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	FERDINAND A. CONSTANTINO 403-6910																																
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(Company's Full Name)

8/F Picadilly Star Building, 4th Avenue corner 27th Street Bonifacio Global City, Taguig City

(Company's Address)

<u>403-6910</u>

(Telephone Number)

December 3: (Fiscal year er (month & d	nding)	June 30 (Annual Meeting)
	SEC FORM 17 – Q QUARTERLY REPOR (Form Type)	<u>I</u>
	Amendment Designation (If applicable	e)
	September 30, 2017 (Period Ended Date)	
-	(Secondary License Type & File Numbe	er) .
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(Cashier)		DTU
		ASO-94-007160 (SEC Number)
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SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 11 OF THE REVISED SECURITIES ACT AND RSA RULE 11(a)-1 (b)(2) THEREUNDER

1.	For the quarterly period ended <u>September 30, 2017</u>
2.	Commission Identification No. ASO-94-007160
3.	Commission Identification No. <u>ASO-94-007160</u> BIR TIN <u>004-450-721-0000</u> BIR TIN <u>004-450-721-0000</u>
4.	Exact name of registrant as specified in its character RECEIVED SUBJECT TO REVIEW OF PRIX AND CONTENTS
	ARTHALAND CORPORATION
5.	Incorporated in Metro Manila, Philippines on <u>August 10, 1994</u> .
6.	Industry Classification Code
7.	Address of registrant's principal office Postal Code
	8/F Picadilly Star Building, 4th Avenue corner 27th Street, Bonifacio Global City, Taguig City 1634
8.	Registrant's Telephone Number : <u>403-6910</u>
9.	Former name, former address and former fiscal year, if changed since last report: Not Applicable
10.	Securities registered pursuant to Sections 4 and 8 of the RSA
Titl	e of Each Class Number of Shares Outstanding Amount of Debt Outstanding
Pre	nmon Shares 5,318,095,199 (P0.18 par value) None ferred Shares – Series A 20,000,000 (P1.00 par value) None ferred Shares – Series B 20,000,000 (P1.00 par value) None
11	. Are any or all of the securities listed on the Philippine Stock Exchange?
	YES [X] NO []
	es, state the name of such Stock Exchange and the class/es of securities listed therein: ippine Stock Exchange – ALL Outstanding Common Shares and Preferred Shares Series B ONLY.
12.	Indicate by check mark whether the registrant: (a) has filed all reports required to be filed by Section 11 of the Revised Securities Act (RSA and RSA Rule (a)-1 thereunder and Sections 26 and 141 of the Corporation Code of the Philippines, during the preceding 12 months (or for such shorter period the registrant wa required to file such reports). YES [X] NO[] (b) has been subject to such filing requirements for the past 90 days.

YES [X]

NO[]

PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

See attached.

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

See attached.

PART II - OTHER INFORMATION

There are no other information for the period not previously reported in SEC Form 17-C

SIGNATURES

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

Issuer

ARTHALAND CORPORATION

Signature and Title

AIME C. GONZALEZ

President

Signature and Title

FERDINAND A. CONSTANTINO

Chief Finance Officer

Date

October 26, 2017

ITEM 1. Financial Statements Required under SRC RULE 68.1

- 1. Basic and Diluted Earnings per Share (See attached Income Statement).
- 2. The accompanying consolidated interim financial statements of **Arthaland Corporation** (ALCO) were prepared in accordance with accounting principles generally accepted in the Philippines as set forth in Philippine Financial Reporting Standards (PFRS) and Philippine Accounting Standards (PAS).

3. Notes to Financial Statements:

- a. The accompanying consolidated interim financial statements of **ALCO** were prepared in accordance with PFRS. The financial statements have been prepared using the historical cost basis and are presented in Philippine Pesos.
- b. There is no significant seasonality or cycle of interim operations.
- c. There are no material events subsequent to the end of the interim period not previously reported in SEC form 17-C.
- d. There are no changes in the composition of the issuer during the interim period including business combinations, acquisition of subsidiaries and long-term investments, restructurings and discontinuing operations.
- e. There are no material changes in the contingent liabilities or contingent assets since the last annual balance sheet date.
- f. There are no material contingencies and any other events or transactions that are material to an understanding of the current interim period.
- g. Except as otherwise disclosed separately and excluding those projects already in ALCO's pipeline as outlined in this Report, there are no other material commitments for capital expenditures since the last annual balance sheet date.
- h. There are no known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales or revenues or income from continuing operations. There is no foreseen event that will cause a material change in the relationship between costs and revenues.
- i. There are no material off-balance sheet transactions, arrangements, obligations and other relationship of the company with unconsolidated entities or other persons created during the reporting period.

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION SEPTEMBER 30, 2017 AND DECEMBER 31, 2016

			SEPTEMBER 30 2017	DECEMBER 31 2016
	Notes		(Unaudited)	(Audited)
ASSETS				
Cash and cash equivalents	5	P	701,276,604 F	990,742,203
Financial assets at fair value through				
profit or loss (FVPL)	6		1,401,141,450	2,050,075,279
Trade and other receivables	7		271,389,314	301,089,586
Real estate for sale	8		2,601,711,416	1,722,192,699
Investment properties	9		5,961,848,324	4,534,143,705
Property and equipment	10		26,836,870	20,071,668
Net deferred tax assets			33,141,424	15,282,811
Creditable withholding taxes			247,012,845	243,216,792
Other assets	11		446,988,761	184,828,088
		P	11,691,34 7,00 8 F	2 10,061,642,831
LIABILITIES AND EQUITY				
Liabilities				
Loans payable	12	Р	4,791,693,037 P	3,111,038,703
Accounts payable and other liabilities	13		771,627,256	899,207,291
Due to a related party	14		286,666,689	249,789,836
Retirement liability	21		54,253,123	47,244,365
Net deferred tax liabilities			751,188,771	644,775,602
Total Liabilities			6,655,428,876	4,952,055,797
Equity Attributable to Equity Holders of the				
Parent Company				
Capital stock	15		989,757,136	989,757,136
Additional paid-in capital	13		2,031,441,541	2,031,441,541
Retained earnings			2,077,407,245	2,098,281,063
Cumulative remeasurement gains on			_,,,	-,,
retirement liability - net of tax			3,022,025	3,022,025
Parent Company's shares held by a subsidiary	15		(12,500,000)	(12,500,000)
			5,089,127,947	5,110,001,765
Non-controlling interests			(53,209,815)	(414,731)
Total Equity			5,035,918,132	5,109,587,034
		P	11,691,347,008 F	10,061,642,831

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION SEPTEMBER 30, 2017 AND 2016

		SI	EPTEMBER 30 2017	SE	PTEMBER 30 2016
	Notes	5	(Unaudited)		(Unaudited)
ASSETS					
Cash and cash equivalents	5	Р	701,276,604	Р	456,346,161
Financial assets at fair value through					
profit or loss (FVPL)	6		1,401,141,450		907,460,796
Trade and other receivables	7		271,389,314		459,221,126
Real estate for sale	8		2,601,711,416	•	1,804,469,983
Investment properties	9		5,961,848,324		2,902,929,474
Property and equipment	10		26,836,870		22,233,499
Net deferred tax assets			33,141,424		12,954,562
Creditable withholding taxes			247,012,845		217,599,795
Other assets	11		446,988,761		142,216,362
		Р	11,691,347,008	Р	6,925,431,758
LIABILITIES AND EQUITY					
Liabilities				٠	
Loans payable	12	Р	4,791,693,037	Р	3,103,293,361
Accounts payable and other liabilities	13		771,627,256		818,235,236
Due to a related party	14		286,666,689		249,789,847
Retirement liability	21		54,253,123		40,801,518
Net deferred tax liabilities			751,188,771		66,702,889
Total Liabilities	-		6,655,428,876	-	4,278,822,851
Equity Attributable to Equity Holders of the					
Parent Company	4-		000 757 436		057 357 430
Capital stock	15		989,757,136		957,257,136
Additional paid-in capital			2,031,441,541		75,000,000
Retained earnings			2,077,407,245		1,608,405,248
Cumulative remeasurement gains on			2 022 025		000 511
retirement liability - net of tax	4 -		3,022,025		990,511
Parent Company's shares held by a subsidiary	15		(12,500,000)		2 641 652 905
			5,089,127,947	•	2,641,652,895
Non-controlling interests			(53,209,815)		4,956,012
Total Equity			5,035,918,132		2,646,608,907
		Р	11,691,347,008	Р	6,925,431,758

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE PERIOD ENDED SEPTEMBER 30, 2017 AND FOR THE YEAR ENDED DECEMBER 31, 2016

		SEPT	EMBER 30 2017	DE	CEMBER 31 2016
	Notes		(Unaudited)		(Audited)
REVENUES	16	Р	359,915,029	Р	451,075,061
COST OF SALES AND SERVICES	17		(249,527,798)		(393,674,538)
GROSS INCOME			110,387,231		57,400,523
OPERATING EXPENSES	18		249,522,191		365,128,458
LOSS FROM OPERATIONS			(139,134,960)		(307,727,935)
GAIN ON CHANGE IN FAIR VALUE OF					
INVESTMENT PROPERTIES	9		330,794,938		1,417,865,206
FINANCE COSTS	19		(71,329,733)		(80,348,345)
OTHER INCOME - net	20		69,433,658		147,643,198
INCOME BEFORE INCOME TAX			189,763,903		1,177,432,124
INCOME TAX EXPENSE			109,867,244		355,015,749
NET INCOME			79,896,659		822,416,375
COMPREHENSIVE INCOME			-		2,031,514
TOTAL COMPREHENSIVE INCOME		Р	79,896,659	Р	824,447,889
NET INCOME (LOSS) ATTRIBUTABLE TO:					
Equity holders of the Parent Company			148,630,325		840,225,824
Non-controlling interest		,	(68,733,666)		(17,809,449)
			79,896,659		822,416,375
TOTAL COMPREHENSIVE INCOME (LOSS) ATTRIBUTABLE	E TO:				
Equity holders of the Parent Company			148,630,325		842,257,338
Non-controlling interest			(68,733,666)		(17,809,449)
			79,896,659		824,447,889
EARNINGS PER SHARE - Basic and Diluted	24	Р	0.008	Р	0.151

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE PERIOD ENDED SEPTEMBER 30, 2017 AND 2016

	N - 4	SEPT	(Unavidited)	SEP	TEMBER 30 2016
	Notes		(Unaudited)		(Unaudited)
REVENUES	16	Р	359,915,029	Р	325,402,973
COST OF SALES AND SERVICES	17	<u> </u>	(249,527,798)		(217,999,646)
GROSS INCOME			110,387,231		107,403,327
OPERATING EXPENSES	18		249,522,191	-	240,755,773
LOSS FROM OPERATIONS			(139,134,960)		(133,352,446)
GAIN ON CHANGE IN FAIR VALUE OF					
INVESTMENT PROPERTIES	9		330,794,938		795,475,940
FINANCE COSTS	19		(71,329,733)		(53,789,798)
OTHER INCOME - net	20		69,433,658		136,335,887
INCOME BEFORE INCOME TAX			189,763,903		744,669,583
INCOME TAX EXPENSE (BENEFIT)			109,867,244		(22,724,129)
NET INCOME			79,896,659		767,393,712
COMPREHENSIVE INCOME			-		
TOTAL COMPREHENSIVE INCOME		Р	79,896,659	Р	767,393,712
NET INCOME (LOSS) ATTRIBUTABLE TO:					
Equity holders of the Parent Company			148,630,325		779,832,417
Non-controlling interest			(68,733,666)		(12,438,705)
			79,896,659		767,393,712
TOTAL COMPREHENSIVE INCOME (LOSS) ATTRIBUTABLE	TO:		440.500.005		770 000 447
Equity holders of the Parent Company			148,630,325		779,832,417
Non-controlling interest			(68,733,666) 79,896,659	****	(12,438,705) 767,393,712
			, 5,050,055		, 0,,333,,12
EARNINGS PER SHARE - Basic and Diluted	24	Р	0.008	Р	0.147

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME July 1 to September 30, 2017 and July 1 to September 30, 2016

		JULY 1 to	JULY 1 to
	SEPT	EMBER 30 2017	SEPTEMBER 30 2016
		(Unaudited)	(Unaudited)
REVENUES	Р	40,081,799 (P 40,111,266)
COST OF SALES AND SERVICES		(57,711,883)	60,301,300
GROSS INCOME (LOSS)		(17,630,084)	20,190,034
OPERATING EXPENSES		97,855,450	92,829,983
LOSS FROM OPERATIONS		(115,485,534)	(72,639,949)
GAIN ON CHANGE IN FAIR VALUE OF			
INVESTMENT PROPERTIES		330,794,938	795,475,940
FINANCE COSTS		(28,564,574)	(24,393,264)
OTHER INCOME - net		26,628,158	20,680,742
INCOME BEFORE INCOME TAX		213,372,988	719,123,469
INCOME TAX EXPENSE (BENEFIT)		84,220,564	(24,399,966)
NET INCOME		129,152,424	743,523,435
COMPREHENSIVE INCOME		-	_
TOTAL COMPREHENSIVE INCOME	P	129,152,424	P 743,523,435
NET INCOME (LOSS) ATTRIBUTABLE TO:			
Equity holders of the Parent Company		143,190,763	747,722,258
Non-controlling interest		(14,038,339)	(4,198,823)
		129,152,424	743,523,435
TOTAL COMPREHENSIVE INCOME (LOSS) ATTRIBUTABLE	TO:		
Equity holders of the Parent Company		143,190,763	747,722,258
Non-controlling interest		(14,038,339)	(4,198,823)
		129,152,424	743,523,435
EARNINGS PER SHARE - Basic and Diluted	P	0.020	P 0.141

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE PERIOD ENDED SEPTEMBER 30, 2017 AND 2016

		SEPTEMBER 30 2017	SEPTEMBER 30 2016
	Note	(Unaudited)	(Unaudited)
CAPITAL STOCK			
Common - P 0.18 par value		•	
Issued and outstanding	15	P 957,257,136	P 957,257,136
Preferred - P1.00 par value			
Issued and subscribed		32,500,000	-
issued and substituted		989,757,136	957,257,136
ADDITIONAL DAID IN CARITAL			
ADDITIONAL PAID-IN CAPITAL		2 021 441 541	75 000 000
Balance at beginning and end of period		2,031,441,541	75,000,000
RETAINED EARNINGS			
Balance at beginning of period		2,098,281,063	828,572,831
Net income for the period		148,630,325	779,832,417
Dividends declared during the period	15	(169,504,143)	-
Balance at end of period		2,077,407,245	1,608,405,248
ACCUMULATED UNREALIZED ACTUARIAL GAINS	24	2 022 025	000 511
Balance at beginning and end of period	21	3,022,025	990,511
PARENT COMPANY'S SHARE IN A SUBSIDIARY - at cost	15	(12,500,000)	
EQUITY ATTRIBUTABLE TO EQUITY HOLDERS		F 000 437 047	2 C44 CE2 DOE
OF THE PARENT COMPANY		5,089,127,947	2,641,652,895
NON-CONTROLLING INTERESTS			
Balance at beginning of period		(414,731)	-
Subscription to a subsidiary		15,938,582	17,394,717
Net loss for the period		(68,733,666)	(12,438,705)
Balance at end of period		(53,209,815)	4,956,012
TOTAL EQUITY		P 5,035,918,132	P 2,646,608,907

See accompanying Notes to Consolidated Financial Statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE PERIOD ENDED SEPTEMBER 30, 2017 AND 2016

		SE	PTEMBER 30 2017	SEPT	EMBER 30 2016
	Notes		(Unaudited)		(Unaudited)
CASH FLOWS FROM OPERATING ACTIVITIES					
Income before income tax		Р	189,763,903	Р	744,669,583
Adjustments for:					
Gain on change in FV of investment properties	9		(330,794,938)		(795,475,940)
Finance Costs	19		70,074,282		12,372,210
Realized holding gains on disposals of financial					
assets at FVPL	6		(28,022,148)		(11,625,528)
Interest income	20		(9,644,010)		(24,015,221)
Retirement expense	21		7,008,758		_
Depreciation and amortization	18		6,794,311		5,951,127
Unrealized holding gains on financial assets at FVPL	6		(4,968,171)		(4,325,571)
Unrealized foreign exchange gains (losses)			(439,050)		(118,462)
Gain (loss) on sale of property and equipment			475,131		(185,888)
Operating income before working capital changes			(99,751,932)		(72,753,690)
Decrease (increase) in:			(00),01,001,		(, =,, ==,==,,
Real estate for sale			(879,518,717)		(253,533,806)
Other assets			(262,160,673)		42,820,265
Trade and other receivables			29,700,272		1,373,295,808
Decrease in accounts payable and other liabilities			(127,580,035)		(300,365,225)
Net cash provided by (used in) operations			(1,339,311,085)		789,463,352
Interest paid			(24,912,409)		(15,990,011)
Income tax paid			(25,108,741)		(87,590,545)
Interest received			9,644,010		22,613,480
Net cash generated from (used in) operating activities			(1,379,688,225)		708,496,276
Net cash generated from (asea my operating activates			(2,0.0,000,222)		, , , , , , , , , , , , , , , , , , , ,
CASH FLOWS FROM INVESTING ACTIVITIES					
Additions to investment properties			(1,096,909,681)		(716,129,673)
Net acquisitions of property and equipment			(14,034,644)		(10,796,680)
Net proceeds from disposal of financial assets at FVPL			681,924,148		(158,874,472)
Net cash used in investing activities			(429,020,177)		(885,800,825)
CASH FLOWS FROM FINANCING ACTIVITIES					
Net proceeds from loans payable			1,635,492,461		11,524,449
Net proceeds from due to a related party			36,876,853		
Payment of dividends			(169,504,143)		_
Subcription of non-controlling interest			15,938,582		17,394,717
Net cash generated from financing activities		=	1,518,803,753		28,919,166
NET EFFECT OF EXCHANGE RATE CHANGES IN					
CASH AND CASH EQUIVALENTS			439,050		118,462
NET DECREASE IN CASH & CASH EQUIVALENTS			(289,465,599)		(148,266,921)
CASH AND CASH EQUIVALENTS AT BEGINNING OF PER	IOD		990,742,203		604,613,082
CASH AND CASH EQUIVALENTS AT END OF PERIOD		Р	701,276,604	Р	456,346,161

See accompanying Notes to Consolidated Financial Statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. CORPORATE MATTERS

Arthaland Corporation (the Parent Company or ALCO) was incorporated in the Philippines and registered with the Securities and Exchange Commission (SEC) on August 10, 1994. ALCO's shares of stocks are listed for trading in the Philippine Stock Exchange (PSE). The Parent Company is primarily engaged in real estate development and leasing.

The Parent Company is currently 40.3% owned by CPG Holdings, Inc. (CPG), a holding company owned by leading food manufacturer domiciled in the Philippines, and 26.0% owned by AO Capital Holdings 1, Inc. (AOCH1), a company domiciled in the Philippines and was incorporated primarily as a holding company.

In December 2016, the Parent Company made a follow-on offering of 20.0 million cumulative, nonvoting, nonparticipating and nonconvertible Peso-denominated perpetual Series "B" preferred shares with \$\mu 1.00\$ par value per share with issuance price of \$\mu 100\$ per share (see Note 15).

The registered office and principal place of business of the Group is located at 8/F Picadilly Star Building, 4th Avenue corner 27th Street, Bonifacio Global City, Taguig City.

Composition of the Group

The interim consolidated financial statements include the Parent Company and the following subsidiaries (collectively referred herein as "the Group"):

		Percentage of	Ownership (%)
	,	September 30,	December 31,
Subsidiary	Country of Incorporation	2017	2016
Cazneau, Inc. (Cazneau)	Philippines	100%	100%
Manchesterland Properties, Inc. (MPI)	Philippines	100%	100%
Emera Property Management, Inc. (Emera)	Philippines	100%	100%
Urban Property Holdings, Inc. (UPHI)	Philippines	100%	100%
Zileya Land Development Corporation (ZLDC)	Philippines	100%	_
Cebu Lavana Land Corp. (CLLC)	Philippines	60%	60%
Savya Land Development Corporation (SLDC)	Philippines	100%	_

During the last quarter of 2015, the Parent Company incorporated ZLDC and was registered with SEC on December 28, 2015 and is established to engage primarily in realty development business.

In 2016, the stockholders and the Board of Directors (BOD) approved the subscription of new investor for 214,351 common shares and 118,982 preferred shares at \$\textstyle{2}\$100 par value out of the unissued authorized capital stock of CLLC. The additional subscription resulted to the change of ALCO's ownership over CLLC from 100% to 60%.

In 2017, the Parent Company incorporated SLDC and was registered with SEC on February 10, 2017 and is established to engage primarily in realty development business. This wholly-owned subsidiary purchased from Ayala Land, Inc. two parcels of land in Arca South located in Barangay West Bicutan, Taguig City.

All of the subsidiaries were established to engage primarily in real estate development, except for Emera, which is a property management company.

Major Projects

The Parent Company's first major development project is the Arya Residences Towers 1 and 2 (Arya Residences) located in Bonifacio Global City (BGC), Taguig. Arya Residences is the first top-market condominium development in the Philippines to be awarded the US Green Building Council's (USGBC) Leadership in Energy and Environmental Design (LEED) program Gold certification. It is expected to achieve multiple star rating from the Philippine Green Building Council's (PHILGBC) BERDE program. As at December 31, 2016, Arya Residences is one-hundred percent (100%) complete.

In 2014, the Group started the construction of Arthaland Century Pacific Tower (ACPT), ALCO's flagship office project, which is set to be BGC's landmark of sustainability. The 30-storey AAA-grade office building located along the prime 5th Avenue is designed by SOM New York, the same group that penned the One World Trade Center and Burj Khalifa in Dubai. Similar to Arya Residences, it is on target to achieve dual green building certification from the USGBC LEED and PhilGBC Building for Ecologically Responsive Design Excellence (BERDE). In fact, ACPT is a LEED Gold pre-certified office development.

In 2016, CLLC commenced the development of Cebu Exchange Project (Cebu Exchange), a 38-storey premium office building with retail establishments. The Cebu Exchange is poised to be one of the largest and tallest office developments that will cater to Cebu's booming office space market with approximately 314 office units located along Salinas Drive across the Cebu IT Park in Cebu City. Cebu Exchange is expected to receive green building certifications from LEED and BERDE programs. In 2017, Cebu Exchange got LEED pre-certified.

Approval of the Interim Consolidated Financial Statements

The interim consolidated financial statements of the Group as at and for the nine months ended September 30, 2017 were approved and authorized for issue by the Board of Directors (BOD) on October 26, 2017.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Preparation

The interim consolidated financial statements as of September 30, 2017 and December 31, 2016 and for the nine months ended September 30, 2017 and 2016 have been prepared in compliance with Philippine Accounting Standards (PAS) 34, *Interim Financial Reporting*. They do not include all of the information and disclosures required in the annual audited consolidated financial statements and should be read in conjunction with the consolidated financial statements of the Group as at and for the year ended December 31, 2016.

Measurement Bases

The interim consolidated financial statements are presented in Philippine Peso, the Group's functional and presentation currency. All values are stated in absolute amounts, unless otherwise indicated.

The interim consolidated financial statements of the Group have been prepared on a historical cost basis, except for fair value through profit or loss (FVPL) and investment properties which are carried at fair value. Historical cost is generally based on the fair value of the consideration given in exchange for assets.

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

measurement is based on the presumption that the transaction to sell the asset or transfer or the liability takes place either:

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

The principal or the most advantageous market must be accessible by the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

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

When measuring the fair value of an asset or a liability, the Group uses market observable data to the extent possible. If the fair value of an asset or a liability is not directly observable, it is estimated by the Group (working closely with external qualified valuers) using valuation techniques that maximize the use of relevant observable inputs and minimize the use of unobservable inputs (e.g. by use of the market comparable approach that reflects recent transaction prices for similar items, discounted cash flow analysis, or option pricing models refined to reflect the issuer's specific circumstances). Inputs used are consistent with the characteristics of the asset or liability that market participants would take into account.

Further information about assumptions made in measuring fair values is included in the following:

- Note 3 Significant Accounting Judgments, Estimates and Assumptions
- Note 6 Financial Assets at FVPL
- Note 9 Investment Properties

Fair values are categorized into different levels in a fair value hierarchy based on the degree to which the inputs to the measurement are observable and the significance of the inputs to the fair value measurement in its entirety:

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

Transfers between levels of the fair value hierarchy are recognized by the Group at the end of the reporting period during which the change occurred.

Change in Accounting Policy and Adoption of New and Amended PFRS

The accounting policies adopted are consistent with those of the previous financial year, except for the adoption of the following new and amended PFRS which the Group adopted effective January 1, 2017:

 Amendments to PAS 7, Statement of Cash Flows - Disclosure Initiative - The amendments require entities to provide information that enable the users of financial statements to evaluate changes in liabilities arising from their financing activities.

The adoption of the foregoing new and amended PFRS did not have any material effect on the consolidated financial statements. Additional disclosures have been included in the notes to consolidated financial statements, as applicable.

New and Amended PFRS Not Yet Adopted

Relevant new and amended PFRS which are not yet effective for the year ended December 31, 2016 and have not been applied in preparing the consolidated financial statements are summarized below.

Effective for annual periods beginning on or after January 1, 2018:

PFRS 9, Financial Instruments – This standard will replace PAS 39 (and all the previous versions
of PFRS 9). It contains requirements for the classification and measurement of financial assets
and financial liabilities, impairment, hedge accounting and derecognition.

PFRS 9 requires all recognized financial assets to be subsequently measured at amortized cost or fair value (through profit or loss or through other comprehensive income), depending on their classification by reference to the business model within which they are held and their contractual cash flow characteristics.

For financial liabilities, the most significant effect of PFRS 9 relates to cases where the fair value option is taken: the amount of change in fair value of a financial liability designated as at FVPL that is attributable to changes in the credit risk of that liability is recognized in other comprehensive income (rather than in profit or loss), unless this creates an accounting mismatch.

For the impairment of financial assets, PFRS 9 introduces an "expected credit loss" model based on the concept of providing for expected losses at inception of a contract; it will no longer be necessary for there to be objective evidence of impairment before a credit loss is recognized.

For hedge accounting, PFRS 9 introduces a substantial overhaul allowing financial statements to better reflect how risk management activities are undertaken when hedging financial and non-financial risk exposures.

The derecognition provisions are carried over almost unchanged from PAS 39.

Effective for annual periods beginning on or after January 1, 2019 -

• PFRS 16, Leases – Significant change introduced by the new standard is that almost all leases will be brought onto lessees' balance sheets under a single model (except leases of less than 12 months and leases of low-value assets), eliminating the distinction between operating and finance leases. Lessor accounting, however, remains largely unchanged and the distinction between operating and finance lease is retained.

Under prevailing circumstances, the adoption of the foregoing new and amended PFRS is not expected to have any material effect on the financial statements of the Group except for PFRS 9. Additional disclosures will be included in the consolidated financial statements, as applicable.

The Group anticipates that the application of PFRS 9 might have a significant effect on amounts reported in respect of the Group's financial assets and financial liabilities However, it is not practicable to provide a reasonable estimate of that effect until a detailed review has been completed.

Basis of Consolidation

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

- power over investee;
- exposure, or rights, to variable returns from its involvement with the investee; and
- the ability to use its power over the investee affect its returns.

Subsidiaries are consolidated from the date of acquisition or incorporation, being the date on which the Parent Company obtains control, and continue to be consolidated until the date such control ceases.

The financial statements of the subsidiaries are prepared using the same reporting period of the Parent Company. Consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. Intercompany balances and transactions, including intercompany profits and unrealized profits and losses, are eliminated in full.

A change in ownership interest of a subsidiary, without a change of control, is accounted for as an equity transaction. Upon the loss of control, the Group derecognizes the assets and liabilities of the subsidiary, any non-controlling interests and the other components of equity related to the subsidiary. Any surplus or deficit arising from the loss of control is recognized in profit or loss. If the Group retains interest in the previous subsidiary, then such interest is measured at fair value at the date control is lost. Subsequently, it is accounted for as an equity-accounted investee or as an AFS investment depending on the level of influence retained.

Non-controlling interest represents the portion of net assets and profit or loss not held by the Parent Company and is presented separately in the Group's consolidated statements of comprehensive income and within equity in the Group's consolidated statements of financial position, separate from equity attributable to equity holders of the Parent Company.

Financial Assets and Liabilities

Date of Recognition. Financial assets and liabilities are recognized in the consolidated statements of financial position when it becomes a party to the contractual provisions of a financial instrument.

Initial Recognition. Financial assets and financial liabilities are recognized initially at fair value. Directly attributable transaction costs are included in the initial measurement of financial instruments, except for financial instruments classified at FVPL.

"Day 1" Difference. Where the transaction in a non-active market is different from the fair value of other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Group recognizes the difference between the transaction price and fair value (a "Day 1" difference) in profit or loss. In cases where there are no observable data on inception, the Group deems the transaction price as the best estimate of fair value and recognizes "Day 1" difference in profit or loss when the inputs

become observable or when the instrument is derecognized. For each transaction, the Group determines the appropriate method of recognizing the "Day 1" difference.

Classification of Financial Instruments. The Group classifies its financial assets into the following categories: financial assets at FVPL, held-to-maturity (HTM) investments, available-for-sale (AFS) financial assets, and loans and receivables. The Group classifies its financial liabilities into financial liabilities at FVPL and other financial liabilities at amortized cost.

The Company determines the classification of its financial assets on initial recognition and, where allowed and appropriate, re-evaluates this designation at each reporting date.

The Company does not have AFS financial assets, HTM investments and financial liabilities at FVPL.

Financial Assets at FVPL. Financial assets at FVPL include financial assets held for trading acquired for the purpose of selling in the near term and financial assets designated upon initial recognition as at FVPL. Financial assets at FVPL are carried in the consolidated statements of financial position at fair value. Realized and unrealized gains and losses on these assets are recognized under "Other income - net" account in profit or loss.

The Group classified its investment in money market fund under this category.

Loans and Receivables. Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. After initial measurement, loans and receivables are carried at amortized cost using the effective interest method less any allowance for impairment. The calculation takes into account any premium or discount on acquisition and includes transaction costs and fees that are an integral part of the effective interest rate. Gains and losses are recognized in profit or loss when the loans and receivables are derecognized or impaired, as well as through the amortization process.

The Group's cash and cash equivalents, trade and other receivables (excluding advances for project development and advances to employees), investment in time deposits, deposits and amounts held in escrow are classified under this category.

Cash includes cash on hand and in banks which are stated at face value. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash and are subject to an insignificant risk of changes in value.

Other Financial Liabilities at Amortized Cost. Other financial liabilities at amortized cost pertain to issued financial instruments or their components that are not classified or designated at FVPL and contain obligations to deliver cash or another financial asset to the holder to settle the obligation other than by the exchange of fixed amount of cash or another financial asset for a fixed number of own equity.

The Group's loans payable, accounts payable and other liabilities (excluding payable to buyers and statutory liabilities) and due to a related party are classified as other financial liabilities at amortized cost.

Derecognition of Financial Instruments

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

- the right to receive cash flows from the asset has expired;
- the Group retains the right to receive cash flows from the asset, but has assumed an obligation to pay them in full without material delay to a third party under a "pass-through" arrangement; or

the Group has transferred its right to receive cash flows from the asset and either: (a) has
transferred substantially all the risks and rewards of the asset, or (b) has neither transferred
nor retained substantially all the risks and rewards of the asset, but has transferred control of
the asset.

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

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

Impairment of Financial Assets

The Group assesses at each reporting date whether there is objective evidence that a financial or group of financial assets is impaired. Objective evidence includes observable data that comes to the attention of the Group about loss events such as but not limited to significant financial difficulty of the counterparty, a breach of contract, such as a default or delinquency in interest or principal payments and probability that borrower will enter bankruptcy or other financial reorganization. If there is objective evidence that an impairment loss on financial assets carried at amortized cost (e.g., receivables) has been incurred, the amount of the loss is measured as the difference between the assets's carrying amount and the present value of estimated future cash flows discounted at the asset's original effective interest rate. Time value is generally not considered when the effect of discounting is not material. The carrying amount of the loss shall be reduced either directly or through use of an allowance account. The amount of the loss shall be recognized in profit or loss.

The Group first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant, and individually or collectively for financial assets that are not individually significant.

If it is determined that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, the asset is included in the group of financial assets with similar credit risk and characteristics and that group of financial assets is collectively assessed for impairment. Assets that are individually assessed for impairment and for which an impairment loss is or continues to be recognized are not included in a collective assessment of impairment.

If, in a subsequent period, the amount of the estimated impairment loss decreases because of an event occurring after the impairment was recognized, the previously recognized impairment loss is reduced by adjusting the allowance account. Any subsequent reversal of an impairment loss is recognized in profit or loss, to the extent that the carrying amount of the asset does not exceed its amortized cost at the reversal date.

Offsetting of Financial Instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated statements of financial position if, and only if, there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the assets and settle the liabilities simultaneously.

Classification of Financial Instruments Between Debt and Equity

A financial instrument is classified as debt, if it provides for a contractual obligation to:

- deliver cash or another financial asset to another entity; or
- exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavorable to the Group; or
- satisfy the obligation other than by exchange of a fixed amount of cash or another financial asset for a fixed number of own equity shares.

If the Group does not have an unconditional right to avoid delivering cash or another financial asset to settle its contractual obligation, the obligation meets the definition of a financial liability. The components of issued financial instruments that contain both liability and equity elements are accounted for separately, with the equity component being assigned the residual amount, after deducting from the instrument as a whole

Debt Issue Costs

Debt issue costs are considered as an adjustment to the effective yield of the related debt and are deferred and amortized using the effective interest rate method. When a loan is paid, the related unamortized debt issue costs at the date of repayment are recognized in profit or loss.

Real Estate for Sale

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

Cost includes acquisition cost plus any other directly attributable costs of developing the asset to its saleable condition and cost of improving the properties up to the reporting date. Non-refundable commissions paid to sales or marketing agents on the sale of real estate units are expensed when incurred.

NRV is the estimated selling price in the ordinary course of the business, based on market prices at the reporting date and discounted for the time value of money if material, less estimated costs to complete and the estimated costs to sell. NRV in respect of land under development is assessed with reference to market prices at the reporting date for similar completed property, less estimated costs to complete the construction and less an estimate of the time value of money to the date of completion.

Borrowing Costs

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

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

Investment Properties

Investment properties are properties held either to earn rental income or for capital appreciation or both, but not for sale in the ordinary course of business or for administrative purposes.

Investment properties were previously measured at cost, including transaction costs. Cost comprises the purchase price and any directly attributable costs in developing and improving the properties.

Starting 2016, the Group adopted the fair value model for accounting for its investment properties. Under this method, investment properties are initially measured at cost but are subsequently remeasured at fair value at each reporting date, which reflects market conditions at the reporting date. The fair value of investment properties is determined using market data approach and income approach by independent real estate appraiser. Gains or losses arising from changes in the fair values of investment properties are included in profit or loss in the period in which they arise, including the corresponding tax effect. For the purposes of these consolidated financial statements, in order to avoid double counting, the fair value reported in the financial statements is reduced by the carrying amount of any accrued income resulting from the spreading of lease incentives and minimum lease payments.

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

Investment properties are derecognized when either those have been disposed of or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal. Any gain or loss on the retirement or disposal of an investment property is recognized in the consolidated statements of comprehensive income in the year of retirement or disposal.

Property and Equipment

Property and equipment are carried at cost less accumulated depreciation and amortization and impairment losses.

The initial cost of property and equipment consists of the purchase price, including import duties, borrowing costs (during the construction period) and other costs directly attributable to bring the asset to its working condition and location for its intended use. Cost also includes the cost of replacing parts of such property and equipment when the recognition criteria are met and the present value of the estimated cost of dismantling and removing the asset and restoring the site where the asset is located.

Expenditures incurred after the property and equipment have been put into operation, such as repairs, maintenance and overhaul costs, are normally charged to operations in the year the costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as additional costs of property and equipment.

Depreciation and amortization is calculated on a straight-line basis over the following estimated useful lives of the property and equipment:

Furniture and fixtures 3
Leasehold improvements 3 to 5 or lease term, whichever is shorter
Transportation equipment 3 to 5

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

Fully-depreciated assets are retained in the account until they are no longer in use and no further change for depreciation is made in respect to those assets.

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

Impairment of Nonfinancial Assets

The carrying amounts of the Group's nonfinancial assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists then the asset's net recoverable amount is estimated.

Any impairment loss is recognized if the carrying amount of an asset or its cash-generating unit exceeds its net recoverable amount. A cash-generating unit is the smallest identifiable asset group that generates cash flows that are largely independent from other assets of the Group. Impairment losses are recognized in profit or loss in the period incurred.

The net recoverable amount of an asset is the greater of its value in use or its fair value less costs to sell. Value in use is the present value of future cash flows expected to be derived from an asset while fair value less cost to sell is the amount obtainable from the sale of an asset in an arm's length transaction between knowledgeable and willing parties less costs of disposal. In assessing value in use, the estimated future cash flows are discounted to their present values using a pretax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

Impairment losses recognized in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss has been recognized.

Other Assets

Other assets include value added tax (VAT), prepayments, deposits, investment in time deposit, amounts held in escrow and materials and supplies.

VAT. Revenues, expenses and assets are recognized net of the amount of VAT except where VAT incurred on a purchase of assets or services is not recoverable from the taxation authority.

The net amount of VAT recoverable from, or payable to, the tax authority is included as part of "Other assets" or "Accounts payable and other liabilities" accounts, respectively, in the consolidated statements of financial position.

Deferred Input VAT. In accordance with the Revenue Regulation (RR) No. 16-2005, input VAT on purchases or imports of the Group of capital goods (depreciable assets for income tax purposes)

with an aggregate acquisition cost (exclusive of VAT) in each of the calendar month exceeding \$\mathbb{P}\$1.0 million are claimed as credit against output VAT over 60 months or the estimated useful lives of capital goods, whichever is shorter. Deferred input VAT represents the unamortized amount of input VAT on capital goods. Deferred input that are expected to be claimed against output VAT for no more than 12 months after the financial reporting period are classified as other current assets. Otherwise these are classified as other noncurrent assets.

Where the aggregate acquisition cost (exclusive of VAT) of the existing or finished depreciable capital goods purchased or imported during any calendar month does not exceed \$1.0 million, the total input VAT will be allowable as credit against output VAT in the month of acquisition.

Prepayments. Prepayments are expenses paid in advance and recorded as assets before these are utilized. Prepayments are apportioned over the period covered by the payment and charged to profit or loss when incurred.

Materials and Supplies. The Group recorded as assets several construction materials and supplies from the completed construction of its projects.

Creditable Withholding Taxes

Creditable withholding taxes (CWT) represent the amount withheld by the Group's customers in relation to its income. CWT can be utilized as payment for income taxes provided that these are properly supported by certificates of creditable tax withheld at source subject to the rules on Philippine income taxation.

Payable to Buyers

Payable to buyers consist of amounts received by the Group from its customers as reservation fee for real estate sales. These are recorded at face amount in the consolidated statements of financial position and recognized as revenue in profit or loss when the revenue recognition criteria are met.

Capital Stock

Common Stock. Common stock is measured at par value for all shares issued.

Preferred Stock. The Group's preferred stocks are cumulative, nonvoting, nonparticipating and nonconvertible. Preferred stock is classified as equity if this is nonredeemable, or redeemable only at the Group's option, and any dividends thereon are discretionary. Dividends thereon are recognized as distributions within equity upon approval by the BOD of the Group.

Preferred stock is classified as a liability if this is redeemable on a specific date or at the option of the shareholders, or if dividend payments are not discretionary. Dividends thereon are recognized as interest expense in profit or loss as accrued.

Additional Paid-in Capital

Additional paid-in capital is the proceeds and/or fair value of considerations received in excess of par value of the subscribed capital stock. Incremental costs incurred directly attributable to the issuance of new shares are recognized as deduction from equity, net of any tax. Otherwise, these are recognized as expense in profit or loss.

Subscription Receivable

Subscription receivable is the amount to be collected before the subscribed shares are issued and is presented as a deduction from equity.

Retained Earnings

Retained earnings represent the cumulative balance of net income or loss, net of any dividend declaration and prior period adjustments.

Parent Company's Shares Held by Subsidiary

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

Basic and Diluted Earnings Per Share (EPS)

Basic EPS is computed by dividing the net income for the period attributable to equity holders of the Parent Company by the weighted average number of issued and outstanding and subscribed common shares during the period, with retroactive adjustment for any stock dividends declared.

Diluted EPS is computed in the same manner, adjusted for the effects of any potentially dilutive convertible securities.

Revenue Recognition

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

Revenue from Real Estate Sales. The Group assesses whether it is probable that the economic benefits will flow to the Group when the sales prices are collectible. Collectibility of the contract price is demonstrated by the buyer's commitment to pay, which is supported by the buyer's initial and continuous investments that motivates the buyer to honor its obligation. Collectibility is also assessed by considering factors such as collections, credit standing of the buyer and location of the property.

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

If any of the criteria under the full accrual or POC method is not met, the deposit method is applied until all the conditions for recording a sale are met. Any excess collections over the recognized receivables are included in the "Payable to Buyers" account under "Accounts payable and other liabilities" of the consolidated statements of financial position.

For income tax purposes, full recognition is applied when more than 25% of the selling price has been collected in the year of sale. Otherwise, the installment method is applied.

Rental Income. Rental income arising from operating leases on investment properties is

recognized on a straight-line basis over the lease terms, except for contingent rental income which is recognized in the period that it arises. Tenant lease incentives are recognized as a reduction of rental income on a straight-line basis over the term of the lease. The lease term is the non-cancellable period of the lease together with any further term for which the tenant has the option to continue the lease, where, at the inception of the lease, management is reasonably certain that the tenant will exercise that option.

Interest Income. Revenue is recognized as the interest accrues taking into account the effective yield on the asset.

Project management fees. Revenue is recognized in profit or loss when the related services are rendered.

Other income. Income from other sources is recognized when earned during the period.

Cost and Expenses Recognition

Cost and expenses are decreases in economic benefits during the accounting period in the form of outflows or depletions of assets or incurrence of liabilities that result in decreases in equity, other than those relating to distributions to equity participants.

Cost of real estate sales. Cost of real estate sales is recognized consistent with the revenue recognition method applied. Cost of condominium units sold before the completion of the development is determined on the basis of the acquisition cost of the land plus its full development costs, which include estimated costs for future development works.

For income tax purposes, full recognition is applied when more than 25% of the selling price has been collected in the year of sale. Otherwise, the installment method is applied.

Cost of services. Cost of services is recognized as expense when services are rendered.

Operating Expenses. Operating expenses constitute cost of administering the business and cost of selling and marketing condominium units for sale. It includes commissions, marketing and selling expenses and other operating expenses, among others. Operating expenses are recognized as incurred.

Finance Costs. Finance costs are recognized in profit or loss using the effective interest method.

Leases

The determination of whether an arrangement is, or contains a lease is based on the substance of the arrangement at inception date of whether the fulfilment of the arrangement is dependent on the use of a specific asset or assets or the arrangement conveys a right to use the asset. A reassessment is made after inception of the lease only if one of the following applies:

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

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

Group as Lessee. Leases where all the risks and rewards and benefits of ownership of the assets are not substantially transferred to the Group are classified as operating leases. Operating lease payments are recognized as an expense in the profit or loss on a straight-line basis over the lease term.

Group as Lessor. Leases where the Group retains substantially all the risks and benefits of ownership of the assets are classified as operating leases. Initial direct costs incurred in negotiating operating leases are added to the carrying amount of the leased asset and recognized over the lease term on the same basis as the rental income. Contingent rents are recognized as income in the period they are earned.

Employee Benefits

Short-term Benefits. The Group recognizes a liability net of amounts already paid and an expense for services rendered by employees during the accounting period. A liability is also recognized for the amount expected to be paid under short-term cash bonus or profit sharing plans if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee, and the obligation can be estimated reliably.

Short-term employee benefit liabilities are measured on an undiscounted basis and are expensed as the related service is provided.

Retirement Benefits. The Group has an unfunded, non-contributory defined benefit plan covering all qualified employees. The retirement benefits cost is determined using the projected unit credit method which reflects services rendered by employees to the date of valuation and incorporates assumptions concerning employees' projected salaries.

The Group recognizes service costs, comprising of current service costs, past service costs, gains and losses on curtailments and nonroutine settlements, and net interest expense or income in profit or loss. Net interest is calculated by applying the discount rate to the net retirement liability or asset.

Past service costs are recognized in profit or loss on the earlier of the date of the plan amendment or curtailment, and the date that the Group recognizes restructuring-related costs.

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

The retirement liability is the aggregate of the present value of the retirement liability on which the obligations are to be settled directly. The present value of the retirement liability is determined by discounting the estimated future cash outflows using interest rate on government bonds that have terms to maturity approximating the terms of the related retirement liability.

Actuarial valuations are made with sufficient regularity so that the amounts recognized in the consolidated financial statements do not differ materially from the amounts that would be determined at the reporting date.

Foreign Currency - Denominated Transactions

Transactions in foreign currencies are translated to the functional currency at exchange rates at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies at the reporting date are retranslated to the functional currency at the exchange rate at reporting date. Resulting exchange differences arising on the settlement of or on translating such monetary

assets and liabilities are recognized in profit or loss.

Income Taxes

Current Tax. Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the tax authority. The tax rates and tax laws used to compute the amount are those that have been enacted or substantively enacted at the reporting date.

Deferred Tax. Deferred tax is provided on all temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognized for all taxable temporary differences. Deferred tax assets are recognized for all deductible temporary differences, carryforward of unused tax credits from excess minimum corporate income tax (MCIT) over the regular corporate income tax (RCIT) and unused net operating loss carryover (NOLCO), to the extent that it is probable that taxable income will be available against which the deductible temporary differences and carryforwards of unused MCIT and NOLCO can be utilized.

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

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

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

Related Party Transactions

Related party transactions are transfer of resources, services or obligations between the Company and its related parties, regardless whether a price is charged.

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions. These includes: (a) individuals owning, directly or indirectly through one or more intermediaries, control or are controlled by, or under common control with the Group; (b) associates; and (c) individuals owning, directly or indirectly, an interest in the voting power of the investee that gives them significant influence over the investee and close members of the family of any such individual.

In considering each possible related party relationship, attention is directed to the substance of the relationship and not merely on the legal form.

Segment Reporting

The Group's operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment reporting a strategic business unit that offers different products and serves different markets. Financial information on the Group's business segments is presented in Note 29 to the consolidated financial statements.

Provisions and Contingencies

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

obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense.

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

Events After the Reporting Period

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

3. SIGNIFICANT ACCOUNTING JUDGMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of consolidated financial statements in accordance with PFRS requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgments about carrying of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

Judgments

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

Determining Functional Currency. Based on management's assessment, the functional currency of the Group has been determined to be the Philippine Peso. The Philippine Peso is the currency of the primary economic environment in which the Group operates. It is the currency that mainly influences the operations of the Group.

Classifying Financial Instruments. The Group exercises judgment in classifying a financial instrument, or its component parts, on initial recognition as either a financial asset, a financial liability or an equity instrument in accordance with the substance of the contractual arrangement and the definitions of a financial asset, a financial liability or an equity instrument. The substance of a financial instrument, rather than its legal form, governs its classification in the consolidated statements of financial position.

Recognizing Revenue and Cost from Real Estate Sales. Selecting an appropriate revenue recognition method for a particular real estate sale transaction requires certain judgments based on the buyer's commitment on the sale which may be ascertained through the significance of the buyer's initial investment and completion of development. The buyer's commitment is evaluated based on collections, credit standing and location of the property. The Company's revenue and cost from real estate sales were recognized based on percentage of completion, which is determined based on the costs incurred up until the end of the reporting period as a proportion of total costs expected to be incurred. Change in estimates may affect the reported amounts of revenue and cost of real estate sales and receivable.

Classifying between Real Estate for Sale and Investment Properties. The Group determines whether a property qualifies as a real estate for sale or an investment property. In making its judgment, the Group considers whether the property is held for sale in the ordinary course of business, or held primarily to earn rentals or capital appreciation or both and is not substantially for use by, or in the operations of the Group.

Determining Highest and Best Use of Investment Properties. The Group determines the highest and best use of its investment properties when measuring fair value. In making its judgment, the Group takes into account the use of the investment properties that is physically possible, legally permissible and financially feasible. The Group has determined that the highest and best use of the investment properties is their current use.

Determining Lease Commitments - Group as Lessor. The Group entered into various lease contracts for its retail units in Arya Residences. The term of the lease ranges from two to five years. The lease agreements also provide for various escalation rates for the duration of the agreements.

Determining Lease Commitments - Group as Lessee. The Group entered into a property lease as a lessee for its office premises and sales pavilion. The Group has determined that the risks and benefits of ownership related to the leased properties are retained by the lessor. Accordingly, the leases are accounted for as operating leases.

Determining Control or Joint Control over an Investee Company. Control is presumed to exist when an investor is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. On the other hand, joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control. Management has determined that by virtue of its majority ownership of voting rights in its subsidiaries as at December 31, 2016 and 2015, the Parent Company has the ability to exercise control over these investees.

Estimates and Assumptions

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

Estimating Allowance for Impairment of Trade and Other Receivables. Adequate amount of allowance is made for specific and groups of accounts, where objective evidence of impairment exists. The Group evaluates these accounts based on available facts and circumstances, including, but not limited to, the length of the Group's relationship with the customers, the customers' current credit status based on third party credit reports and known market forces, average age of accounts, collection experience and historical loss experience.

Determining Net Realizable Value of Real Estate for Sale. The Group adjusts the cost of its real estate assets to NRV based on its assessment of the recoverability of the real estate for sale. NRV for completed real estate for sale is assessed with reference to market conditions and prices existing at the reporting date and is determined by the Group in the light of recent market transactions. NRV in respect of real estate assets under construction is assessed with reference to market prices at the reporting date for similar completed property, less estimated costs to complete the construction and less estimated costs to sell. The amount and timing of recorded expenses for any period would differ if different judgments were made or different estimates were utilized.

Estimating Fair Value of Investment Properties. The Management determines the policies and

procedures for the fair value measurement of investment properties. External real estate appraisers are engaged by management for valuation of investment properties. The involvement of external real estate appraisers is decided upon by the Management. Selection criteria include market knowledge, reputation, independence and whether professional standards are maintained. The Management reviews the external real estate appraisers' valuation techniques and inputs used for each investment property.

For the purpose of fair value disclosures, the Group has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the investment properties and the level of the fair value hierarchy. The valuation techniques and inputs used in the fair value measurement of investment properties are disclosed in Note 11 to the consolidated financial statements.

Estimating Useful Lives of Property and Equipment. The Group reviews annually the estimated useful lives of property and equipment based on expected asset's utilization, market demands and future technological development consistent with the Group's pursuit of constant modernization of the equipment fleet to ensure the availability, reliability and cost efficiency of the equipment. It is possible that the factors mentioned may change in the future, which could cause a change in estimated useful lives. A reduction in estimated useful lives could cause a significant increase in depreciation and amortization of property and equipment.

Assessing Impairment of Nonfinancial Assets. The Group assesses impairment on nonfinancial assets whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. In assessing whether there is any indication that an asset may be impaired, the Group considers the external and internal sources of information. External sources of information include but are not limited to unexpected significant decline in market value and any other significant changes with an adverse effect on the Group, whether it had taken place during period or will take place in the near future in the market, economic or legal environment in which the entity operates or in the market to which the asset is dedicated. Internal sources of information include evidence of obsolescence or physical damage on an asset, significant changes with an adverse effect on the Group whether it had taken place during the period, or are expected to take place in the near future, to the extent to which, or in a manner in which, an asset is used or is expected to be used, and any other evidence that indicates that the economic performance of an asset is, or will be, worse than expected.

Whenever the carrying amount of an asset exceeds its recoverable amount, an impairment loss is recognized. The recoverable amount is the higher of an asset's fair value less cost to sell and value in use. The fair value less cost to sell is the amount obtainable from the sale of an asset in an arm's length transaction while value in use is the present value of estimated future cash flows expected to arise from the continuing use of an asset and from its disposal at the end of its useful life. Recoverable amounts are estimated for individual assets or, if it is not possible, for the cash-generating unit to which the asset belongs.

Recoverable amount represents the value in use, determined as the present value of estimated future cash flows expected to be generated from the continued use of the assets. The estimated cash flows are projected using growth rates based on historical experience and business plans and are discounted using pretax discount rates that reflect the current assessment of the time value of money and the risks specific to the asset.

No impairment loss on nonfinancial assets was recognized in 2017 and 2016.

Estimating Retirement Expense. The determination of the Group's obligation and cost for pension and other retirement benefits is dependent on selection of certain assumptions used by actuaries in calculating such amounts. Those assumptions are described in Note 21 to the consolidated financial statements and include among others, discount rate and salary increase rate. While the

Group believes that the assumptions are reasonable and appropriate, significant differences in actual experience or significant changes in assumptions materially affect retirement liability.

Assessing Realizability of Deferred Tax Assets. The Group's assessment on the recognition of deferred tax assets on deductible temporary differences is based on the projected taxable income in the following periods. Based on the projection, not all future deductible temporary differences will be realized, therefore, only a portion of deferred tax assets was recognized.

4. PRIOR PERIOD ADJUSTMENTS

The 2015 and 2014 financial statements have been restated for the following retrospective adjustments:

- Adoption of fair value model of accounting for investment properties resulting in a gain on change in fair value of investment properties of ₱33.5 million in 2015.
- Interest capitalization of ₱9.3 million in 2015 for the loan availed to finance the development activities of Cebu Exchange.

The following is the summary of the financial impact of the prior period adjustments on the Group's consolidated financial:

	As at December 31, 2015					
	As Previously	Effect of				
	Reported	Restatements	As Restated			
Real estate for sale	P1,550,935,492	₽7,775,609	P1,558,711,101			
Investment properties	1,391,323,861	613,902,461	2,005,226,322			
Accounts payable and other liabilities	1,368,361,438	9,565,945	1,377,927,383			
Net deferred tax liabilities	168,313,291	184,170,738	352,484,029			
Retained earnings	828,572,831	429,482,408	1,258,055,239			
Net income	223,834,283	23,197,185	247,031,468			

	As at January 1, 2015		
	As Previously Reported	Effect of	As Restated
		Restatements	As Restateu
Investment properties	₽1,367,498,286	₽580,407,461	₽1,947,905,747
Net deferred tax liabilities	156,814,254	174,122,238	330,936,492
Retained earnings	668,555,690	406,285,223	1,074,840,913

5. CASH AND CASH EQUIVALENTS

This account consists of:

	September 2017	December 2016	September 2016
Cash on hand	35,000	30,000	45,000
Cash in bank	140,191,959	34,869,125	36,967,081
Short-term placements	561,049,645	955,843,078	419,334,080
	701,276,604	990,742,203	456,346,161

Cash in banks earn interest at the prevailing bank deposit rates and are immediately available for use in the current operations. Short-term placements are made for varying periods up to three (3) months or less and earn interest at the prevailing short-term deposit rates.

6. FINANCIAL ASSETS AT FVPL

Financial assets at FVPL amounting to $\pm 1,401.1$ million and $\pm 2,050.1$ million as at September 30, 2017 and December 31, 2016, respectively, represent units of participation in a money market fund held by the Group for short-term use and working capital purposes.

Financial assets at FVPL include unrealized gains amounting to \$\textstyle{4}\)4.968 million and \$\textstyle{4}\)4.326 million for the nine months ended September 30, 2017 and 2016, respectively, and included as part of "Other income" account in the interim consolidated statements of comprehensive income (see Note 20). Realized gain on sale of financial assets at FVPL amounted to \$\textstyle{2}\)8.022 million and \$\textstyle{4}\)1.626 million for the nine months ended September 30, 2017 and 2016, respectively (see Note 20).

The fair value of financial assets at FVPL is measured using Level 1 of the fair value hierarchy with significant directly observable inputs.

7. TRADE AND OTHER RECEIVABLES

This account consists of:

	September 2017	December 2016	September 2016
Advances for project development	152,451,527	221,316,588	295,318,044
Sale of real estate	59,349,317	15,678,222	111,602,376
Advances to employees	9,624,046	5,404,468	6,143,391
Other receivables	50,332,716	59,058,600	46,525,607
	271,757,606	301,457,878	459,589,418
Allowance for impairment losses	(368,292)	(368,292)	(368,292)
	271,389,314	301,089,586	459,221,126

The aging analysis of trade and other receivables are shown below:

	September 2017	December 2016	September 2016
Current	271,021,022	300,721,294	458,852,834
Past due			
Within 6 months	-	-	-
7 months to 1 year	-		-
More than 1 year	368,292	368,292	368,292
	271,389,314	301,089,586	459,221,126

Advances for project development pertain to downpayments made to contractors for the construction of the Group's real estate projects. These advances are noninterest-bearing and are being recouped against contractors' progress billings.

Receivables from sale of real estate pertain to receivables from sale of Arya Residences condominium units. These receivables are noninterest-bearing and generally collectible in monthly installments over a maximum period of three (3) years. Titles to the units sold under this arrangement are transferred to the buyers only upon full payment of the contract price.

Advances to officers and employees represent salary and other loans granted to Parent Company's employees which are noninterest-bearing in nature and collectible through salary deductions. These also include various cash advances used for certain operating expenses not covered by disbursement of petty cash fund and are subject to liquidation.

Other receivables include receivable from CPG amounting to ₱36.1 million arising from the share purchase agreement between the Company, CPG and AOCH1. The share purchase agreement provides that the Company warrants the final resolution acceptable to CPG and its counsel with respect to the pending complaint involving the property owned by Urban Property Holdings, Inc. (UPHI), a subsidiary, which includes, among others, removing all doubt on the ownership of UPHI over the property. In the event the satisfactory evidence is submitted by the Company to CPG, the latter shall pay to the Company the entire amount or a portion thereof plus interest.

The carrying amount of the receivables is considered a reasonable approximation of fair value. All of the Group's receivables have been reviewed for indicators of impairment. As of September 30, 2017 and December 31, 2016, no receivables were found to be impaired. Thus, management believes that the entire carrying amount of the receivable portfolio is fully recoverable.

8. REAL ESTATE FOR SALE

This account consists of:

	September 2017	December 2016	September 2016
Raw land	1,264,902,248	325,614,253	1,315,498,126
Assets under construction	1,155,217,837	978,084,141	488,971,857
Condominium units for sale	181,591,331	418,494,305	
	2,601,711,416	1,722,192,699	1,804,469,983

Assets under Construction

Assets under construction consist of land and project development costs of ongoing real estate projects of the Group. As at September 30, 2017, this account includes the land and development costs of Cebu Exchange. Total estimated costs to complete the Cebu Exchange amounted to \$\textstyle{27}\$,467.0 million as at December 31, 2016.

Condominium Units for Sale

Condominium units for sale pertain to unsold and completed units of Arya Residences.

As at September 30, 2017, December 31, 2016 and September 30, 2016, real estate for sale is stated at cost which is lower than its NRV. There is no allowance for inventory write-down as at September 30, 2017, December 31, 2016 and September 30, 2016.

Raw Land

Raw land pertains to parcels of land acquired by the Group for future development projects that are intended for sale.

In 2016, the Group transferred raw land amounting to ₱45.0 million from "real estate for sale" account to "investment properties" account because the Group has yet to determine the strategic use of the property as at December 31, 2016 (see Note 9). The property was recognized at its fair value amounting to ₱84.0 million.

9. INVESTMENT PROPERTIES

This account consists of:

	September 2017	December 2016	September 2016
ACPT	4,163,925,024	3,067,015,343	1,004,734,474
Arya Residences:			
Commercial units	1,110,864,000	855,110,000	412,180,938

Parking slots	204,960,000	129,919,062	129,919,062
Raw Land:			
UPHI's property	398,122,800	398,122,800	1,272,118,500
Batangas and Tagaytay property	83,976,500	83,976,500	83,976,500
	5,961,848,324	4,534,143,705	2,902,929,474

ACPT

Total estimated costs to complete ACPT amounted to ₱3,523.5 million as at December 31, 2016.

Arya Residences Commercial Units and Parking Slots

Parking slots pertain to parking units of ALCO and MPI in Arya Residences which are intended for lease. Commercial units pertain to retail establishments of MPI in Arya Residences which are intended for lease.

Raw Land

Raw land includes UPHI's raw land with fair value amounting to ₱398.1 million as at December 31, 2016. The land has an area of 33 hectares located at Barangay Gonzalo-Bontog, Calamba City and Barangay Calabuso, Tagaytay City.

Portion of the UPHI's raw land is currently under expropriation proceedings filed by the National Power Corporation (NAPOCOR) with the Regional Trial Court of Calamba City, Laguna. NAPOCOR built a tower on the residential land owned by UPHI covering an area of one (1) hectare, the tower forms part of the Tayabas - Dasmarinas Line Project. The covered area is about 3% of the total land area owned by UPHI. Moreover, a complaint for quieting of title was filed by UPHI on October 18, 2010 because of the erroneous issuance of tax declarations by the City of Tagaytay covering UPHI's property located in Calamba City, Laguna. As at September 30, 2017, December 31, 2016, and September 30, 2016, management assessed that the potential effect of these cases on the Group's consolidated financial statements is not significant.

Raw land also includes land of the Parent Company with an area of 10.3 hectares located in Batangas and Tagaytay amounting ₱84.0 million as at December 31, 2016 which was transferred from "real estate for sale" (see Note 8).

The fair value of investment properties as at December 31, 2015 was determined using the market data approach. This approach considers sales and listings of comparable property registered within the vicinity of the investment properties. In 2016, the Group changed the valuation technique for determining the fair value of ACPT and Arya Residences commercial spaces and parking slots from market data approach to income approach, which includes discounted cash flows (DCF) and land development approaches, because it results in a measurement that is representative of the fair value of the investment properties as at December 31, 2016. Latest appraisal report was prepared as at September 30, 2017 for Arya Residences commercial units and parking slots.

Details of the valuation techniques used in measuring fair values of investment properties are as follows:

Discounted Cash Flow (DCF) Approach

Inputs used for the fair value measurement of investment properties using DCF approach as at September 30, 2017 are as follows:

Investment Properties	Significant Unobservable Inputs	Range
Arya Residences:		
Commercial units	Rental rate per square meter (sq.m.)	₽2,360

	Rent escalation rate per annum (p.a.) Discount rate Vacancy rate	5% 6.17% 2%
Investment Properties	Significant Unobservable Inputs	Range
Parking slots	Rental rate per slot	₽5,500
<u> </u>	Rent escalation rate p.a.	5%
	Discount rate	6.17%
	Vacancy rate	2%

The significant unobservable inputs used in the fair value measurement categorized within Level 3 of the fair value hierarchy using the DCF approach are as follows:

- Rental rate estimated rental value at which space could be let in the market conditions prevailing at the date of valuation.
- Rent escalation rate p.a. estimated average increase in rent based on both market estimations and contractual indexations.
- *Discount rate* rate used to discount the net cash flows generated from rental activities during the period of analysis.
- Vacancy rate percentage of expected long term average structural vacant space divided by total leasable area (sq.m.).

Under the DCF approach, a property's fair value is estimated using explicit assumptions regarding the benefits and liabilities of ownership over the asset's estimated useful life including an exit or terminal value. As an accepted method within the income approach to valuation, the DCF approach involves the projection of a series of cash flows on a real property interest. An appropriate, market-derived discount rate is applied to projected cash flow series to establish the present value of the income stream associated with the investment property.

Periodic cash flows of investment properties are typically estimated as gross income less vacancy and operating expenses. The series of periodic net operating income, along with an estimate of the terminal value anticipated at the end of the projection period, is then discounted.

The frequency of inflows and outflows are contract and market-derived. The DCF approach assumes that cash outflows occur in the same period that expenses are recorded.

Sensitivity Analysis. Generally, significant increases (decreases) in rental rate (per sq.m.) and rent escalation rate p.a. in isolation would result in a significantly higher (lower) fair value measurement. Significant increases (decreases) in discount rate in isolation would result in a significantly lower (higher) fair value measurement.

Market Data Approach

Market data approach involves the comparison of the land to those that are more or less located within the vicinity of the appraised property and are subject of recent sales and offerings. Adjustments were made to arrive at the market value by considering the location, size, shape, utility, desirability and time element.

The inputs to fair valuation are as follows:

- *Price per sq.m.* estimated value prevailing in the real estate market depending on the location, area, shape and time element.
- Value adjustments adjustments are made to bring the comparative values in approximation to the investment property taking into account the location, size and architectural features among others.

Land Development Approach

Details of significant unobservable inputs for the fair value measurement of ACPT as at December 31, 2016 follow:

Significant Unobservable Input	Range
Discount rate	8.5%
Proposed rental rates (per sq.m.)	₽1,200
Calculated no. of net leasable area	27,809 sq.m.

Under this approach, the investment properties are treated as office and commercial units development and the gross rental income that may be expected from the proposed leasable units are then estimated in accordance with the prevailing prices of comparable office and commercial units development within the immediate vicinity. Overhead and operating expenses, and developer's profit from the gross rental income, the resulting residual income is then attributed to the "raw" land value.

The valuation process consists of the following:

- Preparation of an office and commercial building study in accordance with the highest and best use concept of the land.
- Establishment of total rental income from lease of office and commercial units are the current rental rates in similar office building within the immediate vicinity.
- Determination of development costs consisting of clearing and grading, survey, tilting services, construction of access roads, roadways, curbs and gutters, sewerage and drainage system, water supply and electrical distribution, rip-rapping and supervision and other contingency items considering current prices for construction materials, labor, contractor's profit and overhead expenses.
- Estimation of overhead and operating expenses such as promotion and advertisement, administrative and collection, taxes and miscellaneous expenses.

Sensitivity Analysis. The following factors were considered in determining the market value of the subject property:

- location/neighborhood
- the subject property is a commercial/residential
- grid analysis (quantitative market value adjustments)
- highest and best use (office and commercial building)

Significant increase (decrease) in value adjustments would result in a significantly higher (lower) fair value measurement. Significant increase (decrease) in value adjustments would result in a lower (higher) fair value measurement.

10. PROPERTY AND EQUIPMENT

The balances and movements of this account as of September 30, 2017, December 31, 2016 and September 30, 2016 consist of:

September 30, 2010 consist of.		Accumulated	Net Carrying
	Cost	Depreciation	Amount
September 2017			
Office equipment	43,271,385	(37,605,240)	5,666,145
Furniture and fixture	8,070,234	(7,602,519)	467,715
Leasehold improvements	48,363,334	(48,314,849)	48,485
Transportation equipment	38,717,277	(18,062,752)	20,654,525
	138,422,230	(111,585,360)	26,836,870
December 2016			
Office equipment	38,547,540	(36,829,768)	1,717,772
Furniture and fixture	7,578,512	(7,530,553)	47,959
Leasehold improvements	48,363,334	(48,205,758)	157,576
Transportation equipment	40,558,056	(22,409,695)	18,148,361
	135,047,442	(114,975,774)	20,071,668
September 2016			
Office equipment	38,525,977	(36,535,837)	1,990,140
Furniture and fixture	7,557,425	(7,525,184)	32,241
Leasehold improvements	48,363,335	(48,169,394)	193,941
Transportation equipment	40,558,056	(20,540,879)	20,017,177
	135,004,793	(112,771,294)	22,233,499

Depreciation and amortization on property and equipment were included as part of "Operating expenses" account in the interim consolidated statements of comprehensive income.

11. OTHER ASSETS

This account consists of:

	September 2017	December 2016	September 2016
Input VAT	266,272,840	73,307,494	36,952,491
Deposits	67,576,323	35,982,536	35,883,561
Prepayments	66,883,043	43,186,452	45,175,864
Investment in time deposits	17,785,250	17,402,000	16,975,000
Deferred input VAT	15,123,401	2,264,763	2,748,490
Amounts held in escrow	11,806,883	11,143,822	2,939,935
Materials and supplies	1,541,021	1,541,021	1,541,021
	446,988,761	184,828,088	142,216,362

Input VAT represents VAT paid on land acquisition and to supplier that can be claimed as credit against the company's future VAT liabilities.

Deposits pertain to rental deposits, deposits for professional services, and guarantee deposits for the construction of Arya Residences and ACPT. Deposits are refundable to the Group upon completion of the agreement.

Prepayments consist of prepaid rent, taxes, insurance and others expenses which are amortized over a year.

Investment in time deposits pertains to US Dollar-denominated time deposits with a term of two (2) years and a fixed interest rate of 1.75% per annum. These time deposits are subject to holding period of six (6) months from the date of issuance. In cases of pre-termination, the investment will earn interest based on regular deposit rates.

Deferred input VAT pertains to unamortized input VAT on property and equipment acquired whose amount exceeds \$1.0 million, excluding VAT.

Amounts held in escrow represents the debt service account required under an existing loan with a certain bank the amount of which is equivalent to a quarter principal and interest amortization.

12. LOANS PAYABLE

This account consists of:

	September 2017	December 2016	September 2016
Local creditor banks	3,063,254,784	1,516,231,539	1,563,435,269
Private funders	1,728,438,253	1,594,807,164	1,539,858,092
	4,791,693,037	3,111,038,703	3,103,293,361

Local creditor banks

Loans from local banks consist of interest-bearing secured loans and CTS financing obtained to finance project development and carries interest rates ranging from 3.00% to 5.75% to 5.75% to 6.00% in 2017 and 2016, respectively.

The Parent Company entered into an OLSA with credit line of ₱2,000.0 million, to partially finance the cost of the construction and development of the ACPT. The loan is supported by six (6) promissory notes that are maturing on July 2025. In addition, OLSA provides the following:

- Loan outstanding balance is secured by first ranking and continuing real estate mortgage over present and future real estate assets in relation to the lot and building for the ACPT;
- A security trust agreement covering the maintenance of revenue and operating accounts, project receivables and project agreements.
- Parent Company is required to maintain the following debt to equity ratio:

Period	Debt to Equity Ratio
2015	2.00 : 1.00
2016 to 2018	1.75 : 1.00
2019 to 2025	1.50 : 1.00

The outstanding loan balance under OLSA amounted to ₱1,295.1 million and ₱579.7 million as at September 30, 2017 and December 31, 2016, respectively.

Debt to equity ratio is calculated as total outstanding interest-bearing loans over total equity. The Parent Company's debt to equity ratio as at September 30 is as follows:

	September 30, 2017	December 31, 2016	September 30, 2016
Total debt	3,152,978,754	2,927,552,090	1,613,159,238
Total equity	5,035,918,132	4,705,965,817	2,646,608,907
	0.63:1.00	0.62:1.00	0.61:1.00

The Parent Company is compliant with the required debt to equity ratio as at September 30, 2017, December 31, 2016, and September 30, 2016.

Private funders

Loans from private funders represent unsecured borrowings with maturities of 180 days to 3 years from the reporting date and bear interest rate of 3.5% in 2017 and 2016.

In 2015, the Parent Company entered into a non-interest bearing loan agreement with Centrobless Corporation (Centrobless) to partially finance the construction of ACPT. Drawdowns ₱825.3 million were made in 2016 and 2015, respectively.

This loan is payable in cash or in kind at the option of Centrobless. In the event Centrobless elects to be paid in kind on maturity date, the Parent Company shall pay the loan by dacion en pago with total space encompassing seven (7) floors of ACPT and 150 parking slots therein at the total purchase price of ₱1,650.6 million. "Day 1" gain of ₱80.9 million in 2016 was recognized on these loans and is presented under "Other income - net" account in the consolidated statements of comprehensive income (see Note 20).

Outstanding balance of this loan amounted to ₱1,576.7 million and ₱1,534.1 million as at September 30, 2017 and December 31, 2016, respectively.

In 2017, the Parent Company entered into a similar non-interest bearing loan agreement with Signature Office Property, Inc. (SOPI) totaling ₽62 million as at September 30, 2017.

13. ACCOUNTS PAYABLE AND OTHER LIABILITIES

This account consists of:

	September 2017	December 2016	September 2016
Retention payable	320,041,560	292,557,574	310,677,733
Accounts payable	167,582,937	310,478,828	310,115,787
Payable to buyers	146,236,496	139,796,738	49,430,789
Accrued expenses	110,177,418	128,166,786	121,405,606
Deferred output VAT	13,451,035	1,679,417	5,390,980
Withholding taxes payable	5,656,550	9,523,732	4,616,723
Output VAT	-	220,288	-
Others	8,481,260	16,783,928	16,597,618
	771,627,256	899,207,291	818,235,236

Retention payable pertains to amount retained by the Company from contractors' progress billings for Arya Residences and ACPT which will be released after the completion and satisfaction of the terms and conditions of the construction contract.

Accounts payable consist mainly of liabilities to contractors and suppliers, which are noninterest-bearing and are normally settled within 30 days to one year.

Payable to buyers include reservation fees and collections received from prospective buyers which are

to be applied against the receivable upon execution of sales documents and recognition of revenue. This account also includes excess collections from buyers over the related revenue recognized based on the percentage of completion method.

Accrued expenses are accruals for interests, utilities, salaries and wages and other employee benefits which are expected to be settled within the next 12 months.

Deferred output VAT pertains to VAT from sales of property on the installment plan. If the payments in the year of sale do not exceed twenty-five percent (25%) of the gross selling price, the transaction will be considered as a sale under installment, in which case VAT will be paid based on collection.

Other payables pertain to liabilities to SSS, PhilHealth and HDMF and dividends payable.

14. RELATED PARTY TRANSACTIONS

The company engages, in the normal course of business, in various transactions with its related parties which include entities under common control, key management and others.

Advance to and from Subsidiaries

The Company grants advances to its subsidiaries for working capital requirements and capital expenditures.

Advances to Officers and Employees

The Company grants advances to its officers and employees. These are funds given to officers and employees to carry out their functions in the Company subject to liquidation.

Advances for Project Development

In addition to the advances from the Parent Company, CLLC obtained from Rock & Salt B.V. 3.5% interest-bearing loans for its real estate projects.

Key Management Personnel

The compensation of key management personnel are as follows:

	September 2017	December 2016	September 2016
	(Nine Months)	(Twelve Months)	(Nine Months)
Salaries and other employee benefits	40,541,735	63,395,457	38,764,940
Retirement benefits expense	3,622,686	4,830,248	-
	44,164,421	68,225,705	38,764,940

15. CAPITAL STOCK

The account consists of:

	Shares		
	September 2017	December 2016	September 2016
Authorized - 16,368,095,199			
Issued:			
Common shares - ₽0.18 par value	5,318,095,199	5,318,095,199	5,318,095,199
Preferred shares - ₽1.00 par value	32,500,000	32,500,000	-
		Amount	
	September 2017	December 2016	September 2016

Issued:			
Common shares - ₽0.18 par value	957,257,136	957,257,136	957,257,136
Preferred shares - ₽1.00 par value	32,500,000	32,500,000	-
	989.757.136	989,757,136	957,257,136

Dividend Declaration

The Parent's Company's BOD and stockholders approved the following cash dividends to ALCO's stockholders:

De devetier Date	Stockholders of	Payment Date	Amount	Dividend per Share
Declaration Date	Record Date	Payment Date	Amount	Jilaic
Preferred Shares			200	A-14
August 9, 2017	August 23, 2017	September 6, 2017	₱35,229,000	₱ 1.76145
May 10, 2017	May 25, 2017	June 6, 2017	₱35,229,000	₱1.76145
February 8, 2017	February 24, 2017	March 6, 2017	₱35,229,000	₱ 1.76145
Common Shares			•	•
February 28, 2017	March 14, 2017	April 7, 2017	₱63,817,142	₽ 0.012
March 9, 2015	March 23, 2015	April 8, 2015	₱63,817 , 142	₱0.012
March 10, 2014	March 28, 2014	April 22, 2014	₱191,451,427	₱0.036

16. REVENUES

The account consists of:

	September 2017	December 2016	September 2016
	(Nine Months)	(Twelve Months)	(Nine Months)
Real estate sales	350,344,207	439,160,673	325,402,973
Rental income	4,664,858	8,103,925	-
Project Management fees	4,905,964	3,810,463	-
	359,915,029	451,075,061	325,402,973

Rental income pertains to the revenues from various lease contracts for retail units of MPI in Arya Residences recognized on a straight-line basis under PAS 17, *Leases*.

Project management fees pertain to services rendered by EPMI to the Arya Residences Condominium Corporation (ARCC) as project manager. The related service contract has a term of 7 years commencing December 1, 2014 for the management and maintenance of all common areas of Arya Residences.

17. COST OF SALES AND SERVICES

The account consists of:

	September 2017	December 2016	September 2016
	(Nine Months)	(Twelve Months)	(Nine Months)
Cost of real estate sales	245,047,741	389,043,136	217,999,646
Cost of services	4,480,057	4,631,402	-
	249,527,798	393,674,538	217,999,646

18. OPERATING EXPENSES

Details of operating expenses by nature are as follows:

	September 2017	December 2016	September 2016
	(Nine Months)	(Twelve Months)	(Nine Months)
Personnel costs	100,103,048	134,721,050	84,505,293
Management and professional fees	29,081,959	33,341,170	6,681,930
Advertising	28,975,745	43,239,749	21,600,379
Taxes and licenses	27,831,615	58,472,179	48,211,995
Communication and office expenses	14,788,980	18,242,802	25,241,904
Commissions	11,626,790	23,527,781	17,239,906
Rental	10,016,362	10,357,319	7,386,548
Transportation and travel	8,000,929	5,593,670	3,645,003
Insurance	7,577,732	12,074,379	6,830,586
Depreciation and amortization	6,794,311	8,214,176	5,841,304
Repairs and maintenance	1,704,046	2,181,796	1,452,298
Utilities	980,801	8,062,059	5,143,425
Representation	687,103	3,018,354	2,792,714
Others	1,352,770	4,081,974	4,182,488
	249,522,191	365,128,458	240,755,773

19. FINANCE COSTS

Finance costs relate to the following:

	September 2017	December 2016	September 2016
	(Nine Months)	(Twelve Months)	(Nine Months)
Interest-bearing loans	70,074,282	79,540,215	53,257,896
Bank charges	1,255,451	808,130	531,902
	71,329,733	80,348,345	53,789,798

20. OTHER INCOME – NET

This account consists of:

	September 2017 (Nine Months)	December 2016 (Twelve Months)	September 2016 (Nine Months)
Realized gain on disposals of financial			
assets at FVPL	28,022,148	17,310,183	11,625,528
Forfeited collections	10,657,784	31,696,556	30,053,939
Interest income	9,644,010	10,692,204	7,945,660
Unrealized holding gains on financial			
assets at FVPL	4,968,171	5,856,676	4,325,571
Foreign exchange gains (losses)	439,050	600,156	118,462
"Day 1" gain on loan discounting	-	80,883,656	80,883,656
Others	15,702,495	603,767	1,383,071
	69,433,658	147,643,198	136,335,887

21. RETIREMENT LIABILITY

The Parent Company has an unfunded and non-contributory defined benefit retirement plan covering substantially all of its regular employees.

There are no unusual or significant risks to which the retirement liability exposes the Parent Company. However, in the event a benefit claim arises under the retirement liability, the benefit shall immediately be due and payable from the Parent Company.

The following tables summarize the components of retirement benefit costs recognized in the interim consolidated statements of comprehensive income (based on the report of an independent actuary dated February 29, 2016):

	September 2017	December 2016	September 2016
	(Nine Months)	(Twelve Months)	(Nine Months)
Balance at beginning of period	47,244,365	40,801,518	40,801,518
Current service cost	7,008,758	7,272,293	-
Interest cost	-	2,072,717	-
Remeasurement gain	-	(2,902,163)	-
Balance at end of period	54,253,123	47,244,365	40,801,518

Movements in the present value of retirement liability are as follows:

	September 2017	December 2016	September 2016
	(Nine Months)	(Twelve Months)	(Nine Months)
Balance at beginning of period	47,244,365	40,801,518	40,801,518
Retirement expense	7,008,758	9,345,010	-
Remeasurement gain	-	(2,902,163)	-
Balance at end of period	54,253,123	47,244,365	40,801,518

22. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's financial instruments comprise cash and cash equivalents, trade and other receivables, deposits, accounts and other liabilities (except statutory liabilities) and loans payable. The main purpose of these financial instruments is to finance the Group's operations.

It is the Group's policy that no trading in financial instruments shall be undertaken. The main risks arising from the Group's financial instruments are credit risk, liquidity risk and interest risk. The BOD reviews and approves policies for managing these risks as summarized below.

The Group's exposure to foreign currency risk is minimal, as it does not enter into transactions in currencies other than its functional currency.

Credit Risk

Credit risk is the risk that the Group will incur a loss because its counterparties fail to discharge their contractual obligations. The Group trades only with recognized, creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit are subject to credit verification procedures. Receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant. As customary in the real estate business, title to the property is transferred only upon full payment of the purchase price. There are also provisions in the sales contract which allow forfeiture of installments or deposits made by the customer in favor of the

Group. Also, customers are required to deposit postdated checks to the Group covering all installment payments. These measures minimize the credit risk exposure or any margin loss from possible default in the payment of installments. As of September 30, 2017, December 31, 2016, there were no significant credit concentrations.

With respect to credit risk arising from the other financial assets of the Group, which are composed of cash, receivables and deposits, the Group's exposure to credit risk arises from default of the counterparty, with maximum exposure equal to the carrying amounts of the instruments.

Generally, the maximum credit risk exposure of financial assets is the carrying amount of the financial assets as shown in the consolidated statements of financial position. Credit risk, therefore, is only disclosed in circumstances where the maximum potential loss differs significantly from the financial asset's carrying amount. The Group's exposure to credit risk is limited to the carrying amount of financial assets recognized as of September 30, 2017, December 31, 2016 and September 30, 2016. None of Group's financial assets are secured by collateral or other credit enhancements.

a. Cash in Bank

The credit risk for cash in bank is considered negligible, since the counterparties are reputable universal banks with high quality external credit ratings. Cash in banks are insured by the Philippine Deposit Insurance Corporation up to a maximum coverage of P0.5 million per depositor per banking institution.

b. Receivables

In respect of receivables, the Group is not exposed to any significant credit risk exposure to any single counterparty or any group of counterparties having similar characteristics. Receivables consist of a large number of customers. Based on historical information about customer default rates, management considers the credit quality of receivables that are not past due or impaired to be good.

The Group has no past due or impaired accounts as of September 30, 2017, December 31, 2016 and September 30, 2016.

Liquidity Risk

Liquidity risk is the risk that the Group may not be able to settle its obligations as they fall due.

The Group monitors its risk to a shortage of funds through analyzing the maturity of its financial investments and financial assets and cash flows from operations. The Group monitors its cash position by a system of cash forecasting. All expected collections, check disbursements and other payments are determined on a daily basis to arrive at the projected cash position to cover its obligations.

The Group's objective is to maintain a balance between continuity of funding and flexibility. The Group addresses liquidity concerns primarily through cash flow from operations. All financial liabilities of the Group, which consist of payable to clearing house, brokers and customers and accounts payable and other liabilities (excluding taxes payable to government agencies), are payable on demand.

Interest Rate Risk

Interest rate risk is the risk that future cash flows from a financial instrument (cash flow interest rate risk) or its fair value (fair value interest rate risk) will fluctuate because of changes in market interest rates.

The Group's loans payable to local banks subject to floating interest rates are exposed to cash flow interest rate risk. The re-pricing of these instruments is done on intervals of three months. On the other hand, the Group's other loans payable to local banks and financing institutions subject to fixed interest rate are exposed to fair value interest rate risk.

The Group regularly monitors interest rate movements and on the basis of current and projected economic and monetary data, decides on the best alternative to take. No sensitivity analysis is needed as future interest rate changes are not expected to significantly affect the Group's net income.

23. CAPITAL MANAGEMENT OBJECTIVES, POLICIES AND PROCEDURES

The Group's capital management objectives are to ensure the Group's ability to continue as a going concern and to provide an adequate return to shareholders by pricing products and services commensurate with the level of risk.

The Group monitors capital on the basis of the carrying amount of equity as presented in the statements of financial position. Capital for the reporting periods under review is summarized as follows:

	September 2017	December 2016	September 2016
Total liabilities	6,655,428,876	4,952,055,797	4,278,822,851
Total equity	5,035,918,132	5,109,587,034	2,646,608,907
	1.32:1	0.97:1	1.62:1

The Group manages the capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, issue new shares or sell assets to reduce debt.

24. EARNINGS PER SHARE

Basic and diluted earnings per share are computed as follows:

	September 2017	December 2016	September 2016
Net income attributable to equity holders			
of the Parent Company	148,630,325	840,225,824	779,832,417
Less share of Series "B" Preferred Shares	(105,687,000)	(35,229,000)	-
Divided by weighted average number of			
outstanding common shares	5,318,095,199	5,318,095,199	5,318,095,199
	0.008	0.151	0.147

Diluted earnings per share equals the basic earnings per share as the Parent Company does not have any dilutive potential common shares at the end of each of the three years presented.

25. FINANCIAL RATIOS

	SEPTEMBER	DECEMBER	SEPTEMBER
	30 2017	31 2016	30 2016
Current/Liquidity Ratio (Current Assets over Current Liabilities)	3.10:1	3.08:1	1.99:1

Solvency Ratio (Net income before depreciation over total liabilities)	0.01:1	0.17:1	0.18:1
Debt-to-equity Ratio (Total liability over total equity)	1.32:1	0.97:1	1.62:1
Debt-to-equity (interest-bearing) Ratio (Interest-bearing liabilities over total equity)	0.63:1	0.31:1	0.61:1
Asset-to-equity Ratio (Total assets over total equity)	2.32:1	1.97:1	2.62:1
Interest Rate Coverage Ratio (Pretax income before Interest over interest expense)	3.66:1	15.65:1	14.84:1
Profitability Ratio (Net income attributable to equity holders of the Parent Company over total equity)	0.02:1	0.16:1	0.29:1

^{*} December 2016 ratio is based on full year income while September 2017 and September 2016 ratios are based on nine-month income.

Item 2: Management's Discussion and Analysis of Financial Condition and Results of Operations

FINANCIAL POSITION

September 2017 vs September 2016

2017 701,276,604 401,141,450 271,389,314 601,711,416	2016 P 456,346,161 907,460,796	54% 54%
401,141,450 271,389,314	907,460,796	
271,389,314		54%
271,389,314		54%
	450 224 426	
601,711,416	459,221,126	-41%
	1,804,469,983	44%
961,848,324	2,902,929,474	105%
26,836,870	22,233,499	21%
33,141,424	12,954,562	156%
247,012,845	217,599,795	14%
446,988,761	142,216,362	214%
691,347,008	6,925,431,758	69%
791,693,037	3,103,293,361	54%
771,627,256	818,235,236	-6%
286,666,689	249,789,847	15%
54,253,123	40,801,518	33%
751,188,771	66,702,889	1026%
655,428,876	4,278,822,851	56%
	286,666,689 54,253,123 751,188,771	286,666,689 249,789,847 54,253,123 40,801,518 751,188,771 66,702,889

Equity attributable to equity holders of				
the Parent Company			•	
Capital stock	989,757,136		957,257,136	3%
Additional paid-in capital	2,031,441,541		75,000,000	2609%
Retained earnings	2,077,407,245		1,608,405,248	29%
Cumulative remeasurement gains on retirement liability - net of tax	3,022,025		990,511	205%
Parent Company's shares held by a subsidiary	(12,500,000)		-	100%
	5,089,127,947		2,641,652,895	93%
Non-controlling interests	(53,209,815)		4,956,012	-1174%
Total Equity	5,035,918,132		2,646,608,907	90%
Total Liabilities and Equity	P 11,691,347,008	Р	6,925,431,758	69%

The Company's total resources as of September 30, 2017 increased by 69% to ₱11.7 billion from September 30, 2016 level of ₱6.9 billion due to the following:

54% Increase in Cash and Cash Equivalents

The increase can be attributed to the additional loan availments in 2017 invested in temporary placements as well as collections coming from pre-selling of CebEx units which were temporarily held in escrow.

54% Increase in Financial Assets at Fair Value through Profit or Loss (FVPL)

The significant increase was basically attributable to proceeds from the Parent Company's Preferred shares offering last December 2016, the unspent amount of which have been invested in money market placement.

41% Decrease in Trade and Other Receivables

The decrease was largely due to collection of maturing accounts, as well as the application of previous advances to contractors against their 2017 progress billings.

44% Increase in Real Estate for Sale

The increase was mainly due to the cost of property acquired in Q1 2017 and the on-going development at the Cebu project.

105% Increase in Investment Properties

The increase was due to December 2016 and September 2017 appraisal increment of investment properties and additional construction costs of ACPT.

21% Increase in Property and Equipment

The increase was due to the acquisition of new office and transportation equipment for the period.

156% Increase in Net Deferred Tax Assets

The increase represents additional NOLCO recognized from losses at CLLC.

14% Increase in Creditable Withholding Tax

The increase represents the amount withheld from sales of few remaining Arya units, as well as from the pre-selling of Cebu project.

214% Increase in Other Assets

The increase was largely accounted for by VAT inputs from the property acquired in the first quarter of 2017 and from payments made to various contractors and suppliers.

54% Increase in Loans Payable

The increase was accounted for by the additional loans availed of by the company to partly fund its working capital and project financing requirements.

6% Decrease in Accounts Payable and Other Liabilities

The decrease was attributable to the final payment made on the land purchased for the Cebu project, as well as payments of other trade suppliers and project contractors.

15% Increase in Due to a Related Party

This pertains to additional advances made by stockholders for the Cebu project.

33% Increase in Retirement Liability

The increase was due to additional provisions as of yearend 2016 and current period to comply with the requirements of PAS 19, as supported by the latest independent third party actuarial valuation report.

1026% Increase in Net Deferred Tax Liabilities

The increase was due to the deferred tax liabilities attributable to the gain on change in fair value of investment properties as mentioned previously.

2609% Increase in Additional Paid-In Capital

The significant increase was due to the additional or over par payments made by subscribers to the Series B Preferred shares issuance last December 2016.

29% Increase in Retained Earnings

The increase was due to income from additional gain on change in fair value of investment properties recognized from Q4 of 2016 and for the current year's nine-month period.

205% Increase in Cumulative Remeasurement Gains on Retirement Liability - Net of Tax

The increase was due to the year-end adjustments in 2016 on cumulative re-measurement gains on ALCO's retirement liability in compliance with the requirement under PAS 19 using the latest actuarial valuation report.

100% Increase in Parent Company's Shares Held by a Subsidiary

This represents a subsidiary's subscription to the Series A Preferred shares issued by the Parent company in the last quarter of 2016.

1174% Decrease in Non-Controlling Interests

The significant decrease was brought about by CLLC's net loss for the period.

FINANCIAL RATIOS

September 2017 vs September 2016

	SEPTEMBER 30 2017	SEPTEMBER 30 2016	% Change
Current/Liquidity Ratio (Current Assets over Current Liabilities)	3.10:1	1.99:1	56%
Solvency Ratio (Net income before depreciation over total liabilities)	0.01:1	0.18:1	-93%
Debt-to-equity Ratio (Total liability over total equity)	1.32:1	1.62:1	-19%

Debt-to-equity (interest-bearing) Ratio (Interest-bearing liabilities over total equity)	0.63:1	0.61:1	3%
Asset-to-equity Ratio (Total assets over total equity)	2.32:1	2.62:1	-11%
Interest Rate Coverage Ratio (Pretax income before Interest over interest expense)	3.66:1	14.84:1	-75%
Profitability Ratio (Net income attributable to equity holders of the Parent Company over total equity)	0.02:1	0.29:1	-95%

FINANCIAL POSITION

September 2017 vs December 2016

	SEPTEMBER 30 DECEMBER 31		%
	2017	2016	Change
Cash and cash equivalents	P 701,276,604	P 990,742,203	-29%
Financial assets at fair value through			
profit or loss (FVPL)	1,401,141,450	2,050,075,279	-32%
Trade and other receivables	271,389,314	301,089,586	-10%
Real estate for sale	2,601,711,416	1,722,192,699	51%
Investment properties	5,961,848,324	4,534,143,705	31%
Property and equipment	26,836,870	20,071,668	34%
Net deferred tax assets	33,141,424	15,282,811	117%
Creditable withholding tax	247,012,845	243,216,792	2%
Other Assets	446,988,761	184,828,088	142%
Total Assets	11,691,347,008	10,061,642,831	16%
Liabilities			
Loans payable	4,791,693,037	3,111,038,703	54%
Accounts payable and other liabilities	771,627,256	899,207,291	-14%
Due to a related party	286,666,689	249,789,836	15%
Retirement liability	54,253,123	47,244,365	15%
Net deferred tax liabilities	751,188,771	644,775,602	17%
Total Liabilities	6,655,428,876	4,952,055,797	34%
Equity attributable to equity holders of the Parent Company		·	
Capital stock	989,757,136	989,757,136	0%
Additional paid-in capital	2,031,441,541	2,031,441,541	0%
Retained earnings	2,077,407,245	2,098,281,063	-1%
Cumulative remeasurement gains on			
retirement liability - net of tax	3,022,025	3,022,025	0%
Parent Company's shares held by a			
subsidiary	(12,500,000)	(12,500,000)	0%
	5,089,127,947	5,110,001,765	0%
Non-controlling interests	(53,209,815)	(414,731)	-12730%

Total Equity	5,035,918,132		5,109,587,034	-1%
Total Liabilities and Equity	P 11,691,347,008	Р	10,061,642,831	16%

The Company's total resources increased by 16% from ₱10.1 billion in December 31,2016 to ₱11.7 billion as of September 30, 2017, due to the following:

29% Decrease in Cash and Cash Equivalents

The decrease was due to normal operating and project related disbursements including final payment of Cebu property.

32% Decrease in Financial Assets at Fair Value through Profit or Loss (FVPL)

The reduction was due to partial termination of money market placements and was subsequently used for property acquisition in Q1 of 2017.

10% Decrease in Trade and Other Receivables

The decrease was largely due to collection of maturing accounts, as well as the application of previous advances to contractors against their 2017 progress billings.

51% Increase in Real Estate for Sale

The increase was mainly due to the cost of property acquired in Q1 2017 and the on-going development at the Cebu Project.

31% Increase in Investment Properties

The increase was due to appraisal increment of investment properties and additional construction costs of ACPT as of Q3 of 2017.

34% Increase in Property and Equipment

The increase was due to the acquisition of new office and transport equipment used in the business.

117% Increase in Net Deferred Tax Assets

The increase represents additional NOLCO recognized from current period's losses at CLLC.

142% Increase in Other Assets

The increase was largely accounted for by VAT inputs from the property acquired in the first quarter of 2017 and from payments made to various contractors and suppliers.

54% Increase in Loans Payable

The increase refers to additional borrowings to fund the existing projects of the group.

14% Decrease in Accounts Payable and Other Liabilities

The decrease was due to the final payment made on the land purchased for the Cebu project, as well as payments to other trade suppliers and project contractors.

15% Increase in Due to a Related Party

This pertains to additional advances made by stockholders for the Cebu project.

15% Increase in Retirement Liability

The increase represents additional provisions for the current period to comply with the requirements of PAS 19 based on prior year's independent third party actuarial valuation report.

17% Increase in Net Deferred Tax Liabilities

The increase was mainly due to income from gain on change in fair value of investment properties.

12730% Decrease in Non-Controlling Interests

Significant decrease in non-controlling interest was largely accounted for by losses incurred in CLLC.

FINANCIAL RATIOS

September 2017 vs December 2016

	SEPTEMBER 30 2017	DECEMBER 31 2016	% Change
Current/Liquidity Ratio (Current Assets over Current Liabilities)	3.10:1	3.08:1	1%
Solvency Ratio (Net income before depreciation over total liabilities)	0.01:1	0.17:1	-92%
Debt-to-equity Ratio (Total liability over total equity)	1.32:1	0.97:1	36%
Debt-to-equity (interest-bearing) Ratio (Interest-bearing liabilities over total equity)	0.63:1	0.31:1	11%
Asset-to-equity Ratio (Total assets over total equity)	2.32:1	1.97:1	18%
Interest Rate Coverage Ratio (Pretax income before Interest over interest expense)	3.66:1	15.65:1	-77%
Profitability Ratio (Net income attributable to equity holders of the Parent Company over total equity)	0.02:1	0.16:1	-83%

RESULTS OF OPERATIONS

September 2017 vs September 2016

	SEPTEMBER 30		SE	PTEMBER 30	%
		2017		2016	Change
Revenues	Р	359,915,029	Р	325,402,973	11%
Cost of sales and services		(249,527,798)		(217,999,646)	14%
Gross Profit		110,387,231		107,403,327	3%
OPERATING EXPENSES					
Administrative expenses		208,919,656		201,915,488	3%
Selling and marketing expenses		40,602,535		38,840,285	5%
		249,522,191		240,755,773	4%
OPERATING LOSS		(139,134,960)		(133,352,446)	4%
OTHER OPERATING EXPENSES (INCOME)					
Finance costs		71,329,733		53,789,798	33%

Gain on change in FV of investment					
properties		(330,794,938)		(795,475,940)	-58%
Other income – net		(69,433,658)		(136,335,887)	-49%
		(328,898,863)		(878,022,029)	-63%
PROFIT BEFORE TAX		189,763,903		744,669,583	-75%
TAX EXPENSE (BENEFIT)		109,867,244		(22,724,129)	583%
NET PROFIT	P	79,896,659	P	767,393,712	-90%
NET INCOME (LOSS) ATTRIBUTABLE TO:					
Equity holders of ArthaLand Corporation		148,630,325		779,832,417	-81%
Non-controlling interest		(68,733,666)		(12,438,705)	-453%
	Р	79,896,659	Р	767,393,712	-90%

The company reported a ₱79.9 million income in the first nine months of 2017 as against a ₱767.4 million income recognized over the same period in 2016.

11% Increase in Revenues

The increase in revenues was mainly due to Arya units sold with improved margin and additional income made on property rentals and management.

14% Increase in Cost of Sales and Services

The increase in cost of sales was directly related to the abovementioned real estate sales and additional sources of income from its subsidiaries.

5% Increase in Selling and Marketing Expenses

The increase was attributed to the sustained marketing efforts and activities for the Cebu project.

33% Increase in Finance Costs

The increase was due to the higher level of outstanding interest-bearing loan balance as of Q3 2017 which the company has availed of as compared to prior period.

58% Decrease in Gain on Change in FV of Investment Properties

The decrease was due to first time adoption of fair valuation for investment properties in 2016 and thus substantial appraisal increment was recognized in prior period as compared to current period.

49% Decrease in Other Income - Net

The decrease was largely due to "Day 1 Gain" on loan discounting recognized in the first half of 2016.

583% Increase in Tax Expense

The increase was mainly due to the tax effect of gain on change in fair value of investment properties as mentioned in the foregoing.

RESULTS OF OPERATIONS

September 2017 vs December 2016

	SEPTEMBER 30	DECEMBER 31	%
	2017	2016	Change
Revenues	P 359,915,029	P 451,075,061	-20%
Cost of sales and services	(249,527,798)	(393,674,538)	-37%

Gross Profit		110,387,231		57,400,523	92%
OPERATING EXPENSES					
Administrative expenses		208,919,656		298,360,928	-30%
Selling and marketing expenses		40,602,535		66,767,530	-39%
		249,522,191		365,128,458	-32%
OPERATING LOSS		(139,134,960)		(307,727,935)	-55%
OTHER OREDATING EVENINGS (INCOME)					
OTHER OPERATING EXPENSES (INCOME)				00 240 245	440/
Finance costs		71,329,733		80,348,345	-11%
Gain on change in FV of investment					
properties		(330,794,938)		(1,417,865,206)	-77%
Other income – net		(69,433,658)		(147,643,198)	-53%
		(328,898,863)		(1,485,160,059)	-78%
PROFIT BEFORE TAX		189,763,903		1,177,432,124	-84%
TAX EXPENSE		109,867,244		355,015,749	-69%
NET PROFIT	P	79,896,659	P	822,416,375	-90%
NEI FROFII	<u> </u>	73,030,033	•	522,710,575	3070
NET INCOME (LOSS) ATTRIBUTABLE TO:					
Equity holders of ArthaLand Corporation		148,630,325		840,225,824	-82%
Non-controlling interest		(68,733,666)		(17,809,449)	-286%
	P	79,896,659	Р	822,416,375	-90%

The Company posted a net income of ₱79.9 million in the third quarter of 2017 as compared with the 2016 full year net income of ₱822.4 million.

RESULTS OF OPERATIONS

July - September 2017 vs July - September 2016

3.204.42	July 1 - July 1 -		%
	September 30, 2017	September 30, 2016	Change
Revenues	P 40,081,799	(P 40,111,266)	200%
Cost of sales and services	(57,711,883)	60,301,300	196%
Gross Profit	(17,630,084)	20,190,034	187%
OPERATING EXPENSES			
Administrative expenses	88,062,374	79,733,010	10%
Selling and marketing expenses	9,793,076	13,096,973	-25%
	97,855,450	92,829,983	5%
OPERATING LOSS	(115,485,534)	(72,639,949)	59%
OTHER OPERATING EXPENSES (INCOME)			
Finance costs	28,564,574	24,393,264	17%

Gain on change in FV of investment					
properties		(330,794,938)		(795,475,940)	-58%
Other income - net		(26,628,158)		(20,680,742)	29%
		(328,858,522)		(791,763,418)	-58%
PROFIT BEFORE TAX		213,372,988		719,123,469	-70%
TAX EXPENSE (BENEFIT)		84,220,564		(24,399,966)	445%
NET PROFIT	P	129,152,424	Р	743,523,435	-83%
NET INCOME (LOSS) ATTRIBUTABLE TO:					
Equity holders of ArthaLand					
Corporation		143,190,763		747,722,258	-81%
Non-controlling interest		(14,038,339)		(4,198,823)	-234%
	Р	129,152,424	Р	743,523,435	-83%

From a ₹743.5 million reported net income over the three-month period July to September 2016, the company recognized a ₹129.2 million income for the same period in 2017.

200% Increase in Revenues

The increase in revenues of current quarter was mainly due to the few remaining Arya units sold and additional income from property rentals and management as compared to prior quarter's cancelled sales.

196% Increase in Cost of Sales and Services

The increase in cost of sales was directly related to the increase in real estate revenues and additional cost of services from property rentals and management.

10% Increase in Administrative Expenses

The increase was mainly due to provision for retirement benefits, as well as increased professional fees.

25% Decrease in Selling and Marketing Expenses

The decrease was due to lesser marketing efforts in Q3 2017 as compared to Q3 2016.

17% Increase in Finance Costs

The increase was due to the higher level of outstanding interest-bearing loan balance for Q3 2017 which the company has availed of as compared to Q3 2016.

58% Decrease in Gain on Change in FV of Investment Properties

Gain on change in FV of investment properties for the current quarter pertains to Arya commercial units and parking slots as compared to same quarter of previous year's appraisal which included all investment properties.

29% Increase in Other Income - Net

The increase was largely due to CUSA fees charged to tenants of Arya commercial units.

445% Increase in Tax Expense (Benefit)

The increase was mainly due to the tax effect of gain on change in fair value of investment properties as mentioned in the foregoing.