SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-A, AS AMENDED

ANNUAL REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SECTION 141 OF THE CORPORATION CODE OF THE PHILIPPINES

1. For the fiscal year e	ended								
Dec 31, 2016									
2. SEC Identification Number									
36359									
3. BIR Tax Identification	3. BIR Tax Identification No.								
000-438-702-000									
4. Exact name of issue	er as specified in its charter								
BASIC ENERGY	CORPORATION								
5. Province, country o	or other jurisdiction of incorporation or organization								
METRO MANILA									
6. Industry Classificati	ion Code(SEC Use Only)								
7. Address of principa	I office								
7/F BASIC PETR MAKATI CITY Postal Code 1229	OLEUM BLDG, 104 CARLOS PALANCA ST., LEGASPI VILLAGE,								
8. Issuer's telephone	number, including area code								
(+632) 8178596									
9. Former name or for	rmer address, and former fiscal year, if changed since last report								
NOT APPLICABL	.E								
10. Securities register	ed pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA								
Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding								
COMMON	2,603,684,382								
•	egistrant's securities listed on a Stock Exchange?								
Yes									
•	me of such stock exchange and the classes of securities listed therein:								
PHILIPPINE ST	FOCK EXCHANGE								

12. Check whether the issuer:

(a) has filed all reports required to be filed by Section 17 of the SRC and SRC Rule 17.1 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 (or for such shorter period that the registrant was required to file such reports)

Yes

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

Yes
 No

13. State the aggregate market value of the voting stock held by non-affiliates of the registrant. The aggregate market value shall be computed by reference to the price at which the stock was sold, or the average bid and asked prices of such stock, as of a specified date within sixty (60) days prior to the date of filing. If a determination as to whether a particular person or entity is an affiliate cannot be made without involving unreasonable effort and expense, the aggregate market value of the common stock held by non-affiliates may be calculated on the basis of assumptions reasonable under the circumstances, provided the assumptions are set forth in this Form

650,921,095.50

APPLICABLE ONLY TO ISSUERS INVOLVED IN INSOLVENCY SUSPENSION OF PAYMENTS PROCEEDINGS DURING THE PRECEDING FIVE YEARS

14. Check whether the issuer has filed all documents and reports required to be filed by Section 17 of the Code subsequent to the distribution of securities under a plan confirmed by a court or the Commission.

YesNo

DOCUMENTS INCORPORATED BY REFERENCE

15. If any of the following documents are incorporated by reference, briefly describe them and identify the part of SEC Form 17-A into which the document is incorporated:

(a) Any annual report to security holders

SEC 17-A Annual Report and its attachment

(b) Any information statement filed pursuant to SRC Rule 20 none

(c) Any prospectus filed pursuant to SRC Rule 8.1 none

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Basic Energy Corporation BSC

PSE Disclosure Form 17-1 - Annual Report References: SRC Rule 17 and Sections 17.2 and 17.8 of the Revised Disclosure Rules

For the fiscal year endedDec 31, 2016Currency (indicate units,
if applicable)PESO

Balance Sheet

	Year Ending	Previous Year Ending
	Dec 31, 2016	Dec 31, 2015
Current Assets	170,094,337	207,671,506
Total Assets	721,041,932	827,238,785
Current Liabilities	8,112,359	6,657,503
Total Liabilities	21,831,288	20,352,239
Retained Earnings/(Deficit)	64,317,205	138,443,999
Stockholders' Equity	699,210,644	806,886,546
Stockholders' Equity - Parent	765,472,496	823,895,722
Book Value per Share	0.26	0.31

Income Statement

	Year Ending	Previous Year Ending
	Dec 31, 2016	Dec 31, 2015
Operating Revenue	0	0
Other Revenue	97,849,715	50,465,655
Gross Revenue	97,849,715	50,465,655
Operating Expense	0	0
Other Expense	-218,668,568	-48,480,563
Gross Expense	-218,668,568	-48,480,563
Net Income/(Loss) Before Tax	-120,818,853	1,985,092
Income Tax Expense	-3,641,459	-3,173,415
Net Income/(Loss) After Tax	-124,460,312	-1,188,323
Net Income/(Loss) Attributable to Parent Equity Holder	-75,648,092	5,444,815
Earnings/(Loss) Per Share (Basic)	0.03	0
Earnings/(Loss) Per Share (Diluted)	0.03	0

Financial Ratios

	Formula	Fiscal Year Ended	Previous Fiscal Year						
	Formula	Dec 31, 2016	Dec 31, 2015						
Liquidity Analysis Ratios:									
Current Ratio or Working Capital Ratio	Current Assets / Current Liabilities	20.96	31.19						

Quick Ratio	(Current Assets - Inventory - Prepayments) / Current Liabilities	19.98	30.56							
Solvency Ratio	Total Assets / Total Liabilities	33.03	40.65							
Financial Leverage Ratios										
Debt Ratio	Total Debt/Total Assets	0.03	0.02							
Debt-to-Equity Ratio	Total Debt/Total Stockholders' Equity	0.03	0.02							
Interest Coverage	Earnings Before Interest and Taxes (EBIT) / Interest Charges	0	0							
Asset to Equity Ratio	Total Assets / Total Stockholders' Equity	1.03	1.03							
Profitability Ratios										
Gross Profit Margin	Sales - Cost of Goods Sold or Cost of Service / Sales	0	0							
Net Profit Margin	Net Profit / Sales	0	0							
Return on Assets	Net Income / Total Assets	0	0							
Return on Equity	Net Income / Total Stockholders' Equity	0	0							
Price/Earnings Ratio	Price Per Share / Earnings Per Common Share	0	0							
Other Relevant Information										
See attached SEC Form 17-A Annual Report and its attachments										

Filed on behalf by:

Name	Angel Gahol
Designation	AVP - Asst. Corp. Sec./ Compliance Officer

COVER SHEET

for **AUDITED FINANCIAL STATEMENTS**

SEC Registration Number																													
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	77 Baler St., San Francisco del Monte, Quezon City																												
OTI	TE 1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission																												

 within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.
 2: All Boxes must be properly and completely filled-up. Failure to do so shall cause the delay in updating the corporation's records with the Commission and/or non-receipt of Notice of Deficiencies. Further, non-receipt of Notice of Deficiencies shall not excuse the corporation from liability for its deficiencies.





April 12, 2017

SECURITIES AND EXCHANGE COMMISSION SEC BLDG., EDSA Greenhills Mandaluyong City, Metro Manila

Attention : ATTY. JUSTINA F. CALLANGAN Director, Corporate and Finance Department

> :MR. VICENTE GARCIANO P. FELIZMENIO, JR. Director, Market & Securities Regulation Department

Gentlemen:

We are pleased to submit to you our Annual Report-Sec Form 17-A as of December 31,2016.

We hope you find the attached in order.

Very truly yours,

ASA

7F Basic Petroleum Building, 104 Carlos Palanca, Jr. Street, Legaspi Village, Makati City 1229, Philippines

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Regulation Code in SEC Form 17-C submitted during the period from January 2016 to January 2017

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Exhibit 3 - Schedules Under 68-E Pursuant to SRC Rule 68, As Amended

	SECURITIES AND EXCHANGE COMMISSION
	SEC FORM 17-A
	ANNUAL REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SECTION 141 OF THE CORPORATION CODE OF THE PHILIPPINES
1	For the fiscal year ended December 31, 2016
2	SEC Identification Number: 36359 3 BIR Tax Identification No 000-438-702
4	Exact name of issuer as specified in its charter BASIC ENERGY CORPORATION
5	Metro Manila, Philippines 6 (SEC Use Only)
	Province, Country or other jurisdiction Industry Classification Code of incorporation or organization
7.	7th Floor Basic Petroleum Bldg., 104 C. Palanca, Jr. St., Legaspi Village, Makati City
	1229 Address of principal office Postal Code
8	(632) 817-8596 & 98 Issuer's telephone number, including area code
9	Not applicable Former name, former address, and former fiscal year, if changed since last report
10_	Securities registered pursuant to Sections 8 and 12 of the SRC, or Sec. 4 and 8 of the RSA
	Title of each class Number of Shares of Common Stock Outstanding
	And Amount of Debt Outstanding
	Common Shares 2.560.118,512
11.	Are any or all of these securities listed on a Stock Exchange
	Yes [x] No []
	If yes, state the name of such stock exchange and the classes of securities listed therein.
	Philippine Stock Exchange Common Shares
12	Check whether the issuer
	(a) Has filed all reports 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 (or for such shorter period that the registrant was required to file such reports).
	Yes [x] No []
	(b) Has been subject to such filing requirements for the past ninety (90) days.

1

Yes [] No [x]

-

State the aggregate market value of the voting stock held by non-affiliates of the registrant. The aggregate market value shall be computed by reference to the price at which the stock was sold, or the average bid and asked prices of such stock, as of a specified date within sixty (60) days prior to the date of filing. If a determination as to whether a particular person or entity is an affiliate cannot be made without involving unreasonable effort and expense, the aggregate market value of the common stock held by non-affiliates may be calculated on the basis of assumptions reasonable under the circumstances, provided the assumptions are set forth in this Form

Php 591.086.955 (as of March 31, 2017)

APPLICABLE ONLY TO ISSUERS INVOLVED IN INSOLVENCY/SUSPENSION OF PAYMENTS PROCEEDINGS DURING THE PRECEDING FIVE YEARS

13 Check whether the issuer has filed all documents and reports required to be filed by Section 17 of the Code subsequent to the distribution of securities under a plan confirmed by a court or the Commission

Yes [] No [] Not Applicable [x]

DOCUMENTS INCORPORATED BY REFERENCE

2016 Audited Financial Statements (Consolidated)

PART I - BUSINESS AND GENERAL INFORMATION

ITEM I. BUSINESS

(A.) Description of Business

(1) Business Development

The Company was organized initially as Basic Enterprises, Inc., a stock corporation on September 19, 1968 and became an oil and gas exploration and development company on April 26, 1971. A year after, it assumed a new name Basic Petroleum and Minerals, Inc. Over the years, the Company evolved from an operating company into a holding company under the corporate name, Basic Consolidated Inc. As a holding company, it held equity investments in the following wholly owned subsidiaries. Basic Diversified Industrial Holdings. Inc. an investment holding company iBasic Inc. an information technology management company and service integrator. Basic Biofuels Corporation, which is into the development of biofuels, Basic Ecomarket Farms, Inc., which is into agriculture, focusing initially on cassava development, and in Southwest Resources. Inc., an oil exploration company, which is owned 72.58% by the Company, and in Grandway Group Limited, a Hong Kong registered company, which is a joint venture

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On the Company's oil and gas business, the Company is a party together with other oil exploration companies, in the exploration, development and production in certain areas, under Service Contract 53 in onshore Mindoro. The Company, through its subsidiary, Southwest Resources, Inc., used to be involved in Service Contract 41 (Sandakan Basin), but in July 10, 2010, the consortium decided to withdraw from this service contract. The Company was likewise a party, together with other oil exploration companies, in the exploration, development and production in certain areas under Service Contract 47 in offshore Mindoro, however, this service contract has already been relinquished to the Department of Energy.

The Company has been awarded by the Department of Energy a total of five (5) service contracts for the exploration and development of geothermal energy, namely GSC No. 8 at Mabini, Batangas, which was awarded in 2008, and GSC No 2013-02-042 at Mariveles, Bataan, GSC No. 2013-02-041 at East Mankayan, Benguet, Mountain Province and Ifugao, GSC No. 2013-02-043 at Iriga, Camarines Sur and Albay and GSC No. 2013 -11-048 at West Bulusan, Sorsogon, which were awarded in 2013. For GSC No. 8, the Company is committed to drill an exploratory well by July. 2017. while pre-development works are being undertaken in the other geothermal power projects.

In 2013, the Company entered into a joint venture arrangement with Petrosolve Sdn Bhd, a company registered in Malaysia, which is into the business of developing oil fields and holds a technology for enhanced chemical oil recovery. The joint venture established Grandway Group Limited, a joint venture company in Hong Kong, which is 70% owned by the Company and 30% owned by Petrosolve Sdn Bhd, as the corporate vehicle of the joint venture in entering into business relationships in connection with the management and operation of oil wells. The joint venture then established PT Basic Energi Solusi (PT BES) as its operating arm in Indonesia for the management and operation of oil wells located in the Dadangilo and Wonocolo areas. In 2015, after having drilled five (5) wells, PT BES placed the project on hold until Pertamina has finalized the organizational structure of local miners in said areas who will handle the management and operation of oil wells in said areas and with whom PT BES shall enter into new co-operation agreements.

In 2014, the Company was awarded by the Department of Energy four (4) hydro-power service contracts, namely: HSC No. 2014-01-383 at Puntian 1 River, HSC No. 2014-01-384 at Puntian 2 River, HSC No. 2014-01-385 at Malogo 2 River and HSC No. 2014-01-386 at Talabaan River, all located in Negros Occidental. The Company has withdrawn from these service contracts, to enable the Company to focus on the drilling operations in GSC No. 8.

The Company continues to look at business opportunities for the development of renewable energy resources, such solar and wind power, as it pursues its geothermal energy projects.

(2) Business of the Company and its Subsidiaries.

Oil and Gas Operations

The Company is involved in oil exploration and development activities. The Company is presently a party together with other oil exploration companies (the consortium), in Service Contract 53 for the exploration, development and exploitation of certain areas in onshore Mindoro. This service contract was awarded by the Department of Energy, which

prescribes the periods and programs for exploration, development and commercial production, pursuant to Presidential Decree No 87

Service Contract 53 (Onshore Mindoro)

Service Contract 53 (SC53) was awarded by the Department of Energy on July 8, 2005, for a ten years exploration period. It covers 6,600 sq. km of the onshore areas of Mindoro Island which is within the North Palawan Micro-Continental Block. Past exploration efforts in SC 53 included the acquisition of 2,000 kilometers of 2D seismic data and the drilling of 4 exploration wells. Three of the 4 wells encountered oil and gas but were considered non-commercial at the time of drilling.

The consortium entered into a Farm-In Agreement with Pitkin Petroleum Ltd (Pitkin) which was approved by the Department of Energy on June 11, 2008. Under the Farm-In Agreement, Pitkin completed a magneto-telluric survey in onshore Mindoro and acquired in May, 2010, over 200 kilometers of 2D seismic designed to delineate and assess the hydrocarbon potential of the Progreso-1X in San Jose. Mindoro Occidental and the Sablayan, Mindoro Occidental.

On July 11, 2011, Resource Management Associates Pty Limited of Australia signed a Farm In Agreement with Pitkin Petroleum to acquire 35% from its 70% participating interest. In November 11, 2011, Pitkin Petroleum reported that Sub-Phase 1, which was to end March 6, 2012, was fulfilled with the completion of the 200 kilometers of seismic data. Sub-Phase 2 which carries a minimum work obligation of 2 wells and a financial commitment of US\$2.0 million, have been extended up to the resolution of the complaint filed by Famatodi, Inc., an organization of indigenous peoples in Mindoro and the issuance of the Certificate of Precondition by the National Commission of Indigenous Peoples (NCIP)

The consortium agreed to drill Progreso-2 to fulfil one of the 2 well obligations and the planned geology and geophysical works will be negotiated as fulfilment of the second well. For this Sub-Phase 2, the approved firm budget amounts to US\$ 8.42MM and the contingent budget amounts to US\$ 6.14MM. The project is presently suspended, pending resolution of the aforementioned case filed by Famatodi. Inc. and clearance by the NCIP

Pitkin had an agreement with Mindoro Palawan Oil and Gas. Inc. (MPOGI) to transfer Pitkin's 70% Participating Interest and Operatorship to MPOGI. On June 10, 2016, a formal request was sent to the DOE and was eventually approved by the department on October 24, 2016.

The Company has a 3% participation in this service contract.

Indonesia Oil Project

This project is being undertaken in Central Java, Indonesia and involves the management and operation of oil wells by PT Basic Energi Solusi (PT BES), the company registered in Indonesia, as the operating arm of Grandway Group Ltd., the joint venture between the Company and Petrosolve Bhd Sdn

PT BES acquired the rights to manage ten (10) wells in the Dadangilo and Wonocolo areas, with the objective of rehabilitating these wells for possible limited oil production. As of December 31, 2014, five (5) wells have been drilled. In the first half of 2015, however, PT Pertamina which holds the service contract in these areas from the

government of Indonesia, terminated the oil production agreements with the local miners' organizations, and designated a temporary organization of local miners to manage the oil fields in said areas. With the decrease in world oil prices. PT Pertamina decreased its buying price for oil from these oil fields. PT BES then suspended drilling and oil production operations, pending the finalization by PT Pertamina of the organizational structure of local miners who will handle the management and production of oil from these oil fields.

4,

Geothermal Energy

The Company is likewise involved in the exploration, development and production of geothermal energy. It has been awarded service contracts for various areas by the Department of Energy, which prescribes the periods and programs for these service contracts pursuant to Presidential Decree No. 87, for the Mabini Geothermal Service Contract and pursuant to R.A. 9513 (Renewable Energy Act of 2008) for the subsequent geothermal service contracts.

Mabini, Batangas Geothermal Service Contract

The Mabini, Batangas Geothermal Service Contract was awarded to the Company on July 10, 2008. The contract area is approximately 32.5 square kilometers and covers the Calumpan Peninsula. The contract period for exploration is 5 years, and was extended up to 2017.

The Company has secured the commitments of the Local Government Units which indicated support to the project. The Certificate of Non Coverage was issued by the Environmental Management Bureau on March 25, 2009 and the Certificate of Non Overlap from the National Commission on Indigenous People was issued on April 15, 2009.

The Company has conducted the first stage of the exploration program consisting of geophysical and geological surveys covering 3,481 hectares in the Calumpan Peninsula, Mabini, Batangas. A Controlled Source Magneto-Telluric Survey covering the area had been conducted and completed on March 8, 2010 The data obtained from the survey had been processed by a Japanese consultant, with the objective of establishing the geothermal resource and the exploration drilling site in the area.

The Company has completed due diligence studies and preliminary technical data collection, collation and re-evaluation as part of its commitment under Sub Phase 1 (Years 1 and 2) of the work program committed with the DOE. Initial assessments disclosed that the area has a good potential for a 20-megawatts capacity and could be developed within a 2-year period considering the existence of adequate infrastructure, adjacency to transmission lines and a strong power demand in the area.

On February 26, 2015, Trans-Asia Energy Corporation executed a Farm-in Agreement with the Company acquiring a 25% participating interest in this project.

For this service contract, the work program is currently on Sub-Phase 3 which involves the drilling of one (1) exploratory well by July, 2016 which has been extended to July, 2017. Estimated costs for this work program is Php166 Million. As of December 31, 2016, drilling works on the exploratory well are on-going.

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Frontier Geothermal Service Contracts

The Company was also awarded the service contracts from the Department of Energy, covering four (4) geothermal projects, namely Iriga Geothermal Power Project, Mariveles

Geothermal Power Project, the East Mankayan Geothermal Power Project and the West Bulusan Geothermal Power Project, all carrying a maximum exploration period of 5 years.

The East Mankayan Geothermal Power Project lies immediately east of the Cervantes, llocos Sur geothermal block of Pan Pacific Power Phils. Inc. and south of the Bontoc-Sadanga block which is operated by Magma Energy Resources. Immediately south is the Daklan block operated by Clean Rock Energy. The area actually covers the 3 provinces of Benguet, Mountain Province and Ifugao. The proposed area is surrounded by lots of known thermal manifestations, e.g. hot springs and thermally altered grounds.

The Mariveles Geothermal Power Project, in Bataan is situated along the West Luzon Volcanic Arc which starts from Mt. Pinatubo in the north and extends farther south across the Manila Bay towards Batangas and northeastern Mindoro

The Iriga Geothermal Power Project in Camarines Sur is bounded to the north by Isarog geothermal block of PNOC-RC and to the east by the highly productive Tiwi geothermal service contract area of formerly Chevron, now AP Renewables Inc. The areal landscape is dominated by Iriga or Asog Volcano, a relatively in stratovolcano immediately southwest of Lake Buhi in southern Luzon.

In a Farm-in Agreement executed between Desco, Inc. and the Company on January 22, 2016, the Company assigned to Desco, Inc. an 80% participating interest in the Iriga project. The assignment was approved by the DOE in a letter received by the Company on November 8, 2016. Desco, Inc. is now the operator of the Iriga project.

The West Bulusan Geothermal Power Project is situated in the municipalities of Juban, Magallanes, Irosin, Bulan, Matnog, Santa Magdalena, and Bulusan, in the province of Sorsogon. It is bounded on the northeast by the geothermal contract area of SKI Construction Group, Inc. and is in close vicinity to Mount Bulusan, an active volcano and a declared Natural Park by virtue of Proclamation No 421 on 27 November 2000. The Department of Energy (DOE) estimates the project site to have a potential installed capacity of 50 MW. The area has previously been explored by the PNOC Energy Development Corporation (PNOC EDC) in the 1980's. Data gathered from this study is the take-off point for the feasibility study undertaken by the Company.

These projects are undergoing permitting works and coordination with the local government units involved. Estimated costs for the work programs for these service contracts for 2016 is Php 33 Million

Hydro-Power Energy

The Company had considered projects involving the exploration, development and production of hydropower energy. In February 2014, the Company has been awarded service contracts for various areas by the DOE, which prescribes the periods and programs for these service contracts, pursuant to R.A. 9513

The Malogo 2 Hydropower Project is situated in Cadiz City and Victorias City in Negros Occidental, while the Puntian I and II Hydropower Projects are situated along Puntian River in the municipality of Murcia, Negros Occidental The Talabaan Hydropower Project is situated in Cadiz City, Negros Occidental. The Company had advised the Department of Energy of its intent to withdraw from these service contracts, to enable the Company to focus on its geothermal energy projects, of which GSC No. 8 is already in the drilling operations phase.

Risk Management

In the Oil and Gas and Geothermal and Hydro-Power business, the Company is faced with the following risks, in order of importance:

(a) Probability of Exploration and Development Success. Oil and gas exploration and geothermal and hydropower projects are inherently high-risk undertakings. There can be no assurance that the Company's activities will be successful in discovering commercially viable oil and gas reservoirs and/or a viable geothermal resource. Even if an apparently feasible resource is determined, there is no guarantee that it can be economically exploited. Despite the Company's reliance on advanced technology such as 3-D seismic data to improve the probability of success of discovery, oil and gas exploration and geothermal and hydropower operations are speculative businesses. Advanced technology, even with the correct interpretation, only assist geologists in identifying subsurface structures and does not ensure the certainty of the presence of resources if drilled. Moreover, 3-D seismic data and other advanced technology require higher investments that may result in higher losses, should the drilling prove unsuccessful.

Risk of heavy financial losses if prospects would prove unsuccessful could be mitigated through:

Farming-Out of Interest. A Farm-Out Agreement is a contract whereby a third party agrees to acquire from a licensee an interest in a production license and the corresponding operating agreement for a consideration normally comprising of an undertaking-to-perform-a-specified-work-obligation-in-the-drilling-of-one-or-more wells. Farming out is usually undertaken by the seller of interest as a source for funding or as part of the rationalization of a licensee's interests. The seller may want to dispose of areas or interests which are peripheral to its main operations or in which it has small equity holdings but would take up as much management time as a larger holding.

Spreading Exploration Risks through Joint Ventures in Several Exploration Blocks. Forming alliances and jointly bidding for the development of a range of opportunities in oil and gas exploration and geothermal projects, mitigates exploration risks of a corporation as there is risk-sharing - the cost and responsibilities of drilling and production are spread over a number of entities. Joint ventures also enable companies to free up funds otherwise tied up in a single drilling project and enable these companies to build a portfolio of prospects.

Exploring in Geological Proven Petroleum Areas. The Company has been making investments and will continue to invest in geologically proven petroleum provinces only.

(b) Operating Hazards of Exploratory Drilling Activities and Environmental Risks. Drilling operations may be delayed, curtailed or subjected to operating and technical difficulties. Unexpected drilling conditions, adverse weather conditions, unanticipated pressure or formations, equipment breakdowns, industrial and environmental accidents and other such events may occur which may have adverse effects on the Company's operations and correspondingly on its financial performance and condition. Oil and gas and geothermal and hydropower exploration, development and drilling activities will be subject to Philippine environmental laws and regulations. Normal exploration and drilling operations involve certain operating hazards such as explosions, craterings, well blowouts, uncontrollable flows of oil, natural gas or well fluids, releases of toxic gas,

accidental leakages, formations with abnormal pressures, fires, pollution and other environmental perils and risks, any of which may subject the Company to extensive liability or loss of assets.

Operating risks in the exploration and development drilling and production phases are generally directly driven by standards in design, procurement and installation, operating procedures and contingency planning. The Company, in its investment evaluation process, considers the presence and implementation of the following measures and strategies to mitigate risk exposures: (i) hiring of technically competent staff that are adept in utilizing state-of-the-art technology and could conduct effective evaluation work; and (ii) ensuring adherence to the various environmental laws and regulations, taking into account not only local but international expectations as well

(c) Volatility of Oil and Gas Prices and Exchange Rate Risks. Revenues derived from successful exploration and drilling activities depend on the world price of oil. The price of oil is sensitive to minor changes in the global supply and demand conditions, guality of oil, forward selling activities, domestic and foreign government regulations, environmental trends, overall global economic condition and other macroeconomic and political factors that are beyond the Company's control. Furthermore, revenues from drilling activities are pegged to the US dollar, hence, the Company is exposed to exchange rate risks given the volatility of the rate of exchange between the US dollar and Philippine peso.

(d) Government Regulations and Approvals. Government action such as changes in regulations may affect the Company's business and eventual operating and financial performance. Government may limit access to prospective development areas, implement stricter environmental laws to protect human health and the environment, impose higher taxes and royalties, all of which may adversely affect the Company's financial performance.

For the risks mentioned in items (c) and (d) above, these risks could be mitigated through early identification systems of risk exposures to external threats such as changes in government regulations and changes in the geo-political environment of operating locations. The Company will continue to negotiate oil price agreements with inputs from experts. The Company, as a member of a consortium, adheres to its policy of involving competent technical professionals in the preparation and negotiations of oil price agreements. The Company will also continue to involve competent technical professionals in the preparation and negotiations of power purchase agreements for its geothermal projects.

Employees

The Company has twenty-two (22) officers and employees, of which seven (7) are executive officers, three (3) are technical managers, eight (8) are assigned as accounting, administrative and IT support staff and four (4) are assigned for utility and service staff. The Company expects to hire additional personnel or engage the services of consultants in 2016 as may be needed, as additional technical staff for its various projects. When the Company will pursue additional renewable energy projects, project managers, and engineering, technical and other support personnel may be required for its projects.

ITEM 2. PROPERTIES

The Company owns one floor (7th Floor) of the Basic Petroleum Building located at 104 C. Palanca, Jr. St., Legaspi Village, Makati City, consisting of 461 square meters, which the Company uses as its office premises.

The Company and its subsidiaries own several parcels of land located in Bolinao, Pangasinan, containing an aggregate area of 415,895.80 square meters. The property is located approximately 4.3 kilometers southwest from the Bolinao-Bani Provincial Road and is best suited for agro-industrial land development.

The Company, through a subsidiary, also owns a major interest (58%) in a real estate property located at Barangay Bolasi, San Fabian, Pangasinan with an aggregate area of 178,634 square meters, beside the San Fabian PTA Beach Resort managed by the Philippine Tourism Authority. The beachfront is suitable for beach resort development while a portion of it is suitable for a residential or commercial development.

The Company also owns a property located at Tanay, Rizal with an area of 35,000 square meters, near the town proper with good roads and is suitable for residential housing development or for an agricultural farm project.

The Company also owns a property located at Gutalac, Zamboanga del Norte with an area of 22,000 hectares for agricultural development.

To date, the Company or its subsidiaries do not have any plan to own additional lands for its various projects.

ITEM 3. LEGAL PROCEEDINGS

A. On April 3, 2006, the Company entered into a Sale and Purchase Agreement (SPA) covering the sale of the entire interest in its wholly owned subsidiary. Basic Petroleum & Minerals, Inc. (BPMI) to Forum Energy PLC (FEP), for a total consideration of US\$ 17,000,000.00. Of this amount, US\$ 5,000,000 was in cash and FEP shares and US\$12,000,000 was payable upon FEP's utilization of the historical cost recoveries of BPMI and upon oil production by FEP in excess of 5,420,000 barrels. By April, 2007, the Company received full payment and delivery of the first tranche of US\$ 5,000,000.00. The amount of US\$ 10,000,000.00 was due upon FEP's utilization of the historical cost recovery accounts of BPMI and the amount of US\$2,000,000 was due, in staggered basis, upon production of 5:240.000 barrels of oil in the service contracts that are part of the sale of BPMI. In 2008, the Company declared FEP in default and the receivables of the Company from FEP were the subject of arbitration proceedings between the Company and FEP. On June 14, 2012, the Ad-Hoc Arbitration Tribunal rendered its decision in favor of the Company and awarded payment by Forum of the balance of the share of the Company in the historical cost recoveries received by Forum on the oil assets sold to Forum under the SPA. Subsequently, the parties entered into a Compromise Agreement covering settlement of the aforementioned award by the Ad-Hoc Arbitration Tribunal in favor of the Company and other claims under the SPA. Under the agreement, Forum will pay the Company an aggregate amount of USD 4.4 Million. As of December 31, 2013, FEP had settled all its obligations to the Company.

B. The San Fabian property which is registered in the name of Pan-Phil Aqua Culture Company and which the Company has a majority interest, was the subject of an administrative case filed by Pan-Phil Aqua Culture Company (Pan-Phil) against a certain Warlito Pedral with the Land Management Bureau of the Department of Environment and Natural Resources (DENR), Regional Office No. 1, San Fernando, La Union. The case is docketed as Claim Case No. 01-Pang-101 for the denial of the application for titling of a parcel land being claimed by said Warlito Pedral, as it falls within 20 meters legal easement or salvage zone of the foreshore area fronting the subject property. The Regional Office-DENR, La Union rendered a decision in favor of Pan-Phil, declaring the contested area as a salvage zone and giving Pan-Phil the preference to file for a lease application over the contested area. The decision was appealed, with the Office of the Secretary of Department of Environment and Natural Resources (DENR), which appeal was dismissed in an Order dated November 10, 2010, affirming the Resolution of the Regional Executive Director dated August 3, 2010. On February 18, 2011, Mr. Pedral filed a Motion for Reconsideration of the Order dismissing the appeal, which was likewise denied and in July 2011, the DENR Secretary issued an Order dismissing the Motion for Reconsideration and affirming the Decision of the Regional Executive Director. Proceedings have already been initiated for the execution of the DENR decision in favor of Pan Phil.

Except for the above proceedings, the Company or its subsidiaries and affiliates are not involved in any pending legal proceeding relative to the other properties or property interests of the Company.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

In July, 2014, the stockholders approved the amendments to the Articles of Incorporation and By-laws of the Company to specify the principal office address of the Company as required by the Securities and Exchange Commission, and to move the annual stockholders' meeting to the last Wednesday of June or any date as may be approved by the Board of Directors, respectively. Except for the election of directors for the term 2015-2016, there was no other matter submitted to a vote of security holders in 2015.

PART II - OPERATIONAL AND FINANCIAL INFORMATION

ITEM 5. MARKET FOR ISSUER'S COMMON EQUITY AND RELATED STOCKHOLDERS MATTERS

(1) MARKET INFORMATION

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The shares of stock of the Company are traded in the Philippine Stock Exchange. The Company's high and low closing prices for each quarter of years 2015 and 2016:

	<u>HIG</u>	<u>H</u>	LOW	
	<u>2015</u>	<u>2016</u>	2015	2016
1 st Quarter	Php0.27	Php0.27	Php0.26	Php0.189
2 nd Quarter	0.25	0.26	0.24	0.228
3 rd Quarter	0.21	0.255	0.20	0.20
4 th Quarter	0.21	0.249	0.20	0.184

Further, the last trading price of shares of the Corporation, as of December 31, 2016 was Php0.195 per share.

(2) HOLDERS

Top 20 Stockholders as of December 31, 2016:

NAME OUT	STANDING SHARES	PERCENTAGE
PCD Nominee Corporation (F		82.75%
PCD Nominee Corporation (F		2.74%
BA Securities, Inc. FAO No. 0	6-324 34,250,000	1.34%
Christodel Phils, Inc	25,736,744	1.00%
Isidoro O. Tan	24,822,276	0.97%
Phases Realtors, Inc	20,989,439	0.82%
Northwest Traders Corporatio	n 20,745,757	0.81%
Jose C. De Venecia, Jr.	10,013,225	0.39%
Samuel Uy	10,000,000	0.39%
Northwest Investors, Inc.	8,708,890	0.34%
Mark Anthony L. De Venecia	8,363,333	0.33%
JLV Holdings, Inc.	7,200,000	0.28%
MDV Holdings, Inc	5,070,000	0.20%
Horacio Rodriquez	4,408,523	. 0.17%
Northwest Securities	3,998,109	0.15%
Christine Chua	3,149,221	0.12%
East West Commodities, Inc	3,019,498	0.11%
Castaneda, Renato	2,500,000	0.10%
Archibald Po	2,500,000	0.10%
Jeanette J. Lista	2,500,000	0.10%
Vicky Chua	2,500,000	0.10%
Agri-Tech Management Holdi	ngs 2,184,328	0.08%
Paic Securities Corporation	2,025,824	0.08%

The Company is in compliance with the minimum public ownership requirement prescribed under existing regulations of the Securities and Exchange Commission and the Philippine Stock Exchange.

The Company's level of public float as of December 31, 2016 is 88.44% of total outstanding shares.

3) DIVIDENDS

a) No cash/stock dividends have been declared in 2015 and 2016.b) There are no restrictions that limit the payment of dividend on common shares

4) RECENT SALES OF UNREGISTERED OR EXEMPT SECURITIES

Recent sales of shares of the Company consist of the subscription and issuance of shares under the Company's Stock Option Plan (SOP), which are covered by a Certificate of Exemption from the registration requirements of the Securities Regulation Code (SRC) issued by the Securities and Exchange Commission on September 8, 2011. The exemption was pursuant to Section 10.2 of the SRC, in view of the fact that the issuance of said SOP shares is limited in character in that the right/option to purchase the shares of stock are limited to the 33 optionees who are the directors, members of the Advisory Board, officers and employees of the Company.

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As at the expiry of the SOP option on July 11, 2013, a total of 500,000,000 common shares of the Company were subscribed for cash and at the price of Php0.25 per share, which is the par value of the said shares. There were no underwriting discounts or commissions given or paid by the Company.

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A total of seventeen (17) optionees exercised their option rights under the Company's SOP, who are directors, members of the Advisory Board and officers and employees of the Company, to wit:

Subscribers	Shares Subscribed	Date of Subscription
Directors		<u></u>
Oscar C. De Venecia	30,000,000	4.27:12
	22,000,000	7.03.13
Francis C. Chua	30,000,000	4.27.12
	22,000.000	7.03.13
Ramon L. Mápa	30,000,000	4.27.12
Oscar L. De Venecia, Jr.	28,500,000	4.27.12
	22,000,000	7.03.13
Jaime J. Martirez	30,000,000	4.26.12
	30,100,000	7.03.13
Ma. Florina M. Chan	30,000.000	4.26.12
	22,000,000	7.03.13
Eduardo V. Manalac	30,000,000	4.27.12
Gabriel R. Singson, Jr.	30,000,000	4.27.12
Isidoro O. Tan	30,000,000	4.26.12
	22,000,000	7.03.13
Oscar S. Reyes	30,000,000	9.26.12
	22,000,000	7.03,13
Dennis D. Decena	4,000,000	4.26.12
Advisory Board		
Jose C. De Venecia, Jr.	5,000,000	4.26,12
	12,000,000	7.03.13
Leonardo R. Arguelles, Jr.	8,100,000	7.03.13
Officers		
Emelinda I. Dizon	10,000,000	7.03.13
Corazon M. Béjasa	100,000	9.26.12
Alberto P. Morillo	100,000	9.26.12
Marietta V. Villafuerte	100,000	9.26.12
Total	500,000,000	

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ITEM 6. MANAGEMENT DISCUSSION AND ANALYSIS OR PLAN OF OPERATIONS

Key Performance Indicators

The following table shows the top 5 key Performance indicators for the past two years:

Key Performance Indicators	Year 2016	Year 2015
Return on Investment (ROI) (Net Income/Ave. Stockholders' Equity)	-16.53%	-0.14%
Profit Margin (Net Income/Net Revenue)	-127.20%	-2.35%
Investment in Projects (Non-Petroleum) (As a % of Total Assets)	38.19%	24.59%
Investment in Wells and Other Facilities (As a % of Total Assets)	12 18%	27.02%
Current Ratio (Current Assets/Current Liabilities)	20.97:1	31.19:1
Asset Turnover (Net Revenue/Ave. Total Assets)	12.64%	5.97%
Solvency Ratios Debt to Equity Ratio	3 12%	2.52%
Asset to Equity Ratio	103.12%	102.52%
Interest Rate Coverage Ratio	n/a	n/a

ROI (Net Income/Average Stockholders' Equity) measures the profitability of stockholders' investment. Profit Margin (Net Income/Net Revenue) measures the net income produced by each peso of revenue. Investment in Projects as a % of Total Assets, measures how much the Company invested in its committed work programs. Current Ratio (Current Assets/Current Liabilities) measures the short-term debt paying ability of the Company. Asset Turnover (Net Revenue/Average Total Assets) measures how efficiently assets are used to produce profit.

ROI was -16,53% in 2016 and -0,14% in 2015. Both years showed negative rates because the Company booked net losses for both years.

Profit Margin was -127.20% in 2016 and -2.35% in 2015. Both years showed negative rates because the Company booked net losses for both years as mentioned in the previous paragraph.

Investment in Non-Petroleum Projects as a % of Total Assets increased to 38.19% in 2016 compared to 24.59% in 2015 because investments increased while total assets decreased in 2016 compared to the balance in 2015.

Investment in Wells and Other Facilities as a % of Total Assets decreased from 27.02% in 2015 to 12.18% in 2016 due to the decreases in both investments and total assets in 2016 compared to 2015

Current ratio decreased to 20.97.1 in 2016 from 31.19.1 in 2015 due to the decrease in current assets while current liabilities decreased in 2016 compared to 2015.

Asset Turnover in increased to 12.64% in 2016 from to 5.97% in 2015 due to the increase in revenue and decrease in average total assets in 2016 compared to 2015.

Debt to Equity Ratio increased to 3.12% in 2016 compared to 2.52% in 2015 due to the increase in total liabilities and decrease in equity in 2016 compared to 2015.

Asset to Equity Ratio increased to 103.12% in 2016 from102.52% in 2015 due to decreases in both total assets and equity in 2016 compared to 2015.

(1) Management's Discussion and Analysis of Financial Condition and Results of Operations for 2016

(a) Full Fiscal Years (Three Years)

2016

For 2016, total assets of the Company stood at Php 721.042 million, a decrease of Php 106.197 million from the balance of Php 827.239 million in 2015. Current assets amounting to Php 170.094 million decreased by Php 37.577 million from the balance of Php 207.671 in 2015. This was primarily due to the decrease in cash and cash equivalents disbursed for costs and expenses during the year. Non-current assets, totaling Php 550.948 million decreased by Php 68.619 million from the balance of Php 135.669 due to the provisions for impairment losses booked for the year amounting to Php 166.713 million and the decrease in available for sale (AFS) financial assets of Php 24.889 million due to redemption. These decreases, however, were partially offset by increases in investment properties and property and equipment totaling Php 80.872 million due to revaluation and Php 17.296 due to acquisitions

Total liabilities closed at Php 21.831 million, an increase of Php 1.479 million from the balance of Php 20.352 million in 2015. This was primarily due to the increase of Php 2.567 million in payables and accrued expenses, partially offset by the decrease in income tax payable amounting to Php 1.112 million.

Total equity recorded was Php 699.211 million, a decrease of Php 107.676 million compared to the balance of Php 806.887 million in 2015. The decrease was primarily due to the decreases in retained earnings amounting to Php 74.127 million due to the losses for the year, non-controlling interests of Php 49.252 million and translation adjustment of Php 4.253 million. These decreases were however partially offset by deposit on future subscriptions of Php 13.941 million and an increase in revaluation increment of Php 6.040 million.

Total revenue generated for the year amounted to Php 97.850 million, an increase of Php 47.384 million from the revenue in 2015 of Php 50.466 million. Revenues for the year were mostly from fair value adjustments on investment properties amounting to Php

71.956 million, unrealized foreign exchange gains of Php 16 414 million and interests and dividends totaling Php 9 454 million.

Costs and expenses were from general and administrative expenses amounting to Php 51,955 million and provisions for impairment losses on deferred exploration costs of Php 166,713 million. Provisions for impairment losses of Php 147,933 were booked on deferred costs for the Indonesia oil project as the project was placed on hold by the middle of 2015 until Pertamina is able to finalize the organizational structure of local miners in said areas who will handle the management and operation of oil well in said areas and with whom the Company shall enter into new cooperation agreements. In addition, Php 16.224 million provisions for impairment losses were booked on deferred costs for SC 47 as the Department of Energy (DOE) had already approved the relinquishment of the service contract by the consortium, including the Company, and Php 2.556 million on deferred costs for hydropower service contracts as the Company returned the service contracts to the DOE in order to concentrate its resources to its geothermal projects

For the year 2016, the Company recorded a consolidated operating loss of Php 124.460 million, Php 75.648 million of which was attributable to equity holders of the parent company and Php 48.812 million to non-controlling interests. Deducting a net comprehensive income of Php 2.843 million, total comprehensive loss amounted to Php 121.617 million, Php 72.364 million of which was attributable to equity holders of the parent company, and Php 49.253 million to non-controlling interests.

2015

For 2015, total assets of the Company stood at Php 827.238 million, a decrease of Php 35.954 million compared to the balance of Php 863.192 million in 2014. Current assets, totaling Php 207.671 million in 2015, increased by Php 154.588 million from the balance in 2014 of Php 53.083 million. This was primarily due to the increase in cash and cash equivalents resulting from the sale of long-term available for sale securities (AFS). Noncurrent assets, totaling Php 619.567 million decreased by Php 190.542 million from the balance in 2014 of Php 810.109 million. This was due to the sale of long-term AFS securities as previously mentioned which were re-invested in short-term money market placements.

Total liabilities closed at Php 20.352 million, a decrease of Php 5.868 million from the balance of Php 26.220 million in 2014. This was mainly due to the payment of certain payables and accrued expenses which was partly offset by additional accruals for retirement benefits and accruals for income taxes payable

Total equity levelled at Php 806.887 million, a decrease of Php 30.086 million from the balance of Php 836.973 million in 2014. The decrease was primarily due to the decrease in unrealized gain on changes in fair value of AFS financial assets resulting from the sale of AFS securities amounting to Php 30.651 million. This was partly offset by the increase in capital stock due to additional subscriptions of Php 0.156 million and increase in retained earnings of Php 7.270 million due to the income attributable to equity holders of the parent company of Php 5.445 million

For 2015, total revenue generated amounted to Php 50 465 million, an increase of Php 16.356 million from the revenues generated in 2014 of Php 34 109 million. Revenues in 2015 were mostly from the gain on sale of AFS securities amounting to Php 45 million. Other sources of revenue were from dividends and interest income on cash and placements totaling Php 11.617 million which were partly reduced by other charges of Php 6.153 million.

Costs and expenses were all in general and administrative expenses amounting to Php 48.480 million, down by Php Php 0.857 million compared to the balance of Php 49.337 million in 2014.

For the year 2015, the Company recorded a consolidated operating loss of Php 1.188 million. This was a net result of an operating income of Php 5.445 million attributable to the equity holders of the parent company, and an operating loss of Php 6.633 million attributable to non-controlling interest. Because of the realization of unrealized gains/loss in changes in fair value of the related AFS securities sold during the year amounting to Php 30.65 million, the company recorded a total comprehensive loss of Php 30.333 million

2014

For 2014, total assets of the Company stood at Php 863.192 million, an increase of Php 8:729 million compared to the balance of Php 854.463 million in 2013. Current assets, mostly in cash and cash equivalents decreased by Php 32.167 million in 2014. compared to 2013 as these were invested in various projects of the company as accounted for in the increase in non-current assets of Php 40.897 million in 2014. Major variances in non-current assets were increases in project development costs of Php 112.693 million and in deferred charges of Php 8.374 million. These accounts booked the various project costs of the Company funds invested for which came from the decreases in available for sale financial assets of Php 87.126 million and in cash and cash equivalents of Php 33.399 million. In 2014, the Company recognized deferred income tax assets amounting to Php 6.846 million as compared to deferred income tax liability in 2013 of Php 6.167 million.

Total liabilities closed at Php 26.220 million in 2014 compared to Php 16.722 million in 2013, an increase of Php 9.498 million. The increase was mainly due to increases in accrued expenses for retirement benefits and other payables for the various projects of the Company.

Total equity stood at Php 836.973 million in 2014 recording a net decrease of Php 0.768 million from the balance in 2013 of Php 837.741 million. Increases in equity accounts were recorded in capital stock amounting to Php 7.932 million in 2014 due to the issuance of capital stock from the exercise of the stock option plan. Fair value of available for sale securities also increased by Php 2.813 million in 2014. These increases however were offset by the operating loss for the year of Php 6.631 million, cumulative translation adjustment of Php 2.824 million and remeasurement loss on accrued retirement benefits of Php 2.305 million.

For 2014, total revenue generated amounted to Php.36.753 million or an increase of Php 6.212 million from the balance of Php 30.541 million in 2013. The increase was mainly due to a gain booked on the sale of available for sale financial assets and fair value adjustments on investment properties which were partly offset by decreases in interest income and foreign exchange gain.

Costs and expenses for 2014 amounted to Php 51.980 million an increase of Php 1.449 million compared to Php 50.531 million booked in 2013. While general and administrative expenses in 2014 decreased by Php 1.194 million, the year booked foreign exchange losses of Php 2.643 million.

For the year 2014, the Company recorded an operating loss of Php 6.632 million and total comprehensive loss of Php 8.700 million compared to the operating loss of Phph 27.146 million and total comprehensive loss of Php 10.466 million for the year 2013.

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

There are no changes in the composition of the company during the period, including business conditions, acquisition or disposal of subsidiaries and long-term investments, restructurings, and discontinuing of operations.

Since December 31, 2016, there are no other changes in contingent liabilities or assets and no new material contingencies, events or transactions that have occurred during the current interim period. There are no trends, demands, commitments, events or uncertainties, known to management that will have a material impact on the company's liquidity.

There are no material commitments for capital expenditures and no seasonal aspects that have a material effect on the financial conditions or results of operations

There are no known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales/revenues/income from continuing operations.

There are no events that will trigger direct or contingent financial obligations that are material to the company, including any default or acceleration of an obligation.

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

The causes for any material changes (5% of the relevant accounts or such lower amount, which the company deems material on the basis of other factors) from period to period which include vertical and horizontal analysis of any material item, have been presented in this report.

ITEM 7. FINANCIAL STATEMENTS

The Company's Consolidated Financial Statements and Schedules to Financial Statements are filed as part of this SEC Form 17-A

ITEM 8. CHANGES AND DISAGREEMENTS WITH ACCOUNTANTS AND FINANCIAL DISCLOSURE

There were no disagreements with the Company's external auditors on any accounting and financial disclosures in the 2016 audited financial statements of the Company.

The accounting policies adopted are consistent with those of the previous financial reporting year, except for the following revised and amended PFRS, PAS and Philippine Interpretations, based on the International Financial Reporting Committee Interpretations, which the Company adopted as of January 1, 2016. The adoption of these changes are either not relevant to or have no significant impact on the consolidated financial statements, namely:

- Amendments to PFRS 10, Consolidated Financial Statements, PFRS 12, Disclosure of Interests in Other Entities, and Philippine Accounting Standards (PAS) 28, Investments in Associates and Joint Ventures, Investment Entities: Applying the Consolidation Exception
- 2. Amendments to PAS 1. Presentation of Financial Statements, Disclosure Initiative
- Amendments to PAS 27, Separate Financial Statements, Equity Method in Separate Financial Statements
- 4. Annual Improvements to PFRSs (2012 2014 cycle)

- i. Amendment to PFRS 5, Non-Current Assets Held for Sale and Discontinued Operations, Changes in Methods of Disposal
- ii. Amendments to PFRS 7, Financial Instruments: Disclosures, Servicing Contracts iii. Amendments to PFRS 7, Applicability of the Amendments to PFRS 7 to
- Condensed Interim Financial Statements
- iv. Amendment to PAS 19; Employee Benefits, Discount Rate: Regional Market Issue
- v. Amendments to PAS 34, Interim Financial Reporting, Disclosure of Information 'Elsewhere in the Interim Financial Report'

The above changes were disclosed in the Consolidated Audited Financial Statements of the Corporation as of December 31, 2016:

PART III - CONTROL AND COMPENSATION INFORMATION

(A.) Management's Discussion and Analysis (MD&A and Plan of Action)

Plan of Operations for 2017

Oil and Gas Operations

For 2017, the Company will continue with its business in oil and gas exploration, being a party, together with other oil exploration companies, to a service contract for the exploration, development and exploitation of certain areas situated in onshore Mindoro (Service Contract 53).

For Service Contract 53, the consortium has agreed to drill Progreso-2 to fulfil one of the 2 well obligations under the Sub-Phase 2 program. While preparations are on-going for the drilling works, the term for this phase is deemed suspended and will start upon resolution of pending issues with the NCIP and the Famatodi, Inc., the association of indigenous peoples in the project area. The Company has a 3% participation in this service contract.

As to the management and operation of oil wells in Indonesia, which is being undertaken by PT Basic Energi Solusi (PT BES), the company registered in Indonesia, as the operating arm of Grandway Group Limited, the joint venture between the Company and Petrosolve Bhd Sdn, PT BES acquired the rights to manage ten (10) wells in the Dadangilo and Wonocolo areas, with the objective of rehabilitating these wells for possible limited oil production. As of December 31, 2014, five (5) wells have been drilled. In the first half of 2015, however, PT Pertamina, which holds the service contract in these areas from the government of Indonesia, terminated the oil production agreements with the local miners' organizations, and designated a temporary organization of local miners to manage the oil fields in said areas. With the decrease in world oil prices, PT Pertamina decreased its buying price for oil from these oil fields. PT BES then suspended drilling and oil production operations, pending the finalization by PT Pertamina of the organizational structure of local miners who will handle the management and production of oil from these oil fields and with whom PT BES will enter into new co-operation agreements.

The Company's cash requirements for the operations of its oil and gas business in the Philippines, for the whole year of 2017 is budgeted at a total of Php17.0 Million, which will

be adequately funded by its cash and short-term investments. There will be a need for the Company to raise additional funds and increase manpower should there be new developments to pursue the above projects in 2016.

Geothermal Energy Operations

The Company is committed to drill an exploratory well in the Mabini, Batangas Geothermal Service Contract (GSC No. 8) by July, 2017. All the required permits, leases and licenses for the drilling of the exploratory well have been obtained and the Department of Energy had approved the Company's notice of intent to drill in GSC No. 8. On February 6, 2017, target depth was reached at 1,679 meters. Well completion tests and surveys were conducted afterwards and further tests are currently being undertaken to determine the geothermal resource in the areas.

The Company will continue discussions with other companies interested in the exploration and development of geothermal resources for the formation of a consortium to jointly undertake exploration and development activities for the geothermal areas awarded to the Company.

The Company's cash requirements for the operations of its geothermal energy exploration business for the whole year of 2017 is budgeted at about Php 166 Million, which will be adequately funded by its cash and short-term investments. There may be a need for the Company to raise additional funds to further develop its other geothermal energy projects. There are plans to increase its present manpower staff or engage the services of consultants when needed for the technical requirements and acquire additional computer equipment for these projects.

Hydro-Power Energy Operations

The Company has advised the Department of Energy of its intentions to withdraw and return the service contracts for the exploration and development of hydro-power resources, awarded to the Company. This will enable the Company to focus on the drilling operations for GSC No. 8 for 2017.

Solar Power Projects

The Company continues to look for business opportunities for the development of solar power resources in properties owned by the Company and other properties which may be identified in the future.

The Company's cash requirements for the business development of a solar power project, among others, is budgeted at about Php 5.0 million, which will be adequately funded by its cash and short-term investments. There may be a need for the Company to raise additional funds for solar projects which may be awarded to the Company in 2017. There are plans to increase its present manpower staff or engage the services of consultants when needed for the technical requirements and acquire additional computer equipment for these projects.

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INDEPENDENT AUDITORS

The financial statements of the Company as of and for the year ended December 31, 2016 and years ended December 31, 2015, 2014, 2013, and 2012 have been audited by Sycip Gorres Velayo & Co. (SGV). SGV has been the Corporation's independent auditors since 1972.

There was no event in the past five (5) years where SGV and the Company had any disagreement with regard to any matter relating to accounting principles or practices, financial statement disclosures or auditing scope or procedures.

SGV has no shareholdings in the Company or any right, whether legally enforceable or not, to nominate persons or to subscribe for the securities in the Company, in accordance with the professional standards on independence set by the Board of Accountancy and approved by the Professional Regulation Commission.

External Audit Fees

The following table sets out the fees billed for professional services rendered by the external auditors:

Period Covered	Nature of Audit	(InPHP000)
December 31, 2012	Annual Audit for regular reportorial requirements	740.0
December 31, 2013	Annual Audit for regular reportorial requirements	775.0
December 31. 2014	Annual Audit for regular reportorial requirements	800.0
December 31, 2015	Annual Audit for regular reportorial requirements	530.0
December 31, 2016	Annual Audit for regular reportorial requirements	575.0

The Audit Committee reviews the external auditor's engagement letter covering their scope of work and the reasonableness of the related professional fee taking into account the auditing firm's quality and reliability of service. Based on its review, the Audit Committee recommends for approval of the Board the appointment of the external audit service provider for the subject audit year. The Board approves the appointment subject to the ratification by the stockholders during the annual stockholders meeting. Upon recommendation of the Audit Committee and the Board of Directors, SGV was appointed by the stockholders of the Company last June 29, 2016 as the external auditor who will conduct the audit for fiscal year 2016, subject to SEC Memorandum Circular 8, Series of 2003 (Rotation of External Auditors).

ITEM 9. DIRECTORS AND EXECUTIVE OFFICERS OF THE ISSUER

DIRECTORS AND EXECUTIVE OFFICERS

Board of Directors

The following were the members of the Board of Directors of the Company, as of December 31, 2016:

Oscar C. De Venecia -- Chairman

Ramon L. Mapa- Vice Chairman

Francis C. Chua- Vice Chairman

Oscar L. De Venecia, Jr.

Ma. Florina M. Chan

Jaime J. Martirez

Isidoro O. Tan

Reynaldo T. Casas

Oscar S. Reyes - Independent Director

Eduardo V. Manalac - Independent Director

Harvey Lawrence N. Dychiao - Independent Director

Background Information

The following are the names, ages, positions and period of service in the Company of the incumbent directors and key officers of the Company:

Directors

OSCAR C. DE VENECIA, 84 years old, Filipino, is the Chairman of the Board. Prior thereto, he held several positions in the Corporation: as the Executive Vice President of the Corporation and director in 1972; became President and CEO in 1980; and was elected as Chairman of the Board & CEO from 1988 to July 12, 2007. He served as Chairman of the Advisory Board from July 12, 2007 to February 11, 2009 before assuming the position of Chairman of the Board on February 12, 2009. He is also the Chairman of the subsidiaries of the Corporation, namely: Basic Biofuels Corporation, Basic Diversified Holdings, Inc., Basic Geothermal Energy Corporation, Basic Renewables, Inc., iBasic, Inc., and Southwest Resources, Inc.,

He is the Vice-Chairman for International and Trade Affairs of the Philippine Chamber of Commerce and Industry; and a member of the Advisory Board of the Philippines Trade Foundation, Inc. He was a director of the Manila Economic & Cultural Office (MECO), an Independent Director of the Export & Industry Bank and he was a director of the Pangasinan Economic Development Foundation, Inc. He is Past Chairman and President, now Senior Adviser, of the Petroleum Association of the Philippines.

He is the Honorary Consul General of Ukraine in the Philippines and Past Dean of the Consular Corps of the Philippines. He is a Rear Admiral of the Philippine Coast Guard Auxiliary and a former Trustee of the Free Rural Eye Clinic Foundation, Inc. in San Fabian, Pangasinan. He is a Past President of the National Association of Mapua Alumni and a life member of the Management Association of the Philippines.

He was one of the Ten Most Outstanding Alumni in 1980 in the field of Civil Engineering and in the field of Civic Involvement in 1991, conferred by the Mapua Institute of Technology and National Association of Mapua Alumni; one of the Ten Most Outstanding Civil Engineers of the Philippines in 1980 conferred by the Philippine Institute of Civil Engineers; one of the 1981 Ten Most Outstanding Citizens of Dagupan City in the category of Business and Industry; one of the recipients of a Presidential Commendation on the discovery of commercial oil in the West Linapacan Field, from President Corazon C. Aquino on January 19, 1992; awarded a Plaque of Appreciation in recognition of his achievements as Chairman of the National PolioPlus Committee in the Philippines, Department of Health from President Fidel V. Ramos and an awardee of the "Chevalier Dans L'Ordre National Du Merite" from the French Government on February 10, 2004.

He is a Past President of the Rotary Club of Makati West and Past District Governor of Rotary International, District 3830; Past Chairman of the Rotary Golfing Fellowship Foundation of the Philippines, Inc.; and Past Chairman, Philippine College of Rotary Governors, Inc. (1997-1998). He has received numerous awards and recognitions: Awarded Plaque of Appreciation by the Rotary Foundation as Chairman of the National PolioPlus Immunization Committee (1992-2001) when the Philippines was certified Polio Free by the WHO on October 29, 2000; Multiple Paul Harris Fellow; Major Gift Donor; Volunteer and Benefactor of R.I.; Awardee, "Special Rotary International Presidential World Understanding and Peace Award" given by R.I. President Stan McCaffrey as President of the Rotary Club of Makati West during the 1982 R.I. Convention in Dallas, Texas, U.S.A.; Awardee, "Citation for Meritorious Service" and "Distinguished Service Award" from The Rotary International Foundation; Awardee, "President's Golden Century Citation" from R.I. President Herbert G. Brown; Awardee, "Regional Service Award for a Polio-Free World" from The Rotary International Foundation; Awardee, "Service Above Self Award", Rotary International. He was the Representative of District 3830 to the 2004 Rotary International Council on Legislation, Chicago, Illinois. He represented the President of Rotary International in various Rotary district conferences in the Philippines, Australia, India, Korea and Japan.

FRANCIS C. CHUA, 67 years old, Filipino, is a director of the Corporation since 1998, a Vice Chairman of the Board of the Directors and Director of the various subsidiaries of the Corporation since November, 2007. He is a member of the Board of Governors of the Philippine Stock Exchange, Vice Chairman of Bank of Commerce (a director since 2008) and a director of NGCP since 2009.

He was the Special Envoy on Trade and Investments of the Department of Foreign Affairs from June, 2007 to May 2010. He is the Honorary Trade and Investment Representative of the Department of Trade and Industry since 2002. He is also the Honorary Consulate General of the Republic of Peru in Manila, since 2006. He was a Special Adviser on Economic Affairs, Office of the Speaker of the House of Representatives, Congress of the Philippines in 1997 and member of the Board of Trustees of the Technical Education and Skills Development Authority from 2006 to 2009. He was the Chairman and President of BA Securities; President of the Philippine Satellite Corporation, and Vice-Chairman/Treasurer of Mabuhay Satellite Corporation.

For his civic affiliations, among others, he is the Honorary President of the Federation of Filipino Chinese Chambers of Commerce & Industry, past President of the Chamber of Commerce of the Philippines Foundation; and Chairman Emeritus of the Philippine Chamber of Commerce & Industry.

He obtained his degree in Bachelor of Science in Industrial Engineering from the University of the Philippines, in 1967, and was conferred Doctor of Humanities, Honoris Causa from the Central Luzon State University.

RAMON L. MAPA, 73 years old, Filipino, is a director of the Corporation since 1976 and a Vice Chairman of the Board of Directors since October, 2007 and director of the various subsidiaries of Corporation. He is the Vice Chairman and Treasurer of Sicogon Development Corporation, Treasurer of Optimum Asia Realty & Development Corporation, Director of Sta. Elena Properties, Inc., since 2002, and Director and Treasurer of Maple Agricultural Corporation, and Maple Realty Corporation since 2002.

He obtained his degree in Bachelor of Arts, major in Economics from the Ateneo University in 1965 and earned MBA credits also at the Ateneo University in 1966.

OSCAR L. DE VENECIA, JR., 49 years old, Filipino, is a director and the President and CEO of the Corporation. He was the Executive Vice President & COO of the Corporation since April 04, 2007 and was appointed as President & CEO of the Corporation in August, 2011. He has served the Corporation in various executive positions, namely, as SVP and COO from June, 1997 up to June, 2001 and was the President and CEO from December, 2002 up to November, 2005. He is the President of Basic Geothermal Energy Corporation, Basic Renewables, Inc. and Basic Biofuels Corporation, and Basic Diversified Industrial Holdings, Inc., the Chairman and President of iBasic, Inc., director of Basic Consolidated International, Inc. and President of Southwest Resources, Inc.

He was the President of Forum Energy Philippines, Inc. from November 2005 to April 2007, Chairman and CEO of Blue Bamboo Solutions, Inc. from September, 2002 to December, 2005, a Consultant for Strategic Alliance Development Corporation from March, 2002 and moved as Business Development Manager of Stradcom Corporation from May to November, 2002. He was the President of the Rotary Club of Makati East for the Rotary Year 2010-2011, and is a member of the Management Association of the Philippines. He was appointed Honorary Vice Consul of the Consulate of Ukraine in the Philippines covering the Clark-Subic Economic Zone on February 18, 2011.

He obtained his degree in Bachelor of Arts in Economics from Fordham University, New York City, in 1996.

MA. FLORINA M. CHAN, 61 years old, Filipino, is a Director of the Corporation since April 3, 2008 and director of the various subsidiaries of the Corporation since 2008. She was the Président & COO of Philippine Commercial Capital, Inc., with which she was employed from July 16, 1982 to March 31, 2011. She was also a director of PCCI Securities Brokers Corporation, International Capital Corporation and PCCI Equities, Inc., since 2005.

She obtained her degree in Bachelor of Science in Business Economics at the University of the Philippines in 1977 and Master in Business Administration at the Fordham University in 1980.

HARVEY LAWRENCE N. DYCHIAO, 38 years old, Filipino, is an Independent Director of the Corporation (a director since July, 2015). He is the Managing Director of Bonifacio Capital Group, Inc. He is a New York and Philippine-qualified lawyer with extensive transactional experience in mergers and acquisitions, and financings, working along private equity funds and strategic investors. His experience also includes advising in relation to project development, capital raising, privatizations/ restructurings of stateowned enterprises, structured finance transactions and insolvency workouts. His sector focus has included mining project development. logistics. real estate. financial institutions, public utilities and consumer goods, among others. He has also served in the public sector with the privatization and special projects team of the Department of Finance of the Philippines.

He attended Harvard Law School and is the executive director of the 800-member Harvard Club of the Philippines.

EDUARDO V. MAŇALAC, 70 years old, Filipino. and is an Independent Director of the Corporation (a director since October, 2009). He is the President of TransEnergy International Limited. From 2003 to late 2004, Mr. Mañalac was Undersecretary of the Department of Energy (DOE) of the Philippines, where, among other achievements, he promoted the standardization and use of coconut biodiesel, which highlighted the DOE's participation in developing the "Biofuels Law." He instituted a transparent new system for the awarding of oil service contracts, that led to the First Philippine Contracting Round in 2003. He was appointed President and CEO of the Philippine National Oil Company (PNOC) on August, 30, 2004, President and CEO of the PNOC Exploration Corporation (PNOC-EC) in September, 2004, and subsequently Chairman of the PNOC Energy Development Corporation (PNOC-EDC) within the same period. Mr. Mañalac also initiated international cooperative meetings that led to the historic signing of the Tripartite Agreement for a Joint Marine Seismic Undertaking in the South China Sea between the Philippines (PNOC), China (China National Offshore Oil Corporation), and Vietnam (Petrovietnam).

Prior to 2003, he was an executive for the Oklahoma-based Phillips Petroleum Company, now Conoco Phillips based in Houston Texas. He served as Exploration Manager for Latin America/Asia/Former Soviet Union from 1981-85 and was then assigned to head Phillips Petroleum Company Indonesia as its Managing Director from 1985-87. He was also President and General Manager of Phillips Pakistan from 1987-89 and Exploration Manager for Latin America from 1989-95. His last posting with Phillips was China, where, as Vice-President and Exploration Manager for Phillips China, he discovered the giant Peng Lai oil field in northern China's Bohai Bay in 1999. For this reason, and for other outstanding achievements, the government of the People's Republic of China honoured him with its Friendship Award in 2001, and its first-ever Foreign Model Worker Award in 2002.

Mr. Mañalac attended the University of the Philippines in Diliman, Q.C. Philippines, which conferred on him an Outstanding Alumni Award in 2005. He graduated from UP with a Bachelor of Science degree in Geology in 1967, and completed post-Graduate studies in petroleum geology through 1969.

JAIME J. MARTIREZ, 62 years old, Filipino, is a director of the Corporation and its subsidiaries since October, 2007. He is the President & CEO of Unicapital Finance and Investments, Inc., Managing Director and Treasurer of Unicapital, Inc., Treasurer and Director of Unicapital Securities, Inc., Chairman, and President & CEO of Unoventure, Inc., a PEZA registered enterprise facilities provider. He is the Chairman of the Executive Committee of the Unicapital Group of Companies. He is a director in Majalco, Inc., a diversified holding corporation, in Malayan Savings Bank and in MJ Holdings, Inc., a real estate company engaged in commercial property development in the Makati Central Business District. He is a past director of the Philippine Finance Association, a member of the Makati Business Club and the European Chamber of Commerce (ECCP). He has acquired and developed professional expertise in the field of Investment Banking for the last 41 years, since 1976.

He obtained his degree in Bachelor of Science in Management from De La Salle University in 1975 and completed the academic units for a Masters degree in Business Administration from the Ateneo Graduate School of Business in 1979. OSCAR S. REYES, 71 years old, Filipino, and a director of the Corporation and its subsidiaries since June 2007. He is presently the President and Chief Executive Officer of the Manila Electric Corporation. Among his other positions are: Member of the Advisory Board of Philippine Long Distance Telephone Company, and Member of the Advisory Council of the Bank of the Philippine Islands. He is the President/Director of Meralco Powergen Corporation, and Chairman of Meralco Industrial Engineering Services, Inc., Meralco Energy, Inc., CIS Bayad Center, Inc., Redondo Peninsula Energy Inc., and Pepsi Cola Products Philippines, Inc., Pacific Light Power Pte Ltd., MRail, Inc., MSpectrum, Inc. Atimonan One Energy, Inc. and Aurora Managed Power Services, Inc. He is a director of PLDT Communications & Energy Ventures Inc., Asian Eye Institute, Republic Surety & Insurance Co., Inc. and Clark Electric Development Corporation, and an independent director of Manila Water Co., Cosco Capital Inc., Sun Life Financial Plans, Inc., Sun Life Prosperity Funds, Grepalife Dollar Bond Fund Corporation, Grepalife Fixed Income Fund Corporation, Grepalife Bond Fund Corporation and Petrolift Inc.. Prior to these posts, he served the Shell Companies in the Philippines in various capacities, including Country Chairman and concurrently President of Pilipinas Shell Petroleum Corporation, and Managing Director of Shell Philippines Exploration B.V. He is a Member of the Board of Trustees of One Meralco Foundation, Pilipinas Shell Foundation, Inc., SGV Foundation, and El Nido Foundation, Inc.

He finished his Bachelor of Arts Major in Economics (Cum Laude) degree at the Ateneo de Manila University in 1965. He took post-graduate studies at the Ateneo Graduate School of Business, Waterloo Lutheran University and the Harvard Business School

ISIDORO O. TAN, 69 years old, Filipino, is a director of the Corporation and its subsidiaries. since 1993. He is also the President & Director of Filspin, Inc. for the last thirty (30) years. He obtained his degree in Bachelor of Science in Industrial Engineering at the Adamson University in 1969.

REYNALDO T. CASAS, 70 years old, Filipino, is a director of the Corporation since 2015. He is presently the President for Projects of Nv vogt Philippines, which is focused on building ground mounted solar farms. He is the President of Advance Renewables Energy, Inc. which is currently the Filipino company stakeholder of Nv vogt Philippines. He is a member of the Board of Trustees of SAIDI School of Organization Development, since August, 2014. He is also the President of RGCasas Realty, a family-owned real estate business. He co-founded Adtel, Inc. with the Lopez Group of Companies in 1994 and served as its President and COO up to 2012. He was Senior Vice President for sales of EasyCall Phils. from 1992 to1994 and was Manager of Bellsouth International Telephone Co. from 1988 to 1992, which established its Hongkong office as the center for business development in Asia. Prior to his stint with Bellsouth, he worked with IBM Philippines and Kodak Philippines. For his current civic affiliations, among others, he is a member of the Management Association of the Philippines, member of the Rotary Club of Makati East, where he served as President for the term 1998-1999, member of the Villamor Golf & Country Club and member of the Philippine Columbian Tennis Club. He obtained his degrees in Bachelor of Liberal Arts/Commerce from San Beda College in 1969, where he was a gold medallist in Academics. He took postgraduate studies in Strategic Business Economics in 2000, and obtained a Master's degree in Business Economics in 2007, from the University of Asia & the Pacific. He completed his Doctorate Degree or PhD on Organization Development in 2012 at SAIDI.

OFFICERS

ANTHONY L. CUAYCONG, 49 years old, Filipino, is the General Manager of the Corporation with the rank of Senior Vice President since October 1, 2015. He was President/Chief Executive Officer and Vice President/Chief Operations Officer of Business World Publishing Corporation from 2005 to 2015. He obtained his Bachelor of Arts, Major in Economics degree from the Ateneo De Manila University in 1989 and his Master in Business Management degree from the Asian Institute of Management in 1998.

CORAZON M. BEJASA, 69 years old, Filipino, is the Corporate Secretary of the Corporation with the rank of Vice President since July 12, 2007. She was Head, Legal and Human Resources of ValueGen Insurance Corporation and Banclife Insurance Corporation from 2002 to 2006. Earlier, she was Corporate Secretary and Senior Vice President for Support Services and occupied various department head positions for legal, human resources, credit, administration, mortgage banking and consumer banking at Urban Bank from 1983 to 2000. She was also employed as legal research officer then legal executive assistant at the Central Bank of the Philippines from 1974 to 1983 and Assistant to the Secretary of the Monetary Board in 1991, and as legal researcher at the Supreme Court of the Philippines from 1972 to 1974. She obtained her Bachelor of Laws from the University of Santo Tomas, Magna Cum Laude, in 1972 and was 8th Place in 1972 Bar Examinations.

ALBERTO P. MORILLO, 61 years old, Filipino, is the Vice-President for Petroleum Operations since 2007. He first joined the Corporation in July 1987 as Geologist and became Vice President in 1989 until 1997. He continued serving the Corporation as a Consultant from 1997 and was rehired as Vice President for Petroleum Operations in 2007. Prior to re-joining the Corporation, he was Vice President for Exploration of Forum Exploration, Inc. from 1997 to 1999. His earlier work included stints as Geologist in various exploration and mining companies including PNOC – Exploration Corporation, Semirara Coal Corporation and Jasra Kutei Basin Ltd. in Indonesia, among others. He is also concurrently a Director of First Exploration and Development Services, a technical consultancy firm. He obtained his Bachelor of Science degree in Geology from the University of the Philippines in 1978, and has earned MBA units from the Ateneo de Manila University. He has taken the Management Development Program from the Asian Institute of Management in 1994, and an MS in Computer Science (pending thesis) from the AMA Computer College in 2001.

MARIETTA V. VILLAFUERTE, 70 years old, Filipino, is the Treasurer of the Corporation with rank of Vice President since March 16, 2009. She was Vice-President for Finance of the Corporation from January, 2008 to March 15, 2009. She was the Senior Vice President & Comptroller of PentaCapital Finance Corporation, with whom she was employed as Comptroller since September, 1993. Previous to that, she assumed various positions in General Credit Corporation (which subsequently became PentaCapital) as Personnel Manager, Credit Manager and then Comptroller. She is a Certified Public Accountant, and obtained her degree in Bachelor of Science in Business Administration, Major in Accounting, from the University of the Philippines, in 1968.

ANGEL P. GAHOL, 63 years old, Filipino, is the Assistant Vice President-Legal Department of the Corporation since August 15, 2006. He is the Assistant Corporate Secretary and Compliance Officer of the Corporation. He has been the Legal and Human Resources Manager of the PHINMA's industrial estate, Bacnotan Industrial Park Corporation, and Bacnotan Steel Industries, Inc. from 1997 to 2002 and of the mini-steel mill plant project located in Calaca, Batangas as HRD Manager on a concurrent basis. He has been with Bacnotan Consolidated Industries, Inc. for eight years as Legal Assistant and with PHINMA's Legal Department for more than seven years as Assistant Legal Counsel. He obtained his degree in Bachelor of Arts, major in Economics, from the University of Santo Tomas in 1973 and his degree in Bachelor of Laws from the same university in 1979.

PETER JAMES D. LEANO V, 40 years old, Filipino, is the Drilling and Logistics Manager –Operations Department of the Corporation since March 3, 2014. He is the Managing Partner of Geo-Exploration Services Company engaged in exploration drilling projects of mining and cement companies. He was the General Manager of Primo Asia Mining and Drilling, Inc.-Philippines. Previous to that, he was a Training Consultant for the Philippine Human Rights Information Center, Philippines and that of the Office of the Presidential Adviser on Food Security. He is a graduate of Business Administration in Development Studies from the University of the Philippines , in 1997.

DARIUS A. MARASIGAN, 45 years old, Filipino, is the Business Development Officer of the Corporation. He rendered consultancy services on renewable energy projects for

Restored Energy Development Corporation of the Armadillo Group of Companies from August, 2012 to April, 2014, and for PNOC Renewables Corporation from November, 2010 to August 2013. He was Senior Planning Officer at the PPP Center of the Philippines of NEDA from July, 2007 to October, 2010. Prior thereto, he was employed as Officer-in-Charge, Contracts & Claims Unit of the Meralco Industrial Engineering Services Corporation. He graduated from the Mapua Institute of Technology with a Bachelor of Science degree in Electrical Engineering, in 1994.

MARGARET LOUISE L. HONRADO, 33 years old, Filipino, is the Technical Manager-Operations Department of the Corporation. She was the Team Leader and Technical Assistant of PNOC Renewable Corporation (PNOC-RC) from 2011-2013, handling geological work and technical reports of the various projects of PNOC-RC. She was a Lecturer on environmental science at the Ateneo de Manila University from 2010 to 2011 and as a Project Research Associate in January 2010-May 2010 and University Research Associate in 2006-2009 of the National Institute of Geological Science of the University of the Philippines. She obtained her Bachelor of Science major in Physics at the University of the Philippines in 2005 and delivered her thesis in Master of Science in Geology in 2006.

Involvement in Legal Proceedings

There were no reported pending cases, actions or proceedings, whether judicial, quasijudicial or administrative in nature, bankruptcy petitions or proceedings filed or pending, conviction in criminal cases by final judgment, or any adverse court order decree or judgment, or violation of any securities or commodities law or regulation involving any of the directors and officers of the Company for the last five (5) years.

Family Relationships

Except for Mr. Oscar C. de Venecia, who is the father of Mr. Oscar L. de Venecia, Jr., there are no other family relationships, whether by consanguinity or affinity, among the other directors and executive officers.

Board Committees

The members of the Audit and Risk Committee, which reviews the audit plans, report and findings of the internal and external auditors of the Corporation and undertakes risk evaluation and management, are:

Oscar S. Reyes (Independent Director)	-	Chairman
Eduardo V. Manalac (Independent Director)	-	Vice-Chairman
Ma, Florina M. Chan	-	Member
Jaime J. Martirez	-	Member
Harvey L.N. Dychiao (Independent Director	-	Member

The members of the Nominating Committee, which reviews the qualifications of nominees to the Board of Directors and the key officers of the Corporation, are:

Oscar C. De Venecia	-	Chairman
Oscar S. Reyes (Independent Director)	-	Vice Chairman
Oscar L. De Venecia, Jr.	-	Member
Ramon L. Mapa	-	Member
Reynaldo T. Casas	-	Member

The members of the Compensation and Remuneration Committee, which reviews the Corporation's compensation and remuneration structure for directors and officers of the Corporation, are:

Oscar L. De Venecia , Jr.	-	Chairman
Francis C. Chua	-	Vice Chairman
Harvey L. N. Dychiao (Independent Director)	-	Member
Jaime J. Martirez		- Member
Isidoro O. Tan	-	Member

The members of the Finance and Investments Committee, which reviews the financial reports of the Corporation and all project and investment proposals, are:

Jaime J. Martirez	-	Chairman
Ramon L. Mapa	-	Vice Chairman
Oscar L. De Venecia, Jr.	-	Member
Ma. Florina M. Chan	-	Member
Eduardo V.Manalac (Independent Director)	-	Member
Reynaldo T. Casas	-	Member
Isidoro O. Tan	-	Member

The members of the Corporate Governance Committee, which is responsible for maintaining and ensuring good governance of the Corporation, are:

Harvey L.N. Dychiao (Independent Director)	-	Chairman
Francis C. Chua	-	Vice-Chairman
Ma. Florina M. Chan	-	Member
Eduardo V. Manalac (Independent Director)	-	Member
Jaime J. Martirez	-	Member

ITEM 10. Executive Compensation

Directors' Compensation

The Directors of the Corporation do not receive compensation from the Company, except per diems for attendance at Board and Committee Meetings at Php13,500.00 and Php 6,750.00 per attendance, respectively. Certain directors exercised their options to purchase shares of stock of the Company under the Company's stock option plan which was approved by the stockholders on July 11, 2007. There is no existing compensatory plan or arrangement for directors of the Company.

Executive	Officers'	Compensation
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NAME/POSITION	FISCAL YEAR	SALARIES	BONUSES	OTHER COMPENSATION
Oscar L. de Venecia, Jr. President & CEO				
Anthony L. Cuaycong SVP & General Manager				
Marietta V. Villafuerte VP & Treasurer				
Corazon M. Bejasa VP & Corporate Secretary				

Alberto P. Morillo VP- Operations				
Total	2017 2016	9,300,060 (estimated) 9,057,096	751,205 (estimated) 729,170	0
	2018	8,144,320	610,220	0
All Other Officers as a Group Unnamed	2017	2,731,860 (estimated)	221,715 (estimated)	0
	2016	2,645,250	` 215,15Ó	0
	2015	2,336,962	178,149	0

Except for the stock option plan as abovementioned and the existing retirement plan for officers and employees of the Corporation, there is no existing compensatory plan or arrangement covering bonuses, profit-sharing, warrants and other rights for directors and officers of the Corporation, or which will arise from the resignation, retirement, expiration of term of employment, change in control or change in the officer's responsibilities.

Item 11. Security Ownership of Certain Beneficial Owners and Management

1) Security Ownership of more than Five Percent (5%) of the Company Shares

As of December 31, 2016, the entity known to the Company to be directly or indirectly the record and beneficial owner of more than five (5) per cent of the Company's common shares, is as follows:

Title of Class	Name, Address of Record Owner and Relationship with Issuer	Name of Beneficial Owner and Relationship with Record Owner	Citizenship	No of Shares Held	Per cent
Common Shares	PCD Nominee Corp* 37/F Tower I Enterprise Center, Ayala Avenue cor. Paseo de Roxas, Makati City (PCD) (No relationship with Company)	Various Participants of PCD	Filipino	2,118,562,623	82.75%

2) Security Ownership of Management

The following are the number of common shares known to the Corporation to be owned beneficially and/or of record by the incumbent directors and key officers of the Corporation, and the percentage of shareholdings of each, as of December 31, 2016:

a) Directors

Title of Name of Beneficial Class Owner		Amount of Beneficial Ownership & Relationship w/ Beneficial Owner (Direct)		Percentage	
Common	Oscar C. De Venecia	. 0	Filipino	0.0%	
Common	Francis C Chua	10,000	Filipino	0.0004%	
Common	Ramon L. Mapa	368,635	Filipino	0.014%	
Common	Oscar L. De Venecia, Jr. 516,334		Filipino	0.020%	
Common	Eduardo V. Manalac	10,000	Filipino	0.0004%	
Common	Ma. Florina M. Chan	. 10,000	Filipino	0.0004%	
Common	Jaime J. Martirez	10,000	Filipino	0.0004%	
Common	Reynaldo T. Casas	10,000	Filipino	0.0004%	
Common	Isidoro O. Tan	24,822,276	Filipino	0.970%	
Common	Oscar S. Reyes	10,000	Filipino	0.0004%	
Common	Harvey Lawrence L. Dychiao	10,000	Filipino	0.0004%	
	TOTAL	25,777,245		1.01%	

b) Executive Officers

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Title of Class	Name of Beneficial Owner	Amount & Nature of Beneficial Ownership	Citizenship	Percentage
Common	Alberto P. Morillo	303,185 Direct	Filipino	0.011%
Common	Angel P. Gahol	1,476 Direct	Filipino	0.000%
	Total	304,661		0.011%

c) Indirect.Beneficial Ownership of Directors and Management as of December 31, 2016

Title of Class	Name of Beneficial Owner	Amount of Beneficial Ownership & Relationship w/ Beneficial Owner (Indirect)	Citizenship	Percentage
Çommon	Oscar C. De Venecia	13,000,000	Filipino	0.51
Common	Francis C Chua	13,000,000	Filipino	0.51
Common	Ramon L. Mapa	3,000,000	Filipino	0.11
Common	Oscar L. De Venecia, Jr.	9,025,000	Filipino	0.35
Common	Eduardo V. Manalac	8,000,000	Filipino	0.11

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	TOTAL	101,600,000		3.97%
Common	Alberto P. Morillo	1,350,000	Filipino	0.05
Common	Marietta V. Villafuerte	100,000	Filipino	0.00
Common	Corazon S. Bejasa	100,000	Filipino	0.00
Common	Oscar S. Reyes	13,000,000	Filipino	0.51
Common	Isidoro O. Tan	13,000,000	Filipino	0.51
Common	Jaime J. Martirez	15,025,000	Filipino	0.58
Common	Ma. Florina M. Chan	13,000,000	Filipino	. 0.51

- (1) Voting Trust Holders of 5% or More
 - None of the directors and officers owns 5% or more of the outstanding capital stock of the Corporation. The Corporation is not also aware of any person holding 5% or more of the Corporation's outstanding shares under a voting trust agreement or similar agreement.
 - (2) Changes in Control

Management is not aware of any existing arrangement which may result in a change in control of the Corporation by stockholders.

(3) Shares owned by Foreigners

The following are the number of common shares known to the Corporation to be owned beneficially and/or of record by foreigners, and the percentage of shareholdings, as of December 31, 2016:

Citizenship	No. of Shares	% Holdings
Chinese	35,765,295	1.40%
American	1,516,972	0.06%
British	366,051	0.01%
Canadian	1,130	0.00%
Spanish	10,617	0.00%
French	22,000	0.00%
Indian	39,567	0.00%
Singapore	63,481	0.00%
Swiss	119,204	0.00%
Australian	50,016	0.00%
Others	70,900,542	2.77%
Total	108,854,875 	4.25% ======

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ITEM 12. Certain Relationships and Related Transactions

There has been no material transaction during the past two years, nor is there any material transaction, contractual or other commitments, currently on-going or being proposed, to which the Company was or is to be a party with any incumbent director and/or executive officer of the Company, disclosed or required to be disclosed in the financial statements of the Company pursuant to SFAS/IAS No. 24. In the normal course of business, the Company has transactions with its subsidiaries consisting of non-interest bearing advances to finance the working capital requirements of these subsidiaries, and provides assistance to its subsidiaries in carrying out certain administrative functions in connection with its business operations.

PART IV - EXHIBITS AND SCHEDULE

ITEM 13.

Exhibit 1 - Consolidated Financial Statements and Schedules thereto.

Additional Components:

- a) Reconciliation of Retained Earnings Available for Dividend Declaration
- b) Map of Relationship of the Companies within the Group
- c) Schedule of Financial Soundness
- d) Schedule of All the Effective Standards and Interpretations under PFRS as of December 31, 2014
- Exhibit 2 Current Reports under Sec. 17 of the Securities Regulation Code in SEC Form 17-C submitted during the period from January 6, 2015 to January 28, 2016.

DATE OF REPORT PARTICULARS

January 11, 2016 January 11, 2016	List of Top 100 Stockholders as of December 31, 2015 Public Ownership Report as of December 31, 2015
January 14, 2016	Certification on Compliance with Revised Manual on Corporate Governance
January 15, 2016	Attendance of Board of Directors for 2015
January 18, 2016	Signing of Farm-in Agreement & Deed of Assignment
January 28, 2016	Approval of Budget for Mabini Geothermal Project and the Return of the
•	Hydropower Service Contracts to DOE
Februáry 26, 2016	Notice of Annual Stockholders' Meeting
February 26, 2016	Renewal of Clean Loan Line & Bills Purchase Line with China Bank and
•	Schedule and Venue of 2016 Annual Stockholders' Meeting
March 29, 2016	Signing of Memorandum of Understanding with NV Vogt Singapore Pte. Ltd.
March 20, 2016	Awarding of Drilling Contract in favor of Diamond Drilling Corporation of the Philippines
March 30, 2016	Corporate Governance Guidelines for Listed Companies for 2015
March 31, 2016	Results of Board of Directors' Meeting held on March 30, 2016
March 31, 2016	Amended Notice of Annual Stockholders' Meeting, Record Date and Closing of Stock Transfer Books

April 7, 2016 April 12, 2016 April 15, 2016	Public Ownership Report as of March 31, 2016 Approval of Department of Energy, Notice of Intent to Drill 2015 Annual Report and AGCR 2015
April 22, 2016 April 25, 2016	SEC Form 20-IS Preliminary Proxy Statement Amended Notice of Annual Stockholders' Meeting, Agenda of
May 3, 2016 May 13, 2016 June 16, 2016	Stockholders' Meeting Quarterly Report as of March 31, 2016 SEC Form 20-IS Definitive Proxy Statement Exploratory Well as Committed by the Company under its Geothermal
June 29, 2016	Service Contract with the Department of Energy Basic Energy Corp. GIS for the year 2016
June 30, 2016 June 30, 2016	Results of Organizational Meeting held on June 30, 2016 Results of Stockholders' Meeting
July 1, 2016 July 5, 2016 July 7, 2016	Clarification of News Report appearing in Business World Public Ownership Report as of June 30, 2016 Top 100 Stockholders as of June 30, 2016
July 25, 2016	Report of the Consortium for the Mabini Geothermal Project on the status of the drilling operations currently being undertaken at the Service
July 26, 2016	Contract Area located at San Teodoro, Mabini, Batangas Clarification of the News Item on the Standard (Internal Edition) of July 5, 2016 about the status of the drilling operation in the Mabini Geothermal project of the Company
August 9, 2016 October 5, 2016 October 6, 2016 October 6, 2016	Quarterly Report as of June 30, 2016 Public Ownership Report as of September 30, 2016 Signing of Memorandum of Agreement Press Release on the signing of the Memorandum of Agreement between Basic Energy Corp. and Vintage Engineering Public Company
October 7, 2016 October 11, 2016 October 11, 2016 November 2, 2016	Limited List of Top 100 Stockholders as of September 30, 2016 Amending previous disclosure dated October 5, 2016 Amending Press Statement as of October 6, 2016 Compliance to SEC Memorandum Circular No. 20 Series of 2013 and SEC Memorandum Circular No. 2 Series of 2015 on the attendance of the Board of Directors and Key Officers to the Corporate Governance
November 14, 2016 December 1, 2016	Seminar conducted by SGV last Octobe 26, 2016 Quarterly Report as of September 30, 2016 Amending the disclosure dated November 29, 2016 on the approval of the DOE on the Farm-in Agreement and Deed of Assignment of Irigia Geothermal Project
December 1, 2016	Approval of Farm-in Agreement and Deed of Assignment of Iriga Geothermal Project
December 16, 2016 December 20, 2016	Status of Drilling of the Mabini Geothermal Project Amendment to the Memorandum of Agreement with Vintage Engineering Public Company Limited
January 4, 2017	List of Top 100 Stockholders as of December 31, 2016 Certification of Compliance with the Revised Corporate Governance
January 12, 2017 January 17, 2017 January 26, 2017	Certification on the Attendance of the Board of Directors for 2016 Signing of Farm-in Agreement and Deed of Assignment with DESCO, Inc.
January 27, 2017 January 27, 2017	Update on Drilling Operations Approval of Renewal of Clean Loan Line and Bills Purchase Line with China Bank

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Exhibit 3 – Schedules required by paragraph 4(e) of SRC Rule 68 "Annex M"

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SIGNATURE PAGE

Pursuant to the requirements of Section 17 of the Code and Section 141 of the Corporation Code, this report is signed on behalf of the issuer by the undersigned, thereunto duly authorized, in Makati City on April 11, 2017

By:

OSCAR L. DE VENECIA, JR. President and CEO

MARIETTA V. VILLAFUERTE Treasurer

M. BÉJASA Corporate Secretary

SUBSCRIBED AND SWORN to before me APR 1 1 day of April, 2017, affiants exhibiting to me their BIR T!Ns, as follows:

Name

Oscar L de Venecia, Jr Corazon M Bejasa Marietta V Villafuerte **BIR TIN**

146-709-049-000 135-911-384-000 100-168-986-000

Un

Appt No M-20 Makati City IBP #1052367 for 2017 Nov 22 2016-RSM PTR #5909501 Jan 03 2017 Makati S.C. Roll No 59597 MCLE Compliance No V 0015449 9 March 2016 Unit 301 3rd Firl Campos Reade Bidg 101 Urban Avenue Bigy Pio dei Pilat -Makati City

Doc. No. IK Page No. Book No. Series of 2017



SECURITIES AND EXCHANGE COMMISSION SEC Building, EDSA Greenhills Mandaluyong, Metro Manila

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of Basic Energy Corporation & Subsidiaries, is responsible for the preparation and fair presentation of the financial statements including the schedules attached therein, for the years ended December 31, 2016 and 2015, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

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

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

SyCip, Gorres, Velayo & Co., the independent auditors, appointed by the stockholders, has addited the financial statements of the company in accordance with Philippine Standards on Auditing, and in its report to the stockholders or members, has expressed its opinion on the fairness of presentation upon completion of such audit.

OSCAR C. DE VENECIA Chairman of the Board

OSCAR L. DE VENECIA, JR. President & Chief Executive Officer

MARIETTA V. VILLAFUERTE Vice President & Treasurer

Signed this 30th day of March, 2017.

SUBSCRIBED AND SWORN to before me this _____ follows:

Name

Oscar C. De Venecia Oscar L. De Venecia, Jr. Marietta V. Villafuerte

Doc. No. 492Page No. 56Book No. 61Series of 2017.

APR 07 day of

2017 affiants having exhibited to me their TIN # as

TIN Number

130-704-840-000 149-709-049-000 100-168-986-000

Notary Public

Appt No. M-20, MARAT 1, ity IBP #1050.557 for 2017, Nov. 22, 2016-RSM PTR #5909501, Jan. 03, 2017-Makati S.C. Roll No. 54597 MCLE Compliance No. V. 001-14.59, 9 March 2016

7F Basic Petroleum Building, 104 Carlos Palanca, Jr. Street, Legaspi Village, Makati City 1229; Philippines In: Curroos Rueba didu 101 Urban Avenue, Bigy, Pio del Pila

😤 + (632) 8178596 or 98 📲 + (632) 8170191 👘 www.basicenergy.ph

Makati City



SyCip Gorres Velayo & Co 6760 Ayala Avenue 1226 Makati City Philippines

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Tel (632) 891 0307 Fax (632) 819 0872 ey com/ph

BOAVERC Reg. No. 0001, December 14, 2015, valid until December 31, 2018 SEC Accreditation No. 0012-FR-4 (Group A), November 10, 2015 valid until November 9, 2018

INDEPENDENT AUDITOR'S REPORT

The Stockholders and the Board of Directors Basic Energy Corporation and Subsidiaries 7th Floor, Basic Petroleum Building C. Palanca, Jr. Street, Legaspi Village Makati City

Opinion

We have audited the consolidated financial statements of Basic Energy Corporation and its subsidiaries (the Group), which comprise the consolidated statements of financial position as at December 31, 2016 and 2015, and the consolidated statements of income, consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the three years in the period ended December 31, 2016, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2016 and 2015, and its consolidated financial performance and its consolidated cash flows for each of the three years in the period ended December 31, 2016 in accordance with Philippine Financial Reporting Standards (PFRSs).

Basis for Opinion



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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report, including in relation to these matters.





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Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

Recoverability of deferred exploration costs

Under PFRS 6, *Exploration for and Evaluation of Mineral Resources*, the Group's deferred exploration costs shall be assessed for impairment when facts and circumstances suggest that the carrying amounts exceeds the recoverable amounts. Deferred exploration costs amounted to P87.83 million as at December 31, 2016, which pertains to participating interests in oil and gas and other renewable resources service contracts. The ability of the Group to recover its deferred exploration costs depends on the success of exploration for and evaluation of oil and gas and other renewable resources in the specific area. The Group recognized additional allowance for impairment amounting to P166.71 million in 2016. We considered the substantial amount of this account and the significant management judgment required when performing an impairment review as a key focus area in our audit.

The Group's disclosures about service contracts and impairment assessment are presented in Note 9 to the consolidated financial statements.

Audit response

Our audit procedures included understanding the processes and controls involved in determining whether there are impairment indicators under PFRS 6. We obtained the summary of the status of each exploration project as at December 31, 2016 and compared it with the disclosures submitted to regulatory agencies. We also inspected service contracts and relevant joint operations agreement of each of the exploration projects to determine that the period for which the Group has the right to explore in the specific area has not expired and/or the Group has rights and obligations under the contracts through participating interests. We also read the minutes of the meetings of the Group's Board of Directors for the discussion of management plans and significant developments on the service contracts or of any concession areas that are expected to be abandoned or any exploration activities that are planned to be discontinued in those areas. We considered the status of the service contracts and management's plans in determining whether the deferred exploration costs may be impaired. For deferred exploration costs where the status of the service contract's recoverable amount.

Valuation of Investment Properties at Fair Value

The Group has investment properties which are accounted for using the fair value model and represent 18% of consolidated total assets as of December 31, 2016. Fair value gains relating to those properties amounted to P71.96 million decreasing the 2016 total comprehensive loss by 36%. As disclosed in Note 8 to the consolidated financial statements, the determination of the fair value of investment properties involves significant management judgment and estimations, and is based on appraisal reports prepared by an external appraiser. The valuation by the external appraiser depends on certain assumptions such as size, characteristics of lot, location and quality as well as listings of comparable properties by reference to historical data and comparable properties. Thus, we considered this as a key audit matter.





Audit response

We evaluated the competence, capabilities and objectivity of the external appraiser. We involved our internal specialist in the review of the methodology and assumptions used in the valuation of the investment properties. We assessed the methodology adopted by reference to common valuation models, and evaluated key inputs used in the valuation, specifically size, characteristics of lot, location and quality as well as listings of comparable properties by reference to historical data and comparable properties. We also reviewed the disclosures relating to investment properties.

Other Information

Management is responsible for the other information. The other information comprises the information included in the SEC Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2016, but does not include the consolidated financial statements and our auditor's report thereon. The SEC Form 20-IS, SEC Form 17-A and Annual Report for the year ended December 31, 2016 are expected to be made available to us after the date of this auditor's report.

Our opinion on the consolidated financial statements does not cover the other information and we will not express any form of assurance conclusion thereon.

In connection with our audits of the consolidated financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audits, or otherwise appears to be materially misstated.

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

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

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

Those charged with governance are responsible for overseeing the Group's financial reporting process.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with PSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the





aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

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

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

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



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From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partner on the audit resulting in this independent auditor's report is Jaime F. del Rosario.

SYCIP GORRES VELAYO & CO.

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Jaime F. del Rosario Partner CPA Certificate No. 56915 SEC Accreditation No. 0076-AR-4 (Group A), May 1, 2016, valid until May 1, 2019 Tax Identification No. 102-096-009 BIR Accreditation No. 08-001998-72-2015, March 24, 2015, valid until March 23, 2018 PTR No. 5908689, January 3, 2017, Makati City

March 30, 2017

BASIC ENERGY CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	TE	K
		ecember 31
	2016	TOTISTND COATEON 5
ASSETS		V
Current Assets		
Cash and cash equivalents (Note 4)	P159,625,881	₱201,015,066
Receivables (Note 5)	2,500,836	2,460,790
Prepayments and other current assets (Note 6)	7,967,620	4,195,650
Total Current Assets	170,094,337	207,671,506
Noncurrent Assets		
Available-for-sale (AFS) financial assets (Note 7)	135,521,886	160,410,490
Investment properties (Note 8)	275,380,505	203,424,809
Deferred exploration costs (Note 9)	87,826,307	223,495,457
Property and equipment (Note 10)		
At cost	20,360,268	3,064,605
At revalued amount	27,885,027	18,968,904
Deferred income tax asset - net (Note 20)	-	5,586,567
Other noncurrent assets	3,973,602	4,616,447
Total Noncurrent Assets	550,947,595	619,567,279
TOTAL ASSETS	P721,041,932	₽827,238,785
	1 / 21,0 11,9 0 2	1021,250,105
LIABILITIES AND EQUITY		
Current Liabilities	D7 01 (001	BA 640 360
Accounts payable and accrued expenses (Note 11)	₽7,216,221	₽4,649,360 1,119,429
Income tax payable	7,424	
Dividends payable	888,714	888,714
Total Current Liabilities	8,112,359	6,657,503
Noncurrent Liability	13 411 005	12 (04 726
Accrued retirement benefits (Note 19)	13,411,887	13,694,736
Deferred income tax liability - net (Note 20)	307,042	12 (01 72)
Total Noncurrent Liabilities	13,718,929	13,694,736
Total Liabilities	21,831,288	20,352,239
Equity		
Equity Attributable to Equity Holders of the Parent Company		
Capital stock - ₱0.25 par value		
Authorized - 10,000,000,000 shares		
Issued - 2,560,118,512 shares (Note 12)	640,029,628	640,029,628
Additional paid-in capital	32,699,360	32,699,360
Deposits for future stock subscription (Note 13)	13,941,078	-
Revaluation increment in office condominium (Note 10)	18,845,804	12,805,479
Net unrealized gains on changes in fair value of AFS financial assets		
(Note 7)	5,638,748	5,527,352
Remeasurement loss on accrued retirement benefits	(4,700,836)	(4,564,364
Cumulative translation adjustment	(5,298,491)	(1,045,732
Retained earnings	64,317,205	138,443,999
Total equity attributable to equity holders of the		
Parent Company	765,472,496	823,895,722
Non-controlling interests	(63,021,852)	(13,769,176
	702,450,644	810,126,546
Treasury stock - at cost (Note 14)	(3,240,000)	(3,240,000
		00/ 00/ 51/
Total Equity TOTAL LIABILITIES AND EQUITY	699,210,644	806,886,546 ₽827,238,785

See accompanying Notes to Consolidated Financial Statements.



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BASIC ENERGY CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF INCOME

	Years Ended December 31					
	2016	2015	2014			
OTHER INCOME (CHARGES)						
Fair value adjustment on investment properties (Note 8)	P71,955,696	₽_	₽_			
Unrealized foreign exchange gains (losses) - net	16,414,280	(5,999,575)	_			
Dividend income (Note 7)	4,820,629	5,985,400	5,145,575			
Interest income (Note 16)	4,633,256	5,631,656	16,927,917			
Realized gains (losses) on foreign exchange - net	24,243	(122,123)	-			
Gain on sale of AFS financial assets (Note 7)	_	45,002,263	11,830,398			
Others	1,611	(31,966)	2,848,840			
	97,849,715	50,465,655	36,752,730			
EXPENSES						
Provision for impairment of deferred exploration costs						
(Note 9)	166,713,571		-			
General and administrative expenses (Note 18)	51,954,997	48,480,563	51,980,233			
	218,668,568	48,480,563	51,980,233			
INCOME (LOSS) BEFORE INCOME TAX	(₽120,818,853)	1,985,092	(15,227,503)			
PROVISION FOR (BENEFIT FROM) INCOME						
TAX (Note 20)						
Current	930,058	2,104,723	3,429,465			
Deferred	2,711,401	1,068,692	(12,025,391)			
	3,641,459	3,173,415	(8,595,926)			
NET LOSS	(P124,460,312)	(₱1,188,323)	(₽6,631,577)			
	(1124,400,512)	(11,100,525)	(10,001,011)			
NET INCOME (LOSS) ATTRIBUTABLE TO:	Story at the set of	and the state of				
Equity holders of the Parent Company	(₽75,648,092)	₽5,444,815	(₱3,579,062)			
Non-controlling interest	(48,812,220)	(6,633,138)	(3,052,515)			
	(₱124,460,312)	(₱1,188,323)	(₱6,631,577)			
EARNINGS (LOSS) PER SHARE (Note 21)						
Basic/Diluted	(P0.030)	₽0.002	(₱0.001)			



BASIC ENERGY CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	Years Ended December 31					
	2016	2015	2014			
NET LOSS	(P124,460,312)	(₱1,188,323)	(₽6,631,577)			
OTHER COMPREHENSIVE INCOME (LOSS)						
Other comprehensive income (loss) to be reclassified to profit or loss in subsequent periods:						
Cumulative translation adjustment	(4,693,215)	1,059,867	(2,577,141)			
Unrealized gains (losses) on AFS financial assets (Note 7)	111,396	(30,650,745)	2,813,837			
	(4,581,819)	(29,590,878)	236,696			
Other comprehensive income (loss) not to be reclassified to profit or loss in subsequent periods:						
Revaluation increment in office condominium	10,802,318	-	-			
Income tax effect	(3,240,695)	-	-			
	7,561,623	-	-			
Remeasurement gain (loss) on retirement benefits liability						
(Note 19)	(194,960)	636,858	(3,293,697)			
Income tax effect	58,488	(191,057)	988,109			
	(136,472)	445,801	(2,305,588)			
OTHER COMPREHENSIVE INCOME (LOSS)						
FOR THE YEAR, NET OF TAX	2,843,332	(29,145,077)	(2,068,892)			
TOTAL COMPREHENSIVE LOSS	(₽121,616,980)	(₱30,333,400)	(₱8,700,469)			
TOTAL COMPREHENSIVE LOSS ATTRIBUTABLE TO:						
Equity holders of the Parent Company	(₽72,364,304)	(₽23,791,113)	(₽5,895,229)			
Non-controlling interest	(49,252,676)	(6,542,287)	(2,805,240)			
	(#121,616,980)	(₱30,333,400)	(₽8,700,469)			



BASIC ENERGY CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2016 AND 2015

	Capital Stock (Note 12)	Additional Paid-in Capital	Deposit for Future Stock Subscription (Note 13)	Revaluation Increment in Office Condominium (Note 10)	Net Unrealized Gain (Loss) on Changes in Fair Value of AFS Financial Assets (Note 7)	Remeasurement Loss on Accrued Retirement Benefits	Retained Earnings (Deficit)	Cumulative Translation Adjustment (CTA)	Total	Non-controlling Interest (NCI)	Treasury Stock	Total Equity
Balances at December 31, 2013	P631,940,878	₽32,699,360	P-	P15,809,309	P33,364,260	(P2,704,577)	P133,574,416	P718,817	P845,402,463	(P4,421,659)	(\$3,240,000)	P837,740,804
Net loss	-	-		-	-	-	(3,579,062)	-	(3,579,062)	(3,052,515)		(6,631,577)
Other comprehensive loss, net of tax	-	÷			2,813,837	(2,305,588)	4	(2,824,416)	(2,316,167)	247,275	-	(2,068,892)
Total comprehensive income (loss)	-	-	-	-	2,813,837	(2,305,588)	(3,579,062)	(2,824,416)	(5,895,229)	(2,805,240)		(8,700,469)
Issuance of capital stock	7,932,500	-	-		-	-	-	-	7,932,500	-		7,932,500
Transfer of portion of revaluation increment realized through									100			
depreciation	-			(1,178,334)			1,178,334	-		-		-
Balances at December 31, 2014	639,873,378	32,699,360	-	14,630,975	36,178,097	(5,010,165)	131,173,688	(2,105,599)	847,439,734	(7,226,899)	(3,240,000)	836,972,835
Net loss	**	-		_	-	-	5,444,815		5,444,815	(6,633,138)		(1,188,323)
Other comprehensive loss, net of tax		-	-		(30,650,745)	445,801	-	969,006	(29,235,938)	90,861		(29,145,077)
Total comprehensive income (loss)	-	-	-		(30,650,745)	445,801	5,444,815	969,006	(23,791,123)	(6,542,277)	-	(30,333,400)
Issuance of capital stock Transfer of portion of revaluation increment realized through	156,250	-	-	-	-	-	-	-	156,250	-	-	156,250
depreciation	-	-	-	(1,825,496)	-	-	1,825,496	-4	-	~	1.4	
Share of NCI in CTA	-		-	_	-		-	90,861	90,861		-	90,861
Balances at December 31, 2015	640,029,628	32,699,360	-	12,805,479	5,527,352	(4,564,364)	138,443,999	(1,045,732)	823,895,722	(13,769,176)	(3,240,000)	806,886,546
Net loss	_	_	-	_	_	-	(75,648,092)		(75,648,092)	(48,812,220)		(124,460,312)
Other comprehensive income, net of												
tax			-	7,561,623	111,396	(136,472)	-	(4,252,759)	3,283,788	(440,456)	-	2,843,332
Total comprehensive income (loss)	-		~	7,561,623	111,396	(136,472)	(75,648,092)	(4,252,759)	(72,364,304)	(49,252,676)	-	(121,616,980)
Deposits for future stock subscriptions Transfer of portion of revaluation increment realized through	-	-	13,941,078		-			-	13,941,078	-		13,941,078
depreciation	-	÷ .	-	(1,521,298)			1,521,298	-	-	÷		- 1 - 1 - 1 -
Balances at December 31, 2016	P640,029,628	₽32,699,360	P13,941,078	P18,845,804	P5,638,748	(P4,700,836)	P64,317,205	(₽5,298,491)	P765,472,496	(₽63,021,852)	(P3,240,000)	P699,210,644



BASIC ENERGY CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

		Years Ended Dec	
······································	2016	2015	2014
CASH FLOWS FROM OPERATING ACTIVITIES			
Income (loss) before income tax	(₽120,818,853)	₽1,985,092	(₱15,227,503)
Adjustments for:			
Provision for impairment of deferred exploration costs			
(Note 9)	166,713,571	-	-
Fair value adjustment on investment properties (Note 8)	(71,955,696)	-	-
Unrealized foreign exchange losses (gains) - net	(16,414,280)	584,471	1,880,581
Dividend income	(4,820,629)	(5,985,400)	(5,145,575)
Interest income (Note 16)	(4,633,256)	(5,631,656)	(16,927,917)
Depreciation (Note 18)	3,586,931	3,575,378	3,486,723
Movements in accrued retirement benefits (Note 19)	(477,809)	2,418,425	651,835
Gain on sale of AFS financial assets	-	(45,002,263)	(11,830,398)
Others	(1,611)	31,966	(2,824,044)
Operating loss before working capital changes	(48,821,632)	(48,023,987)	(45,936,298)
Decrease (increase) in:			
Receivables	(40,046)	1,183,499	(612,390)
Prepayments and other current assets	(3,771,971)	(1,900,034)	(619,385)
Increase (decrease) in accounts payable and accrued expenses	2,566,861	(8,537,901)	11,621,828
Cash used in operations	(50,066,788)	(57,278,423)	(35,546,245)
Interest received	4,633,256	5,631,656	16,952,915
Income taxes paid (including final taxes on interest income)	(2,042,065)	(1,215,874)	(3,377,902)
Net cash flows used in operating activities	(47,475,597)	(52,862,641)	(21,971,232)
Proceeds from (Acquisitions of): Deferred exploration costs (Note 9) Other assets AFS financial assets Property, plant and equipment Dividends received Proceeds from sale of property and equipment	(31,044,421) 642,845 (1,416,066) 4,820,629 10,780	(16,893,275) (858,845) (73,647,126) (567,715) 5,985,400 106,180	(121,067,100) (772,646) 5,145,575 –
Proceeds from sale of AFS financial assets	25,000,000	291,886,917	101,764,074
Net cash flows from (used in) investing activities	(1,986,233)	206,011,536	(14,930,097)
CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from deposits for future stock subscription Proceeds from issuance of capital stock	13,941,078	156,250	7,932,500
Cash flows from financing activities	13,941,078	156,250	7,932,500
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(35,520,752)	153,305,145	(28,968,829)
EFFECT OF FOREIGN EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS	(5,868,433)	566,260	(4,430,284)
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	201,015,066	47,143,661	80,542,774
CASH AND CASH EQUIVALENTS AT END OF YEAR (Note 4)	₽159,625,881	₽201,015,066	₽47,143,661



BASIC ENERGY CORPORATION AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information and Authorization for Issuance of the Consolidated Financial Statements

Corporate Information

Basic Energy Corporation (BEC or the Parent Company), a publicly listed corporation, and its subsidiaries (collectively referred to as the Group) were incorporated in the Philippines on September 19, 1968. The Parent Company's registered business address is at 7th Floor, Basic Petroleum Building, C. Palanca Jr. Street, Legaspi Village, Makati City.

On August 10, 2007, the Philippine Securities and Exchange Commission (SEC) approved the amendment of the Parent Company's primary and secondary purposes, transforming the Parent Company into a holding company with diversified business interests in the different fields of renewable energy and alternative fuels, while pursuing its core business in oil and gas exploration and development.

On May 28, 2014, July 10, 2014 and September 10, 2014, the Board of Directors (BOD), the stockholders and SEC, respectively, approved the amendments of the Parent Company's Articles of Incorporation and By-laws to specify the principal address from Makati City to 7th Floor, Basic Petroleum Building, C. Palanca Jr. Street, Legaspi Village, Makati City and to change the date of annual meeting of stockholders from any day of May to the last Wednesday of June or such date and time as the BOD may fix prior to June of each year.

The Philippine Stock Exchange (PSE) have issued a memorandum stating the sector and subsector reclassification of the Company. From Oil subsector of the Mining & Oil Sector, it has been changed to Electricity, Energy, Power & Water subsector of the Industrial sector. This is the result of PSE's review of the Company's plans and prospects, and in consideration of the Company's recent developments and change in business activity. The reclassification took effect on October 24, 2016.

Authorization for Issuance of the Consolidated Financial Statements

The consolidated financial statements as at December 31, 2016 and 2015 and for the years ended December 31, 2016, 2015 and 2014, were authorized for issuance by the BOD during its meeting on March 30, 2017.

2. Basis of Preparation, Basis of Consolidation, Statement of Compliance and Summary of Significant Accounting and Financial Reporting Policies

Basis of Preparation

The consolidated financial statements have been prepared on a historical cost basis, except for quoted AFS financial assets and investment properties that have been measured at fair value and office condominium that have been measured at revalued amounts. The consolidated financial statements are presented in Philippine Peso, which is the Group's functional and presentation currency. Amounts are rounded off to the nearest Philippine Peso unless otherwise indicated.

Basis of Consolidation

The consolidated financial statements comprise the financial statements of the Group as at December 31, 2016 and 2015.



Subsidiaries

Subsidiaries are entities over which the Parent Company has control.

The Parent Company controls an investee if, and only if, the Parent Company has:

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

When the Parent Company has less than a majority of the voting or similar rights of an investee, the Parent Company considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

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

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

Consolidated statement of income and each component of consolidated statement of comprehensive income are attributed to the equity holders of the Parent Company and to the non-controlling interest (NCI) even if this results in the NCI having a deficit balance.

Subsidiaries	2016	2015	Date of Incorporation	Nature of Business
Basic Diversified Industrial Holdings, Inc. (BDIHI)	100.00	100.00	February 15, 1996	Investment holding
iBasic, Inc. (iBasic)	100.00	100.00	April 13, 1998	Information technology
Basic Renewables, Inc. (BRI)	100.00	100.00	September 24, 2008	Exploration, development and utilization of renewable energy resources
Basic Biofuels Corporation (BBC)	100.00	100.00	January 11, 2005	Development of biofuels
Basic Geothermal Energy Corporation (BGEC)	100.00	100.00	October 11, 2011	Exploration and development of geothermal energy resources
Southwest Resources, Inc. (SRI)	72.58	72.58	May 28, 1998	Oil exploration and investment holding
Grandway Group Limited (Grandway)	70.00	70.00	January 28, 2013	Investment holding
PT Basic Energi Solusi (PT BES)	66.50	66.50	May 6, 2013	Oil exploration

The ownership of the Parent Company over the following subsidiaries as of December 31, 2016 and 2015 are as follows:



NCI

NCI represents interest in a subsidiary that is not owned, directly or indirectly, by the Parent Company.

NCI represents the portion of profit or loss and the net assets not used by the Group. Transactions with NCI are accounted for using the entity concept method whereby the difference between the consideration and the book value of the share in net assets is recognized as an equity transaction.

NCI represents the 27.42% equity interest in the net assets of SRI, 30% equity interest in the net assets of Grandway and 33.50% equity interest in the net assets of PT BES and as at December 31, 2016 and 2015.

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

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

All intra-group balances, transactions, income and expenses, and profits and losses resulting from intra-group transactions that are recognized in assets are eliminated in full.

Statement of Compliance

The consolidated financial statements of the Group have been prepared in compliance with Philippine Financial Reporting Standards (PFRSs).

Changes in Accounting Policies and Disclosures

The Group applied for the first time certain pronouncements, which are effective for annual periods beginning on or after January 1, 2016. Adoption of these pronouncements did not have a significant impact on the Group's financial position or performance unless otherwise indicated.

• Amendments to PFRS 10, Consolidated Financial Statements, PFRS 12, Disclosure of Interests in Other Entities, and Philippine Accounting Standards (PAS) 28, Investments in Associates and Joint Ventures, Investment Entities: Applying the Consolidation Exception These amendments clarify that the exemption in PFRS 10 from presenting consolidated financial statements applies to a parent entity that is a subsidiary of an investment entity that measures all of its subsidiaries at fair value. They also clarify that only a subsidiary of an investment entity that is not an investment entity itself and that provides support services to the investment entity parent is consolidated. The amendments also allow an investor (that is not an investment entity and has an investment entity associate or joint venture) to retain the fair value measurement applied by the investment entity associate or joint venture to its interests in subsidiaries when applying the equity method.

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



• Amendments to PFRS 11, Joint Arrangements, Accounting for Acquisitions of Interests in Joint Operations

The amendments to PFRS 11 require a joint operator that is accounting for the acquisition of an interest in a joint operation, in which the activity of the joint operation constitutes a business (as defined by PFRS 3), to apply the relevant PFRS 3 principles for business combinations accounting. The amendments also clarify that a previously held interest in a joint operation is not remeasured on the acquisition of an additional interest in the same joint operation while joint control is retained. In addition, a scope exclusion has been added to PFRS 11 to specify that the amendments do not apply when the parties sharing joint control, including the reporting entity, are under common control of the same ultimate controlling party.

The amendments apply to both the acquisition of the initial interest in a joint operation and the acquisition of any additional interests in the same joint operation.

These amendments do not have any impact to the Group as there has been no interest acquired in a joint operation during the period.

• PFRS 14, Regulatory Deferral Accounts

PFRS 14 is an optional standard that allows an entity, whose activities are subject to rateregulation, to continue applying most of its existing accounting policies for regulatory deferral account balances upon its first-time adoption of PFRS. Entities that adopt PFRS 14 must present the regulatory deferral accounts as separate line items on the statement of financial position and present movements in these account balances as separate line items in the statement of income and other comprehensive income. The standard requires disclosures on the nature of, and risks associated with, the entity's rate-regulation and the effects of that rateregulation on its financial statements.

Since the Group is an existing PFRS preparer, this standard would not apply.

- Amendments to PAS 1, *Presentation of Financial Statements, Disclosure Initiative* The amendments are intended to assist entities in applying judgment when meeting the presentation and disclosure requirements in PFRSs. They clarify the following:
 - That entities shall not reduce the understandability of their financial statements by either obscuring material information with immaterial information; or aggregating material items that have different natures or functions
 - That specific line items in the statement of income and other comprehensive income and the statement of financial position may be disaggregated
 - That entities have flexibility as to the order in which they present the notes to financial statements
 - That the share of other comprehensive income of associates and joint ventures accounted for using the equity method must be presented in aggregate as a single line item, and classified between those items that will or will not be subsequently reclassified to profit or loss.

These amendments do not have any impact to the Group.

• Amendments to PAS 16, Property, Plant and Equipment and PAS 38, Intangible Assets, Clarification of Acceptable Methods of Depreciation and Amortization The amendments clarify the principle in PAS 16 and PAS 38 that revenue reflects a pattern of economic benefits that are generated from operating a business (of which the asset is part) rather than the economic benefits that are consumed through use of the asset. As a result, a revenue-based method cannot be used to depreciate property, plant and equipment and may only be used in very limited circumstances to amortize intangible assets.

These amendments are applied prospectively and do not have any impact to the Group, given that the Group has not used a revenue-based method to depreciate or amortize its property, plant and equipment and intangible assets.

• Amendments to PAS 16, Property, Plant and Equipment and PAS 41, Agriculture: Bearer Plants

The amendments change the accounting requirements for biological assets that meet the definition of bearer plants. Under the amendments, biological assets that meet the definition of bearer plants will no longer be within the scope of PAS 41. Instead, PAS 16 will apply. After initial recognition, bearer plants will be measured under PAS 16 at accumulated cost (before maturity) and using either the cost model or revaluation model (after maturity). The amendments also require that produce that grows on bearer plants will remain in the scope of PAS 41 measured at fair value less costs to sell. For government grants related to bearer plants, PAS 20, Accounting for Government Grants and Disclosure of Government Assistance, will apply.

The amendments are applied retrospectively and do not have any impact to the Group as the Group does not have any bearer plants.

• Amendments to PAS 27, Separate Financial Statements, Equity Method in Separate Financial Statements

The amendments allow entities to use the equity method to account for investments in subsidiaries, joint ventures and associates in their separate financial statements. Entities already applying PFRS and electing to change to the equity method in its separate financial statements will have to apply that change retrospectively.

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

Annual Improvements to PFRSs (2012 - 2014 cycle)

- Amendment to PFRS 5, Noncurrent Assets Held for Sale and Discontinued Operations, Changes in Methods of Disposal
 The amendment is applied prospectively and clarifies that changing from a disposal through sale to a disposal through distribution to owners and vice-versa should not be considered to be a new plan of disposal, rather it is a continuation of the original plan. There is, therefore, no interruption of the application of the requirements in PFRS 5. The amendment also clarifies that changing the disposal method does not change the date of classification.
- Amendment to PFRS 7, *Financial Instruments: Disclosures, Servicing Contracts* PFRS 7 requires an entity to provide disclosures for any continuing involvement in a transferred asset that is derecognized in its entirety. The amendment clarifies that a servicing contract that includes a fee can constitute continuing involvement in a financial asset. An entity must assess the nature of the fee and arrangement against the guidance for continuing



involvement in PFRS 7 in order to assess whether the disclosures are required. The amendment is to be applied such that the assessment of which servicing contracts constitute continuing involvement will need to be done retrospectively. However, comparative disclosures are not required to be provided for any period beginning before the annual period in which the entity first applies the amendments.

Amendment to PFRS 7, Applicability of the Amendments to PFRS 7 to Condensed Interim • Financial Statements This amendment is applied retrospectively and clarifies that the disclosures on offsetting of financial assets and financial liabilities are not required in the condensed interim financial

report unless they provide a significant update to the information reported in the most recent annual report.

- Amendment to PAS 19, Employee Benefits, Discount Rate: Regional Market Issue . This amendment is applied prospectively and clarifies that market depth of high quality corporate bonds is assessed based on the currency in which the obligation is denominated, rather than the country where the obligation is located. When there is no deep market for high quality corporate bonds in that currency, government bond rates must be used.
- Amendment to PAS 34, Interim Financial Reporting, Disclosure of Information 'Elsewhere in • the Interim Financial Report'

The amendment is applied retrospectively and clarifies that the required interim disclosures must either be in the interim financial statements or incorporated by cross-reference between the interim financial statements and wherever they are included within the greater interim financial report (e.g., in the management commentary or risk report).

Standards and Interpretations Issued but not yet Effective

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

Effective beginning on or after January 1, 2017

Amendment to PFRS 12, Clarification of the Scope of the Standard (Part of Annual Improvements to PFRSs 2014 - 2016 Cycle) The amendments clarify that the disclosure requirements in PFRS 12, other than those relating

to summarized financial information, apply to an entity's interest in a subsidiary, a joint venture or an associate (or a portion of its interest in a joint venture or an associate) that is classified (or included in a disposal group that is classified) as held for sale.

The amendments do not have any impact on the Group's financial position and results of operation. The Group will include the required disclosures in its 2017 consolidated financial statements.

Amendments to PAS 7, Statement of Cash Flows, Disclosure Initiative

The amendments to PAS 7 require an entity to provide disclosures that enable users of financial statements to evaluate changes in liabilities arising from financing activities, including both changes arising from cash flows and non-cash changes (such as foreign exchange gains or losses). On initial application of the amendments, entities are not required to provide comparative information for preceding periods. Early application of the amendments is permitted.



Application of amendments will result in additional disclosures in the 2017 consolidated financial statements of the Group.

• Amendments to PAS 12, Income Taxes, Recognition of Deferred Tax Assets for Unrealized Losses

The amendments clarify that an entity needs to consider whether tax law restricts the sources of taxable profits against which it may make deductions on the reversal of that deductible temporary difference. Furthermore, the amendments provide guidance on how an entity should determine future taxable profits and explain the circumstances in which taxable profit may include the recovery of some assets for more than their carrying amount.

Entities are required to apply the amendments retrospectively. However, on initial application of the amendments, the change in the opening equity of the earliest comparative period may be recognized in opening retained earnings (or in another component of equity, as appropriate), without allocating the change between opening retained earnings and other components of equity. Entities applying this relief must disclose that fact. Early application of the amendments is permitted.

These amendments are not expected to have any impact to the Group.

Effective beginning on or after January 1, 2018

• Amendments to PFRS 2, Share-based Payment, Classification and Measurement of Share-based Payment Transactions

The amendments to PFRS 2 address three main areas: the effects of vesting conditions on the measurement of a cash-settled share-based payment transaction; the classification of a share-based payment transaction with net settlement features for withholding tax obligations; and the accounting where a modification to the terms and conditions of a share-based payment transaction changes its classification from cash settled to equity settled.

On adoption, entities are required to apply the amendments without restating prior periods, but retrospective application is permitted if elected for all three amendments and if other criteria are met. Early application of the amendments is permitted.

The Group is assessing the potential effect of the amendments on its consolidated financial statements.

• Amendments to PFRS 4, Insurance Contracts, Applying PFRS 9, Financial Instruments, with PFRS 4

The amendments address concerns arising from implementing PFRS 9, the new financial instruments standard before implementing the forthcoming insurance contracts standard. They allow entities to choose between the overlay approach and the deferral approach to deal with the transitional challenges. The overlay approach gives all entities that issue insurance contracts the option to recognize in other comprehensive income, rather than profit or loss, the volatility that could arise when PFRS 9 is applied before the new insurance contracts standard is issued. On the other hand, the deferral approach gives entities whose activities are predominantly connected with insurance an optional temporary exemption from applying PFRS 9 until the earlier of application of the forthcoming insurance contracts standard or January 1, 2021.

The overlay approach and the deferral approach will only be available to an entity if it has not previously applied PFRS 9.



The amendments are not applicable to the Group since none of the entities within the Group have activities that are predominantly connected with insurance or issue insurance contracts.

• PFRS 15, Revenue from Contracts with Customers

PFRS 15 establishes a new five-step model that will apply to revenue arising from contracts with customers. Under PFRS 15, revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer. The principles in PFRS 15 provide a more structured approach to measuring and recognizing revenue.

The new revenue standard is applicable to all entities and will supersede all current revenue recognition requirements under PFRSs. Either a full or modified retrospective application is required for annual periods beginning on or after January 1, 2018.

The Group is currently assessing the effect of PFRS 15 and plans to adopt the new standard on the required effective date once adopted locally.

• PFRS 9, Financial Instruments

PFRS 9 reflects all phases of the financial instruments project and replaces PAS 39, *Financial Instruments: Recognition and Measurement*, and all previous versions of PFRS 9. The standard introduces new requirements for classification and measurement, impairment, and hedge accounting. PFRS 9 is effective for annual periods beginning on or after January 1, 2018, with early application permitted. Retrospective application is required, but providing comparative information is not compulsory. For hedge accounting, the requirements are generally applied prospectively, with some limited exceptions.

The adoption of PFRS 9 will have an effect on the classification and measurement of the Group's financial assets and impairment methodology for financial assets, but will have no impact on the classification and measurement of the Group's financial liabilities. The adoption will also have an effect on the Group's application of hedge accounting and on the amount of its credit losses. The Group is currently assessing the impact of adopting this standard.

• Amendments to PAS 28, Measuring an Associate or Joint Venture at Fair Value (Part of Annual Improvements to PFRSs 2014 - 2016 Cycle)

The amendments clarify that an entity that is a venture capital organization, or other qualifying entity, may elect, at initial recognition on an investment-by-investment basis, to measure its investments in associates and joint ventures at fair value through profit or loss. They also clarify that if an entity that is not itself an investment entity has an interest in an associate or joint venture that is an investment entity, the entity may, when applying the equity method, elect to retain the fair value measurement applied by that investment entity associate or joint venture to the investment entity associate's or joint venture's interests in subsidiaries. This election is made separately for each investment entity associate or joint venture, at the later of the date on which (a) the investment entity associate or joint venture is initially recognized; (b) the associate or joint venture first becomes an investment entity; and (c) the investment entity associate or joint venture should be applied retrospectively, with earlier application permitted.

The amendments are not expected to have any impact on the Group's consolidated financial statements.



• Amendments to PAS 40, *Investment Property*, *Transfers of Investment Property* The amendments clarify when an entity should transfer property, including property under construction or development into, or out of investment property. The amendments state that a change in use occurs when the property meets, or ceases to meet, the definition of investment property and there is evidence of the change in use. A mere change in management's intentions for the use of a property does not provide evidence of a change in use. The amendments should be applied prospectively to changes in use that occur on or after the beginning of the annual reporting period in which the entity first applies the amendments. Retrospective application is only permitted if this is possible without the use of hindsight.

The amendments are not expected to have any impact on the Group's consolidated financial statements.

Philippine Interpretation International Financial Reporting Interpretations Committee
 (IFRIC) - 22, Foreign Currency Transactions and Advance Consideration
 The interpretation clarifies that in determining the spot exchange rate to use on initial
 recognition of the related asset, expense or income (or part of it) on the derecognition of a
 non-monetary asset or non-monetary liability relating to advance consideration, the date of the
 transaction is the date on which an entity initially recognizes the nonmonetary asset or non monetary liability arising from the advance consideration. If there are multiple payments or
 receipts in advance, then the entity must determine a date of the transactions for each payment
 or receipt of advance consideration. The interpretation may be applied on a fully retrospective
 basis. Entities may apply the interpretation prospectively to all assets, expenses and income in
 its scope that are initially recognized on or after the beginning of the reporting period in which
 the entity first applies the interpretation or the beginning of a prior reporting period presented
 as comparative information in the financial statements of the reporting period in which the
 entity first applies the interpretation.

The interpretation is not expected to have any impact on the Group's consolidated financial statements.

Effective beginning on or after January I, 2019

• PFRS 16, Leases

Under the new standard, lessees will no longer classify their leases as either operating or finance leases in accordance with PAS 17, *Leases*. Rather, lessees will apply the single-asset model. Under this model, lessees will recognize the assets and related liabilities for most leases on their balance sheets, and subsequently, will depreciate the lease assets and recognize interest on the lease liabilities in their profit or loss. Leases with a term of 12 months or less or for which the underlying asset is of low value are exempted from these requirements.

The accounting by lessors is substantially unchanged as the new standard carries forward the principles of lessor accounting under PAS 17. Lessors, however, will be required to disclose more information in their financial statements, particularly on the risk exposure to residual value.

Entities may early adopt PFRS 16 but only if they have also adopted PFRS 15. When adopting PFRS 16, an entity is permitted to use either a full retrospective or a modified retrospective approach, with options to use certain transition reliefs.

The Group is currently assessing the impact of adopting PFRS 16.



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Deferred effectivity

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

The amendments address the conflict between PFRS 10 and PAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. The amendments clarify that a full gain or loss is recognized when a transfer to an associate or joint venture involves a business as defined in PFRS 3, *Business Combinations*. Any gain or loss resulting from the sale or contribution of assets that does not constitute a business, however, is recognized only to the extent of unrelated investors' interests in the associate or joint venture.

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

The amendments are not expected to have any impact on the Group's consolidated financial statements

Summary of Significant Accounting and Financial Reporting Policies

Presentation of Consolidated Financial Statements

The Group has elected to present all items of recognized income and expense in a separate statement of income and a separate statement of comprehensive income.

Foreign Currency Transactions

Transactions in foreign currencies are initially recorded in the functional currency rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rate of exchange ruling at the end of the financial reporting period. Nonmonetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates prevailing as at the date of the initial transactions. Nonmonetary items measured at the fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined. All differences are taken to "Other income" in the consolidated statement of income.

Current versus Noncurrent Classification

The Group presents assets and liabilities in the consolidated statement of financial position based on current/noncurrent classification. An asset is current when it is:

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

All other assets are classified as noncurrent.



A liability is current when:

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

The Group classifies all other liabilities as noncurrent.

Deferred income tax assets and deferred income tax liabilities are netted in the consolidated statement of financial position under noncurrent items.

Cash and Cash Equivalents

Cash includes cash on hand and in banks. Cash in banks earn interest at floating rates based on daily bank deposit rate.

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

Financial Instruments - Initial Recognition and Subsequent Measurement

Date of Recognition

The Group recognizes a financial asset or a financial liability in the consolidated statement of financial position when it becomes a party to the contractual provisions of the instrument. Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the marketplace (regular way trades) are recognized on the trade date.

Initial Recognition and Measurement of Financial Instruments

The Group determines the classification of financial instruments at initial recognition and where allowed and appropriate, re-evaluates this designation at every end of the financial reporting period.

Financial instruments are recognized initially at fair value. Directly attributable transaction costs are included in the initial measurement of all financial assets and financial liabilities, except for financial instruments at fair value through profit or loss (FVPL).

Financial Assets

Financial assets within the scope of PAS 39, *Financial Instruments: Recognition and Measurement*, are classified into the following categories: financial assets at FVPL, loans and receivables, held-to-maturity (HTM) investments, and available-for-sale (AFS) financial assets or as derivatives designated as hedging instruments in an effective hedge, as appropriate. The classification depends on the purpose for which the investments were acquired and whether they are quoted in an active market.

The Group's financial assets are in the nature of loans and receivables and AFS financial assets. As at December 31, 2016 and 2015, the Group has no financial assets at FVPL and HTM investments or derivatives designated as hedging instruments in an effective hedge.



Financial Liabilities

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Also under PAS 39, financial liabilities are classified as financial liabilities at FVPL, derivatives designated as hedging instruments in an effective hedge, or as loans and borrowings. The Group determines the classification at initial recognition and, where allowed and appropriate, re-evaluates such designation at every financial reporting date.

Financial instruments are classified as liabilities or equity in accordance with the substance of the contractual agreement. Interest, dividends, gains and losses relating to a financial instrument or a component that is a financial liability, are reported as expenses or income. Distributions to holders of financial instruments classified as equity are charged directly to equity, net of any related income tax benefits.

The Group's financial liabilities are in the nature of loans and borrowings as at December 31, 2016 and 2015. The Group has no financial liabilities classified at FVPL and derivatives designated as hedging instruments in an effective hedge as at December 31, 2016 and 2015.

Fair Value Measurement

The Group measures AFS financial assets and investment properties, at fair value at each end of reporting period.

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

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

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

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

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

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

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



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

An analysis of the fair values of AFS financial assets and investment properties and further details as to how they are measured are provided in Note 23.

"Day I" Difference

Where the transaction price in anon-active market is different from the fair value based on other observable current market transactions in the same instrument or based on a valuation technique whose variable include only data from observable market, the Group recognizes the difference between the transaction price and fair value (a Day 1 difference) in the consolidated statement of income unless it qualifies for recognition as some other type of asset. In cases where use is made of data which is not observable, the difference between the transaction price and model value is only recognized in the consolidated statement of income when the inputs become observable or when the instrument is derecognized. For each transaction, the Group determines the appropriate method of recognizing "Day 1" difference amount.

Subsequent Measurement

The subsequent measurement of financial assets and liabilities depends on their classification as follows:

Loans and Receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments and fixed maturities that are not quoted in an active market. They arise when the Group provides money, goods or services directly to a debtor with no intention of trading the receivables. After initial measurement, such financial assets are subsequently measured in the consolidated statement of financial position at amortized cost using the effective interest rate (EIR) method, less any provision for impairment. Amortized cost is calculated by taking into account any discount or premium on acquisition and fee or costs that are an integral part of EIR. The amortization losses arising from impairment are recognized in the consolidated statement of comprehensive income when the loans and receivables are derecognized or impaired, as well as through the amortization process.

Loans and receivables are included in current assets if maturity is within twelve (12) months from the financial reporting date. Otherwise, these are classified as noncurrent assets.

The Group's cash and cash equivalents and receivables as at December 31, 2016 and 2015 are classified under this category (see Notes 4 and 5).

AFS Financial Assets

AFS financial assets include investments in equity and debt securities. Equity investments classified as AFS financial assets are those which are neither classified as held for trading nor designated at FVPL. Debt securities in this category are those which are intended to be held for an indefinite period of time and which may be sold in response to needs for liquidity or in response to changes in the market conditions.

After initial measurement, AFS financial assets are subsequently measured at fair value with unrealized gains or losses recognized in the consolidated statement of comprehensive income in the net unrealized gain on changes in fair value of AFS financial assets until the investment is derecognized, at which time the cumulative gain or loss is recognized in profit or loss, or



determined to be impaired, at which time the cumulative loss is reclassified to the profit or loss and removed from OCI.

The Group evaluated its AFS financial assets whether the ability and intention to sell them in the near term is still appropriate. When the Group is unable to trade these financial assets due to inactive markets and management's intention to do so significantly changes in the foreseeable future, the Group may elect to reclassify these financial assets in rare circumstances. Reclassification to loans and receivables is permitted when the financial assets meet the definition of loans and receivables and the Group has the intent and ability to hold these assets for the foreseeable future or until maturity. Reclassification to the HTM category is permitted only when the entity has the ability and intention to hold the financial asset accordingly.

For a financial asset reclassified out of the AFS financial assets category, any previous gain or loss on that asset that has been recognized in equity is amortized to profit or loss over the remaining life of the investment using the EIR. Any difference between the new amortized cost and the expected cash flows is also amortized over the remaining life of the asset using the EIR. If the asset is subsequently determined to be impaired, then the amount recorded in equity is reclassified to the profit or loss.

As at December 31, 2016 and 2015, included under AFS financial assets are the Group's investments in shares of stock and government bonds (see Note 7).

Loans and Borrowings

Issued financial instruments or their components which are not designated as at FVPL are classified as loans and borrowings, where the substance of the contractual arrangement results in the Group having an obligation either to deliver cash or another financial asset to the holder, or to satisfy the obligation other than by the exchange of a fixed amount of cash or another financial asset for a fixed number of own equity shares.

The components of issued financial instruments that contain both liability and equity elements are accounted for separately, with the equity component being assigned the residual amount after deducting from the instrument as a whole, the amount separately determined as the fair value of the liability component on the date of issue.

After initial recognition, loans and borrowings are subsequently measured at amortized cost using the EIR method. Gains and losses are recognized in the consolidated statement of comprehensive income when the liabilities are derecognized as well as through the EIR amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization shall be included in other charges in the consolidated statement of comprehensive income.

Loans and borrowings are included in current liabilities if settlement is to be made within twelve (12) months from the financial reporting date. Otherwise, these are classified as noncurrent liabilities.

As at December 31, 2016 and 2015, included in loans and borrowings are the Group's accounts payable and accrued expenses and dividends payable (see Note 11).



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Impairment of Financial Assets

The Group assesses, at each reporting date, whether there is objective evidence that a financial asset or a group of financial assets is impaired. An impairment exists if one or more events that has occurred since the initial recognition of the asset (an incurred 'loss event'), has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated.

Evidence of impairment may include indications that the debtors or a group of debtors is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganization and observable data indicating that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

Loans and Receivables

For financial assets carried at amortized cost, the Group first assesses individually whether objective evidence of impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for individually assessed financial assets, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses for impairment. Those characteristics are relevant to the estimation of future cash flows for groups of such assets by being indicative of the debtors' ability to pay all amounts due according to the contractual terms of the assets being evaluated. Assets that are individually assessed for impairment and for which an impairment loss is, or continues to be, recognized are not included in a collective assessment for impairment.

If there is objective evidence that an impairment loss on assets carried at amortized cost has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future expected credit losses that have not been incurred) discounted at the financial asset's original effective interest rate (i.e., the effective interest rate computed at initial recognition). The present value of the estimated future cash flows is discounted at the financial assets' original EIR. The carrying amount of the asset is reduced through the use of an allowance account. The amount of impairment loss shall be recognized in consolidated statement of income.

If in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed to the extent that the carrying value of the asset does not exceed its amortized cost at the reversal date. Any subsequent reversal of an impairment loss is recognized in consolidated statement of comprehensive income.

In relation to receivables, a provision for impairment is made when there is objective evidence (such as the probability of insolvency or significant financial difficulties of the debtor) that the Group will not be able to collect all of the amounts due under the original terms of the invoice. The carrying amount of the receivable is reduced through the use of an allowance account. Impaired receivables are derecognized when they are assessed as uncollectible.

Assets Carried at Cost

If there is objective evidence of impairment loss on an unquoted equity instrument that is not carried at fair value, or on a derivative asset that is linked to and must be settled by delivery of such an unquoted equity instrument, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset.



AFS Financial Assets

For AFS financial assets, the Group assesses at each reporting date whether there is objective evidence that a financial asset or group of financial assets is impaired.

In case of equity investments classified as AFS financial assets, this would include a significant or prolonged decline in the fair value of the investments below its cost. The determination of what is "significant" or "prolonged" requires judgment. The Group treats "significant" as 20% or more and "prolonged" as greater than twelve (12) months for quoted equity securities. Where there is evidence of impairment, the cumulative loss measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognized in consolidated statement of comprehensive income is removed from OCI and recognized in consolidated statement of comprehensive income.

Impairment losses on equity investments are not reversed through profit or loss. Increases in fair value after impairment are recognized directly in equity.

In the case of debt instruments classified as AFS financial assets, impairment is assessed based on the same criteria as financial assets carried at amortized cost. Interest continues to be accrued at the original effective interest rate on the reduced carrying amount of the asset and is recorded as a component of "Other income" account in the consolidated statement of comprehensive income. If, subsequently, the fair value of a debt instrument increases and the increase can be objectively related to an event occurring after the impairment loss was recognized in consolidated profit or loss, the impairment loss is reversed through consolidated statement of comprehensive income.

Offsetting of Financial Instruments

Financial assets and financial liabilities are offset and the net amount reported in the consolidated statement of financial position if, and only if, there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the asset and settle the liability simultaneously. This is not generally the case with master netting agreements, and the related assets and liabilities are presented gross in the consolidated statement of financial position.

Derecognition of Financial Assets and Financial Liabilities

Financial Assets

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

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

Where the Group has transferred its rights to receive cash flows from an asset and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognized to the extent of the Group's continuing involvement in the asset. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.



Where continuing involvement takes the form of a written and/or purchased option (including a cash-settled option or similar provision) on the transferred asset, the extent of the Group's continuing involvement is the amount of the transferred asset that the Group may repurchase, except that in the case of a written put option (including a cash-settled option or similar provision) on an asset measured at fair value, the extent of the Group's continuing involvement is limited to the lower of the fair value of the transferred asset and the option exercise price.

Financial Liabilities

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A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognized in the consolidated statement of comprehensive income.

Prepayments and Other Current Assets

Prepayments

Prepayments are expenses paid in advance and recorded as asset before they are utilized. This account comprises prepaid rentals and insurance premiums and other prepaid items. The prepaid rentals and insurance premiums and other prepaid items are apportioned over the period covered by the payment and charged to the appropriate accounts in profit or loss when incurred.

Prepayments that are expected to be realized for no more than twelve (12) months after the reporting period are classified as current assets otherwise, these are classified as other noncurrent assets.

Value-added Tax (VAT)

Revenue, expenses, assets and liabilities are recognized net of the amount of VAT, except where the VAT incurred on a purchase of assets or services is not recoverable from the taxation authority, in which case the VAT is recognized as part of the cost of acquisition of the asset or as part of the expense item as applicable.

VAT is stated at twelve percent (12%) of the applicable purchase cost of goods or services, net of output tax liabilities. The net amount of VAT recoverable from or payable to, the taxation authority is included as part of "Prepayments and other current assets" or "Accounts payable and accrued expenses," respectively, in the consolidated statement of financial position.

Investment Properties

Investment properties, consisting of parcels of land owned by the Group, are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at fair value, which reflects market conditions at the reporting date. Gains or losses arising from changes in the fair values of investment properties are included in consolidated profit or loss in the year in which they arise.

Investment properties are derecognized when either they have been disposed of or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal. Any gains or losses from derecognition of an investment property are recognized in consolidated profit or loss in the year of retirement or disposal.



Deferred Exploration Costs

All exploration and evaluation costs incurred in connection with the participation of the Group in the determination of technical feasibility and assessment of commercial viability of an identified resource are capitalized and accounted for under the "successful efforts method" [determined on the basis of each Service Contract (SC)/Geophysical Survey and Exploration Contract]. These costs include materials and fuel used, surveying costs, drilling costs and payments made to contractors.

Once the legal right to explore has been acquired, costs directly associated with an exploration and evaluation are capitalized and amortized at the start of commercial operations. All such capitalized costs are subject to technical, commercial and management review, as well as review for indicators of impairment at least once a year. This is to confirm the continued intent to develop or otherwise extract value from the discovery. When an SC is permanently abandoned, all related capitalized exploration costs are written-off. SCs are considered permanently abandoned if the SCs have expired and/or if there are no definite plans for further exploration and/or development.

Property and Equipment

Property and equipment, other than office condominium, are carried at cost less accumulated depreciation and amortization and any impairment in value.

Office condominium is carried at revalued amount less depreciation and any impairment in value charged subsequent to the date of the revaluation. Valuations are performed frequently enough to ensure that the fair value of revalued asset does not differ materially from its carrying amount. Any revaluation increment is credited to the "Revaluation increment in office condominium" account in the equity section of the consolidated statements of financial position, net of the related deferred income tax liability. An annual transfer from the "Revaluation increment in office condominium" account to retained earnings is made for the difference between the depreciation based on the revalued carrying amount of the asset and the depreciation based on the asset's original cost. Additionally, accumulated depreciation at the revaluation date is eliminated against the gross carrying amount of the asset and the net amount is restated to the revalued amount of the asset. Upon disposal, any revaluation increment relating to the particular asset sold is transferred to retained earnings.

The initial costs of property and equipment consist of their purchase price and any directly attributable costs of bringing the assets to their working condition and location for their intended use. Expenditures incurred after the property and equipment have been put into operation, such as repairs and maintenance costs, are recognized in profit or loss in the year in which costs are incurred.

In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as an additional cost of property and equipment. Major maintenance and major overhaul costs that are capitalized as part of property and equipment are depreciated on a straight-line basis over the shorter of their estimated useful lives, typically the period until the next major maintenance or inspection.



Depreciation and amortization is computed using the straight-line method to allocate the related assets' cost to their estimated useful lives. The annual rates of depreciation for each category are based on the following useful lives of related assets:

	Number of Years
Office condominium	15
Building and building improvements	15
Machinery and equipment	10
Office equipment, furniture and fixtures	3
Transportation equipment	5

The assets' estimated useful lives and depreciation method are reviewed periodically to ensure that these are consistent with the expected pattern of economic benefits from the items of property and equipment.

Depreciation of property and equipment begins when it becomes available for use, i.e., when it is in the location and condition necessary for it to be capable of operating in the manner intended by management.

Depreciation ceases when assets are fully depreciated or at earlier of the date that line item is classified as held for sale (or included in a disposal group that is classified as held for sale) in accordance with PFRS 5, *Noncurrent Assets Held for Sale and Discontinued Operations*, and the date the item is derecognized.

When assets are retired or otherwise disposed of, their cost, accumulated depreciation and any allowance for impairment loss are eliminated from the accounts and any gain or loss resulting from their disposal is included in the consolidated statement of comprehensive income.

An item of property and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in the consolidated statement of comprehensive income in the year the item is derecognized.

Fully-depreciated assets are retained in the accounts until they are no longer in use and no further depreciation is charged to operations.

Intangible asset

Accounting Software

Acquired accounting software is capitalized on the basis of costs incurred to acquire and bring to use the specific software. Costs associated with the development or maintenance of accounting software programs are recognized as expense when incurred.

Other Noncurrent Assets

This account comprises goodwill and receivables. Other current assets that are expected to be realized for more than twelve (12) months after the end of the reporting period are classified as noncurrent assets, otherwise, these are classified as other current assets.

Impairment of Nonfinancial Assets

Property and Equipment and Other Noncurrent Assets

The Group assesses at each reporting period whether there is an indication that an asset may be impaired. If any such indication exists and where the carrying values exceed the estimated



recoverable amounts, the assets or cash generating unit (CGU) are written down to their estimated recoverable amounts. The estimated recoverable amount of an asset is the greater of the fair value less cost to sell and value in use. The fair value less cost to sell is the amount obtainable from the sale of an asset in an arm's-length transaction less the costs of disposal while value in use is the present value of estimated future cash flows expected to arise from the continuing use of an asset and from its disposal at the end of its useful life. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For an asset that does not generate largely independent cash inflows, the estimated recoverable amount is are recognized in the consolidated statement of comprehensive income in those expense categories consistent with the function of the impaired asset.

An assessment is made at each financial reporting date whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognized impairment loss is reversed by a credit to current operations (unless the asset is carried at a revalued amount in which case the reversal of the impairment loss is credited to the revaluation increment of the same asset) to the extent that it does not restate the asset to a carrying amount in excess of what would have been determined (net of any accumulated depreciation) had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in consolidated statement of comprehensive income unless the asset is carried at revalued amount, in which case the reversal is treated as a revaluation increase. After such reversal, the amortization charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on systematic basis over its remaining useful life.

Prepayments and Other Current Assets

The Group provides provision for impairment losses on nonfinancial prepayments and other current assets when they can no longer be realized. The amounts and timing of recorded expenses for any period would differ if the Group made different judgments or utilized different estimates. An increase in provision for impairment losses would increase recorded expenses and decrease prepayments and other current and noncurrent assets.

Recovery of impairment losses recognized in prior years is recorded when there is an indication that the impairment losses recognized for the asset no longer exist or have decreased. The recovery is recorded in the consolidated statement of comprehensive income. However, the increased carrying amount of an asset due to a recovery of an impairment loss is recognized to the extent it does not exceed the carrying amount that would have been determined (net of depreciation and amortization) had no impairment loss been recognized for that asset in prior years.

Deferred Exploration Costs

The Group assesses at each reporting period whether there is an indication that its deferred exploration costs and project development costs may be impaired. If any indication exists, or when an annual impairment testing for such items is required, the Group makes an estimate of their recoverable amount. An asset's recoverable amount is the higher of an asset's or CGU's fair value less costs to sell and its value in use, and is determined for an individual item, unless such item does not generate cash inflows that are largely independent of those from other assets or group of assets or CGUs. When the carrying amount exceeds its recoverable amount, such item is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows to be generated by such items are discounted to their present value



using a pre-tax discount rate that reflects the current market assessment of the time value of money and the risks specific to the asset or CGU.

Impairment losses are recognized in the consolidated statement of income.

Capital Stock and Additional Paid-in Capital

Capital stock is measured at par value for all shares issued and outstanding. When the Group issues more than one class of stock, a separate account is maintained for each class of stock and number of shares issued and outstanding.

When the shares are sold at a premium, the difference between the proceeds and the par value is credited to the "Additional paid-in capital" account. When shares are issued for a consideration other than cash, the proceeds are measured by the fair value of the consideration received. In case the shares are issued to extinguish or settle the liability of the Group, the shares shall be measured either at the fair value of the shares issued or fair value of the liability settled, whichever is more reliably determinable.

Deposits for Future Stock Subscription

This pertains to the amount of cash and advances from stockholders as payment for future issuance of stocks. The Group classifies a deposit for future stock subscription as an equity instrument if it satisfies all of the following elements:

- the unissued authorized capital stock of the entity is insufficient to cover the amount of shares indicated in the contract;
- there is BOD approval on the proposed increase in authorized capital stock (for which a deposit was received by the corporation);
- there is stockholders' approval of said proposed increase; and
- the application for the approval of the proposed increase has been filed with the SEC.

If any or all of the foregoing elements are not present, the deposit for future stock subscription shall be recognized as a liability.

Retained Earnings

The amount included in retained earnings includes profit (loss) attributable to the Parent Company's stockholders and reduced by dividends. Dividends are recognized as a liability and deducted from equity when they are approved by the Parent Company's BOD. Dividends for the period that are approved after the end of the financial reporting date are dealt with as an event after the financial reporting period. Retained earnings may also include the effect of changes in accounting policy as may be required by the accounting standard's transitional provisions.

Other Comprehensive Income

Other comprehensive loss comprises items of income and expense (including items previously presented under the consolidated statement of changes in equity) that are not recognized in the consolidated statement of income for the year in accordance with PFRS.

Basic/Diluted Earnings Per Share (EPS)

Basic EPS

Basic EPS amounts are calculated by dividing the net income attributable to ordinary equity holders of the Parent Company by the weighted average number of ordinary shares outstanding, after giving retroactive effect for any stock dividends, stock splits or reverse stock splits during the year.



Diluted EPS

Diluted EPS amounts are calculated by dividing the net income attributable to ordinary equity holders of the Parent Company by the weighted average number of ordinary shares outstanding, adjusted for any stock dividends declared during the year plus weighted average number of ordinary shares that would be issued on the conversion of all the dilutive ordinary shares into ordinary shares, excluding treasury shares.

Revenue Recognition

Revenue is recognized when it is probable that the economic benefits associated with the transaction will flow to the enterprise and the amount of revenue can be measured reliably, regardless of when the payment is being made. Revenue is measured at the fair value of the consideration received, net of discounts. The Group assesses its revenue arrangements against specific criteria in order to determine if it is acting as a principal or agent. The following specific recognition criteria must also be met before revenue is recognized:

Interest Income

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

Dividend Income

Dividend income is recognized when the Group's right to receive payment is established.

General and Administrative Expenses

General and administrative expenses are decreases in economic benefits during the accounting period in the form of outflows or occurrences of liabilities that result in decreases in equity, other than those relating to distributions to equity participants. General and administrative expenses are generally recognized when the services are used or the expense arises while interest expenses are accrued in the appropriate financial reporting date.

Leases

Determination of Whether an Arrangement Contains a Lease

The determination of whether an arrangement is, or contains a lease is based on the substance of the arrangement and requires an assessment of whether the fulfillment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset.

A reassessment is made after inception of the lease only if one of the following applies:

- a. There is a change in contractual terms, other than a renewal or extension of the arrangement;
- b. A renewal option is exercised or extension granted, unless that term of the renewal or extension was initially included in the lease term;
- c. There is a change in the determination of whether fulfillment is dependent on a specified asset; or
- d. There is a substantial change to the asset.

Where a reassessment is made, lease accounting shall commence or cease from the date when the change in circumstances gave rise to the reassessment for scenarios (a), (c) or (d) above, and at the date of renewal or extension period for scenario (b).



Operating Leases - Group as a Lessee

Operating leases represent those leases under which substantially all risks and rewards of ownership of the leased assets remains with the lessors. Noncancellable operating lease payments are recognized under "General and administrative expenses" in the consolidated statement of comprehensive income on a straight-line basis over the lease term.

Retirement Benefits Costs

The net retirement benefits liability or asset is the aggregate of the present value of the retirement benefit obligation at the end of the financial reporting date reduced by the fair value of plan assets (if any), adjusted for any effect of limiting a net defined benefit asset to the asset ceiling. The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The cost of providing benefits under the retirement benefit plans is actuarially determined using the projected unit credit method.

Retirement benefit costs comprise the following:

- Service cost
- Net interest on the net retirement benefit liability or asset
- Remeasurements of net retirement benefit liability or asset

Service costs which include current service costs, past service costs and gains or losses on nonroutine settlements are recognized as expense in profit or loss. Past service costs are recognized when plan amendment or curtailment occurs. These amounts are calculated periodically by independent qualified actuaries.

Net interest on the net retirement benefit liability or asset is the change during the period in the net retirement benefit liability or asset that arises from the passage of time which is determined by applying the discount rate based on government bonds to the net retirement benefit liability or asset. Net interest on the net retirement benefit liability or asset is recognized as expense or income in consolidated statement of income.

Remeasurements comprising actuarial gains and losses, return on plan assets and any change in the effect of the asset ceiling (excluding net interest on retirement benefit liability) are recognized immediately in OCI in the period in which they arise. Remeasurements are not reclassified to profit or loss in subsequent periods. Remeasurements recognized in OCI after the initial adoption of Revised PAS 19 are not closed to retained earnings account. These are retained in OCI until full settlement of the liability.

Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the creditors of the Group, nor can they be paid directly to the Group. Fair value of plan assets is based on market price information. When no market price is available, the fair value of plan assets is estimated by discounting expected future cash flows using a discount rate that reflects both the risk associated with the plan assets and the maturity or expected disposal date of those assets (or, if they have no maturity, the expected period until the settlement of the related obligations). If the fair value of the plan assets is higher than the present value of the retirement benefit obligation, the measurement of the resulting retirement benefit asset is limited to the present value of economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.



The Group's right to be reimbursed of some or all of the expenditure required to settle a retirement benefit obligation is recognized as a separate asset at fair value when and only when reimbursement is virtually certain.

Termination Benefit

Termination benefits are employee benefits provided in exchange for the termination of an employee's employment as a result of either an entity's decision to terminate an employee's employment before the normal retirement date or an employee's decision to accept an offer of benefits in exchange for the termination of employment.

A liability and expense for a termination benefit is recognized at the earlier of when the entity can no longer withdraw the offer of those benefits and when the entity recognizes related restructuring costs. Initial recognition and subsequent changes to termination benefits are measured in accordance with the nature of the employee benefit, as either post-employment benefits, shortterm employee benefits, or other long-term employee benefits.

Employee Leave Entitlement

Employee entitlements to annual leave are recognized as a liability when they are accrued to the employees. The undiscounted liability for leave expected to be settled wholly before twelve (12) months after the end of the financial reporting period is recognized for services rendered by employees up to the end of the reporting period.

Income Taxes

Current Income Tax

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

Current income tax relating to items recognized directly in the consolidated statement of changes in equity is recognized in equity and not in profit or loss. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Deferred Income Tax

Deferred income tax is provided, using the liability method, on all temporary differences at the financial reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes. Deferred income tax liabilities are recognized for all taxable temporary differences, except:

- where the deferred income tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable income or loss;
- in respect of taxable temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred income tax assets are recognized for all deductible temporary differences, carryforward benefits of unused tax credits from excess minimum corporate income tax (MCIT) over the regular corporate income tax (RCIT) and unused net operating loss carry-over (NOLCO), to the extent that it is probable that sufficient future taxable profits will be available against which the



deductible temporary differences and the carryforward benefits of unused tax credits and unused tax losses can be utilized, except:

- where the deferred income tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting income nor taxable income or loss;
- in respect of deductible temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, deferred income tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable income will be available against which the temporary differences can be utilized.

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

Deferred income tax assets and liabilities are measured at the tax rate that is expected to apply to the period when the asset is realized or the liability is settled, based on the tax rate and tax laws that have been enacted or substantively enacted at the financial reporting date.

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

Segment Information

The Group considers investment holding and geothermal energy projects as its primary activities. The Group has no geographical segmentation as the Group's operating business segments are neither organized nor managed by geographical segment.

Provisions

Provisions are recognized when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

Contingencies

Contingent liabilities are not recognized in the consolidated financial statements. These are disclosed unless the possibility of an outflow of economic benefits is remote. Contingent assets are not recognized in the consolidated financial statements but disclosed when an inflow of economic benefit is probable.

Events After the Reporting Date

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



3. Significant Accounting Judgments, Estimates and Assumptions

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

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

Judgments

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

Reserves Estimation

The Group estimates its commercial reserves and resources based on information compiled by appropriately qualified persons relating to the geological and technical data on the size, depth, shape and grade of the hydrocarbon body and suitable production techniques and recovery rates.

Determination of the Group's Functional Currency

Based on the economic substance of the underlying circumstances relevant to the Group, the functional currency has been determined to be the Philippine Peso. It is the currency that mainly influences the operations of the Group.

Classification of Financial Instruments

The Group classifies a financial instrument, or its component, on initial recognition as a financial asset, liability or equity instrument in accordance with the substance of the contractual arrangement and the definitions of a financial asset, liability or equity instrument. The substance of a financial instrument, rather than its legal form, governs its classification in the consolidated statements of financial position.

Determination of Classification of Investment Property

The Group classifies its land and improvements as investment property or owner-occupied property based on its current intentions where it will be used. When the land and improvements are held for capital appreciation or when management is still undecided as to its future use, it is classified as investment property. The land and improvements which are held for rent are classified as investment property.

Capitalization of Geothermal Exploration and Evaluation Costs

Careful judgment of management is applied when deciding whether the recognition requirements for geothermal exploration and evaluation assets relating to the Group's geothermal project have been met. Capitalization of these costs is based, to a certain extent, on management's judgment of the degree to which the expenditure may be associated with finding specific geothermal reserve. This is necessary as the economic success of the exploration is uncertain and may be subject to future technical problems at the time of recognition. Judgments are based on the information available at end of each reporting period.



Estimates and Assumptions

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

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

Impairment of AFS Financial Assets

The Group treats AFS financial assets as impaired when there has been a significant or prolonged decline in the fair value below its cost or where other objective evidence of impairment exists. The determination of what is "significant" or "prolonged" requires judgment. The Group treats "significant" as 20% or more of the cost and "prolonged" as greater than twelve (12) months for quoted equity securities.

As at December 31, 2016 and 2015, the Group assessed that there were no impairment indicators on its AFS financial assets. The carrying value of the Group's AFS financial assets amounted to ₱135.52 million and ₱160.41 million as at December 31, 2016 and 2015, respectively (see Note 7).

Revaluation of Office Condominium and Investment Properties

The Group carries its investment properties at fair value, with changes in fair value being recognized in the consolidated statement of income. The Group engaged independent valuation specialists to assess fair value as at December 31, 2016 for its office condominium and investment properties.

For investment properties, a valuation methodology based on a sales comparison approach was used, which is a comparative approach that considers the sales of similar or substitute assets and related market data and establishes a value estimate by processes involving comparison. In addition, it measures the office condominium at revalued amount, with changes in fair value being recognized in OCI. The market approach was used for the office condominium, which provides an indication of value by comparing the subject asset with identical or similar assets for which price information is available. The key assumptions used to determine the fair value of the properties are provided in Note 8.

Revaluation increase on office condominium recognized as OCI in 2016 amounted to P7.56 million, net of applicable tax. Net book value of revalued office condominium amounted to P27.89 million and P18.97 million as at December 31, 2016 and 2015, respectively (Note 10).

Impairment and Write-off of Deferred Exploration Costs

The Group assesses impairment on deferred exploration costs when facts and circumstances suggest that the carrying amount of the asset may exceed its recoverable amount. Until the Group has sufficient data to determine technical feasibility and commercial viability, deferred charges need not be assessed for impairment.

Facts and circumstances that would require an impairment assessment as set forth in PFRS 6, *Exploration for and Evaluation of Mineral Resources*, are as follows:

• the period for which the Group has the right to explore in the specific area has expired or will expire in the near future and is not expected to be renewed;



- substantive expenditure on further exploration for and evaluation of mineral resources in the specific area is neither budgeted nor planned;
- exploration for and evaluation of mineral resources in the specific area have not led to the discovery of commercially viable quantities of mineral resources and the entity has decided to discontinue such activities in the specific area; and
- sufficient data exist to indicate that, although a development in the specific area is likely to proceed, the carrying amount of the exploration and evaluation asset is unlikely to be recovered in full from successful development or by sale.

For deferred exploration costs, impairment is recognized when an SC where the Group has participating interest is permanently abandoned. Future events could cause the Group to conclude that these assets are impaired.

Provision for impairment loss on deferred exploration costs is P166.71 million in 2016 and nil in 2015 and 2014 (see Note 9).

The carrying amount of deferred exploration costs, net of allowance for impairment loss amounting to amounted to ₱87.83 million and ₱223.49 million as at December 31, 2016 and 2015, respectively (see Note 9).

Realizability of Deferred Income Tax Assets

Deferred income tax assets are recognized for all temporary deductible differences to the extent that it is probable that sufficient future taxable profits will be available to allow all or part of the deferred income tax assets to be utilized. The Group's recognized deferred income tax assets amounted to ₱15.50 million and ₱15.58 million, as at December 31, 2016 and 2015, respectively (see Note 20).

As at December 31, 2016 and 2015, the Group has deductible temporary differences on allowance for impairment losses and carryforward benefit of NOLCO, and excess MCIT over RCIT, amounting to ₱99.52 million and ₱90.86 million, respectively, for which no deferred income tax asset was recognized because it is more likely than not that the deductible temporary difference and carryforward benefit will not be realized on or prior to its expiration (see Note 20).

Estimation of Retirement Benefits Costs

The cost of defined benefit pension plans as well as the present value of the pension obligation is determined using actuarial valuations. The actuarial valuation involves making various assumptions. These include the determination of the discount rates, future salary increases, mortality rates and future pension increases. Due to the complexity of the valuation, the underlying assumptions and its long-term nature, defined benefit obligations are highly sensitive to changes in these assumptions. The assumptions made by the Group resulted in accrued retirement benefits amounting to **P**13.41 million and **P**13.69 million as at December 31, 2016 and 2015, respectively (see Note 19).

In determining the appropriate discount rate, management considers the interest rates of government bonds that are denominated in the currency in which the benefits will be paid, with extrapolated maturities corresponding to the expected duration of the defined benefit obligation. The mortality rate is based on publicly available mortality tables for the specific country and is modified accordingly with estimates of mortality improvements. Future salary increases and pension increases are based on expected future inflation rates for the specific country.



Determination of Fair Value of Investment Properties

The best evidence of fair value is current prices in an active market for similar lease and other contracts. In the absence of such information, the Group determines the amount within a range of reasonable fair value estimates. In making its judgment, the Group considers information from variety of sources including:

- current prices in an active market for properties of different nature, condition or location (or subject to different lease or other contracts), adjusted to reflect those differences;
- recent prices of similar properties in less active markets, with adjustments to reflect any changes in economic conditions since the date of the transactions that occurred at those prices; and
- discounted cash flow (DCF) projections based on reliable estimates of future cash flows, derived from the terms of any existing lease and other contracts and (where possible) from external evidence such as current market rents for similar properties in the same location and condition and using discount rates that reflect current market assessments of the uncertainty in the amount and timing of the cash flows.

The Group recognized a fair value adjustment on its investment properties amounting to ₱71.96 million in 2016, and nil in 2015 and 2014. The fair value adjustments on its investment properties are based on the latest appraisal reports in 2016 for the land in Bolinao, Pangasinan, San Fabian, Pangasinan, Tanay, Rizal, and Gutalac, Zamboanga del Norte. The fair value of the Group's investment properties amounted to ₱275.38 million and ₱203.42 million as at December 31, 2016 and 2015, respectively (see Note 8).

4. Cash and Cash Equivalents

	2016	2015
Cash on hand and in banks	₽5,783,117	₽30,764,289
Cash equivalents	153,842,764	170,250,777
	₽159,625,881	₽201,015,066

Cash in banks and cash equivalents earn interest at the respective bank deposit rates. Cash equivalents are made for varying periods of up to three (3) months depending on the immediate cash requirements of the Group. Interest income amounted to P1.62 million, P1.66 million and P0.44 million in 2016, 2015 and 2014, respectively (see Note 16).

The Group has US\$ denominated cash on hand and in banks amounting to US\$29,144 and US\$151,148 as at December 31, 2016 and 2015, respectively. The Group has Indonesian Rupiah (IDR) denominated cash on hand and in banks amounting to 40.70 million IDR and 141.96 million IDR as at December 31, 2016 and 2015, respectively.

5. Receivables

	2016	2015
Accounts receivable	₽4,104,617	₽3,879,094
Dividends receivable	788,253	749,097
Interest receivable	143,851	386,981
Advances to officers and employees	165,099	143,270
Other receivables	31,963	35,295
	5,233,783	5,193,737
Less allowance for impairment losses	(2,732,947)	(2,732,947)
	₽2,500,836	₽2,460,790

Accounts receivable are short term, non-interest bearing due from third parties.

Dividends receivable arise from the Group's investments in equity securities.

Interest receivable arise from the Group's short-term cash equivalents and their investments in debt securities.

Advances to officers and employees pertains to the advances made by the Group to its officers and employees for the administration of its operations. These types of advances are settled through liquidation and reimbursement, respectively.

Other receivables arise from short-term, noninterest-bearing transactions of the Group.

6. Prepayments and Other Current Assets

	2016	2015
Input VAT	₽7,380,113	₽3,393,495
Prepaid expenses	587,507	802,155
	₽7,967,620	₽4,195,650

Input VAT represents VAT paid on domestic purchases of goods and services.

Prepaid expenses mainly consists of prepayments of the Group on rent, membership dues, life and non-life insurance, and communication expenses.

7. AFS Financial Assets

	2016	2015
Debt securities - quoted	₽40,282,029	₽66,112,613
Investments in quoted shares of stock	95,239,857	94,297,877
	₽135,521,886	₽160,410,490

Quoted instruments are carried at fair market value as at end of reporting period.



The movements in AFS financial assets account follow:

	2016	2015
Balances at January 1	₽160,410,490	₽364,298,764
Additions	-	73,647,126
Disposals	(25,000,000)	(246,884,655)
Unrealized gains (losses) on AFS financial assets	111,396	(30,650,745)
Balances at December 31	₽135,521,886	₽160,410,490

Interest rates in 2016 and 2015 on these AFS debt securities range from 4.50% to 4.84% and 4.5% to 5.45%, respectively. Interest income earned on these securities amounted to $\mathbb{P}3.01$ million, $\mathbb{P}3.97$ million, and $\mathbb{P}16.48$ million in 2016, 2015 and 2014, respectively (see Note 16).

The movements in "Net unrealized gains on changes in fair value of AFS financial assets" presented as a separate component of equity follow:

	2016	2015
Beginning balances	₽5,527,352	₽36,178,097
Gains recognized in equity	11,396	14,351,518
Realized gain on sale of AFS financial assets	. –	(45,002,263)
Unrealized gains (losses) in AFS financial assets taken in other comprehensive income	111,396	(30,650,745)
Ending balances	₽5,638,748	₽5,527,352

Dividend income earned from quoted equity stocks amounted to P4.82 million, P5.99 million and P5.15 million in 2016, 2015 and 2014, respectively.

8. Investment Properties

	2016	2015
Acquisition cost	P62,799,972	₽62,799,972
Accumulated unrealized gain on investment properties:		
Beginning balances	140,624,837	140,624,837
Unrealized valuation gains on investment		
property	71,955,696	-
	212,580,533	140,624,837
Ending balances	₽275,380,505	₽203,424,809

The Group engaged an independent firm of appraisers, to determine the fair values of the following properties:

Location	Appraisal Date	Area in square meters	Appraisal Value
San Fabian,			
Pangasinan	June 25, 2016	182,981	223,138,000
Bolinao, Pangasinan Gutalac, Zamboanga	June 25, 2016	403,836	129,228,000
del Norte	August 16, 2016	218,095	5,234,000
Tanay, Rizal	June 24, 2016	35,000	5,023,000





The fair values were estimated through the sales comparison approach that considers the sales of similar or substitute assets and related market data and establishes a value estimate by processes involving comparison. Records of recent sales and offerings of similar land are analyzed and comparison made for such factors as size, characteristics of the lot, location, quality and prospective use.

The Group has 60.9% beneficial ownership interest on the land in San Fabian.

The Group has determined that highest and best use for the properties located in San Fabian and Bolinao, Pangasinan is for residential or recreational utility. For properties located in Gutalac, Zamboanga del Norte and Tanay, Rizal, the Group has determined that the highest and best use of the investment property is for agricultural utility and agro-industrial development, respectively.

Direct operating expenses related to the investment properties include real property taxes paid in 2016 and 2015 amounting to P0.15 million and P0.06 million, respectively.

The Group has no restriction on the realizability of its investment properties and no contractual obligations to purchase, construct or develop investment properties or for repairs, maintenance and enhancements.

9. Deferred Exploration Costs

The movements in deferred exploration costs follow:

	2016	2015
Beginning balances	₽269,238,092	₽252,344,817
Additions	31,044,421	16,893,275
	300,282,513	269,238,092
Less allowance for impairment losses	212,456,206	45,742,635
Ending balances	₽87,826,307	₽223,495,457

Oil and Gas Service Contracts (SCs)

The Parent Company is a party, together with other companies, to SC 53 (Onshore Mindoro) with the Philippine Government, through the Department of Energy (DOE), for the exploration, development and exploitation of the contract area situated in onshore Mindoro.

SC 53 (Onshore Mindoro)

SC 53 was awarded by the DOE on July 8, 2005, for a ten years exploration period. It covers 6,600 sq. km. of the onshore areas of Mindoro Island which is within the Northwest Palawan Micro-Continental Block (NPMCB). Past exploration efforts in SC 53 included the acquisition of 2,000 kilometers of 2D seismic data and the drilling of 4 exploration wells. Three (3) of the four (4) wells encountered oil and gas but were considered non-commercial at the time of drilling.

The consortium entered into a Farm-In Agreement with Pitkin Petroleum Ltd. (Pitkin) which was approved by the DOE on June 11, 2008. Under the Farm-In Agreement, Pitkin completed a magneto-telluric survey in onshore Mindoro and acquired in May, 2010, over 200 kilometers of 2D seismic data designed to delineate and assess the hydrocarbon potential of the Progreso-1X in San Jose, Mindoro Occidental and the Sablayan, Mindoro Occidental.



On July 11, 2011, Resource Management Associates Pty Limited of Australia signed a Farm In Agreement with Pitkin to acquire 35% from its 70% participating interest.

On November 11, 2011, Pitkin reported that Sub-Phase 1, which was to end March 6, 2012, was fulfilled with the completion of the 200 kilometers of seismic data. Sub-Phase 2 which carries a minimum work obligation of two (2) wells and a financial commitment of US\$2,000,000, have been extended up to the resolution of the complaint filed by Famatodi, Inc., an organization of indigenous peoples in Mindoro and the issuance of the Certificate of Precondition by the National Commission of Indigenous Peoples (NCIP).

The consortium agreed to drill Progreso-2 to fulfil one of the 2 well obligations and the planned geology and geophysical works will be negotiated as fulfilment of the second well. For this phase, the approved firm budget amounts to US\$8,400,000 and the contingent budget amounts to US\$6,140,000. The project is presently suspended, pending resolution of the aforementioned case filed by Famatodi, Inc. and clearance by the NCIP. The Parent Company has a 3% participation in this service contract.

Pitkin had an agreement with Mindoro Palawan Oil and Gas, Inc. (MPOGI) to transfer Pitkin's 70% Participating Interest and Operatorship to MPOGI. On June 10, 2016, a formal request was sent to the DOE and was eventually approved by the department on October 24, 2016. Deferred exploration costs pertaining to SC 53 amounts to ₱18.46 million and ₱18.40 million as at December 31, 2016 and 2015, respectively.

Indonesia Oil Project

In 2013, the Group embarked on the Indonesia Oil Project, as it had passed all the financial criteria for a project as set by the Board, upon recommendation of Management, and had the potential of generating immediate cash flow in less than a year after drilling. The Group entered into a joint venture arrangement with Petrosolve Sdn Bhd, a company registered in Malaysia, which was engaged in the business of developing oil fields and held a technology for enhanced chemical oil recovery. The joint venture established Grandway Group Limited in Hong Kong, which is 70% owned by the Company and 30% owned by Petrosolve Sdn Bhd, as the corporate vehicle of the joint venture for the management and operation of oil wells. The joint venture then established PT Basic Energi Solusi (PT BES) as its operating arm in Indonesia.

PT BES, as a sub-contractor, entered into a cooperation agreement with FT Ekamaro for the management and operation of ten (10) oil wells located in the Dadangilo and Wonocolo areas in East Java, Indonesia. These wells are part of the wells covered by cooperation agreements between PT Ekamaro and KUD Sumber Pangan and KUD Usaha Jaya Bersama, both of which had production agreements with Pertamina, the entity vested by the Indonesian Government with the authority to manage old oil wells in Indonesia.

PT BES drilled five (5) of the aforementioned ten (10) wells. However, production was low at only an estimated total of 20,772 barrels compared to projections at the start of the project of 269,346 barrels, while the buying price of Pertamina steadily dropped, from IDR4,160/liter (or USD73.50/barrel) at the start of the project, to IDR2,718/liter (or USD 34.57/barrel) by the 1st quarter of 2015. Calculated project IRR, which was at 85.88% at the start of the project, had become negative. During this time, some miners moved for upward adjustments in their revenue sharing, which entailed negotiations with PT Ekamaro, the KUDs, and the miners concerned. Before negotiations could be finalized, Pertamina instituted changes in the framework for the operation of old oil wells and eventually suspended its contracts with the KUDs and designated a new temporary body, the Paguyuban, to handle logistics.



By the middle of 2015, the project was placed on hold until Pertamina is able to finalize the organizational structure of local miners in said areas. These miners are slated to handle the management and operation of oil wells in said areas and with whom PT BES and/or PT Ekamaro shall enter into new co-operation agreements. Over a year has passed and Pertamina still has not designated a new organization of local cooperatives or miners groups to supervise the oil operations from old oil wells in the area.

Deferred exploration costs pertaining to the Indonesia Oil Project amounts to ₱147.93 million and ₱153.32 million as at December 31, 2016 and 2015, respectively which was fully provided for allowance for impairment.

Geothermal Service Contracts (GSCs)

The Parent Company is likewise involved in the exploration, development and production of geothermal energy. It has been awarded service contracts for various areas by the DOE, which prescribes the periods and programs for these service contracts, pursuant to Presidential Decree No. 87 for the Mabini GSC and pursuant to Republic Act (RA) 9513 (Renewable Energy Act of 2008) for the subsequent GSCs.

GSC 8

GSC 8, which is the Mabini, Batangas GSC, was awarded to the Parent Company on July 10, 2008. The contract area is approximately 32.5 square kilometers and covers the Calumpan Peninsula. The contract period for exploration is five (5) years, and was extended up to 2015, subdivided in 3 Phases. In September of 2015, DOE confirmed a one (1) year extension for its exploration. Sub-Phase 1 (Years 1 and 2) and Sub-Phase 2 (Year 3) minimum work commitments include geological, geophysical and geochemical works that are designed to identify a drilling location and assess the geothermal potential of the contract area. The Parent Company has the option to drill a well or return the SC to the DOE in case there is no technical justification to drill a well.

The Parent Company has secured the commitments of the Local Government Units which indicated support to the project. The Certificate of Non Coverage was issued by the Environmental Management Bureau on March 25, 2009 and the Certificate of Non Overlap from the National Commission on Indigenous People (NCIP) was issued on April 15, 2009.

The Parent Company has conducted the first stage of the exploration program consisting of geophysical and geological surveys covering 3,481 hectares in the Calumpan Peninsula, Mabini, Batangas. A Controlled Source Magneto-Telluric Survey covering the area had been conducted and completed on March 8, 2010. The data obtained from the survey had been processed by a Japanese consultant, with the objective of establishing the geothermal resource and the exploration drilling site in the area.

The Parent Company has completed due diligence studies and preliminary technical data collection, collation and re-evaluation as part of its commitment under Sub-Phase 1 (Years 1 and 2) of the work program committed with the DOE. Initial assessments disclosed that the area has a good potential for a 20-megawatts capacity and could be developed within a two (2)-year period considering the existence of adequate infrastructure, adjacency to transmission lines and a strong power demand in the area.

On February 26, 2015, Trans-Asia Energy Corporation executed a Farm-in Agreement with the Parent Company acquiring a twenty-five percent (25%) participating interest in this project. Sub-Phase 3 which involves the drilling of one (1) exploratory well has been extended from July 2016 to July 2017. Estimated cost for this work program is ₱166,000,000. As of December 31, 2016,



drilling works on the exploratory well are on-going. Deferred exploration costs pertaining to GSC 8 amounts to ₱45.96 million and ₱14.14 million as at December 31, 2016 and 2015, respectively.

Other GSCs

The Parent Company was also awarded the service contracts from the DOE in February 2013, covering four (4) geothermal projects, namely: Iriga Geothermal Power Project, Mariveles Geothermal Power Project, the East Mankayan Geothermal Power Project and the West Bulusan Geothermal Power Project, all carrying a maximum exploration period of five (5) years. These projects are undergoing evaluation of existing data, permitting and coordination with the local government units involved. Estimated cost for the 2016 work programs for these service contracts is ₱33.4 million which is allocated as part of the contingency budget.

The East Mankayan Geothermal Power Project lies immediately east of the Cervantes, Ilocos Sur geothermal block of Pan Pacific Power Phils, Inc. and south of the Bontoc-Sadanga block which is operated by Magma Energy Resources. Immediately south is the Daklan block operated by Clean Rock Energy. The area actually covers the 3 provinces of Benguet, Mountain Province and Ifugao. The proposed area is surrounded by lots of known thermal manifestations, e.g. hot springs and thermally altered grounds.

The Mariveles Geothermal Power Project, in Bataan is situated along the West Luzon Volcanic Arc which starts from Mt. Pinatubo in the north and extends farther south across the Manila Bay towards Batangas and northeastern Mindoro.

The Iriga Geothermal Power Project in Camarines Sur is bounded to the north by Isarog geothermal block of Philippine National Oil Company - Renewal Corporation and to the east by the highly productive Tiwi geothermal service contract area of formerly Chevron, now AP Renewables Inc. The areal landscape is dominated by Iriga or Asog Volcano, a relatively in stratovolcano immediately southwest of Lake Buhi in southern Luzon.

In a Farm-in Agreement executed between Desco, Inc. and the Parent Company on January 22, 2016, the Parent Company assigned to Desco, Inc. an 80% participating interest in the Iriga project. The assignment was approved by the DOE in a letter received by the Parent Company on November 8, 2016. Desco, Inc. is now the operator of the Iriga project.

The West Bulusan Geothermal Power Project is situated in the municipalities of Juban, Magallanes, Irosin, Bulan, Matnog, Santa Magdalena, and Bulusan, in the province of Sorsogon. It is bounded on the northeast by the geothermal contract area of SKI Construction Group, Inc. and is in close vicinity to Mount Bulusan, an active volcano and a declared Natural Park by virtue of Proclamation No. 421 on 27 November 2000. The DOE estimates the project site to have a potential installed capacity of 50 megawatts. The area has previously been explored by the PNOC-Energy Development Corporation in the 1980's. Data gathered from this study is the takeoff point for the feasibility study currently being undertaken by the Parent Company.

Deferred exploration costs pertaining to other GSCs amounts to ₱20.36 million and ₱16.92 million as at December 31, 2016 and 2015, respectively

Hydropower Service Contracts (HSCs)

The Parent Company had considered projects involving the exploration, development and production of hydropower energy. In February 2014, the Parent Company has been awarded service contracts for various areas by the DOE, which prescribes the periods and programs for these service contracts, pursuant to RA 9513.



The Malogo 2 Hydropower Project is situated in Cadiz City and Victorias City in Negros Occidental, while the Puntian I and II Hydropower Projects are situated along Puntian River in the municipality of Murcia, Negros Occidental. The Talabaan Hydropower Project is situated in Cadiz City, Negros Occidental.

However, in January 2016, the Parent Company returned the above service contracts to the DOE, as the economic forecasts for these projects, obtained from the initial studies, do not meet the standards set by the Parent Company for projects. The DOE has not yet approved the relinquishment of these service contracts.

Deferred exploration costs pertaining to the HSCs amounts to \$2.56 million as at December 31, 2016 and 2015, which was fully provided with allowance for impairment.

The full recovery of the deferred exploration costs, amounting to ₱87.83 million as at December 31, 2016, incurred in connection with the Parent Company's participation in the acquisition, exploration and development of geothermal energy and natural gas resources is dependent upon the discovery of steam and natural gas and other renewable resources in commercial quantities from the respective contract areas and the success of future developments thereof.

The accumulated costs incurred in connection with the exploration contracts are shown under "Deferred exploration costs" account in the consolidated statements of financial position. The full recovery of these deferred exploration costs is dependent upon determination of technical feasibility and commercial quantity of an identifiable resource.

In 2016, the Group recognized additional allowance for impairment amounting to P16.22 million, P2.56 million and P147.93 million for deferred costs pertaining to SC 47, HSCs and Indonesia Oil Project, respectively.

10. Property and Equipment

At cost:

2016

	Office Equipment, Furniture and Fixtures	Building and Building Improvement	Transportation Equipment	Machinery and Equipment	Total
Cost:					
Beginning balances	₽9,585,134	₽5,283,338	₽5,041,240	₽-	₽19,909,712
Additions	180,029	÷	-	_	180,029
Transfers	-	-	-	18,825,539	18,825,539
Retirements	(38,095)	-	-	_	(38,095)
Ending balances	9,727,068	5,283,338	5,041,240	18,825,539	38,877,185
Accumulated depreciation:					
Beginning balances	8,920,422	3,801,288	4,123,397		16,845,107
Depreciation (Note 18)	417,291	210,505	759,181	313,759	1,700,736
Retirements	(28,926)	-	-	-	(28,926)
Ending balances	9,308,787	4,011,793	4,882,578	313,759	18,516,917
Net book values	₽418,281	₽1,271,545	₽158,662	₽18,511,780	P20,360,268



	Office Equipment, Furniture and Fixtures	Building and Building Improvement	Transportation Equipment	Total
Cost:				
Beginning balances	₽9,433,336	P4,975,501	₽6,122,324	₽20,531,161
Additions	259,878	307,837	-	567,715
Retirements	(108,080)		(1,081,084)	(1,189,164)
Ending balances	9,585,134	5,283,338	5,041,240	19,909,712
Accumulated depreciation:				
Beginning balances	8,663,524	3,626,696	4,099,178	16,389,398
Depreciation (Note 18)	357,463	174,592	1,008,248	1,540,303
Retirements	(100,565)		(984,029)	(1,084,594)
Ending balances	8,920,422	3,801,288	4,123,397	16,845,107
Net book values	₽664,712	₽1,482,050	₽917,843	₽3,064,605

At revalued amounts:

	2016	2015
	₽28,649,000	₽25,250,000
-	6,281,996	4,246,021
	(7,403,318)	-
	1,886,195	2,035,075
	763,973	6,281,096
	₽27,885,027	₽18,968,904
	-	₱28,649,000 - 6,281,096 (7,403,318) 1,886,195 763,973 763,973

Revaluation of Office Condominium

The Group engaged an independent firm of appraisers, to determine the fair value of its office condominium as at August 25, 2016. The fair value is determined using the generally accepted sales comparison approach. The date of the appraisal was September 5, 2016.

Revaluation increment in office condominium as at December 31, 2016 and 2015 amounted to ₱18.85 million and ₱12.81 million, respectively, which is presented under the "Revaluation increment in office condominium" account in the consolidated statements of financial position and consolidated statements of changes in equity.

If the office condominium was measured using the cost model, the carrying amount as of December 31, 2016 and 2015 would be as follows:

	2016	2015
Cost	₽1,730,010	₽1,730,010
Accumulated depreciation	(1,038,006)	(922,672)
	₽692,004	₽807,338

The cost of the Group's fully depreciated assets still in use amounted to ₱12.66 million as at December 31, 2016 and 2015, respectively.

2015



11. Accounts Payable and Accrued Expenses

	2016	2015
Accounts payable	₽4,786,321	₽4,649,360
Other payables	2,429,900	-
	₽ 7,216,221	₽4,649,360

Accounts payable consists of short-term and noninterest-bearing trade payables to the Group's local suppliers with an average credit terms of 30 days. Other payables are liabilities to various government agencies generally payable within 30 days.

12. Equity

Capital Stock

The details of the capital stock are as follows:

2016

	No. of Shares	Amount
Authorized - ₱0.25 par value	10,000,000,000	₽2,500,000,000
Unissued	(8,241,854,545)	(2,060,463,636)
Issued	1,758,145,455	439,536,364
Subscribed	2,646,848,057	661,712,014
Subscriptions receivable	(1,844,875,000)	(461,218,750)
	801,973,057	200,493,264
	2,560,118,512	₽640,029,628

2015

	No. of Shares	Amount
Authorized - ₱0.25 par value	10,000,000,000	₽2,500,000,000
Unissued	(8,241,854,545)	(2,060,463,636)
Issued	1,758,145,455	439,536,364
Subscribed	2,646,848,057	661,712,014
Subscriptions receivable	(1,844,875,000)	(461,218,750)
	801,973,057	200,493,264
	2,560,118,512	₽640,029,628

The movements on shares outstanding in 2016 and 2015 are as follows:

	2016	2015
Beginning balances	2,560,118,512	2,559,493,512
Additional subscription		625,000
Ending balances	2,560,118,512	2,560,118,512



Below is the Parent Company's track record of registration:

- a. On January 26, 1973, the SEC authorized the Parent Company to sell to the public 617.50 million shares out of its unissued capital stock as of December 31, 1972 within one year from order date, unless extended by the SEC. As of December 31, 1973, the Parent Company's authorized capital stock is 1.50 billion shares with par value of ₱0.01.
- b. On September 8, 1973, the Parent Company applied with the Manila Stock Exchange and Makati Stock Exchange for the listing of its capital stock as of September 8, 1973 (495 million fully paid-up shares and with respect to 1.0 billion, shares, upon full payment and issuance of the corresponding stock certificates). The applications for listing were approved by the Board of Governors of both the Manila Stock Exchange and Makati Stock Exchange on September 30, 1973 and September 13, 1973 respectively. Said listing was duly approved by the SEC on October 16, 1973.
- c. On October 17, 1974, the SEC approved the increase in the Parent Company's authorized capital stock from ₱15.0 million (consisting of 1.5 billion shares) to ₱40.0 million (consisting of 4.0 billion shares) at the same par value of ₱0.01. The SEC also approved the 60% stock dividend (₱9.0 million) declaration to stockholders of record as of August 15, 1974.

The Parent Company granted to stockholders of record as of November 15, 1974 the right to subscribe at par of P0.01 per share to the unissued and unsubscribed portion of the increased capital stock amounting to P16.0 million (1.60 billion shares), at the ratio of 2 shares of stock for every 3 shares of stock registered in the stockholders' name.

On October 23, 1974, the SEC authorized the listing of the additional 2.59 billion shares shares of the Parent Company's increased capital stock (900.0 million fully paid-up shares representing the 60% stock dividend, and with respect to 1.60 billion shares, upon full payment and issuance of corresponding stock certificates) in the Manila Stock Exchange, Makati Stock Exchange, Inc. and Metropolitan Stock Exchange, Inc. The listing took effect on November 6, 1974. On October 16, 1973, the SEC had authorized the listing of the Parent Company's original shares of stock of 1.5 billion shares in the first two stock exchanges.

d. On February 4, 1976, the SEC approved the increase in authorized capital stock from P40.0 million (₱24.0 million or 60% Class A and ₱16.0 million or 40% Class B) to P100.0 million (₱60.0 million or 60% Class A and ₱40.0 million or 40% Class B) both with a par value of ₱0.01 per share. The Parent Company also granted pre-emptive rights to stockholders of record as of October 31, 1975 to subscribe at par value of ₱0.01 per share to ₱20.0 million (₱12.0 million Class A and ₱8.0 million Class B) at the ratio of one share for every two shares held. The right was exercisable on or before January 15, 1976 with a 25% down payment and the balance payable upon call by the BOD.

On December 22, 1975, the SEC issued to the Parent Company a "Certificate of Permit to Offer Securities for Sale" covering the said capital increase of P60.0 million (P36.0 million Class A and P24.0 million Class B). On February 26, 1976, the listing of the shares representing the said P60.0 million increase in authorized capital stock of the Parent Company in the stock exchanges was approved.

e. On November 13, 2007, the SEC approved the increase in the capital stock of the Parent Company for ₱500.0 million consisting of the 2.0 billion shares to ₱2.50 billion consisting of 10.0 billion shares. Pursuant to this increase, 537.5 million shares to the subscribers to the capital increase were issued on January 10, 2008.



- f. On May 28, 2009, the Parent Company issued 120,853,182 shares to a new investor, ZN Biofuels, Inc., the registration of which was exempt and confirmed as such by the SEC.
- g. On September 22, 2009, the Parent Company issued 31,818,182 shares to Shouk Financial Services Ltd., the registration of which was exempt and likewise confirmed as such by the SEC.
- h. On September 8, 2011, the SEC approved the Stock Option Plan of the Parent Company granting directors, members of the advisory board, officers and employees of the Parent Company options to purchase, at the par value of ₱0.25 per share, a total of 500 million shares. Out of these shares, 26.7 million have been paid and listed in the Philippine Stock Exchange on January 21, 2013 which was classified as deposit for future stock subscription as of December 31, 2012. On July 24, 2013, the PSE approved for listing the remaining 473 million shares.

Stock Options Plan (SOP)

On July 11, 2007, the Parent Company's BOD and stockholders approved the SOP. On September 8, 2011, the SEC approved the SOP.

The basic terms and conditions of the SOP are:

- The SOP covers up to 500 million in favor of directors, officers and employees of the Parent Company.
- The agreement provides for an exercise price of P0.25 per share.
- These options will be settled in equity once exercised.
- All options are exercisable on the third (3rd) year after the approval of the SOP by the stockholders which will therefore expire on July 11, 2010.

On June 18, 2010, the stockholders approved the extension of the exercise period to July 11, 2013. In 2013, a total of seventeen directors, and the chairman and a member of the advisory board and certain officers of the Parent Company have exercised the stock option plan and subscribed for the total of 500.0 million shares at the exercise price. Weighted average exercise price amounted to P0.25 per share. Out of these shares, 26.7 million have been paid and listed in the PSE on January 21, 2013 which was classified as deposit for future stock subscription as at December 31, 2012. On July 24, 2013, the PSE approved for listing the remaining 473.0 million shares. As of December 31, 2016, 117.63 million shares SOP shares were listed with the PSE.

13. Deposits for Future Stock Subscription

On October 5, 2016, a Memorandum of Agreement (MOA) was executed between the Parent Company and Vintage Engineering Public Company Limited (VTE), a publicly listed company registered under the laws of Thailand. Under the MOA, VTE will subscribe to 435.66 million shares of the Parent Company. Earnest money in the amount of P13.94 million was received by the Parent Company thru actual remittance on October 19, 2016.

A subscription agreement was executed by the parties on February 27, 2017, which states that the Parent Company agrees to issue to VTE, and VTE agrees to subscribe to and purchase from the Parent Company, 43.57 million common shares of the Parent Company at a value of P0.32 per share or a total subscription price of P13.94 million. The remaining 392.09 million shares will be covered by another subscription agreement/s to be executed by the parties.



14. Treasury Stock

The treasury stock represents 18.0 million shares of the Parent Company which are held by Basic Geothermal Energy Corporation.

15. Greup Information

Subsidiary with material non-controlling interest

In 2013, the Parent Company entered into an agreement with Petrosolve SDN BHD, a Malaysian corporation engaged in the business of oil fields services, to incorporate Grandway, in which the Parent Company has 70% equity interest. The Group's interest in Grandway is accounted for under PFRS 10, *Consolidated Financial Statements*.

The Parent Company, through Grandway, incorporated PT BES to carry out its oil well business in Indonesia. The Group owns 67% equity interest in PT BES. In Southwest Resources, Inc., the Group owns 72.58%. This information is based on amounts before intercompany eliminations.

The summarized financial information of SRI, Grandway and PT BES provided below:

2016	SRI	Grandway	PT BES
Non-controlling interest	27.42%	30.00%	33.50%
Financial position:			
Current assets	₽6,897	₽31,963	₽748,753
Noncurrent assets		189,372,749	12,434
Current liabilities	(354,298)	(190,287,528)	(169,558,310)
Non-controlling interest	(₽95,257)	(₽264,848)	(₽56,547,036)
Financial performance:			
General and administrative expense	₽74,145	₽164,382	₽145,503,064
Other income	-	· (1)	(2,830)
Group's share in net loss for the year	53,814	115,067	96,757,656
Non-controlling interest share in net loss			
for the year	20,331	49,314	48,742,578
Net loss	₽74,145	₽164,381	₽145,500,234
Cash flows:			
Operating activities	(₽79,145)	(₽207,039)	(₽2,601,378)
Investing activities	-	(5,916,363)	6,258,874
Financing activities	78,645	1,322,377	5,916,363
Effect of foreign exchange rate changes in			
cash and cash equivalents	-	4,440,112	(9,911,796)
Net decrease in cash and			
cash equivalents	(₽500)	(₽260,913)	(₽337,937)

2015	SRI	Grandway	PT BES
Non-controlling interest	27.42%	30.00%	33.50%
Financial position:			
Current assets	₽7,397	₽396,207	₽1,102,878
Noncurrent assets	-	194,025,603	154,229,012
Current liabilities	(280,653)	(195,102,119)	(177,348,135)
Non-controlling interest	(₱74,927)	(₱204,093)	(₱7,375,442)
Financial performance:			
General and administrative expense	₽64,199	₽226,597	₽19,568,381
Other income	-	(10)	(23,419)
Group's share in net loss for the year	46,596	158,611	12,997,400
Non-controlling interest share in net loss			
for the year	17,603	67,976	6,547,562
Net loss	₽64,199	₽226,587	₽19,544,962
Cash flows:			
Operating activities	(₱74,199)	(₱272,107)	(₽11,083,479)
Investing activities	-	(20,797,361)	(2,105,413)
Financing activities	73,699	21,116,216	5,632,076
Effect of foreign exchange rate changes			
in cash and cash equivalents	-	(29,957)	249,259
Net increase (decrease) in cash and			1000 C
cash equivalents	(₱500)	₽16,791	(₽7,307,557)

16. Interest Income

2016	2015	2014
₽3,008,473	₽3,967,574	₽16,485,231
1,624,783	1,664,082	442,686
₽4,633,256	₽5,631,656	₽16,927,917
	₽3,008,473 1,624,783	₽3,008,473 ₽ 3,967,574 1,624,783 1,664,082

17. Related Party Transactions

Enterprises and individuals that directly, or indirectly through one or more intermediaries, control or are controlled by or under common control with the Group, including holding companies, subsidiaries and fellow subsidiaries, are related parties of the Group. Associates and individuals owning, directly or indirectly, an interest in the voting power of the Group that gives them significant influence over the enterprise, key management personnel, including directors and officers of the Group and close members of the family of these individuals, and companies associated with these individuals also constitute related parties. In considering each possible related entity relationship, attention is directed to the substance of the relationship and not merely the legal form.

Compensation of Key Management Personnel

a. Shares of stock of the Parent Company held by members of the BOD aggregated to 125,827,245 as at December 31, 2016 and 2015.



b. Compensation of key management personnel consists of short-term employee benefits and post-employment benefits. Short-term employee benefits amounted to ₱11.40 million, ₱11.00 million and ₱10.90 million in 2016, 2015 and 2014, respectively, while, post-employment benefits amounted to ₱15.90 million, ₱11.60 million and ₱8.70 million in 2016, 2015 and 2014, respectively.

Directors' remuneration consists only of per diems for attendance at the BOD and Committee meetings. In 2016, 2015 and 2014, total per diems received by the members of the BOD amounted to P1.80 million, P1.70 million and P2.10 million, respectively. There is no existing compensatory plan or arrangement for directors of the Parent Company.

Remuneration of existing officers of the Group are covered in their employment contracts, and except for retirement benefits under the Group's retirement plan, there are no existing compensatory plans or arrangements for officers of the Group.

A SOP for directors and officers covering 500.0 million shares was approved by the stockholders on July 11, 2007, and the exercise period was extended to July 2013. The SEC issued on September 8, 2011 a resolution exempting the SOP from the registration requirements under the Securities Regulation Code. As of December 31, 2016, the entire 500.0 million shares were subscribed of which 117.6 million shares have been paid.

Transactions with Retirement Benefit Fund

- a. The Parent Company's retirement benefit fund is in the form of a trust being maintained by a trustee bank.
- b. The carrying amount and fair value of the retirement benefit fund as at December 31, 2016 and 2015 amounted to ₱18.97 million and ₱12.48 million, respectively (see Note 19).
- c. The assets and investments of the retirement benefit fund as at December 31, 2016 and 2015 follows:

	2016	2015
Investment in unit investment trust fund	P9,880,674	₽3,083,081
Investments in bonds	7,762,295	4,024,889
Investment in stocks	1,262,660	1,258,300
Accrued payables -	(15,709)	(11,835)
Special savings deposits	1,205	4,060,561
Others	78,298	61,041
	₽18,969,423	F12,476,037

d. In 2016 and 2015, the Parent Company contributed ₱6.50 million and ₱3.00 million to the retirement benefit fund, respectively (see Note 19).



18. General and Administrative Expenses

	2016	2015	2014
Personnel:			
Salaries and wages	₽18,368,15 7	₽20,492,201	₽17,748,514
Retirement benefits cost	6,022,191	5,418,425	3,651,835
Other employee benefits	5,013,012	4,169,418	4,430,130
Transportation and travel	5,243,019	3,872,858	3,621,375
Representation and entertainment	4,497,613	3,821,185	3,303,483
Depreciation (Note 10)	3,586,931	3,575,378	3,486,723
Taxes and licenses	1,204,403	1,357,065	1,871,133
Professional fees	1,969,836	1,074,091	1,685,285
Communication	1,091,396	864,437	977,944
Utilities	925,155	912,735	919,389
Annual stockholders meeting	599,210	596,891	700,866
Office supplies	541,204	317,031	492,586
Association and membership dues	218,850	227,316	115,716
Repairs and maintenance	181,624	321,066	171,771
Outside services	69,029	<i>⊷</i>	2,906,578
Rent	_	_	815,928
Others	2,423,367	1,460,466	5,080,977
	₽51,954,997	₽48,480,563	₽51,980,233

19. Retirement Benefits

The Parent Company maintains a funded, noncontributory defined retirement benefit plan covering all qualified employees. A trustee bank is administering the retirement benefits fund under the supervision of the Board of Trustees of the plan. The Board of Trustees is responsible for investment of the assets. It defines the investment strategy as often as necessary, at least annually, especially in the case of significant market developments or changes to the structure of the plan participants. When defining the investment strategy, it takes account of the plans' objectives, benefit obligations and risk capacity. The investment strategy is defined in the form of a long-term target structure (investment policy). The Board of Trustees delegates the implementation of the investment.

RA No. 7641 ("Retirement Pay Law") an act amending Article 287 of PD No. 442 ("Labor Code of the Philippines"), requires a provision for retirement pay to qualified private sector employees in the absence of any retirement plan in the entity, provided, however, that the employee's retirement benefits under any collective bargaining and other agreements shall not be less than those provided under the law. The law does not require minimum funding of the plan.

The following tables summarize the components of retirement benefits cost recognized in the consolidated statements of comprehensive income and the amounts recognized in the consolidated statements of financial position.



The amounts of defined benefit retirement obligation recognized in the consolidated statements of financial position follow:

2016	Defined Benefit Liability	Fair Value of Plan Assets	Net Defined Benefit Liability
At January 1	₽26,170,773	(₽12,476,037)	₽13,694,736
Current services cost	5,462,212	-	5,462,212
Net interest	1,141,901	(581,922)	559,979
	6,604,113	(581,922)	6,022,191
Actuarial (gain) loss:			
Change in financial assumptions	(1,424,846)	-	(1,424,846)
Experience adjustments	814,226	-	814,226
Change in demographic			
assumptions	217,044		217,044
Return on plan assets		588,536	588,536
•	(393,576)	588,536	194,960
Contributions	<u> </u>	(6,500,000)	(6,500,000)
At December 31	₽32,381,310	(₽18,969,423)	₽13,411,887

2015	Defined Benefit Liability	Fair Value of Plan Assets	Net Defined Benefit Liability
At January 1	₽21,432,045	(₱9,518,876)	₽11,913,169
Current services cost	5,115,263		5,115,263
Net interest	741,982	(438,820)	303,162
	5,857,245	(438,820)	5,418,425
Actuarial (gain) loss:			
Change in financial assumptions	(1,238,454)	-	(1,238,454)
Experience adjustments	606,218	-	606,218
Change in demographic assumptions	(486,281)	-	(486,281)
Return on plan assets	-	481,659	481,659
	(1,118,517)	481,659	(636,858)
Contributions	-	(3,000,060)	(3,000,000)
At December 31	₽26,170,773	(₱12,476,037)	₽13,694,736

The major categories of the Group's plan assets as a percentage of the fair value of total plan assets are as follows:

	*	2015	2015
Money market investments		99.60%	67.00%
Cash in bank and other receivables		0.40%	33.00%
		100.00%	100.00%



The cost of defined benefit pension plans and other post-employment medical benefits as well as the present value of the pension obligation are determined using actuarial valuations. The actuarial valuation involves making various assumptions. The principal assumptions used in determining pension and post-employment medical benefit obligations for the defined benefit plans are shown below:

	2016	2015
Discount rate	5.49%	5.06%
Salary projection rate	8.00%	8.00%

The sensitivity analysis below has been determined based on reasonably possible changes of each significant assumption on the defined benefit obligation as at end of the financial reporting date, assuming all other assumptions were held constant:

The Group expects to contribute ₱5.78 million to the defined benefit pension plan in 2017.

		Increase (Decrease)	Effect on Present Value of Defined Benefit Obligation
Disc	count rate		
1	2016	+1.00%	(₽29,506,596)
		-1.00%	35,852,621
	2015	+1.00%	(₽23,752,434)
		-1.00%	29,117,529
Futu	ure salary increase		
	2015	+1.00%	₽35,891,840
	4	-1.00%	(29,411,206)
	2015	+1.00%	₽29,107,592
		-1.00%	(23,709,245)

20. Income Taxes

- a. Being engaged in petroleum operations in the Philippines, the Parent Company and SRI are entitled to certain tax incentives under PD No. 87, as amended. Under PD No. 87, contractors are exempt from all taxes, except income taxes.
- b. Current income tax in 2016, 2015 and 2014 pertains to MCIT. Provision for (benefit from) income tax consists of:

Current			
Final tax	₽922,634	₽1,118,482	₽3,332,074
Income tax	7,424	986,241	97,391
Deferred	2,711,401	1,068,692	(12,025,391)
	₽3,641,459	₽3,173,415	(₽8,595,926)



c. The components of net deferred income tax assets recognized by the Group as at December 31, 2016 and 2015 are as follows:

	2016	2015
Deferred income tax assets on:		
NOLCO	₽10,389,557	₽10,389,557
Accrued retirement benefits	4,023,566	4,108,420
Excess MCIT	1,015,237	1,007,813
Other payables	75,867	75,867
	15,504,227	15,581,657
Deferred income tax liability on:		
Revaluation increment on office condominium	(8,543,187)	(5,954,477)
Unrealized foreign exchange gain	(7,268,082)	(4,040,613)
	(15,811,269)	(9,995,090)
Net deferred income tax assets (liabilities)	(₽307,042)	₽5,586,567

d. As at December 31, 2016 and 2015, the Group has temporary differences and carryforward benefit for which no deferred income tax asset was recognized as management expects that it is not probable that sufficient future taxable profit will be available against which deferred income tax asset can be utilized. Details are as follows:

	2016	2015
NOLCO	P45,007,430	₽36,112,296
Allowance for impairment on:		
Deferred exploration cost	47,876,020	47,876,920
AFS financial assets	4,090,935	4,090,935
Receivables	2,549,217	2,732,947
Excess of MCIT over RCIT	_	45,827

As at December 31, 2016, the Group has NOLCO and MCIT that can be utilized as deduction from future taxable income and income tax due, respectively, follow:

Excess MCIT			
Year Incurred	NOLCO	over RCIT	Expiry Year
2016	₽44,521,585	₽7,424	2019
2015	485,845	910,421	2018
2014	35,350,899	97,392	2017
	₽80,358,329	₽1,015,237	

Movements in NOLCO and excess MCIT follow:

NOLCO	2016	2015	
Beginning balances	₽70,744,152	₽110,612,481	
Additions	44,521,585	485,845	
Applications	_	(6,600,711)	
Expirations	(34,907,408)	(33,752,463)	
Ending balances	P80,358,329	₽70,744,152	



	2016	2015
	₽1,053,640	₽245,989
	7,424	910,421
	(45,827)	(102,770)
~	P1,015,237	₽1,053,640
		₽1,053,640 7,424 (45,827)

e. The reconciliation of the tax computed at the statutory tax rate to the provision for income tax as shown in the consolidated statements of income follows:

	2016	2015	2014
Tax accounted at 200/ statutors	2010	2013	2014
Tax computed at 30% statutory	77 103 300	D.505 500	(04.5(0.051)
rate	₽7,492,389	₽595,528	(₱4,568,251)
Adjustments for:			
Fair value adjustment on			
investment properties	(21,586,709)	10,073	-
Expiration of NOLCO and			
MCIT	10,518,051	10,228,809	12,857,406
Nondeductible expenses	7,869,678	7,077,628	991,045
Movement in temporary			
differences for which no			
deferred income tax assets			
were recognized	2,147,704	(12,062,890)	(9,894,875)
Non-taxable income	(1,446,189)	(1,795,620)	(2,390,886)
Interest income subject to final	(-,-,-,,)	(-,,,	(-,,)
taxes	(1,353,465)	(563,985)	(1,746,301)
Gain on sale of AFS	(1,000,000)	((-,, -,,,,,,,)
investments	-	_	(3,549,119)
Others	_	(316,128)	(294,945)
Provision for (benefit from)		, , , , , , , , , , , , , , , , , , ,	,
income tax	P3,641,459	₽3,173,415	(₽8,595,926)

21. Basic/Diluted EPS

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The following reflects the income and share data used in the basic and diluted earnings per share computation:

	2016	2015	2014
Net income (loss) attributable to equity holders of the Parent Company (a)	(P 75,648,092)	₽5,444,815	(₱3,579,062)
Transaction cost on potential issuance of common shares	-	-	-
Net income (loss) attributable to holders of the Parent Company adjusted for the effect of dilution (b)	(₽75,648,092)	₽5,444,815	(₱3,579,062)
Weighted average number of shares for basic earnings per share (c)	2,560,118,512	2,560,118,512	2,559,493,512

(Forward)



	2016	2015	2014
Weighted average number of shares adjusted for the effect of dilution			
(d)	2,560,118,512	2,560,118,512	2,559,493,512
Basic earnings (loss) per share (a/c)	(₽0.030)	₽0.002	(₱0.001)
Diluted earnings (loss) per share			
(b/d)	(₽0.030)	₽ 0.002	(₱0.001)

There have been no other transactions involving common shares or potential common shares between the end of financial reporting period and the date of issuance of these consolidated financial statements.

22. Segment Information

The primary segment reporting format is determined to be divided into business segments for which the Group's risk and rate of return are affected predominantly by differences in the products produced. The operating businesses are organized and managed separately through the Parent Company and its subsidiaries according to the nature of the products provided, with each segment representing a strategic business unit that offers different products to different markets.

As at December 31, 2016 and 2015, the Group has two main business segments - investment holding and renewable energy and natural gas exploration.

The Group's operating business segments remain to be neither organized nor managed by geographical segment.

The following table presents certain segment results, assets and liability information regarding the Group's business segments:

2016

	Investment Holding	Renewable Energy and Natural Gas Exploration	Eliminations	Total
Results:				
Income (loss) before income tax	₽42,847,512	(₱163,666,365)	P -	(₱120,818,853)
Provision for income tax	-	3,641,459	-	3,641,459
Net income (loss)	P42,847,512	(167,307,824)	P-	(124,460,312)
Assets and Liabilities:				
Segment assets	P189,419,271	P694,574,572	(₱438,332,416)	P445,661,427
Investment properties	119,819,824	155,560,681	-	275,380,505
Consolidated total assets	P309,239,095	P850,135,253	(\$438,332,416)	₱721,041,932
Consolidated total liabilities	₱216,275,464	₱194,187,478	(\$388,631,654)	₱21,831,288
Other Segment Information: Additions to:				
Property and equipment	P-	P180,029	₽-	P180,029
Deferred exploration costs	-	31,044,421	-	31,044,421
Depreciation	-	3,586,931	-	3,586,931



2015				
	Investment Holding	Renewable Energy and Natural Gas Exploration	Eliminations	Total
Results:				
Income (loss) before income tax	(₱451,221)	₽2,436,313	P-	1,985,092
Provision for income tax	-	(3,173,415)	-	(3,173,415)
Net income (loss)	(₱451,221)	(₱737,102)	₽-	(₱1,188,323)
Assets and Liabilities:				
Segment assets	₽194,437,377	₽876,818,178	(₱447,441,579)	₱623,813,976
Investment properties	76,435,571	126,989,238	-	203,424,809
Consolidated total assets	₽270,872,948	₽1,003,807,416	(₱447,441,579)	₽827,238,785
Consolidated total liabilities	₽220,718,695	₽200,478,795	(₱400,845,251)	₽20,352,239
Other Segment Information: Additions to:				
Property and equipment	₽567,715	₽-	₽-	₽567,715
Deferred exploration costs	-	70,172,323	-	70,172,323
Project development costs	-	153,323,134	-	153,323,134
Depreciation	-	3,575,378	-	3,575,378
			-	
2014				
		Renewable		
		Energy and		
	Investment	Natural Gas		
	Holding	Exploration	Eliminations	Total
Results: Income (loss) before income tax Benefit from (provision for)	(₱377,973)	₽22,125,470	(₱36,975,000)	(15,227,503)
income tax	(3)	8,595,929	-	8,595,926
Net income (loss)	(₱377,976)	₱30,721,399	(₱36,975,000)	(6,631,577)
Assets and Liabilities:				
Segment assets	₽173,622,470	₽ 892,692,115	(₱406,580,413)	₱659,734,172
Investment properties	76,435,571	127,022,816	-	203,458,387
Consolidated total assets	₽250,058,041	₽1,019,714,931	(₱406,580,413)	₱863,192,559
Consolidated total liabilities	₽184,458,538	₽199,422,611	(₱357,661,425)	₽26,219,724
Other Segment Information: Additions to:				
Property and equipment	₽772,646	₽-	P-	₽772,646
Deferred charges	-	54,622,671	-	54,622,671
Project development costs		151,979,511		151,979,511
r rojoet actorophient costs	_	101,717,011		1019/1/0011

2015

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23. Fair Value Measurements

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Fair values are obtained from quoted market prices, DCF models and option pricing models, as appropriate.

The following methods and assumptions were used to estimate the fair value of each class of financial instruments for which it is practicable to estimate such value:

Cash and cash equivalents, receivables and accounts payable and accrued expenses Due to the short-term nature of cash and cash equivalents, receivables and accounts payable and dividends payable and accrued expenses, the carrying values of these accounts were assessed to approximate their fair values.

AFS financial assets

AFS financial assets in quoted equity instruments and quoted debt instruments are carried in the consolidated statement of financial position at fair value, which is determined by reference to quoted market prices at the close of business on the reporting date. AFS financial assets in unquoted equity instruments are composed of non-listed shares of common stock and proprietary clubs membership which are carried at cost because fair value cannot be reliably measured. Fair value cannot be reasonably determined because the range of reasonable fair value estimates is significant and the probabilities of the various estimates cannot be reasonably assessed.

Investment properties

Investment properties are carried in the consolidated statement of financial position at fair value, which reflects market conditions at the reporting date.

Fair Value Hierarchy

As at December 31, 2016 and 2015, the following table presents the level of hierarchy of the Group's AFS debt and equity instruments:

		2016			2015	
	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3
AFS Financial Assets	10000					
Quoted debt securities	P40,282,029	₽_	₽_	₽66,112,613	P-	P-
Quoted equity securities	95,239,857	-	-	94,297,877	-	
	135,521,886	-	-	160,410,490	-	-
Investment properties	-	-	275,380,505	-	- 1	203,424,809
	P135,521,886	P	P275,380,505	₽160,410,490	₽-₽2	203,424,809

Fair value of quoted debt and equity securities AFS financial assets is derived from quoted market prices in active markets.

Fair value of investment properties are derived using the direct market comparison approach (Note 8).

The discount for lack of marketability represents the amounts that the Group has determined that market participants would take into account when pricing the investments.

As at December 31, 2016 and 2015, there were no transfers between Level 1 and Level 2 fair value measurements and no transfers into and out of Level 3 fair value measurements.



24. Financial Risk Management Objectives and Policies

The Group's financial instruments consist of cash and cash equivalents, receivables, AFS financial assets, accounts payables, accrued expenses and dividends payable. Cash and cash equivalents, short-term and long-term cash investments and AFS financial assets are used for investment purposes, while receivables, accounts payable and dividends payable arise from operations. The Group's activities expose it to a variety of financial risks: foreign exchange risk, price risk, credit risk and liquidity risk. The Group has no significant exposure tc interest rate risk as at December 31, 2016 and 2015. The Group's overall risk management program focuses on minimizing the potential adverse effects on the Group's financial performance due to unpredictability of financial markets.

The Group's exposures to these risks are managed through close monitoring by the Group's key management and BOD through the Finance and Investments Committee.

Foreign exchange risk

Foreign exchange risk is the risk to earnings or capital arising from changes in foreign exchange rates. The Group takes on exposure to effects of fluctuations in the prevailing foreign currency exchange rates on its financial statements. Fluctuations in exchange rates can have significant effects on the Group's reported results. The Group is exposed to foreign exchange risk arising from its foreign currency-denominated cash, receivable and AFS financial assets accounts. The Group's policy is to minimize economic and material transactional exposures arising from currency movements against the Philippine Peso.

The Group's foreign currency-denominated exposures comprise significantly of its exposure in its US\$, and IDR financial assets.

The Group's significant foreign currency-denominated financial assets as at December 31, 2016 and 2015 are as follows:

	2016		2015	
—	Original	Peso	Original	Peso
	Currency	Equivalent	Currency	Equivalent
Assets:				
Cash and cash equivalents:				
US\$	29,144	₽1,371,528	151,148	₽7,113,025
IDR	40,697,508	149,737	141,956,745	482,653
AFS financial assets:				
Quoted equity investments - US\$	6,000	298,320		
<u></u>	100 C 100 C 100 C	P1,819,585		₽7,595,678

For purposes of translating the foreign currency-denominated monetary assets and liabilities as of December 31, the exchange rates applied were as follows:

	2016	2015
US\$	49.72	47.06
IDR	0.0037	0.0034



The following table summarizes the impact on the consolidated financial statements of reasonably possible changes in the exchange rates of foreign currencies against the Philippine Peso as at December 31, 2016 and 2015 until the Group's next financial reporting date:

	Change in	Increase (decrease) in income
	US\$ rate	before income tax
2016	+2.11%	₽742
	-1.56%	(548)
2015	+1.09%	₽1,648
	-0.29%	(438)
	Change in	Increase (decrease) in income
	Change in IDR rate	Increase (decrease) in income before income tax
2016	-	
2016	IDR rate	before income tax
2016 2015	IDR rate + 0.30%	before income tax P122,093

There is no other effect on the Group's equity other than those already affecting the consolidated income before income tax.

Price risk

"Price risk is the risk that the value of a financial instrument will fluctuate because of changes in market prices. The Group is exposed to equity securities price risk because of investments held by the Group, which are classified on the consolidated statements of financial position as AFS financial assets. The Group employs the service of a third party stock broker to manage its investment in shares of stock.

The following table presents the effect on the consolidated financial statements of reasonably possible changes in market prices of AFS financial assets - quoted equity and debt securities as of December 31, 2016 and 2015 until the Group's next financial reporting date:

	Change in	
	Quoted Prices of	Increase
	Investments	(decrease)
	Carried at Fair Value	in equity
2016		
AFS financial assets	+ 22.35%	₽29,395,142
AFS financial assets	- 22.35%	(29,395,142)
2015		
AFS financial assets	+ 14.35%	₽22,983,635
AFS financial assets	- 14.35%	(22,988,635)
		())

Credit risk

Credit risk is the risk that the Group will incur a loss because its counterparties failed to discharge their contractual obligations. The Group manages and controls credit risk by doing business only with recognized, creditworthy third parties. Receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant. The Group does not have any collateral held as security and other credit enhancements on its financial assets as of December 31, 2016 and 2015. Therefore, the Group's maximum exposure to credit risk is equal to the carrying amount of its financial assets as at December 31, 2016 and 2015.



It is the Group's policy to maintain the receivables at a low level except for one-time non-trade transaction which the Group classifies under the collectible/not impaired because the parties have no history of default especially on transactions as agreed on the contract.

The following table provides information regarding the credit quality by class of financial assets (amounts gross of allowance for credit losses) based on the Group's credit rating system:

	2016			
	Neither Past Due nor Impaired (High Grade)	Past Due and Impaired	Total	
Loans and receivable:				
Cash and cash equivalents* Receivables:	₽159,598,559	P -	P 159,598,559	
Interest receivable	143,851	-	143,851	
Other receivables	31,963	-	31,963	
	159,774,373	-	159,774,373	
AFS financial assets: Debt securities - quoted,				
at fair value	40,282,029	-	40,282,029	
Quoted equity investments	95,239,857	-	95,239,857	
	135,521,886	_	135,521,886	
	P295,296,259	P-	₽295,296,259	
*Excluding cash on hand.				
		2015		
	Neither			
	Past Due nor			
	Impaired	Past Due		
	(High Grade)	and Impaired	Total	
Loans and receivable:				
Cash and cash equivalents* Receivables:	₽200,986,879	₽-	₽200,986,879	
Interest receivable	386,981	-	386,981	
Other receivables	35,295	-	35,295	

	2015		
	Neither Past Due nor Impaired (High Grade)	Past Due and Impaired	Total
Loans and receivable:			
Cash and cash equivalents*	₽200,986,879	₽-	₽200,986,879
Receivables:			
Interest receivable	386,981	-	386,981
Other receivables	35,295	-	35,295
	201,409,155	-	201,409,155
AFS financial assets:			
Debt securities - quoted,			
at fair value	66,112,613	-	66,112,613
Quoted equity investments	94,297,877		94,297,877
4	160,410,490	_	160,410,490
	₽361,819,645	₽_	₽361,819,645

*Excluding cash on hand.

The credit quality of the financial assets was determined as follows:

Financial instruments classified as "high grade" are those cash and cash equivalents and cash investments transacted with reputable local and multi-national banks and receivables with some history of default on the agreed terms of the contract. AFS financial assets are considered "high grade" since these are invested in blue chip shares of stock. "Past due and impaired" are those that are long outstanding and has been fully provided with an allowance for doubtful accounts. There are no past due but not impaired receivables as of December 31, 2016 and 2015, respectively.



Concentrations of credit risk arise from financial instruments that have similar characteristics and are affected similarly by changes in economic or other conditions. There are no significant concentrations of credit risk within the Group arising from financial assets since these are not directly affected by changes in economic or other external conditions.

Liquidity risk

Liquidity risk is defined as the risk that the Group could not be able to settle or meet its obligations on time or at a reasonable price. Management is responsible for liquidity, funding as well as settlement management. Management also ensures that the Group will maximize its gain on trading of marketable securities to finance future capital intensive projects. The Group manages its liquidity risk on a consolidated basis based on business needs, tax, capital or regulatory considerations, if applicable, through numerous sources of finance in order to maintain flexibility.

The Group manages its liquidity profile to be able to finance its working capital requirements and capital expenditures and service due and maturing debts. To cover its financing requirements, the Parent Company intends to use internally generated funds. The BOD closely monitors the Parent Company's financial position during its regular meetings.

The table below summarizes the maturity profile of the financial instruments of the Group based on remaining contractual undiscounted cash flows:

		2016		
	Less than 3 months	More than 3 months but less than one year	More than one year	Total
Financial assets				
Loans and receivable:				
Cash and cash equivalents Receivables:	₽159,625,881	₽-	₽-	₽159,625,881
Accrued interest receivable	143,851	-	-	143,851
Other receivables	31,963	-	-	31,963
	159,801,695	-	-	159,801,695
AFS financial assets - quoted debt				
securities	40,282,029		-	40,282,029
	200,083,724	-	-	200,083,724
Financial liabilities				
Loans and borrowings:				
Accounts payable and				
accrued expenses	7,210,540	-	-	7,210,540
Dividends payable	-	-	888,714	888,714
	7,210,540	-	888,714	8,099,254
Net liquidity position	₽192,873,184	₽-	(₽888,714)	₽191,984,470



		2015		
		More than 3 months		
	Less than	but less than	More than	
	3 months	one year	one year	Total
Financial assets				
Loans and receivable:				
Cash and cash equivalents	₽201,015,066	P-	₽-	P201,015,066
Receivables:				
Accrued interest receivable	386,981	-	-	386,981
Other receivables	35,295		-	35,295
	201,437,342	-	-	201,437,342
AFS financial assets - quoted debt				
securities	22,153,937	43,958,676	-	66,112,613
	223,591,279	43,958,676	-	267,549,955
Financial liabilities				
Loans and borrowings:				
Accounts payable and				
accrued expenses	4,649,360	-	-	4,649,360
Dividends payable	-	-	888,714	888,714
	4,649,360	-	888,714	5,538,074
Net liquidity position	₽218,941,919	₽43,958,676	(₱888,714)	₽262,011,881

Capital Management

The objective of the Group's capital management is to ensure that it maintains a healthy capital ratio in order to support its business and maximize shareholder value.

The Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may issue new shares. No changes were made on the objectives, policies or processes during the years ended December 31, 2016 and 2015.

Management of working capital focuses on short-term decisions relating to cash and cash equivalents and other current assets and liabilities. The goal of working capital management is to ensure that the Group is able to continue its business operations and that it has sufficient funds to satisfy maturing current liabilities and operating expenses.

As at December 31, 2016 and 2015, the Group is not subject to any externally imposed capital requirements.

The table below summarizes the total capital considered by the Group:

	2016	2015
Capital stock	₽640,029,628	₽640,029,628
Additional paid-in capital	32,699,360	32,699,360
Retained earnings	64,317,205	138,443,999
	₽737,046,193	₽811,172,987





SyCip Gorres Velayo & Uo 6760 Ayala Avenue 1226 Makati City Philippines Tel (632) 891 0307 Fax (632) 819 0872 ey com/ph BOA/PRC Reg. No. 0001 December 14, 2015 valid until December 31, 2018 SEC Accreditation No. 0012 FR 4 (Group A) November 10, 2015, valid until November 9, 2018

INDEPENDENT AUDITOR'S REPORT ON SUPPLEMENTARY SCHEDULES

The Stockholders and the Board of Directors Basic Energy Corporation 7th Floor, Basic Petroleum Building C. Palanca, Jr. Street, Legaspi Village Makati City

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of Basic Energy Corporation and its subsidiaries as at December 31, 2016 and 2015 and for each of the three years in the period ended December 31, 2016, included in this Form 17-A, and have issued our report thereon dated March 30, 2017. Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The schedules listed in the Index to the Consolidated Financial Statements and Supplementary Schedules are the responsibility of the Company's management. These schedules are presented for purposes of complying with Securities Regulation Code Rule 68, as Amended (2011) and are not part of the basic financial statements and, in our opinion, fairly state, in all material respects, the information required to be set forth therein in relation to the basic financial statements taken as a whole.

SYCIP GORRES VELAYO & CO.

Thur F. Le Rosan

Jaime F. del Rosario Partner CPA Certificate No. 56915 SEC Accreditation No. 0076-AR-4 (Group A), May 1, 2016. valid until May 1, 2019 Tax Identification No. 102-096-009 BIR Accreditation No. 08-001998-72-2015, March 24, 2015, valid until March 23, 2018 PTR No. 5908689, January 3, 2017, Makati City

March 30, 2017



INDEX TO THE CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES

Schedule I	:	Supplementary schedules required by Annex 68-E
Schedule II	:	Reconciliation of Retained Earnings Available for Dividend Declaration
		(Part 1, 4C; Annex 68-C)
Schedule III	:	Map of the relationships of the companies within the group (for investments
		houses that are part of a conglomerate; Part 1, 4H)
Schedule IV	:	Schedule of all effective standards and interpretation (Part 1, 4J)
Schedule V	:	Schedule showing financial soundness indicators

SCHEDULE I

BASIC ENERGY CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULES UNDER ANNEX 68-E PURSUANT TO SRC RULE 58, AS AMENDED DECEMBER 31, 2016

Schedule A. Financial Assets

AFS financial assets

]	Increase (decrease) in	
Description	Beginning balances	Disposals at cost	Additions at cost	fair value, net	Ending balances
Debt securities - quoted, at fair					
value	₽66,112,613	(₱25,000,000)	₽-	(₱830,584)	₽40,2 8 2,029
Investments in shares of stock:			λ.		
Quoted	94,297,877	-	2,610,949	(1,668,969)	95,239,857
	₽160,410,490	(₱25,000,000)	₽2,610,949	(₱2,499,553)	₽135,521,886



BASIC ENERGY CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULES UNDER ANNEX 68-E PURSUANT TO SRC RULE 68, AS AMENDED DECEMBER 31, 2016

Schedule B. Amounts Receivable from Directors, Officers, Employees, and Principal Stockholders (Other than Related Parties)

Name and							
designation of	Beginning		Amounts	Amounts			
debtor	balances	Additions	collected	written off	Current	Not current	Ending balances
Advances to							
Officers and							
Employees	₽143,270	₽21,829	₽	₽-	₽ 165,099	₽	₽165,099



SUPPLEMENTARY SCHEDULES UNDER ANNEX 68-E PURSUANT TO SRC RULE 68, AS AMENDED DECEMBER 31, 2016

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Schedule C. Amounts Receivable from Related Parties which are eliminated during the Consolidation of Financial Statements

Name and designation of	Beginning	·	An	nounts written			
debtor	balances	Additions Amou	ints collected	off	Current	Not current	Ending balances
BRI	₽	. P	₽	₽_	₽-	₽	₽-
BDIHI	21,730,470	194,121	_	_	21,924,591	_	21,924,591
BBC	5,881,017	110,024	-	_	5,991,041	-	5,991,041
iBasic	3,816,606	196,743	_	_	4,013,349	_	4,013,349
BGEC	-		-	_	-	-	_
SRI	245,653	78,645	_	_	324,298	-	324,298
Grandway	195,114,494	(4,822,521)	-	_	190,291,973	_	190,291,973

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BASIC ENERGY CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULES UNDER ANNEX 68-E

PURSUANT TO SRC RULE 68, AS AMENDED DECEMBER 31, 2016

Schedule D. Intangible Assets - Other Noncurrent Assets

			Charged to cost and	Charged to other	Other charges	
Description	Beginning balance	Additions at cost	expenses	accounts add	itions (deductions)	Ending balance
Goodwill	₽3,757,602	P	P	P	₽–	₽3,757,602
Accounting Software	-	216,000	-	-	-	216,000
Total	₽3,757,602	₽216,000	₽_	₽-	₽_	₱3,973,602



BASIC ENERGY CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULES UNDER ANNEX 68-E PURSUANT TO SRC RULE 68, AS AMENDED DECEMBER 31, 2016

Schedule E. Long Term Debt

		Amount shown under caption 'Current	Amount shown under caption 'Long			
		position of long term debt' in related	Term Debt' in related statement of			
Title of issue and type of obligation	Amount authorized by indenture	statement of financial position	financial position			
- Not applicable -						



SUPPLEMENTARY SCHEDULES UNDER ANNEX 68-E PURSUANT TO SRC RULE 68, AS AMENDED DECEMBER 31, 2016

Schedule F. Indebtedness to Related Parties (Long-Term Loans from Related Companies)

Name of related party

Balance at beginning of period

Balance at end of period

- Not applicable -



SUPPLEMENTARY SCHEDULES UNDER ANNEX 68-E PURSUANT TO SRC RULE 68, AS AMENDED DECEMBER 31, 2016

Schedule G. Guarantees of Securities of Other Issuers

 Name of issuing entity of securities guaranteed by the Group for which this statement is filed
 Title of issue of each class of securities guaranteed and Amount owned by a person for outstanding
 Total amount guaranteed and Amount owned by a person for outstanding

 Is filed
 outstanding
 which statement is filed
 Nature of guarantee

 - Not applicable outstanding
 which statement is filed
 Nature of guarantee



SUPPLEMENTARY SCHEDULES UNDER ANNEX 68-E PURSUANT TO SRC RULE 68, AS AMENDED DECEMBER 31, 2016

Schedule H. Capital Stock

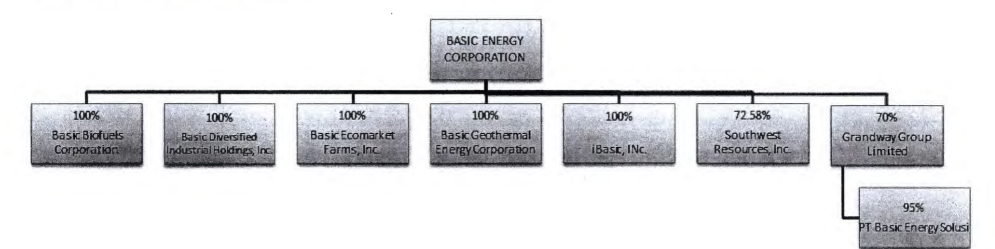
		Number of shares issued and		No	of shares held by	
Tide of issue	Number of shares authorized	outstanding as shown under related financial condition	Number of shares reserved for options, warrants, conversion and other rights	Employees	Directors and Officers	Others
Title of issue	authorized	caption	and other rights	1 /	and Officers	
Common shares	10,000,000,000	2,560,118,512	-	2,500,000	144,292,842	2,025,000



SCHEDULE III

BASIC ENERGY CORPORATION AND SUBSIDIARIES

MAP OF THE RELATIONSHIPS OF THE COMPANIES WITHIN THE GROUP (PART 1, 4H)





BASIC ENERGY CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION (Part 1, 4C; Annex 68-C) DECEMBER 31, 2016

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Unappropriated Retained earnings as of December 31, 2015, as reflected in audited financial statements Unrealized foreign exchange loss - net (except those		₽138,443,999
attributable to cash and cash equivalents) Amount of recognized deferred tax asset that reduced the amount of		5,433,321
income tax expense and increased the net income and retained earnings, until realized		(6,846,316)
Unappropriated Retained Earnings, as adjusted to available for dividend distribution, beginning	_	137,031,004
Add: Net income actually earned/realized during the period		
Net income during the period closed to Retained Earnings	5,444,815	
Less: Non-actual/unrealized income net of tax Equity in net income of associate/joint venture	-	
Unrealized foreign exchange loss - net (except those attributable to cash and cash equivalents)	5,999,575	
Unrealized actuarial gain Fair value adjustment (mark-to-market gains)	-	
Fair value adjustment of investment property resulting to gain	-	
Adjustment due to deviation from PFRS/GAAP - gain	-	
A mount of recognized deferred tax asset that reduced the		
amount of income tax expense and increased the net income and retained earnings, until realized	5,586,567	
Other unrealized gains or adjustments to the retained earnings	-,,-,,	
as a result of certain transactions accounted for under		
PFRS	11,586,142	
Subtotal _	11,360,142	
Add: Non-actual losses		
Depreciation on revaluation increment (after tax) Adjustment due to deviation from PFRS/GAAP - loss	1,825,496	
Loss on fair value adjustment of investment property		
(after tax)		
Subtotal -	1,825,496	
Net income actually earned during the period	_	132,715,173
Add (Less):		
Dividend declarations during the period	-	
Appropriations of retained earnings	_	
Reversals of appropriations Effects of prior period adjustments	_	
Treasury shares		
Subtotal		
UNAPPROPRIATED RETAINED EARNINGS, AS ADJUSTED TO		D133 647 487
AVAILABLE FOR DIVIDEND DISTRIBUTION, END		₽132,715,173



BASIC ENERGY CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF ALL EFFECTIVE STANDARDS AND INTERPRETATIONS (PART 1, 4J)

List of Philippine Financial Reporting Standards (PFRS) [which consist of PFRS, Philippine Accounting Standards (PAS) and Philippine Interpretations] and Philippine Interpretations Committee (PIC) Q&A's effective as of December 31, 2016:

AND INTE	NE FINANCIAL REPORTING STANDARDS RPRETATIONS s of December 31, 2016	Adopted	Not Adopted	Not Applicable
Framework for the Preparation and Presentation of Financial Statements Conceptual Framework Phase A: Objectives and qualitative characteristics				
PFRSs Pra	ctice Statement Management Commentary	1		
Philippine	Financial Reporting Standards			
PFRS 1 (Revised)	First-time Adoption of Philippine Financial Reporting Standards	~		
	Amendments to PFRS 1 and PAS 27: Cost of an Investment in a Subsidiary, Jointly Controlled Entity or Associate	~		
	Amendments to PFRS 1: Additional Exemptions for First-time Adopters			1
	Amendment to PFRS 1: Limited Exemption from Comparative PFRS 7 Disclosures for First-time Adopters			4
	Amendments to PFRS 1: Severe Hyperinflation and Removal of Fixed Date for First-time Adopters			1
	Amendments to PFRS 1: Government Loans			1
PFRS 2	Share-based Payment	1		
	Amendments to PFRS 2: Vesting Conditions and Cancellations	1		
	Amendments to PFRS 2: Group Cash-settled Share-based Payment Transactions			1
PFRS 3 (Revised)	Business Combinations	~		
PFRS 4	Insurance Contracts			1
	Amendments to PAS 39 and PFRS 4: Financial Guarantee Contracts			1



AND INTE	NE FINANCIAL REPORTING STANDARDS RPRETATIONS	Adopted	Not Adopted	Not Applicable
Effective as	s of December 31, 2016	12 A 95 2		
PFRS 5	Non-current Assets Held for Sale and Discontinued Operations	~		
PFRS 6	Exploration for and Evaluation of Mineral Resources	*		
PFRS 7	Financial Instruments: Disclosures	1		
	Amendments to PFRS 7: Transition	1		
	Amendments to PAS 39 and PFRS 7: Reclassification of Financial Assets	*		
	Amendments to PAS 39 and PFRS 7: Reclassification of Financial Assets - Effective Date and Transition	~		
	Amendments to PFRS 7: Improving Disclosures about Financial Instruments	~		
	Amendments to PFRS 7: Disclosures - Transfers of Financial Assets	1		
• • •	Amendments to PFRS 7: Disclosures - Offsetting Financial Assets and Financial Liabilities	~	_	
	Amendments to PFRS 7: Mandatory Effective Date of PFRS 9 and Transition Disclosures	~		
PFRS 8	Operating Segments	~		
PFRS 9	Financial Instruments	~		
	Amendments to PFRS 9: Mandatory Effective Date of PFRS 9 and Transition Disclosures			~
PFRS 10	Consolidated Financial Statements	1		· · · · · · · ·
PFRS 11	Joint Arrangements			1
PFRS 12	Disclosure of Interests in Other Entities	1		
PFRS 13	Fair Value Measurement	1		
Philippine	Accounting Standards	2		
PAS 1	Presentation of Financial Statements	1		
(Revised)	Amendment to PAS 1: Capital Disclosures	1	1	-
	Amendments to PAS 32 and PAS 1: Puttable Financial Instruments and Obligations Arising on Liquidation			1
	Amendments to PAS I: Presentation of Items of Other Comprehensive Income	~		
PAS 2	Inventories			1



AND INTE	E FINANCIAL REPORTING STANDARDS RPRETATIONS	Adopted	Not Adopted	Not Applicable
	of December 31, 2016			
PAS 7	Statement of Cash Flows	1		
PAS 8	Accounting Policies, Changes in Accounting Estimates and Errors	1		
PAS 10	Events after the Balance Sheet Date	1		
PAS 11	Construction Contracts			1
PAS 12	Income Taxes	1		
	Amendment to PAS 12 - Deferred Tax: Recovery of Underlying Assets	1		
PAS 16	Property, Plant and Equipment	1		
PAS 17	Leases	1		
PAS 18	Revenue	1		
PAS 19	Employee Benefits	1		
1	Amendments to PAS 19: Actuarial Gains and Losses, Group Plans and Disclosures	1		
PAS 19 (Amended)	Employee Benefits	~	-	
PAS 20	Accounting for Government Grants and Disclosure of Government Assistance			1
PAS 21	The Effects of Changes in Foreign Exchange Rates	~		
	Amendment: Net Investment in a Foreign Operation	~		
PAS 23 (Revised)	Borrowing Costs			1
PAS 24 (Revised)	Related Party Disclosures	*		
PAS 26	Accounting and Reporting by Retirement Benefit Plans			1
PAS 27 (Amended)	Separate Financial Statements	1		
PAS 28	Investments in Associates			1
PAS 28 (Amended)	Investments in Associates and Joint Ventures			1
PAS 29	Financial Reporting in Hyperinflationary Economies			1
PAS 31	Interests in Joint Ventures			1



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PAS 32	Financial Instruments: Disclosure and Presentation	1		
	Amendments to PAS 32 and PAS 1: Puttable Financial Instruments and Obligations Arising on Liquidation			✓
	Amendment to PAS 32: Classification of Rights Issues			~
	Amendments to PAS 32: Offsetting Financial Assets and Financial Liabilities	1		
PAS 33	Earnings per Share	4		
PAS 34	Interim Financial Reporting	1		
PAS 36	Impairment of Assets	1		
PAS 37	Provisions, Contingent Liabilities and Contingent Assets	~		-
PAS 38	Intangible Assets	~		
PAS 39	Financial Instruments: Recognition and Measurement	~		
	Amendments to PAS 39: Transition and Initial Recognition of Financial Assets and Financial Liabilities	~		
	Amendments to PAS 39: Cash Flow Hedge Accounting of Forecast Intragroup Transactions			~
	Amendments to PAS 39: The Fair Value Option			~
	Amendments to PAS 39 and PFRS 4: Financial Guarantee Contracts			~
	Amendments to PAS 39 and PFRS 7: Reclassification of Financial Assets	~		
	Amendments to PAS 39 and PFRS 7: Reclassification of Financial Assets - Effective Date and Transition	~		
	Amendments to Philippine Interpretation IFRIC-9 and PAS 39: Embedded Derivatives			~
	Amendment to PAS 39: Eligible Hedged Items			~
PAS 40	Investment Property	<i>√</i>		
PAS 41	Agriculture			~

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AND INTE	NE FINANCIAL REPORTING STANDARDS RPRETATIONS of December 31, 2016	Adopted	Not Adopted	Not Applicable
Philippine]	Interpretations			
IFRIC 1	Changes in Existing Decommissioning, Restoration and Similar Liabilities	~		
IFRIC 2	Members' Share in Co-operative Entities and Similar Instruments			~
IFRIC 4	Determining Whether an Arrangement Contains a Lease	1		
IFRIC 5	Rights to Interests arising from Decommissioning, Restoration and Environmental Rehabilitation Funds			~
IFRIC 6	Liabilities arising from Participating in a Specific Market - Waste Electrical and Electronic Equipment			~
IFRIC 7	Applying the Restatement Approach under PAS 29 Financial Reporting in Hyperinflationary Economies			1
IFRIC 8	Scope of PFRS 2	~		
IFRIC 9	Reassessment of Embedded Derivatives	~	1	
	Amendments to Philippine Interpretation IFRIC- 9 and PAS 39: Embedded Derivatives	~		
IFRIC 10	Interim Financial Reporting and Impairment			1
IFRIC 11	PFRS 2- Group and Treasury Share Transactions	1		
IFRIC 12	Service Concession Arrangements			1
FRIC 13	Customer Loyalty Programmes			1
IFRIC 14	The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interaction	2		
	Amendments to Philippine Interpretations IFRIC- 14, Prepayments of a Minimum Funding Requirement	5		
IFRIC 16	Hedges of a Net Investment in a Foreign Operation			1
IFRIC 17	Distributions of Non-cash Assets to Owners			1
IFRIC 18	Transfers of Assets from Customers			1
IFRIC 19	Extinguishing Financial Liabilities with Equity Instruments			~
IFRIC 20	Stripping Costs in the Production Phase of a Surface Mine			~



AND INT	INE FINANCIAL REPORTING STANDARDS ERPRETATIONS as of December 31, 2016	Adopted	Not Adopted	Not Applicable
SIC-7	Introduction of the Euro			1
SIC-10	Government Assistance - No Specific Relation to Operating Activities			1
SIC-12	Consolidation - Special Purpose Entities			1
	Amendment to SIC - 12: Scope of SIC 12			1
SIC-13	Jointly Controlled Entities - Non-Monetary Contributions by Venturers			~
SIC-15	Operating Leases - Incentives			1
SIC-25	Income Taxes - Changes in the Tax Status of an Entity or its Shareholders			1
SIC-27	Evaluating the Substance of Transactions involving the Legal Form of a Lease			1
SIC-29	Service Concession Arrangements: Disclosures.			1
SIC-31	Revenue - Barter Transactions Involving Advertising Services			1
SIC-32	Intangible Assets - Web Site Costs			1



BASIC ENERGY CORPORATION AND SUBSIDIARIES SCHEDULE SHOWING FINANCIAL SOUNDNESS INDICATORS PURSUANT TO SRC RULE 68 AS AMENDED DECEMBER 31, 2016

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	2016	2015
Profitability ratios:		
Return on assets	(0.00%)	(0.00%)
Return on equity	(0.00%)	(0.00%)
Net profit margin	0%	0%
Solvency and liquidity ratios:		
Current ratio	20.97:1	31.19:1
Debt to equity ratio	0.03:1	0.03:1
Quick ratio	20.97:1	31.19:1
Asset to equity ratio	1.03:1	1.03:1
		(0.01%)

