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SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17(2)(b) THEREUNDER

- 1. For the quarterly period ended June 30, 2021
- 2. SEC Identification Number AS093-7946
- 3. BIR Tax Identification No. **003-831-302-000**
- 4. Exact name of issuer as specified in its charter **ALLIANCE GLOBAL GROUP, INC.**
- 5. METRO MANILA, PHILIPPINES

Province, country or other jurisdiction of incorporation or organization

- 6. (SEC Use Only)
 Industry classification code
- 7. 7th Floor, 1880 Eastwood Avenue, Eastwood City CyberPark 188 E. Rodriguez Jr. Ave., Bagumbayan, 1110 Quezon City Address of principal office
- 8. (632) 870920-38 to -41

Registrant's telephone number, including area code

9. Securities registered pursuant to Sections 8 and 12 of the SRC, or secs. 4 and 8 of the RSA

Title of Each Class Num

Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding

Common 9,650,045,579

(net of 619,782,400 buyback shares held by AGI)

- 10. Are any or all of these securities listed on a Stock Exchange? Yes, on the Philippine Stock Exchange.
- 11. (a) AGI has filed all reports required to be filed by Section 17 of the SRC and SRC Rule 17 thereunder or Section 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of The Corporation Code of the Philippines during the preceding twelve (12) months.
 - (b) AGI has been subject to such filing requirements for the past ninety (90) days.

PART I – FINANCIAL INFORMATION

1. FINANCIAL STATEMENTS

Consolidated Statements of Financial Position
Consolidated Statements of Comprehensive Income
Consolidated Statements of Changes in Equity
Consolidated Statements of Cash Flows
Notes to Interim Consolidated Financial Statements
Schedule of Financial Soundness Indicators
Aging Schedule of Trade and Other Receivables Under Current Assets

The interim consolidated financial statements ("ICFS") have been prepared in accordance with the Philippine Financial Reporting Standards ("PFRS") and Philippine Accounting Standard 34, *Interim Financial Reporting*. As such, they do not include all of the information and disclosures required for full annual consolidated financial statements, and thus should be read in conjunction with the audited consolidated financial statements of the Group as at and for the year ended December 31, 2020 ("ACFS"). The accounting policies and methods used in the ICFS are consistent with those applied in ACFS. There were no amendments to existing standards adopted by the Group effective January 1, 2021. Accounting estimates, assumptions and judgments are used in preparing these statements; and while these are believed to be reasonable under the circumstances, actual results may ultimately differ from such estimates (see Note 3 to both the ACFS and ICFS).

The ICFS comprise the financial statements of the Company and its subsidiaries, after elimination of material intercompany transactions. In addition, shares of stock of the Company acquired by any of these subsidiaries are recognized as treasury shares and presented at cost as part of Treasury Shares in the consolidated statements of changes in equity. Any changes in their market values as recognized separately by the subsidiaries are likewise eliminated in full. Gain or loss on the sale of these treasury shares is presented as addition to or deduction from additional paid-in capital.

Business Segments

The Group is organized into four major business segments, which aptly correspond to its operating subsidiaries, namely Megaworld, Emperador, Travellers or RWM, and GADC, which in turn represent the main products and services provided by the Group and the lines of business in which the Group operates, i.e. real estate property development and leasing, manufacture and distribution of distilled spirits, tourism-entertainment and gaming, and quick-service restaurants operations (see Note 4 to the ICFS).

The Group disaggregates revenues recognized from contracts with customers into these segments that depict how the nature, amount, timing and uncertainty of revenue and cash flows are affected by economic factors. This same disaggregation is used in earnings releases, annual reports and investor presentations.

Please refer to Note 1 to the ICFS and ACFS for a comprehensive list of subsidiaries, associates and joint ventures.

2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF INTERIM FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Key Performance I	Indicators –	Top	Five
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In Million Pesos	H1 2021	H1 2020	YoY	%	Q2 2021	Q2 2020	YoY %	QoQ %	Q1 2021	Q1 2020	YoY %
REVENUES AND OTHER INCOME	71,150	61,380	9,769	15.9%	39,343	23,346	68.5%	23.7%	31,807	38,034	-16.4%
NET PROFIT ["NP"]	12,760	4,143	8,617	208.0%	9,556	156	6031.5%	198.2%	3,204	3,987	-19.6%
NET PROFIT TO OWNERS ["NPO"]	8,509	3,798	4,711	124.0%	5,945	838	609.7%	131.9%	2,564	2,960	-13.4%
NP rate ["NPR"]	17.9%	6.8%			24.3%	0.7%			10.1%	10.5%	
NPO rate ["NPOR"]	12.0%	6.2%			15.1%	3.6%			8.1%	7.8%	
Return on investment/assets ["ROA"] [NP/TA]	1.9% half year	0.6% half year							0.5% 3mos	0.6% 3mos	
	June30, 2021	Dec 31, 2020	+/-	Growth	Mar31, 2021	June30, 2020					
TOTAL ASSETS	668,766	668,493	273	0.04%	669,465	645,279					
CURRENT ASSETS	319,394	316,397	2,997	1.0%	316,881	295,878					
CURRENT LIABILITIES	135,623	155,833	-20,210	-13.0%	144,867	132,682					
Current ratio	2.4	2.0			2.2	2.2					
Quick ratio	1.1	0.9			1.0	1.0					
	H1 2021	H1 2020	YoY	%	Q2 2021	Q2 2020	YoY	QoQ	Q1 2021	Q1 2020	Growth
Profit before tax and interest	19,890	10,159	9,730	95.8%	13,622	2,769	392.0%	117.3%	6,268	7,391	-15.2%
Interest expense	3,435	3,372	63	1.9%	1,684	1,698	-0.8%	-3.8%	1,751	1,675	4.6%
Interest coverage rate	5.8	3.0			8.1	1.6			3.6	4.4	

Note: Numbers may not add up due to rounding off

- o Revenue growth measures the percentage change in sales/revenues over a designated period. Performance is measured in terms of both amount and volume, where applicable.
- O Net profit growth measures the percentage change in net profit over a designated period of time
- o Net profit rate computed as percentage of net profit to revenues measures the operating efficiency and success of maintaining satisfactory control of costs
- Return on investment [or capital employed] the ratio of net profit to total assets measures the degree of efficiency in the use of resources to generate net income
- Current ratio computed as current assets divided by current liabilities measures the ability of the business to meet its current obligations. To measure immediate liquidity, quick assets [cash, marketable securities, accounts receivables] is divided by current liabilities
- Interest coverage ratio computed as profit before tax and interest expense divided by interest expense -measures the business' ability to meet its interest payments.

Results of Operations – Six Months 2021 vs 2020

The Group continued to perform strongly in a volatile environment¹ surpassing comparable periods in 2020, anchored on the strength of its diversified revenue streams especially in the second quarter.

¹ The COVID-19 pandemic is continuing globally in 2021. From a public health emergency of international concern in January 2020, the outbreak was declared as a pandemic on March 11, 2020 by WHO. On March 9, President Duterte declared a state of public health emergency and on March 17, put the Philippines under state of calamity. MM and the entire Luzon and

The Group ended the first half with P71.2 billion consolidated revenues and other income, P12.8 billion net profit ("NP") and P8.5 billion net profit to owners ("NPO"), respectively soaring 16%, 208% and 124% year-on-year, on the back of a strong second quarter ("Q2") growth in revenues and other income across all segments escalating 24% quarter-on-quarter and 69% year-on-year. The recovery momentum that started in second half last year was continuing, yet had to slow down towards later part of March this year when NCR Plus and most key cities reverted to strictest quarantine classifications. With costs and expenses remaining stable quarter-on-quarter in Q2, NP in Q2 surged to P9.6 billion from P0.2 billion a year ago, tripling first quarter's P3.2 billion. NPO leaped 132% quarter-on-quarter to P5.9 billion, which was 7times year-on-year. NP rate ("NPR") in Q2 improved to 24% which further improved NPR year-to-date to 18%.

In Q2, a one-time P4.8 billion income booked by a foreign subsidiary of Travellers boosted other income, NP and NPO while a P0.7 billion non-cash one-time deferred expense taken up for Emperador's UK segment dampened NP and NPO.

In Million Pesos Effect in Group's Results	Other Income	Tax Expense	NP + (-)	NPO + (-)
Travellers – One-time income of foreign subsidiary	4,790		4,790	2,367
Emperador – One-time non-cash deferred tax for UK		662	(662)	(563)
Net			4,128	1,804

Before these one-time items (may interchangeably be referred to as "Normalized" hereon), the Group's topline and bottomlines for Q2 and year-to-date were already robust year-on-year and quarter-on-quarter as shown below. Normalized NP and NPO in Q2 accelerated 69% to P3.4billion and 62% to P4.1 billion quarter-on-quarter, respectively, and these lifted the first half Normalized NP by 108% to P8.6 billion and Normalized NPO by 76% to P6.7 billion year-on-year, respectively.

In Million Pesos	H1 2021	H1 2020	YoY	%	Q2 2021	Q2 2020	YoY	QoQ
REVENUES AND OTHER INCOME	71,150	61,380	9,769	15.9%	39,343	23,346	68.5%	23.7%
REVENUES AND OTHER INCOME Normalized	66,360	61,380	4,979	8.1%	34,553	23,346	48.0%	8.6%
NP	12,760	4,143	8,617	208.0%	9,556	156	6031.5%	198.2%
NP Normalized	8,632	4,143	4,489	108.4%	5,428	156	3382.9.%	69.4%
NPO	8,509	3,798	4,711	124.0%	5,945	838	609.7%	131.9%
NPO Normalized	6,705	3,798	2,907	76.5%	4,142	838	394.4%	61.6%
NPR	17.9%	6.8%			24.3%	0.7%		
NPR Normalized	13.0%	6.8%			15.7%	0.7%		
NPOR	12.0%	6.2%			15.1%	3.6%		
NPOR Normalized	10.1%	6.2%			12.0%	3.6%		
Return on investment/assets [NP/TA]	1.91% half year	0.6% half year						
ROA Normalized	1.30%	0.6%						

its associated islands were under total lockdown [Enhanced Community Quarantine ("ECQ")] for two monthsthat paralyzed all non-essential activities and public transportation. The whole country transitioned to four phases of community quarantines ("CQ") with easing degrees of restrictions, depending on the severity of infection cases in the locality. During the current interim period, the country was at the varying degrees of CQs; Spain, UK and Mexico, where the Group principally operate abroad, experienced similar tightening of lockdown restrictions. at some points during the current interim period, and had relaxed restrictions sometime in second quarter. Vaccination programs have started worldwide and vaccination passports are now in place.

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By business segments,	as representea by	' ine majo	rsubstatary	groups:

In Million Pesos*		2021	H1	2020	H1			Q2		
	Contri-	Pre	2021	Pre	2020	YoY	YoY %	2021	YoY %	QoQ %
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Revenues and other										
income*	100%	74,132	71,150	61,873	61,380	9,769	15.9%	39,343	68.5%	23.7%
Megaworld	31%	22,171	21,983	23,793	23,588	(1,604)	-6.8%	11,930	38.5%	19%
Emperador	36%	25,286	25,280	21,389	21,379	3,901	18.3%	13,263	23.1%	9%
Travellers	17%	11,761	11,754	6,130	6,125	5,629	91.9%	7,989	1008%	112%
Golden Arches	17%	11,828	11,828	9,696	9,696	2,132	22.0%	6,148	110.5%	8%
Others	0%	3,086	304	864	593	(289)	-48.7%	12		
Costs and expenses	100%	54,914	54,695	54,827	54,594	101	0.2%	27,405	23.0%	0.4%
Megaworld	28%	15,470	15,470	15,849	15,849	(379)	-2.4%	8,477	42.2%	21%
Emperador	34%	18,482	18,416	17,539	17,465	951	5.5%	8,888	3.3%	-7%
Travellers	16%	8,843	8,752	9,813	9,716	(965)	-9.9%	3,889	15.0%	-20.%
Golden Arches	20%	11,115	11,058	10,404	10,352	706	6.8%	5,799	5.5%	10%
Others	2%	1,004	999	1,222	1,212	(213)	-17.6%	352	-41.7%	-46%
Tax expense		3,695	3,695	2,644	2,644	1,051	39.8%	2,382	160.4%	81.5%
Megaworld	36%	1,345	1,345	2,062	2,062	(717)	-34.8%	719	7.4%	15%
Emperador	45%	1,673	1,673	539	539	1,134	210.3%	1,311	424%	261%
Travellers	0.2%	6	6	33	33	(27)	-81.5%	5	-14.5%	321%
Golden Arches	18%	668	668	8	8	660	7843%	345	2856%	6.%
Others	0.1%	1	1	1	1	630	43.1%	2	52.3%	
Net Profit	100%	15,524	12,760	4,402	4,143	8,617	208.0%	9,556	6032%	198.2%
Megaworld	41%	5,356	5,168	5,882	5,676	(508)	-9.0%	2,734	38.0%	12%
Emperador	41%	5,130	5,191	3,311	3,375	1,815	53.8%	3,064	59.4%	44%
Travellers	23%	2,912	2,996	(3,716)	(3,624)	6,620	182.7%	4,095	253.6%	473%
Golden Arches	1%	45	102	(716)	(664)	766	115.4%	4	100.6%	-95%
Others	-5%	2,080	(697)	(360)	(621)	(76)	12.3%	(341)	-19.5%	4%
Net Profit to Owners	100%	14,865	8,509	3,948	3,798	4,711	124.0%	5,945	609.7%	131.9%
Megaworld	39%	5,008	3,353	5,405	3,606	(254)	-7.0%	1,742	45.2%	8%
Emperador	52%	5,084	4,382	3,327	2,851	1,531	53.7%	2,594	62.9%	45%
Travellers	16%	2,644	1,390	(3,715)	(1,743)	3,133	179.8%	1,934	249.4%	456%
Golden Arches	1%	49	81	(709)	(295)	376	127.4%	17	104.4%	-74%
Others	-8%	2,080	(697)	(360)	(621)	(76)	12.3%	(341)	-19.5%	4%

*Notes: Numbers may not add up due to rounding off.

Pre-conso refers to numbers at subsidiary level; revenues and other income here presented may slightly differ due to reclassifications for alignment made at consolidation level.

Megaworld, one of the country's property giants, reported a robust pre-conso Q2 with P12.1 billion revenues and other income, P2.9 billion NP and P2.6 billion NP to its owners, soaring 38%, 38% and 39%, respectively, from a year ago and leaping 19%, 15% and 12%, respectively, from a quarter ago this year. It ended the first half with revenues and other income of P22.2 billion, NP of P5.4 billion and NP to its owners of P5.0 billion declining 7%, 9% and 7% year-on-year. Gross profit rate ("GPR") in first half was reported at 46% this year as compared to 45% a year ago. NPOR were maintained at same levels for comparable periods at 23% in first half and 22% in Q2.

Real estate sales, which comprised 66% of Megaworld's main revenue stream in the first half, shrank 5% year-on-year to P13.5 billion but ballooned 29% quarter-on-quarter in Q2 as construction activities increased with reservation sales maintained at P37.2 billion. The current brand mix of real estate sales was 60%-13%-14% for Megaworld-GERI-Empire East-Suntrust/SLI. About 69% of sales were for Metro Manila projects, 18% Cavite-Laguna-Batangas-Rizal and 6% Iloilo.

Rental income in the first half, which comprised 31% of the main revenue pie, slid 13% year-on-year to P6.3 billion yet it rose 4% quarter-on-quarter in Q2. Mall rentals continued on its recovery trend since third quarter of 2020. The company's lifestyle mall business rolled out initiatives to encourage foot traffic and expand online sales channels as the lockdown restrictions were easing. Office rentals increased during the second quarter with prospects and steady growth outlook in sight.

Hotel revenues dropped 21% year-on-year to P0.7 billion as travel restrictions remained in place, yet Q2 picked up 16% quarter-on-quarter from in-city bookings and opening of Kingsford Hotel in Westside City last March.

These operating results brought in 31%, 41% and 39% to AGI's consolidated revenues and other income, NP and NP attributable to AGI owners, respectively.

Emperador, the world's largest brandy company and owner of the world's 5th largest Scotch whisky manufacturer, performed very strongly in the first half, surpassing comparable periods year-on-year and quarter-on-quarter, buoyed on the strength of its diversified brands and international operations. First half revenues jumped 18% year-on-year to P25.3 billion with profit before tax soaring 77% to P6.8 billion, bolstered by a stronger second quarter growth year-on-year and quarter-on-quarter for both the Brandy and Scotch Whisky Segments. Gross profit rate ("GPR") improved to 39% as compared to 33% in first half last year and 31% for full year 2020, attributed largely to sales growth (18%) outpacing cost of goods sold growth (8%), which is further attributed to sales product mix (sales of high-priced/high-margin products increased) during the period. On-trade business has opened up in Europe and most regions during the current interim period, with certain restrictions. The group ended the first half of the year with NP surging 55% to P5.1 billion and NPO escalating 53% to P5.1 billion. NPR accelerated to 20% as compared to 15% in first half and full year of last year, as the Group maintained caution and optimization in its spending.

Revenue and other income share	H1 2021	H1 2020	Q2 2021	Q2 2020	Q1 2021	Q1 2020	YE 2020	YE 2019
Brandy	65%	69%	62%	67%	68%	71%	70%	73%
S. Whisky	35%	31%	38%	33%	32%	29%	30%	27%

Brandy sales in the first half grew year-on-year at both the Philippine and international shores, particularly in Mexico, Spain and USA where restriction on on-trade business has already loosened up. 'Emperador', 'Fundador', 'Presidente', and 'Terry' remained as the top-selling brandy brands, with sales increases registered during the first half. Scotch Whisky sales was largely driven by its single malt products. UK off-trade and e-commerce demands continued to remain high while on-trade (which was shut throughout the first quarter) opened up in April with some restrictions. 'Jura' is now the no. 1 malt brand in the UK Off-trade, with 27% volume growth year-on-year. 'Harveys Bristol Cream' was selling well in UK. Outside UK, there were significant growths in practically all regions, especially in Asia, Europe (led by Germany, France, Sweden and Turkey), USA (where tariffs are currently suspended), and developing markets. Global Travel Retail was also tracking ahead of last year with Asia and Europe driving the upsides.

A P0.7 billion non-cash one-time deferred tax expense was taken up under Emperador's Scotch Whisky segment and slashed Emperador's NP and NPO. The non-cash adjustment was triggered by the increase in UK corporate tax rates (effective April 1, 2023) that received Royal Assent in June 2021. It pertains to intangible assets at consolidation level, does not affect operating results and would not be paid or realized unless the UK business is sold or liquidated. Normalized NP and NPO of Emperador were as shown below.

In Million Pesos					
At Emperador level	H1	H1	YoY	Q2	YoY

	2021	2020	%	2021	%
NP	5,130	3,311	55%	3,031	60%
NPO	5,084	3,327	53%	3,000	60%
NP Normalized	5,792	3,311	75%	3,693	95%
NPO Normalized	5,746	3,327	73%	3,662	96%

For the first half of the year, Emperador group contributed 36% to AGI's consolidated revenues and other income, 41% to consolidated NP, and 52% to consolidated NP attributable to AGI owners.

Travellers, the owner and operator of Resorts World Manila (RWM), performed strongly in Q2 year-on-year benefitting from the easing of restrictions as compared to a year ago. RWM reported core revenues of P7.0 billion, a 14% hike from P6.1 billion last year, and a one-time income/fee of P4.8 billion of a foreign subsidiary in relation to the Westside City Project. As a result, NP accelerated to P2.9 billion, up 178% year-on-year. Although normalized (from core operations) NP was still in the red for comparable half year and Q2, these already improved 49% and 71% year-on-year, respectively,, attributing NP to owners in respective to go up 42% and 61% year-on-year.

In Million Pesos At Travellers level	H1	H1	YoY	Q2	YoY
	2021	2020	%	2021	%
Revenues	11,761	6,130	91.8%	7,992	1004%
NP	2,912	(3,716)	178%	4,009	248%
NPO	2,644	(3,715)	171%	3,740	238%
Revenues Normalized	6,970	6,130	14%	3,202	342%
NP Normalized	(1,878)	(3,716)	49%	(781)	71%
NPO Normalized	(2,146)	(3,715)	42%	(1,050)	61%

Gross gaming revenues jumped 29% year-on-year to P7.9 billion due to improvement in overall drops and higher gaming table capacity. With the higher activity, promotional allowance increased to P2.8 billion, up 61% year-on-year. Net gaming revenues, thus, expanded 17% year-on-year to P5.1 billion.

Non-gaming revenues (from hotel, food, beverage and other businesses) for the first half improved 8% year-on-year to P1.9 billion as these expanded 213% in Q2 to P1.2 billion. Hotel occupancy rates in RWM ranged 40% to 72% for the six months period. The Iloilo hotel registered a 5% occupancy rate due to continuous lockdown in place.

Travellers group accounted for 17%, 23% and 16% of AGI's consolidated revenues and other income, consolidated NP and consolidated NPO of AGI, respectively.

GADC, the master franchise holder of McDonald's in the Philippines and a strategic partnership with the George Yang group, expanded first half revenues 22% year-on-year to P11.8 billion, with Q2 showing 108% surge year-on-year and 8% hop quarter-on-quarter. With strong Q2 revenues and slower growth in costs and expenses, first half NP made a 106% turnaround to P0.05 billion from P0.7 billion in the red a year ago. Gross profit margin improved versus the same period of 2020.

Business had been performing ahead of budget until the reimposition of stricter quarantine restrictions in later part of March this year that affected store hours, dine-in service and closure of some stores (mainly mall stores and traditional stores near tourist areas and schools). As restrictions eased by the end of April, the temporarily closed stores were re-opened, increasing overall store capacity and operating hours. By the end of June, about 99% of its store portfolio re-opened, and delivery and drive-thru remained as key channel drivers. Foot traffic and market share remained stable despite restrictions. Same-store sales in Q2 swelled 109% year-on-year

compared to -15.8% in Q1, bringing the first half growth to 22% year-on-year. Promotions during the Q2 was phenomenal with the dynamite launch in the Philippines of BTS Meal as fans of the Korean boy band showed love in stores and digital. Total store count stood at 653 at end-June as 6 new stores were opened and 8 closed during the first half. Stores were concentrated 82% in Luzon.

These operating results translated into 17% contribution to consolidated revenues and other income and 1% to both consolidated net profit and net profit to owners of AGI.

By profit and loss accounts:

The preceding discussions are reflected in the consolidated profit and loss accounts, as shown below:

First Six Months- In Million Pesos	<u>2021</u>	<u>2020</u>	<u>Y-o-Y</u>	<u>Y-o-Y %</u>
REVENUES				
Sale of goods	38,586	35,882	2,704	7.54%
Consumer goods	25,053	21,570	3,483	16.15%
Revenues from real estate (RE) sales	13,533	14,312	-779	-5.44%
Rendering of services	25,998	23,927	2,070	8.65%
Gaming	7,912	6,117	1,796	29.36%
Less: Promotional allowance	2,805	1,745	1,060	60.74%
Net Gaming	5,108	4,372	736	16.83%
Sales by company-operated				
quick-service restaurants	10,517	8,741	1,775	20.31%
Franchise revenues	1,254	956	298	31.19%
Rental income	7,096	7,285	-189	-2.60%
Others	2,024	2,573	550	-21.37%
Hotel operations	1,712	2,169	-457	-21.07%
Other services	312	405	-93	-22.95%
Share in net profits of associates and				
joint ventures		66	-66	-100.00%
Finance and other income	6,566	1,506	5,060	336.10%
TOTAL	71,150	61,380	9,769	15.92%
COSTS AND EXPENSES				
Cost of goods sold	22,664	22,260	403	1.81%
Consumer goods sold	15,377	14,396	981	6.81%
RE sales	7,287	7,864	-577	-7.34%
Cost of services	14,036	14,114	-78	-0.55%
Gaming	2,941	3,090	-148	-4.81%
Services	11,095	11,024	70	0.64%
Other operating expenses	13,926	14,490	-564	-3.89%
Selling and marketing	5,071	5,457	-387	-7.09%
General and administrative	8,855	9,032	-178	-1.97%
Share in net losses of associates and				
joint ventures	181		181	
Finance costs and other charges	3,889	3,730	159	4.25%
TOTAL	54,695	54,594	101	0.19%
TAX EXPENSE	3,695	2,644	1,051	39.75%
NET PROFIT	12,760	4,143	8,617	208.00%
NET PROFIT TO OWNERS	8,509	3,798	4,711	124.03%

Note: Numbers may not add up due to rounding off.

Revenues and other income in the first half rose 16% year-on-year to P71.2 billion, uplifted by a 69% year-on-year surge to P39.3 billion in Q2. **Sales of goods** (real estate, alcoholic beverages

and snack products) increased 8% or P2.7 billion year-on-year, attributed to 16% sales growth in sales of consumer goods mainly from stronger brandy and whisky products which cushioned the impact of 5% dip in real estate sales. **Service revenues** (gaming, hotels, quick-service restaurants, cinemas and theaters, leasing, hotels and other related services) climbed 9% or P2.1 billion year-on-year as net gaming revenues, sales of quick-service restaurants and franchised revenues improved by 17% (+P0.7 billion), 20% (+P1.8 billion) and 31% (+P0.3 billion), respectively, offset by 3% fall (-P0.2 billion) in rental income, 21% (-P0.5 billion) in hotel operations and 23% (-P0.1 billion) in other services. **Share in net profits of associates and joint ventures** of P0.07 during the first quarter reversed to P0.2 billion on the red by the end of the first half from net losses of an associate of Megaworld. **Finance and other income** soared 336% or P5.1 billion mainly due to the P4.8 billion one-time income from services rendered by a foreign subsidiary of Travellers in relation to the Westside City project.

Costs and expenses were maintained at same level as a year ago, inching 0.2% or P0.1 billion to P54.7 billion versus P54.6 billion last year, giving the Group good gross profit margins. Cost of goods sold stepped up 2% or P0.4 billion as the 7% increase (+P1.0 billion) in cost of consumer goods sales was dimished by the 7% reduction (-P0.6 billion) in cost of real estate sales, while cost of services stood flat at P14.0 billion. Other operating expenses dropped 4% or P0.6 billion mainly from lower selling and marketing spend. Share in net losses of associates and joint ventures was reported mainly due to incurred losses of an associate of Megaworld. Finance and other charges climbed 4% or P0.2 billion from higher interest expenses and other losses.

Tax expense ballooned 40% or P1.1 billion due to P0.7 billion one-time on-cash deferred tax adjustment of Emperador principally on intangible assets at consolidation level, triggered by the increase in corporation tax rates in UK (effective April 1, 2023) that received Royal Assent in June 2021. This non-cash item does not affect UK stand-alone operating results and will never be paid or realized in the far future unless the UK business is sold or liquidated.

Earnings before interest, taxes, depreciation and amortizations (EBITDA), computed as net profit before income taxes, interest expense, depreciation and amortizations showed an increase of 66% to P25.3 billion from P15.3 billion last year, exhibiting 36% and 25% EBITDA rates, respectively.

Net profit accelerated 3folds to P12.8 billion for the first half of the year from higher gross margins (sales growth outpacing costs growth) and optimization of expenditures.

Net profit attributable to AGI owners amounted to P8.5 billion from P3.8 billion a year ago, a robust 124% year-on-year because of the foregoing.

Financial Condition

Consolidated total assets amounted to P668.8 billion at end of the interim period from P668.5 billion at beginning of year. The Group is liquid with **current assets** exceeding **current liabilities** 2.4 times and 2.0 times at the end and beginning of the year, respectively. Current assets amounted to P319.4 billion while current liabilities amounted to P135.6 billion at end of the interim period.

Cash and cash equivalents depleted by P5.1 billion or 7% during the interim, ending at P64.6billion from P69.7 billion at the beginning of the year, primarily due to uses in financing and investing activities outpacing cash provided by operating activities. There were net repayment of bank loans (-P5.8 billion), acquisition of treasury shares of Parent, Emperador and Meg (-P1.7 billion), payment of dividends (-P0.5 billion) aside from interest payments (-P3.6 billion) and additions to property, plant and equipment and investment properties (-P6.1 billion). Net cash provided by operations and used in financing and investing activities during the period were presented in the interim consolidated statements of cash flows.

Current trade and other receivables increased by P3.4 billion or 5% due to advance payments to contractors and suppliers and collectibles from customers.

Contract assets which represent the reclassified portion of trade and other receivables relating to rights to payment which are conditioned upon the completion of units sold and represent excess of progress of work over the right to an amount of consideration, went down 9% or P1.1 billion for currently maturing assets while the **non-current portion** went up 22% or P1.3 billion.

Financial assets at fair value through profit or loss increased 12% or P1.1 billion due to enhanced/favorable valuation during the interim period.

Other current assets remained flat, while Other non-current assets went down 16% or P1.3 billion from reductions in Megaworld's guarantee and other deposits, and deposit for cancellation of perpetual securities. In the first quarter, Megaworld reacquired back into the group through a wholly-owned subsidiary all the securities in the market, which were subsequently cancelled on April 1, 2021.

Deferred tax assets sank 22% or P1.4 billion, mainly attributed to movements of temporary timing differences plus the effect of reduced corporate tax rate under CREATE Law, the big chunk at GADC.

Non-current assets held for sale slipped 81% or P4.0 billion due to disposal of the assets held by Travellers.

Trade and other payables shrank 8% or P5.5 billion due to various payments to suppliers, payments for unredeemed gaming points and unredeemed gaming chips, payment of dividends, and the biggest chunk attributed to the application of deposit to Travellers' foreign subsidiary's non-recurring service transaction.

Current interest-bearing loans decelerated 23% or P11.6 billion from net repayments of loans by Travellers (-P2.0billion), Megaworld (-P8.3 billion) and Emperador (-P1.3 billion) while **non-current interest-bearing loans** accelerated 5% or P6.3 billion mainly from new net loan availments of Megaworld (+P7.4 billion) contracted by payments made by Emperador (-P1.2 billion) and GADC (-P0.2 billion).

Contract liabilities represent MEG's excess of collection over the progress of work with **current** portion increasing 9% or P0.2 billion and **non-current portion** increasing 25% or P0.8 billion during the interim period.

Income tax payable dropped 16% or P0.3 billion due to reductions in Emperador and Megaworld, as annual obligations at the beginning of the year were adjusted and paid during the period.

Advances from related parties and joint operator partners depleted 5% or P0.1 billion to P2.1 billion from P2.2 billion from the beginning of the year from Megaworld.

Other current liabilities were reduced 11% or P2.9 billion primarily due to reduction in customers' deposits, commissions payable and unearned income of Megaworld.

Retirement benefit obligation went down 13% or P0.3 billion due to the changes in financial assumptions and foreign exchange adjustments booked in UK and as the fair value of their retirement plan assets exceeds the pesent value of the obligation in the interim period.

Redeemable preferred shares stepped up 5% or P0.1 billion mainly due to monthly accretion of interest expense by GADC.

Deferred tax liabilities increased 6% or P1.1 billion primarily due to movements of tax timing differences and substantially from the tax adjustment relating to the increase in UK corporation tax rates. There was a P662.5 million non-cash one-time deferred tax expense taken up that pertains principally to intangible assets that does not affect UK operating results and will never be paid in the far future unless the UK business is sold or liquidated.

Other non-current liabilities grew 6% or P0.6 billion due to increase in Megaworld's customer's deposits and deferred rentals.

The **changes** in **equity** components are presented in detail in the interim consolidated statements of changes in equity.

Liquidity and Capital Resources

The consolidated statements of financial position showed strong liquidity with current assets exceeding current liabilities 2.4times at end of interim period. The interim period opened and closed with 1.3:1 and 1.2:1 total-liabilities-to-equity ratio, respectively, and 0.7:1 interest-bearing-debt-to-equity ratio. Assets exceeded liabilities nearly 2times, and equity 2times as well at the beginning and end of the interim period.

In general, working capital and investing expenditures during the period were sourced internally from operations and externally through bank loans. The Group may also from time to time seek other sources of funding, if necessary, depending on its financing needs and market conditions.

Amounts in Million Pesos	June 30, 2021	Dec. 31, 2020
Cash and equivalents	64,592	69,698
FVTPL/AFS financial assets	<u>11,312</u>	<u>10,185</u>
Total Available	75,904	79,883
Interest-bearing debt –current	37,987	49,546
Interest-bearing debt- noncurrent	171,313	164,654
Equity-linked securities*	<u>3,444</u>	<u>3,444</u>
Total Debt	212,744	217,644
Net cash (-debt)	-136,841	-137,761
Available Cash and financial assets to Total Debt	36%	37%
Total Debt to Total Equity	69%	74%

^{*}Presented under Other Non-current liabilities

Prospects for the future

As the COVID-19 pandemic continues, the disruptions it is bringing are still uncertain and evolving. The global health crisis has brought new learnings that modified product offerings and awakened skills to adapt to the changes in customer behavior and business environment. It brings out relentless creativity and innovation in executing, and modifying some, of the strategies to help businesses recover quickly and strongly.

The Group, with its diversified businesses, has a proven record of creating value over time and is confident in its ability to bounce back to deliver sustainable profitable growth and value for its

stakeholders. AGI looks forward to resuming the growth trajectory of all the business segments towards the Group's success backed by its overall resilience, strong financial foundation and prudent operational management.

To heal as one nation in this pandemic time, the Group has contributed to various efforts in the Philippines' fight against COVID-19. Recently in May 2021, it has rolled out its vaccination program for employees. It is very optimistic that an accelerated vaccination rollout would allow business activities to pick up.

More recently, with the rising infection caused by the Delta variant, NCR and certain localities reverted to ECQ from August 8 to 20, 2021. The available vaccines are said to be effective against this variant.

Others

There were no known material events subsequent to the end of the interim period that would have a material impact in the interim period.

There are no other known trends or demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in the Company's liquidity increasing or decreasing in any material way. The Company does not have nor anticipate having any cash flow or liquidity problems within the year. AGI and its subsidiaries are not in default or breach of any note, loan, lease or other indebtedness or financing arrangement requiring it to make payments.

There are no other known events that will trigger direct or contingent financial obligation that is currently considered material to the Company, including any default or acceleration of an obligation.

There are no other material off-balance sheet transactions, arrangements, obligations, and other relationships with unconsolidated entities or other persons created during the reporting period.

There are no other known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales or revenues or income from continuing operations. There are also no known events that will cause material change in the relationship between costs and revenues.

There are no other significant elements of income or loss that did not arise from continuing operations.

There were no other material issuances, repurchases or repayments of debt and equity securities.

The business has no seasonal aspects that had a material effect on the financial condition and results of operations of the Group.

SIGNATURE

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

Alliance Global Group, Inc.

Issuer

By:

DINA D.R. IN'TING Chief Financial Officer/ Corporate Information Officer/ Principal Accounting Officer August 13, 2021

ALLIANCE GLOBAL GROUP, INC. AND SUBSIDIARIES SCHEDULE OF FINANCIAL SOUNDNESS INDICATORS June 30, 2021

Ratio	Formula	6/30/2021	12/31/2020
Current ratio	Current assets / Current liabilities	2.36	2.03
Acid test ratio	Quick assets / Current liabilities (Quick assets include cash and cash equivalents, trade and other receivables and financial assets at fair value through profit or loss)	1.08	0.94
Debt-to-equity ratio	Total debt / Total stockholders' equity (Total debt includes interest bearing loans and borrowings, bonds payable and equity-linked debt securities)	0.69	0.74
Asset-to-equity ratio	Total assets / Total stockholders' equity	2.17	2.26
		6/30/2021	6/30/2020
Interest rate coverage ratio	EBIT / Total Interest (Non-recurring gain is excluded from EBIT)	4.59	3.70
Solvency ratio	EBITDA / Total debt (Total debt includes interest bearing loans and borrowings and bonds payable)	0.10	0.08
Return on investment	Net profit / Total stockholders' equity	0.04	0.02
Return on investment of equity owners	Net profit attributable to owners of the Parent Company / Equity attributable to the owners of the Parent Company	0.04	0.03
Return on assets	Net profit / Total assets	0.02	0.01
Net profit margin	Net profit / Total revenues	0.18	0.09

ALLIANCE GLOBAL GROUP, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL POSITION JUNE 30, 2021 AND DECEMBER 31, 2020

(Amounts in Philippine Pesos)

	June 30, 2021 (UNAUDITED)	December 31, 2020 (AUDITED)
ASSETS		
CURRENT ASSETS		
Cash and cash equivalents	P 64,591,539,593	P 69,697,688,432
Trade and other receivables - net	70,683,190,167	67,316,976,331
Contract assets	12,136,514,005	13,265,242,603
Financial assets at fair value through profit or loss	10,916,189,883	9,788,321,208
Inventories - net	144,741,225,083	140,025,856,105
Other current assets	16,325,316,379	16,302,863,173
Total Current Assets	319,393,975,110	316,396,947,852
NON-CURRENT ASSETS		
Trade and other receivables - net	16,098,571,362	16,176,300,006
Contract assets	7,430,664,440	6,115,483,710
Advances to landowners and joint operators	7,611,053,430	7,513,380,172
Financial assets at fair value through		
other comprehensive income	396,065,642	396,914,433
Investments in associates and joint ventures	6,579,370,601	6,760,790,295
Property, plant and equipment - net	140,721,402,065	140,156,527,643
Investment properties - net	117,860,793,502	116,364,208,432
Intangible assets - net	40,136,744,073	39,399,635,484
Deferred tax assets - net	4,972,684,272	6,351,607,385
Other non-current assets	6,603,162,304	7,869,369,362
Total Non-current Assets	348,410,511,691	347,104,216,922
NON-CURRENT ASSETS HELD FOR SALE	961,740,423	4,991,620,393
TOTAL ASSETS	P 668,766,227,224	P 668,492,785,167

LIABILITIES AND EQUITY		June 30, 2021 UNAUDITED)		ecember 31, 2020 (AUDITED)
CURRENT LIABILITIES				
Trade and other payables	P	66,647,327,430	P	72,161,288,500
Interest-bearing loans		37,987,316,847		49,545,524,642
Lease liabilities		1,398,116,709		1,427,669,658
Contract liabilities		2,877,847,655		2,647,780,045
Income tax payable		1,522,028,565		1,817,658,321
Redeemable preferred shares		251,597,580		251,597,580
Advances from related parties				
and joint operator partners		2,064,661,965		2,181,442,496
Other current liabilities		22,874,464,242		25,800,354,438
Total Current Liabilities		135,623,360,993		155,833,315,680
NON-CURRENT LIABILITIES				
Interest-bearing loans		130,690,405,524		124,371,416,317
Bonds payable		40,622,911,377		40,282,855,986
Lease liabilities		15,351,844,322		15,864,238,579
Contract liabilities		4,006,829,920		3,195,849,258
Retirement benefit obligation		2,113,412,765		2,432,312,926
Redeemable preferred shares		1,538,987,999		1,464,659,539
Deferred tax liabilities - net		18,926,541,729		17,792,304,155
Other non-current liabilities		12,079,997,293		11,436,372,526
Total Non-current Liabilities		225,330,930,929		216,840,009,286
Total Liabilities		360,954,291,922		372,673,324,966
EQUITY				
Equity attributable to owners				
of the parent company		191,573,600,077		183,276,765,473
Non-controlling interest		116,238,335,225	-	112,542,694,728
Total Equity		307,811,935,302		295,819,460,201
TOTAL LIABILITIES AND EQUITY	<u>P</u>	668,766,227,224	<u>P</u>	668,492,785,167

See Notes to Interim Consolidated Financial Statements.

ALLIANCE GLOBAL GROUP, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE SIX MONTHS ENDED JUNE 30, 2021 AND 2020 (Amounts in Philippine Pesos) (UNAUDITED)

	2021			20	020			
		Year-to-Date	-	Quarter		Year-to-Date		Quarter
REVENUES AND INCOME Sale of goods	P	38,586,057,843	P	20,591,623,157	P	35,881,764,007	P	15,643,372,256
Rendering of services Share in net profits of associates and joint ventures - net Finance and other income		25,997,748,269 - 6,747,283,058		13,131,331,867 - 5,806,269,022		23,927,378,838 65,701,572 1,505,577,775		6,976,086,851 9,344,655 717,659,771
Phrance and other income	_	71,331,089,170	_	39,529,224,046	_	61,380,422,192	-	23,346,463,533
COSTS AND EXPENSES		,,		07,007,000	-	· · , · · · · · · · · · · · ·		
Cost of goods sold		22,663,518,369		11,437,526,855		22,260,089,097		9,865,333,792
Cost of services		14,035,910,213		6,967,196,008		14,113,898,306		5,101,727,263
Other operating expenses		13,925,566,060		6,928,313,807		14,489,840,073		5,560,658,893
Share in net losses of associates and joint ventures - net		181,419,181		186,311,132		=		=
Finance costs and other charges		4,069,984,297		2,072,096,381	_	3,729,901,595		1,748,075,779
		54,876,398,120		27,591,444,183		54,593,729,071		22,275,795,727
PROFIT BEFORE TAX		16,454,691,050		11,937,779,863		6,786,693,121		1,070,667,806
TAX EXPENSE		3,694,727,572		2,382,219,624		2,643,805,364		914,823,702
NET PROFIT	_	12,759,963,478	_	9,555,560,239	_	4,142,887,757	-	155,844,104
OTHER COMPREHENSIVE INCOME (LOSS) Items that will not be reclassified subsequently to profit or loss Actuarial gains (losses) on remeasurement								
of retirement benefit objection. Net unrealized fair value gain (loss) on financial assets		207,007,552		25,441,552	(260,412,400)	(364,478,751)
at fair value through other comprehensive income Deferred tax expense relating to components of		19,974,177	(3,876,967)	(5,131,002)	(83,798,734)
other comprehensive income (loss)	(55,601,922)	(10,210,422)	(45,176,300)	(40,532,945)
		171,379,807		11,354,163	(310,719,702)	(488,810,430)
Items that will be reclassified subsequently to profit or loss								
Translation adjustments		933,516,053		399,132,866	(1,953,109,730)		62,619,217
Net unrealized fair value gain (loss) on cash flow hedge		103,281,130	(8,199,480)	(192,345,036)	(152,643,376)
Deferred tax expense relating to components of other comprehensive income (loss)	(6,595,501)	(447,072)		<u>-</u>		-
		1,030,201,682		390,486,314	(2,145,454,766)	(90,024,159)
TOTAL COMPREHENSIVE INCOME (LOSS)	<u>P</u>	13,961,544,967	P	9,957,400,716	<u>P</u>	1,686,713,289	(<u>P</u>	422,990,485)
Net profit attributable to:								
Owners of the parent company Non-controlling interest	P	8,508,876,987 4,251,086,491	P	5,945,350,118 3,610,210,121	P 	3,798,179,255 344,708,502	P (837,709,313 681,865,209
	P	12,759,963,478	P	9,555,560,239	P	4,142,887,757	P	155,844,104
Total comprehensive income (loss) attributable to:								
Owners of the parent company	P	9,232,183,820	Р	6,259,555,053	P	2,088,145,055	P	169,169,879
* * *	r	4,729,361,147	Г	3,697,845,663	(401,431,766)	(592,160,364)
Non-controlling interest	_		_					·
	<u>P</u>	13,961,544,967	P	9,957,400,716	<u>P</u>	1,686,713,289	(<u>P</u>	422,990,485)
Earnings Per Share for the Net Profit Attributable to Owners of the Parent Company:								
Basic	P	0.8964	P	0.3053	P	0.3917	P	0.0864
Diluted	P	0.8964	P	0.3053	P	0.3917	P	0.0864

ALLIANCE GLOBAL GROUP, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE SIX MONTHS ENDED JUNE 30, 2021 AND 2020 (Amounts in Philippine Pesos) (UNAUDITED)

						Attribut	ble to Owners of the	Parent Company							
	Capital Stock	Additional Paid-in Capital	Treasury Shares – at Cost	Net Actuarial Losses on Retirement Benefit Plan	Net Fair Value Gains on Financial Assets at FVOCI	Accumulated Translation Adjustments	Revaluation Reserves on Cash Flow Hedge	Share Options	Other Reserves	Appropriated	Retained Earnings Unappropriated	Total	Total	Noncontrolling Interest	Total Equity
Balance at January 1, 2021	P 10,269,827,979	P 34,518,916,029	(P 7,596,939,422)	(P 783,537,269)	P 504,426,943	P 6,047,569,788)	(P 172,210,870)	P 620,625,162	P 9,436,023,550	P 3,993,550,000	P 138,533,653,159	P 142,527,203,159	P 183,276,765,473	P 112,542,694,728	P 295,819,460,201
Transactions with owners: Change in precentage of ownership Acquisition of treatury shares Dividend paid by invested Gain on pauchase of perpetual securities Share-based compensation	· · ·	- - - - -	(829,428,279)	- - - -	: : :	· · ·	: : :	: : : :	(463,941,523) - - - - - (463,941,523)	: : :	332,345,878	332,345,878 	(463,941,523) (829,428,279) - 332,345,878 - 961,023,924)	(655,130,731) - (536,620,091) 151,911,558 6,118,614 (1,033,720,650)	(1,119,072,254) (829,428,279) (536,620,091) 484,257,436 6,118,614 (1,994,744,574)
Changes in legal reserves during the period									25,674,708				25,674,708		25,674,708
Total comprehensive income (loss)				128,401,057	(59,480,561)	583,504,497	70,881,840				8,508,876,987	8,508,876,987	9,232,183,820	4,729,361,147	13,961,544,967
Balance at June 30, 2021	P 10,269,827,979	P 34,518,916,029	(P 8,426,367,701)	(P 655,136,212)	P 444,946,382	P 5,464,065,291)	(P 101,329,030)	P 620,625,162	P 8,997,756,735	P 3,993,550,000	P 147,374,876,024	P 151,368,426,024	P 191,573,600,077	P 116,238,335,225	P 307,811,935,302
Balance at January 1, 2020	P 10,269,827,979	P 34,518,916,029	(P 6,793,114,766)	(P 237,089,623)	P 399,058,137	P 4,510,575,970)	(<u>P 72,970,297</u>)	P 620,625,162	P 11,001,806,871	P 3,931,650,000	P 130,245,674,104	P 134,177,324,104	P 179,373,807,626	P 117,742,987,878	P 297,116,795,504
Transactions with owners: Change in percentage of ownership Acquisition of treasury shares Dividend paid by investee Share-based compensation	:	- - - -	(46,095,521) - - (46,095,521)	: : :	: : :	: : :	:	- - - -	814,384,498 - - - 814,384,498	-		: : : :	814,384,498 (46,095,521) - - - 768,288,977	(1,221,880,843) - (274,759,250) - 9,933,290 (1,486,706,803)	(407,496,345) (46,095,521) (274,759,250) 9,933,290 (718,417,826)
Changes in legal reserves during the period			-						42,717,155				42,717,155		42,717,155
Total comprehensive income (loss)				(254,001,646	235,035,850	1,560,773,876)	(130,294,527)				3,798,179,254	3,798,179,254	2,088,145,055	(401,431,766)	1,686,713,289
Balance at June 30, 2020	P 10,269,827,979	P 34,518,916,029	(P 6,839,210,287)	(P 491,091,269	P 634,093,987	P 6,071,349,846)	(P 203,264,824)	P 620,625,162	P 11,858,908,524	P 3,931,650,000	P 134,043,853,358	P 137,975,503,358	P 182,272,958,813	P 115,854,849,309	P 298,127,808,122

 $See\ Notes\ to\ Interim\ Consolidated\ Financial\ Statements.$

ALLIANCE GLOBAL GROUP, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30, 2021 AND 2020 (Amounts in Philippine Pesos) (UNAUDITED)

		2021	2020
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit before tax	P	16,454,691,050	P 6,786,693,121
Adjustments for:			
Depreciation and amortization		5,407,475,819	5,093,403,361
Interest expense		3,435,040,550	3,372,511,933
Interest income	(1,070,397,850) (1,061,043,211
Share in net losses (profits) of associates and joint ventures	•	181,419,181 (65,701,572
Net loss on disposal of assets		37,753,602	33,268,924
Dividend income	(21,416,852) (73,598,315
Unrealized foreign currency gain - net	(21,890,419) (54,298,113
Reversal of impairment losses - net	(15,924,773) (38,722,027
Stock option benefit expense	·	6,118,614	9,933,290
Gain from lease modification	(4,813,804)	
Operating profit before working capital changes		24,388,055,118	14,002,447,391
Increase in trade and other receivables	(2,507,407,637) (1,599,834,893
Decrease (increase) in inventories	(4,460,071,238)	1,194,148,076
Increase in contract assets	(186,452,132) (1,971,573,041
Decrease (increase) in financial assets at			
fair value through profit or loss	(489,675,738)	1,390,403,627
Decrease (increase) in other current assets		302,356,283 (552,617,687
Increase (decrease) in trade and other payables	(5,797,801,071)	1,074,805,175
Increase in contract liabilities		1,041,048,272	187,360,829
Decrease in retirement benefit obligation	(167,494,531) (36,078,651
Decrease in other current liabilities	(2,925,890,196) (432,554,506
Increase in other non-current liabilities		664,823,175	3,564,114,801
Cash generated from operations		9,861,490,305	16,820,621,121
Cash paid for taxes	(2,021,474,816) (3,145,110,862
Net Cash From Operating Activities		7,840,015,489	13,675,510,259
Balance carried forward	<u>P</u>	7,840,015,489	P 13,675,510,259

		2021		2020
Balance brought forward	<u>P</u>	7,840,015,489	<u>P</u>	13,675,510,259
CASH FLOWS FROM INVESTING ACTIVITIES				
Acquisitions of:				
Property, plant and equipment	(4,093,980,659)	(3,468,167,550)
Investment properties	(2,039,741,623)	(2,140,225,431)
Intangible assets	(3,275,775)	(13,345,925)
Decrease in non-current assets held for sale		4,029,879,970		-
Decrease (increase) in other non-current assets		1,287,511,173	(681,549,973)
Interest received		633,550,058		536,446,711
Additional advances to landowners, joint ventures and				
other related parties - net	(97,673,258)	(69,402,197)
Proceeds from:				
Disposal of property, plant and equipment		44,973,277		72,809,322
Collections of advances from associates and other related parties		-		94,237,744
Cash dividends received		28,434,812		73,598,315
Additional advances granted to associates	(10,425,690)	(3,356,387)
Net Cash Used in Investing Activities	(220,747,715)	(5,598,955,371)
CASH FLOWS FROM FINANCING ACTIVITIES				
Payment of interest-bearing loans	(24,641,933,520)	(11,997,721,259)
Proceeds from interest-bearing loans and bonds	`	18,852,929,741	`	9,005,468,192
Interest paid	(3,618,734,763)	(5,520,367,700)
Buyback of shares from non-controlling interest	ì	902,100,078)	(794,768,800)
Acquisition of treasury shares	ì	829,428,279)	Ì	46,095,521)
Payment of lease liabilities	ì	574,146,642)	Ì	251,700,244)
Dividends paid	ì	543,638,051)	Ì	274,759,250)
Advances granted and paid to related parties	ì	371,150,765)	ì	272,304,251)
Advances collected and received from related parties	(97,214,256)		12,702,469
Net Cash Used in Financing Activities	(12,725,416,613)	(10,139,546,364)
NET DECREASE IN CASH AND				
CASH EQUIVALENTS	(5,106,148,839)	(2,062,991,476)
CASH AND CASH EQUIVALENTS				
AT BEGINNING OF PERIOD		69,697,688,432		51,270,580,951
CASH AND CASH EQUIVALENTS				
AT END OF PERIOD	P	64,591,539,593	P	49,207,589,475

Supplemental Information on Non-cash Investing and Financing Activities:

In the normal course of business, the Group enters into non-cash activities which are not reflected in the cash flows, including but not limited the following: (a) exchanges or purchases or sale on account of real estate and other assets that remain unpaid at end of period; (b) reclassifications or transfers of properties between Inventories, Property, Plant and Equipment and Investment Properties; and, (c) borrowing costs under capitalized Inventories or Construction in Progress.

See Notes to Interim Consolidated Financial Statements.

Percentage of Effective

ALLIANCE GLOBAL GROUP, INC. AND SUBSIDIARIES NOTES TO INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED JUNE 30, 2021 AND 2020

(With Comparative Figures as of December 31, 2020) (Amounts in Philippine Pesos) (Unaudited)

1. CORPORATE INFORMATION

Alliance Global Group, Inc. (the "Company", "Parent Company", or "AGI") was registered with the Philippine Securities and Exchange Commission ("SEC") on October 12, 1993 and listed its shares in the Philippine Stock Exchange ("PSE") on April 19, 1999.

Currently, AGI is one of the leading conglomerates in the Philippines, with interests in real estate property development, food and beverage, tourism-entertainment and gaming, and quick-service restaurant. Its fifth leg, the infrastructure, has not yet started operations. The Company and its subsidiaries, associates and joint ventures (collectively referred to as the "Group") operate a diversified range of businesses that focus on developing products and services that generally cater to their target markets, under the following entities (see Note 4):

				e of Effective hip of AGI
	Short		June	December
Subsidiaries/Associates/Joint Ventures	Name	Notes	2021	2020
Subsidiaries				
Megaworld Composition	"Manager 1.1"	(-)	69%	69%
Megaworld Corporation	"Megaworld"	(a)	84%	84%
Megaworld Resort Estates, Inc.		(b)	50%	50%
Townsquare Development, Inc.			50%	50%
Golden Panda-ATI Realty Corporation				
Arcovia Properties, Inc.			69%	69%
Belmont Newport Luxury Hotels, Inc.			69%	69%
Davao Park District Holdings Inc.			69%	69%
Eastwood Cyber One Corporation			69%	69%
Global One Hotel Group, Inc.			69%	69%
Global One Integrated Business			500 /	
Services, Inc.			69%	69%
Hotel Lucky Chinatown, Inc.			69%	69%
Landmark Seaside Properties, Inc.			69%	69%
Luxury Global Hotels and Leisures, Inc.			69%	69%
Luxury Global Malls, Inc.			69%	69%
Mactan Oceanview Properties				
and Holdings, Inc.			69%	69%
Megaworld Cayman Islands, Inc.		(c)	69%	69%
Megaworld Cebu Properties, Inc.			69%	69%
Megaworld Land, Inc.			69%	69%
Citywalk Building Administration, Inc.			69%	69%
Forbestown Commercial Center				
Administration, Inc.			69%	69%
Iloilo Center Mall Administration, Inc.			69%	69%
Newtown Commercial Center				
Administration, Inc.			69%	69%
Paseo Center Building Administration, Inc.			69%	69%
San Lorenzo Place Commercial Center				
Administration, Inc.			69%	69%
Southwoods Lifestyle Mall				
Management, Inc.			69%	69%
Uptown Commercial Center				
Administration, Inc.			69%	69%
Valley Peaks Property Management, Inc.			69%	69%
Megaworld Newport Property Holdings, Inc			69%	69%

			Percentage of Effective Ownership of AGI			
Subsidiaries/Associates/Joint Ventures	Short Name	Notes	June 2021	December 2020		
Subsidiaries						
Megaworld and subsidiaries						
Oceantown Properties, Inc.			69%	69%		
Piedmont Property Ventures, Inc.			69%	69%		
Prestige Hotels and Resorts, Inc.			69%	69%		
Richmonde Hotel Group International Ltd.		(d)	69%	69%		
San Vicente Coast, Inc.			69%	69% 69%		
Savoy Hotel Manila, Inc.			69% 69%	69%		
Savoy Hotel Mactan, Inc. Kingsford Hotel Manila, Inc.			69%	69%		
Agile Digital Ventures, Inc.			69%	69%		
MREIT Fund Managers, Inc.	"MFMI"	(o)	69%	-		
MREIT Property Managers, Inc.	"MPMI"	(o)	69%	=		
MREIT, Inc.	"MREIT"	(o)	68%	-		
Stonehaven Land, Inc.		` '	69%	69%		
Streamwood Property, Inc.			69%	69%		
Megaworld Bacolod Properties, Inc.			63%	63%		
Manila Bayshore Property Holdings, Inc.			62%	62%		
Megaworld Capital Town, Inc.			52%	52%		
Megaworld Central Properties, Inc.			52%	52%		
Soho Cafe and Restaurant Group, Inc.			51%	51%		
La Fuerza, Inc. Megaworld-Daewoo Corporation			46% 41%	46% 41%		
Northwin Properties, Inc.			41%	41%		
Gilmore Property Marketing Associates Inc.			36%	36%		
Integrated Town Management Corporation			34%	34%		
Maple Grove Land, Inc.			34%	34%		
Megaworld Globus Asia, Inc.			34%	34%		
Suntrust Properties, Inc.			69%	69%		
Governor's Hills Science School, Inc.			69%	69%		
Sunrays Properties Management, Inc.			69%	69%		
Suntrust Ecotown Developers, Inc.			69%	69%		
Suntrust One Shanata, Inc.			69%	69%		
Suntrust Two Shanata, Inc.			69%	69%		
Stateland, Inc. Global-Estate Resorts, Inc.	"GERI"	(0)	66% 56%	66% 56%		
Southwoods Mall Inc.	GEKI	(e)	62%	62%		
Twin Lakes Corp.			62%	62%		
Twin Lakes Corp. Twin Lakes Hotel, Inc.			62%	62%		
Megaworld Global-Estate, Inc.			61%	61%		
Fil-Estate Golf and Development, Inc			56%	56%		
Golforce, Inc.			56%	56%		
Southwoods Ecocentrum Corp.			34%	34%		
Philippine Aquatic Leisure Corp.			34%	34%		
Fil-Estate Properties, Inc.			56%	56%		
Aklan Holdings Inc.			56%	56%		
Blu Sky Airways, Inc.			56%	56%		
Fil-Estate Subic Development Corp.			56%	56%		
Fil-Power Concrete Blocks Corp.			56%	56%		
Fil-Power Construction Equipment Leasing Corp.			56%	56%		
Golden Sun Airways, Inc.			56%	56%		
La Compaña De Sta. Barbara, Inc.			56%	56%		
MCX Corporation			56%	56%		
Pioneer L-5 Realty Corp.			56%	56%		
Prime Airways, Inc.			56%	56%		
Sto. Domingo Place Development Corp.			56%	56%		
Fil-Estate Industrial Park, Inc.			45%	45%		
Sherwood Hills Development Inc.			31%	31%		
Fil-Estate Urban Development Corp.			56%	56%		
Global Homes and Communities, Inc.			56%	56%		
Savoy Hotel Boracay, Inc.			56%	56%		
Belmont Hotel Boracay, Inc.			56%	56%		
Novo Sierra Holdings Corp.			56%	56%		
Elite Communities Property Services, Inc. Oceanfront Properties, Inc.			56% 28%	56% 28%		
Occamione i roperues, me.			40/0	2070		

				of Effective hip of AGI
Subsidiaries/Associates/Joint Ventures	Short Name	Notes	June 2021	Decembe 2020
0.1.11.1				
Subsidiaries				
Megaworld and subsidiaries	(CDDILLIN		= <0 /	5.07
Empire East Land Holdings, Inc.	"EELHI"	(0	56%	56%
Sonoma Premiere Land, Inc.		(f)	74%	74%
Pacific Coast Mega City, Inc.		(g)	83%	83%
20th Century Nylon Shirt, Inc.			56%	56%
Eastwood Property Holdings, Inc.			56%	56%
Empire East Communities, Inc.			56%	56%
Sherman Oak Holdings, Inc.			56%	56%
Valle Verde Properties, Inc.			56%	56%
Laguna BelAir School, Inc.			41%	41%
Emperador and subsidiaries				
Emperador Inc.	"EMP" or			
	"Emperador"		85%	84%
Emperador Distillers, Inc.	"EDI"		85%	84%
Alcazar de Bana Holdings Company, Inc.			85%	84%
ProGreen AgriCorp, Inc.			85%	84%
South Point Science Park, Inc.			85%	84%
			85%	84%
Anglo Watsons Glass, Inc.				
Cocos Vodka Distillers Philippines, Inc.			85%	84%
The Bar Beverage, Inc.			85%	84%
Tradewind Estates, Inc.			85%	84%
BoozyLife, Inc.			53%	52%
Zabana Rum Company, Inc.			85%	84%
Emperador International Ltd.	"EIL"	(d)	85%	84%
Emperador Asia Pte Ltd.	"EA"	(i)	85%	84%
Grupo Emperador Spain, S.A.U.	"GES"	(i)	85%	84%
Bodega San Bruno, S.L.	"BSB"	(i)	85%	84%
Bodegas Fundador S.L.U.	"BFS"	(i)	85%	84%
Destilados de la Mancha S.L.	"DDLM"	(i)	85%	84%
			85%	
Grupo Emperador Gestion S.L.	"GEG"	(i)		84%
Domecq Bodega Las Copas, S.L.	"DBLC"	(h), (i)	43%	42%
Stillman Spirits, S.L.	"SSSL"	(1)	85%	84%
Domecq Distribucion De Bebidas S.A. de C.V.	"DDDB"	(h)	43%	42%
Pedro Domecq S.A. de C.V.	"PDSC"	(h)	43%	42%
Emperador Europe SARL	"EES"	(i)	85%	84%
Emperador Holdings (GB) Limited.	"EGB"	(i)	85%	84%
Emperador UK Limited	"EUK"	(i)	85%	84%
Whyte and Mackay Group Limited	"WMG"	(i)	85%	84%
Whyte and Mackay Global Limited	"WMGL"	(i)	85%	84%
Whyte and Mackay Limited	"WML"	(i)	85%	84%
Whyte and Mackay Warehousing Ltd.	"WMWL"	(i)	85%	84%
GADC and subsidiaries				
Golden Arches Development				
Corporation	"GADC"		49%	49%
Advance Food Concepts				
Manufacturing, Inc.			49%	49%
Red Asian Food Solutions, Inc.			37%	37%
			49%	49%
Clark Mac Enterprises, Inc.				
Golden Laoag Foods Corporation			38%	38%
Davao City Food Industries, Inc.			37%	37%
First Golden Laoag Ventures, Inc.			34%	34%
			34%	34%
McDonald's Anonas City Center			29%	29%
McDonald's Anonas City Center McDonald's Puregold Taguig				
McDonald's Anonas City Center McDonald's Puregold Taguig			29%	29%
McDonald's Anonas City Center McDonald's Puregold Taguig Golden City Food Industries, Inc.			29% 27%	29% 27%
McDonald's Anonas City Center McDonald's Puregold Taguig Golden City Food Industries, Inc. McDonald's Bonifacio Global City			27%	27%
McDonald's Anonas City Center McDonald's Puregold Taguig Golden City Food Industries, Inc.				

			Percentage of Effective Ownership of AGI		
Subsidiaries/Associates/Joint Ventures	Short Name	Notes	June 2021	December 2020	
Travellers and subsidiaries					
Travellers International Hotel	(ATT 11 1)		= 00./	5 00/	
Group, Inc.	"Travellers"	(j)	50%	50%	
Agile Fox Amusement and Leisure Corporation			50%	50%	
APEC Assets Limited			50%	50%	
Aquamarine Delphinium Leisure			3070	3070	
and Recreation, Inc.			50%	50%	
Bright Pelican Leisure and Recreation, Inc.			50%	50%	
Brightleisure Management, Inc.			50%	50%	
Brilliant Apex Hotels and Leisure					
Corporation			50%	50%	
Captain View Group Limited			50%	50%	
Coral Primrose Leisure and Recreation			E00/	E00/	
Corporation Deluxe Hotels and Recreation, Inc.			50% 50%	50% 50%	
Entertainment City Integrated Resorts &			30 / 0	3070	
Leisure, Inc.			50%	50%	
FHTC Entertainment & Productions, Inc.	"FHTC"		50%	50%	
Golden Peak Leisure and Recreation, Inc.			50%	50%	
Grand Integrated Hotels and Recreation, Inc.			50%	50%	
Grandservices, Inc.			50%	50%	
Grandventure Management Services, Inc.			50%	50%	
Lucky Star Hotels and Recreation, Inc.			50%	50%	
Lucky Panther Amusement and Leisure			E00/	E00/	
Corporation Luminescent Vertex Hotels and Leisure			50%	50%	
Corporation			50%	50%	
Magenta Centaurus Amusement and			3070	3070	
Leisure Corporation			50%	50%	
Majestic Sunrise Leisure & Recreation, Inc.			50%	50%	
Netdeals, Inc.			50%	50%	
Newport Star Lifestyle, Inc.			50%	50%	
Royal Bayshore Hotels & Amusement, Inc.			50%	50%	
Sapphire Carnation Leisure and			500/	F00/	
Recreation Corporation			50%	50%	
Scarlet Milky Way Amusement and Leisure Corporation			50%	50%	
Sparkling Summit Hotels and Leisure			3070	3070	
Corporation			50%	50%	
Valiant Leopard Amusement and					
Leisure Corporation			50%	50%	
Vermillion Triangulum Amusement					
and Leisure Corporation			50%	50%	
Westside City Resorts World, Inc.	"WCRWI"	(k)	49%	49%	
Purple Flamingos Amusement			4007	400/	
and Leisure Corporation			49%	49%	
Red Falcon Amusement and Leisure Corporation			49%	49%	
Westside Theatre Inc.			50%	50%	
3 101					
Corporate and Others Alliance Global Brands, Inc.			100%	100%	
McKester Pik-nik International Limited	"MPIL"	(d)	100%	100%	
Great American Foods, Inc.	WILL	(l)	100%	100%	
New Town Land Partners, Inc.	"NTLPI"	()	100%	100%	
Alliance Global Group Cayman Islands, Inc.		(c)	100%	100%	
Boracay Newcoast Resorts, Inc.		` '	100%	100%	
Dew Dreams International, Inc.			100%	100%	
First Centro, Inc.	"FCI"		100%	100%	
ERA Real Estate Exchange, Inc.			100%	100%	
Oceanic Realty Group International, Inc.			100%	100%	
Greenspring Investment Holdings		(1)	1000/	1000/	
Properties Ltd.		(d)	100% 100%	100% 100%	
Infracorn Development Inc					
Infracorp Development, Inc. Shiok Success International, Inc.			100%	100%	

CTCC .:

			Percentage	of Effective
			Ownersl	nip of AGI
	Short		June	December
Subsidiaries/Associates/Joint Ventures	Name	Notes	2021	2020
Corporate and Others		(1)	4000/	1000/
Venezia Universal Ltd.		(d)	100%	100%
Dew Dreams International, Ltd.		(d)	100%	100%
Shiok Success International, Ltd.		(d)	100%	100%
Adams Properties, Inc.	"Adams"		60%	60%
Associates				
First Premiere Arches Restaurant Inc.			49%	49%
Bonifacio West Development Corporation			32%	32%
Suntrust Home Developers, Inc.	"SHDI"		23%	23%
Citylink Coach Services, Inc.			6%	6%
First Oceanic Property Management, Inc.			6%	6%
Palm Tree Holdings and Development				
Corporation			27%	27%
SWC Project Management Limited			23%	23%
WC Project Management Limited			23%	23%
Fil-Estate Network, Inc.			11%	11%
Fil-Estate Sales, Inc.			11%	11%
Fil-Estate Realty and Sales				
Associates, Inc.			11%	11%
Fil-Estate Realty Corp.			11%	11%
Nasugbu Properties, Inc.			8%	8%
Ioint Ventures				
Bodegas Las Copas, S.L.	"BLC"	(m)	43%	42%
Front Row Theatre Management, Inc.	DLC	(n)	25%	25%
1 1011 10 w Theatre management, inc.		(11)	45/0	43/0

Explanatory notes:

- (a) AGP's effective ownership interest is derived from its 46% direct ownership, 3% direct holdings of FCI, 18% direct holdings of NTLPI and 2% direct holdings of MPIL.
- (b) AGI and Megaworld directly owns 49% and 51%, respectively.
- (c) Foreign subsidiaries operating under the laws of the Cayman Islands.
- (d) Foreign subsidiaries operating under the Business Companies Act of the British Virgin Islands ("BVI").
- (e) AGI's effective ownership interest represents its indirect holdings through Megaworld, which owns 82% of GERI as of June 30, 2021 and December 31, 2020.
- (f) A subsidiary through 60% and 40% direct ownership of EELHI and FCI, respectively.
- (g) AGI's effective ownership interest is derived from its 60% direct ownership and the balance from indirect holdings (through Megaworld's subsidiary that holds 40% direct ownership).
- (h) DBLC, a subsidiary of GES, is operating under the laws of Spain and its subsidiaries PDSC, BDSC and DDDB are operating under the laws of Mexico.
- (i) Subsidiaries under EIL. EA is operating under the laws of Singapore while GES and its subsidiaries BSB, BFS, GEG, DBLC, SSSL and DDLM, are operating under the laws of Spain. EES is operating under the laws of Luxembourg. EGB (the ultimate UK parent) is operating under the laws of England and Wales. EUK, WMG, WML, WMWL and WMGL are operating under the laws of Scotland. EA, EES and EGB are direct subsidiaries of EIL.
- (j) AGI's effective ownership is through Travellers' common and preferred shares in total, which are directly owned 16% by AGI, 3% by FCI, 1% by Megaworld, 49% by Adams, 30% by Genting Hongkong Limited ("GHL") and 0.3% by the public. The Group beneficially owns 49% of common shares.
- (k) AGI's effective ownership is through 1% direct ownership, 47% through 95% ownership of Travellers, and 1% through ownership of other subsidiaries within the Group (i.e., FCI, Megaworld and Adams).
- (l) Foreign subsidiary of MPIL operating under the laws of United States of America.
- (m) A foreign joint venture under GES and operating under the laws of Spain.
- (n) A joint venture through FHTC.
- (o) MFMI, MPMI and MREIT are newly incorporated subsidiaries of Megaworld. MFMI is engaged in the business of providing fund management services to real estate investment trust ("REIT") companies. MPMI is engaged in the business of providing services in relation to property management, lease management, marketing and project management. MREIT is a holding company.

The Company, its subsidiaries, associates and joint ventures are incorporated and operating in the Philippines, except for such foreign subsidiaries and a joint venture as identified in the preceding table (see explanatory notes c, d, h, i, l and m above).

AGI's shares of stock and those of Megaworld, EMP, GERI, EELHI and SHDI are listed in and traded through the PSE as of June 30, 2021.

The principal activities of the Group are further described in Note 4.

The Company's registered office and primary place of business is located at 7th Floor, 1880 Eastwood Avenue, Eastwood City CyberPark, 188 E. Rodriguez, Jr. Avenue, Bagumbayan, Quezon City.

The Board of Directors ("BOD") approved on August 13, 2021, the release of the interim consolidated financial statements ("ICFS") of the Group as of and for the six months ended June 30, 2021 (including the comparative financial statements as of December 31, 2020, and for the six months ended June 30, 2020).

2. SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies used in the preparation of these ICFS are consistent with those applied in the audited consolidated financial statements ("ACFS") as of and for the year ended December 31, 2020 (see Note 2.2).

2.1 Basis of Preparation of Interim Consolidated Financial Statements

These ICFS have been prepared in accordance with Philippine Accounting Standard ("PAS") 34, *Interim Financial Reporting*. They do not include all of the information required in annual financial statements in accordance with Philippine Financial Reporting Standards ("PFRS"), and should be read in conjunction with the Group's ACFS as of and for the year ended December 31, 2020.

The ICFS are presented in Philippine pesos, the Company's functional and presentation currency, and all values represent absolute amounts except when otherwise indicated.

Items included in the ICFS of the Group are measured using the Company's functional currency. Functional currency is the currency of the primary economic environment in which the Company operates.

The presentation of the ICFS is consistent with the most recent ACFS presentation.

The Group presents all items of income and expense in a single consolidated statement of comprehensive income.

2.2 Adoption of Amended PFRS

(a) Effective Subsequent to 2021 but are not Adopted Early

There are amendments and annual improvements to existing standards effective for annual periods subsequent to 2021, which are adopted by the Financial Reporting Standards Council. Management will adopt the relevant pronouncements in accordance with their transitional provisions, as presented below and in the succeeding page.

PAS 1 (Amendments) : Presentation of Financial Statements –

Classification of Liabilities as Current

or Non-current

PAS 16 (Amendments) : Property, Plant and Equipment –

Proceeds Before Intended Use

PAS 37 (Amendments) : Provisions, Contingent Liabilities and

Contingent Assets – Onerous Contracts – Cost of Fulfilling a

Contract

PFRS 3 (Amendments) : Business Combination – Reference to the

Conceptual Framework

PFRS 10 and PAS 28

(Amendments) : Consolidated Financial Statements, and

Investments in Associates and Joint Ventures – Sale or Contribution of Assets Between an Investor and its

Associates or Joint Venture

Annual Improvements to PFRS (2018-2020 Cycle)

PFRS 9 (Amendments) : Financial Instruments – Fees in the '10

per cent' Test for Derecognition of

Liabilities

PFRS 16 (Amendments): Leases – Lease Incentives, and

COVID-19-Related Rent Concessions

beyond June 30, 2021

Management is currently assessing the impact of these amendments on the Group's consolidated financial statements and it will conduct a comprehensive study of the potential impact of these amendments prior to their mandatory adoption date to assess the impact of all changes.

3. JUDGMENTS AND ESTIMATES

The preparation of the Group's ICFS in accordance with PFRS requires management to make judgments, estimates and assumptions that affect the policies applied and amounts reported in the ICFS and related explanatory notes. Judgments and estimates are based on historical experience and management's best knowledge of current events and actions, including expectations of future events that are believed to be reasonable under the circumstances. Actual results may ultimately differ from these estimates. There were no changes in estimates of amounts reported in prior financial years that have a material effect in the current interim period.

The Group performed its annual impairment test of goodwill and trademarks with indefinite useful lives at year-end and when circumstances indicate the carrying value may be impaired. The Group's impairment test for goodwill arising from business combination and other intangible assets is based on value-in-use calculations. The Group monitors goodwill and trademarks with indefinite useful lives on the cash generating units to which these assets were allocated and considers the relationship between the market capitalization of the subsidiaries and its net book value, among other factors, when reviewing for indicators of impairment. The Group's management assessed that for the six months ended June 30, 2021 and as at December 31, 2020, goodwill arising from business combination and other intangible assets with indefinite useful lives are not impaired.

Aside from the foregoing, the judgments, estimates and assumptions applied in the ICFS, including the key sources of estimation uncertainty, were the same as those applied in the ACFS for the year ended December 31, 2020.

4. SEGMENT INFORMATION

4.1 Business Segments

The Group is organized into major business segments, which are the major subsidiaries of the Group. These represent the main products and services provided by the Group and the line of business in which the Group operates. Presented below and in the succeeding page is the basis of the Group in reporting its primary segment information.

- (a) The Megaworld segment consists of development of real estate, integrated resorts, leasing of properties and hotel operations business which is primarily undertaken by Megaworld Corporation and subsidiaries, the Group's forerunner in the real estate industry.
- (b) The Emperador segment refers to the manufacture and distribution of distilled spirits, including the production of glass containers, which is undertaken by Emperador Inc. and subsidiaries.
- (c) The *Travellers* segment relates to tourism-oriented business that integrates entertainment, hospitality and leisure, including gaming, as that of Resorts World Manila, which is operated by Travellers International Hotel Group, Inc. and subsidiaries.
- (d) The GADC segment refers to operations of McDonald's restaurants in the Philippines in accordance with the franchise agreement between GADC and McDonald's Corporation, USA.

The Group disaggregates revenues recognized from contracts with customers into these segments that depict how the nature, amount, timing and uncertainty of revenue and cash flows are affected by economic factors. This same disaggregation is used in earnings releases, annual reports and investor presentations.

4.2 Segment Assets and Liabilities

Segment assets are allocated based on their physical location and use or direct association with a specific segment and they include all operating assets used by a segment and consist principally of operating cash and cash equivalents, trade and other receivables, inventories, property, plant and equipment, intangible assets and investment properties. Segment liabilities include all operating liabilities and consist principally of trade and other payables, interest-bearing loans and bonds payable.

4.3 Intersegment Transactions

Segment revenues, expenses and performance include sales and purchases between business segments. Such sales and purchases are eliminated in consolidation.

4.4 Analysis of Segment Information

Segment information can be analyzed as follows for six months ended June 30, 2021 and 2020.

	For six months ended June 30, 2021 (Unaudited)									
	_	Megaworld	_	Travellers		GADC		Emperador		Total
REVENUES										
Sales to external customers	P	20,785,918,965	P	6,950,808,049	P	11,791,627,537	P	24,818,524,012	P	64,346,878,563
Intersegment sales		187,874,301		7,066,980		-		5,597,901		200,539,182
Finance and other income		1,197,415,520		4,802,975,384		36,825,323		461,504,916		6,498,721,143
Segment revenues		22,171,208,785		11,760,850,413		11,828,452,860		25,285,626,829		71,046,138,887
Cost of sales and expenses excluding depreciation and										
amortization	(11,941,604,434)	(6,137,353,137)	(9,213,208,795)	(17,287,996,800)	(44,580,163,166)
		10,229,604,351		5,623,497,276		2,615,244,065		7,997,630,029		26,465,975,721
Depreciation and amortization	(1,690,093,491)	(1,628,441,042)	(1,292,207,089)	(864,470,548)	(5,475,212,170)
Finance costs and other charges	(1,838,400,558)	(985,792,079)	(552,709,558)	(263,710,345)	(3,640,612,540)
Profit (loss) before tax		6,701,110,302	(3,009,264,156)		770,327,418		6,869,449,136		17,350,151,012
Tax expense	(1,345,046,271)	(6,053,718)	(668,279,782)	(1,673,254,570)	(3,692,634,341)
SEGMENT PROFIT (LOSS)	<u>P</u>	5,356,064,031	(<u>P</u>	3,003,210,438)	<u>P</u>	102,047,636	<u>P</u>	5,196,194,566	<u>P</u>	13,657,516,671
SEGMENT ASSETS AND LIABILITIES										
Segment assets Segment liabilities	P	367,739,359,788 146,086,490,912	P	112,784,349,168 77,845,231,253	P	34,224,517,983 28,045,949,008	P	119,266,106,074 50,426,828,502	P	634,014,333,013 302,404,499,675
OTHER SEGMENT INFORMATION										
Share in net profit (loss) of associates and joint ventures	(226,908,846)		-		-		45,489,665	(181,419,181)

	For six months ended June 30, 2020 (Unaudited)									
		Megaworld		Travellers		GADC		Émperador		Total
REVENUES Sales to external customers Intersegment sales Finance and other income Segment revenues	P	22,425,053,686 205,762,144 1,162,495,243 23,793,311,073	P	6,076,299,015 5,434,100 48,712,212 6,130,445,327	P (9,716,010,488 - 20,043,400) 9,695,967,088	P	21,075,251,556 10,000,200 303,850,421 21,389,102,177	P	59,292,614,745 221,196,444 1,495,014,476 61,008,825,665
Cost of sales and expenses excluding depreciation and amortization Depreciation and amortization Finance costs and other charges Profit (loss) before tax Tax expense	(13,040,188,625) 10,753,122,448 1,487,734,051) 1,321,099,462) 7,944,288,935 2,062,095,032)	(6,952,366,934) 821,921,607) 1,700,838,798) 1,062,996,503) 3,585,756,908) 32,646,324)	(8,606,156,660) 1,089,810,428 1,273,420,041) 472,191,862) 655,801,475) 8,413,899)	(16,505,035,018) 4,884,067,159 683,952,063) 275,712,308) 3,924,402,788 539,187,184)	(45,103,747,237) 15,905,078,428 5,145,944,953) 3,132,000,135) 7,627,133,340 2,642,342,439)
SEGMENT PROFIT OTHER SEGMENT INFORMATION Share in net profit (loss) of associates and joint ventures	<u>P</u> (5,882,193,903 1,389,077)	(<u>P</u>	3,618,403,232) 21,851)	(<u>P</u>	664,215,374)	<u>p</u>	3,385,215,604 67,112,500	<u>p</u>	4,984,790,901 65,701,572
The following presents the segment SEGMENT ASSETS AND LIABILITIES	nt asso	ets and liabilities	of th	e Group as of I)ecem	ber 31, 2020 (au	adited):		
Segment assets Segment liabilities	P	374,893,702,823 148,742,486,482	P	116,426,830,157 84,390,957,849	Р	34,826,330,051 29,262,553,333	Р	117,650,258,379 52,427,534,132	P	643,797,121,410 314,823,531,796

4.5 Reconciliations

Presented below is a reconciliation of the Group's segment information to the key financial information presented in its ICFS.

	June 30, 2021 (Unaudited)	June 30, 2020 (Unaudited)
Revenues		
Total segment revenues	P 70,046,138,887	P 61,008,825,665
Unallocated corporate revenue	485,489,464	, ,
Elimination of intersegment revenues	$(\underline{200,539,182})$	(221,196,444)
Revenues as reported in interim consolidated		
statements of comprehensive income	P 71,331,089,169	P 61,380,422,192
Profit or loss		
Segment operating profit	P 13,657,516,671	P 4,984,790,901
Unallocated corporate loss	(697,014,012)	(620,706,700)
Elimination of intersegment revenues	(200,539,182)	(221,196,444)
Profit as reported in interim consolidated statements of comprehensive income	<u>P 12,759,963,477</u>	<u>P</u> 4,142,887,757
	June 30, 2021 (Unaudited)	December 31, 2020 (Audited)
Assets		
Segment assets	P 634,014,333,013	P 643,797,121,410
Unallocated corporate assets	34,751,894,211	24,695,663,757
Total assets reported in the interim consolidated		
statements of financial position	<u>P 668,766,227,224</u>	P 668,492,785,167
Liabilities		
Segment liabilities	P 302,404,499,675	P 314,823,531,796
Unallocated corporate liabilities	<u>58,549,792,247</u>	57,849,793,170
Total liabilities reported in the interim consolidated		
statements of financial position	<u>P 360,954,291,922</u>	P 372,673,324,966

Concentration of revenue is considered when at least 10% of total segment revenue is generated from a single customer. There is no concentration of the Group's revenue in a single customer as the 10% threshold has not been met in any of the periods presented.

5. PROPERTY, PLANT AND EQUIPMENT

The gross carrying amounts and accumulated depreciation, amortization and impairment of property, plant and equipment as of June 30, 2021 and December 31, 2020 are shown below.

		June 30, 2021 (Unaudited)	De	ecember 31, 2020 (Audited)
Cost	P	193,316,289,444	P	188,816,790,558
Accumulated depreciation, amortization and impairment	(52,594,887,379)	(48,660,262,915)
Net carrying amount	<u>P</u>	140,721,402,065	<u>P</u>	140,156,527,643

A reconciliation of the carrying amounts of property, plant and equipment at the beginning and end of the reporting periods is shown below.

		June 30, 2021 (Unaudited)	December 31, 2020 (Audited)		
Balance at beginning of period, net of accumulated depreciation, amortization and impairment Additions	P	140,156,527,643 4,566,300,992	P	136,262,546,247 13,772,388,935	
Depreciation and amortization charges for the period Disposals – net Impairment reversal (loss) Reclassifications – net Effect of lease modification	(3,934,624,464) 82,726,879) 15,924,773 -	((((8,590,876,408) 375,290,904) 41,635,693) 838,122,061) 32,482,473)	
Balance at end of period, net of accumulated depreciation, amortization and impairment	<u>P</u>	140,721,402,065	<u>P</u>	140,156,527,643	

6. INVESTMENT PROPERTIES

The Group's investment properties include several parcels of land, buildings and improvements which are held for investment purposes only, either to earn rental income or for capital appreciation or both. The gross carrying amounts and accumulated depreciation of investment properties at the beginning and end of the reporting periods are shown below.

		June 30, 2021 (Unaudited)	December 31, 2020 (Audited)		
Cost Accumulated depreciation	P (134,973,411,606 17,112,618,104)	P (132,032,822,261 15,668,613,829)	
Net carrying amount	<u>P</u>	117,860,793,502	P	116,364,208,432	

A reconciliation of the carrying amounts of investment properties at the beginning and end of the reporting periods is shown below.

		June 30, 2021 (Unaudited)	De	cember 31, 2020 (Audited)
Balance at beginning of period, net of accumulated depreciation Additions Depreciation charges for the period Disposals – net Reclassifications - net	P (116,364,208,432 2,940,589,345 1,444,004,275)	P (((112,338,187,564 6,731,614,968 2,549,905,000) 793,598) 154,895,502)
Balance at end of period, net of accumulated depreciation	<u>P</u>	117,860,793,502	<u>P</u>	116,364,208,432

7. DIVIDENDS

There were no dividends declared and paid by the Company for the six-month periods ended June 30, 2021 and 2020.

8. EARNINGS PER SHARE

Earnings per share is computed as follows:

	•	[une 30, 2021 (<u>Unaudited)</u>		(Unaudited)
Basic and Diluted: Net profit attributable to owners of the parent company Divide by the weighted average number of outstanding	P	8,508,876,987	Р	3,798,179,255
common shares		9,491,811,579		9,695,670,379
	<u>P</u>	0.8964	<u>P</u>	0.3917

On September 19, 2017, the BOD approved a two-year share repurchase program of up to P5.0 billion worth of shares in the open market, to enhance shareholder value. On September 18, 2019, the BOD approved another share repurchase program for P2.5 billion over a 12-month period ended September 23, 2020. Further, on September 21, 2020, the BOD approved another one-year share repurchase program for P2.5 billion to end on September 23, 2021. The Company has repurchased 619,782,400 shares for P7.3 billion and 451,193,400 shares for P5.9 billion as of June 30, 2021 and 2020, respectively, which are reported as Treasury Shares.

Under the Revised Corporation Code of the Philippines, a stock corporation can repurchase or acquire its own shares provided that it has unrestricted retained earnings to cover the shares to be repurchased or acquired. Accordingly, the Parent Company's ongoing share repurchase program restricts the Parent Company's retained earnings for distribution as dividends up to the cost of the treasury shares.

There are 158.23 million shares held by subsidiaries with a total cost of P1.2 billion as of June 30, 2021 and 122.96 million shares with a total cost of P936.16 million as of June 30, 2020 that were reported as part of Treasury Shares in the consolidated statements of changes in equity and taken out of outstanding common shares in computing EPS.

The basic and diluted earnings per share are the same for the six months ended June 30, 2021 and 2020, as the Company's Executive Stock Option Plan are considered to be antidilutive since their conversion to ordinary shares would increase earnings per share. Thus, the number of issued and outstanding common shares presented above does not include the effect of the potential common shares from the Executive Stock Option Plan.

9. RELATED PARTY TRANSACTIONS

The Group's related parties include its stockholders, associates, joint ventures, the Group's key management personnel and retirement fund, and others. The summary of the Group's transactions with its related parties for the periods ended June 30, 2021 and 2020, and the related outstanding balances as of June 30, 2021 and December 31, 2020 are as follows:

			Amount of	Tra		_	Receivable (Pa	, ,
Related			June 30, 2021		June 30, 2020		June 30, I 2021	December 31, 2020
Party Category	Notes		(Unaudited)		(Unaudited)		(Unaudited)	(Audited)
1 arty Category	INOICS		(Ollaudited)	_	(Chaudited)	-	(Chaudited)	(Mudicu)
Subsidiaries'								
stockholders:								
Casino transactions	9.2	P	-	P	1,333,585	P	- (P	66,579)
Management fees	9.3		19,372,568		4,121,060	(184,969,891)	96,767,702)
Accounts payable	9.5		-		-	(347,670,510)(347,670,510)
Related party under								
common ownership:								
Purchase of								
raw materials	9.1		933,791,130		1,478,148,862	(495,494,997)(811,977,473)
Purchase of						`	, , , , ,	
imported goods	9.1		7,054,668		5,624,699	(64,401)(983,717)
Advances granted	9.4		271,598,144	(122,601,601)	,	2,482,198,322	2,210,600,178
Management services	9.1		5,500,000		30,000,000	(115,500,000) (110,000,000)
Associates:								
Advances granted	9.4		9,870,316		4,649,546		1,109,183,610	1,099,313,294
Deposit from an associa			-		-		- (9,901,072,000)
Others:								
Accounts receivable	9.5		71,104,347		243,487,449		825,178,804	754,074,457
Accounts payable	9.5	(988,317)		- 1	(66,196,747)(65,208,430)
Advances from joint		`	. ,			`	, , , , ,	
venture partners								
and others	9.6		116,780,531	(122,336,070)	(2,064,661,965)	2,181,442,496)
Donations			16,781,750	,	49,818,084	(8,599,922)(10,907,256)
Sale of investment								
property			-		-		378,391,250	378,391,250

Unless otherwise stated, the outstanding balances of the Group's transactions with its related parties are unsecured, noninterest-bearing and payable or collectible on demand.

9.1 Purchase of Goods and Management Agreement

Emperador imports finished goods and raw materials through Andresons Global, Inc., a related party under common ownership. These transactions are normally being paid within 30 days. Emperador also imports raw materials from Alcoholera dela Mancha Vinicola, S.L., a wholly owned subsidiary of BLC. Emperador had a management agreement with Consolidated Distillers of the Far East, Inc., a related party under common ownership, for the consultancy and advisory services in relation to the operation, management, development and maintenance of its distillery plant. The outstanding balances as of June 30, 2021 and December 31, 2020 are shown as part of Trade and Other Payables account in the consolidated statements of financial position.

9.2 Casino Transactions with GHL

Travellers recognized outstanding receivables from (payables to) GHL [see Note 1(j)] representing show money received by Travellers from foreign patrons which the counterparty will later remit to the other. There was no outstanding balance as of June 30, 2021.

9.3 Operations and Management Agreement with GHL

Some of Travellers' administrative functions are being handled by certain key officers and employees under the management of GHL as agreed by both parties under the Operations and Management Agreement. These transactions are presented under the Other Operating Expenses account in the consolidated statements of comprehensive income. The outstanding liability arising from this transaction is presented under Trade and Other Payables account in the consolidated statements of financial position.

9.4 Advances to Associates and Other Related Parties

Entities within the Group grant advances to associates and other related parties for working capital purposes. These advances to associates and other related parties are unsecured, noninterest-bearing and repayable upon demand. Settlement is generally made in cash or through offsetting arrangements.

The movements of the outstanding balances of Advances to associates and other related parties, which are shown as part of Trade and Other Receivables account in the consolidated statements of financial position, are presented as follows:

	June 30,	December 31,
	2021	2020
	(Unaudited)	(Audited)
Balance at beginning of period Cash advances granted Collections	P 3,309,913,472 281,468,460	P 3,084,752,266 260,769,849 (35,608,643)
Balance at end of period	P 3,591,381,932	P 3,309,913,472

As of June 30, 2021 and December 31, 2020, based on management's assessment, the outstanding balances of advances to associates and other related parties are not impaired; hence, no impairment losses were recognized.

9.5 Due from/to Related Parties

Transactions with related parties include the following: financing of opening of letters of credit and payment of progress billings, royalty fees, rentals, interest and certain expenses in behalf of the entities within Group or other related parties. Settlement is generally made in cash or through offsetting arrangements.

The outstanding balances of the Due from/to Related Parties are included under Trade and Other Receivables and Trade and Other Payables accounts, respectively, in the consolidated statements of financial position, as presented in the succeeding page.

	June 30, 2021 <u>(Unaudited)</u>	December 31, 2020 (Audited)	
Due from Related Parties			
Balance at beginning of period	P 754,074,457	P 608,958,652	
Additions	89,682,305	186,911,508	
Collections	$(\underline{18,577,958})$	(41,795,703)	
Balance at end of period	P 825,178,804	<u>P 754,074,457</u>	
Due to Related Parties			
Balance at beginning of period	P 412,878,940	P 412,878,940	
Additions	988,317	-	
Balance at end of period	P 413,867,257	<u>P 412,878,940</u>	

As of June 30, 2021 and December 31, 2020, based on management's assessment, no additional amount of impairment is necessary.

9.6 Advances from Related Parties and Joint Operator Partners

Certain expenses of entities within the Group are paid for by other related parties. The advances are unsecured, noninterest-bearing, with no repayment terms, and generally payable in cash or through offsetting arrangements. Advances from Joint Operator ("JO") partners pertain to advances from golf share partners and lot owners.

Details of Advances from Related Parties and JO Partners are presented as follows:

	June 30, 2021 <u>(Unaudited)</u>	December 31, 2020 (Audited)
Advances from related parties Advances from JO partners	P 1,787,446,728 277,215,237	P 1,904,227,259 277,215,237
	P 2,064,661,965	P 2,181,442,496

9.7 Transactions with the Retirement Plans

The Group has formal retirement plans established separately for each significant subsidiary, particularly Megaworld, GERI, EELHI, Travellers, GADC, EDI and WML. These plans are defined benefit post-employment plans maintained for qualified employees, administered and managed by trustee banks (except for GERI which is still an unfunded plan) that are legally separated from the Group. The retirement funds do not provide any guarantee or surety for any obligation of the Group and their investments are not covered by any restrictions or liens.

10. COMMITMENTS AND CONTINGENCIES

10.1 Tax Contingencies of Travellers' Casino Operations

Travellers is subject to 25% and 15% license fees, inclusive of franchise tax and in lieu of all taxes, with reference to the income component of the gross gaming revenues, as provided under the Provisional License Agreement with Philippine Amusement and Gaming Corporation ("PAGCOR"). In April 2013, however, the BIR issued RMC 33-2013 declaring that PAGCOR, its contractees and its licensees are no longer exempt from corporate income tax under the National Internal Revenue Code of 1997, as amended.

In August 2016, the Supreme Court ("SC") confirmed that "all contractees and licensees of PAGCOR, upon payment of the 5% franchise tax, shall be exempted from all other taxes, including income tax realized from the operation of casinos." The SC Decision has been affirmed with finality by the SC in a Resolution dated November 28, 2016, when it denied the Motion for Reconsideration filed by the Bureau of Internal Revenue. Consistent with the decision of SC, on June 13, 2018, the Office of the Solicitor General issued a legal opinion stating that the tax exemption and imposition of 5% franchise tax in lieu of all other taxes and fees for gaming operations that was granted to PAGCOR extended to all PAGCOR contractees and licensees.

In a Resolution dated 3 May 2021, the Supreme Court also held that the Company's "gaming revenues as a PAGCOR licensee were exempt from regular corporate income tax after payment of the five percent (5%) franchise tax".

10.2 Skytrain Project

On October 2017, the Group submitted an unsolicited proposal to the government to build Skytrain that will link Uptown Fort Bonifacio to Guadalupe Station of Metro Rail Transit Line-3. The Group was granted an Original Proponent Status by the DOTr in May 2018 and its proposal is now undergoing review and evaluation at NEDA Board.

10.3 Co-Development Agreement between WCRWI and SUN

The principal terms of the co-development agreement are as follows:

(i) WCRWI and Travellers shall lease the Project Site (i.e. "the site upon which the hotel casino is to be erected") to SUN.

WCRWI and Travellers shall lease to SUN the site upon which a hotel casino will be erected at an annual rental of US\$10.6 million (P509.8 million), exclusive of VAT, until August 19, 2039. The lease shall automatically be renewed subject to applicable laws for another 25 years, unless otherwise agreed upon by the parties. The annual rental shall be payable upon the commencement of operation of the hotel casino.

In line with the foregoing, on February 21, 2020, WCRWI and Travellers entered into a lease agreement with SUN.

(ii) SUN shall finance the development and construction of a hotel casino.

SUN shall finance the development and construction of a hotel casino on the leased area. SUN shall also pay a certain amount to WCRWI for reimbursement of costs already incurred and construction works that have already been accomplished on the Project Site.

(iii) WCRWI shall enter into an agreement with SUN, for the latter to operate and manage a hotel casino.

WCRWI and SUN shall enter into an agreement for the operations and management of a hotel casino for the period of the gaming Provisional License Agreement (i.e. up to July 11, 2033) as well as any extension or renewal of the Provisional License Agreement on terms of the operations and management agreement to be mutually agreed between the WCRWI and SUN.

As of June 30, 2021, the hotel casino has not yet commenced its operation; hence, agreement above has not yet materialized.

(iv) WCRWI and the Travellers as warrantors

Fortune Noble Limited ("Fortune") [a wholly-owned subsidiary of Suncity Group Holdings Limited], the parent company of SHDI, conditionally agreed to subscribe to 2.55 billion new SHDI shares subject to the terms and conditions mutually agreed upon by the parties. WCRWI and Travellers agreed to act as the warrantors, wherein, a put option over the shares of SHDI was included. The put option enables Fortune to transfer ownership over SHDI to the warrantors in exchange for an option price, upon the happening of any of the put option events during the option period.

The option period commences from the date of the agreement up to the day immediately preceding the date on which the hotel casino first starts its operation. The put option events mainly pertains to the successful commencement of operations of the hotel casino, which include, among others, the termination or suspension of gaming license due to the default of the warrantors, termination of WCRWI's lease over Site A as applicable, or failure to acquire government consent for operation of hotel casino.

The option price is equivalent to the aggregate of: (a) the consideration for the acquisition by Fortune of the 1.1 billion SHDI shares as at the date of the agreement together with interest from the date of completion of the said acquisition up to the date of completion of the put option; and, (b) the aggregate of the shares subscription price for the subscription of 2.6 billion new SHDI shares including interest as well from the date of shares subscription completion up to the date of completion of the put option.

Management assessed that since the put option transfers significant risk to the Group as warrantors, it shall be accounted for as a financial guarantee to be measured under PFRS 9, *Financial Instruments*. Accordingly, the put option was initially recognized at the amount of premium received then, subsequently measured at the higher of the amount initially recognized or the amount using the expected credit loss model ("ECL").

Applying the ECL model, the option price that WCRWI and Travellers are committed to pay amounting to P3.7 billion was compared with the value of the collateral or the shares of stocks that they will receive. In determining the value of the shares, management assessed that the price of SHDI shares in the PSE as of June 30, 2021 amounting to P1.24 per share or a total value of P5.5 billion is a reasonable estimate of its value. In terms of probability of default, management assessed that it is unlikely or remote (see Note 11.2).

As of June 30, 2021 and December 31, 2020, the value of the put option is still the amount initially recognized as the option price is fully secured by the value of SHDI shares and that the probability of default was assessed to be remote.

10.4 Purchase and Sale Commitment

On December 27, 2020, management approved the sale of certain land and buildings in Spain through the signed letter of intent with Global One. The letter of intent stated that the Group will sell and Global One will purchase the assets at a purchase price of €16.6 million (equivalent to P961.7 million), which is equivalent to the net book value of the property, at any time within the period from December 27, 2020 until three years after the COVID-19 pandemic has ended. As of June 30, 2021, the purchase and sale transaction has not yet consummated.

10.5 Other Commitments and Contingencies

There are other commitments, guarantees and contingent liabilities that arise in the normal course of operations of the Group which are not reflected in the accompanying ICFS. Management is of the opinion that losses, if any, from these items will not have any material impact on the ICFS.

In addition, there are no material off-balance sheet transactions, arrangements, obligations and other relationships of the Group with unconsolidated entities or other persons created during the reporting periods.

11. RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group has various financial instruments such as cash and cash equivalents, financial assets at fair value through profit or loss ("FVTPL"), financial assets at fair value through other comprehensive income ("FVOCI"), interest-bearing loans, bonds payable, trade receivables and payables and derivative assets and liabilities which arise directly from the Group's business operations. The financial debts were issued to raise funds for the Group's capital expenditures.

The Group does not actively engage in the trading of financial assets for speculative purposes.

The Group is exposed to a variety of financial risks in relation to financial instruments. The main types of risks are market risk, credit risk and liquidity risk.

11.1 Market Risk

(a) Foreign Currency Sensitivity

Most of the Group's transactions are carried out in Philippine pesos, U.S. dollars, Euros and U.K. pounds, which are the functional currencies of the individual subsidiaries making the transactions.

The currency exchange risk arises from transactions carried out in currencies other than the functional currency of the subsidiaries at each entity level. The Group has no significant exposure to changes in foreign currency exchange rates for Euros and U.K. pounds since these currencies are not significant to the Group's consolidated financial statements.

Foreign currency denominated financial assets and liabilities, translated into Philippine pesos at period-end closing rate are as follows:

	June 30, 2021 (Unaudite	ed) December	31, 2020 (Audited)
	U.S. Dollars HK D	Oollars U.S. Dollars	HK Dollars
Financial assets Financial liabilities	P 8,625,498,891 P 2,753, (<u>36,304,054,915</u>) (<u>374,</u>		, , ,
	(<u>P 27,678,556,024</u>) <u>P 2,378,</u>	,664,450 (P22,103,692,91	2) P 1,773,111,372

The sensitivity of the consolidated income before tax for the period with regard to the Group's financial assets and financial liabilities and the U.S. dollar – Philippine peso exchange rate assumes +/- 4.75% and +/- 6.34% changes in exchange rate for the six months ended June 30, 2021 and for the year ended December 31, 2020, respectively. The HK dollar – Philippine peso exchange rate assumes +/- 4.74% and +/- 6.44% changes in exchange rate for the six months ended June 30, 2021 and for the year ended December 31, 2020, respectively. These percentages have been determined based on the average market volatility in exchange rates in the previous 12 months estimated at 95% level of confidence. The sensitivity analysis is based on the Group's foreign currency financial instruments held at each reporting periods.

If the Philippine peso had strengthened (or weakened) against the U.S. dollar, with all other variables held constant, consolidated profit before tax would have increased (or decreased) by P1.3 billion for the six-month period ended June 30, 2021 and for the year ended December 31, 2020. If the Philippine peso had strengthened (or weakened) against the HK dollar, with all other variables held constant, consolidated profit before tax would have decreased (or increased) by P0.1 billion for the six-month period ended June 30, 2021 and for the year ended December 31, 2020.

The Group periodically reviews the trend of the foreign exchange rates and monitors its non-functional currency cash flows.

Exposures to foreign exchange rates vary during the period depending on the volume of overseas transactions. Nonetheless, the analysis above is considered to be representative of the Group's currency risk.

(b) Interest Rate Sensitivity

The Group's interest risk management policy is to minimize interest rate cash flow risk exposures to changes in interest rates. At present, the Group is exposed to changes in market interest rates through certain bank borrowings and cash and cash equivalents, which are subject to variable interest rates. The Group maintains a debt portfolio unit of both fixed and variable interest rates. All other financial assets are subject to variable interest rates.

The sensitivity of the consolidated profit before tax for the period to a reasonably possible change in interest rates of +/- 1.10% for Philippine peso and +/- 1.30% for U.S. dollar in 2021, and +/- 2.05% for Philippine peso and +/- 2.13% for U.S. dollar in 2020 with effect from the beginning of the period. These percentages have been determined based on the average market volatility in interest rates, using standard deviation, in the previous 12 months estimated at 95% level of confidence.

The sensitivity analysis is based on the Group's financial instruments held at June 30, 2021 and December 31, 2020, with effect estimated from the beginning of the period. All other variables held constant, the consolidated profit before tax would have increased by P0.5 billion for the six-month period ended June 30, 2021, and P0.6 billion for the year ended December 31, 2020. Conversely, if the interest rates decreased by the same percentage, consolidated profit before tax would have been lower by the same amount.

11.2 Credit Risk

Generally, the Group's credit risk is attributable to trade and other receivables arising mainly from transactions with approved franchisees, installment sales receivables, rental receivables and other financial assets. The carrying values of these financial assets subject to credit risk are disclosed in Note 12.

The Group maintains defined credit policies and continuously monitors defaults of customers and other counterparties, identified either individually or by group, and incorporates this information into its credit risk controls. Where available at a reasonable cost, external credit ratings and/or reports on customers and other counterparties are obtained and used. Franchisees are subject to stringent financial, credit and legal verification process. The Group's policy is to deal only with creditworthy counterparties. In addition, for a significant portion of sales, advance payments are received to mitigate credit risk.

With respect to credit risk arising from the other financial assets of the Group, composed significantly of cash and cash equivalents, the Group's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying amount of these instruments.

Cash and cash equivalents in banks in the Philippines are insured by the Philippine Deposit Insurance Corporation up to a maximum coverage of P500,000 per depositor per banking institution. The credit risk for cash and cash equivalents are considered negligible since the counterparties are reputable banks with high quality external credit ratings.

To measure the expected credit losses, trade receivables and other receivables have been grouped based on shared credit risk characteristics and the days past due (age buckets). The other receivables relate to receivables from both third and related parties other than trade receivables and have substantially the same risk characteristics as the trade receivables. The Group has therefore concluded that the expected loss rates for trade receivables are a reasonable approximation of the loss rates for the other receivables.

The expected loss rates are based on the payment profiles of sales. Further, the historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables. The Group identifies headline inflation rate and bank lending rate to be the most relevant factors and accordingly adjusts the historical loss rates based on expected changes in these factors.

ECL for advances to associates and other related parties are measured and recognized using the liquidity approach. Management determines possible impairment based on the related party's ability to repay the advances upon demand at the reporting date taking into consideration the historical defaults from the related parties.

Except for real estate sales, contract assets and rental receivables, the Group's financial assets are not covered with any collateral or credit enhancement. Accordingly, the Group manages credit risk by setting limits on the amount of risk in relation to a particular customer including requiring payment of any outstanding receivable before a new credit is extended. Such risk is monitored on a regular basis and subject to an annual or more frequent review. Approval for credit limits are secured from the credit manager.

The Group considers credit enhancements in determining the expected credit loss. Trade receivables from real estate sales are collateralized by the real properties sold while rental receivables are secured to the extent of advanced rental and security deposits received from lessees. Further, customers are required to issue post-dated checks, which provide additional credit enhancement.

Trade and other receivables that are past due but not impaired are presented below.

	June 30, 2021 <u>(Unaudited)</u>	December 31, 2020 (Audited)
Not more than 30 days 31 to 60 days Over 60 days	P 2,260,504,686 930,318,595 4,229,385,191	P 1,900,321,575 1,702,476,239 4,499,027,092
	P 7,420,208,471	P 8,101,824,906

Moreover, the management has assessed that risk over the put option has not increased significantly, as the related probability of any of the put option event from happening is low or remote under the circumstances. Hence, in accordance with the general approach of ECL, the value of the put option was measured on a 12-month basis.

The Group writes off financial assets, in whole or in part, when it has exhausted all practical recovery efforts and has concluded that there is no reasonable expectation of recovery of the financial asset. Indicators that there is no reasonable expectation of recovery include the cessation of enforcement activity and where the value of any assets that the Group may get from the customers is less than the outstanding contractual amounts of the financial assets to be written-off.

11.3 Liquidity Risk

The Group manages its liquidity needs by carefully monitoring scheduled debt servicing payments for long-term financial liabilities as well as cash outflows due in a day-to-day business. Liquidity needs are monitored in various time bands, on a day-to-day and week-to-week basis, as well as on the basis of a rolling 30-day projection. Long-term liquidity needs for a three-month and one-year period are identified monthly. The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of loans, bonds, and preferred shares.

The Group maintains cash to meet its liquidity requirements for up to 60-day periods. Excess cash are invested in time deposits, mutual funds or short-term marketable securities. Funding for long-term liquidity needs is additionally secured by an adequate amount of committed credit facilities and the ability to sell long-term financial assets. In addition, the Group regularly evaluates its projected and actual cash flows. It also continuously assesses conditions in the financial markets for opportunities to pursue fund raising activities, in case any requirements arise. Fund raising activities may include bank loans and capital market issues.

As of June 30, 2021, the Group's financial liabilities (excluding lease liabilities) have contractual maturities which are presented below.

	Current		Non-current	
	Within	6 to 12	1 to 5	Later than
	6 Months	Months	Years	5 Years
Trade and other payables Interest-bearing loans	P 48,069,397,090 23,821,265,860	P 17,655,489,381 20,158,070,220	P - 137,835,768,617	P - 2,115,479,808
Bonds payable	-	1,859,054,000	28,740,036,000	18,041,681,000
Equity-linked debt securities (ELS)	3,496,000,000	-	-	-
Advances from related parties and				
JO partners	-	2,073,690,411	-	-
Redeemable preferred shares	-	251,597,580	251,597,580	1,287,390,419
Subscription payable	-	1,114,665,008	-	-
Guaranty deposits	113,128,426	49,160,982	223,310,143	119,700,341
Accrued rent	-	-	11,538,105	-
Derivative liabilities	1,115,309,965	-	-	-
Other liabilities		2,840,427,814	3,699,880,734	
	P 76,615,101,341	P 46,002,155,396	P170,762,131,179	P 21,564,251,568

As of December 31, 2020, the Group's financial liabilities (excluding lease liabilities) have contractual maturities which are presented below.

	Current		Non-current	
	Within 6 Months	6 to 12 Months	1 to 5 Years	Later than 5 Years
Trade and other payables	P 45,205,848,778	P 15,140,777,051	Р -	Р -
Interest-bearing loans	27,993,950,057	25,580,114,668	132,026,258,559	809,092,749
Bonds payable	-	1,846,322,250	29,154,792,750	18,199,639,500
ELS	99,750,000	3,443,750,000	-	-
Advances from related parties and				
JO partners	-	2,181,442,496	-	-
Redeemable preferred shares	-	257,384,324	251,597,580	1,574,159,348
Subscription payable	-	1,114,665,008	-	-
Guaranty deposits	-	18,471,898	424,524,542	454,344,271
Accrued rent	-	-	11,538,105	-
Derivative liabilities	1,049,127,427	-	78,333,347	-
Other liabilities		3,164,723,364	3,255,223,656	
	P 74,348,676,262	P 52,747,651,059	P165,202,268,539	P 21,037,235,868

The contractual maturities reflect the gross cash flows, which may differ from the carrying values of the liabilities at the end of the reporting periods.

11.4 Other Price Risk Sensitivity

The Group's market price risk arises from its investments carried at fair value. It manages its risk arising from changes in market price by monitoring the changes in the market price of the investments.

For equity securities listed in the Philippines, the observed volatility rates of the fair values of the Group's investments held at fair value and their impact on the equity as of June 30, 2021 and December 31, 2020 are summarized in the succeeding page.

	Observed Volatility Rates		Impact on]	Equity
	Increase	Decrease	Increase	Decrease
2021 - Investment in quoted equity securities at: FVOCI FVTPL	+37.98% +37.98%	-37.98% -37.98%	P 15,900,323 (P 1,071,829,843 (15,900,323) 1,071,829,843)
2020 - Investment in quoted equity securities at: FVOCI FVTPL	+66.28% +66.28%	-66.28% -66.28%	P 39,004,393 (P 1,860,908,480 (39,004,393) 1,860,908,480)

The maximum additional estimated gain or loss in 2021 and 2020 is to the extent of the carrying value of the securities held as of these reporting dates with all other variables held constant. The estimated change in quoted market price is computed based on volatility of listed companies at the PSE for the past six months in 2021 and 12 months in 2020, at 95% confidence level.

The investments in listed equity securities are considered long-term strategic investments. In accordance with the Group's policies, no specific hedging activities are undertaken in relation to these investments. The investments are continuously monitored and voting rights arising from these equity instruments are utilized in the Group's favor.

12. CATEGORIES OF FINANCIAL ASSETS AND FINANCIAL LIABILITIES

The carrying amounts and fair values of the categories of financial assets and financial liabilities presented in the consolidated statements of financial position are shown below and in the succeeding page.

	June 30, 2021	(Unaudited)	December 31,	December 31, 2020 (Audited)	
	Carrying	Carrying Fair		Fair	
	Values	Values	Values	Values	
Financial Assets					
Financial assets at amortized cost:					
Cash and cash equivalents	P 64,591,539,593	P 64,591,539,593	P 69,697,688,432	P 69,697,688,432	
Trade and other receivables	60,473,551,439	60,728,380,266	59,944,535,257	59,947,974,952	
Other financial assets	5,435,502,139	5,371,442,169	5,775,913,038	5,803,974,011	
	<u>P 130,770,593,171</u>	P 130,691,362,028	P135,418,136,727	<u>P 135,449,637,395</u>	
Financial assets at FVTPL –					
Marketable debt and equity securities	P 10,916,189,883	P 10,916,189,883	P 9,788,321,208	P 9,788,321,208	
Financial assets at FVOCI –					
Equity securities	P 396,065,642	P 396,065,642	P 396,914,433	<u>P 396,914,433</u>	
Financial Liabilities					
Financial liabilities at FVTPL -					
Derivative liabilities	P 1,115,309,965	P 1,115,309,965	<u>P 1,108,228,040</u>	P 1,108,228,040	
Financial liabilities at amortized cost:					
Current:					
Trade and other payables	P 65,735,687,261	P 65,735,687,261	P 60,529,715,231	P 60,529,715,231	
Interest-bearing loans	37,987,316,847	38,007,523,737	49,545,524,642	50,353,603,335	
Subscription payable	1,114,665,008	1,114,665,008	1,114,665,008	1,114,665,008	
Redeemable preferred shares	251,597,580	251,597,580	251,597,580	251,597,580	
Advances from related parties and					
JO partners	2,073,690,411	2,073,690,411	2,181,442,496	2,181,442,496	
ELS	3,443,750,000	3,443,750,000	3,443,750,000	3,443,750,000	
Commission payable	2,840,427,814	2,840,427,814	3,164,723,364	3,164,723,364	
	P 113,447,134,921	P 113,467,341,811	P 120,231,418,321	P121,039,497,014	

	June 30, 2021 (Unaudited)		December 31, 2020 (Audited)		
	Carrying	Carrying Fair		Fair	
	Values	Values	Values	Values	
Financial liabilities at amortized cost:					
Non-current:					
Bonds payable	P 40,622,911,377	P 44,848,521,669	P 40,282,855,986	P 43,032,299,663	
Interest-bearing loans	130,690,405,524	127,148,562,758	124,371,416,317	121,262,609,744	
Redeemable preferred shares	1,538,987,999	1,725,797,320	1,464,659,539	1,688,949,585	
Retention payable	3,140,995,354	3,140,995,354	3,255,790,866	3,255,790,866	
Security deposits	769,220,850	762,373,312	759,328,648	794,092,056	
Accrued rent	11,538,105	11,538,105	11,538,105	11,538,105	
	P 176,774,059,209	P 177,637,788,517	P170.145.589.461	P 170.045,280.019	

13. FAIR VALUE MEASUREMENT AND DISCLOSURES

13.1 Fair Value Hierarchy

The hierarchy groups financial assets and financial liabilities into three levels based on the significance of inputs used in measuring the fair value of the financial assets and financial liabilities. The fair value hierarchy has the following levels:

- Level 1: quoted prices (unadjusted) in active markets or for identical assets or liabilities;
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the resource or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices); and,
- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The level within which the financial asset or financial liability is classified is determined based on the lowest level of significant input to the fair value measurement.

For purposes of determining the market value at Level 1, a market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis.

For investments which do not have quoted market price, the fair value is determined by using generally acceptable pricing models and valuation techniques or by reference to the current market of another instrument which is substantially the same after taking into account the related credit risk of counterparties, or is calculated based on the expected cash flows of the underlying net asset base of the instrument.

When the Group uses valuation techniques, it maximizes the use of observable market data where it is available and relies as little as possible on entity specific estimates. If all significant inputs required to determine the fair value of an instrument are observable, the instrument is included in Level 2. Otherwise, it is included in Level 3.

13.2 Financial Instruments Measured at Fair Value

The table in the succeeding page shows the fair value hierarchy of the Group's classes of financial assets and financial liabilities measured at fair value in the consolidated statements of financial position on a recurring basis as of June 30, 2021 and December 31, 2020.

	June 30, 2021 (Unaudited)			
	Level 1	Level 2	Level 3	Total
Financial assets: Financial assets at FVTPL – Debt and equity securities	P 10,916,189,883	Р -	Р -	P 10,916,189,133
Financial assets at FVOCI – Equity securities	41,864,989 P 10,958,054,872	133,800,000 P 133,800,000	220,400,653 P 220,400,653	396,065,642 P 11,312,254,775
Financial liabilities: Financial liability at FVTPL – Derivative liabilities	P -	P 1,115,309,965 December 31, Level 2	P - 2020 (Audited) Level 3	P 1,115,309,965 Total
Financial assets: Financial assets at FVTPL – Debt and equity securities Financial assets at FVOCI – Equity securities	P 9,788,321,20858,847,908	P - 127,200,000	P - 210,866,525	P 9,788,321,208 396,914,433
Financial liabilities: Financial liability at FVTPL – Derivative liabilities	P 9,847,169,116 P -	P 1,108,228,040	P 210,866,525	P 10,185,235,641 P 1,108,228,040

13.3 Financial Instruments Measured at Amortized Cost for Which Fair Value is Disclosed

The table below and in the succeeding page shows the fair value hierarchy of the Group's classes of financial assets and financial liabilities measured at fair value in the consolidated statements of financial position on a recurring basis as of June 30, 2021 and December 31, 2020.

	June 30, 2021 (Unaudited)				
	Level 1	Level 2	Level 3	Total	
Financial assets: Cash and cash equivalents	P 64,591,539,593	Р -	Р -	P 64,591,539,593	
Trade and other receivables	-	69,611,418	60,658,768,848	60,728,380,266	
Other financial assets	2,998,737,640		2,372,704,529	5,371,442,169	
	<u>P 67,590,277,233</u>	<u>P 69,611,418</u>	<u>P 63,031,473,377</u>	<u>P 130,691,362,028</u>	
Financial liabilities:					
Current:					
Trade and other payables	P -	P -	P 65,735,687,261	P 65,735,687,261	
Interest-bearing loans	-	-	38,007,523,737	38,007,523,737	
Subscription payable	-	-	1,114,665,008	1,114,665,008	
Advances from related parties					
and JO partners	-	-	2,073,690,411	2,073,690,411	
Redeemable preferred shares	-	-	251,597,580	251,597,580	
ELS	-	-	3,443,750,000	3,443,750,000	
Commission payable	-	-	2,840,427,814	2,840,427,814	
Non-current:					
Bonds payable	44,848,521,669	-	-	44,848,521,669	
Interest-bearing loans	-	-	127,148,562,758	127,148,562,758	
Redeemable preferred shares	-	-	1,725,797,320	1,725,797,320	
Retention payable	-	-	3,140,995,354	3,140,995,354	
Security deposits	-	-	762,373,312	762,373,312	
Accrued rent			11,538,105	11,538,105	
	P 44,848,521,669	<u>P - </u>	P246,256,608,659	P 291,105,130,328	

	December 31, 2020 (Audited)			
	Level 1	Level 2	Level 3	Total
Financial assets: Cash and cash equivalents Trade and other receivables Other financial assets	P 69,697,688,432 - 3,077,607,181 P 72,775,295,613	P - 89,627,074 	P - 59,858,347,878 2,726,366,830 P 62,584,714,708	P 69,697,688,432 59,947,974,952 5,803,974,011 P 135,449,637,395
Financial liabilities:				
Current: Trade and other payables Interest-bearing loans Subscription payable Advances from related parties Redeemable preferred shares ELS Commission payable	P	P	P 60,529,715,231 50,353,603,335 1,114,665,008 2,181,442,496 251,597,580 3,443,750,000 3,164,723,364	P 60,529,715,231 50,353,603,335 1,114,665,008 2,181,442,496 251,597,580 3,443,750,000 3,164,723,364
Non-current: Bonds payable Interest-bearing loans Redeemable preferred shares Retention payable Security deposits Accrued rent	43,032,299,663 - - - - -	- - - - -	121,262,609,744 1,688,949,585 3,255,790,866 794,092,056 11,538,105	43,032,299,663 121,262,609,744 1,688,949,585 3,255,790,866 794,092,056
	P 43,032,299,663	<u>P</u> -	P248,052,477,370	P 291,084,777,033

For financial assets and financial liabilities with fair values included in Level 1, management considers that the carrying amounts of those short-term financial instruments approximate their fair values.

The fair values of the financial assets and financial liabilities included in Level 2 and Level 3 above which are not traded in an active market is determined by using generally acceptable pricing models and valuation techniques or by reference to the current market value of another instrument which is substantially the same after taking into account the related credit risk of counterparties, or is calculated based on the expected cash flows of the underlying net asset base of the instrument.

13.4 Investment Property Measured at Cost for which Fair Value is Disclosed

The fair value of the Group's investment properties earning rental income was determined through discounted cash flows valuation technique. The Group uses assumptions that are mainly based on market conditions existing at each reporting period, such as: the receipt of contractual rentals; expected future market rentals; void periods; maintenance requirements; and appropriate discount rates. These valuations are regularly compared to actual market yield data and actual transactions by the Group and those reported by the market. The expected future market rentals are determined on the basis of current market rentals for similar properties in the same location and condition.

The Group determines the fair value of idle properties through appraisals by independent valuation specialists using market-based valuation approach where prices of comparable properties are adjusted for specific market factors such as location and condition of the property.

As of June 30, 2021, the fair value of the Group's investment property amounting to P454.2 billion is classified within Level 3 of the fair value hierarchy. The Level 3 fair value of investment properties earning rental income was determined using the income approach which is performed with values derived using a discounted cash flow model. The income approach uses future free cash flow projections and discounts them to arrive at a present value. The discount rate is based on the level of risk of the business opportunity and costs of capital. The most significant inputs into this valuation approach are the estimated annual cash inflow and outgoing expenses, anticipated increase in market rental, discount rate and terminal capitalization rate.

14. CAPITAL MANAGEMENT OBJECTIVES, POLICIES AND PROCEDURES

The Group's capital management objective is to ensure its ability to continue as a going concern; to provide an adequate return to shareholders by pricing products and services commensurately with the level of risk; and to maintain strong and healthy financial position to support its current business operations and drive its expansion and growth in the future.

There were no changes in the Group's approach to capital management during the periods presented.

	_	June 30, 2021 (Unaudited)	De	ecember 31, 2020 (Audited)
Total liabilities Total equity	P	360,954,291,922 307,811,935,302	P	372,673,324,966 295,819,460,201
Liabilities-to-equity ratio	<u>P</u>	1.17:1	P	1.26:1

15. SEASONAL FLUCTUATIONS

For Travellers, casino operations tend to experience seasonality in visitations during public holidays, festivals in the Philippines and around South East Asian region. During the COVID-19 pandemic, however, large gatherings are not allowed.

There were no seasonal aspects that had a material effect on the financial condition or results of operations of the Group.

ALLIANCE GLOBAL GROUP, INC. AND SUBSIDIARIES AGING SCHEDULE OF CURRENT TRADE AND OTHER RECEIVABLES June 30, 2021

(Amounts in Philippine Pesos)

Balance as at June 30, 2021	<u>P</u>	70,683,190,167
Due from other related parties		825,178,804
Total		69,858,011,363
Over 60 days		4,229,385,191
31 to 60 days		930,318,595
1 to 30 days		2,260,504,686
Current	P	62,437,802,892