

NOTICE OF ANNUAL STOCKHOLDERS' MEETING

FOR	: The Stockholders of CENTURY PROPERTIES GROUP INC.
FROM	: The Corporate Secretary
SUBJECT	: 2019 Annual Stockholders' Meeting on AUGUST 27, 2020

Please be informed that the annual stockholders' meeting of CENTURY PROPERTIES GROUP INC. (the "Corporation") shall be held on <u>AUGUST 27, 2020, Thursday at 9:00 a.m., to be conducted</u> <u>virtually</u> and attendance at the meeting will be via remote communication only.

Only common stock shareholders as of <u>AUGUST 4, 2020</u> shall be entitled to notice and to vote at the said meeting.

The agenda for the said meeting shall be as follows:

- 1. Call to order
- 2. Certification of notice and the existence of a quorum
- 3. Approval of the minutes of the Annual Stockholders' Meeting held on June 28, 2019
- 4. Annual Report of the President
- 5. Ratification of all Acts and Proceedings of the Board of Directors and Corporate Officers
- 6. Approval of the 2019 Audited Consolidated Financial Statements of the Corporation
- 7. Election of Members of the Board of Directors and three Independent Directors
- 8. Appointment of External Auditor for 2020
- 9. Other Matters
- 10. Adjournment

In light of the current conditions and in support of the measures to prevent the spread of COVID-19, *there will be no physical meeting*. Stockholders may only attend and participate in the meeting by remote communication. Stockholders may vote electronically in absentia, subject to validation procedures.

Stockholders who intend to attend by remote communication are required to REGISTER via <u>https://www.century-properties.com/asm2020/</u> on or before <u>August 12, 2020</u>.

The instructions, procedures and requirements for electronic voting in absentia and participation by remote communication shall be sent to the email address provided in the stockholder's registration from.

The link through which the Meeting may be accessed shall be sent to the email address of the registered stockholder after validation. The procedures for participating in the meeting through remote communication and for casting of votes in absentia will be set forth and discussed in details in the Company's Definitive Information Statement (SEC Form 20-IS).

The Definitive Information Statement, Management Report, Audited Financial Statements, Quarterly Report/s and other documents relative to the Annual Stockholders' Meeting, including the Procedures and Guidelines on the **participation by remote communication** and voting in absentia may be accessed, beginning on <u>August 5, 2020</u> through any of the following:



- 1. Go to the Corporation website via this link: *https://www.century-properties.com/*
- 2. Go to the PSE EDGE portal via <u>https://edge.pse.com.ph/</u> or;

3. Request for a copy by sending an email to <u>icsales@century-properties.com</u> or <u>dan-ny.bunyi@divinalaw.com</u>

For ASM-related queries, you may send an email to <u>icsales@century-properties.com</u> or <u>dan-ny.bunyi@divinalaw.com</u> or contact us at <u>(02) 7-7938905</u>.

ATTY. DANNY E. EUNYI Corporate Secretary



PART II.

PROXY FORM CENTURY PROPERTIES GROUP INC.

Item 1: Identification

This proxy is being solicited by **CENTURY PROPERTIES GROUP INC.** (the "**Company**"). The Chairman of the Board of Directors or, in his absence, the President of the Company will vote the proxies at the Annual Stockholders' Meeting to be held on on <u>AUGUST 27, 2020, THURSDAY</u> at <u>9:00 a.m.</u>

Item 2: Instructions

(a) The proxy form must be completed, signed and dated by the stockholder on or before 14 August 2020 or his duly authorized representative, and received by the Compliance Officer not later than 5:00 p.m. on 14 August 2020 via the following email addresses:

icsales@century-properties.com or danny.bunyi@divinalaw.com

You may also send the forms via courier to the following address:

Atty. Isabelita Ching-Sales 19th Floor Pacific Star Bldg, Makati Ave., Makati City, 1200

- (b) The stockholder may withhold authority to vote on any nominee/s by lining through or striking out the name of the specific nominee for which authority to vote is withheld.
- (c) In case of a corporate stockholder, the proxy must be accompanied by a corporate secretary's certificate quoting the board resolution authorizing the relevant corporate officer to execute the proxy for the corporate stockholder.
- (d) Validation of proxies will be done by the Corporate Secretary and persons designated by the Corporate Secretary on 13 August 2020
- (e) The manner in which this proxy shall be accomplished, as well as the validation hereof shall be governed by the provisions of Rule 20 Section 11(b) of the SRC IRR.
- (f) The stockholder executing the proxy shall indicate the manner by which he wishes the proxy to vote on the matters in (1), (2), (3), (4), (5),(6) and (7) (8) (9) below by checking the appropriate box. Where the boxes (or any of them) are unchecked, the stockholder executing the proxy is deemed to have authorized the proxy to vote "FOR" the items below.

The undersigned hereby appoints the Chairman of the Board of Directors of the Company; or in his absence or any substitute proxy designated by him, the President of the Company, with full power of substitution and delegation, as the proxy of the undersigned, to represent and vote all of the shares of common stock of the undersigned at the ANNUAL stockholders' meeting of the Company to be held on August 27, 2020 and at any and all adjournments or postponements thereof, for the purpose of acting on the proposals enumerated below:

Item 3: <u>Revocability of Proxy</u>

Any stockholder who executes the proxy enclosed with this statement may revoke it at any time before it is exercised by submitting to the Corporate Secretary a written notice of revocation not later than the start of the meeting, or by attending the meeting in person.

Item 4: Persons Making the Solicitation

The solicitation is made by the Management of the Company. No director of the Company has informed the Company in writing that he intends to oppose an action intended to be taken up by the Management of the Company at the annual stockholders' meeting.

Solicitation of proxies shall be made through the use of e-mail or courier mail.

Item 5: Interest of Certain Persons in Matters to be Acted Upon

No director, officer, nominee for director, or associate of any of the foregoing, has any substantial interest, direct or indirect, by security holdings or otherwise, on the matter to acted upon at the annual stockholders' meeting to be held on August 27, 2020.



Proposal	FOR	AGAINST	ABSTAIN
1. Approval of the minutes of the 2018 Annual Stockholders' Meeting held on June 28, 2019			
2. Presentation and approval/ratification of the 2019 Reports and Audited Financial Statements for year ended December 31, 2019			
3. Ratification of the acts of the Board of Directors and of Management; To approve, ratify and confirm all previous acts of the Board from 31 May 2019 to 31 July 2020			
4. Election of Directors	FOR	DO NOT VOTE	WITHHOLD AUTHORITY TO VOTE
Jose E. B. Antonio			
John Victor R. Antonio			
Jose Marco R. Antonio			
Jose Roberto R. Antonio			
Jose Carlo R. Antonio			
Ricardo P. Cuerva			
Rafael G. Yaptinchay			
Hilda R. Antonio			
INDEPENDENT DIRECTORS			
Jose Cuisia			
Stephen CuUnjieng			
Carlos C. Ejercito			
	FOR	AGAINST	ABSTAIN
5. Appointment of Sycip Gorres, Velayo & Co. as External Auditors			
6. Other Matters:			
7. Consideration of such other business as may properly come before the meeting			



Date of Proxy

(Signature above printed name, including title when signing for a corporation or partnership or as an agent, attorney or fiduciary).

THE PROXY SHOULD BE RECEIVED BY THE CORPORATE SECRETARY ON OR BEFORE AUGUST 14, 2020, THE DEADLINE FOR THE SUBMISSION OF PROXIES.

THIS PROXY, WHEN PROPERLY EXECUTED WILL BE VOTED IN THE MANNER AS DIRECTED HEREIN BY THE STOCKHOLD-ER(S). IF NO VOTE FOR A DIRECTOR 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 BE PROPERLY COME BE-FORE THE MEETING IN THE MANNER DESCRIBED IN THE INFORMATION STATEMENT AND/OR AS RECOMMENDED BY MAN-AGEMENT OR THE BOARD OF DIRECTORS.

A STOCKHOLDER GIVING A PROXY HAS THE POWER TO REVOKE IT AT ANY TIME BEFORE THE RIGHT GRANTED IS EXER-CISED. A PROXY IS ALSO CONSIDERED REVOKED IF THE STOCKHOLDER ATTENDS THE MEETING IN PERSON AND EX-PRESSED HIS INTENTION TO VOTE IN PERSON



SECURITIES AND EXCHANGE COMMISSION

SEC FORM 20-IS INFORMATION STATEMENT PURSUANT TO SECTION 20 OF THE SECURITIES REGULATION CODE

1. Check the appropriate box:

[] Preliminary Information Statement

[X] Definitive Information Statement

- 2. Name of Registrant as specified in its charter: <u>CENTURY PROPERTIES GROUP INC.</u> ("Company")
- 3. Province, country or other jurisdiction of incorporation or organization: **PHILIPPINES**
- 4. SEC Identification Number: <u>60566</u>
- 5. BIR Tax Identification Code: 004-504-281
- 6. <u>21st Floor, Pacific Star Building, Senator Gil Puyat Corner Makati Avenue, Makati City</u> Address of principal office Postal Code
- 7. Registrant's telephone number, including area code: (632)7-7935500
- 8. AUGUST 27, 2020 AT 9:00 a.m. TO BE HELD VIRTUALLY

Date, time and place of the meeting of security holders

- 9. Approximate date on which the Information Statement is first to be sent or given to security holders: <u>AUGUST 4, 2020</u>
- 10. In case of Proxy Solicitations:

Name of Person Filing the Statement/Solicitor: CENTURY PROPERTIES GROUP INC./

Address and Telephone No.: 21st Floor, Pacific Star Building, Senator Gil Puyat Corner <u>Makati Avenue, Makati City</u> (632) 7-793-5500

11. Securities registered pursuant to Sections 8 and 12 of the Code or Sections 4 and 8 of the RSA (information on number of shares and amount of debt is applicable only to corporate registrants):

Title of Each ClassNumber of Shares of Common Stock Outstanding
or Amount of Debt Outstanding

<u>Common Shares</u> Preferred Shares 11,599,600,690 3,000,000

12. Are any or all of registrant's securities listed in a Stock Exchange?

Yes <u>X</u> No _____

If yes, disclose the name of such Stock Exchange and the class of securities listed therein: <u>The Company's 11,699,723,690 common shares and 30,000,000 preferred shares are listed in the</u> <u>Philippine Stock Exchange.</u>



PART I. INFORMATION REQUIRED IN INFORMATION STATEMENT

A. GENERAL INFORMATION

Date, Time and Place of Meeting of Security Holders.

(a) Date, time and place of the meeting:

AUGUST 27, 2020, 9:00 a.m. AUGUST 27, 2020, Thursday at 9:00 a.m., to be conducted <u>virtually</u> and attendance at the meeting will be via remote communication

(b) Complete mailing address of the principal office of the registrant:

21st Floor, Pacific Star Building, Senator Gil Puyat corner Makati Avenue, Makati City

(c) Intended date of sending out copies of the information statement: AUGUST 5, 2020

Dissenters' Right of Appraisal

Other than those stated in the Agenda, there are no significant matters to be taken up during the meeting that may give rise to the exercise by any dissenting stockholder of the right of appraisal. Any stockholder of the Company may exercise his right of appraisal against any proposed corporate action that qualifies as an instance under Section 81 of the Corporation Code and which gives rise to the exercise of such appraisal right pursuant to and in the manner provided under Section 82 of the Corporation Code. Sections 81 and 82 of the Corporation Code provide:

Sec. 81. Instances of appraisal right. - Any stockholder of a corporation shall have the right to dissent and demand payment of the fair value of his shares in the following instances:

- 1. In case any amendment to the articles of incorporation has the effect of changing or restricting the rights of any stockholder 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;
- 2. In case of sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all of the corporate property and assets as provided in this Code; and
- 3. In case of merger or consolidation.

Sec. 82. *How right is exercised.* — The appraisal right may be exercised by any stockholder who shall have voted against the proposed corporate action, by making a written demand on the corporation, within thirty (30) days after the date on which the vote was taken for payment of the fair value of his shares: *Provided*, That failure to make the demand within such period shall be deemed a waiver of the appraisal right. If the proposed corporate action is implemented or effected, the corporation shall pay to such stockholder, upon surrender of the certificate(s) of stock representing his shares, the fair value thereof as of the day prior to the date on which the vote was taken, excluding any appreciation or depreciation in anticipation of such corporate action.

If within a period of sixty (60) days from the date the corporate action was approved by the stockholders, the withdrawing stockholder and the corporation cannot agree on the fair value of the shares, it shall be determined and appraised by three (3) disinterested persons, one of whom shall be named by the stockholder, another by the corporation, and the third by the two thus chosen. The findings of the majority of the appraisers shall be final, and their award shall be paid by the corporation within thirty (30) days after such award is made: *Provided*, that no payment shall be made to any dissenting stockholder unless the corporation has unrestricted retained earnings in its books to cover such payment: and *Provided*, *further*, That upon payment by the corporation of the agreed or awarded price, the stockholder shall forthwith transfer his shares to the corporation.



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

- (a) Except for the fact that six (6) directors of the Company, namely, Mr. Jose E.B. Antonio, Mr. John Victor R. Antonio, Mr. Jose Marco R. Antonio, Mr. Roberto R. Antonio, Mr. Jose Carlo R. Antonio and Mrs. Hilda R. Antonio, are likewise directors of the Company and Century Properties Inc., none among the Company's officers, members of the Board of Directors, and nominees thereto, including any of their associates, have any substantial interest, direct or indirect, by security holdings or otherwise, in any matter to be acted upon, other than the election to office, during the annual stockholders' meeting.
- (b) No written communication has so far been received by the Company from any of its directors conveying any intention to oppose any action to be taken at the said meeting.

B. CONTROL AND COMPENSATION INFORMATION

Voting Securities and Principal Holders Thereof

(a) As of June 30, 2020 ELEVEN BILLION FIVE HUNDRED NINETY NINE MILLION SIX HUNDRED THOUSAND ANS SIX HUNDRED NINETY (<u>11,599,600,690</u>) common shares of the Company have been issued and are outstanding. Treasury shares amount to ONE HUNDRED MILLION ONE HUNDRED TWENTY THREE THOUSAND (<u>100,123,000</u>) shares.

As of June 30, 2020 THIRTY MILLION SHARES (30,000,000) preferred shares of the Copmpany have been issued and are outstanding.

As of June 30, 2020, 182,848,565 shares or 1.576% of the total outstanding shares are owned by Non-Filipinos.

- (b) All COMMON shareholders of record at the close of business hours on AUGUST 4, 2020 shall be entitled to notice of and to vote at the annual stockholders' meeting.
- (c) For the matters requiring a vote in the annual stockholders' meeting, each common share shall be entitled to one vote.
- (d) Information required by Part IV paragraph (C) of "Annex C"
 - Security Ownership of Certain Record and Beneficial Owners
 As of JUNE 30, 2020, the Company is aware of only (2) stockholders owning in excess of 5% of its common stock to the extent set forth in the table below:

(2) Name, address	(3) Name of Beneficial	(4) Citizenship	(5) N	lo. of Shares	(6)
of record owner and	Owner and Relati	ionship		Held	
relationship with issuer	with Record Owner				
y Properties Inc. (CPI) ¹	Filipir	no 5,666,119	9,469	48.430%	
21/F Pacific Star. Bldg					
Makati Ave, Makati City					
(relationship with issuer - Par	ent)				
	of record owner and relationship with issuer Properties Inc. (CPI) ¹ 21/F Pacific Star. Bldg Makati Ave, Makati City	of record owner and Owner and Relat relationship with issuer with Record Owner y Properties Inc. (CPI) ¹ Filipin 21/F Pacific Star. Bldg	of record owner and Owner and Relationship relationship with issuer with Record Owner y Properties Inc. (CPI) ¹ Filipino 5,666,119 21/F Pacific Star. Bldg Makati Ave, Makati City	of record owner and Owner and Relationship relationship with issuer with Record Owner Properties Inc. (CPI) ¹ Filipino 5,666,119,469 21/F Pacific Star. Bldg Makati Ave, Makati City	of record owner and Owner and Relationship Held relationship with issuer with Record Owner Properties Inc. (CPI) ¹ Filipino 5,666,119,469 48.430% 21/F Pacific Star. Bldg Makati Ave, Makati City

¹ N.B. CPI is the direct and beneficial owner of the shares. CPI has designated Mr. Jose E.B. Antonio or in his absence either Mr. Jose Roberto R. Antonio or Mr. John Victor R. Antonio or Mr. Jose Carlo R. Antonio, as its proxy to vote during the stockholders' meeting of the Company. The total shareholding of CPI consists of directly issued shares for 5,666,119,469.



minee Corporation	PCD Fil*	Filipino	4,655,220,35	15.21%

(Filipino) G/F Phil Stock Exchange Bldg., Makati (relationship with issuer - None)

*PCD Nominee Corporation (Filipino) is a beneficial stockholder of CPGI held by accredited brokers and institutions. The Company shall be notified of their proxies 10 days prior to the Annual Stockholders Meeting or by August 12, 2020. It has a total shares of 4,665,220,357 or 39.789% of the outstanding capital stock- beneficial owners owning 5% or more as of June 30. 2019. The following are the PCD participants with shareholdings of around 5% or more:

BDO Securities Corp1,466,896,186 shares7.907%20th Floor, South Tower, BDO Corporate Center,7899 Makati Avenue, Makati City,

(2) Security Ownership of Management

As of June 30, 2020, the amount and nature of the ownership of the Company's shares held by its directors and senior officers are set forth in the table below:

(1) Title of class	(2) Name of beneficial Owner	(3) Amount and nature of benefi- cial ownership	(4) Citizen- ship	Percent of Class
Common	Jose E.B. Antonio	1 - Direct	Filipino	0.00000028 %
Common	John Victor R. Antonio	1 - Direct	Filipino	0.00000028 %
Common	Jose Marco R. Antonio	1 - Direct	Filipino	0.00000028 %
Common	Jose Roberto R. Antonio	1 - Direct	Filipino	0.00000028 %
Common	Jose Carlo R. Antonio	1 - Direct	Filipino	0.00000028 %
Common	Rafael G. Yaptinchay	1 - Direct	Filipino	0.00000028 %
Common	Ricardo Cuerva	214,995,169- Direct	Filipino	1.838%%
Common	Jose L. Cuisia	1 - Direct	Filipino	0.00000028 %



IES					
Common	A	Stephen T. Cuunjieng	1 - Direct	Filipino	0.00000028 %
Common	0	Carlos C. Ejercito	1 - Direct	Filipino	0.00000028 %
Common	M	Hilda R. Antonio	1 - Direct	Filipino	0.00000028 %
Common	a r	Domie S. Eduvane	none	Filipino	0.000000%
Common	c h	Atty. Danny E. Bunyi	none	Filipino	0.000000%
Common	3	Carlos Benedict K. Rivilla, IV	none	Filipino	0.000000%
Common	,	Maria Theresa Fucanan -Yu	none	Filipino	0.000000%
Common	2	Isabelita Ching Sales	none	Filipino	0.000000%
Common		Ponciano S. Carreon Jr.	none	Filipino	0.000000%
Common	3	Ritchelle T. Cordero	none	Filipino	0.000000%
Common) V	Aggregate shareholding of all directors and officers as a group	294,525,179		

Voting Trust Holders of 5% or More

The Company is not aware of any persons holding more than 5% of any class of its share under a voting trust arrangement.

(4) Changes in Control

On May 31, 2011, the Company has been made aware that El Paso Philippines Energy Company, Inc.'s ("EPPECI") entered into an agreement with Century Properties, Inc. ("CPI"), providing for the terms and conditions for the purchase by CPI of EPPECI's 284,250,000 issued and outstanding fully-paid and preferred shares of stocks of EPHE and 67,096,092 issued and outstanding fully-paid common shares of stock in the Company, which will thereby effect a change in the ownership and control of the Company.

On July 11, 2011, the Company further disclosed that CPI has commenced a negotiated purchase thru a Deed of Assignment of Shares of Stock dated May 31, 2011 with EPPECI for the following acquisitions: (1) 67,096,092 common shares ("Public Sale Shares") of East Asia Power Resources Corporation (EAPRC) equivalent to 1.888% of EAPRC and (2) 284,250,000 common and preferred shares ("Private Sale Shares") of EPHE resulting to an indirect acquisition of equivalent to 91.695% of the total issued and outstanding capital stock of EAPRC. The purchase price for the Public and Private Sale Shares amounts to a total consideration of Php127,406,794.31 (the "Private Sale Consideration") allocated as follows: Php2,569,732.51 for the Public Sale Shares and Php124,837,061.80 for the Private Sale Shares.



On the same date, CPI and EAPRC executed and signed two (2) Deeds of Assignment of Shares of Stock effectively superseding the May 31, 2011 Deed of Assignment to finally close the above-mentioned acquisitions (1) Public Sale Shares and (2) Private Sale Shares. The July 11, 2011 Deeds of Assignment contained the same terms and conditions as stated in the May 31, 2011 Deed of Assignment thereby effecting a change in the ownership and control of the Company.

Directors and Executive Officers

- (a) The information required by Part IV, paragraphs (A), (D)(1) and D(3) of "Annex C".
 - (1) Directors are generally elected to serve for a term of one (1) year, and until their successors are elected and qualified during the next stockholders' meeting.

Independent Directors

The independent directors of the Company are pre-screened and qualified by the Nomination and Remuneration Committee of the Company under the procedures laid down in the Company's By-Laws and its Manual on Corporate Governance regarding the election of directors to ensure that each of the independent directors possess all the qualifications and none of the disqualifications of an independent director, pursuant to the Revised Code of Corporate Governance Memorandum Circular No. 6 Series of 2009.

In approving the qualifications of the nominees for independent directors, the members of the Nomination and Remuneration Committee of the Company are in compliance with the SRC Rule 38, the guidelines prescribed in SEC Circular No. 16, Series of 2002 on the Guidelines on the Nomination and Election of Independent Directors, the Company's By-Laws and its Manual on Corporate Governance. The procedure to be observed by the Company for the election of independent directors is as set forth in SEC Circular No. 16, Series of 2002 and SRC Rule 38 of the Amended Rules and Regulations Implementing the Securities Regulation Code and under the Company's Corporate Governance Manual as per SEC Memorandum Circular No. 6 series of 2009, an independent director must have the following qualifications:

(a) "An independent director shall mean a person other than an officer or employee of the Corporation, its parent or subsidiaries, or any other individual having relationship with the Corporation that would interfere with the exercise of independent judgment in carrying out the responsibilities of a Director," and

(b) "If the independent director becomes an officer or employee of the same Corporation he shall be automatically disqualified from being an independent director".

Furthermore. in compliance with SEC Memorandum Circular No. 9 series of 2011, the Nomination committee also qualifies the term limits of independent directors for 5 years. Since both current independent directors served the 5 year period limit, the Nomination Committee on its meeting held last May 5, 2015 set to qualify and endorse to the Board the three (3) independent directors.

The independent directors, CARLOS C. EJERCITO, STEPHEN CuUNJIENG, JOSE CUISIA were qualified as independent board members, possess all the qualifications and none of the disqualifications for independent directors.

Furthermore, CARLOS C. EJERCITO, STEPHEN CuUNJIENG, JOSE CUISIA submitted their Certificate of Qualification of Independent Directors on July 20, 2020 (as attached in this report) which to date have no changes nor amendments with respect to their qualifications in compliance with the SEC Notice dated October 20, 2006 implementing section 38 of the Securities Regulations Code.



During its meeting held on July 21, 2020 the Nomination and Remuneration Committee passed upon the qualifications of the following nominees for the year 2020-2021

- 1. JOSE CUISIA nominated by CPI
- 2. STEPHEN CuUNJIENG nominated by CPI
- 3. CARLOS C. EJERCITO nominated by CPI

Amb. Jose L. Cuisia Jr., 75 years old, Filipino citizen, is the former Ambassador Extraordinary and Plenipotentiary of the Republic of the Philippines to the United States. Ambassador Cuisia is also well-respected figure in Philippine business, with over 32 years in financial services, most recently as the President & CEO of the largest and most profitable non-bank financial institution on the Philippines. He serves on the boards of many of the Philippines' most important private and listed companies, and has shared his expertise as Trustee on various academic institutions and non-government organizations espousing good governance and corporate social responsibility, including the Asian Institute of Management. Ambassador Cuisia has over 10 years of experience in public service, having served Filipinos as the Governor of the Central Bank of the Philippines and Chairman of its Monetary Board as well as President and CEO of the Philippine Social Security System in the 1980s and 1990s. At the Central Bank, Ambassador Cuisia oversaw the liberalization of foreign exchange controls, resulting in, among others, the entry of more substantial foreign direct investment that strengthened the Philippine Peso and the country's foreign exchange reserves. The Ambassador also led the efforts in establishing what is now the Bangko Sentral ng Pilipinas, allowing it to become a more effective guardian of monetary policy and ensuring the stability of the banking system. Amb. Cuisia also serves as Director to various companies namely: Investment & Capital Corporation of the Philippines, Asian Institute of Management, Phinma Corporation, SM Prime Holdings Inc., Philippine Investment Management, Inc.. He likewise serves as an Independent Director of Manila Water Company, Inc.

Mr. Stephen T. CuUnjieng, 61 years old, Filipino citizen, is a prominent investment banker, and currently serves as an Independent Director, Aboitiz Equity Ventures, Inc. He has a long and extensive experience in investment banking with several major financial institutions including HFS Capital LLC and Evercore Partners, Inc. is the Chairman of Evercore Asia Limited. He is an advisor to a number of Asia's most prominent companies like San Miguel Corporation, Samsung Electronics, Tiger Airways, among others. He finished his undergraduate and law degree from Ateneo De Manila University and later on, earned his MBA degree from the Wharton School of Business at the University of Pennsylvania.

Mr. Carlos C. Ejercito, 74 years old, Filipino, is the former Chairman of the United Coconut Planters Bank and currently the Chairman and CEO of Northern Access Mining, Inc, Forum Cebu Coal Corporation and Kaipara Mining and Development Corporation. He graduated Cum Laude from the University of the East where he finished his Bachelor's Degree in Business Administration. He became a Certified Public Accountant in 1966. He received his Master's Degree in Business Administration at the Ateneo Graduate School of Business in 1976 and graduated from his Management Development Program in 1983 at the Harvard Business School. As of date, he serves as an Independent Director at Aboitiz Power Corporation, Bloomberry Resorts Corporation and Monte Oro Resources and Energy Corporation.

CPI, which nominated the three independent directors, are stockholders of the Issuer, and are not related to the aforementioned three nominees.

Thereafter, the Nomination and Remuneration Committee, which comprises of the following appointed members:

Jose E.B. Antonio - Chairman of the Committee Carlos C. Ejercito - Member (Ind. Director) Jose L. Cuisia - Member (Ind. Director) Jose Marco R. Antonio - Member Mrs. Hilda R. Antonio - Member (Non-executive Director) Atty. Isabelita Ching-Sales - Member Ritchelle T. Cordero - Member



ratified the qualification of the nominees for independent directors and Corporate Secretary during the Board Meeting held on July 21, 2020 for re-election at the upcoming annual stockholders' meeting, in accordance with the qualifications and disqualifications set forth in the Company's Revised Corporate Governance Manual.

Regular Directors

During its meeting on July 21, 2020, the Nomination and Remuneration Committee noted the nomination of the following individuals, who are currently the directors of the Corporation, as nominees for regular director for the year 2020-2021:

a)	Jose E. B. Antonio
b)	John Victor R. Antonio
c)	Jose Marco R. Antonio
d)	Jose Roberto R. Antonio
e)	Jose Carlo R. Antonio
f)	Ricardo P. Cuerva - Non executive
g)	Rafael G. Yaptinchay
h)	Hilda R. Antonio - Non Executive*

The nomination committee passed upon their qualifications and found no disqualifications in accordance with Revised Code of Corporate Governance Memorandum Circular No. 6 Series of 2009.

As per attached sworn certification issued by the Corporate Secretary, except for Ambassador Jose Cuisia, none of the company's qualified directors including the company's out-going and in-coming independent directors and senior officers of CPGI works with the government.

The incumbent directors and officers of the Company as of June 30, 2020 are listed below and the relevant data including their respective professional work experience are summarized in paragraph 3 below.

(2) Hereunder are the summaries of the respective business experience of the Company's current Directors and Senior Officers for the last five years:

Amb. Jose E.B. Antonio, 73 years old, Filipino, is one of the founders and Executive Chairman of the Board of the Company and its subsidiaries. He graduated cum laude from San Beda College, Manila in 1966 with a Bachelor's Degree in Commercial Science (major in Marketing) and received a Masters Degree in Business Management in 1968 from Ateneo de Manila's Graduate School of Business. Chairman Antonio also graduated from Harvard University's Owner/President Management Program in 2003. Chairman Antonio served as the Philippines Special Envoy for Trade and Economics to the People's Republic of China in 2005 and is currently the Chairman of Century Asia Corporation, Prestige Cars, Inc. and Philtranco Service Enterprises. He is also the founder and Chairman of the Philippine-China Business Council Inc. In addition, he serves as the Vice Chairman of Penta Pacific Realty Corporation and Subic Air Charter, Inc. Mr. Antonio has also has been duly appointed by President Rodrigo R. Duterte as *the* Philippines' special envoy to the United States, effective October 28, 2016. His mission is to enhance business ties and strengthen the economic affairs between the two countries.

Mr. John Victor R. Antonio, 47 years old, Filipino, is Vice-Chairman of the Company. He has been with the Company for 17 years and is involved in managing projects in the Company's middle income and affordable product lines, including Gramercy Residences and Azure Urban Residences. He graduated magna cum laude with a Bachelor's Degree in Economics (major in Marketing) from the University of Pennsylvania's Wharton School in 1993 and received his Masters Degree in Business Administration from the Wharton School in 2003.



Mr. Jose Marco R. Antonio, 45 years old, Filipino, is President and Chief Executive Officer of the Company. Prior to joining us, he worked at Blackstone Real Estate Partners as a financial analyst. He has been with the Company for 16 years and is involved in managing projects in the Company's middle income and affordable product lines, including Canyon Ranch, Knightsbridge Residences and Acqua Private Residences. He graduated summa cum laude with a Bachelor's Degree in Economics (dual major in Finance and Entrepreneurial Management) from the University of Pennsylvania's Wharton School in 1995 and received his Masters Degree in Business Administration from the Wharton School in 2004.

Mr. Jose Roberto R. Antonio, 43 years old, Filipino, is a Managing Director of the Company. He is involved in managing projects in the Company's luxury product line, including Milano Residences and Trump Tower Manila. He graduated with a Bachelor's Degree in Economics from Northwestern University and obtained his Masters Degree in Business Administration from Stanford University. He joined the Company in 2009 after spearheading Antonio Development in New York City, which developed the luxury condominium Centurion, located on 56th Street between 5th and 6th Avenue, steps from Central Park.

Mr. Jose Carlo R. Antonio, 36 years old, Filipino, is a Managing Director of the Company and a member of our Board. Prior to joining the Company in 2007, he worked in the investment banking groups of Citigroup and Goldman Sachs. He graduated magna cum laude with a Bachelor's Degree in Economics (major in Finance) from the University of Pennsylvania's Wharton School in 2005.

Ms. Hilda R. Antonio, 72 years old, Filipino, is a Director of the Company and a member of our Board. She is the wife of the Chairman Amb. Jose E.B. Antonio. She is a Philanthropist. She is a member of the Board of Directors of CPI, Museum Properties, Inc. Heirloom Properties Inc and Sovereign Property Holdings. She graduated from Assumption College of Manila with a degree in Economics.

Mr. Ricardo P. Cuerva, 75 years old, Filipino, is a Managing Director of the Company and a member of our Board. Mr. Cuerva was a co-founder of Meridien and served as Meridien's president from 1988 to 1996. He also currently serves as a member of the Rotary Club of Makati City. Mr. Cuerva graduated from San Beda College in 1961 with a Bachelor of Science Degree in Business Administration and obtained his Masters Degree in Business Administration from Ateneo De Manila in 1971. Mr. Cuerva is the President and owner of Century Project Management and Construction Corporation, which oversees the construction of our vertical developments.

Mr. Rafael G. Yaptinchay, 69 years old, Filipino, is a Managing Director of the Company and a member of our Board. Mr. Yaptinchay was a co-founder of Meridien and served as Meridien's president from 1996 to 2009. He has previously served as the Assistant Treasurer and Head of Business Development/Corporate Planning of Philippine National Construction Corporation. Mr. Yaptinchay is a member of the Rotary Club of Ortigas and the Association of Asian Manager, Inc. Mr. Yaptinchay graduated from Ateneo de Manila University in 1971 with a Bachelor's Degree (major Economics) and received his Masters Degree in Business Administration from Asian Institute of Management in 1974.

Amb. Jose L. Cuisia Jr., 75 years old, Filipino citizen, is the former Ambassador Extraordinary and Plenipotentiary of the Republic of the Philippines to the United States. Ambassador Cuisia is also well-respected figure in Philippine business, with over 32 years in financial services, most recently as the President & CEO of the largest and most profitable non-bank financial institution on the Philippines. He serves on the boards of many of the Philippines' most important private and listed companies, and has shared his expertise as Trustee on various academic institutions and non-government organizations espousing good governance and corporate social responsibility, including the Asian Institute of Management. Ambassador Cuisia has over 10 years of experience in public service, having served Filipinos as the Governor of the Central Bank of the Philippines and Chairman of its Monetary Board as well as President and CEO of the Philippine Social Security System in the 1980s and 1990s. At the Central Bank, Ambassador Cuisia oversaw the liberalization of foreign exchange controls, resulting in, among others, the entry of more substantial foreign direct investment that strengthened the Philippine Peso and the country's foreign exchange reserves. The Ambassador also led the efforts in establishing what is now the Bangko Sentral ng Pilipinas, allowing it to become a more effective guardian of monetary policy and ensuring the stability of the banking system. Amb. Cuisia also serves as Director to various companies namely: Investment & Capital Corporation of the Philippines, Asian Institute of Management, Phinma Corporation, SM Prime Holdings Inc., Philippine Investment Management, Inc.. He likewise serves as an Independent Director of Manila Water Company, Inc.



Mr. Stephen T. CuUnjieng, 61 years old, Filipino citizen, is a prominent investment banker, and currently serves as an Independent Director, Aboitiz Equity Ventures, Inc. He has a long and extensive experience in investment banking with several major financial institutions including HFS Capital LLC and Evercore Partners, Inc. is the Chairman of Evercore Asia Limited. He is an advisor to a number of Asia's most prominent companies like San Miguel Corporation, Samsung Electronics, Tiger Airways, among others. He finished his undergraduate and law degree from Ateneo De Manila University and later on, earned his MBA degree from the Wharton School of Business at the University of Pennsylvania.

Mr. Carlos C. Ejercito, 74 years old, Filipino, is the former Chairman of the United Coconut Planters Bank and currently the Chairman and CEO of Nortern Access Mining, Inc, Forum Cebu Coal Corporation and Kaipara Mining and Development Corporation. He graduated Cum Laude from the University of the East where he finished his Bachelor's Degree in Business Administration. He became a Certified Public Accountant in 1966. He received his Master's Degree in Business Administration at the Ateneo Graduate School of Business in 1976 and graduated from his Management Development Program in 1983 at the Harvard Business School. As of date, he serves as an Independent Director at Aboitiz Power Corporation, Bloomberry Resorts Corporation and Monte Oro Resources and Energy Corporation.

Atty. Danny E. Bunyi, 54 years old, Filipino, is the Corporate Secretary of the Company. He is likewise a Senior Partner at Divina Law Offices and a lecturer at John Gokongwei School of Management in Ateneo de Manila University, and at the Trust Institute Foundation of the Philippines. He was the Senior Vice President and Corporate Secretary of the Development Bank of the Philippines and the Chief Compliance Officer and Legal Services Group Head of Robinsons Bank. He was also the Legal Counsel for Consumer Banking of Standard Chartered Bank (Manila Office) and the Head of the Legal Advisory Division of the Philippine Commercial International Bank. He completed the Finance for Senior Executives Program in the Asian Institute of Management as well as the course on Trust Operations and Investment Management conducted by the Trust Institute Foundation of the Philippines. He obtained his law degree at the Ateneo de Manila University, with a Bachelor's degree in Business Management, major in Legal Management from the same university. Atty. Bunyi has extensive work experience in the field of banking and finance, trust banking and investment management, and corporate and special projects.

Mr. Carlos Benedict K. Rivilla IV, 48 years old, Filipino, is the Vice-President for Corporate Affairs of the Company. As part of his experience in the business sector, he served as Corporate Compliance Officer and Vice-President for Finance in a corporation engaged in mass media for four years in Cebu City and also previously handled Corporate Affairs for the Company and served as Director and Corporate Secretary of various businesses in Makati City. He joined the Company in 2007. Mr. Rivilla is a graduate of University of San Jose Recoletos. Mr. Rivilla was appointed Assistant Corporate Secretary on August 17, 2011.

Mr. Ponciano S. Carreon, Jr., 46 years old, is the Chief Financial Officer, Corporate Treasurer and Head for Investor Relations. Prior to joining CPGI, he served as Chief Finance Officer of Landco Pacific Corporation, Chief Finance Officer of Arthaland Corporation, Assistant Vice President of Controllership at SM Development Corporation and Controller of Crown Asia Properties, Inc., a Vista Land subsidiary, and as member of the Board of Directors of Club Punta Fuego Inc., Fuego Land Corporation, and Fuego Development Corporation. He also brings with him solid banking experience having served as a bank controller, audit head and examiner. He is an Ateneo-BAP Certified Treasury Professional, a cum laude graduate of BS Accountancy degree at San Beda College and a CPA board topnotcher.

Mr. Domie S. Eduvane, 55 years old, Filipino, is the Senior Vice-President for Legal and Corporate Affairs of the Company. He graduated magna cum laude from Far Eastern University, Manila with a Bachelor of Arts Degree in Economics and obtained his law degree from San Beda College of Law, Manila in 1994. Prior to joining the Company, he served as the Vice-President for Legal and Corporate Affairs and Human Resources for Empire East Properties, Inc., an affiliate of Megaworld Corporation. He also worked as Court Attorney with the Court of Appeals, Manila and was an Associate with Bengzon Zarraga Cudala Liwanag & Jimenez Law Offices as well as a Partner of Yrreverre Rondario & Associates Law Office.



Ms. Maria Theresa Fucanan Yu, 40 years old, Filipino, is the Vice-President for Corporate Communications of the Company. As part of her corporate background, she served as Assistant Vice-President and Public Relations Manager of the Company. Prior to joining the Company in 2007, she served as an editor and reporter for various sections of The Manila Times. Ms. Fucanan graduated cum laude with a Bachelor's Degree in Journalism from the University of Santo Tomas in 2001.

Atty. Isabelita Ching-Sales, 40 years old, serves as the Company's Chief Information and Compliance Officer. Atty. Ching-Sales was the Chief Legal Counsel, Head for Credit Support, Chief Information Officer and Corporate Secretary of Asiatrust Development Bank where she worked for 5 years. She likewise worked as Head for Operations of China Banking Corporation's Acquired Assets Division. She graduated from the University of Sto. Tomas with a Bachelor's Degree in Legal Management and obtained her degree in Bachelor of Laws at San Sebastian College Recoletos Manila, Institute of Law and San Beda College of Law.

Mr. Ritchelle T. Cordero, 39 years old, Filipino, is the Head for Human Resources and Administration of the Company. He graduated with academic distinction from San Beda College, Manila in 2002 with the degree of Bachelors of Arts in Philosophy and Human Resources Development. Currently, he is taking the Executive MBA degree program at the Asian Institute of Management. Prior joining the Company, he was the HR Manager of Ayala Property Management Corporation, a subsidiary of Ayala Land Inc. He also worked as the HR Officer of DMCI Project Developers, Inc. He also served as the HR & Quality Management Officer of Asiatic Development Corporation.

All the directors and members of the senior management of the Company possess a high degree of integrity and character and are fully capable and able to perform their duties as directors and members of senior management, respectively.

(4) Family Relationships

Except for Messrs. Jose E.B. Antonio, John Victor R Antonio, Jose Marco R. Antonio, Jose Roberto R. Antonio and Jose Carlo R. Antonio and Mrs. Hilda R. Antonio, none of the above indicated Directors and Senior Officers are bound by any familial relationships with one another up to the fourth civil degree, either by consanguinity or affinity.

Messrs. John Victor R Antonio, Jose Marco R. Antonio, Jose Roberto R. Antonio and Jose Carlo R. Antonio are brothers while Mr. Jose E.B. Antonio is their father and Mrs. Hilda R. Antonio is their mother.

(5) Involvement in Certain Legal Proceedings

During the past five (5) years up to the latest date immediately preceding the issuance of this Information statement, none of the Company's directors or executive officers were (i) involved in any bankruptcy proceedings; (ii) convicted by final judgment in any criminal proceedings; (iii) subject to any order, judgment or decree of any court of competent jurisdiction, permanently or temporarily enjoining, barring, suspending or otherwise limiting their involvement in any type of business or securities, commodities or banking activities; and (iv) found in a civil action by any court or administrative body to have violated a securities or commodities law. The Company has no knowledge of any material pending criminal legal proceeding to which any of its directors or executive officers is a party, or to which any of their property is subject.

(6) <u>Certain Relationships and Related Transactions</u>

The Company has not during the last two (2) years engaged in any transaction where any of its directors, senior officers, stockholders owning ten percent (10%) or more of its total outstanding shares, or members of their immediate families had or is to have direct or indirect material interest.



For related transactions, the Group in their regular conduct of business has entered into transactions with related parties principally consisting of advances and reimbursement of expenses, development, management, marketing, leasing and administrative service agreements that are thoroughly discussed in Note 30 of the Audited Consolidated Financial Statements as attached which forms part and parcel of the Information.

Under Note 15 of the Audited Financial Statement, the Company states that there have been no guarantees provided or received for any related party receivables or payables. The Group does not provide allowance relating to receivable from related parties. This assessment is undertaken each financial year through examining the financial position of the related parties and the markets in which the related parties operate.

(7) List all parents of the registrant showing the basis of control and as to each parent, the percentage of voting securities owned or other basis of control by its immediate parents if any.

Parent	No. of Shares Held	Percentage of Shares Held
Century Properties Inc.	5,666,119,469	48.430%

Compensation of Directors and Executive Officers

(a) Compensation of Directors and Senior Officers

SUMMARY COMPENSATION

Information as to the aggregate compensation paid or accrued during the last two fiscal years and to be paid in the ensuing fiscal year to the Company's CEO and most highly compensated officers is as follows:

Name and Principal Position	Year	Salary (Php)	Bonus (Php)	Other Annual Compensation
Jose E.B. Antonio (President and CEO) Jose Marco R. Antonio (Director and COO) Jose Roberto R. Antonio (Director) Jose Carlo R. Antonio (Director and CFO) Rafael G. Yaptinchay (Director and Treasurer)				
Aggregate executive compensation for CEO and Top 5 Most Highly Compensated Offic- ers/Directors	Actual 2016 Actual 2017 Actual 2018 Actual 2019 Projected 2020	P 58.51 Million P 68.40 Million P 75.66 Million P 89.05 Million P 97.64 Million	P2.18 Million P5.25 Million P5.24 Million P7.67 Million P 18.73 Million	None None None None
Aggregate executive compensation all other officers unnamed	Actual 2016 Actual 2017 Actual 2018 Actual 2019 Projected 2020	P 60.34 Million P 69.52 Million P 77.31 Million P 50.66 Million P49.27 Million	P 2.48 Million P 4.10 Million P 8.99 Million P 3.35 Million P 3.55 Million	None None None None



NOTES:

- 1. The Company does not have any standard arrangement or other arrangements with its executive directors and, as previously mentioned, the executive directors of the Company do not receive any compensation for acting in such capacity, except for the independent directors who receives a monthly fee of One Hundred Thousand Pesos (#100,000.00) for board meetings, special meetings and board committee meetings. As regards the employment contracts between the Company and the executive officers, the Company employs the same standard employment contract applicable to all its officers and employees. The Company has not issued and/or granted stock warrants or options in favor of its officers and employees.
- 2. Except for the per diem being paid to its independent directors, there are no other arrangements for the payment of compensation or remuneration to the directors in their capacity as such.

Description of Any Standard Arrangement - The employment contracts between the Company and its senior officers are the same as the standard employment contract applicable to all other employees and officers. Stock warrants and/or options have not been issued in favor of any officer or employee.

Description of Material Terms of Any Other Arrangement - On May 16, 2013 the Board of Directors approved the establishment of the Employee Stock Grant Program for all regular employees. All shares to be allocated under the ESGP shall be derived from the unissued shares of CPGI and up to 2% of the outstanding shares shall be granted. The ESGP was approved on May 21, 2013 by the Nomination and Remuneration Committee and subsequent board approval was made on the amendments of the ESGP policy in the determination of the valuation price per share subject ratified by the shareholders representing 2/3 of the outstanding capital stock of the Corporation during the last annual stockholders' meeting on July 23, 2014.

- (b) Bonus, profit sharing or other compensation plan, contract or arrangement with any director, nominee, or executive officer: None.
- (c) Pension or retirement plan

All regular employees who have reached the age of fifty (50) and have served the Company for at least ten (10) years may, subject to mutual agreement, avail of an early retirement plan and be entitled to early retirement benefits equivalent to the average salary received during the last six (6) months in service multiplied by the years of credited service.

All regular employees who have reached the mandatory retirement age of sixty-five (65) shall be entitled to mandatory retirement benefits equivalent to the average salary received during the last six months in service multiplied by the years of credited service.

(d) Option/s, warrant/s or right/s to purchase any securities, other than warrants or rights issued to security holders

The Company has not extended nor granted any option/s, warrant/s or right/s to purchase any securities to any director or senior officer.

Significant Employees

There are no persons, other than the directors and executive officers, who are expected to make a significant contribution to the business of the Company.



Independent Public Accountants

On June 28, 2019, at the Annual Stockholders' Meeting of the Company, the stockholders approved the reappointment of SGV and Co. as the external auditor of the Company for the incumbent year and to serve as such until their successor shall have been appointed and qualified in compliance with SRC Rule 68.

On July 21, 2020, the Audit Committee, with the following members: Mr. Stephen T. Cuunjieng (as Chairman), Mr. Jose Carlo R. Antonio and Jose Marco R. Antonio (as members), held a meeting recommending the re-appointment and qualification of Sycip Gorres & Velayo, as the auditors of the Corporation for the year 2020.

On July 21, 2020 the Board of Directors held a meeting to approve the endorsement of the Audit Committee for the appointment of SGV as external auditors of the Corporation to be ratified on the next Annual Stockholder Meeting on June 28, 2019.

The representatives of our current external auditor, SGV and Co. are expected to be at the Annual Stockholders Meeting and shall have the opportunity to make a statement and/or address any queries that may arise from the meeting.

Pursuant to the General Requirements of SRC Rule 68), Par. 3 (Qualifications and Reports of Independent Auditors), the Company has engaged SGV & Co. as external auditor, and Mr. John T. Villa is the Partner In-Charge starting audit year 2015

There have been no disagreements with the current and previous accountants on accounting and financial disclosures.

Audit and Audit Related Fees

For the audits of the financial statements of CPGI and all its subsidiaries, the aggregate fees for the audit services of SGV and Co. for 2019 inclusive of VAT amounted to P 7.5 Million.

Fees for the years 2018 and 2017, inclusive of VAT, amounted to P 3.9 Million and P 3.6 Million respectively.

The Audit Committee recommends to the Board of Directors the discharge or nomination of the external auditor to be proposed for shareholder approval at CPGI's annual shareholders meeting, approve all audit engagement fees and terms of the external auditor, and review its performance. It also reviews and discusses with management and the external auditors the results of the audit, including any difficulties encountered. This review includes any restrictions on the scope of the external auditor's activities or on access to requested information, and any significant disagreements with Management.

The Audit Committee also evaluates, determines and pre-approves any non-audit service provided to the Company and its subsidiaries by the external auditors and keeps under review the non-audit fees paid to the external auditors both in relation to their significance to the auditor and in relation to the total expenditure on consultancy.

No engagement for other services from SGV and Co. either for professional services, tax accounting compliance, advise and planning nor any services rendered for products and services other than the aforementioned audit services reported in 2019.

Tax Fees

Other than the above, SGV & Company has not provided any professional service relative to tax accounting, compliance, advice, planning and any other form of tax services for the year 2018 and 2019.

All Other Fees

SGV & Company has been engaged by the Group to review its Q3 2019 financial statements for the Preferred Share Offering. All other fees are for the audit of the Group's financial statements.



Approval Policies of Audit Committee

The engagement of the external auditors is recommended by the Audit Committee for approval of the Company's stockholders pursuant to the Code of Corporate Governance. As discussed, on July 21, 2020, the Audit Committee passed a resolution recommending to the stockholders of the Company the appointment of Sycip Gorres Velayo & Company as the external auditor of the Company for the incumbent year.

Previously, on June 28, 2019, the stockholders passed a resolution approving the appointment of SGV and Co. as the Company's external auditor for the period ending on December 31, 2019

Compensation Plans

No action is proposed to be taken with respect to any plan pursuant to which cash or non-cash compensation may be paid or distributed.

C. ISSUANCE AND EXCHANGE OF SECURITIES

Authorization or Issuance of Securities Other than for Exchange

Each common share entitles the holder to one vote. At each meeting of the stockholders, each stockholder entitled to vote on a particular question or matter involved shall be entitled to vote for each share of stock standing in his name in the books of the Company as of record date.

Each holder of common shares shall be entitled to such dividends as may be declared by the Board of Directors on the basis of outstanding stock held by them. The Board of Directors is authorized to declare dividends which shall be declared and paid out of the Company's unrestricted retained earnings. A cash dividend does not require any further approval from the stockholders. A stock dividend shall require the further approval of the stockholders representing at least two-thirds of the Company's outstanding capital stock.

Under the Company's Amended Articles of Incorporation, holders of common stock have waived their preemptive right. There is no provision in the Company's Amended Articles of Incorporation or By-Laws that would delay, defer or prevent a change in control of the Company.

On February 20, 2012, CPGI, together with (CPI) and APG Strategic Real Estate Pool N.V. (APG), a Netherlandsbased pension firm entered into a Purchase Agreement wherein CPI sold its 868,316,042 CPGI shares of stock in favor of APG. This transaction was pursuant to the convertible bond issued by CPI to APG in January 2011. Instead of converting the convertible bond into shares of CPI, APG and CPI entered into a Purchase Agreement under which APG purchased the convertible bond from CPI. The consideration consists of (i) 868,316,042 CPGI shares owned by CPI and (ii) cash consideration. As a result of such transaction, CPI retired the convertible bond concurrently with the sale of the CPGI shares to APG.

On January 07, 2013, the Company approved the Treasury Buyback Program of up to Eight Hundred Million (800,000,000) shares for a time period of twenty-four (24) months starting January 2013 from any stockholders who opt to divest their shareholdings in the Company subject to further shareholders approval in the next Annual or Special Stockholders meeting.

On March 05, 2013, CPI closed on a Placing and Subscription Transaction wherein it sold 800,000,000 million shares of stock in CPGI to investors ("Placing transaction") at a price of P2.05 per share. The top up placing and subscription transaction was implemented primarily to fund the company's continued growth in land bank within Metro Manila, and expand its projects in key select secondary cities outside Metro Manila.

Concurrently, CPI and the Company entered into the Subscription Agreement relating to the subscription by CPI to 800,000,000 new common shares of the Company ("Subscription transaction"). As a result of the Placing and Subscription Transaction the Company's public float increased from 27.3% to 33.3%.



On May 16, 2013 the Board of Directors approved the Amendment of the Articles of Incorporation for purposes of Increase in Authorized Capital Stock from 10 Billion shares to 18 Billion Shares with the Declaration of 25% of Stock Dividends equivalent to 2 Billion common shares amounting to Php 1,060,000,000 to be taken out of the Corporation's retained earnings. This amount represents at least the minimum 25% subscribed and paid-up capital for the increase of the authorized capital stock from 10 Billion to 18 Billion common shares.

On May 21, 2013, the Nomination and Remuneration Committee approved and endorsed the Employee Stock Grant Program for all regular employees of the Corporation to provide long term reward proposition and motivate regular employees for higher level of performance. All shares to be allocated under the ESGP shall be derived from the unissued shares of the Corporation and up to 2% of the outstanding shares shall be granted. The ESGP was approved and ratified by 2/3 of the shareholders present and by proxy during the Annual Stockholders Meeting held last July 01, 2013.

On June 29, 2017, the Stockholders approved the reclassification of 3,000,000,000 common shares to preferred shares, the par value of which was amended from Php1.00 to Php0.53. On October 4, 2019, the Board authorized the Company to issue 20,000,000 Preferred A with an oversubscription option of up to 10,000,000 Preferred A at an Offer Price of ₱100.00 per Preferred Share which was approved by the SEC last November 8, 2019 and listed in the PSE last January 10, 2020.

D. FINANCIAL AND OTHER INFORMATION

Please see attached Annex "A" - Annual Management Report as of December 31, 2019 with the accompanying audited consolidated financial statements as of period ended 31 December 2019; Annex "B" Management Report as of March 31, 2020 (unaudited);

E. OTHER MATTERS

Action with Respect to Reports

The following shall be presented for approval during the annual stockholders' meeting:

- (a) Minutes of the Annual stockholders' meeting held on June 28, 2019 attached as part of the Exhibits in this report
- (b) Audited financial statements of the Company and its subsidiaries for the fiscal year ended 31 December 2019

Agenda

The following are included in the agenda of the annual meeting of the stockholders of the Company on August 27, 2020:

- 1. Call to order
- Certification of notice and the existence of a quorum
 Approval of the minutes of the 2018 Annual Stockholders'
 - Meeting held on June 28, 2019 Annual Report of the President
- Annual Report of the President
 Ratification of all Acts and Proceedings of the Board of Directors and Corporate Officers
- Approval of the 2019 Audited Consolidated Financial Statements of the Corporation
- 7. Election of Members of the Board of Directors and three Inde-
- pendent Directors and a new non-executive director
- 8. Appointment of External Auditor for 2020
- 9. Other Matters
- 10. Adjournment



Other Matters Not Required to be Submitted

In order to adequately apprise the stockholders, the President will present an annual report to the Stockholders.

The acts of the Board of Directors covering the period between the period 31 May 2019 to to 30 June 2019 shall also be submitted to the stockholders for ratification for the purpose of formally obtaining their support therefor. In the event that a negative vote is registered, the Board of Directors and management reserves the option to disregard such vote entirely or study the matter further.

Hereunder is a brief summary /partial list of the acts and proceedings of the Board of Directors and management to be submitted for ratification by the stockholders:

BOARD RESOLU	TIONS
June 27, 2019	Results of the Special meeting of the Board of Directors
10110 27, 2020	The following were unanimously approved:
	"RESOLVED, That the Board of Directors of Century Properties
	Group Inc. (the "Corporation") be authorized, as it is hereby
	authorized to appoint Mr. JOSE MARCO R. ANTONIO as the
	Company's President and CEO and AMB. JOSE E.B. ANTONIO shall
	remain as the Company's Executive Chairman, to serve as such
	until their successor shall have been duly appointed and
	qualified."
June 28, 2019	Results of the Organizational Meeting held last June 28, 2019
	The following resolutions were passed:
	The Corporate Secretary certified to the election of the following Directors of the
	Corporation at the recently concluded Annual Stockholders' Meeting:
	1. Jose E.B. Antonio
	2. John Victor R. Antonio
	3. Jose Marco R. Antonio
	4. Jose Roberto R. Antonio
	5. Jose Carlo R. Antonio
	6. Ricardo P Cuerva
	7. Rafael G. Yaptinchay
	8. Hilda R. Antonio*
	9. Jose L. Cuisia Jr – Independent Director
	10. Stephen T. CuUnjieng – Independent Director
	11. Carlos C. Ejercito – Independent Director
	*The Appointment of Mrs. Hilda R. Antonio shall be confirmed upon approval by the SEC of the
	Amendment of Article V of the Company's Amended Articles of Incorporation.
	B. The Re-organization of Senior Officers were discussed and upon nominations duly made and second-
	ed, the following persons were unanimously confirmed to the positions set forth after their respective
	names:
	Name/ Position
	Jose E.B. Antonio Executive Chairman
	John Victor R. Antonio Vice Chairman
	Jose Marco R. Antonio President & CEO
	Jose Roberto R. Antonio Managing Director Jose Carlo R. Antonio Managing Director
	Rafael G. Yaptinchay Managing Director
	Atty. Danny E. Bunyi Corporate Secretary
	Carlos Benedict K. Rivilla, IV Assistant Corporate Secretary / Corporate Affairs
	Atty. Isabelita Ching Sales Chief Information and Chief Compliance Officer
	Ponciano S. Carreon Chief Financial Officer/Corporate Treasurer/Investor Relations Officer
	Domie S. Eduvane Head for Legal Services and Corporate Affairs
	Ritchelle T. Cordero Head for Human Resources and Administration
	Maria Theresa Fucanan –Yu Head for Corporate Communications



	C. Election of members of the Compensation and Remuneration Committee, the Audit
	Committee, and the Nomination Committee as follows:
	Nomination and Compensation Committee:
	Jose E.B. Antonio – Chairman of the Committee
	Carlos C. Ejercito – Member (Ind. Director)
	Jose L. Cuisia - Member (Ind. Director)
	Jose Marco R. Antonio – Member
	Mrs. Hilda R. Antonio – Member (Non-executive Director)
	Atty. Isabelita Ching-Sales – Member
	Ritchelle T. Cordero – Member
	Audit Committee:
	Stephen CuUnjieng– Chairman of the Committee (Ind.Director)
	Carlos C. Ejercito - Member (Ind. Director)
	Jose Carlo R. Antonio – Member
	Jose Marco R. Antonio - Member
	Ricardo P. Cuerva- Member (Non-executive Director)
	Executive Committee
	Jose E.B. Antonio – Chairman of the Committee
	John Victor R. Antonio – Member
	Jose Marco R. Antonio – Member
	Jose Roberto R. Antonio – Member
	Jose Carlo R. Antonio – Member
	Risk Management Committee
	Jose L. Cuisia - Chairman of the Committee (Ind. Director)
	Jose L. Cuisia - Chairman of the Committee (ind. Director)
	Jose E.B. Antonio – Member
	Stephen CuUnjieng – Member (Ind. Director)
	Carlos C. Ejercito - Member (Ind. Director)
	Jose Carlo R. Antonio – Member
	Jose Roberto R. Antonio – Member
	John Victor R. Antonio - Member
	Rafael G. Yaptinchay – Member
	Atty. Domie S. Eduvane - Member
	Atty. Isabelita Ching-Sales – Member
	Related Party Transactions Committee:
	Carlos C. Ejercito - Chairman of the Committee (Ind. Director)
	Jose L. Cuisia - Member (Ind. Director)
	Rafael G. Yaptinchay - Member
	Jose Marco R. Antonio – Member
	Jose Carlo R. Antonio – Member
	Atty. Domie S. Eduvane - Member
	Atty. Isabelita Ching-Sales – Member
June 28, 2019	Results of theAnnual Stockholder's Meeting held last June 28, 2019
June 20, 2015	The following were unanimously approved:
	PRESENT: Number of Shares PercentageTotal
	Shares Present(in person or by Proxy) 8,678,808,177 74.82%Total
	OutstandingShares(Treasury shares) 11,599,600,690
	(100,123,000)As of Record Date: May 22, 2019I. CALL TO ORDERThe Corporation's Chairman,
	Mr. Jose E.B. Antonio, called the meeting to order. The Corporate Secretary Atty. Danny E.
	Bunyi, , recorded the minutes of the proceedings.II. CERTIFICATION OF NOTICE AND QUOR-
	UMThe Corporate Secretary certified that notices of this annual stockholders' meeting, togeth-
	er with the agenda thereof and the Definitive Information Statement, were duly sent to all the
	stockholders of the Corporation of record date as of May 22,2019, and that a quorum existed
	for the transaction of such business as may properly come before the meeting, there being
	present (in person or by proxy) the stockholders representing 8,678,808,177 shares of the Cor-
	poration, constituting approximately 74.82% of the Corporation's total outstanding capital
	stock.III. APPROVAL OF THE MINUTES OF THE ANNUAL MEETING OF THE STOCKHOLDERS HELD
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PROPERTIES BUILDING PASSION	ON JUNE 14, 2018Upon motion duly made and seconded, the reading of the minutes of the special meeting of the stockholders of the Corporation held on 14 JUNE 2018 was dispensed with and the said minutes were approved as presented.
	IV. REPORT OF THE PRESIDENT TO THE STOCKHOLDERS, MANAGEMENT REPORT AND PRESEN- TATION OF AUDITED FINANCIAL STATEMENTS FOR THE YEAR 2018 The Chairman presented his report to the stockholders of the Corporation for the year 2018, the results of operations, management report inclusive of the presentation of the 2018 Audited Financial Statements.
	After discussions between the stockholders present and the panel of directors and officers of the Corporation, the board duly noted clarifications and questions raised by each stockholder. Then upon motion duly made and seconded, the report of
	the Chairman was noted and the Audited Financial Statements of the Corporation for fiscal year 2018 was approved. V. CONFIRMATION AND RATIFICATION OF ACTS OF THE BOARD OF DIRECTORS AND OFFICERS OF THE CORPORATION
	The Chairman notified the stockholders of the need to ratify specific acts and proceedings of the Board of Directors and its Corporate Officers relative to business operations of the Corporation.
	Upon motion duly made and seconded, each and every legal act, proceeding, contract or deed performed, entered into or executed by the Corporation's Board of Directors and Officers since June 14, 2018, as appearing in the minutes of the
	meetings of the Board of Directors and other records of the Corporation have been approved, confirmed and ratified as if such acts were entered into or executed with the specific and special authorization of the stockholders in a meeting duly convoked and held.
	VI. ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS The Chairman advised the stockholders of the need to elect members of the Corporation's Board of Directors for the ensuing year and until their successors shall have been elected and qualified. Upon motion duly made and seconded, the following
	persons were elected as Directors: 1. Jose E.B. Antonio 2. John Victor R. Antonio 3. Jose Marco R. Antonio
	4. Jose Roberto R. Antonio 5. Jose Carlo R. Antonio 6. Ricardo P Cuerva
	 7. Rafael G. Yaptinchay 8. Hilda R. Antonio* 9. Jose L. Cuisia Jr – Independent Director 10. Stephen T. CuUnjieng – Independent Director
	 11. Carlos C. Ejercito – Independent Director *The Appointment of Mrs. Hilda R. Antonio shall be confirmed upon approval by the SEC of the Amendment of Article V of the Company's Amended Articles of Incorporation.
	VII. APPOINTMENT OF EXTERNAL AUDITORS The Chairman informed the stockholders of the need to appoint an external auditor of the Cor- poration. The Chairman said that the auditing firm of SGV and Company was recommended by the Audit Committee and endorsed by the Board of Directors of the Corporation. Upon motion duly made and seconded, the following resolution was unanimously approved by the stock- holders:
	holders: "RESOLVED, that the Corporation appoints SGV and Company as its external auditor for the ensuing year and to serve as such until its successor shall have been appointed and qualified."

Мак	 FLOOR PACIFIC STAR BLDG., SEN. GIL PUYAT AVENUE CORNER MAKATI AVENUE, ATI CITY, PHILIPPINES 1200 PHONE: (632) 783-5500 TO 04 FAX: (632) 811-5588 VIII. AMENDMENT OF ARTICLE V OF THE ARTICLES OF INCORPORATION The Chairman discussed to the stockholders that the ratification for approval of shareholders is being secured amend Article V under the Amended Articles of Incorporation to read as follows: Articles of Incorporation FIFTH: That the number of the directors of said corporation shall be eleven (11) (As amended by the Board of Directors on May 19, 2015 and approved by the Majority Stockholders of CPGI on June 22, 2015 and further amended by the Board of Directors on May 8, 2019, approved by the Majority Stockholders of CPGI on June 28, 2019) Upon motions duly seconded, the following resolutions as resolved by the Board of Directors during its May 8, 2019 Board Meeting was approved and ratified by the Stockholders present in person or by proxy owning at least two thirds (2/3) of the outstanding capital stock of the Corporation: "RESOLVED that the Board of Directors of Century Properties Group Inc. hereby approves the amendments of Article V under the Amended Articles of Incorporation to read as follows: FIFTH: That the number of the directors of said corporation shall be eleven (11) (As amended by the Board of Directors on May 19, 2015 and approval by the Majority Stockholders of CPGI on June 22, 2015 and further amended by the Board of Directors on May 8, 2019, approved by the Majority Stockholders of CPGI on June 28, 2019)" IX ADJOURNMENT There being no other matter to discuss and business to transact, the meeting was adjourned at 11:30a.m. The Company fully undertakes that it shall furnish the Honorable Exchange all material docu- mentation and filings for the aforementioned resolutions.
August 9, 2019	Results of the Special Board Meeting held last August 9, 2019
	The following resolutions were passed:
	I. APPROVAL OF THE COMPANY'S FINANCIAL REPORT FOR SECOND QUARTER ENDING JUNE 30, 2019 The Chairman informed the Board that there is a need to approve the Second Quarter Financial Report of the Company. Upon motion made and duly seconded, the following resolution was unanimously approved and adopted by the Board: "RESOLVED, That the Board of Directors of Century Properties Group Inc. (the "Corporation") be authorized, as it is hereby authorized to approve the Second Quarter Financial Report of the Company." II. PRESENTATION OF KEY BUSINESS UPDATES The Executive Committee presented the Company's Key Business Updates which the Board duly noted.
August 30, 2019	Results of the Special Board Meeting held last August 30, 2019
	The following resolutions were passed:
	 Amendment of the Stockholder's Resolution dated June 29, 2017, specifically: (a) Change in the par value of the proposed reclassified 3,000,000,000 Preferred Shares from Php1.00 to Php0.53 per share and (b) No Increase in the Authorized Capital Stock of the Corporation, to- gether with the consequent amendment of Articlle Six of the Amended Articles of Incorporation of the Corporation. Conduct a Solicitation for Stockholder's wtitten assent on the above resolution with a record
	date of Septemebr 13, 2019.
September 24, 2019	Results of the Special Board Meeting held last September 24, 2019
	The following resolutions were passed:

	 ⁶ FLOOR PACIFIC STAR BLDG., SEN. GIL PUYAT AVENUE CORNER MAKATI AVENUE, (ATI CITY, PHILIPPINES 1200) EPHONE: (632) 793-5500 TO 04 FAX: (632) 811-5588 1. Resolution on the approval for CPGI's application for the Primary Offer of 10,000,000 Preferred A Shares, with an oversubscription option of up to 10,000,000 Preferred A at an Offer Price of ₱100.00 per Preferred Share to be listed and traded on the Main Board of The Philip- pine Stock Exchange, Inc, subject to the Securities and Exchange Commission's approval of the Company's Amended Articles of Incorporation relative to the reclassification of 3,000,000,000 Common shares to Preferred Shares; 2. Resolution on the authority of the Company to issue 10,000,000 Preferred A with an over- subscription option of up to 10,000,000 Preferred A at an Offer Price of ₱100.00 per Preferred Share and the filing with the Securities and Exchange Commission of a registration statement and prospectus thereof under the provisions of the Securities Regulations Code, subject to the Securities and Exchange Commission's approval of the Company's Amended Articles of Incorpo- ration relative to the reclassification of 3,000,000,000 Common shares to Preferred Shares ; 3. Resolution on the ratification of the disclosures contained in the Registration Statement and Prospectus to be filed by the Corporation with the Securities and Exchange Commission ("SEC"); and 4. Resolution further authorizing the Company to implement all necessary corporate and other actions to proceed with the offering and issuance of the Preferred A Shares, subject to the Se- curities and Exchange Commission's approval of the Company's Amended Articles of Incorpor- ation relative to the reclassification of 3,000,000,000 Common shares to Preferred Shares.
October 4, 2019	
	The following resolutions were passed:
	 Resolution on the approval for the Increase in CPGI's application for the Primary Offer of Preferred A Shares from 10,000,000 to 20,000,000, with an oversubscription option of up to 10,000,000 Preferred A shares at an Offer Price of ₱100.00 per Preferred Share to be listed and traded on the Main Board of The Philippine Stock Exchange, Inc. Resolution on the authority of the Company to issue 20,000,000 Preferred A with an over- subscription option of up to 10,000,000 Preferred A at an Offer Price of ₱100.00 per Preferred Share and the filing with the Securities and Exchange Commission of a registration statement and prospectus thereof under the provisions of the Securities Regulations Code. Resolution on the ratification of the disclosures contained in the Registration Statement and Prospectus reflecting the increased application to be filed by the Corporation with the Securities and Exchange Commission ("SEC"); and Resolution further authorizing the Company to implement all necessary corporate and other actions to proceed with the offering and issuance of the Preferred A Shares, subject to the Se- curities and Exchange Commission's approval of the Company's Amended Articles of Incorpora- tion relative to the reclassification of 3,000,000,000 Common shares to Preferred Shares.
November 8, 2019	Results of the Board Meeting held last November 8, 2019
	The following resolutions were passed:I. APPROVAL OF THE COMPANY'S FINANCIAL REPORT FOR THIRD QUARTERENDING SEPTEMBER 30, 2019The Chairman informed the Board that there is a need to approve the ThirdQuarter Financial Report of the Company. Upon motion made and duly seconded, thefollowing resolution was unanimously approved and adopted by the Board:"RESOLVED, That the Board of Directors of Century PropertiesGroup Inc. (the "Corporation") be authorized, as it is hereby authorized toapprove the Third Quarter Financial Report of the Company."II. PRESENTATION OF KEY BUSINESS UPDATESThe Executive Committee presented the Company's Key Business Updates which the Board dulynoted.
November 28, 2019	notes.
November 28, 2019	Results of the Special Board Meeting held last November 28, 2019

CENTURY PROPERTIES BUILDING PASSION	 21st FLOOR PACIFIC STAR BLDG., SEN. GIL PUYAT AVENUE CORNER MAKATI AVENUE, MAKATI CITY, PHILIPPINES 1200 TELEPHONE: (632) 793-5500 TO 04 FAX: (632) 811-5588 1. The appointment of Divina Law as Century Communities Corporation's ("CCC"), a CPGI subsidiary, legal counsel for the expropriation case filed by the Department of Transportation (DOTr) and the writs of possession issued by the Quezon City Regional Trial Courts on a portion of the CCC's property in Barangay Greater Lagro, Quezon City regional Trial Courts on a portion of the Metro Rail Transit 7 depot; 2. The filing of all the necessary court pleadings to exercise CCC's rights on the property and uphold the rights of its stakeholders and shareholders; 3. Authorizing its Senior Vice President for Legal Affairs, Atty. Domie Eduvane, as the Company's lead representative in the court proceedings as facilitated by Divina Law; 4. The issuance of a rejoinder to the Philippine Daily Inquirer to clarify that (a) the ownership of the properties remain with CCC until the government has fully undertaken the necessary procedures for expropriation; (b) the amount consigned by the DOTr to the courts was way below what is required by law; (c) CCC did not offer to sell the property to DOTr and had rejected DOTr's offer of Php 3,600 per square meter as this is grossly inadequate compared to the actual market value of the properties.
March 20, 2020	Results of the Special Board Meeting held on March 20, 2020
	The following were unanimously approved:
	SHARES RECORD DATE PAYMENT DATE DIVIDEND RATE
	CPGPAPRIL 3, 2020APRIL 13, 2020*6.7177%* Payment date is originally scheduled on APRIL 10, 2020. However, April 10, 2020 is a holiday hence pursuant to the Prospectus, if the dividend payment date is not a business day, dividends will be paid on the next succeeding business day which is April 13,2020, without ad- justment as to the amount of dividends to be paid.
May 18, 2020	Results of the Board Meeting held last May 18, 2020
	The following resolutions were passed:
- June 9, 2020	 I. APPROVAL OF THE COMPANY'S ANNUAL FINANCIAL REPORT FOR YEAR ENDED DECEMBER 31, 2019 The Chairman informed the Board that there is a need to approve the annual Financial Report of the Company ended December 31, 2019. Upon motion made and duly seconded, the following resolution was unanimously approved and adopted by the Board: "RESOLVED, That the Board of Directors of Century Properties Group Inc. (the "Corporation") be authorized, as it is hereby authorized to approve the Annual Financial Report of the Company for the year ended December 31, 2019." II. PRESENTATION OF KEY BUSINESS UPDATES The Executive Committee presented the Company's Key Business Updates which the Board duly noted.
June 8, 2020	Results of the Board Meeting held last June 8, 2020
	The following resolutions were passed:I. APPROVAL OF THE COMPANY'S 1ST QUARTER FINANCIAL REPORT FOR QUARTER ENDING MARCH 31, 2020The Chairman informed the Board that there is a need to approve the First Quarter Financial Report of the Company for the Quarter ended March 31, 2020. Upon motion made and duly seconded, the following resolution was unanimously approved and adopted by the Board:



ROPER TIES UILDING PASSION	if prevailing circumstances would allow us, the venue of the meeting will be at the EVENTS CENTER, 5 th Floor, Century City Mall, Kalayaan Ave., Makati City. "RESOLVED, FINALLY, that the Agenda, Record Date and all other details for the said meeting will be disclosed in the coming weeks as the Company internally prepares for the requirements and materials for the stated meeting.
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Other Proposed Action

No other action is proposed to be taken with respect to any matter not specifically referred to in the foregoing items.

No action is to be taken with respect to any matter which is not required to be submitted to a vote of the stockholders. In case an action not required to be submitted to the stockholders is taken up but a negative vote is achieved, the matters shall be noted and recorded in the minutes of the stockholders' meeting.

Voting Procedures

(a) <u>Vote Required</u>

All matters subject to vote during the shareholder's meeting on August 27, 2020 shall require the vote of majority of the shareholders, either in absentia or by proxy, and entitled to vote thereat, provided that a quorum is present except for the (a) amendments to the Amended By-laws for the change in date of annual meeting which shall require the vote of at least two-thirds of the outstanding capital stock of the Company.

Each common share entitles the holder to one vote for each share of stock standing in his name in the books of the Company as of August 4, 2020.

(b) Electronic Voting in Absentia

In light of the current conditions and in support of the measures to prevent the spread of COVID-19, *there will be no physical meeting*. Stockholders may only attend and participate in the meeting by remote communication. Stockholders may vote electronically in absentia, subject to validation procedures.

Stockholders who intend to attend by remote communication are required to REGISTER via <u>https://www.century-properties.com/asm2020/</u> on or before <u>August 12, 2020</u>.

The instructions, procedures and requirements for electronic voting in absentia and participation by remote communication shall be sent to the email address provided in the stockholder's registration from.

The link through which the Meeting may be accessed shall be sent to the email address of the registered stockholder after validation.

Stockholders as of August 4, 2020 ("Stockholders") have the option of electronic voting *in absentia* on the matters in the Agenda, after complete registration and successful validation. To access the Voting in Absentia link, stockholders are required to provide their active, primary electronic mail (e-mail) addresses to the Corporation by informing (a) the Corporation through the registration link provided: <u>https://www.century-properties.com/asm2020/</u>, or (b) the brokerage firm, or (c) the stock transfer office.



By registering to participate in the virtual meeting a stockholder or a proxy or representative of the stockholder agrees for the Company and its service providers to process their sensitive personal information necessary to verify their identity and authority. A stockholder who fails to comply with the registration requirement will not be able to participate in the virtual stockholders meeting and voting in absentia.

Important Matters to take note on registration and voting:

- 1. The deadline for registration to vote *in absentia* is on August 14, 2020. Beyond this date, Stockholders may no longer avail of the option to vote *in absentia*.
- 2. After validation of the Stockholder's registration, a link for the voting in absentia as well as a link to the meeting will be sent to the Stockholder's registered e-mail address. Simply follow the instructions sent to the e-mail address provided. The Stockholders shall have the option to cast their votes ahead of the meeting or until 9:15 am of August 27, 2020.
- 3. After the ballot has been submitted, Stockholders may no longer change their votes.
- 4. The following are needed for validation procedures (as will be stated in the instruction link to be provided):
 - A. For individual Stockholders-
 - 1. A recent photo of the Stockholder, with the face fully visible (in JPG format). The file size should not exceed 2MB;
 - A scanned-copy of the stockholder's valid government-issued ID showing photo and personal details, preferably with residential address (in JPG format). The file size should not exceed 2MB;
 - 3. A valid and active e-mail address;
 - 4. A valid and active contact number;
 - B. For Stockholders with joint accounts-
 - 1. A scanned copy of an authorization letter signed by all Stockholders, identifying who among them is authorized to cast the vote for the account (in JPG format). The file size should not exceed 2MB.
 - C. For Stockholders under Broker accounts-
 - 1. A broker's certification on the Stockholder's number of shareholdings (in JPG format). The file size should not exceed 2MB;
 - 2. A recent photo of the stockholder, with the face fully visible (in JPG format). The file size should not exceed 2MB;
 - A scanned copy of the Stockholder's valid government-issued ID showing photo and personal details, preferably with residential address (in JPG format). The file size should not exceed 2MB;
 - 4. A valid and active e-mail address;
 - 5. A valid and active contact number;



- D. For corporate Stockholders-
 - 1. A secretary's certificate attesting to the authority of the representative to vote for, and on behalf of the Corporation (in JPG format). The file size should not exceed 2MB;
 - 2. A recent photo of the stockholder's representative, with the face fully visible (in JPG format). The file size should not exceed 2MB;
 - 3. A scanned copy of the valid government-issued ID of the stockholder's representative showing photo and personal details, preferably with residential address (in JPG format). The file size should not exceed 2MB;
 - 4. A valid and active e-mail address of the Stockholder's representative;
 - 5. A valid and active contact number of the Stockholder's representative.

Incomplete or inconsistent information may result in an unsuccessful registration. As a result, Stockholders will not be allowed access to vote electronically in absentia, but may still vote through the Chairman of the meeting as proxy, by submitting a duly accomplished proxy form, on or before August 14, 2020.

Considering the extraordinary circumstances in relation to COVID-19, the Company shall allow electronic signature for the required documents, as applicable. Notarization requirement shall also be dispensed with at this time. However, the Company reserves the right to request additional information, and original signed and notarized copies of these documents at a later time.

- E. All agenda items indicated in the Notice of the Meeting will be set out in the digital absentee ballot and the registered Stockholder may vote as follows:
 - 1. For items other than the Election of Directors, the registered Stockholder has the option to vote: For, Against, or Abstain. The vote is considered cast for all the registered Stockholder's shares.
 - 2. For the Election of Directors, the registered Stockholder may vote for all nominees, not vote for any of the nominees, or vote for some nominees only, in such number of shares as preferred by the Stockholder, provided that the total number of votes cast shall not exceed the number of shares owned, multiplied by the number of directors to be elected.

(c) Method by which Votes will be Counted

The Company's internal audit team will count and tabulate the votes cast in absentia together with the votes cast by proxy. The counting thereof shall be supervised and validated by the external auditor of the Company.



PART III.

SIGNATURE PAGE

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 Makati on August 3, 2020

CENTURY PROPERTIES GROUP INC.

By: ATTY. DANNY E. BUNYI **Corporate Secretary**