FILINVEST LAND, INC.

79 EDSA, Highway Hills Mandaluyong City, Metro Manila Trunk line: (632) 918-8188 Customer hotline: (632) 588-1688 Fax number: (632) 918-8189 www.filinvestland.com

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of FILINVEST LAND, INC. and 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 the 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.

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

TMAN T. GOTIANUN

Chairman of the Board

JOSEPHINE G. YAP

President/CEO

NELSON M. BONA Chief Finance Officer

Doc. No.

Page No. Book No.

SUBSCRIBED AND SWO of Mandaluyong this_ afflant exhibiting to me his/her

as competent evidence of identity.

NOTARY PUBLIC FOR CITY OF MANDALUYONG
COMMISSION NO. 0285-17 UNTIL DECEMBER 31, 2018

ROLL NO. 53970 IBP LIFETIME NO. 011302 RIZAL

PTR NO. 3019108; 1-3-17; MANDALUYONG MCLE COMPLIANCE NO. IV - 0014673 14 APRIL 2019 METRO MART COMPLEX, MANDALUYONG CITY

Signed this 14th day of March, 2017 Series of 20

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NOTE 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.



SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-A

ANNUAL REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATIONS CODE AND SECTION 141 OF THE CORPORATION CODE OF THE PHILIPINES

For the calendar year ended	<u>December 31, 2016</u>	27
SEC Identification Number	<u>170957</u>	BIR Tax ID <u>000-533-224</u>
Exact name of registrant as spe	cified in its charter	FILINVEST LAND, INC.
Philippines Province, Country or other juris	sdiction of incorporation or or	ganization
Filinvest Bldg., #79 EDSA, Hi Address of principal office	ighway Hills, Mandaluyong	City, Metro Mla. 1550 Postal Code
02-918-8188 02-58 Registrant 's telephone number	88-1678 , including area code	
Former Address: Former name, former address, a	and former fiscal year if chan	ged since last report
Securities registered pursuant to Title of Each Class	Section 8 and 12 of the SRC Number of shares Common Stock Outsta	of Amount of Long-Term
Common Stock, P 1.00 par val		₽53,252,648,876
Are any or all of these securitie Yes Check whether the issuer:	s listed on the Philippine Stoc	k Exchange
(a) has filed reports requir 11 of the RSA Rule 10	(a)-1 thereunder, and Sections	of the SRC Rule 17 thereunder or Section 26 and 141 of the Corporation Code of bonths (or for such shorter period that the
179	to file such reports);	
Yes x	to file such reports);	
		past 90 days.
	No	past 90 days.

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

Check	whether the	iss	uer l	has filed all d	locu	ments and	reports	re	quired	to be filed	by S	Sec	tion 17	7 of	the
Code	subsequent	to	the	distribution	of	securities	under	a	plan	confirmed	by	a	court	of	the
Comm	ission.														

	Not Applicable		
Yes		No	

If any of the following documents are incorporated by reference, briefly describe them and identify the part of SEC Form 17-1 into which the document is incorporated.

- a) Any annual report to security holders;
- b) Any proxy or information statement filed pursuant to SRC Rule 20 and 17.1(b);
- c) Any prospectus filed pursuant to SRC Rule 8.1-1

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Part 1 – BUSINESS AND GENERAL INFORMATION

Item 1. BUSINESS

1. 1. Brief Description and Recent Developments

Filinvest Land Inc. ("FLI" or "the Parent Company") is one of the leading real estate developers in the country, providing a wide range of real estate products to residential and commercial customers. FLI (including its predecessor's operations) has over 50 years of real estate expertise and has developed over 2500 hectares of land, having provided home/home sites for over 200,000 families.

FLI is one of the largest nationwide residential developers in 45 cities and towns in 18 provinces in the Philippines. It is also one of the largest mid-rise building (MRB) developers in the country today and a market leader in the affordable and middle-income residential segments. It currently owns a land bank of 2,410 hectares for sustainable future growth.

In 2006, FLI acquired three strategic investment properties, Festival Supermall and a 60% ownership interest in each of Filinvest Asia Corp. (FAC) and Cyberzone Properties, Inc. (CPI). In 2006, FLI also entered into a joint venture agreement with Africa-Israel Investments (Phils.), Inc. ("AIIPI") and incorporated Filinvest AII Philippines Inc. to undertake the development of Timberland Sports and Nature Club ("TSNC") and approximately 50 hectares of land comprising Phase 2 of FLI's Timberland Heights township project. TSNC started its commercial operations in October 2008. In February 2010, FLI acquired the remaining 40.0% interest of Africa-Israel Properties (Phils.), Inc. in CPI and 40.0% interest of Africa-Israel Investments (Phils.), Inc. in FAPI to obtain full ownership of the previous joint ventures.

The sale by Africa-Israel of its interests in the two companies was part of Africa-Israel's global portfolio rebalancing and consolidation activity. On the other hand, the acquisition of Africa-Israel's interests enabled FLI to consolidate its share in the strong and stable recurring revenue streams from the two companies as well as provide incremental development potential to FLI's existing revenue streams.

CPI owns and operates the IT buildings in Northgate Cyberzone, a PEZA registered BPO park located on a 10-hectare parcel of land within Filinvest City. FLI generates revenues from leasable space in sixteen office buildings with a gross leasable area of 212,527 sq.m. as of December 31, 2016.

As of the date of this report, FLI owns 60% of FAC, which owns 50% of the 52-storey, PBCom Tower which is located in the Makati's business district. PBCom Tower is a Grade A, PEZA-registered I.T./office building in Ayala Avenue, Makati City, Metro Manila with approximate GLA of 36,000 sq.m.

Festival Supermall is a four-storey premier shopping complex situated on a total land area of 10 hectares and located within FAI's Filinvest City development in Alabang, Muntinlupa City. FLI has leased from FAI the 10 hectares of land on which the mall and its adjoining structures (such as parking lots) are situated. The lease is for a term of 50 years from October 1, 2006, renewable for another 25 years, with FLI required to pay monthly rent equivalent to 10% of the monthly gross rental revenue generated by the mall.

As of this date, FLI has no plans to acquire any additional shopping malls, but intends to undertake commercial and retail projects to complement its residential developments in selected areas.

In 2009, the Parent Company signed an agreement with the Cebu City Government to develop 50.6 hectares of the South Road Properties, a 300-hectare reclaimed land project located in Cebu City. The agreement involves purchase by FLI of the 10.6 hectares of the property to be developed into a modern urban center consisting of residential, office, commercial, hotel and leisure buildings and a public promenade which is a one kilometer long waterfront lifestyle strip that will offer a range of

seaside leisure activities and the development of the remaining 40 hectares of the property under a profit-sharing arrangement with the Cebu City Government.

On February 4, 2014, Filinvest Cyberparks, Inc. (FCI), a wholly-owned subsidiary of FLI was incorporated to manage FLI's BPO leasing operations in Cebu, Pasay, Quezon City and Pasig City.

In July 2015, Filinvest Land, Inc. (FLI), including its subsidiaries and affiliates won the bidding for a 19.20-hectare lot in Cebu's South Road Properties. The property will be developed and owned by FLI together with its wholly owned subsidiary Cyberzone Properties, Inc. (CPI), its affiliate Filinvest Alabang, Inc. (FAI) and other strategic partners. However, in a letter to the Cebu City Mayor dated February 7, 2017, the Filinvest Consortium expressed its decision to rescind the Deed of Sale on Installment (DSI) covering its acquisition of the 19.2-hectare SRP lot. Under the DSI, Cebu City undertook to comply with several covenants, undertakings and obligations no later than February 7, 2016 (or 180 days from the execution of the DSI). The letter pointed out that as of date, the said covenants, undertakings and obligations have not been complied with and it does not appear that these will be complied with within a foreseeable reasonable period of time. The rescission of the DSI shall only take effect upon return by Cebu City of the down payment and installment payments made to Cebu City by the Consortium, plus interests, within ninety (90) days from receipt of the letter in accordance with Section 5.7 of the DSI. Pending receipt of such payments, the DSI shall remain valid and subsisting by and among the parties.

In September 2015, FLI won the bid for the right to own 55% of the Joint Venture Company with the BCDA that will be tasked to develop, market, manage and lease the first phase of Clark Green City. The first phase refers to 288 hectares of land that will form part of the new mixed use metropolis rising in Northern Luzon adjoining Clark Freeport Zone and Clark International Airport.

Filinvest Mimosa, Inc., the new company formed by the consortium of Filinvest Development Corporation (FDC) and Filinvest Land, Inc. (FLI) as the winning bidder in the privatization of the former Mimosa Leisure Estate, has signed the lease agreement with Clark Development Corporation for a term of 50 years, renewable for another 25 years. Over this period, Filinvest Mimosa will develop, manage and operate the estate.

With a more diversified portfolio, FLI expects to generate stable recurring revenue from its retail and office investment properties. These recurring revenues can, in turn, be used to provide internally generated funding for other projects.

The Parent Company is not and has never been a subject of any bankruptcy, receivership, or similar proceedings.

1.2. Form and Date of Organization

FLI was incorporated in the Philippines on November 24, 1989 as Citation Homes, Inc. and later changed its name to FLI on July 12, 1993. It started commercial operations in August 1993 after Filinvest Development Corporation (FDC), the Parent Company, spun off its real estate operations and transferred all related assets and liabilities to FLI in exchange for shares of stock of FLI. FLI was listed on the PSE on October 25, 1993.

As of December 31, 2016, FDC owns 59% of Common Stock and 100% of Preferred Stock of FLI. FDC is the holding company for real estate and other business activities of the Gotianun Family. FDC traces its origin to the consumer finance business established by Mr. Andrew Gotianun Sr. and his family in 1955. The shares of FDC and FLI are both listed in the Philippine Stock Exchange. The ultimate parent company of FLI is A. L. Gotianun, Inc.

1.3. Subsidiaries

The consolidated financial statements include the accounts of the Parent Company and the following subsidiaries. The nature of business and the corresponding percentages of ownership over these entities as at December 31, 2016, 2015 and 2014 are as follows. The voting rights held by the Group in these subsidiaries are in proportion to its ownership interest.

Subsidiaries	Nature of Business	2016	2015	2014
Filinvest AII Philippines, Inc. (FAPI)	Real estate developer	100%	100%	100%
Cyberzone Properties, Inc. (CPI)	Leasing	100%	100%	100%
Filinvest Cyberparks, Inc.(FCI)	Leasing	100%	100%	_
Filinvest Asia Corporation (FAC)	Leasing	60%	60%	60%
Homepro Realty Marketing, Inc.	Real estate developer			
(Homepro) ¹		100%	100%	100%
Property Maximizer Professional Corp.				
(Promax)	Marketing	100%	100%	100%
FCGC Corporation (FCGCC)	Real estate developer	100%	_	_
Filinvest Lifemalls, Inc, (FLC)	Real estate developer	100%	_	_
Leisurepro, Inc. (Leisurepro)	Marketing	100%	100%	100%
Property Specialist Resources, Inc. (Prosper)	Property management	100%	100%	100%
Festival Supermall, Inc. (FSI)	Property management	100%	100%	_
FSM Cinemas, Inc. (FSM Cinemas) ²	Theater operator	60%	60%	_
Filinvet BCDA Clark, Inc. (FBCI) ³	Real estate developer	55%	_	_
Philippine DCS Corporation (PDDC)	District cooling			
	systems, builder and			
	operator	60%	60%	_
Timberland Sports and Nature	Recreational Sports			
Club (TSNC) ⁴	and Natures Club	92%	92%	92%

- 1. Homepro previously serves as marketing arm of the Group. Currently, it is now engaged in the development of mixed-use project.
- 2. FSM Cinemas is owned indirectly through FSI.
- 3. FBCI is owned indirectly through FCGC.
- 4. TSNC is consolidated in compliance with PIC Q&A 2016-02.

Detailed discussion of each subsidiary follows:

- > Property Maximizer Professional Corp. (Promax) incorporated on October 3, 1997.
- ➤ Homepro Realty Marketing, Inc. (Homepro) incorporated on March 25, 1997 and started commercial operations on January 1, 2004.
- ➤ Leisurepro, Inc. (Leisurepro) incorporated on April 21, 2004 and started commercial operations on January 1, 2006.
- ➤ Property Specialists Resources, Inc. (Prosper) incorporated on June 10, 2002 and started commercial operations on January 01, 2004.

Promax, Homepro and Leisurepro are engaged in real estate marketing business and handle the marketing and sale of socialized, affordable, middle income, high-end and farm estate property development projects of FLI while Prosper is engaged in the purchase, lease and management of hotel and resort properties. Homepro is now also engaged in real estate development as it acquired rawland in Taguig in 2015. Prosper is currently managing the condotel operations of a high-rise condominium (Grand Cenia) and hotel project (Quest Hotel) of the Parent Company. Prior to Prosper's condotel and hotel management business, Prosper was engaged in the business of real estate marketing. Philippine Securities and Exchange Commission (SEC) approved the amendment of the primary purpose of Prosper on February 20, 2012.

Cyberzone Properties, Inc. (CPI) was incorporated on January 14, 2000 and began commercial operations on May 1, 2001. CPI is registered with the PEZA as an Economic Zone Facilities Enterprise, which entitles CPI to certain tax benefits and non-fiscal incentives such as paying a 5% tax on its modified gross income in lieu of payment of national income taxes. CPI is also entitled to zero

percent value-added tax on sales made to other PEZA-registered enterprises. CPI owns and operates the IT buildings in Northgate Cyberzone, located in a 10-hectare parcel of land within Filinvest City. Its day-to-day operations are handled by FAI. CPI also leases a parcel of land measuring 2,831 sq.m. located in EDSA on which CPI built a 5-storey BPO building with a total GLA of 7,358 sq.m.

Filinvest AII Philippines, Inc. (FAPI) was incorporated on September 25, 2006 as a joint venture corporation with Africa Israel Investments (Philippines), Inc. (AIIPI) to develop the Timberland Nature & Sports Club and Phase 2 of Timberland Heights. On February 8, 2010, FAPI became a wholly-owned subsidiary of FLI with FLI's acquisition of the 40% interest of AIIPI.

Timberland Heights is a 677-hectare township project anchored by the Timberland Sports and Nature Club, which was designed to be a world-class family country club in a mountain resort setting. Timberland Heights is situated at an elevation of 320 meters above sea level and provides panoramic views of the north of Metro Manila. The master plan for Timberland Heights includes Banyan Ridge, a middle-income subdivision; Mandala Farm Estates; The Ranch and Banyan Crest, a high-end subdivision, The Glades, also a middle- income subdivision, The Leaf, a four-building 3-storey condotel development; and, a 50-hectare linear greenway that straddles the entire development which will provide a large outdoor open space for residents.

On February 4, 2014, Filinvest Cyberparks, Inc. (FCI), a wholly-owned subsidiary of the Parent Company was incorporated. Its primary purpose is to acquire by purchase, lease, donate and/or to own, use, improve, develop, subdivide, sell, mortgage, exchange, hold for investment and deal with real estate of all kinds.

FLI has 60% interest in Filinvest Asia Corporation (FAC) which made it a majority owned subsidiary. FAC is now accounted for as a subsidiary due to adoption of PFRS 10, *Consolidated Financial Statements*.

FAC was incorporated on January 22, 1997 and as of the date of this report is 60%-owned by FLI and 40%-owned by Reco Herrra Pte.Ltd. (RHPL). RHPL is 100% beneficially owned by the Government of Singapore Investment Corporation Pte. Ltd (GIC). FAC owns 50% of the 52-storey PBCom Tower, which is strategically located at the corner of Ayala Avenue and V. A. Rufino Streets in the Makati City Central Business District. FAC owns 36,000 sq.m. of leasable office space. The remaining 50% of PBCom Tower is owned by the Philippine Bank of Communications.

The PBCom Tower is registered as an information technology building by PEZA. Consequently, tenants occupying space in PBCom Tower are entitled to avail of certain fiscal incentives, such as a 5% tax on modified gross income in lieu of the regular corporate income tax of 30%, income tax holidays and vat exemption in certain cases.

Leases at the PBCom Tower are typically for periods ranging from three to five years, with the lease agreements generally requiring tenants to make a three-month security deposit. Rent is paid on a fixed rate per square meter basis depending on unit size and location.

On April 15, 2015, FLI and Cofely Philippines (Cofely), branch of Cofely South East Asia Pte. Ltd., entered into a joint venture agreement to establish Philippine DCS Development Corporation (PDDC). On July 31, 2015, PDDC was registered with the SEC to engage in the business of building and operating a district cooling system within existing and future buildings at Northgate Cyberzone Area, Filinvest City, Alabang, Muntinlupa City. PDDC is 60% owned by FLI and 40% owned by Cofely.

On December 28, 2015, the Parent Company and Filinvest Alabang, Inc. (FAI), an associate of the Parent Company, entered into a Deed of Assignment of Shares, wherein FAI agreed to sell its rights, title and interests in the 249,995 common shares of Festival Supermall, Inc. (FSI), with par value of P 1.0 per share and equivalent to 100% ownership interest, to FLI for and in total consideration of P0.50 million. FSI is the property manager of Festival Supermall and other commercial centers of the Group. FSI also owns 60% equity interest in FSM Cinemas, Inc. which is engaged in theater

operations. The transaction was accounted for using the pooling of interest method wherein the assets and liabilities of the combining entities are reflected in the consolidated financial statements at their carrying amounts.

On February 11, 2016, FCGC Corporation (FCGCC) was incorporated to undertake the development of the Clark Green City Project under the Joint Venture Agreement with Bases Conversion and Development Authority (BCDA). On March 16, 2016, Filinvest BCDA Clark, Inc. (FBCI), a joint venture company with BCDA, was incorporated to handle the development of the Clark Green City Project. FBCI is 55%-owned by FCGCC and 45%-owned by BCDA. As of December 31, 2016, FCGCC and FBCI have not started commercial operations.

On July 26, 2016, the SEC approved Whiluc Realty & Mgt., Inc.'s (Whiluc) application for increase in its authorized capital stock. Likewise, FLI subscribed and paid \$\mathbb{P}\$124.69 million to Whiluc. On the same date, the SEC also approved the amendments of its corporate name and principal business address. Whiluc's new corporate name is Filinvest Lifemalls Corporation (FLC). Its primary purpose is to invest in, purchase, hold, use, develop, lease, sell, assign, transfer mortgage, enjoy or otherwise dispose of, as may be permitted by law, all properties of every kind, nature and description and wherever situated, of any corporation.

In 2016, the PIC issued Q&A No. 2016-02 to clarify the accounting treatment of club shares held by an entity. FLI has evaluated the accounting treatment of its club shares following the guidance under the above PIC Q&A and has concluded that it exercises control over TSNC. Accordingly, TSNC was consolidated as of December 31, 2016 and 2015. TSNC was registered with the SEC on May 12, 2004 to operate as a not-for-profit corporation.

1.4. Equity Investment in Filinvest Alabang, Inc. (FAI)

FAI was incorporated on August 25, 1993 and started commercial operations in October 1995. FLI has a 20% equity interest in FAI.

FAI's current project is the master-planned development of Filinvest City, a 244-hectare premier satellite city development project which has been designed using modern and state of the art, ecological, urban planning with a mixed-use integrated development with office, retail, residential, institutional, leisure and hospitality projects in southern Metro Manila. Located at the southern end of Metro Manila and adjacent to the South Expressway, Filinvest City is approximately 16 kilometers south of Makati, the central business district in Manila and 10 kilometers from the Ninoy Aquino International Airport. Filinvest City is surrounded by over 2,800 hectares of developed high-end and middle-income residential subdivisions and commercial developments. The said project is under a joint venture agreement with the Government.

1.5. Business Groups, Product Categories, Target Markets and Revenue Contribution

FLI is composed of two business segments with corresponding product categories, target markets and revenue contributions as follows:

1.5.1 Real Estate Sales Segment

FLI's main real estate activity since it started operations has been the development and sale of residential property, primarily housing units and subdivision lots; in certain cases, provision of financing for unit sales.

Residential Projects

FLI is able to tap the entire residential market spectrum with the following range of housing units catering to various income segments:

- Socialized housing: These developments are marketed and sold under FLI's Pabahay brand and consist of projects where lots typically sell for ₱160,000 or less per lot and housing units typically sell for ₱450,000 or less per unit. Buyers for these projects are eligible to obtain financing from the Government-mandated PAGIBIG Fund. Maximum sale prices for the Company's specialized housing products do not exceed the Government-mandated ceiling of ₱ 450,000 per unit. Any income realized from the development and improvement of socialized housing sites are exempt from taxation.
- Affordable housing: These developments are marketed and sold under FLI's Futura Homes brand and consist of projects where lots are typically sold at prices ranging from above P160,000 to ₱750,000 and housing units from above ₱450,000 to ₱1,500,000. FLI designs and constructs homes in this sector with the capacity and structural strength to give the owner the option to place an additional storey, which can double the available floor area. Affordable housing projects are typically located in provinces bordering Metro Manila, including Bulacan, Laguna, Batangas and Cavite, and in key regional cities such as Tarlac, Cebu and Davao. Construction of a house in this sector is usually completed approximately six months from the completion of the required down payment.
- *Middle-income housing*: These developments are marketed and sold under FLI's Filinvest brand and consist of projects where lots are typically sold at prices ranging from above ₱750,000 to ₱1,200,000 and housing units from above ₱1,500,000 to ₱4,000,000. Middle-income projects are typically located within Metro Manila, nearby provinces such as Rizal, Cavite, Pampanga and Laguna, and major regional urban centers in Cebu, Davao, and Zamboanga.
- *High-end housing*: Marketed under Filinvest Premiere brand, these developments consist of projects where lots are sold at prices above ₱1,200,000 and housing units for above ₱4,000,000. FLI's high-end projects are located both within Metro Manila and in areas immediately outside Metro Manila.

Other Real Estate Projects

In order to achieve product and revenue diversification, FLI has added the following projects so as to cater to other market niches:

a. Entrepreneurial Communities

Because of the anticipated growth of small and medium-sized businesses as well as the Government support for entrepreneurial programs, FLI launched an entrepreneurial community under its "Asenso Village" brand in Laguna province, which forms part of the Company's Ciudad de Calamba township development. Asenso Village currently consists of three phases, with its land being "dual-zoned" to allow both residential and commercial use. The Company has also cooperated with the Government by providing venues for various livelihood and small business seminars and programs conducted by government agencies in Asenso Village. At present, sales in Asenso Village consist of subdivision lot sales as well as shophouses that incorporate living quarters and an area for buyers to set up and operate their small enterprises and home-based businesses. Subject to market conditions, FLI plans to develop additional "Asenso Villages" in other locations.

b. Townships

Townships are master-planned communities to include areas reserved for the construction of anchor facilities and amenities. FLI believes that these facilities and amenities will help attract buyers to the project and will serve as the nexus for the township's community. Anchor developments could include schools, hospitals, churches, commercial centers, police stations, health centers and some other government offices; or in the case of Timberland Heights, a private membership club.

FLI has also master-planned and developed the *Ciudad de Calamba, Timberland Heights, and Havila township projects* which are respectively located along the southern, northern and eastern boundaries of Metro Manila. FLI also has a township project in Cebu called City di Mare, a seaside township project, spanning 50.6 hectares at Cebu's South Road Properties as part of a Joint Venture Agreement between FLI and the Cebu Government. Each township development is designed to include a mix of residential subdivisions from the affordable to the high-end sectors.

Ciudad de Calamba

Ciudad de Calamba is a 350-hectare development located in Calamba, Laguna. This township project is anchored by the Filinvest Technology Park-Calamba which is a PEZA-registered special economic zone. Ciudad de Calamba provides both industrial-size lots and ready-built factories to domestic and foreign enterprises engaged in light to medium non-polluting industries. FLI also donated to the city government of Calamba a parcel of land located within the Ciudad de Calamba, which will be used for a city health center and police station. The Parent Company also intends to develop the Ciudad de Calamba Commercial Center as part of this township project.

Havila

Havila, or formerly, Filinvest East County is a 335-hectare township along the eastern edge of Metro Manila, which traverses the municipalities of Taytay, Antipolo and Angono. It is anchored by two educational institutions: San Beda College — Rizal and the Rosehill School. The master plan for Havila provides for a mix of affordable, middle-income and high-end subdivisions on rolling terrain overlooking Metro Manila at an elevation of 200 meters above sea level.

Timberland Heights

Timberland Heights is a 677-hectare township project anchored by the Timberland Sports and Nature Club. It is located in the municipality of San Mateo, which is just across the Marikina river from Quezon City, and has been designed to provide residents with leisure facilities and resort amenities while being located near malls, hospitals and educational institutions located in Quezon City.

City di Mare (previously called Città di Mare)

City di Mare spans 50.6 hectares at Cebu's South Road Properties. It is a master-planned development composed of different zones catering to a wide array of lifestyles and activities - Il Corso, the 10.6 hectare waterfront lifestyle strip; the 40-hectare residential clusters; and The Piazza, nestled at the heart of the residential enclaves puts lifestyle essentials such as school, church, shops, and restaurants within the neighborhood. City di Mare is envisioned to be a destination in itself, takes full advantage of the coastal ambience featuring seaside shopping, dining, beach and water sports and more, right by the water's edge.

The 10.6-hectare retail development known as II Corso shall have a gross leasable area of approximately 32,000 square meters. City di Mare has four resort-themed residential enclaves inspired by world-class resorts, with each 10-hectare development flaunting a distinct architectural character. With over 65% of the property allocated for wide, open areas and landscaped greens, City di Mare provides the generous amenity of breathing space and a refreshing dose of nature throughout

the site. Residences are spread out over the sprawling development, maximizing the abundant sunlight and allowing the invigorating sea air to circulate freely.

b. Leisure projects

FLI's leisure projects consist of its residential farm estate developments, private membership club and residential resort development.

1. Residential farm estates

FLI's residential farm estate projects serve as alternative primary homes near Metro Manila to customers, such as retirees and farming enthusiasts. Customers can purchase lots (with a minimum lot size of 750 square meters) on which they are allowed to build a residential unit (using up to 25.0% of the total lot area). The remaining lot area can be used for small-scale farm development, such as fish farming or vegetable farming. Residential farm estates are sold on a lot-only basis, with buyers being responsible for the construction of residential units on their lots. To help attract buyers, FLI personnel are available on site to provide buyers with technical advice on farming as well as to maintain demonstration farms.

At present, FLI has three residential farm estates:

- Nusa Dua Farm Estate ("Nusa Dua") located in Cavite province just south of Metro Manila. The amenities at the Nusa Dua development include a two-storey clubhouse and a 370 square meter swimming pool.
- Mandala Residential Farm Estate ("Mandala") located in Rizal province as part of the FLI's Timberland Heights township project. It offers hobby farmers generous lot cuts and Asian-inspired homes that complement the mountain lifestyle.
- Forest Farms Residential Farm Estate ("Forest Farms") located in Rizal province as part of Company's Havila township project. It is an exclusive mountain retreat and nature park, nestled between the hills of Antipolo and forested area of Angono.

2. Private membership club

FLI, through FAPI, has developed the Timberland Sports and Nature Club. This Club includes sports and recreation facilities, fine dining establishments and function rooms that can be used to host corporate and social events. The Parent Company expects that sales of subdivision lots in the high-end subdivision components of Timberland Heights may be tied with the sale of shares in the Timberland Sports and Nature Club, with some lot buyers also acquiring membership shares as part of the purchase of their lots.

The *Timberland Sports and Nature Club* was designed to be a world-class family country club in a mountain resort setting. The Club aims to become a social hub with 2,000 sq.m. of full-range of indoor sports, nature oriented amenities, spa, dining, banquet and room facilities with world class standard club management on an 8-hectare elevated and rolling terrain. It started commercial operations in October 2008.

3. Residential resort development

Kembali Coast on Samal Island, Davao is a beachfront residential resort development. This 50-hectare Asian-Balinese inspired island getaway offers low-density exclusivity and comes with a 1.8 km beach line that offers unobstructed view of the sea.

Laeuna de Taal ("Laeuna") is located in Talisay Batangas with a view of the Taal lake and a lakeside residential community, about a ten minute drive from the popular tourist destination of Tagaytay. Laeuna is an Asian Tropical-inspired community which offers three (3) residential enclaves (Arista,

Bahia and Orilla) with a range of property choices for every family. Located on the water front is the Lake Club, a lakeside amenity designed for wellness, recreation and celebration.

c. Medium Rise Buildings

Medium Rise Buildings (MRB) projects are five-storey to ten-storey buildings clustered around a central amenity area. Marketed under the "Oasis" brand, FLI's MRBs are intended to provide a quiet environment within the urban setting. The buildings occupy 30% to 35% of the land area, providing a lot of open spaces. FLI currently has 24 ongoing MRB projects in Luzon, Visayas and Mindanao. Below is a list of FLI's ongoing MRB projects:

Project Name	Location
Metro Manila/ Luzon	
One Oasis Ortigas	Pasig City
Bali Oasis	Pasig City
Maui Oasis	Sta. Mesa, Manila
Capri Oasis	Pasig City
Sorrento Oasis	Pasig City
One Spatial	Pasig City
Bali Oasis 2	Pasig City
Asiana Oasis	Paranaque City
Girin Oasis	Cainta, Rizal
Fortune Hill	San Juan City
The Signature	Balintawak, Quezon City
Fora	Tagaytay
Panglao Oasis	Taguig
Visayas	
One Oasis Cebu	Mabolo, Cebu City
Amalfi Oasis	City di Mare, Cebu
San Remo Oasis	City di Mare, Cebu
One Spatial Iloilo	Iloilo
Dumaguete Spatial	Dumaguete
Umi Garden	City di Mare,Cebu
Mindanao	
Eight Spatial	Maa, Davao
One Oasis Davao	Davao City
One Oasis Cagayan de Oro	Cagayan de Oro
Veranda Resort Condos	Davao
Centro Spatial	Davao City

d. High Rise Buildings

The Linear

The Linear, a master-planned residential and commercial hub in Makati City. Two-L-shaped towers, each 24 storeys high, comprise this dynamic condominium community that perfectly caters to the needs of young urban professionals.

Studio City

Studio City is a community composed of five-tower residential condominium complex within the Filinvest City to serve the demand for housing of the growing number of professionals working within Filinvest City and in the nearby Madrigal Business Park. Since it is located within the Filinvest City, residents will enjoy proximity to Festival Supermall, Westgate Center, Northgate Cyberzone, Asian Hospital and Medical Center, and other commercial, educational and medical institutions. The

development consists of 18 storeys per building with commercial units at the ground floor. All residential floors will have 25 studio units per floor.

The Levels

Located at one of the highest point of Filinvest City at around 23 meters above sea level, The Levels is a one-block, four-tower residential condominium development that features laidback suburban living inside a fast-paced business district. The residential development is set in a tropical landscape, with its four towers uniquely designed with terracing levels, giving it a castle-effect look. The high-rise sections will be set in lush greenery, providing residents with views of the gardens.

Vinia Residences

Vinia is a 25-storey condominium development located along EDSA in Quezon City, right across TriNoma and just steps away from the MRT-North Avenue station. With its coveted location, it offers a world of ease and convenience to yuppies and families looking for quality homes, as well as budding entrepreneurs who want to start a home-based business at the heart of the city.

Studio Zen

Studio Zen is a 21-storey condominium development located along Taft Avenue in Metro Manila. Student-oriented amenities, Zen-inspired features, and functional building facilities makes it an ideal residence for students living independently and a great investment opportunity for entrepreneurs who want to take advantage of the ready rental market in the area.

Studio A

Studio A is a single tower 34-storey hi-rise residential condominium located in Loyola Heights in Quezon City. A community conveniently situated near premier universities, the LRT 2 line and other commercial establishments.

100 West

100 West is a single tower 38-storey high-rise commercial and residential condominium with office spaces located in Gen. Gil Puyat Avenue corner Washington St. in Makati City. 100 West is in the Makati Business District and accessible to both north and south of Metro Manila.

Studio 7

Studio 7 is a mixed-use development that will have office and residential towers complemented with retail outlets, located in Quezon City along EDSA very close to the GMA-Kamuning MRT station. "Studio 7" will have studios as well as one bedroom residential units.

e. Condotel

Grand Cenia

The *Grand Cenia* Hotel and Residences is a 25-storey development located along Archbishop Reyes Avenue in Banilad, Cebu, on the 4,211 sq.m. property strategically located close to the Cebu Business Park. Some unit buyers/owners entered their units into a rental pool to operate collectively as hotel. In January 2012, the hotel started operating as the Quest Hotel and Conference Center, a three-star hotel complete with business and conference facilities. The 25-storey structure has 432 condotel rooms and 119 residential condominium units.

The Leaf

The Leaf is a condotel type development stategically located on a mountainside setting beside the Timberland Sports and Nature Club in Timberland Heights. *The Leaf* consists of eight (8) low density mid-rise buildings of three (3) floors each with an average size of 31 sq.m. each unit. *The Leaf* is approximately 300 meters above sea level with a 180 degrees view of Metro Manila.

Analysis of Real Estate Sales

The table below shows a comparative breakdown of FLI's journalized real estate sales by product categories for the years ended December 31, 2016 and 2015 (in thousands).

	Years ended December 31					
	201	16	2 0 1 5			
Category	Amount	% to total	Amount	% to total		
Residential Lots and						
House & Lot Packages						
Socialized	₽ 523,445	3.67%	₽361,146	2.57%		
Affordable	2,670,935	18.74%	1,931,134	13.75%		
Middle income	8,893,026	62.38%	10,940,002	77.86%		
High end & Others	1,859,359	13.04%	610,037	4.34%		
Industrial Lots	27,362	0.19%	60,556	0.43%		
Residential Farm Lots	147,350	1.03%	67,516	0.48%		
Leisure	134,443	0.94%	80,319	0.57%		
Total	P14,255,920	100.00%	₽14,050,710	100.00%		

Analysis of Cost of Sales

The table below shows a comparative breakdown of FLI's journalized cost of sales into various categories for the years ended December 31, 2016 and 2015 (in thousands):

	2016	2015
Land acquisition cost	P1,858,146	₽1,743,342
Land development and construction cost	6,453,790	6,381,337
Cost of club share	10,338	7,474
	P8,322,274	₽8,132,153

1.5.2. Leasing Segment

FLI has the following investment properties for lease:

Commercial Retail Leasing Properties

The Festival Supermall is a four-storey shopping complex located within FAI's Filinvest City, a commercial business district near the juncture of three major road networks – the South Expressway, the old National Highway and the Alabang-Zapote. In addition to having over 700 retail stores and food outlets, the Festival Supermall also features amenities such as a ten-theater movie multiplex with digital surround sound systems, and two themed amusement centers. The mall also has exhibit, trade and music halls which are leased out to organizers of events such as trade fairs sponsored by the Philippine Department of Trade and Industry.

Festival Supermall's current anchor tenants include stores operated by some of the Philippines' largest retailers, such as the J.G. Summit group of companies (Robinsons Department Store and Handyman Do It Best), SM Investments Corporation, (SaveMore Supermarket and Ace Hardware) and the Rustan's Group (Shopwise Supercenter). Festival Supermall also has a group of tenants that are well-known international and domestic retailers, restaurant chains and service companies.

To further augment the Group's recurring income stream in the retail segment, Festival Mall at Filinvest Corporate City has been expanded by over 46,000 square meters of GLA from 134,000 square meters. FLI is also developing the Il Corso lifestyle strip of City di Mare, in the South Road

Properties in Cebu, which will contribute a GLA of around 36,346 sq.m. and GFA of 56,613 square meters when fully completed.

FLI is also about to complete two (2) new malls. Fora Mall in Tagaytay City will contribute 31,037 square meters in GLA and 47,756 square meters of GFA. Another project is the Main Square Molino. Located at its Princeton Heights residential projects located in Molino, Bacoor, Cavite, the project will have a GLA of 19,057 square meters and GFA of 27,965 square meters.

PBCom Tower

The PBCom Tower, is a 52 floor, Grade A, PEZA-designated I.T. office building in Ayala Avenue, Makati City, Metro Manila. FLI owns part of the PBCom Tower thru Filinvest Asia Corporation. FLI earns 60% of revenues from the 36,000 sq.m. leasable space owned by Filinvest Asia Corp. in this building. Colliers International had been hired to provide day-to-day property management services for PBCom Tower. In addition, pursuant to a management agreement, FAI provides the following services: general management services, accounting services, operations, legal review and documentation, office rental services and recruitment and training services.

Northgate Cyberzone

Northgate Cyberzone is a PEZA registered BPO park within Filinvest City. FLI earns revenues from approximately 212,527 sq.m. leasable space.

Construction is ongoing for the following new BPO office buildings located at Northgate Cyberzone:

- Vector Three with GLA of 36,345 sq. m.
- Axis (formerly Megablock) Towers 1 and 2 with combined GLA of 77,798 sq. m.

Current buildings with leases are the following:

- Plaza A: This is a six-storey building with an approximate GFA of 11,575 sq.m. and an approximate GLA of 10,860 sq.m.
- Plaza B and Plaza C: Plaza B and Plaza C are four-storey buildings, each with an approximate GFA of 7,150 sq.m. and an approximate GLA of 6,540 sq.m. for a combined GLA of 13,080 sq.m.
- Plaza D: This is a six-storey building with the same specifications as Plaza A and with an approximate GFA of 11,575 sq.m. and an approximate GLA of 10,860 sq.m.
- Plaza E: This is a twelve-storey building, situated between Plaza A and Plaza D, with approximate GFA of 16,281 sq.m. and an approximate GLA of 14,859 sq.m.
- Convergys Building: This is a three-storey building with an approximate GFA of 6,466 sq.m. and an approximate GLA of 5,839 sq.m. It was a "built-to-suit" (BTS) building to meet the requirements of Convergys.
- HSBC Building: This is another building that was constructed on a BTS basis to meet the requirements of HSBC. The HSBC building has an approximate GLA of 18,000 sq.m.
- IT School: This is a three-storey building with an approximate GFA of 3,297 sq.m. and an approximate GLA of 2,595 sq.m.
- Building 5132: This is a six-storey building with an approximate GFA of 10,560 sq.m. and an approximate GLA of 9,408 sq.m
- iHub I and iHub II: This is a two-tower complex (one with six storys and the other with nine storeys) iHub I has an approximate GLA of 9,474 sq.m.. iHub II has an approximate GLA of 14,166 sq.m.
- Vector One: an 11-storey building with an approximate GFA of 19,545 sq.m. and an approximate GLA of 17,764 sq.m.
- Vector Two: This building has the same configuration as with Vector One. It is also 11 storeys high with an approximate GLA of 17,884 sq.m.
- Filinvest One (formerly called AZ Building): This is a 10-storey building with a GLA of approximately 19,637 sq.m.

• Filinvest Two and Three: This is a twin-tower project located along Alabang Zapote Road. Each building has a GLA of approximately 23,784 sqms or a total of 47,568 sqms. The buildings were completed in the 4th quarter of 2015.

EDSA Transcom Building

This five-storey BPO building is located along EDSA in Mandaluyong City and have approximately 7,358 sq.m. of GLA. This is FLI's first BPO office building outside Northgate Cyberzone.

Other projects outside Alabang

To tap lucrative opportunities in the BPO sector, FLI is expanding its office portfolio in more areas outside of Northgate to meet the demands of the industry. The following are the ongoing new BPO office buildings located in various locations:

- Filinvest Cyberzone Pasay is the first development of Filinvest Cyberparks, Inc. and is the Filinvest Group's first LEED-certified project in Metro Manila outside of Northgate Cyberzone. Rising nine storeys within the Bay Reclamation Area in Pasay City, it will provide a total of 80,000 sqm of office space, supported by street-level retail facilities. Designed by H1 Architecture, the project will add another sleek and modern structure to the growing number of establishments in the vicinity. To be developed in three phases, it is meant to cater to the office accommodation needs of the still growing outsourcing sector, and address retail support requirements of companies and government agencies that will set up shop in the surrounding area. Phase 1 has been completed and is comprised of Towers 1 and 2 with approximately 36,807 sqm of office GLA.
- *Filinvest Cebu Cyberzone* Tower 1 is the first BPO building located at the 1.2 hectare joint venture project with the Provincial Government of Cebu. This is the first building of the four-building complex with 13 storeys and approximate GLA of 19,937 sqms. Tower 2 is currently under construction.
- Construction is underway for two sites along Epifanio delos Santos Avenue for the development of mixed use complexes that both contain BPO office accommodation. *Studio* 7, a mixed-use project in South Triangle near GMA Network, will have a BPO office component, aside from residential and retail facilities, and will break ground this 4th quarter of 2015. Its office portion, called *Studio* 7 *Cyberzone*, will provide 36,594 sqm of GLA by 2018. Another dynamic mixed-use development located at the corner of EDSA and Aurora Boulevard, which shall be called *Activa*, will also play host to BPO offices by providing an estimated 49,700 sqm of GLA.
- Planning activities for the development of a structure with traditional office and retail components are currently underway for the Ortigas property (former Philcomcen property).

The Group will continue to carry out an intensive marketing campaign so to maintain high occupancy rates in its investment properties to maximize leasing revenues.

The table below shows a breakdown of FLI's recorded gross leasing related revenues for the year ended December 31, 2016 & 2015 (amounts in Thousands of Pesos, except percentages).

	201	201	5	
	Amount	% to total	Amount	% to total
Office	P 2,107,205	62.27%	₽ 1,704,436	57.72%
Retail/Commercial	1,276,977	37.73%	1,248,323	42.28%
Total	P3,384,182	100.00%	₽2,952,759	100.00%

1.6. Marketing and Sales

1.6.1 Real Estate Sales Segment

The Parent Company develops customer awareness through marketing and promotion efforts and referrals from satisfied customers. The Parent Company has a real estate marketing team, a network of sales offices located in the Philippines and tie-ups with independent brokers in Europe, Hongkong, the Middle East, Japan, and Singapore. FLI's marketing personnel, together with in-house sales agents and accredited agents, gather demographic and market information to help assess the feasibility of new developments and to assist in future marketing efforts for such developments.

The Parent Company conducts advertising and promotional campaigns principally through print and broadcast media, including billboards, fliers, and brochures designed specifically for the target market. Advertising and promotional campaigns are conceptualized and conducted by FLI's marketing personnel and by third-party advertising companies. These campaigns are complemented with additional advertising efforts, including booths at shopping centers, such as Festival Supermall, and other high traffic areas, to promote open houses and other events.

The Parent Company also believes that the OFW population, as well as expatriate Filipinos, constitute a significant portion of the demand for affordable and middle-income housing either directly or indirectly by remitting funds to family members in the Philippines to purchase property. To this end, the Parent Company has appointed and accredited independent brokers in countries and regions with large concentrations of OFWs and expatriate Filipinos, such as Italy, Japan, the United Kingdom and the Middle East. These brokers act as the Parent Company's marketing and promotion agents in these territories to promote the Parent Company and its products. The Parent Company also sponsors road shows to promote its projects, including road shows in Europe and the United States of America, targeting the OFW and Filipino expatriate markets. FLI also markets its properties using the Internet.

Sales for FLI's housing and land development projects are made through both in-house sales agents and independent brokers. Both FLI's in-house sales agents and independent brokers are compensated through commissions on sales. In-house sales agents also receive a monthly allowance and are provided administrative support by FLI, including office space and expense allowances.

In addition to in-house sales agents and independent brokers, FLI also employs representatives who staff its sales offices and provide customers with information about FLI's products, including financing and technical development characteristics. FLI also assigns each project a sales and operations coordinator who will provide customers with assistance from the moment they make their sales reservation, during the process of obtaining financing, and through the steps of establishing title on their new home. FLI also has personnel who can advise customers on financing options, collecting necessary documentation and applying for a loan. FLI also helps design down payment plans for its low-cost housing customers that are tailored to each customer's economic situation. Further, once a house is sold and delivered, FLI has customer service personnel who are available to respond to technical questions or problems that may occur after delivery of the property.

1.6.2 Leasing Segment

Various professional, multinational commercial real estate leasing agents (including, but not limited to Jones Lang LaSalle, CB Richard Ellis and Colliers) are accredited to find tenants for its PBCom Tower and CPI office space. These brokers work on a non-exclusive basis and earn commissions based on the term of the lease.

FLI also maintains, through its subsidiaries, an in-house leasing team to market its office & commercial spaces.

1.7. Customer Financing for Real Estate Projects

The ability of customers to obtain financing for purchases of subdivision lots or housing units is a critical element in the success of FLI's housing and land development business. Customer financing is particularly important in relation to sales of FLI's socialized housing projects, where most prospective buyers require financing for up to 100% of the purchase price. FLI therefore assists qualified homebuyers in obtaining mortgage financing from government-sponsored mortgage lenders, particularly for its socialized housing projects, and from commercial banks. FLI also provides a significant amount of in-house financing to qualified buyers.

In-house financing

FLI offers in-house financing to buyers who chose not to avail of Government or bank financing. FLI typically finances 80% of the total purchase price, which is secured primarily by a first mortgage over the property sold. The loans are then repaid through equal monthly installments over periods ranging from 5 to 10 years. The interest rates charged by FLI for in-house financing typically range from 11.5% per annum to 19.0% per annum, depending on the term of the loan.

Pag-IBIG Fund

A substantial number of buyers of the Parent Company's socialized housing units finance their purchases through the Home Development Mutual Fund, or PAGIBIG Fund. To provide a liquidity mechanism to private developers, the PAGIBIG Fund has instituted a take-out mechanism for conditional sales, installment contract receivables and mortgages and repurchases of receivables from housing loans of its members.

Mortgage loans

Mortgage loans from commercial banks are usually available to individuals who meet the credit risk criteria set by each bank and who are able to comply with each bank's documentary requirements. In addition to taking security over the property, a bank may also seek repayment guarantees from the Home Guaranty Corporation ("HGC"). To assist prospective buyers obtain mortgage financing from commercial banks, FLI also has arrangements with several banks to assist qualified customers to obtain financing for housing unit purchases.

Deferred cash purchases

In recent years, in addition to the aforementioned financing arrangements, FLI has offered so-called "deferred cash" purchases, particularly for its high-end and leisure developments. Under this arrangement, the entire purchase price is amortized in equal installments over a fixed period, which is typically 24 months. Title to the property passes to the buyer only when the contract price is paid in full or when the buyer executes a real estate mortgage in favor of the Parent Company which can be annotated on the title to the property.

1.8. Real Estate Development

FLI's real estate development activities principally include the purchase of undeveloped land or entering into joint venture agreements covering undeveloped land, the development of such land into residential subdivisions or other types of development projects, the sale of lots, the construction and sale of housing units and the provision of financing for some sales.

The development and construction work is contracted out to a number of qualified independent contractors on the basis of either competitive bidding or the experience FLI had with a contractor on prior project. FLI weighs each contractor's experience, financial capability, resources and track record of adhering to quality, cost and time of completion commitments.

FLI maintains relationships with over 100 independent contractors and deals with them on an arm's length basis.

FLI does not enter into long-term arrangements with contractors. Construction contracts typically cover the provision of contractor's services in relation to a particular project or phase of a project. FLI also provides, in certain cases, financial guarantees of payment to FLI-specified suppliers for purchases of construction materials. Progress payments are made to contractors during the course of a project development upon the accomplishment of pre-determined project performance milestones. Generally, FLI retains 10% of each progress payment in the form of a guarantee bond or cash retention for up to one year from the date the contracted work is completed and accepted by FLI to meet contingency costs.

FLI is not and does not expect to be dependent upon one or a limited number of suppliers or contractors. Its agreements with its contractors are in the nature of supply of labor and materials for the development and/or construction of its various real estate projects.

During 2016, the Parent Company launched a total of 19 new projects and phases with an estimated sales value of P12.0 billion. This brought to 183 the number of ongoing projects and phases as of the end of 2016.

1.9. Competition

1.9.1. Real Estate Sales Segment

Real estate development and selling is very competitive. The Parent Company believes it is strongly positioned in the affordable housing income to middle-income residential subdivision market and in the farm estates. Success in these market segments depends on acquiring well-located land at attractive prices often in anticipation of the direction of urban growth. The Parent Company believes that its name and reputation it has built in the Philippine property market contributes to its competitive edge over the other market players. On the basis of publicly available information and its own market knowledge, FLI's management believes that it is among the leading housing and land project developers in the Philippines, particularly in the socialized to middle-income housing sectors. FLI's management also believes that FLI is able to offer competitive commissions and incentives for brokers, and that FLI is able to compete on the basis of the pricing of its products, which encompasses products for different market sectors, as well as its brand name and its track record of successful completed quality projects.

The Parent Company directly competes with other major real estate companies positioned either as a full range developer or with subsidiary companies focused on a specific market segment and geographic coverage. Its direct competitors include Ayala Land Inc., Vista Land, Robinsons Land, and DMCI.

The Parent Company faces significant competition in the Philippine property development market. In particular, the Parent Company competes with other developers in locating and acquiring, or entering into joint venture arrangements to develop, parcels of land of suitable size in locations and at attractive prices. This is particularly true for land located in Metro Manila and its surrounding areas, as well as in urbanized areas throughout the Philippines.

The Parent Company's continued growth also depends in large part on its ability either to acquire quality land at attractive prices or to enter into joint venture agreements with land-owning partners under terms that can yield reasonable returns. Based on the Parent Company's current development plans, the Parent Company believes that it has sufficient land reserves for property developments for the next several years. If the Philippine economy continues to grow and if demand for residential properties remains relatively strong, the Parent Company expects that competition among developers for land reserves that are suitable for property development (whether through acquisitions or joint venture agreements) will intensify and that land acquisition costs, and its cost of sales, will increase as a result.

1.9.2. Leasing Segment

With regard to the Parent Company's assets dedicated to office space leasing and shopping mall operations, the Parent Company competes with property companies such as Ayala Land Inc., Robinsons Land Corp. and SM Prime Holdings in retail space leasing. In office space leasing, particularly to call centers and other BPO operators, the Parent Company competes with companies such as Robinsons Land, Inc., Ayala Land, Inc., Eton Corporation, and Megaworld Corporation.

1.10. Related-Party Transactions

The Parent Company is a member of the Filinvest Group. The Parent Company and its subsidiaries, in their ordinary course of business, engage in transactions with FDC and its subsidiaries. The Parent Company's policy with respect to related-party transactions is to ensure that these transactions are entered into on terms comparable to those available from unrelated third parties.

The Parent Company's major related-party transactions include:

Interest and non-interest bearing cash advances made to and received from FDC, FAPI, and other affiliates in order to meet liquidity and working capital requirements. Interest rates on these cash advances are determined on an arm's-length basis and are based on market rates.

Sharing jointly with other members of the Filinvest Group, expenses relating to common facilities and services used by each member of the Filinvest Group, such as payroll services, supplies and utilities.

A 50-year lease agreement with FAI for the 10-hectare property on which the Festival Supermall and its related structures are located.

FAC and CPI's management contracts with FAI pursuant to which FAI provides accounting, business development and other management services to FAC and CPI.

The Parent Company's contract with FSI, which provides services relating to the operation of the Festival Supermall and other commercial center being built. Under the terms of the contract, FSI is entitled to receive monthly management fees.

Savings and current accounts and time deposits with East West Bank ("EWB"), a member of the Filinvest Group.

Lease agreement between EWB and the Parent Company and with FAC covering an office space for the bank's branches in PBCom Tower in Makati City and in Grand Cenia Hotel and Residences building in Cebu.

A development agreement with GCK Realty Corp. ("GCK"), in which members of the Gotianun family has shareholdings, for the development by FLI of Grand Cenia Hotel and Residences building on certain parcels of land owned by GCK in Bgry. Camputhaw, Cebu City.

A development agreement with Fernandez Hermanos, Inc., which is owned and managed by an officer and stockholder, Mr. Luis T. Fernandez, and his siblings, for the subdivision development of parcels of land owned by the latter company in Brgy. Matanos, Kaputian, Samal Island in the province of Davao.

1.11. Intellectual Property

The "Filinvest" trademark was registered with the Intellectual Property Office on September 15, 2011. "Filinvest" is the brand FLI uses and by which it is known to the public.

Below are FLI servicemarks registered with the Intellectual Property Office:

TRADEMARK	DATE OF REGISTRATION
The Linear Makati & Design	12 Aug 2010
One Oasis Ortigas	10 Dec 2009
One Oasis Ortigas and Design	10 Dec 2009
We Build the Filipino Dream (Slogan)	10 Dec 2009
One Oasis	10 Dec 2009
Filinvest (New Logo)	15 Sept 2011
Studio A	20 Dec 2012
The Signature	17 Apr 2014
Fortune Hill	22 May 2014
Fora Rotunda Tagaytay	14 Aug 2014
The Glades	09 July 2015
100 West	23 July 2015
Timberland Heights (Horizontal Orientation)	14 May 2015
Timberland Heights (Stacked Orientation)	14 May 2015
One Binondo	12 Feb 2015
The Leaf	20 Nov 2014
Vinia	20 Nov 2014
Citi di Mare (Logo and Tagline)	26 Feb 2015

TRADEMARK	DATE OF REGISTRATION
Bali Oasis	26 Feb 2015
Capri Oasis	05 Mar 2015
Bali Oasis 2	26 Feb 2015
One Spatial	26 Feb 2015
Citi di Mare	25 Dec 2014
I-Go	20 Feb 2015
Kembali (Reversed Logo)	25 June 2015
Kembali	26 Feb 2015
The Veranda	27 Aug 2015
Umi Garden Suites	11 Feb 2016
Activa	13 Aug 2015
Studio 7	12 Nov 2015
Filinvest (Reversed Logo)	24 Mar 2016
Futura	24 Mar 2016
Filinvest Premiere	24 Mar 2016
Panglao Oasis	14 July 2016
The Ranch	12 May 2016
The Prominence	26 May 2016
Vista Hills	07 July 2016
Woodville	07 July 2016
Springfield View	07 July 2016
Punta Altezza	07 July 2016

TRADEMARK	DATE OF REGISTRATION
Aldea Real	07 July 2016
Ashton Fields	03 Nov 2016
Filinvest Technology Park	07 July 2016
Asenso Village	29 Dec 2016
The Glens	07 July 2016
La Brisa Townhomes	07 July 2016
Montebello	07 July 2016
Palmridge	19 Jan 2017
Valle Dulce	24 Nov 2016
Maui Oasis	20 Oct 2016
Blue Isle	19 Jan 2017
Sandia Homes	24 Nov 2016
Valle Alegre	24 Nov 2016
Nusa Dua	04 Aug 2016
Alta Spatial	30 Sept 2016
Santoso Villas	04 Aug 2016
Pueblo Solana	11 Aug 2016
Bluegrass County	11 Aug 2016
Summerbreeze	11 Aug 2016
Blue Palm Estate	11 Aug 2016
Amare Homes	04 Aug 2016
Pineview	04 Aug 2016

TRADEMARK	DATE OF REGISTRATION
Savannah Fields	01 Sept 2016
Meridian Place	08 Sept 2016
Princeton Heights	08 Dec 2016
Cyberzone Properties, Inc.	16 Feb 2017
The Tropics	30 Sept 2016
Kembali Coast	30 Sept 2016
Havila	08 Dec 2016
Tierra Vista	29 Dec 2016
Hampton Orchards	29 Dec 2016

The Company has pending applications with the Intellectual Property Office for the following trademarks:

The Enclave	The Enclave at Filinvest Heights
8 Spatial	Spring Heights
Marina Spatial	Filinvest International
Sanremo Oasis	Ciudad de Calamba
Grand Cenia Residences	Manna Estates
Marina Town	The Filinvest IT Zone
Austine Homes	One Filinvest
Claremont	Verde Spatial
Somerset Lane	

The Company has likewise filed an application with the World Intellectual Property Office (WIPO) for the international registration of the "Filinvest" trademark under the Madrid Protocol. Accordingly, "Filinvest" is now registered in the following countries:

COUNTRY	DATE REGISTERED
United States of America	08 Mar 2016
Malaysia	04 Mar 2015
Qatar	15 May 2016

Statements of Certificate of Protection of the "Filinvest" trademark have also been issued by the following countries:

COUNTRY	DATE
United Kingdom	14 April 2015
Denmark	14 Sept 2015
Norway	16 Sept 2015
Switzerland	11 Dec 2015
Australia	01 July 2015

1.12. Government and Environmental Regulations

The real estate business in the Philippines is subject to significant Government regulations over, among other things, land acquisition, development planning and design, construction and mortgage financing and refinancing.

After the project plan for subdivision is prepared, FLI applies for a development permit with the local government. If the land is designated agricultural land, FLI applies with the Department of Agrarian Reform (DAR) for a Certificate of Conversion or Exemption, as may be proper. A substantial majority of FLI's existing landbank is subject to the DAR conversion process.

Approval of development plans is conditioned on, among other things, completion of the acquisition of the project site and the developer's financial, technical and administrative capabilities. Approvals must be obtained at both the national and local levels. Evidently, the Parent Company's results of operations are expected to continue to be affected by the nature and extent of the regulation of its business, including the relative time and cost involved in procuring approvals for each new project, which can vary for each project.

The Parent Company is also subject to the application of the Maceda Law, which gives purchasers of real property purchased on an installment basis certain rights regarding cancellations of sales and obtaining refunds from developers.

FLI believes that it has complied with all applicable Philippine environmental laws and regulations. Compliance with such laws, in FLI's opinion, is not expected to have a material effect on FLI's capital expenditures, earning or competitive position.

1.13. Employees and Labor

As of December 31, 2016, FLI had a total of 1,062 employees, including 207 permanent full-time managerial employees, 846 support employees and 9 consultants. Management believes that FLI's current relationship with its employees is generally good and neither FLI nor any of its subsidiaries have experienced a work stoppage or any labor related disturbance as a result of labor disagreements. None of FLI's employees or any of its subsidiaries belongs to a union. FLI currently does not have an employee stock option plan.

FLI anticipates that there will be no significant change in the number of its employees in 2016.

FLI provides managers, supervisors and general staff the opportunity to participate in both in-house and external training and development programs which are designed to help increase efficiency and to prepare employees for future assignments. FLI has also provided a mechanism through which managers and staff are given feedback on their job performance, which FLI believes will help to ensure continuous development of its employees. FLI also offers employees benefits and salary packages that it believes are in line with industry standards in the Philippines and which are designed to help it compete in the marketplace for quality employees.

1.14. Major Risk Factors

There are major risk factors that may affect the Parent Company or its operations. Property values in the Philippines are influenced by the general supply and demand of real estate as well as political and economic developments in the country. In the event new supply exceeds demand as a result of economic uncertainty or slower growth, political instability, or increased interest rates, the financial condition and results of operations of FLI will be materially affected.

Demand for, and prevailing prices of, developed land and house and lot units are directly related to the strength of the Philippine economy (including overall growth levels and interest rates), the overall levels of business activity in the Philippines and the amount of remittances received from overseas Filipino workers ("OFWs"). Demand for the Parent Company's housing and land developments is also affected by social trends and changing spending patterns in the Philippines, which in turn are influenced by economic, political and security conditions in the Philippines. The residential housing industry is cyclical and is sensitive to changes in general economic conditions in the Philippines such as levels of employment, consumer confidence and income, availability of financing for property acquisitions, construction and mortgages, interest rate levels, inflation and demand for housing.

The demand for the Parent Company's projects from OFWs and expatriate Filipinos may decrease as a result of the following possibilities, i.e. reduction in the number of OFWs, the amount of their remittances and the purchasing power of expatriate Filipinos. Factors such as economic performance of the countries and regions where OFWs are deployed, changes in Government regulations such as taxation on OFWs' income, and, imposition of restrictions by the Government/other countries on the deployment of OFWs may also affect the demand for housing requirements.

There are risks that some projects may not attract sufficient demand from prospective buyers thereby affecting anticipated sales. Stringent government requirements for approvals and permits of new projects may take substantial amount of time and resources. In addition, the time and the costs involved in completing the development and construction of residential projects can be adversely affected by many factors, including unstable prices and supply of materials and equipment and labor,

adverse weather conditions, peso depreciation, natural disasters, labor disputes with contractors and subcontractors, accidents, changes in laws or in Government priorities and other unforeseen problems or circumstances. Further, the failure by the Parent Company to substantially complete construction of a project to its planned specifications or schedule may result in contractual liabilities to purchasers and lower returns.

The Parent Company's cost of sales is affected by volatility in the price of construction materials such as lumber, steel and cement. While the Parent Company, as a matter of policy, attempts to fix the cost of materials component in its construction contracts, in cases where demand for steel, lumber and cement are high or when there are shortages in supply, the contractors the Parent Company hires for construction or development work may be compelled to raise their contract prices. As a result, rising cost of any construction materials will impact the Parent Company's construction costs, and the price for its products. Any increase in prices resulting from higher construction costs could adversely affect demand for the Parent Company's products and the relative affordability of such products as compared to competitors' products. This could reduce the Parent Company's real estate sales.

The Parent Company is also exposed to risks associated with the ownership and operation of its investment properties. Financial performance of the Parent Company's leasing segment, could be affected by a number of factors, including:

- 1. the national and international economic climate;
- 2. changes in the demand for call center and other BPO operations in the Philippines and around the world;
- 3. trends in the Philippine retail industry, insofar as the Festival Supermall is concerned;
- 4. changes in laws and governmental regulations in relation to real estate, including those governing usage, zoning, environment, taxes and government charges;
- 5. the inability to collect rent due to bankruptcy of tenants or otherwise;
- 6. competition for tenants;
- 7. changes in market rental rates;
- 8. the need to periodically renovate, repair and re-let space and the costs thereof;
- 9. the quality and strategy of management; and,
- 10. the Parent Company's ability to provide adequate maintenance and insurance.

Item 2. PROPERTIES

2.1. Land Bank

Since its incorporation, the Parent Company has invested in properties situated in what the Parent Company believes are prime locations across the Philippines for existing and future housing and land development projects. It is important for the Parent Company to have access to a steady supply of land for future projects. In addition to directly acquiring land for future projects, the Parent Company has also adopted a strategy of entering into joint venture arrangements with landowners for the development of raw land into future project sites for housing and land development projects. This allows FLI to reduce its capital expenditures for land and substantially reduces the financial holding costs resulting from owning land for development.

Under the joint venture agreements, the joint venture partner contributes the land free from any lien, encumbrance, tenants or informal settlers and the Parent Company undertakes the development and marketing of the products. The joint venture partner is allocated either the developed lots or the proceeds from the sales of the units based on pre-agreed distribution ratio.

Potential land acquisitions and participation in joint venture projects are evaluated against a number of criteria, including the attractiveness of the acquisition price relative to the market, the suitability or the technical feasibility of the planned development. The Parent Company identifies land acquisitions and joint venture opportunities through active search and referrals.

As of December 31, 2016, the Parent Company had a land bank of approximately 2,407 hectares of raw land for the development of its various projects, including approximately 265 hectares of land under joint venture agreements, which the Parent Company's management believes is sufficient to sustain several years of development and sales.

Details of the Parent Company's raw land inventory as of December 31, 2016 are set out in the table below:

FLI Land Bank as of December 31, 2016				
Area in Hectares				
Location	Company	Under		% to
	Owned	Joint Ventures	Total	Total
Luzon				
Metro Manila	35.49	_	35.49	1.47%
Rizal	790.29	8.88	799.17	33.21%
Bulacan	254.20	_	254.2	10.56%
Pampanga	-	59.05	59.05	2.45%
Tarlac		0.15	0.15	0.01%
Cavite	360.85	88.99	449.84	18.69%
Laguna	292.78	2.02	294.80	12.25%
Batangas	145.31	42.07	187.38	7.79%
Sub-total	1,878.92	201.16	2080.08	86.42%
Visayas				
Cebu	3.37	37.79	41.16	1.71%
IloIlo	11.44	_	11.44	0.48%
Negro Occidental	68.29	_	68.29	2.84%
Sub-total	83.10	37.79	120.89	5.03%
Mindanao				
Cagayan de Oro	2.78	_	2.78	0.12%
Davao	75.10	25.59	100.69	4.18%
South Cotabato	102.23		102.23	4.25%
Sub-total	180.11	25.59	205.7	8.55%
Total	2,142.13	264.54	2,406.67	100.00%

2.2. Current Development Projects

The following table sets out all of FLI's projects with ongoing housing and/or land development or marketing as of December 31, 2016.

Category / Name of Project	Location
SOCIALIZED	
Belleview Meadows	Tanza, Cavite
Belmont Hills	Gen. Trias, Cavite
Belvedere Townhomes	Tanza, Cavite
Blue Isle	Sto. Tomas, Batangas
Castillion Homes	Gen. Trias, Cavite
Melody Plains	San Jose del Monte, Bulacan
Mistral Plains	Gen. Trias, Cavite
Sandia Homes	Tanauan, Batangas

Category / Name of Project	Location
Southern Heights	San Pedro, Laguna
Sunny Brooke	Gen. Trias, Cavite
AFFORDABLE	
Sunrise Place	Tanza, Cavite
Sunrise Place Mactan	Mactan, Cebu
Aldea del Sol	Mactan, Cebu
Aldea Real	Calamba, Laguna
Alta Vida Expansion	San Rafael, Bulacan
Alta Vida Prime	San Rafael, Bulacan
Amare Homes	Tanauan, Batangas
Amarilyo Crest	Taytay, Rizal
Anila Park	Taytay, Rizal
Anila Park Townhomes	Taytay, Rizal
Austine Homes	Pampanga
Bluegrass County	Sto. Tomas, Batangas
Brookside Lane	Gen. Trias, Cavite
Claremont Village	Mabalacat, Pampanga
Ocean Cove 2	Davao City
Crystal Aire	Gen. Trias, Cavite
Dumaguete Spatial	Dumaguete
East Bay Palawan	Puerto Princesa, Palawan
Fairway View	Dasmarinas, Cavite
Futura Homes - San Pedro	San Pedro, Laguna
Futura Homes – Mactan	Mactan, Cebu
Futura Homes- Palm Estates	Bacolod City
Futura Homes- Iloilo Futura Homes- Koronadal	Ilo-ilo South Cotabato
La Brisa Townhomes	Calamba, Laguna
Meridian Place	Gen. Trias, Cavite
Palmridge	Sto. Tomas, Batangas
Parkspring	San Pedro, Laguna
Primrose Hills	Angono, Rizal
Primrose Townhomes	Angono, Rizal
Raintree Prime Residences	Dasmarinas, Cavite
Savannah Fields	Gen. Trias, Cavite
Sommerset Lane	Tarlac City
Springfield View	Tanza, Cavite
Summerbreeze Townhomes	Sto. Tomas, Batangas
The Glens at Park Spring	San Pedro, Laguna
The Peak	Taytay, Rizal
The Residences @ Castillon Homes	Tanza, Cavite
The Villas	Taytay, Rizal
Tierra Vista	San Rafael, Bulacan
110114 11014	San Raidel, Daidean

Category / Name of Project	Location
Valle Dulce Ph1	Tanza, Cavite
Valle Alegre	Calamba, Laguna
Villa Mercedita	Davao City
Villa Montseratt 1D	Taytay, Rizal
Villa Montseratt 3C	Taytay, Rizal
Villa Montseratt Expansion	Taytay, Rizal
Westwood Mansion Expansion	Tanza, Cavite
Westwood Place	Tanza, Cavite
Woodville	Gen. Trias, Cavite
MIDDLE-INCOME	
Amalfi Oasis	South Road Properties, Cebu
Amarilyo Crest	Taytay, Rizal
Ashton Fields	Calamba, Laguna
Asiana Oasis	Paranaque, Metro Manila
Asiana Oasis	i aranaque, ivieno ivianna
Bali Oasis 1	Pasig City, Metro Manila
Bali Oasis 2	Pasig City, Metro Manila
Capri Oasis	Pasig City, Metro Manila
Centro Spatial	Davao City
Corona Del Mar	Talisay, Cebu
Fora	Tagaytay
Eight Spatial	Maa, Davao
Escala (La Constanera)	Talisay, Cebu
Filinvest Homes - Butuan	Butuan, Agusan Del Norte
Filinvest Homes- Tagum	Tagum City, Davao
Fuente de Villa Abrille	Davao City
Hampton Orchards	Bacolor, Pampanga
Highlands Pointe	Taytay, Rizal
La Mirada of the South	Binan, Laguna
Manor Ridge at Highlands	Taytay, Rizal
Maui Oasis	Sta. Mesa, Manila
Montebello	Calamba, Laguna
NorthviewVillas	Quezon City
Nusa Dua (Residential)	Tanza, Cavite
Ocean Cove	Davao City
One Oasis Cagayan de Oro	Cagayan de Oro City
One Oasis Cebu	Mabolo, Cebu City
One Oasis Davao	Davao City
One Oasis Ortigas	Pasig City, Metro Manila
One Spatial	Pasig City, Metro Manila
One Spatial Iloilo	Iloilo
Orange Grove	Davao City
Princeton Heights	Molino, Cavite
San Remo Oasis	South Road Properties, Cebu

Category / Name of Project	Location	
Somerset Lane, Ph 2	Tarlac City	
Sorrento Oasis	Pasig City, Metro Manila	
Southpeak	San Pedro, Laguna	
Spring Country	Batasan Hills, Quezon City	
Spring Country Spring Heights	Batasan Hills, Quezon City	
Studio 7	Quezon City	
Studio A	Quezon City	
Studio City	Filinvest City, Alabang	
Studio Zen	Pasay City, Metro Manila	
Tamara Lane (formerly Imari)	Caloocan City	
The Enclave at Filinvest Heights	Quezon City	
The Enclave at Highlands Pointe	Taytay, Rizal	
The Glades	Timberland Heights, San Mateo, Rizal	
Umi Garden	City di Mare, Cebu	
Olli Galdeli	City di Maie, Cebu	
The Levels	Filinvest City, Alabang	
The Linear	Makati City	
The Pines	San Pedro, Laguna	
The Prominence	Quezon City	
The Terraces Ph 1B & Ph 2	Taytay, Rizal	
The Tropics	Cainta, Rizal	
Villa San Ignacio	Zamboanga City	
Vinia Residences & Versaflats		
Viridian at Southpeak	Edsa, Quezon City San Pedro, Laguna	
West Palms	Puerto Princesa, Palawan	
The Grove	Rizal	
Panglao Oasis	Taguig	
HIGH-END		
Arista	Talisay, Batangas	
Bahia	Talisay, Batangas	
Banyan Crest	San Mateo, Rizal	
Banyan Ridge	San Mateo, Rizal	
Brentville International	Mamplasan, Binan, Laguna	
Enclave Alabang	Muntinlupa	
Fortune Hill	San Juan City	
Highlands Pointe	Taytay, Rizal	
Kembali Arista	Samal Island, Davao	
Mission Hills - Sta Sophia	Antipolo, Rizal	
Mission Hills - Sta. Catalina	Antipolo, Rizal	
Mission Hills - Sta. Isabel	Antipolo, Rizal	
Orilla	Talisay, Batangas	
Prominence 2	Mamplasan, Binan, Laguna	
Sunshine Place	Mamplasan, Binan, Laguna	
The Arborage at Brentville Int'l	Mamplasan, Binan, Laguna	

Category / Name of Project	Location
The Meridien	Mamplasan, Binan, Laguna
The Ranch	San Mateo, Rizal
The Signature	Quezon City
Village Front	Mamplasan, Binan, Laguna
Woodmore Spring A	Mamplasan, Binan, Laguna
100 West	Makati City
LEISURE - FARM ESTATES	
Forest Farms	Angono, Rizal
Mandala Residential Farm	San Mateo, Rizal
Nusa Dua	Tanza, Cavite
LEISURE PRIVATE MEMBERSHIP CLUB	
Timberland Sports and Nature Club	San Mateo, Rizal
Kembali Coast	Samal Island, Davao
Laeuna De Taal	Talisay, Batangas
Veranda Resort Condominiums	Samal Island, Davao
INDUSTRIAL/COMMERCIAL	
Filinvest Technology Park	Calamba, Laguna
The Mercado	Taytay, Rizal
CONDOTEL	
Grand Cenia Hotel & Residences	Cebu City
The Leaf	San Mateo, Rizal

On-going developments of the abovementioned projects are expected to require additional funds but FLI believes that it will have sufficient financial resources for these anticipated requirements, both from debt financing and generation from operations.

In 2017, FLI intends to retain its dominant position as the leader in MRB projects by launching three (3) new projects nationwide and three (3) additional buildings of existing projects, with an estimated sales value of ₱ 3.0 billion. This will bring the Company's total MRB projects to 27 (excluding condotel). These new MRB projects are part of the total ₱14.0 billion estimated sales value of new projects slated for launch by FLI in 2017.

Aside from the MRB's, FLI has pipelined 12 horizontal residential projects with an estimated revenue of about ₱7.2 billion and 2 high-rise buildings (mixed-use) with an estimated sales value of ₱4.9 billion.

2.3. Investment Properties

FLI has the following operating strategic investment properties: Festival Supermall, PBCom Tower, Northgate Cyberzone ,EDSA Transcom Building, Cebu Cyberzone and Pasay Cyberzone.

FLI has currently several projects under development that will be rental assets when completed. Please refer to Section 1.5.2 for a detailed discussion of these properties.

2.4. Property and Equipment

FLI's corporate headquarters is located along EDSA, Mandaluyong City. FLI is also renting spaces for its sales offices in Quezon City, Rizal, Pampanga, Tarlac, Puerto Princesa City, Davao City, Butuan, Tagum, Cagayan de Oro, and Zamboanga City. The terms of the leases are usually for one year, and thereafter, the terms of the lease shall be on a month-to-month basis or upon the option of both parties, a new contract is drawn. The Parent Company does not intend to acquire properties for the next 12 months except as needed in the ordinary course of business.

Item 3. Legal Proceedings

The Company is subject to lawsuits and legal actions in the ordinary course of its real estate development and other allied activities. However, the Company does not believe that any such lawsuits or legal actions will have a significant impact on its financial position or results of its operations. Noteworthy are the following cases involving the Company:

a. FLI vs. Abdul Backy Ngilay, et. al. G.R. No. 174715 Supreme Court

This is a civil action for the declaration of nullity of deeds of conditional and absolute sales of certain real properties located in Tambler, General Santos City covered by free patents and executed between FLI and the plaintiff's patriarch, Hadji Gulam Ngilay. The Regional Trial Court ("RTC") of Las Piñas City (Br. 253) decided the case in favor of FLI and upheld the sale of the properties. On appeal, the Court of Appeals rendered a decision partly favorable to FLI but nullified the sale of some properties involved. FLI filed a petition for review on certiorari to question that portion of the decision declaring as void the deeds of sale of properties covered by patents issued in 1991. The Supreme Court affirmed the decision of the Court of Appeals but declared with finality that FLI's purchase of sales patents issued in 1991 was void and ordered the Ngilays to return P14,000,000.00 to FLI. The Regional Trial Court issued a Writ of Execution dated February 16, 2015. To satisfy the monetary judgment in favor of FLI, four parcels of land owned by the Ngilays and covered by Transfer Certificates of Title ("TCT") Nos. P-6886, 147-2014005034, 147-2014000465, and 147-2014000468, were levied on execution and sold at public auction to FLI as highest bidder. The Sheriff's Certificate of Sale over the properties was registered in the Registry of Deeds of General Santos City. If the Ngilays fail to redeem the properties within one year from June 2016, FLI shall immediately consolidate title over the properties in its name. Thereafter, FLI shall file a petition for the issuance of a writ of possession in the RTC of General Santos City to obtain possession of the said properties.

b. Republic of the Philippines vs. Rolando Pascual, et.al. SC- G.R. NO. 222949
Supreme Court

The National Government through the Office of the Solicitor General filed suit against Rolando Pascual, Rogelio Pascual, and FLI for cancellation of title and reversion in favor of the Government of properties subject of a joint venture agreement between the said individuals and FLI. The Government claims that the subject properties covering about 73.33 hectares are not alienable and disposable being forest land. The case was dismissed by the RTC of General Santos City (Branch 36) on November 16, 2007 for lack of merit. On appeal, the Court of Appeals reversed the Decision of the RTC and ordered the case to be remanded for a full-blown trial on the merits. FLI filed a Motion for Partial Reconsideration, which was denied by the CA. On April 4, 2016, FLI filed its Petition for Review with the Supreme Court, but the SC also affirmed the Decision of the CA remanding the case for reversion filed by the Republic of the Philippines to the RTC of Gen. Santos City for further proceedings. No notice of resumption of trial of the case has so far been issued by the Regional Trial Court.

c. Antonio E. Cenon and Filinvest Land, Inc. vs. San Mateo Landfill, Mayor Rafael Diaz,
Brgy. Pintong Bukawe, Director Julian Amador and the Secretary, Department of
Environment and Natural Resources
Civil Case No. 2273-09
Branch 75, Regional Trial Court, San Mateo, Rizal
CA-G.R. CV No. 107682
Court of Appeals, Manila

On February 9, 2009, FLI and its First Vice President, Engr. Antonio E. Cenon ("Plaintiffs") filed an action for injunction and damages against the respondents to stop and enjoin the construction of a 19-hectare landfill in a barangay in close proximity to Timberland Heights in San Mateo, Rizal. Plaintiffs sought preliminary and permanent injunctive reliefs and damages and the complete and permanent closure of the dump site. After presenting evidence, plaintiffs have rested their case. Defendant San Mateo Sanitary Landfill and defendant Mayor separately filed a Demurrer to Evidence. In an Order dated August 22, 2016, the Court granted both Demurrers to Evidence and dismissed the case for insufficiency of evidence. Plaintiffs filed a Notice of Appeal which was granted by the Regional Trial Court in an Order dated September 23, 2016. The Court of Appeals issued a Notice to File Brief dated November 3, 2016 which required Plaintiffs to file their Appellants' Brief. On February 15, 2017, plaintiffs filed their Appellants' Brief.

Apart from the foregoing as well as lawsuits and legal actions in the ordinary course of its business, we are not handling any litigation matter for or against the Company, nor are we aware of any impending claim or litigation for or against it, any judgment or settlement rendered, or investigation conducted, by any government agency or any other party either in favor of or against the Company which will have a material adverse effect on its financial condition.

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

There was no matter which was submitted to a vote of security holders in 2016.

Part II - OPERATIONAL AND FINANCIAL INFORMATION

Item 5. MARKET FOR ISSUER'S COMMON EQUITY & RELATED STOCKHOLDER MATTERS

The shares were listed on the Philippine Stock Exchange (PSE) in 1993. The following table shows, for the periods indicated, the high, low and period end closing prices of the shares as reported in the PSE:

	Period		Share Prices	
		High	Low	End
2016	4th Quarter	1.89	1.50	1.53
	3rd Quarter	2.04	1.82	1.83
	2 nd Quarter	2.08	1.77	1.99
	1st Quarter	1.84	1.32	1.77
2015	4th Quarter	1.90	1.60	1.81
	3rd Quarter	2.04	1.67	1.68
	2 nd Quarter	2.10	1.75	1.86
	1st Quarter	1.87	1.51	1.80

On December 31, 2016, FLI's shares closed at the price of P1.53 per share. The number of shareholders of record as of said date was 5,735. Common shares outstanding as of December 31, 2016 is 24,249,759,506.

Top 20 Stockholders (common shares) as of December 31, 2016:

<u>NAME</u>	NO. OF SHARES	% OF TOTAL
1. Filinvest Development Corporation	14,409,926,733	59.42%
2. PCD Nominee Corporation (Non-Filipino)	6,834,068,169	28.18%
3. PCD Nominee Corporation (Filipino)	2,698,705,725	11.13%
4. Phil. International Life Insurance	50,000,000	00.21%
5. Phil. International Life Insurance Co., Inc.	20,000,000	00.08%
6. Michael Gotianun	11,235,913	00.05%
7. Lucio W. Yan &/or Clara Y. Yan	10,687,500	00.04%
8. Joseph M. Yap &/or Josephine G. Yap	7,694,843	00.03%
9. Berck Y. Cheng	7,000,000	00.03%
10. Joseph M. Yap	6,444,115	00.03%
11. Executive Optical, Inc.	5,040,647	00.02%
12. R Magdalena Bosch	4,877,928	00.02%
13. Luis L. Fernandez	4,064,940	00.02%
14. Luis L. Fernandez Or Veronica P. Fernandez ITF	4,064,940	00.02%
Marco		
15. Luis Rodrigo P. Fernandez	4,064,940	00.02%
16. Luis L. Fernandez Or Veronica P. Fernandez ITF Carlo	4,064,940	00.02%
17. Enrique P. Fernandez	4,064,940	00.02%
18. Veronica P. Fernandez	4,064,940	00.02%
19. Emily Benedicto	3,468,750	00.01%
20. Filinvest Capital, Inc.	2,890,625	00.01%

The Parent Company's entire preferred shares of 8 billion shares were all issued to FDC.

No securities were sold within the past three years which were not registered under the Revised Securities Act and/or Securities Regulation Code.

Dividends

On January 8, 2007, the Board of Directors approved an annual cash dividend payments ratio for the Parent Company's issued shares of twenty percent (20%) of its consolidated net income for the preceding year, subject to compliance with applicable laws and regulations and the absence of circumstances which may restrict the payment of such dividends, including, but not limited to, when Company undertakes major projects and developments requiring substantial cash expenditures, or when the Parent Company is restricted from paying cash dividends by its loan covenants, if any. The Board of Directors may at any time modify such dividend payout ratio depending on the results of operations, future projects and plans of the Parent Company.

On May 9, 2014, the BOD approved the declaration from unappropriated retained earnings of cash dividend of $\stackrel{\square}{=} 0.050$ per share or a total of $\stackrel{\square}{=} 1.21$ billion for all shareholders of records as of June 6, 2014.

On May 8, 2015, the BOD approved the declaration from unappropriated retained earnings of cash dividend of $\stackrel{1}{=} 0.056$ per share or a total of $\stackrel{1}{=} 1.37$ billion for all shareholders of record as of June 5, 2015.

On April 22, 2016 the BOD approved the declaration and payment of cash dividend of \$\mathbb{P}0.061\$ per share or a total of \$\mathbb{P}1.48\$ billion for all shareholders of record as of May 22, 2016.

Item 6. BOND ISSUANCES

On November 19, 2009, FLI issued fixed rate bonds (the "Bonds") with aggregate principal amount of $mathbb{P}$ 5.00 billion, comprised of three (3)-year fixed rate bonds due in 2012 and five (5)-year fixed rate bonds due in 2014. FLI raised net proceeds of $mathbb{P}$ 4,934,064,000 after deducting fees, commissions and expenses relating to the issuance of the bonds.

The three-year bonds have a fixed interest rate of 7.53% per annum. Interest is payable quarterly in arrears starting on February 19, 2010. The five (5)-year bonds have a fixed interest rate of 8.46% per annum. Interest is payable quarterly in arrears starting on February 20, 2010. The \clubsuit 0.50 billion and \clubsuit 4.50 billion three (3)-year fixed rate bond was paid by FLI on November 16, 2012 and November 19, 2014, respectively.

On July 7, 2011, FLI issued another fixed rate bonds with principal amount of \clubsuit 3.00 billion, to finance its capital requirements in 2011 and 2012. The term of the bonds is five (5) years from the issue date with fixed interest rate of 6.2% per annum, payable quarterly in arrears starting on October 7, 2011. FLI raised net proceeds of \clubsuit 2,978,835,000 after deducting fees, commissions and expenses relating to the issuance of the bonds.

On June 8, 2012, FLIissued another fixed rate bonds with aggregate principal amount of \clubsuit 7.00 billion and term of seven (7) years from the issue date. The fixed interest rate is 6.27% per annum, payable quarterly in arrears starting on September 8, 2012. FLI raised net proceeds of \clubsuit 6,915,976,960 after deducting fees, commissions and expenses relating to the issuance of the bonds.

On December 4, 2014, FLI issued to the public unsecured fixed rate bonds with an aggregate principal amount of \clubsuit 7.00 billion comprising of \clubsuit 5.30 billion seven (7)-year fixed rate bonds due in 2021 and \clubsuit 1.70 billion ten (10)-year fixed rate bonds due in 2024. The seven-year bonds carry a fixed rate of

5.4% per annum while the ten-year bonds have a fixed interest rate of 5.64% per annum. FLI raised net proceeds of \clubsuit 6,922,093,063.

On August 20, 2015, FLI issued to the public unsecured fixed rate bonds with an aggregate principal amount of \$\mathbb{P}8.00\$ billion comprising of \$\mathbb{P}7.00\$ billion 7-year fixed rate bonds due in 2022 and \$\mathbb{P}1.00\$ billion 10-year fixed rate bonds due in 2025. The 7-year bonds carry a fixed rate of 5.36% per annum while the 10-year bonds have a fixed rate of 5.71% per annum. FLI raised net proceeds of \$\mathbb{P}7.913.188.532\$ after deducting fees, commissions and expenses relating to the issuance of the bonds.

These bonds require FLI to maintain certain financial ratios which include maximum debt-to-equity ratio of 2.0x; minimum current ratio of 2.0x; and minimum debt service coverage ratio of 1.0x. As of December 31, 2016 and 2015, FLI is not in breach of any of these debt covenants.

Item 7. MANAGEMENT DISCUSSION AND ANALYSIS AND PLAN OF OPERATION

Plan of Operations for 2017

FLI's business strategy has placed emphasis on the development and sale of residential lots and housing units to lower and middle-income markets throughout the Philippines.

FLI expects to remain focused on core residential real estate development business which includes medium-rise buildings and high-rise condominium projects, residential farm estates, entrepreneurial communities, and leisure developments in response to the demands of the Philippine market. The Parent Company is also expanding its retail and BPO office-building portfolio to generate recurring revenues.

In 2017, FLI intends to retain its dominant position as the leader in MRB projects by launching three (3) new projects nationwide and three (3) additional buildings of existing projects, with an estimated sales value of ₽ 3.0 billion. This will bring the Company's total MRB projects to 27 (excluding condotel). These new MRB projects are part of the total ₽14.0 billion estimated sales value of new projects slated for launch by FLI in 2017.

Aside from the MRB's, FLI has pipelined 15 horizontal residential projects with an estimated revenue of about \$\mathbb{P}7.0\$ billion and 2 high-rise buildings (mixed-use) with an estimated sales value of \$\mathbb{P}4.0\$ billion.

As part of FLI's strategic goal of tripling the GLA of its BPO office buildings by 2019, FLI is targeting to complete two more office buildings: Vector3 with a GLA of 36, 345 sq. m. and Axis 1 (formerly Megablock) with a GLA of 38,899 sq. m. in Northgate Cyberzone and Cebu Cyberzone with a GLA of 27,574 sq. m.

For its retail portfolio, FLI has the Festival Supermall at Filinvest City by another 46,705 square meters to its gross leasable area, maintaining its position as the biggest mall in South Metro Manila. Il Corso lifestyle strip, a retail project in South Road Properties in Cebu, will contribute a GLA of around 35,000 sq.m. when fully completed. FLI is also completing construction of two malls, one in Tagaytay City, and another at its Princeton Heights residential project located in Cavite.

Results of Operations for 2016

Year ended December 31, 2016 compared to year ended December 31, 2015

For the year ended December 31, 2016, FLI's operating regular net income registered a year on year growth of 4.95% or ₱252.22 million from ₱5,098.56 million in 2015 to ₱5,350.79 million in 2016.

Revenues and other income

Total consolidated revenues went up by ₱1,197.73 million or 6.54% from ₱18,302.85 million in 2015 to ₱19,500.59 million in 2016. Increase in revenue is attributable to 14.61% or ₱431.42 million increase in rental and other related services revenue from ₱2,952.76 million in 2015 to ₱3,384.18 million in 2016. FLI completed three new buildings in the last quarter of 2015 and these have started to generate revenues in 2016. FLI now operates 21 buildings totaling 312,000 square meters of gross leasable area (GLA). Likewise, real estate sales increased by ₱205.21 million or by 1.46% from ₱14,050.71 million in 2015 to 14,255.92 million in 2016. Real estate sales booked during the current period broken down by product type are as follows: Middle Income 72% (inclusive of Medium-Rise Buildings and High-Rise Buildings); Affordable 19%; High-End 3%; Farm Estate 1%; Socialized and others 5%.

Interest income increased by ₱63.59 million or by 7.87% from ₱808.38 million in 2015 to ₱871.97 million in 2016. The increase was due to higher interest income derived from cash and cash equivalents. Other income increased by 156.09% or by ₱490.96 million from ₱314.53 million in 2015 to ₱805.49 million in 2016 mainly due to a ₱450.00 income from liquidated damages qualified to be recognized as income as of December 31, 2016.

Costs and Expenses

Cost of real estate sales increased by ₱190.12 million or by 2.34% from ₱8,132.15 million in 2015 to ₱8,322.27 million in 2016. The increase was mainly due to movement in the amount of sales booked during the current period. Cost of rental services likewise increased by 8.14% from ₱686.58 million in 2015 to ₱742.49 million in 2016 basically due to depreciation of newly completed investment properties.

Total operating expenses increased to 2.508.76 million in 2016 from 2.26.73 million in 2015.

General and administrative expenses increased by ₱165.93 million or by 14.58% to ₱1,303.95 million in 2016 from ₱1,138.02 million in 2015. The increase was due to some repairs expensed out in 2016, and increases in outside temporary services, rent and utilities expenses for the current period.

Selling and marketing expenses increased by 2116.10 million or by 10.66% to 21.204.80 million in 2016 from 21.088.71 million in 2015 mainly due to increase in broker's commission.

Interest and other financial charges increased by 21.88.91 million or by 21.38% to 1.072.66 million in 2016 from 8.83.76 million in 2015. This was due to interest expense of the newly availed loans in 2016.

Provision for Income Tax

Provision for income tax increased by 17.92% from ₱1,275.07 million in 2015 to ₱1,503.62 million in 2016. Provision for current income tax decreased to ₱385.79 million in 2016 from ₱405.77 million in 2015 or a decrease of ₱19.98 million or by 4.92% due to lower taxable income brought about by tax incentives and nontaxable financial revenues.

Provision for deferred income tax increased by 248.52 million or by 28.59% from 869.30 million in 2015 to 17.82 million in 2016 due to temporary differences of financial and taxable income.

Financial Condition

As of December 31, 2016, FLI's total consolidated assets stood at ₱129,425.23 million, higher by 6.79% or by ₱8,230.06 million than the ₱121,195.17 million total consolidated assets (as restated) as of December 31, 2015. The following are the material changes in account balances:

26.13% Decrease in Cash and cash equivalents

Funds were used for the development of existing and new projects and for the construction of new buildings (investment properties) and for raw land acquisitions, coupled with bond and loan payments.

11.98% Increase in Contracts receivable

Contracts receivable increased due to additional sales booked during the period. Several attractive financing schemes are being offered by the Group to its real estate buyers to further increase sales.

15.20% Decrease in Other receivables

Decrease is mainly due to recoupment of advances from contractors and suppliers.

16.05% Decrease in Financial assets at fair value through other comprehensive income

This account decreased due to management's reassessment of control over TSNC. TSNC is now treated as a subsidiary with the investment in Club shares eliminated at consolidation.

18.71% Increase in Investment property

The increase was mainly due to the additional construction costs of new buildings in Northgate Cyberzone and Filinvest Cebu Cyberzone. Moreover, additional costs were incurred for the construction of buildings for commercial lease.

33.60% Increase in Property, plant and equipment

The increase was mainly due to consolidation of TSNC which has a material cost of Club classified as property, plant and equipment.

87.06% Increase in Deferred income tax assets

The increase in deferred income tax assets is basically due additional advance rental payments for the year.

21.50% Increase in Other assets

The increase in this account was mainly construction costs of the non-current assets acquired in relation to BTO agreement with the Government of Cebu.

16.03% Decrease in Accounts payable and accrued expenses

The decrease in this account was mainly due to the settlement of payables to contractors and suppliers with the completion of project constructions.

53.36% Increase in Loans payable

The increase in mainly due to the $mathbb{P}10.48$ billion newly availed loans by the Group offset by the $mathbb{P}1.93$ billion repayments.

9.30% Decrease in Bonds payable

The decrease was due to repayment of the ₱3 billion fixed-rate bonds.

44.68% Increase in Income tax payable

The increase in income tax payable was attributable to increased taxable income due to increased revenues.

28.92% Decrease in Due to Related Parties

The decrease was due to pay offs of the liability to affiliates for the Group's share in expenses in the regular course of business. The remaining unpaid charges are expected to be paid or liquidated within the first quarter of the following year.

38.99 % Increase in Retirement Liabilities

The increase was due to the accrual of the liability to the retirement fund for the year based on the latest actuarial valuation, net of cash contributions to the fund.

32.71% Increase in Deferred Income Tax Liabilities

The increase was mainly due to the additional capitalized borrowing cost on long-term loans and other temporary differences of financial and taxable income.

Performance Indicators

Financial Ratios	Particulars	2016	2015
Earnings per Share	$Basic^I$	0.22	0.21
Earnings per Share	Diluted ²	0.22	0.21
Debt to Equity Ratio	Notes Payable & Long-term Debt Total Stockholder's Equity	0.90	0.85
Debt Ratio	<u>Total Liabilities</u> Total Assets	0.54	0.54
EBITDA to Total Interest Expense	<u>EBITDA</u> Total Interest Expense	3.16	3.09
Price Earnings Ratio	Closing Price of Share Earnings Per share	6.95	8.62

¹Basic earnings per share amounts are calculated by dividing net income for the period attributable to ordinary equity holders of the parent by the weighted average number of ordinary shares outstanding during the period.

Other Disclosures

Aside from the possible material increase in interest rates of the outstanding long-term debts with floating rates, there are no known trends, events or uncertainties or any material commitments that may result to any cash flow or liquidity problems of FLI within the next 12 months. The Parent Company is not in default or breach of any note, loan, lease or other indebtedness or financing arrangements requiring it to make payments, or any significant amount in its accounts payable that have not been paid within the stated terms.

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

Except for income generated from retail leasing, there are no seasonal aspects that have a material effect on FLI's financial conditions or results of operations.

The operating activities of FLI are carried uniformly over the calendar year; there are no significant elements of income or loss that did not arise from the Parent Company's continuing operations.

There are no known events that will trigger the settlement of a direct or contingent financial obligation that is material to the Parent Company.

²Diluted earnings per share amounts are calculated by dividing the net income attributable to ordinary equity holders of the parent by the weighted average number of ordinary shares outstanding during the period plus the weighted average number of ordinary shares that would be issued on conversion of all the dilutive potential ordinary shares into ordinary shares.

There are no off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships to the Parent Company with unconsolidated entities or other persons created during the reporting period, except those discussed.

The Group does not have any contingent liability or borrowings wherein financial assets were pledged to secure payment nor does it have borrowings wherein properties were mortgaged to secure a loan.

Results of Operations for 2015

Year ended December 31, 2015 compared to year ended December 31, 2014

For the year ended December 31, 2015, FLI's operating regular net income registered a year on year growth of 10.51% or \$\frac{1}{2}485.07\$ million from \$\frac{1}{2}485.07\$ million in 2014 to \$\frac{1}{2}5,098.56\$ million in 2015.

Revenues and other income

Total consolidated revenues went up by 7.35% to ₱17,003.47 million in 2015 from ₱15,838.61 million in 2014. The increase resulted from the continued robust real estate sales that reached ₽14,050.71 million (up by ₽846.27 million or by 6.41%) and revenues from rental and related services of \$\to\$2,952.76 million (higher by \$\to\$318.60 million or 12.09%). Real estate sales booked during the current period broken down by product type are as follows: Middle Income 79% (inclusive of Medium-Rise Buildings and High-Rise Buildings); Affordable 14%; High-End 2%; Farm Estate 1%; Socialized and others 4%. Major contributors to the good sales performance during the period included the launching of new MRB's and House and Lot projects in diverse new locations, intensive marketing activities and attractive pricing. The increase in rental and related services revenues from the mall and office spaces was brought about mainly by higher rental revenues generated by CPI from Northgate Cyberzone buildings resulting from full occupancy/take up rate of "Plaza E" and partial occupancy of newly completed buildings in 2015 namely "Filinvest Two" and "Filinvest Three" and Filinvest Cebu Cyberzone Tower 1. FLI currently operates 14 office buildings including the three (3) newly completed buildings bringing the office portfolio to 274,971 sq.m. In addition, cinema ticket sales and snackbar sales, parking and income from amusement centers which are all included in revenues from rental and related services, increased due to higher occupancy rate during the year.

Interest income increased by ₱56.20 million or by 7.47% from ₱752.18 million in 2014 to ₱808.38 million in 2015. The increase was due to higher interest income derived from cash and cash equivalents and from contract receivables. Other income decreased by 24.21% or by ₱100.47 million from ₱415.00 million in 2014 to ₱314.53 million in 2015 mainly due to the decrease in forfeited reservations and collections.

Costs and Expenses

Cost of real estate sales increased by $\cancel{P}405.99$ million or by 5.25% from $\cancel{P}7,726.16$ million in 2014 to $\cancel{P}8,132.15$ million in 2015. The increase was mainly due to higher amount of sales booked during the current period. Cost of rental services likewise increased by 7.71% from $\cancel{P}637.43$ million in 2014 to $\cancel{P}686.58$ million in 2015 basically due to increase in mall operations expenses and depreciation of investment properties.

Total operating expenses decreased to $\frac{1}{2}$ 2,226.73 million in 2015 from $\frac{1}{2}$ 2,353.38 million in 2014.

General and administrative expenses decreased by $\clubsuit161.31$ million or by 12.41% to $\clubsuit1,138.02$ million in 2015 from $\clubsuit1,299.33$ million in 2014. The decrease was due to lower salaries wages, and employee benefits, transportation and travel and communications, light and water; offset by increases in EDP, outside services and other charges recorded for the current period.

The Company maintained its level of spending in selling and marketing expenses with minimal increase from prior year amounting to ₱34.65 million or by 3.29% to ₱1,088.71 million in 2015 from ₱1,054.06 million in 2014.

Interest and other financial charges increased by 36.46% to ₱883.76 million in 2015 from ₱647.62 million in 2014. This was due to interest expense of the bonds issued in December 2014.

Provision for Income Tax

Provision for income tax increased by 18.22% from 10.078.53 million in 2014 to 10.078.53 million in 2015. Provision for current income tax decreased to 10.078.53 million in 2015 from 10.078.53 million in 2015 from 10.078.53 million in 2014 or a decrease of 10.078.53 million or by 10.078 due to lower taxable income brought about by tax incentives and nontaxable financial revenues.

Provision for deferred income tax increased by $\cancel{P}509.02$ million or by 141.28% from \cancel{P} 360.28 million in 2014 to $\cancel{P}869.30$ million in 2015 due to capitalization of interest expense and other temporary differences of financial and taxable income.

Financial Condition

As of December 31, 2015, FLI's total consolidated assets stood at ₱121,333.05 million, higher by 13.91% or by ₱14,813.21 million than the ₱106,519.84 million total consolidated assets as of December 31, 2014. The following are the material changes in account balances:

53.10% Increase in Cash and cash equivalents

The increase is due to additional loan proceeds during the period to be used as fund for the development of existing and new projects and for the construction of new buildings (investment properties) and for raw land acquisitions.

14.63% Increase in Contracts receivable

Contracts receivable increased due to additional sales booked during the period. Several attractive financing schemes are being offered by the Group to its real estate buyers to further increase sales.

73.33% Increase in Due from related parties

The decrease was due to charges to affiliates for the share in expenses incurred in the regular course of business. Outstanding balances are expected to be collected within the following year.

22.03% Decrease in Financial assets at fair value through other comprehensive income

This account decreased due to return of investments received from certain shares from an electric power distributor.

7.37% Increase in Real Estate Inventories

Increase in the account is mainly due to construction costs of new projects for the year.

21.55% Increase in Investment property

The increase was mainly due to the additional construction costs of new buildings in Northgate Cyberzone and Filinvest Cebu Cyberzone. Moreover, additional costs were incurred for the expansion of Festival Supermall.

49.23% Decrease in Deferred income tax assets

The decrease in deferred income tax assets is due the advances on rent applied in 2015.

48.32% Increase in Other assets

The increase in this account was mainly due to deposits for various prospected land acquisitions and construction costs of the non-current assets acquired in relation to BTO agreement with the Government of Cebu.

25.76% Increase in Accounts payable and accrued expenses

The increase in this account is due to the increase in various deposits such as customer's deposits, registration deposits, deposits for land acquisitions and retention fees.

72.76% Decrease in Income tax payable

The decrease in income tax payable is due to excess of the creditable withholding taxes applied to income taxes payable of the parent. Remaining payable position is attributable to the subsidiaries of the parent.

33.48% Increase in Bonds payable

The increase was due to the issuance of fixed-rate bonds by the Parent Company with an aggregate principal amount of \$\mathbb{P}\$8 billion in August 2015 to finance the various projects of the Parent Company.

18.34% Increase in Due to Related Parties

The increase was due to charges from affiliates for the Group's share in expenses in the regular course of business. These advances are expected to be paid or liquidated within the first quarter of the following year.

21.77% Increase in Retirement Liabilities

The increase was due to the accrual of the liability to the retirement fund for the year, net of cash contributions to the fund.

34.30% Increase in Deferred Income Tax Liabilities

The increase was mainly due to the additional capitalized borrowing cost on long-term loans and other temporary differences of financial and taxable income.

Performance Indicators

Financial Ratios	Particulars	2015	2014
Earnings per Share	Basic ¹	0.21	0.19
Earnings per Share	Diluted ²	0.21	0.19
Debt to Equity Ratio	Notes Payable & Long-term Debt Total Stockholder's Equity	0.85	0.77
Debt Ratio	<u>Total Liabilities</u> Total Assets	0.54	0.51
EBITDA to Total Interest Expense	EBITDA Total Interest Expense	3.09	3.03
Price Earnings Ratio	Closing Price of Share Earnings Per share	8.62	8.05

¹Basic earnings per share amounts are calculated by dividing net income for the period attributable to ordinary equity holders of the parent by the weighted average number of ordinary shares outstanding during the period.

Other Disclosures

Aside from the possible material increase in interest rates of the outstanding long-term debts with floating rates, there are no known trends, events or uncertainties or any material commitments that may result to any cash flow or liquidity problems of FLI within the next 12 months. The Parent Company is not in default or breach of any note, loan, lease or other indebtedness or financing arrangements requiring it to make payments, or any significant amount in its accounts payable that have not been paid within the stated terms.

²Diluted earnings per share amounts are calculated by dividing the net income attributable to ordinary equity holders of the parent by the weighted average number of ordinary shares outstanding during the period plus the weighted average number of ordinary shares that would be issued on conversion of all the dilutive potential ordinary shares into ordinary shares.

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

Except for income generated from retail leasing, there are no seasonal aspects that have a material effect on FLI's financial conditions or results of operations.

The operating activities of FLI are carried uniformly over the calendar year; there are no significant elements of income or loss that did not arise from the Parent Company's continuing operations.

There are no known events that will trigger the settlement of a direct or contingent financial obligation that is material to the Parent Company.

There are no off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships to the Parent Company with unconsolidated entities or other persons created during the reporting period, except those discussed.

The Group does not have any contingent liability or borrowings wherein financial assets were pledged to secure payment nor does it have borrowings wherein properties were mortgaged to secure a loan.

Results of Operations for 2014 (As restated)

Year ended December 31, 2014 compared to year ended December 31, 2013

For the year ended December 31, 2014, FLI's operating regular net income registered a year on year growth of 15.97% or \$\mathbb{P}635.21\$ million from \$\mathbb{P}3,978.28\$ million in 2013 to \$\mathbb{P}4,613.49\$ million in 2014.

Revenues and other income

Total consolidated revenues went up by 23.14% to ₱15,838.61 million in 2014 from ₱12,862.50 million in 2013. The increase resulted from the continued robust real estate sales that reached ₱13,204.44 million (up by ₱2,725.97 million or by 26.01%) and revenues from rental and related services of ₱2,634.16 million (higher by ₱250.14 million or 10.49%). Real estate sales booked during the current period broken down by product type are as follows: Middle Income 79% (inclusive of Medium-Rise Buildings and High-Rise Buildings); Affordable 10%; High-End 3%; Farm Estate 2%; Socialized and others 6%. Major contributors to the good sales performance during the period included the launching of new MRB's and House and Lot projects in diverse new locations, intensive marketing activities and attractive pricing. The increase in rental revenues from the mall and office spaces was brought about mainly by higher rental revenues generated by CPI from Northgate Cyberzone buildings resulting from higher take up rate of "Filinvest One" and "Plaza E" in 2014. FLI currently operates 14 buildings and is completing construction of three (3) more office buildings, "Filinvest Two" and "Filinvest Three" at Northgate Cyberzone and Filinvest Cebu Cyberzone Tower 1, which will increase its office portfolio to 274,971 sq.m.

Interest income increased by ₱201.92 million or by 36.69% in 2014 from ₱550.26 million in 2013 to ₱752.18 million in 2014. The increase was due to higher interest income derived from cash and cash equivalents and from contract receivables. Other income increased by 11.19% or by ₱41.76 million from ₱373.25 million in 2013 to ₱415.00 million in 2014 due to higher income from service fees and gain from sale of contracts receivables.

Costs and Expenses

Cost of real estate sales increased by ₱1,690.08 million or by 28.00% from ₱6,036.08 million in 2013 to ₱7,726.16 million in 2014. The increase was mainly due to higher amount of sales booked during the current period as well as the increased share of sales of MRBs and HRBs which historically had carried relatively lower profit margins. Revenues from MRBs and HRBs significantly grew by ₱1,413.32 million or by 20.86% from ₱6,774.44 million in 2013 to ₱8,187.76 million in 2014. Cost

of revenues from rental and related services likewise increased by 2.03% from $\cancel{=}624.74$ million in 2013 to $\cancel{=}637.43$ million in 2014.

Total operating expenses increased to 2.353.38 million in 2014 from 2.089.44 million in 2013.

General and administrative expenses increased by ₱102.38 million or by 8.55% to ₱1,299.33 million in 2014 from ₱1,196.95 million in 2013. The increase was due to higher repairs and maintenance, business taxes and licenses, salaries and wages, recreation and other representation expenses, retirement, rental, transportation and outside services; offset by decrease in communications, light and water, insurance, provision for doubtful accounts, and office supplies recorded for the current period.

Selling and marketing expenses increased by 18.10% to ₱1,054.06 million in 2014 from ₱892.48 million in 2013 mainly due to increases in broker's commission, services fees, sales office direct cost and other sales generation expenses as a result of increasing sales volume and activities.

Interest and other financial charges increased by 36.50% to ₱647.62 million in 2014 from ₱474.45 million in 2013. This was due to increase in loan availment and issuance of ₱7 billion bonds during the year.

Provision for Income Tax

Provision for income tax increased by 40.26% from ₱768.97 million in 2013 to ₱1,078.53 million in 2014. Provision for current income tax increased to ₱718.24 million in 2014 from ₱484.36 million in 2013 or an increase of ₱233.89 million or by 48.29% due to higher taxable income brought about by higher revenues.

Provision for deferred income tax increased by ₱75.67 million or by 26.59% from ₱284.61 million in 2013 to ₱360.28 million in 2014 due to higher capitalization of interest expense.

Financial Condition

As of December 31, 2014, FLI's total consolidated assets stood at ₱106,519.84 million, higher by 8.38% or by ₱8,235.25 million than the ₱98,284.59 million total consolidated assets as of December 31, 2013. The following are the material changes in account balances:

33.24% Decrease in Cash and cash equivalents

Funds were used for the development of existing and new projects and for the construction and acquisitions of investment properties and raw land for future developments.

29.72% Increase in Contracts receivable

Contracts receivable increased due to additional sales booked during the period. Several attractive financing schemes are being offered by the Group to its real estate buyers to further increase sales.

11.54% Increase in other receivables

This account increased due to the additions in advances to joint venture partners and contractors.

33.45% Increase in Financial assets at fair value through other comprehensive income

This account increased due to acquisition of shares from a country club in Cebu.

7.48% Decrease in Land and land development

Decrease in the account is mainly due to transfer of some rawland to real estate inventories, offset by newly acquired raw land for land banking.

34.29% Increase in Investment property

The increase was mainly due to the additional construction costs of Plaza A-E, Vector buildings, Filinvest One, Two & Three buildings, Megablock, and FLI EDSA Transcom building. Also, additional costs were incurred for the expansion of Festival Supermall.

15.97% Increase in Property & equipment

The increase was mainly due to the Company's additional waterworks and equipment used in water services to subdivision projects.

31.05% Decrease in Deferred income tax assets

The decrease in this account was mainly due to decrease in advance rentals as majority were realized as income for the period.

32.58% Increase in Other assets

The increase in this account was mainly due to creditable withholding tax, input vat, various rental deposits and construction costs of the non-current assets acquired in relation to BTO agreement with the Government of Cebu.

607.64% Increase in Income tax payable

The increase in income tax payable is due to higher current income tax expense in excess of the creditable withholding taxes.

11.99% Increase in Loans payable

The increase was due to additional borrowings made to finance the various projects of the Group.

11.58% Increase in Bonds payable

The increase was due to the issuance of fixed-rate bonds by the Parent Company with an aggregate principal amount of \$\mathbb{P}\$7 billion in November 2014 to finance the various projects of the Parent Company, offset by full payment of \$\mathbb{P}\$4.5 billion bonds issued in 2009.

22.32% Increase in Retirement Liabilities

The increase was due to the accrual of the liability to the retirement fund for the year, net of cash contributions to the fund.

16.31% Increase in Deferred Income Tax Liabilities

The increase was mainly due to the additional capitalized borrowing cost on long-term loans.

Performance Indicators

Financial Ratios	Particulars	2014	2013
Earnings per Share	Basic ¹	0.19	0.16
Earnings per Share	Diluted ²	0.19	0.16
Debt to Equity Ratio	Notes Payable & Long-term Debt Total Stockholder's Equity	0.77	0.74
Debt Ratio	<u>Total Liabilities</u> Total Assets	0.51	0.50
EBITDA to Total Interest Expense	<u>EBITDA</u> Total Interest Expense	3.03	3.03
Price Earnings Ratio	Closing Price of Share Earnings Per share	8.05	8.60

¹Basic earnings per share amounts are calculated by dividing net income for the period attributable to ordinary equity holders of the parent by the weighted average number of ordinary shares outstanding during the period.

²Diluted earnings per share amounts are calculated by dividing the net income attributable to ordinary equity holders of the parent by the weighted average number of ordinary shares outstanding during the period plus the weighted average number of ordinary shares that would be issued on conversion of all the dilutive potential ordinary shares into ordinary shares.

Other Disclosures

Aside from the possible material increase in rates of the outstanding long-term debts with floating rates, there are no known trends, events or uncertainties or any material commitments that may result to any cash flow or liquidity problems of FLI within the next 12 months. The Parent Company is not in default or breach of any note, loan, lease or other indebtedness or financing arrangements requiring it to make payments, or any significant amount in its accounts payable that have not been paid within the stated terms.

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

Except for income generated from retail leasing, there are no seasonal aspects that have a material effect on FLI's financial conditions or results of operations.

The operating activities of FLI are carried uniformly over the calendar year; there are no significant elements of income or loss that did not arise from the Parent Company's continuing operations.

There are no known events that will trigger the settlement of a direct or contingent financial obligation that is material to the Parent Company.

There are no off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships to the Parent Company with unconsolidated entities or other persons created during the reporting period, except those discussed.

The Group does not have any contingent liability or borrowings wherein financial assets were pledged to secure payment nor does it have borrowings wherein properties were mortgaged to secure a loan.

Item 8. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANT ON ACCOUNTING AND FINANCIAL DISCLOSURE

SyCip, Gorres, Velayo & Co (SGV) has been the duly appointed independent auditors for the years covered by this report.

SGV is being recommended for election as external auditor for the year 2017. FLI, in compliance with SRC Rule 68(3)(b)(iv) relative to the five-year rotation requirement of its external auditors, has designated Ms. Dhonabee B. Seneres as its engagement partner starting CY 2013. Thus, Ms. Seneres is qualified to act as such until year 2018. The representatives of SGV are expected to be present at the annual meeting where they will have the opportunity to make a statement if they desire to do so. They are expected to be available to respond to appropriate questions at the meeting.

There has been no disagreement with FLI's independent accountants on any matter of accounting principles or practices, financial statement disclosure, or auditing scope or procedure.

PART III – CONTROL AND COMPENSATION INFORMATION

Item 9. DIRECTORS AND PRINCIPAL OFFICERS OF THE REGISTRANT

Jonathan T. Gotianun

Chairman of the Board

Mr. Gotianun, 63, Filipino, was first elected as a Director of FLI on June 17, 1994. He also serves as the Chairman of the Board of Directors of FDC and EWBC, both publicly-listed companies. He is also the President of Davao Sugar Central Co., Inc. and Cotabato Sugar Central Co., Inc., and Director and Chairman of the Executive Committee of FDCUI and its subsidiary power companies. He served as Director and Senior Vice President of Family Bank & Trust Co. until 1984. He obtained his Master's Degree in Business Administration from Northwestern University in 1976.

Lourdes Josephine G. Yap

President and Chief Executive Officer

Mrs. Yap, 61, Filipino, was first elected as a Director of FLI on November 24, 1989. Mrs. Yap, who was elected as the President and CEO of FLI on October 31, 2012, is also a Director and the President and CEO of FDC, a publicly-listed company and FAI, and a Director in FDCUI and EWBC, a publicly-listed company. She obtained her Master's Degree in Business Administration from the University of Chicago in 1977.

Mercedes T. Gotianun

Director

Mrs. Gotianun, 88, Filipino, was a Director of FLI from 1991 to 2010 and its Chief Executive Officer from 1997 to 2007. She was first elected as a Director of FLI on November 24, 1989. She serves as a Director of EWBC and FDC, both publicly-listed companies, and also as a Director of FAI, PSHC and FDCUI. She was involved in the operations of Family Bank and Trust Co. since its founding in 1970 and was President and Chief Executive Officer of the bank from 1978 to 1984. She obtained her university degree from the University of the Philippines.

Andrew T. Gotianun, Jr.

Co-Vice Chairman

Mr. Gotianun, 65, Filipino, was first elected as a Director of FLI on November 24, 1989. He is also a Director of FDC, a publicly-listed company, and a Director in FAI, FDCUI and TSNC. He served as a director of Family Bank and Trust Co. from 1980 to 1984. He has been in the realty business for more than 16 years. He obtained his Bachelor of Science (Major in Accounting) degree from Republican College in 1981.

Michael Edward T. Gotianun

Director

Mr. Gotianun, 59, Filipino, was first elected as a Director of FLI on May 8, 2015. He is also a Director of FAI and Festival Supermall, Inc. He served as the general manager of Filinvest Technical Industries from 1987 to 1990 and as loans officer at Family Bank from 1979 to 1984. He obtained his Bachelor's Degree in Business Management from the University of San Francisco in 1979. He has been serving the Company as Vice President for more than five (5) years. He is not a Director in any publicly-listed company.

Efren C. Gutierrez

Director

Mr. Gutierrez, 81, Filipino, was a Director of FLI from 1994 to 2001, and was re-elected to FLI's Board in 2006. He was first elected as a Director of FLI on June 17, 1994. He served as the President of FAI from 1999 to 2005. He is a Director of The Palms Country Club, Inc. He is not a Director of any other publicly-listed company. He obtained his Bachelor of Laws degree from the University of the Philippines.

Francis Nathaniel C. Gotianun

Mr. Gotianun, 33, Filipino, was first elected as a director of FLI on April 22, 2016. He is the Vice President of Filinvest Hospitality Corporation, a subsidiary of FDC, the primary role of which is to evaluate, plan, develop and optimize potential and current hospitality investments of the Filinvest Group. He serves as a director of The Palms Country Club, Inc. and Filinvest Mimosa, Inc. He is not a Director of any other publicly-listed company. He obtained his Bachelor's Degree in Commerce from the University of Virginia in 2005 and his Master's in Business Administration degree in IESE Business School – University of Navarra in 2010.

Lamberto U. Ocampo Independent Director

Mr. Ocampo, 91, Filipino, was an independent director of FLI from 2002 to 2008, having been first elected as an independent director of FLI on May 30, 2002. In 2012, Mr. Ocampo was re-elected as an independent director of FLI. He is a Civil Engineer by profession. He served as director of DCCD Engineering Corporation from 1957 to April 2001, as its Chairman of the Board from 1993 to 1995, and President from 1970 to 1992. He is not a Director of any other publicly-listed company. He obtained his Master's Degree in Engineering from the University of California-Berkeley.

Val Antonio B. Suarez Independent Director

Mr. Suarez, 58, Filipino, was first elected as an independent director of FLI on May 8, 2015. He is also an independent director of FDC, a publicly-listed company. He is the Managing Partner of the Suarez & Reyes Law Offices and was the former President and

Chief Executive Officer of The Philippine Stock Exchange. Mr. Suarez is also an independent director of Lepanto Consolidated Mining Company and a member of the Integrated Bar of the Philippines (Makati Chapter) and New York Bar. He obtained his Bachelor of Laws degree from the Ateneo de Manila University School of Law and a Master of Laws degree from Georgetown University Law Center.

Nelson M. Bona Chief Financial Officer Mr. Bona, 65, Filipino, was appointed as FLI's Chief Financial Officer in January 2007. He was formerly an Executive Vice President of EWBC and Managing Director of Millenia Broadband Communications, Inc. and Filinvest Capital, Inc.

Ana Venus A. Mejia Treasurer/Deputy Chief Financial Officer

Ms. Mejia, 51, Filipino, has been with the Filinvest Group for 20 years and has served the Group in various capacities. She was appointed as Treasurer of FLI in 2012She is a Certified Public Accountant and a Magna Cum Laude graduate of Pamantasan ng Lungsod ng Maynila. She obtained her Master's Degree in Business Administration from Kellogg School of Management of Northwestern University and the Business School of HongKong University of Science and Technology

Elma Christine R. Leogardo Corporate Secretary and Compliance Officer Atty. Leogardo, 58, Filipino, was appointed by the Board of Directors as Corporate Secretary and Compliance Officer on May 8, 2015. She concurrently serves as a Vice President of the Legal Department of the Company. Prior to joining the Company, she was a senior partner at Villaraza Cruz Marcelo & Angangco. She is a fellow of the Institute of Corporate Directors, a trustee of the Legal Management Council of the Philippines, was former President and current trustee of the Maritime Law Association of the Philippines, and a member of the Integrated Bar of the Philippines and the Philippine Bar Association. She holds a Bachelor of Arts degree, *cum laude*, from the University of the Philippines, and a Bachelor of Laws degree from the same university.

The members of the Nomination Committee of FLI are Efren C. Gutierrez (Chair), Mercedes T. Gotianun, Lourdes Josephine Gotianun Yap, Lamberto U. Ocampo (Independent Director) and Rizalangela L. Reyes. Ms. Reyes sits in the committee in an ex-officio capacity as the head of FLI's Human Resources Department.

The Audit Committee of FLI is composed of Val Antonio B. Suarez (Chair/Independent Director), Jonathan T. Gotianun and Efren C. Gutierrez.

The directors of FLI are elected at the annual stockholders' meeting to hold office for one (1) year and until their respective successors have been duly appointed or elected and qualified. Officers and committee members are appointed or elected by the Board of Directors typically at its first meeting following the annual stockholders' meeting, each to hold office until his successor shall have been duly elected or appointed and qualified.

There is no person who is not an executive officer of the Parent Company who is expected to make a significant contribution to the business. The Parent Company, however, engages the regular services of consultants. At December 31, 2015, the Parent Company had 7 consultants in the area of business development, marketing, planning and design and construction management.

Except as discussed in section 1.10, there are no transactions or any proposed transactions during the last two years, to which the Parent Company was or is to be a party, in which any director or officer, any nominee for election as a director, any security holder or any member of the immediate family or any of the persons mentioned in the foregoing had or is to have a direct or indirect material interest.

Involvement in Certain Legal Proceedings of Directors and Executive Officers

Except for (a) criminal cases filed in 2007 before the DOJ in I.S. Nos. 2007-001 and 2007-011 and which were dismissed by the DOJ on March 26, 2009 and April 7, 2009, respectively; (b) criminal complaints in Prosecutor's Office (filed against Mr. Joseph M. Yap and other FLI officers) arising from alleged unlawful collection and application of subdivision dues and other charges being collected by a homeowners' association which was dismissed on January 23, 2012, none of the members of FLI's Board nor its executive officers are involved in any criminal, bankruptcy or insolvency investigations or proceedings for the past five years and up to December 31, 2015, nor have they been found by judgment or decree to have violated securities or commodities law and enjoined from engaging in any business, securities, commodities or banking activities.

Item 10. EXECUTIVE COMPENSATION

The aggregate compensation paid or incurred during the last two fiscal years and the estimate for this year are as follows:

	Esti	imated 20	17		2016			2015	
Name & Principal Position	Salaries	Bonus	Total	Salaries	Bonus	Total	Salaries	Bonus	Total
L. Josephine G. Yap									
President/Chief Exec. Officer									
Steve Chien Liang Ta									
Senior Vice President									
Nelson M. Bona									
CFO/Senior Vice President									
Venus A. Mejia (Deputy Chief Financial Officer/Treasurer/ Senior Vice President)									
Francis V. Ceballos									
Senior Vice President									
CEO and top four (4) highest compensated officers All officers and directors as a	₽24.61	₽8.00	₽32.62	₽23.22	₽7.55	₽30.77	P21.80	₽6.94	₽28.74
group unnamed	₽45.70	P13.92	P 59.61	₽43.11	P13.13	₽56.24	₽40.56	₽12.13	₽52.69

Except for a per diem of \$\mathbb{P}\$50,000 being paid to each director for every meeting attended, there are no other arrangements for the payment of compensation or remuneration to the directors in their capacity as such.

There is no action to be taken at the annual meeting of the stockholders on April 21, 2017 with respect to any bonus, profit sharing or other compensation plan, contract or arrangement, and pension or retirement plan, in which any director, nominee for election as a director, or executive officer of FLI will participate. Neither is there any proposed grant or extension to any such person of any option, warrant or right to purchase any securities of FLI.

Item 11. Security Ownership of Certain Beneficial Owners and Management

11.1. Security Ownership of Certain Beneficial Owners as of December 31, 2016:

Title of Class of Securities	Name/ Address of Record Owner and Relationship with FLI	Name of Beneficial Owner/Relationship with Record Owner	Citizenship	No. of Shares Held	% of Ownership
Preferred	Filinvest Development Corporation The Beaufort, BGC, Taguig	N.A.	Filipino	8,000,000,000 (R)	100%

	City, MM				
Common	Filinvest Development Corporation The Beaufort, BGC, Taguig City, MM	N.A.	Filipino	14,409,926,733 (R)	59.42%
Common	PCD Nominee Corporation (Non-Filipino) G/F, Philippine Stock Exchange Tower, Ayala Ave., Makati City	Invesco Hong Kong Limited (more than 5%)	Non- Filipino	6,775,304,636 (R)	27.94%
Common	PCD Nominee Corporation (Filipino) G/F, Philippine Stock Exchange Tower, Ayala Avenue, Makati City	(No single shareholder owns at least 5% of total shares)	Filipino	2,757,626,323 (R)	11.37%

Total number of shares of all record and beneficial owners as a group is 8,000,000,000 preferred shares representing 100% of the total outstanding preferred shares, and 24,249,759,506 common shares representing 100% of the total outstanding common shares.

Ms. Josephine G. Yap is usually appointed by Filinvest Development Corporation ("FDC") as its representative with authority to vote FDC's shares in stockholders' meetings of FLI.

11.2. Security Ownership of Management as of December 31, 2016

Title of Class of Securities	Name and Office Address/Residence	Amount and Nature of Ownership	Citizenship	% of Ownership
Common	Mercedes T. Gotianun The Beaufort, 5 th Avenue corner 23 rd Street, Bonifacio Global City, Taguig City 1634, Metro Manila	76 (D) 37,493,662(I)**	Filipino	0.00% (D) 0.0090% (I)
Common	Andrew T. Gotianun, Jr. Filinvest Building, 79 EDSA, Highway Hills, Mandaluyong City, Metro Manila	406,571(D) 1,916 (I)*	Filipino	0.0017% (D) 0.00% (I)
Common	Lourdes Josephine Gotianun Yap Filinvest Building, 79 EDSA, Highway Hills, Mandaluyong City, Metro Manila	7,694,919(D)*** 39,585,690(I)****	Filipino	0.0317% 0.12%
Common	Jonathan T. Gotianun The Beaufort, 5 th Avenue corner 23 rd Street, Bonifacio Global City, Taguig City 1634, Metro Manila	61(D) 300,534 (I)*	Filipino	0.00% 0.00%
Common	Michael Edward T. Gotianun Vector One Building, Northgate Cyberzone, Filinvest City, Alabang, Muntinlupa City	11,235,913(D) 47,131,422(I)*	Filipino	0.05% (D) 0.00% (I)
Common	Efren C. Gutierrez Ayala Alabang Village, Muntinlupa City	13,083(D) 802 (I)*	Filipino	0.0001% (D) 0.00% (I)
Common	Francis Nathaniel C. Gotianun Vector One Building, Northgate Cyberzone, Filinvest City, Alabang, Muntinlupa City	32,518(D) 0 (I)	Filipino	0.0001% (D) 0.00% (I)
Common	Val Antonio B. Suarez Unit 2111 BSA Suites, 103 Carlos Palanca St. Legaspi Village Makati City	1(D) 1(I) *	Filipino	0.00%
Common	Lamberto U. Ocampo Magallanes Village, Makati City	1(D) 0 (I)	Filipino	0.00%
Common	Luis L. Fernandez Filinvest Building, 79 EDSA, Highway Hills, Mandaluyong City, Metro Manila	4,064,940 (D) 1,107 (I)*	Filipino	0.0168% (D) 0.00% (I)
Not Applicable	Nelson M. Bona Filinvest Building, 79 EDSA, Highway Hills, Mandaluyong City, Metro Manila	0 (D) 24,664 (I)*	Filipino	0.00%

(Forward)

Title of Class of Securities	Name and Office Address/Residence	Amount and Nature of Ownership	Citizenship	% of Ownership
Not Applicable	Ana Venus A. Mejia Filinvest Building, 79 EDSA, Highway Hills, Mandaluyong City, Metro Manila	0	Filipino	Not Applicable
Not Applicable	Lian-Ta C. Chien Filinvest Building, 79 EDSA, Highway Hills, Mandaluyong City, Metro Manila	0	Taiwanese	Not Applicable
Not Applicable	Francis V. Ceballos Filinvest Building, 79 EDSA, Highway Hills, Mandaluyong City, Metro Manila	0	Filipino	Not Applicable
Common	Antonio E. Cenon Filinvest Building, 79 EDSA, Highway Hills, Mandaluyong City, Metro Manila	81,297 (D) 0 (I)	Filipino	0.0003%
Common	Winnifred H. Lim Filinvest Building, 79 EDSA, Highway Hills, Mandaluyong City, Metro Manila	0 (D) 1,026,563 (I)	Filipino	0.00% 0.0042%
Not Applicable	Reynaldo A. Ascano Filinvest Building, 79 EDSA, Highway Hills, Mandaluyong City, Metro Manila	0	Filipino	Not Applicable
Not Applicable	Tristaneil D. Las Marias Filinvest Building, 79 EDSA, Highway Hills, Mandaluyong City, Metro Manila	0	Filipino	Not Applicable
Not Applicable	Vince Lawrence Abejo Filinvest Building, 79 EDSA, Highway Hills, Mandaluyong City, Metro Manila	0	Filipino	Not Applicable
Not Applicable	Reynaldo Juanito S. Nieva II Filinvest Building, 79 EDSA, Highway Hills, Mandaluyong City, Metro Manila	0	Filipino	Not Applicable

^{*} Shares of stock in Filinvest Development Corporation

Total ownership of all directors and officers as a group is 0.46%.

- a) No person holds more than 5% of the common stock under a voting trust or similar agreement.
- b) There has been no change in control of FLI since the beginning of last year.

11.3. Voting Trust Holders of 5% or more

There are no persons holding 5% or more of a class of shares under any voting trust or similar agreement.

11.4. Changes in Control

There are no arrangements that may result in change in control of the Parent Company.

Item 12. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

The Parent Company and its subsidiaries, in their normal course of business, have certain related party transactions with affiliates principally consisting of advances and intercompany charges.

Please refer to the Detailed Discussion on the Parent Company's Subsidiaries, Joint Ventures, Affiliate and Related Party Transactions in Section 1.3, 1.4, 1.5 and 1.10, respectively.

^{**} Includes shares of stock in Filinvest Development Corporation under the name Andrew Sr. &/or Mercedes Gotianun

^{***} Includes shares of stock in Filinvest Land, Inc. under the name Joseph &/or Josephine Yap

^{****} Includes shares of stock in Filinvest Development Corporation under the name Joseph &/or Josephine Yap

PART IV – COMPLIANCE WITH LEADING PRACTICES ON CORPORATE GOVERNANCE

Item 13. CORPORATE GOVERNANCE

Please refer to attached Annual Corporate Governance Report (ACGR).

FLI is in full compliance with its Revised Manual for Corporate Governance as demonstrated by the following: (a) the election of two (2) independent directors to the Board; (b) the appointment of members of the audit, nomination and compensation committees; (c) the conduct of regular quarterly board meetings and special meetings, the faithful attendance of the directors at these meetings and their proper discharge of duties and responsibilities as such directors; (d) the submission to the SEC of reports and disclosures required under the Securities Regulation Code; (e) FLI's adherence to national and local laws pertaining to its operations; and (f) the observance of applicable accounting standards by FLI.

In order to keep itself abreast with the leading practices on corporate governance, FLI encourages the members of top level management and the Board to attend and participate at seminars on corporate governance initiated by accredited institutions.

FLI welcomes proposals, especially from institutions and entities such as the SEC, PSE and the Institute of Corporate Directors, to improve corporate governance.

There is no known material deviation from FLI's Revised Manual on Corporate Governance.

PART V – EXHIBITS AND SCHEDULES

Item 14. EXHIBITS AND REPORTS ON SEC Form 17-C

a) Exhibits

Exhibits as indicated in the Index to Exhibits are either not applicable to the Parent Company or require no answer.

b) Reports on SEC Form 17-C

The following reports on SEC Form 17-C were filed during the last six months of 2016:

Report Date	Items Reported
December 22, 2016	FLI Amended By-Laws
December 7, 2016	Certificate of Attendance of Board of Directors and Key Officers at the
	3 rd Annual SEC-PSE Corporate Governance Forum conducted on
	November 22, 2016
November 22, 2016	Clarification on "Filinvest Land plans P30-B bond sale in Q1 2017
November 11, 2016	Press Release on 9month results
October 18, 2016	Notice of Analysts Briefing for 9months 2016
	·
October 11, 2016	Disclosure on FLI's settlement of 5 years and 3 months fixed rate bonds
(F 1)	

(Forward)

Report Date	Items Reported
September 21, 2016	Clarification on "Filinvest allots over P10 billion for Mindanao expansion"
August 11, 2016	Press Release on 1st Half Results
July 21,2016	Notice of Analysts'/Investors' Briefing on August 11, 2016

INDEX TO FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES

Form 17 A, Item 7

Consolidated Financial Statements

Statement of Management's Responsibility for Financial Statements

Certificate on the Compilation Services for the Preparation of the Financial Statements and Notes to the Financial Statements

Report of Independent Public Accountant

Consolidated Balance Sheets as of December 31, 2016 and 2015

Consolidated Statements of Income and Retained Earnings for the years

ended December 31, 2016, 2015, and 2014

Consolidated Statements of Cash Flows for the years

ended December 31, 2016, 2015, and 2014

Notes to Consolidated Financial Statements

Supplementary Schedules

Report of Independent Auditors on Supplementary Schedules

Group Supplementary Information and Disclosures Required by SRC Rule 38,

As Amended (2011)

Schedule of All Effective Standards and Interpretations under PFRS as of December 31, 2016

Schedule of Bond Issuances – Securities Offered to the Public

Group Unappropriated Retained Earnings Available for Dividend Distribution

Financial Soundness Indicators

Group Structure

SIGNATURES

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 the City of Mandaluyong, Metro Manila on March 21, 2017.

By:

Jonathan T. Gotianun

Lourdes Josephine G. Yap President and CEO Nelson M. Bona Chief Financial Officer

Elma Christine R. Leogardo Corporate Information Officer

SUBSCRIBED AND SWORN to before me this ____ me their Competent evidence of identity as follows:

MARy 24 2017

affiants exhibiting to

	Competent evidence			
Name	of Identity	Issue Date	Expiry Date	Place issued
Jonathan T. Gotianun	Passport no. EB9194744	20-Sept-13	19-Sept-20	DFA/Manila
L. Josephine G. Yap	Passport no. EB6037431	27-Jul-12	26-Jul-17	DFA/Manila
Nelson M. Bona Atty. Elma Christine R.	Passport No. EB7635882	14-Mar-13	13-Mar-18	DFA Manila
Leogardo	Driver's License N26-13-020722	4-Nov2015	26-Oct18	LTO/ Pasig City

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Series of 2017

NOTARY PUBLIC FOR CITY OF MANDALUYONG
COMMISSION NO. 0285-17 UNITY DECEMBER 31, 2018
ROLL NO. 53970
IBP LIFETIME NO. 011302 RIZAL
PTR NO. 3019108; 1-3-17; MANDALUYONG
MCLE COMPLIANCE NO. IV - 0014673 14 APRIL 2019
METRO MART COMPLEX, MANDALUYONG CITY

COVER SHEET

for **AUDITED FINANCIAL STATEMENTS**

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	79 EDSA, Brgy. Highway Hills, Mandaluyong City																												

NOTE 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

^{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.





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

The Stockholders and the Board of Directors Filinvest Land, Inc. 79 EDSA, Brgy. Highway Hills Mandaluyong City

Opinion

We have audited the accompanying consolidated financial statements of Filinvest Land, Inc. (the Parent Company) and its subsidiaries (collectively referred to as "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 financial position of Group as at December 31, 2016 and 2015, and its financial performance and its cash flows for 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. 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.

Assessment of Goodwill

As discussed in Note 4 to the consolidated financial statements, the Group recognized \$\frac{P}\$4.57 billion goodwill from various acquisitions in prior years. Furthermore, as required under PFRS and as disclosed in Note 3 to the consolidated financial statements, goodwill is required to be tested for impairment at least annually. Management estimated the recoverable amount of the goodwill based on value-in-use (VIU) which uses discounted cash flow model. This matter is significant to our audit because the VIU calculations require significant judgment and estimates, and use of assumptions such as revenue growth rates, gross margins, capital expenditures, discount rates and terminal growth rates.

Audit Response

We obtained an understanding of the Group's impairment assessment process and the related controls. We involved our internal specialist in reviewing the VIU model and the assumption used, including revenue growth rates, gross margins, capital expenditures, discount rates and terminal growth rates. We compared the assumptions used against actual historical results and other relevant external data. We tested the parameters used in the derivation of the discount rates against market data, and reviewed the calculation of the carrying value of the underlying investments. We also reviewed the Group's disclosures about those assumptions to which the outcome of the impairment test is most sensitive; specifically those that have the most significant effect on the determination of the recoverable amount of goodwill.

Accounting for Real Estate Revenue under Percentage of Completion Method

The Group applies the percentage of completion (POC) method in determining portion of its real estate revenue and costs. The POC is based on physical proportion of the contract work of the real estate project. The cost of sales is determined on the basis of the total estimated costs applied with the POC of the project. The Group's real estate revenue and costs which is based on POC accounts for 49% of total consolidated revenue from real estate sales and 51% of the total consolidated cost of real estate sales, respectively. The assessment of the physical stage of completion and the total estimated costs requires technical determination by management's project engineers. The assessment of the stage of completion and total estimated costs involves significant management judgment as disclosed in Note 3 to the consolidated financial statements. For the year ended December 31, 2016, the Group's real estate revenue and costs under POC method amounted to \$\mathbb{P}7.04\$ billion and \$\mathbb{P}4.25\$ billion, respectively.

Audit Response

We obtained an understanding of the Group's processes for determining the POC, and for determining and updating of total estimated costs, and performed tests of the relevant controls over these processes. We obtained the certified POC reports prepared by the project engineers for mid-rise real estate developments and third party project engineers for high-rise real estate developments. We assessed





the competence and objectivity of the engineers by reference to their qualifications, experience and reporting responsibilities. For selected projects, we conducted ocular inspections, made relevant inquiries and obtained the supporting details of POC reports showing the completion of the major activities of the project construction. For selected projects, we also obtained the approved total estimated costs and any revisions thereto, including the supporting details.

Other Information

Management is responsible for Other Information. Other Information comprises the information included in 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. SEC Form 20 IS (Definitive Information Statement), 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 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 Other Information identified above when it becomes available and, in doing so, consider whether such 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.

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.





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 Dhonabee B. Señeres.

SYCIP GORRES VELAYO & CO.

Dhonabee B. Señeres

Partner

CPA Certificate No. 97133

SEC Accreditation No. 1196-AR-1 (Group A),

honabe G. Sinere

June 30, 2015, valid until June 29, 2018

Tax Identification No. 201-959-816

BIR Accreditation No. 08-001998-98-2015,

January 5, 2015, valid until January 4, 2018

PTR No. 5908762, January 3, 2017, Makati City

February 22, 2017



CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(Amounts in Thousands of Pesos)



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	Decei	nber 31
	2016	2015
ASSETS		
Cash and cash equivalents (Notes 6, 18 and 29)	₽4,873,025	₱6,596,380
Contracts receivable (Notes 3, 7, 28 and 29)	21,785,580	19,455,271
Other receivables (Notes 8 and 29)	3,445,084	4,062,814
Financial assets at fair value through other		
comprehensive income (Notes 10, 28 and 29)	15,670	18,665
Real estate inventories (Notes 2, 3 and 9)	25,905,712	25,239,416
Land and land development (Notes 3 and 9)	17,594,754	17,743,353
Investment in associates (Notes 3 and 11)	4,046,789	4,141,165
Investment properties (Notes 3, 12 and 28)	37,964,948	31,981,021
Property and equipment (Notes 2, 3 and 13)	2,645,084	1,979,903
Deferred income tax assets - net (Notes 3 and 27)	23,714	12,677
Goodwill (Notes 3 and 4)	4,567,242	4,567,242
Other assets (Notes 3, 14 and 29)	6,557,630	5,397,264
TOTAL ASSETS	₽129,425,232	₱121,195,171

LIA	BILL	ITIES	AND	EQUITY

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Accounts payable and accrued expenses		
(Notes 7, 15, 28 and 29)	₱11,504,669	₱13,700,190
Loans payable (Notes 16, 25, 28 and 29)	24,456,598	15,946,927
Bonds payable (Notes 17, 25, 28 and 29)	28,796,051	31,749,909
Income tax payable (Note 27)	48,063	33,220
Due to related parties (Notes 18 and 29)	243,736	342,885
Retirement liabilities (Notes 3 and 23)	447,475	321,939
Deferred income tax liabilities - net (Note 27)	4,516,003	3,402,840
Total Liabilities	70,012,595	65,497,910
	70,012,373	03,477,710
Equity	- 4 4=0 =00	24 450 500
Common stock (Note 25)	24,470,708	24,470,708
Preferred stock (Note 25)	80,000	80,000
Additional paid-in capital	5,612,321	5,612,321
Treasury stock (Note 25)	(221,041)	(221,041)
Retained earnings (Notes 2 and 25)	29,015,356	25,247,329
Revaluation reserve on financial assets at fair value through other		
comprehensive income (Note 10)	(2,619)	(2,619)
Remeasurement losses on retirement plan -		, , , ,
net of tax (Note 23)	(158,973)	(122,348)
Share in other components of equity of an	, ,	, , ,
associate (Note 11)	361,794	361,794
Equity attributable to equity holders of the parent	59,157,546	55,426,144
Noncontrolling interests (Note 2)	255,091	271,117
Total Equity	59,412,637	55,697,261
TOTAL LIABILITIES AND EQUITY	P129,425,232	₱121,195,171

See accompanying Notes to Consolidated Financial Statements.

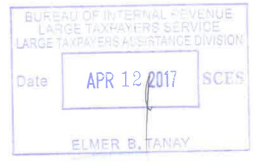
Date APR 12 2017 SCI

CONSOLIDATED STATEMENTS OF INCOME

(Amounts in Thousands of Pesos, Except Earnings Per Share Figures)

	Years	Ended December 3	31
	2016	2015	2014
REVENUE			
Real estate sales (Note 3)	₽14,255,920	₱14,050,710	Đ12 204 442
Rental and related services (Notes 12, 14 and 24)			₱13,204,443
Rental and related services (Notes 12, 14 and 24)	3,384,182	2,952,759	2,634,162
EQUITY IN NET EARNINGS OF AN			
ASSOCIATE (Note 11)	183,020	176,475	50,829
OTHER INCOME			
Interest income (Notes 6, 7, 18 and 21)	871,972	808,380	752,178
Others - net (Notes 18 and 22)	805,492	314,529	415,003
Chief Het (17000 To dire 22)	19,500,586	18,302,853	17,056,615
	, , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , , , , , , , , , ,	,
COSTS			
Real estate sales (Notes 3 and 9)	8,322,274	8,132,153	7,726,164
Rental services (Notes 12 and 14)	742,489	686,583	637,434
OPERATING EXPENSES			
General and administrative expenses (Note 19)	1,303,954	1,138,021	1,299,328
Selling and marketing expenses (Note 20)	1,204,804	1,088,705	1,054,056
coming and marketing expenses (1100 20)	3,204,004	1,000,703	1,054,050
INTEREST AND OTHER FINANCE			
CHARGES (Notes 16, 17 and 21)	1,072,664	883,756	647,617
	12,646,185	11,929,218	11,364,599
INCOME DEFODE INCOME TAV	6 054 401	(272 (25	5 (02 016
INCOME BEFORE INCOME TAX	6,854,401	6,373,635	5,692,016
PROVISION FOR INCOME TAX (Note 27)	1,503,615	1,275,071	1,078,525
NET INCOME	₽5,350,786	₽5,098,564	₱4,613,491
NET INCOME	F3,330,760	F3,096,304	F4,013,491
Net income attributable to:			
Equity holders of the parent	₽5,247,262	₱5,011,815	₱4,541,522
Noncontrolling interest	103,524	86,749	71,969
<u> </u>	₽5,350,786	₱5,098,564	₽4,613,491
Basic/Diluted Earnings Per Share (Note 26)	₽0.22	₱0.21	₽0.19

See accompanying Notes to Consolidated Financial Statements.





CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Amounts in Thousands of Pesos)

Years Ended December 31 2016 2015 2014 **NET INCOME** ₽5,350,786 ₱5,098,564 ₱4,613,491 OTHER COMPREHENSIVE LOSS Other comprehensive income not to be reclassified to profit or loss Remeasurement losses on retirement plan, net of tax (Notes 23 and 27) (36,625)(7,106)(2,975)TOTAL COMPREHENSIVE INCOME ₱5,314,161 ₱5,091,458 ₱4,610,516 Total comprehensive income attributable to: Equity holders of the parent ₽5,210,637 ₱5,004,709 ₱4,538,547 Noncontrolling interest 103,524 86,749 71,969 ₽5,314,161 ₱5.091,458 ₱4,610,516

See accompanying Notes to Consolidated Financial Statements.



CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

(Amounts in Thousands of Pesos)

	-			Attributable to	Equity Holders	of the Parent				_	
						Revaluation		Share in Other			
		Preferred		Treasury	Patained	Reserve on Financial Assets	Remeasurement Losses on	Components of Equity of an			
	Common Stock	Stock	Additional	Stock	Earnings	at FVTOCI		Associate		Noncontrolling	
	(Note 25)	(Note 25)	Paid-in Capital	(Note 25)	(Note 25)	(Note 10)	(Note 23)	(Note 11)	Total	Interest	Total Equity
				For the Year E	nded December 3	31, 2016					
Balances as of December 31, 2015	₽24,470,708	₽80,000	₽5,612,321	(₽221,041)	₽25,247,329	(₽2,619)	(P 122,348)	₽361,794	₽55,426,144	₽271,117	₽55,697,261
Net income .	_	_		_	5,247,262	_	_	_	5,247,262	103,524	5,350,786
Other comprehensive income	_	_					(36,625)		(36,625)		(36,625)
Total comprehensive income	-	-	_	_	5,247,262	_	(36,625)	_	5,210,637	103,524	5,314,161
Dividends declared (Note 25)	_	-	_	_	(1,479,235)	-	_		(1,479,235)	_	(1,479,235)
Dividend distribution to noncontrolling											
interest		-			+0	-	-	-	-	(120,000)	(120,000)
Investment in noncontrolling interest										(1-0,000)	(120,000)
(Note 1)	- 0	_	→ (=0	¥0		A.	1 20	-	450	450
Balances as of December 31, 2016	₽24,470,708	₽80,000	₽5,612,321	(₽221,041)	₽29,015,356	(₽2,619)	(P 158,973)	₽361,794	₽59,157,546	₽255,091	₽59,412,637





				Attributable to	Equity Holders	of the Parent					
	Common Stock (Note 25)	Preferred Stock (Note 25)	Additional Paid-in Capital	Treasury Stock (Note 25)	Retained Earnings (Note 25)	Financial Assets at FVTOCI	Remeasurement Losses on Retirement Plan	Share in Other Components of Equity of an Associate (Note 11)	Total	Noncontrolling Interest	Total Equity
					nded December 3	31, 2015					
Balances as of December 31, 2014	₱24,470,708	₽80,000	₱5,612,321	(₱221,041)	₱21,775,140	(P 2,619)	(₱115,242)	₱361,794	₱51,961,061	₽147,992	₱52,109,053
Effect of consolidation of investment in											
club project (Note 2)				000	(174,249)		-	- 4	(174,249)	36,376	(137,873)
	P24,470,708	₽80,000	₽5,612,321	(P221,041)	₱21,600,891	(P2,619). (P115,242)	₱361,794	₱51,786,812	₱184,368	₱51,971,180
Net income	#4.0	-	-	=	5,011,815	-	-	**	5,011,815	86,749	5,098,564
Other comprehensive income	5%	= =	= ==	574	=	75	(7,106)	-	(7,106)		(7,106)
Total comprehensive income	_		24	22	5,011,815	=======================================	(7,106)	-	5,004,709	86,749	5,091,458
Dividends declared (Note 25)	_		100	-	(1,365,377)		=	-	(1,365,377)	-	(1,365,377)
Dividend distribution to noncontrolling									(-,,,-		(-,,,-)
interest	_	==	-	-	-	-	-	200	~	(100,000)	(100,000)
Investment of noncontrolling interest										(100,000)	(100,000)
(Note 1)		= =	=	3	5	=	554		= =	100,000	100,000
Balances as of December 31, 2015	₽24,470,708	₽80,000	₽5,612,321	(₱221,041)	₱25,247,329	(P 2,619)	(₱122,348)	₱361,794	₱55,426,144	₱271,117	₽55,697,261





				Attributable to	Equity Holders	of the Parent	_				
	Common Stock	Preferred Stock	Additional	Treasury Stock	Retained Earnings	Revaluation Reserve on Financial Assets at FVTOCI	Remeasurement Losses on Retirement Plan	Share in Other Components of Equity of an Associate		Noncontrolling	
	(Note 25)	(Note 25)	Paid-in Capital	(Note 25)	(Note 25)	(Note 10)	(Note 23)	(Note 11)	Total	Interest	Total Equity
				For the Year E	nded December :	31, 2014					
Balances as of January 1, 2013	P24,470,708	₽80,000	P5,612,321	(P221,041)	₱18,446,106	(P2,619)	(P112,267)	₱361,794	₽48,635,002	₱364,652	P48,999,654
Net income	_	-	=	_	4,541,522	-	⇒,	-	4,541,522	71,969	4,613,491
Other comprehensive income		-		_			(2,975)	-	(2,975)	1	(2,975)
Total comprehensive income	=-				4,541,522	_	(2,975)		4,538,547	71,969	4,610,516
Dividends declared (Note 25)	=0.0	=0	=:	=0.0	(1,212,488)	-	-	-	(1,212,488)		(1,212,488)
Dividend distribution to noncontrolling interest	-	-	= -	=)	=	=	_	-	=	(100,000)	(100,000)
Redemption of shares attributable to noncontrolling interest		-		-		-	=0	=9	===	(188,629)	(188,629)
Balances as of December 31, 2014	₱24,470,708	₽80,000	₽5,612,321	(₱221,041)	₱21,775,140	(₱2,619)	(P 115,242)	₱361,794	₱51,961,061	₱147,992	₱52,109,053

See accompanying Notes to Consolidated Financial Statements.





CONSOLIDATED STATEMENTS OF CASH FLOWS

(Amounts in Thousands of Pesos)

		D. 1. D. 1. A.	
	2016	Ended December 31 2015	2014
CASH FLOWS FROM OPERATING ACTIVITIES	2010	2013	2014
Income before income tax	₽6,854,401	₽6,373,635	₽5,692,016
Adjustments for:	10,034,401	F0,373,033	£3,092,010
Interest income (Note 21)	(871,972)	(808,380)	(752,178
Interest expense and amortization of transaction	(0/1,5/2)	(000,500)	(752,176
costs (Note 21)	1,034,036	858,751	631,274
Depreciation and amortization (Notes 5, 12, 13 and 14)	520,789	491,714	430,887
Equity in net earnings of an associate (Note 11)	(183,020)	(176,475)	(50,829
Dividend income (Note 10)		(4,048)	(= -,==-
Net pension expense, net of contribution and		,	
benefits paid (Note 23)	56,008	34,981	43,985
Operating income before changes in operating assets			
and liabilities	7,410,242	6,770,178	5,995,155
Changes in operating assets and liabilities			
Decrease (increase) in:			
Contracts receivable	(2,330,309)	(2,482,924)	(3,888,572)
Other receivables	777,730	(244,915)	(412,144)
Real estate inventories	1,402,152	(998,156)	1,301,940
Other assets	(983,443)	(1,669,445)	(1,107,558)
Increase (decrease) in accounts payable and			
accrued expense	(2,400,741)	2,561,434	981,007
Cash generated from operations	3,875,631	3,936,172	2,869,828
Income taxes paid, including creditable withholding taxes	(562,696)	(591,945)	(399,983)
Interest received	871,972	810,368	752,038
Net cash provided by operating activities	4,184,907	4,154,595	3,221,883
CASH FLOWS FROM INVESTING ACTIVITIES			
Acquisitions of land (Note 9)	(898,758)	(1,421,677)	(2,667,725)
Acquisitions of investment properties and property			
and equipment (Notes 12 and 13)	(6,353,151)	(4,058,991)	(3,378,342)
Additional investment in associate (Note 11)	(37,829)	10.505	=
Dividends received (Notes 10 and 11)	155,225	10,727	96,000
Redemption (subscription) of shares of stock (Note 10)	1	5,274	(6,000)
Net cash used in investing activities	(7,134,512)	(5,464,667)	(5,956,067)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from availment of:			
Loans payable (Note 16)	10,475,000	7,845,000	9,500,000
Bonds payable (Note 17)	- 	8,000,000	7,000,000
Payments of:	(f 020 00E)	(0.400.040)	(= = 4 = 666)
Loans payable (Note 16) Bonds payable (Note 17)	(1,932,827)	(8,429,042)	(7,745,000)
Cash dividend (Note 25)	(3,000,000)	(1 265 277)	(4,500,000)
Interest and transaction costs	(1,479,235) (2,617,989)	(1,365,377)	(1,212,488)
Dividends paid to noncontrolling interest	(120,000)	(2,447,320) (100,000)	(2,214,979)
Increase (decrease) in amounts due to related parties	(99,149)	(5,474)	(100,000) 50,023
Redemption of shares attributable to noncontrolling	(37,147)	(3,474)	30,023
interest		_	(188,629)
Investment from noncontrolling interest (Note 1)	450	100,000	(100,027)
Net cash provided by financing activities	1,226,250	3,597,787	588,927
	- Janojaco	2,22,7,707	300,721
NET INCREASE (DECREASE) IN CASH	(1 722 255)		(2.145.255)
AND CASH EQUIVALENTS	(1,723,355)	2,287,715	(2,145,257)
CASH AND CASH EQUIVALENTS	rgy ago e to and all an ar-	ARGETAXALL	
AT BEGINNING OF YEAR	6,596,380 LAR	4,308,665	6,453,922
CASH AND CASH EQUIVALENTS		OUN-DOLL DE	MANCE DIVIS
AT END OF YEAR (Note 6)	₽4,873,025	₽6,596,380_	₽4,308,665

See accompanying Notes to Consolidated Financial Statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information

Filinvest Land, Inc. (the "Parent Company" or "FLI") is a property developer engaged mainly in the development of residential subdivisions, construction of housing units and leasing activities. It was incorporated and is domiciled in the Philippines where its shares are publicly traded. Formerly Citation Homes, Inc., the Parent Company was incorporated on November 24, 1989 and later changed to its present name on July 12, 1993. The Parent Company and its subsidiaries (collectively referred to as "the Group") offer a range of real estate products from socialized and affordable housing to middle-income and high-end housing, various types of subdivision lots, medium-rise residential buildings, farm estates, industrial parks, residential resort projects, a private membership club, condotels, and condominium buildings. The Group also leases out commercial and office spaces in Alabang, Muntinlupa City, Makati City and Cebu City, its major locations for leasing.

The Group's parent company is Filinvest Development Corporation (FDC), a publicly listed entity. A.L. Gotianun, Inc. (ALG) is the Group's ultimate parent company. FDC and ALG were incorporated in the Philippines.

The Parent Company's registered business address is at 79 E. delos Santos Ave. (EDSA), Brgy. Highway Hills, Mandaluyong City.

On February 11, 2016, FCGC Corporation (FCGCC) was incorporated to undertake the development of the Clark Green City Project under the Joint Venture Agreement with Bases Conversion and Development Authority (BCDA). On March 16, 2016, Filinvest BCDA Clark, Inc. (FBCI), a joint venture company with BCDA, was incorporated to handle the development of the Clark Green City Project. FBCI is 55%-owned by FCGCC and 45%-owned by BCDA. As of December 31, 2016, FCGCC and FBCI have not started commercial operations.

On March 31, 2016, Filinvest Mimosa, Inc. (FMI) was incorporated to enter into an agreement with Clark Development Corporation (CDC) for the lease of the Mimosa Leisure Estate. FMI is 50% owned by FLI and 50% owned by FDC. FMI has started its commercial operations in June 2016.

On July 26, 2016, the Securities and Exchange Commission (SEC) approved Whiluc Realty & Mgt., Inc.'s (Whiluc) application for increase in its authorized capital stock. Likewise, FLI subscribed and paid \$\frac{1}{2}\$124.69 million to Whiluc. On the same date, the SEC also approved the amendments of its corporate name and principal business address. Whiluc's new corporate name is Filinvest Lifemalls Corporation (FLC). Its primary purpose is to invest in, purchase, hold, use, develop, lease, sell, assign, transfer mortgage, enjoy or otherwise dispose of, as may be permitted by law, all properties of every kind, nature and description and wherever situated, of any corporation.



On December 28, 2015, the Parent Company and Filinvest Alabang, Inc. (FAI), an associate of the Parent Company, entered into a Deed of Assignment of Shares, wherein FAI agreed to sell its rights, title and interests in the 249,995 common shares of Festival Supermall, Inc. (FSI), with par value of ₱1.0 per share and equivalent to 100% ownership interest, to FLI for and in total consideration of ₱0.50 million. FSI is the property manager of Festival Supermall and other commercial centers of the Group. FSI also owns 60% equity interest in FSM Cinemas, Inc., which is engaged in theater operations. The transaction was accounted for using the pooling of interest method which was applied retrospectively.

On April 15, 2015, FLI and Cofely Philippines (Cofely), branch of Cofely South East Asia Pte. Ltd., entered into a joint venture agreement to establish Philippine DCS Development Corporation (PDDC). On July 31, 2015, PDDC was registered with the Philippines SEC to engage in the business of building and operating a district cooling system within existing and future buildings at Northgate Cyberzone Area, Filinvest City, Alabang, Muntinlupa City. PDDC is 60% owned by FLI and 40% owned by Cofely.

On February 4, 2014, Filinvest Cyberparks, Inc. (FCI), a wholly-owned subsidiary of the Parent Company was incorporated. Its primary purpose is to acquire by purchase, lease, donate and/or to own, use, improve, develop, subdivide, sell, mortgage, exchange, hold for investment and deal with real estate of all kinds

The consolidated financial statements were approved and authorized for issue by the Board of Directors (BOD) on February 22, 2017.

2. Summary of Significant Accounting Policies

Basis of Preparation

The consolidated financial statements are prepared using the historical cost basis, except for financial assets at fair value through other comprehensive income (FVTOCI) that are measured at fair value.

The Group's consolidated financial statements are presented in Philippine Peso (Peso), which is also the functional currency of the Parent Company and its subsidiaries, and associates. Amounts are in thousand Pesos except as otherwise indicated.

Statement of Compliance

The consolidated financial statements of the Group have been presented in compliance with Philippine Financial Reporting Standards (PFRS). PFRSs include Philippine Financial Reporting Standards, Philippine Accounting Standards and Interpretations issued by the Philippine Interpretations Committee (PIC).



Basis of Consolidation

The consolidated financial statements include the accounts of the Parent Company and the following subsidiaries. The nature of business and the corresponding percentages of ownership over these entities as at December 31, 2016, 2015 and 2014 are as follows. The voting rights held by the Group in these subsidiaries are in proportion to its ownership interest.

Subsidiaries	Nature of Business	2016	2015	2014
Filinvest AII Philippines, Inc. (FAPI)	Real estate developer	100%	100%	100%
Cyberzone Properties, Inc. (CPI)	Leasing	100%	100%	100%
Filinvest Cyberparks, Inc.(FCI)	Leasing	100%	100%	_
Filinvest Asia Corporation (FAC)	Leasing	60%	60%	60%
Homepro Realty Marketing, Inc.	Real estate developer			
(Homepro) ¹		100%	100%	100%
Property Maximizer Professional Corp.				
(Promax)	Marketing	100%	100%	100%
FCGC	Real estate developer	100%	_	_
FLC	Real estate developer	100%	_	_
Leisurepro, Inc. (Leisurepro)	Marketing	100%	100%	100%
Property Specialist Resources, Inc. (Prosper)	Property management	100%	100%	100%
FSI	Property management	100%	100%	_
FSM Cinemas, Inc. (FSM Cinemas) ²	Theater operator	60%	60%	_
FBCI ³	Real estate developer	55%	_	_
PDDC	District cooling			
	systems, builder and			
	operator	60%	60%	_
Timberland Sports and Nature	Recreational Sports			
Club (TSNC) ⁴	and Natures Club	92%	92%	92%

- 1. Homepro previously serves as marketing arm of the Group. Currently, it is now engaged in the development of mixed-use project.
- 2. FSM Cinemas is owned indirectly through FSI.
- 3. FBCI is owned indirectly through FCGC.
- 4. TSNC is consolidated in compliance with PIC Q&A 2016-02.

All of the Parent Company's subsidiaries were incorporated in the Philippines. The financial statements of the subsidiaries are prepared for the same reporting period as the Parent Company, using consistent accounting policies.

Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if the Group has: (a) power over the investee (i.e., existing rights that give it the current ability to direct the relevant activities of the investee); (b) exposure, or rights, to variable returns from its involvement with the investee, and, (c) the ability to use its power over the investee to affect its returns.

When the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including: (a) the contractual arrangement with the other vote holders of the investee; (b) rights arising from other contractual arrangements; and, (c) the Group's voting rights and potential voting rights.

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group



loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statement from the date the Group gains control until the date the Group ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the Parent Company and to the noncontrolling interests, even if this results in the noncontrolling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

A change in 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 noncontrolling interests
- Derecognizes the cumulative translation differences recorded in equity
- Recognizes the fair value of the consideration received
- Recognizes the fair value of any investment retained
- Recognizes any surplus of deficit in profit or loss
- Reclassifies the parent's share of components previously recognized in OCI to profit or loss or retained earnings, as appropriate, as would be required if the Group had directly disposed of the related assets or liabilities

Noncontrolling Interest

Noncontrolling interest represents the portion of profit or loss and net assets not owned, directly or indirectly, by the Group.

Noncontrolling interests are presented separately in the consolidated statement of income, consolidated statement of comprehensive income, and within equity in the consolidated statement of financial position, separately from parent shareholder's equity. Any losses applicable to the noncontrolling interests are allocated against the interests of the noncontrolling interest even if this results to the noncontrolling interest having a deficit balance. The acquisition of an additional ownership interest in a subsidiary without a change of control is accounted for as an equity transaction. Any excess or deficit of consideration paid over the carrying amount of the noncontrolling interest is recognized in equity of the parent in transactions where the noncontrolling interest are acquired or sold without loss of control.

Business Combinations Involving Entities under Common Control

A business combination involving entities under common control is a business combination in which all of the combining entities or businesses are ultimately controlled by the same party or parties both before and after the business combination, and that control is not transitory. This will include transactions such as the transfer of subsidiaries or businesses between entities within a group. Common control business combinations are outside the scope of PFRS 3, *Business Combination*. The Group elected to account for its common control business combination using acquisition method and this is applied consistently for similar transactions.

However, where the acquisition method of accounting is selected, the transaction must have commercial substance from the perspective of the reporting entity. Common control business combination without commercial substance is accounted using "pooling of interests" method wherein the assets and liabilities of the combining entities are reflected in the consolidated



financial statements at their carrying amounts. No adjustments are made to reflect fair values, or recognize any new assets or liabilities, at the date of the combination and adjustments made are only those adjustments to harmonize accounting policies.

No new goodwill is recognized as a result of the combination. The only goodwill that is recognized is any existing goodwill relating to either of the combining entities. The effects of intercompany transactions on current assets, current liabilities, revenues, and cost of sales for the periods presented and on retained earnings at the date of acquisition are eliminated to the extent possible.

Changes in Accounting Policies and Disclosures

The Group applied for the first time pronouncements that are currently relevant and 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 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 are not applicable to the Group since none of the entities within the Group is an investment entity nor does the Group have investment entity associates or joint ventures.
- 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 did not have any impact on the Group's consolidated financial statements as it applies only to separate 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 did not have any impact on the Group as there has been no interest acquired in a joint operation during the period.

- 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 and 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 did not have any material impact to the Group's consolidated financial statements.

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 did 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.

 PIC Q&A No. 2016-02: PAS 32 and PAS 38 - Accounting Treatment of Club Shares Held by an Entity

In 2016, the PIC issued Q&A No. 2016-02 to clarify the accounting treatment of club shares held by an entity as follows:

Club shares as financial assets

Equity instruments of another entity are considered as financial assets of the investor/holder in accordance with PAS 32.11, *Financial Instruments: Presentation*. Furthermore, PAS 32.11 defines an equity instrument as any contract that evidences a residual interest in the assets after deducting its liabilities.

A proprietary club share entitles the shareholder to a residual interest in the net assets upon liquidation which justifies that such instrument is an equity instrument and thereby qualifies as a financial asset to be accounted for under PAS 39, *Financial Instruments: Recognition and Measurement*.



Club shares as intangible assets

PAS 38 defines an intangible asset as an identifiable non-monetary asset without physical substance. The key characteristics of intangible assets are that they are resources controlled by the entity from which the entity expects to derive future economic benefits, lack physical substance and are identifiable to be distinguished from goodwill.

A non-proprietary club share, though an equity instrument in its legal form, is not an equity instrument in the context of PAS 32. Furthermore, it does not entitle the holder to a contractual right to receive cash or another financial asset from the issuing corporation. The holder of the share, in substance, only paid for the privilege to enjoy the club facilities and services but not for ownership of the club. In such case, the holder must account for the share as an intangible asset under PAS 38.

The Group has evaluated the accounting treatment of its club shares following the guidance under the above PIC Q&A and has concluded that it exercises control over TSNC. Accordingly, TSNC was consolidated as of December 31, 2016 and 2015 and the comparative December 31, 2015 balance of the investment in club projects presented under real estate inventories amounting to \$\mathbb{P}761.11\$ million, was reclassified to property and equipment (see Notes 9 and 13). The difference between the amount of investment in club projects and the amount reclassified to property and equipment amounting to \$\mathbb{P}137.87\$ million were charged to the opening balance of the retained earnings and to the noncontrolling interest as of December 31, 2015 in the statement of changes in equity. The Group did not adjust its 2015 consolidated statement of income considering that the impact on the amounts is not material. Also, the Group did not present a third statement of financial position as the change resulted only in reclassification that is assessed to be not material to the consolidated financial statements.

Annual Improvements to PFRSs (2012-2014 cycle)

The Annual Improvements to PFRSs (2012-2014 cycle) are effective for annual periods beginning on or after January 1, 2016 and did not have a material impact on the Group.

- Amendment to PFRS 5, Non-current Assets Held for Sale and Discontinued Operations, Changes in Methods of Disposal

 This 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 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*The 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).

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 on 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. These amendments are not expected to have any impact on the Group since it currently has no share-based payments.

 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 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.



As the Group has early adopted the first phase of PFRS 9 (2009 version) effective January 1, 2011, the adoption is not expected to have significant impact on the classification and measurement of the Group's financial assets and liabilities. The adoption of the final version of PFRS 9 will have an effect on the impairment methodology for financial assets. 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 the final version of this standard.

• 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 impact of PFRS 15 and plans to adopt the new standard on the required effectivity date.

- 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 becomes an investment entity; and (c) the investment entity associate or joint venture first becomes a parent. The amendments should be applied retrospectively, with earlier application permitted. The Group does not expect the amendments to have material impact on its 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 Group does not expect the amendments to have material impact on its consolidated financial statements.



• Philippine Interpretation 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 Group does not expect the amendments to have material impact on its consolidated financial statements.

Effective beginning on or after January 1, 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 PFRS 16 and plans to adopt the new standard on the required effectivity date.

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.

Fair Value Measurement

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

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

The principal or the most advantageous market must be accessible to 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

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 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.

Financial Instruments

Date of recognition

Financial assets and financial liabilities are recognized in the consolidated statement of financial position when, and only when, the Group becomes a party to the contractual provisions of the instrument. Purchases or sales of financial assets that require delivery or assets within the time frame established by regulation or convention in the marketplace are recognized on the trade date.

Initial recognition of financial instruments

Financial assets and financial liabilities are recognized initially at fair value. The fair value of financial instruments that are actively traded in organized financial markets are determined by reference to quoted market bid prices at the close of the business at the reporting date.



Determination of fair value

The fair value of investments that are actively traded in organized financial markets is determined by reference to quoted market prices at the close of business on the reporting date. For financial instruments where there is no active market, fair value is determined using valuation techniques. Such techniques include using recent arm's-length market transactions, reference to the current market value of another instrument which is substantially the same, and discounted cash flow analysis or other valuation models. In the absence of a reliable basis of determining fair value, investments in unquoted equity securities are carried at cost, net of impairment, if any.

'Day 1' difference

Where the transaction price in a non-active market is different from the fair value from other observable current market transactions in the same instrument or based on a valuation technique whose variables 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. In cases where transaction price used 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 the 'Day 1' difference amount

<u>Classification</u>, <u>Reclassification</u> and <u>Measurement of Financial Assets and Financial Liabilities</u>
For purposes of classifying financial assets, an instrument is an 'equity instrument' if it is a nonderivative and meets the definition of 'equity' for the issuer (under PAS 32), except for certain non-derivative puttable instruments presented as equity by the issuer. All other non-derivative financial instruments are 'debt instruments'.

Financial assets at amortized cost

Financial assets are measured at amortized cost if both of the following conditions are met:

- the asset is held within the Group's business model whose objective is to hold assets in order to collect contractual cash flows; and,
- the contractual terms of the instrument give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets meeting these criteria are measured initially at fair value plus transaction costs. They are subsequently measured at amortized cost using the effective interest method less any impairment in value, with the interest calculated recognized as interest income in the consolidated statement of income. The Group classified cash and cash equivalents, contracts receivable, other receivables and short-term deposits (included in other assets) as financial assets at amortized cost (see Note 29).

The Group may irrevocably elect, at initial recognition, to classify a financial asset that meets the amortized cost criteria above as at FVTPL if that designation eliminates or significantly reduces an accounting mismatch had the financial asset been measured at amortized cost. As of December 31, 2016 and 2015, the Group has not made such designation.

Financial assets at FVTOCI

At initial recognition, the Group can make an irrevocable election (on an instrument-by-instrument basis) to designate equity investments as at FVTOCI. Designation at FVTOCI is not permitted if the equity investment is held for trading.



A financial asset is held for trading if:

- it has been acquired principally for the purpose of selling it in the near term; or
- on initial recognition it is part of a portfolio of identified financial instruments that the Group manages together and has evidence of a recent actual pattern of short-term profit-taking; or it is a derivative that is not designated and effective as a hedging instrument or a financial guarantee.

Equity investments as at FVTOCI are initially measured at fair value plus transaction costs. Subsequently, they are measured at fair value, with no deduction for sale or disposal costs. Gains and losses arising from changes in fair value are recognized in other comprehensive income and accumulated in "Revaluation reserve on financial assets at fair value through other comprehensive income" in the consolidated statement of financial position. Where the asset is disposed of, the cumulative gain or loss previously recognized in "Revaluation reserve on financial assets at fair value through other comprehensive income" is not reclassified to profit or loss, but is reclassified to Retained earnings.

Included under this category are the Group's investments in quoted and unquoted shares of stock (see Notes 10 and 28).

Dividends earned on holding these equity instruments are recognized in the consolidated statement of income when the Group's right to receive the dividends is established in accordance with PAS 18, *Revenue*, unless the dividends clearly represent recovery of a part of the cost of the investment.

Financial assets at FVTPL

Debt instruments that do not meet the amortized cost criteria, or that meet the criteria but the Group has chosen to designate as at FVTPL at initial recognition, are measured at FVTPL. Equity investments are classified as at FVTPL, unless the Group designates an investment that is not held for trading as at FVTOCI at initial recognition.

The Group has no financial assets at FVTPL as of December 31, 2016 and 2015.

Reclassification of financial assets

The Group can reclassify financial assets if the objective of its business model for managing those financial assets changes. The Group is required to reclassify the following financial assets:

- from amortized cost to FVTPL if the objective of the business model changes so that the amortized cost criteria are no longer met; and,
- from FVTPL to amortized cost if the objective of the business model changes so that the amortized cost criteria start to be met and the instrument's contractual cash flows meet the amortized cost criteria.

Reclassification of financial assets designated as at FVTPL at initial recognition is not permitted.

A change in the objective of the Group's business model must be effected before the reclassification date. The reclassification date is the beginning of the next reporting period following the change in the business model.



Financial liabilities

Financial liabilities are classified as at FVTPL when the financial liability is either held for trading or it is designated as at FVTPL.

A financial liability is held for trading if:

- it has been incurred principally for the purpose of repurchasing it in the near term; or
- on initial recognition, it is part of a portfolio of identified financial instruments that the Group manages together and has evidence of a recent actual pattern of short-term profit-taking; or it is a derivative that is not designated and effective as a hedging instrument or a financial guarantee.

Management may designate a financial liability at FVTPL upon initial recognition when the following criteria are met, and designation is determined on an instrument by instrument basis:

- The designation eliminates or significantly reduces the inconsistent treatment that would
 otherwise arise from measuring the liabilities or recognizing gains or losses on them on a
 different basis; or
- The liabilities are part of a group of financial liabilities which are managed and their performance evaluated on a fair value basis, in accordance with a documented risk management or investment strategy; or
- The financial instrument contains an embedded derivative, unless the embedded derivative does not significantly modify the cash flows or it is clear, with little or no analysis, that it would not be separately recorded.

As of December 31, 2016 and 2015, the Group has no financial liability at FVTPL.

Financial liabilities at amortized cost

Financial liabilities are measured at amortized cost using the effective interest method, except for:

- a. financial liabilities at FVTPL which are measured at fair value; and
- b. financial liabilities that arise when a transfer of a financial asset does not qualify for derecognition or when the continuing involvement approach applies.

Financial liabilities at amortized cost consist primarily of accounts payable and accrued expenses, loans payable, bonds payable and due to related parties (see Notes 15, 16, 17 and 18).

Impairment of 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.

Assets Carried at Amortized Cost

If there is objective evidence that an impairment loss on loans and receivables 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 credit losses that have not been incurred) discounted at the financial asset's original EIR (i.e. the EIR computed at initial recognition). The carrying amount of the asset shall be reduced either directly or through use of an allowance account. The amount of the loss shall be recognized in the consolidated statement of income.



The Group first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant, and individually or collectively for financial assets that are not individually significant. If it is determined that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, the asset is included in the Group financial assets with similar credit risk characteristics. 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 of impairment.

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. Any subsequent reversal of an impairment loss is recognized in the consolidated statement of income, to the extent that the carrying value of the asset does not exceed its amortized cost at the reversal date.

Derecognition of Financial Assets and Financial Liabilities

Financial Assets

A financial asset 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 and has assumed an obligation to pay them in full without material delay to a third party under a 'pass-through' arrangement or either (a) has transferred substantially all the risks and rewards of the asset, or (b) has neither transferred nor retained substantially all 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 an 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.

Financial Liabilities

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

Where 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 income.

Offsetting Financial Instruments

Financial assets and financial liabilities are only offset and the net amount reported in the consolidated statement of financial position when there is a legally enforceable right to offset the recognized amounts and the Group intends to either 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, where the related assets and liabilities are presented at gross in the consolidated statement of financial position.



Real Estate Inventories

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

Cost includes:

- Land acquisition costs and expenses directly related to acquisition
- Amounts paid to contractors for development and construction
- Borrowing costs, planning and design costs, costs of site preparation, professional fees, property transfer taxes, construction overheads and other related costs

NRV is the estimated selling price in the ordinary course of the business, based on market prices at the reporting date, less estimated costs of completion and the estimated costs of sale. The cost of inventory recognized in the consolidated statement of income on disposal is determined with reference to the specific costs incurred on the property sold and an allocation of any non-specific costs based on the relative size of the property sold.

Land and Land Development

Land and land development consists of properties for future development that are carried at the lower of cost or NRV. The cost of land and land development include the following: (a) land acquisition costs, (b) costs incurred relative to acquisition and transfer of land title in the name of the Group such as transfer taxes and registration fees (c) costs incurred on initial development of the raw land in preparation for future projects, and (d) borrowing costs. They are transferred to subdivision lots and housing units for sale under "Real estate inventories" when the project plans, development and construction estimates are completed and the necessary permits are secured.

Investment in Associates

The Group's investment in associates is accounted for using the equity method of accounting. An associate is an entity in which the Group has significant influence and which is neither a subsidiary nor a joint venture.

Under the equity method, the investment in associates is carried in the consolidated statement of financial position at cost plus post-acquisition changes in the Group's share of net assets of the associates. After application of the equity method, the Group determines whether it is necessary to recognize any additional impairment loss with respect to the Group's net investment in the associates. The consolidated statement of income reflects the share of the results of operations of the associates.

The Group recognizes its share of the losses of the associate until its share of losses equals or exceeds its interest in the associate, at which point the Group discontinues recognizing its share of further losses. After the Group's interest is reduced to zero, additional losses are provided for, and a liability is recognised, only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate.

Where there has been a change recognized directly in the equity of the associate, the Group recognizes its share of any changes and discloses this, when applicable, in the consolidated statement of changes in equity.



The reporting dates of the associates and the Group are identical and the associates' accounting policies conform to those used by the Group for like transactions and events in similar circumstances.

After application of the equity method, the Group determines whether it is necessary to recognize an additional impairment loss on investment in an associate. The Group determines at the end of each reporting period whether there is any objective evidence that the investment in an associate is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the investment in the associate and its carrying value and recognize the amount in the consolidated statement of income.

Upon loss of significant influence over the associate, the Group measures and recognizes any retained investment at its fair value. Any difference between the carrying amount of the associate upon loss of significant influence and the fair value of the retained investment and proceeds from disposal is recognized in the consolidated statement of income.

The Group's investments in associates as of December 31 and its related percentage ownership follows:

	2016	2015
FAI	20%	20%
FMI	50%	_

Investment Properties

Investment properties consist of commercial mall, land and other properties that are held for long term rental yields and capital appreciation. Investment properties, except for land, are carried at cost less accumulated depreciation and accumulated impairment losses, if any. Land is carried at cost less accumulated impairment losses, if any.

Constructions-in-progress are carried at cost (including borrowing costs) and transferred to the related investment property account when the construction and related activities to prepare the property for its intended use are complete.

Depreciation of investment properties is computed using the straight-line method over the useful lives of these assets as follows:

	Years
Buildings and improvement	20-50
Machinery and equipment	5-15

The useful life and the depreciation method is reviewed periodically to ensure that the period and method of depreciation are consistent with the expected pattern of economic benefit from items of investment properties.

Investment property is derecognized when it is either disposed of or permanently withdrawn from use and there is no future economic benefit expected from its disposal or retirement. Any gains or losses on the retirement or disposal of an investment property are recognized in the consolidated statement of income in the year of retirement or disposal.



Transfers are made to investment property when there is a change in use, evidenced by ending of owner-occupation, commencement of an operating lease to another party or ending of construction or development. Transfers are made from investment property when there is a change in use, evidenced by commencement of owner-occupation or commencement of development with a view to sell.

Transfers between investment property, owner-occupied property and inventories do not change the carrying amount of the property transferred and they do not change the cost of that property for measurement or disclosure purposes.

Property and Equipment

Property and equipment, except land, are carried at cost less accumulated depreciation and amortization and accumulated impairment losses, if any. Land is carried at cost, less any impairment in value. The initial cost of property and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use, including borrowing costs.

Construction-in-progress, is stated at cost. This includes cost of construction and other direct costs. Construction-in-progress is not depreciated until such time as the relevant assets are completed and ready for operational use.

Expenditures incurred after the property and equipment have been put into operations, such as repairs and maintenance and overhaul costs, are normally charged to income in the year in which the costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the 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.

Depreciation is computed on the straight-line basis over the estimated useful lives of the assets, as follows:

	Years
Buildings	20-50
Machinery and equipment	5
Transportation equipment	5
Furniture and fixtures	3-5

Leasehold improvements are amortized over the estimated useful lives of the improvements or the lease term, whichever is shorter.

The useful life and the depreciation and amortization method are reviewed periodically to ensure that the period and the method of depreciation and amortization are consistent with the expected pattern of economic benefits from items of property and equipment.

When an item of property and equipment is derecognized, the cost of the related accumulated depreciation and amortization and accumulated impairment losses, if any, is removed from the account. Any gain or loss arising from derecognition of the asset is included in the consolidated statement of income in the year the asset is derecognized.



Intangible Assets

Intangible assets include goodwill, and build, transfer and operate (BTO) rights and development rights which are presented under other assets.

Intangible assets acquired separately are measured on initial recognition at costs. The cost of intangible assets acquired in a business combination or contracted arrangements is their fair value at the date of acquisition. Following initial recognition, intangible assets, excluding goodwill, are carried at cost less any accumulated amortization and any accumulated impairment losses.

The useful lives of intangible assets are assessed to be either finite or indefinite.

Intangible assets with finite lives (i.e., BTO rights and developmental rights) are amortized over the economic useful life (i.e., 25 years) and assessed for impairment whenever there is an indication that the intangible assets may be impaired. The amortization period and the amortization method for an intangible asset with a finite useful life are reviewed at least at each financial year-end. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset is accounted for by changing the amortization period or method, as appropriate, and treated as changes in accounting estimates. The amortization expense on intangible assets with finite lives is recognized in the consolidated statement of income.

Intangible assets with indefinite useful lives (i.e., goodwill) are not amortized, but are tested for impairment annually or more frequently, either individually or at the cash generating unit level. The assessment of indefinite life is reviewed annually to determine whether the indefinite life continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

Gains or losses arising from the derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the consolidated statement of income when the asset is derecognized.

Other Assets

Other assets are carried at cost and pertain to resources controlled by the Group as a result of past events and from which future economic benefits are expected to flow to the Group. Other assets that will be recovered within 12 months from reporting date are classified as current and those beyond 12 months are classified as noncurrent.

Value-added Tax (VAT)

Revenues, 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 expense item.

The net amount of VAT recoverable and payable from the taxation authority is included as part of "Other assets" and "Accounts payable and accrued expenses", respectively, in the consolidated statement of financial position, respectively.

Impairment of Nonfinancial Assets

The carrying values of investment in an associate, property and equipment, investment properties and other assets are reviewed for impairment when events or changes in circumstances indicate the carrying values may not be recoverable. If any such indication exists and where the carrying values exceed the estimated recoverable amounts, the assets or cash-generating units are written down to their recoverable amounts. The recoverable amount of the asset is the greater of fair



value less cost of disposal and value-in-use. 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 assessment 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 recoverable amount is determined for the cash-generating unit to which the asset belongs. Impairment losses are recognized in the consolidated statement of income.

For nonfinancial assets excluding goodwill, an assessment is made at each reporting date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the Group estimates the asset's or cashgenerating unit's recoverable amount.

A previously recognized impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the consolidated statement of income unless the asset is carried at revalued amount, in which case the reversal is treated as a revaluation increase.

Goodwill is tested for impairment annually or more frequent if events or changes of circumstances indicate that the carrying value may be impaired.

Impairment is determined for goodwill by assessing the recoverable amount of each cash-generating unit (or group of cash-generating units) to which the goodwill relates. Where the recoverable amount of the cash-generating unit (or group of cash-generating unit) is less than their carrying amount of cash-generating unit (or group of cash-generating unit) to which goodwill has been allocated, an impairment loss is recognized immediately in the consolidated statement of income. Impairment losses relating to goodwill cannot be reversed for subsequent increases in its recoverable amount in future periods.

Revenue and Income Recognition

Revenue is recognized to the extent that it is probable that the economic benefits associated with the transaction will flow to the Group and the amount can be reliably measured. The Group assesses its revenue arrangements against specific criteria in order to determine if it is acting as principal or agent. In arrangements where the Group is acting as principal to its customers, revenue is recognized on a gross basis. However, if the Group is acting as an agent to its customers, only the amount of net commission retained is recognized as revenue.

The following specific recognition criteria must also be met before revenue is recognized:

Real Estate Sales

Revenue from sales of substantially completed house and lot projects where collectability of sales price is reasonably assured is accounted for using the full accrual method. The percentage-of-completion method is used to recognize revenue from sales of condominium projects where the Group has material obligations under the sales contract to complete the project after the property is sold. Under this method, revenue is recognized as the related obligations are fulfilled, measured principally on the basis of the estimated completion of a physical proportion of the contract work.



Real estate sales are recognized using the percentage of completion when (a) the criteria of percentage of collection over the total selling price is met, and (b) the project is beyond preliminary stage (i.e., engineering, design work, construction contract execution, site clearance and preparation, excavation and the building foundation are finished).

Any excess of collections over the recognized receivables are included in the "Accounts payable and accrued expenses" account in the liabilities section of the consolidated statement of financial position.

Collections from accounts which are not yet qualified for revenue recognition are treated as customer deposits included in the "Accounts payable and accrued expenses" account in the consolidated statement of financial position.

Rental Income

Rental income arising from investment properties are recognized in the consolidated statement of income either on a straight-line basis over the lease term or based on a certain percentage of the gross revenue of the tenants, as provided under the terms of the lease contract. Leases under contingent rents are recognized as income in the period in which they are earned.

Ticket and snack bar sales

Revenue from ticket sales, presented as part of 'Rental and related services' revenue, is recognized when theater services are completed and consumed and is presented net of amusement and cultural taxes. Revenue from snack bar sales is recognized when goods are actually sold to customers.

Advertising income and cinema rental

Advertising income as part of 'Rental and related services' revenue, is recognized upon showing of the commercials. Cinema rental is recognized when rental services are rendered.

Income from Forfeited Reservations and Collections

Income from forfeited reservation and collections is recognized when the deposits from potential buyers are deemed nonrefundable due to prescription of the period for entering into a contracted sale.

Interest Income

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

Other Income

Other income is recognized when services are rendered, and when goods are delivered or the right to receive payment is established.

Cost and Expense Recognition

Costs and expenses are recognized in the consolidated statement of income when decrease in future economic benefit related to a decrease in an asset or an increase in a liability has arisen that can be measured reliably.

Costs and expenses are recognized in the consolidated statement of income:

- On the basis of a direct association between the costs incurred and the earning of specific items of income;
- On the basis of systematic and rational allocation procedures when economic benefits are expected to arise over several accounting periods and the association can only be broadly or indirectly determined; or,



• Immediately when expenditure produces no future economic benefits or when, and to the extent that, future economic benefits do not qualify or cease to qualify, for recognition in the consolidated statement of financial position as an asset.

Cost of Real Estate Sales

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

The cost of inventory recognized in profit or loss on sale is determined with reference to the specific costs incurred on the property, allocated to saleable area based on relative size and takes into account the percentage of completion used for revenue recognition purposes.

Expenses

"General and administrative expenses" and "Selling and marketing expenses" are expenses that are incurred in the course of the ordinary operations of the Group. These usually take the form of an outflow or depletion of assets such as cash and cash equivalents, property and equipment and investment properties. Selling and marketing expenses are costs incurred to sell real estate inventories, which include commissions, advertising and promotions, among others. General and administrative expenses constitute costs of administering the business.

Expenses are recognized in the consolidated statement of income as incurred and measured at the amount paid or payable.

Commission Expense

Commissions paid to sales or marketing agents on the sale of pre-completed real estate units are deferred when recovery is reasonably expected and are charged to expense in the period in which the related revenue is recognized as earned. Commission expense is included in the "Selling and marketing expenses" account in the consolidated statement of income.

Retirement Costs

The net defined benefit liability or asset is the aggregate of the present value of the defined benefit obligation at the end of the reporting period 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 defined benefit plan is actuarially determined using the projected unit credit method.

Defined benefit costs comprise the following:

- Service cost
- Net interest on the net defined benefit liability or asset
- Remeasurements of net defined 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 an independent qualified actuary.



Net interest on the net defined benefit liability or asset is the change during the period in the net defined 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 defined benefit liability or asset.

Net interest on the net defined benefit liability or asset is recognized as expense or income in profit or loss.

Remeasurements comprising actuarial gains and losses, return on plan assets an any change in the effect of the asset ceiling (excluding net interest on defined benefit liability) are recognized immediately in other comprehensive income in the period in which they arise. Remeasurements are not reclassified to profit or loss in subsequent periods.

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).

The Group's right to be reimbursed of some or all of the expenditure required to settle a defined 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, short-term 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 months after the end of the annual reporting period is recognized for services rendered by employees up to the end of the reporting period.

Borrowing Costs

Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. They are capitalized if they are directly attributable to the acquisition, construction or production of a qualifying asset. Qualifying assets are assets that necessarily take a substantial period of time to get ready for its intended use or sale. Interest and other financing costs incurred during the construction period on borrowings used to finance property development are capitalized as part of development costs in the consolidated statement of financial position.



Capitalization of borrowing costs commences when the activities to prepare the asset are in progress and expenditures and borrowing costs are being incurred. Capitalization of borrowing costs ceases when substantially all the activities necessary to prepare the asset for its intended sale are completed. If the carrying amount of the asset exceeds its recoverable amount, an impairment loss is recorded.

All other borrowing costs are expensed as incurred.

Foreign Currency-Denominated Transactions

The functional and presentation currency of the Parent Company and its subsidiaries and associate is the Philippine Peso. Transactions denominated in foreign currencies are recorded in Philippine Peso based on the exchange rates prevailing at the transaction dates. Foreign currency denominated monetary assets and liabilities are translated to Philippine Peso at exchange rates prevailing at the reporting date. Foreign exchange differentials between rate at transaction date and rate at settlement date or reporting date of foreign currency denominated monetary assets or liabilities are credited to or charged against current operations.

Equity

Common and Preferred Stock

The Group records common and preferred stock at par value and additional paid-in capital as the excess of the total contributions received over the aggregate par values of the equity shares. The Group considers the underlying substance and economic reality of its own equity instrument and not merely its legal form in determining its proper classification. When any member of the Group purchases the Parent Company's capital stock (treasury shares), the consideration paid, including any attributable incremental costs, is deducted from equity until the shares are cancelled, reissued or disposed of. Where such shares are subsequently sold or reissued, any consideration received, net of any directly attributable incremental transaction costs and the related tax effects is included in consolidated equity.

Treasury Stock

Own equity instruments which are reacquired are carried at cost and are deducted from equity. No gain or loss is recognized in profit or loss on the purchase, sale, issue or cancellation of the Parent Company's own equity instruments. When the shares are retired, the capital stock account is reduced by its par value and excess of cost over par value upon retirement is debited to additional paid-in capital to the extent of the specific or average additional paid in capital when the shares were issued and to retained earnings for the remaining balance.

Retained Earnings

Retained earnings represent accumulated earnings of the Group, and any other adjustments to it as required by other standards, less dividends declared. The individual accumulated earnings of the subsidiaries and accumulated equity earnings from an associate included in the consolidated retained earnings are available for dividend declaration when these are declared as dividends by the subsidiaries and associate as approved by their respective Board of Directors.

Retained earnings are further restricted for the payment of dividends to the extent of the cost of common shares held in treasury.

Dividends on common and preferred shares are deducted from retained earnings when declared and approved by the BOD of the Parent Company. Dividends payable are recorded as liability until paid. Dividends for the year that are declared and approved after reporting date, if any, are dealt with as an event after reporting date and disclosed accordingly.



Earnings Per Share (EPS)

Basic EPS is computed by dividing net income applicable to common stock by the weighted average number of common shares outstanding, after giving retroactive effect for any stock dividends, stock splits or reverse stock splits during the period.

Diluted EPS is computed by dividing net income by the weighted average number of common shares outstanding during the period, after giving retroactive effect for any stock dividends, stock splits or reverse stock splits during the period, and adjusted for the effect of dilutive options and dilutive convertible preferred shares. If the required dividends to be declared on convertible preferred shares divided by the number of equivalent common shares, assuming such shares are converted would decrease the basic EPS, and then such convertible preferred shares would be deemed dilutive.

Where the effect of the assumed conversion of the preferred shares and the exercise of all outstanding options have anti-dilutive effect, basic and diluted EPS are stated at the same amount.

Income Tax

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 are enacted or substantively enacted at the reporting date.

Deferred Income Tax

Deferred income tax is provided on all temporary differences at the 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; (a) where 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 profit or loss; and (b) 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 benefit of the excess of minimum corporate income tax (MCIT) over regular corporate income tax (RCIT) and unused net operating loss carryover (NOLCO), to the extent that it is probable that taxable profit will be available against which the deductible temporary differences and carryforward of MCIT and unused NOLCO can be utilized.

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

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date. Income tax relating to items recognized directly in other comprehensive income is recognized in consolidated statement of comprehensive income and not in the consolidated statement of income.



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

Operating Leases

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).

Group as Lessor

Leases where the Group does not transfer substantially all the risks and rewards of ownership of the asset are classified as operating leases. Rental income on operating leases is recognized on a straight line basis over the lease term. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased asset and recognized over the lease term on the same bases as rental income.

Group as Lessee

Operating lease payments are recognized as an expense on a straight line basis over the lease term, except for contingent rental payments which are expensed when they arise.

Segment Reporting

The Group's operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets. Financial information on business segments is presented in Note 5 to the consolidated financial statements.

Provisions

A provision is 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. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessment of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as interest expense. When the Group expects part or all of provision to be reimbursed or recovered, the reimbursement is recognized as a separate asset, but only when the reimbursement is virtually certain.



Contingencies

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

Events after the Reporting Date

Any post year-end event up to the date of the auditor's report that provides additional information about the Group's position at reporting date (adjusting event) is reflected in the consolidated financial statements. Any post year-end event that is not an adjusting event is disclosed, when material, in notes to the consolidated financial statements.

3. Significant Accounting Judgments and Estimates

The preparation of the consolidated financial statements in compliance with PFRS requires management to make judgments, estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Future events may occur which can cause the assumptions used in arriving at those estimates to change. The effects of any changes in estimates will be reflected in the consolidated financial statements as they become reasonably determinable. Estimates and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

<u>Judgments</u>

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

Real Estate Revenue Recognition

Selecting an appropriate revenue recognition method for a real estate sale transaction requires certain judgments based on, among others:

- Buyer's commitment on sale which may be ascertained through the significance of the buyer's initial payments in relation to the total contract price; and,
- Stage of completion of the project development.

The Group has set a certain percentage of collection over the total selling price in determining buyer's commitment on the sale. It is when the buyer's investment is considered adequate to meet the probability criteria that economic benefits will flow to the Group. The Group also determines whether a project's percentage of completion is already considered beyond preliminary stage based the physical proportion of the contract of work.

Determining significant influence over FAI and FMI

The Group determined that it has significant influence over FAI and FMI. Management assessed that it has the power to participate in the financial and operating policy decisions of the investee, but does not have control or joint control over those policies. Accordingly, FAI and FMI are considered an associates (see Note 11).



Evaluation of Impairment on Nonfinancial Assets

The Group reviews its investments in associates, property and equipment, investment properties and other assets (excluding short-term deposits) for impairment of value. This includes consideration of certain indicators of impairment such as significant change in asset usage, significant decline in asset's market value, obsolescence or physical damage of an asset, plans of discontinuing the real estate projects, and significant negative industry or economic trends.

If such indicators are present, and where the carrying amount of the asset exceeds its recoverable amount, the asset is considered impaired and is written down to recoverable amount.

The recoverable amount is the asset's fair value less cost of disposal, except for investments in associates, which have recoverable value determined using value-in-use. The fair value less cost of disposal is the amount obtainable from the sale of an asset in an arm's-length transaction while value-in-use is the present value of estimated future cash flows expected to arise from the investments in associates. Recoverable amounts are estimated for individual assets or, if it is not possible, for the cash-generating unit to which the asset belongs.

As at December 31, 2016 and 2015, the Group did not record impairment on any of its nonfinancial assets since there were no indications of impairment. The carrying values of the Group's nonfinancial assets (excluding goodwill) as of December 31 follow:

	2016	2015
	(In Thousa	ands)
Investment in associates (Note 11)	₽ 4,046,789	₱4,141,165
Investment properties (Note 12)	37,964,948	31,981,021
Property and equipment (Note 13)	2,645,084	1,979,903
Other assets - net of short-term deposits (Note 14)	6,481,721	5,385,532

Contingencies

In the normal course of business, the Group is currently involved in various legal proceedings and assessments. The estimate of the probable costs for the resolution of these claims has been developed in consultation with the internal and external counsel handling the defense in these matters and based upon analysis of potential results. The Group currently does not believe these proceedings will have material effect on the Group's financial position. It is possible, however, that future results of operations could be materially affected by changes in the assessment of probability and estimates of potential outflow or in the effectiveness of the strategies relating to these proceedings (see Note 30).

Management's Use of Estimates

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

Real Estate Revenue and Cost Recognition

The Group's revenue recognition policy requires management to make use of estimates and assumptions that may affect the reported amounts of revenues and costs. The Group's revenue from real estate sales recognized based on the percentage of completion are measured principally on the basis of the estimated completion of a physical proportion of the contract work.



Revenue and cost recognized based on percentage of completion are as follows:

	2016	2015	2014
		(In Thousands)	_
Real estate sales	₽7,039,930	₽9,039,666	₽8,187,763
Cost of real estate	4,250,291	5,161,094	4,946,913

Evaluation of Impairment of Financial Assets at Amortized Cost

The Group reviews financial assets at amortized cost, other than cash and cash equivalents, at each reporting date to assess whether an allowance for impairment should be recorded in the consolidated statements of income. If there is objective evidence that an impairment loss on financial assets at amortized cost, other than cash and cash equivalents, has been incurred, the carrying amount of the asset shall be reduced either directly or through use of an allowance account. The amount of the loss shall be recognized in the consolidated statement of income.

The Group maintains allowance for doubtful accounts based on the result of the individual and collective assessment. Under the individual assessment, impairment loss is determined as the difference between the receivables carrying balance and recoverable amount. Factors considered in individual assessment include payment history, account status and term. The collective assessment would require the Group to classify its receivables based on the credit risk characteristics (customer type, payment history, account status and term) of the customers. Impairment loss is then determined based on historical loss experience of the receivables grouped per credit risk profile adjusted on the basis of current observable data to reflect the effects of current conditions.

The methodology and assumptions used for the individual and collective assessments are based on management's judgment and estimate. Therefore, the amount and timing of recorded expense for any period would differ, depending on the judgments and estimates made for the period.

The contracts receivables are collateralized by the corresponding real estate properties sold. In cases of buyer defaults, the Group can repossess the collateralized properties and resell them at the prevailing market prices.

The carrying values of financial assets at amortized cost, other than cash and cash equivalents amounted to ₱22.98 billion and ₱20.55 billion as of December 31, 2016 and 2015, respectively (see Note 29). The Group has an outstanding allowance for impairment loss on its other receivables amounting to ₱57.44 million and ₱115.99 million as of December 31, 2016 and 2015, respectively (see Note 8).

Estimating NRV of real estate inventories

The Company adjusts the cost of its real estate inventories to NRV based on its assessment of the recoverability of the inventories. In determining the recoverability of the inventories, management considers whether the selling prices of those inventories have significantly declined. Likewise, management also considers whether the estimated costs of completion or the estimated costs to be incurred to make the sale have increased. The amount and timing of recorded expenses for any period would differ if different judgments were made or different estimates were utilized.

As of December 31, 2016 and 2015, the carrying amount of real estate inventories amounted to ₱25.91 billion and ₱25.24 billion, respectively and land and land development amounted to ₱17.59 billion and ₱17.74 billion, respectively (see Note 9).



Evaluation of Impairment on Goodwill

Goodwill is tested for impairment annually or earlier when circumstances indicate that the carrying value may be impaired. The Group's impairment test for goodwill on acquisition of CPI, FAC and Festival Supermall structure is based on value-in-use calculation that uses a discounted cash flow model. The cash flows are derived from budget period of 10 years and do not include restructuring activities that the Group is not yet committed to nor significant future investments that will enhance the asset base of the cash generating unit being tested.

The recoverable amount is most sensitive to the discount rate used for the discounted cash flow model, as well as the expected future cash-inflows and the growth rates used. The pre-tax discount rates used in 2016 and 2015 was 10%. Average growth rate was derived from the average contractual rent increases.

As of December 31, 2016 and 2015, the Group has determined that its goodwill is not impaired. The carrying value of goodwill amounted to \$\mathbb{P}4.57\$ billion as of December 31, 2016 and 2015 (see Note 4)

Estimating Retirement Liabilities

The determination of the Group's obligation and cost for retirement is dependent on selection of certain assumptions used by the actuary in calculating such amounts. Those assumptions used are described in Note 23 and include, among others, discount rates and rates of salary increase. While the Group believes that the assumptions are reasonable and appropriate, significant differences in actual experience or significant changes in assumptions may materially affect the retirement obligations.

Retirement liabilities amounted to ₱447.48 million and ₱321.94 million as at December 31, 2016 and 2015, respectively. Retirement costs included under "General and administrative expenses" account amounted to ₱56.33 million, ₱49.41 million and ₱31.35 million in 2016, 2015 and 2014, respectively (see Notes 19 and 23).

Recognition of Deferred Income Tax Assets

The Group reviews the carrying amounts of deferred tax assets at each reporting date and reduces deferred income tax assets to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax assets to be utilized. However, there is no assurance that the Group will generate sufficient future taxable profit to allow all or part of its deferred income tax assets to be utilized.

The Group's recognized deferred tax assets amounted to ₱174.82 million and ₱172.24 million as of December 31, 2016 and 2015, respectively (see Note 27). The tax effect of the Group's carryforward benefits of NOLCO for which no deferred income tax assets were recognized amounted to ₱10.47 million and ₱4.55 million as of December 31, 2016 and 2015, respectively (see Note 27).

Fair Values of Financial Instruments

The preparation of consolidated financial statements in compliance with PFRS requires certain financial assets and financial liabilities to be measured at fair value and fair value disclosure of financial instruments, the determination of which requires the use of accounting estimates and judgments. While significant components of fair value measurement were determined using verifiable objective evidence (i.e., interest rate), the amount of changes in fair value would differ due to usage of different valuation methodology. Any changes in fair value of these financial assets and financial liabilities would affect directly the Group's consolidated net income and other comprehensive income (see Note 28).



4 Goodwill

Goodwill arising from business combinations in the Group's consolidated statements of financial position as of December 31, 2016 and 2015 consists of (amounts in thousands):

Festival Supermall structure	₽3,745,945
FAC	494,744
CPI	326,553
	₽4,567,242

In September 2006, the Group entered into a series of transactions pursuant to which it acquired: (1) 60% ownership interest in FAC from FDC; (2) 60% ownership interest in CPI from FAI; and, (3) Festival Supermall structure from FAI. In exchange for acquiring these assets, the Group issued a total of 5.64 billion common shares to FDC and FAI and assumed ₱2.50 billion outstanding debts of FDC and FAI. The business combinations resulted in the recognition of goodwill amounting to ₱4.24 billion, which comprises the fair value of expected synergies arising from the acquisitions.

Subsequently in February 2010, the Parent Company acquired the remaining 40% interests in CPI from Africa-Israel Properties (Phils.), Inc. to obtain full control of the then joint venture. The acquisition resulted in CPI becoming a wholly-owned subsidiary of the Parent Company.

The acquisition of the joint venture partner's interests was accounted for as business combination and resulted to recognition of goodwill amounting to ₱326.55 million.

5. Segment Reporting

For management purposes, the Group is organized into the following business units:

Real Estate

This involves the acquisition of land, planning and development of large-scale, fully integrated residential communities, as well as the development and sale of residential lots, housing units, medium-rise residential buildings, farm estates, industrial parks, residential resort projects, a private membership club and condominium buildings.

Leasing

This involves the operations of Festival Supermall (the "Mall"), including its management and theater operations, and the leasing of commercial and office spaces in Makati City, Alabang, Muntinlupa City, Pasay City, Cebu City, Cavite and Tagaytay City.

Management monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on profit or loss, which in certain respects, are measured similarly as net income in the consolidated financial statements.

The chief operating decision-maker has been identified as the Executive Committee. This committee reviews the Group's internal reports in order to assess performance and allocate resources. Management has determined the operating segments based on these reports. The Group does not report its results based on geographical segments because the Group operates only in the Philippines.



No operating segments have been aggregated to form the above reportable segments. Transfer prices between segments are based on rates agreed upon by the parties and have terms equivalent to transactions entered into with third parties.

The information about the financial position and result of operations of these business segments for the years ended December 31, 2016, 2015 and 2014 are summarized below (amounts in thousands).

			2016		
				Adjustments	
	Real Estate	Leasing		and	
	Operations	Operations	Combined	Eliminations	Consolidated
Revenue and other income except equity					
in net earnings of an associate: External	₽16,263,499	₽4,236,919	₽20,500,418	(₱1,182,852)	₽19,317,566
Inter-segment	177,441	-	177,441	(177,441)	-
-	16,440,940	4,236,919	20,677,859	(1,360,293)	19,317,566
Equity in net earnings of an associate	183,020	_	183,020		183,020
	₽16,623,960	₽4,236,919	₽20,860,879	(₱1,360,293)	₽19,500,586
Net income	₽4,124,988	₽2,180,681	₽6,305,669	(P 954,883)	₽5,350,786
Adjusted EBITDA	₽6,386,105	₽2,996,050	₽9,382,155	(₱1,117,321)	₽8,264,834
Segment assets	₽102,369,242	₽26,722,409	₽129,091,651	₽333,581	₽129,425,232
Less net deferred tax assets	908	22,806	23,714	_	23,714
Net segment assets	₽102,368,334	₽26,699,603	₽129,067,937	₽333,581	₽129,401,518
Segment liabilities	₽52,070,432	₽17,901,844	₽69,972,276	₽40,319	₽70,012,595
Less net deferred tax liabilities	4,386,981	_	4,386,981	129,022	4,516,003
Net segment liabilities	₽47,683,451	₽17,901,844	₽65,585,295	(₽88,703)	₽65,496,592
Cash flows provided by (used in):					
Operating activities	₽2,929,466	₽1,388,811	₽4,318,277	(P 133,370)	₽4,184,907
Investing activities	(1,223,628)	(5,910,884)	(7,134,512)		(7,134,512)
Financing activities	(663,731)	2,044,376	1,380,645	(154,395)	1,226,250
			2015		
			2015	Adjustments	
	Real Estate	Leasing	2015	Adjustments and	
	Real Estate Operations	Leasing Operations	2015 Combined	· ·	Consolidated
Revenue and other income except equity				and	Consolidated
Revenue and other income except equity in net earnings of an associate:				and	Consolidated
in net earnings of an associate: External	Operations ₱15,976,137		Combined ₽18,710,585	and Eliminations	Consolidated ₱18,126,378
in net earnings of an associate:	Operations ₱15,976,137 140,836	Operations ₱2,734,448 —	Combined ₱18,710,585 140,836	and Eliminations (₱584,207) (140,836)	₱18,126,378 -
in net earnings of an associate: External Inter-segment	Operations ₱15,976,137	Operations	Combined ₱18,710,585	and Eliminations	₱18,126,378 - 18,126,378
in net earnings of an associate: External	P15,976,137 140,836 16,116,973 176,475	P2,734,448 - 2,734,448	Combined ₱18,710,585	and Eliminations (₱584,207) (140,836) (725,043) -	₱18,126,378 - 18,126,378 176,475
in net earnings of an associate: External Inter-segment Equity in net earnings of an associate	P15,976,137 140,836 16,116,973 176,475 P16,293,448	P2,734,448 - 2,734,448 - P2,734,448	P18,710,585 140,836 18,851,421 176,475 ₱19,027,896	and Eliminations (₱584,207) (140,836) (725,043)	₱18,126,378 - 18,126,378 176,475 ₱18,302,853
in net earnings of an associate: External Inter-segment	P15,976,137 140,836 16,116,973 176,475	P2,734,448 - 2,734,448	Combined ₱18,710,585	and Eliminations (₱584,207) (140,836) (725,043) -	₱18,126,378 - 18,126,378 176,475
in net earnings of an associate: External Inter-segment Equity in net earnings of an associate	P15,976,137 140,836 16,116,973 176,475 P16,293,448	P2,734,448 - 2,734,448 - P2,734,448	P18,710,585 140,836 18,851,421 176,475 ₱19,027,896	and Eliminations (₱584,207) (140,836) (725,043)	₱18,126,378 - 18,126,378 176,475 ₱18,302,853
in net earnings of an associate: External Inter-segment Equity in net earnings of an associate Net income Adjusted EBITDA Segment assets	P15,976,137 140,836 16,116,973 176,475 P16,293,448 P3,810,611	P2,734,448 - 2,734,448 - 2,734,448 - P2,734,448 P1,681,264 P2,128,924 P52,968,726	P18,710,585 140,836 18,851,421 176,475 ₱19,027,896 ₱5,491,875 ₱8,114,328 ₱119,749,336	and Eliminations (₱584,207) (140,836) (725,043) (₱725,043) (₱393,311)	₱18,126,378
in net earnings of an associate: External Inter-segment Equity in net earnings of an associate Net income Adjusted EBITDA Segment assets Less net deferred tax assets	P15,976,137 140,836 16,116,973 176,475 P16,293,448 P3,810,611 P5,985,404 P66,780,610 −	P2,734,448 - 2,734,448 - P2,734,448 P1,681,264 P2,128,924 P52,968,726 12,677	P18,710,585 140,836 18,851,421 176,475 ₱19,027,896 ₱5,491,875 ₱8,114,328 ₱119,749,336 12,677	### and Eliminations (₱584,207) (140,836) (725,043) (₱725,043) (₱393,311) (₱541,698) ₱1,445,835 —	₱18,126,378 - 18,126,378 176,475 ₱18,302,853 ₱5,098,564 ₱7,572,630 ₱121,195,171 12,677
in net earnings of an associate: External Inter-segment Equity in net earnings of an associate Net income Adjusted EBITDA Segment assets	P15,976,137 140,836 16,116,973 176,475 P16,293,448 P3,810,611 P5,985,404	P2,734,448 - 2,734,448 - 2,734,448 - P2,734,448 P1,681,264 P2,128,924 P52,968,726	P18,710,585 140,836 18,851,421 176,475 ₱19,027,896 ₱5,491,875 ₱8,114,328 ₱119,749,336	#25,043) #25,043) #25,043) #25,043) #25,043) #25,043) #26,043)	₱18,126,378
in net earnings of an associate: External Inter-segment Equity in net earnings of an associate Net income Adjusted EBITDA Segment assets Less net deferred tax assets Net segment assets Segment liabilities	P15,976,137 140,836 16,116,973 176,475 P16,293,448 P3,810,611 P5,985,404 P66,780,610 P53,650,883	P2,734,448 - 2,734,448 - P2,734,448 P1,681,264 P2,128,924 P52,968,726 12,677	P18,710,585 140,836 18,851,421 176,475 P19,027,896 P5,491,875 P8,114,328 P119,749,336 12,677 P119,736,659 P65,297,430	### and Eliminations (₱584,207) (140,836) (725,043) — (₱725,043) (₱393,311) (₱541,698) ₱1,445,835 — ₱1,445,835 ₱200,480	₱18,126,378 — 18,126,378 176,475 ₱18,302,853 ₱5,098,564 ₱7,572,630 ₱121,195,171 12,677 ₱121,182,494 ₱65,497,910
in net earnings of an associate: External Inter-segment Equity in net earnings of an associate Net income Adjusted EBITDA Segment assets Less net deferred tax assets Net segment assets Segment liabilities Less net deferred tax liabilities	P15,976,137 140,836 16,116,973 176,475 P16,293,448 P3,810,611 P5,985,404 P66,780,610 P53,650,883 3,265,723	P2,734,448 - 2,734,448 - P2,734,448 P1,681,264 P2,128,924 P52,968,726 12,677 P52,956,049 P11,646,547 -	P18,710,585 140,836 18,851,421 176,475 ₱19,027,896 ₱5,491,875 ₱8,114,328 ₱119,749,336 12,677 ₱119,736,659 ₱65,297,430 3,265,723	### and Eliminations (₱584,207) (140,836) (725,043) — (₱725,043) (₱393,311) (₱541,698) ₱1,445,835 — ₱1,445,835 — ₱200,480 137,117	₱18,126,378 — 18,126,378 176,475 ₱18,302,853 ₱5,098,564 ₱7,572,630 ₱121,195,171 12,677 ₱121,182,494 ₱65,497,910 3,402,840
in net earnings of an associate: External Inter-segment Equity in net earnings of an associate Net income Adjusted EBITDA Segment assets Less net deferred tax assets Net segment assets Segment liabilities	P15,976,137 140,836 16,116,973 176,475 P16,293,448 P3,810,611 P5,985,404 P66,780,610 P53,650,883	P2,734,448	P18,710,585 140,836 18,851,421 176,475 P19,027,896 P5,491,875 P8,114,328 P119,749,336 12,677 P119,736,659 P65,297,430	### and Eliminations (₱584,207) (140,836) (725,043) — (₱725,043) (₱393,311) (₱541,698) ₱1,445,835 — ₱1,445,835 ₱200,480	₱18,126,378 — 18,126,378 176,475 ₱18,302,853 ₱5,098,564 ₱7,572,630 ₱121,195,171 12,677 ₱121,182,494 ₱65,497,910
in net earnings of an associate: External Inter-segment Equity in net earnings of an associate Net income Adjusted EBITDA Segment assets Less net deferred tax assets Net segment liabilities Less net deferred tax liabilities Net segment liabilities Cash flows provided by (used in):	P15,976,137 140,836 16,116,973 176,475 P16,293,448 P3,810,611 P5,985,404 P66,780,610 P53,650,883 3,265,723 P50,385,160	P2,734,448 - 2,734,448 - P2,734,448 P1,681,264 P2,128,924 P52,968,726 12,677 P52,956,049 P11,646,547 -	P18,710,585 140,836 18,851,421 176,475 ₱19,027,896 ₱5,491,875 ₱8,114,328 ₱119,749,336 12,677 ₱119,736,659 ₱65,297,430 3,265,723 ₱62,031,707	#200,480 #23,363 #23,363 #23,363 #23,363	₱18,126,378
in net earnings of an associate: External Inter-segment Equity in net earnings of an associate Net income Adjusted EBITDA Segment assets Less net deferred tax assets Net segment liabilities Less net deferred tax liabilities Net segment liabilities Cash flows provided by (used in): Operating activities	P15,976,137 140,836 16,116,973 176,475 ₱16,293,448 ₱3,810,611 ₱5,985,404 ₱66,780,610 − ₱66,780,610 ₱53,650,883 3,265,723 ₱50,385,160	P2,734,448	P18,710,585 140,836 18,851,421 176,475 ₱19,027,896 ₱5,491,875 ₱8,114,328 ₱119,749,336 12,677 ₱119,736,659 ₱65,297,430 3,265,723 ₱62,031,707	### and Eliminations (₱584,207) (140,836) (725,043) — (₱725,043) (₱393,311) (₱541,698) ₱1,445,835 — ₱1,445,835 — ₱200,480 137,117	₱18,126,378
in net earnings of an associate: External Inter-segment Equity in net earnings of an associate Net income Adjusted EBITDA Segment assets Less net deferred tax assets Net segment liabilities Less net deferred tax liabilities Net segment liabilities Cash flows provided by (used in):	P15,976,137 140,836 16,116,973 176,475 P16,293,448 P3,810,611 P5,985,404 P66,780,610 P53,650,883 3,265,723 P50,385,160	P2,734,448 - 2,734,448 - 2,734,448 P1,681,264 P2,128,924 P52,968,726	P18,710,585 140,836 18,851,421 176,475 ₱19,027,896 ₱5,491,875 ₱8,114,328 ₱119,749,336 12,677 ₱119,736,659 ₱65,297,430 3,265,723 ₱62,031,707	#200,480 #23,363 #23,363 #23,363 #23,363	₱18,126,378



		2014		
			Adjustments	
Real Estate	Leasing		and	
Operations	Operations	Combined	Eliminations	Consolidated
₽15,005,751	₽2,410,677	₽17,416,428	(₱410,642)	₽17,005,786
132,230	_	132,230	(132,230)	_
15,137,981	2,410,677	17,548,658	(542,872)	17,005,786
50,829	_	50,829	_	50,829
₱15,188,810	₽2,410,677	₽17,599,487	(₱542,872)	₽17,056,615
₽3,711,936	₽1,313,572	₽5,025,508	(₱412,017)	₽4,613,491
₽5,316,176	₽1,848,609	₽7,164,785	(₱445,094)	₽6,719,691
₽75,681,914	₽29,746,423	₽105,428,337	₽1,091,499	₽106,519,836
478	8,017	8,495	_	8,495
₽75,681,436	₽29,738,406	₱105,419,842	₽1,091,499	₱106,511,341
₽46,246,246	₽8,045,553	₽54,291,799	₽118,984	₽54,410,783
2,386,976	2,861	2,389,837	143,945	2,533,782
₽43,859,270	₽8,042,692	₽51,901,962	(₱24,961)	₽51,877,001
₽2,254,045	₽1,789,373	₽4,043,418	(₱821,535)	₽3,221,883
(4,090,986)	(1,865,081)	(5,956,067)		(5,956,067)
(1,588,753)	2,148,069	559,316	29,611	588,927
	P15,005,751 132,230 15,137,981 50,829 ₱15,188,810 ₱3,711,936 ₱5,316,176 ₱75,681,914 478 ₱75,681,436 ₱46,246,246 2,386,976 ₱43,859,270 ₱2,254,045 (4,090,986)	Operations Operations ₱15,005,751 ₱2,410,677 132,230 - 15,137,981 2,410,677 50,829 - ₱15,188,810 ₱2,410,677 ₱3,711,936 ₱1,313,572 ₱5,316,176 ₱1,848,609 ₱75,681,914 ₱29,746,423 478 8,017 ₱75,681,436 ₱29,738,406 ₱46,246,246 ₱8,045,553 2,386,976 2,861 ₱43,859,270 ₱8,042,692 ₱2,254,045 ₱1,789,373 (4,090,986) (1,865,081)	Real Estate Operations Leasing Operations Combined ₱15,005,751 ₱2,410,677 ₱17,416,428 132,230 − 132,230 15,137,981 2,410,677 17,548,658 50,829 − 50,829 ₱15,188,810 ₱2,410,677 ₱17,599,487 ₱3,711,936 ₱1,313,572 ₱5,025,508 ₱5,316,176 ₱1,848,609 ₱7,164,785 ₱75,681,914 ₱29,746,423 ₱105,428,337 478 8,017 8,495 ₱75,681,436 ₱29,738,406 ₱105,419,842 ₱46,246,246 ₱8,045,553 ₱54,291,799 2,386,976 2,861 2,389,837 ₱43,859,270 ₱8,042,692 ₱51,901,962 ₱2,254,045 ₱1,789,373 ₱4,043,418 (4,090,986) (1,865,081) (5,956,067)	Real Estate Operations Leasing Operations Combined Combined Adjustments and Eliminations ₱15,005,751 ₱2,410,677 ₱17,416,428 (₱410,642) 132,230 — 132,230 (132,230) 15,137,981 2,410,677 17,548,658 (542,872) 50,829 — 50,829 — ₱15,188,810 ₱2,410,677 ₱17,599,487 (₱542,872) ₱3,711,936 ₱1,313,572 ₱5,025,508 (₱412,017) ₱5,316,176 ₱1,848,609 ₱7,164,785 (₱445,094) ₱75,681,914 ₱29,746,423 ₱105,428,337 ₱1,091,499 478 8,017 8,495 — ₱75,681,436 ₱29,738,406 ₱105,419,842 ₱1,091,499 ₱46,246,246 ₱8,045,553 ₱54,291,799 ₱118,984 2,386,976 2,861 2,389,837 143,945 ₱43,859,270 ₱8,042,692 ₱51,901,962 (₱24,961) ₱2,254,045 ₱1,789,373 ₱4,043,418 (₱821,535) (4,090,986) (1,865,081) (5,956,067)

The following table shows a reconciliation of the adjusted earnings before interest and other finance charges, income taxes, depreciation and amortization (EBITDA) to income before income tax in the consolidated statements of income:

	2016	2015	2014
		(In Thousands)	
Adjusted EBITDA	₽8,264,834	₽7,572,630	₽ 6,719,691
Depreciation and amortization			
(Notes 12, 13 and 14)	(520,789)	(491,714)	(430,887)
Operating profit	7,744,045	7,080,916	6,288,804
Interest and other finance charges			
(Note 21)	(1,072,664)	(883,756)	(647,617)
Equity in net earnings of an associate			
(Note 11)	183,020	176,475	50,829
Income before income tax	₽6,854,401	₽6,373,635	₽5,692,016

6. Cash and Cash Equivalents

This account consists of:

	2016	2015
	(In Thousa	inds)
Cash	₽3,615,924	₽2,196,480
Cash equivalents	1,257,101	4,399,900
	₽4,873,025	₽6,596,380

Cash includes cash on hand and in banks. Cash in bank earns interest at the prevailing bank deposit rates. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash with original maturities of three (3) months or less from dates of placement and are subject to an insignificant risk of change in value.



Interest income earned on the Group's cash and cash equivalents amounted to ₱25.08 million, ₱24.65 million and ₱13.83 million in 2016, 2015 and 2014, respectively (see Note 21).

There is no cash restriction on the Group's cash and cash equivalents as at December 31, 2016 and 2015.

7. Contracts Receivable

This account consists of:

	2016	2015
	(In Thous	sands)
Contracts receivable	₽21,246,602	₽18,908,930
Receivables from government and financial		
institutions	538,978	546,341
	₽21,785,580	₱19,455,271

Contracts receivable are collectible over varying periods within 2 to 10 years. The receivables arising from real estate sales are collateralized by the corresponding real estate properties sold.

Receivables from government and financial institutions pertain to government and bank-financed real estate sales. Receivables from government and financial institutions are collectible within one year.

The following table presents the breakdown of contracts receivable by maturity dates:

	2016		2015			
	Due Within	Due After		Due Within	Due After	
	One Year	One Year	Total	One Year	One Year	Total
	(In Thousands)					
Contracts receivable	₽4,092,740	₽17,153,862	₽21,246,602	₽3,539,772	₱15,369,158	₽18,908,930
Receivables from government and						
financial institutions	538,978	_	538,978	546,341	_	546,341
•	₽4,631,718	₽17,153,862	₽21,785,580	₽4,086,113	₱15,369,158	₽19,455,271

Interest income recognized on contracts receivable amounted to ₱754.57 million, ₱704.73 million and ₱672.37 million in 2016, 2015 and 2014, respectively (see Note 21). Interest rates per annum on contracts receivable range from 11.5% to 19.0% for these years.

The Group has a mortgage insurance contract with Home Guaranty Corporation (HGC), a government insurance company for a retail guaranty line. As of December 31, 2016 and 2015, the contracts covered by the guaranty line amounted to ₱288.57 million and ₱465.58 million, respectively, including receivables sold with buy back provisions. As of December 31, 2016 and 2015, the remaining unutilized guaranty line amounts to ₱3.88 billion and ₱4.17 billion, respectively.



8 Other Receivables

	2016	2015
	(In Thousands)	
Advances to contractors and suppliers	₽1,687,198	₱2,228,652
Receivables from tenants	523,883	308,467
Due from related parties (Note 18)	413,909	442,164
Advances to joint venture partners	331,517	400,649
Advances to officers and employees	308,150	350,921
Receivables from buyers	116,515	165,302
Receivables from homeowners' associations	72,139	218,595
Others	49,210	64,052
	3,502,521	4,178,802
Less allowance for doubtful accounts	57,437	115,988
	₽3,445,084	₽4,062,814

[&]quot;Advances to contractors and suppliers" pertain to down payments made by the Group which are applied against future billings for development and construction contracts.



[&]quot;Receivables from tenants" represent charges to tenants for rentals and utilities normally collectible within a year. Allowance for doubtful accounts related to tenants' accounts specifically determined to be impaired amounted to ₱20.18 million and ₱19.98 million as of December 31, 2016 and 2015, respectively. Reversal of provision for doubtful accounts in 2015 amounted to ₱3.84 million (nil in 2016 and 2014). Provision for doubtful accounts recorded in 2016 and 2014 amounted to ₱0.20 million and ₱3.18 million, respectively.

[&]quot;Advances to joint venture partners" are advances (e.g., for property taxes and permits) which are normally applied against the share of the joint venture partners from sale of the joint venture properties.

[&]quot;Advances to officers and employees" represent advances for project costs, marketing activities, travel and other expenses arising from the ordinary course of business that are liquidated upon the accomplishment of the purposes for which the advances were granted.

[&]quot;Receivables from buyers" mainly pertain to advances for fit-out funds and other advances relating to insurance and other chargeable expenses to buyers.

[&]quot;Receivables from homeowners' associations" represent claims from the homeowners' association of the Group's projects for the payment of the expenses on behalf of the association. Allowance for doubtful accounts related to these receivables, determined using collective impairment assessment, amounted to ₱37.26 million and ₱96.01 million as of December 31, 2016 and 2015, respectively. Reversal of provision for doubtful accounts in 2016 amounted to ₱58.75 million (nil in 2015 and 2014). Provision for doubtful accounts amounting to ₱10.00 million and ₱8.00 million were recognized in 2015 and 2014, respectively (nil in 2016).

[&]quot;Others" represent advances for selling, marketing, and administrative expenses of international sales offices, arising from the ordinary course of business which are liquidated upon the accomplishment of the purposes for which the advances were granted.

As of December 31, 2016 and 2015, all other receivables, except for a portion in advances to joint venture partners and contractors amounting to ₱331.52 million and ₱400.65 million, respectively, are due within one year.

Below is the movement of the allowance for doubtful accounts:

	2016	2015
	(In Thousands)	
Balance at beginning of year	₽ 115,988	₽109,825
Provisions (Note 19)	199	10,000
Reversal of provisions (Note 19)	(58,750)	(3,837)
Balance at end of year	₽57,437	₽115,988

9. Real Estate Inventories and Land and Land Development

A summary of the movement in subdivision lots and housing units for sale is set out below:

	2016	2015
	(In Thousands)	
Balance at beginning of year	₽25,239,416	₱23,449,876
Land costs transferred from land and land		
development	1,338,093	207,697
Construction/development costs incurred	6,920,122	9,134,850
Capitalized borrowing costs	730,355	579,146
Cost of real estate sales	(8,322,274)	(8,132,153)
	₽25,905,712	₱25,239,416

Capitalization rate for the capitalized borrowing costs is 3%, 1% and 2% in 2016, 2015 and 2014, respectively.

A summary of the movement in land and land development is set out below:

	2016	2015
	(In Thousands)	
Balance at beginning of year	₽17,743,353	₽17,388,474
Land acquisitions	1,139,660	865,223
Land costs transferred to real estate inventories	(1,338,093)	(207,697)
Transfers to investment property (Note 12)	(171,916)	(718,666)
Site development and incidental costs	221,750	416,019
	₽17,594,754	₱17,743,353

As of December 31, 2016 and 2015, additions to land and land development which remain unpaid amounted to \$\mathbb{P}\$536.98 million and \$\mathbb{P}\$111.06 million, respectively and are recognized as part of "Accounts payable and accrued expense" (see Note 15).

Borrowing costs capitalized as part of land and land development, where activities necessary to prepare it for its intended use is ongoing, amounted to ₱36.73 million, ₱57.09 million and ₱272.66 million for the years ended December 31, 2016, 2015 and 2014, respectively. Capitalization rate is 0.1%, 0.3% and 1.4% in 2016, 2015 and 2014, respectively.



In February 2009, the Parent Company signed an agreement with the Cebu City Government to develop 50.6 hectares of the South Road Properties, a 300-hectare reclaimed land project located in Cebu City (see Note 30). The agreement involves:

- (a) purchase by the Parent Company of 10.6 hectares of the property to be developed into a modern urban center consisting of residential, office, commercial, hotel and leisure buildings and a public promenade which is a one kilometer long waterfront lifestyle strip that will offer a range of seaside leisure activities. The 10.6-hectare property was fully paid in 2015. Payments made to the Cebu City Government in 2015 and 2014 amounted to ₱141.80 million and ₱224.40 million, respectively (see Note 12).
- (b) development of the remaining 40 hectares of the property under a profit-sharing arrangement with the Cebu City Government. The profit sharing of the Parent Company and the Cebu City Government is 90% and 10%, respectively. The 40 hectares will be developed in four (4) phases over a 20-year period, with the Group contributing the development costs, as well as the marketing and management services.

As of December 31, 2015, the Group is committed to pay land acquisition costs amounting to ₱249.64 million (nil as of December 31, 2016, see Note 33).

10. Financial Assets at Fair Value Through Other Comprehensive Income

Financial assets at fair value through other comprehensive income account as of December 31, 2016 and 2015 consist of:

_	2016	2015
	(In Thousand	ds)
Investment in shares of stock		
Quoted	₽9,473	₽9,473
Unquoted	6,197	9,192
	₽15,670	₽18,665

Unquoted investments in shares of stock include the unlisted preferred shares in a public utility company which the Group will continue to carry as part of the infrastructure that it provides for its real estate development projects. These investments are carried at cost.

In 2016 and 2015, the Group's unquoted shares of stock amounting to ₱0.001 million and ₱5.34 million, respectively were redeemed. Dividends received from unquoted shares amounted to ₱4.05 million in 2015 (nil in 2016 and 2014, see Note 22).



11 Investment in Associates

This account consists of:

	2016	2015
	(In Tho	usands)
At equity:		
Acquisition cost		
Balance at the beginning of year	₽800,000	₽800,000
Additions for the year	37,829	_
Balance at end of year	837,829	800,000
Accumulated equity in net earnings:		_
Balance at the beginning of year	2,979,371	2,809,575
Equity in net earnings for the year	183,020	176,475
Dividend declaration	(315,225)	(6,679)
Balance at end of year	2,847,166	2,979,371
Share in other components of equity	361,794	361,794
	₽4,046,789	₽4,141,165

<u>FMI</u>

In 2016, FMI was incorporated to handle the lease of the Mimosa Leisure Estate. The Parent Company subscribed for 50% of FMI's capital stock for ₱37.83 million. FMI has started its commercial operations in June 2016 (see Note 1).

FAI

The Parent Company has a 20% interest in FAI which is involved primarily in the development of commercial buildings, residential condominiums and land. FAI is also involved in leasing of commercial real estate, marketing, managing mall and theater operations in the Philippines. In 2015, the management of the Mall and theater operations was transferred to FLI (see Note 1).

In 2016, FAI declared and distributed from its unappropriated retained earnings cash dividends totaling ₱1.58 billion. The Group's 20% share in dividends amounted to ₱315.23 million, of which ₱155.23 million was received and ₱160.00 million remains outstanding as of December 31, 2016 and is presented as part of "Other receivables" in the statement of financial position (see Notes 8 and 18).

On July 20, 2015, FAI declared and distributed from its unappropriated retained earnings cash dividend of \$\mathbb{P}0.006\$ per share or a total of \$\mathbb{P}33.39\$ million to all shareholders of record as of August 10, 2015. The Group received its 20% share in the dividends amounting to \$\mathbb{P}6.68\$ million.

On December 10, 2014, FAI declared and distributed from its unappropriated retained earnings cash dividend of \$\mathbb{P}0.08\$ per share or a total of \$\mathbb{P}480.0\$ million to all shareholders of record as of December 31, 2013. The Group received its 20% share in the dividends amounting to \$\mathbb{P}96.00\$ million.

The Group does not restrict profit distribution of its associates. The associates have no contingent liabilities outside of the ordinary course of business or capital commitments as at December 31, 2016 and 2015.



Summarized financial information and reconciliation of investment in FAI is as follows:

	2016	2015	
	(In Thousands)		
Assets			
Cash and cash equivalents	₽1,263,826	₱727,042	
Receivables	1,776,124	1,838,978	
Real estate inventories	13,683,916	12,314,877	
Investment properties	18,544,469	18,593,549	
Other assets	2,568,536	2,688,565	
Total assets	37,836,871	36,163,011	
Liabilities			
Accounts payable and accrued expenses	5,816,362	4,417,302	
Loans payable	4,143,333	3,266,667	
Deferred tax liabilities	4,607,750	4,702,377	
Other liabities	132,468	82,770	
Total liabilities	14,699,912	12,469,116	
Equity	₽23,136,959	₽23,693,895	
Proportion of the Group's ownership	20%	20%	
Equity in net assets of associate	₽4,627,392	₽4,738,779	
Less upstream sales	594,797	596,136	
	4,032,595	4,142,643	
Effect of assignment of FSI shares (Note 1)	_	(1,478)	
Carrying amount of the investment	₽4,032,595	₽4,141,165	
	2016	2015	
	(In Thou	ısands)	
Revenue and other income	₽3,249,259	₽2,936,916	
Cost and other expenses	(1,589,010)	(1,407,120)	
Depreciation	(184,729)	(184,880)	
Interest expense	(71,639)	(78,376)	
Interest income	8,451	3,916	
Income before tax	1,412,332	1,270,456	
Income tax expense	415,080	380,693	
Net income for the year	₽997,252	₽889,763	
Group's equity in net earnings of associate	₽199,450	₽177,953	
Effect of assignment of FSI shares (Note 1)	· —	(1,478)	
	₽199,450	₽176,475	

12. Investment Properties

The rollforward analysis of this account as of December 31 follows:

		201	6			
		Buildings and M	Machinery and			
	Land	Improvements	Equipment	Total		
		(In Thousands)				
Cost						
Balances at beginning of year	₽12,371,425	₽22,876,818	₽67,677	₽35,315,920		
Additions	112,659	6,107,669	14,299	6,234,627		
Transfers (Note 9)	171,916	_	_	171,916		
Balances at end of year	12,656,000	28,984,487	81,976	41,722,463		

(Forward)



		2016			
		Buildings and M	Machinery and		
	Land	Improvements	Equipment	Total	
Accumulated Depreciation					
Balances at beginning of year	₽-	₽3,291,339	₽ 43,560	₽3,334,899	
Depreciation (Note 19)	_	422,616	_	422,616	
Balances at end of year	_	3,713,955	43,560	3,757,515	
Net Book Value	₽12,656,000	₽25,270,532	₽38,416	₽37,964,948	

	2015			
		Buildings and	Machinery and	_
	Land	Improvements	Equipment	Total
		(In The	ousands)	
Cost				
Balances at beginning of year	₽11,123,063	₱18,042,812	₽70,953	₽29,236,828
Additions	529,696	4,749,887	1,450	5,281,033
Disposal/transfers (Notes 9 and 13)	718,666	84,119	(4,726)	798,059
Balances at end of year	12,371,425	22,876,818	67,677	35,315,920
Accumulated Depreciation				
Balances at beginning of year	_	2,877,210	48,286	2,925,496
Depreciation (Note 19)	_	414,129	_	414,129
Disposal	_	_	(4,726)	(4,726)
Balances at end of year	_	3,291,339	43,560	3,334,899
Net Book Value	₽12,371,425	₽19,585,479	₽24,117	₱31,981,021

As of December 31, 2016 and 2015, additions to investment properties which remain outstanding amounted to \$\mathbb{P}281.59\$ million and \$\mathbb{P}479.39\$ million, respectively and are recognized as part of "Accounts payable and accrued expense" (see Note 15).

Borrowing costs capitalized as part of investment properties amounted to \$827.80 million, \$901.62 million and \$856.07 million in 2016, 2015 and 2014, respectively. Capitalization rate used ranges from 1.6% to 5.1% in 2016 and 2.0% to 5.1% 2015 and 2014.

The aggregate fair value of the Group's investment properties amounted to ₱57.73 billion and ₱52.41 billion as of December 31, 2016 and 2015, respectively, based on the income approach using discounted cash flow analysis for land and buildings (see Note 28). The values used by the Group are based on a third party appraisals performed in 2015 and 2010 and were updated using December 31, 2016 and 2015 year-end values and assumptions.

In the income approach, all expected cash flows from the use of the assets were projected and discounted using the appropriate discount rate reflective of the market expectations.

Rental income from investment properties amounted to ₱3.30 billion, ₱2.94 billion, and ₱2.63 billion in 2016, 2015 and 2014, respectively. Cost of rental services arising from investment properties is as follows:

	2016	2015	2014
		(In Thousands)	
Depreciation	₽ 367,658	₱317,430	₽283,730
Mall operations	278,904	278,588	245,138
Others	81,102	83,349	108,566
	₽727,664	₽679,367	₽637,434



Others pertain to cost of ticket sales and snack bar sales. The Group classifies the depreciation of fit out cost and machinery and equipment related to the common area and air-conditioning as part of the maintenance and air-conditioning dues that are collected from the tenants. In 2016, 2015 and 2014, depreciation expense recognized as part of "Rental and related services" revenue amounted to \$\mathbb{P}39.16\$ million, \$\mathbb{P}70.19\$ million and \$\mathbb{P}62.73\$ million, respectively.

13. Property and Equipment

The rollforward analysis of this account as of December 31 follows:

				2016			
		Machinery					
	Land and	and	Transportation	Furniture	Leasehold	Construction	
	Buildings	Equipment	Equipment	and Fixtures	Improvements	in Progress	Total
				(In Thousands))		
Cost							
Balances at beginning of year	₽1,759,794	₽442,915	₽110,303	₽127,891	₽48,441	₽67,781	₽2,557,125
Additions	221,436	53,077	33,413	8,083	31,675	400,846	748,530
Disposals	_	_	_	(18,822)	_	_	(18,822)
Balances at end of year	1,981,230	495,992	143,716	117,152	80,116	468,627	3,286,833
Accumulated Depreciation and Amortization							
Balances at beginning of year	110,509	263,101	80,499	82,943	40,170	_	577,222
Depreciation and amortization							
(Note 19)	19,902	28,349	10,334	20,656	4,108	_	83,349
Disposals	_	_	_	(18,822)	_	_	(18,822)
Balances at end of year	130,411	291,450	90,833	84,777	44,278	_	641,749
Net Book Value	₽1,850,819	₽204,542	₽52,883	₽32,375	₽35,838	₽468,627	₽2,645,084

				2015			
		Machinery					
	Land and	and	Transportation	Furniture	Leasehold	Construction	
	Buildings	Equipment	Equipment	and Fixtures	Improvements	in Progress	Total
				(In Thousands)			
Cost							
Balances at beginning of year	₽1,138,511	₱411,242	₽96,970	₽124,557	₽43,927	₱49,813	₱1,865,020
Additions	621,283	31,673	15,158	7,482	4,514	102,087	782,197
Disposals/Transfers (Note 12)	_	_	(1,825)	(4,148)	_	(84,119)	(90,092)
Balances at end of year	1,759,794	442,915	110,303	127,891	48,441	67,781	2,557,125
Accumulated Depreciation and							
Amortization							
Balances at beginning of year	₽90,482	₽233,051	₽73,376	₽78,780	₽37,137	₽-	₽ 512,826
Depreciation and amortization							
(Note 19)	20,027	30,050	8,948	8,311	3,033	_	70,369
Disposals	_	_	(1,825)	(4,148)	_	_	(5,973)
Balances at end of year	110,509	263,101	80,499	82,943	40,170	_	577,222
Net Book Value	₽1,649,285	₽179,814	₽29,804	₽44,948	₽8,271	₽67,781	₽1,979,903

As of December 31, 2016 and 2015, cost of fully depreciated property and equipment still used in operations amounted to \$\mathbb{P}\$14.66 million and \$\mathbb{P}\$9.43 million, respectively.



14 Other Assets

This account consists of:

	2016	2015
	(In Thou	sands)
Input taxes	₽2,437,391	₽1,957,453
BTO rights (Note 30)	1,846,748	1,459,400
Deposits	985,612	1,028,367
Prepaid expenses	521,452	443,594
Creditable withholding taxes	438,946	247,199
Short-term deposits (Note 29)	75,909	11,732
Construction materials and supplies	73,112	90,235
Other assets (Note 30)	200,500	166,500
	6,579,670	5,404,480
Less accumulated amortization	22,040	7,216
	₽6,557,630	₽5,397,264

[&]quot;Input taxes" represent the VAT due or paid on purchases of goods and services subjected to VAT that the Group can claim against any output VAT on sale of goods and services.

"BTO rights" pertain to the cost related to the Build, Transfer and Operate agreement with The Province of Cebu (Cebu Province) entered into on March 26, 2012. The BTO project relates to the development, construction and operation of Business Process Outsourcing (BPO) Complex by the Group at the land properties owned by Cebu Province located at Salinas, Lahug, Cebu City (see Note 30). As of December 31, 2016 and 2015, cost of completed portion of the BTO project, included as part of BTO rights, amounted to ₱1.20 billion and ₱1.14 billion, respectively.

In 2016 and 2015, related amortization amounting to ₱14.82 million and ₱7.22 million, respectively, was recognized as part of "Cost of rental services" (nil in 2014). Rent income amounting to ₱85.23 million and ₱17.11 million in 2016 and 2015, respectively, was recognized as part of "Revenue from rental and related services" (nil in 2014).

"Deposits" include advances to sellers for the purchase of raw land prior to issuance of Contract to Sell. These also include utility and security deposits.

"Prepaid expenses" include commissions paid to brokers relating to the sales of real estate inventories which do not qualify yet for revenue recognition. Such amount will be recognized as expense when the qualification for recognition has been met for the related revenue.

"Creditable withholding taxes" are the taxes withheld by the withholding agents from payments to the sellers which is creditable against the income tax payable.

"Other assets" includes the fee paid by the Parent Company to a third party for the assignment of the developmental rights for another BTO project in Cebu (see Note 30).

As of December 31, 2016 and 2015, all other assets, except for the carrying values of BTO rights, deposits and other assets amounting to ₱3.01 billion and ₱2.65 billion, respectively, are considered as current.



15. Accounts Payable and Accrued Expenses

This account consists of:

		2016			2015	
	Due Within	Due After		Due Within	Due After	
	One Year	One Year	Total	One Year	One Year	Total
			(In Tho	usands)		
Accounts payable (Note 22)	₽3,358,258	₽100,877	₽3,459,135	₽5,838,916	₽478,312	₽6,317,228
Retention fees payable (Note 22)	1,277,895	761,596	2,039,491	1,093,528	659,244	1,752,772
Advances and deposits from customers	2,177,291	_	2,177,291	1,747,285	_	1,747,285
Deposits for registration and insurance	158,224	1,132,861	1,291,085	248,846	1,781,697	2,030,543
Deposits from tenants	747,077	211,675	958,752	527,060	162,081	689,141
Accrued expenses	613,193	_	613,193	453,649	_	453,649
Accrued interest on bonds and loans						
(Notes 16 and 17)	292,062	_	292,062	250,726	_	250,726
Other payables	673,660	_	673,660	456,331	2,515	458,846
	₽9,297,660	₽2,207,009	₽11,504,669	₽10,616,341	₽3,083,849	₽13,700,190

[&]quot;Accounts payable" includes the outstanding balance of the costs of land acquired by the Group and is payable on scheduled due dates or upon completion of certain requirements (see Notes 9 and 12). This account also includes amount payable to contractors and suppliers for the construction and development costs and operating expenses incurred by the Group.

16. Loans Payable

This account consists of:

	2016	2015
	(In Thou	usands)
Developmental loans from local banks	₽24,503,382	₽15,961,208
Less unamortized transaction costs	46,784	14,281
	24,456,598	15,946,927
Less current portion of loans payable	2,424,288	1,955,123
Long-term portion of loans payable	₽22,032,310	₽13,991,804



[&]quot;Retention fees payable" pertains to the amount withheld from the progress billings of the contractors and is released generally one year from the completion of the construction agreement.

[&]quot;Advances and deposits from customers" include collections from accounts which do not qualify yet for revenue recognition as real estate sales and any excess of collections over the recognized receivables on sale of real estate inventories.

[&]quot;Deposits for registration and insurance" pertain to amounts collected from buyers for payment of registration and insurance of real estate properties.

[&]quot;Deposits from tenants" are advance payments received for rentals, utilities and other fees. These are applied against rental obligations of tenants once due.

[&]quot;Accrued expenses" pertain to various operating expenses incurred by the Group in the course of business such as salaries, wages and employee benefits, professional fees and utilities expense, among others.

[&]quot;Other payables" pertain mainly to withholding taxes and output VAT payables.

Developmental Loans from Local Banks

Developmental loans from local banks will mature on various dates up to 2023. These Pesodenominated loans bear floating interest rates equal to 91-day PDST-F rate plus a spread of 1% per annum, prevailing market rate, or fixed interest rates of 4.20% to 6.39% per annum. Additional loans availed by the Group in 2016, 2015 and 2014 amounted to ₱10.48 billion, ₱7.85 billion and ₱9.50 billion, respectively. Principal payments made in 2016, 2015 and 2014 amounted to ₱1.93 billion, ₱8.43 billion and ₱7.75 million, respectively.

Interest incurred on these loans (gross of related capitalized borrowing costs) amounted to ₱753.43 million, ₱847.36 million and ₱816.06 million for the years ended December 31, 2016, 2015, and 2014, respectively.

Amortization of transaction costs amounted to ₱4.75 million, ₱11.17 million and ₱13.59 million in 2016, 2015 and 2014, respectively and included under "Interest and other financing charges" (see Note 21).

The Group's loans payable are unsecured and no assets are held as collateral for these debts. The agreements covering the abovementioned loans require maintaining certain financial ratios including debt-to-equity ratio ranging from 2.0x to 3.1x and minimum interest coverage ratio of 1.0x.

The agreements also provide for restrictions and requirements with respect to, among others, making distribution on its share capital; purchase, redemption or acquisition of any share of stock; sale or transfer and disposal of all or a substantial part of its capital assets; restrictions on use of funds; and entering into any partnership, merger, consolidation or reorganization.

The Group has complied with these contractual agreements. There was neither default nor breach noted as of December 31, 2016 and 2015.

17. Bonds Payable

a. On July 7, 2011, the Parent Company issued fixed rate bonds with principal amount of ₱3.00 billion, to finance its capital requirements in 2011 and 2012. The term of the bonds is five (5) years from the issue date with fixed interest rate of 6.20% per annum, payable quarterly in arrears starting on October 7, 2011. These bonds were terminated upon maturity in October 2016.

Unamortized debt issuance cost on 2011 fixed rate bonds amounted to ₱8.34 million as of December 31, 2015 (nil as of December 31, 2016). Prior to termination, accretion in 2016, 2015 and 2014 included as part of 'Interest and other finance charges' amounted to ₱8.34 million, ₱10.21 million and ₱9.55 million, respectively (see Note 21).

b. On June 8, 2012, the Parent Company issued another fixed rate bonds with aggregate principal amount of ₱7.00 billion, and term of seven (7) years due in 2019. The fixed interest rate is 6.27% per annum, payable quarterly in arrears starting on September 8, 2012.

Unamortized debt issuance cost on bonds payable amounted to ₱32.60 million and ₱36.64 million as of December 31, 2016 and 2015, respectively. Accretion in 2016, 2015 and 2014 included as part of 'Interest and other finance charges' amounted to ₱4.04 million, ₱12.09 million and ₱13.02 million, respectively (see Note 21).



c. On November 8, 2013, the Parent Company issued fixed rate bonds with aggregate principal amount of ₱7.00 billion comprised of ₱4.30 billion, 7-year bonds with interest of 4.86% per annum due in 2020 and ₱2.70 billion, 10-year bonds with interest of 5.43% per annum due in 2023. Interest for both bonds is payable quarterly in arrears starting on February 8, 2014.

Unamortized debt issuance cost on bonds payable amounted to ₱45.91 million and ₱57.07 million of December 31, 2016 and 2015, respectively. Accretion in 2016, 2015 and 2014 included as part of 'Interest and other finance charges' amounted to ₱11.16 million, ₱11.70 million and ₱12.30 million, respectively (see Note 21).

d. On December 4, 2014, the Parent Company issued to the public unsecured fixed rate bonds with an aggregate principal amount of ₱7.00 billion comprising of ₱5.30 billion, 7-year fixed rate bonds due in 2021 and ₱1.70 billion, 10-year fixed rate bonds due in 2024. The 7-year bonds carry a fixed rate of 5.40% per annum, while the 10-year bonds have a fixed interest rate of 5.64% per annum.

Unamortized debt issuance cost on bonds payable amounted to ₱53.21 million and ₱64.79 million as of December 31, 2016 and 2015, respectively. Accretion in 2016, 2015 and 2014 included as part of "Interest and other finance charges" amounted to ₱11.58 million, ₱12.16 million and, ₱0.93 million, respectively (see Note 21).

e. On August 20, 2015, the Parent Company issued to the public unsecured fixed rate bonds with an aggregate principal amount of ₱8.00 billion comprising of ₱7.00 billion, 7-year fixed rate bonds due in 2022 and ₱1.00 billion, 10-year fixed rate bonds due in 2025. The 7-year bonds carry a fixed rate of 5.36% per annum while the 10-year bonds have a fixed rate of 5.71% per annum.

Unamortized debt issuance cost on bonds payable amounted to ₱72.23 million and ₱83.26 million as of December 31, 2016 and 2015, respectively. Accretion in 2016 and 2015 included as part of "Interest and other finance charges" amounted to ₱11.03 million and ₱1.09 million, respectively (see Note 21).

Interest incurred on these bonds (gross of related capitalized borrowing costs) amounted to ₱1.82 billion, ₱1.49 billion and ₱1.36 billion for the years ended December 31, 2016, 2015, and 2014, respectively.

These bonds require the Group to maintain certain financial ratios which include maximum debt-to-equity ratio of 2.0x; minimum current ratio of 2.0x; and minimum debt service coverage ratio of 1.0x. As of December 31, 2016 and 2015, the Group is not in breach of any of these debt covenants.

18. Related Party Transactions

Parties are considered to be related if one party has the ability, directly or indirectly, to control the other party in making financial and operating decisions or the parties are subject to common control of the Group's ultimate parent company (referred herein as "Affiliates"). Related parties may be individuals or corporate entities.



Significant related party transactions are as follows. Outstanding liabilities are unsecured and no impairment loss was recognized on any of the assets.

			2016		
	Amount/	Due from /	Towers	Conditions	Na4-
	Volume	(Due to)	Terms (In Thousands)	Conditions	Note
Bank under common control			(======================================		
of the ultimate parent	P2 (01 01(P2 (01 01(0.500/ 4- 4.500/	NT - :	10 (a)
Cash and cash equivalents Interest income	₽2,601,016 12,170	₽2,601,016 -	0.50% to 4.50%	No impairment	18 (a)
Other income	1,374	_			
	₽2,614,560	₽2,601,016			
THE D	P211	D1 534	Noninterest-bearing,	Unsecured, no	10.4
Ultimate Parent	₽311	₽1,732	collectible on demand	impairment	18 (b)
Associates					
Disidende (Nete 11)	215 225	160,000	Noninterest-bearing,	Unsecured, no	10 (1)
Dividends (Note 11) Share in common expenses	315,225 551	160,000 551	collectible on demand	impairment	18 (d)
	315,776	160,551			
Affiliates					
Einishing contract food	45 473	210.622	Noninterest-bearing, collectible on demand	Unsecured,no	10 (a)
Finishing contract fees Share in common expenses	45,473 14,070	210,632 40,994	collectible on demand	impairment	18 (e)
	59,543	251,626			
Due from related parties	₽375,319	₽413,909			
Parent					
1 41 611			Noninterest-bearing,		18 (c)
Share in Group expenses	₽55,376	(₽ 78,502)	payable on demand	Unsecured	
Management and marketing income	37,407	_	Noninterest-bearing, payable on demand	Unsecured	
meonie	92,783	(78,502)	payable on demand	Clisccurcu	
Associates	, ,	X = /= = /			18 (d)
Done	115 251	(15.010)	Noninterest-bearing,	***	
Rent	117,351	(15,818)	payable on demand Noninterest bearing,	Unsecured	
Management fee	269	_	payable on demand	Unsecured	
M 1 2 2			Noninterest-bearing,		
Marketing income	1,443	_	payable on demand Noninterest-bearing,	Unsecured	
Share in other expenses	104,676	(86,560)	payable on demand	Unsecured	
	223,739	(102,378)	•		
A CCT:	1 550 401	(1.11.250)	Noninterest-bearing,	**	
Affiliates Due to related parties	1,552,431 ₱1,776,170	(141,358) (\(\mathbb{P}\)243,736)	payable on demand	Unsecured	
Due to related parties	F1,770,170	(1-2-13,730)			
			2015		
	Amount/	Due from /			
	Volume	(Due to)	Terms	Conditions	Note
Bank under common control			(In Thousands)		
of the ultimate parent					18 (a)
Cash and cash equivalents	₱3,863,863	₱3,863,863	0.5% to 4.5%	No impairment	
Interest income Other income	11,052 1,918	_			
Other meome	₽3,876,833	₽3,863,863			
			Noninterest-bearing,	Unsecured, no	
Ultimate Parent	₽324	₽1,421	collectible on demand	impairment	18 (b)
Parent	6,251		Noninterest-bearing, collectible on demand	Unsecured, no impairment	18 (c)
1 arent	0,231	_	concendre on demand	шраншен	10 (0)
Associate					
Dividende (Note 11)	6 670		Noninterest-bearing, collectible on demand	Unsecured, no	18 (1)
Dividends (Note 11)	6,679	_	concendre on demand	impairment	18 (d)
(Forward)					



			2015		
	Amount/ Volume	Due from /	Terms	Conditions	N-4-
	voiume	(Due to)	(In Thousands)	Conditions	Note
Affiliates			(in Thousands)		18 (e)
Aimates			Noninterest-bearing,	Unsecured, no	10 (6)
Share in real estate sales	₽3.846	₽232,085	collectible on demand	impairment	
Share in real estate sales	13,040	F232,063	Noninterest-bearing,	Unsecured, no	
Finishing contract fees	112,231	208.658	collectible on demand	impairment	
Due from related parties	₱129,331	₽442,164	concentrate on demand	тиринист	
*					
Parent					18 (c)
			Noninterest-bearing,		
Purchase of land	₽-	(₱6,852)	payable on demand	Unsecured	
			Noninterest-bearing,		
Share in Group expenses	47,163	(147,906)	payable on demand	Unsecured	
Management and marketing			Noninterest-bearing,		
income	155,034	_	payable on demand	Unsecured	
	202,197	(154,758)			
Associate					18 (d)
			Noninterest-bearing,		
Rent	118,577	(11,235)	payable on demand	Unsecured	
			Noninterest-bearing,		
Management fee	193	_	payable on demand	Unsecured	
			Noninterest-bearing,		
Marketing income	2,164	_	payable on demand	Unsecured	
			Noninterest-bearing,		
Share in other expenses	145,073	(133,838)	payable on demand	Unsecured	
	266,007	(145,073)	·		
·			Noninterest-bearing,		-
Affiliates	16,929	(43,054)	payable on demand	Unsecured	18 (e)
Due to related parties	₽485,133	(₱342,885)	·		·

a. Transactions with bank under common control of the ultimate parent (EW) On January 3, 2012, the Group entered into a Receivable Purchase Agreement with East West Banking Corporation (EW), an entity under common control of the ultimate parent. The Group agreed to sell, assign, transfer and convey to EW all of its rights, titles and interest on certain contracts receivables. The contracts receivables sold to EW will be serviced by the Group under an Accounts Servicing Agreement. Under this agreement, the Group shall be responsible for the monitoring and collection of contracts receivables sold to EW, including safekeeping of the collections in trust until these are remitted to EW, 10 days after the beginning of each month.

For the performance of the said services, the Group charges EW a service fee equivalent to a certain percentage of amounts actually received and collected. Although the Group retains the contractual rights to receive cash flows from the contracts receivables sold to EW, this will be subsequently distributed to EW under a "pass-through arrangement".

In this transaction, the risk of default and non-payment of buyers of contracts receivable is assumed by EW and the Group has no liability to EW for such events. Due to this, the Group derecognized the contracts receivables sold and did not recognize any liability in its consolidated financial statements.

The Group also maintains cash and cash equivalents with EW.

b. Transactions with Ultimate Parent (ALG) Transactions with the Group's ultimate parent company relates to sharing of common expenses.



c. Transactions with Parent Company (FDC)
FLI charged FDC certain common expenses paid by the Parent Company on its behalf.

In 2009, Promax was appointed by FDC as the marketing agent to act for and on behalf of FDC in promoting the marketing and sale of the Beaufort project. Accordingly, FDC pays Promax a marketing fee equivalent to a certain percentage of the net selling price (see Note 22).

d. Transactions with an Associate (FAI)

In 2013, the Parent Company purchased from FAI a parcel of land located at Alabang, Muntinlupa City for a total purchase price of ₱603.40 million. As of December 31, 2016 and 2015, outstanding liability amounted to ₱325.83 million and ₱380.14 million, respectively. In 2015, the Parent Company has completed the development project of the first tower on this property.

Due from associate include receivable for the transfer of equipment, furniture and fixtures and inventories to an affiliate for the start-up of operations. Other transactions with FAI include noninterest-bearing cash advances and various charges for rent, management fees, marketing fees, share of expenses and commission charges. The account also includes dividend receivable amounting to \$\mathbb{P}\$160.00 million from the dividend declared by FAI in 2016 (see Note 11).

e. Transactions with Affiliates

In 2007, the Parent Company entered into a development agreement with GCK Realty Corporation (GCK), an affiliate. The agreement provides that the Parent Company shall undertake the construction of a condominium building on the land owned by GCK located in Kamputhaw, Cebu City. The agreement further provides that the Parent Company shall shoulder all costs and expenses necessary and incidental to the construction of the building. The saleable condominium units forming part of the building as developed shall be allocated between the Parent Company and GCK on a 92% and 8% sharing, respectively.

GCK shall pay the Parent Company management fee and the reimbursable commissions paid by the Parent Company to the brokers based on certain percentage of the gross selling price of the units owned by GCK. The Parent Company shall likewise set aside an amount equivalent to a certain percentage of all collections received from the sale of units of GCK for expenses related to maintenance and upkeep of the building. In 2010, the Parent Company started to remit sales on the sold units belonging to GCK.

Pro-excel Property Managers, Inc. (Pro-excel), an entity under common control, entered into a revolving fund agreement with the Parent Company for the construction and condominium unit fit-out of The Levels Anaheim Tower and Condominium. The agreement provided that the Parent Company will provide cash funding in order for Pro-excel to carry out its services on condominium unit fit-out. The said fund will be subjected to liquidation and any excess funding by the Parent Company to Pro-excel will be returned upon completion of the finishing contract agreement. In addition to cash funding, the Parent Company will also act as a collecting agent of Pro-excel and in return will charge a 5% collection fee based on amount collected.

f. The compensation of key management personnel consists of short-term employee salaries and benefits amounting to ₱30.77 million, ₱28.74 million and ₱26.52 million in 2016, 2015 and 2014, respectively. Post-employment benefits paid to key management personnel amounted to ₱9.44 million in 2015, respectively (nil in 2016 and 2014).



19. General and Administrative Expenses

The account consists of:

	2016	2015	2014
		(In Thousands)	
Salaries, wages and employee			
benefits	₽389,756	₽295,395	₱413,701
Repairs and maintenance	169,857	98,653	99,642
Taxes and licenses	154,045	142,213	141,956
Depreciation and amortization			
(Notes 12 and 13)	113,971	104,094	113,442
Outside services	102,803	86,697	64,435
Transportation and travel	75,124	71,367	82,530
Entertainment, amusement			
and recreation	66,581	61,538	59,560
Rent (Note 18)	58,850	41,177	40,545
Retirement costs (Note 23)	56,327	49,408	31,350
Electronic data processing charges	40,378	44,201	34,553
Communications, light and water	38,230	26,198	29,652
Insurance	24,352	28,684	90,556
Office supplies	14,624	10,209	11,381
Dues and subscriptions	13,229	12,292	11,938
Parking operations	7,799	6,836	9,234
Provision for (reversal of) doubtful			
accounts expense - net (Note 8)	(58,551)	6,163	11,182
Others	36,579	52,896	53,671
	₽1,303,954	₽1,138,021	₽1,299,328

20. Selling and Marketing Expenses

The account consists of:

	2016	2015	2014
		(In Thousands)	_
Brokers' commissions	₽ 642,795	₽519,018	₽ 510,159
Selling, advertising and			
promotions	382,807	368,497	324,188
Sales office direct costs	89,443	97,086	101,247
Service fees	79,087	95,103	108,699
Salaries and wages	4,023	3,107	1,314
Corporate advertisements	1,183	652	4,584
Others	5,466	5,242	3,865
	₽1,204,804	₽1,088,705	₽1,054,056



21. Interest and Other Finance Charges

The following table shows the component of interest income, interest expense and other financing charges recognized in the consolidated statements of income:

	2016	2015	2014
		(In Thousands)	
Interest income on:			
Contracts receivable (Note 7)	₽754,574	₽704,725	₽672,372
Cash and cash equivalents			
(Notes 6 and 18)	25,083	24,652	13,831
Others	92,315	79,003	65,975
	₽871,972	₽808,380	₽752,178
Interest and other finance charges:			
Interest expense on loans and			
bonds payable, net of			
interest capitalized			
(Notes 16 and 17)	₽983,147	₽797,655	₽ 571,169
Amortization of transaction			
costs of loans and bonds			
(Notes 16 and 17)	50,889	61,096	60,105
Other finance charges (Note 23)	38,628	25,005	16,343
	₽1,072,664	₽883,756	₽647,617

22. Other Income

The account consists of:

	2016	2015	2014
		(In Thousands)	
Income from liquidated damages	₽ 450,000	₽_	₽_
Forfeited reservations and			
collections	233,694	211,958	300,898
Service fees (Note 18)	35,540	56,215	40,052
Management, leasing and other			
fees (Notes 10 and 18)	13,782	7,796	12,518
Processing fees	43,250	19,085	35,048
Foreign currency exchange gain			
(loss) - net	4,088	(9,191)	5,757
Others (Notes 11 and 18)	25,138	28,666	20,730
	₽805,492	₽314,529	₽415,003

Income from liquidated damages in 2016 represents the amount of the Group's recovery of lost revenue from prospective tenants which were claimed and applied against the liability to the contractor.

23. Retirement Costs

The Group has a funded, noncontributory defined benefit retirement plan (the "Plan") covering substantially all of its officers and regular employees. Under the Plan, all covered officers and employees are entitled to cash benefits after satisfying certain age and service requirements.



The retirement plan provides retirement benefits equivalent to 70% to 125% of the final monthly salary for every year of service. The funds are administered by the Group's Treasurer under the supervision of the Board of Trustees of the Plan and are responsible for investment strategy of the Plan.

Under the existing regulatory framework, Republic Act 7641 requires a provision for retirement pay to qualified private sector employees provided 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 Group updates the actuarial valuation every year by hiring the services of a third party professionally qualified actuary.

The following tables summarize the components of retirement expense recognized in the consolidated statements of income and pension liability recognized in the consolidated statements of financial position for the existing retirement plan.

		2016	
	Present value of defined benefit obligation	Fair value of plan asset	Net defined benefit liabilities
Balance as at January 1, 2016	₽446,007	(In Thousands) ₱124,068	₽321,939
Effect of consolidation of investment in	,	,,	,
club project (Note 2)	2,286	_	2,286
Net benefit costs in profit or loss	,		,
Current service cost (Note 19)	56,327	_	56,327
Net interest (Note 21)	19,487	2,280	17,207
	75,814	2,280	73,534
Benefits paid	(2,605)	(2,605)	
Contribution		2,605	(2,605)
Remeasurements in other			
comprehensive income			
Actuarial changes arising from:			
Changes in financial			
assumptions	(22,028)	_	(22,028)
Experience adjustments	(2,680)	_	(2,680)
Return on plan assets, excluding			
amounts included in			
interest income	_	(77,029)	77,029
	(24,708)	(77,029)	52,321
	₽496,794	₽49,319	₽447,475
		2015	
	Present value of		
	defined benefit	Fair value of	Net defined
	obligation	plan asset	benefit liabilities
		(In Thousands))
Balance as at January 1, 2015	₽382,879	₽118,499	₽264,380
Net benefit costs in profit or loss			
Current service cost (Note 19)	49,408	_	49,408
Net interest (Note 21)	17,995	5,569	12,426
	67,403	5,569	61,834

(Forward)



		2015	
_	Present value of		
	defined benefit	Fair value of	Net defined
	obligation	plan asset	benefit liabilities
		(In Thousands))
Benefits paid	(₱14,427)	(₱14,427)	₽-
Contribution	_	14,427	(14,427)
Remeasurements in other			
comprehensive income			
Actuarial changes arising from:			
Experience adjustments	10,152	_	10,152
	₽446,007	₽124,068	₽321,939

The Group's plan assets comprise of cash equivalents with original maturities of three months or less from dates of placements and are subject to insignificant risk of changes in value. As of December 31, 2016 and 2015, these placements are with EW. As of December 31, 2016 and 2015, the carrying amount of the plan assets approximates its fair value.

The costs of defined benefit pension plan as well as the present value of the pension obligation are determined using actuarial valuations. The actuarial valuation involves making various assumptions.

The significant assumptions used in determining pension obligation for the defined benefit plan are as follows:

	2016	2015	2014
Discount rate	5.40%	4.60%-4.70%	4.60%-4.70%
Future salary increases	8.00%	8.00%	8.00%

The sensitivity analysis that follows has been determined based on reasonably possible changes of the assumption occurring as of the end of the reporting period, assuming if all other assumptions were held constant. Management believes that as of the reporting date, it is only the decline in discount rate that could significantly affect the pension obligation.

		pension liabilities		
		2016	2015	
		(In Thousands)		
Discount rates	+1.00%	(₽47,406)	(₽ 43,260)	
	-1.00%	₽56,925	₽52,339	

Shown below is the maturity analysis of the undiscounted benefits payments of the Group:

	2016	2015
	(In Thousand	ds)
Less than 1 year	₽ 49,343	₽36,295
More than 1 year to 5 years	100,334	78,565
More than 5 years to 10 years	246,736	190,280
More than 10 years	3.371.670	2,428,034

The Group does not expect to contribute to its plan assets in the next 12 months.



The management performs an Asset-Liability Matching (ALM) Study. The principal technique of the Group's ALM is to ensure the expected return on assets to be sufficient to support the desired level of funding arising from the defined benefit plans, as well as the liquidity of the plan assets. The Group's current investment strategy consists of 100% short-term deposit placements.

24. Operating Leases

As lessor, future minimum rental receivables under renewable operating leases as of December 31, 2016 and 2015 are as follows:

	2016	2015
	(In Thousa	ands)
Within one year	₽2,372,912	₽1,744,301
After one year but not more than five years	4,368,843	2,730,570
After five years	2,444,960	467,572
	₽9,186,715	₽4,942,443

The Group entered into lease agreements with third parties covering real estate properties. These leases generally provide for either (a) fixed monthly rent (b) minimum rent or a certain percentage of gross revenue, whichever is higher. Most lease terms on commercial malls are renewable within one year, except for anchor tenants.

Rental income recognized based on a percentage of the gross revenue of mall tenants included in "Rental and related services" account in the consolidated statements of income amounted to \$\textstyle{2}20.83\$ million, \$\textstyle{2}12.11\$ million and \$\textstyle{2}76.60\$ million in 2016, 2015 and 2014, respectively.

As lessee, future minimum rental payables under operating leases as of December 31, 2016 and 2015 are as follows:

	2016	2014
	(In Thousa	ands)
Within one year	₽255,824	₽175,982
After one year but not more than five years	513,150	371,338
After five years	725,350	629,522
	₽1,494,324	₽1,176,842

25. Equity

The details of the Parent Company's common and preferred shares as of December 31, 2016 and 2015 follow:

	Common Shares	Preferred Shares
	(In Thousand	ds, except par
	valu	e figures)
Authorized shares	33,000,000	8,000,000
Par value per share	₽1	₽0.01
Issued and outstanding shares	24,470,708	8,000,000
Treasury shares	220,949	_



In 2016, 2015 and 2014, there was no issuance of additional common shares.

Preferred Shares

The preferred shares may be issued from time to time in one or more series as the BOD may determine, and authority is hereby expressly granted to the BOD to establish and designate each particular series of preferred shares, to fix the number of shares to be included in each of such series, and to determine the dividend rate and the issue price and other terms and conditions for each such shares. Dividends shall be cumulative from and after the date of issue of the preferred shares and no dividend shall be declared or paid on the common shares unless the full accumulated dividends on all preferred shares for all past dividend periods and for the current dividend period shall have been declared and paid by the Group. Preferred shares of each and any sub-series shall not be entitled to any participation or share in the retained earnings remaining after dividend payments shall have been made on the preferred shares. To the extent not set forth in the Articles of Incorporation, the specific terms and restrictions of each series of preferred shares shall be specified in such resolutions as may be adopted by the BOD prior to the issuance of each of such series (the "Enabling Resolutions"), which resolutions shall thereupon be deemed a part of the Amended Articles of Incorporation.

Preferred shares of each and any sub-series may be convertible to common shares as may be determined by the BOD and set forth in the Enabling Resolutions, in such manner and within such period as may be fixed in the Enabling Resolutions. As of December 31, 2016 and 2015, there is no Enabling Resolution by the BOD making the preferred shares convertible to common shares.

As the dividend rate is yet to be determined by the BOD, there were no dividends in arrears on preferred shares as of December 31, 2016 and 2015.

Treasury Shares

On December 20, 2007, the Parent Company's BOD approved the buy-back of some of the issued shares of stock of the Parent Company over a period of twelve (12) months up to an aggregate amount of \$\mathbb{P}\$1.50 billion, in view of the strong financial performance of the Parent Company and the very large discrepancy that existed between the current share price and the net asset value of the Parent Company.

The Parent Company had acquired 220.95 million shares at total cost of \$\frac{P}{2}21.04\$ million in 2008. There were no additional acquisitions in 2016, 2015 and 2014. The retained earnings is restricted from dividend distribution to the extent of the cost of treasury shares.

Dividend Declarations

On April 22, 2016 the BOD approved the declaration and payment of cash dividend of ₱0.061 per share or a total of ₱1.48 billion for all shareholders of record as of May 22, 2016.

On May 8, 2015 the BOD approved the declaration and payment of cash dividend of $\not\equiv 0.0560$ per share or a total of $\not\equiv 1.37$ billion for all shareholders of record as of June 5, 2015.

On May 9, 2014, the BOD approved the declaration of cash dividend of ₱0.050 per share or a total of ₱1.21 billion for all shareholders of record as of June 6, 2014.

Retained Earnings

Retained earnings include undistributed earnings amounting to \$\mathbb{P}6.54\$ billion and \$\mathbb{P}6.46\$ billion as of December 31, 2016 and 2015, respectively, representing accumulated equity in net earnings of subsidiaries and associates, which are not available for dividend declaration until declared as



dividends by the respective BOD of the subsidiaries and associates. Retained earnings are further restricted for the payment of dividends to the extent of the cost of the shares held in treasury and deferred tax asset recognized in profit or loss as of December 31, 2016 and 2015.

The Parent Company's retained earnings available for dividend declaration as of December 31, 2016 and 2015 amounted to ₱22.09 billion and ₱19.08 billion, respectively.

Capital Management

The Group prudently monitors its capital and cash positions and cautiously manages its expenditures and disbursements. Furthermore, the Group may also, from time to time seek other sources of funding, which may include debt or equity issues, depending on its financing needs and market conditions.

The primary objective of the Group's capital management is to ensure that it maintains a strong credit rating and healthy capital ratios in order to support its business and maximize shareholder value. No changes were made in capital management objectives, policies or processes for the years ended December 31, 2016, 2015 and 2014.

The Group monitors capital using debt-to-equity ratio, which is the long-term debt (loans payable and bonds payable) divided by total equity. The Group's policy is to keep the debt-to-equity ratio not to exceed 2:1. The following table shows how the Group computes for its debt-to-equity ratio:

	2016	2015
	(In Thous	ands)
Loans payable (Note 16)	₽24,456,598	₽15,946,927
Bonds payable (Note 17)	28,796,051	31,749,909
Total long-term debt	53,252,649	47,696,836
Total equity	59,412,637	55,697,261
Debt-to-equity ratio	0.90:1.00	0.86:1.00

On August 12, 1993, the SEC approved the registration of 2.0 billion common shares with issue price of \$\mathbb{P}\$5.25 per share.

On December 15, 2006, SEC approved the registration of the Parent Company's 3.7 billion common shares with issue price of ₱1.60 per share.

Below is the summary of the outstanding number of common shares and holders of security as of December 31, 2016:

	Number of	Number of
	Shares	Holders of
	Registered	Securities
Year	(In Thousands)	as of Year End*
January 1, 2015	24,249,759	5,817
Add/(Deduct) Movement	_	(41)
December 31, 2015	24,249,759	5,776
Add/(Deduct) Movement	_	(41)
December 31, 2016	24,249,759	5,735

*Exclusive of 220,949 treasury shares.



26. Earnings Per Share

		2016	2015	2014
		(In Thousa	nds, Except EPS Fig	ures)
a. b.	Net income attributable to the equity holder of the parent Weighted average number of outstanding common shares (after considering treasury	₽5,247,262	₽5,011,815	₱4,541,522
	shares)	24,249,759	24,249,759	24,249,759
Ba	sic/Diluted EPS (a/b)	₽0.22	₽0.21	₽0.19

There were no potential dilutive shares in 2016, 2015 and 2014.

27. Income Tax

Provision for income tax consists of:

	2016	2015	2014
	(In T	Thousands)	
Current	₽385,793	₽ 407,148	₱720,638
Deferred	1,117,822	867,923	357,887
	₽1,503,615	₽1,275,071	₽1,078,525

The components of the Group's deferred income tax assets follow:

	2016	2015
	(In Thous	ands)
Advance rentals	₽9,388	₽9,430
Accrued retirement benefits	908	729
Net operating loss carryover (NOLCO)	13,418	2,518
	₽23,714	₽12,677

The components of the Group's net deferred income tax liabilities follow:

	2016	2015
	(In Tho	usands)
Deferred income tax liabilities on:		
Capitalized borrowing costs	₽3,206,959	₽2,835,544
Excess of real estate revenue based on		
financial accounting policy over real estate		
revenue based on tax rules	1,331,125	589,739
Excess of fair value over cost of net assets		
acquired in business combination	129,023	137,117
	4,667,107	3,562,400

(Forward)



	2016	2015
	(In Thou	isands)
Deferred income tax assets on:		
Accrued retirement benefits - charged to		
profit or loss	(₽70,600)	(₱48,899)
Remeasurement losses on retirement plan	(68,131)	(52,435)
Provision for doubtful accounts	(11,179)	(28,804)
Advance rentals	· _	(29,394)
Others	(1,194)	(28)
	(151,104)	(159,560)
	₽4,516,003	₽3,402,840

Provision for deferred income tax charged directly to other comprehensive income in 2016, 2015 and 2014 amounted to ₱15.70 million, ₱3.05 million and ₱1.27 million, respectively.

The Group did not recognize deferred income tax assets on NOLCO of the subsidiaries amounting to ₱34.90 million and ₱15.17 million as of December 31, 2016 and 2015, respectively, since management believes that their carryforward benefits may not be realized before they expire.

The carryforward benefits of the NOLCO, which can be claimed by the Group as credits against the RCIT, are as follows (in thousands):

Year Incurred	Amount	Expiry Date
2016	₽56,103	December 31, 2019
2015	16,842	December 31, 2018
2014	6,678	December 31, 2017
	₽79,623	

The following are the movements in NOLCO:

	2016	2015
	(In Thousar	nds)
At January 1	₽23,564	₽7,117
Addition	56,103	16,842
Applied/expired	(44)	(395)
At December 31	₽79,623	₽23,564

The reconciliation of the provision for income tax at statutory tax rate to the actual provision for income tax follows:

	2016	2015	2014
Income tax at statutory tax rate Adjustments for:	₽2,056,320	(In Thousands) ₱1,912,091	₽1,707,605
Income tax holiday incentive on sales of BOI-registered			
projects (Note 32) Income covered by PEZA	(162,422)	(360,427)	(371,960)
(Note 31)	(322,789)	(193,208)	(200,695)

(Forward)



	2016	2015	2014
		(In Thousands)	_
Equity in net earnings of an associate	(P 54,906)	(₱52,943)	(P 15,249)
Deductible expense - Optional Standard			
Deduction	(27,611)	(27,082)	(17,137)
Tax-exempt net income on socialized housing	, , ,		
units	(13,727)	(20,787)	(20,485)
Income subjected to final tax	(3,680)	(3,634)	(2,774)
Interest on HGC-enrolled			
contracts receivables	(361)	(7,643)	(10,862)
Change in unrecognized			
deferred tax	1,175	2,416	1,951
Nondeductible interest			
expense	3,224	1,905	1,574
Other nondeductible expenses	28,392	24,383	6,557
	₽1,503,615	₽1,275,071	₽1,078,525

28. Fair Value Measurement

The following table sets forth the fair value hierarchy of the Group's assets and liabilities measured at fair value and those for which fair values are required to be disclosed:

			2016				
		Fair Value					
	•		Quoted Prices in active	Significant observable	Significant unobservable		
	Carrying		market	inputs	inputs		
	Value	Total	(Level 1)	(Level 2)	(Level 3)		
-	, 11110	10111	(In Thousands)	(20,012)	(20,010)		
Assets measured at fair value			(=== ==================================				
Financial assets at FVTOCI (Note 10)							
Quoted	₽9,473	₽9,473	₽9,473	₽-	₽-		
Unquoted	6,197	6,197	´ –	_	6,197		
	15,670	15,670	9,473	_	6,197		
Assets for which fair values are disclosed							
Financial assets at amortized cost							
Contracts receivable (Note 7)	21,246,602	21,643,217	_	_	21,643,217		
Non-financial assets							
Investment properties (Note 12)	39,208,736	57,732,973	_	_	57,732,973		
Total assets	₽60,471,008	₽79,391,860	₽9,473	₽-	₽79,382,387		
Liabilities for which fair values are disclosed							
Financial liabilities at amortized cost							
Accounts Payable and Accrued							
Expenses (Note 15)							
Accounts payable (Note 15)	₽3,459,135	₽3,311,234	₽-	₽-	₽3,311,234		
Deposits for registration and insurance	1,291,085	1,235,883	_	-	1,235,883		
Retention fee payable	2,039,491	1,952,290	_	_	1,952,290		
	6,789,711	6,499,407	_	_	6,499,407		
Loans payable (Note 16)	24,456,598	23,518,146	_	_	23,518,146		
Bonds payable (Note 17)	28,796,051	26,267,396	_	_	26,267,396		
	₽60,042,360	₽56,284,949	₽-	₽-	₽56,284,949		



			2015		
			Fair Va	alue	
	·		Quoted Prices in active	Significant observable	Significant unobservable
	Carrying		market	inputs	inputs
	Value	Total	(Level 1)	(Level 2)	(Level 3)
			(In Thousands)		
Assets measured at fair value					
Financial assets at FVTOCI (Note 10)					
Quoted	₽9,473	₽9,473	₽9,473	₽-	₽-
Unquoted	9,192	9,192	_	_	9,192
	18,665	18,665	9,473	-	9,192
Assets for which fair values are disclosed					
Financial assets at amortized cost					
Contracts receivable (Note 7)	18,908,930	19,818,446	_	_	19,818,446
Non-financial assets					
Investment properties (Note 12)	32,604,256	52,408,100	_	_	52,408,100
Total assets	₽51,531,851	₽72,245,211	₽9,473	₽-	₽72,235,738
Liabilities for which fair values are disclosed					
Financial liabilities at amortized cost					
Accounts Payable and Accrued					
Expenses (Note 15)					
Accounts payable	₽6,317,228	₽6,047,125	₽-	₽-	₽6,047,125
Deposits for registration and insurance	2,030,543	1,943,724	_	_	1,943,724
Retention fee payable	1,752,772	1,677,830	_	_	1,677,830
	10,100,543	9,668,679	_	-	9,668,679
Loans payable (Note 16)	15,946,927	17,437,570	_	_	17,437,570
Bonds payable (Note 17)	31,749,909	30,070,175	_	_	30,070,175
	₽57,797,379	₽57,176,424	₽-	₽-	₽57,176,424

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

- Cash and cash equivalents, due from and to related parties, other receivables and short-term deposits: Due to the short-term nature of these accounts, their fair values approximate their carrying amounts.
- Contracts receivable: Estimated fair value of contracts receivable is based on the discounted value of future cash flows using the prevailing interest rates for similar types of receivables as of the reporting date. Interest rate used was 19% in 2016 and 2015. Due to the short-term nature of receivables from government and financial institutions, carrying amounts approximate fair values.
- Financial assets at FVTOCI: Fair values were determined using quoted market prices at reporting date. Financial assets at FVTOCI not quoted in an active market are recorded at cost.
- Accounts payable and accrued expenses: On accounts due within one year, the fair value of
 accounts payable and accrued expenses approximates the carrying amounts. On accounts due
 for more than a year, estimated fair value is based on the discounted value of future cash flows
 using the prevailing interest rates on loans and similar types of payables as of the reporting
 date. Interest rates used is 4.28% in 2016 and 2015.
- Long-term debt (loans payable and bonds payable): Estimated fair value on debts with fixed interest and not subjected to quarterly repricing is based on the discounted value of future cash flows using the applicable interest rates for similar types of loans as of reporting date. Long term debt subjected to quarterly repricing is not discounted since it approximates fair value. The discount rates used range from 4.70% to 5.40% as of December 31, 2016 and 2015.



During the years ended December 31, 2016, 2015 and 2014, 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.

29. Financial Risk Management Objectives and Policies

The Group's principal financial instruments are composed of cash and cash equivalents, contracts and other receivables, due from related parties, financial assets at FVTOCI, accounts payable and accrued expenses, due to related parties and long-term debt (loans payable and bonds payable). The main purpose of these financial instruments is to raise financing for the Group's operations.

The main objectives of the Group's financial risk management are as follows:

- To identify and monitor such risks on an ongoing basis;
- To minimize and mitigate such risks; and,
- To provide a degree of certainty about costs.

The Group's finance and treasury functions operate as a centralized service for managing financial risks and activities, as well as providing optimum investment yield and cost-efficient funding for the Group. The Group's BOD reviews and approves the policies for managing each of these risks.

The policies are not intended to eliminate risk but to manage it in such a way that opportunities to create value for the stakeholders are achieved. The Group's risk management takes place in the context of the normal business processes such as strategic planning, business planning, operational and support processes.

The main risks arising from the Group's financial instruments are liquidity risk, credit risk and interest rate risk. The Group also monitors the foreign currency risk arising from all financial instruments.

Liquidity Risk

Liquidity risk is defined as the risk that the Group will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset. The Group seeks to manage its liquidity profile to be able to finance capital expenditures and service maturing debts. To cover its financing requirements, the Group uses a combination of internally generated funds and available long-term and short-term credit facilities.

As of December 31, 2016 and 2015, the Group has ₱7.00 billion and ₱6.95 billion, respectively, in undrawn short-term credit lines, and ₱21.00 billion and ₱10.14 billion, respectively, in undrawn long-term credit facilities.

As part of its liquidity risk management, the Group regularly evaluates its projected and actual cash flows. It also continuously assesses conditions in the financial markets for opportunities to pursue fund raising activities, in case any requirements arise. Fund raising activities may include bank loans and capital market issues.



The tables below summarize the maturity profile of the Group's financial liabilities as of December 31, 2016 and 2015 based on contractual undiscounted payments.

				2016			
		Less than	3 months	> 1 year but	3 years to		
	On demand	3 months	to 1 year	< 3 years	5 years	Over 5 years	Total
				(In Thousands)			
inancial Liabilities at Amortized							
Cost							
Accounts Payable and Accrued							
Expenses							
Accounts payable	₽2,619,021	₽477,777	₽261,460	₽100,877	₽-	₽-	₽3,459,135
Deposits for registration and							
insurance	_	382	157,842	577,942	220,742	334,177	1,291,085
Retention fees payable	580,094	574,277	123,524	10,007	482,522	269,067	2,039,491
Accrued expenses	613,193	_	_	_		_	613,193
Accrued interest on bonds and			_	_	_	_	
loans	292,062	_					292,062
Other payables	666,333	-	7,327	_	_	_	673,660
	4,770,703	1,052,436	550,153	688,826	703,264	603,244	8,368,626
Due to Related Parties	243,736	_	_	_	_	_	243,736
Loans Payable	_	_	2,428,342	6,143,320	12,410,812	3,520,908	24,503,382
Bonds Payable	_	_	_	7,000,000	9,600,000	12,400,000	29,000,000
Interest on loans and bonds							
payable	_	666,158	1,998,475	5,193,707	3,766,992	917,181	12,542,513
	₽5,014,439	₽1,718,594	₽4,976,970	₽19,025,853	₽26,481,068	₽17,441,333	₽74,658,257

				2015			
	On demand	Less than 3 months	3 months to 1 year	> 1 year but < 3 years	3 years to 5 years	Over 5 years	Total
				(In Thousands)			
Financial Liabilities at Amortized							
Cost							
Accounts Payable and Accrued							
Expenses							
Accounts payable	₽4,653,385	₽766,222	₱419,309	₱478,312	₽-	₽-	₽6,317,228
Deposits for registration and							
insurance	_	602	248,244	908,953	347,171	525,573	2,030,543
Retention fees payable	493,826	493,543	106,159	8,600	414,687	235,957	1,752,772
Accrued expenses	453,649	_	_	_	_	_	453,649
Accrued interest on bonds and							
loans	250,726	_	_	_	_	_	250,726
Other payables	451,519	_	4,812	2,515	_	_	458,846
	6,303,105	1,260,367	778,524	1,398,380	761,858	761,530	11,263,764
Due to Related Parties	342,885	_	_	_	_	_	342,885
Loans Payable		_	1,957,827	5,059,147	8,196,734	747,500	15,961,208
Bonds Payable	_	_	3,000,000		11,300,000	17,700,000	32,000,000
Interest on loans and bonds			,,		,,	,,	,,
payable	_	546,208	1,552,636	3,296,343	2,696,907	1,959,862	10,051,956
	₽6,645,990	₽1,806,575	₽7,288,987	₽9,753,870	₽22,955,499	₽21,168,892	₽69,619,813

The tables below summarize the maturity profile of the Group's financial assets held to manage liquidity as of December 31, 2016 and 2015:

				2016			
·	On demand	Less than 3 months	3 months to 1 year	> 1 year but < 3 years	3 years to 5 years	Over 5 years	Total
				(In Thousands)			
Financial Assets at Amortized Cost							
Cash and cash equivalents							
Cash on hand and in banks	₽3,615,924	₽-	₽-	₽-	₽-	₽_	₽3,615,924
Short-term deposits	· · · -	1,257,101	_	_	_	_	1,257,101
Contracts receivable							
Contracts receivable	519,149	1,065,315	2,508,276	4,424,425	1,775,396	10,954,041	21,246,602
Receivables from government							
and financial institutions	_	_	538,978	_	_	_	538,978
Other receivables							
Receivable from tenants-net	503,710	_	_	_	_	_	503,710
Due from related parties	413,909	_	_	_	_	_	413,909
Receivable from homeowners'							
associations-net	34,875	_	_	_	_	_	34,875
Receivable from buyers	116,515	_	_	_	_	_	116,515

				2016			
		Less than	3 months	> 1 year but	3 years to		
	On demand	3 months	to 1 year	< 3 years	5 years	Over 5 years	Total
				(In Thousands)			
Others	₽49,210	₽-	₽-	₽-	₽-	₽_	₽49,210
Other assets							
Short-term deposits	75,909	_	_	_	_	_	75,909
	5,329,201	2,322,416	3,047,254	4,424,425	1,775,396	10,954,041	27,852,733
Financial Assets at FVTOCI							
Investments in shares of stocks:							
Quoted	_	9,473	_	_	_	_	9,473
Unquoted	_	6,197	_	_	_	_	6,197
	_	15,670	-	_	_	_	15,670
	₽5,329,201	₽2,338,086	₽3,047,254	₽4,424,425	₽1,775,396	₽10,954,041	₽27,868,403

				2015			
		Less than	3 months	> 1 year but	3 years to		
	On demand	3 months	to 1 year	< 3 years	5 years	Over 5 years	Total
				(In Thousands)			
Financial Assets at Amortized Cost							
Cash and cash equivalents							
Cash on hand and in banks	₽2,196,480	₽-	₽-	₽-	₽-	₽-	₽2,196,480
Short-term deposits	_	4,399,900	_	-	-	-	4,399,900
Contracts receivable							
Contracts receivable	445,197	942,757	2,151,818	4,282,173	1,643,885	9,443,100	18,908,930
Receivables from government							
and financial institutions	_	_	546,341	_	_	_	546,341
Other receivables							
Receivable from tenants-net	288,493	_	_	_	_	_	288,493
Due from related parties	442,164	_	_	_	_	_	442,164
Receivable from homeowners'							
associations-net	122,581	_	_	_	_	_	122,581
Receivable from buyers	165,302	_	_	_	_	_	165,302
Others	64,052	_	_	_	_	_	64,052
Other assets							
Short-term deposits	_	_	11,732	_	_	_	11,732
	3,724,269	5,342,657	2,709,891	4,282,173	1,643,885	9,443,100	27,145,975
Financial Assets at FVTOCI							
Investments in shares of stocks:							
Quoted	9,473	_	_	_	_	_	9,473
Unquoted	9,192	_	_	_	_	_	9,192
-	18,665	_	_	_	_	_	18,665
	₽3,742,934	₽5,342,657	₽2,709,891	₽4,282,173	₽1,643,885	₽9,443,100	₽27,164,640

Credit Risk

Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Group is exposed to credit risk from its operating activities, primarily for its contract receivables and other receivables.

Credit risk is managed since the titles of the properties sold are retained by the Group until installment receivables are fully collected and the fair values of these properties held as collateral are sufficient to cover the carrying values of the installment contract receivable.

It is the Group's policy that buyers who wish to avail the in-house financing scheme be subjected to credit verification procedures. Receivable balances are being monitored on a regular basis and subjected to appropriate actions to manage credit risk. Moreover, as discussed in Note 7, the Group has a mortgage insurance contract with Home Guaranty Corporation for a retail guaranty line.

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



The Group has outstanding purchase agreements with financial institutions whereby the Group sold its contracts receivable with a provision that the Group should buy back these receivables in case these become overdue for two to three consecutive months or when the contract to sell has been cancelled.

Based on the Group's experience, the said assets are highly collectible or collectible on demand. The Group holds as collaterals the corresponding properties which the third parties had bought on credit. In few cases of buyer defaults, the Group can repossess the collateralized properties and resell them at the prevailing market price.

The following tables show the credit quality by class of asset as of December 31, 2016 and 2015. The Group's high-grade receivables pertain to receivables from related parties and third parties which, based on experience, are highly collectible or collectible on demand, and of which exposure to bad debt is not significant. Receivables assessed to be of standard grade are those which had passed a certain set of credit criteria, and of which the Group has not noted any extraordinary exposure which calls for a substandard grade classification.

			December 31, 2016		
	Neither past du	e nor impaired			
	High grade	Standard Grade	Past due but not impaired	Impaired	Total
			(In Thousands)		
Cash and cash equivalents	₽4,873,025	₽_	₽_	₽_	₽4,873,025
Contracts receivable					
Contracts receivable	_	20,727,453	519,149	_	21,246,602
Receivables from government					
and financial institutions	538,978	_	_	_	538,978
Other receivables					
Receivables from tenants	_	503,710	_	20,173	523,883
Due from related parties	413,909	_	_	_	413,909
Receivables from homeowners'					
association	_	34,875	_	37,264	72,139
Receivable from buyers	_	116,515	_	_	116,515
Others	_	49,210	_	_	49,210
Other assets					
Short-term deposits	75,909	_	-	_	75,909
	₽5,901,821	₽21,431,763	₽519,149	₽57,437	₽27,910,170

	December 31, 2015					
	Neither past due	e nor impaired				
	High grade	Standard Grade	Past due but not impaired	Impaired	Total	
			(In Thousands)			
Cash and cash equivalents	₽6,596,380	₽-	₽-	₽-	₽6,596,380	
Contracts receivable						
Contracts receivable	_	18,473,618	435,312	_	18,908,930	
Receivables from government						
and financial institutions	546,341	_	_	_	546,341	
Other receivables						
Receivables from tenants	_	288,493	_	19,974	308,467	
Due from related parties	442,164	_	_	_	442,164	
Receivables from homeowners'						
association	_	122,581	_	96,014	218,595	
Receivable from buyers	_	165,302	_	_	165,302	
Others	_	64,052	_	_	64,052	
Other assets						
Short-term deposits	11,732	_	_	_	11,732	
	₽7,596,617	₱19,114,046	₽435,312	₽115,988	₱27,261,963	



As at December 31, 2016 and 2015, the analysis of contracts receivable that were past due but not impaired is as follows:

		Past due b	out not impaired			
	Less than 30 days	30 to 60 days	61 days to 90 days	91 days to 120 days	Over 120 days	Total
			(In Thous	ands)		
2016	₽-	₽174,583	₽237,257	₽107,309	₽-	₽ 519,149
2015	₽51,054	₽24,582	₽15,127	₽13,236	₽331,313	₽435,312

There is no concentration risk on the Group's financial assets as of December 31, 2016 and 2015.

Market Risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. The Group's financial instruments affected by market risk include loans payable and cash and cash equivalents.

The Group's exposure to market risk for changes in interest rates relates primarily to the Group's loans from various financial institutions. To manage interest rate risk, the Group renegotiates the interest rates for certain long term debts to convert them from fixed-rate debt to floating-rate debt as the Group believes that the current interest rate environment makes it more favorable to carry floating-rate debt.

The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, of the Group's profit before tax (through the impact on floating rate borrowings). There is no other impact on the Group's other comprehensive income other than those already affecting the profit and loss.

		Effect on income
	Increase (decrease)	before income tax
	in basis points	(In Thousands)
2016	+200	₽30,283
	-200	(30,283)
2015	+200	45,591
	-200	(45,591)

The sensitivity analysis shown above is based on the assumption that interest rate movement will most likely be limited to a two hundred basis point upward or downward fluctuation. The Group, used as basis of these assumptions, the annual percentage change of three-month PDST-F rate for the past five years as obtained from Philippine Dealing and Exchange Corp. (PDEx). Effect on the Group's income before tax is computed on the carrying amount of the Group's floating rate loans payable as of December 31, 2016 and 2015.

The following tables set out the carrying amount, by maturity, of the Group's long-term debt that are exposed to interest rate risk (amounts in thousands):

		91-day Treasury bill plus 1% to 2% margin				
	Below		> 2 Years but	3 Years to	Over	
Variable interest rate	1 Year	1-2 Years	< 3 Years	4 Years	4 Years	Total
As of December 31, 2016	₽890,087	₽150,042	₽185,000	₽20,000	₽222,217	₽1,467,346
As of December 31, 2015	1,021,205	447,400	270,094	222,620	318,241	2,279,560



30. Contingencies and Commitments

Contingencies

The Group is involved in various legal actions, claims, assessments and other contingencies incidental to its ordinary course of business. Management believes that any amount the Group may have to pay in connection with any of these matters would not have a material adverse effect on the consolidated financial position or operating results. The other information usually required by PAS 37 is not disclosed as they may prejudice the outcome of the ongoing proceedings.

Development of South Road Properties in Cebu

In connection with the joint venture agreement entered into by the Parent Company with Cebu City Government, the Parent Company is committed to (a) purchase 10.60 hectares of the property payable in six (6) years, to be developed into a modern urban center and (b) develop 40 hectares of the property in four (4) phases, mainly mid-rise residential buildings, over a 20-year period (see Note 9).

Build, Transfer and Operate (BTO) Agreement with Cebu Province

In connection with the BTO Agreement with the Cebu Province, the Group is committed to develop and construct a BPO Complex on the properties owned by Cebu Province located at Salinas, Lahug, Cebu City, and transfer the ownership of the BPO Complex to the Cebu Province upon completion, in exchange for the right to operate and manage the BPO Complex for the entire term of the agreement and its renewal (see Note 14).

Assignment of Development Rights under a BTO Agreement

On June 26, 2015, the Parent Company and a third party entered into an agreement whereby the latter agreed to assign its project development rights and benefits under its BTO Agreement with Cebu Province to the Parent Company. In consideration of this assignment, the Parent Company paid upfront fee amounted to ₱50.0 million and ₱150.0 million in 2016 and 2015, respectively. As of December 31, 2015, project construction has not started and this upfront fee is recorded as part of 'Other assets' in the consolidated statement of financial position (see Note 14).

Development Agreement with Bases Conversion Development Authority (BCDA)
In 2015, the Parent Company won the contract to develop a 288-hectare area in Clark Green City in Tarlac and paid 10% of the bid premium as bid security which amounted to ₱16.0 million. On January 8, 2016, the Joint Venture Agreement with BCDA was signed, and pursuant to the terms of the development of the project, the Parent Company paid the ₱160.0 million bid premium representing the right to own 55% of the equity on the joint venture company to be formed with BCDA (see Note 14). On February 11, 2016, the Parent Company incorporated FCGCC and FBCI, the entities that will handle the development of the Clark Green City Project (see Note 1).

Development Agreement with Clark Development Corporation (CDC)

On January 27, 2016, CDC awarded to FLI and FDC the management, development and operation of the 201.64-hectare area of former Mimosa Leisure Estate, thru a 50-year lease agreement, renewable for another 25 years upon mutual agreement by the parties. On March 31, 2016, FDC and FLI incorporated FMI, the entity that entered into the lease agreement with CDC (see Note 1).

Moreover, based on the Terms of Reference for the Privatization of the former Mimosa Leisure Estate, CDC shall own 5% of FMI. As of December 31, 2016, the transfer of the 5% ownership interest of CDC from FLI and FDC was not completed. Ownership structure of FMI after said transfer is expected to be 47.5%, 47.5% and 5% ownership interest of FLI, FDC and CDC, respectively.



31. Registration with PEZA

On February 13, 2002, the Parent Company, FAC and CPI were registered with Philippine Economic Zone Authority (PEZA) pursuant to the provisions of the RA) No. 7916 as the Ecozone Developer/Operator to lease, sell, assign, mortgage, transfer or otherwise encumber the area designated as a Special Economic Zone (Ecozone) to be known as Filinvest Technology Park-Calamba.

Under the registration, the Parent Company shall enjoy 5% preferential tax privilege on income generated from the Ecozone as opposed to the regular income tax rate.

On June 11, 2001, FAC was registered with PEZA as the developer/operator of PBCom Tower

and as such it will not be entitled to any incentives, however, IT enterprises which shall locate in PBCom Tower shall be entitled to tax incentives pursuant to RA No. 7916.

On June 6, 2000, CPI was registered with PEZA as an ECOZONE Facilities Enterprise. As a registered enterprise, it is also entitled to certain tax and non-tax benefits such as exemption from payment of national and local taxes and instead a special tax rate of five percent (5%) of gross income.

On December 15, 2015, PDDC was registered with PEZA as an ECOZONE Facilities Enterprise. As a registered enterprise, PDDC is entitled to certain tax and non-tax benefits such as exemption from payment of national and local taxes and instead a special tax rate of five percent (5%) of gross income.

The Group is also entitled to zero percent (0%) value-added tax for sales made to ECOZONE enterprises.

32. Registration with the Board of Investments (BOI)

The Group has registered the following New Developer of Low-Cost Mass Housing Projects with the BOI under the Omnibus Investments Code of 1987 (Executive Order No. 226) as of December 31, 2016:

Name	Reg. No.	Date Registered
Valle Dulce Phase 1	2014-140	8/29/2014
One Spatial (Fairmont and Greenwich)	2014-141	8/29/2014
Sorrento Oasis - Bldg. K,L,N	2014-142	8/29/2014
Maui Oasis - Bldg. 4	2014-143	8/29/2014
Sorrento Oasis - Bldg. M1 & M2	2014-204	11/12/2014
Vinia Residences, Main Building	2014-205	11/12/2014
One Oasis CDO - Bldg. 1	2014-212	12/4/2014
Studio City Tower 2	2015-058	3/5/2015
One Spatial (Hampstead and Kensington)	2015-228	10/27/2015
Sorrento Oasis J	2015-229	10/27/2015
Villa Montserrat 1D	2015-261	11/25/2015
Villa Montserrat 3B	2015-262	11/25/2015
Villa Montserrat 3C	2015-263	11/25/2015

(Forward)



Name	Reg. No.	Date Registered
(Forward)	2.28.110.	Bute Registered
One Oasis Davao 6	2015-264	12/2/2015
Studio A	2016-008	1/8/2016
Meridian Place	2016-030	2/5/2016
Bali Oasis (Banjar)	2016-031	2/5/2016
Anila Park Townhomes	2016-052	3/7/2016
Futura Homes, San Pedro	2016-053	3/7/2016
One Spatial (Richmond)	2016-244	12/1/2016
One Spatial Iloilo	2016-243	12/1/2016
Futura Homes Mactan Subdivision	2016-270	12/27/2016

As a registered enterprise, the Group is entitled to certain tax and nontax incentives, subject to certain conditions.

33. Events After Reporting Period

Incorporation of Filinvest Lifemalls Mimosa, Inc. (FLMI) and Filinvest Cyberzone Mimosa, Inc. (FCMI)

On January 23, 2017, the Group incorporated FLMI and FCMI, wholly owned subsidiaries with the primary purpose of acquiring by purchase, lease, donate and/or to own, use, improve, develop, subdivide, sell, mortgage, exchange, hold for investment and deal with real estate of all kinds. Both entities have not started their commercial operations.

Incorporation of Dreambuilders Pro, Inc. (DPI)

DPI, a wholly-owned subsidiary of FLI, was incorporated on January 11, 2017. Its primary purpose is to engage in general construction business, including constructions, enlarging, altering and developing real estate of all kinds. DPI has not started its commercial operations.

Rescission of Purchase of the 19.2-hectare South Road Properties (SRP)
In a letter to the Cebu City Mayor dated February 7, 2017, the Filinvest Consortium (which includes FLI, CPI and FAI) expressed its decision to rescind the Deed of Sale on Installment (DSI) covering its acquisition of the 19.2-hectare SRP lot from Cebu City Government (Cebu City) in 2015. Under the DSI, Cebu City undertook to comply with several covenants, undertakings and obligations no later than February 7, 2016 (or 180 days from the execution of the DSI). The letter pointed out that as of date, the said covenants, undertakings and obligations have not been complied with and it does not appear that these will be complied with within a foreseeable reasonable period of time.

The rescission of the DSI shall only take effect upon return by Cebu City of the down payment and instalment payments made to Cebu City by the Consortium, plus interests, within ninety (90) days from receipt of the letter in accordance with Section 5.7 of the DSI. Pending receipt of such payments, the DSI shall remain valid and subsisting by and among the parties. As of February 22, 2017, details and processes to consummate the rescission are still being finalized, including the arrangements for the return of the down and installment payments made, plus interests.

The 19.2-hectare property mentioned above is a separate property from the other two properties within the SRP which were acquired from Cebu City: a) the 40-hectare property under a joint venture undertaking with Cebu City; and b) the 10-hectare property which was already paid in full by FLI to Cebu City.

LMER B.TANAY |



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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 AUDITORS' REPORT ON SUPPLEMENTARY SCHEDULES

The Stockholders and the Board of Directors Filinvest Land, Inc. 79 EDSA, Brgy. Highway Hills Mandaluyong City

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of Filinvest Land, Inc. and its subsidiaries (the Group) as at December 31, 2016 and 2015 and for each of the three years in the period ended December 31, 2016 included in this SEC Form 17-A and have issued our report thereon dated February 22, 2017. Our audits were made for the purpose of forming an opinion on the basic consolidated financial statements taken as a whole. The schedules listed in the Index to Consolidated Financial Statements and Supplementary Schedules are the responsibility of the Group's management. These schedules are presented for purposes of complying with the Securities Regulation Code Rule 68, as Amended (2011), and are not part of the basic consolidated financial statements. These schedules have been subjected to the auditing procedures applied in the audit of the basic consolidated financial statements and, in our opinion, fairly state in all material respects, the financial data required to be set forth therein in relation to the basic consolidated financial statements taken as a whole.

SYCIP GORRES VELAYO & CO.

Dhonabee B. Señeres

Partner

CPA Certificate No. 97133

SEC Accreditation No. 1196-AR-1 (Group A),

honatee B. Senera

June 30, 2015, valid until June 29, 2018

Tax Identification No. 201-959-816

BIR Accreditation No. 08-001998-98-2015,

January 5, 2015, valid until January 4, 2018

PTR No. 5908762, January 3, 2017, Makati City

February 22, 2017



FILINVEST LAND, INC. AND SUBSIDIARIES INDEX TO CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES

SUPPLEMENTARY SCHEDULES

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Group Structure

FILINVEST LAND, INC. AND SUBSIDIARIES

GROUP SUPPLEMENTARY INFORMATION AND DISCLOSURES REQUIRED ON SRC RULE 68 AND 68.1 AS AMENDED DECEMBER 31, 2016

Philippine Securities and Exchange Commission (SEC) issued the amended Securities Regulation Code Rule SRC Rule 68 and 68.1 which consolidates the two separate rules and labeled in the amendment as "Part I" and "Part II", respectively. It also prescribes the additional information and schedule requirements for issuers of securities to the public.

Below are the additional information and schedules required by SRC Rule 68 and 68.1 as amended that are relevant to the Group. This information is presented for purposes of filing with the SEC and is not required part of the basic financial statements.

Schedule A. Financial Assets in Equity Securities

Below is the detailed schedule of the Group's financial assets in equity securities as of December 31, 2016:

		Amount Shown	Value Based	
		in the Statement	on Market	
Name of Issuing entity and association	Number of	of Financial	Quotation at	Income Received
of each issue	Shares	Position	end of year	and Accrued
	(1	In Thousands Except	Number of Shares	s)
Financial assets at FVTOCI		· ·		
Quoted:				
The Palms Country Club, Inc.	1,000	₽3,060	₽3,060	₽-
Philippine Long Distance				
Telephone Company	26,100	348	348	_
Cebu Country Club	1	6,065	6,065	_
		9,473	9,473	_
Unquoted:				
Manila Electric Company				
(MERALCO)	1,153,694	6,197	6,197	
	•	6,197	6,197	_
		₽15,670	₽15,670	₽-

The Group's investment in MERALCO is an unlisted preferred shares acquired in connection with the infrastructure that it provides for the Group's real estate development projects. These are carried at cost less impairment, if any.

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

Below is the schedule of advances to employees of the Group with balances above ₱100,000 as of December 31, 2016:

Name	Balance at beginning of year	Additions	Collections/ Liquidations	Balance at end of year
		(In Thous	sands)	
Antonio E. Cenon	₽105	₽-	(₱105)	₽–
Gina C. Cruz	_	168	(19)	149
Marie Angeline C. Joven	155	_	(155)	_
Elsa N. Marquez	5	_	(5)	_
	₽265	₽168	(₱284)	₽149

Related Party Transactions

Due from related parties

Below is the list of outstanding receivables from related parties of the Group presented in the consolidated statements of financial position as of December 31, 2016 (amounts in thousands):

			Balance as of
	Relationship	Nature	December 31, 2016
Proexcel Property Managers, Inc.	Affiliate	A,C	₽205,649
Filinvest Alabang, Inc.	Associate	D, F	160,000
Countrywide Water Services, Inc.	Affiliate	A	16,691
Quest Restaurant, Inc.	Affiliate	A	13,339
Davao Sugar Central Corp.	Affiliate	A	5,887
Mactan Seascapes Services, Inc.	Affiliate	A	5,297
FDC Beaufort	Affiliate	A	2,825
A.L. Gotianun, Inc.	Ultimate Parent	A	1,732
Filinvest Hospitality Corporation	Affiliate	A	918
Filinvest Mimosa, Inc	Associate	A, C	551
GCK Realty Corp.	Affiliate	C, D	273
Entrata Hotel Services, Inc.	Affiliate	A	200
The Palms Country Club, Inc.	Affiliate	A	212
FDC Utilities, Inc.	Affiliate	A	144
Andrew Gotianun Foundation	Affiliate	A	97
Chroma Hospitality, Inc.	Affiliate	A	45
FDC Forex Corp.	Affiliate	A	26
Boracay Seascapes, Inc.	Affiliate	A	14
Filinvest Corporate City	Affiliate	A	8
FDC Misamis Power Corp.	Affiliate	A	1
			₽413,909

Nature of intercompany transactions

The nature of the intercompany transactions with the related parties is described below:

- a. Expenses these pertain to the share of the related parties in various common selling and marketing and general and administrative expenses.
- b. Advances these pertain to temporary advances to related parties for working capital requirements.
- c. Management and marketing fee
- d. Reimbursable commission expense
- e. Rentals
- f. Dividends

<u>Schedule C. Amounts Receivables (Payables) from Related Parties which are Eliminated During the Consolidation of Financial Statements</u>

Below is the schedule of receivables (payables) with related parties which are eliminated in the consolidated financial statements as of December 31, 2016. All are non-interest bearing and to be settled within the year (amounts in thousands):

		Volume of	Receivable
		Transactions	(Payable)
Filinvest AII Philippines, Inc.	Share in expenses	₽41,474	₽43,451
Property Maximizer Professional Corp.	Marketing fee expense	37,407	59,066
	Share in expenses	(23,152)	
Cyberzone Properties, Inc.	Share in expenses	593,348	88
	Rental income	170,421	
Property Specialist Resources, Inc.	Share in expenses	(219)	11,310
Leisurepro, Inc.	Share in expenses	(66)	6,162
Homepro Realty Marketing, Inc.	Share in expenses	27,358	142,981
Timberland Sports and Nature Club, Inc.	Share in expenses	145	5,600
Filinvest Cyberparks, Inc.	Share in expenses	_	(1,759)
Philippine DCS Development Corporation	Share in expenses	_	(4,180)
Filinvest Lifemalls Corporation	Share in expenses	_	4,075
Filinvest BCDA Clark, Inc.	Share in expenses	_	932
FCGC Corporation	Share in expenses	_	3
			₽267,729

The table below shows the movement of the receivables (payables) from related parties:

	Balance at			Balance as of
Name	beginning of year	Additions	Collections	December 31, 2016
Homepro Realty Marketing, Inc	₽106,111	₽36,870	₽_	₽142,981
Property Maximizer Professional Corp.	(33,495)	129,968	(37,407)	59,066
Filinvest AII Philippines, Inc.	(19,874)	71,818	(28,367)	43,451
Property Specialist Resources, Inc.	11,529	_	(219)	11,310
Leisurepro, Inc.	6,228	_	(66)	6,162
Cyberzone Properties, Inc.	9,844	763,768	(773,524)	88
Timberland Sports and Nature Club, Inc.	5,455	145	_	5,600
Filinvest Cyberparks, Inc.	_	_	(1,759)	(1,759)
Philippines DCS Development Corporation	_	_	(4,180)	(4,180)
Filinvest Lifemalls Corporation	_	4,075	_	4,075
Filinvest BCDA Clark, Inc.	_	932	_	932
FCGC Corporation	_	3	_	3
	₽85,798	₽1,007,579	(₱845,522)	₽267,729

The intercompany transactions between FLI and the subsidiaries pertain to share in common expenses, rental charges, marketing fee and management fee. There were no amounts written off during the year and all amounts are expected to be settled within the year.

Schedule D. Intangible Asset

As of December 31, 2016, the Company's intangible assets consist of Goodwill. Goodwill in the Company's consolidated statements of financial position arose from the acquisition of two major assets consisting of (amounts in thousands):

Festival Supermall structure	₽3,745,945
FAC	494,744
CPI	326,553
	₽4,567,242

Schedule E. Long term debt
Below is the schedule of long-term debt of the Group:

Type of Obligation	Amount	Current	Noncurrent
D 1 (11	(Ir	n Thousands)	
Developmental loans Unsecured loan obtained in July 2013 with interest rate equal to PDS			
Treasury Fixing (PDST-F) plus 1% per annum plus GRT 5 years			
(fixed rate) 5.07%, payable quarterly in arrears. The principal is			
payable at maturity in July 2018.	₽1,497,945	₽-	₽1,497,945
Unsecured loan obtained in October 2016 with interest rate equal to PDS	, ,		, ,
Treasury Reference Rate 2 (PDST-R2) of 4.21% per annum plus			
GRT (fixed for 7 years), payable quarterly in arrears. The 50% of			
principal is payable in 20 equal quarterly amortization to commence			
in January 2019 and 50% is payable at maturity in October 2023.	1,294,058	_	1,294,058
Unsecured loan obtained in February 2015 with interest rate equal to			
4.47% per annum, payable quarterly in arrears. The principal is	006 794		006 794
payable at maturity in February 2020. Unsecured loan obtained in May 2016 with interest rate equal to BSP	996,784	_	996,784
overnight reverse repurchased agreement plus 1% per annum plus			
GRT (fixed rate of 4.52% per annum), payable quarterly in arrears.			
The principal is payable at maturity in May 2021.	995,580	_	995,580
Unsecured loan obtained in June 2016 with interest rate equal to PDS	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Treasury Fixing (PDST-F) of 4.11% per annum (fixed for 5 years),			
payable quarterly in arrears. The principal is payable at maturity in			
June 2021.	995,495	_	995,495
Unsecured loan obtained in October 2016 with interest rate equal to			
4.25% per annum inclusive of GRT (fixed for 5 years), payable			
quarterly in arrears. The principal is payable at maturity in	005 212		005 212
October 2021. Unsecured loan obtained in February 2015 with interest rate equal to	995,212	_	995,212
PDS Treasury Fixing (PDST-F) of 4.95% per annum (fixed for 5			
years), payable quarterly in arrears. The 20% of principal is payable			
in 4 equal quarterly amortization to commence in February 2016,			
and 80% is payable at maturity in February 2020.	946,944	49,162	897,782
Unsecured loan obtained in August 2013 with interest rate equal to PDS			
Treasury Fixing (PDST-F) plus 1% per annum GRT five years			
(fixed rate) 4.46%, payable quarterly in arrears. The 50% of			
principal is payable in 20 equal quarterly installments starting			
November 2015 up to May 2020 and the remaining 50% balance is	072 720	00.256	774264
payable in August 2020. Unsecured loan obtained in April 2015 with interest rate equal to 91-day	872,720	98,356	774,364
PDS Treasury Fixing (PDST-F) rate plus a spread of up to 1% per			
annum, payable quarterly in arrears. The principal is payable in			
12 equal quarterly installments starting July 2017 to January 2020.	800,000	133,333	666,667
Unsecured loan obtained in September 2016 with interest rate equal to	,		,
PDS Treasury Reference Rate (PDST-R2) of 4.07% per annum			
(fixed for 5 years), payable quarterly in arrears. The 50% of			
principal is payable in 11 equal quarterly amortization to commence			
in December 2018 and 50% is payable at maturity in	706.255		5 06 055
September 2021. Unsequend lean obtained in October 2016 with interest rate equal to	796,255	_	796,255
Unsecured loan obtained in October 2016 with interest rate equal to			
4.25% per annum inclusive of GRT (fixed for 7 years), payable quarterly in arrears. The 50% of principal is payable in 20 equal			
quarterly amortization to commence in January 2019 and 50% is			
payable at maturity in October 2023.	696,810	_	696,810
• •	,		,

(Forward)

Type of Obligation	Amount	Current	Noncurrent
Unsecured loan obtained in July 2014 with interest rate equal to PDS Treasury Fixing (PDST-F) plus 1% per annum plus GRT (fixed rate) 4.30% per annum, payable quarterly in arrears. The 50% of	(.	In Thousands)	
principal is payable in 20 equal quarterly amortization to commence in October 2016 and 50% is payable at maturity in July 2021. Unsecured loan obtained in December 2013 with interest rate equal to PDS Tracking (PDST E) plus 1% per annum plus GPT (fixed	₽682,500	₽70,000	₽612,500
PDS Treasury Fixing (PDST-F) plus 1% per annum plus GRT (fixed rate of 4.62% per annum), payable quarterly in arrears. The 50% of principal is payable in 20 equal quarterly amortization to commence in March 2016 and 50% is payable at maturity in December 2020. Unsecured loan obtained in September 2015 with interest rate equal to	612,500	70,000	542,500
PDS Treasury Fixing (PDST-F) 1 plus GRT (fixed rate) 4.91%, payable quarterly in arrears. The principal is payable at maturity in September 2020.	600,000	_	600,000
Unsecured loan obtained in July 2014 with interest rate equal to PDS Treasury Fixing (PDST-F) plus 1% per annum plus GRT (fixed rate) 4.92% per annum, payable quarterly in arrears. The 50% of principal is payable in 20 equal quarterly amortization to commence			
in October 2016 and 50% is payable at maturity in July 2021. Unsecured loan obtained in June 2013 with a fixed interest rate of 4.98% per annum, inclusive of GRT, payable quarterly in arrears. The	585,000	60,000	525,000
principal is payable in 12 equal quarterly installments starting September 2015 up to June 2018. Unsecured loan obtained in May 2015 with interest rate equal to 4.76% per annum, payable quarterly in arrears. The principal is payable	573,519	382,431	191,088
over a 5-year period, inclusive of 2-year grace period. The 50% of principal payable in 12 equal quarterly amortization to commence in May 2017and 50% is payable at maturity in May 2020. Unsecured loan obtained in September 2015 with interest rate equal to	500,000	41,667	458,333
4.74% per annum, payable over a 5-year period inclusive of 2-year grace period. The 50% of principal balance is payable in 12 equal quarterly amortization to commence in September 2017 and 50% is payable at maturity in September 2020.	500,000	20,833	479,167
Unsecured loan obtained in December 2016 with interest rate equal to 5.45% per annum plus GRT (fixed rate for 7 years), payable quarterly in arrears. The 50% of principal is payable in 14 equal quarterly amortization to commence in March 2020 and 50% is			
payable at maturity in December 2023. Unsecured loan obtained in November 2014 with interest rate equal to PDS Treasury Fixing (PDST-F) plus 1% per annum plus GRT (fixed rate) 4.80% per annum, payable quarterly in arrears. The principal is	500,000	_	500,000
payable upon maturity in November 2019. Unsecured loan obtained in June 2016 with interest rate equal to PDS Treasury R2 (PDST-R2) of 4.11% per annum (fixed for 5 years), payable quarterly in arrears. The 50% of principal is payable in	500,000	-	500,000
12 equal installments starting September 2018 and the remaining 50% balance is payable in June 2021. Unsecured loan obtained in June 2016 with interest at 3% per annum,	500,000	-	500,000
payable monthly in arrears. The principal is payable upon maturity in August 2017. Unsecured loan obtained in September 2015 with interest rate equal to 4.50% per annum, payable quarterly in arrears. The principal is	499,920	499,920	-
payable over a 5-year period inclusive of 2-year grace period; 50% of principal is payable in 12 equal quarterly amortization to commence in July 2017 and 50% is payable at maturity in			
April 2020.	498,440	41,216	457,224

Type of Obligation	Amount	Current	Noncurrent
Unsecured loan obtained in November 2016 with interest rate equal to 5.25% per annum for the first 2 years and 5.47% per annum for the remaining years until maturity, payable quarterly in arrears. The 50% of principal is payable in 16 equal quarterly amortization to commence in February 2020 and 50% is payable at maturity in		(In Thousands)	
November 2023. Unsecured loan obtained in December 2016 with interest rate equal to 5.20% per annum (fixed for 7 years), payable quarterly in arrears.	₽497,610	₽-	₽497,610
The principal is payable at maturity in December 2021. Unsecured loan obtained in October 2013 with interest rate equal to PDS Treasury Fixing (PDST-F) plus 1% per annum plus GRT (fixed rate of 4.21% per annum), payable quarterly in arrears. The 50% of principal is payable in 20 equal quarterly amortization to commence	497,510	-	497,510
in January 2016 and 50% is payable at maturity in October 2020. Unsecured loan obtained in August 2013 with interest rate equal to PDS Treasury Fixing (PDST-F) plus 1% per annum plus GRT 5 years (fixed rate) 4.28% per annum, payable quarterly in arrears. The 50% balance of principal is payable in 20 equal quarterly installments starting November 2015 up to May 2020 and the remaining 50%	490,930	·	418,876
balance is payable in August 2020. Unsecured loan obtained in March 2014 with interest rate equal to PDS Treasury Fixing (PDST-F) plus 1% per annum plus GRT (fixed rate) 4.27% per annum, payable quarterly in arrears. The 50% of principal payable in 20 equal quarterly amortization to commence in	437,500	·	387,500
June 2016 and 50% is payable at maturity in August 2020. Unsecured loan obtained in August 2015 with interest rate equal to 5.38% per annum plus GRT (fixed rate for 5 years). The principal is	431,818	,	295,454
payable at maturity in August 2020. Unsecured loan obtained in November 2016 with interest rate equal to 4.75% per annum plus GRT (fixed rate for 7 years), payable quarterly in arrears. The 50% of principal is payable in 16 equal quarterly amortization to commence in February 2020 and 50% is	430,000	-	430,000
payable at maturity in November 2023. Unsecured loan obtained in May 2016 with interest rate equal to 4.58% per annum plus GRT (fixed rate for 5 years). The 50% of principal is payable in 12 equal amortization to commence in August 2018	400,000	_	400,000
and 50% is payable at maturity in May 2021. Unsecured loan obtained in July 2016 with interest rate equal to 4.01% per annum, payable quarterly in arrears. The 50% of principal is payable in 12 equal quarterly amortization to commence in	400,000	-	400,000
October 2018 and 50% is payable at maturity in July 2021. Unsecured loan obtained in February 2013 with interest at prevailing market rate plus GRT, payable quarterly in arrears. The principal is payable in 12 equal quarterly installments starting May 2015 to	350,000	_	350,000
February 2018. Unsecured loan obtained in January 2015 with interest rate equal to 4.25% per annum plus GRT (fixed rate for 3 years), payable quarterly in arrears. The 50% of principal is payable in 12 equal quarterly amortization to commence in January 2017 and 50% is	312,218	249,786	62,432
payable at maturity in January 2020. Unsecured loan obtained in May 2015 with interest rate equal to 4.71% per annum plus GRT (fixed rate for 5 years), payable quarterly in arrears. The 50% of principal is payable in 12 equal quarterly amortization to commence in August 2017 and 50% is payable at	300,000	50,000	250,000
maturity in May 2020.	300,000	25,000	275,000
(Forward)			

Type of Obligation	Amount	Current (In Thousands)	Noncurrent
Unsecured loan obtained in May 2015 with interest rate equal to 4.50% per annum plus GRT (fixed rate for 5 years), payable quarterly in arrears. The 50% of principal is payable in 11 equal quarterly amortization to commence in May 2017 and 50% is payable at maturity in May 2020.	₽270,000	₽36,818	₽233,182
Unsecured loan obtained in May 17, 2012 with interest at prevailing market rate, subject to repricing and payable quarterly in arrears. The loan has a term of 7 years, inclusive of 2-year grace period on principal repayment, 50% principal balance is payable in 20 equal quarterly installments to commence in August 2014 and 50% is	225,000	20,000	105 000
payable at maturity in May 2019. Unsecured loan obtained in February 2016 with interest rate equal to 5.37% per annum plus GRT (fixed rate for 5 years). The 50% of principal balance is payable in 12 equal quarterly amortization to commence in May 2018 and 50% is payable at maturity in	225,000	30,000	195,000
February 2021. Unsecured loan obtained in March 2016 with interest rate equal to 5.80% per annum plus GRT (fixed rate for 7 years). The 50% of principal balance is payable in 20 equal quarterly amortization to commence in June 2018 and 50% is payable at maturity in	200,000	_	200,000
March 2023. Unsecured loan obtained in December 2016 with interest rate equal to 5.50% per annum plus GRT (fixed rate for 7 years), payable quarterly in arrears. The 50% of the principal is payable in 16 equal quarterly amortization to commence in March 2020 and 50% is	200,000	-	200,000
payable at maturity in December 2023. Unsecured loan obtained in December 2016 with interest rate equal to 5.90% per annum, payable quarterly in arrears. The 50% of the principal is payable in 20 equal quarterly amortization to commence in March 2019. The remaining 50% is to be settled upon maturity in	200,000	-	200,000
December 2023. Unsecured loan obtained in May 2013 with interest rate equal to BSP overnight reverse repurchase agreement plus 1% per annum plus GRT (fixed rate of 4.74% per annum), payable quarterly in arrears. The principal is payable in 12 equal quarterly installments starting	200,000	_	200,000
August 2015 up to May 2018. Unsecured loan obtained in December 2016 with interest rate equal to 4.94% per annum inclusive of GRT (fixed for 5 years), payable quarterly in arrears. The principal is payable at maturity in	150,000	100,000	50,000
December 2021. Unsecured loan granted in November 10, 2011 with a term of 7 years with 2 years grace period on principal repayment. Interest is based on prevailing market rate, subject to quarterly repricing and payable quarterly in arrears. 50% of principal is payable in 12 quarterly	149,256	-	149,256
amortization commencing on February 10, 2014 and 50% is payable on maturity. Unsecured loan obtained in June 2013 with a fixed interest rate of 4.98% per annum inclusive of GRT, payable quarterly in arrears. The principal is payable in 12 equal quarterly installments starting	140,000	20,000	120,000
September 2015 up to June 2018. Unsecured loan obtained in May 2015 with interest rate equal to 4.50% per annum plus GRT (fixed rate for 5 years), payable quarterly in arrears. The 50% of principal payable in 12 equal quarterly	124,866	83,223	41,643
amortization to commence in May 2017 and 50% is payable at maturity in May 2020.	95,000	11,875	83,125

(Forward)

Unsecured loan granted in December 2012 with a term of 5 years with 50% of principal payable in 20 equal quarterly amortization to commence in March 2013 and 50% payable at maturity in December 2017. The loan carries interest at prevailing market rate. Unsecured loan obtained in September 2016 with interest rate equal to 4.00% per annum plus GRT (fixed rate for 5 years). The 50% of principal balance is payable in 20 equal quarterly amortization to commence in December 2016 and 50% is payable at maturity in September 2021. Unsecured loan obtained in August 2015 with interest rate equal to 5.38% per annum plus GRT (fixed rate for 5 years). The 50% of principal is payable in 12 equal quarterly amortization to commence in November 2017 and 50% is payable at maturity in August 2020. Unsecured loan obtained in February 2013 with interest rate equal to 91-day PDS Treasury Fixing (PDST-F) rate plus a spread of up to 11% per annum plus GRT, payable quarterly in arrears. The principal is payable in 12 equal quarterly in arrears. The principal is payable in 12 equal quarterly installments starting May 2015 to February 2018. Donds Exted rate bonds with aggregate principal amount of P8.0 billion issued by the Group on August 20, 2015. This is comprised of P7.0 billion, 7-year fixed rate bonds due in 2022 with a fixed interest rate is 5.11% per annum. Fixed rate bonds with principal amount of P7.0 billion and term of 7 years from the issue date was issued by the Group on June 8, 2012. The fixed interest rate is 6.27% per annum, payable quarterly in arrears starting on September 8, 2012. Fixed rate bonds with aggregate principal amount of P7.0 billion issued by the Group on December 4, 2014. This is comprised of P4.30 billion, 7-year fixed rate bonds due in 2022 with a fixed interest rate of 5.40% per annum. payable quarterly in arrears starting on December 4, 2014. This is comprised of P4.30 billion, 7-year fixed rate bonds due in 2020 with a fixed interest rate of 5.40% per annum. payable quarterly in arrears fixed f	Type of Obligation	Amount	Current	Noncurrent
S0% of principal payable in 20 equal quarterly amortization to commence in March 2013 and 50% payable at maturity in December 2017. The loan carries interest at prevailing market rate. Unsecured loan obtained in September 2016 with interest rate equal to 4.00% per annum, plus GRT (fixed rate for 5 years). The 50% of principal balance is payable in 20 equal quarterly amortization to commence in December 2016 and 50% is payable at maturity in September 2021. Unsecured loan obtained in August 2015 with interest rate equal to 5.38% per annum plus GRT (fixed rate for 5 years). The 50% of principal is payable in 12 equal quarterly amortization to commence in November 2017 and 50% is payable at maturity in August 2020. Unsecured loan obtained in February 2013 with interest rate equal to 91-day PDS Treasury Fixing (PDST-F) rate plus a spread of up to 11% per annum plus GRT, payable quarterly in arrears. The principal is payable in 12 equal quarterly installments starting May 2015 to February 2018. Bonds Bonds Bonds Power of the fixed rate bonds with aggregate principal amount of P8.0 billion issued by the Group on August 20, 2015. This is comprised of P7.0 billion, 7-year fixed rate bonds with a fixed interest rate of 5.36% per annum, and P1.0 billion, 10-year fixed rate bonds with principal amount of P7.0 billion and term of 7 years from the issue date was issued by the Group on June 8, 2012. The fixed interest rate is 6.27% per annum, payable quarterly in arrears starting on September 8, 2012. This is comprised of P4.30 billion 7-year fixed rate bonds due in 2020 with a fixed interest rate of 4.86% per annum, and P2.70 billion in lo-year fixed rate bonds due in 2023 with a fixed interest rate of 5.43% per annum. Fixed rate bonds with principal amount of P7.0 billion issued by the Group on November 8, 2013. This is comprised of P4.30 billion 7-year fixed rate bonds due in 2020 with a fixed interest rate of 5.40% per annum, and E7.0 billion 10-year fixed of P5.30 billion, 7-year fixed rate bonds due in 2021 wit		(In Thousands)	
September 2021. Unsecured loan obtained in August 2015 with interest rate equal to 5.38% per annum plus GRT (fixed rate for 5 years). The 50% of principal is payable in 12 equal quarterly amortization to commence in November 2017 and 50% is payable at maturity in August 2020. Unsecured loan obtained in February 2013 with interest rate equal to 91-day PDS Treasury Fixing (PDST-F) rate plus a spread of up to 1% per annum plus GRT, payable quarterly in arrears. The principal is payable in 12 equal quarterly installments starting May 2015 to February 2018. Bonds Fixed rate bonds with aggregate principal amount of P8.0 billion issued by the Group on August 20, 2015. This is comprised of P7.0 billion, 7-year fixed rate bonds due in 2022 with a fixed interest rate of 5.36% per annum, and P1.0 billion, 10-year fixed rate bonds with principal amount of P7.0 billion and term of 7 years from the issue date was issued by the Group on June 8, 2012. The fixed interest rate is 6.27% per annum, payable quarterly in arrears starting on September 8, 2012. Fixed rate bonds with aggregate principal amount of P7.0 billion issued by the Group on November 8, 2013. This is comprised of P4.30 billion 7-year fixed rate bonds due in 2020 with a fixed interest rate of 4.86% per annum, and P2.70 billion 10-year fixed rate bonds due in 2021 with a fixed interest rate of 5.48% per annum. Fixed rate bonds with aggregate principal amount of P7.0 billion issued by the Group on December 4, 2014. This is comprised of P4.30 billion, 7-year fixed rate bonds due in 2021 with a fixed interest rate of 5.40% per annum, and P1.70 billion, 10-year fixed rate bonds due in 2024 with a fixed interest rate of 5.40% per annum, and P1.70 billion in sued by the Group on December 4, 2014. This is comprised of P5.30 billion, 7-year fixed rate bonds due in 2021 with a fixed interest rate of 5.40% per annum, and P1.70 billion in sued by the Group on June 8, 2015. Fixed rate bonds with principal amount of P3.00 billion and term of 5 years from the issue date	50% of principal payable in 20 equal quarterly amortization to commence in March 2013 and 50% payable at maturity in December 2017. The loan carries interest at prevailing market rate. Unsecured loan obtained in September 2016 with interest rate equal to 4.00% per annum plus GRT (fixed rate for 5 years). The 50% of principal balance is payable in 20 equal quarterly amortization to	₽90,000	₽90,000	₽−
Unsecured loan obtained in August 2015 with interest rate equal to 5.3% per annum plus GRT (fixed rate for 5 years). The 50% of principal is payable in 12 equal quarterly amortization to commence in November 2017 and 50% is payable at maturity in August 2020. Unsecured loan obtained in February 2013 with interest rate equal to 91-day PDS Treasury Fixing (PDST-F) rate plus a spread of up to 1% per annum plus GRT, payable quarterly in arrears. The principal is payable in 12 equal quarterly installments starting May 2015 to February 2018. Bonds Fixed rate bonds with aggregate principal amount of P8.0 billion issued by the Group on August 20, 2015. This is comprised of P7.0 billion, 7-year fixed rate bonds due in 2022 with a fixed interest rate of 5.36% per annum, and P1.0 billion, 10-year fixed rate bonds due in 2025 with a fixed interest rate of 5.71% per annum. Fixed rate bonds with principal amount of P7.0 billion issued by the Group on Movember 8, 2012. The fixed interest rate is 6.27% per annum, payable quarterly in arrears starting on September 8, 2012. The fixed rate bonds with aggregate principal amount of P7.0 billion issued by the Group on November 8, 2013. This is comprised of P4.30 billion 7-year fixed rate bonds due in 2020 with a fixed interest rate of 5.43% per annum. Fixed rate bonds with aggregate principal amount of P7.0 billion issued by the Group on December 4, 2014. This is comprised of P5.30 billion, 7-year fixed rate bonds due in 2020 with a fixed interest rate of 5.40% per annum, and P2.70 billion 10-year fixed rate bonds due in 2024 with a fixed interest rate of 5.40% per annum, and P2.70 billion 10-year fixed rate bonds due in 2024 with a fixed interest rate of 5.40% per annum, and P2.70 billion 10-year fixed rate bonds due in 2024 with a fixed interest rate of 5.40% per annum, and P2.70 billion 10-year fixed rate bonds due in 2024 with a fixed interest rate of 5.40% per annum, and P2.70 billion 10-year fixed rate bonds due in 2024 with a fixed interest rate of 5.40% per annum, and P2.		75.000		75.000
5.3% per annum plus GRT (fixed rate for 5 years). The 50% of principal is payable in 12 equal quarterly amortization to commence in November 2017 and 50% is payable at maturity in August 2020. Unsecured loan obtained in February 2013 with interest rate equal to 91-day PDS Treasury Fixing (PDST-F) rate plus a spread of up to 1% per annum plus GRT, payable quarterly in arrears. The principal is payable in 12 equal quarterly installments starting May 2015 to February 2018. Donds		/5,000	_	/5,000
February 2018. 208 167 41 24,456,598 2,424,288 22,032,310 Bonds Fixed rate bonds with aggregate principal amount of ₱8.0 billion issued by the Group on August 20, 2015. This is comprised of ₱7.0 billion, 7-year fixed rate bonds due in 2022 with a fixed interest rate of 5.36% per annum, and ₱1.0 billion, 10-year fixed rate bonds due in 2025 with a fixed interest rate of 5.71% per annum. Fixed rate bonds with principal amount of ₱7.0 billion and term of 7 years from the issue date was issued by the Group on June 8, 2012. The fixed interest rate is 6.27% per annum, payable quarterly in arrears starting on September 8, 2012. Fixed rate bonds with aggregate principal amount of ₱7.0 billion issued by the Group on November 8, 2013. This is comprised of ₱4.30 billion 7-year fixed rate bonds due in 2020 with a fixed interest rate of 4.86% per annum, and ₱2.70 billion 10-year fixed rate bonds due in 2023 with a fixed interest rate of 5.43% per annum. Fixed rate bonds with aggregate principal amount of ₱7.0 billion issued by the Group on December 4, 2014. This is comprised of ₱4.30 billion, 7-year fixed rate bonds due in 2021 with a fixed interest rate of 5.40% per annum, and ₱1.70 billion, 10-year fixed rate bonds due in 2024 with a fixed interest rate of 5.64% per annum. Fixed rate bonds with principal amount of ₱3.00 billion and term of 5 years from the issue date was issued by the Group on July 7, 2011. The fixed interest rate is 6.20% per annum, payable quarterly in arrears starting on October 7, 2011. These bonds were terminated upon maturity in October 2016. 28,796,051 20,845,798 6,967,401 6,96	 5.38% per annum plus GRT (fixed rate for 5 years). The 50% of principal is payable in 12 equal quarterly amortization to commence in November 2017 and 50% is payable at maturity in August 2020. Unsecured loan obtained in February 2013 with interest rate equal to 91-day PDS Treasury Fixing (PDST-F) rate plus a spread of up to 1% per annum plus GRT, payable quarterly in arrears. The principal 	50,000	2,083	47,917
Bonds Fixed rate bonds with aggregate principal amount of ₱8.0 billion issued by the Group on August 20, 2015. This is comprised of ₱7.0 billion, 7-year fixed rate bonds due in 2022 with a fixed interest rate of 5.36% per annum, and ₱1.0 billion, 10-year fixed rate bonds due in 2025 with a fixed interest rate of 5.71% per annum. 7,927,775 6,967,401 6,967,40		200	167	41
Bonds Fixed rate bonds with aggregate principal amount of ₱8.0 billion issued by the Group on August 20, 2015. This is comprised of ₱7.0 billion, 7-year fixed rate bonds due in 2022 with a fixed interest rate of 5.36% per annum, and ₱1.0 billion, 10-year fixed rate bonds due in 2025 with a fixed interest rate of 5.71% per annum. 7,927,775 Fixed rate bonds with principal amount of ₱7.0 billion and term of 7 years from the issue date was issued by the Group on June 8, 2012. The fixed interest rate is 6.27% per annum, payable quarterly in arrears starting on September 8, 2012. Fixed rate bonds with aggregate principal amount of ₱7.0 billion issued by the Group on November 8, 2013. This is comprised of ₱4.30 billion 7-year fixed rate bonds due in 2020 with a fixed interest rate of 4.86% per annum, and ₱2.70 billion 10-year fixed rate bonds due in 2023 with a fixed interest rate of 5.43% per annum. Fixed rate bonds with aggregate principal amount of ₱7.0 billion issued by the Group on December 4, 2014. This is comprised of ₱5.30 billion, 7-year fixed rate bonds due in 2021 with a fixed interest rate of 5.40% per annum, and ₱1.70 billion, 10-year fixed rate bonds due in 2024 with a fixed interest rate of 5.64% per annum. Fixed rate bonds with principal amount of ₱3.00 billion and term of 5 years from the issue date was issued by the Group on July 7, 2011. The fixed interest rate is 6.20% per annum, payable quarterly in arrears starting on October 7, 2011. These bonds were terminated upon maturity in October 2016. 8,796,051 8,927,775 7,927,775 7,927,775 6,967,401	February 2018.			
Fixed rate bonds with aggregate principal amount of ₱8.0 billion issued by the Group on August 20, 2015. This is comprised of ₱7.0 billion, 7-year fixed rate bonds due in 2022 with a fixed interest rate of 5.36% per annum, and ₱1.0 billion, 10-year fixed rate bonds due in 2025 with a fixed interest rate of 5.71% per annum. 7,927,775 Fixed rate bonds with principal amount of ₱7.0 billion and term of 7 years from the issue date was issued by the Group on June 8, 2012. The fixed interest rate is 6.27% per annum, payable quarterly in arrears starting on September 8, 2012. Fixed rate bonds with aggregate principal amount of ₱7.0 billion issued by the Group on November 8, 2013. This is comprised of ₱4.30 billion 7-year fixed rate bonds due in 2020 with a fixed interest rate of 4.86% per annum, and ₱2.70 billion 10-year fixed rate bonds due in 2023 with a fixed interest rate of 5.43% per annum. Fixed rate bonds with aggregate principal amount of ₱7.0 billion issued by the Group on December 4, 2014. This is comprised of ₱5.30 billion, 7-year fixed rate bonds due in 2021 with a fixed interest rate of 5.40% per annum, and ₱1.70 billion, 10-year fixed rate bonds due in 2024 with a fixed interest rate of 5.64% per annum. Fixed rate bonds with principal amount of ₱3.00 billion and term of 5 years from the issue date was issued by the Group on July 7, 2011. The fixed interest rate is 6.20% per annum, payable quarterly in arrears starting on October 7, 2011. These bonds were terminated upon maturity in October 2016.	Rands	24,430,396	2,424,200	22,032,310
7 years from the issue date was issued by the Group on June 8, 2012. The fixed interest rate is 6.27% per annum, payable quarterly in arrears starting on September 8, 2012. Fixed rate bonds with aggregate principal amount of ₱7.0 billion issued by the Group on November 8, 2013. This is comprised of ₱4.30 billion 7-year fixed rate bonds due in 2020 with a fixed interest rate of 4.86% per annum, and ₱2.70 billion 10-year fixed rate bonds due in 2023 with a fixed interest rate of 5.43% per annum. Fixed rate bonds with aggregate principal amount of ₱7.0 billion issued by the Group on December 4, 2014. This is comprised of ₱5.30 billion, 7-year fixed rate bonds due in 2021 with a fixed interest rate of 5.40% per annum, and ₱1.70 billion, 10-year fixed rate bonds due in 2024 with a fixed interest rate of 5.64% per annum. 6,946,789 Fixed rate bonds with principal amount of ₱3.00 billion and term of 5 years from the issue date was issued by the Group on July 7, 2011. The fixed interest rate is 6.20% per annum, payable quarterly in arrears starting on October 7, 2011. These bonds were terminated upon maturity in October 2016.	Fixed rate bonds with aggregate principal amount of ₱8.0 billion issued by the Group on August 20, 2015. This is comprised of ₱7.0 billion, 7-year fixed rate bonds due in 2022 with a fixed interest rate of 5.36% per annum, and ₱1.0 billion, 10-year fixed rate bonds due in 2025 with a fixed interest rate of 5.71% per annum.		-	7,927,775
Fixed rate bonds with aggregate principal amount of ₱7.0 billion issued by the Group on November 8, 2013. This is comprised of ₱4.30 billion 7-year fixed rate bonds due in 2020 with a fixed interest rate of 4.86% per annum, and ₱2.70 billion 10-year fixed rate bonds due in 2023 with a fixed interest rate of 5.43% per annum. Fixed rate bonds with aggregate principal amount of ₱7.0 billion issued by the Group on December 4, 2014. This is comprised of ₱5.30 billion, 7-year fixed rate bonds due in 2021 with a fixed interest rate of 5.40% per annum, and ₱1.70 billion, 10-year fixed rate bonds due in 2024 with a fixed interest rate of 5.64% per annum. 6,954,086 6,954,086 6,954,086 6,946,789 6,946,789 6,946,789 6,946,789 6,946,789 6,946,789 6,946,789 6,946,789 Fixed rate bonds with principal amount of ₱3.00 billion and term of 5 years from the issue date was issued by the Group on July 7, 2011. The fixed interest rate is 6.20% per annum, payable quarterly in arrears starting on October 7, 2011. These bonds were terminated upon maturity in October 2016.	7 years from the issue date was issued by the Group on June 8, 2012. The fixed interest rate is 6.27% per annum, payable quarterly in	6,967,401	_	6,967,401
Fixed rate bonds with aggregate principal amount of ₱7.0 billion issued by the Group on December 4, 2014. This is comprised of ₱5.30 billion, 7-year fixed rate bonds due in 2021 with a fixed interest rate of 5.40% per annum, and ₱1.70 billion, 10-year fixed rate bonds due in 2024 with a fixed interest rate of 5.64% per annum. 6,946,789 - 6,946,789 Fixed rate bonds with principal amount of ₱3.00 billion and term of 5 years from the issue date was issued by the Group on July 7, 2011. The fixed interest rate is 6.20% per annum, payable quarterly in arrears starting on October 7, 2011. These bonds were terminated upon maturity in October 2016	Fixed rate bonds with aggregate principal amount of ₱7.0 billion issued by the Group on November 8, 2013. This is comprised of ₱4.30 billion 7-year fixed rate bonds due in 2020 with a fixed interest rate of 4.86% per annum, and ₱2.70 billion 10-year fixed rate bonds due			, ,
annum. 6,946,789 - 6,946,789 Fixed rate bonds with principal amount of ₱3.00 billion and term of 5 years from the issue date was issued by the Group on July 7, 2011. The fixed interest rate is 6.20% per annum, payable quarterly in arrears starting on October 7, 2011. These bonds were terminated upon maturity in October 2016	Fixed rate bonds with aggregate principal amount of \$\mathbb{P}7.0\$ billion issued by the Group on December 4, 2014. This is comprised of \$\mathbb{P}5.30\$ billion, 7-year fixed rate bonds due in 2021 with a fixed interest rate of 5.40% per annum, and \$\mathbb{P}1.70\$ billion, 10-year fixed	0,934,086	-	0,934,086
	annum. Fixed rate bonds with principal amount of ₱3.00 billion and term of 5 years from the issue date was issued by the Group on July 7, 2011. The fixed interest rate is 6.20% per annum, payable quarterly in arrears starting on October 7, 2011. These bonds were terminated	6,946,789	_	6,946,789
₱53,252,649 ₱2,424,288 ₱50,828,361		28,796,051		28,796,051
		₽53,252,649	₱2,424,288	₽50,828,361

Each loan balance is presented net of unamortized deferred costs. The agreements covering the abovementioned loans require maintaining certain financial ratios including debt-to-equity ratio ranging from 2.0x to 3.1x and minimum interest coverage ratio of 1.0x. The agreements also provide for restrictions and requirements with respect to, among others, making distribution on its share capital; purchase, redemption or acquisition of any share of stock; sale or transfer and disposal of all or a substantial part of its capital assets; restrictions on use of funds; and entering into any partnership, merger, consolidation or reorganization.

The Group has complied with these contractual agreements. There was neither default nor breach noted for the year ended December 31, 2016.

Schedule F. Indebtedness to Related Parties

Below is the list of outstanding payables to related parties of the Group presented in the consolidated statements of financial position as of December 31, 2016:

			Balance at	
			beginning	Balance at
	Relationship	Nature	of period	end of period
			(In Thous	ands)
Filinvest Alabang, Inc.	Associate	A, C, E	₱145,073	₽104,811
Filinvest Development Corporation	Parent Company	A, C, E	154,758	75,871
Pacific Sugar Holdings, Corp.	Affiliate	A	26,974	26,972
East West Banking Corporation	Affiliate	A	398	18,536
Corporate Technologies, Inc.	Affiliate	A	14,685	17,546
Entrata Hotel Services, Inc.	Affiliate	A	48	_
The Palms Country Club, Inc.	Affiliate	A	736	_
Chroma Hospitality Inc.	Affiliate	A	66	_
Mactan Seascapes Services, Inc.	Affiliate	A	141	_
Quest Restaurants, Inc.	Affiliate	A	6	_
			₱342,885	₽243,736

Nature of intercompany transactions

The nature of the intercompany transactions with the related parties is described below:

- a. Expenses these pertain to the share of the Group in various common selling and marketing and general and administrative expenses.
- b. Advances these pertain to temporary advances from related parties for working capital requirements.
- c. Management and marketing fee
- d. Reimbursable commission expense
- e. Rentals
- f. Dividends

Schedule G. Guarantees of Securities of Other Issuers

The Group does not have guarantees of securities of other issuers as of December 31, 2016.

Schedule H. Capital Stock

		Number of	Number of			
		shares issued	shares			
		and	reserved for			
		outstanding	options,			
		as shown	warrants,	Number of		
	Number of	under related	conversion	shares held	Directors,	
	shares	balance sheet	and other	by related	Officers and	
Title of issue	authorized	caption	rights	parties	Employees	Others
		(I	n Thousands)			
Common Shares	33,000,000	24,470,708	_	14,409,927	30,096	None
Preferred Shares	8,000,000	8,000,000	_	8,000,000	_	None

Standards adopted by the Group

List of Philippine Financial Reporting Standards (PFRSs) [which consist of PFRSs, Philippine Accounting Standards (PASs) and Philippine Interpretations] effective as of December 31, 2016:

INTERPRE	TE FINANCIAL REPORTING STANDARDS AND TATIONS of December 31, 2016	Adopted	Not Adopted	Not Applicable
	for the Preparation and Presentation of Financial Statements Framework Phase A: Objectives and qualitative characteristics	✓		
PFRSs Prac	tice Statement Management Commentary	✓		
Philippine F	inancial Reporting Standards			
PFRS 1	First-time Adoption of Philippine Financial Reporting Standards	✓		
(Revised)	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			*
	Amendment to PFRS 1: Limited Exemption from Comparative PFRS 7 Disclosures for First-time Adopters			✓
	Amendments to PFRS 1: Severe Hyperinflation and Removal of Fixed Date for First-time Adopters			✓
	Amendments to PFRS 1: Government Loans			✓
	Amendments to PFRS 1: Borrowing costs			✓
	Amendments to PFRS 1: Meaning of 'Effective PFRSs'			✓
PFRS 2	Share-based Payment			✓
	Amendments to PFRS 2: Vesting Conditions and Cancellations			✓
	Amendments to PFRS 2: Group Cash-settled Share-based Payment Transactions			*
	Amendments to PFRS 2: Definition of Vesting Condition			✓
	Amendments to PFRS 2: Share-based Payment, Classification and Measurement of Share-based Payment Transactions			*
PFRS 3	Business Combinations	✓		
(Revised)	Amendments to PFRS 3: Accounting for Contingent Consideration in a Business Combination			✓
	Amendments to PFRS 3: Scope Exceptions for Joint Arrangements			✓
PFRS 4	Insurance Contracts			✓
	Amendments to PFRS 4: Insurance Contracts, Applying PFRS 9, Financial Instruments, with PFRS 4			*
	Amendments to PAS 39 and PFRS 4: Financial Guarantee Contracts			✓

INTERPRE	NE FINANCIAL REPORTING STANDARDS AND ETATIONS of December 31, 2016	Adopted	Not Adopted	Not Applicable
PFRS 5	Non-current Assets Held for Sale and Discontinued Operations			✓
	Amendments to PFRS 5: Changes in Methods of Disposal			✓
PFRS 6	Exploration for and Evaluation of Mineral Resources			✓
PFRS 7	Financial Instruments: Disclosures	✓		
	Amendments to PFRS 7: Transition	✓		
	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	✓		
	Amendments to PFRS 7: Disclosures - Offsetting Financial Assets and Financial Liabilities			✓
	Amendments to PFRS 7: Disclosures - Servicing Contracts			✓
	Applicability of the Amendments to PFRS 7 to Condensed Interim Financial Statements			✓
PFRS 8	Operating Segments	✓		
	Amendments to PFRS 8: Aggregation of Operating Segments and Reconciliation of the Total of the Reportable Segments' Assets to the Entity's Assets	*		
PFRS 9	Financial Instruments: Classification and Measurement (2009 version)	✓		
PFRS 10	Consolidated Financial Statements	✓		
	Amendments to PFRS 10, Investment Entities: Applying the Consolidation Exception	✓		
PFRS 11	Joint Arrangements	✓		
	Amendments to PFRS 11: Accounting for Acquisitions of Interests in Joint Operations	✓		
PFRS 12	Disclosure of Interests in Other Entities	✓		
	Amendments to PFRS 12: Investment Entities: Applying the Consolidation Exception			~
PFRS 13	Fair Value Measurement	✓		
	Amendments to PFRS 13: Short-term receivable and payables	✓		
	Amendments to PFRS 13: Portfolio Exception			✓
PFRS 14	Regulatory Deferral Accounts			✓

INTERPRE	E FINANCIAL REPORTING STANDARDS AND FATIONS of December 31, 2016	Adopted	Not Adopted	Not Applicable
	ccounting Standards	Taopteu	Tuopicu	търгиот
PAS 1	Presentation of Financial Statements	✓		
(Revised)	Amendment to PAS 1: Capital Disclosures			✓
	Amendments to PAS 32 and PAS 1: Puttable Financial Instruments and Obligations Arising on Liquidation			✓
	Amendments to PAS 1: Presentation of Items of Other Comprehensive Income	✓		
	Amendments to PAS 1: Clarification of the requirements for comparative information	√		
	Presentation of Financial Statements - Disclosure Initiative	✓		
PAS 2	Inventories	✓		
PAS 7	Statement of Cash Flows	✓		
PAS 8	Accounting Policies, Changes in Accounting Estimates and Errors	✓		
PAS 10	Events after the Reporting Period	✓		
PAS 11	Construction Contracts	✓		
PAS 12	Income Taxes	✓		
	Amendment to PAS 12: Deferred Tax: Recovery of Underlying Assets	✓		
	Amendments to PAS 12: Income Taxes, Recognition of Deferred Tax Assets for Unrealized Losses	✓		
PAS 16	Property, Plant and Equipment	✓		
	Amendment to PAS 16: Classification of servicing equipment			✓
	Amendment to PAS 16: Revaluation Method - Proportionate Restatement of Accumulated Depreciation and Amortization			✓
	Amendment to PAS 16: Clarification of Acceptable Methods of Depreciation and Amortization			✓
	Amendment to PAS 16: Agriculture: Bearer Plants			✓
PAS 17	Leases	✓		
PAS 18	Revenue	✓		
PAS 19	Employee Benefits	✓		
(Amended)	Amendments to PAS 19: Actuarial Gains and Losses, Group Plans and Disclosures	✓		
	Amendments to PAS 19: Defined Benefit Plans: Employee Contributions	√		
	Amendments to PAS 19: Discount Rate: Regional Market Issue			✓
PAS 20	Accounting for Government Grants and Disclosure of Government Assistance			✓

INTERPRE	E FINANCIAL REPORTING STANDARDS AND FATIONS of December 31, 2016	Adopted	Not Adopted	Not Applicable
PAS 21	The Effects of Changes in Foreign Exchange Rates	✓		
	Amendment: Net Investment in a Foreign Operation			✓
PAS 23 (Revised)	Borrowing Costs			✓
PAS 24	Related Party Disclosures	✓		
(Revised)	Amendments to PAS 24: Key Management Personnel	✓		
PAS 26	Accounting and Reporting by Retirement Benefit Plans	✓		
PAS 27	Amendments to PAS 27: Separate Financial Statements	✓		
(Amended)	Amendments to PAS 27: Equity Method in Separate Financial Statements			✓
PAS 28	Investments in Associates and Joint Ventures	✓		
(Amended)	Amendments to PAS 28: Investment Entities: Applying the Consolidation Exception			*
	Amendments to PAS 28: Measuring an Associate or Joint Venture at Fair Value (Part of Annual Improvements to PFRSs 2014 - 2016 Cycle)			✓
PAS 29	Financial Reporting in Hyperinflationary Economies			✓
PAS 32	Financial Instruments: Disclosure and Presentation	✓		
	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: Tax effect of Distribution to Holders of Equity Instruments			✓
	Amendments to PAS 32: Offsetting Financial Assets and Financial Liabilities	✓		
PAS 33	Earnings per Share	✓		
PAS 34	Interim Financial Reporting	✓		
	Amendments to PAS 34: Interim Financial Reporting and Segment Information for Total Assets and Liabilities	✓		
	Amendments to PAS 34: Disclosure of Information 'Elsewhere in the Interim Financial Report'	✓		
PAS 36	Impairment of Assets	✓		
	Amendments to PAS 36: Recoverable Amount Disclosures for Non-Financial Assets	✓		
PAS 37	Provisions, Contingent Liabilities and Contingent Assets	✓		

INTERPRI	NE FINANCIAL REPORTING STANDARDS AND ETATIONS s of December 31, 2016	Adopted	Not Adopted	Not Applicable
PAS 38	Intangible Assets	✓		
	Amendments to PAS 38: Revaluation Method - Proportionate Restatement of Accumulated Depreciation and Amortization			✓
	Amendment to PAS 38: Clarification of Acceptable Methods of Depreciation and Amortization			✓
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			✓
	Amendment to PAS 39: Novation of Derivatives and Continuation of Hedge Accounting			✓
PAS 40	Investment Property	✓		
	Amendment to PAS 40: Interrelationship between PFRS 3 and PAS 40			*
	Amendments to PAS 40: Investment Property, Transfers of Investment Property			*
PAS 41	Agriculture			✓
	Amendment to PAS 41: Agriculture: Bearer Plants			✓
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	✓		
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			✓

PHILIPPINE FINANCIAL REPORTING STANDARDS AND INTERPRETATIONS Effective as of December 31, 2016		Adopted	Not Adopted	Not Applicable
IFRIC 7	Applying the Restatement Approach under PAS 29 Financial Reporting in Hyperinflationary Economies			✓
IFRIC 9	Reassessment of Embedded Derivatives			✓
	Amendments to Philippine Interpretation IFRIC-9 and PAS 39: Embedded Derivatives			✓
IFRIC 10	Interim Financial Reporting and Impairment			✓
IFRIC 12	Service Concession Arrangements			✓
IFRIC 13	Customer Loyalty Programmes			✓
IFRIC 14	The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interaction			*
	Amendments to Philippine Interpretations IFRIC- 14, Prepayments of a Minimum Funding Requirement			*
IFRIC 15	Agreements for the Construction of Real Estate	✓		
IFRIC 16	Hedges of a Net Investment in a Foreign Operation			✓
IFRIC 17	Distributions of Non-cash Assets to Owners			✓
IFRIC 18	Transfers of Assets from Customers			✓
IFRIC 19	Extinguishing Financial Liabilities with Equity Instruments			✓
IFRIC 20	Stripping Costs in the Production Phase of a Surface Mine			✓
IFRIC 21	Levies			✓
IFRIC 22	Foreign Currency Transactions and Advance Consideration			✓
SIC-7	Introduction of the Euro			✓
SIC-10	Government Assistance - No Specific Relation to Operating Activities			✓
SIC-15	Operating Leases - Incentives	✓		
SIC-25	Income Taxes - Changes in the Tax Status of an Entity or its Shareholders			~
SIC-27	Evaluating the Substance of Transactions Involving the Legal Form of a Lease			*
SIC-29	Service Concession Arrangements: Disclosures			✓
SIC-31	Revenue - Barter Transactions Involving Advertising Services			✓
SIC-32	Intangible Assets - Web Site Costs			✓
l	1	i	1	

Schedule of Bond Issuances – Securities Offered to the Public

	2009 ₱5 Billion Bond	2011 ₱3 Billion Bond	2012 ₱7 Billion Bond	2013 ₱7 Billion Bond	2014 ₱7 Billion Bond	2015 ₱8 Billion Bond
Expected gross and net proceeds a	s disclosed in the prospec	etus				
Gross Proceeds	₽5,000,000,000	₽3,000,000,000	₽7,000,000,000	₽7,000,000,000	₽7,000,000,000	₽8,000,000,000
Less: Expenses	63,850,625	34,290,625	97,225,625	67,594,379	82,327,087	85,330,750
Net Proceeds	₽4,936,149,375	₱2,965,709,375	₽6,902,774,375	₱6,932,405,621	₽6,917,672,913	₽7,914,669,250
Actual gross and net proceeds						
Gross Proceeds	₽5,000,000,000	₽3,000,000,000	₽7,000,000,000	₽7,000,000,000	₽7,000,000,000	₽8,000,000,000
Less: Expenses	65,936,000	21,165,000	84,023,040	82,906,997	77,906,937	86,811,468
Net Proceeds	₽4,934,064,000	₽2,978,835,000	₽6,915,976,960	₽6,917,093,003	₽6,922,093,063	₽7,913,188,532
Expenditure items where the proce		D.11.5.007.000	D2 40 020 00 4	D2 0 62 6 10 0 10		D00.041.000
Land Acquisition	₽2,960,438,400	₱417,036,900	₽249,938,096	₽2,965,648,318	₽-	₽88,961,000
Project Development	1,973,625,600	2,561,798,100	6,666,038,864	1,185,554,209	2,422,093,063	2,888,760,022
Investment Property Debt refinancing	_	_	_	2,765,890,476	4.500.000.000	4,935,467,510
Net Proceeds	₽4,934,064,000	₽2,978,835,000	₽6,915,976,960	₽6,917,093,003	₽6,922,093,063	₽7,913,188,532
Net Proceeds	£4,934,004,000	£2,978,833,000	1 0,913,970,900	1 0,917,093,003	1 0,922,093,003	¥7,913,188,332
Balance of the proceeds as of Dece	ember 31, 2016					
Net Proceeds	₽4,934,064,000	₱2,978,835,000	₽6,915,976,960	₽6,917,093,003	₽6,922,093,063	₽7,913,188,532
Capital Expenses	4,934,064,000	2,978,835,000	6,915,976,960	6,917,093,003	2,422,093,063	7,913,188,532
Debt refinancing	-	_	_	_	4,500,000,000	
Net Proceeds	₽_	₽_	₽_	₽–	₽-	₽-

Financial Soundness Indicator

Below are the financial ratios that are relevant to the Group for the year ended December 31:

Financia	ratios	December 2016	December 2015
Current ratio (1)	Current assets		
	Current liabilities	3.50	2.53
Long-term debt-to-equity ratio	Long-term debt		
	Equity	0.90	0.85
Debt ratio	Total liabilities		
	Total assets	0.54	0.54
EBITDA to total interest paid	EBITDA		
	Total interest paid	3.16	3.09
Price Earnings Ratio	Closing price (2)		
	Earnings per share	6.95	8.62
Quick asset ratio	Current assets - Inventories		
	Current Liabilities	1.09	0.90
Solvency ratio	Net income + Depreciation		
	Total Liabilities	0.08	0.09
Interest coverage ratio	EBIT		
	Interest Expense	7.39	8.21
Net profit margin	Net Income		
-	Revenue	0.29	0.29
Return on equity	Net Income		
	Shareholder's Equity	0.09	0.09

⁽¹⁾ In computing for the Group's current ratio, current assets include cash and cash equivalents, contracts receivables, other receivables, real estate inventories and other assets and current liabilities include accounts payable and accrued expenses, due to related parties, income tax payable, loans payable and bonds payable. Determination of current accounts is based on their maturity profile of relevant assets and liabilities.

⁽²⁾ Closing price at December 31, 2016 and December 31, 2015 is 1.53 and 1.81, respectively.

FILINVEST LAND, INC. AND SUBSIDIARIES

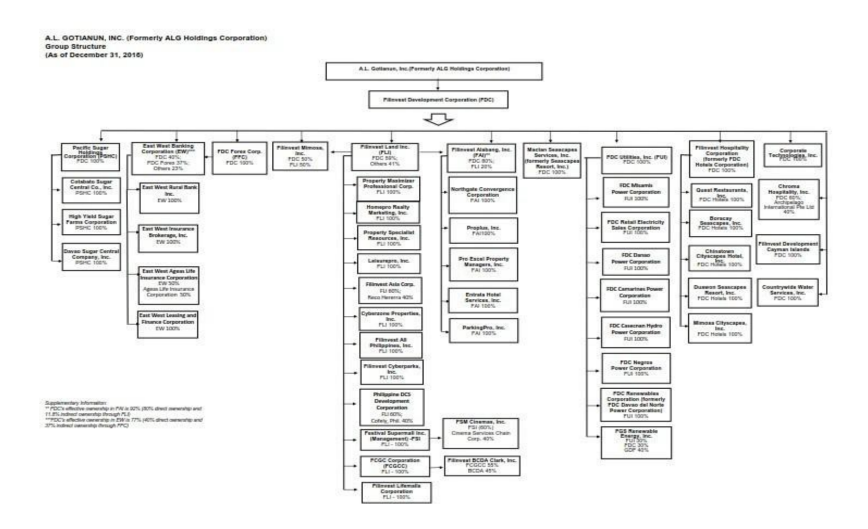
CONSOLIDATED UNAPPROPRIATED RETAINED EARNINGS EARNINGS AVAILABLE FOR DIVIDEND DISTRIBUTION

(Amounts in Thousands of Pesos)

Retair	ned Earnings, January 1, 2016		₱25,247,329
Adjust	ments:		
	Equity in net earnings of subsidiaries and an associate		(6,361,977)
	Prior-year adjustments		192,793
Unapp	propriated Retained Earnings, as adjusted,		_
Ja	nuary 1, 2015		19,078,145
Net in	come based on the face of audited financial statements	5,247,262	
Less:	Non-actual/unrealized income net of tax		
	Equity in net income of subsidiaries and an associate	(625,191)	
	Unrealized foreign exchange gain - net		
	Unrealized actuarial gain		
	Fair value adjustment (marked-to-market gains)		
	Fair value adjustment of Investment Property		
	resulting to gain		
	Adjustment due to deviation from PFRS/GAAP		
	gain		
	Other unrealized gains or adjustments to the retained		
	earnings as a result of certain transactions		
	accounted for under PFRS		
Add:	Non-actual/unrealized losses net of tax		
	Depreciation on revaluation increment		
	Adjustment due to deviation from PFRS/GAAP		
	loss		
	Loss on fair value adjustment of Investment		
	Property		
	Movement in deferred tax assets	(131,322)	
Net in	come actual/realized		4,490,750
Less:	Dividend declarations during the year		(1,479,235)
Unapp	propriated Retained Earnings, as adjusted,		
De	ecember 31, 2016		₽22,089,659

Group Structure

Below is a map showing the relationship between and among the Group and its ultimate Group, subsidiaries, and associates as of December 31, 2016:



CERTIFICATE ON THE COMPILATION SERVICES FOR THE PREPARATION OF THE FINANCIAL STATEMENTS AND NOTES TO THE FINANCIAL STATEMENTS

I hereby certify that I am the Certified Public Accountant (CPA) who performed the compilation services related to the preparation and presentation of financial information of an entity in accordance with an applicable financial reporting framework and reports as required by accounting and auditing standards for <u>Filinvest Land</u>, <u>Inc. and Subsidiaries</u> for the period ending <u>December 31, 2016</u>.

In discharging this responsibility, I hereby declare that:

I, am the Corporate Accounting Manager of Filinvest Land, Inc.

Furthermore, in my compilation services for the preparation of the Financial Statements and Notes to the Financial Statements, I was not assisted by or did not avail of the services of <u>SyCip Gorres Velayo & Co.</u> who/which is the external auditor who rendered the audit opinion for the said Financial Statements and Notes to the Financial Statements.

I hereby declare, under penalties of perjury and violation of Republic Act No. 9298, that my statements are true and correct. SIGNATURE OVER PRINTED NAME: Dellamas PROFESSIONAL IDENTIFICATION CARD NO. VALID UNTIL: November 6, 2017 ACCREDITATION NUMBER: 1575 Bd. Res. No. 393 November 6, 2019 VALID UNTIL: SUBSCRIBED AND SWORN TO BEFORE ME in the City of Mendaluyong this ___ day of MAR 2 **NOTARY PUBLIC** affiant exhibiting to me his/her as competent evidence of identity. Doc. No. Page No. Book No. JOVEN G. SEVILLANO Series of 2017 NOTARY PUBLIC FOR CLAY OF MANDALUYONG COMMISSION NO. 0285-17 UNTIL DECEMBER 31, 2018 **ROLL NO. 53970** IBP LIFETIME NO. 011302 RIZAL PTR NO. 3019108; 1-3-17; MANDALUYONG

Date

ELMER B. TANAY

MCLE COMPLIANCE NO. IV - 0014673 14 APRIL 2019
METRO MART COMPLEX, MANDALUYONG CITY