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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-Q

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

1. For the quarterly period ended	March 31, 2022	
2. SEC Identification Number <u>170957</u>		
3. BIR Tax ID <u>000-533-224</u>		
4. Exact name of issuer as specified in its charter	FILINVEST LAND,	INC.
5. Province, Country or other jurisdiction of incor	rporation or organization	<u>Philippines</u>
6. Industry Classification Code: (SEC U	se Only)	
Filinvest Building, #79 EDSA, Brgy. Highway 37. Address of issuer's principal office	Hills, Mandaluyong City	1550 Postal Code
8. Issuer's telephone number, including area code	02-7918-8188 / 02-758	<u>88-1678</u>
Not Applicable 9. Former name, former address, and former fisca	al year, if changed since last re	port
10. Securities registered pursuant to Section 8 and	d 12 of the SRC	
<u>Title of Each Class</u> Common Shares, 1.00 par value Preferred Shares, 0.01 par value	Number of shares issued a	and outstanding 24,249,759,506 8,000,000,000
Common Shares, 1.00 par value		24,249,759,506
Common Shares, 1.00 par value Preferred Shares, 0.01 par value	In	24,249,759,506 8,000,000,000 Php thousands
Common Shares, 1.00 par value Preferred Shares, 0.01 par value Amount of Debt Outstanding 11. Are any or all of these securities listed on the	In Philippine Stock Exchange?	24,249,759,506 8,000,000,000 Php thousands
Common Shares, 1.00 par value Preferred Shares, 0.01 par value Amount of Debt Outstanding 11. Are any or all of these securities listed on the Yes x	Philippine Stock Exchange? No ection 17 of the Code and SRC reunder, and Sections 26 and 1 ding twelve (12) months (or for the reports); No	24,249,759,506 8,000,000,000 Php thousands 70,287,834 C Rule 17 thereunder 41 of the Corporation

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PART 1 – FINANCIAL INFORMATION

FILINVEST LAND, INC. AND SUBSIDIARIES

Unaudited Interim Condensed Consolidated Financial Statements

As at March 31, 2022 and For the three months ended March 31, 2022 and 2021

Interim Condensed Consolidated Statement of Financial Position As at March 31, 2022

(Amounts in thousands)

	Notes	March 31, 2022 (Unaudited)	December 31, 2021 (Audited
ASSETS		(Unaudited)	(Audited
Current Assets			
Cash And Cash Equivalents	6	₽9,919,546	₽9,658,260
Contracts Receivable	7	5,120,933	5,337,93
Contract Assets	5	4,407,468	4,177,819
Other Receivables	8	3,016,455	2,710,46
Real Estate Inventories	9	70,122,694	68,726,92
Other Current Assets	10	5,823,326	4,933,31
Total Current Assets		98,410,423	95,544,70
Noncurrent Assets			
Contract Asset - Net Of Current Portion	5	P4,380,909	4,152,75
Investment In Associates	11	5,062,768	5,045,09
Investment Properties	13	73,956,616	72,077,98
Property And Equipment	14	5,205,004	4,794,02
Deferred Income Tax Assets	17	261,292	95,55
Goodwill	3	4,567,242	4,567,24
Other Noncurrent Assets	15	6,978,439	6,946,17
Total Noncurrent Assets		100,412,270	97,678,82
TOTAL ASSETS		P198,822,693	₽193,223,53
LIABILITIES AND EQUITY			
Current Liabilities			
Accounts Payable And Accrued Expenses	16	₽12,084,263	₽11,738,49
Contract Liabilities		1,214,659	1,171,38
Lease Liabilities - Current Portion	12	246,051	248,59
Due To Related Parties	26	232,065	204,31
Income Tax Payable		18,937	8,52
Loans Payable - Current Portion	17	6,604,566	4,912,19
Bonds Payable - Current Portion	18	12,985,129	6,991,74
Total Current Liabilities		33,385,670	25,275,25
Noncurrent Liabilities			
Loans Payable - Net Of Current Portion	17	P27,374,844	₽27,270,54
Bonds Payable - Net Of Current Portion	18	23,323,224	29,297,17
Contract Liabilities - Net Of Current Portion		752,193	774,21
Lease Liabilities - Net Of Current Portion	12	6,128,147	6,099,42
Net Retirement Liabilities		638,505	459,63
Deferred Income Tax Liabilities - Net	23	6,020,027	5,317,26
Accounts Payable And Accrued Expenses - Net Of Current Portion	16	10,568,453	8,939,79
Total Noncurrent Liabilities		74,805,392	78,158,05
Total Liabilities		P108,191,063	103,433,30

(Forward)

	Notes	March 31, 2022	December 31, 2021
		(Unaudited)	(Audited)
Equity			
Common Stock	19	₽24,470,708	₽24,470,708
Preferred Stock	19	80,000	80,000
Additional Paid-In Capital		5,612,321	5,612,321
Treasury Stock	19	(221,041)	(221,041)
Retained Earnings	19	58,102,801	57,425,032
Revaluation Reserve On Financial Assets At Fair Value Through Other Comprehensive Income		(2,619)	(2,619)
Remeasurement Losses On Retirement Plan		(5,661)	(16,169)
Share In Other Components Of Equity Of An Associate		372,449	372,449
Equity attributable to equity holders of the parent		88,408,958	87,720,681
Noncontrolling Interest		2,222,672	2,069,543
Total Equity		90,631,631	89,790,224
TOTAL LIABILITIES AND EQUITY		P198,822,693	₽193,223,531

Interim Condensed Consolidated Statement of Profit and Loss For the Three months ended March 31

(Amounts in thousands; Except Earnings per share figures)

		Three month	s Period Ended
	Notes		March 31
		2022	2021
		(Unaudi	ted)
REVENUE			
Real Estate Sales	4, 5	₽2,690,559	₽2,464,878
Rental Services	4, 5	1,453,814	1,694,260
Total revenue		4,144,373	4,159,138
EQUITY IN NET EARNINGS OF AN ASSOCIATE		17,678	12,097
OTHER INCOME			
Interest Income	22	83,962	105,214
Others		61,456	69,449
		4,307,469	4,345,898
COSTS			
Real Estate Sales	4	1,535,991	1,446,563
Rental Services	4	543,038	578,292
OPERATING EXPENSES			
Selling And Marketing Expenses	21	231,814	253,847
General And Administrative Expenses	20	451,727	460,454
INTEREST AND OTHER FINANCE CHARGES	22	535,646	726,445
		3,298,216	3,465,601
INCOME BEFORE INCOME TAX		1,009,253	880,296
PROVISION FOR INCOME TAX			
Current	23	35,588	19,343
Deferred	23	142,766	89,376
		178,354	108,719
NET INCOME		P830,899	₽771,577
NET INCOME ATTRIBUTABLE TO:			
Equity holders of the parent		P677,769	₽736,313
Noncontrolling interest		153,129	35,264
1 to the state of		P830,899	₽771,577
Earnings Per Share Basic		₽0.03	₽0.03
Diluted		₽0.03 ₽0.03	₽0.03 ₽0.03
Diffica		¥0.03	¥0.03

Interim Condensed Consolidated Statement of Comprehensive Income For the Three months ended March 31

(Amounts in thousands)

	Three months Period	l Ended March 31
	2022	2021
	(Unaudited)	(Unaudited)
NET INCOME FOR THE PERIOD	₽830,899	₽771,577
OTHER COMPREHENSIVE INCOME		
Remeasurement gain from an associates investment	-	-
Remeasurement gain (losses) on retirement plan, net of tax	10,507	-
TOTAL COMPREHENSIVE INCOME	P841,406	₽771,577
Total comprehensive income attributable to:		
Equity holders of the parent	P688,276	₽736,313
Noncontrolling interest	153,129	35,264
	P841,406	₽771,577

Interim Condensed Consolidated Statement of Changes in Equity For the Three months ended March 31, 2022

(Amounts in thousands)

				1	Attributable to I	Equity Holders of t	he Parent					
	Common Stock	Proform		ı Stock	Unappropri ated Retained Earnings	Appropriated Retained Earnings	Revaluatio n Reserve on Financial Assets at FVOCI	Remeasurem ent Losses on Retirement Plan	Share in Othe Component of Equity o an Associat	r s Total f	Noncontroll ing Interest	Total Equity
					F	or the Three mont	hs Ended Marc	h 31, 2022				
Balances at the beginning of the year	P24,470,708	₽80,000	₽5,612,321	(P221,041)	P52,425,032	P5,000,000	(P2,619)	(P16,169)	₽372,449	P87,720,682	P2,069,543	P89,790,225
Net income Other comprehensive income					677,769			10,507		677,769 10,507	153,129	830,899 10,507
Total comprehensive income Dividends declared					677,769			10,507		688,276	153,129	841,406
Dividend distribution to noncontrolling interest												
Balances as at end of period	P24,470,708	₽80,000	P5,612,321	(P221,041)	P53,102,801	P5,000,000	(P2,619)	(P5,661)	Р372,449	P88,408,958	P2,222,672	P90,631,631
					1	For the Three montl	ns Ended March	31, 2021				
Balances at the beginning of the year	₽24,470,708	₽80,00	00 ₽5,612,321	(₽221,041)	₽38,776,186	₽5,000,000	(P2,619)	(P15,136)	₽372,44	9 ₽74,072,868	₽306,075	₽74,378,943
Net income Other comprehensive income					736,313					736,313	35,264	771,577
Total comprehensive income Dividends declared Dividend distribution to noncontrolling interest					736,313					736,313	35,264	771,577
Balances as at end of the period	₽24,470,708	₽80,00	00 ₽5,612,321	(₽221,041)	₽39,512,499	₽5,000,000	(P2,619)	(P15,136)	₽372,44	9 P74,809,181	₽341,339	₽75,150,520

Interim Condensed Consolidated Statement of Cash Flows For the Three months ended March 31

(Amounts in thousands)

Three months Period Ended March 31

	2022	2021
	(Unaudited)	(Unaudited)
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	₽1,009,253	₽880,296
Adjustments for:		
Interest income	(83,962)	(105,214)
Interest expense and amortization of transaction costs	556,491	725,789
Depreciation and amortization	353,685	278,162
Equity in net earnings of associates	(17,678)	(12,097)
Net pension expense, net of contribution and benefits paid	14,890	12,571
Operating income before changes in operating assets and liabilities	1,832,679	1,779,507
Changes in operating assets and liabilities		
Decrease (increase) in:		
Contracts receivables	216,998	(530,770)
Contract Assets	(457,803)	538,593
Other receivables	(305,992)	90,415
Real estate inventories	(1,689,342)	(375,166)
Other assets	(939,254)	(340,803)
Increase (decrease) in:	(, - ,	(= =,===,
Accounts payable and accrued expenses	1,654,399	(12,921)
Contracts liabilities	21,257	295,301
Net cash generated from operations	332,942	1,444,156
Income taxes paid, including creditable withholding taxes	543,570	(256,355)
Interest received	83,962	105,214
Net cash provided by operating activities	960,474	1,293,015
Net cash provided by operating activities	300,474	1,293,013
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisitions of investment properties and property and equipment	(1,579,087)	(1,838,340)
Decrease (increase) in BTO rights	(8,348)	_
Cash used in investing activities	(1,587,435)	(1,838,340)
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from availments of loans payable	3,634,900	-
Payments of:		
Loans payable	(1,837,127)	(468,701)
Interest and transaction costs	(837,846)	(909,144)
Lease liability	(99,428)	(81,728)
Changes in amounts due to related parties	27,748	(20,589)
Net cash used in financing activities	888,247	(1,480,162)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	261,286	(2,025,487)
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	9,658,260	6,693,557
CASH AND CASH EQUIVALENTS, END OF PERIOD	P9,919,546	₽4,668,070

NOTES TO INTERIM CONDENSED 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, after the expiration of its corporate life of 50 years, 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, condotels, and condominium buildings. The Group also leases out commercial and office spaces in Muntinlupa City, Makati City, Pasay City, Cebu City, Tagaytay City, Cavite, and Clark Mimosa, as 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 April 22, 2022, the Board of Directors approved and authorized the release of the accompanying unaudited interim condensed consolidated financial statements of Filinvest Land, Inc., and Subsidiaries.

2. Summary of Significant Accounting Policies

Basis of Preparation

The interim condensed consolidated financial statements are prepared using the historical cost basis, except for financial assets at fair value through other comprehensive income (FVOCI) 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, its subsidiaries, and associates. Amounts are in thousand Pesos except as otherwise indicated.

The interim condensed consolidated financial statements provide comparative information in respect of the previous period.

Statement of Compliance

The unaudited interim consolidated financial statements of the Group for the Three months ended March 31, 2022 have been prepared in accordance with Philippine Accounting Standards (PAS) 34, Interim Financial Reporting, as modified by the application of the following reporting reliefs issued and approved by the SEC under Memorandum Circular No. 34-2021 in response to the COVID-19 pandemic.

- 1. Assessing if the transaction price includes a significant financing component as discussed in Philippine Interpretations Committee (PIC) Questions and Answers (Q&A) No. 2018-12-D
- 2. Application of IFRIC Agenda Decision on Over Time Transfer of Constructed Goods (PAS 23, *Borrowing Cost*).

The unaudited interim consolidated financial statements do not include all the information and disclosures required in the annual consolidated financial statements, and should be read in conjunction with the Group's annual consolidated financial statements as at December 31, 2021, which have been prepared in accordance with Philippine Financial Reporting Standards (PFRSs), as modified by the application of the following reporting reliefs issued and approved by the SEC under Memorandum Circular No. 34-2020 in response to the COVID-19 pandemic.

Basis of Consolidation

The unaudited interim 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 of March 31, 2022 and December 31, 2021 are as follows. The voting rights held by the Group in these subsidiaries are in proportion to its ownership interest.

Subsidiaries	Nature of Business	2022	2021
Filinvest AII Philippines, Inc. (FAPI)	Real estate developer	100%	100%
FCGC Corporation (FCGCC)	Real estate developer	100%	100%
Filinvest BCDA Clark, Inc. (FBCI) ¹	Real estate developer	55%	55%
Gintong Parisukat Realty and Development Inc. (GPRDI)	Real estate developer	100%	100%
Homepro Realty Marketing, Inc. (Homepro)	Real estate developer	100%	100%
Filinvest REIT Corp. (FILRT) ²	Leasing	63%	63%
Filinvest Asia Corporation (FAC)	Leasing	60%	60%
Filinvest Cyberparks, Inc. (FCI)	Leasing	100%	100%
Filinvest Clark Mimosa, Inc. (FCMI) ³	Leasing	100%	100%
Festival Supermall, Inc. (FSI)	Property management	100%	100%
Filinvest Lifemalls Corporation (FLC)	Property management	100%	100%
Filinvest Lifemalls Mimosa, Inc. (FLMI)	Property management	100%	100%
Filinvest Lifemalls Tagaytay, Inc. (FLTI)	Property management	100%	100%
ProOffice Works Services, Inc. (ProOffice) ⁴	Property management	100%	100%
Property Specialist Resources, Inc. (Prosper)	Property management	100%	100%
FSM Cinemas, Inc. (FSM Cinemas) ⁵	Theater operator	60%	60%
Philippine DCS Development Corporation (PDDC)	District cooling systems, builder and operator	60%	60%
Timberland Sports and Nature Club, Inc. (TSNC)	Recreational Sports and Natures Club	98%	98%
Leisurepro, Inc. (Leisurepro)	Marketing	100%	100%
Proleads Philippines, Inc. (PPI)	Marketing	100%	100%
Property Leaders International Limited (PLIL)	Marketing	100%	100%
Property Maximizer Professional Corp. (Promax)	Marketing	100%	100%
Realpros Philippines, Inc. (RPI)	Marketing	100%	100%
Nature Specialists, Inc. (NSI)	Recreational Sports and Natures Club	75%	75%
FREIT Fund Managers, Inc. ⁶	Fund Manager	100%	100%
Co-Living Pro Managers Corp. (CPMC) ⁷	Real estate developer	100%	100%

Notes:

- 1. FBCI is owned indirectly through FCGCC.
- 2. On August 12, 2021, FILRT shares were listed at the PSE. FLI previously owned 100% of FILRT and sold 36.7% or 1,797.61 million shares in its initial public offering (see Notes 1 and 31).
- 3. Filinvest Cyberzone Mimosa, Inc. (FCMI) was renamed Filinvest Clark Mimosa Inc. on February 15, 2021.
- 4. 40% interest is owned by FCI. Effectively, FLI owns 100% of ProOffice.
- 5. FSM Cinemas is owned indirectly through FSI.
- 6. FFMI was incorporated on April 13, 2021 to engage in business of providing fund management services to REIT companies.
- 7. CPMC was incorporated on August 2, 2021 in to engage in business of developing, operating, managing, and maintaining dormitels, lots and buildings whether owned or leased, to make such dormitels available for all clients for temporary stay as well as any and all services and facilities incidental thereto. CPMC has not started commercial operations as of December 31, 2021.

Except for PLIL which was incorporated in British Virgin Islands, 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.

None of the foregoing subsidiaries has been a party to any bankruptcy, receivership or similar proceedings and has not undergone or entered any material classification, merger, consolidation (except as disclosed elsewhere in this report), purchased, or sold a significant amount of assets outside the ordinary course of business.

Changes in Accounting Policies and Disclosures

The accounting policies adopted in the preparation of the Group's consolidated financial statements are consistent with those of the previous financial years, except for the adoption of the following amendments in PFRS and PAS which became effective beginning January 1, 2021. Unless otherwise indicated, adoption of these amendments to existing standards and interpretations did not have an impact on the consolidated financial statements of the Group.

• Amendment to PFRS 16, COVID-19-related Rent Concessions beyond 30 June 2021

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

- The rent concession is a direct consequence of COVID-19;
- The change in lease payments results in a revised lease consideration that is substantially the same as, or less than, the lease consideration immediately preceding the change;
- Any reduction in lease payments affects only payments originally due on or before June 30, 2022; and
- There is no substantive change to other terms and conditions of the lease.

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

The amendment is effective for annual reporting periods beginning on or after April 1, 2021. Early adoption is permitted. The Group adopted the amendment beginning April 1, 2021. These amendments had no impact on the Group as there are no rent concessions granted to the Group as a lessee.

 Amendments to PFRS 9, Financial Instruments, PFRS 7, Financial Instruments: Disclosures, PFRS 4, Insurance Contracts, and PFRS 16, Leases, Interest Rate Benchmark Reform -Phase 2

The amendments provide the following temporary reliefs which address the financial reporting effects when an interbank offered rate (IBOR) is replaced with an alternative nearly risk-free interest rate (RFR):

- Practical expedient for changes in the basis for determining the contractual cash flows as a result
 of IBOR reform
- Relief from discontinuing hedging relationships
- Relief from the separately identifiable requirement when an RFR instrument is designated as a hedge of a risk component

The Group shall also disclose information about:

- The about the nature and extent of risks to which the entity is exposed arising from financial instruments subject to IBOR reform, and how the entity manages those risks; and
- Their progress in completing the transition to alternative benchmark rates, and how the entity is managing that transition

The amendments are effective for annual reporting periods beginning on or after January 1, 2021 and apply retrospectively. These amendments had no impact on the unaudited interim condensed consolidated financial statements of the Group.

 Adoption of PIC Q&A 2018-12-H, PFRS 15 - Accounting for Common Usage Service (CUSA) Charges

On February 14, 2018, PIC Q&A 2018-12-H was issued providing guidance on accounting for common usage service which concludes that real estate developers are generally acting as principal for CUSA charges. Under SEC MC No. 3-2019, the adoption of PIC Q&A No. 2018-12-H was deferred until December 31, 2020. After the deferral period, real estate companies will adopt PIC Q&A No. 2018-12-H and any subsequent amendments thereto retrospectively or as the SEC will later prescribe.

The Group previously availed of the reliefs provided by the SEC and have accounted for the related revenue net of costs and expenses. As at January 1, 2021, the Group adopted PIC Q&A 2018-12-H retrospectively. The Group assessed itself as principal for CUSA and air-conditioning charges, and as an agent for electricity and water usage. Accordingly, the Group presented the revenue from provision of CUSA and air conditioning services and its related costs on a gross basis as part of "Revenue from rental and related services", respectively.

The adoption did not impact the consolidated statements of financial position and consolidated statements of cash flows.

Statement of comprehensive income for the three months ended March 31, 2022

	Amounts p	Amounts prepared under		
	PFRS 15	Previous PFRS	(Decrease)	
Revenues from Rental and related services	₽1,453,814	₽1,084,558	₽369,257	
Cost of Rental and related services	543,038	173,782	369,257	

Statement of comprehensive income for the three months ended March 31, 2021

_	Amounts p	Increase	
	PFRS 15	Previous PFRS	(Decrease)
Revenues from Rental and related services	₽1,694,260	₽1,294,993	₽399,268
Cost of Rental and related services	578,292	179,025	₽399,268

Accounts classification in 2021 were updated to conform with the 2022 presentation.

 Adoption of Q&A 2018-12-E (as amended by PIC Q&A 2021-02) - Treatment of Uninstalled Materials in the Calculation of the POC

PIC Q&A 2020-02 was issued by the PIC on October 29. 2020. The latter aims to provide conclusion on the treatment of materials delivered on site but not yet installed in measuring performance obligation in accordance with PFRS 15, *Revenue from Contracts with Customers* in the real estate industry.

The adoption of this PIC Q&A did not impact the consolidated financial statements of the Group since it does not engage in supply contracts with suppliers for the provision and installation of materials.

 Adoption of PIC Q&A 2018-14, Accounting for Cancellation of Real Estate Sales (as amended by PIC Q&A 2021-05)

On June 27, 2018, PIC Q&A 2018-14 was issued providing guidance on accounting for cancellation of real estate sales. Under SEC MC No. 3-2019, the adoption of PIC Q&A No. 2018-14 was deferred until December 31, 2020. After the deferral period, real estate companies will adopt PIC Q&A No. 2018-14 and any subsequent amendments thereto retrospectively or as the SEC will later prescribe.

On November 11, 2020, PIC Q&A 2020-05 was issued which supersedes PIC Q&A 2018-14. This PIC Q&A adds a new approach where the cancellation is accounted for as a modification of the contract (i.e., from non-cancellable to being cancellable). Under this approach, revenues and related costs previously recognized shall be reversed in the period of cancellation and the inventory shall be

reinstated at cost. PIC Q&A 2020-05 will have to be applied prospectively from approval date of the Financial Reporting Standards Council which was November 11, 2020.

The adoption of this PIC Q&A as of January 1, 2021 did not impact the consolidated financial statements of the Group. As the Group has been reporting repossessed inventories as allowed under approach 3, there is no change in accounting upon adoption of the PIC Q&A.

Deferred Effectivity

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

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

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

• Deferral of Certain Provisions of PIC Q&A 2018-12, PFRS 15 Implementation Issues Affecting the Real Estate Industry (as amended by PIC Q&As 2020-02 and 2020-04)

On February 14, 2018, the PIC issued PIC Q&A 2018-12 which provides guidance on some PFRS 15 implementation issues affecting the real estate industry. On October 25, 2018 and February 08, 2019, the SEC issued SEC MC No. 14-2018 and SEC MC No. 3-2019, respectively, providing relief to the real estate industry by deferring the application of certain provisions of this PIC Q&A for a period of three years until December 31, 2020. On December 15, 2020, the Philippine SEC issued SEC MC No. 34-2020 which further extended the deferral of certain provisions of this PIC Q&A until December 31, 2023. A summary of the PIC Q&A provisions covered by the SEC deferral and the related deferral period follows:

	Deferral Period
a. Assessing if the transaction price includes a significant	
financing component as discussed in PIC Q&A 2018-12-D	Until December 31, 2023
(as amended by PIC Q&A 2020-04)	
b. Treatment of land in the determination of the POC discussed	Until December 31, 2023
in PIC Q&A 2018-12-E	Onth December 31, 2023

The SEC Memorandum Circulars also provided the mandatory disclosure requirements should an entity decide to avail of any relief. Disclosures should include:

- a. The accounting policies applied.
- b. Discussion of the deferral of the subject implementation issues in the PIC Q&A.
- c. Qualitative discussion of the impact on the financial statements had the concerned application guidelines in the PIC Q&A been adopted.
- d. Should any of the deferral options result into a change in accounting policy (e.g., when an entity excludes land and/or uninstalled materials in the POC calculation under the previous standard but opted to include such components under the relief provided by the circular), such accounting change will have to be accounted for under PAS 8, i.e., retrospectively, together with the corresponding required quantitative disclosures.

After the deferral period, real estate companies have an accounting policy option of applying either the full retrospective approach or modified retrospective approach as provided under SEC MC 8-2021. The Group availed of the SEC relief to defer the above specific provision of PIC Q&A No. 2018-12 on determining whether the transaction price includes a significant financing component. Had this provision been adopted, the mismatch between the POC of the real estate projects and right to an amount of consideration based on the schedule of payments provided for in the contract to sell might constitute a significant financing component. In case of the presence of significant financing component, the guidance should have been

applied retrospectively and would have resulted in restatement of prior year financial statements in case a full retrospective approach is applied. Depending on the approach of adoption, the adoption of this guidance would have impacted interest income, interest expense, revenue from real estate sales, contract assets, provision for deferred income tax, deferred tax asset or liability for all years presented (full retrospective approach), and the opening balance of retained earnings (full retrospective approach and modified retrospective approach). The Group has yet to assess if the mismatch constitutes a significant financing component for its contracts to sell. The above would have impacted the cash flows from operations and cash flows from financing activities for all years presented in case of a full retrospective approach. The Group has yet to decide on whether the adoption will be using a full retrospective or modified retrospective approach.

• Deferment of Implementation of *IFRIC Agenda Decision on Over Time Transfer of Constructed Goods* (IAS 23, *Borrowing Cost*) for the Real Estate Industry

In March 2019, IFRIC published an Agenda Decision on whether borrowing costs can be capitalized on real estate inventories that are under construction and for which the related revenue is/will be recognized over time under par. 35I of IFRS 15. IFRIC concluded that borrowing costs cannot be capitalized for such real estate inventories as they do not meet the definition of a qualifying asset under IAS 23 considering that these inventories are ready for their intended sale in their current condition.

The IFRIC agenda decision would change the Group's current practice of capitalizing borrowing costs on real estate projects with pre-selling activities.

On February 21, 2020, the Philippine SEC issued Memorandum Circular No. 4, Series of 2020, providing relief to the Real Estate Industry by deferring the mandatory implementation of the above IFRIC Agenda Decision until December 31, 2020. Further, on December 15, 2020, the Philippine SEC issued SEC MC No. 34-2020, which extends the relief on the application of the IFRIC Agenda Decision provided to the Real Estate Industry until December 31, 2023.

Effective January 1, 2024, the Real Estate Industry will adopt the IFRIC agenda decision and any subsequent amendments thereto retrospectively or as the SEC will later prescribe. A real estate company may opt not to avail of the deferral and instead comply in full with the requirements of the IFRIC agenda decision.

For real estate companies that avail of the deferral, the SEC requires disclosure in the Notes to the Financial Statements of the accounting policies applied, a discussion of the deferral of the subject implementation issues, and a qualitative discussion of the impact in the financial statements had the IFRIC agenda decision been adopted.

The Group opted to avail of the relief as provided by the SEC. Had the Group adopted the IFRIC agenda decision, borrowing costs capitalized to real estate inventories related to projects with pre-selling activities should have been expensed out in the period incurred. This adjustment should have been applied retrospectively and would have resulted to restatement of prior year financial statements. A restatement would have impacted interest expense, cost of sales, provision for deferred income tax, real estate inventories, deferred tax liability and opening balance of retained earnings. The above would have impacted the cash flows from operations and cash flows from financing activities for all years presented in case of a full retrospective approach. The Group has yet to decide on whether the adoption will be using a full retrospective or modified retrospective approach.

3. Goodwill

Goodwill arising from business combinations in the Group's consolidated statements of financial position as of March 31, 2022 and December 31, 2021 consists of (amounts in thousands):

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

As of March 31, 2022 and December 31, 2021, the recoverable value of the cash generating units to which the goodwill pertains is in excess of the carrying value of the cash generating units, thus, no impairment has been recognized. There are no events that have occurred and circumstances that have changed since December 31, 2021 which would indicate that an impairment indicator exists as of March 31, 2022.

4. Segment Reporting

For management purposes, the Group is organized into the following segments:

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, Fora Tagaytay, Centro Square and Il Corso, including its management and theater operations, and the leasing of commercial and office spaces in Makati City, Muntinlupa City, Pasay City, Bacoor City, Tagaytay City, Cebu City and Clark.

Management monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Performance of each segment is evaluated based on their profit and loss or net income.

The chief operating decision-maker of the Group is the Executive Committee. The committee reviews internal reports to assess performance and allocate resources. Based on the reports, it is also able to determine both the operating and non-operating segments. Reporting by geographical segments does not apply as the Group currently operates in the Philippines only.

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 with third parties.

For the period ended March 31, 2022 and 2021, there were no revenue transactions with a single external customer which accounted for 10% or more of the consolidated revenue from external customers.

The information about the financial position and result of operations of these business segments for the period ended March 31, 2022 and 2021 are summarized below.

Revenue and other income except equity in net earnings of associates: External Inter-segment P2,690,559 P1,453,814 P4,144,373 P- P4,1 P4,1 P4,1 P4,1 P4,1 P4,1 P4,1 P4,1	44,373 44,373 17,678 45,418 63,096 30,899
Revenue and other income except equity in net earnings of associates: External Inter-segment P2,690,559 R3,265 P1,453,814 R3,265 P4,144,373 R3,265 P- P4,1 R3,265 P4,144,373 R3,265 P4,144,373 R3,265 P3,265 R3,265 P4,124,373 R3,265 P4,144,373 R3,265	44,373 17,678 45,418 63,096 330,899
in net earnings of associates: External P2,690,559 P1,453,814 P4,144,373 P- P4,1 Inter-segment 83,265 83,265 (83,265) 2,773,824 1,453,814 4,227,638 (83,265) 4,1 Equity in net earnings of associates 17,678 17,678 Other income 483,671 252,962 736,633 (591,215) 1 Net income 768,433 449,387 1,217,820 (386,922) 8	44,373 17,678 45,418 63,096 330,899
External Inter-segment P2,690,559 P1,453,814 P4,144,373 P- P4,14 P4,144,373 P- P4,144,374 P4,144,373 P- P4,144,374 P4,144,373 P- P4,144,373 P- P4,144,374 P4,144,373 P	44,373 17,678 45,418 63,096 330,899
Inter-segment 83,265 83,265 (83,265) 2,773,824 1,453,814 4,227,638 (83,265) 4,1 Equity in net earnings of associates 17,678 17,678 17,678 Other income 483,671 252,962 736,633 (591,215) 1 Net income 768,433 449,387 1,217,820 (386,922) 8	44,373 17,678 45,418 63,096 330,899
Equity in net earnings of associates 17,678 17,678 17,678 Other income 483,671 252,962 736,633 (591,215) 1 Net income 768,433 449,387 1,217,820 (386,922) 8	17,678 45,418 63,096 330,899
Equity in net earnings of associates 17,678 17,678 Other income 483,671 252,962 736,633 (591,215) 1 501,349 252,962 754,311 (591,215) 1 Net income 768,433 449,387 1,217,820 (386,922) 8	17,678 45,418 63,096 330,899
Other income 483,671 252,962 736,633 (591,215) 1 501,349 252,962 754,311 (591,215) 1 Net income 768,433 449,387 1,217,820 (386,922) 8	45,418 63,096 330,899
501,349 252,962 754,311 (591,215) 1 Net income 768,433 449,387 1,217,820 (386,922) 8	.63,096 330,899
Net income 768,433 449,387 1,217,820 (386,922) 8	30,899
Adjusted EBITDA 1,135,944 1,125,136 2,261,080 (380,174) 1,8	200 00
	80,906
Segment assets 127,577,322 89,948,979 217,526,302 (18,703,609) 198,8	322,693
	61,292
	61,401
	91,063
beginnene muonitates	20,027
	71,036
10300 i 101 11000 1107 1107 (20) 1200 1 1021	71,000
Cash flows provided by (used in):	
	38,371
	37,435)
	88,247
December 31, 2021 (Audited)	
Real Estate Leasing Adjustments and	
Operations Operations Combined Eliminations Conso	lidated
Segment Assets P114,176,209 P83,223,266 P197,399,475 (4,175,944) P193,2	23,531
Less net deferred tax assets – 95,553 95,553	95,553
Net segment assets P114,176,209 P83,127,713 P197,303,922 (4,175,944) P193,1	27,978
Segment Liabilities 67,170,101 29,599,056 96,769,157 6,664,150 103,4	
Less net deferred tax liabilities 5,416,353 (136,114) 5,280,239 37,031 5,3	33,307
Net segment liabilities P61,753,748 P29,735,170 P91,488,918 P6,627,119 P98,1	33,307 17,270

	March 31, 2021 (Unaudited)				
	Real Estate	Leasing		Adjustments and	
	Operations	Operations	Combined	Eliminations	Consolidated
Revenue and other income except equity in net earnings of associates:					
External	₽2,383,603	₽1,775,534	₽4,159,138	₽0	₽4,159,138
Inter-segment	81,274		81,274	(81,274)	
	2,464,878	1,775,534	4,240,412	(81,274)	4,159,138
Equity in net earnings of associates	11,840	257	12,097		12,097
Other income	153,302	1,808,838	1,962,141	(1,787,478)	174,663
	2,630,020	3,584,630	6,214,650	(1,868,752)	4,345,898
Net income	514,338	1,951,795	2,466,134	(1,694,557)	771,577
Adjusted EBITDA	731,571	2,925,159	3,656,729	(1,706,984)	1,949,745
Cash flows provided by (used in):					
Operating activities	₽7,492,448	(P5,486,824)	₽2,005,624	(₽712,622)	₽1,293,002
Investing activities	(141,913)	(1,696,427)	(1,838,340)	-	(1,838,340)
Financing activities	(397,292)	(1,082,870)	(1,480,162)	-	(1,480,162)

Seasonality

Except for the significant impact of COVID-19 pandemic to the Company's operations starting March 2021, there were no other trends, events or uncertainties that have had or that are reasonably expected to have a material impact on net sales or revenues or income from operations.

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 statement of income. Adjusted EBITDA is the Group's EBITDA adjusted by the equity in net earnings from associates for the period:

	March 31, 2022	March 31, 2021
	(Unaudited)	(Unaudited)
	(In Thousa	ands)
Adjusted EBITDA	₽1,880,906	₽1,949,745
Depreciation and amortization	(353,685)	(355,102)
Operating profit	1,527,221	1,594,644
Interest and other finance charges	(535,646)	(726,445)
Equity in net earnings of associates	17,678	12,097
Income before income tax	₽1,009,253	₽880,296

5. Revenue from Contracts with Customers

Disaggregated Revenue Information

The Group's disaggregation of each source of revenue from contracts with customers are presented below:

	March 31	March 31
	2022	2021
	(Unaudited)	(Unaudited)
	(In Thousa	nds)
Real estate sales by market segment		
Medium income	₽1,752,080	₽1,698,367
Low affordable and affordable	605,564	563,603
High-end and others	289,255	155,270
Socialized	43,660	47,638
	2,690,559	2,464,878
Cinema operations by type of goods or services		
(included as part of rental and related services)		
Theater and snack bar sales	25,872	15,739
	25,872	15,739
Tenant dues		
Office leasing	286,406	320,152
Mall operations	82,850	79,116
	369,257	399,268
Total revenue from contracts with customers	3,085,688	2,879,884
Rental and related services		
Office leasing	866,800	1,123,614
Mall operations	191,885	155,640
	1,058,685	1,279,254
Total Revenue	P4,144,373	₽4,159,138

The Group's real estate sales and theater sales are revenue from contracts with customers which are recognized over time while revenue from snack bar sales is recognized at a point in time. Market segments classification of projects in 2021 were updated to conform with the 2022 presentation.

	Current	Noncurrent	Total
	(In Thousands)	
Contract receivable	₽5,120,933	₽0	₽5,120,933
Contract assets	4,407,468	4,380,909	8,788,378
Contract liabilities	1,214,659	752,193	1,966,852

As of December 31, 2021 contract balances are as follows:

	Current	Noncurrent	Total
	(In Thousands)	
Contract receivable	₽5,337,931	₽–	₽5,337,931
Contract assets	4,177,819	4,152,756	8,330,575
Contract liabilities	1,171,384	774,212	1,945,596

Real estate sales contracts are collectible in equal monthly principal installments in varying periods of two (2) to ten (10) years. Interest rates per annum range from 11.5% to 19.0%. Titles to the residential units sold transferred to customers upon full payment of the contract price.

Contract assets represent the right to consideration for assets already delivered by the Group in excess of the amount recognized as contracts receivable. Contract assets is reclassified to contracts receivable when monthly amortization of customer is due for collection.

Contract liabilities consist of collections from real estate customers which have not reached the equity threshold to qualify for revenue recognition and excess of collections over the good and services transferred based on percentage of completion. The movement in contract liability arise mainly from revenue recognition of completed performance obligations.

Rental agreements

The Group entered into lease agreements for its mall retail spaces and office spaces with the following identified performance obligations: (a) lease of space (b) provisioning of water and electricity and (c) provision of air conditioning and CUSA services (d) administration fee.

Revenue from lease of space is recognized on a straight-line basis over the lease term while revenue for the remaining performance obligations is recognized when services are rendered. The tenant is required to settle within 7 to 20 days upon receipt of the bill. In case of delay in payments, a penalty of 3% to 36% per annum is charged for the amount due for the duration of delay. The lease arrangement would typically require a tenant to pay advance rental equivalent to three (3) months and a security deposit equivalent to three (3) months rental to cover any breakages after the rental period, with the excess returned to the tenant.

In line with the rental relief framework implemented by the government to support businesses and the broader economy due to the impact of COVID-19, the Group waived its right to collect rent and other charges as part of lease concessions it granted to lessees. Rent discounts and concessions given vary for merchants that are (1) allowed to operate during community quarantine and operational (2) allowed to operate during community quarantine but not operational (3) not allowed to operate during community quarantine.

6. Cash and Cash Equivalents

This account consists of:

	March 31	December 31
	2022	2021
	(Unaudited)	(Audited)
	(In Thousan	ds)
Cash	₽5,911,016	₽6,443,411
Cash equivalents	4,008,530	3,214,849
	₽9,919,546	₽9,658,260

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 \$\mathbb{P}\$15.48 million and \$\mathbb{P}\$6.99 million as at March 31, 2022 and 2021, respectively (see Note 22).

There is no restriction on the Group's cash and cash equivalents as at March 31, 2022 and December 31, 2021.

7. Contracts Receivable

This account consists of:

	March 31	December 31
	2022	2021
	(Unaudited)	(Audited)
	(In Thousan	ds)
Contracts receivable	₽4,910,899	₽5,133,740
Receivables from government and	210.024	
financial institutions	210,034	204,191
	Р5,120,933	₽5,337,931

Real estate sales contracts are collectible over varying periods within two (2) to ten (10) years. The receivables arising from real estate sales are collateralized by the corresponding real estate properties sold. The Group records any excess of progress work over the right to an amount of consideration that is unconditional (i.e., contracts receivable) as contract assets.

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.

Interest income recognized on contracts receivable amounted to P61.29 million and P355.06 million for the Three months ended March 31, 2022 and 2021, respectively (see Note 22). Interest rates per annum on contracts receivable range from 11.5% to 19.0% for these periods.

The Group has a mortgage insurance contract with Philippine Guarantee Corporation (then, Home Guaranty Corporation), a government insurance company for a retail guaranty line. As of March 31, 2022 and December 31, 2021, the contracts (comprise of both contract receivables and contract assets) covered by the guaranty line amounted to P1.57 billion and P1.57 billion, respectively. As of March 31, 2022 and December 31, 2021, the remaining unutilized guaranty line amounted to P2.04 billion and P2.04 billion, respectively.

As of March 31, 2022 and December 31, 2021, no impairment losses were recognized from contracts receivables.

8. Other Receivables

This account consists of:	March 31	December 31
	2022	2021
	(Unaudited)	(Audited)
		(In Thousands)
Receivables from tenants	₽1,697,262	₽1,623,286
Due from related parties (Notes 12 and 20)	641,381	472,233
Advances to officers and employees	308,020	310,616
Receivables from homeowners' associations	258,520	261,127
Receivables from buyers	16,067	1,003
Others	141,634	89,884
	3,062,884	2,758,149
Less: Allowance for expected credit losses	46,429	47,686
	₽3,016,455	₽2,710,463

Receivables from tenants represent charges to tenants for rentals and utilities normally collectible within a year.

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

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.

Receivables from buyers mainly pertain to advances for fit-out funds and other advances relating to insurance and other chargeable expenses to buyers which are normally collectible within a year.

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.

9. Real Estate Inventories

This account consists of:

	March 31,	December 31,
	2022	2021
	(Unaudited)	(Audited)
	(In Th	ousands)
Real estate inventories - at cost		
Lots, condominium and residential units for sale	P44,341,890	£42,808,627
Land and land development	25,780,805	25,918,294
	₽70,122,694	₽68,726,921
-		

A summary of the movement in lots, condominium and residential units for sale is set out below:

	March 31,	December 31,
	2022	2021
	(Unaudited)	(Audited)
	(In Thousa	inds)
Balance at beginning of year	₽42,808,627	£41,659,064
Land costs transferred from land and land development	469,032	3,894
Net transfer to investment properties and property and		
equipment	-	-
Construction/development costs incurred	2,482,465	7,093,538
Capitalized borrowing costs	117,756	495,820
Cost of real estate sales	(1,535,991)	(6,443,688)
	P44,341,890	£42,808,627

Capitalization rate for the capitalized borrowing costs is 1.17% and 4.6% for the Three months ended March 31, 2022 and for the year ended December 31, 2021, respectively.

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

	March 31,	December 31,
	2022	2021
	(Unaudited)	(Audited)
	(In Thousa	nds)
Balance at beginning of year	P25,918,294	₽23,885,503
Land acquisitions	-	653,310
Land costs transferred to lots, condominium and residential units for sale	(469,032)	(3,894)
Net transfers and others	-	_
Site development and incidental costs	331,543	1,383,375
	₽25,780,805	₽25,918,294

As of March 31, 2022 and December 31, 2021, on account additions to land and land development during the period which remain outstanding amounted to nil and \$\text{P513.18}\$ million, respectively, and these are recognized as part of "Accounts payable and accrued expense" (see Note 16).

10. Other Current Assets

This account consists of:	March 31,	December 31,
	2022	2021
	(Unaudited)	(Audited)
	(In Tho	usands)
Input taxes - net	₽3,163,705	₽2,772,002
Creditable withholding taxes	1,436,231	1,039,951
Cost to obtain contract	449,089	474,282
Prepaid expenses	366,687	209,645
Construction materials and supplies	199,333	166,495
Advances to contractors and suppliers	156,377	218,702
Short-term deposits	51,905	52,232
	₽5,823,326	₽4,933,310

11. Investments in Associates

This account consists of:

	2022	2021
	(In Tho	usands)
At equity:		
Acquisition cost		
Balance at beginning of year	P1,007,869	₽996,619
SharePro, Inc.	-	11,250
Balance at end of year	1,007,869	1,007,869
Accumulated equity in net earnings:		
Balance at beginning of year	P1,654,320	₽1,542,297
Equity in net earnings for the year	17,678	112,023
Balance at end of year	1,671,998	1,654,320
Share in revaluation increment on land at deemed cost*	· · ·	
Balance at beginning of year	2,010,452	1,876,422
Impact of adoption of CREATE Act	•	134,030
Balance at end of year	2,010,452	2,010,452
Share in other components of equity	372,449	372,449
	P5,062,768	₽5,045,090

^{*}Presented as part of retained earnings in the consolidated statement of changes in equity.

As of March 31, 2022, the carrying value of the Group's investments in associates follows:

	2021	2020
		(In Thousands)
FAI	₽4,795,666	₽4,782,999
DPI	99,056	98,892
FMI	74,856	74,580
CTI	54,002	53,166
Pro-excel	27,938	24,203
SharePro	11,250	11,250
	P5,062,768	₽5,045,090

12. Leases

Group as lessee

The Group has lease contracts for land. The Group's obligations under its leases are secured by the lessor's title to the leased assets. The Group has entered land lease arrangements with lease terms of between 25 and 50 years. There are several leases that include extension option to lease the assets for additional 25 years based on mutual agreement of the parties.

The rollforward analysis of right-of-use assets follows:

	March 31, 2022 (Unaudited)				
	Other				
	Investment	Noncurrent			
	Properties	Assets			
	(Note 13)	(Note 16)	Total		
		(In Thousands)			
Cost					
At January 1 and December 31	P5,376,136	₽112,424	₽5,488,560		
Additions	4,423	-	4,423		
As at March 31	5,380,559	112,424	5,492,983		
Accumulated Depreciation					
At January 1	453,892	9,462	463,354		
Depreciation (Note 21)	5,908	1,170	7,078		
As at March 31	459,800	10,632	470,432		
Net Book Value	₽4,920,758	₽101,792	P5,022,551		

December 31, 2021 (Audited)				
Other				
Investment Noncurrent				
Properties	Assets			
(Note 13)	(Note 16)	Total		
(In Thousands)				
₽5,376,136	₽112,424	₽5,488,560		
		_		
288,122	8,994	297,116		
165,770	468	166,238		
453,892	9,462	463,354		
₽4,922,244	₽102,962	₽5,025,206		
	Investment Properties (Note 13) P5,376,136 288,122 165,770 453,892	Other Investment Properties Assets (Note 13) (Note 16) (In Thousands) P5,376,136 P112,424 288,122 8,994 165,770 468 453,892 9,462		

The following are the amounts recognized in the consolidated statement of income (amounts in thousands):

	March 31, 2022	March 31, 2021
	(Unaudited)	(Unaudited)
	(In Thous	ands)
Amortization expense of right-of-use assets (included in general and administrative expenses)	₽7,078	₽37,462
Interest expense on lease liabilities (included in interest and		
other finance charges)	125,122	102,279
	₽132,200	₽139,741

The rollforward analysis of lease liabilities follows:

	March 31,	December 31,
	2022	2021
	(Unaudited)	(Audited)
	(In Thousand	ls)
Beginning balance	₽6,348,017	₽6,152,960
Additions	488	_
Interest expense	125,122	546,379
Payments	(99,428)	(351,321)
At end of period	6,374,199	6,348,018
Lease Liabilities - current portion	246,051	248,590
Lease liabilities - net of current portion	₽6,128,147	₽6,099,428

The Group also has certain lease of land with variable rental payments and lease of office space considered as "low-value assets". The Group applies the lease of 'low-value assets' recognition exemptions for these leases.

13. Investment Properties

The rollforward analysis of this account are as follows:

			March 31, 20	022 (Unaudited)		
	Land	Buildings and Improvements	Machinery and Equipment	Construction in Progress	Right-of-use assets	Total
			(In Thou			
Cost						
Balances at beginning of year	P14,461,401	P28,886,752	P367,238	P30,981,015	P5,376,136	P80,072,541
Additions	181	45,946	9,776	2,090,454	4,423	2,150,781
Transfers (Note 14)	(10,591)	(32,482)	-	-	•	(43,073)
Balances at end of year	14,450,992	28,900,216	377,014	33,071,469	5,380,559	82,180,250
Accumulated Depreciation						
Balances at beginning of year	-	7,176,387	364,272	-	453,892	7,994,551
Depreciation (Note 21)	-	241,696	10,328	-	5,908	257,932
Transfers (Note 14)	-	(28,850)		-	-	(28,850)
Balances at end of year	-	7,389,233	374,601	-	459,800	8,223,634
Net Book Value	P14,450,992	P21,510,983	₽2,413	P33,071,469	₽4,920,758	P73,956,616

	December 31, 2022 (Audited)					
	_	·	Machinery	·	_	
		Buildings and	and	Construction	Right-of-use	
	Land	Improvements	Equipment	in Progress	assets	Total
			(In Thou	isands)		
Cost						
Balances at beginning of year	P14,798,900	P29,160,153	P216,420	P26,840,127	P5,376,136	₽76,391,736
Additions	15,286	706,238	150,818	4,140,888	_	5,013,230
Transfers (Note 14)	(352,785)	(921,309)	_	_	_	(1,274,094)
Balances at end of year	14,461,401	28,945,083	367,238	30,981,015	5,376,136	80,130,872
Accumulated Depreciation						
Balances at beginning of year	_	6,623,937	214,720	_	288,122	7,126,779
Depreciation (Note 21)	_	825,783	149,552	_	165,770	1,141,105
Transfers (Note 14)	_	(215,002)	_	_	_	(215,002)
Balances at end of year	_	7,234,718	364,273	_	453,892	8,052,883
Net Book Value	P14,461,401	P21,710,365	P2,965	P30,981,015	₽4,922,244	₽ 72,077,989

December 21 2022 (Audited)

Borrowing costs capitalized as part of investment properties amounted to P203.5 million and P856.96 million as of March 31, 2022 and December 31, 2021, respectively. Capitalization rate used is 0.28% to 0.91% for the Three months ended March 31, 2022 and 1.17% to 3.85% for the year ended December 31, 2021.

Investment properties in San Mateo, Rizal were reclassified to property and equipment due to change in use in 2022.

As of March 31, 2022 and December 31, 2021, on account additions to investment properties which remain outstanding amounted to P1.84 billion and P1.33 billion, respectively, and these are recognized as part of "Accounts payable and accrued expense" (see Note 16).

The aggregate fair value of the Group's investment properties amounted to \$\text{P}203.28\$ billion based on third party appraisals performed for certain assets in 2022 by an SEC accredited independent appraiser and management appraisal updated using current and period-end values and assumptions. The fair value of investment properties was determined using the Income Approach based on discounted cash flow analysis for completed buildings, Residual Approach for buildings under construction and Market Approach for land.

Under the Income Approach, all expected cash flow from the use of the assets were projected and discounted using the appropriate discount rate reflective of the market expectations. The Residual Approach is based on the Income Approach after consideration of the estimated cost to complete. The valuation of investment property is categorized as Level 3 in the fair value hierarchy since valuation is based on unobservable inputs. The significant unobservable inputs used in the valuation pertains to lease income growth rate and discount rate.

Market data approach provides an indication of value by comparing the subject asset with identical or similar assets for which price information is available. This approach was used for the land as it is commonly used in the property market since inputs and data for this approach are available. For market data approach, the higher the rise per sqm., the higher the fair value. The significant unobservable inputs to valuation of the land is the price per square meter ranging from P46,000 to P275,000.

The Group has contractual commitments and obligations for the construction and development costs to be incurred for investment properties and property and equipment items aggregating \$\mathbb{P}3,332\$ million and \$\mathbb{P}4,105\$ million as of March 31, 2022 and December 31, 2021, respectively. These will be recognized as liabilities in the Group's consolidated financial statements when the related services are received.

14. Property & Equipment

The rollforward analysis of this account are as follows:

Monoh	21	2022	(IImor	ditad)

			Marc	ii 31, 2022 (Ullau	uneu)		
		Machinery					
	Land and	and	Transportation	Furniture	Leasehold	Construction	Total
	Buildings	Equipment	Equipment	and Fixtures	Improvements	in Progress	
				(In Thousands)			
Cost							
Balances at beginning of year	₽3,566,434	₽2,243,870	₽176,363	P135,909	₽194,099	₽217,249	₽6,533,924
Additions	1,588	458,251	1,156	9,843	-	508	471,346
Transfers	-	-	(1,682)	-	-	-	(1,682)
Balances at end of year	3,568,022	2,702,121	175,837	145,752	194,099	217,757	7,003,588
Accumulated Depreciation and							
Amortization							
Balances at beginning of year	603,914	762,784	145,132	104,787	123,287	-	1,739,903
Depreciation and amortization	18,677	23,031	1,797	4,510	940	6,450	55,405
Transfers	3,276	-	-	-	-	-	3,276
Balances at end of year	625,866	785,815	146,929	109,297	124,227	6,450	1,798,584
Net Book Value	₽2,942,156	P1,916,306	P28,908	P36,455	₽69,872	P211,307	P5,205,004

	December 31, 2021 (Audited)						
		Machinery					
	Land and	and	Transportation	Furniture	Leasehold	Construction	Total
	Buildings	Equipment	Equipment	and Fixtures	Improvements	in Progress	
				(In Thousands)			
Cost							
Balances at beginning of year	2,160,594	1,804,016	167,788	112,523	191,736	183,444	4,620,101
Additions	131,746	439,854	8,575	23,386	2,363	33,805	639,729
Transfers (Note 13)	1,274,094	-	-	_	_	-	1,274,094
Balances at end of year	3,566,434	2,243,870	176,363	135,909	194,099	217,249	6,533,924
Accumulated Depreciation and							
Amortization							
Balances at beginning of year	327,981	619,901	128,440	76,289	119,345	-	1,271,956
Depreciation and amortization	60,930	142,883	16,692	28,498	3,942	_	252,945
(Note 21)	00,930	142,003	10,092	20,470	3,942		232,943
Transfers (Note 13)	215,002	_	_	-	-	-	215,002
Balances at end of year	603,913	762,784	145,132	104,787	123,287	-	1,739,903
Net Book Value	2,962,521	1,481,086	31,232	31,122	70,811	217,249	4,794,021

As of March 31, 2022 and December 31, 2021, on account additions to property and equipment which remain outstanding amounted to 24.26 million and P0.66 million, respectively, and these are recognized as part of "Accounts payable and accrued expenses" (see Note 16).

15. Other Noncurrent Assets

This account consists of:

	March 31	December 31
	2022	2021
	(Unaudited)	(Audited)
	(In Tho	usands)
BTO rights (Note 32)	₽4,646,696	₽4,638,348
Advances to contractors and suppliers (Note 11)	1,618,478	1,594,945
Advances to joint venture partners	416,518	412,910
Input taxes – net of current portion	230,170	230,170
Creditable withholding taxes – net of current portion	178,626	178,626
Right-of-use assets (Note 15)	112,424	112,424
Financial assets at FVOCI (Notes 30 and 32)	15,622	15,622
Deposits (Note 10)	19,927	12,276
Other assets (Note 32)	91,990	83,450
	7,330,450	7,278,771
Less accumulated amortization	₽352,011	332,596
	₽6,978,439	₽6,946,175

BTO rights pertain to the cost related to the Build, Transfer and Operate agreement with The Province of Cebu (Cebu Province) entered on March 26, 2012. The BTO project relates to the development, construction, and operation of the Business Process Outsourcing (BPO) Complex by the Group at the land properties owned by Cebu Province located at Salinas, Lahug, Cebu City.

The rollforward analysis of BTO rights is as follows:

	Mar	March 31, 2022 (Unaudited)			
	•	Right-of-Use			
	BTO Rights	Assets	Total		
		(In Thousands)			
Cost					
Balance at beginning of year	P4,638,348	₽112,424	4,750,772		
Additions	8,348		8,348		
Balance at end of year	4,646,696	112,424	4,759,120		
Accumulated Amortization					
Balance at beginning of year	323,134	9,462	332,596		
Depreciation	18,245	1,170	19,415		
Balance at end of year	341,379	10,632	352,011		
Net Book Value	₽4,305,317	₽101,792	₽4,407,110		

	December 31, 2021 (Audited)			
		Right-of-Use		
	BTO Rights	Assets	Total	
		(In Thousands)		
Cost				
Balance at beginning of year	₽3,576,269	₽112,424	₽3,688,693	
Additions	1,062,079	_	1,062,079	
Balance at end of year	4,638,348	112,424	4,750,772	
Accumulated Amortization				
Balance at beginning of year	270,873	8,994	279,867	
Depreciation	52,261	468	52,729	
Balance at end of year	323,134	9,462	332,596	
Net Book Value	₽4,315,214	₽102,962	₽4,418,176	

For the Three months period ended March 31, 2022 and 2021, and for the period ended December 31, 2021, related amortization recognized as part of "Cost of rental and related services" amounted to P18.24 million, P19.90 million and P52.26 million, respectively. Rent income amounting to P72.22 million and P49.20 million for the Three months period ended March 31, 2022 and 2021, respectively, was recognized as part of "Revenue from rental and related services".

16. Accounts Payable and Accrued Expenses

This account consists of:

	March 31, 2022		December 31, 2021				
		(Unaudited)			(Audited)		
	Current	Noncurrent	Total	Current	Noncurrent	Total	
			(In Tho	usands)			
Accounts payable	P5,851,913	P7,106,296	P12,958,208	₽6,119,431	₽5,534,413	₽11,653,844	
Deposits from tenants	1,587,564	1,444,722	3,032,287	1,295,788	1,429,650	2,725,438	
Retention fees payable	2,006,583	550,160	2,556,743	2,001,782	550,160	2,551,942	
Accrued expenses	1,300,875	-	1,300,875	1,221,753	-	1,221,753	
Deposits for registration	183,312	1,324,192	1,507,504	177,540	1,282,493	1,460,033	
Accrued interest on bonds and loans	874,407	-	874,407	704,994	-	704,994	
Other payables	279,608	143,083	422,691	217,203	143,083	360,286	
	₽12,084,263	₽10,568,453	₽22,652,715	₽11,738,491	₽8,939,799	₽20,678,290	

Accrued expenses account consists of:

	March 31,	December 31,
	2022	2021
	(Unaudited)	(Audited)
	(In thousand	ls)
Suppliers and contractors	₽1,242,689	₽1,170,281
Professional fees	41,669	38,845
Utilities	10,287	7,878
Payroll	4,629	3,531
Other accruals	1,601	1,218
	₽1,300,875	₽1,221,753

17. Loans Payable

This account consists of:

	March 31,	December 31,
	2022	2021
	(Unaudited)	(Audited)
	(In Thous	ands)
Developmental loans from local banks	₽34,094,475	₽32,299,195
Less unamortized transaction costs	115,065	116,452
	33,979,410	32,182,744
Less current portion of loans payable	6,604,566	4,912,198
Long-term portion of loans payable	₽27,374,844	₽27,270,545

Developmental loans from local banks have floating or fixed interest rates at different terms and repayment periods. Additional bank loans availed by the Group in 2022 amounted to \$3.63 billion net of debt issuance cost amounting to \$8.57 million. Principal payments made in 2022 amounted to \$1.84 billion.

As of March 31, 2022, short-term loans payable, presented under current portion of loans payable amounted to ₱2.73 billion.

Interest incurred on these loans (gross of related capitalized borrowing costs) amounted to P404.14 million and P495.41 million for the Three months ended March 31, 2022 and 2021, respectively.

Amortization of transaction costs amounted to P9.92 million and P9.39 million for the Three months ended March 31, 2022 and 2021, respectively, and included under "Interest and other financing charges" (see Note 22). The Group's loans payable are unsecured and no assets are held as collateral for these debts. The agreements covering the abovementioned bank 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 if it would materially and adversely affect the Group's ability to perform its obligations; sale or transfer and disposal of all or a substantial part of its capital assets other than in the ordinary course of business; restrictions on use of funds other than the purpose it was approved for; and entering into any partnership, merger, consolidation or reorganization except in the ordinary course of business and except when the Group maintains controlling interest.

As of March 31, 2022 and December 31, 2021, the Group complied with these contractual agreements and has not been cited in default on its outstanding loan obligations.

18. Bonds Payable

This account consists of:

	March 31	December 31
	2022	2021
	(Unaudited)	(Audited
	(In Thous	ands)
Bonds payable	₽36,500,000	₽36,500,000
Less unamortized transaction costs	191,647	211,078
	36,308,353	36,288,922
Less current portion of bonds payable	12,985,129	6,991,749
Long-term portion of bonds payable	₽23,323,224	₽29,297,173

The Group's bonds payable is unsecured, and no assets are held as collateral for these debts. 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 (DSCR) of 1.0x (except for CPI bonds which requires maximum debt-to-equity ratio of 2.33x and DSCR of 1.1x). As of March 31, 2022 and December 31, 2021, the Group is not in breach of these covenants and has not been cited in default on any of its outstanding obligations.

19. Equity

The details of the Parent Company's common and preferred shares as of March 31, 2022 and December 31, 2021 follow:

	Common	Preferred
	(In Thousands, Except Par	Value figures)
Authorized shares	33,000,000	8,000,000
Par value per share	1.00	0.01
Issued and outstanding shares	24,470,709	8,000,000
Treasury shares	220,949	-

There was no issuance of additional common shares for the three months period ended March 31, 2022.

Retained Earnings

Retained earnings include undistributed earnings amounting to \$\mathbb{P}4.47\$ billion and \$\mathbb{P}4.45\$ billion as of March 31, 2022 and December 31, 2021, respectively, representing accumulated equity in net earnings of subsidiaries and associates, which are not available for dividend declaration until declared as dividends by 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 March 31, 2022 and December 31, 2021

As at March 31, 2022, the amount of retained earnings appropriated for business expansions for construction of residential, leasing and mixed-use projects amounted to \$\mathbb{P}\$5.0 billion. The appropriation will be fully utilized to cover part of the capital expenditure requirements of the Company which are expected to be completed in 2024.

Dividend Declarations

On April 23, 2021 the BOD approved the declaration and payment of cash dividend of \$\mathbb{P}0.0155\$ per share for all common shareholders of record as of May 21, 2021 and \$\mathbb{P}0.0155\$ per share for all common shareholders of record as of November 15, 2021 or a total of \$\mathbb{P}751.74\$ million. The Group has remaining unpaid cash dividend amounting to \$\mathbb{P}18.7\$ million as of December 31, 2021.

On April 23, 2021 the BOD approved the declaration and payment of cash dividend of 20.000155 per share for all preferred shareholders of record as of May 21, 2021 and 20.000155 per share for all preferred shareholders of record as of November 15, 2021 or a total of 20.000155 per share for all preferred shareholders of record as of November 15, 2021 or a total of 20.000155 per share for all preferred shareholders of record as of November 15, 2021 or a total of 20.000155 per share for all preferred shareholders of record as of November 15, 2021 or a total of 20.000155 per share for all preferred shareholders of record as of November 15, 2021 or a total of 20.000155 per share for all preferred shareholders of record as of November 15, 2021 or a total of 20.000155 per share for all preferred shareholders of record as of November 15, 2021 or a total of 20.000155 per share for all preferred shareholders of record as of November 15, 2021 or a total of 20.000155 per share for all preferred shareholders of record as of November 15, 2021 or a total of 20.000155 per share for all preferred shareholders of record as of November 15, 2021 or a total of 20.000155 per share for all preferred shareholders of 20.000155 per shareholders of 2

On June 11, 2020 the BOD approved the declaration and payment of cash dividend of $\mathfrak{P}0.0324$ per share for all common shareholders of record as of July 10, 2020 and $\mathfrak{P}0.0324$ per share for all common shareholders of record as of November 16, 2020 or total of $\mathfrak{P}1.57$ billion. The Group has remaining unpaid cash dividend amounting to $\mathfrak{P}49.0$ million as of December 31, 2020.

On June 11, 2020 the BOD approved the declaration and payment of cash dividend of \$\mathbb{P}0.0006\$ per share for all preferred shareholders of record as of July 10, 2020 and \$\mathbb{P}0.0006\$ per share for all preferred shareholders of record as of November 16, 2020 or a total of \$\mathbb{P}5.10\$ million. The Group also paid dividends amounting \$\mathbb{P}42.4\$ million for dividends in arears for preferred shareholders.

On April 22, 2019, the BOD approved the declaration and payment of cash dividend of P0.0619 per share or total of P1.50 billion for all shareholders of record as of May 22, 2019. The Group has remaining unpaid cash dividend amounting to P18.65 million as of December 31, 2019.

Capital Management

The Group monitors its capital and cash positions and 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 and ensure compliance with debt covenants. No changes were made in capital management objectives, policies or processes for the periods ended March 31, 2022 and December 31, 2021.

The Group monitors capital using debt-to-equity ratio, which is the interest-bearing 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:

	March 31,	December 31,
	2022	2021
	(Unaudited)	(Audited)
	(In Thousands)	
Loans Payable (Note 17)	₽33,979,410	₽32,182,744
Bonds Payable (Note 18)	36,308,353	36,288,922
	70,287,763	68,471,666
Total Equity	90,631,631	89,790,224
Debt-to-equity ratio	0.78:1.00	0.76:1.00

20. General and Administrative Expenses

The account consists of:	March 31,	March 31,
	2022	2021
	(Unaudited)	(Unaudited)
	(In Thousa	ands)
Salaries, wages and employee benefits	₽154,104	₽149,574
Repairs and maintenance	77,369	75,204
Taxes and licenses	76,030	80,974
Outside services	30,867	26,200
Depreciation and amortization	17,989	24,387
Retirement costs	14,890	12,571
Electronic data processing charges	13,960	5,181
Dues and subscriptions	8,701	6,010
Insurance	8,643	12,014
Communications, light and water	5,380	11,465
Transportation and travel	5,068	3,148
Rent	5,063	11,750
Office supplies	2,848	4,857
Postage and Freight Charges	1,057	2,648
Entertainment, amusement and recreation	772	653
Others	28,984	33,819
	₽451,727	₽460,454

"Others" mainly consists of provision for doubtful accounts and other miscellaneous expenses. Accounts classification were updated to conform with the 2022 presentation.

21. Selling and Marketing Expenses

The account consists of:

	March 31,	March 31,
	2022	2021
	(Unaudited)	(Unaudited)
	(In Thousands	s)
Brokers' commissions	₽152,757	₽170,573
Selling, advertising and promotions	37,953	41,541
Service fees	26,381	26,920
Sales office direct costs	13,352	13,482
Salaries and wages	990	1,086
Others	381	245
	₽231,814	₽253,847

22. 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:

	March 31,	March 31,
	2022	2021
	(Unaudited)	(Unaudited)
	(In Thousan	ds)
Interest income on:		
Contracts receivable	₽62,076	₽86,442
Cash and cash equivalents	15,480	6,998
Others	6,407	11,774
	₽83,962	₽105,214
Interest and other finance charges:		
Interest expense on loans and bonds payable, net of interest capitalized	₽413,045	₽591,059
Interest expense on lease liabilities, net of interest capitalized	104,276	102,279
Amortization of transaction costs of loans and bonds	17,469	32,451
Other finance charges	855	655
-	P535,646	₽726,445

23. Income Tax

The Group calculates the period income tax expense using the tax rate that would be applicable to the expected total annual earnings. The major components of income tax expense in the interim condensed consolidated statement of profit or loss are:

	March 31,	March 31,
	2022	2021
	(Unaudited)	(Unaudited)
	(In Thousan	ds)
Current	₽35,588	₽19,343
Deferred	142,766	89,376
	₽178,354	₽108,719

On March 26, 2022, President Rodrigo Duterte signed into law the Corporate Recovery and Tax Incentives for Enterprises (CREATE) Act to attract more investments and maintain fiscal prudence and stability in the

Philippines. Republic Act (RA) 11534 or the CREATE Act introduces reforms to the corporate income tax and incentives systems. It takes effect 15 days after its complete publication in the Official Gazette or in a newspaper of general circulation or April 11, 2022.

The following are the key changes to the Philippine tax law pursuant to the CREATE Act which have an impact on the Group:

- Effective July 1, 2021, regular corporate income tax (RCIT) rate is reduced from 30% to 25% for domestic and resident foreign corporations. For domestic corporations with net taxable income not exceeding P5 million and with total assets not exceeding P100 million (excluding land on which the business entity's office, plant and equipment are situated) during the taxable year, the RCIT rate is reduced to 20%.
- Minimum corporate income tax (MCIT) rate reduced from 2% to 1% of gross income effective July 1, 2021 to March 31, 2023.
- For investments prior to effectivity of CREATE:
 - i. Registered business enterprises (RBEs) granted only an ITH can continue with the availment of the ITH for the remaining period of the ITH.
 - ii. RBEs granted an ITH followed 5% GIT or are currently enjoying 5% GIT allowed to avail of the 5% GIT for 10 years.

As a result of reduction in RCIT rate, the provision for current income tax for the year ended December 31, 2021 and income tax payable as of December 31, 2021 decreased by P8.1 million. In addition, the provision for deferred tax for the year then ended December 31, 2021 decreased by P55.5 million and deferred tax liabilities decreased by P1.13 billion as of December 31, 2021. For financial reporting purposes, these changes are recognized in the interim condensed consolidated financial statements as of and for the Three months ended March 31, 2022 in accordance with PIC Q&A 2021-07, Accounting for the Proposed Changes in Income Tax Rates under the CREATE bill dated January 27, 2022.

As of March 31, 2022, provision for current income tax and deferred tax are recognized based on the effective income tax rate of 25%.

24. Financial Risk Exposures

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 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.

Under the current financial scenario, it is cheaper for the Group to finance its projects by drawing on its bank lines, tapping the local bond market and/or by rediscounting part of its receivables, to complement the Group's internal cash generation.

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, 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.

Set out below is the information about the credit risk exposure on the Group's contract receivables and contract assets using a provision matrix:

		(Unaudited)				
	Total	Socialized	Low Affordable	Affordable	Middle Income	High-end
		(In Thousands)				
Expected credit loss rate	0%	0%	0%	0%	0%	0%
Estimated total gross	P13,909,311	P670,136	P2,031,362	₽4,120,263	P5,880,920	P1,206,630

March 31, 2022

		December 31, 2021 (Audited)				
	Total	Socialized	Low	Affordable	Middle	High-end
	Total	Socialized	Affordable	Amordable	Income	Tilgii-eilu
		(In Thousands)				
Expected credit loss rate	0%	0%	0%	0%	0%	0%
Estimated total gross carrying amount at default	13,091,001	442,089	1,800,133	2,688,198	6,770,394	1,390,188

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.

All financial assets are of high-grade credit quality. Based on the Group's experience, these assets are highly collectible or collectible on demand. The Group holds as collaterals for its installment contract receivables the corresponding properties, which the third parties purchased in installments.

As at March 31, 2022 and December 31, 2021, the analysis of contracts receivable that were past due but not impaired is as follows:

Past due but not impaired

_	Less than	30 to	61 days to	91 days to	Over	Total
	30 days	60 days	90 days	120 days	120 days	Total
		(In Thousands)			
March 31, 2022	₽433,975	₽332,940	₽489,544	₽273,917	₽3,380,522	₽4,910,899
December 31, 2021	₽521,891	₽401,973	₽393,920	₽380,231	₽3,435,725	₽5,133,740

Interest Rate Risk

The Group's exposure to market risk for changes in interest rates relates primarily to the Group's loans from various financial institutions which carry floating interest rates. The Group regularly keeps track of the movements in interest rates and the factors influencing them.

Of the total \$\mathbb{P}38.97\$ billion loans outstanding as of March 31, 2022, \$\mathbb{P}5.08\$ billion are on floating rate basis. The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, or the Group's annualized profit before tax through the impact on floating rate borrowings.

		Effect on annualized
	Increase (decrease)	income before income tax
	in basis points	(In Thousands)
March 31, 2022	+200	₽37,286
	-200	(37,286)

Financial Instruments

The Company's principal financial instruments are composed of cash and cash equivalents, contract receivables, other receivables and long-term debt. The Company does not have any complex financial instruments like derivatives.

Comparative Fair Values of Principal Financial Instrument (In Thousands of Pesos)

		March 31,		December 31,
		2022		2021
		(Unaudited)		(Audited)
	Carrying Values	Fair Values	Carrying Values	Fair Values
		(In Thousand	ds)	
Cash and cash equivalents	P9,919,546	₽9,919,546	₽9,658,260	₽9,658,260
Contracts receivables	5,120,933	5,120,933	5,337,931	5,337,931
Other receivables	3,016,455	3,016,455	2,719,515	2,719,515
Accounts payable and other accrued expenses	22,652,715	21,795,242	20,678,288	19,885,823
Long-term debt	70,287,763	68,228,393	68,471,666	64,637,575

Due to the short-term nature of cash and cash equivalents, contracts receivables, other receivables and due to related parties, the fair value approximates the carrying amounts.

The Group categorizes the accounts payable and accrued expenses and long-term debt under Level 3.

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 was 4.28% as of March 31, 2022 and December 31, 2021.

Long-term debt (lease liabilities, loans payable and bonds payable): The estimated fair value of long-term debts with fixed interest and not subjected to quarterly re-pricing is based on the discounted value of future

cash flows using the applicable risk-free rates for similar type of loans adjusted for credit risk. Long-term debt subjected to quarterly re-pricing is not discounted since its carrying value approximates fair value. The discount rates used range from 2.88% to 6.51% and 3.80% to 6.50% as of March 31, 2022 and December 31, 2021, respectively.

Investment in foreign securities

The Group does not have any investment in foreign securities.

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 for the Three months ended March 31, 2022 and the year ended December 31, 2021.

25. EPS Computation

Basic/diluted EPS is computed as follows:

	March 31, 2022	March 31, 2021
	(Unaudited)	(Unaudited)
	(In Thousands, Except per	r Share Data)
Net income attributable to equity holders of the parent* (a)	P677,769	₽736,313
Common shares issued	24,470,709	24,470,709
Less weighted average number of treasury stock	220,949	220,949
Weighted average number of common shares outstanding (b)	24,249,760	24,249,760
Earnings Per Share (a/b)	₽0.03	₽0.03

^{*}There was no declaration of dividends yet for preferred shareholders as of end of the period..

There were no potential dilutive shares for the three months ended March 31, 2022 and 2021.

26. 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.

All material Related Party Transactions ("RPT") with a transaction value that reaches ten percent (10%) of the Group's total consolidated assets shall be subject to the review by the RPT Committee.

Transactions that were entered into with an unrelated party that subsequently becomes a related party shall be excluded from the limits and approval of the Policy on Related Party Transactions ("Policy"). However, any renewal, change in the terms and conditions or increase in exposure level, related to these transactions after a non-related party becomes a related party, shall subject it to the provisions of the Policy.

In the event wherein there are changes in the RPT classification from non-material to material, the material RPT shall be subject to the provisions of the Policy.

Outstanding balances at year-end are unsecured, interest free and require settlement in cash, unless otherwise stated. The transactions are made at terms and prices agreed upon by the parties. As of March 31, 2022 and December 31, 2021, the Group has not made any provision for impairment loss relating to amounts owed by related parties. This assessment is undertaken each financial year by examining the financial position of the related party and the market in which the related party operates.

Composition of amounts due/to from related parties follow:

	March 31, 2022	December 31, 2021
	(In Thousands)	
Due from related parties:		
Ultimate parent (b)	₽154	₽141
Parent (c)	9,784	-
Associates (d, h)	526,049	288,925
Other affiliates (e, g)	105,394	83,167
	P641,381	₽472,233
Due to related parties:		
Parent (c)	(P19)	(P 10,575)
Associates (d, h)	(209,980)	(121,760)
Other affiliates (e, g)	(22,066)	(71,982)
	(P232,065)	(P 204,317)

The level of volume of transactions and terms and conditions of the transactions are generally consistent as in prior year unless otherwise stated.

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 the amounts actually received and collected. Although the Group retains the contractual rights to receive cash flows from the contract receivables sold to EW, the same 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. There was no sale of contracts receivable for the Three months ended March 31, 2022 and year ended December 31, 2021

The Group's plan assets in the form of cash equivalents amounting to ₱45.24 million as of March 31, 2022 and as of December 31, 2021 are maintained with EW. The Group also maintains cash and cash equivalents with EW. As of March 31, 2022 and December 31 2021, cash and cash equivalents with EW amounted to ₱5.32 billion and ₱6.13 billion, respectively. As of March 31, 2022 and December 31, 2021, amounts payable to EW related the purchase of land in 2018 amounted to ₱2.38 billion and ₱2.37 billion, respectively, and presented as part of Accounts Payable (see Note 16).

- 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)

 The Parent Company 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

d. Transactions with Associates

FAI

Transactions with FAI include noninterest-bearing cash advances and various charges for rent, management fees, marketing fees, share of expenses and commission charges.

Pro-excel

Transactions from Pro-Excel relates to sharing of common expenses and management fee for managing the buildings of FLI.

DPI

Transactions from DreamBuilders Pro, Inc. relates to sharing of common expenses and noninterest-bearing cash advances

FMI

Transactions with Filinvest Mimosa Inc. relates to sharing of common expenses.

CTI

Transactions with Corporate Technologies, Inc. relates to sharing of common expenses and service fee for information and technology services.

SPI

Transactions with Sharepro, Inc. relates to sharing of common expenses and service fee for technical and project management.

e. Transactions with Affiliates

Transactions with affiliate relates to sharing of common expenses paid by the Parent Company on their behalf.

Filinvest REIT Corp. (FILRT, formerly CPI) entered into a service agreement with FDC Retail Electricity Sales whereby CPI shall engage and pay the services rendered by the latter to provide the electricity requirements of its facilities.

FRC also entered into a service agreement with Professional Operations Maintenance Experts Incorporated, whereby CPI shall engage and pay the services rendered by the latter to operate and maintain its equipment and premises.

FRC also entered into a service agreement with its affiliate, Parking Pro, Inc., to operate and maintain the its parking facilities.

- f. The compensation of key management personnel consists of short-term employee salaries and benefits amounting to \$\mathbb{P}\$5.91 million for the three months ended March 31, 2022. Post-employment benefits of key management personnel amounted to \$\mathbb{P}\$4.16 million for the Three months ended March 31, 2022.
- g. Leases with related parties Group as lessor

Chroma Hospitality, Inc. (CHI) office lease with FILRT

CHI leases the office space from FILRT. The lease term is 10 years, renewable by another 5 years upon mutual agreement by the parties.

h. Leases with related parties - Group as lessee

The Group has several land lease transactions with related parties:

1. Mall lease with FAI

The Parent Company, as lessee, entered into a lease agreement with FAI on a portion of the land area occupied by the Festival Supermall and its Expansion. The lease term will expire on September 30, 2056.

2. Land lease with FAI

The Parent Company, as lessee, entered into a lease agreement with FAI for a portion of land area occupied by a third party lessee. . The lease term will expire on December 31, 2034.

3. FCMI lease with FMI

FCMI, a wholly owned subsidiary of the Parent Company, subleases the Mimosa Leisure Estate from FMI, an associate of the Parent Company. The original lessor is Clark Development Corporation. The lease term is 50 years, renewable by another 25 years upon mutual agreement by parties.

4. PDDC lease with FAI

PDDC, a 60% owned subsidiary of the Parent Company, leases Block 50 Lot 3-B-2, Northgate District from FAI. The lease term is twenty (20) years from the date on which the Chilled Water production plants starts supplying chilled water.

As of March 31, 2022 and December 31, 2021, the amount included in lease liability payable to related parties is \$25,640.4 and \$25,530.6\$ million, respectively (see Note 12).

27. Events after the Reporting Date

Dividend Declarations

On April 22, 2022 the BOD approved the declaration and payment of cash dividend of \$\mathbb{P}0.047\$ per share for all common shareholders of record as of May 11, 2022 and cash dividend of \$\mathbb{P}0.0004\$ per share for all preferred shareholders of record as of May 11, 2022.

28. Significant Accounting Judgments, Estimates and Assumptions

The preparation of the Group's interim condensed consolidated financial statements requires management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities and the disclosures of contingent liabilities. However, uncertainty about these assumptions could result in outcomes that require a material adjustment to the carrying amount of the asset or liability affected in the future periods.

Judgments and estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The Group also included, as one of its main considerations, the impact of the continuing impact of COVID-19 pandemic in making significant judgments and assumptions.

The Group based its assumptions and estimates on parameters available when the consolidated financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

Judgments, key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next reporting period are consistent with those applied in the most recent annual audited consolidated financial statements

Item 2. Management's Discussion and Analyses of Financial Condition and Results of Operations

Results of operations for the three months ended March 31, 2022 compared to three months ended March 31, 2021

For the quarter ended March 31, 2022, FLI's net income from its business segments registered an increase of ₱59.32 million or 7.69%, from ₱771.58 million in to ₱830.90 million in primarily due to lower operating expenses for the period.

Revenues and other income

Total consolidated revenues and other income decreased by ₱38.43 million or 0.88% year-on-year from ₱4,345.90 million in 2021 to ₱4,307.47 million in 2022 primarily due to lower revenues generated from leasing business tempered by increased real estate sales revenues from residential business.

Real estate sales grew by ₱225.68 million or by 9.16% compared to prior year, from ₱2,464.88 million in 2021 to ₱2,690.56 million in 2022 primarily attributed to higher construction percentage of completion achieved during the period. Real estate sales booked during the year broken down by product type are as follows: Medium Income 65.1% (inclusive of MRB and HRB); Affordable and low affordable 22.5%; High-End and Others 10.8%; Socialized 1.6%.

Rental and related services decreased by ₱240.45 million or by 14.19% vs. last year, from ₱1,694.26 million in 2021 to ₱1,453.81 million in 2022 mainly due to decline in office leasing revenues as a result of lower occupancy caused by the pre-termination of leases from POGO tenants.

Equity in net earnings of an associate increased by ₱5.58 million or by 46.13% year-on-year from ₱12.10 million in 2021 to ₱17.68 million in 2022 due to higher net income reported by FAI.

Interest income decreased by ₱21.25 million or by 20.20% compared to prior year from ₱105.21 million in 2021 to ₱83.96 million in 2022 due to lower interest income derived from installment contract receivables for in-house financing scheme.

Other income diminished by ₱7.99 million or by 11.51% vs. last year from ₱69.45 million in 2021 to ₱61.46 million in 2022 due to lower income generated from processing fees.

Costs and Expenses

Cost of real estate sales increased by ₱89.43 million or by 6.18%, year-on-year from ₱1,446.56 million in 2021 to ₱1,535.99 million in 2022 due to higher real estate revenues realized for the 1st quarter of the year.

Cost of rental services decreased by ₱35.24 million or by 6.10% compared to prior year from ₱578.29 million in 2021 to ₱543.04 million in 2022 due to lower direct operating expenses for the period.

General and administrative expenses decreased by ₱8.73 million or by 1.90% vs. last year from ₱460.45 million in 2021 to ₱451.73 million in 2022 primarily due to lower depreciation and taxes tempered by increased outside services and repairs and maintenance expenses for the managed projects.

Selling & marketing expenses declined by ₱22.03 million or by 8.68% year-on-year from ₱253.85 million in 2021 to ₱231.81 million in 2022 due to lower sales-related advertisement and promotional expenses.

Interest and other finance charges

Interest and other finance charges decreased by ₱190.80 million or by 26.26% compared to prior year from ₱726.44 million in 2021 to ₱535.65 million in 2022 due to lower borrowing costs incurred coupled with higher capitalized interest during the year.

Provision for Income Tax

Total provision for income tax increased by ₱69.63 million or 64.05% vs. last year from ₱108.72 million in 2021 to ₱178.35 million in 2022 primarily due to higher taxable income for the period.

There are no significant elements of income or loss that did not arise from the Company's continuing operations.

Financial Condition as of March 31, 2022 compared to as of December 31, 2021

As of March 31, 2022, FLI's total consolidated assets stood at ₱198.82 billion from the ₱193.22 billion balance as of December 31, 2021, increased by ₱5.60 billion or by 2.90%. The following are the material changes in account balances:

1.76% Overall Increase in Contract Receivables and Contract Assets

- (a) 4.07% decrease in contract receivables
 - Mainly due to completion of residential projects where the receivables become due and demandable. These include customers granted with extended payments in 2021 in support to "Bayanihan" Act.
- (b) 5.50% increase in contract assets (5.50% increase in contract assets current portion; 5.49% increase in contract assets net of current portion)
 - Mainly due to increased project completion of residential developments

11.29% Increase in Other receivables

Mainly due to increase in receivables from tenants and related parties.

18.04% Increase in Other Current assets

Mainly due to increase in input taxes, creditable withholding taxes and prepaid real property taxes

173.45% Increase in Deferred Tax Assets

Mainly due to increased advance rentals.

8.57% Increase in Property and Equipment

Mainly due to acquisition of construction-related assets.

9.55% Overall Increase in Accounts Payable and Accrued Expenses

2.95% increase in Accounts Payable and Accrued Expenses – current portion; 18.22% increase in Accounts Payable and Accrued Expenses – net of current portion

Mainly due to additional trade payables to contractors, vendors and suppliers

13.58% Increase in Due to related parties

Mostly due to unpaid service fees and shared operational expenses to SPI.

122.21% Increase in Income tax payable

Primarily due to the higher taxable income for the period.

13.22% Increase in Deferred Tax Liabilities

Mainly due to temporary differences brought about by capitalized interests

0.78% Increase in Total equity attributable to equity holders

Mainly due to share in net income for the period.

7.4% Increase in Non-controlling interests

Largely due to net income after tax share of minority interests primarily for FILRT. FILRT public float is at 35% and nil as of March 31, 2022 and 2021, respectively.

Material Changes in Liquidity and Cash Reserves for the three-month period ended March 31, 2022 versus March 31, 2021

FLI Group registered a net cash inflow of ₱0.26 billion for the three months ended March 31, 2022 mainly from net cash inflows from financing activities mainly coming from loans proceeds netted by payments of interests and net debt repayments. This was coupled by net cash inflows from operating activities tempered by net cash used from investing activities,

Operating activities for the period ended at \$\mathbb{P}0.96\$ billion net cash inflow from \$\mathbb{P}1.29\$ billion net inflow in the same period last year due to lower changes in working capital, and higher net interest expense and income taxes.

Investing activities used \$\frac{1}{2}1.59\$ billion cash during the period versus a \$\frac{1}{2}1.84\$ billion in the same period last year mainly from investment properties and property and equipment.

Financing activities provided ₱0.89 billion net cash primarily coming from loans proceeds of P13.63 billion netted by loan and interest payments.

Net increase in cash and cash equivalents as of March 31, 2022 resulted to ₱9.92 billion which is ₱5.25 billion higher than ₱4.67 billion for the three months ended March 31, 2021.

Performance Indicators

		March 31	March 31	December 31
		2022	2021	2021
		(Unaudited)	(Unaudited)	(Audited)
1	Earnings per Share - Basic ¹	0.03	0.03	0.16
2	Earnings per Share - Diluted ²	0.03	0.03	0.16
3	Price Earnings Ratio ³	9.00	9.06	6.88
4	Interest-bearing Debt to Equity Ratio⁴	0.78	0.92	0.76
5	Debt Ratio ⁵	0.54	0.58	0.54
6	EBITDA to Total Interest Paid ⁶	2.27	2.07	2.08

¹ Basic 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.

² Diluted 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.

³ Price Earnings Ratio is computed as closing price of the Parent Company's shares of stock divided by annualized actual earnings per share for the periods ended March 31, 2022 and 2021 and December 31, 2021. Closing price as of March 31, 2022, March 31, 2021 and December 31, 2021 is 1.08, 1.10 and 1.10, respectively.

⁴ Interest-bearing debt-to-Equity Ratio is computed as the sum of consolidated loans payable and consolidated bonds payable divided by total equity.

⁵ Debt Ratio is computed as total liabilities divided by total assets

⁶ EBITDA to Total Interest Paid is computed as EBITDA (net income plus interest and other finance charges (including interest expense on financial liability on lease contract), provision for income tax, depreciation and amortization) divided by total interest paid.

Item 3. Business Development / New Projects

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 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 several 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 March 31, 2022, the Parent Company had a land bank of approximately 1,851 hectares of raw land for the development of its various projects, including approximately 201 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 for its residential business as of March 31, 2022 are set out in the table below:

FLI Land Bank as of March 31, 2022							
In Hectares							
Location Company Owned Under Joint Venture Total							
Luzon							
Metro Manila	34.4	-	34.4	1.8%			
Rizal	714.1	9.2	723.3	38.6%			
Bulacan	252.1	-	252.1	13.5%			
Bataan	12.3	-	12.3	0.7%			
Pampanga	-	24.9	24.9	1.3%			
Camarines Sur	1.9	-	1.9	0.1%			
Pangasinan	3.5	-	3.5	0.2%			
Cavite	299.5	58.8	358.3	19.1%			
Laguna	226.7	0.7	227.4	12.1%			
Batangas	45.6	42.1	87.7	4.7%			
	1,590.0	135.7	1,725.7	92.1%			
Visayas							
Cebu	1.5	35.7	37.2	2.0%			
Negros Occidental	4.7	-	4.7	0.2%			
	6.2	35.7	41.9	2.2%			
Mindanao							
Davao	6.4	29.5	35.9	1.9%			
South Cotabato	70.3	-	70.3	3.8%			
	76.7	29.5	106.2	5.7%			
Total	1,672.8	201.0	1,873.8	100.0%			

In addition to the above, FLI has the following landbank under a joint development or long-term leasing agreement, available to FLI for development and operations.

Location	Area in has.	Remarks
Filinvest Mimosa Plus	201.6	Being developed with FDC
New Clark City	288.0	Being developed with BCDA
Total	489.6	

City di Mare

Inspired by the world's best-loved coastal cities, City di Mare, or "City by the Sea", spans across 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 Il 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.

SRP 2

In July 2015, FLI, CPI and FAI (collectively referred to as "Filinvest Consortium") won the bidding for a 19.20-hectare lot in Cebu's SRP. Thereafter, on August 7, 2015, Filinvest Consortium entered a Deed of Sale on Installment (DSI) with the Cebu City Government. In a letter dated January 6, 2017, the Cebu City Mayor questioned the validity of the sale and gave the buyers the option to withdraw from the sale at buyer's discretion. In a letter to the Cebu City Mayor dated February 7, 2017 (the Letter), Filinvest Consortium expressed its intention to rescind the DSI. Under the DSI, Cebu City undertook to comply with several covenants, undertakings, and obligations no later than February 7, 2016 (or 180 days from execution of the DSI). The Letter pointed out that as of February 7, 2017, 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.

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 Filinvest 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.

The 19.2-hectare property mentioned above is a separate property from the other two (2) 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.

On August 2, 2021, Filinvest Consortium informed Cebu City that the payments will be judicially consigned in accordance with law considering that to date, Cebu City has not yet returned the payments with interest, thus, the conditional rescission has already expired. In response, Cebu City issued a letter dated October 4, 2021 to FLI Consortium and insisted that the latter has no longer any debt to Filinvest Consortium as the DSI was effectively rescinded. Cebu City reiterates its willingness to restitute the Filinvest Consortium of the amount it has already paid prior the rescission.

The Cebu City Government and Filinvest Consortium came to a resolution on January 8, 2022 with the full payment and the signing of the Deed of Absolute Sale. The Filinvest Consortium paid on December 17, 2021 the full amount of the purchase price of the lot plus the accumulated interest for the unpaid installments since 2017. Accordingly, the matter has been resolved.

On October 7, 2020, Filinvest Consortium sold a portion of its property by reducing the area to 16.2 hectares. Prior to sale, Filinvest Consortium have secured a Letter of No Objection ("LONO") from the Executive Department of the City for the sale of the property

Pampanga

Filinvest Mimosa, Inc., a company formed in 2016 by the consortium of Filinvest Development Corporation (FDC) and FLI as the winning bidder in the privatization of the former Mimosa Leisure Estate, has a lease agreement with Clark Development Corporation for a term of fifty (50) years, renewable for another twenty-five (25) years. Over this period, Filinvest Mimosa will develop, manage and operate the estate.

Tarlac

FLI signed a Joint Venture Agreement with the Bases Conversion and Development Authority (BCDA) for the development of the 288-hectare Filinvest at New Clark City in Tarlac. New Clark City is envisioned to be developed as the country's newest sustainable urban community and globally-competitive investment center that is smart, green and disaster-resilient. The industrial and logistics park is now currently being developed. The township will also have commercial and residential components.

Laguna

Ciudad de Calamba is a 350-hectare Modern Filipino-Hispanic Township development in the gracious City of Calamba, Laguna. It is a master-planned affordable and middle-income township with an industrial component.

Rizal

Havila is master-planned as a mix of affordable, middle-income and high-end subdivisions in Rizal province overlooking Metro Manila. With its 306-hectare development, the township offered three major communities such as Mission Hills, Highlands Pointe and Forest Farm interconnected by linkroad of Antipolo, Taytay and Angono Rizal. New developments in Havila are Mira Valley, Amarilyo Crest and Amarilyo Residences.

Timberland Heights, a sprawling 677-hectare premier mountain suburban township development located in the highest peaks of San Mateo, Rizal. It captures the essence of a mountain hideaway, a sporting and leisure paradise and a luxurious country resort in a premier township development.

Manna East, a 60-hectare modern Filipino themed affordable and middle-income community in Teresa, Rizal. Housing construction is ongoing for New Fields Phase 1 (launched Jan 2018). The construction of all amenity areas for New Fields Phase 1 is also expected to be completed by 3Q 2022. Land development is ongoing and expected to be completed in 3Q 2022 in Futura Plains (launched July 2019). FLI is currently planning the expansion for New Fields and is projecting to launch Phase 2 in 2Q 2022.

Negros Occidental

Palm Estates, 51-hectare township development designed to be a city within Talisay City. The first residential project was launched in the last quarter of 2016. Land Development for the first phase is complete and house construction is already on-going land development for the next phase will commence in 2022.

Recent Land Acquisitions

In 2017, FLI acquired from various third-party sellers the parcels of land in Alabang Muntinlupa City, Cubao, Quezon City, Teresa, Cainta and Taytay, Rizal, Balanga, Bataan and Zamboanga City.

In 2018, FLI acquired from various third-party sellers the parcels of land in Quezon City, Parañaque City, Dagupan City, Pangasinan, Bacoor City, Cavite, Calamba City, Laguna, Mandaluyong City, Dumaguete City and Zamboanga City.

In 2019, FLI acquired from various third-party sellers the parcels of land in San Rafael, Bulacan, Cainta, Rizal, Bacoor City, Cavite, Dagupan City, Pangasinan, Naga City, Bicol, Davao City, Dumaguete City, General Santos City and Negros Oriental.

In 2020, FLI acquired from various third-party sellers the parcels of land in Dagupan City, Pangasinan and Bacoor City, Cavite.

In 2021, FLI acquired from various third-party sellers the parcels of land in Davao City, Dumaguete, Rizal and Taguig.

In 2022, FLI acquired from various third-party sellers the parcels of land in Mandaluyong City, Manila, Para \tilde{n} aque, Valenzuela and Cavite.

Leased Land

The Company has subsisting lease agreements for the lease of certain real properties, the terms of which are summarized below:

	Leased Property	Lessor	Lessee	Amount of Lease Payments	Expiratio n Date	Terms of Renewal Options
1	2,700 square meter portion of a parcel of land at Westgate Center, Commerce Avenue corner Filinvest Avenue, Filinvest City, Alabang, Muntinlupa	Filinvest Alabang, Inc.	Filinvest Land, Inc.	Minimum monthly rental amounting to Php250.00 per square meter, subject to 5% escalation per annum, or 5% of the gross revenues, whichever is higher, computed at the end of the calendar year.	January 11, 2035	Lessee with option to renew for additional terms of 3 years for each extension, on mutually acceptable terms and conditions
2	2,381 square meter parcel of land located at 167 EDSA, Mandaluyong City	Bountiful Realty & Developm ent Corporatio n	Filinvest Land, Inc.	Php200.00 per square meter, exclusive of 12% VAT (for lessee's account), or an aggregate of Php476,200.00 per month, subject to an annual escalation rate ranging from 5% to 10%.	June 30, 2036	Renewable on mutually acceptable terms and conditions
3	179,989 square meter aggregate area of parcels of land located in Filinvest City, Alabang, Muntinlupa	Filinvest Alabang, Inc.	Filinvest Land, Inc.	Minimum monthly rental amounting to Php80.00 per square meter, subject to 5% escalation per annum, or 10% of the gross revenues of the Festival Mall and its expansion, whichever is higher, computed on an annual basis.	Septemb er 30, 2056	Renewable for another 25 years on mutually acceptable terms and conditions
4	Approximately 36 hectares portion of the parcel of land located at the Mimosa Leisure Estate, Clark Freeport Zone, Pampanga	Filinvest Mimosa, Inc.	Filinvest Cyberzone Mimosa, Inc.	Monthly minimum guaranteed lease (MMGL) amounting to Php6,424,501.04 Annual minimum guaranteed lease (AMGL) amounting to 77,094.012.42 The AMGL is subject to a 10% increase starting on year 6 and every 3 years thereafter.	April 22, 2066	Renewable upon mutual agreement of the parties, but subject to such new terms and conditions as may then be mutually agreed upon and subject to the prior written approval and consent of Clark Development Corporation

Residential Development

FLI will further grow its core residential real estate development business, which includes house and lots, MRBs and high-rise condominium units. Currently, FLI has the following high-rise condominium projects:

The Linear

The Linear, a master-planned residential and commercial hub in Makati City. Two (2) L-shaped towers, each twenty-four (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 a 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. The development consists of eighteen (18) storeys per building with commercial units at the ground floor. All residential floors will have twenty-five (25) studio units per floor. Studio Tower 5 is under construction.

The Levels

Located at one of the highest points of Filinvest City at around 23 meters above sea level, The Levels is a one-block, four (4)-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 four (4) 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. The second tower is currently under construction.

Studio N

Studio N is a 25-Storey development and is the latest addition to the studio series portfolio of Filinvest. This is located at the main business hub of Filinvest City.

The Levels, Studio City and Studio N are 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.

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. This is fully completed.

<u>Studio Zen</u>

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. This is fully completed.

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. This is fully completed.

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. This is fully completed.

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. This is under construction and about 95% complete.

Activa

Activa is a mixed-use development with residential, office, and retail components. It is entrenched in the heart of Quezon City's busiest and liveliest district, Cubao. Situated at the crossroads of two (2) of the metro's most vital thoroughfares. Activa connects to the north and south via EDSA, and to the east and west via Aurora Boulevard. It also has direct access to the MRT and LRT lines, and accessible by various modes of transportation like buses and jeepneys. The project was recognized and awarded by Dot Property as the best Mixed-Use Development for 2019 for its mixed-use concept which blends in key components such as convenience, flexibility, entertainment, and leisure. This is under construction

FLI expects to remain focused on core residential real estate development business which includes landed housing, medium-rise buildings (MRB) and high-rise condominium projects, residential farm estates, entrepreneurial communities, and leisure developments in response to the demands of the Philippine market.

The following are the most recently launched projects and projects with new phases and buildings:

PROJECT	LOCATION
HORIZONTAL	
Amarilyo Crest	Rizal
Pineview	Cavite
Sandia	Batangas
Tierra Vista	Bulacan
The Grove	Rizal
Savannah Place	Cavite
Futura Homes Palm Estates	Bacolod
Futura Homes Mactan	Cebu
Futura Homes Iloilo	Iloilo
Futura Homes Koronadal	South Cotabato
Anila Park Residences	Rizal
Aria at Serra Monte	Rizal
The Prominence	Quezon City
Futura Homes Davao	Davao
New Fields at Manna	Rizal
Meridian Place	Cavite
Valle Dulce	Laguna
Ventura Real	Rizal
Claremont Expansion	Pampanga
Southwinds	Laguna
Futura Zamboanga	Zamboanga
Enclave	Muntinlupa
New Leaf	Cavite
Mira Valley	Rizal
Hampton Orchard	Pampanga
Futura Mira	Calamba
Futura Plains	Rizal
Tropics 4	Cainta

PROJECT	LOCATION
MRB	
One Oasis Cebu	Cebu
One Oasis Cagayan de Oro	Cagayan de Oro
Panglao Oasis	Taguig
One Spatial	Pasig
San Remo	Cebu
Centro Spatial	Davao
One Spatial Iloilo	Iloilo
Marina Spatial	Dumaguete
8 Spatial	Davao
Maui Oasis	Manila
Alta Spatial	Valenzuela City
Bali Oasis	Pasig
Maldives Oasis	Davao
Sorrento Oasis	Pasig
Veranda	Davao
Futura East	Cainta
Centro Spatial	Manila
Belize	Muntinlupa
Futura Vinta	Zamboanga
HRB	
Activa	Quezon City
Levels	Alabang
Studio City	Alabang
Studio N (Block 50)	Alabang

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, from the secondary issuance of shares from Filinvest REIT Corp., (formerly Cyberzone Properties, Inc.), debt financing and internal cash generation from operations.

FLI expects to remain focused on core residential real estate development business which includes landed housing, medium-rise buildings (MRB) and high-rise condominium projects, residential farm estates, entrepreneurial communities, and leisure developments in response to the demands of the Philippine market.

In 2022, FLI intends to retain its dominant position as the leader in MRB projects by launching seven (7) new projects nationwide and nineteen (19) additional buildings of existing projects. Aside from the MRBs, FLI has pipelined twelve (12) horizontal residential projects and two (2) HRB projects.

Leasing Segment

The Company has a significant leasing portfolio comprising mostly commercial office and retail developments, including thirty-one (31) offices and BPO buildings, its flagship mall, the Festival Supermall in Filinvest City, and three (3) other community malls. The Company was a pioneer among the Philippine landlords with the longest histories of focusing on the BPO industry as tenants. As of December 31, 2021, the Company has a portfolio of 524,188 sq.m. of leased office space comprising major international BPO tenants and 256,830 sq.m. of retail space. The Company believes this history and track record is a competitive advantage in gaining the continued confidence of BPO locators.

FLI has the following investment properties for lease:

Commercial Retail Leasing Properties

Festival Supermall Alabang

The landmark project, Festival Supermall, carries on its position as the prime destination for recreation and retail in southern Metro Manila. With more 'firsts' on its offerings and a better shopping ambiance, the mall has elevated the retail experience in the south. It is one of the country's largest shopping malls with more than 1,000 shops.

Major improvements have been undertaken and continue to be undertaken for the existing mall and its facilities. New interiors give the mall a refreshed look and modern ambiance, complementing the recently completed 46,000 sq.m. expansion wing.

The introduction of new and unique food establishments has made Festival a gastronomic destination ushering in new traffic and strengthening its appeal to its core target market. The Water Garden, a new distinctly refreshing outdoor amenity and convergence zone in the expansion wing, continues to be favorite among mall patrons. Uniqlo opened its first ever roadside store in the country in Westgate, Festival's affiliated lifestyle development in Filinvest City.

Fora Mall

Conveniently located right by Tagaytay Rotunda is Fora Mall, the first regional mall in the area. This prime retail destination provides about 26,000 sq. m of leasable space amidst nature, open spaces, and a beautifully landscaped amphitheater. It primarily serves the local market and Tagaytay bound tourists. Several local and popular food concepts, along with national brands, have opened in the mall. Super Metro, a 24-hour hypermarket, serves as its anchor. Other notable shops include Ace Hardware, Power Mac, Own Days, Anello and La Sedia. The mall also has four (4) digital cinemas which have become the go to place for Tagaytay City and surrounding towns for recreation.

Main Square

With a smaller format of over 18,000 sq. m leasable area, Main Square is the first and only mall along Bacoor Blvd, close to Bacoor City Hall and fronting Princeton Heights. Positioned as the reliable one-stop hub for neighboring gated villages of Bacoor, it provides basic shopping, wellness, service, and convenience offerings from partner brands such as Anytime Fitness, Watson's, Ace Hardware, Western Appliances, Japan Home, and DIY. The mall's anchor for this development is Robinsons Supermarket, which has become the most convenient essentials shopping option in the area.

Il Corso

Il Corso is a retail development with an estimated 34,000 sq. m of leasable area in the City di Mare estate development of Filinvest in the South Reclamation Area of Cebu City. It's opened restaurants facing the sea have become destinations in the southern edge of Cebu City. The cinema has also opened. A 10,000 sq.m. portion of the mall is being reconfigured to accommodate Business Process Outsourcing Companies.

Other Filinvest Lifemalls

The following table sets out a summary of the Company's other major Filinvest Lifemalls.

Mall	Location	GLA (sq.m.)	Features
		26,000	24-hour super metro anchor store
Fora Mall	Taytay		• Four (4) digital cinemas
rora Maii	Rotonda	26,000	Open air amphitheater and forest feature
			Beside Quest Hotel
			Robinson Supermarket
Main Square	Princeton Heights, Bacoor, Cavite	18,000	• Watsons, Ace Hardware, DIY
			Anytime Fitness
			Starbucks, Coffee Bean & Tea Leaf
			Beside Bacoor City Hall
			Seaside waterfront boardwalk with al fresco dining
T. C	City di Mare,	•	Central piazza with dancing fountain
Il Corso	Cebu		Fully-functional lighthouse and battleship playground for children
			• Cebuano Home-Grown Food Concepts (Laguna Café Group, Chikaan, Fishes, etc)

Retail Space Projects in the Pipeline

As of March 31, 2022, the Company 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.

Mall Locators

In the Philippines, many major shopping malls have been developed by companies which also own large retail operations that to comprise a large chunk of the leasable area. The Company does not own any retail operations. Because the Company and its affiliates are focused primarily on real estate development and finance, the Company believes that this gives its Filinvest Lifemalls the flexibility to sign up tenants who can best serve its target market. The Company has successfully attracted major retailers at the Filinvest Lifemalls, such as Robinson's Retail, SM, SSI, Metro Retail, H&M, Uniqlo and Landmark.

The retail leasing business is not dependent upon a single customer or a few customers, the loss of any or more of which would not have a material adverse effect on the registrant and its subsidiaries taken as a whole. It is also not dependent on any related party.

Mall Leasing Policies

FLI manages its Filinvest Lifemalls with a view to maximizing and enhancing its value by ensuring that it has a mix of tenants that will allow it to cater to the widest possible range of market segments and to meet consumer demand in the communities which the mall serves.

Tenants enter into short- to medium-term leases, typically for periods of two (2) to five (5) years, with tenants required to make a security deposit equal to three (3) to six (6) months' rent and to pay rent on a monthly basis. Tenants pay rents that are either fixed or are comprised of a base rent plus a variable portion ranging from 1.5% to 15.0% of the tenants' sales revenues. Typically, tenants operating restaurants and other dining establishment are charged higher variable rates than tenants who operate apparel stores and other retail establishments. The

combined rent of a base amount per sq.m. plus a variable rent factor based on a percentage of sales, is subject to a minimum rent computed at an amount per sq.m. per month. The base portions of rents are primarily determined by the specific location in the mall and size of space being leased, and are typically subject to an annual escalation rate. Fixed-rate leases are generally with tenants that provide services (such as banks and foreign exchange centers) or which sell high-priced goods (such as jewelry stores and computer stores) and which do not typically generate high turnover. Tenants are charged separately for common area-related costs, such as costs for security, janitorial and other maintenance services and for utilities.

Commercial Office Properties

As of March 31, 2022, the Group owns commercial office spaces for lease to several BPO and other office locators with total gross leasable space of 524,188 sq.m. Primarily, they are located in Northgate Cyberzone in Filinvest City, Alabang, Muntinlupa. Northgate is an 18.7- hectare PEZA zone that enjoys developer incentives. Among the Company's portfolio is the PBCom tower where FLI owns 60.0% through FAC, which owns 50.0% of the 52-storey PBCom Tower in the Makati CBD. PBCom Tower is a Grade A, PEZA-registered, IT/office building located along Ayala Avenue, Makati City with a GLA of 35,148 sq.m.

The Group also owns several completed office developments, in Bay City, Pasay, at EDSA, Mandaluyong near Ortigas MRT station, at Gil Puyat, Makati City, at Clark Mimosa and at Cyberzone Cebu IT Park. A summary of the GLA is set forth below:

Location	Number of Buildings	GLA (sq. m.)	
Northgate Cyberzone, Filinvest City	19	327,553	
Metro Manila outside of Filinvest City	7	122,668	
Outside Metro Manila	5	73,967	
Total	31	524,188	

The office buildings of Filinvest are mainly located in business parks or in mixed-used complexes highly accessible to public transport. The Group believes its business park model, wherein the Group builds on areas specifically suited for business and industrial establishments supported, in certain cases, by incentives from the Government, gives it a competitive advantage as business parks are the preferred site of major BPO tenants. Being in a major business park allow the tenants assurance of expansion options within proximity thereby giving the Group an advantage over stand-alone developments.

- Northgate Cyberzone, an 18-hectare, PEZA-registered IT park located in Filinvest City in Alabang. The office buildings of the Group sit within the 10-hectare parcel of land in the Northgate district owned by FLI.
- Mimosa Workplus, an office village that is comprised of eight buildings set amidst the lush natural environment of the Filinvest Mimosa+ Leisure City.
- Cyberzone Cebu and Filinvest IT Park are two distinct developments on two separate Build-Transfer-Operate (BTO) arrangements with the Cebu Province. The two parcels of land totaling 2.9 hectares are near the city center located along Banilad and Salinas Avenue in Cebu. Together these comprise 7 office towers, a mall, and a hotel development. The office and mall portions are pre-certified LEED Gold rating.
- Filinvest Cyberzone Bay City, a 4-tower office complex in the bustling section of the Bay Area. Its four towers are already completed and operating. The complex is also certified LEED Silver rating.

Lease Profiles

The Company's office tenants are principally companies in the BPO sector with customer care, medical transcription, software development, graphic design and animation services. Firms that provide corporate backroom support operations, such as accounting and bookkeeping, account maintenance, accounts payable administration, payroll processing, expense and revenue reporting, legal, financial reporting and other finance-related services, have also established a growing presence in the Philippines. Aside from the BPO sector, there are Traditional HQ tenants and small database of POGO tenants.

Office space leases for FLI are typically for periods ranging from three (3) to five (5) years, although "built-to-suit" buildings are typically leased for ten years. The lease agreements generally require tenants to make a three-month security deposit and three (3) months advance rent. Rent is paid on a fixed per sq.m. basis, depending on unit size and location.

Leases with POGO tenants, which account for approximately 7% of total office space in aggregate, are usually for terms of minimum three (3) to five (5) years with six (6) months deposit and six (6) months advance rent (to be applied at the end of the lease term but these are payable upfront upon handover) for such tenants.

The office leasing business is not dependent upon a single customer or a few customers, the loss of any or more of which would not have a material adverse effect on the registrant and its subsidiaries taken as a whole. It is also not dependent on any related party.

FLI's current tenants include Top Multinational BPO Companies - which are some of the most recognized players in the BPO space. FLI enjoys relatively high repeat business from its existing clients with about 90% of its current tenants being original tenants who have opted to either renew or extend their respective lease contracts, suggesting the company's strong ability to retain quality lessees.

Residential Housing

Since it began commercial operations, FLI's core business has been developing and selling residential subdivisions and housing units in the Philippines. In the 1990s, FLI started developing affordable housing units in the Philippines. Since then, the Company has ventured into the development of other real estate products, such as MRBs and HRBs. The Company believes that its long-standing brands, built over a five (5)-decade history of success and innovation provides it with an advantage in the marketing and sales of its core affordable housing products nationwide.

The Company's residential projects include houses, lots, MRBs and HRBs, which are offered in the socialized, affordable, middle income and high-end housing segments. Except for FLI's socialized housing products, which are categorized based on criteria set by the Government, FLI's residential product lines are categorized based on criteria determined solely by the Company, taking into consideration factors such as the price points for each category and the target market for each project. The criteria set by the Company in determining which of its projects are affordable, middle-income and high-end may differ from those set by its competitors and by industry associations.

The Company's customer base consists of both domestic and overseas Filipinos. The Company believes the OFW population and expatriate Filipinos contribute a significant portion of the demand for FLI's affordable and middle- income housing by remitting funds to family members in the Philippines to purchase property and by purchasing properties from abroad.

Landed Residential Housing

Socialized Housing

Socialized housing is marketed under FLI's "Pabahay" brand, with lots typically priced at up to \$\mathbb{P}\$580,000 per unit. FLI's socialized housing comprises large-scale, mass-housing projects that have historically ranged in size from approximately six to 55 hectares and have been developed in phases typically comprising 1,000 lots of 35 to 50 sq.m. each, organized in clusters of front-expandable row houses with supporting amenities and facilities. Government regulations generally require developers to allocate at least 5% to 20% of their subdivision development activities (by either area or cost) for socialized housing units, although this requirement can also be satisfied through alternative means. Buyers of socialized housing projects are eligible to obtain financing from the Government's Pag-IBIG Fund. Maximum sales prices for FLI's socialized housing products do not exceed Government-mandated ceilings of \$\mathbb{P}\$580,000 per unit and income realized from the development and improvement of socialized housing sites are exempt from taxation. See "Regulatory and Environmental Matters."

Affordable/Middle-Income Housing

Affordable housing is marketed under FLI's "Futura Homes" brand, with lot-only prices ranging from ₱160,000 to ₱750,000 and per-unit prices for housing units ranging from ₱580,000 to ₱1,500,000. Affordable housing developments typically range from two (2) hectares to twenty-six (26) hectares and have been developed in phases typically comprising approximately 300 lots each. Houses typically have a floor area of approximately 40 sq.m., with a lot size generally between 80 to 150 sq.m. Homes in this sector are designed and constructed

with the capacity and structural strength to allow the owner to construct an additional story, which can double the available floor area. Affordable housing developments are generally located in the provinces bordering Metro Manila, including Rizal, Pampanga, Bulacan, Laguna, Batangas and Cavite, and in key regional cities such as Tarlac, Cebu, Iloilo, Cotabato, Palawan, Negros, Zamboanga and Davao. Construction of a house is usually completed approximately six months from the receipt date of the final installment of the required down payment.

The Company markets its middle-income housing under the "Filinvest Aspire" brand, with lot-only prices ranging from ₱750,000 to ₱1,200,000 and per-unit prices for housing units ranging from ₱1,500,000 to ₱4,000,000. Historically, FLI's middle-income housing developments have ranged in size from approximately five (5) to forty-six

(46) hectares and have been developed in phases typically comprising approximately 150 lots of 150 to 300 sq.m. each. Middle-income housing developments are typically located within Metro Manila, nearby providences such as Rizal, Tarlac, Cavite, Pampanga and Laguna, and major regional urban centers in Cebu, Palawan, Butuan, Cagayan de Oro, Davao, and Zamboanga. A typical home in the middle-income projects has two (2) stories. Houses in this sector are designed and constructed with the capacity and structural strength to allow the owner to add extensions to the existing structure. Construction of a house is usually completed approximately nine (9) to twelve (12) months from the receipt date of the final installment of the required down payment.

High-end Housing

The Company markets its high-end housing developments under the "Filinvest Prestige" brand, with lots priced at above ₱1,200,000 each, and per-unit prices for housing units above ₱4,000,000. The Company also markets high-end housing projects under the "Filigree" brand for its more exclusive developments. Historically, the Company's high- end housing developments have ranged in size from approximately 5 to 25 hectares and have been developed in phases typically comprising approximately 35 to 300 lots of 250 to 1,000 sq.m. each. High-end housing developments are typically located within Metro Manila and in areas immediately outside Metro Manila and in major regional urban centers in Cebu. A typical home in a high-end housing project has two (2) stories. Homes in this sector are designed and constructed with the capacity and structural strength to allow the owner to add extensions to the existing structure. Construction of a house is usually completed approximately nine (9) to twelve (12) months from the receipt date of the final installment of the required down payment.

Vertical Residential Housing

Medium-Rise Buildings

MRB projects are designed in clusters of buildings that surround amenities with the intention of providing a quiet environment within an urban setting. MRBs are typically five (5) stories with an elevator and include studio, one bedroom and two (2) bedroom units. The Company's policy is to commence construction of an MRB building when at least 50.0% of the units in the building has been sold. From a developer's perspective, MRBs offer several benefits

compared to high-rise developments. MRBs can generally be constructed in less than one year once all approvals have been obtained, which reduces the risk borne by FLI between the launch and delivery of a project. The lower height of MRBs also reduces construction costs compared with high-rises which require extra reinforcement to protect against earthquake damage.

MRBs are marketed under FLI's "Oasis" brand for the middle-income market and under FLI's "Spatial" brand for the affordable housing market. MRBs under the "Oasis" brand typically have per-unit prices ranging from ₱2,000,000.00 to ₱4,400,000.00 depending on the size of the unit, while MRBs under the "Spatial" brand typically have per-unit prices ranging from ₱1,700,000.00 to ₱3,600,000.00. MRBs offer low-density development and lower association dues compared with high-rise condominium buildings, in addition to a lower price per sq.m. MRBs are generally located in prime urban zones. Further, MRBs are developed to maximize open space, with buildings typically occupying 30% to 35% of the development's land area. In contrast with its other developments, which generally require the down payment to be paid within 12 months, FLI generally allows MRB purchasers to pay the down payment in installments over a 24-month period.

As of the date of this Prospectus, the Company has 27 MRB projects with more than 100 buildings throughout Luzon, Visayas and Mindanao.

High-Rise Buildings ("HRBs")

The Company develops HRBs in prime areas. HRBs are at least eighteen (18) stories, with various floor plans and designs depending upon the demographics of the target market for each building. FLI's policy is to

commence construction of a HRB when at least 50% of the units in the building has been sold. From a development perspective, HRBs generally can be constructed in two (2) years once all Government approvals have been obtained.

Leisure Projects

The Company's leisure projects consist of its condotels, residential farm estates, residential resort developments.

Condotels

FLI developed the 25-storey Grand Cenia Hotel and Residences, which is strategically located across the Cebu Business Park, a joint venture project of FLI, as developer, and Gotianun Family-owned GCK Realty Corporation, as landowner. Under the terms of the joint venture agreement, GCK Realty Corporation contributed 4,211 sq.m. of land to be developed in accordance with a master development plan in exchange for an 8% interest in the joint venture. The condotel units are targeted to business travelers, returning OFWs and expatriate Filipinos. Owners of individual condotel units are required to place their units in a rental pool that will be operated as a business hotel. Owners are entitled to use the unit for 14 days annually. The units were handed over to the condotel buyers for preparation for hospitality operations. In 2012, the hotel started operating as the Quest Hotel and Conference Center, Cebu, a three- star hotel with business and conference facilities. The Company has also developed the Fora Hotel Tagaytay.

Residential Farm Estates

The Company began marketing its residential farm estate projects to customers in 2003, after FLI's in-house market research indicated that there was demand among customers, such as retirees and farming enthusiasts, for leisure farms that can serve as alternative primary homes near Metro Manila. To help attract buyers, the Company maintains demonstration farms in its farm estate projects and also has personnel on site to provide buyers with technical advice on farming. Customers can purchase lots (with a minimum lot size of 750 sq.m.) 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 farming, such as fish farming or vegetable farming. Residential farm estates are sold on a lot-only basis, with buyers responsible for the construction of residential units on their lots.

As of the date of this Prospectus, the Company has three (3) residential farm estates under FLI, Nusa Dua Farm Estate, Mandala Residential Farm Estate and Forest Farms Residential Farm Estate. Nusa Dua Farm Estate is located in Cavite, just south of Metro Manila. Mandala Residential Farm Estate ("Mandala") is located in Rizal province and integrated in FLI's Timberland Heights township project. Forest Farms Residential Farm Estate ("Forest Farms") is also located in Rizal province as part of FLI's Havila township project. It is an exclusive mountain retreat and nature park, located between the hills of Antipolo and the forested area of Angono, Rizal.

Residential Resort Development

FLI entered the high-end residential resort market in 2007 with the launching of the Laeuna de Taal project located along Tagaytay Ridge, Batangas and the Kembali Coast project and Veranda Resort Condominium in Samal Island, Davao. The residential resorts capture the growing demand for second homes and leisure and retirement destinations of the high-end market segment. Laeuna de Taal, provides scenic views of the Taal Lake, and offers three (3) residential enclaves: Arista, Bahia, and Orilla. Located on the water from of Laeuna de Taal is the Lake Club, a lakeside amenity designed for wellness, recreation and events. Kembali Coast is an Asian-Balinese inspired beachfront residential development with a 1.8 kilometer beach, providing seaside resort-style living in the Mindanao area. Kembali has a total land area of 50 hectares while the Laeuna de Taal project has a total land area of 60 hectares.

Other Infrastructure

District Cooling System

FLI has also partnered with Engie Services Philippines pursuant to a 60:40 joint venture to develop in Northgate Cyberzone, Filinvest City what is expected to be the first and largest district cooling system in Northern Luzon with an expected capacity of up to 12,000 tons of refrigeration. The district cooling system is expected to provide sustainable energy solutions by conserving energy through lower use of electricity, water and chemicals, and reducing greenhouse gas emissions and ozone-destroying refrigerants.

The joint venture entity, Philippine DCS Development Corporation ("PDDC"), was registered with the Philippine SEC on July 31, 2015 and started its commercial operations in September 2017. PDDC's primary purpose is to engage in the business of the construction and operation of a district cooling system, the supply of

chilled water, and the development of, and search for, new district cooling system and heating, ventilation and air-conditioning projects

Real Estate Investment Trust (REIT)

In preparation for the FILRT's transition to a REIT company, FLI and FILRT identified and selected the properties of FILRT that will comprise the initial REIT portfolio based on the requirements of the REIT Law as well the Company's investment criteria. As such, FLI and FILRT determined that certain of FILRT's assets (as enumerated below) will be transferred from FILRT to FLI in the form of property dividends or through assignment of rights. On December 4, 2021, the FILRT Board approved the declaration of property dividends consisting of one building (which has been operational for less than three years) in Northgate Cyberzone (Axis Tower 2), two (2) buildings under construction in Northgate Cyberzone (Axis Tower 3 and Axis Tower 4), and a parcel of land in South Road Properties, Cebu City to stockholders of record as of November 30, 2021. On February 11, 2022, the FILRT Board also approved the declaration of property dividends to stockholders of record as of February 15, 2022, consisting of four (4) existing buildings, (i) Concentrix Building in Northgate Cyberzone, (ii) IT School in Northgate Cyberzone, (iii) the Filinvest Building at EDSA, Wack, Mandaluyong City, all of which have been identified for redevelopment, and (iv) Cebu Tower 2 in Filinvest Cyberzone Cebu, which has been operating for less than three (3) years. On February 11, 2022, the FILRT Board also approved the transfer of its rights under its "build-transfer-operate" ("BTO") arrangement with the Cebu Provincial Government relating to two buildings under construction (Cebu Tower 3 and Cebu Tower 4) in Filinvest Cyberzone Cebu, to FLI. These transactions do not affect the consolidated financial statements of FLI and its subsidiaries.

On August 12, 2022, Filinvest REIT Corp., the real estate investment trust (REIT) of Filinvest Land, Inc., was listed on the PSE with an offer price of ₱7.00 per share. At the offer price, the projected dividend yield as stated in the REIT Plan is 6.3% for FY2022 and 6.6% for FY2022. The base offer of the IPO was 1,634,187,850 common shares, with an overallotment option of up to 163,418,785 common shares.

FLI previously owned 100% of FILRT and sold 36.7% or 1,797.61 million shares in its initial public offering (IPO). The gross proceeds from the IPO amounted to Php 12,583,246,445.00.

Reinvestment Plan

As sponsor of FILRT, the REIT Law requires the Company to reinvest (a) any proceeds realized by it from the sale of FILRT shares or other securities issued in exchange for income-generating real estate transferred to the FILRT and (b) any money raised by the Company from the sale of any of its income generating real estate to FILRT, in any real estate, including any redevelopment thereof, and/or infrastructure projects in the Philippines within one (1) year of receipt of the proceeds.

Following current regulations, Filinvest Land intends to invest its net proceeds in the construction and development of its various office, retail and residential projects. Filinvest Land plans to invest the net proceeds in nine (9) office buildings, three (3) retail projects, five (5) mid-rise residential buildings as well as industrial lots. It also plans to use the funds for the purchase of land parcels for residential and commercial purposes and to expand the capacity of the District Cooling System in the Northgate Cyberzone. All disbursements for such projects are intended to be distributed within one year upon receipt of the proceeds from the secondary offer of FILRT shares. All of the projects for which the proceeds will be spent are located within the Philippines and none are to be spent outside of the Philippines. Filinvest Land does not intend to reinvest the net proceeds from the Offer Shares in any infrastructure project.

Filinvest Land shall monitor the actual disbursements of projects proposed in the Reinvestment Plan on a quarterly basis. For purposes of monitoring, Filinvest Land prepares quarterly progress reports of actual disbursements on the projects covered by the Reinvestment Plan. In the event of changes in the actual disbursements of projects proposed in the Reinvestment Plan, Filinvest Land, shall inform the SEC, PSE, BIR or the appropriate government agency, by sending a written notice to that effect

As of March 31, 2022, the remaining balance of proceeds from FILRT IPO amounts to Php7,673,816,729.16 out of the Php12,583,246,445.00 proceeds from the IPO. Php2,281,799.73 was disbursed for price stabilization activities, Php316,945,305.82 was disbursed for IPO-related fees, Php132,542,600.57 was disbursed for IPO transactions costs and Php4,456,088,409.48 was disbursed and reinvested to real estate projects identified in the Reinvestment Plan from August 13, 2021 to March 31, 2022.

Registration with the Board of Investments (BOI)

As of March 31, 2022, FLI has registered the following projects with the BOI under the Omnibus Investments Code of 1987 (Executive order No. 226):

Name	Reg. No.	Date Registered
New Fields	2018-016	01/22/2018
Futura Homes Palm Estates Ph 1	2018-156	07/20/2018
Sandia Homes 2	2019-136	07/25/2019
Futura Homes Zamboanga Ph1A	2018-200	09/24/2018
8 Spatial Davao Bldg 5	2019-182	09/26/2019
Marina Spatial Bldg 2	2019-259	12/02/2019
New Leaf	2019-054	03/20/2019

As a registered enterprise, the Group is entitled to certain tax and nontax incentives, subject to certain conditions.

Item 4. Other Disclosures

- 1. Except as disclosed in the Notes to Unaudited Interim Consolidated Financial Statements and Management's Discussion and Analysis of Financial Condition and Results of Operations, there are no unusual items affecting assets, liabilities, equity, net income or cash flows for the interim period.
- The Company's unaudited interim consolidated financial statements do not include all the information
 and disclosures required in the annual financial statements and should be read in conjunction with the
 consolidated annual financial statements as of and for the year ended December 31, 2021 (PAS 34, par
 15).
- 3. The accounting policies and methods of computation adopted in the preparation of the unaudited interim consolidated financial statements are consistent with those followed in the preparation of the Company's annual consolidated financial statements as of and for the year ended December 31, 2021.
- 4. On 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, the Covid-19 global pandemic.

COVID-19 Pandemic

The Group continues to abide by and comply with all rules and regulations issued by the government in relation to the COVID-19 pandemic. In line with applicable rules and regulations, the said risks are mitigated by business continuity strategies set in place by the Group. Measures currently undertaken by the Group to mitigate the risks of COVID-19 pandemic on its operations include work from-home arrangements, proper and frequent sanitation of office premises, cancellation of large group meetings in person, an internal ban on foreign business travel, and the practice of social distancing through remote communication, among others.

The quarantine restrictions and recent social distancing guidelines limit the operations of malls and construction completion. Despite the challenges, the Group prioritized easing the burden of its customers by providing payment grace periods or rental relief. Past efforts in process improvement and digitalization allowed the company to operate efficiently and effectively to continue to serve customers. Operations have adjusted to the pandemic from digital marketing and online selling processes to the continued communication with the buyers and homeowners through the online service desk. As of date, estimate of the impact cannot be made.

The Group is taking a two-pronged strategy of (i) expanding the investment property portfolio and (ii) prudent residential development focusing on the end-user, affordable and middle-income markets. The company is concentrating on the completion of its key projects, particularly office buildings which continue to be in demand and selected residential developments across the country.

- 5. Aside from any probable material increase in interest rates on the outstanding long-term debt 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 the Group within the next 12 months.
- 6. There are no changes in estimates of amounts reported in prior year (2021) that have material effects in the current interim period.
- 7. Except for those discussed in the Management's Discussion and Analysis of Financial Condition and Results of Operations, there are no other issuances, repurchases and repayments of debt and equity securities.
- 8. Except as discussed in the Management's Discussion and Analysis of Financial Condition and Results of Operations, and Financial Risk Exposures, there are no material events subsequent to March 31, 2022 up to the date of this report that have not been reflected in the financial statements for the interim period.
- 9. There are no changes in contingent liabilities or contingent assets since December 31, 2021.
- 10. There are no material contingencies and any other events or transactions affecting the current interim period.
- 11. The Group is not in default or breach of any note, loan, lease or other indebtedness or financing arrangement requiring it to make payments, or any significant amount of the Group's payables that have not been paid within the stated trade terms.
- 12. There are no significant elements of income that did not arise from the Group's continuing operations.
- 13. There are no known events that will trigger the settlement of a direct or contingent financial obligation that is material to the Group.
- 14. Except for those discussed above, there are no material changes in the financial statements of the Group from December 31, 2021 to March 31, 2022.
- 15. There are no off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created during the reporting period other than those that were previously reported.
- 16. Other information
- 17. Please refer to Annex C for the Aging Schedule for the Group's receivables as of March 31, 2022. Annex D are Supplementary Information and Disclosures required on SRC rules 68 and 68.1 as amended for the three months ended March 31, 2022.
- 18. There is no other information required to be reported that have not been previously reported in SEC Form 17-C.

FILINVEST LAND, INC. AND SUBSIDIARIES INDEX TO SUPPLEMENTARY SCHEDULES

Annex A: Reconciliation of Retained Earnings Available for Dividend Declaration

Annex B: Map Showing the Relationships Between and Among the Company and its Ultimate Parent

Company, Middle Parent, Subsidiaries or Co-subsidiaries, Associates, Wherever Located or

Registered

Annex C: Aging of Receivables

Annex D: Supplementary Schedules Required by Annex 68-J

Schedule A. Financial Assets

Schedule B. Amounts Receivable from Directors, Officers, Employees, Related

Parties, and Principal Stockholders (Other than Related Parties)

Schedule C. Amounts Receivable from Related Parties which are Eliminated During

the Consolidation of Financial Statements

Schedule D. Long-term Debt

Schedule E. Indebtedness to Related Parties

Schedule F. Guarantees of Securities of Other Issuers

Schedule G. Capital Stock

Schedule H. Bond Issuances - Securities Offered to the Public

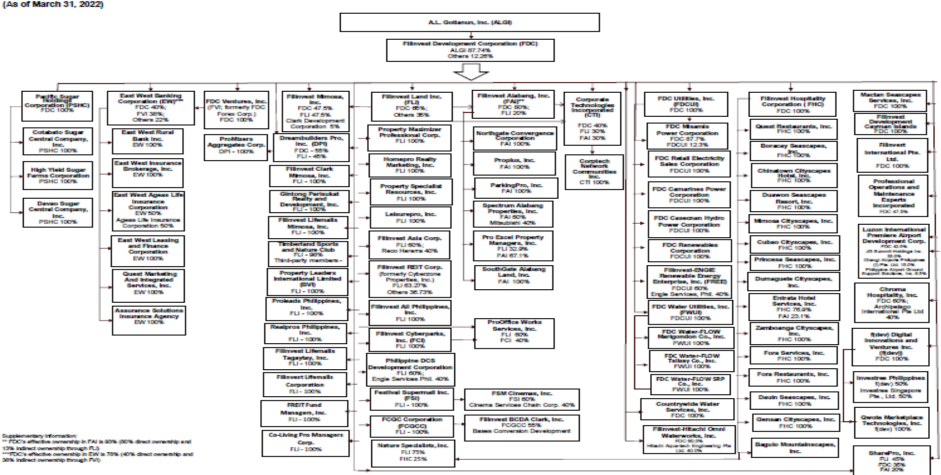
Supplementary Schedule of Retained Earnings Available for Dividends Declaration March 31, 2022

(Amounts in thousands)

Unappropriated Retained Earnings, January 1, 2022, as restated		P45,077,402
Adjustments:		
Equity in net earnings of subsidiaries and an associate		
Unappropriated Retained Earnings, as adjusted, January 1, 2022		45,077,402
Net income based on the face of financial statements	748,751	
Add: Non-actual/unrealized losses net of tax		
Movement in deferred tax assets	165,739	
Net income actual/realized		(914,491)
Less: Dividend declarations during the year		-
Less: Appropriations for business expansion		-
Unappropriated Retained Earnings, as adjusted, March 31, 2022		P44,162,911

Map Showing the Relationship Between and Among the Companies in the Group, Its Ultimate Parent Company and Co-Subsidiaries March 31, 2022

A.L. GOTIANUN, INC.
MAP SHOWING THE RELATIONSHIP BETWEEN AND AMONG THE COMPANIES IN THE GROUP, ITS ULTIMATE PARENT, CO-SUBSIDIARIES, JOINT VENTURES AND ASSOCIATES
(As of March 31, 2022)



Aging of Receivables March 31, 2022

(Amounts in thousands)

	Neither past	Past Due but not impaired				
	due nor impaired	Less than 30 days	31-90 days	91-120 days	Over 120 days	Impaired
Type of Account Receivable a) Mortgage, Notes & Installment Contract Receivable						
Installment Contracts Receivable and Contract Assets	₽8,788,378	₽433,975	₽822,484	₽273,917	₽3,380,522	₽-
Receivable from Financing Institutions	210,034	-	-	-	-	-
Sub-total Sub-total	8,998,412	433,975	822,484	273,917	3,380,522	-
b) Other Receivables	3,078,368	-	-	-	-	61,914
Receivables from tenants	1,712,747	-	-	-	-	29,419
Due from related parties	641,381	-	-	-	-	-
Advances to officers and employees	300,656	-	-	-	-	-
Receivables from homeowners' associations	258,520	-	-	-	-	32,494
Receivables from buyers	23,431	-	-	-	-	-
Others	141,634	-	-	-	-	-
	P12,076,780	P433,975	P822,484	P273,917	P3,380,522	P61,914

Account Receivable Description Nature/Description		Collection Period
Type of Receivables		
Installment contracts receivables	This is the Group's in-house financing, where buyers are required to make down payment and the balance will be in the form of a mortgage loan to be paid in equal monthly installments.	5-10 years
Receivable from financing institution	This represents proceeds from buyers' financing under one or more of the government programs granted to finance buyers of housing units and mortgage house financing of private banks.	Within 1 year
Other receivables	This represents claims from other parties arising from the ordinary course of business. It also includes receivables from tenants, related parties, advances to officers and employees and homeowners' associations.	1 to 2 years

Normal Operating Cycle: 12 calendar months

Supplementary Schedule of Financial Assets March 31, 2022

Below is the detailed schedule of the Group's financial assets in equity securities as of March 31, 2022:

Name of Issuing entity and association of each issue		Number of Shares	Amount Shown in the Statement of Financial Position	Value Based on Market Quotati on at end of year	Income Received and Accrued
	(In Thousands Except Number of Shares)				
Financial assets at FVOCI		`	,		
Quoted:					
Philippine Long Distance	26,100	₽348	₽348		₽-
Telephone Company					
Manila Electric					
Company					
(MERALCO)	,153,694	6,197	6,197		
		6,545	6,545		_
Unquoted:					
The Palms Country Club, Inc.	1,000	₽3,060	₽3,060		₽-
Cebu Country Club	1	6,017	6,017		
		9,077	9,077		
		₽15,622	₽15,622		₽-

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.

Supplementary Schedule of Amounts Receivable from Directors, Officers, Employees, Related Parties, and Principal Stockholders (Other than Related Parties)
March 31, 2022

As of March 31, 2022, there were no advances to employees of the Group with balances above ₱1.0 million.

All amounts receivable from related parties pertained to items arising in the ordinary course of business.

Supplementary Schedule of Amounts Receivable (Payable) from Related Parties which are Eliminated during the Consolidation of Financial Statements

March 31, 2022

Below is the schedule of receivables (payables) with related parties which are eliminated in the consolidated financial statements as of March 31, 2022. All are noninterest-bearing and to be settled within the year:

	Volume of Transactions		Receivable (Payable)
		(In Thou	isands)
Filinvest REIT Corp. (FILRT)	Share in Expenses	₽945,475	₽8,313,017
Filinvest Cyberzone Mimosa, Inc. (FCMI)	Share in expenses	163	3,857,627
Homepro Realty Marketing, Inc. (Homepro)	Share in expenses	925	808,836
Filinvest Cyberparks, Inc. (FCI)	Share in expenses	286,601	644,187
Filinvest Lifemalls Tagaytay, Inc. (FLTI)	Share in expenses	9,184	542,338
Filinvest Clark Green City (FCGC)	Share in expenses	10	289,229
Property Maximizer Professional Corp. (Promax)	Share in Expenses	62,138	156,054
Nature Specialists, Inc.	Share in expenses	3,788	47,226
Proleads Philippines, Inc. (PPI)	Share in expenses	282	26,962
Gintong Parisukat Realty and Development Inc. (GPRDI)	Share in expenses	451	18,962
Realpros Philippines, Inc. (RPI)	Share in expenses	34	15,120
Filinvest BCDA Clark, Inc. (FBCI)	Share in expenses	1	12,057
Property Specialist Resources, Inc. (Prosper)	Share in expenses	(93)	7,779
Leisurepro, Inc. (Leisurepro)	Share in expenses	34	6,535
Co-Living Pro Managers Corp.	Share in Expenses	2,451	4,913
Festival Supermall, Inc. (FSI)	Share in expenses	1,091	532
Filinvest Lifemalls Mimosa, Inc. (FLMI)	Share in expenses	0	210
Property Leaders International Limited (PLIL)	Share in expenses	0	111
Philippine DCS Development Corporation (PDDC)	Share in expenses	4	101
ProOffice Works Services, Inc. (ProOffice)	Share in expenses	24	46
FREIT Fund Managers, Inc. (FFMI)	Share in expenses	0	18
FSM Cinemas, Inc.	Share in expenses	5	2
Filinvest REIT Corp. (FILRT)	Share in Expenses	₽945,475	₽8,313,017

Supplementary Schedule of Amounts Receivable (Payable) from Related Parties which are Eliminated during the Consolidation of Financial Statements

March 31, 2022

The table below shows the movement of the receivables (payables) from related parties:

	December 31	Additions	Collections	March 31
	2021			2022
		(In Thous	sands)	
Filinvest REIT Corp. (FILRT)	₽7,358,605	₽954,546	(P135)	₽8,313,017
Filinvest Cyberzone Mimosa, Inc. (FCMI)	3,857,464	163		3,857,627
Homepro Realty Marketing, Inc. (Homepro)	807,912	925		808,836
Filinvest Cyberparks, Inc. (FCI)	357,587	286,601		644,187
Filinvest Lifemalls Tagaytay, Inc. (FLTI)	533,155	9,184		542,338
Filinvest Clark Green City (FCGC)	289,219	10		289,229
Property Maximizer Professional Corp. (Promax)	94,993	62,138	(1,077)	156,054
Nature Specialists, Inc.	43,438	3,788		47,226
Proleads Philippines, Inc. (PPI)	26,674	301	(13)	26,962
Gintong Parisukat Realty and Development Inc. (GPRDI)	18,511	451		18,962
Realpros Philippines, Inc. (RPI)	15,085	35		15,120
Filinvest BCDA Clark, Inc. (FBCI)	12,056	1		12,057
Property Specialist Resources, Inc. (Prosper)	7,872	0	(93)	7,779
Leisurepro, Inc. (Leisurepro)	6,501	34		6,535
Co-Living Pro Managers Corp.	2,462	2,451		4,913
Festival Supermall, Inc. (FSI)	(559)	1,091		532
Filinvest Lifemalls Mimosa, Inc. (FLMI)	210	0		210
Property Leaders International Limited (PLIL)	111	0		111
Philippine DCS Development Corporation (PDDC)	97	4		101
ProOffice Works Services, Inc. (ProOffice)	23	25	(1)	46
FREIT Fund Managers, Inc. (FFMI)	18	0	,	18
FSM Cinemas, Inc.	(3)	5		2
	P13,431,431	₽1,321,751	(P1,319)	P14,751,863

The intercompany transactions between FLI and the subsidiaries pertain to share in common expenses, rental charges, marketing fee, management fee, subscription receivables and dividends. There were no amounts written off during the year and all amounts are expected to be settled within the year.

Supplementary Schedule of Long-term Debt March 31, 2022

Below is the schedule of long-term debt of the Group:

Type of Obligation	Amount	Current	Noncurrent
		(In Thousands)	
Developmental loans Unsecured loan obtained in December 2016 with interest rate equal to 5.225% per annum, payable quarterly in arrears. The 50% principal is payable in 16 equal amortizations to commence in March 2020 and 50% is payable at maturity in December 2023.	₽143,541	₽24,964	₽118,578
Unsecured loan obtained in March 2016 with interest rate equal to 5.738% per annum, payable quarterly in arrears. The 50% of principal balance is payable in 20 equal quarterly amortizations to commence in June 2018 and 50% is payable at maturity in March 2023.	119,868	119,868	-
Unsecured loan obtained in November 2016 with interest rate equal to 4.750% per annum, payable quarterly in arrears. The 50% of principal is payable in 16 equal quarterly amortizations to commence in February 2020 and 50% is payable at maturity in November 2023.	287,500	50,000	237,500
Unsecured loan obtained in November 2016 with interest rate equal to 5.200% per annum, payable quarterly in arrears. The 50% of principal is payable in 16 equal quarterly amortizations to commence in February 2020 and 50% is payable at maturity in November 2023.	359,295	62,486	296,809
Unsecured loan obtained in October 2016 with interest rate equal to 4.465% per annum, payable quarterly in arrears. The 50% of principal is payable in 20 equal quarterly amortizations to commence in January 2019 and 50% is payable at maturity in October 2023.	472,387	69,983	402,404
Unsecured loan obtained in October 2016 with interest rate equal to 4.210% per annum, payable quarterly in arrears. The 50% of principal is payable in 20 equal quarterly amortizations to commence in January 2019 and 50% is payable at maturity in October 2023.	877,243	129,962	747,281
Unsecured loan obtained in December 2017 with interest rate equal to 5.461% per annum, payable quarterly in arrears. The 50% of principal balance is payable in 12 equal quarterly amortizations to commence in March 2020 and 50% is payable at maturity in December 2022.	249,704	249,704	-
Unsecured loan obtained in July 2017 with interest rate equal to 4.784% per annum, payable quarterly in arrears. The 50% of principal balance is payable in 12 equal quarterly amortizations to commence in October 2019 and 50% is payable at maturity in July 2022.	102,039	102,039	-
Unsecured loan obtained in June 2017 with interest rate equal to 5.075% per annum, payable quarterly in arrears. The 3% principal is payable in three (3) annual amortizations to commence in June 2019 and 97% is payable at maturity in June 2022.	969,775	969,775	-
Unsecured loan obtained in June 2018 with interest rate equal to 4.988% per annum, payable quarterly in arrears. The 6% of the principal balance is payable at 12 equal quarterly amortizations to commence on September 2020 and 94% is payable maturity on June 2023.	481,619	9,982	471,637
Unsecured loan obtained in December 2019 with interest rate equal to 5.061% per annum, payable quarterly in arrears. The 50% principal is payable in 12 equal installments starting March 2022 and the remaining 50% balance is payable in December 2024.	287,500	50,000	237,500
Unsecured loan obtained in June 2019 with interest rate equal to 2.613% per annum, payable quarterly in arrears. The 50% principal is payable in 12 equal quarterly amortizations to commence on September 2021 and 50% payable at maturity on June 2024.	437,500	83,333	354,167

Type of Obligation	Amount	Current	Noncurrent
		(In Thousands)	
Unsecured loan obtained in June 2019 with interest rate equal to 5.210% per annum, payable quarterly in arrears. The 50% of principal is payable in 12 equal quarterly amortizations to commence in September 2021 and 50% is payable at maturity in June 2024.	1,744,107	332,211	1,411,896
Unsecured loan obtained in June 2019 with interest rate equal to 4.987% per annum, payable quarterly in arrears. The 50% of principal is payable in 12 equal quarterly amortizations to commence in September 2021 and 50% is payable at maturity in June 2024.	1,744,146	332,218	1,411,928
Unsecured loan obtained in June 2019 with interest rate equal to 4.844% per annum, payable quarterly in arrears. The 50% of principal is payable in 12 equal quarterly amortizations to commence in September 2021 and 50% is payable at maturity in June 2024.	2,616,217	498,327	2,117,890
Unsecured loan obtained in June 2019 with interest rate equal to 5.051% per annum, payable quarterly in arrears. The principal is payable at maturity in June 2024.	1,992,883	-	1,992,883
Unsecured loan obtained in November 2019 with interest rate equal to 5.005% per annum, payable quarterly in arrears. The principal is payable at maturity in November 2024.	1,000,000	-	1,000,000
Unsecured loan obtained in October 2019 with interest rate equal to 4.977% per annum, payable quarterly in arrears. The principal is payable at maturity in October 2024.	497,962	-	497,962
Unsecured loan obtained in October 2019 with interest rate equal to 5.177% per annum, payable quarterly in arrears. The 50% principal is payable in 12 equal installments starting January 2022 and the remaining 50% balance is payable in October 2024.	479,167	83,333	395,833
Unsecured loan obtained in September 2019 with interest rate equal to 5.110% per annum, payable quarterly in arrears. The principal is payable at maturity in September 2024.	996,070	-	996,070
Unsecured loan obtained in September 2019 with interest rate equal to 5.210% per annum, payable quarterly in arrears. The 50% principal is payable in 12 equal installments starting December 2021 and the remaining 50% balance is payable in September 2024.	275,000	50,000	225,000
Unsecured loan obtained in September 2019 with interest rate equal to 5.300% per annum, payable quarterly in arrears. The principal is payable upon maturity in September 2024.	996,071	-	996,071
Unsecured loan obtained in April 2020 with interest rate equal to 4.913% per annum, payable quarterly in arrears. The principal is payable at maturity in April 2025.	500,000	-	500,000
Unsecured loan obtained in April 2020 with interest rate equal to 4.234% per annum, payable quarterly in arrears. The principal is payable at maturity in April 2025.	199,074	-	199,074
Unsecured loan obtained in April 2020 with interest rate equal to 4.234% per annum, payable quarterly in arrears. The 50% of principal balance is payable in 12 equal quarterly amortizations to commence in July 2022 and 50% is payable at maturity in April 2025.	300,000	37,500	262,500
Unsecured loan obtained in February 2020 with interest rate equal to 5.016% per annum, payable quarterly in arrears. The principal is payable at maturity in February 2025.	300,000	-	300,000
Unsecured loan obtained in January 2020 with interest rate equal to 5.301% per annum, payable quarterly in arrears. The 50% principal is payable in 12 equal installments starting April 2022 and the remaining 50% balance is payable in January 2025.	500,000	83,333	416,667
Unsecured loan obtained in January 2020 with interest rate equal to 5.254% per annum, payable quarterly in arrears. The 50% of principal balance is payable in 12 equal quarterly amortizations to commence in April 2022 and 50% is payable at maturity in January 2025.	373,493	62,249	311,244

Type of Obligation	Amount	Current	Noncurrent
		(In Thousands)	
Unsecured loan obtained in January 2020 with interest rate equal to 5.254% per annum, payable quarterly in arrears. The 50% of principal balance is payable in 12 equal quarterly amortizations to commence in April 2022 and 50% is payable at maturity in January 2025.	425,000	70,833	354,167
Unsecured loan obtained in January 2020 with interest rate equal to 5.084% per annum, payable quarterly in arrears. The 50% of principal is payable in 11 equal quarterly amortizations to commence in April 2022 and 50% is payable at maturity in October 23 2024.	995,780	181,051	814,729
Unsecured loan obtained in July 2020 with interest rate equal to 5.410% per annum, payable quarterly in arrears. The 50% of principal is payable in 12 equal installments starting October 2022 and the remaining 50% balance is payable in July 2025.	995,164	82,930	912,233
Unsecured loan obtained in July 2020 with interest rate equal to 5.490% per annum, payable quarterly in arrears. The 50% of principal is payable in 12 equal installments starting October 2022 and the remaining 50% balance is payable in July 2025.	995,143	82,929	912,215
Unsecured loan obtained in May 2020 with interest rate equal to 4.750% per annum, payable quarterly in arrears. The principal is payable at maturity in May 2025.	278,634	-	278,634
Unsecured loan obtained in October 2020 with interest rate equal to 4.750% per annum, payable quarterly in arrears. The 50% of principal balance is payable in 12 equal quarterly amortizations to commence in January 2023 and 50% is payable at maturity in October 2025.	696,319	58,027	638,293
Unsecured loan obtained in August 2021 with interest rate equal to 4.250% per annum, payable quarterly in arrears. The principal is payable at maturity in August 2026.	854,404	-	854,404
Unsecured loan obtained in December 2021 with interest rate equal to 5.012% per annum, payable quarterly in arrears. The principal is payable at maturity in December 2026.	496,455	-	496,455
Unsecured loan obtained in December 2021 with interest rate equal to 5.012% per annum, payable quarterly in arrears. The principal is payable at maturity in December 2026.	200	-	200
Unsecured loan obtained in November 2021 with interest rate equal to 4.753% per annum, payable quarterly in arrears. The principal is payable at maturity in November 2026.	1,241,385	-	1,241,385
Unsecured loan obtained in November 2021 with interest rate equal to 4.985% per annum, payable quarterly in arrears. The principal is payable at maturity in November 2026.	248,270	-	248,270
Unsecured loan obtained in November 2021 with interest rate equal to 4.985% per annum, payable quarterly in arrears. The principal is payable at maturity in November 2026.	496,538	-	496,538
Unsecured loan obtained in September 2021 with interest rate equal to 4.250% per annum, payable quarterly in arrears. The principal is payable at maturity in September 2026.	993,260	-	993,260
Unsecured loan obtained in September 2021 with interest rate equal to 4.250% per annum, payable quarterly in arrears. The principal is payable at maturity in September 2026.	993,260	-	993,260
Unsecured loan obtained in September 2021 with interest rate equal to 4.250% per annum, payable quarterly in arrears. The principal is payable at maturity in September 2026.	645,619	-	645,619
Unsecured loan obtained in September 2021 with interest rate equal to 4.250% per annum, payable quarterly in arrears. The principal is payable at maturity in September 2026.	695,282	-	695,282
Unsecured loan obtained in February 2022 with interest rate equal to 5.505% per annum, payable quarterly in arrears. The principal is payable at maturity in February 2027.	799,108	-	799,108
Unsecured loan obtained in January 2022 with interest rate equal to 3.325% per annum, payable quarterly in arrears. The principal is payable at maturity in July 2022.	100,000	100,000	-

Type of Obligation	Amount	Current	Noncurrent
		(In Thousands)	
Short-term loan obtained in March 2022 with interest rate equal to 3.325% per annum, payable maturity date. The principal is payable at maturity in April 2022.	999,923	999,923	-
Short-term loan obtained in March 2022 with interest rate equal to 2.613% per annum, payable maturity date. The principal is payable at maturity in April 2022.	999,923	999,923	-
Short-term loan obtained in March 2022 with interest rate equal to 2.850% per annum, payable quarterly in arrears. The principal is payable at maturity in September 2022.	627,683	627,683	-
Unsecured loan obtained in March 2022 with interest rate equal to 6.124% per annum, payable quarterly in arrears. The principal is payable at maturity in March 2027.	99,900	-	99,900
_	33,979,410	6,604,566	27,374,844
Bonds			
Fixed rate bond with aggregate principal amount of P7.00 billion issued by the Group on November 2013. This comprised of P4.30 billion 7-year fixed rate bonds due in November 2020 with a fixed interest rate of 4.86% per annum, and P2.700 billion due in November 2023 with interest rate equal to 5.433% per annum, payable quarterly in arrears.	2,695,929	-	2,695,929
Fixed rate bond with aggregate principal amount of P7.00 billion issued by the Group on December 2014. his comprised of P5.30 billion, 7-year fixed rate bonds due in December 2021 with a fixed interest rate of 5.40% per annum, and P1.700 billion due in December 2024 with interest rate equal to 5.639% per annum, payable quarterly in arrears.	1,695,898	-	1,695,898
Fixed rate bond with aggregate principal amount of P8.00 billion issued by the Group on August 2015. This comprised of P7.00 billion due in August 2022 with interest rate equal to 5.357% per annum, payable quarterly in arrears, and P1.00 billion due in August 2025 with interest rate equal to 5.714% per annum, payable quarterly in arrears.	7,990,565	6,994,950	995,615
Fixed rate bond with aggregate principal amount of P6.00 billion issued by the Group on July 2017 due in January 2023 with interest rate equal to 5.050%	5,990,179	5,990,179	-
Fixed rate bond with aggregate principal amount of P8.1.00 billion issued by the Group on November 2020. This comprised of P6.335400 billion due in November 2023 with interest rate equal to 3.335% per annum, payable quarterly in arrears, and P1.764600 billion due in May 2026 with interest rate equal to 4.184% per annum, payable quarterly in arrears.	8,060,050	-	8,060,050
Fixed rate bond with aggregate principal amount of P10.00 billion issued by the Group on December 2021. This comprised of P5.00 billion due in December 2025 with interest rate equal to 4.530% per annum, payable quarterly in arrears, and P5.00 billion due in December 2027 with interest rate equal to 5.258% per annum, payable quarterly in arrears.	9,875,732	-	9,875,732
_	36,308,353	12,985,129	23,323,224
	P70,287,763	P19,589,695	P50,698,068

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.

Each bond balance is presented net of unamortized deferred costs. The agreements covering the abovementioned bonds require maintaining certain financial ratios including maximum debt-to-equity ratio of 2.0x; minimum current ratio of 2.0x; and minimum debt service coverage ratio (DSCR) of 1.0x (except for FILRT bonds which requires maximum debt-to-equity ratio of 2.33x and DSCR of 1.1x).

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 reporting period.

Schedule E

FILINVEST LAND, INC. AND SUBSIDIARIES

Supplementary Schedule of Indebtedness to Related Parties March 31, 2022

This schedule is not applicable as there are no non-current indebtedness which exceed 5% of total assets as of March 31, 2022 and December 31, 2021.

Supplementary Schedule of Guarantees of Securities of Other Issuers March 31, 2022

The Group does not have guarantees of securities of other issuers as of March 31, 2022.

Supplementary Schedule of Guarantees of Capital Stock March 31, 2022

		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	and other	by related	Officers and	
Title of issue	authorized	sheet caption	rights	parties	Employees	Others
		(Iı	n Thousands)			·
Common Shares	33,000,000	24,249,760	_	16,147,682	51,101	8,050,977
Preferred Shares	8,000,000	8,000,000	-	8,000,000	_	

Schedule H

Supplementary Schedule of Bond Issuances – Securities Offered to the Public March 31, 2022

	2013	2014	2015	2017	2020	2021
	7.0 Billion Bond	7.0 Billion Bond	8.0 Billion Bond	6.0 Billion Bond	8.1 Billion Bond	10.0 Billion Bond
Expected areas and not presented as displaced in the						
Expected gross and net proceeds as disclosed in the						
prospectus Gross Proceeds	₽7,000,000,000	₽ 7,000,000,000	28,000,000,000	₽6,000,000,000	₽9,000,000,000	₽10,000,000,000
Less: Expenses	67,594,379	82.327.087	85,330,750	68,308,996	118.003	131,785,030
Net Proceeds	P6,932,405,621	P6,917,672,913	P7,914,669,250	₽5,931,691,004	P8,999,881,997	P9,868,214,970
Actual purpose and not purpose da						
Actual gross and net proceeds Gross Proceeds	₽7.000.000.000	₽7.000.000.000	₽8.000,000.000	₽6.000.000.000	₽8.100.000.000	₽10,000,000,000
Less: Expenses	82,906,997	77.906.937	86,811,468	96,582,653	165,450,548	137,330,244
Net Proceeds	P6,917,093,003	P6,922,093,063	₽7,913,188,532	P5,903,417,347	P7,934,549,452	P9,862,669,756
						_
Expenditure items where the proceeds were used						
Land Acquisition	₽2,965,648,318	₽-	₽88,961,000	₽-	₽595,776,352	₽0
Project Development	1,185,554,209	2,422,093,063	2,888,760,022	-	693,494,229	50,464,091
Investment Property	2,765,890,476	-	4,935,467,510	5,903,417,347	2,104,200,033	160,137,993
Debt refinancing	-	4,500,000,000	-	-	4,356,621,959	5,308,627,083
General Corporate	-	-	-	-	184,456,880	-
Net Proceeds	₽6,917,093,003	₽6,922,093,063	₽7,913,188,532	₽5,903,417,347	₽7,934,549,452	₽5,519,229,167
Balance of the proceeds as of December 31, 2021						
Net Proceeds	P6,917,093,003	₽6,922,093,063	₽7,913,188,532	₽5,903,417,347	₽7,934,549,452	₽9,862,669,756
Capital Expenses	6,917,093,003	2,422,093,063	7,913,188,532	5,903,417,347	3,577,927,493	210,602,084
Debt refinancing	-	4,500,000,000	-	=	4,356,621,959	5,308,627,083
Net Proceeds	₽-	₽-	₽-	₽-	₽-	₽4,343,440,589

Components of Financial Soundness Indicators March 31, 2022

	March 31	March 31	December 31
	2022	2021	2021
	(Unaudited)	(Unaudited)	(Audited)
Current Ratio ¹	2.95	3.04	3.78
Interest-bearing debt-to-Equity ratio, ²	0.78	0.92	0.76
Debt Ratio ³	0.54	0.58	0.54
EBITDA to Total Interest Paid ⁴	1.80	2.07	2.08
Price Earnings Ratio ⁵	9.66	9.06	6.88
Quick Asset Ratio ⁶	0.85	0.76	1.06
Solvency Ratio ⁷	0.01	0.02	0.06
Interest Coverage Ratio ⁸	2.22	2.21	2.46
Net Profit Margin ⁹	0.19	0.18	0.24
Return on Equity ¹⁰	0.04	0.04	0.05
Asset-to-Equity Ratio ¹¹	2.19	2.40	2.15

¹Current Assets divided by Current Liabilities

²Interest-bearing debt-to-Equity Ratio is computed as the sum of consolidated loans payable and consolidated bonds payable divided by total equity.

³Total Liabilities divided by Total Assets

⁴EBITDA to Total Interest Paid is computed as EBITDA (net income plus interest and other finance charges (including interest expense on financial liability on lease contract), provision for income tax, depreciation and amortization) divided by total interest paid

⁵Closing price divided by Annualized Earnings per share

⁶Quick Assets (total current assets less inventories) divided by Current Liabilities

Net Income before Depreciation (net income plus depreciation) divided by Total Liabilities

⁸Earnings before Interest and Other Charges and Income Tax (EBIT) divided by Interest Expense

Net Income divided by Revenue

¹⁰ Annualized Net Income divided by Total Equity

¹¹ Total Assets divided by Total Equity

SIGNATURES

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

FILINVEST LAND, INC.

Signature:

TRISTANEIL LAS MARIAS

Title:

President

Date:

May 09, 2022

Signature:

ANA VENUS A. MEJIA

Title:

Chief Finance Officer

Date:

May 09, 2021



79 EDSA, Highway Hills, Mandaluyong City Metro Manila 1000, Philippines Trunk Line: (632) 7918-8188 Customer hotline: (632) 8588-1688 www. filinvestland.com

April 18, 2022

THE PHILIPPINE STOCK EXCHANGE

Philippine Stock Exchange Plaza 6th Floor, PSE Tower Bonifacio Global City, Taguig

Attention:

Ms. Janet A. Encamacion

Head, Disclosure Department

Subject:

2022 First Quarter Progress Report on the Disbursement of Proceeds from theInitial

Public Offering ("IPO") of Filinvest REIT Corp. ("FILRT")

Dear Ms. Encamacion,

We are pleased to submit our Progress Report on the Application of Proceeds for the First Quarter of 2022, duly certified by our external auditors, in compliance with the disclosure requirements of the Philippine Stock Exchange.

Please be advised that as of March 31,2022, the remaining balance of the proceeds from the FILRT IPO amounts to Seven Billion Six Hundred Seventy Three Million Eight Hundred Sixteen Thousand Seven Hundred Twenty Nine Pesos and Sixteen Centavos (Php 7,673,816,729.16).

The details of the disbursements on the First Quarter of 2022 are as follows:

Balance of IPO Proceeds as of December 31, 2021	9,690,495,332.78
Disbursement for Transaction Costs	0
Net Available for Reinvestment	9,690,495,332.78
Disbursements from January 1 to March 31, 2022 (Annex A)	(2,016,678,603.62)
Balance of IPO Proceeds as of March 31, 2022	7,673,816,729.16

Thank you.

Very truly yours.

ANA VENUS A. MEJIA Chief Finance Officer

ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPPINES)

CITY OF MANDALUYONG) S.S.

I certify that on APR 1 8 2022, before me a notary public duly authorized in the city named above to take acknowledgments, personally appeared:

Competent Evidence of

Date I Place Issued

Identity

Filinvest Land, Inc.

TIN:

Represented by:

Ana Venus Mejia

Unified Multi Purpose ID CRN -

0003-8766880-6

who were identified by me through competent evidence of identity to be the same person described in the foregoing instrument, who acknowledged before me that their signatures on the instrument were voluntarily affixed by them for the purposes stated therein, and who declared to me that they have executed the instrument as their free and voluntary act and deed.

IN WITNESS WHEREOF, I hereunto set my hand and affix my notarial seal on the date and at the place above written.

Doc. No. 488; Page No. 90; Book No. 1;

Series of 2022.

NOTARY PUBLIC FOR CITY OF MANDALUYONG COMMISSION NO. 0285-21 UNTIL DECEMBER 31, 2072 IBP LIFETIME NO. 011302; 12-28-12; RIZAL ROLL NO. 53970

PTR NO. 4864924; 1-3-22; MANDALUYONG
MCLE COMPLIANCE NO. VII 0010250 14 APRIL 2025
UG03 CTTYLAND SHAW TOWER,
SHAW BLVD. MANDALUYONG CITY

FILINVEST LAND, INC.

79 EDSA, Highway Hilis Mandatuyong City, Metro Manila Trunk line: (632) 918-8188 Customer holline: (632) 588-1668 Fax number: (632) 918-8189 www.filinvestland.com

ANNEX A- Disbursements from January 1, 2022 to March 31, 2022

Filinvest Land, Inc. 21,065,130 Filinvest Land, Inc. 1,320,093.3	
	34
Filinvest Land, Inc. 128,968,35	51.88
Filinvest Land, Inc. 50,637,489	9.65
Filinvest Land, Inc. 12,011,889	9.19
Filinvest Land, Inc. 96,100,851	£.74
Filinvest Cyberparks Inc 66,959,998	3.93
Filinvest Cyberzone Mimosa Inc 9,810,967.	99
Filinvest Cyberzone Mimosa Inc 18,836,440	0.17
Phil. DCS Development Corp. 2,817,391.	47
II Filinvest Land 31,902,570	0.02
Filinvest Cyberzone Mimosa Inc 82,172,567	7.72
Filinvest Land, Inc. 121,859,26	61.08
Filinvest Land, Inc. 93,889,560	0.27
Filinvest Land, Inc. 44,821,866	5.18
Filinvest Land, Inc. 62,634,113	3.34
Filinvest Land, Inc. 65,773,456	6.19
Filinvest Land, Inc. 585,339,15	97.28
ppex Filinvest Land, Inc. 519,757,44	06.76
ppex Filinvest Land, Inc. 519,757,40	D6.



SyCip Gorres Velayo & Co. Tel: (632) 8891 0307 6760 Ayala Avenue 1226 Makati City Philippines

Fax: (632) 8819 0872 ev.com/ph

AGREED-UPON PROCEDURES REPORT ON QUARTERLY PROGRESS/ANNUAL SUMMARY REPORT ON USE OF PROCEEDS FROM THE LISTING OF FILINVEST REIT CORP.

Ms. Ana Venus A. Mejia First Senior Vice President and Chief Financial Officer Filinvest Land. Inc. Filinvest Building, 79 EDSA, Highway Hills Mandaluyong City 1550, Metro Manila

Purpose of this Agreed-upon Procedures Report

We have performed the procedures which were agreed to by Filinvest Land, Inc. (the "Company") solely to assist you in complying with the requirements of the Philippine Stock Exchange ("PSE") in relation to the Quarterly Progress Report for the period from January 1, 2022 to March 31, 2022 on the use of proceeds from the initial public offering ("IPO") of the shares of Filinvest REIT Corp. ("FILRT") ("Subject Matter). Accordingly, this may not be suitable for another purpose.

Restriction on Use

This agreed-upon procedures report ("AUP Report") is intended solely for the information and use of the Company and the PSE and is not intended to be and should not be used by anyone else.

Responsibilities of the Company

The Company has acknowledged that the agreed-upon procedures are appropriate for the purpose of the engagement.

The Company is responsible for the Subject Matter on which the agreed-upon procedures are performed. The sufficiency of these procedures is solely the responsibility of the Company.

Practitioner's Responsibilities

We have conducted the agreed-upon procedures engagement in accordance with the Philippine Standard on Related Services (PSRS) 4400 (Revised), Agreed-Upon Procedures Engagements. An agreed-upon procedures engagement involves our performing the procedures that have been agreed with the Company, and reporting the findings, which are the factual results of the agreed-upon procedures performed. We make no representation regarding the appropriateness or the sufficiency of the agreed-upon procedures described below either for the purpose for which this AUP Report has been requested or for any other purpose.



This agreed-upon procedures engagement is not an assurance engagement. Accordingly, we do not express an opinion or an assurance conclusion. Had we performed additional procedures, other matters might have come to our attention that would have been reported.

Professional Ethics and Quality Control

In performing the Agreed-Upon Procedures engagement, we complied with the ethical requirements in the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics). We are not required to be independent for the purpose of this engagement. We are the independent auditor of the Company and complied with the independence requirements of the Code of Ethics that apply in context of the financial statement audit.

Our firm applies Philippine Standard on Quality Control 1, Quality Control for Firms that Perform Audits and Reviews of Financial Statements, and Other Assurance and Related Services Engagements, and accordingly maintains a comprehensive system of quality control including documented policies and procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

Procedures and Findings

We have performed the procedures described below, which were agreed upon with the Company in the terms of engagement dated April 13, 2022, on the Subject Matter.

- We obtained the Quarterly Progress Report on Use of Proceeds from the IPO of FILRT for the period from January 1, 2022 to March 31, 2022 (the "Progress Report") and checked the mathematical accuracy of the Progress Report. No exceptions were noted.
- We compared the disbursements in the Progress Report to the list of disbursements for the period from January 1, 2022 to March 31, 2022 (the "Disbursement Schedule") and noted the amounts to be in agreement. Further, we noted that of the total disbursements reported for the period from January 1, 2022 to March 31, 2022 in the Disbursement Schedule, Php566.29 million pertain to disbursements made in December 2021.
- 3. We compared the Disbursements Schedule with the schedule of planned use of IPO proceeds as documented in the Reinvestment Plan and noted that the projects in the Disbursement Schedule are included in the REIT plan. We also noted that disbursements for each project are within the amount allocated in the Reinvestment Plan, except for Dreambuilders' capex which exceeded the amount allocated in the Reinvestment Plan by Php503.85 million.
- 4. We traced disbursements exceeding Php50 million to supporting documents such as bank statements and collection receipts. Differences in the amount per Disbursement Schedule samples selected and the related collection receipts pertain to withholding taxes.



Explanatory paragraph

The Company is responsible for the source documents that are described in the specified procedures and related findings section. We were not engaged to perform and we have not performed any procedures other than those previously listed. We have not performed procedures to test the accuracy or completeness of the information provided to us except as indicated in our procedures. Furthermore, we have not performed any procedures with respect to the preparation or verification of any of the source documents. We have no responsibility for the verification of any underlying information upon which we relied in forming our findings.

The agreed-upon procedures do not constitute an audit or a review of financial statements or part thereof, the objective of which is the expression of an opinion or conclusion on the financial statements or part thereof.

We undertake no responsibility to update this AUP Report for events and circumstances occurring after the AUP Report is issued.

SYCIP GORRES VELAYO & CO.

vanesoa G. Sawadov

Wanessa G. Salvador

Partner

April 18, 2022 Manila, Philippines

SUBSCRIBED AND SWORN TO before me this 18th day of April 2022 in Mandaluyong City, Metro Manila, affiant exhibiting to me her Philippine Passport No. P1622490B, as competent evidence of her identity, bearing her photograph and signature, issued by the Department of Foreign Affairs Manila on 08 May 2019.

Doc. No. 400 Page No. Book No. Series of 2022.

JOVEN G. SEVILLANO NOTARY PUBLIC FOR CITY OF MANDALUYONG COMMISSION NO. 0285-21 UNTIL DECEMBER 31, 2022 IBP LIFETIME NO. 011302; 12-28-12; RIZAL **ROLL NO. 53970** PTR NO. 4864924; 1-3-22; MANDALUYONG

MCLE COMPLIANCE NO. VII 0010250 14 APRIL 202 UG03 CITYLAND SHAW TOWER, SHAW BLVD. MANDALUYONG CITY