accumulated Equity Earnings-net	(82,093,829)	₽882,952,562 554,746,061
Revaluation Surplus	1,846,259,323	1,846,259,324
Carrying Value	2,647,118,056	3,283,957,947
Investment in LPCI:		111 750 000
Acquisition Cost	114,750,000	114,750,000
Accumulated Equity Earnings-net	(617,606)	(608,933)
Carrying Value	114,132,394	114,141,067
Investment in GLEDC:		
Acquisition Cost	-	-
Accumulated Equity Earnings-net	(35,178,118)	(34,417,926)
Carrying Value	(35,178,118)	(34,417,926)
Investment in CPPC:		
Acquisition Cost	305,119,049	305,119,049
Accumulated Equity Earnings-net	(125,866,642)	(110,776,342)
Carrying Value	179,252,407	194,342,707
Investment in Prism Energy:		
Acquisition Cost	8,432,400	8,432,400
Accumulated Equity Earnings-net	22,518,067	21,400,949
Carrying Value	30,950,467	29,833,349
Investment in AHI:		
Acquisition Cost	976,784,699	976,784,699
Accumulated Equity Earnings-net	492,204,723	507,494,520
Carrying Value	1,468,989,422	1,484,279,219
Investment in MPC:		
Acquisition Cost	2,756,240,000	2,756,240,000
Accumulated Equity Earnings-net	787,102,757	618,355,675
Carrying Value	3,543,342,757	3,374,595,675
Investment in TVI:		
Acquisition Cost	2,155,304,701	2,155,304,701
Accumulated Equity Earnings-net	495,610,540	469,520,288
Carrying Value	2,650,915,241	2,624,824,989
Investment in CREC:		
Acquisition Cost	17,468,952	10,593,000
Additional investment	-	6,875,952
Accumulated Equity Earnings-net	(841,626)	(791,027)
Carrying Value	16,627,326	16,677,925
		_0,0,020

Investment in LWEC:		
Acquisition Cost	14,930,910	12,730,910
Additional investment	68,400,000	2,200,000
Accumulated Equity Earnings-net	(4,780,052)	(3,774,659)
Carrying Value	78,550,858	11,156,251
Investment in FLOWS:		
Acquisition Cost	65,000,000	65,000,000
Accumulated Equity Earnings-net	(2,153,028)	(2,151,510)
Carrying Value	62,846,972	62,848,490
Investment in PPWRLC:		
Acquisition Cost	-	-
Accumulated Equity Earnings-net	1,384,220	(493,032)
Carrying Value	1,384,220	(493,032)
Investment in CIPC:		
Acquisition Cost	102,097,169	102,097,169
Accumulated Equity Earnings-net	80,772,386	61,878,074
Carrying Value	182,869,555	163,975,243
Investment in DPI:		
Acquisition Cost	235,261,426	235,261,426
Accumulated Equity Earnings-net	33,166,098	14,267,350
Carrying Value	268,427,524	249,528,776
Investment in LPEC:		
Acquisition Cost	40,616,354	40,616,354
Accumulated Equity Earnings-net	(1,464,881)	(936,466)
Carrying Value	39,151,473	39,679,888
Total Carrying Value of Investments	₽11,249,380,554	₽11,614,930,568

5. Property, Plant and Equipment

Property, plant and equipment consists of the following major classifications:

	June 30, 2022								
		Plant	Condominium		Office				
		Machineries	Units,		Furniture,		Leasehold		
		and	Building and	Transportation	Fixtures and	Tools and	and Land	Construction	
	Land	Equipment	Improvements	Equipment	Equipment	Other Assets	Improvements	in Progress	Total
Cost									
At January 1	₽44,635,755	₽807,181,108	₽186,530,988	₽86,101,718	₽95,659,625	₽125,320,911	₽86,899,416	₽2,444,944,422	₽3,877,273,943
Additions	4,500,000	2,017,432,739	-	11,263,661	8,243,088	2,113,211	14,233	91,910,611	2,135,477,543
Reclassification	-	1,341,543,696	-	-	-	29,391,136	-	(1,370,934,832)	-
At March 31	49,135,755	4,166,157,543	186,530,988	97,365,379	103,902,713	156,825,258	86,913,649	1,165,920,201	6,012,751,486
Accumulated Depreciation and Amortization									
		340,738,594	29,965,374	46,203,515	72,017,826	26,564,826	42,998,970	-	558,489,105
At January 1	-								
Depreciation	-	112,741,886	4,794,482	6,581,269	5,285,615	5,599,339	7,088,546	-	142,091,137
At March 31	-	453,480,480	34,759,856	52,784,784	77,303,441	32,164,165	50,087,516	-	700,580,242
Net Book Value	₽49,135,755	₽3,712,677,063	₽151,771,132	₽44,580,595	₽26,599,272	₽124,661,093	₽36,826,133	₽1,165,920,201	₽5,312,171,244

					December 3	1, 2021			
		Plant	Condominium		Office				
		Machineries	Units,		Furniture,		Leasehold		
		and	Building and	Transportation	Fixtures and	Tools and	and Land	Construction	
	Land	Equipment	Improvements	Equipment	Equipment	Other Assets	Improvements	in Progress	Total
Cost									
At January 1	38,373,755	₽446,465,014	₽36,421,603	₽71,595,486	₽82,393,435	₽108,620,458	₽85,141,819	₽1,843,810,605	₽2,712,822,175
Acquisition of subsidiaries	6,262,000	353,170,069	150,109,385	-	452,229	-	1,377,597	-	511,371,280
Additions	54,800,000	7,546,025	-	26,424,908	9,298,397	4,178,603	380,000	618,699,916	721,327,849
Reclassification	-	-	-	-	4,888,893	12,677,206	-	(17,566,099)	-
Derecognition from loss of control i	in a								
subsidiary	(54,800,000)	-	-	-	-	-	-	-	(54,800,000)
Disposal	-	-	-	(11,918,676)	(1,373,329)	(155,356)	_	_	(13,447,361)
At December 31	44,635,755	807,181,108	186,530,988	86,101,718	95,659,625	125,320,911	86,899,416	2,444,944,422	3,877,273,943
Accumulated Depreciation and									
Amortization									
At January 1	-	274,297,222	24,168,840	44,386,158	61,054,645	19,607,611	28,846,292	_	452,360,768
Depreciation	-	66,441,372	5,796,534	13,062,346	12,185,677	7,112,570	14,152,678	-	118,751,177
Disposal	-	-	-	(11,244,989)	(1,222,496)	(155,355)	-	_	(12,622,840)
At December 31	_	340,738,594	29,965,374	46,203,515	72,017,826	26,564,826	42,998,970	_	558,489,105
Net Book Value	44,635,755	₽466,442,514	₽156,565,614	₽39,898,203	₽23,641,799	₽98,756,085	₽43,900,446	₽2,444,944,422	₽3,318,784,838

6. Investment Properties

	June 30, 2022	December 31, 2021
Land		
Cost	₽838,460,268	₽838,460,268
Condominium Units		
Cost	25,181,733	25,181,733
Total Investment Properties	₽863,642,001	₽863,642,001

Some of the Company's investment properties were leased out to the Parent company and outside parties to earn rental income. Total rental income amounting to Php 1.2 mn and Php 0.7 mn as of end-June 2022 and end-June 2021, respectively, were recorded as part of "Other income" in the consolidated statements of comprehensive income.

Management assessed that there is no significant change in the fair value of the Group's investment properties from the valuation date until June 30, 2022.

Direct costs pertain to real property taxes amounting to Php 0.4 mn and Php 1.4 mn as of end-June 2022 and 2021, respectively, are included under "Taxes and licenses" account in the consolidated statements of comprehensive income.

The Company has no restrictions on the realizability of its investment properties and no contractual obligations to purchase, construct, or develop investment properties.

7. Other Noncurrent Assets

The details of this account are shown below:

	June 30, 2022	December 31, 2021
Advances to suppliers and other parties	₽636,974,713	₽636,974,713
Financial assets at FVOCI	372,000,000	102,000,000
Goodwill	299,014,763	299,014,763
Creditable withholding taxes - noncurrent	225,247,329	222,496,037
Input VAT - noncurrent	202,004,523	192,788,560
Software cost – net	892,304	1,046,953
Others - net of allowance for impairment loss		
of Php 48.05 mn	22,696,864	12,690,655
	₽1,758,830,496	₽1,467,011,681

8. Capital Stock

The details of the capital stock account are as follows:

-	June 30, 2022	December 31, 2021
Authorized Capital Stock – ₽1.00 par value		
Authorized - 2,000,000	₽2,000,000,000	₽2,000,000,000
Issued – 1,023,456,698 shares	1,023,456,698	1,023,456,698

9. Earnings Per Share (EPS)

The financial information pertinent to the derivation of earnings per share follows:

	June 30, 2022	December 31, 2021
Net income attributable to the shareholders of the Parent company Weighted average number of	₽452,021,513	₽1,777,031,392
outstanding common shares	1,023,456,698	1,023,456,698
Basic EPS	₽0.442	₽1.736

10. OTHER DISCLOSURES

The accompanying financial statements have been prepared in accordance with Philippine Financial Reporting Standards (PFRS).

The principal accounting policies and methods of computation used in the annual financial statements were also followed in the preparation of the interim financial statements.

There are no significant changes in estimates in amounts reported in prior financial years that have a material effect in the current interim period.

There are no material events subsequent to the end of the interim period that has not been reflected in the financial statements for the interim period.

There are no material contingencies, events or transactions that are material to an understanding of the current interim period.

Vivant Corporation issued an FRCN last January 27, 2021 with a total size of Php 3.0 bn. Proceeds from the issue were used to partially refinance the balloon payment on the then maturing 7-year FRCN last February 2021 and for general corporate purposes.

The FRCN issue was done in two tranches. The first tranche of notes amounting to Php 1.0 bn and the second tranche of notes amounting to Php 2.0 bn were issued at an interest rate of 3.4510% per annum (p.a.) and 4.3000% p.a., respectively. The first tranche is for a term of two years and payable on January 27, 2023 while the second tranche is for a term of five years and will mature on January 27, 2026 with

principal payment of Php 50.0 mn for the first four years and a balloon payment of Php 1.8 bn on maturity. Vivant Corporation paid the first principal payment of Php 50.0 mn on January 27, 2022.

The issue was fully subscribed by a consortium of local financial institutions composed of Metropolitan Bank and Trust Company, Land Bank of the Philippines, Robinsons Bank Corporation and BDO Unibank Inc. – Trust and Investment Group as Investment Manager for BDO Life Assurance Company, Inc. and BDO Retirement Fund.

Vivant Corporation made full payment on the principal of the 7-year fixed rate note issued on February 3, 2014 and March 31, 2014 for Php 2.82 bn in February 2021.

The Company is not required to disclose segment information in its interim financial statements.

There have been no changes in the composition of the issuer during the interim period, including business combinations, acquisition or disposal of subsidiaries and long-term investments, restructurings, and discontinuing operations.

The Company has no contingent liabilities or contingent assets since the last annual balance sheet date.

Financial Instruments and Financial Risk Management

The Company and its subsidiaries (the "Group") are exposed to a variety of financial risks which resulted from its operating and investing activities. The Group focuses on actively securing its short-to-medium term cash flows by minimizing the exposure to financial markets.

The Group does not actively engage in the trading of financial assets for speculative purposes nor does it write options. The most significant financial risks to which the Group is exposed to are described below.

Credit Risk

Credit Risk represents the risk of loss the Group would incur if counterparties fail to perform their contractual obligations. The Group's credit risk arises principally from its receivables.

Generally, the maximum credit risk exposure of financial assets is their carrying amount as shown in the balance sheets. Credit risk, therefore, is only disclosed in circumstances where the maximum potential loss differs significantly from the financial asset's carrying amount. The Group's receivables are actively monitored to avoid significant concentrations of credit risk. Please refer to the Note 2.1 of the Notes to the interim Financial Statements as of June 30, 2022 or the aging analysis of the Group's receivables.

Liquidity Risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due.

The Group monitors and maintains a level of cash deemed adequate by management to finance its operations and mitigate the effects of fluctuations in cash flows. Additional short-term funding is obtained from related party advances and short-term loans, when necessary.

Foreign Currency Risk

The Group is exposed to foreign currency risk on transactions that are denominated in currencies other than the Philippine Peso (PHP), which are United States Dollar (USD) and European Euro (€).

The Group's exposure to foreign currency risk based on amounts is as follows:

	June 30, 2022
Loan Receivables	USD –
Trade Receivables	USD –
Cash	USD 7,653,752
	Euro 1,821,613
Trade Payables	USD –
	Euro 262,937
Gross Exposure	USD 7,653,752
	Euro 1,558,676

The average exchange rates for the quarter ended June 30, 2022 are as follows:

US Dollar-Philippine Peso	US\$1 = Php 53.57
Euro-Philippine Peso	Eu € 1 = Php 56.14

The exchange rates applicable as of June 30, 2022 are the following:

US Dollar-Philippine Peso	US\$1 = Php 55.02
Euro-Philippine Peso	Eu € 1 = Php 57.46

Sensitivity Analysis

A 10% strengthening of the Philippine Peso against US Dollar and European Euro as of June 30, 2022 would have decreased equity and profit by Php 51.1 mn. A 10% weakening of the Philippine Peso against the US Dollar and European Euro as of June 30, 2022 would have an equal but opposite effect, on the basis that all other variables remain constant.

The Group absorbs the risk and favorable and unfavorable exchange rate movement as they arise.

The Company neither issues nor invests in complex securities, particularly on derivatives.

The Company does not have investments in foreign securities.

The carrying values of cash and cash equivalents, receivables, trade, and other payables approximate their fair values due to short-term maturity of these instruments.

The Company has minimal financial instruments in the form of available for sale shares of stock which are traded in the market. These financial instruments are however not traded actively.