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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: <u>September 30, 2020</u>
2.	Commission identification number: <u>60566</u>
3.	BIR Tax Identification: <u>004-504-281-000</u>
4.	Exact name of registrant as specified in its charter:
	CENTURY PROPERTIES GROUP INC. (formerly East Asia Power Resources
<u>Corpo</u>	oration)
5.	Province, country or other jurisdiction of incorporation or organization:
	Metro Manila, Philippines
6.	Industry Classification Code: (SEC Use Only)
7.	Address of registrant's principal office/Postal Code:
	21 ST Floor, Pacific Star Building, Senator Gil Puyat corner Makati Avenue, Makati City
8.	Registrant's telephone number, including area code:
	<u>(632) 7935500</u>
9.	Former name, former address and former fiscal year, if changed since last report:
	EAST ASIA POWER RESOURCES CORPORATION, Ground Floor, PFDA

10. Securities registered pursuant to Sections 8 and 12 of the Code, or Sections 4 and 8 of the RSA:

Building, Navotas Fishport Complex, Navotas Metro Manila

	Number of Shares of Common Stock
Title of Each Class	Outstanding and
	Amount of Debt Outstanding
Commn Shares	11,599,600,690 Common Shares
	100,123,000 Treasury Shares



Yes [✓] No []

11.

If yes, star	te the name of such Stock Exchange and the class/es of securities listed therein:
<u>Philippin</u>	e Stock Exchange, Inc.; 11,699,723,690 Common shares
12. Indicate by ch	eck mark whether the registrant:
or Sec Corpo	ed all reports required to be filed by Section 17 of the Code and SRC Rule 17 thereunder ction 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of the tration Code of the Philippines, during the preceding twelve (12) months (or for such a period the registrant was required to file such reports)
Yes [✓]	No []
(b) has be	een subject to such filing requirements for the past 90 days.
Yes [✓]	No []

Are any or all of the securities listed on the Philippine Stock Exchange?



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- 3rd Quarter 2020 vs. Full Year 2019 Financial Conditions
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PART II - OTHER INFORMATION



	September 30, 2020 (Unaudited)	December 31, 2019
ASSETS	(Unaudited)	(Audited)
Current Assets		
Cash and cash equivalents (Note 5)	₽3,988,543,330	₽4,005,009,231
Receivables (Note 6)	9,596,980,694	10,967,149,055
Real estate inventories (Note 7)	13,879,985,395	15,558,004,362
Due from related parties (Note 17)	2,326,173,222	419,654,624
Advances to suppliers and contractors (Notes 8)	419,274,459	2,006,510,283
Investment in bonds	463,750,000	2,000,310,203
Other current assets (Note 13)	1,703,186,144	1,409,171,684
Total Current Assets	32,377,893,244	34,365,499,239
	, , ,	
Noncurrent Assets		
Noncurrent portion of installment contracts receivable	2 (51 500 000	1 127 (50 202
(ICR; Notes 2 and 6)	2,671,700,890	1,137,658,202
Investment in bonds (Note 14)	1 212 100 640	463,750,000
Deposits for purchased land (Note 9)	1,313,109,648	1,079,443,219
Investments in and advances to joint ventures and associate (Note 10)	265,560,204	258,768,231
Investment properties (Note 11)	13,683,608,522	12,932,523,885
Property and equipment (Note 12)	1,867,192,643	1,648,122,313
Deferred tax assets (Note 25)	38,087,846	42,148,127
Other noncurrent assets (Note 13)	1,688,411,150	1,513,772,396
Total Noncurrent Assets	21,527,670,903	19,076,186,373
TOTAL ASSETS	₽53,905,564,147	₽53,441,685,612
LIABILITIES AND EQUITY Current Liabilities Accounts and other payables (Note 15) Contract liabilities (Notes 16)	₽6,007,753,033 1,876,999,012	₽5,703,064,295 1,784,093,580
Due to related parties (Note 17)	261,469,984	171,191,762
Short-term debt (Note 18)	566,006,056	1,452,692,919
Current portion of:	2 (05 014 021	5 462 166 907
Long-term debt (Note 18)	2,695,914,931	5,462,166,897
Bonds Payable (Note 19)	118,781,010	1,392,653,130
Liability from purchased land (Note 20)	67,200,000	67,200,000
Lease liability (Note 26)	14,019,234	21,642,553
Income tax payable	45,879,110	9,352,517
Other current liabilities (Note 27)	46,024,632	35,277,576
Total Current Liabilities Noncurrent Liabilities	11,/00,04/,002	16,099,335,229
Noncurrent portion of:	12 026 022 155	9,880,550,051
Long-term debt (Note 18)	13,026,022,155	
Bonds Payable (Note 19)	2,959,656,281	3,060,379,036
Liability from purchased land (Note 20) Lease liability (Note 26)	208,335,743 37,883,157	268,335,743 39,535,451
Pension liabilities (Note 24)	314,242,932	39,333,431
Deferred tax liabilities (Note 25)	2,968,181,921	2,708,263,227
· · · · · · · · · · · · · · · · · · ·	4,700,101,741	42,480,000
Deposit for future stock subscription (Note 21) Other populariest liabilities (Note 27)	1 240 702 144	1,419,835,309
Other noncurrent liabilities (Note 27) Total Noncurrent Liabilities	1,369,783,164	
	20,884,105,353	17,726,780,895
Total Liabilities	32,584,152,355	33,826,116,124



	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Equity (Note 21)	(011111111)	(Figures)
Capital stock - P0.53 par value		
Authorized - 15,000,000,000 shares		
Issued - 11,699,723,690 shares	₽6,200,853,553	₽6,200,853,553
Preferred Shares - \$\frac{1}{2}0.53\$ par value	, , ,	
Authorized – 3,000,000 Shares		
Issued – 30,000,000 Shares	15,900,000	_
Additional paid-in capital	5,524,776,889	2,639,742,141
Treasury shares - 100,123,000 shares	(109,674,749)	(109,674,749)
Other components of equity	(682,845,178)	99,393,242
Retained earnings	9,266,408,178	8,733,916,278
Remeasurement loss on defined benefit plan	(81,174,033)	(81,174,033)
Total Equity Attributable to Equity Holders		
of the Parent Company	20,134,244,660	17,483,056,432
Non-controlling interest (Note 20)	1,283,167,132	2,132,513,056
Total Equity	21,321,411,792	19,615,569,488
TOTAL LIABILITIES AND EQUITY	₽53,905,564,147	₽53,441,685,612

	Jul-Sept 2020	Jul-Sept 2019	Jan-Sept 2020	Jan-Sept 2019
	Q3 2020	Q3 2019	9M 2020	9M 2019
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
REVENUES				
Real estate sales	₽3,416,936,570	₽3,441,646,874	₽7,305,183,752	₽8,856,440,453
Leasing revenue (Note 11)	239,868,683	156,212,403	587,143,150	404,069,976
Property management fee and other services	87,912,887	105,651,745	256,147,475	313,685,425
Interest income from real estate sales	16,780,437	44,964,757	133,545,246	219,978,637
	3,761,498,577	3,748,475,779	8,282,019,623	9,794,174,491
COST AND EXPENSES				
Cost of real estate sales	2,338,626,449	2,346,174,163	4,863,002,707	5,826,142,692
Cost of leasing (Note 11)	56,259,846	65,773,171	127,677,419	171,966,070
Cost of services	67,983,372	76,505,339	192,738,919	226,777,243
Cost of services	2,462,869,667	2,488,452,673	5,183,419,045	6,224,886,005
GROSS PROFIT	1,298,628,911	1,260,023,106	3,098,600,578	3,569,288,486
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GENERAL, ADMINISTRATIVE AND SELLING EXPENSES (Note 22)	656,443,181	725,030,452	1,818,963,508	2,185,708,138
•	000,110,101	720,000,102	1,010,000,00	2,100,700,100
OTHER INCOME (EXPENSES) Interest and other income (Note 23)	34,790,097	225,565,200	246,195,553	535,894,739
Gain from change in fair value of investment properties	34,770,077	223,303,200	240,173,333	333,674,737
(Note 11)	389,451,634	35,165,165	465,218,767	152,425,461
Gain (Loss) from change in fair value of derivatives	307,431,034	33,103,103	403,210,707	132,423,401
(Note 13)	_	20,642,669	_	(76,055,988)
Share in net earnings of joint ventures and associate	_	20,012,009	6,791,973	11,183,946
Interest and other financing charges	(275,036,330)	(318,966,483)	(470,874,578)	(573,789,848)
Unrealized foreign exchange gain (loss) (Note 18)	(2.0,000,000)	(43,004,662)	(170,071,070)	23,295,186
e meanized rototgh exchange gain (1888) (1780e 19)	149,205,401	(80,598,111)	247,331,715	72,953,496
INCOME BEFORE INCOME TAX	791,391,130	454,394,543	1,526,968,785	1,456,533,844
PROVISION FOR INCOME TAX (Note 25)	232,697,664	115,695,346	427,065,959	345,566,294
NET INCOME	558,693,466	338,699,197	1,099,902,826	1,110,967,550
	330,093,400	330,099,197	1,099,902,820	1,110,907,550
OTHER COMPREHENSIVE INCOME (OCI)				
Items that will not be reclassified to profit or loss in				
subsequent periods:				
Net change in fair value of equity instruments at		107.272		249.500
fair value through OCI	DEE0 (02 4((186,362	P1 000 002 026	348,590 ₱1,111,316,140
TOTAL COMPREHENSIVE INCOME	₽558,693,466	₱338,885,559	₽1,099,902,826	¥1,111,310,140
Net income attributable to:				
Equity holders of the Parent Company (Note 21)	₽373,357,183	₽329,111,193	₽831,487,170	₽1,049,622,068
Non-controlling interests (Note 21)	185,336,283	9,588,004	268,415,656	61,345,482
	₽558,693,466	₽338,699,197	₽1,099,902,826	₽1,110,967,550
Total comprehensive income attributable to:	Daga 255 405	P220 207 775	D024 407 47°	D1 040 070 450
Equity holders of the Parent Company (Note 21)	₽373,357,183	₽329,297,555	₽831,487,170	₽1,049,970,658
Non-controlling interests (Note 21)	185,336,283	9,588,004	268,415,656	61,345,482
	₽558,693,466	₱338,885,559	₽1,099,902,826	₱1,111,316,140
	F330,073,400	1-330,003,337	F1,077,702,020	1 1,111,510,110



CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

	September 30,	
	2020	September 30, 2019
	(Unaudited)	(Unaudited)
CAPITAL STOCK (Note 21)	₽6,200,853,553	₽6,200,853,553
PREFERRED SHARES (Note 21)		
Beginning Balance	_	_
Issuance of Preferred Shares	15,900,000	
Balance at end of period	15,900,000	
ADDITIONAL PAID-IN CAPITAL (APIC; Note 21)		
Beginning Balance	2,639,742,141	2,639,742,141
APIC on Issuance of Preferred Shares	2,885,034,748	2,037,712,111
Balance at end of period	5,524,776,889	2,639,742,141
	-)-) -)	, , , , , , , , , , , , , , , , , , , ,
TREASURY SHARES (Note 21)	(109,674,749)	(109,674,749)
RETAINED EARNINGS (Note 21)		
Balance at beginning of year	8,733,916,278	7,590,086,701
Net Income	831,487,170	1,049,622,068
Cash Dividend:	(4.47.0.47.0.00)	(10= 010 0=0)
Common	(147,847,020)	
Preferred	(151,148,250)	
Balance at end of period	9,266,408,178	8,501,789,517
OTHER COMPONENT OF EQUITY (Note 21)	(682,845,178)	99,579,604
REMEASUREMENT LOSS ON DEFINED	(01 174 022)	((((042,420)
BENEFIT PLAN TOTAL EQUIY ATTRIBUTABLE TO PARENT	(81,174,033)	(66,042,430)
COMPANY	20,134,244,660	17,266,247,636
NON-CONTROLLING INTEREST		4 400 0 0 0 0 0 0 0 0 0
Beginning Balance	2,132,513,056	1,109,270,329
Net Income	268,415,656	61,345,482
Acquisition of non-controlling interest	(1,117,761,580)	_
Cash Dividend	(96,000,000)	7(0,001,010
Investment from non-controlling interest	1 107 177 122	769,891,018
Ending Balance	1,187,167,132	1,940,506,829
	₱21,321,411,792	₱19,206,754,465



CONSOLIDATED STATEMENTS OF CASH FLOWS

	Nine-Month Per	riods Ended Sept 30
	2020	2019
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	₽1,526,968,785	₽1,456,533,844
Adjustments for:		
Interest and other financing charges	470,874,578	573,789,848
Unrealized loss (gain) from change in fair value of derivatives (Note 13)	_	76,055,988
Depreciation (Note 22)	36,499,286	41,441,790
Retirement expense	9,608,527	10,922,986
Gain from change in fair value of investment properties (Note 11)	(465,218,767)	(152,425,461)
Interest income from cash and cash equivalents (Note 23)	(89,431,360)	(102,190,382)
Interest income from real estate sales	(133,545,246)	(219,978,637)
Unrealized foreign exchange loss (gain) (Note 18)	_	(23,295,186)
Share in net earnings of joint ventures and associate	(6,791,973)	(11,183,946)
Operating income before working capital changes	1,348,963,830	1,649,670,844
Decrease (increase) in:		
Receivables and contract assets (Notes 6 and 16)	(25,975,218)	(1,217,049,038)
Real estate inventories (Notes 7)	2,280,346,570	2,399,794,539
Advances to suppliers and contractors (Note 8)	(319,662,939)	96,755,414
Other assets (Note 13)	(616,910,563)	(628,273,611)
Increase in:		
Liability from purchased land (Note 19)	(60,000,000)	(33,232,990)
Accounts and other payables (Notes 15)	(61,132,077)	1,310,424,093
Contract liabilities (Note 16)	92,905,432	(210,299,300)
Other liabilities	(87,698,630)	_
Net cash provided by (used in) operations	2,550,836,405	3,367,789,951
Interest received	85,077,497	102,190,382
Interest and other financing costs paid	(1,019,617,858)	(1,503,876,557)
Income taxes paid	(126,560,391)	(184,440,485)
Retirement benefits paid	(2,767,673)	(1,391,905)
Net cash provided by (used in) operating activities	1,486,967,980	1,780,271,386
CASH FLOWS FROM INVESTING ACTIVITIES		
Decrease (Increase) in due from related parties	380,165	(24,667,498)
Proceeds from disposal of investment property		
Additions to:		
Investment properties (Notes 11)	(213,754,792)	(1,177,815,822)
Deposits for purchased land (Note 9)	(233,666,429)	34,598,291
Property and equipment (Note 12)	(251,973,970)	(401,487,115)
Investment in bonds		(463,750,000)
Net cash used in investing activities	(699,015,026)	(2,033,122,144)
CASH FLOWS FROM FINANCING ACTIVITIES		
Additional investment from non-controlling interest	_	769,891,018
Increase in due to related parties	90,278,222	73,030,982
Proceeds from:	, ,	
Issuance of preferred shares	3,000,000,000	_
Availment of short-term and long-term debt	5,538,734,858	9,426,143,342
Deposits for preferred shares	48,393,542	324,420,484
Availment of bonds payable	, , <u> </u>	3,000,000,000
Payments of:		
Short-term and long-term debt	(5,989,961,381)	(11,350,309,381)
Bonds payable	(1,393,530,000)	
Common cash dividends	(84,795,415)	(137,919,252)
Preferred cash dividends	(100,765,500)	
Lease liabilities (Notes 26)	(12,773,181)	(12,164,934)
Acquisition of non-controlling interest	(1,900,000,000)	(',',')
Net cash provided by financing activities	(804,418,855)	2,093,092,259
NET INCREASE IN CASH AND CASH EQUIVALENTS	(16,465,901)	1,840,241,501
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD (Note 5)	4,005,009,231	1,950,389,193
CASH AND CASH EQUIVALENTS AT END OF PERIOD (Note 5)	₽3,988,543,330	₽3,790,630,694



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. CORPORATE INFORMATION

Century Properties Group Inc. (the Parent Company or CPGI), a publicly-listed company, was incorporated and registered with the Philippine Securities and Exchange Commission (SEC) on May 6, 1975. The Parent Company is a 62.20%-owned subsidiary of Century Properties Inc. (CPI) and the rest by the public. The Group is primarily engaged in the development and construction of residential and commercial real estate projects.

The registered office address of the Parent Company is 21st Floor Pacific Star Building, Sen. Gil Puyat corner Makati Avenue, Makati City.

The Parent Company and its subsidiaries are collectively referred to herein as the "Group".

1.2 RECENT TRANSACTIONS

Acquisition of Shares of Another Corporation

Company has completed the acquisition of 40% of the total outstanding shares or 511,561,143 common shares of FMT Kalayaan Inc.("FMTK") in Century City Development II Corporation, a subsidiary of the Century Properties Group, Inc. ("CPGI") on August 24, 2020. The acquisition price is One Billion Nine Million Pesos Only (Php 1,900,000,000.00) or Php 3.71 per share, paid in cash on August 24, 2020. A Deed of Absolute Sale was executed by FMTK in favor of CPGI.

Signing of Memorandum of Agreement with Global Development Corp.

On January 9, 2019 Global Gateway Development Corp. (GGDC) and Century Properties Group, Inc. (CPGI) signed a memorandum of agreement (MOA) to create a Joint Venture (JV) that will develop 2.6 hectares of the 177-hectare Clark Global City into a mix of residential and office buildings. Global Gateway Development Corp. is the owner and developer of Clark Global City. It is a wholly owned subsidiary of Udenna Development (UDEVCO) Corp., the real estate and property development arm of one of the fastest growing holding companies in the Philippines Udenna Corporation.

The MOA provides for mixed use development, i.e. residential and office buildings with support retail establishments. This project will be CPGI's first development in Clark, a former military base currently being transformed into the country's next big metropolis and primed as the answer to Metro Manila's congestion. CPGI is banking on the phenomenal growth of Central Luzon, which has the highest number of occupied housing units; and also Clark, which has emerged as the second largest market for office after Metro Manila.

Situated within the Clark Freeport Zone, the development offers an ideal regulatory, economic and operating environment. It is also poised to benefit from various public infrastructure projects such as the expansion of the Clark International Airport, NLEX-SLEX Connector Road, Subic-Clark Cargo Railway and PNR North Railway.



Launch of Phirst Park Homes, Inc.

On September 20, 2018, Century Properties Group Inc. (CPGI) and the global business enterprise Mitsubishi Corporation launched the newly-formed joint venture company PHirst Park Homes, Inc. (PPHI) at the Shangri-La Hotel in Fort Bonifacio and announced its plans to cater to the broader market of first homebuyers by rolling out 33,000 units in key locations outside of Metro Manila with an estimated sales value of P57 billion. The joint venture company is 60 percent and 40 percent owned by CPG and Mitsubishi, respectively.

PPHI will launch 15 masterplanned communities in Calabarzon and Central Luzon within the next 5 years. These new launches will entail capital expenditures of approximately P28 billion, of which P11 billion will be spent in the first 5 years. The company is also eyeing expansion into the Visayas and Mindanao regions once it has established technical and market scale.

PHirst Park Homes Homesions once it has established technical and market scale.l caTanza, Cavite, which has already sold out its first phase with 1,200 units valued at approximately Php1.4 billion. In June 2018, the company also launched PHirst Park Homes Lipa, a 20-hectare development in Lipa City, Batangas with 1,867 units valued at Php2.8 billion.

1.3 SUBSIDIARIES AND ASSOCIATE

Below is the Company's percentage of ownership in its Subsidiaries and Associate as of the filing of this report.

	Percentage of Ov	vnership as	
	of the Filing of the R		
	Direct	Indirect	
Century Communities Corporation (CCC)	100	-	
Century City Development Corporation (CCDC)	100	-	
Century Limitless Corporation (CLC)	100	-	
Century Properties Management Inc. (CPMI)	100	-	
Century Destinations and Lifestyle Corp. (Formerly			
Century Properties Hotel and Leisure, Inc.)	100	-	
A2Global Inc.	49	-	
Phirst Park Homes Inc.	60	-	

Currently, the Company has five wholly-owned subsidiaries namely Century Communities Corporation (CCC), Century City Development Corporation (CCDC), Century Limitless Corporation (CLC), Century Properties Management Inc. (CPMI) and Century Properties Hotel and Leisure, Inc. (CPHLI). Through these Subsidiaries, CPGI develops, markets and sells residential, office, medical and retail properties in the Philippines, as well as manages residential and commercial properties in the Philippines.

Century Communities Corporation

CCC, incorporated in 1994, is focused on horizontal house and lot developments. From the conceptualization to the sellout of a project, CCC provides experienced specialists who develop and execute the right strategy to successfully market a project. CCC is currently developing Canyon Ranch, a 25-hectare house and lot development located in Carmona, Cavite.



Century City Development Corporation

CCDC, incorporated in 2006, is focused on developing mixed-use communities that include residences, office and retail properties. CCDC is currently developing Century City, a 3.4-hectare mixed-use development along Kalayaan Avenue in Makati City.

Century Limitless Corporation

CLC, incorporated in 2008, is Century's brand category that focuses on developing high-quality, affordable residential projects. Projects under CLC will cater to first-time home buyers, start-up families and investors seeking safe, secure and convenient homes.

Century Properties Management, Inc.

Incorporated in 1989, CPMI is one of the largest property management companies in the Philippines, as measured by total gross floor area under management. CPMI currently has 46 projects in its portfolio, covering a total gross floor area of 2.55 million sq.m. CPMI has been awarded 18 safety and security distinctions from the Safety Organization of the Philippines.

Century Destinations and Lifestyle Corp (CDLC)

Incorporated in 2014, CDLC shall operate, conduct and engage in hotel business and related business ventures.

PHirst Park Homes Inc. (PPHI)

PHirst Park Homes Inc., incorporated on August 31, 2018, is the first-home division and brand of CPGI. Its projects are located within the fringes of Metro Manila and its target market are first-time homebuyers. Its current projects are located at Barangay San Lucas in Lipa City and San Pablo, Laguna, which involve a multi-phase horizontal residential property and offer both Townhouse units & Single Attached units. PHirst Park Homes is a joint venture project between Century Properties Group Inc. and Mitsubishi Corporation with a 60-40% shareholding, respectively.

A2Global Inc.

A2Global, Inc., in an associate incorporated in 2013, is a company where CPGI has a 49% shareholding stake.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Preparation

The consolidated financial statements include the financial statements of the Parent Company and its subsidiaries.

The accompanying consolidated financial statements have been prepared using the historical cost basis, except for investment properties and derivative assets that are measured at fair value. The consolidated financial statements are presented in Philippine Peso (P), which is the functional currency of the Parent Company and of all the investee companies. All amounts are rounded off to the nearest P, except when otherwise indicated.



Financial Reporting Standards, Philippine Accounting Standards and Interpretations issued by the Philippine Interpretations Committee (PIC).

Statement of Compliance

The consolidated financial statements of the Group have been prepared in compliance with Philippine Financial Reporting Standards (PFRS), which include the availment of the reliefs granted by the SEC under the following memorandum circulars:

- a. Memorandum Circular No. 4-2020 on Deferment of IFRIC Agenda Decision on Over Time Transfer of Goods for Real Estate Industry
- b. Memorandum Circular Nos. 14-2018 and 3-2019 for the following implementation issues of PFRS 15 affecting the real estate industry:
 - Exclusion of land in the determination of percentage of completion (POC) discussed in PIC Q&A No. 2018-12-E
 - Accounting for significant financing component discussed in PIC Q&A No. 2018-12-D
 - Accounting to Common Usage Service Area (CUSA) Charges discussed in PIC Q&A No. 2018-12-H

Basis of Consolidation

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

	Percentage of Ownership		
_	2020	2019	2018
Century Limitless Corporation (CLC)	100	100	100
Century Acqua Lifestyle Corporation (CALC)	100	100	100
Tanza Properties I, Inc. (TPI I)	60	60	60
Tanza Properties II, Inc. (TPI II)	60	60	60
Tanza Properties III, Inc. (TPI III)	60	60	60
Katipunan Prime Development Corporation (KPDC)	60	60	60
PHirst Park Homes Development Corporation (PPHDC)	100	100	100
Century Properties Management, Inc. (CPMI)	100	100	100
Siglo Suites, Inc. (SSI)	100	100	100
Siglo Commercial Management Corporation			
(SCMC)	100	100	100
Century Communities Corporation (CCC)	100	100	100
Century City Development Corporation (CCDC)	100	100	100
Century City Development Corporation II (CCDC II)	60	60	60
Centuria Medical Development Corporation (CMDC)	100	100	100
Knightsbridge Residences Development Corporation*	100	100	100
Milano Development Corporation (MDC)	100	100	100
Century City Development Corporation VII*	100	100	100
Century City Development Corporation VIII*	100	100	100
Century City Development Corporation X*	100	100	100
Century City Development Corporation XI*	100	100	100
Century City Development Corporation XII*	100	100	100
Century City Development Corporation XIV*	100	100	100
Century City Development Corporation XV*	100	100	100
Century City Development Corporation XVI*	100	100	100
Century City Development Corporation XVII*	100	100	100
Century City Development Corporation XVIII*	100	100	100
Century Destination Lifestyle Corporation (CDLC)**	100	100	100
PHirst Park Homes, Inc. (PPHI)	60	60	60
*non-operating CCDC subsidiaries			

^{*}non-operating CCDC subsidiaries

^{**}formerly Century Properties Hotel and Leisure Inc. (CPHLI)



On August 31, 2018, PPHI was incorporated by the Parent Company and Mitsubishi Corporation (MC) for 60% and 40% ownership interests, respectively (see Note 20). The primary purpose of PPHI is to engage in real estate development.

On July 20, 2018, KPDC was incorporated by CLC, a wholly-owned subsidiary of the Parent Company, and TCG Holdings, Inc. (THI) for 60% and 40% ownership interests, respectively (see Note 20). The primary purpose of KPDC is to engage in real estate development. KPDC has not yet started commercial operations.

On February 2, 2018, PPHDC, a wholly owned subsidiary of CLC, was incorporated. PPHDC was organized primarily to engage in real estate development.

On October 14, 2016, TPI I, TPI II and TPI III were incorporated as wholly owned subsidiaries of CPGI. On December 30, 2016, CPGI assigned all its interest to the aforementioned companies to CLC (see Note 20).

On September 19, 2016, SCMC, was incorporated as a wholly owned subsidiary of CPMI. SCMC was organized primarily to provide professional leasing and management services to real estate properties such as building, office space, commercial lots and other related structures whether for commercial or industrial purpose except financial leasing.

On September 23, 2014, the BOD approved the cessation of operations of the non-operating CCDC subsidiaries. On the same date, the BOD approved the dissolution of these subsidiaries. Accordingly, these subsidiaries changed their basis of accounting from a going concern basis to a liquidation basis. Final dissolution will take place after the approval of the subsidiaries' application with the Bureau of Internal Revenue (BIR). As of December 31, 2018, the subsidiaries have not yet filed their application for dissolution with the BIR.

Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if the Group has:

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

Generally, there is a presumption that a majority of voting rights result in control. To support this presumption and when the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee including:

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

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed during the year are included or excluded in the consolidated financial statements from the date the Group gains control or until the date the Group ceases to control the subsidiary.



The financial statements of the subsidiaries are prepared for the same reporting period as the Parent Company, using consistent accounting policies. All intra-group balances, transactions, unrealized gains and losses resulting from intra-group transactions and dividends are eliminated in full.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- Derecognizes the assets (including goodwill) and liabilities of the subsidiary, the carrying amount of any non-controlling interests (NCI) and the cumulative translation differences recorded in equity.
- Recognizes the fair value of the consideration received, the fair value of any investment retained and any surplus or deficit in profit or loss.
- Reclassifies the parent's share of components previously recognized in other comprehensive income to profit or loss or retained earnings, as appropriate.

Changes in Accounting Policies and Disclosures

The accounting policies adopted in the preparation of the interim condensed consolidated financial statements are consistent with those followed in the preparation of the Group's annual consolidated financial statements as at and for the year ended December 31, 2019, except for the following new standards and amendments effective as at January 1, 2020. The Group has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective except for the amendment to PFRS 16, *Leases*.

• Amendments to PFRS 3, Business Combinations, Definition of a Business

These amendments have no impact on the interim condensed consolidated financial statements of the Group.

• Amendments to PFRS 7, Financial Instruments: Disclosures and PFRS 9, Financial Instruments, Interest Rate Benchmark Reform

The amendments to PFRS 9 provide a number of reliefs, which apply to all hedging relationships that are directly affected by interest rate benchmark reform. A hedging relationship is affected if the reform gives rise to uncertainties about the timing and or amount of benchmark-based cash flows of the hedged item or the hedging instrument. These amendments had no significant impact on the unaudited interim condensed consolidated financial statements of the Group.

• Amendments to PAS 1, Presentation of Financial Statements, and PAS 8, Accounting Policies, Changes in Accounting Estimates and Errors, Definition of Material

These amendments have no impact on the interim condensed consolidated financial statements of the Group.

Conceptual Framework for Financial Reporting issued on March 29, 2018

The Conceptual Framework is not a standard, and none of the concepts contained therein override the concepts or requirements in any standard. The purpose of the Conceptual Framework is to assist the accounting standard-setters in developing standards, to help preparers develop consistent accounting policies where there is no applicable standard in place and to assist all parties to understand and interpret the standards.



• Amendments to PFRS 16, COVID-19-related Rent Concessions

The amendments provide relief to lessees from applying the PFRS 16 requirement on lease modifications to rent concessions arising as a direct consequence of the COVID-19 pandemic. A lessee may elect not to assess whether a rent concession from a lessor is a lease modification if it meets all of the following criteria:

- The rent concession is a direct consequence of COVID-19;
- The change in lease payments results in a revised lease consideration that is substantially the same as, or less than, the lease consideration immediately preceding the change;
- Any reduction in lease payments affects only payments originally due on or before June 30, 2021; and
- There is no substantive change to other terms and conditions of the lease.

A lessee that applies this practical expedient will account for any change in lease payments resulting from the COVID-19 related rent concession in the same way it would account for a change that is not a lease modification, i.e., as a variable lease payment.

The amendments are effective for annual reporting periods beginning on or after June 1, 2020. Early adoption is permitted. The amendments were early adopted by the Group beginning January 1, 2020 but has not impact to the interim condensed consolidated financial statements as of September 30, 2020.

Future Changes in Accounting Policies

Pronouncements issued but not yet effective are listed below. Unless otherwise indicated, the Group does not expect that the future adoption of the said pronouncements will have a significant impact on its consolidated financial statements. The Group intends to adopt the following pronouncements when they become effective.

• Amendments to PAS 23, Borrowing Costs, Borrowing Costs Eligible for Capitalization

The amendments clarify that an entity treats as part of general borrowings any borrowing originally made to develop a qualifying asset when substantially all of the activities necessary to prepare that asset for its intended use or sale are complete.

An entity applies those amendments to borrowing costs incurred on or after the beginning of the annual reporting period in which the entity first applies those amendments.

The amendments do not have a material effect on the Group's consolidated financial statements since the Group's current practice is in line with these amendments.

 March 2019 IFRIC Agenda Decision on Over Time Transfer of Constructed Good (PAS 23, Borrowing Costs)

In March 2019, the IFRS Interpretations Committee (the Committee) issued IFRIC Update summarizing the decisions reached by the Committee in its public meetings. The March 2019 IFRIC Update includes the Committee's Agenda Decision on the capitalization of borrowing cost on over time transfer of constructed goods. The IFRIC Agenda Decision clarified whether borrowing costs may be capitalized in relation to the construction of a residential multi-unit real estate development (building) which are sold to customers prior to start of construction or completion of the development.



Applying paragraph 8 of PAS 23, Borrowing Cost, an entity capitalizes borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset as part of the cost of that asset. Paragraph 5 of PAS 23 defines a qualifying asset as 'an asset that necessarily takes a substantial period of time to get ready for its intended use or sale'. Under the March 2019 IFRIC Update, the Committee clarified that the related assets that might be recognized in the real estate company's financial statements (i.e., installment contract receivable, contract asset, or inventory) will not qualify as a qualifying asset and the corresponding borrowing cost may no longer be capitalized.

On February 11, 2020, the Philippine SEC issued Memorandum Circular No. 4, Series of 2020, providing relief to the Real Estate Industry by deferring the mandatory implementation of the above IFRIC Agenda Decision until December 31, 2020. Effective January 1, 2021, the Real Estate Industry will adopt the IFRIC agenda decision and any subsequent amendments thereto retrospectively or as the SEC will later prescribe. A real estate company may opt not to avail of the deferral and instead comply in full with the requirements of the IFRIC agenda decision. For real estate companies that avail of the deferral, the SEC requires disclosure in the Notes to the Financial Statements of the accounting policies applied, a discussion of the deferral of the subject implementation issues, and a qualitative discussion of the impact in the financial statements had the IFRIC agenda decision been adopted.

The Group opted to avail of the relief as provided by the SEC. Had the Group adopted the IFRIC agenda decision, borrowing costs capitalized to real estate inventories related to projects with preselling activities would have been expensed out in the period incurred. This would result in decrease in retained earnings as of January 1, 2017 and net income for 2018 and 2017.

This adjustment should have been applied retrospectively and would have resulted to restatement of prior year financial statements. A restatement would have impacted interest expense, cost of sales, provision for deferred income tax, real estate inventories, deferred tax liability and opening balance of retained earnings.

Effective beginning on or after January 1, 2021

• PFRS 17, Insurance Contracts

PFRS 17 is a comprehensive new accounting standard for insurance contracts covering recognition and measurement, presentation and disclosure. Once effective, PFRS 17 will replace PFRS 4, *Insurance Contracts*. This new standard on insurance contracts applies to all types of insurance contracts (i.e., life, non-life, direct insurance and re-insurance), regardless of the type of entities that issue them, as well as to certain guarantees and financial instruments with discretionary participation features. A few scope exceptions will apply.

The new standard does not have any impact on the Group's consolidated financial statements

Deferred effectivity

• Amendments to PFRS 10, Consolidated Financial Statements, and PAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments address the conflict between PFRS 10 and PAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. The amendments clarify that a full gain or loss is recognized when a transfer to an associate or joint venture involves a business as defined in PFRS 3. Any gain or loss resulting from the sale or contribution of assets



that does not constitute a business, however, is recognized only to the extent of unrelated investors' interests in the associate or joint venture.

On January 13, 2016, the Financial Reporting Standards Council deferred the original effective date of January 1, 2016 of the said amendments until the International Accounting Standards Board (IASB) completes its broader review of the research project on equity accounting that may result in the simplification of accounting for such transactions and of other aspects of accounting for associates and joint ventures.

These amendments do not have any impact on the Group's consolidated financial statements.

Current versus Noncurrent Classification

The Group presents assets and liabilities in the consolidated statement of financial position based on current/noncurrent classification.

An asset is current when it is:

- Expected to be realized or intended to be sold or consumed in normal operating cycle;
- Held primarily for the purpose of trading;
- Expected to be realized within twelve months after the reporting period; or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as noncurrent.

A liability is current when:

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

The Group classifies all other liabilities as noncurrent.

Cash and Cash Equivalents

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

Financial Instruments

Initial recognition

The Group classifies financial assets, at initial recognition, as subsequently measured at amortized cost, fair value through other comprehensive income (FVOCI), and fair value through profit or loss (FVTPL).

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. Except for trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient, the Group initially measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs. Trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient are measured at the transaction price determined under PFRS 15.



For a financial asset to be classified and measured at amortized cost or fair value through OCI, it needs to give rise to cash flows that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level. The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognized on the trade date, i.e., the date that the Group commits to purchase or sell the asset.

Subsequent measurement of financial assets

For purposes of subsequent measurement, financial assets are classified in four categories:

- Financial assets at amortized cost
- Financial assets at fair value through profit or loss
- Financial assets at fair value through OCI, where cumulative gains or losses previously recognized are reclassified to profit or loss
- Financial assets designated at fair value through OCI, where cumulative gains or losses previously recognized are not reclassified to profit or loss

Financial assets at amortized cost

The Group measures financial assets at amortized cost if both of the following conditions are met:

- The financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding

Financial assets at amortized cost are initially recognized at fair value plus directly attributable transaction costs and subsequently measured using the effective interest (EIR) method, less any impairment in value. Gains and losses are recognized in profit or loss when the asset is derecognized, modified or impaired. This accounting policy relates to the Group's "Cash and cash equivalents", "Receivables" (excluding other receivables), marginal deposits and rental deposits under "Other current assets", "Due from related parties" and "Investment in bonds".

Equity instruments

The Group may also make an irrevocable election to measure at FVOCI on initial recognition investments in equity instruments that are neither held for trading nor contingent consideration recognized in a business combination in accordance with PFRS 3. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to profit or loss. However, the Group may transfer the cumulative gain or loss within equity. Dividends on such investments are recognized in profit or loss, unless the dividend clearly represents a recovery of part of the cost of the investment. Equity instruments designated at fair value through OCI are not subject to impairment assessment.

The Group elected to classify irrevocably its quoted equity investments under this category.

Financial assets at FVPL

Financial assets at fair value through profit or loss include financial assets held for trading, financial assets designated upon initial recognition at fair value through profit or loss, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Derivative, including



separated embedded derivative, are also classified as held for trading unless they are designated as effective hedging instruments. Financial assets with cash flows that are not solely payments of principal and interest are classified and measured at fair value through profit or loss, irrespective of the business model. Notwithstanding the criteria for debt instruments to be classified at amortized cost or at fair value through OCI, as described above, debt instruments may be designated at fair value through profit or loss on initial recognition if doing so eliminates, or significantly reduces, an accounting mismatch.

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognized in the statement of profit or loss.

This category includes derivative instruments which the Group had not irrevocably elected to classify at fair value through OCI

Classification of financial liabilities

Financial liabilities are measured at amortized cost, except for the following:

- financial liabilities measured at fair value through profit or loss;
- financial liabilities that arise when a transfer of a financial asset does not qualify for derecognition or when the Group retains continuing involvement;
- financial guarantee contracts;
- commitments to provide a loan at a below-market interest rate; and
- contingent consideration recognized by an acquirer in accordance with PFRS 3.

As of September 30, 2020, and December 31, 2019, the financial liabilities of the Group are of the nature of financial liabilities at amortized cost (debt instrument). This accounting policy applies to the Group's "Accounts and other payables" (excluding customer's advances and statutory liabilities), "Due to related parties", "Short-term debt", Liability from purchased land", Long-term debt" and "Bonds Payable".

Reclassifications of Financial Instruments

The Group reclassifies its financial assets when, and only when, there is a change in the business model for managing the financial assets. Reclassifications shall be applied prospectively by the Group and any previously recognized gains, losses or interest shall not be restated. The Group does not reclassify its financial liabilities.

<u>Impairment of Financial Assets</u>

The Group recognizes an allowance for expected credit losses (ECLs) for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

Financial assets are credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of those financial assets have occurred. For these credit exposures, lifetime



ECLs are also recognized and interest revenue is calculated by applying the credit-adjusted EIR to the amortized cost of the financial asset.

The Group applies a simplified approach in calculating ECLs for "ICRs". Therefore, the Group does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECLs at each reporting date. For leasing receivables, the Group has established a provision matrix that is based on its historical credit loss experience. For ICR, the Group uses a vintage analysis that is based on its historical credit loss experience. Both are further adjusted for forward-looking factors specific to the debtors and the economic environment.

For all debt financial assets other than ICRs, ECLs are recognized using the general approach wherein the Group tracks changes in credit risk and recognizes a loss allowance based on either a 12-month or lifetime ECLs at each reporting date.

At each reporting date, the Group assesses whether there has been a significant increase in credit risk for financial assets since initial recognition by comparing the risk of default occurring over the expected life between the reporting date and the date of initial recognition. The Group considers reasonable and supportable information that is relevant and available without undue cost or effort for this purpose. This includes quantitative and qualitative information and forward-looking analysis.

Exposures that have not deteriorated significantly since origination, or where the deterioration remains within the Group's investment grade criteria are considered to have a low credit risk. The provision for credit losses for these financial assets is based on a 12-month ECL. The low credit risk exemption has been applied on debt investments that meet the investment grade criteria of the Group from the time of origination.

The Group's "Cash and cash equivalents" and "Due from related parties" are graded to be low credit risk investments based on the credit ratings of depository banks and related parties as published by Bloomberg Terminal.

Derecognition of Financial Assets and Liabilities

Financial assets

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

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

When the Group has transferred its rights to receive cash flows from an asset or has entered into a passthrough arrangement, it evaluates if, and to what extent, it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all the risks and rewards of the asset, nor transferred control of the asset, the Group continues to recognize the transferred asset to the extent of its continuing involvement. In that case, the Group also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.



Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Financial liabilities

A financial liability is derecognized when the obligation under the financial liability is discharged or cancelled or has expired. Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing financial liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new financial liability, and the difference in the respective carrying amounts is recognized in the consolidated statements of comprehensive income.

Write-off

The Group writes-off a financial asset, in whole or in part, when the asset is considered uncollectible, it has exhausted all practical recovery efforts and has concluded that it has no reasonable expectations of recovering the financial asset in its entirety or a portion thereof.

Offsetting Financial Instruments

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

Fair Value Measurement

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

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

The principal or the most advantageous market must be accessible to the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

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

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



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

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

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

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

Advances to Suppliers and Contractors

The Group recognizes advances to suppliers at the time payment has been made to specific suppliers and contractors for the construction of its real estate inventories. These are subsequently classified to real estate inventories when incurred.

Real Estate Inventories

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

Cost includes:

- Land cost
- Land improvement cost
- Borrowing cost
- Planning and design costs, costs of site preparation, professional fees, property transfer taxes, construction overheads and other related costs.

NRV is the estimated selling price in the ordinary course of business, based on market prices at the reporting date, less estimated costs of completion and the estimated costs of sale.

Real estate inventories also consist of land held for future development. The Group has plans to construct and develop these parcels of land as a residential property for sale in the ordinary course of business. The physical construction activities have not commenced as of September 30, 2020.

Deposits for Purchased Land

This represents deposits made to land owners for the purchase of certain parcels of land whose ultimate use is currently undetermined. The Group normally makes deposits before a CTS or Deed of Absolute Sale (DOAS) is executed between the Group and the land owner. These are recognized at cost.



Borrowing Costs

Borrowing costs directly attributable to the acquisition or construction of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective assets. All other borrowing costs are expensed in the period they occur. Borrowing costs consist of interest measure using the EIR method and other costs that an entity incurs in connection with the borrowing of funds.

Where borrowings are associated with specific developments, the amount capitalized is the gross interest incurred on those borrowings less any investment income arising on their temporary investment. Interest is capitalized from the commencement of the development work until the date of practical completion. The capitalization of finance costs is suspended if there are prolonged periods when development activity is interrupted. Interest is also capitalized on the purchase cost of a site of property acquired specifically for redevelopment, but only where activities necessary to prepare the asset for redevelopment are in progress.

Investments in and Advances to Joint Ventures and Associate

Investments in and advances to joint ventures and associate (investee companies) are accounted for under the equity method of accounting. A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

An investment is accounted for using the equity method from the day it becomes a joint venture or associate. On acquisition of investment, the excess of the cost of investment over the investor's share in the net fair value of the investee's identifiable assets, liabilities and contingent liabilities is accounted for as goodwill and included in the carrying amount of the investment and not amortized. Any excess of the investor's share of the net fair value of the investee's identifiable assets, liabilities and contingent liabilities over the cost of the investment is excluded from the carrying amount of the investment, and is instead included as income in the determination of the share in the earnings of the investees.

Under the equity method, the investments in the investee companies are carried in the consolidated statement of financial position at cost plus post-acquisition changes in the Group's share in the net assets of the investee companies, less any impairment in values. The consolidated statement of comprehensive income reflects the share of the results of the operations of the investee companies, if there's any. The Group's share of post-acquisition movements in the investee's equity reserves is recognized directly in equity. Profits and losses resulting from transactions between the Group and the investee companies are eliminated to the extent of the interest in the investee companies and for unrealized losses to the extent that there is no evidence of impairment of the asset transferred. Dividends received are treated as a reduction of the carrying value of the investment.

Investment Properties

Initially, investment properties are measured at cost including certain transaction costs. Subsequent to initial recognition, investment properties are stated at fair value, which reflects market conditions at the reporting date. The fair value of investment properties is determined by independent real estate valuation experts based on the "market approach" for its land properties which are based on recent real estate transactions with similar characteristics and location to those of the Group's investment properties and the "income approach" for its income generating buildings which are based on the



buildings discounted future cash flows. Gains or losses arising from changes in the fair values of investment properties are included in profit or loss in the period in which they arise.

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

Transfers are made to or from investment property only when there is a change in use. For a transfer from investment property to owner's occupied property, the deemed cost for subsequent accounting is the fair value at the date of change in use. If owner's occupied property becomes an investment property, the Group accounts for such property in accordance with the policy stated under property and equipment up to the date of change in use.

For a transfer from investment property to inventories, the change in use is evidenced by commencement of development with a view to sale. When the Group decides to dispose of an investment property without development, it continues to treat the property as an investment property until it is derecognized and does not treat it as inventory. Similarly, if an entity begins to redevelop an existing investment property for continued future use as investment property, the property remains an investment property and is not reclassified as owner-occupied property during the redevelopment. For a transfer from investment property carried at fair value to inventories, the property's deemed cost for subsequent accounting shall be its fair value at the date of change in use.

Property and Equipment

Property and equipment are carried at cost less accumulated depreciation and amortization and any impairment in value.

The initial cost of property and equipment consists of its purchase price, including import duties, taxes and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Expenditures incurred after the property and equipment have been put into operation, such as repairs and maintenance, are normally charged against operations in the period in which the costs are incurred. When significant parts of property and equipment are required to be replaced in intervals, the Group recognizes such parts as individual assets with specific useful lives and depreciation and amortization, respectively. Likewise, when a major inspection is performed, its cost is recognized in the carrying amount of the equipment as a replacement if the recognition criteria are satisfied. All other repair and maintenance costs are recognized in profit or loss as incurred.

Depreciation of property and equipment commences once the property and equipment are put into operational use and is computed on a straight-line basis over the estimated useful lives (EUL) of the property and equipment as follows:

	Years
Office equipment	3 - 5
Computer equipment	3 - 5
Furniture and fixtures	3 - 5
Transportation equipment	5
Leasehold improvements	5 or lease term, whichever is shorter
Construction equipment	5
Right-of-use assets	3 - 6

The useful lives and depreciation method are reviewed at financial year end to ensure that the period and method of depreciation are consistent with the expected pattern of economic benefits from items of property and equipment. When property and equipment are retired or otherwise disposed of, the cost



and the related accumulated depreciation and accumulated provision for impairment losses, if any, are removed from the accounts and any resulting gain or loss is credited to or charged against current operations.

Construction in progress, included in property and equipment, is stated at cost. Depreciation is computed when the relevant asset is completed and becomes available for use in operations, at which time, the asset is reclassified to its property and equipment category.

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

Effective January 1, 2019, it is the Group's policy to classify right-of-use assets as part of property and equipment. Prior to that date, all of the Group's leases are accounted for as operating leases in accordance with PAS 17, hence, not recorded on the consolidated statements of financial position.

Leases under PFRS 16

Right-of-use assets

The Group recognizes right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognized, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received.

Unless the Group is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognized right-of-use assets are depreciated on a straight-line basis over the lease term. Right-of-use assets are subject to impairment.

Lease liabilities

At the commencement date of the lease, the Group recognizes lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees.

In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the in-substance fixed lease payments or a change in the assessment to purchase the underlying asset.

Short-term leases

The Group applies the short-term lease recognition exemption to its short-term leases of office spaces (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). Lease payments on short-term leases are recognized as expense on a straight-line basis over the lease term.

Leases under PAS 17

Leases in which the lessor retains substantially all the risks and benefits or ownership of the asset are classified as operating leases. Payments made under an operating lease are shown as "Rent" under the cost of services and general and administrative expenses account in the statement of comprehensive income on a straight-line basis over the term of the lease.



Creditable Withholding Tax (CWT)

CWTs, which are included under "Other current assets" account in the consolidated statement of financial position, are amounts withheld from income subject to expanded withholding taxes (EWT). CWTs can be utilized as payment for income taxes provided that these are properly supported by certificates of creditable tax withheld at source subject to the rules on Philippine income taxation.

Impairment of Nonfinancial Assets

The Group assesses as at reporting date whether there is an indication that its nonfinancial assets (e.g., property and equipment and investments in joint ventures and associate) may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is calculated as the higher of the asset's or cash-generating unit's fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pretax discount rate that reflects current market assessment of the time value of money and the risks specific to the asset. Impairment losses are recognized in the expense categories of profit or loss consistent with the function of the impaired asset.

Deposits for Preferred Shares Subscription

Deposits for preferred share subscription represent cash received by CALC, a subsidiary, that are convertible to a fixed number of CALC's stocks in the future. CALC's preferred shares are considered as compound financial instruments which contain both liability and equity components. Since the preferred shares are non-redeemable and entitles the holder to a pro-rata share of assets upon liquidation, including 28 free nights to stay at the hotel, this financial instrument is classified as an equity instrument. However, the preferred shares establish a contractual right to a dividend [i.e. the net room rental revenue (NRRR)], thus, it contains a financial liability with respect to the share in the NRRR.

Prior to full payment and availability of the rooms, the Group accounts for the amounts received from the buyers of preferred shares as "Deposits for preferred shares subscription" classified as a liability under the "Other noncurrent liabilities" account, given that based on the terms of the contract, the preferred shares shall be entitled to any of the rights and benefits as stated above upon full payment of their shares and subject to the availability of the rooms. At present, the facility relating to the generation of NRRR is under construction representing an obligation on the part of the Group to the preferred shares subscribers.

Upon full payment and availability of the rooms and when the rights indicated above vest, the amounts received from the preferred shareholders is allocated between the equity and liability components. The deposits are fully refundable until such time that the asset is complete and readily available for use.

Deposit for Future Stock Subscription

Deposits for future stock subscriptions refers to the amount received by the Group from its stockholders with the purpose of applying the same as payment for future issuance of shares of stock.

Under existing SEC rules, DFFS can only be presented as equity if the following conditions are met:

- 1. Unissued authorized capital stock is insufficient to cover the DFFS;
- 2. The increase in authorized capital stock is approved by the BOD and stockholders;
- 3. Application of the increase in authorized capital stock has been filed with the SEC and related filing fees have been paid as of the reporting date.



Deposits for future stock subscription is still classified as liability since its application of the increase in authorized capital stock is not yet filed with SEC as of the reporting date. The deposits are fully refundable until such time that the asset is complete and readily available for use.

Equity

Capital stock and additional paid-in capital

The Group records common stock at par value and additional paid-in capital in excess of the total contributions received over the aggregate par value of the equity share. Incremental costs incurred directly attributable to the issuance of new shares are shown in equity as a deduction from proceeds, net of tax.

Retained earnings

Retained earnings represent accumulated earnings of the Group less dividends declared, if any and transition adjustments from policy changes.

Treasury shares

Treasury shares are own equity instruments which are reacquired and are recognized at cost and deducted from equity. No gain or loss is recognized in profit or loss on the purchase, sale, issue or cancellation of the Parent Company's own equity instruments. Any difference between the carrying amount and the consideration, if reissued, is recognized in additional paid-in capital. Voting rights related to treasury shares are nullified for the Parent Company and no dividends are allocated to them respectively. When the shares are retired, the capital stock account is reduced by its par value and the excess of cost over par value upon retirement is debited to additional paid-in capital when the shares were issued and to retained earnings for the remaining balance.

Non-controlling interest

Non-controlling interest are recognized and measured at the proportionate share of the non-controlling interest to the net assets of the Group.

Revenue and Cost Recognition under PFRS 15 (Effective January 1, 2018)

Revenue from Contract with Customers

The Group primarily derives its real estate revenue from the sale of vertical and horizontal real estate projects. Revenue from contracts with customers is recognized when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services. The Group has generally concluded that it is the principal in its revenue arrangements, except for the provisioning of water, electricity in its leasing units, wherein it is acting as agent.

The disclosures of significant accounting judgments, estimates and assumptions relating to revenue from contracts with customers are provided in Note 3.

Real estate sales

The Group derives its real estate revenue from sale of lots, house and lot and condominium units. Revenue from the sale of these real estate projects under pre-completion stage are recognized over time during the construction period (or percentage of completion) since based on the terms and conditions of its contract with the buyers, the Group's performance does not create an asset with an alternative use and the Group has an enforceable right to payment for performance completed to date.

In measuring the progress of its performance obligation over time, the Group uses the output method. The Group recognizes revenue on the basis of direct measurements of the value to customers of the goods or services transferred to date, relative to the remaining goods or services promised under the



contract. Progress is measured based on the physical proportion of the real estate project's completion. This is based on the monthly project accomplishment report prepared by the third party project engineers which integrates the surveys of performance to date of the construction activities for both sub-contracted and those that are fulfilled by the developer itself.

Property management fee and other services

Revenue from property management and other services is recognized over time as they are rendered since the customer simultaneously receives and consumes the benefits provided by the Group's performance of its obligation. Property management fee and other services consist of revenue arising from management contracts, auction services and technical services.

Cost of real estate sales

The Group recognizes costs relating to satisfied performance obligations as these are incurred taking into consideration the contract fulfillment assets such as connection fees. These include costs of land, land development costs, building costs, professional fees, depreciation, permits and licenses and capitalized borrowing costs. These costs are allocated between the sold units being recognized as cost of sales and the unsold units being recognized as part of real estate inventories.

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

Revenue and Cost Recognition under PAS 18

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Group and the amount of revenue can be reliably measured. The Group assesses its revenue arrangements against specific criteria in order to determine if it is acting as principal or agent. The Group has concluded that it is acting as principal in all of its revenue arrangements. The following specific recognition criteria must also be met before revenue is recognized:

Real estate sales

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

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

Any excess of collections over the recognized receivables are included in the "Customers' deposits" account in the "Liabilities" section of the consolidated statement of financial position.



If any of the criteria under the full accrual or percentage-of-completion method is not met, the deposit method is applied until all the conditions for recording a sale are met. Pending recognition of sale, cash received from buyers are presented under the "Customers' deposits" account in the "Liabilities" section of the consolidated statement of financial position.

Property management fee and other services

Revenue from property management and other services is recognized when the related services are rendered. Property management fee and other services consist of revenue arising from management contracts, auction services and technical services.

Cost of real estate sales

Cost of real estate sales is recognized consistent with the revenue recognition method applied. Cost of residential house and lots and condominium units sold before the completion of the development is determined on the basis of the acquisition cost of the land plus its full development costs, which include estimated costs for future development works, as determined by the Group's third party engineers.

Leasing revenue

The Group leases its commercial real estate properties to others through operating leases. Rental income on leased properties is recognized on a straight-line basis over the lease term, or based on a certain percentage of the gross revenue of the tenants, as provided under the terms of the lease contract. Contingent rents are recognized as revenue in the period in which they are earned.

<u>Income from forfeited collections</u>

Income from forfeited collections recorded under "Interest and other income" is recognized at a point in time when the deposits from potential buyers are deemed nonrefundable due to prescription of the period for entering into a contracted sale. Such income is also recognized, subject to the provisions of Republic Act 6552, *Realty Installment Buyer Act*, upon prescription of the period for the payment of required amortizations from defaulting buyers.

Interest income

Interest income is recognized as it accrues, taking into account the effective yield on the asset.

Other income

Other customer related fees such as penalties and surcharges are recognized as they accrue, taking into account the provisions of the related contract.

Cost of leasing

Cost of leasing pertains to direct costs of leasing the Group's commercial properties. These costs are expensed as incurred.

Cost of services

Cost of services pertains to direct costs of property management fee and other services. These costs are expensed as incurred.

General and administrative expenses

General and administrative expenses constitute costs of administering the business and are expensed as incurred.



Contract Balances under PFRS 15 (Effective January 1, 2018)

Installment contract receivables (ICRs)

ICRs pertain to any excess of progress of work over the right to an amount of consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due).

Contract liabilities

A contract liability is the obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Group transfers goods or services to the customer, a contract liability is recognized when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognized as revenue when the Group performs under the contract. The contract liabilities also include payments received by the Group from the customers for which revenue recognition has not yet commenced.

Costs to Obtain Contract under PFRS 15 (Effective January 1, 2018)

The incremental costs of obtaining a contract with a customer are recognized as an asset if the Group expects to recover them. The Group has determined that commissions paid to brokers and marketing agents on the sale of pre-completed real estate units are deferred when recovery is reasonably expected and are recorded as "Prepaid commissions" in the consolidated statements of financial position. These are charged to expense in the period in which the related revenue is recognized as earned. Commission expense is included in the "General and administrative expenses" account in the consolidated statement of comprehensive income.

Costs incurred prior to obtaining contract with customer are expensed as incurred.

Pension Cost

Pension cost is computed using the projected unit credit method. This method reflects services rendered by employees up to the date of valuation and incorporates assumptions concerning employees' projected salaries. Actuarial valuations are conducted with sufficient regularity, with an option to accelerate when significant changes to underlying assumptions occur.

Pension cost includes a) current service cost, interest cost, past service cost and b) gains and losses, and curtailment and non - routine settlement.

The liability recognized by the Group in respect of the funded defined benefit pension plan is the present value of the defined benefit obligation at the reporting date. The defined benefit obligation is calculated by independent actuaries using the projected unit credit method. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using risk-free interest rates of government bonds that have terms to maturity approximating the terms of the related pension liabilities or applying a single weighted average discount rate that reflects the estimated timing and amount of benefit payments.

Remeasurements, comprising of actuarial gains or losses, the effect of the asset ceiling, excluding net interest cost and the return on plan assets (excluding net interest), are recognized immediately in the consolidated statement of financial position with a corresponding debit or credit to other comprehensive income (OCI) in the period in which they occur. Remeasurements are not reclassified to profit or loss in subsequent periods.



Income Taxes

Current tax

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

Deferred tax

Deferred tax is provided using the balance sheet liability method on temporary differences, with certain exceptions, at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

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

Deferred tax liabilities are not provided on non-taxable temporary differences associated with investments in domestic subsidiaries and associate.

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

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

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

Value-added Tax (VAT)

Revenues, expenses, and assets are recognized net of the amount of VAT, if applicable.

When VAT from sales of goods and/or services (output VAT) exceeds VAT passed on from purchases of goods or services (input VAT), the excess is recognized as payable and is included as part of the "Accounts and other payables" account in the consolidated statement of financial position. When VAT passed on from purchases of goods or services (input VAT) exceeds VAT from sales of goods and/or services (output VAT), the excess is recognized as an asset and is included as part of the "Other current assets" and "Other noncurrent assets" accounts in the consolidated statement of financial position to the extent of the recoverable amount.



Foreign Currency Transactions

Transactions denominated in foreign currencies are initially recorded using the exchange rates prevailing at transaction dates. Foreign currency-denominated monetary assets and liabilities are retranslated using the closing exchange rates at reporting date. Exchange gains or losses arising from foreign currency transactions are credited to or charged against current operations.

Segment Reporting

The Group's operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets. Financial information on the Group's business segments is presented in Note 4 to the consolidated financial statements.

Earnings Per Share

Basic earnings per share (EPS) is computed by dividing net income attributable to common stockholders by the weighted average number of common shares issued and outstanding during the year and adjusted to give retroactive effect to any stock dividends declared during the period. Diluted EPS is computed by dividing net income attributable to common equity holders by the weighted average number of common shares issued and outstanding during the year plus the weighted average number of common shares that would be issued on conversion of all the dilutive potential common shares. The calculation of diluted EPS does not assume conversion, exercise or other issue of potential common shares that would have an antidilutive effect on earnings per share.

As of September 30, 2020 and December 31, 2019, the Group has no potentially dilutive common shares.

Events After the Reporting Date

Post year-end events up to the date of auditor's report that provide additional information about the Group's position at the reporting date (adjusting events) are reflected in the consolidated financial statements. Post year-end events that are not adjusting events are disclosed in the consolidated financial statements when material.

3. SIGNIFICANT ACCOUNTING JUDGMENTS AND ESTIMATES

The preparation of the consolidated financial statements in compliance with PFRS requires the Group to make judgments and estimates that affect the amounts reported in the consolidated financial statements and accompanying notes. The judgments, estimates and assumptions used in the accompanying consolidated financial statements are based upon management's evaluation of relevant facts and circumstances as of the date of the consolidated financial statements. Future events may occur which will cause the judgments and assumptions used in arriving at the estimates to change. The effects of any change in judgments and estimates are reflected in the consolidated financial statements as they become reasonably determinable.

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



Judgments

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

Existence of a contract

The Group's primary document for a contract with a customer is a signed CTS. It has determined, however, that in cases wherein CTS are not signed by both parties, the combination of its other signed documentation such as reservation agreement, official receipts, buyers' computation sheets and invoices, would contain all the criteria to qualify as contract with the customer under PFRS 15.

Revenue recognition method and measure of progress

The Group concluded that revenue for real estate sales is to be recognized over time because: (a) the Group's performance does not create an asset with an alternative use and; (b) the Group has an enforceable right for performance completed to date. The promised property is specifically identified in the contract and the contractual restriction on the Group's ability to direct the promised property for another use is substantive. This is because the property promised to the customer is not interchangeable with other properties without breaching the contract and without incurring significant costs that otherwise would not have been incurred in relation to that contract. In addition, under the current legal framework, the customer is contractually obliged to make payments to the developer up to the performance completed to date. In addition, the Group requires a certain percentage of buyer's payments of total selling price (buyer's equity), to be collected as one of the criteria in order to initiate revenue recognition. Reaching this level of collection is an indication of buyer's continuing commitment and the probability that economic benefits will flow to the Group. The Group considers that the initial and continuing investments by the buyer of about 5% would demonstrate the buyer's commitment to pay.

The Group has determined that output method used in measuring the progress of the performance obligation faithfully depicts the Group's performance in transferring control of real estate development to the customers.

Incorporation of forward-looking information

The Group incorporates forward-looking information into both its assessment of whether the credit risk of an instrument has increased significantly since its initial recognition and its measurement of ECL.

To do this, the Group has considered a range of relevant forward-looking macro-economic assumptions for the determination of unbiased general industry adjustments and any related specific industry adjustments that support the calculation of ECLs. Based on the Group's evaluation and assessment and after taking into consideration external actual and forecast information, the Group considers a representative range of possible forecast scenarios. This process involves gathering two or more economic scenarios and considering the relative probabilities of each outcome. External information includes economic data and forecasts published by governmental bodies, monetary authorities and selected private-sector and academic institutions.

The Group has identified and documented key drivers of credit risk and credit losses of each portfolio of financial instruments and, using an analysis of historical data, has estimated relationships between macro-economic variables and credit risk and credit losses.



Predicted relationship between the key indicators and default and loss rates on various portfolios of financial assets have been developed based on analyzing historical data over the past 5 years. The methodologies and assumptions including any forecasts of future economic conditions are reviewed regularly.

The Group has not identified any uncertain event that it has assessed to be relevant to the risk of default occurring but where it is not able to estimate the impact on ECL due to lack of reasonable and supportable information.

Definition of default and credit-impaired financial assets

The Group defines a financial instrument as in default, which is fully aligned with the definition of credit-impaired, when it meets one or more of the following criteria:

- Quantitative criteria
 - The borrower is more than 90 days past due on its contractual payments, i.e. principal and/or interest, which is consistent with the regulatory definition of default.
- Qualitative criteria

The borrower meets unlikeliness to pay criteria, which indicates the borrower is in significant financial difficulty. These are instances where:

- The borrower is experiencing financial difficulty or is insolvent
- The borrower is in breach of financial covenant(s)
- An active market for that financial assets has disappeared because of financial difficulties
- Concessions have been granted by the Group, for economic or contractual reasons relating to the borrower's financial difficulty
- It is becoming probable that the borrower will enter Bankruptcy or other financial reorganization
- Financial assets are purchased or originated at a deep discount that reflects the incurred credit losses.

The criteria above have been applied to all financial instruments held by the Group and are consistent with the definition of default used for internal credit risk management purposes. The default definition has been applied consistently to model the Probability of Default (PD), Loss Given Default (LGD) and Exposure at Default (EAD) throughout the Group's expected loss calculation.

An instrument is considered to be no longer in default (i.e. to have cured) when it no longer meets any of the default criteria for a consecutive period of six months as it has exhibited a satisfactory track record. This period of six months has been determined based on an analysis which considers the likelihood of a financial instrument returning to default status after cure using different possible cure definitions.

Determining the incremental borrowing rate and lease term of contracts with renewal options. The Group uses its incremental borrowing rate (IBR) to measure lease liabilities because the interest rate implicit in the lease is not readily determinable. The IBR is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use assets in a similar economic environment. The IBR therefore reflects what the Group 'would have to pay', which requires estimation when no observable rates are available (such as for subsidiaries that do not enter into financing transactions) or when they need to be adjusted to reflect the terms and conditions of the lease (for example, when leases are not in the subsidiary's functional currency). The Group estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates (such as the subsidiary's stand-alone credit rating).



The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised. The Group has the right at its option, to lease the assets for additional terms. The Group applies judgement in evaluating whether it is reasonably certain to exercise the option to renew. That is, it considers all relevant factors that create an economic incentive for it to exercise the renewal. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise the option to renew such as a change in business strategy.

Receivable financing

The Group has entered into various receivable financing transactions with local banks to assign its ICRs. The Group has determined that it has retained substantially all the risks and rewards of ownership of these assets. Thus, the Group still retains the assigned ICRS in the financial statements and records the proceeds from these sales as long-term debt.

Classification of deposit for preferred shares subscription

The Group determined that CALC's preferred shares under the "Other noncurrent liabilities" account is compound financial instruments, which contain both liability and equity components. However, prior to full payment and availability of the rooms through the completion of the project, the Group has determined that amounts received from the buyers of preferred shares are classified as "Deposits for preferred shares subscription" under the "Other noncurrent liabilities" account since the shareholders rights to the 28 free nights to stay at the hotel and contractual right to dividends will inure to the shareholder only upon full payment and availability of the rooms.

Management's Use of Estimates and Assumptions

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

Revenue recognition on real estate projects

The Group's revenue recognition require management to make use of estimates and assumptions that may affect the reported amounts of revenues and costs. The Group's revenue from real estate and construction contracts is recognized based on POC are measured principally on the basis of the estimated completion of a physical proportion of the contract work. Apart from involving significant estimates in determining the quantity of imports such as materials, labor and equipment needed, the assessment process for the POC is complex and requires technical determination by management's specialists (third party project engineers).

Collectability of the sales price

In determining whether the sales price is collectible, the Group considers that the initial and continuing investments by the buyer of 5% would demonstrate the buyer's commitment to pay. Based on the historical trend of cancellations of customer contracts, the management believes that 5% continues to be reasonable.

Fair value of investment properties

The Group carries its investment properties at fair value, with changes in fair value being recognized in profit or loss except for investment properties under construction. The Group determined that its investment properties under construction is to be measured at cost. During its construction phase, fair value of the investment properties is not reliably measurable. Once the construction is complete, the



Group will be able to measure the property at fair value. The Group engages annually independent valuation specialists to determine the fair value. For the investment property, the appraisers used a valuation technique based on comparable market data and future cash flows available for such properties.

Evaluation of impairment of financial assets

The Group uses a provision matrix to calculate ECLs for trade receivables other than ICRs. The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns.

The provision matrix is initially based on the Group's historical observed default rates. The Group will calibrate the matrix to adjust the historical credit loss experience with forward-looking information such as inflation and GDP growth rates. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analyzed.

The Group uses vintage analysis approach to calculate ECLs for ICRs. The vintage analysis accounts for expected losses by calculating the cumulative loss rates of a given loan pool. It derives the probability of default from the historical data of a homogenous portfolio that share the same origination period. The information on the number of defaults during fixed time intervals of the accounts is utilized to create the PD model. It allows the evaluation of the loan activity from its origination period until the end of the contract period.

The Group defines a financial instrument as in default when a customer is more than 90 days past due on its contractual obligations. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full. An instrument is considered to be no longer in default (i.e. to have cured) when it no longer meets any of the default criteria.

The assessment of the correlation between historical observed default rates, forecast economic conditions (inflation and interest rates) and ECLs is a significant estimate. The amount of ECLs is sensitive to changes in circumstances and of forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of customer's actual default in the future.

There have been no significant changes in estimation techniques or significant assumptions made during the reporting period.

As of September 30, 2020, the allowance for impairment losses on financial assets and contract assets of the Group amounted to ₱10.99 million (see Notes 6). As of September 30, 2020, the carrying values of these assets are as follows:

	September 30, 2020
	(Unaudited)
Cash and cash equivalents	₽3,988,543,330
Receivables (see Notes 6 and 15)	11,884,459,188
Due from related parties (see Note 16)	419,274,459
Rental Deposits	139,061,850
Investment in Bonds	463,750,000

^{*} Excluding other receivables amounting to $\cancel{P}384.22$ million as of September 30, 2020.



Estimating NRV of real estate inventories

The Group reviews the NRV of real estate inventories and compares it with the cost since assets should not be carried in excess of amounts expected to be realized from sale. Real estate inventories are written down below cost when the estimated NRV is found to be lower than the cost.

NRV for completed real estate inventories is assessed with reference to market conditions and prices existing at the reporting date and is determined by the Group having taken suitable external advice and in light of recent market transactions. NRV in respect of inventory under construction is assessed with reference to market prices at the reporting date for similar completed property, less estimated costs to complete construction less an estimate of the time value of money to the date of completion. The estimates used took into consideration fluctuations of price or cost directly relating to events occurring after the end of the period to the extent that such events confirm conditions existing at the end of the period.

The carrying values of real estate inventories amounted to ₱13,879,99 million and ₱15,558.00 million as of September 30, 2020 and December 31, 2019, respectively (see Note 8).

Impairment of nonfinancial assets

The Group assesses impairment on its nonfinancial assets (e.g. property and equipment and investment in joint ventures and associate) and considers the following important indicators:

- Significant changes in asset usage;
- Significant decline in assets' market value;
- Obsolescence or physical damage of an asset;
- Significant underperformance relative to expected historical or projected future operating results;
- Significant changes in the manner of usage of the acquired assets or the strategy for the Group's overall business; and
- Significant negative industry or economic trends.

If such indications are present and where the carrying amount of the asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. The recoverable amount is the asset's fair value less cost to sell or value in use whichever is higher. The fair value less cost to sell is the amount obtainable from the sale of an asset in an arm's length transaction while value in use is the present value of estimated future cash flows expected to be generated from the continued use of the asset. The Group is required to make estimates and assumptions that can materially affect the carrying amount of the asset being assessed.

The carrying values of the nonfinancial assets follow:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Advances to suppliers and contractors (see Note 7)	₽2,326,173,222	₱2,006,510,283
Property and equipment (see Note 12)	1,867,192,643	1,648,122,313
Other current assets (see Note 13)	1,703,186,144	1,409,171,684
Other noncurrent assets (see Note 13) *	1,549,349,300	1,361,375,475
Deposits for purchased land (see Note 9)	1,313,109,648	1,079,443,219
Other receivables that are non-financial in nature		
Investments in and advances to joint ventures and		
associate (see Note 10)	265,560,204	258,768,231
*Excluding rental deposits and derivative assets		

No impairment was recognized for the Group's nonfinancial assets as of September 30, 2020 and December 31, 2019.



Recognition of deferred tax assets

The Group reviews the carrying amounts of deferred tax assets at each reporting date and reduces the amounts to the extent that it is no longer probable that sufficient taxable income will be available to allow all or part of the deferred tax assets to be utilized. Significant judgment is required to determine the amount of deferred tax assets that can be recognized based upon the likely timing and level of future taxable income together with future planning strategies. The Group assessed its projected performance in determining the sufficiency of the future taxable income.

Estimating pension liabilities

The determination of the Group's pension liabilities and cost of retirement benefits is dependent on the selection of certain assumptions used by actuaries in calculating such amounts. Those assumptions are described in the consolidated financial statements and include among others, discount rates and salary increase rates. While the Group believes that the assumptions are reasonable and appropriate, significant differences in the actual experience or significant changes in the assumptions may materially affect the pension liabilities. The Group's net pension liabilities amounted to \$\frac{1}{2}\$314.24 million as of September 30, 2020 (see Note 23).

4. SEGMENT REPORTING

Business segment information is reported on the basis that is used internally for evaluating segment performance and deciding how to allocate resources among operating segments. Accordingly, the segment information is reported based on the nature of service the Group is providing.

The segments where the Group operate follow:

- Real estate development sale of high-end, upper middle-income and affordable residential lots and units and lease of residential developments under partnership agreements;
- Leasing lease of the Group's retail mall;
- Property management facilities management of the residential and corporate developments of the Group and other third-party projects, including provision of technical and related consultancy services.

Segment performance is evaluated based on operating profit or loss and is measured consistently with operating profit or loss in the consolidated financial statements.

The financial information about the operations of these operating segments is summarized below:

	For the Nine-Month Period Ended September 30, 2020				
	Real Estate		Property	Adjustments and	
	Development	Leasing	Management	Elimination	Consolidated
Revenue	₽7,450,844,490	₽587,143,150	₽256,147,475	(¥12,115,492)	₽8,282,019,623
Costs					
Cost of real estate sales and services	4,888,972,880	127,677,419	192,738,919	(25,970,173)	5,183,419,045
General, administrative and selling expenses	1,736,114,795	88,130,223	45,335,153	(50,616,663)	1,818,963,508
Operating income	825,756,815	371,335,508	18,073,403	64,471,344	1,279,637,070
Other income	297,390,080	470,520,206	93,610	(49,797,603)	718,206,293
Other expense	(382,746,277)	(87,972,037)	(250,345)	94,081	(470,874,578)
Income before income tax	740,400,618	753,883,677	17,916,668	14,767,822	1,526,968,785
Provision for income tax	195,525,949	226,165,103	5,374,907	· -	427,065,959
Net income	₽544,874,669	₽527,718,574	₽12,541,761	₽14,767,822	₽1,099,902,826
Net income attributable to:					
Owners of the Parent Company	₽470,837,561	₽333,340,025	₽12,541,761	₽14,767,823	₽831,487,170
Non-controlling interests	74,037,107	194,378,549		-	268,415,656



₽30.647.182.727

₽32,915,299,835

2,268,117,108

		For the while-worth reriod Ended September 50, 2020			
	Real Estate		Property	Adjustments and	
	Development	Leasing	Management	Elimination	Consolidated
	₽544,874,669	₽527,718,574	₽12,541,761	₽14,767,822	₽1,099,902,826
		As o	f September 30, 20	020	
Other information					
Segment assets	₽ 62,113,111,501	₽15,383,071,409	₽318,368,447	(P23,947,075,056)	₽53,867,476,301
Deferred tax assets	10,154,388	_	16,486,391	11,447,068	38,087,846
Total Assets	₽62.123.265.888	₽15,383,071,409	₽334,854,838	(£23,935,627,988)	₽53.905.564.147

P13.442.969.183

₽14,143,033,996

700,064,8<u>13</u>

₽230,701,091

₽230,701,091

(**P14,800,882,567**)

(P14,800,882,567)

₽29,519,970,434

₽32,488,152,355

2,968,181,921

	For the Nine-M	onth Period Ended	September 30, 2019	
Real Estate	. ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Property	Adjustments and	
Development	Leasing	Management	Elimination	Consolidated
₽9,343,911,036	₽404,069,976	₽313,685,425	(P 267,491,946)	₽9,794,174,491
6,022,898,462	171,966,070	226,777,243	(196,755,770)	6,224,886,005
2,075,258,446	63,695,463	46,754,229	-	2,185,708,138
1,245,754,128	168,408,443	40,153,953	(70,736,176)	1,383,580,348
692,263,810	71,095,059	44,974	(40,604,511)	722,799,332
(652,088,952)	(52,309,778)	(277,563)	54,830,457	(649,845,836)
1,285,928,986	187,193,724	39,921,364	(56,510,230)	1,456,533,844
199,609,033	143,533,250	3,826,411	-	345,566,294
₽1,086,319,953	₽43,660,474	₽36,094,953	(P 56,510,230)	₽1,110,967,550
₽1,000,216,767	₽69,820,578	₽36,094,953	(P 56,510,230)	₽1,049,622,068
87,505,586	(26,160,104)	_		61,345,482
₽1,087,722,353	₽43,660,474	₽36,094,953	(P 56,510,230)	₽1,110,967,550
	As of	f December 30, 2019		
₱65,541,347,121	₽8,384,169,137	₽328,496,231	(P 20,744,475,004)	₽53,399,537,4855
25,013,993		17,134,134		42,148,127
₽65,456,361,114	₽8,384,169,137	₽345,630,365	(P 20,744,475,004)	₽53,441,685,612
Đ37 863 283 870	₱6 411 286 302	₱260 753 562	(₱13 417 470 846)	₽31,117,852,897
		-200,733,302		2,708,263,227
, , ,		₽260 753 562		₽33,826,116,124
	Pevelopment P9,343,911,036 6,022,898,462 2,075,258,446 1,245,754,128 692,263,810 (652,088,952) 1,285,928,986 199,609,033 ₱1,086,319,953 ₱1,000,216,767 87,505,586 ₱1,087,722,353	Real Estate Development Leasing ₱9,343,911,036 ₱404,069,976 6,022,898,462 171,966,070 2,075,258,446 63,695,463 1,245,754,128 168,408,443 692,263,810 71,095,059 (652,088,952) (52,309,778) 1,285,928,986 187,193,724 199,609,033 143,533,250 ₱1,086,319,953 ₱43,660,474 ₱1,000,216,767 ₱69,820,578 87,505,586 (26,160,104) ₱1,087,722,353 ₱43,660,474 ♣965,541,347,121 ₱8,384,169,137 25,013,993 − ₱65,456,361,114 ₱8,384,169,137 ₽37,863,283,879 ₱6,411,286,302 2,168,872,268 546,817,133	Real Estate Development Leasing Property Management ₱9,343,911,036 ₱404,069,976 ₱313,685,425 6,022,898,462 171,966,070 226,777,243 2,075,258,446 63,695,463 46,754,229 1,245,754,128 168,408,443 40,153,953 692,263,810 71,095,059 44,974 (652,088,952) (52,309,778) (277,563) 1,285,928,986 187,193,724 39,921,364 199,609,033 143,533,250 3,826,411 ₱1,086,319,953 ₱43,660,474 ₱36,094,953 ₱1,000,216,767 ₱69,820,578 ₱36,094,953 ₱1,087,722,353 ₱43,660,474 ₱36,094,953 ₱1,087,722,353 ₱43,660,474 ₱36,094,953 ♣8 of December 30, 2019 ₱65,541,347,121 ₱8,384,169,137 ₱328,496,231 25,013,993 — 17,134,134 ₱65,456,361,114 ₱8,384,169,137 ₱345,630,365 ₱37,863,283,879 ₱6,411,286,302 ₱260,753,562 2,168,872,268 546,817,133 —	Development Leasing Management Elimination ₱9,343,911,036 ₱404,069,976 ₱313,685,425 (₱267,491,946) 6,022,898,462 171,966,070 226,777,243 (196,755,770) 2,075,258,446 63,695,463 46,754,229 — 1,245,754,128 168,408,443 40,153,953 (70,736,176) 692,263,810 71,095,059 44,974 (40,604,511) (652,088,952) (52,309,778) (277,563) 54,830,457 1,285,928,986 187,193,724 39,921,364 (56,510,230) 199,609,033 143,533,250 3,826,411 — ₱1,086,319,953 ₱43,660,474 ₱36,094,953 (₱56,510,230) 87,505,586 (26,160,104) — — ₱1,087,722,353 ₱43,660,474 ₱36,094,953 (₱56,510,230) 87,505,586 (26,160,104) — — ₱1,087,722,353 ₱43,660,474 ₱36,094,953 (₱56,510,230) ₱25,013,993 — 17,134,134 — ₱65,456,361,114 ₱8,384,169,137

5. CASH AND CASH EQUIVALENTS

This account consists of:

Segment liabilities

Total Liabilities

Deferred tax liabilities

	September 30, 2019	December 31, 2019
	(Unaudited)	(Audited)
Cash on hand and in banks	₽1,475,629,886	₽1,765,436,278
Cash equivalents	2,512,913,444	2,239,572,953
	₽3,988,543,330	₽4,005,009,231

Cash in banks earns interest at the prevailing bank deposit rates. Cash equivalents are short-term, highly liquid investments that are made for varying periods of up to three (3) months depending on the immediate cash requirements of the Group and earn interest at prevailing short-term rates ranging 0.5 % to 6.5%. Interest income in cash and cash equivalents amounted to \$\mathbb{P}70.04\$ million and \$\mathbb{P}63.11\$ million for the nine months period-ended September 30, 2020 and 2019, respectively.





6. RECEIVABLES

This account consists of:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Trade receivables		
ICR	₽10,700,443,390	₽10,477,877,484
Leasing receivable	225,421,417	192,163,903
Management fees	154,677,123	174,895,185
Receivable from employees and agents (see Note 16)	348,351,877	411,632,225
Advances to condominium corporations	274,639,983	162,244,369
Advances to customers	64,389,612	68,203,079
Other receivables	511,747,469	628,780,299
	12,279,670,871	12,115,796,544
Allowance for impairment losses	(10,989,287)	(10,989,287)
	12,268,681,584	12,104,807,257
Non-current portion of ICR	2,671,700,890	1,137,658,202
	₽9,596,980,694	₽10,967,149,055

ICR pertain to receivables from the sale of real estate properties. These are collectible in monthly installments over a period of one (1) to five (5) years, bear no interest and with lump sum collection upon project turnover. Titles to real estate properties are not transferred to the buyer until full payment has been made.

Leasing receivables pertain to receivables arising from leasing revenue. These receivables are billed to tenants and are expected to be collected within one (1) year.

Management fees are revenues arising from property management contracts. These are collectible on a 15- to 30-day basis depending on the terms of the management service agreement.

Receivable from employees and agents pertain to cash advances for retitling costs and other operational and corporate-related expenses. This also includes salary and other loans granted to the employees and are recoverable through salary deductions. These are noninterest-bearing and are due and demandable.

Advances to condominium corporations pertain to expenses paid by the Group in behalf of the condominium corporations for various expenses incurred for the projects already turned over. These receivables are due and demandable and bear no interest.

Advances to customers pertain to expenses paid by the Group in behalf of the customers for the taxes and other costs incurred in securing the title in the name of the customers. These receivables are billed separately to the respective buyers and are expected to be collected within one (1) year.

Other receivables include advances to a third party amounting to ₱384.22 million and as of September 30, 2020 and December 31, 2019 for a purchase of a parcel of land to be held for future development.



Details of allowance for impairment losses in 2020 and 2019 follow:

	Receivable from		
		employees	
	Management fee	and agents	Total
At January 1, 2020	₽3,091,974	₽7,887,449	₽10,979,423
Provision (Written-off)	9,864	_	9,864
At September 30, 2020	₽3,101,838	₽7,887,449	₽10,989,287

Receivable financing

The Group entered into various agreements with a local bank whereby the Group assigned its ICRs and contract assets with recourse at weighted average interest rates of 7.10% in September 30, 2020. The assignment agreements provide that the Group will substitute defaulted CTS with other CTS of equivalent value.

The Group still retains the assigned receivables in the receivables account and records the proceeds from these sales as long-term debt (see Note 18). The gross amount of ICRs and contract assets used as collateral amounted to P6,127.14 million and P6,722.17 million as of September 30, 2020 and of December 31, 2019, respectively (see Note 18).

7. REAL ESTATE INVENTORIES

This account represents the real estate projects for which the Group has been granted license to sell by the Housing and Land Use Regulatory Board of the Philippines. Details of this account follows:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Condominium units	₽ 11,018,549,160	₽12,952,038,940
Residential house and lots	2,609,695,119	1,374,400,543
Land held for future developments	251,741,116	1,231,564,879
	₽13,879,985,395	₱15,558,004,362

The roll forward of this account follows:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Balance at beginning of the year	₽15,558,004,362	₽17,257,481,436
Construction costs incurred	2,582,656,137	5,301,173,696
Borrowing costs capitalized (Note 18)	612,326,170	935,352,352
Purchase of raw land	_	423,329,082
Transfer from deposits for purchased land (Note 9)	_	166,000,000
Transfers from investment properties (Note 11)	_	191,125,602
Transfers to investment properties (Note 11)	(9,998,567)	(256,913,745)
Cost of real estate sales	(4,863,002,707)	(8,459,544,061)
Balance at the end of the year	₽13,879,985,395	₽15,558,004,362



General and specific borrowings were used to finance the Group's ongoing real estate projects. The related borrowing costs were capitalized as part of real estate inventories. The capitalization rate used in 2020 and 2019 are 4.84% and 6.11%, respectively, for general borrowing costs.

Real estate inventories recognized as "Cost of real estate sales" amounted to ₱4,863.00 million and ₱5,826.14 million for the nine-month periods ended September 30, 2020 and 2019, respectively.

In 2019 the Group purchased land in Batangas intended for development into affordable housing amounting to \$\mathbb{P}423.33\$ million.

In 2019, land situated in Laguna and Batangas amounting to ₱208.74 million started its development as residential house and lots.

The carrying values of inventories mortgaged for trust receipts payables and bank loans amounted to ₱5,982.90 million and ₱7,533.24 million as of September 30, 2020 and December 31, 2019, respectively (see Note 18).

8. ADVANCES TO SUPPLIERS AND CONTRACTORS

Advances to suppliers and contractors amounting to \$\mathbb{P}2,326.17\$ million and \$\mathbb{P}2,006.51\$ million as of September 30, 2020 and December 31, 2019, respectively, are recouped and capitalized as part of inventories upon every progress billing payment depending on the percentage of accomplishment. These advances are intended for the construction of the Group's projects.

9. DEPOSIT FOR PURCHASED LAND

This account consists of deposits made to property owners for the acquisition of parcels of land in which the use is currently undetermined. Deposits for purchased land amounted to ₱1,313.11 million and ₱1,079.44 million as of September 30, 2020 and December 31, 2019, respectively.

In 2020, the Group made additional deposits to property owners for the acquisitions for parcels of land located in Novaliches amounting to ₱194.35 million.

In 2020, the Group made additional deposits to property owners for the acquisitions of parcels of land located in Quezon City amounting to ₱37.62 million.

In 2020, the Group made additional deposits to property owners for the acquisitions of parcels of land located in Batangas amounting to \$\mathbb{P}\$1.69 million.

In 2019, a deposit for purchased land amounting to ₱181.60 million was cancelled and refunded to the Group.

In 2019, the Group made additional deposits to property owners for the acquisitions of parcels of land located in Quezon City amounting to ₱237.56 million.

In 2019, the Group finalized its deed of absolute sales (DOAS) for the land acquired in Novaliches with contract price and deposit amounting to ₱166.00 million (see Note 8). On the same year the Group decided to develop the land for future development and sale, hence the deposit was reclassified to real estate inventories.



10. INVESTMENT IN AND ADVANCES TO JOINT VENTURES AND ASSOCIATE

Investment in and advances to joint ventures and associate amounted to ₱265.56 million and ₱258.77 million as of September 30, 2020 and December 31, 2019, respectively. The Group recognized share in net earnings of the joint ventures amounting to ₱6.79 million and ₱11.18 million for the nine-month period ended September 30, 2020 and 2019, respectively.

The Group has not incurred any contingent liabilities as at September 30, 2020 and December 31, 2019 in relation to its interest in the joint ventures and associate, nor do the joint ventures and associate themselves have any contingent liabilities for which the Group is contingently liable. The Group has not entered into any capital commitments in relation to its interest in the joint ventures and associate and did not receive any dividends from the joint ventures and associate.

11. INVESTMENT PROPERTIES

The Group's investment properties are classified as follows:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Land	₽2,734,356,256	₱2,718,303,174
Building	10,392,431,945	6,305,892,789
Construction-in-progress	556,820,321	3,908,327,922
	₽ 13,683,608,522	₱12,932,523,885

Movements in this account are as follows:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Cost:		
Balance at the beginning of the year	£ 9,634,581,666	₽8,291,938,498
Additions/construction costs incurred	213,754,792	1,250,844,013
Borrowing cost capitalized (Note 17)	62,112,511	126,398,369
Sale of property	_	(100,387,357)
Transfer to real estate inventories (Note 6)	_	(191,125,602)
Transfer from real estate inventories (Note 8)	9,998,567	256,913,745
Balance at the end of the year	9,920,447,536	9,634,581,666
Change in fair value:		
Balance at the beginning of the year	3,297,942,219	3,089,699,258
Sale of property	_	(52,691,462)
Gain from change in fair value of investment		, , , , ,
property	465,218,767	260,934,423
Balance at the end of the year	3,763,160,986	3,297,942,219
	P13,683,608,522	₱12,932,523,885

The Group recorded net gain on fair value of investment properties amounting to ₱465.22 million and ₱152.43 million for the nine-month period ended September 30, 2020 and 2019, respectively.



The methodology used by the Group to determine fair value is consistent with the valuation used in the 2019 annual consolidated financial statements.

Investment properties are stated at fair value, which has been determined based on valuations performed by Cuervo Appraisers, Inc., an accredited independent valuer, as of December 31, 2019. Cuervo Appraisers, Inc. is an industry specialist in valuing these types of investment properties.

The carrying values of investment properties mortgaged for trust receipts payables and bank loans amounted to \$\frac{1}{2}5,109.74\$ million as of December 31, 2019.

The fair value of the investment properties was estimated by using the Sales Comparison Approach (SCA) and the Income Capitalization Approach (ICA). SCA is an approach to value that considers the sales of similar or substitute properties and related market data and establishes a value estimate by processes involving comparison. ICA is a method in which the appraiser derives an indicated of value for income producing property by converting anticipated future benefits into current property value. For the Group's leasing properties, the Group adopted the Discounted Cash Flow Analysis which considers the future cash flows from lease contracts.

The fair value of the investment properties classified as buildings and land in the consolidated financial statements is categorized within level 3 of the fair value hierarchy.

The key assumptions used to determine the fair value of the investment properties and sensitivity analyses are as follows:

	Valuation		Ra	nge
Property	technique	Significant unobservable inputs	2020	2019
Buildings	DCF	Discount rates for similar lease contracts, market rent levels, expected	Discount rate – 8.70% to 10.15%	Discount rate - 8 % to 10%
		vacancy and expected maintenance.	Market rent levels - ₱500 to ₱ 3,000/sqm per month	Market rent levels - ₱400 to ₱ 1,500/sqm per month
			Expected vacancy - 5% to 58%; Expected maintenance - 2% to 45% of gross revenue	Expected vacancy - 3% to 15%; Expected maintenance - 6% to 60% of gross revenue

For DCF, the higher the market rent levels, the higher the fair value. Also, the lower the expected vacancy, maintenance and discount rate the higher the fair value.

For SCA, the higher the price per sqm, the higher the fair value. Also, the higher the external and internal factors adjustments, the higher the fair value.



PROPERTIES GROUP, INC.
For the nine-month period September 30, 2020 and 2019, the Group recognized leasing revenue from the use of the said real properties amounting to ₱587.14 million and ₱404.07 million, respectively, and incurred direct cost of leasing amounting to ₱127.67 million and ₱171.97 million, respectively, in relation to these investment properties.



The composition and movements of this account are as follows:

				Se	eptember 30, 2020 (Un	audited)			
	Office	Computer	Furniture	Transportation	Leasehold	Construction	Construction -	Right-of-use	
	Equipment	Equipment	and Fixtures	Equipment	Improvements	Equipment	in -Progress	Assets	Total
Cost									
At January 1, as restated	₽63,888,256	₽ 51,735,754	₽38,256,241	₽ 79,591,287	₽70,149,946	₽ 251,492,426	₽ 1,520,409,911	₽71,933,617	₽2,147,457,438
Additions	3,979,861	12,165,913	1,179,604	1,220,446	6,454,671	_	226,973,476		251,973,970
At September 30	67,868,117	63,901,667	39,435,845	80,811,733	76,604,617	251,492,426	1,747,383,387	71,933,617	2,399,431,408
Accumulated Depreciation									
At January 1	41,572,868	30,798,416	33,637,541	66,423,374	60.814.069	251,491,858	_	14,596,999	499,335,125
Depreciation	4,699,172	7,828,235	1,479,268	4,038,026	3,910,568	568	_	10,947,803	32,903,640
At September 30	46,272,040	38,626,651	35,116,809	70,461,400	64,724,637	251,492,426	_	25,544,802	532,238,765
Net Book Values at September 30	21,596,076	25,275,015	4,319,036	10,350,334	11,879,980	_	1,747,383,387	46,388,815	1,867,192,643
					December 31, 2019 (A	udited)			
•	Office	Computer	Furniture	Transportation	Leasehold	Construction	Construction -	Right-of-use	
	Equipment	Equipment	and Fixtures	Equipment	Improvements	Equipment	in -Progress	Assets	Total
Cost									
At January 1	₽52,831,269	₽43,085,203	₽36,222,147	₽76,194,662	₽68,854,219	₱251,492,426	₱1,193,692,369	₽—	₽1,722,372,295
Adoption of PFRS 16 (Note 2)	_	-	_	-	_	-	_	71,933,617	71,933,617
At January 1, as restated	52,831,269	43,085,203	36,222,147	76,194,662	68,854,219	251,492,426	1,193,692,369	71,933,617	1,794,305,912
Additions	11,056,987	8,671,679	2,428,492	4,368,054	1,295,727	-	326,717,542	_	354,538,481
Disposals		(21,128)	(394,398)	(971,429)	_			_	(1,386,955)
At December 31	63,888,256	51,735,754	38,256,241	79,591,287	70,149,946	251,492,426	1,520,409,911	71,933,617	2,147,457,438
Accumulated Depreciation									
At January 1	30,128,127	22,339,348	29,337,427	60,799,242	54,488,845	251,488,469	-	_	448,581,458
Depreciation	11,444,741	8,480,196	4,694,512	6,595,561	6,325,224	3,389	_	14,596,999	52,140,622
Disposals	_	(21,128)	(394,398)	(971,429)	_	_	_	_	(1,386,955)
At December 31	41,572,868	30,798,416	33,637,541	66,423,374	60,814,069	251,491,858	=	14,596,999	499,335,125
Net Book Values at December 31	₽22,315,388	₽20,937,338	₽4,618,700	₽13,167,913	₽9,335,877	₽568	₽1,520,409,911	₽57,336,618	₽1,648,122,313



Construction-in-progress pertains to the construction cost incurred by the Group for the construction of Novotel Suites Manila at Acqua 6 Tower of Acqua Private Residences.

13. OTHER ASSETS

This account consists of:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Current:		
Prepaid commissions	₽908,695,014	₽793,835,366
Input taxes	452,309,818	204,820,589
Creditable withholding taxes (CWTs)	248,567,611	356,043,741
Prepaid expenses	18,680,247	5,173,186
Others	74,933,454	49,298,802
	₽1,703,186,144	₽1,409,171,684
Noncurrent: Prepaid commissions Advances to land owners Rental deposits Intangible assets Input taxes Creditable withholding taxes Deferred financing costs Others	₽710,810,622 350,000,000 139,061,850 46,025,232 156,794,871 252,219,401	₱535,038,383 350,000,000 152,396,921 34,674,105 304,690,593 67,761,682 3,116,451 66,094,261
Others	33,499,174	66,094,261
	₽1,688,411,150	₱1,513,772,396

Prepaid commissions pertain to capitalized commission expenses payable to its agents on the sale of its real estate projects related to contracts that have qualified for revenue recognition. These will be recognized as commission expense under "General, administrative and selling expenses" in the period in which the related real estate sales are recognized. This also includes prepayments to Century Integrated Sales, Inc. (CISI) for future services of CISI in relation to managing the Group's sales activities which amounted to \$\frac{1}{2}474.20\$ million and \$\frac{1}{2}314.96\$ million as of September 30, 2020 and December 31, 2019, respectively (see Note 16).

Input taxes are fully realizable and will be applied against output VAT.

Creditable withholding taxes are attributable to taxes withheld by third parties arising from real estate sale, property management fees and leasing revenues.

Marginal deposits represent cash hold-out for short-term loans which will be applied as payments of the related loans.

Prepaid expenses mostly pertain to prepayments of insurance premiums which will be applied throughout the remaining term of the related contracts.

Advances to land owners represent the minimum share of the lot property owners in relation to the profit-sharing agreement of the Group with land owners. In accordance with the profit-sharing



agreement, the Group advanced this share in significant installments throughout the term of the project. The advances shall be deducted from the proceeds of the sales and collection of the land owners' units.

Rental deposits mostly pertain to security deposits held and applied in relation to the Group's lease contracts for its administrative and sales offices. The deposits are noninterest-bearing and are recoverable through application of rentals at the end of the lease term.

Intangible assets include software costs and trademarks. Software cost includes application software and intellectual property licenses owned by the Group. Trademarks are licenses acquired separately by the Group. These licenses arising from the Group's marketing activities have been granted for a minimum of 10 years by the relevant government agency with the option to renew at the end of the period at little or no cost to the Group. Previous licenses acquired have been renewed and enabled the Group to determine that these assets have an indefinite useful life. As of September 30, 2020, and December 31, 2019, no impairment has been recognized on these assets.

14. INVESTMENTS IN BONDS

On July 10, 2019, the Group purchased Philippine Peso-denominated, fixed rate bonds amounting to \$\frac{P}{463.75}\$ million. The bonds have a maturity of eighteen (18) months from issue date and interest rate of 5.70% per annum. The bonds are rated "AAA" by Philippine Rating Services Corporation. Investment in bonds is classified and measured as financial assets at amortized cost since the bonds are held to collect contractual cash flows representing solely payments of principal and interest.

For the nine-month period ended September 30, 2020 and 2019, interest income from investment in bonds amounted to ₱19.39 million and ₱39.08 million, respectively (see Note 23). As of September 30, 2020, the carrying amount of investment in bonds of the Group amounted to ₱463.75 million.

15. ACCOUNTS AND OTHER PAYABLES

This account consists of:

	September 30, 2020	December 31, 2019
Accounts payable	₽3,924,814,572	₽3,631,221,875
Customers' advances	684,285,850	871,388,151
Accrued expenses		
Commissions	244,615,127	177,382,771
Interest	201,241,066	92,422,496
Taxes	166,284,387	294,057,904
Salaries	95,976,426	55,986,056
Others	66,724,902	50,995,073
Retention payable	354,875,158	443,016,187
Dividends payable (Note 20)	221,152,286	11,717,930
Other payables	47,783,260	74,875,852
	P6,007,753,033	₽5,703,064,295



Accounts payable are attributable to the construction costs incurred by the Group. These are noninterest-bearing and with terms of 15 to 90 days.

Customer's advances pertain to funding from buyers of real estate for future application against transfer and registration fees and other taxes to be incurred upon transfer of properties to the buyer.

Retention payable are noninterest-bearing and are normally settled on a 30-day term upon completion of the relevant contracts.

Accrued expenses consist mainly of utilities, marketing costs, professional fees, communication, transportation and travel, security, insurance, taxes and representation.

16. CONTRACT BALANCES AND CUSTOMERS DEPOSIT

Contract liabilities consist of collections from real estate customers which have not qualified for revenue recognition and excess of collections over the recognized receivables based on percentage of completion. As of September 30, 2020 and December 31, 2019, carrying values of contract liabilities amounted to ₱1,877.00 million and ₱1,784.09 million, respectively.

17. RELATED PARTY TRANSACTIONS

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

Terms and Conditions of Transactions with Related Parties

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 and purchases which are made at normal market prices.

The Group has material related party transactions policies containing the approval requirements and limits on amounts and extent of related party transactions in compliance with the requirements under the Revised SRC Rule 68 and SEC Memorandum Circular 10, series of 2019.

The Group has an approval requirement such that material related party transactions shall be reviewed by the Related Party Transactions Committee (the Committee) and endorsed to the BOD for approval. Material related party transactions are those transactions that meet the threshold value as approved by the Committee amounting to \$\mathbb{P}50.0\$ million and other requirements as may be recommended by the Committee.



The related party transactions are shown under the following accounts in the consolidated financial statements:

Due from Related Parties

	September 30,	December 31,	Amount of
	2020	2019	transaction Terms and Conditions
Ultimate Parent	₽158,239,762	₽156,878,875	₱1,360,887 Noninterest bearing,
Stockholders	188,509,842	188,509,842	 due and demandable,
			unsecured, no
Other affiliates	72,524,855	74,265,907	(1,741,052) impairment
	₽419,274,459	₽419,654,624	(₱380,165)

Due to Related Parties

	September 30,	December 31,	Amount of	
	2020	2019	transaction	Terms and Conditions
Ultimate Parent	₽154,449,202	₽115,225,874	₽39,223,328	Noninterest bearing,
Stockholders	19,175,305	19,175,305	_	due and demandable,
Other affiliates	87,845,477	36,790,583	51,054,894	unsecured
	₽ 261,469,984	₽171,191,762	₽90,278,222	

Significant transactions of the Group with related parties are described below:

Due from related parties pertains to advances provided by the Group to the stockholders and other affiliates. These are generally unsecured, noninterest-bearing, and are due and demandable and are not impaired.

Due to related parties pertains to advances made by the Group for the capital expenditure of the affiliates. These are generally noninterest bearing and are due and demandable.

Management agreement

In 2018, the Group contracted CISI to manage all of its sales and marketing activities. CISI is a wholly-owned subsidiary of CPI. Prepayments to CISI for initial marketing services recognized under "Other current assets" account as of September 30, 2020 and December 31, 2019 amounted to ₱474.20 million and ₱314.96 million, respectively.

Key management compensation

The key management personnel of the Group include all directors, executive, and senior management. The details of compensation and benefits of key management personnel for the nine-month period ended September 30, 2020 and 2019 follow:

	September 30, 2020	September 30, 2019
Short-term employee benefits	₽101,383,535	₱131,158,703
Post-employment benefits	4,301,435	4,742,372
	₽105,684,969	₽135,901,075



Terms and condition of transactions with related parties

Outstanding balances at year-end are unsecured, interest fre, collectible or payable on demand and settlement occurs generally in cash. As of September 30, 2020 and December 31, 2019, the Group has not made any provision for probable losses relating to amounts owed by related parties. This assessment is undertaken each financial period by examining the financial position of the related party and the market in which the related party operates.

18. SHORT-TERM AND LONG-TERM DEBT

This account consists of:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Short-term debt:		
Trust receipts	£ 250,706,056	₽557,692,919
Bank loans	315,300,000	895,000,000
	₽ 566,006,056	P1,452,692,919
Long-term debt:		
Bank loans	₽9,841,185,145	₽8,414,050,455
Payable under CTS financing	5,870,392,704	6,914,652,948
Car loan financing	10,359,237	14,013,545
	15,721,937,086	15,342,716,948
Less current portion	2,695,914,931	5,462,166,897
Noncurrent portion	¥13,026,022,155	₽9,880,550,051

Short-term Debt

The roll-forward of the Group's short-term debt is as follows:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Balance at January 1	₽1,452,692,919	₽2,206,610,954
Availments	581,406,422	3,168,573,696
Principal repayments	(1,468,093,285)	(3,922,491,731)
	₽ 566,006,056	₽ 1,452,692,919

Trust receipts

The trust receipts have maturities of one year and weighted average interest rate of 7.11% per annum and 6.76% per annum for the nine-month period ended September 30, 2020 and year ended December 31, 2019, respectively. Total availments of trust receipts for the nine-month period ended September 30, 2020 and 2019, amounted to \$\mathbb{P}\$581.41 million and \$\mathbb{P}\$872.45 million, respectively.

Bank loans - Philippine Peso

Bank loans pertain to the various promissory note (PN) with terms of one month to one year obtained by the Group.

On July 25, 2019, the Parent Company availed a peso-dominated short-term promissory note facility with China Bank Corporation (CBC) amounting up to \$\mathbb{P}\$1,000.00 million to be issued in multiple



tranches. The facility has a term a term of twelve (12) months with interest payable quarterly. In 2019, the Parent Company availed \$290.00 million of the total facility, with interest rates ranging from 5.25% to 6.04%.

In 2020 and 2019, repayments related to short-term PNs with CBC amounted to £574.70 million and £747.00 million, respectively.

In 2019, Century Properties Management, Inc. (CPMI), a subsidiary of the Parent Company, obtained a short-term promissory note (PN) amounting to \$\mathbb{P}5.00\$ million from Bank of the Philippine Islands for additional working capital requirements. The PN has a term of one (1) year with a fixed interest rate of 6.50% per annum. The loan was rolled over in 2020.

Long-term Debt

The roll-forward of the Group's long-term debt is as follows:

	September 30, 2020			
	Bank Loans	CTS Financing	Car Loan Financing	Total
Principal:				
Balances at beginning of period	₽8,525,382,835	₽6,914,652,946	₽14,013,544	₽15,454,049,325
Addition	4,375,000,000	582,328,435	_	4,957,328,435
Payments	(2,891,625,112)	(1,626,588,677)	(3,654,307)	(4,521,868,096)
Balances at end of period	10,008,757,723	5,870,392,704	10,359,237	15,889,509,664
Deferred financing costs:				
Balances at beginning of period	111,332,382	_	_	111,332,382
Addition	135,074,360	_	_	135,074,360
Amortization	(78,834,164)	_	_	(78,834,164)
Balances at end of period	167,572,578	_	_	167,572,578
Carrying values	₽9,841,185,145	₽5,870,392,704	₽10,359,237	₽15,721,937,086

	December 31, 2019			
			Car Loan	_
	Bank Loans	CTS Financing	Financing	Total
Principal:				
Balances at beginning of year	₽9,264,955,585	₽7,875,795,684	₽18,853,485	₽17,159,604,754
Addition	6,627,518,487	2,666,232,117	1,969,114	9,295,719,718
Payments	(7,250,760,698)	(3,627,374,853)	(6,809,054)	(10,884,944,605)
Effect of foreign currency translation	(116,330,537)			(116,330,537)
Balances at end of year	8,525,382,837	6,914,652,948	14,013,545	15,454,049,330
Deferred financing costs:				
Balances at beginning of year	125,356,369	_	_	125,356,369
Addition	76,458,240	_	_	76,458,240
Amortization	(90,482,227)	_	_	(90,482,227)
Balances at end of year	111,332,382	_	_	111,332,382
Carrying values	₽8,414,050,455	₽6,914,652,948	₽14,013,545	₽15,342,716,948

On July 10, 2020, the Group availed a five-year term loan facility from China Banking Corporation (CBC) amounting to P1,600.00 million, with principal payments due quarterly with an interest of 5.13% per annum.

On August 24 and September 2, 2020, the Group availed a two-year term loan facility from China Banking Corporation (CBC) amounting to \$\mathbb{P}\$1,400.00 million and \$\mathbb{P}\$1,000.00 million, respectively. The loan has principal payment payments due quarterly with an interest of 4.85% per annum.



The Group availed additional loan from DBP amounting to \$\pm\$375.00 million and \$\pm\$581.00 million, in 2020 and 2019, respectively. The loan bears an interest ranging from 7.00% to 9.21% per annum. The principal amount which have maturities ranging from two (2) to four (4) years will be used to fund ongoing development of its projects and for additional working capital.

In 2020 and 2019, repayment related to the outstanding loans from DBP amounted to £149.28 million and £157.07 million, respectively.

In 2019, the Group availed the remaining undrawn balance of its OSLA with AIB amounting to \$148.90 million with interest of 8.50% per annum and availed another bank loan with AIB amounting to \$100.00 million with interest of 7.97% per annum.

In 2019, the Group obtained a five-year term loan from United Coconut Planters Bank (UCPB) amounting to \$\mathbb{P}\$1,000.00 million, which is payable quarterly with interest of 8.42% per annum. In 2020, the Group paid \$\mathbb{P}\$69.20 million principal of its loan from UCPB.

On September 17, 2019, the Group renewed a portion of its five-year term loan from BDO amounting to \$\mathbb{P}3,500.00\$ million, which is payable semi-annually with interest of 6.31% per annum.

On October 28, 2019, the Group renewed a portion of its five-year term loan from BDO amounting to \$\text{P700.00}\$ million with a fixed interest of 6.07% fixed for 92 days with an option to reprice over 30-180 days as agreed by the parties.

In 2020 and 2019, principal repayments related to loans with BDO amounted to \$\mathbb{P}256.66\$ million and \$\mathbb{P}3,271.71\$ million, respectively.

In 2019, the Group availed \$\pm\$597.62 million from the \$\pm\$2,200.00 three-year loan facility with BPI with interest ranging from 7.03% to 10.24%. The proceeds will be used for the construction of the Group's investment property. Principal repayment will be in installments on each repayment date until its final maturity date.

On August 1, 2020, the Group made an early principal repayment amounting \$\mathbb{P}\$1,606.06 million on its bank loan with BPI amounting to \$\mathbb{P}\$1,657.00 million from a loan facility obtained on November 12, 2015. The interest ranges from 7.40% to 7.90%. The original repayment period will be from 2022 to 2028. The early repayment resulted to a loss on loan settlement amounting to \$\mathbb{P}\$42.23 million recorded under "Interest and other financing charges".

In 2020 and 2019, principal repayments related to loans with China Bank Savings amounted to \$\text{P171.96}\$ million and \$\text{P100.00}\$ million, respectively.

In 2020, the Group paid the outstanding balance on its three-year term loan with CBC amounting to \$2500.00 million respectively.

In 2019, the Group pre-terminated its loans from SCB for a total payment of \$\mathbb{P}2,933.33 million.

In 2019, the Group made principal repayments to its existing loans with Phoenix Property Investors amounting to \$\mathbb{P}788.70\$ million.

CTS financing



CTS financing pertains to loan facilities which were used in the construction of the Group's real estate development projects. The related PNs have terms ranging from twelve (12) to forty-eight (48) months and are secured by the buyer's post-dated checks, the corresponding CTS, and parcels of land held by the Parent Company. The Group retained the assigned ICRs and contract assets and recorded the proceeds from these assignments as "Long-term debt". The gross amount of ICRs and contract assets used as collateral amounted to \$\mathbb{P}6,127.14\$ million and \$\mathbb{P}6,722.17\$ million as of September 30, 2020 and December 31, 2019, respectively (see Note 6).

The Group made an additional availment from its existing CTS loan facilities approved in 2015, amounting to ₱582.32 million and ₱2,666.23 million which bears an average interest of 7.12 % and 7.75% in 2020 and 2019, respectively. Repayments for the loan facity amounted to ₱1,626.59 million in 2020 and ₱3,627.37 million in 2019.

Car loan financing

Car loan financing pertains to the leasing facility of the Group for the purpose of renting vehicles to be used in the conduct of business. Under this facility, the lease guarantees the Group (the lessee or renter) the use of vehicles and in return, the bank (the property owner) is guaranteed regular payments for a specific period. The car lease approved in 2019 had interest of 7.50% to 11.00%.

Security and Debt Covenants

Certain bilateral, trust receipts, payables under CTS financing and bank loans have mortgaged real estate inventories and assigned ICRs and contract assets wherein such assets can no longer be allowed to be separately used as collateral for another credit facility, grant loans to directors, officers and partners, and act as guarantor or surety in favor of banks. As of September 30, 2020 and December 31, 2019, the carrying values of these assets mortgaged for trust receipts, payables under CTS financing and bank loans are as follows:

	September 30, 2020	December 31, 2019
Real estate inventories	₽ 5,982,899,595	₽7,533,240,582
ICR	6,127,139,285	6,722,174,747
Investment properties	5,109,740,967	1,606,057,348

Certain bilateral loans have the covenants including maintenance of a debt-to-equity ratio of not more than 2.33x and 3.00x, and a debt service coverage ratio of at least 1.5x. The bank loans have a covenant, specific to the projects it is financing, of having loan to security value of no more than 50.00% to 55%. Security value includes, among other things, valuation appraisal by independent appraisers and takes into account the sold and unsold sales and market value of the properties. The loan agreements require submission of the valuation of each mortgage properties on an annual basis or upon request of the facility agent.

The bank loans contain negative covenant that the Group's payment of dividend is subject to certain financial ratios.

As of September 30, 2020 and 2019, the Group has complied with the provisions of its loan covenants.

Borrowing Costs

Borrowing cost capitalized amounted to \$\mathbb{P}674.44\$ million and \$\mathbb{P}806.81\$ million for the nine-month period ended September 30, 2020 and for the year ended December 31, 2019, respectively



(see Notes 7 and 11).

Interest Expense and Other Finance Charges

Interest and other financing charges for the nine-month periods ended September 30, 2020 and 2019 totaled to \$\mathbb{P}470.87\$ million and \$\mathbb{P}573.79\$ million, respectively

19. BONDS PAYABLE

This account consists of the following:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Three-year bond	₽3,000,000,000	3,000,000,000
Seven-year bond	119,110,000	119,110,000
Five-and-half year bond	_	₽1,393,530,000
	3,119,110,000	4,512,640,000
Less: Unamortized transaction costs	(40,672,709)	(59,607,834)
	3,078,437,291	4,453,032,166
Less: Current portion	118,781,010	1,392,653,130
Non-current portion	₽2,959,656,281	₽3,060,379,036

On April 15, 2019, CPGI listed at the Philippine Dealing & Exchange Corp. (PDEx) its three-year bonds, with interest rates of 7.8203% p.a. The \$\mathbb{P}3.00\$ billion proceeds of the bonds will be used to partially finance development costs for CPGI's affordable housing and townhome projects. The bonds are rated "AA" by Credit Rating and Investor Services Philippines Inc. (CRISP).

On September 2, 2014, the Group also issued and listed at the Philippine Dealing & Exchange Corp. (PDEx) its P2.7 billion bonds, which bear interest rates of 6% p.a. for the three-year bonds, 6.6878% p.a. for the five-and-a-half year bonds, and 6.9758 % p.a. for the seven-year bonds. The three-year bonds matured on September 2, 2017. The bonds are rated "AA+" with a Stable outlook by Credit Rating and Investor Services Philippines Inc. (CRISP).

On March 2020, the five-and-half year bond payable amounting to ₱1.39 billion was paid in full.

Security and Debt Covenants

Covenants related to bonds payable include maintenance of current ratio of at least 1.5x, debt-to-equity ratio of not more than 2.0x and debt service coverage ratio of at least 1.2x. As of September 30, 2020 and December 30, 2019, the Group has complied with the provisions of its bond covenants.



20. LIABILITY FROM PURCHASED LAND

This account pertains to the outstanding payable of the Group for the cost of land purchases recognized under "Real estate inventories" as follows:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Current	₽67,200,000	₽67,200,000
Noncurrent	208,335,743	268,335,743

21. EQUITY

Earnings per share

Basic/diluted earnings per share amounts attributable to equity holders of the Parent Company for the nine-month period ended September 30, 2020 and 2019 are as follows:

	September 30, 2020	September 30, 2019
	(Unaudited)	(Unaudited)
Net income attributable to the owners of the Paren	t	
Company	₽ 831,487,170	₽1,049,622,068
Dividend declared to preferred shares	151,148,250	_
	680,338,920	1,049,622,068
Weighted average number of shares	11,599,600,690	11,599,600,690
Basic/diluted earnings per share	₽0.059	₽0.090

Basic earnings per share are calculated using the net income attributable to the equity holders of Parent Company less dividend declared to preferred shares divided by the weighted average number of shares. No dilutive potential ordinary shares are outstanding as of September 30, 2020 and 2019.

Common shares

On February 09, 2000, the Parent Company was listed with the Philippine Stock Exchange with a total of 3,554.72 million common shares, issued, paid and outstanding. The offering of the shares was at \$\mathbb{P}1.00\$ per share.

On November 11, 2014, the Philippine Stock Exchange, Inc. approved the application of the Company to list additional 730.32 million common shares, with a par value of \$\mathbb{P}\$0.53 per share, to cover the Company's 20.62% stock dividend declaration to stockholders of record as of October 27, 2014 which was paid on November 14, 2014.

On August 30, 2019, the Group's BOD authorized and approved the amendment of the stockholders' resolution dated September 29, 2017, specifically: (a) change in the par value of the proposed reclassified 3.00 billion Preferred Shares from ₱1.00 to ₱0.53 per share and (b) no increase in the authorized capital stock of the Parent Company, together with the consequent amendment of article nine of the amended articles of incorporation of the Parent Company.

As of September 30, 2020 and December 31, 2019, the Parent Company had 498 stockholders with at least one board lot at the PSE, for a total of 11,599,600,690 (₱0.53 par value) issued and outstanding common shares.



Issuance of preferred shares

On January 10, 2020, the Group listed at the main board of the PSE its maiden follow-on offering of preferred shares under the trading symbol "CPGP". The Group offered 20 million preferred shares at \$\textstyle{2}100.00\$ each with an oversubscription option of up to 10 million preferred shares on December 16, 2019 to January 3, 2020, after the SEC issued an order rendering the Registration Statement that was filed on October 19, 2019 effective and a corresponding permit to offer the securities for sale. The initial dividend rate was set at 6.7177% per annum. The dividends on the preferred shares shall be paid quarterly, every January 10, April 10, July 10, and October 10 of each year.

The 30,000,000 preferred shares with a par value of ₱0.53 were fully subscribed totaling ₱15,900,000. Additional paid in capital from preferred shares amounted ₱2,984.10 million and issuance cost totaled ₱99.06 million resulting to a net additional paid in capital ₱2,885.03.

Deposits from stockholders received by the Group in 2019 amounting to ₱42.48 million were applied as payment for the issuance of shares of stock in 2020.

Treasury shares

On January 7, 2013, the BOD of the Parent Company approved a share buyback program for those shareholders who opt to divest of their shareholdings in the Parent Company. A total of \$\mathbb{P}800.00\$ million worth of shares were up for buyback for a time period of up to 24 months. In 2014 and 2013, a total of 85.68 million shares and 14.44 million shares were reacquired at a total cost of \$\mathbb{P}87.15\$ million and \$\mathbb{P}22.52\$ million, respectively.

As of September 30, 2020 and December 31, 2019, treasury shares amounted to ₱109.67 million consisting of 100,123,000 shares.

Retained earnings

Retained earnings include the accumulated equity in undistributed net earnings of the subsidiaries amounting to \$\mathbb{P}9,266.41\$ million and to \$\mathbb{P}8,733.92\$ million as of September 30, 2020 and December 31, 2019, respectively. These amounts are not available for dividend declaration until these are declared by the subsidiaries.

Cash dividend declaration

On August 26, 2020, the BOD approved the declaration of ₱0.0063 cash dividend per share amounting to

₱147.84 million for the common shares for distribution to the stockholders of the Parent Company of record September 10, 2020 with payment date on September 18, 2020, and of record date November 6, 2020 with payment date on November 18, 2020. On September 18, 2020,

₱73.07 million of the total dividend declared was paid and ₱74.77 million was still outstanding as of September 30, 2020.

On July 1, 2020, the BOD the declaration of cash dividends for the preferred shares with dividend rate of 6.7177% for shares of record July 8, 2020 with payment date on July 10, 2020, and shares of record date October 6, 2020 with payment date on October 12, 2020. On July 10, 2020, ₱50.38 million of the total dividend declared was paid and ₱50.38 million was still outstanding as of September 30, 2020.



On March 20, 2020, the BOD the declaration of cash dividends for the preferred shares with dividend rate of 6.7177%. The total dividend declared amouting to ₱50.38 million was paid on April 13, 2020.

On June 25, 2019, the BOD approved the declaration of ₱0.02 per share cash dividends amounting to ₱137.92 million for distribution to the stockholders of the Parent Company of record as of July 11, 2019. As of December 31, 2019, ₱126.20 million of the dividend declarations has been paid, the outstanding balance amounting to ₱11.71 million has been paid during the nine-month period ended September 30, 2020.

Other components of equity

Other components of equity mainly pertain to the equity reserve recognized between the consideration paid by Mitsubishi Corporation (MC) and the carrying value of the net assets of TPI I, TPI II, TPI III and CCDC II given up amounting to ₱104.49 million as of December 31, 2019 and 2018. This also includes the remeasurement loss on equity instruments at FVOCI amounting to ₱5.10 million and ₱5.26 million as of September 30, 2020 and December 31, 2019, respectively.

Non-controlling interest

On August 24, 2020, CPGI has completed the acquisition of 40% of the total outstanding shares or 511,561,143 common shares of MC in one of its subsidiary Century City Development II Corporation. The acquisition price is One Billion Nine Million Pesos Only (\$\mathbb{P}\$1,900,000,000.00) or \$\mathbb{P}\$3.71 per share, paid in cash on August 24, 2020. A Deed of Absolute Sale was executed by MC in favor of CPGI. This resulted to CCDC II being a wholly-owned subsidiary of CPGI. The difference in the acquisition price and the value of the NCI as of August 24, 2020 amounting to \$\mathbb{P}\$782.24 million was charge against the equity reserve included in the "Other components of equity" account in the interim consolidated statement of financial position.

On September 15, 2020, TP1 approved the declaration of ₱546.63 per share cash dividends amounting to ₱240 million. This resulted to a decrease in non-controlling interest amounting to ₱96 million. The dividends were paid in October 2020.

In, 2019, PPHI issued additional 480.00 million common shares with a par value of ₱1.00 and 0.12 million preferred shares with 1,000.00 par value to Mitsubishi Corporation (MC), which resulted into an aggregate increase in the non-controlling interest amounting to ₱600.00 million.

In 2019, MC paid an additional ₱226.52 million for its subscription to CCDC II, which resulted to an increase in the non-controlling interest for the same amount.

In 2018, additional investments made to KPDC and PPHI resulted to an aggregate increase in non-controlling interests amounting to ₱209.00 million.

In 2018, MC made additional cash payments for its subscription to CCDC II in the amount of ₱212.34 million, which resulted to an increase in the non-controlling interest for the same amount.

In 2017, additional investments made to TPI I, TPI II and TPI III resulted to an aggregate increase in non-controlling interests amounting to \$\P121.67\$ million.

In 2017, MC made additional cash payments for its subscription to CCDC II in the amount of ₱276.08 million, which resulted to an increase in the non-controlling interest for the same amount.



Other components of equity

Other components of equity mainly pertain to the equity reserve recognized between the consideration paid by Mitsubishi Corporation (MC) and the carrying value of the net assets of TPI I, TPI III, TPI III and CCDC II given up amounting to \$\textstyle{2}104.49\$ million as of December 31, 2019. In 2020, CPGI acquired the total outstanding shares of MC in one of its subsidiary CCDCII, the difference in the acquisition price and the value of the NCI as of August 24, 2020 amounting to \$\textstyle{2}\$782.24 million was charge against the Group's equity reserve.

This also includes the remeasurement loss on equity instruments at FVOCI amounting to \$\mathbb{P}5.10\$ million as of September 30, 2020 and December 31, 2020.



CENTURY

PROPERTIES GROUP, INC.

The financial information of subsidiaries that have material non-controlling interests is provided below. The information below is based on amounts after intercompany eliminations.

Summarized statements of financial position (in millions):

	TPI I			TPI II TPI III		CCDC II		РРНІ		
	September 30, 2020	December 31, 2019								
	(Unaudited)	(Audited)								
Current assets	₽738.00	₽813.00	₽993.00	₽736.52	₽348.00	₽271.39	₽243.00	₽561.25	₽3,120.00	₽2,571.22
Noncurrent assets	4.00	5.54	8.00	8.64	6.00	6.60	5,243.00	4,467.67	40.00	31.20
Current liabilities	(188.00)	(200.35)	(518.00)	(362.57)	(268.00)	(233.34)	(438.00)	(579.52)	(1,069.00)	(578.79)
Noncurrent liabilities	(1.00)	(51.15)	_		_		(2,285.00)	(2,137.81)	(15.00)	(5.85)
Total equity	₽553.00	₽567.04	₽483.00	₽382.59	₽86.00	₽44.65	₽2,763.00	₽2,311.59	₽2,076.00	₽2,017.78
Attributable to:										
Equity holders of the Parent										
Company	₽331.78	₽340.22	₽289.96	₽229.55	₽51.74	₽26.79	₽2,763.00	₽1,386.95	₽1,245.69	₽1,210.67
Non-controlling interest	221.22	226.82	193.04	153.04	34.26	17.86	_	924.64	830.31	807.11
Total equity	₽553.00	₽567.04	₽483.00	₽382.59	₽86.00	₽44.65	₽2,763.00	₽2,311.59	₽2,076.00	₽2,017.78

Summarized statements of comprehensive income (in millions):

	_	TPI I		TPI II		TPI III		CCDC II		PPHI
	September 30, 2020		September 30, 2020		September 30, 2020		September 30, 2020			
	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)
Revenue	₽50.00	₽285.19	₽308.00	₽555.59	₽115.00	₽57.13	₽251.00	₽131.96	₽974.00	₽844.06
Cost of real estate sales and	(45.00)		(163.00)		(52.00)		_		(523.00)	
services	(45.00)	(205.02)	(105.00)	(178.73)	(52.00)	(17.73)		-	(525.00)	(409.42)
General and							(82.00)		(402.00)	
administrative expenses	(22.00)	(55.27)	(49.00)	(108.44)	(22.00)	(8.44)	(02.00)	(75.22)	(402.00)	(402.03)
Operating income (loss)	(17.00)	24.90	96.00	268.42	41.00	30.96	169.00	56.74	49.00	32.61
Other income	5.00	1.28	6.00	11.21	=	0.56	482.00	130.01	18.00	18.93
Provision for income tax	(2.00)	(6.24)	(2.00)	(3.43)	=	(0.18)	(194.00)	(55.75)	(9.00)	(14.31)
Total comprehensive income	(₽14.00)	₽19.94	₽100.00	₽276.20	₽41.00	₽31.34	₽457.00	₽131.00	₽58.00	₽37.23



Capital management

The primary objective of the Group's capital management is to ensure that it maintains a strong and healthy consolidated statement of financial position to support its current business operations and drive its expansion and growth in the future.

The Group undertakes to establish the appropriate capital structure for each business line, to allow it sufficient financial flexibility, while providing it sufficient cushion to absorb cyclical industry risks.

The Group considers debt as a stable source of funding. The Group attempts to continually lengthen the maturity profile of its debt portfolio and makes it a goal to spread out its debt maturities by not having a significant percentage of its total debt maturing in a single year.

The Group manages its capital structure and makes adjustments to it, in the light of changes in economic conditions. It monitors capital using leverage ratios on both a gross debt and net debt basis. The Group is subject to externally imposed capital requirements from its bank loans which it has complied with as of September 30, 2020 and December 31, 2019.

Equity, which the Group considers as capital, pertains to the equity attributable to equity holders of the Parent Company excluding other components of equity and remeasurement loss on defined benefit plan, amounting to a total of ₱20,898.26 million and ₱17,464.84 million as of September 30, 2020 and December 31, 2019, respectively.

No changes were made in the objectives, policies or processes for managing capital in September 30, 2020 and December 31, 2019.

22. GENERAL, ADMINISTRATIVE AND SELLING EXPENSES

This account consists of:

	September 30,	September 30,
	2020	2019
Salaries, wages and employee benefits	₽458,628,319	₽499,478,054
Commission	440,254,838	676,355,182
Taxes and licenses	287,547,877	162,518,178
Marketing and promotions	249,020,864	460,615,745
Entertainment, amusement and recreation	65,039,081	64,756,200
Professional fees	49,224,829	92,449,075
Utilities	42,757,208	14,117,224
Outside services	41,782,700	26,841,710
Depreciation and amortization	36,499,286	41,441,790
Rent	21,985,130	18,167,402
Supplies	19,830,126	11,184,762
Repairs and Maintenance	14,938,539	16,709,028
Communication	8,023,304	11,952,882
Transportation and travel	5,338,640	13,196,589
Miscellaneous	78,092,767	75,924,317
	₽1,818,963,508	₱2,185,708,138



Miscellaneous pertains mainly supplies, business and research development, insurance and association dues and other fees for unsold units or units that are yet to be turned over.

23. INTEREST AND OTHER INCOME

This account consists of:

	September 30, 2020	September 30, 2019
	(Unaudited)	(Unaudited)
Income from forfeited collections	₽ 101,101,262	₽374,137,664
Interest income from		
cash and cash equivalents (Note 4)	70,040,813	96,207,434
Interest income from investment in bonds (Note 15)	19,390,547	5,982,948
Other income	55,662,931	59,566,693
	₽246,195,553	₽535,894,739

Income from forfeited collections pertains to forfeited collections from reservation fees whose allowable period of completion has prescribed and terminated sales contracts.

Other income mainly consists of the penalties and other surcharges billed against defaulted installments from sales contracts. Real estate buyers are normally charged a penalty of 3.00% of the monthly installment for every month in arrears from the time the specific installment becomes due and payable.

24. PENSION COST

For the nine-month periods ended September 30, 2020 and 2019, the retirement expense included under "Retirement expense" under general, administrative and selling expenses amounted to ₱9.61 million and ₱10.92 million, respectively.

The actuarial valuation of the retirement benefit obligation will be conducted by the independent actuary on the 2020 annual financial statements. The latest actuarial valuation of the retirement benefit obligation by the independent actuary was made in 2019. As of September 30, 2020 and December 31, 2019, carrying value of retirement benefit obligation, net of retirement plan assets, amounted to \$\mathbb{P}\$314.24 million and \$\mathbb{P}\$307.40 million, respectively.

The fair value of retirement plan assets as of September 30, 2020 and December 31, 2019 amounted to ₱6.73 million and ₱5.94 million, respectively. The plan assets as of September 30, 2020 and December 31, 2019 pertain solely to bank deposits. Total retirement benefits paid amounted to ₱2.77 million and ₱1.39 million as of September 30, 2020 and 2019, respectively.



25. INCOME TAXES

The provision for income tax consists of:

	September 30, 2020 (Unaudited)	September 30, 2019 (Unaudited)
Current		
RCIT/MCIT	₽ 149,078,821	₽188,775,953
Final	14,008,163	10,206,464
	163,086,984	198,982,417
Deferred	263,978,975	146,583,877
	₽ 427,065,959	₽345,566,294

The components of the Group's deferred tax assets and deferred tax liabilities are as follows:

	September 30, 2020 (Unaudited)	December 31, 2019 (Audited)
Recognized in the interim condensed	(6111111111111)	(11001000)
consolidated statements of comprehensive		
income:		
Deferred tax assets on:		
NOLCO	₽16,894,912	₽8,891,813
Accrued retirement costs	59,484,009	57,431,752
MCIT	4,554,149	2,626,632
Difference in accounting of PFRS 16	1,654,057	1,152,416
Provisions for impairment losses	3,296,786	3,296,786
•	85,883,913	73,399,399
Deferred tax liabilities on:		_
Effect of difference in accounting and tax		
base on real estate sales (see Note 2)	(1,370,456,275)	(1,305,730,303)
Fair value gains on investment properties	(1,128,948,296)	(989,382,666)
Prepaid commissions	(343,593,183)	(304,173,303)
Effect of difference in accounting and tax	, , , , , , , , , , , , , , , , , , ,	
base on investment properties	(135,265,594)	(112,770,175)
Unamortized deferred financing costs	(62,473,588)	(52,217,000)
Others	(10,029,923)	(10,029,923)
	(3,050,766,859)	(2,700,903,971)
Recognized directly in equity:		
Deferred tax asset on re-measurement loss		
on retirement obligation	34,788,871	34,788,871
	(P 2,930,094,075)	(P 2,666,115,100)

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

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Deferred tax assets – net	₽38,087,846	₽ 42,148,127
Deferred tax liabilities – net	2,968,181,921	2,708,263,227



26. LEASE LIABILITY

The Group has lease contracts for various office spaces with lease terms of two (2) to three (3) years. Rental due is based on prevailing market conditions.

The rollforward of this account is as follows:

	September 30, 2020	December 31, 2019
Balance at the beginning of the period	₽ 61,178,004	₽
Effect of adoption of PFRS 16 (Note 2)	_	71,933,617
Accretion for the year (Note 26)	3,497,568	5,477,704
Payment	(12,773,181)	(16,233,317)
Balance at the end of the period	51,902,391	61,178,004
Less current portion	14,019,234	21,642,553
Noncurrent portion	₽37,883,157	₱39,535,451

27. OTHER NON-CURRENT LIABILITIES

Deposits from preferred shares subscription

As of September 30, 2020, there had been subscriptions for Century Acqua Lifestyle Corporation (CALC) of 6,201 Preferred A shares at a total amount of £1,029.85 million, 494 Preferred B shares at a total amount of £116.81 million, 760 Preferred C shares at a total amount of £109.64 million and 247 Preferred D shares at a total amount of £53.96 million.

Total deposits for preferred shares subscriptions received presented under financial statement caption "Other noncurrent liabilities" amounted to \$\mathbb{P}\$1,084.39 million and \$\mathbb{P}\$1,035.99 million as of September 30, 2020 and December 31, 2019, respectively. Marginal deposits which include cash hold-out for deposits for preferred shares subscriptions amounting to \$\mathbb{P}\$19.97 million and \$\mathbb{P}\$9.65 million as of September 30, 2020 and December 31, 2019, respectively (see Note 14). Additional deposits received from buyers of preferred shares amounted to \$\mathbb{P}\$48.39 million and \$\mathbb{P}\$324.42 million for the nine-month periods ended September 30, 2020 and 2019, respectively.

Deposit for future stock subscription

In 2019, the Group received deposits amounting to \$\mathbb{P}42.48\$ million from stockholders with the purpose of applying the same as payment for future issuance of shares of stock. These were classified as a liability since its application for the increase in authorized capital stock has not been filed yet with SEC as of December 31, 2019.

In 2020, the increase in authorized capital stock was approved and a 30,000,000 preferred shares with a par value of \$\mathbb{P}0.53\$ were fully subscribed, thus the DFFS amounting the \$\mathbb{P}42.48\$ million was reclassified to equity (see Note 21)

Refundable deposits

Refundable deposits pertain to utilities and meter deposits, and security deposits collected from tenants which are refundable at the end of the lease contracts. The carrying value of refundable deposits presented under financial statement caption "Other noncurrent liabilities" amounted to \$\text{P284.39}\$ million and \$\text{P383.84}\$ million, respectively.



28. FINANCIAL INSTRUMENTS

	September	r 30, 2020	December 31, 2019		
	Carrying Value	Fair value	Carrying Value	Fair value	
Financial assets					
ICR	P10,700,443,390	₽11,789,388,498	₽10,449,914,749	₽11,568,452,788	
Rental deposits	139,061,850	140,047,402	152,396,921	153,476,981	
Investment in bonds	463,750,000	463,750,000	463,750,000	471,542,330	
	P 11,303,255,240	₽12,393,185,900	₽11,116,061,670	₽12,193,472,099	
Other financial liabilities					
Long-term debt	₽15,721,937,086	₽15,889,509,670	₽15,342,716,948	₽15,986,421,333	
Bonds payable	3,078,437,291	3,119,110,000	4,453,032,166	4,541,582,403	
Liability from purchased					
land	275,535,743	286,771,241	335,535,743	349,217,856	
Refundable deposits	284,396,427	322,642,728	382,842,116	403,727,199	
Total financial liabilities	P19,360,306,547	₽ 19,618,033,639	₽20,514,126,973	₽21,280,948,791	

The methods and assumptions used by the Group in estimating the fair value of the financial instruments are as follows:

Cash and cash equivalents, receivables (excluding advances to employees, condominium corporations and other receivables), due from related parties, marginal deposit accounts and other payables, due to related parties and short-term debt

Carrying amounts approximate fair values due to the short-term maturities of these instruments.

Rental deposits and investment in bonds

The fair values of rental deposits and investment in bonds are based on the discounted value of future cash flows using the applicable market interest rates. Discount rates ranging from 4.29% to 5.07% and 1.91% to 5.00% were used in calculating the fair value of the Group's rental deposits as of September 30, 2020 and December 31, 2018, respectively. The discount rate used for the investment in bonds is 3.82% as of September 30, 2020

Long-term debt, bonds payable, liability from purchased land, refundable deposits

The fair values are estimated using the discounted cash flow method using the Group's current incremental borrowing rates for similar borrowings with maturities consistent with those remaining for the liability being valued. The discount rates used for long-term debt ranged from 1.85% to 2.73% and 4.97% to 5.04% as of September 30, 2020 and December 31, 2019, respectively. The discount rates used for the bonds payable ranged from 1.85% to 2.12% and 4.95% to 5.00% as of September 30, 2020 and December 31, 2019, respectively. The discount rates used for the liability from purchased land ranged from 1.85% to 2.73% and 4.97% to 5.18% as of September 30, 2020 and December 31, 2019, respectively.

The discount rates used for refundable deposits ranged from 1.85% to 2.73% and 4.97% to 5.04% as of September 30, 2020 and December 31, 2019, respectively.

The Group has no financial instruments measured under Level 3 of fair value hierarchy. For the nine-month period ended September 30, 2020 and for the year ended December 31, 2018, the Group did not have transfers between Level 1 and 2 fair value measurements and no transfers into and out of Level 3 fair value measurements.



The Group's BOD reviews and approves the policies for managing each of these risks and they are summarized below:

Credit Risk

redit Risk

The Group's maximum exposure to credit risk as of September 30, 2020 and December 31, 2019 is equal to the carrying values of its financial assets amounting to \$\mathbb{P}\$5,006.72 million and \$\mathbb{P}\$6,280.72 million, respectively, except for cash on hand amounting to \$\mathbb{P}\$3.91 million and \$\mathbb{P}\$2.60 million, respectively, ICR and contract assets with aggregate carrying values of \$\mathbb{P}\$10,700.44 million and \$\mathbb{P}\$10,499.91 million, respectively, with fair value of collateral amounting to \$\mathbb{P}\$9,452.19 million and \$\mathbb{P}\$10,477.89 million, respectively

Cash and cash equivalents and rental deposits - these are considered as high grade financial assets as these are entered into with reputable counterparties.

Contract assets and receivables other than advances to condominium corporation - these are considered as high grade since there are no default in payments.

Due from related parties - these are considered as standard grade as these are settled on time or are slightly delayed due to unresolved concerns.

As of September 30, 2020 and December 31, 2019, the Group has not recognized an expected credit loss on its financial assets.

Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in raising funds to meet commitments associated with financial instruments. Liquidity risk may result from either the inability to sell financial assets quickly at their fair values; or the counterparty failing on repayment of a contractual obligation; or inability to generate cash inflows as anticipated.

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of bank loans and advances from related parties. The Group considers its available funds and its liquidity in managing its long-term financial requirements. It matches its projected cash flows to the projected amortization of long-term borrowings. For its short-term funding, the Group's policy is to ensure that there are sufficient operating inflows to match repayments of short-term debt.



The following table shows the maturity profile of the Group's financial assets used for liquidity purposes and liabilities based on contractual undiscounted payments:

Sei	nten	nher	30.	2020
			\mathbf{v}	

	Within 1 Year	1 - 5 years	Total
Financial assets			
Cash and cash equivalents	₽3,988,543,330	₽_	₽3,988,543,330
Receivables*	9,312,758,299	2,671,700,890	11,984,459,189
Due from related parties	419,274,459	_	419,274,459
Rental Deposits	_	139,061,850	139,061,850
Investment in bonds	463,750,000	_	463,750,000
	₽		₽
	14,184,326,088	₽2,810,762,740	16,995,088,828

^{*} Excluding other receivables amounting to \$\mathbb{P}348.22\$ million as of September 30, 2020.

Other financial liabilities Accounts and other payables**	₽ 5,040,548,014	₽-	₽5,040,548,014
1 2	, , ,	# -	, , , , , , , , , , , , , , , , , , ,
Due to related parties	261,469,984	_	261,469,984
Short-term debt	566,006,056	_	566,006,056
Liability from purchased land	67,200,000	208,335,743	275,535,743
Refundable deposits	_	284,396,427	284,396,427
Lease liabilities	14,019,234	37,883,157	51,902,391
Long-term debt:			
Principal	2,695,914,931	13,193,594,739	15,889,509,670
Interest	50,271,775	117,300,809	167,572,584
Bonds payable:			
Principal	118,781,010	2,959,656,281	3,078,437,291
Interest	1,569,350	40,672,708	42,242,058
	₽8,815,780,354	₽16,841,839,864	₽25,657,620,218

^{*} Excluding other receivables amounting to \$\mu 348.22\$ million as of September 30, 2020.

^{**}Excluding customers' advances and statutory liabilities amounting to \$\mathbb{P}684.29\$ million and \$\mathbb{P}165.95\$ million, respectively, as of September 30, 2020.

	December 31, 2019		
	Within 1 Year	1 - 5 years	Total
Financial assets			
Cash and cash equivalents	₽4,005,009,231	₽–	£ 4,005,009,231
Receivables*	10,751,281,793	991,340,334	11,742,622,127
Due from related parties	419,654,624	_	419,654,624
Rental Deposits	_	152,396,921	152,396,921
Investment in bonds	463,750,000	_	463,750,000
	₽15,639,695,648	₽1,143,737,255	₽16,783,432,903



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	Within 1 Year	1 - 5 years	Total
Financial liabilities			
Accounts and other payables**	£4,537,618,240	₽-	£4,537,618,240
Due to related parties	171,191,762	_	171,191,762
Short-term debt	1,452,692,919	_	1,452,692,919
Liability from purchased land	67,200,000	268,335,743	335,535,743
Long-term debt:			
Principal	5,462,166,897	9,991,882,433	15,454,049,330
Interest	38,643,173	72,689,208	111,332,381
Bonds payable:			
Principal	1,392,653,130	3,119,986,870	4,512,640,000
Interest	6,210,246	40,965,921	47,176,167
Lease liabilities	21,642,553	50,448,594	72,091,147
Security deposits	_	382,842,116	382,842,116
	₽13,150,018,920	₽13,927,150,885	₽27,077,169,805

^{**}Excluding customers' advances and statutory liabilities amounting to P871.39 million and P294.06 million, respectively, as of December 31, 2019.

Foreign currency risk

Financial assets and credit facilities of the Group, as well as major contracts entered into for the purchase of raw materials, are mainly denominated in Philippine Peso.

The following table shows the Group's consolidated foreign currency-denominated monetary assets and liability and their peso equivalents as of September 30, 2020 and December 31, 2019:

	September 30, 2020		December 31, 2019	
	(Unaud	dited)	(Audited)	
	Original	Peso	Original	Peso
	Currency	Equivalent	Currency	Equivalent
Assets				
Cash and cash equivalents	****			
US Dollar	\$182,241	₽9,002,688	\$559,980	₽28,223,031
Euro	€ 6,692	367,770	€7,160	396,286
Net foreign currency				
denominated instruments		₽9,370,458		₽28,619,317

The spot exchange rates used were; P49.4 to US\$1 and ₱56.96 to €1 in 2020 ₱50.4 to US\$1 and ₱55.34 to €1 in 2019.

The following table demonstrates the sensitivity to reasonably possible changes in foreign currency rates, with all variables held constant, of the Group's income before tax and equity.

	September 30, 2020		Decei	nber 31, 2019
	J)	Jnaudited)	(Audited)	
	Increase		Increase	
	(decrease) in		(decrease) in	
	foreign	Effect on profit	foreign	Effect on profit
	exchange rates	before tax	exchange rates	before tax
Dollar	5%	(₽ 450,135)	5%	(₱1,411,151)
	(5%)	450,135	(5%)	1,411,151
Euro	5%	19,058	5%	19,814
	(5%)	(19,058)	(5%)	(19,814)



Interest rate risk is the risk that changes in the market interest rates will reduce the Group's current or future earnings and/or economic value. The Group's interest rate risk management policy centers on reducing the overall interest expense and exposure to changes in interest rates. Changes in market interest rates relate primarily to the Group's interest-bearing debt obligations with floating interest rates or rates subject to repricing as it can cause a change in the amount of interest payments.

The following table sets out the carrying amount, by maturity, of the Group's long-term debt that are exposed to interest rate risk.

	Interest terms			
	(p.a.)	Rate fixing period	<1 year	1 to 5 years
2020	6.2-10.3 %	Monthly; Annually	₽2,417,812,550	₽13,135,676,741
2019	6.2-10.3 %	Monthly; Annually	₽89,678,076	₱10,134,117,726

The following table demonstrates the sensitivity to reasonably possible changes in interest rates, with all variables held constant, of the Group's income before tax and equity (through the impact on floating rate borrowings).

	September 30, 2020 (Unaudited)		December 31, 2019 (Audited)	
	Increase (decrease) in interest rates	Effect on profit before tax	Increase (decrease) in interest rates	Effect on profit before tax
Basis points	0.33% (0.33%)	(₱38,769,941) 38,769,941	0.33% (0.33%)	(₱19,729,570) 19,729,570

There is no other impact on the Group's total comprehensive income other than those already affecting the net income.

29. PERFORMANCE OBLIGATION

Information about the Group's performance obligations are summarized below:

Real estate sales

The Group entered into contracts to sell with one identified performance obligation, which is the sale of the real estate unit together with the services to transfer the title to the buyer upon full payment of contract price. The amount of consideration indicated in the contract to sell is fixed and has no variable consideration. The sale of real estate unit may cover the contract for either the (i) serviced lot; (ii) service lot and house, and (ii) condominium unit and the Group concluded that there is one performance obligation in each of these contracts. The Group recognizes revenue from the sale of these real estate projects under pre-completed contract over time during the course of the construction.

Payment commences upon signing of the contract to sell and the consideration is payable in cash or under various financing schemes entered with the customer. The financing scheme would include payment of 10%-30% of the contract price spread over a certain period (e.g., three months to four years) at a fixed monthly payment with the remaining balance payable (a) in full at the end of the period either through cash or external financing; or (b) through in-house financing which ranges from two (2) to five (5) years with fixed monthly payment. The amount due for collection under the amortization schedule for each of the customer does not necessarily coincide with the progress of construction, which results to either a contract asset or contract liability.



The transaction price allocated to the remaining performance obligations (unsatisfied or partially satisfied) as at September 30, 2020 and December 31, 2019 are as follows:

	September 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Within one year	₽5,257,744,672	₽3,474,143,694
More than one year	12,328,405,948	7,312,045,153
	₽17,586,150,620	₽10,786,188,847

The remaining performance obligations expected to be recognized within one year and in more than one year relate to the continuous development of the Group's real estate projects. The Group's condominium units are completed within three years and five years, respectively, from start of construction while serviced lots and serviced lots and house are expected to be completed within two to three years from start of development.

30. CONTINGENCIES

The Group is contingently liable for lawsuits or claims filed by third parties (substantially civil cases that are either pending decision by the courts or are under negotiation, the outcomes of which are not presently determinable). In the opinion of management and its legal counsels, the eventual liability under these lawsuits or claims, if any, will not have a material or adverse effect on the Group's financial position and results of operations. The information usually required by PAS 37, *Provisions, Contingent Liabilities and Contingent Assets*, is not disclosed on the grounds that it can be expected to prejudice the outcome of these lawsuits, claims or assessments. No provisions were made for the period-ended September 30, 2020 and December 31, 2019 with respect to the foregoing matters.

31. NOTES TO CASH FLOWS

Below are the noncash transactions for the period ended September 30, 2020 and December 31, 2019.

- a. Accretion of unamortized discount for noninterest-bearing contracts receivable amounting to ₱133.55 million and ₱219.97 million for the nine-month periods ended September 30, 2020 and 2019, respectively (see Note 7).
- b. Borrowing costs capitalized in real estate inventories amounting to ₱612.33 million and ₱857.34 million for the nine-month periods ended September 30, 2020 and 2019, respectively (see Note 8).
- c. Borrowing costs capitalized in investment properties amounting to ₱62.12 million and ₱67.89 million for the nine-month periods ended September 30, 2020 and 2019, respectively (see Note 12).
- d. Transfer from deposit for purchased land to real estate inventories amounting to ₱166.0 million for the nine-month periods ended September 30, 2019 (see Notes 8 and 10).
- e. Amortization of deferred financing costs amounting to ₱97.77 million and ₱40.70 million for the nine-month periods ended September 30, 2020 and 2019, respectively (see Notes 19 and 20).
- f. Transfer of real estate inventories to investment properties amounting to ₱256.91 million for the nine-month period ended September 30, 2019 (see Notes 8 and 12).



- g. Accrued interest payable from long-term debts amounting to ₱156.38 million and ₱133.17 million as of September 30, 2020 and September 30, 2019, respectively (see Note 16).
- h. Dividends declared amounting to ₱221.15 million as of September 30, 2020 (see Note 15).

32. NOTES TO INTERIM CONSOLIDATED FINANCIAL STATEMENTS

COVID-19 outbreak

In a move to contain the COVID-19 outbreak, on March 16, 2020 the office of the Philippine President issued Presidential Proclamation No. 929, declaring a State of Calamity throughout the Philippines for a period of six (6) months and imposed an enhanced community quarantine throughout the island of Luzon until April 12, 2020 which was subsequently extended until April 30, 2020 and May 15, 2020. On May, 12, 2020 this was further extended into a modified enhanced community quarantine, wherein certain implementing rules have been relaxed. These measures have caused disruptions to businesses and economic activities, and its impact on businesses continue to evolve.

These measures have caused disruptions to businesses and economic activities, and its impact on businesses continue to evolve.

The pandemic situation slowed down construction and collections resulting to a 17% decline in total real estate sales revenue. However, as affordable housing projects are located outside metro manila, the Group was able to resume construction as restrictions from provincial cities were lifted. Accordingly, initial recognition of real estate revenues from newly launched projects of affordable housing projects in 2020 offsets such decline.

While mall operations declined, the impact on the leasing revenue portforlio is not significant as its contribution is marginal to the total revenue of the Group even pre-covid. The increase in leasing revenue is a result of the initial rentals from the recently completed Century Diamond Tower.



EXHIBIT 1

MANAGEMENT DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Results of Operations and Material Changes to the Company's Income Statement for the nine-month period ended September 30, 2020 compared to September 30, 2019 (In Millions of Peso)

				Movement
	2020	2019	Amount	%
REVENUE				
Real estate revenue	₽7,305.18	₽8,856.44	(₱1,551.26)	-17.52%
Leasing revenue	587.14	404.07	183.07	45.31%
Property management fee and other services	256.15	313.69	(57.54)	-18.34%
Interest income from real estate sales	133.55	219.98	(86.43)	-39.29%
	8,282.02	9,794.17	(1,512.15)	-15.44%
COST AND EXPENSES				
Cost of real estate revenue	4,863.00	5,826.14	(963.14)	-16.53%
Cost of leasing	127.68	171.97	(44.29)	-25.75%
Cost of services	192.74	226.78	(34.04)	-15.01%
	5,183.42	6,224.89	(1,041.47)	-16.73%
GROSS PROFIT	3,118.95	3,569.29	(450.33)	-12.62%
GENERAL, ADMINISTRATIVE AND SELLING				
EXPENSES	1,818.96	2,185.71	(366.74)	-16.78%
OTHER INCOME (EXPENSES)				
Interest and other income	296.81	535.89	(239.08)	-44.61%
Gain from change in fair value of investment property	6.79	11.18	(4.39)	-39.27%
Share in net income	465.22	152.43	312.79	205.21%
Loss from change in fair value of derivatives	-	(76.06)	76.06	-100.00%
Interest and other financing charges	(470.87)	(573.79)	102.92	-17.94%
Unrealized foreign exchange gain (loss)		23.30	(23.30)	-100.00%
	297.95	72.95	224.99	308.41%
INCOME BEFORE INCOME TAX	1,526.97	1,456.53	70.43	4.84%
PROVISION FOR INCOME TAX	427.07	345.57	81.50	23.58%
NET INCOME	₽ 1,099.90	₽1,110.97	(₽11.06)	-1.00%

17.52% decrease in real estate revenue

Real estate revenue has a decreased as a result of the slowdown both in sales conversion and on construction and development activities due to prevailing community quarantine restrictions.

45.31% increase in leasing revenue

The increase was mainly due to the start of lease revenue recognition for initial leased out floor spaces of Century Diamond Tower and Asian Century Center.

18.34% decrease in Property Management Fees

The decrease was mainly due to reduced services rendered for the period due to streamlined building and property operations while NCR is in community quarantine.



39.29% decrease in interest income from real estate sales

Interest income from real estate sales represents interest accretion from installment contract receivables (ICR) and contract asset recognized during the year. Discount subject to accretion arises from the difference between present value of ICR and contract asset and its nominal value. Income decrease since majority of the projects are already turned over and slowdown in new sales during the nine-month period in 2020.

16.53% decrease in cost of sales

The decrease is directly attributable to the decrease of real estate revenue.

25.75% decrease in cost of leasing

The decrease is due to the reduction in Mall operations attributable to community quarantine restrictions in NCR.

15.01% decrease in cost of services

The decrease is directly attributable to the decrease of property management fees.

16.78% decrease in general, administrative and selling expenses

The decrease is a result of cost cutting efforts of the management during the period.

44.61% decrease in interest and other income

The decrease is mainly attributable to the decline from income from forfeited collections.

205.21% increase in gain from fair value of investment property

The increase was mainly due to the initial recognition of fair value gain from Century Diamond Tower building.

100.00% decrease in fair value of derivatives and unrealized foreign exchange gain

The decrease was due to absence of similar transactions or instruments during the nine-month period as of September 30, 2020.

17.94% decrease in interest and other financing charges

The decrease was due to reduced loan balances and lower average borrowing cost in 2020 compared with prior year.

23.58% increase in Provision for Income Tax

The increase was primarily due to higher taxable income during the period.

As a result of the foregoing, net income decreased by 1.00%.



Financial Condition and Material Changes to the Company's Statement of Financial Position for the period-ended September 30, 2020 compared to December 31, 2019 (In Millions of Peso)

<i>0)</i>				Movement
	2020	2019	Amount	%
ASSETS				
Cash and cash equivalents	₽3,988.54	₽4,005.01	(P16.47)	-0.41%
Receivables	9,696.98	10,967.15	(1,270.17)	-11.58%
Real estate inventories	13,879.99	15,558.00	(1,678.02)	-10.79%
Due from related parties	419.27	419.65	(0.38)	-0.09%
Advances to suppliers and contractors	2,326.17	2,006.51	319.66	15.93%
Investment in bonds	463.75	=	463.75	100.00%
Other current assets	1,703.19	1,409.17	294.01	20.86%
Total Current Assets	32,477.89	34,365.50	(1,887.61)	-5.49%
Noncurrent portion of installment contract receivables	2,671.70	1,137.66	1,534.04	134.84%
Investment in bonds	-	463.75	(463.75)	100.00%
Deposits for purchased land	1,313.11	1,079.44	233.67	21.65%
Investments in and advances to joint ventures and associate				
	265.56	258.77	6.79	2.62%
Investment properties	13,683.61	12,932.52	751.08	5.81%
Property and equipment	1,867.19	1,648.12	219.07	13.29%
Deferred tax assets - net	38.09	42.15	(4.06)	-9.63%
Other noncurrent assets	1,588.41	1,513.77	74.64	4.93%
Total Noncurrent Assets	21,427.67	19,076.19	2,351.48	13.18%
TOTAL ASSETS	53,905.56	53,441.69	463.88	0.87%
LIABILITIES				
Accounts and other payables	6,007.75	5,703.06	304.69	5.34%
Contract liabilities	1.877.00	1,784.09	92.91	5.21%
Short-term debt	566.01	1,452.69	(886.69)	-61.04%
Current portion of:	500.01	1,152.05	(000.05)	01.01%
Long-term debt	2,695.91	5,462.17	(2,766.25)	-50.64%
Bonds Payable	118.78	1,392.65	(1,273.87)	100.00%
Liability from purchased land	67.20	67.20	(1,273.07)	0.00%
Lease Liability	14.02	21.64	(7.62)	100.00%
Due to related parties	261.47	171.19	90.28	52.74%
Income Tax Payable	45.88	9.35	36.53	390.55%
Other current liabilities	159.65	35.28	124.37	352.56%
Total Current Liabilities	11,700.05	16,099.34		
	11,/00.05	10,099.54	(4,399.29)	-27.33%
Noncurrent portion of:	12.026.02	0.000 55	2 1 45 47	21 920
Long-term debt	13,026.02	9,880.55	3,145.47	31.83%
Bonds Payable	2,959.66	3,060.38	(100.72)	-3.29%
Liability from purchased land	208.34	268.34	(60.00)	-22.36%
Lease Liability	37.88	39.54	(1.65)	100.00%
Pension liabilities	314.24	307.40	6.84	2.23%
Deposit for future stock subscription	-	42.48	(42.48)	100.00%
Deferred tax liabilities	2,968.18	2,708.26	259.92	9.60%
Other noncurrent liabilities	1,369.78	1,419.84	(50.05)	-3.53%
Total Noncurrent Liabilities	20,884.11	17,726.78	3,157.32	17.81%
Total Liabilities	32,584.15	33,826.12	(1,241.96)	-3.67%
EQUITY				
Capital stock				
Common	6,200.85	6,200.85	0.00	0.00%
Preferred	15.90	-	15.90	100.00%
Additional paid-in capital	5,524.78	2,639.74	2,885.03	109.29%
Treasury shares	(109.67)	(109.67)		0.00%
Other components of equity	(682.85)	99.39	(782.24)	-787.01%
Retained earnings	9,266.41	8,733.92	532.49	6.10%
Remeasurement loss on defined benefit plan	(81.17)	(81.17)	0.00	0.00%
Total Equity Attributable to Equity Holders	(01.17)	(01.11)	2.00	0.0070
of the Parent Company	20,134.24	17,483.06	2,651.19	15.16%
Non-controlling interest	1,187.17	2,132.51	(945.35)	-44.33%
		·		
Total Equity	21,321.41	19,615.57	1,705.84	8.70%
TOTAL LIABILITIES AND EQUITY	₽53,905.56	₽53,441.69	₽463.88	0.87%



10.79% decrease in inventories

The decrease is primarily due to the recognition of cost of sales for sold units.

15.93% increase in advances to suppliers

Due to additional down payments to suppliers and contractors to new and ongoing projects.

12.61% increase in Other current and non-current assets

Increase is primarily due to increase in prepaid selling expenses for pre-sales during the period, and increase in creditable withholding taxes and input taxes.

5.81% increase in investment property

The increase is mostly attributable to the construction of Century Diamond Tower and recognition of gain in fair value for the period.

13.29% increase in property and equipment

The increase is mostly attributable to additional construction cost for Acqua 6 Tower of Acqua Private Residences.

5.21% increase in total contract liabilities

The increase is mostly attributable to increase in collections from customers which do not meet the revenue recognition criteria.

3.02% decrease in total short-term and long-term Debt

Decrease was due to net repayment of loans during the period.

30.87% decrease in bonds payable

The decrease was due to payment of the five-year bond payable in first quarter of 2020.

100% increase in preferred shares and 109.29% increase in additional paid-in capital

The increase is due to the issuance of 30,000,000 preferred shares with a par value of \$\mathbb{P}0.53\$. Additional paid in capital net of issuance cost was recognized in excess of the par value of preferred shares issued.

44.33% decrease in non-controlling interest and 787.01% decrease in other components of equity

Primarily due to acquisition of minority interest in Century City Development II net of the share in net income for PPHI during the period.

8.7% increase in total stockholders' equity

Due to the net income recorded for the nine-month period ended September 30, 202, preferred shares issued and additional paid in capital from issuance of preferred shares amounting to \$\mathbb{P}15.9\$ million and \$\mathbb{P}2,885.03\$ million, respectively.



Key Performance Indicators

Selected Financial Indicators September 30, 2020 and September 30, 2019

Financial ratios	Sep-20	Sep-19
Current/Liquidity Ratios		
Current Assets	32,377,893,244	34,389,971,156
Current Liabilities	11,700,047,002	18,612,908,890
Current Ratios	2.8	1.8
Current Assets	32,377,893,244	34,389,971,156
Inventory	13,879,985,395	15,624,108,787
Quick Assets	18,497,907,849	18,765,862,369
Current Liabilities	11,700,047,002	18,612,908,890
Quick Ratios	1.6	1.0
Liabilities and Debt Ratios		
Short-term debt	566,006,056	1,491,415,157
Long-term debt - Current	2,695,914,931	6,980,529,239
Bonds - Current	118,781,010	1,676,395,614
Long-term debt - Non-current	13,026,022,155	8,848,093,256
Bonds payable - Non Current	2,959,656,281	2,769,546,395
Debt	19,366,380,433	21,765,979,661
Equity	21,321,411,792	19,206,754,465
Debt-to-Equity	0.9	1.1
Debt	19,366,380,433	21,765,979,661
Cash and Cash Equivalents	3,988,543,330	3,790,630,694
Net Debt	15,377,837,103	
Equity	21,321,411,792	
Net Debt-to-Equity	0.7	0.9
Debt	19,366,380,433	21,765,979,661
EBITDA (Annualized for Interim)	2,697,794,842	2,762,353,976
Debt-to-EBITDA	7.18	7.88
Net income after tax	1,099,902,826	1,110,967,550
Provision for income tax Income before Income Tax	427,065,959	345,566,294
	1,526,968,785 470,874,578	1,456,533,844
Interest expense Depreciation and amortization	25,502,768	573,789,848 41,441,790
EBITDA	2,023,346,131	2,071,765,482
EBITDA	2,023,340,131	2,071,765,462
Asset to Equity Ratios		
Total Assets	53.905.564.147	53,790,833,055
Total Equity		19,206,754,465
Asset to Equity Ratio	2.5	2.8
Liabilities to Equity Ratios		
Total Liabilities		34,584,078,590
Total Equity		19,206,754,465
Liabilities to Equity Ratio	1.5	1.8



Financial ratios	Sep-20	Sep-19
Profitability ratios		
Revenue	8,282,019,623	9,794,174,491
Gross Profit	3,098,600,578	3,569,288,486
Gross Profit Ratio	37%	36%
Net Income Attributable to Equity holders of the Pa	831,487,170	1,049,622,068
Revenue	8,282,019,623	9,794,174,491
Net Income Margin	10.0%	10.7%
Total Net Income after tax (Annualized)	1,466,537,101	1,481,290,067
Total Asset CY	53,905,564,147	53,790,833,055
Total Asset PY	53,473,083,982	49,366,682,829
Average total asset	53,689,324,065	51,578,757,942
Return on Asset	2.7%	2.9%
Total Net Income after tax (Annualized)	1,466,537,101	1,481,290,067
Total Equity CY	21,321,411,792	19,206,754,465
Total Equity PY	19,596,463,885	17,463,466,559
Average total equity	20,458,937,839	18,335,110,512
B. t		
Return on Equity	7.2%	8.1%
• •		
Net Income	1,099,902,826	1,110,967,550
Net Income Revenue	1,099,902,826 8,282,019,623	1,110,967,550 9,794,174,491
Net Income	1,099,902,826	1,110,967,550
Net Income Revenue Net Income Margin	1,099,902,826 8,282,019,623	1,110,967,550 9,794,174,491
Net Income Revenue Net Income Margin	1,099,902,826 8,282,019,623 13.3%	1,110,967,550 9,794,174,491 11.3%
Net Income Revenue Net Income Margin Equity Attributable to Parent	1,099,902,826 8,282,019,623 13.3% 20,134,244,660	1,110,967,550 9,794,174,491 11.3% 17,266,247,636
Net Income Revenue Net Income Margin	1,099,902,826 8,282,019,623 13.3%	1,110,967,550 9,794,174,491 11.3%



PART II--OTHER INFORMATION

Item 3. 3rd Quarter of 2020 Developments

A. New Projects or Investments in another line of business or corporation.

None

B. Composition of Board of Directors

Name of Director	Position
Jose E.B. Antonio	Chairman of the Board
John Victor R. Antonio	Director
Jose Marco R. Antonio	Director
Jose Roberto R. Antonio	Director
Jose Carlo R. Antonio	Director
Ricardo Cuerva	Director
Rafael G. Yaptinchay	Director
Hilda R. Antonio	Director
Jose L. Cuisia	Independent Director
Stephen T. CuUnjieng	Independent Director
Carlos C. Ejercito	Independent Director

C. Performance of the corporation or result/progress of operations.

Please see unaudited Financial Statements and Management's Discussion and Analysis.

D. Declaration of Dividends.

None

E. Contracts of merger, consolidation or joint venture; contract of management, licensing, marketing, distributorship, technical assistance or similar agreements.

None

F. Offering of rights, granting of Stock Options and corresponding plans thereof.

None

G. Acquisition of additional mining claims or other capital assets or patents, formula, real estate.

Not Applicable



H. Other information, material events or happenings that may have affected or may affect market price of security.

None.

I. Transferring of assets, except in normal course of business.

None.



Item 4. Other Notes as of 3rd Quarter of 2020 Operations and Financials.

J. Nature and amount of items affecting assets, liabilities, equity, net income, or cash flows that is unusual because of their nature, size, or incidents.

None.

K. Nature and amount of changes in estimates of amounts reported in prior periods and their material effect in the current period.

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

L. New financing through loans/ issuances, repurchases and repayments of debt and equity securities.

See Notes to Financial Statements and Management Discussion and Analysis.

M. Material events to the end of the interim period that have not been reflected in the financial statements for the interim period.

None

N. The effect of 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.

None

O. Changes in contingent liabilities or contingent assets since the last annual statement of financial position date.

None

P. Existence of material contingencies and other material events or transactions during the interim period

None.

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

None

R. 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.

None.



S. Material commitments for capital expenditures, general purpose and expected sources of funds.

The movement of capital expenditures being contracted arose from the regular land development and construction requirements.



T. Known trends, events or uncertainties that have had or that are reasonably expected to have impact on sales/revenues/income from continuing operations.

As of September 30, 2020, there are no known trends, events or uncertainties that are reasonably expected to have impact on sales/revenues/income from continuing operations except for those being disclosed in the 3^{rd} quarter of 2020 financial statements.

U. Significant elements of income or loss that did not arise from continuing operations.

None.

V. Causes for any material change/s from period to period in one or more-line items of the financial statements.

See Notes to Financial Statements and Management Discussion and Analysis (MD&A) as material changes are described in detail in the MD&A section

W. Seasonal aspects that had material effect on the financial condition or results of operations.

None.

X. Disclosures not made under SEC Form 17-C.

None.



SIGNATURES

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

CENTURY PROPERTIES GROUP INC.

Bv:

JOHN PAUL C. FLORES

VP Comptroller