BHI HOLDINGS, INC.

DEFINITIVE INFORMATION STATEMENT For the Year 2021 Annual Stockholders' Meeting

22nd Floor, The Pearlbank Centre 146 Valero Street, Salcedo Village Makati City

WE ARE NOT ASKING YOU FOR A PROXY AND YOU ARE REQUESTED NOT TO SEND US A PROXY

SECURITIES AND EXCHANGE COMMISSION SEC FORM 20-ISA INFORMATION STATEMENT PURSUANT TO SECTION 20 OF THE SECURITIES REGULATION CODE

1.	Check the ap	propriate box:			
		ry Information State Information State			
2.	Name of Regis	strant as specified	in its charter BHI HO		
3.	PHILIPPINES Province, cour		(Formerly, Consolic	lated Insurance Co., In or organization	c.)
4.	SEC Identific	cation Number	22264		
5.	BIR Tax Ider	ntification Code	000-446-527		
6.	146 Valero St	ne Pearlbank Centreet, Salcedo Villa rincipal office		1227 Postal Code	
7.	Registrant's	telephone numbe	er, including area code	(632) 8840-29-61	
8.	146 Valero St	reet, Salcedo Villa	; 22nd Floor, The Pea age, Makati City eting of security holder		
9.		date on which ember 25, 2021	the Information State	ment is first to be se	nt or given to security
10.				of the Code or Section of is applicable only to	ns 4 and 8 of the RSA corporate registrants):
	Title of Each	Class		es of Common Stock Amount of Debt Outstar	nding
	Common	Class A Class B		349,987 150,000	
11.	Are any or all of registrant's securities listed on a Stock Exchange?				
	Yes X	No			
	If yes, disclo	ose the name of	such Stock Exchang	e and the class of se	ecurities listed therein:
	Common	Class A Class B		349,987 150,000	

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A. GENERAL INFORMATION

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Item 1. Date, Time and Place of Meeting of Security Holders

a. Date : December 17, 2021

Time : 8:00 a.m.

Platform : Virtual meeting via secure online meeting application

Platform

Meeting ID: 864 920111134

Passcode: 508 521

Place : 22nd Floor, The Pearlbank Centre

146 Valero St., Salcedo Village, Makati City

b. Corporate mailing address

of the principal office of the

registrant

22nd Floor, The Pearlbank Centre 146 Valero St., Salcedo Village

Makati City

c. Link : <u>bhi-holdings.com</u>

The approximate date on which the Definitive Information Statement shall first be sent or given to security holders would be on November 25, 2021.

Item 2. Dissenters' Right of Appraisal

Under the Revised Corporation Code of the Philippines, any stockholders shall have the right to dissent and demand payment of the fair value of his share in the following instances.

- Any amendment to the articles of incorporation which has the effect of changing or restricting the rights of any stockholders or class of shares or authorizing preferences in any respect superior to those of outstanding shares of any class, or of extending or shortening the terms of corporate existence;
- b. Sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all of the corporate property and assets.
- Merger or consolidation; and
- Investment of corporate funds in another corporation or business or for purposes other that of the primary purpose for which the corporation was organized.

No corporate action is being proposed or submitted in the meeting that may call for the exercise of a stockholder's right of appraisal.

SOLICITATION INFORMATION

As clearly stated above, the Corporation is not soliciting or asking for a proxy and shareholders are requested not to send the Corporation a proxy.

Item 3. Interest of Certain Persons in Matters to be Acted Upon

Other than the election of directors and the approval of the annual report of management on operations for 2020, there is no substantial interest, by security holdings, or otherwise, of the Corporation, any director or officer thereof, nominee for election as director, participant in the solicitation, or associate of any of the foregoing person, in any matter to be acted upon at the Annual Stockholder's Meeting. No director has informed the Corporation in writing that he intends to oppose any action to be taken by the Corporation at the meeting.

B. CONTROL AND COMPENSATION INFORMATION

Item 4. Voting Securities and Principal Holders Thereof

(a) Number of Shares Outstanding as of November 03, 2021:

Class A	349,987
Class B	150,000
TOTAL	499,987

Each security holder shall be entitled to as many number of votes as the number of votes as the number of shares held. Foreigners do not have equity ownership in the Company.

(b) Record Date: Only stockholders of record at the close of business hours on November 18, 2021 ("Record Date") shall be entitled to notice and to vote at the Annual Stockholders' Meeting.

Cumulative Voting Rights

Article VII, Section 5 of the By-Laws of the registrant provides that:

"Section 5. Vote - Voting upon all questions at all meetings of stockholders shall be by shares of stock and not per capita, and when electing the members of the Board of Directors, the system of cumulative voting must be adopted, as the term is used in corporate parlance."

Further, Section 24 of the Corporation Code of the Philippines allows cumulative voting in the election of directors and thus provides:

"Sec 24. Election of Directors or Trustees - xxx In stock corporations, every stockholder entitled to vote shall have the right to vote in person or by proxy the number of shares of stock standing, at the time fixed in the by-laws, in his own name on the stock books of the corporation, or where the by-laws are silent, at the time of the election; and said stockholder many vote such number of shares for as may person as there are directors to be elected or he may cumulate said shares equal, or he may distribute them on the same principle among as many candidates as shall fit: Provided that the total number of votes cast by him shall not exceed the number of shares owned by him as shown in the books of the corporation multiplied by the whole number of directors to be elected. xxx"

Security Ownership of Certain Beneficial Owners and Management

There is only one person/stockholder who is known to the corporation to be the beneficial owner of more than 5% of any class of its common equity as of November 03, 2021, namely:

Title of Class	Name & address of record owner & relationship with issuer	Name of Beneficial owner & relationship with record owner	Citizenship	No. of Shares	Percentage
Common	BULK HANDLERS, INC. Suite 1004 Tytana Plaza, Plaza Lorenzo Ruiz St., Binondo Manila	BULK HANDLERS, INC.	Filipino	448,624	89.72%

Bulk Handlers Inc. owns the majority of the shares of BHI HOLDINGS, INC. BULK HANDLERS INC, is controlled by the Tan Family. It is represented in the Board by Manuel N. Tankiansee, Juanita U. Tan, Jemie U. Tan and Jalane Christie U. Tan. Jemie U. Tan exercises voting power over the shares owned by Bulk Handlers, Inc. Manuel N. Tankiansee and Juanita U. Tan are husband and wife. Jemie U. Tan and Jalane Christie U. Tan are their children. Ms. Jemie U. Tan exercises the voting power over the share owned by Bulk Handlers, Inc.

Security Ownership of Management as of November 03, 2021

Title of Class	Name of Beneficial Owner	Amount & Nature of Beneficial Ownership *	Percent of Class	Citizenship
0014140114	MANUEL N. TANKIANSEE			Filipino
COMMON A	Chairman	P 100	0.0003%	
COMMON A	JUANITA U. TAN President/Director	5,800	0.0166%	Filipino
	ERWIN R. DIAZ Vice-President	-0-	-0-	Filipino
COMMON A	MIGUEL OCAMPO TAN Director	100	0.0003%	Filipino
COMMON A	EMMA KENG OCAMPO-TAN Director	100	0.0003%	Filipino
COMMON A	JEMIE U. TAN Director	85,000	0.1700%	Filipino
COMMON A	MARILOU U. PUA Director	6,100	0.0122%	Filipino
COMMON A	PAOLO REDEMPTUS A. CAPINO Director	100	0.0002%	Filipino
COMMON A	JALANE CHRISTIE U. TAN Director	18,000	0.0360%	Filipino
COMMON A	JULIE C. DELA CRUZ Director	6,000	0.0120%	Filipino
COMMON A	FELISA ESCUDERO Director	6,000	0.0120%	Filipino
COMMON A	AGRIPINA M. SERRANO	6,000	0.0120%	Filipino
	HELEN C. DE LEON- MANZANO			
	Corporate Secretary	-0-	-0-	Filipino
TOTAL		133,300	0.2666%	

All security ownership of management are direct / record ownership. Other officers of the issuer do not own shares of the company.

Change in Control

There are no arrangement that may result in change in control of the registrant, nor has there been any change in control since the beginning of its fiscal year.

Voting Trust Holders of Five Percent (5%) or More

There are no persons who hold more than five percent (5%) of a class under a voting trust or similar agreement.

Item 5. Directors and Executive Officers of the Registrant as of Nov. 03, 2021:

Position	<u>Name</u>	<u>Age</u>	Citizenship
Members of the Board:			
Director	Manuel N. Tankiansee	74	Filipino
Director	Juanita U.Tan	70	Filipino
Director	Jemie U. Tan	44	Filipino
Director	Miguel Ocampo-Tan	66	Filipino
Director	Emma Keng Ocampo-Tan	65	Filipino
Director	Marilou U. Pua	51	Filipino
Independent Director	Paolo Redemptus A. Capino	38	Filipino
Independent Director	Felisa P. Escudero	57	Filipino
Director	Jalane Christie U. Tan	41	Filipino
Director	Julie C. Dela Cruz	56	Filipino
Director	Agripina M. Serrano	48	Filipino

 Mr. Paolo Redemptus A. Capino and Ms. Felisa P. Escudero are the duly elected independent directors.

Executive Officers:

Chairman of the Board	Manuel N. Tankiansee	74	Filipino
President	Juanita U. Tan	70	Filipino
Vice President &	Erwin R. Diaz	43	Filipino
Chief Financial Officer			
Corporate Secretary	Helen C. De Leon Manzano	64	Filipino

Brief Bio-data of Directors and Officers:

MANUEL N. TANKIANSEE - Chairman of the Board/Director

Term of Office : One (1) year

Years in Office : December 2000 to present

Address : 22nd Floor, The Pearlbank Centre, 146 Valero Street, Salcedo

Village, Makati City

Age : 74 Citizenship : Filipino

Business Experience for

the last five years : Chairman of the Board: BHI Holdings, Inc.; Pearlbank Securities,

Inc.

JUANITA U. TAN - President/Director
Term of Office : One (1) year

Years in Office : December 2000 to present

Address : 22nd Floor, The Pearlbank Centre, 146 Valero Street

Salcedo Village, Makati City

Age : 70 Citizenship : Filipino

Business Experience for

the last five years : President and Director of BHI Holdings, Inc., Chairman of the

Board of Claymore Holdings, Inc.

JEMIE U. TAN - Director
Term of Office : One (1) year

Years in Office : December 2000 to present

Address : 22nd Floor, The Pearlbank Centre, 146 Valero Street

Salcedo Village, Makati City

Age : 44 Citizenship : Filipino

Business Experience

for the last five years : Director: BHI Holdings, Inc., Bulk Handlers, Inc.,

and Chairman of the Board of Premiere Success Dev't. Corp.

MIGUEL OCAMPO-TAN - Director
Term of Office : One (1) year

Years in Office : December 2000 to present

Age : 66 Citizenship : Filipino

Business Experience

for the last five years : Director: BHI Holdings, Inc.; Antel Platinum Realty, Inc.;

Director and President of Micaland Development Corporation. Vice-President: Filway Development Corporation; Principal Architect of Herbert Go-Miguel Ocampo-Tan and Associates and

MOS Architects.

EMMA KENG OCAMPO-TAN - Director Term of Office : One (1) year

Years in Office : December 2000 to present

Address 22nd Floor, The Pearlbank Centre, 146 Valero Street

Salcedo Village, Makati City

Age : 65 Citizenship : Filipino

Business Experience

for the last five years : Director: BHI Holdings, Inc.; Filway Development Corporation;

H.B. Realty and Development Corporation. Treasurer of

Micaland Development Corporation.

MARILOU U. PUA - Director
Term of Office : One (1) year

Years in Office : December 2000 to present

Address : 22nd Floor, The Pearlbank Centre, 146 Valero Street

Salcedo Village, Makati City

Age : 51 Citizenship : Filipino

Business Experience

for the last five years : Director: BHI Holdings, Inc., Treasurer: Farmix Fertilizers

Corporation, Grain Traders Consumers, Inc., Chairman of Clark

Quay Holdings, Inc., CFO Pearl City Development Corp.

PAOLO REDEMPTUS A. CAPINO - Independent Director

Term of Office : One year

Years in Office : December 2020 to present Address : 8/F Valero Tower, Valero Street

Salcedo Vill., Makati City

Age : 38 Citizenship : Filipino

Business Experience

for the last five years : Chief Executive Officer: Advocate Philippines, Inc., Capino

Advocates for Digital Media Consultancy, Consultant for Social Media, Bases Conversion and Development Authority (July 2017 – December 2017), Social Media Head of Former Senator Alan Peter Cayetano (October 2014-June 2017),

Digital Ads and Social Media Manager Concept New Central

(September 2016-March 2017)

JALANE CHRISTIE U. TAN - Director
Term of Office : One (1) year

Years in Office : March 2004 to present

Address : 22nd Floor, The Pearlbank Centre, 146 Valero Street, Salcedo

Village, Makati City

Age : 41 Citizenship : Filipino

Business Experience

for the last five years : Director: BHI Holdings, Inc.

JULIE C. DELA CRUZ - Director
Term of Office : One (1) year

Years in Office : January 18, 2008 to present

Address : 22nd Floor, The Pearlbank Centre, 146 Valero Street, Salcedo

Village, Makati City

Age : 56 Citizenship : Filipino

Business Experience

for the last five years : Director: Claymore Holdings, Inc., BHI Holdings, Inc.

AGRIPINA M. SERRANO - Director
Term of Office : One (1) year

Years in Office : December 2020 to present

Address : 22nd Floor, The Pearlbank Centre, 146 Valero Street

Salcedo Village, Makati City

Age : 48 Citizenship : Filipino

Business Experience for

the last five years : Human Resource Manager, Calveston International, Inc.

FELISA P. ESCUDERO - Independent Director

Term of Office : One (1) year

Years in Office : December 18, 2008 to present

Address : 22nd Floor, The Pearlbank Centre, 146 Valero Street, Salcedo

Village, Makati City

Age : 57 Citizenship : Filipino

Business Experience

for the last five years : Independent Director of BHI Holdings, Inc.

MARIVIC ISLA - Chief Financial Officer

Term of Office : To be elected on December 17, 2021

Years in Office

Address : 22nd Floor, The Pearlbank Centre, 146 Valero Street, Salcedo

Village, Makati City

Age : 38 Citizenship : Filipino

Business Experience

for the last five years : Director: Hi-Yield Seed Corporation; Corporate Secretary: Apex

Stevedoring & Arrastre Services & Bulk Handler, Inc.

HELEN C. DE LEON-MANZANO - Corporate Secretary

Term of Office : One (1) year

Years in Office : December 2000 to present

Address : Unit 1704 & 1705 88 Corporate Center, 141 Valero Street,

Salcedo Village, Makati City

Age : 64 Citizenship : Filipino

Business Experience

for the last five years : Corporate Secretary : BHI Holdings, Inc.; JC Food Corporation,

Triune Triune Food Manufacturing Corp.; Poro Point Industrial Corporation, JUT Holdings Inc., Topigs Norsvin Philippines Inc., Superior Baggers Stevedoring Services Inc., The Ritz Towers Condominium Association, Inc., Philippine Hotel Owners Association, Inc. and Senior Partner: Saulog and De Leon Law

Offices.

The following will be nominated as directors during the stockholders' meeting:

- 1. Manuel Tankiansee
- 2. Juanita U. Tan
- 3. Jemie U. Tan
- 5. Marilou U. Pua
- 6. Jalane Christie U. Tan
- 7. Julie C. Dela Cruz
- 8. Miguel Ocampo Tan
- 9. Emma Keng Ocampo Tan
- 10. Agripina M. Serrano
- 11. Felisa P. Escudero (Independent Director)*
- 12. Paolo Redemptus A. Capino ((Independent Director) **

* Ms. Felisa P. Escudero was elected independent director since December 22, 2009 while Mr. Paolo Redemptus A. Capino was elected independent director last December 18, 2020.

The following rules relative to the nomination and election of independent directors were observed, namely:

- In the election of independent directors, the Nomination Committee shall have at least three

 (3) members, one of whom is an independent director. It shall promulgate the guidelines or criteria to govern the conduct of the nomination.
- The nomination of independent director/s shall be conducted by the Committee prior to a stockholders' meeting. All recommendations shall be signed by the nominating stockholders, together with the acceptance and conformity by the would-be nominees.

- After the nomination, the Committee shall prepare a Final List of Candidates which shall contain all the information about all the nominees for independent directors, as required under SRC Rule 38.
- 4. Only nominees whose names appear on the Final List of Candidates shall be eligible for election as Independent Director/s. No other nomination shall be entertained after the Final List of Candidates shall have been prepared. No further nomination shall be entertained or allowed on the floor during the actual Annual Stockholders' Meeting.

In compliance with SRC Rule 38, these nomination rules and procedure were unanimously approved as part of the Corporation's Amended By-Laws by the Board during its regular meeting held on December 22, 2005 and by the stockholders during the Annual Stockholders' Meeting also on December 22, 2005. The Securities and Exchange Commission approved the amendment of the Corporation's By-Laws on February 8, 2006.

The Nomination Committee was composed of Mr. Paolo Redemptus A. Capino (Independent Director) as Chairman, and Ms. Juanita U. Tan, Ms. Mary Jean Beira-Tan as Members. The Nomination Committee endorsed to the Board their Final List of candidates for independent directors. The nominees were the following stockholders: Mr. Paolo Redemptus A. Capino and Ms. Felisa P. Escudero. Ms. Felisa P. Escudero was nominated by Ms. Juanita U. Tan. Mr. Paolo Redemptus A. Capino was nominated by Ms. Mary Jean Beira-Tan. These stockholders who made the nominations are not related to any of the nominees.

Registrant is not aware of any events that occurred during the past five (5) years that are material to an evaluation of the ability and integrity of any director, person nominated to become a director, executive officers, promoters or control person of the registrant.

Other Significant Officers/Employees of the Registrant

At present, the Company has no other significant officers or employees.

Certain Relationships and Related Party Transactions

These has been no material transactions during the past two (2) years, nor are there any material transactions presently proposed, to which the Corporation was or is to be a party in which any director, executive officer of the Corporation or security holder of more than five (5%) percent of the voting securities, any relative or spouse of any such director or executive officer or owner of more than five (5%) percent of the voting securities, had or is to have a direct or indirect material interest.

In addition to the above information, Director Juanita U. Tan is the wife of Chairman of the Board, Manuel N. Tankiansee. Directors Jemie U. Tan and Jalane Christie U. Tan are daughters of Directors Manuel Tankiansee and Juanita U. Tan. Director Marilou U. Pua is the niece of Juanita U. Tan. Directors Miguel Ocampo Tan and Emma Keng Ocampo Tan are husband and wife.

There are no other family relationships up to the 4th civil degree, either by consanguinity or affinity, among the Directors, executive officers or persons nominated other than those already disclosed in this report.

Related party transactions are transfers 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 parties include: (a) individuals owning, directly or indirectly through one or more intermediaries, controlled by, or under common control with the Company; (b) associates; and (c) individuals owning directly or indirectly, an interest in the voting power of the Company that gives them significant influence over the Company 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. (See note **2.11** of the Audited Financial Statement of BHI Holdings, Inc. as of December 31, 2020.

Involvement in Certain Legal Proceedings

During the past five (5) years up to November 3, 2021, there are no legal proceedings against the directors and executive officers of BHI Holdings, Inc. within the categories described in SRC Rule 12, Part IV, paragraph (A) (4)

- The Corporation is not aware of any bankruptcy proceedings filed by or against any business
 of which a director, executive officer, or control person of the Corporation is a party or of
 which any of their property is subject.
- The Corporation is not aware of any pending criminal proceedings, domestic or foreign, or of any conviction by final judgment in a criminal proceedings, domestic or foreign, involving any of its directors, executive officers, or control person.
- The Corporation is not aware of any other judgment or decree not subsequently reversed, superseded or vacated, by any court of competent jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring, suspending or otherwise limiting the involvement of a director, executive officer, or control person in any type of business, securities, commodities or banking activities.
- The Corporation is not aware of any findings by a domestic or foreign court of competent jurisdiction (in a civil action), the Commission or comparable foreign body, or domestic or foreign exchange or electronic marketplace or self regulatory organization, that any of its directors, executive officers, of control persons have violated a securities or commodities law.

Item 6. Compensation of Directors and Officers

Informations as to the aggregate compensation paid or accrued during the last three (3) years and to be paid in the ensuing year to the Company's Executive Officers and Directors are presented below:

Estimated Annual Compensation For the Fiscal year 2021

Executive Officers:

Name of Principal Officers	Position	Salary (P)	Bonus (P)	Other Annual Compensation
Manuel N. Tankiansee	Chairman of the Board	Not receiving	Not receiving	Not receiving
Juanita U. Tan	Chief Executive Officer/President	Not receiving	Not receiving	Not receiving
Erwin R. Diaz	Vice-President	Not receiving	Not receiving	Not receiving
Atty. Helen C. De Leon-Manzano*	Corporate Secretary	Not receiving	Not receiving	Not receiving
	TOTAL	P		

^{*} Atty. Helen . De Leon-Manzano never personally received any salary, bonus and per diem from subject corporation. The corporate secretarial services she is rendering to the corporation is part of the legal services that Saulog and De Leon Law Offices extends to the corporation for which the law office is paid a monthly retainer of Php 5,600.00 (inclusive of VAT).

Directors:

Name	Salary(P)	Bonus (P)	Other Annual
	대가 및 및(C)		Compensation
Manuel N. Tankiansee	Not receiving	Not receiving	P2,000/ASM
Juanita U. Tan	Not receiving	Not receiving	P2,000/ASM
Erwin R. Diaz	Not receiving	Not receiving	P2,000/ASM
Atty. Helen C. De Leon- Manzano	Not receiving	Not receiving	Not receiving
Jemie U. Tan	Not receiving	Not receiving	P2,000/ASM
Miguel Ocampo Tan	Not receiving	Not receiving	P2,000/ASM
Emma Keng Ocampo Tan	Not receiving	Not receiving	P2,000/ASM
	Not receiving	Not receiving	P2,000/ASM
Marilou U. Pua	Not receiving	Not receiving	P2,000/ASM
Julie C. Dela Cruz	Not receiving	Not receiving	P2,000/ASM
Felisa P. Escudero	Not receiving	Not receiving	P2,000/ASM
Jalane Christie U. Tan	Not receiving	Not receiving	P2,000/ASM
TOTAL	0		P22,000.00

Estimated Annual Compensation For the Fiscal year 2020

Executive Officers:

Name of Principal Officers	Position	Salary (P)	Bonus (P)	Other Annual Compensation
Manuel N. Tankiansee	Chairman of the Board	Not receiving	Not receiving	Not receiving
Juanita U. Tan	Chief Executive Officer/President	Not receiving	Not receiving	Not receiving
Erwin R. Diaz	Vice-President	Not receiving	Not receiving	Not receiving
Atty. Helen C. De Leon-Manzano*	Corporate Secretary	Not receiving	Not receiving	Not receiving
	TOTAL	Р		

^{*} Atty. Helen . De Leon-Manzano never personally received any salary, bonus and per diem from subject corporation. The corporate secretarial services she is rendering to the corporation is part of the legal services that Saulog and De Leon Law Offices extends to the corporation for which the law office is paid a monthly retainer of Php 5,600.00 (inclusive of VAT).

Directors:

Name	Salary(P)	Bonus (P)	Other Annual
		. ,	Compensation
Manuel N. Tankiansee	Not receiving	Not receiving	P2,000/ASM
Juanita U. Tan	Not receiving	Not receiving	P2,000/ASM
Erwin R. Diaz	Not receiving	Not receiving	P2,000/ASM
Atty. Helen C. De Leon- Manzano	Not receiving	Not receiving	Not receiving
Jemie U. Tan	Not receiving	Not receiving	P2,000/ASM
Miguel Ocampo Tan	Not receiving	Not receiving	P2,000/ASM
Emma Keng Ocampo Tan	Not receiving	Not receiving	P2,000/ASM
	Not receiving	Not receiving	P2,000/ASM
Marilou U. Pua	Not receiving	Not receiving	P2,000/ASM
Julie C. Dela Cruz	Not receiving	Not receiving	P2,000/ASM
Felisa P. Escudero	Not receiving	Not receiving	P2,000/ASM
Jalane Christie U. Tan	Not receiving	Not receiving	P2,000/ASM
TOTAL	0		P22,000.00

Estimated Annual Compensation For the Fiscal year 2019

Executive Officers:

Name of Principal Officers	Position	Salary (P)	Bonus (P)	Other Annual Compensation
Manuel N. Tankiansee	Chairman of the Board	Not receiving	Not receiving	Not receiving
Juanita U. Tan	Chief Executive Officer/President	Not receiving	Not receiving	Not receiving
Erwin R. Diaz	Chief Financial Officer/Vice- President	Not receiving	Not receiving	Not receiving
Atty. Helen C. De Leon-Manzano	Corporate Secretary	Not receiving	Not receiving	Not receiving
	TOTAL	P -		

Note: Per current corporate structure, there are no compensation for the officers

Directors:

Name	Salary(P)	Bonus (P)	Other Annual
		, ,	Compensation
Manuel N. Tankiansee	Not receiving	Not receiving	P2,000/ASM
Juanita U. Tan	Not receiving	Not receiving	P2,000/ASM
Erwin R. Diaz	Not receiving	Not receiving	P2,000/ASM
Atty. Helen C. De Leon- Manzano	Not receiving	Not receiving	Not receiving
Jemie U. Tan	Not receiving	Not receiving	P2,000/ASM
Miguel Ocampo Tan	Not receiving	Not receiving	P2,000/ASM
Emma Keng Ocampo Tan	Not receiving	Not receiving	P2,000/ASM
Edison S. Javier	Not receiving	Not receiving	P2,000/ASM
Marilou U. Pua	Not receiving	Not receiving	P2,000/ASM
Julie C. Dela Cruz	Not receiving	Not receiving	P2,000/ASM
Felisa P. Escudero	Not receiving	Not receiving	P2,000/ASM
Jalane Christie U. Tan	Not receiving	Not receiving	P2,000/ASM
TOTAL			P22,000.00

The Corporation has no standard arrangement with regard to the renumeration of its existing directors and officers aside from the compensation received as herein disclosed and stated. There is no bonus, profit sharing and pension/retirement plan or grant of any option, warrant or right to purchase any securities of the registrant or any other similar arrangements in favor of the directors and executive officers. There are also no outstanding warrants or options held by any of the directors and officers.

Item 7. Independent Public Accountant

The independent auditors or in the case of an audit firm, the signing partners of the aforementioned regulated entities 0shall be rotated after every five (5) years of engagement. A two-year cooling off period shall be observed in the re-engagement of the signing partner or individual auditor.

The Stockholders appointed Punongbayan & Araullo (P & A) as the Independent Public Accountant for the year 2020. Mr. John Endel S. Mata is the new engagement partner of Punongbayan & Araullo assigned to lead the audit of the Corporation's financial statement.

The audit services of P&A for the fiscal year ended December 31, 2020 included the examination of the consolidated financial statements of the Company, assistance in the preparation of the final annual income tax return and other services related to filing of reports with the Securities and Exchange Commission and the Philippine Stock Exchange.

P & A is expected to be represented in the forthcoming Annual Stockholders' Meeting with an opportunity to make statements, if they so desires, and will be available to respond to appropriate questions. The re-appointment of P & A complies with the requirement of the SEC under SRC Rules 68(3)(b)(iv) regarding the rotation of external auditors or engagement partners.

The re-appointment of Punongbayan & Araullo as Independent Public Accountant for the year 2021 will be submitted to the stockholders for their confirmation and approval. Duly authorized representatives of the firm will be present at the Annual Meeting of Stockholders to respond to appropriate questions. The Board of Directors recommends Punongbayan & Araullo as the Principal Accountant and Mr. John Endel S. Mata as the partner-in-charge for the ensuing year.

The corporation's Audit Committee is composed of the following directors:

1. Felisa P. Escudero - Chairman (Independent Director)

Juanita U. Tan
 Julie C. dela Cruz
 Member
 Member

Item 8. Compensation Plan

No action shall be taken with respect to any plan pursuant to which cash or non-cash compensation maybe paid or distributed. Likewise, no action shall be taken with regard to any bonus, profit sharing, pension/retirement plan granting of extension of any option, warrant or right to purchase any securities.

C. OTHER MATTERS

Amendments of Charter, By-Laws & Other Documents

No action relating to amendment of Charter, By-Laws and other documents will be undertaken during the meeting.

Action with Respect to Reports

The following reports shall be submitted for approval at the Annual Stockholders' Meeting of the Registrant on December 17, 2021.

- 1. Minutes of the last Annual Stockholders' Meeting held on December 18, 2019 (copy of which is hereto attached);
- 2. Annual report to stockholders and audited financial statements as of and for the year ended December 31, 2020;
- Confirmation/ratification of all acts and proceedings of the Board of Directors of the Corporation done and taken during the preceding year. The only significant items taken up by the Board were as follows:
 - Authorization for the issuance of the 2020 audited financial statements;
 - Fixing of the date of 2021 Annual Stockholders' Meeting; and
 - Appointment of the external auditors for the ensuing year.

4. Election of the Members of the Board

Voting Procedures

Article VII, Section 5 of the By-Laws of the registrant provides that:

"Section 5. Vote - Voting upon all questions of all meeting of the stockholders shall be by shares of stock and not per Capita, and when electing the members of the Board of Directors, the system of cumulative voting must be adopted, as the item is used in corporate parlance."

In respect to matters to be acted upon by the stockholders, stockholders representing at least a majority of the outstanding capital stock must have voted in favor of the proposed action.

Abstentions are not counted as votes cast on any matter which they relate. In the election of directors, the holders of Common Stock are entitled to one vote per share, but in connection with the cumulative voting feature applicable to the election of directors, each stockholders is entitled to as many votes as shall equal the number of shares held by such person at the close of business hour on the record date, multiplied by the number of directors to be elected. A stockholder may cast all of such votes for a single nominee or may apportion such votes among any two or more nominees. A stockholder may withhold votes from any or all nominees by notation to that effect on the accompanying form of proxy. Except to the extent that a stockholder withholds votes from any or all nominees, the persons named in the accompanying form of proxy, in their sole discretion, will vote such proxy for, and, if necessary, exercise cumulative voting rights to secure the election of them nominees listed below as directors of the Company.

Except in cases where voting by ballot is requested, voting and counting shall be by viva voce. If by ballot, each ballot shall be signed by the stockholder voting or in his name by his proxy if there be such proxy, and shall state the number or shares voted for him. The counting shall be supervised by the Corporate Secretary, external auditors and the transfer agent. The Chairman of the Board and the Audit Committee shall be responsible for the validation of the votes.

In order to comply with existing IATF regulations prohibiting mass gathering and/or requiring social distancing to prevent the spread of COVID-19 pandemic and to ensure the safety and welfare of the stockholders, the corporation shall allow attendance by remote communication and voting in absentia or through proxy. Stockholders who intend to participate in the virtual meeting should follow the procedure stated in the **Notice of Regular Annual Stockholders' Meeting**.

Stockholders who intend to participate or be represented in the virtual meeting shall first submit the following:

- 1. Letter of intent (LOI) to participate by remote communication and vote absentia;
- 2. Duly accomplished proxy instrument for a representative to the virtual meeting, as applicable; and
- 3. Copy of proof of identity, ownership and other certification/information for validation purposes via email to bhiholdings@thegreenmail.net not later than December 02, 2021. These documents shall be subject to validation procedure to gain access to the secured online meeting link to be posted at the corporation's website and PSE EDGE.
- d. Once validated, a confirmation along with access credentials to the secured online meeting link shall be sent to the stockholder's email as provided. For reference and other details, please go to bhi-holdings.com. Please click "Contact Us."

The stockholders can cast their votes through ballots or proxies submitted on or before December 08, 2021 through the following means:

- 1. By email to the Corporate Secretary at helen.manzano2013@gmail.com;
- By ordinary mail to the Office of the Corporate Secretary at Saulog and De Leon Law Offices, Unit 1704-1705 88 Corporate Center, 141 Valero St., Salcedo Village, Makati City;
- 3. By online submission through the company website via this link: www.bhi-holdings.com;

In the case of an individual stockholder, his/her ballot or proxy must be accompanied by a valid government-issued ID with a photo. The proxy of a corporate stockholder must be accompanied by its corporate secretary's certification stating the representative's authority to represent the corporation in the meeting. The validation of ballots and proxies will be on December 9, 2021 at 1:30 p.m. at the Office of Corporation's Corporate Secretary.

The stockholders may send their queries and/or comments prior to or during the meeting to bhiholdings@thegreenmail.net

The proceeding of the annual stockholders' meeting shall be duly recorded.

All votes will be counted by the Office of the Corporate Secretary to be assisted by the corporation's transfer agent and validated by its external auditor, Punongbayan and Araullo.

Compliance with Section 49 of the Revised Corporation Code (RCC)

Hereunder is a summary of what transpired (including stockholders resolutions passed and adopted) during the annual stockholders' meeting of the corporation held on December 18, 2020:

The Chairman of the Board of Director called the meeting to order. The Secretary of the meeting certified that a quorum existed for the transaction of business for the corporation. The following is the record of the number of shares present via proxy or remote communication as certified by the Stock Transfer Service, Inc., to wit:

	No. of Shares	Percentage
Proxies (tabulated by Corporate Secretary) Attendance	453,817 1,211	90.77% 00.24%
Total Proxies and Attendance	455,028	91.01%
Total Issued & Outstanding Shares:	499,987	

The stockholders approved the minutes of annual stockholders' meeting on December 18, 2019. The Chairman rendered his report on the Financial Statement for the year ended December 31, 2019 and submitted the annual report of the corporation for said year for stockholders' approval. Upon motion duly made and seconded, the stockholders approved and adopted the following resolution:

"RESOLVED, That the Annual Report of the Board of Directors of the Corporation for the calendar year ended December 31, 2019, together with financial statements of the Corporation, inclusive of the Balance Sheet, the Statement of Income and Retained Earnings and the Statement of Changes in Financial Position, as of December 31, 2019, as audited by the Corporation's independent auditors, Messrs. Punongbayan and Araullo, and their certification and the supplementary notes be as they are hereby, noted and approved."

The stockholders ratified the actions taken by the board of directors and officers of the corporation since the last stockholders' meeting with the passing of the following resolution:

"RESOLVED, That all resolutions, contracts and other corporate acts made or taken by the Board of Directors and /or the officers of the Corporation as set forth in the minutes of the meetings of the Board of Directors from December 18, 2019 to December 18, 2020, and all proceedings performed or taken pursuant thereto, be as they are hereby approved, ratified and confirmed."

Likewise, the stockholders appointed the auditing firm PUNONGBAYAN AND ARAULLO as external auditors of the corporation for year 2020 with the adoption of the following resolution.:

"RESOLVED, as it is hereby resolved, that the Corporation appoints the auditing firm PUNONGBAYAN AND ARAULLO, as external auditor of the Corporation."

During the meeting, the following were elected directors for the current year to serve of such for a period of one (1) year and until their successors shall have been duly elected and qualified, namely:

- MR. MANUEL TANKIANSEE
- 2. MS. JUANITA U. TAN
- 3. MS. AGRIPINA M. SERRANO
- 4. MS. JEMIE U. TAN
- 5. MS. JALANE CHRISTIE U. TAN
- 6. MR. MIGUEL OCAMPO-TAN
- MS. EMMA KENG OCAMPO-TAN
- 8. MS. MARILOU U. PUA
- 9. MR. PAOLO REDEMPTUS A. CAPINO independent director
- 10. MS. JULIE C. DELA CRUZ
- 11. MS. FELISA ESCUDERO independent director

Description of Voting and Voting Tabulation Procedure used in the 2020 annual meeting

The stockholders of record voted by proxy or in absentia through the link provided by the corporation for the 2020 annual stockholders' meeting. Having access to the submitted proxies and ballots received via mail and email, the Board of Canvassers prepared the official tabulation of votes. Hereunder is the summary of tabulation of votes:

2020 ASM Agenda Items	For	Against	Abstain
Approval of Minutes of Stockholders held on December 18, 2020	455,028		
Approval of the Annual Report and Audited Financial Statement for the Year Ended December 31, 2019	455,028		
Ratification of the Acts taken by the Board of Directors and Officers since the last stockholders' Meeting	455,028		
Appointment of PUNONGBAYAN AND ARAULLO as external auditor of the Corporation for the year 2020	455,028		

Election of Directors:

MR. MANUEL TANKIANSEE MS. JUANITA U. TAN MS. AGRIPINA M. SERRANO MS. JEMIE U. TAN MS. JALANE CHRISTIE U. TAN MR. MIGUEL OCAMPO-TAN MS. EMMA KENG OCAMPO-TAN MS. MARILOU U. PUA MR. PAOLO REDEMPTUS A. CAPINO (independent director)	455,028 455,028 454,980 455,028 455,028 455,028 455,028 455,028 454,998	30	48
MS. JULIE C. DELA CRUZ MS. FELISA ESCUDERO (independent director)	454,948 455,028	12	68

Description of opportunity given to stockholders to ask questions

AND MAANUEL TANKLANOEE

The Chairman of the meeting encouraged the stockholders to ask questions after the rendition of the President's report and the approval of the annual report and the audited financial statements for the year ended December 31, 2019. Only two (2) stockholders raised questions and these questions both centered on the plans of the company for the ensuing year in light of the pandemic. The Chairman explained that in view of the uncertainties brought about by the pandemic to the economy, the company could not pursue investments.

List of Directors, Officers, Stockholders and Other Related Attendees who attended the 2020 Annual Stockholder Meeting

Attendance of Record of the 2020 Annual Stockholders' Meeting The following directors and officers were present via remote communication:

1.	MR. MANUEL TANKIANSEE	-	Chairman
2.	MS. JUANITA U. TAN	-	President
3.	MS. AGRIPINA M. SERRANO	-	elected Director during the meeting
4.	MS. JEMIE U. TAN	-	Director
5.	MS. JALANE CHRISTIE U. TAN	-	Director
6.	MR. MIGUEL OCAMPO-TAN	-	Director
7.	MS. EMMA KENG OCAMPO-TAN	_	Director
8.	MS. MARILOU U. PUA	-	Director
9.	MS. JULIE C. DELA CRUZ	-	Director
10.	MR. PAOLO REDEMPTUS A. CAPINO	-	Independent Director
11.	MS. FELISA ESCUDERO	-	Independent Director
12.	HELEN C. DE LEON-MANZANO	-	Corporate Secretary

Other Attendees:

- 1. Stock Transfer Service, Inc. (represented by Mr. Michael C. Capoy, Assistant Manager);
- 2. Punong Bayan and Araullo (represented by Ms. Klariz June Lumaban and Mr. John Endel Mata); and
- 3. Other stockholders present via remote communication

Statement That Proxies Are Not solicited

WE ARE NOT ASKING YOU FOR A PROXY AND WE ARE NOT ASKING YOU TO SEND US A PROXY

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete and correct. This report is signed in the City of Makati on November 11, 2021.

BHI HOLDINGS, INC.

(Formerly Consolidated Insurance Co., Inc.)

By:

Mr (, Su ham) HELEN C. DE LEON-MANZANO

Corporate Secretary

Signature and Title

NOTICE OF REGULAR ANNUAL STOCKHLDER'S MEETING

NOTICE IS HEREBY GIVEN that the regular annual meeting of the stockholders of BHI Holdings, Inc. will be held on December 17, 2021, Friday, at 8:00 a.m. In the light of the COVID-19 pandemic and to ensure the safety and welfare of our stockholders, the meeting will be conducted virtually via zoom to pass upon the following matters:

- 1. Call to Order;
- 2. Proof of Notice;
- 3. Certification by the Corporate Secretary on the sending of notices and existence of Quorum;
- 4. Reading and Approval of the Minutes of the Annual Stockholders' Meeting held last December 18, 2020;
- 5. Report of the Chairman;
- 6. Consideration and approval of Financial Statements for the preceding year;
- 7. Confirmation of all Acts of the Board of Directors, Management and all Committees;
- 8. Appointment of Punongbayan and Araullo as external auditors;
- 9. Election of Directors;
- 10. Other Matters; and
- 11. Adjournment.

Only the stockholders of record as of November 18, 2021 shall be entitled to vote at the said meeting.

Stockholders who intend to participate or be represented in the virtual meeting shall first submit the following via email to **bhiholdings@thegreenmail.net** not later than December 2, 2021, subject to validation procedure, to gain access to the secure online meeting link.

- 1. Letter of intent (LOI) to participate by remote communication and vote absentia
- 2. Duly accomplished proxy instrument for a representative to the virtual meeting, as Applicable
- 3. Copy of proof of identity, ownership and other certification/information for validation purposes

Once validated, a confirmation along with access credentials to the secure online meeting link shall be sent to the stockholder's email as provided. For reference and other details, please go to **bhiholdings@thegreenmail.net**.

The Information Statement (IS) containing the attendance/voting (via remote communication) and nomination/election procedures, along with the Notice and Agenda,

Proxy and other ASM-related information can be accessed through any of the following options:

- 1. Go to the BHI Holdings website via this link: www.bhi-holdings.com
- 2. Go to the PSE EDGE portal via https://edge.pse.com.pi
- 3. Request for a copy by sending an email to bhiholdings@thegreenmail.net

HELEN C. DE LEON-MANZANO

Corporate Secretary

MINUTES OF THE REGULAR ANNUAL STOCKHOLDERS MEETING OF BHI HOLDINGS, INC. VIA VIDEO CONFERENCING

Held on December 18, 2020, 8:00 a.m.

CALL TO ORDER

The Chairman, MR. MANUEL TANKIANSEE called the Annual Stockholders' Meeting to order and presided over the same. The Corporate Secretary, ATTY. HELEN C. DE LEON-MANZANO, recorded the minutes thereof.

CERTIFICATION BY THE CORPORATE SECRETARY ON THE SENDING OF THE NOTICES AND THE EXISTENCE OF THE QUORUM

The Corporate Secretary certified that notices have been given to all stockholders pursuant to the requirements of the by-laws and that there were present during the meeting, in person or in proxy, stockholders representing more than two thirds (2/3) of the issued and outstanding shares, and that the meeting was therefore competent to transact the business for which it was called.

READING AND APPROVAL OF
THE MINUTES OF THE
ANNUAL REGULAR
STOCKHOLDERS' MEETING
HELD ON DECEMBER 18, 2019

Upon the motion duly made and seconded, the reading of the minutes of the Annual Regular Stockholders' Meeting held on December 18, 2019 was dispensed with and the same was unanimously approved.

PRESIDENT'S REPORT ON OPERATION AND APPROVAL OF ANNUAL REPORT

Upon motion duly made seconded, the Chairman rendered his report on the financial statements for the year ended December 31, 2019, and the Chairman submitted the Annual Report of the Corporation for the year 2019 for stockholders' approval and the same was unanimously approved as reflected in the following resolution:

"RESOLVED, That the Annual Report of the Board of Directors of the Corporation for the calendar year ended December 31, 2019, together with financial statements of the Corporation, inclusive of the Balance Sheet, the Statement of Income and Retained Earnings and the Statement of Changes in Financial Position, as of December 31, 2019, as audited by the Corporation's independent auditors, Messrs. Punongbayan and Araullo, and their certification and the supplementary notes be as they are hereby, noted and approved."

RATIFICATION OF ACTIONS TAKEN BY THE BOARD OF DIRECTORS AND OFFICERS SINCE THE LAST ANNUAL STOCKHOLDERS' MEETING

Upon motion duly made and seconded, the stockholders unanimously approved the following resolution:

"RESOLVED, That all resolutions, contracts and other corporate acts made or taken by the Board of Directors and /or the officers of the Corporation as set forth in the minutes of the meetings of the Board of Directors from December 18, 2019 to December 18, 2020, and all proceedings performed or taken pursuant thereto, be as they are hereby approved, ratified and confirmed."

ELECTION OF NEW DIRECTORS

Upon motion duly made and seconded, the nominations for new directors was opened. Since there were eleven (11) directors to be elected and only eleven (11) candidates have been nominated, the Secretary of the Meeting was hereby ordered to cast all votes in favor of all those nominated.

Thus the following are elected as members of the Board of Directors:

- 1. MR. MANUEL TANKIANSEE
- 2. MS. JUANITA U. TAN
- 3. MS. AGRIPINA M. SERRANO
- 4. MS. JEMIE U. TAN
- 5. MS. JALANE CHRISTIE U. TAN
- MR. MIGUEL OCAMPO-TAN
- 7. MS. EMMA KENG OCAMPO-TAN
- 8. MS. MARILOU U. PUA
- 9. MR. PAOLO REDEMPTUS A. CAPINO
- 10. MS. JULIE C. DELA CRUZ
- 11. MS. FELISA ESCUDERO

The Chairman congratulated the newly elected directors, and informed them that an organizational meeting of the newly elected directors shall be held immediately after the meeting.

APPOINTMENT OF PUNONGBAYAN AND ARAULLO AS EXTERNAL AUDITORS

"RESOLVED, as it is hereby resolved, that the Corporation appoints the auditing firm PUNONGBAYAN AND ARAULLO, as external auditor of the Corporation."

ADJOURNMENT

Thereafter, it was moved and seconded that the meeting be adjourned. As there were no other matters to be taken and, in the absence of any objections, the Chairman declared the meeting adjourned.

HELEN C. DE LEON-MANZANO
Secretary of the Meeting

ATTEST:

MANUEL TANKIANS EE

Chairman of the Meeting

CERTIFICATION OF INDEPENDENT DIRECTORS

I, **FELISA P. ESCUDERO**, Filipino, of legal age and a resident of 22nd Floor, The Pearlbank Centre, 146 Valero Street, Salcedo Village, Makati City, after having been duly sworn to in accordance with law do hereby declare that:

- 1. I am an independent director of BHI Holdings Inc.
- 2. I possess all the qualifications and none of the disqualifications to serve as an independent Director of BHI Holdings Inc., as provided for in Section 38 of the Securities Regulation Code and its Implementing Rules and Regulations.
- 3. I shall faithfully and diligently comply with my duties and responsibilities as independent directors under the Securities Regulation Code.
- 4. I am not connected with any government agencies or its instrumentalities.
- 5. I shall inform the corporate secretary of BHI Holdings Inc. of any changes in the abovementioned information within five days from site occurrence.

Done, this	03 100 2621	at QUI	EZON CITY	
		FELI	Tipeasely ISA P. ESCUI Affiant	DERO QUEZON CITY
SUBSCRIBED affiant personally appe 167-017-993.	AND SWORN to before ared before me and exhibit	me this 0.3 day of bited to me his/h	aner Tax Identi	.t

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MCLE Comp. No. VI-Cu12817 until April 14, 2022
20 Kamagong St., Espatasnai Village
East Fauview, Quezon City
ADM Matter No. NP-067
Until Dec. 31, 2021

CERTIFICATION OF INDEPENDENT DIRECTORS

I, PAOLO REDEMPTUS A. CAPINO, Filipino, of legal age and a resident of Sharvd, 8th Floor, The Valero Tower, Valero Street, Makati City, after having been duly sworn to in accordance with law do hereby declare that:

- 1. I am an independent director of BHI Holdings Inc.
- 2. I am affiliated with the following companies or organizations:

Company/Organization	Position/Relationship	Period of Services
CAPINO ADVOCATES FOR DIGITAL MEDIA CONSULTANCY	CEO	2017 - present
OFFICE OF SEN. ALAN PETER CAYETANO	Social Media Manager	2014 - 2017
BUSINESS CONVERSION AND DEV'T. AUTHORITY	Social Media Consultant	2017
CONCEPT NEW CENTRAL	Digital Marketing Manager	2016 - 2017

- 3. I possess all the qualifications and none of the disqualifications to serve as an independent Director of BHI Holdings Inc., as provided for in Section 38 of the Securities Regulation Code and its Implementing Rules and Regulations.
- 4. I shall faithfully and diligently comply with my duties and responsibilities as independent directors under the Securities Regulation Code.
- 5. I am not connected with any government agencies or its instrumentalities.

6. I shall inform the corporate secretary of BHI Holdings Inc. of any changes in the abovementioned information within five days from site occurrence

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Done, this	0 3 NOPAY 021	QUEZON CITY	EMPTUS A. CAPINO
			Affiant QUEZON CITY
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amant personany app	eared before me and exhibit	ited to me his/her Tax	x Identification Number
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BHI HOLDINGS, INC.

22/F, The Pearlbank Centre 146 Valero Street, Salcedo Village, Makati City Tel. Nos.: 840-2961, 817-2080, 840-1858 * Fax No.: 817-2109, 752-1098

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of BHI Holdings, Inc. is responsible for the preparation and fair presentation of the financial statements, including the schedules attached therein, for the years ended December 31, 2020, 2019, and 2018, in accordance with the prescribed financial reporting framework indicated therein and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

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

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

Punongbayan & Araullo, the independent auditors appointed by the stockholders, has audited the financial statements of the company in accordance with Philippine Standards on Auditing and in their report to the stockholders have expressed their opinion on the fairness of presentation upon completion of such audit.

MANUEL N. TANKIANSEE

Chairman of the Board

Chief Executive Officer/President

AGRIPINA M. SERRANO

Chief Financial Officer

SUBCRIBED AND SWORN to before me this affiant(s) exhibiting to me his/her Residence Certificate as follows: Name TIN NUMBER

MANUEL N. TANKIANSEE 126-197-981-000 JUANITA U. TAN 126-197-593-000 AGRIPINA M. SERRANO 176-398-879-000

Notary Public

Doc. No.

Page No.

Book No.

Series of 2021

PTR No. 0694702D, Jan. 04, 2021
IBP No. 141058, Jan. 04, 2021
MCLE Comp. No VI-0012817 until April 14, 2022
20 Kamagong St., Sapamanai Village
East Fairview, Quezon City
ADM Matter No. NP-067
Until Dec. 31, 2021 Roll No. 50183

MANAGEMENT REPORT

BUSINESS AND GENERAL INFORMATION

1) Business Development

a) Form and date of organization

The Company was incorporated on January 23, 1963. In 1992, majority shares owned by the Group Management Corporation were sold to Metropolitan Management Corporation. In July 1995, Metropolitan Management Corporation sold its majority shareholdings to Westmont Investment Corporation. In May 1997, Westmont Investment Corporation and Metropolitan Management Corporation sold their shareholdings to Bulk Handlers, Inc. which acquired approximately 91% of the Company. Pursuant to the resolution of the Board of Directors of the Corporation approved and adopted on October 19, 1999, the Corporation on October 26, 1999, executed a Deed of Assignment in favor of CICI GENERAL INSURANCE CORPORATION (a newly registered and licensed non-life insurance company) whereby the Corporation's insurance business and related business had been transferred, and assigned and conveyed to the latter. On November 4, 1999, the Securities and Exchange Commission approved the Corporation's application to change its corporate name from Consolidated Insurance Corporation, Inc. to that of BHI HOLDINGS, INC. and its primary purpose from that of a nonlife insurance company to that of an investment holding company.

b) Any bankruptcy, receivership or similar proceedings The Corporation has not been under bankruptcy, receivership or similar proceeding. It has not entered into any merger or consolidations.

c) Any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets not in the ordinary course of business.

No material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets not in the course of business took place.

2) Business of Issuer

In view of the change of its primary purpose, the Company is now ready to carry on the business of an investment holding company.

The company is an investment holding company whose target is to acquire equity plus interest in profitable corporations. However, due to the present economic condition, the company has not been very active in investing and is only receiving interest income.

At present, the company has no principal products or services because it has not decided as to what products or services it will introduce to the market.

Percentage of sales or revenues and net income contributed by foreign sales for each of the last three years

Not Applicable

Distribution methods of products or services

Not Applicable

Competition

Not Applicable

Sources and availability of raw materials and names of principal suppliers

Not Applicable

Dependence of the business upon a single customer or a few customers, the loss of any or more of which would have a material adverse effect on the registrant and its subsidiaries taken as a whole/Customer that accounts for, or based on existing orders will account for, twenty percent (20%) or more of the registrant's sales/ Existing major sales contracts.

Not Applicable

Transactions with and/or dependence on related parties.

Not Applicable

Principal terms and expiration dates of all patents, trademarks, copyrights, licenses, franchises, concessions, and royalty agreements held/The extent to which the registrant's operations depend. Or are expected to depend, on the foregoing and what steps are undertaken to secure these rights.

Not Applicable

Need for government approval of principal products or services

Not Applicable

Effect of existing or probable governmental regulations on the business

Not Applicable

Costs and effects of compliance with environmental laws

Not Applicable

Properties

The company has no principal plants, mines and other property of the same nature

Legal Proceedings

There are no pending major court proceedings that could affect the financial stability of the Company.

Submission of Matters to a Vote of Security Holders

Not Applicable.

CHANGES IN AND DISAGREEMENT WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE.

There are no changes and/or disagreements with Accountants on matter relating to accounting principles or practices, financial disclosures, auditing scope and procedures during the last two fiscal years.

Disagreement with Accountants on Accounting and Financial Disclosure None.

MANAGEMENT'S DISCUSSIONS AND ANALYSIS (MD&A) OR PLAN OF OPERATION

1) Plan of Operation

The company is still in the process of finalizing its business plans and has not made any active investment. It intends to actively pursue its business as an investment holding company by acquiring equity plus interest in profitable Corporations.

Uncertainties remain as to whether the country will continue to be affected by regional trends in the coming months. The subsequent effect of such regional trends in the economic environment of the Philippines will continue to affect the business activity of the company in the foreseeable future.

The accompanying financial statement have been prepared assuming that the Company will continue as a going concern. As an investment holdings company, the Company's target is to acquire ownerships in shares of stock of profitable corporations. However, due to the present economic conditions, the Company

has not been very active in any investing activity and is only receiving interest income from loans granted to a related party and a third party. These factors, among others, raised substantial doubt about the Company's ability to continue as a going concern. The Company's management, however, continues to assess possible investment opportunities that it may undertake in the future. The financial statements do not include any adjustments on the recoverability and classifications of the assets or the amounts and classification of the liabilities arising from these uncertainties.

- a) The underlying cause of losses are due to the announcement of Annual Stockholders meeting through newspaper advertisement amidst to pandemic; there are also certain expenses paid by the Stockholders from previous years; increase in professional fee due to changes of stock transfer agent.
- b) The registrant has granted by the lessor a rental reduction amidst to pandemic; one of the stockholders offered her consultancy fee to be waived as her assistance to the company. In this view, the company is anticipating to generate income in the coming years.
- c) The registrant can satisfy its cash requirements through interest income earned of its due from a related party and third party. There is no need to raise additional funds in the next twelve (12) months
- d) The company has no product research and development because it has not finalized its operation plan.
- e) The company has no expected purchase or sale of plant and equipment.
- f) The company has no expected significant changes in the number of employees.

2) Management's Discussion and Analysis

Full Fiscal Years

<u>2020</u>

The company has not started its operation. Due related parties accounts which is consist of deposits made in 1999 by the company for the acquisition of interest were converted to loans with an annual interest of 3% which will become due within six (6) months from the expiration date of December 9, 2000. The Company's loan agreement with Bulk Handlers was terminated on June 30, 2003. However, as of July 01, 2003 the Company entered into a new loan agreement to a third party, Takeda Holdings, Inc. with an annual interest rate of 3%.

On January 1, 2005, the Company adopted the new accounting standards particularly PAS 32 and 39, Financial Instruments: Disclosure and Presentation and Recognition and Measurement, which became effective on that date. Prior to 2005, the Company measured these receivables at the amounts provided to the debtors.

The Company's adoption of the new accounting standard result in the measurement of loans and receivables at amortized cost using the effective interest rate method.

Original Loan - As of December 31, 2020 and 2019, the carrying amount of the original loan amounting to P46,000,000, excluding interest receivable, is presented as part of Due from a Related Party account in the statements of financial position.

The original loan initially consisted of deposits made by the Company for the acquisition of equity interest in Aqua Rich, Inc., an entity that has the same stockholders as that of the Company. On December 9, 2000, upon the expiration of the conversion period of the deposits into equity, the deposits were automatically converted into an unsecured, interest-bearing loan. Interest is set at a certain rate per annum.

On September 1, 2013, upon maturity of the loan, the contracting parties both agreed to renew the loan for another two years with maturity date of August 31, 2015 with the same terms and conditions. Upon maturity, the loan agreement was again renewed by both parties for another two years in 2017 and 2015 with the same terms and conditions.

Actual annual interest income earned in 2020, 2019 and 2018 related to this loan amounted to P1,383,781, which is presented as part of Interest Income from loans under the Revenues section of the statements of comprehensive income.

The uncollected interest amounting to P117,205 as of December 31, 2020 and 2019 is presented as part of Interest Receivable account in the statements of financial position.

Assumed Loan - On January 2, 2013, Takeda Holdings, Inc., a third party, assigned to Aqua Rich, Inc. its unsecured, interest-bearing loan payable to the Company which is payable after two years and subject to a certain interest rate per annum. Accordingly, the carrying amount of the assumed loan as of that date was recorded as part of Due from a Related Party account of the statement of financial position.

Corresponding periodic renewals were agreed by both parties upon maturity of the loan under the same terms and conditions, which resulted in the non-current asset classification of such loan as of December 31, 2020 and 2019.

The carrying amount of assumed loan, excluding interest receivable, amounted to P54,000,000 as of December 31, 2020 and 2019 and is presented as Due from a Related Party in the statement of financial position.

Actual annual interest income earned in 2020, 2019 and 2018 related to the assumed loans amounted to P1,623,787, and is presented as Interest Income from loans under the Revenues section in the statements of comprehensive income.

The uncollected interest amounting to P137,590 as of December 31, 2019 and 2018 is presented as part of Interest Receivable account in the statements of financial position.

The Company's loans and related interest receivable, which are subject to credit risk exposure, have been reviewed for impairment. Based on such review, management determines that the related losses are immaterial to the financial statements.

REVENUES

INTEREST INCOME/OTHER INCOME

The actual interest income based on the terms of the loan agreements amounted to P3,007,568 for 2020 and P3,000,000 for 2019 and 2018.

Other income from Banco de Oro & Land Bank of the Philippines savings account amounted to P731.

Miscellaneous income gain on derecognition of financial liabilities amounted to P 133,893, there were no similar transaction in 2019.

OPERATING EXPENSES

2020

Operating expenses for 2020 amounted to P3,504,828 which is P417,508 over compared to 2019. Expenses for 2020 were as follows:

Salaries & Wages	Ρ	1,164,000
Professional fees		1,295,607
Rent Expense		300,000
Membership fees		250,000
Utilities		81,600
Office Supplies		7,308
Taxes and licenses		32,398
Director's fee		22,000
Representation		254,004
Miscellaneous		97,911
Total	Р	3,504,828

<u>2019</u>

Operating expenses for 2019 amounted to P 3,087,320 which is P59,379 lower compared to 2018. Expenses for 2019 were as follows:

Salaries & Wages	Р	1,164,000
Professional fees		1,193,000
Rent Expense		300,000
Membership fees		250,000
Utilities		81,600
Office supplies		43,502
Taxes and licenses		31,257
Director's fee		22,000
Miscellaneous		1,961
Total	Р	3,087,320

<u>2018</u>

Operating expenses for 2018 amounted to P 3,146,699 which is P 27,550 over compared to 2017. Expenses for 2018 were as follows:

Salaries & Wages	Р	1,164,000
Professional fess		1,196,268
Rent Expense		300,000
Membership fess		256,000
Utilities		81,600
Office supplies		44,886
Taxes & licenses		31,257
Director's fee		22,000
Miscellaneous		50,688
Total	P	3,146,699

2017

Operating expenses for 2017 amounted to P 3,119,149 which is P 1,709 over compared to 2016. Expenses for 2017 were as follows:

Salaries & Wages	Р	1,164,000
Professional fess		1,219,000
Rent Expense		300,000
Membership fees		258,000
Utilities		81,600
Office supplies		36,233
Taxes and licenses		31,257
Director's fee		22,000

Miscellaneous		7,059
Total	Р	3,119,149

Key Performance Indicators (KPI's)

The Company's and its majority owned subsidiaries' top five (5) key performance indicators are shown below.

<u>December 31, 2021</u>		<u>December 31, 2019</u>	Difference %
Revenues	P3,142,192	P3,000,812	P141,380
Earnings per share	(P0.85)	(P0.29)	(P0.56)
Return on Equity	(.0043)	(.0015)	(.0028)
Debt ratio	.0513	.0489	.0024
Market Valuation	4.60	6.47	1.87

Revenues increase in 2020 by P 141,380 due to the effect of remeasurement of loan and interest income from bank and miscellaneous income.

Earnings per share are calculated by dividing the net income over the shares outstanding.

Return on equity is computed by dividing net income over average stockholder's equity.

Debt ratio measures the share of company's liabilities to total assets.

Market valuation is computed by dividing market value per share over book value per share.

INTERIM UNAUDITED FINANCIAL STATEMENTS

Quarterly Ended September 31, 2021 compared to Quarterly Ended September 30, 2020

BHI HOLDINGS, INC. COMPARATIVE INCOME STATEMENT AS OF 3RDQUARTER OF 2021 AND 2020

				ree-Months 30-Sep <u>2021</u>				ree-Months 30-Sep <u>2 0 2 0</u>
REVENUES INTEREST INCOME			P	756,164			P	756,164
OTHER INCOME - (Interest Income from bank)				65				81
TOTAL INCOME			Р	756,230	:		Р	756,245
OPERATING EXPENSES Rent Expense Salaries and Wages-Taxable Other Operating Expenses Legal & Audit Fees Other Professional Fees Transportation Expense Postage & Messengerial Expense Light, Water & Utilities Probition for Income Tax Miscellaneous Expense	P	15,000 60,000 - - 1,500 4,849 500	P	30,000 291,000 81,849	P	15,000 261,000 404 1,285 20,400 - 1,500	P	75,000 291,000 299,589
OPERATING EXPENSES			P	402,849			P	665,589
OPERATING PROFIT			P	353,381	•		Р	90,656
FINANCE COSTS			P	-			P	-
NET INCOME BEFORE INCOME TAX			Р	353,381			Р	90,656
TAX EXPENSE		30%				30%		
TOTAL INCOME BEFORE INCOME TAX			P	353,381			P	90,656
Earnings Per Share (weighted ave. no. of outstanding con	nmon sh	ares)	P	0.71			P	0.18

BHI HOLDINGS, INC. COMPARATIVE BALANCE SHEET AS OF 3RDQUARTER OF 2021 AND 2020

A S S E T S		т	hree-Months 30-Sep <u>2 0 2 1</u>		Т	hree-Months 30-Sep <u>2 0 20</u>
<u> </u>						
CURRENT ASSETS		_	202.055		_	F42 F60
CASH Cash in Bank - CA (BDO)	(18,723,427)	P	282,065	(15,442,473)	P	543,568
Cash in Bank - SA (BDO)	18,968,610			15,960,486		
Cash in Bank - SA (LB) Cash on Hand	36,882			25,555		
INPUT VALUE-ADDED TAX	<u>-</u>		2,767,650			2,637,707
INTEREST RECEIVABLE			254,795			
DUE FROM RELATED PARTIES Due from Related Parties	46,000,000		46,000,000	46,254,795		46,254,795
Less: Discount on Due from Related Parties	-					
TOTAL CURRENT ASSETS		Р	49,304,510		Р	49,436,070
NON-CURRENT ASSETS						
LOANS RECEIVABLE Loans Receivable	54,000,000		54,000,000	54,000,000		54,000,000
Less: Discount on Loan Receivables	5 7 ,000,000			J+,000,000 -		
Deferred Tax Asset -MCIT			-			-
TOTAL CURRENT ASSETS		<u>P</u>	54,000,000		<u>P</u>	54,000,000
TOTAL ASSETS		<u>P</u>	103,304,510		P	103,436,070
LIABILITIES & STOCKHOLDERS' EQUITY						
LIABILITIES:						
ACCOUNTS PAYABLE AND ACCRUED EXPENSES	4 105 570	P	4,227,243	4.000.050	Р	4,213,553
Accrued Expense Payable Withholding Tax Payable-Compensation	<i>4,195,570</i> <i>26,900</i>			<i>4,066,956</i> <i>8,200</i>		
Withholding Tax Payable-Expanded	4,004			4,504		
Accounts Payable - Others Notes Payable	<i>769</i>			133,893		
DUE TO A RELATED PARTY			867,116			867,116
Due to a Related Party	867,116			867,116		
INCOME TAX PAYABLE			15,123			164_
TOTAL LIABILITIES		Р	5,109,482		Р	5,080,833
STOCKHOLDERS'S EQUITY:						
AUTHORIZED CAPITAL STOCK @ P100.00 PAR VALUE CLASS A		Р	50,000,000		Р	50,000,000
AUTHORIZED - 700,000 SHARES ISSUED - 350,000 SHARES	35,000,000			35,000,000		
CLASS B	33,000,000			33,000,000		
AUTHORIZED - 300,000 SHARES ISSUED - 150,000 SHARES	15,000,000			15,000,000		
ADDT'L. PAID-IN CAPITAL / CONTRIBUTED SURPLUS			7,520,755			7,520,755
BALANCE AT BEGINNING OF THE YEAR	40,320,892			40,743,826		
AS PREVIOUS REPORTED EFFECT OF TRANSITION TO PFRS	40 220 002			40.742.026		
AS RESTATED NET INCOME / (LOSS)	40,320,892 353,381			<i>40,743,826</i> <i>90,656</i>		
BALANCE AT END OF THE YEAR	40,674,273			40,834,482		
RETAINED EARNINGS			40,674,273			40,834,482
TOTAL STOCKHOLDERS'S EQUITY		Р	98,195,028		Р	98,355,237
TOTAL LIABILITIES & STOCKHOLDERS' EQUITY		<u>P</u>	103,304,510		Р	103,436,070

Key Performance Indicators (KPI's)

The Company's and its majority owned subsidiaries' top five (5) key performance indicators are shown below.

	<u>September 30, 2021</u>	<u>September 30, 2020</u>	Difference %
Revenues	P1,742,644	P2,251,896	(P509,252)
Earnings per share	P0.703	(P0.090)	P0.793
Return on Equity	.0036	(.00046)	0.008
Debt ratio	0.0485	0.0504	(0.0020)
Market Valuation	4.83	4.68	0.15

Revenues decrease in 2021 by P509,252 due to the effect of remeasurement of loan and interest income from the bank and miscellaneous income.

Earnings per share is calculated by dividing the net income over the shares outstanding.

Return on equity is computed by dividing net income over average stockholder's equity.

Debt ratio measures the share of company's liabilities to total assets.

Market valuation is computed by dividing market value per share over book value per share.

Material Events and uncertainties that would Impact Future Operations

The following statements relative to the material event/s and uncertainties known to management that would address the past and would have an impact on future operations are presented for information of all stockholders of the Corporation:

- There were no majority-owned subsidiaries top five key performance indicators during the reporting period.
- There were no events that would trigger direct or contingent financial obligation that is material to the company, including any default or acceleration of an obligation during the reporting period.
- There were no material off-balance sheet transactions, arrangements, obligations (including contingent obligations) and other relationships of the company with unconsolidated entities or other persons created during the reporting period.

- There were no causes of material changes.
- We are not aware of any known trends, demands, commitments, events or uncertainties that will have a material impact on the issuer's liquidity. Should we become aware of such events, we will include a disclosure discussing such events in subsequent quarterly reports.

Interim Periods

Cash

Increased of 195.53% from P123,085 for the year ended December 31, 2020 to P363,524 for the period ended September 30, 2021. This was due mainly to high level of net cash provided in operating activities.

Loans Receivable

Amounted to P54,000,000. Loans receivable pertains to the loan granted to Takeda Holdings, Inc., a third party.

Accrued expenses and other payables

Amounted to P4,120,499 for the period ended September 30, 2021 compared to P4,409,043 for the year ended December 31, 2020 decreased by 6.54.%.

Revenues

The Company's effective interest income amounted to P1,742,644 and P2,251,895 and P2,244,494 in 3rd quarter of 2021, 2020 and 2019. The actual interest income based on the terms of the loan agreements totaled to P1,742,466 for 3rd quarter of 2021 and P2,251,404 for 3rd quarter of 2020 and P2,243,836 for the 3rd quarter of 2019. On September 30, 2021 the Company achieved revenue of P1,742,466 and P2,251,404 in 3rd quarter 2020.

Other Income from Banco de Oro and Land Bank of the Philippines savings account amounted to P178.

Cost and Expenses

The Company's operating expenses as of the 3rd quarter of 2021 amounted to P1,391,001 or a decrease of 39.40% compared to the 3rd quarter of the year 2020 and an increase of 3.47% compared to the 3rd quarter of the year 2019 due to decreased in office supplies and other operating expenses.

Financial Statements

The audited financial statements of BHI consisting of Statements of Financial Position as of December 31, 2020, 2019 and 2018 and Statements of Comprehensive Income, Changes in Equity and Cash Flows for the three years then ended, together with Notes to Financial Statements, are attached to this report. Likewise, the Interim Financial Statements, are attached to this report.

MATERIAL CHANGES ON THE LINE-BY-LINE ITEMS OF THE COMPANY'S CONSOLIDATED BALANCE SHEET

The following table shows the Company's cash flows on a consolidated basis of and for the years ended December 31, 2020 and 2019.

		2020		2019
Cash Flows From Operating Activities				
Profit before tax	(P	362,636)	(P	86,508)
Adjustment for:				
Interest income from loans	(3,007,568)		(3,000,000)
Gain on derecognition of financial liabilities		(133,893)		-
Interest income from cash in bank		(731)		(813)
Operating loss before working capital changes	(3,504,828)		(3,087,321)
Increase in input value-added tax		(135,343)		(97,920)
Increase in due to a related party Increase in accrued expenses and other payables		362,413		388,644
Cash used in operations		(3,277,758)		(2,796,597)
Interest received		3,008,299		3,000,813
Cash paid for income taxes		(60,297)		(60,162)
Net Increase (Decrease) In Cash		(329,756)		144,054
Cash Flows From Financing Activity Repayment of due to a stockholder		-		<u>-</u> _
Net Increase (Decrease) In Cash		(329,756)		144,054
Cash At Beginning of Year		452,841		308,787
Cash At End of Year	Р	123,085	<u>P</u>	452,841

As of December 31, 2020, cash decreased by 27.18%, from P123,085 in 2020 to P452,841 for the period ended December 31, 2019. For the period under review, interest received increased to P3,008,299 from P3,000,813 for the year 2020. The cash paid for income taxes increased, from P60,162 last year to P60,297 this year. Current tax assets or liabilities comprise those claims from, or obligations to, fiscal authorities relating to the current or prior reporting period, that are uncollected or unpaid at the balance sheet date. They are calculated according to the tax rates and tax laws applicable to the fiscal periods to which they relate, based on the taxable profit for the year. All changes to current tax assets or liabilities are recognized as a component of tax expense in the statement of comprehensive income.

Loan Receivable. In 2003, the Company granted loan to Takeda Holdings, Inc. a third party, amounting to P54,000,000 collectible in lump-sum cash in June 2008 and bears interest of 3% per annum. The Company, measured this loan at amortized cost using the

effective interest method at the prevailing interest rate applicable to similar transaction on the date of grant.

Assumed Loan - On January 2, 2013, Takeda Holdings, Inc., a third party, assigned to Aqua Rich, Inc. its unsecured, interest-bearing loan payable to the Company which is payable after two years and subject to a certain interest rate per annum. Accordingly, the carrying amount of the assumed loan as of that date was recorded as part of Due from a Related Party account of the statement of financial position.

Corresponding periodic renewals were agreed by both parties upon maturity of the loan under the same terms and conditions, which resulted in the non-current asset classification of such loan as of December 31, 2020 and 2019.

The carrying amount of assumed loan, excluding interest receivable, amounted to P54,000,000 as of December 31, 2020 and 2019 and is presented as part of Due from a Related Party in the statements of financial position.

Actual annual interest income earned in 2020, 2019 and 2018 related to the assumed loans amounted to P1,383,781, and is presented as part of Interest Income from Loans under the Revenues section in the statements of comprehensive income.

The uncollected interest amounting to P177,205 as of December 31, 2020 and 2019 is presented as part of Interest Receivable account in the statements of financial position.

The Company's loan and related interest receivable, which are subject to credit risk exposure, have been reviewed for impairment. Based on such review, management determines that the related losses are immaterial to the financial statements.

Original Loan - As of December 31, 2020 and 2019, the carrying amount of the original loan amounting to P46,000,000, excluding interest receivable, is presented as part of Due from a Related Party account in the statements of financial position.

The original loan initially consisted of deposits made by the Company for the acquisition of equity interest in Aqua Rich, Inc., an entity that has the same stockholders as that of the Company. On December 9, 2000, upon the expiration of the conversion period of the deposits into equity, the deposits were automatically converted into an unsecured, interest-bearing loan. Interest is set at a certain rate per annum.

On September 1, 2013, upon maturity of the loan, the contracting parties both agreed to renew the loan for another two years with maturity date of August 31, 2015 with the same terms and conditions. Corresponding periodic renewals were agreed by both parties upon maturity of the loan under the same terms and conditions, which resulted in the current asset classification of such loan as of December 31, 2020 and 2019.

Actual annual interest income earned in 2020, 2019 and 2018 related to this loan amounted to P1,383,781, which is presented as part of Interest Income from Loans under the Revenues section of the Statements of comprehensive income

The uncollected interest amounting to P117,205 as of December 31, 2020 and 2019 is presented as part of Interest Receivable account in the statements of financial position.

Deferred tax assets. The Company is subject to MCIT, which is computed at 2% of gross income, net of allowable deductions as defined under the tax regulations or RCIT, whichever is higher. The Company recognized MCIT amounting to P60,151 in 2020 and P 60,000 in 2019 and 2018. The Company did not recognize the deferred tax assets arising from MCIT and NOLCO as of December 31, 2020 and 2019 since management believes that the company will not have sufficient taxable income and RCIT due, respectively, within the periods against which NOLCO and MCIT can be applied. The MCIT can be claimed as deductions from future taxable income within three to five years from the year the NOLCO was incurred. Specifically, NOLCO incurred in 2020 can be claimed as a deduction from the taxable income within five consecutive years from the year incurred or until 2025 in accordance with R.A. No. 11494, Bayanihan to Recover as One Act. The MCIT amounting to P119,149 for 2017 can no longer be used as deduction from the Company's future RCIT since it has expired in 2018. The excess MCIT of P102,056 in 2018 can be applied against the regular income tax due up to 2021. The computed MCIT of P87,321 for 2019 can be applied against the RCIT due up to 2022. The MCIT of P109,363 for 2020 can be applied against the RCIT due up to 2025.

Accrued expenses and other payables. Increased to P4,409,043 from P4,180,523 in 2019 by 5.47%, the lease contract is for one year renewable upon mutual agreement of both parties.

Result of Operations

Year Ended December 31, 2020 compared to Year Ended December 31, 2019

Revenue. For the year ended December 31, 2020, the Company achieved revenue of P3,142,192 increased by 4.711% over the P3,000,812 in 2019. This was primarily due to increase in interest income from loan and in miscellaneous income.

Operating Expenses. Total expenses increased by 13.523% from P3,087,320 in 2019 to P3,504,828 this year due to increase in other operating expenses.

Financial Costs. There are no financial cost recognized for the year 2019 and 2020.

Tax Expenses. Increase by 0.224% from P60,162 for the twelve months ended December 31, 2019, to P60,297 for the period ended December 31, 2020.

Net Income. Net loss of the Company were P146,670 for 2019 and P422,933 for 2020.

Earning Per Share. Is computed by dividing net income by the weighted average number of outstanding shares after giving retroactive effect to any stock split and stock dividend declared during the year. Diluted earnings (loss) per share were not determined since the Company does not have dilutive potential common shares as of December 31, 2020 and 2019.

MATERIAL CHANGES ON THE LINE-BY-LINE ITEMS OF THE COMPANY'S CONSOLIDATED BALANCE SHEET

The following table shows the Company's cash flows on a consolidated basis of and for the years ended December 31, 2019 and 2018.

	2019	2018
Cash Flows From Operating Activities		
Profit before tax	(P 86,508)	(P 146,130)
Adjustment for:		
Interest income from loan	(3,000,000)	(3,000,000)
Interest income from cash in bank	(813)	(569)
Operating loss before working capital changes	(3,087,321)	(3,146,699)
Increase in input value-added tax	(97,920)	(99,392)
Increase in accrued expenses and other payable		
Decrease in due to a stockholder	388,644	395,899
Cash used in operations	(2,796,597)	(2,850,192)
Interest received	3,000,813	3,000,569
Cash paid for income taxes	(60,162)	(60,114)
Net Increase (Decrease) In Cash	144,054	90,263
Cash Flows From Financing Activity		
Repayment of due to a stockholder		(100,000)
Cash At Beginning of Year	144,054	(9,737)
Cash At Beginning of Year	308,787	318,524
Cash At End of Year	P 452,841	P 308,787

As of December 31, 2019, cash increased by 46.52%, from P308,787 in 2018 to P452,841 for the period ended December 31, 2019. For the period under review, interest received increased to P813 from P569 for the year 2018. The cash paid for income taxes increased, from P60,114 last year to P60,162 this year. Current tax assets or liabilities comprise those claims from, or obligations to, fiscal authorities relating to the current or prior reporting period, that are uncollected or unpaid at the balance sheet date. They are calculated according to the tax rates and tax laws applicable to the fiscal periods to which they relate, based on the taxable profit for the year. All changes to current tax assets or liabilities are recognized as a component of tax expense in the statement of comprehensive income.

Loan Receivable. Amounted to P54,254,795. Loan receivable pertains to the loan granted to Takeda Holdings, Inc., a third party. The term of the loan agreement is for two years up to 2018 with 3% interest rate due and payable annually. Under PFRS, the loan was remeasured by reference to the market interest rate at the time of the inception of the loan.

On January 2, 2013, Takeda Holdings, Inc. a third party, assigned to Aqua Rich, Inc. its unsecured, interest-bearing loan payable to the Company which is payable after two years and subject to a certain interest rate per annum. Accordingly, the carrying amount of the assumed loan as of that date was recorded as part of the Due from a Related Party account of the statement of financial position.

Due from a related party. Decreased from P46,254,795 to P46,000,000 in 2018. This account initially consisted of deposit made by the Company for the acquisition of equity interest in an entity that has the same stockholders as that of the Company. Upon the expiration of the conversion period of the deposits into equity, the deposits were automatically converted to loans.

Accrued expenses and other payables. Amounted to P4,180,523 in 2019 compared to P3,791,879 in 2018 increased by 10.25%, the lease contract stipulated an annual escalation rate of 10%.

Result of Operations

Year Ended December 31, 2019 compared to Year Ended December 31, 2018

Revenue. For the year ended December 31, 2019, the Company achieved revenue of P3,000,812, increased by 0.0081% over the P3,000,569 in 2018. This was primarily due to the interest income in excess of actual rates recognized on loan receivable and due from a related party, as a result of PFRS application, was considered non-taxable income.

Operating Expenses. Total expenses decreased by 1.89% from P3,146,699 in 2018 to P3,087,320 this year due to increased in other operating expenses.

Financial Costs. There are no financial cost recognized for the year ended December 31, 2019 and 2018.

Tax Expenses. Increase by 0.079% from P60,114 for the twelve months ended December 31, 2018, to P60,162 for the period ended December 31, 2019.

Net Income. The net loss of the Company were P146,670 and P206,244 for 2019 and 2018 respectively.

Earning Per Share. Is computed by dividing net income by the weighted average number of outstanding shares after giving retroactive effect to any stock split and stock dividend declared during the year. The EPS decreased by 9.27% from (P0.41) in 2018 to (P0.29) in 2019, the Company has no dilutive potential common shares, hence no disclosure of diluted earnings per share is made in the financial statements.

MATERIAL CHANGES ON THE LINE-BY-LINE ITEMS OF THE COMPANY'S CONSOLIDATED BALANCE SHEET

The following table shows the Company's cash flows on a consolidated basis of and for the years ended December 31, 2018 and 2017.

	2	2018		2017		
Cash Flows From Operating Activities						
Profit before tax	P (1	46,130)	Р	(118,145)		
Adjustment for:						
Interest income from loan	(3,0	000,000)		(3,000,000)		
Interest income from cash in bank		(569)		(1,004)		
Operating loss before working capital changes	(3,1	146,699)		(3,119,149)		
Increase in input value-added tax	((99,392)		(202,961)		
Increase in accrued expenses and other payable	;	395,899		416,176		
Decrease in due to a stockholder				·		
Cash used in operations	(2,8	350,192)		(2,905,934)		
Interest received	3,0	000,569		3,001,004		
Cash paid for income taxes		(60,114)		(60,160)		
Net Increase (Decrease) In Cash		90,263		34,910		
Cash Flows From Operating Activities						
Repayment of due to a stockholder	(100,000)				
Cash At Beginning of Year		(9,737)		34,910	(6	0
Cash At Beginning of Year		318,524		283,614		
Cash At End of Year	Р	308,787	<u>P</u>	318,524		

MATERIAL ITEMS UNDER OPERATING EXPENSES

OPERATING EXPENSES

2020

Operating expenses for 2020 amounted to P3,504,828 which is P417,508 over compared to 2019. Expenses for 2020 were as follows:

Professional fees	Р	1,295,607
Salaries & Wages		1,164,000
Rent Expense		300,000
Membership fees		250,000
Utilities		81,600
Office Supplies		7,308
Taxes and licenses		32,398
Director's fee		22.000

Representation		254,004
Miscellaneous		97,911
Total	Р	3,504,

Significant Employees

Not Applicable

Family Relationship

a. Juanita U. Tan - Wife of Director Manuel N. Tankiansee

b. Jemie U. Tan - Daughter of Director Manuel N. Tankiansee

and Juanita U. Tan

c. Jalane Christie U Tan - Daughter of Director Manuel N. Tankiansee

and Juanita U. Tan

d. Marilou U. Pua - Niece of Director Juanita U. Tan

e. Emma Keng Ocampo-Tan - Wife of Director Miguel Ocampo-Tan

Involvement in Certain Legal Proceedings

The company is not aware of any event that occurred during the past five (5) years that are material to an evaluation of the ability or integrity of any director or person nominated to become a director, executive officer, promoter or control of the company.

OPERATIONAL AND FINANCIAL INFORMATION

Market for Issuer's Common Equity and Related Stockholder Matters

MARKET INFORMATION

The principal market for the Company's Common Equity is the Philippine Stock Exchange as of October 31, 2021.

HOLDERS

Class	No. of Stockholders
Common A	321
Common B	1

MARKET INFORMATION FOR SECURITIES OTHER THAN COMMON EQUITY

The principal market of the common equity of the issuer is the Philippine Stock Exchange. From the table below, the trading price indicate the high & low sales prices of the common equity of the registrant from 2018 to 3rd Quarter of 2021.

<u>2021</u>	1st Quarter	2nd Quarter	3rd Quarter	4 th Quarter
	Date Price	Date Price	Date Price	Date Price
HIGH	901	945	945	
LOW	800	901	901	
<u>2020</u>	1st Quarter <u>Date Price</u>	2nd Quarter Date Price	3rd Quarter <u>Date Price</u>	4th Quarter Date Price
HIGH	1250	960	920	901
LOW	800	800	800	800
<u>2019</u>	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
	<u>Date Price</u>	<u>Date Price</u>	<u>Date Price</u>	Date Price
HIGH	1260	1481	1718	1300
LOW	1253	1251	1251	1250

Last transaction date was June 14, 2021 and the closing price was at P945 per share.

OTHER SECURITIES

None

TOP TWENTY STOCKHOLDERS As of October 31, 2021

CLASS A

RANK	STOCKHOLDER	NO. OF SHARE	PERCENTAGE
1	BULK HANDLERS, INC.	448,624	89.73%
2	PCD NOMINEE CORPORATION	10,747	2.15%
3	TAN, MIKO PAOLO	8,631	1.73%
4	TAN, TRUMAN A.	5,000	1.00%
5	CALIGAGAN, JACKELYN P.	2,883	0.58%

6	JEMIE UY TAN	849	0.17%
7	RITA LEGARDA, INC.	588	0.12%
8	MALANOG, ALMA TERESA R.	400	0.08%
9	VIVIAN MAUREEN G. PROTACIO	380	0.08%
10	REYNO III, ALFONSO VICTORIO G.	350	0.07%
11	REYNO JR., ALFONSO R.	350	0.07%
12	REYNO, CHRISTOPHER G.	350	0.07%
13	ROBLES, PATRICK G.	350	0.07%
14	REYNO, YOLANDA G.	350	0.07%
15	ROBLES, EXEQUIEL D.	314	0.06%
16	SANTOS, VICENTE R.	314	0.06%
17	TAN, MARIZA SANTOS	314	0.06%
18	LUIS R. ASIS	313	0.06%
19	ROLLAND ANDRES	309	0.06%
20	SANTOS, REBECCA	309	0.06%

CLASS B

RANK	STOCKHOLDER	<u>NO. OF</u> <u>SHARE</u>	<u>PERCENTAGE</u>
1	BULK HANDLERS, INC.	150,000	100.00%

DIVIDENDS

- a. No cash dividends were declared for the most two recent fiscal years.
- b. The company has no active operation, thus no payment of dividends was made
- c. Dividends may be declared from the surplus net profit of the company at such time or times, and in such percentage as the Board of Directors may deem proper. No dividend shall be declared that will impair the capital of the
- d. company. Stock dividends shall be declared in accordance with law.

RECENT SALE OF UNREGISTERED SECURITIES.

None.

DESCRIPTION OF REGISTRANT'S SECURITY.

Common Stock

The company has two classes of authorized capital stock of 1,000,000 shares at P100 par.

Class A

Authorized - 700,000 Shares

Issued and Outstanding - 350,000 Shares P 35,000,000.00

Class B

Authorized - 300,000 Shares

Issued and Outstanding - 150,000 Shares P 15,000,000.00

P 50,000,000.00

=========

Class A and Class B shares enjoy the same rights and privileges except that Class A shares shall be issued solely to Philippine nationals while Class B shares may be issued to either Philippine or foreign nationals.

The second paragraph of the SEVENTH Article of the Articles of Incorporation of the issuer provides that:

"That no transfer of stock or interest which shall reduce the ownership of Filipino citizens to less than the required percentage of the capital stock as may be required by law shall be allowed or permitted to be recorded in the proper books of the corporation and this restriction shall be indicated in all stock certificates of the Corporation."

DEBT SECURITIES/STOCK OPTIONS/SECURITIES SUBJECT TO REDEMPTION OR CALL

None

CORPORATE GOVERNANCE

Corporate Governance

Discussion on Compliance with Leading Practices on Corporate Governance

- a. The evaluation system to monitor compliance with the Board of Directors is still evolving consistent with the nature of the Manual as a work in progress. However, at this time, the Corporation has adopted the Institute of Corporate Directors' on-line submission format for self evaluation in determining and measuring compliance with the Manual by the Corporation, its Board, the individual directors and high-ranking officers. This self evaluation has been disclosed and submitted by the Corporation to the ICD.
- b. The Corporation has adopted a Manual on Corporate Governance (the Manual). It is to be noted in this regard, that the Corporation is highly regulated by several government agencies. The Corporation has not materially deviated from the Manual, and no persons have been found to have breached or violated the Manual. It has not, likewise, been found or charged to have violated any rule, regulation or law of the land.
- c. The Corporation has adopted measures to ensure compliance with international best practices on good corporate governance such as its compliance with international accounting standards and continuous review of the Manual for possible improvements.
- d. Pursuant to its Corporate Governance Manual, the Board established the Audit Committee to look into the laws and company policies and procedures and review of financial statements. In line with its Corporate Governance Manual, all financial reports are checked by the Audit Committee against compliance with internal financial management and pertinent accounting standards.

EXTERNAL AUDIT FEES

- (a) The aggregate fees billed for each of last two (2) fiscal years for professional services rendered by the external auditor for the Year 2020 & 2019 were P105,000.00 & P105,000.00 respectively. The Board approves the services rendered.
- (b) There is no other assurance and related services by the external auditor that are reasonably related to the performance of the audit or review of the registrant's financial statements.
- (c) There are no tax fees.
- (d) There are no all other fees.
- (e) There audit committee pre-approves and recommends to the Board of Directors all audit services rendered by external auditors as well as the engagement fees to be paid. The Audit Committee actively engages in dialogue with external auditor to ensure that audit services rendered shall not impair the independence of the external auditor. The Audit Committee is composed of three directors and chaired by one of the directors. They are Ms. Felisa P. Escudero, chairman, Ms. Juanita U. Tan and Ms. Julie C. Dela Cruz, as members.

EXHIBITS AND SCHEDULES

Exhibits and Reports on SEC Form 17-C

During the last six (6) months period by this report, the Company filed reports on SEC Form 17-C on the following items:

<u>Date of Report</u> <u>Item Reported</u> <u>Matters Reported</u>

December 18, 2020 Election of Directors TI & Officers di

The following were elected as directors:

- 1) Manuel N. Tankiansee
- 2) Juanita U. Tan
- 3) Agripina M. Serrano
- 4) Jemie U. Tan
- 5) Marilou U. Pua
- 6) Jalane Christie U. Tan
- 7) Julie C. Dela Cruz
- 8) Miguel Ocampo Tan
- 9) Emma Keng Ocampo-Tan
- 10) Paolo Redemptus Capino *
- 11) Felisa P. Escudero *

Elected Officers are the following:

Chairman of the Board - Mr. Manuel N. Tankiansee
President - Ms. Juanita U. Tan
Treasurer - Ms. Agripina M. Serrano

Vice-President - Mr. Erwin R. Diaz

Corporate Secretary - Atty. Helen C. De Leon Manzano

UPON THE WRITTEN REQUEST OF A STOCKHOLDER, THE COMPANY UNDERTAKES TO FURNISH SAID STOCKHOLDER A COPY OF THE COMPANY'S ANNUAL REPORT ON SEC 17-A FREE OF CHARGE. SUCH REQUEST SHOULD BE DIRECTED TO THE BHI HOLDINGS, INC'S. MANAGEMENT, 22/F THE PEARLBANK CENTRE, 146 VALERO STREET, SALCEDO VILLAGE, MAKATI CITY.

ALL REQUESTS MAY BE SENT TO THE FOLLOWING ADDRESS:

MR. ERWIN R. DIAZ

Vice President BHI Holdings, Inc. 22nd Floor, The Pearlbank Centre 146 Valero Street, Salcedo Village, Makati City

^{*}Independent Directors



Punongbayan & Araullo

20th Floor, Tower 1 The Enterprise Center 6766 Ayala Avenue 1200 Makati City Philippines

T+63 2 8988 2288

Report of Independent Auditors

The Board of Directors and Stockholders BHI Holdings, Inc. (A Subsidiary of Bulk Handlers, Inc.) 22nd Floor, The Pearl Bank Centre 146 Valero Street, Salcedo Village Makati City

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of BHI Holdings, Inc. (the Company), which comprise the statements of financial position as at December 31, 2020 and 2019, and the statements of comprehensive income, statements of changes in equity and statements of cash flows for each of the three years in the period ended December 31, 2020, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2020 and 2019, and its financial performance and its cash flows for each of the three years in the period ended December 31, 2020 in accordance with Philippine Financial Reporting Standards (PFRS).

Basis for Opinion

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



Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matter described below to be the key audit matter to be communicated in our report.

Valuation of Due from a Related Party

Description of the Matter

The valuation of due from a related party is considered to be a matter of significance as it requires the application of judgment and use of subjective assumptions by management. Under the guidelines of PFRS 9, *Financial Instruments*, the Company assesses its Expected Credit Loss on a forward-looking basis associated with its financial assets carried at amortized cost. The Company considers a broader range of information in assessing credit risk and measuring expected credit losses, including past events, current conditions, reasonable and supportable forecasts that affect collectability of the future cash flows of the financial assets.

As of December 31, 2020, the Company has loans receivable, shown as due from a related party, amounting to P100.0 million, which represents 97% of the Company's total assets. The Company's management exercises significant judgment and use subjective estimates in determining when and how much to recognize impairment loss on loans receivable. These judgments and estimates, which are detailed in the Company's significant accounting policies, judgments and estimates in Notes 2 and 3 to the financial statements, include the approach applied by the Company in assessing the impairment of assets. Based on management's assessment, no allowance for impairment is required to be recognized in the financial statements as the amount of adjustments were identified by management to be immaterial to the Company. The disclosures of the Company on Due from a related party and the related credit risk are included in Notes 4 and 11 to the financial statements.

How the Matter was Addressed in the Audit

Our audit procedures to address the risk of material misstatement relating to the valuation of due from a related party, which was considered to be a significant risk, included obtaining and understanding of the Company's policy on impairment of loans receivable and assessing the borrower's capacity to pay through examination of payment history and the borrower's latest available financial information. We have also considered the adequacy of the Company's disclosure in relation to due from a related party account.



Other Information

Management is responsible for the other information. The other information comprises the information included in the Company's Securities and Exchange Commission (SEC) Form 20-IS (Definitive Information Statement) and SEC Form 17-A for the year ended December 31, 2020, but does not include the financial statements and our auditors' report thereon. The Definitive Information Statement and SEC Form 17-A for the year ended December 31, 2020 are expected to be made available to us after the date of this auditors' report.

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

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

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

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

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

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

Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with PSA will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.



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

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

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

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

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



Report on Other Legal and Regulatory Requirements

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information for the year ended December 31, 2020 required by the Bureau of Internal Revenue as disclosed in Note 15 to the financial statements is presented for purposes of additional analysis and is not a required part of the basic financial statements prepared in accordance with PFRS; neither is it required by the Revised Securities Regulation Code Rule 68 of the Philippine Securities and Exchange Commission. Such supplementary information is the responsibility of management. The supplementary information has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

The engagement partner on the audit resulting in this independent auditors' report is John Endel S. Mata.

PUNONGBAYAN & ARAULLO

By: John Endel S. Mata

Partner

CPA Reg. No. 0121347
TIN 257-622-627
PTR No. 8533233, January 4, 2021, Makati City
SEC Group A Accreditation
Partner – No. 121347-SEC (until Dec. 31, 2023)
Firm – No. 0002 (until Dec. 31, 2024)
BIR AN 08-002551-040-2019 (until Dec. 15, 2022)
Firm's BOA/PRC Cert. of Reg. No. 0002 (until Jul. 24, 2021)

March 19, 2021

(A Subsidiary of Bulk Handlers, Inc.)

STATEMENTS OF FINANCIAL POSITION DECEMBER 31, 2020 AND 2019

(Amounts in Philippine Pesos)

	Notes	2020	2019
<u>ASSETS</u>			
CURRENT ASSETS			
Cash	2	P 123,085	P 452,841
Due from a related party	4	46,000,000	46,000,000
Interest receivable	4	254,795	254,795
Input value-added tax		2,755,050	2,619,707
Total Current Assets		49,132,930	49,327,343
NON-CURRENT ASSET			
Due from a related party	4	54,000,000	54,000,000
TOTAL ASSETS		P 103,132,930	P 103,327,343
LIABILITIES AND EQUITY			
CURRENT LIABILITIES			
Accrued expenses and other payables	5	P 4,409,043	P 4,180,523
Due to a stockholder	4	867,116	867,116
Income tax payable		15,123	15,123
Total Liabilities		5,291,282	5,062,762
EQUITY			
Capital stock	8	50,000,000	50,000,000
Additional paid-in capital	2	7,520,755	7,520,755
Retained earnings		40,320,893	40,743,826
Total Equity		97,841,648	98,264,581
TOTAL LIABILITIES AND EQUITY		P 103,132,930	P 103,327,343

(A Subsidiary of Bulk Handlers, Inc.) STATEMENTS OF COMPREHENSIVE INCOME

FOR THE YEARS ENDED DECEMBER 31, 2020, 2019, AND 2018

(Amounts in Philippine Pesos)

	Notes		2020		2019		2018	
REVENUES								
Interest income from loans	4	P	3,007,568	P	3,000,000	P	3,000,000	
Interest income from cash in banks	2		731		812		569	
Miscellaneous income	5		133,893		=		-	
			3,142,192		3,000,812		3,000,569	
OPERATING EXPENSES								
Salaries and employee benefits	4		1,164,000		1,164,000		1,164,000	
Rent	4, 10		300,000		300,000		300,000	
Other operating expenses	6		2,040,828		1,623,320		1,682,699	
			3,504,828		3,087,320		3,146,699	
LOSS BEFORE TAX		(362,636)	(86,508)	(146,130)	
TAX EXPENSE	7		60,297		60,162		60,114	
NET LOSS		(422,933)	(146,670)	(206,244)	
OTHER COMPREHENSIVE INCOME					-			
TOTAL COMPREHENSIVE LOSS		(<u>P</u>	422,933)	(<u>P</u>	146,670)	(<u>P</u>	206,244)	
Basic and Diluted Loss Per Share	9	(<u>P</u>	0.85)	(<u>P</u>	0.29)	(<u>P</u>	0.41)	

See Notes to Financial Statements.

(A Subsidiary of Bulk Handlers, Inc.)

STATEMENTS OF CHANGES IN EQUITY

FOR THE YEARS ENDED DECEMBER 31, 2020, 2019, AND 2018

(Amounts in Philippine Pesos)

	Notes	2020		2019		2018	
CAPITAL STOCK	8	P	50,000,000	P	50,000,000	P	50,000,000
ADDITIONAL PAID-IN CAPITAL	2		7,520,755		7,520,755		7,520,755
RETAINED EARNINGS Balance at beginning of year Total comprehensive loss during the year		(40,743,826 422,933)	(40,890,496 146,670)	(41,096,740 206,244)
Balance at end of year			40,320,893		40,743,826		40,890,496
TOTAL EQUITY		<u>P</u>	97,841,648	Р	98,264,581	P	98,411,251

See Notes to Financial Statements.

(A Subsidiary of Bulk Handlers, Inc.) STATEMENTS OF CASH FLOWS

FOR THE YEARS ENDED DECEMBER 31, 2020, 2019, AND 2018

(Amounts in Philippine Pesos)

	Notes		2020		2019		2018
CASH FLOWS FROM OPERATING ACTIVITIES							
Loss before tax		(P	362,636)	(P	86,508)	(P	146,130)
Adjustments for:							
Interest income from loans	4	(3,007,568)	(3,000,000)	(3,000,000)
Gain on derecognition of financial laibilities	5	(133,893)		-		-
Interest income from cash in banks	2	(731)	(813)	(569)
Operating loss before working capital changes		(3,504,828)	(3,087,321)	(3,146,699)
Increase in input value-added tax		(135,343)	(97,920)	(99,392)
Increase in accrued expenses and other payables			362,413		388,644		395,899
Cash used in operations		(3,277,758)	(2,796,597)	(2,850,192)
Interest received		·	3,008,299	•	3,000,813		3,000,569
Cash paid for income taxes		(60,297)	(60,162)	(60,114)
Net Cash From (Used in) Operating Activities		(329,756)		144,054		90,263
CASH FLOWS FROM A FINANCING ACTIVITY							
Repayment of due to a stockholder	4					(100,000)
NET INCREASE (DECREASE) IN CASH		(329,756)		144,054	(9,737)
CASH AT BEGINNING OF YEAR			452,841		308,787		318,524
CASH AT END OF YEAR		P	123,085	P	452,841	P	308,787

See Notes to Financial Statements.

(A Subsidiary of Bulk Handlers, Inc.) NOTES TO FINANCIAL STATEMENTS DECEMBER 31, 2020, 2019 AND 2018 (Amounts in Philippine Pesos)

1. GENERAL INFORMATION

1.1 Corporate Information

BHI Holdings, Inc. (the Company) was incorporated in the Philippines and registered with the Securities and Exchange Commission (SEC) on January 24, 1963 to engage primarily in the insurance business. On November 4, 1999, the SEC approved the change in the Company's corporate name from Consolidated Insurance Company, Inc. to BHI Holdings, Inc. and, concurrently, the change in its primary purpose from that of a non-life insurance company to an investment holding company.

The Company's shares of stock are listed for trading at the Philippine Stock Exchange (PSE). Bulk Handlers, Inc. (the Parent Company), a domestic corporation, owns 89.88% of the Company's capital stock. The Parent Company is currently engaged in the business of warehouse leasing and terminal operations.

To date, the Company's operations are limited to maintaining and generating interest income on loans granted to a related party (see Note 1.2). Accordingly, no business segment information is presented in its financial statements.

The registered office address of the Company and the Parent Company, which is also their principal place of business, is located at 22nd Floor, The Pearl Bank Centre, 146 Valero Street, Salcedo Village, Makati City.

1.2 Status of Operations

As an investment holding company, the Company's main thrust is to acquire ownerships in profitable corporations. However, due to certain economic factors, the Company has been inactive in pursuing investment activities for a number of years. As indicated in Note 1.1, its present source of revenue is limited to interest income generated from its loans granted to a related party (see Note 4). As such, the Company has only two employees handling mainly administrative functions due to limited transactions of the Company as of December 31, 2020 (see Note 2.7). The Company's management, however, continues to assess possible investment opportunities that it can embark on.

1.3 Impact of COVID-19 Pandemic on Company's Business

The COVID-19 pandemic started to become widespread in the Philippines in early March 2020. The measures taken by the government to contain the virus have affected economic conditions and resulted in business disruptions. This situation ensued as of December 31, 2020 and thereafter. While the unfavorable situation is currently expected to be temporary, management has assessed that such does not have significant impact to the Company since the Company has minimal and inactive operations.

1.4 Approval of Financial Statements

The financial statements of the Company as of and for the year ended December 31, 2020 (including the comparative financial statements as of December 31, 2019 and for the years ended December 31, 2019 and 2018) were authorized for issue by the Company's Board of Directors (BOD) on March 19, 2021.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies that have been used in the preparation of these financial statements are summarized below and in the succeeding pages. The policies have been consistently applied to all the years presented, unless otherwise stated.

2.1 Basis of Preparation of Financial Statements

(a) Statement of Compliance with Philippine Financial Reporting Standards

The financial statements of the Company have been prepared in accordance with Philippine Financial Reporting Standards (PFRS). PFRS are adopted by the Financial Reporting Standards Council (FRSC) from the pronouncements issued by the International Accounting Standards Board, and approved by the Philippine Board of Accountancy.

The financial statements have been prepared using the measurement bases specified by PFRS for each type of asset, liability, income, and expense. The measurement bases are more fully described in the accounting policies that follow.

(b) Presentation of Financial Statements

The financial statements are presented in accordance with Philippine Accounting Standard (PAS) 1, *Presentation of Financial Statements*. The Company presents all items of income, expense and other comprehensive income in a single statement of comprehensive income.

The Company presents a third statement of financial position as of the beginning of the preceding period when it applies an accounting policy retrospectively, or makes a retrospective restatement or reclassification of items that has a material effect on the information in the statement of financial position at the beginning of the preceding period. The related notes to the third statement of financial position are not required to be disclosed.

In 2020, the Company reclassified the presentation of interest receivable in the 2019 statement of financial position, which was previously presented as part of Due from a Related Party account to conform with the current year presentation. Such reclassification did not result in any material impact since the total current assets remained the same while the balance of interest receivable only comprised less than 1% of total current assets.

(c) Functional and Presentation Currency

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

Items included in the financial statements are measured using its functional currency. Functional currency is the currency of the primary economic environment in which the Company operates.

2.2 Adoption of New and Amended PFRS

(a) Effective in 2020 that are Relevant to the Company

The Company adopted the following revisions to conceptual framework and amendments to existing standards, which are mandatorily effective for annual periods beginning on or after January 1, 2020:

Conceptual Framework : Revised Conceptual Framework for

Financial Reporting

PAS 1 and PAS 8 : Presentation of Financial Statements (Amendments) and Accounting Policies, Changes

and Accounting Policies, Changes in Accounting Estimates and Errors

- Definition of Material

PFRS 3 and PFRS 9 : Financial Instruments: Disclosures and

(Amendments) Financial Instruments – Interest Rate

Benchmark Reform

Discussed below and in the succeeding page are the relevant information about these pronouncements.

(i) Revised Conceptual Framework for Financial Reporting. The revised conceptual framework will be used in standard-setting decisions with immediate effect. Key changes include (a) increasing the prominence of stewardship in the objective of financial reporting, (b) reinstating prudence as a component of materiality, (c) defining a reporting entity, which may be a legal entity, or a portion of an entity, (d) revising the definitions of an asset and a liability, (e) removing the probability threshold for recognition and adding guidance on derecognition, (f) adding guidance on different measurement basis, and, (g) stating that profit or loss is the primary performance indicator and that, in (h) stating that profit or loss is the primary performance indicator and that, in principle, income and expenses in other comprehensive income should be recycled where this enhances the relevance or faithful representation of the financial statements. The application of the revised conceptual framework had no significant impact on the Company's financial statements.

- (ii) PAS 1 (Amendments), Presentation of Financial Statements, and PAS 8 (Amendments), Accounting Policies, Changes in Accounting Estimates and Errors Definition of Material. The amendments provide a clearer definition of 'material' in PAS 1 by including the concept of 'obscuring' material information with immaterial information as part of the new definition, and clarifying the assessment threshold (i.e., misstatement of information is material if it could reasonably be expected to influence decisions made by primary users, which consider the characteristic of those users as well as the entity's own circumstances). The definition of material in PAS 8 has been accordingly replaced by reference to the new definitions of material in PAS 1. In addition, amendment has also been made in other standards that contain definition of material or refer to the term 'material' to ensure consistency. The application of these amendments had no significant impact on the Company's financial statements.
- (iii) PFRS 7 (Amendments), Financial Instruments: Disclosures, and PFRS 9 (Amendments), Financial Instruments Interest Rate Benchmark Reform. The amendments clarify that an entity would continue to apply certain hedge accounting requirements assuming that the interest rate benchmark on which the hedge cash flows and cash flows from the hedging instrument are based will not be altered as a result of interest rate benchmark reform. The application of these amendments had no significant impact on the Company's financial statements.
- (b) Effective in 2020 that is not Relevant to the Company

The amendments relating to PFRS 3, Business Combinations – Definition of Business, is mandatorily effective for annual periods beginning on or after January 1, 2020 but is not relevant to the Company's financial statements.

(c) Effective Subsequent to 2020 but not Adopted Early

There are amendments and annual improvements to existing standards effective for annual periods subsequent to 2020, which are adopted by the FRSC. Management will adopt the following relevant pronouncements in accordance with their transitional provisions; and, unless otherwise stated, none of these are expected to have significant impact on the Company's financial statements:

- (i) PFRS 16 (Amendments), Leases COVID-19-Related Rent Concessions (effective from June 30, 2020). The amendments permit lessees, as practical expedient, not to assess whether particular rent concessions occurring as a direct consequence of the COVID-19 pandemic are lease modifications and instead to account for those rent concessions as if they are not lease modifications.
- (ii) PAS 37 (Amendments), *Provisions, Contingent Liabilities and Contingent Assets Onerous Contracts Costs if Fulfilling a Contract* (effective January 1, 2022). The amendments specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (examples would be direct labor, materials) or an allocation of other costs that relate directly to fulfilling contracts (an example would be the allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract).

- (iii) Annual Improvements to PFRS to PFRS 2018-2020 Cycle. Among the improvements, the following amendments, which are effective from January 1, 2022, are relevant to the Company:
 - PFRS 9 (Amendments), Financial Instruments Fees in the '10 per cent' Test for Derecognition of Liabilities. The improvements clarify the fees that a company includes when assessing whether thew terms of a new or modified financial liability are substantially different from the terms of the original financial liability.
 - Illustrative Examples Accompanying PFRS 16, Leases Lease Incentives.
 The improvement merely removes potential for confusion regarding lease incentives.
- (iv) PAS 1 (Amendments), Presentation of Financial Statements Classification of Liabilities as Current or Non-current (effective January 1, 2023). The amendments aim to promote consistency in applying the requirements by helping companies determine whether, in the statement of financial position, debt and other liabilities with an uncertain settlement date should be classified as current (due or potentially due to be settled within one year) or non-current.

2.3 Financial Instruments

Financial assets and financial liabilities are recognized when the entity becomes a party to the contractual provisions of the financial statements.

(a) Financial Assets

For purposes of classifying financial assets, an instrument is considered as an equity instrument if it is non-derivative and meets the definition of equity for the issuer in accordance with the criteria of PAS 32, *Financial Instruments: Presentation*. All other non-derivative financial instruments are treated as debt instruments.

(i) Classification and Measurement of Financial Assets

The classification and measurement of financial assets is driven by the entity's business model for managing the financial assets and the contractual cash flow characteristics of the financial assets. Currently, all of the Company's financial assets are classified and measured at amortized cost.

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

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

Except for due from a related party that do not contain a significant financing component and are measured at the transaction price in accordance with PFRS 15, *Revenue from Contracts with Customers*, all financial assets meeting these criteria are measured initially at fair value plus transaction costs. These are subsequently measured at amortized cost using the effective interest method, less any allowance for expected credit losses (ECL).

The Company's financial assets at amortized cost are presented in the statement of financial position as Cash, Due from a Related Party and Interest Receivable.

Financial assets measured at amortized cost are included in current assets, except for those with maturities greater than 12 months after the end of reporting period, which are classified as non-current assets.

Financial assets measured at amortized cost are included in current assets, except for those with maturities greater than 12 months after end of reporting period, which are classified as non-current assets.

For purposes of cash flows reporting and presentation, cash generally pertain to cash on hand and demand deposits which are unrestricted as to withdrawal and readily available for use in the Company's operations.

Interest income is calculated by applying the effective interest rate to the gross carrying amount of the financial assets except for those that are subsequently identified as credit-impaired. For credit-impaired financial assets at amortized cost, if any, the effective interest rate is applied to the net carrying amount of the financial assets (after deduction of the loss allowance). The interest earned is recognized in the statement of comprehensive income as Interest Income from Cash in Banks.

(ii) Impairment of Financial Assets

At the end of the reporting period, the Company assesses its ECL on a forward-looking basis associated with its financial assets carried at amortized cost. The Company considers a broader range of information in assessing credit risk and measuring expected credit losses, including past events, current conditions, reasonable and supportable forecasts that affect collectability of the future cash flows of the financial assets.

The Company applies the simplified approach in measuring ECL, which uses a lifetime expected loss allowance for all trade and other receivables. These are the expected shortfalls in contractual cash flows, considering the potential for default at any point during the life of the financial assets. To calculate the ECL, the Company uses its historical experience, external indicators and forward-looking information to calculate the ECL using a provision matrix.

The Company also assesses impairment of receivables on a collective basis as they possess shared credit risk characteristics, and have been grouped based on the days past due. The key elements used in the calculation of ECL are as follows:

- *Probability of default* It is an estimate of likelihood of a counterparty defaulting at its financial obligation over a given time horizon, either over the next 12 months or the remaining lifetime of the obligation.
- Loss given default It is an estimate of loss arising in case where a default occurs at a given time. It is based on the difference between the contractual cash flows of a financial instrument due from a counterparty and those that the Company would expect to receive, including the realization of any collateral or effect of any credit enhancement.
- Exposure at default It represents the gross carrying amount of the financial instruments subject to the impairment calculation.

The Company recognizes an impairment loss in profit or loss for all financial instruments subjected to impairment assessment with a corresponding adjustment to their carrying amount through a loss allowance account and does not reduce the carrying amount of the financial asset in the statement of financial position.

(iii) Derecognition of Financial Assets

The financial assets (or where applicable, a part of a financial asset or part of a group of financial assets) are derecognized when the contractual rights to receive cash flows from the financial instruments expire, or when the financial assets and all substantial risks and rewards of ownership have been transferred to another party. If the Company neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Company recognizes its retained interest in the asset and an associated liability for amounts it may have to pay. If the Company retains substantially all the risks and rewards of ownership of a transferred financial asset, the Company continues to recognize the financial asset and also recognizes a collateralized borrowing for the proceeds received.

(b) Financial Liabilities

Financial liabilities, which include accrued expenses and other payables (excluding tax-related liabilities) and due to a stockholder, are recognized when the Company becomes a party to the contractual terms of the instrument. These are recognized initially at their fair values and subsequently measured at amortized cost, using effective interest method for those with maturities beyond one year, less settlement payments.

Financial liabilities are classified as current liabilities if payment is due to be settled within one year or less after the end of the reporting period (or in the normal operating cycle of the business, if longer), or the Company does not have an unconditional right to defer settlement of the liability for at least twelve months after the end of the reporting period. Otherwise, these are presented as non-current liabilities.

Financial liabilities are derecognized from the statement of financial position only when the obligations are extinguished either through discharge, cancellation or expiration. The difference between the carrying amount of the financial liability derecognized and the consideration paid or payable is recognized in profit or loss.

(c) Offsetting of Financial Instruments

Financial assets and financial liabilities are offset and the resulting net amount, considered as a single financial asset or financial liability, is reported in the statement of financial position when there is a legally enforceable right to set-off the recognized amounts and there is an intention to settle on a net basis, or realize the asset and settle the liability simultaneously.

The right of set-off must be available at the end of the reporting period, that is, it is not contingent on future event. It must also be enforceable in the normal course of business, in the event of default, and in the event of insolvency or bankruptcy; and must be legally enforceable for both entity and all counterparties to the financial instruments.

2.4 Other Asset

Other current asset pertains to other resources controlled by the Company as a result of past events. This is recognized in the financial statements when it is probable that the future economic benefits will flow to the Company and the asset has a cost or value that can be measured reliably.

Other recognized assets of similar nature, where future economic benefits are expected to flow to the Company beyond one year after the end of the reporting period or in the normal operating cycle of the business, if longer, are classified as non-current assets.

The carrying amount of other asset is written down immediately to its recoverable amount if the carrying amount of other assets is greater than its estimated recoverable amount (see Note 2.9).

2.5 Provisions and Contingencies

Provisions are recognized when present obligations will probably lead to an outflow of economic resources and they can be estimated reliably even if the timing or amount of the outflow may still be uncertain. A present obligation arises from the presence of a legal or constructive obligation that has resulted from past events.

Provisions are measured at the estimated expenditure required to settle the present obligation, based on the most reliable evidence available at the end of the reporting period, including the risks and uncertainties associated with the present obligation.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. When time value of money is material, long-term provisions are discounted to their present values using a pretax rate that reflects market assessments and the risks specific to the obligation. The increase in the provision due to passage of time is recognized as interest expense. Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate.

In those cases where the possible outflow of economic resource as a result of present obligations is considered improbable or remote, or the amount to be provided for cannot be measured reliably, no liability is recognized in the financial statements. Similarly, possible inflows of economic benefits to the Company that do not yet meet the recognized or criteria of an asset are considered contingent assets, hence, are not recognized in the financial statements. On the other hand, any reimbursement that the Company can be virtually certain to collect from a third party with respect to the obligation is recognized as a separate asset not exceeding the amount of the related provision.

2.6 Revenue and Expense Recognition

Revenue is recognized only when (or as) the Company satisfies a performance obligation by transferring control of the promised goods or services to a customer. The transfer of control can occur over time or at a point in time. Interest income is recognized as the interest accrues taking into account the effective yield on the asset.

Expenses are recognized in profit or loss upon utilization of goods and services or at the date they are incurred.

2.7 Employee Benefits

The Company has not established a formal retirement plan yet. It is also not covered by the provisions of Republic Act (R.A.) No. 7641, *The Retirement Pay Law*, since it employs not more than ten employees (see also Note 1.2). However, the Company provides to its employees the following benefits:

(a) Post-employment Defined Contribution Plan

A defined contribution plan is a post-employment plan under which the Company pays fixed contributions to an independent entity (i.e. Social Security System). The Company has no legal or constructive obligations to pay further contributions after payment of the fixed contribution. The contributions recognized in respect of defined contribution plans are expensed as they fall due. Liabilities or assets may be recognized if underpayment or prepayment has occurred and are included in current liabilities or current assets as they are normally of a short-term nature.

(b) Compensated Absences

Compensated absences are recognized for the number of paid leave days (including holiday entitlement) remaining at the end of the reporting period. They are included in Accrued Expenses and Other Payables in the statement of financial position at the undiscounted amount that the Company expects to pay as a result of the unused entitlement.

2.8 Leases – Company as Lessee

(a) Accounting for Leases in Accordance with PFRS 16 (2020 and 2019)

For any new contracts entered into, the Company considers whether a contract is, or contain, a lease. A lease is defined as a contract, or part of a contract, that conveys the right to use an asset (the underlying asset) for a period of time in exchange for consideration. To apply this definition, the Company assesses whether the contract meets three key evaluations which are whether:

- the contract contains an identified asset, which is either explicitly identified
 in the contract or implicitly specified by being identified at the time the asset
 is made available to the Company;
- the Company has the right to obtain substantially all of the economic benefits from the use of the identified asset throughout the period of use, considering its rights within the defined scope of the contract; and,
- the Company has the right to direct the use of the identified asset throughout the period of use. The Company assesses whether it has the right to direct 'how and for what purpose' the asset is used throughout the period of use.

The Company has elected to account for short-term leases assets using the practical expedients. Instead of recognizing, a right-of-use assets and lease liability, the payments in relation to these are recognized as an expense in profit or loss on a straight-line basis over the lease term.

(b) Accounting for Leases in Accordance with PAS 17 (2018)

Leases which do not transfer to the Company substantially all the risks and benefits of ownership of the asset are classified as operating leases. Operating lease payments (net of any incentive received from the lessor) are recognized as expense in profit or loss on a straight-line basis over the lease term. Associated costs, such as repairs and maintenance and insurance, are expensed as incurred.

The Company determines whether an arrangement is, or contains, a lease based on the substance of the arrangement. It makes an assessment of whether the fulfilment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use of the asset.

2.9 Impairment of Non-financial Assets

At each reporting date, non-financial assets are reviewed to determine whether there is any indication that the assets have suffered an impairment loss. If there is an indication of possible impairment, the recoverable amount of any affected asset (or group of related assets) is estimated and compared with its carrying amount. If estimated recoverable amount is lower, the carrying amount is reduced to its estimated recoverable amount, and an impairment loss is recognized immediately in profit or loss.

If an impairment loss subsequently reverses, the carrying amount of the asset (or group of related assets) is increased to the revised estimate of its recoverable amount (estimated selling price less costs to complete and sell, in the case of inventories), but not in excess of the amount that would have been determined had no impairment loss been recognized for the asset (group of related assets) in prior years. A reversal of an impairment loss is recognized immediately in profit or loss.

2.10 Income Taxes

Tax expense recognized in the profit or loss comprises the sum of current tax and deferred tax not recognized in other comprehensive income or directly in equity, if any.

Current tax assets or current tax liabilities comprise those claims from, or obligations to, fiscal authorities relating to the current or prior reporting period, that are uncollected or unpaid at the end of the reporting period. They are calculated using the tax rates and tax laws applicable to the fiscal periods to which they relate, based on the taxable profit for the year. All changes to current tax assets or current tax liabilities are recognized as a component of tax expense in profit or loss.

Deferred tax is accounted for using the liability method on temporary differences at the end of each reporting period between the tax base of assets and liabilities and their carrying amounts for financial reporting purposes. Under the liability method, with certain exceptions, deferred tax liabilities are recognized for all taxable temporary differences and deferred tax assets are recognized for all deductible temporary differences and the carryforward of unused tax losses and unused tax credits to the extent that it is probable that taxable profit will be available against which the deductible temporary differences can be utilized. Unrecognized deferred tax assets are reassessed at the end of each reporting period and are recognized to the extent that it has become probable that future taxable profit will be available to allow such deferred tax assets to be recovered.

Deferred tax assets and deferred tax liabilities are measured at the tax rates that are expected to apply in the period when the asset is realized or the liability is settled provided such tax rates have been enacted or substantively enacted at the end of the reporting period.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized.

The measurement of deferred tax assets and deferred tax liabilities reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Most changes in deferred tax assets or deferred tax liabilities are recognized as a component of tax expense in profit or loss except to the extent that it relates to items recognized in other comprehensive income or directly in equity. In this case, the tax is also recognized in other comprehensive income or directly in equity, respectively.

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

2.11 Related Party Transactions and Relationships

Related party transactions are transfers 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 parties include: (a) individuals owning, directly or indirectly through one or more intermediaries, control or are controlled by, or under common control with the Company; (b) associates; and, (c) individuals owning, directly or indirectly, an interest in the voting power of the Company that gives them significant influence over the Company 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.

Transactions amounting to 10% or more of the total assets based on the latest audited financial statements that were entered into with related parties are considered material under SEC Memorandum Circular No. 10, Series of 2009, Rules on Material Related Party Transactions for Publicly-listed Companies.

All individual material related party transactions shall be approved by at least two-thirds vote of the board of directors, with at least a majority of the independent directors voting to approve the material related party transactions. In case that a majority of the independent directors voting to approve the material related party is not secured, the material related party transaction may be ratified by the vote of the stockholder's representing at least two-thirds of the outstanding capital stock. For aggregate related party transactions within a 12-month period that breaches the materiality threshold of 10% of the Company's total assets based on the latest audited financial statements, the same board of approval would be required for the transaction(s) that meets and exceed the materiality threshold covering the same related party.

Directors with personal interest in the transaction should abstain from participating in the discussions and voting on the same. In case they refuse to abstain, their attendance shall not be counted for the purposes of assessing the quorum and their votes shall not be counted for purposes of determining approval.

2.12 Equity

Capital stock represents the nominal value of shares that have been issued.

Additional paid-in capital pertains to premiums received on the issuance of capital stock. Any transaction costs associated with the issuance of shares are deducted from additional paid-in capital, net of any related income tax benefits.

Retained earnings represent all current and prior period results of operations as reported in the profit or loss section of the statement of comprehensive income.

2.13 Loss Per Share

Basic loss per common share is determined by dividing net loss by the weighted average number of common shares subscribed and issued during the period, after retroactive adjustment for any stock dividend, stock split or reverse stock split declared during the current period.

Diluted loss per share is computed by adjusting the weighted average number of ordinary shares outstanding to assume conversion of dilutive potential shares. Currently, the Company does not have potentially dilutive shares outstanding; hence, the diluted loss per share is equal to the basic loss per share.

2.14 Events After the End of the Reporting Period

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

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the Company's financial statements in accordance with PFRS requires management to make judgments and estimates that affect amounts reported in the financial statements and related notes. Judgments and estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Actual results may ultimately differ from these estimates.

3.1 Critical Management Judgments in Applying Accounting Policies

In the process of applying the Company'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 financial statements:

(a) Determination of ECL on Due From a Related Party

The Company uses a provision matrix to calculate ECL for due from a related party. The provision rates are based on days past due. The provision matrix is based on the Company's historical observed default rates. The Company's management intends to regularly calibrate (i.e., on an annual basis) the matrix to consider the historical credit loss experience with forward-looking information (i.e., forecast economic conditions)[see Note 11.1(ii)].

(b) Distinction Between Operating and Finance Leases (2018)

The Company has entered into a lease agreement as a lessee. Critical judgment was exercised by management to distinguish the lease agreement as either an operating or a finance lease by looking at the transfer or retention of significant risk and rewards of ownership of the property covered by the agreement. Failure to make the right judgment will result in either overstatement or understatement of assets and liabilities. Based on management's judgment, such lease was determined to be an operating lease.

(c) Recognition of Provisions and Contingencies

Judgment is exercised by management to distinguish between provisions and contingencies. Policies on recognition of provisions and contingencies are discussed in in Note 2.5 and relevant disclosures of commitments and contingencies are presented in Note 10.

3.2 Key Sources of Estimation Uncertainty

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

(a) Estimation of Allowance for ECL

The measurement of the allowance for ECL on financial assets at amortized cost is an area that requires the use of significant assumptions about the future economic conditions and credit behavior (e.g., likelihood of debtors defaulting and the resulting losses) (see Note 11.1).

(b) Determination of Realizable Amount of Deferred Tax Assets

The Company reviews its deferred tax assets, which arise from minimum corporate income tax (MCIT) and net operating loss carry over (NOLCO), at the end of each reporting period and reduces the carrying amount to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized.

No deferred tax assets were recognized since the Company's management believes that it may not be able to generate sufficient taxable income within the periods in which the related benefits can be applied (see Note 7).

(c) Impairment of Non-financial Assets

The Company's policy on estimating the impairment of non-financial assets is discussed in Note 2.9 Though management believes that the assumptions used in the estimation of fair values reflected in the financial statements are appropriate and reasonable, significant changes in these assumptions may materially affect the assessment of recoverable values and any resulting impairment loss could have a material adverse effect on the results of operations.

Based on management's assessment, there are no impairment losses required to be recognized on the Company's non-financial assets as of December 31, 2020 and 2019.

4. RELATED PARTY TRANSACTIONS

The Company's related parties include its Parent Company, stockholders, other related parties through common ownership, key management personnel and others as described in Note 2.11. A summary of the Company's related party transactions is presented below and in the succeeding pages.

			Amounts of Transactions				Outstandi	ng Ba	Balance	
	Note		2020		2019		2018	2020	_	2019
Stockholder:										
Accommodation of expenses	4.3(a)	P	-	P	-	(P	100,000) P	867,116	P	867,116
Consultancy fees	4.3(b)		804,000		804,000	`	804,000	-		- 1
Related party under common ownership and with interlocking directors and officers:										
Original loan receivable	4.1(a)		-		_		_	46,000,000		46,000,000
Interest on original loan – actual	4.1(a)		1,383,781		1,380,000		1,380,000	117,205		117,205
Assumed portion of loan receivable	4.1(b)				-		- 1	54,000,000		54,000,000
Interest on assumed loan – actual	4.1(b)		1,623,787		1,620,000		1,620,000	137,590		137,590
Rental and utilities	4.2		381,600		381,600		381,600	3,506,682		3,506,682
Key management personnel –										
Salaries and employee benefits	4.4		1,164,000		1,164,000		1,164,000	-		-

Details of the foregoing transactions and balances is presented below and in the succeeding page.

4.1 Due from a Related Party and Interest Receivable

The details of Due from a Related Party and Interest Receivable accounts as of December 31, 2020 and 2019 are as follows:

Principal balance:	
Original loan	P 46,000,000
Assumed loan	<u>54,000,000</u>
	100,000,000
Interest receivable on:	
Original loan	117,205
Assumed loan	137,590
	<u>254,795</u>
	P 100,254,795

The balance of Due from a Related Party is presented in the statements of financial position as follows:

	2020	
Current Non-current	P 46,000,000 54,000,000	O P 46,000,000 O 54,000,000
	P 100,000,00	P100,000,000

The movements in interest receivable are as follows:

		2020		2019
Balance at beginning of year Accruals during the year Collections during the year	P (254,795 3,007,568 3,007,568)	P (254,795 3,000,000 3,000,000)
Balance at end of year	<u>P</u>	254,795	<u>P</u>	<u> 254,795</u>

(a) Original Loan

As of December 31, 2020 and 2019, the carrying amount of the original loan amounting to P46,000,000, excluding interest receivable, is presented as part of the Due from a Related Party account in the statements of financial position.

The original loan initially consisted of deposits made by the Company for the acquisition of equity interest in Aqua Rich, Inc. (Aqua Rich), an entity that has the same stockholders as that of the Company. On December 9, 2000, upon the expiration of the conversion period of the deposits into equity, the deposits were automatically converted into an unsecured, interest-bearing loan. Interest is set at a certain rate per annum.

On September 1, 2013, upon maturity of the loan, the contracting parties both agreed to renew the loan for another two years with maturity date of August 31, 2015 with the same terms and conditions. Corresponding periodic renewals were agreed by both parties upon maturity of the loan under the same terms and conditions, which resulted in the current asset classification of such loan as of December 31, 2020 and 2019.

Actual annual interest income earned in 2020, 2019 and 2018 related to this loan amounted P1,383,781, which is presented as part of Interest Income From Loans under the Revenues section of the statements of comprehensive income.

The uncollected interest amounting to P117,205 as of December 31, 2020 and 2019 is presented as part of Interest Receivable account in the statements of financial position.

(b) Assumed Loan

On January 2, 2013, Takeda Holdings, Inc., a third party, assigned to Aqua Rich its unsecured, interest-bearing loan payable to the Company which is payable after two years and subject to a certain interest rate per annum. Accordingly, the carrying amount of the assumed loan as of that date was recorded as part of the Due from a Related Party account of the statements of financial position.

Corresponding periodic renewals were agreed by both parties upon maturity of the loan under the same terms and conditions, which resulted in the non-current asset classification of such loan as of December 31, 2020 and 2019.

The carrying amount of the assumed loan, excluding interest receivable, amounted to P54,000,000 as of December 31, 2020 and 2019 and is presented as part of Due from a Related Party in the statements of financial position.

Actual annual interest income earned in 2020, 2019 and 2018 related to the assumed loans amounted to P1,623,787, and is presented as part of Interest Income From Loans under the Revenues section in the statements of comprehensive income.

The uncollected interest amounting to P137,590 as of December 31, 2019 and 2018 is presented as part of Interest Receivable account in the statements of financial position.

The Company's loans and related interest receivable, which are subject to credit risk exposure (see Note 11.1), have been reviewed for impairment. Based on such review, management determines that the related losses are immaterial to the financial statements.

4.2 Rental and Utilities Expenses

The Company currently leases its office premises from a related party under common ownership (see Note 10.1). The lease agreement is renewable every year upon mutual consent of the parties. Annual rental of P300,000 and utilities expenses of P81,600 incurred from this transaction in each of the three years presented are shown as Rent and as part of Other Operating Expenses account, respectively, under the Operating Expenses section of the statements of comprehensive income (see Note 6). Outstanding balance, which is unsecured, noninterest-bearing and payable in cash to the related party, is shown as part of Accrued rental and utilities under Accrued Expenses and Other Payables account in the statements of financial position (see Note 5).

4.3 Transaction with Stockholder

(a) Accommodation of expenses

Certain expenses were paid by a stockholder on behalf of the Company in previous years, while there were no similar transactions occurred in 2020, 2019 and 2018. The outstanding liability to the stockholder, which is noninterest-bearing and payable in cash upon demand, amounted to P867,116 as of December 31, 2020 and 2019 and is presented as Due to a Stockholder in the statements of financial position.

(b) Consultancy fees

One of the stockholders, who previously served as part of the key management personnel, entered into a consultancy agreement to assist the Company in improving its business. Total amount paid to the stockholder is presented as part of Professional fees under Other Operating Expenses in the statements of comprehensive income (see Note 6). There was no outstanding balance related to this transaction as of end of both years.

4.4 Key Management Personnel Compensation

The compensation and benefits provided to key management personnel, which consist of short-term employee benefits, amounted to P1,164,000 in 2020, 2019, and 2018. These are presented as Salaries and employee benefits under the Operating Expenses section of the statements of comprehensive income. The Company does not provide any other form of benefits to its key management personnel. There was no outstanding balance related to this transaction as of end of both years.

5. ACCRUED EXPENSES AND OTHER PAYABLES

This account includes the following:

	<u>Note</u> 2020		2020	2019		
Accrued rental and utilities	4.2	P	4,277,970	P	3,916,326	
Accrued professional fees			117,600		117,600	
Accrued taxes and licenses			12,704		12,704	
Other payables			769		133,893	
		<u>P</u>	4,409,043	<u>P</u>	4,180,523	

In 2020, the Company derecognized certain long-outstanding payables recorded as Other payables previously recognized in prior years as management has assessed that such are no longer to be claimed and/or settled. The gain on derecognition of these financial liabilities is presented as Miscellaneous Income in the 2020 statement of comprehensive income. There was no similar transaction in 2019.

6. OTHER OPERATING EXPENSES

Details of other operating expenses are as follows:

	Notes		2020	_	2019		2018
Professional fees	4.3(b)	P	1,215,250	Р	1,093,000	Р	1,096,268
PSE membership fees			250,000		250,000		256,000
Representation			254,004		-		-
Utilities	4.2		81,600		81,600		81,600
Trainings and seminars			80,357		100,000		100,000
Taxes and licenses			32,398		31,257		31,257
Directors' fee			22,000		22,000		22,000
Office supplies			4,788		11,025		12,375
Postage and							
messengerial expense	2		2,520		32,477		32,511
Miscellaneous			<u>97,911</u>	_	1,961		50,688
		<u>P</u>	2,040,828	<u>P</u>	1,623,320	<u>P</u>	1,682,699

7. TAXES

7.1 Income Taxes

The components of tax expense reported in profit or loss are as follows:

		2020		2019		2018	
MCIT at 2% Final tax at 20%	P	60,151 146	P	60,000 162	P	60 , 000 114	
	<u>P</u>	60,297	<u>P</u>	60,162	<u>P</u>	60,114	

The reconciliation of tax on pretax loss computed at the applicable statutory rates to tax expense reported in profit or loss is presented below.

		2020	2019	2018	
Tax on pretax loss at 30% Adjustment for income	(P	108,791) (P	25,952) (P	43,839)	
subjected to lower tax rate	(73) (82) (57)	
Tax effects of: Non-deductible expenses Unrecognized deferred tax assets arising from:		76,201	-	13,393	
MCIT		60,151	60,000	60,000	
NOLCO		32,809	26,196	30,617	
	<u>P</u>	60,297 P	60,162 P	60,114	

The Company is subject to MCIT, computed at 2% of gross income, net of allowable deductions as defined under the tax regulations, or regular corporate income tax (RCIT), whichever is higher. The Company recognized MCIT amounting to P60,151 in 2020 and P60,000 in 2019 and 2018.

As discussed in Note 3.2(b), the Company did not recognize the deferred tax assets arising from NOLCO and MCIT as of December 31, 2020 and 2019 since management believes that the Company will not have sufficient taxable income and RCIT due, respectively, within the periods against which the NOLCO and MCIT can be applied.

Presented below are the details of the Company's NOLCO which can be claimed as deductions from future taxable income within three to five years from the year the NOLCO was incurred. Specifically, NOLCO incurred in 2020 can be claimed as a deduction from the taxable income within five consecutive years from the year incurred or until 2025 in accordance with R.A. No. 11494, *Bayaniban to Recover as One Act.*

Year		Original Amount		Expired mount		maining Balance	Valid <u>Until</u>
2020	Р	109,363	Р	_	Р	109,363	2025
2019		87,321		_		87,321	2022
2018		102,056		-		102,056	2021
2017		119,149	(119 , 149)			
	<u>P</u>	417,889	(<u>P</u>	119,149)	<u>P</u>	298,740	

The details of the Company's MCIT with their corresponding availment periods are as follows:

Year		riginal mount		xpired mount		maining alance	Valid Until
2020	P	60,151	P	_	P	60,151	2023
2019		60,000		_		60,000	2022
2018		60,000		-		60,000	2021
2017		60,000	(60,000)			
	P	240,151	(<u>P</u>	60,000)	P	180,151	

In 2020, 2019 and 2018 the Company opted to claim itemized deductions in computing for its income tax due.

7.2 Potential Impact of Corporate Recovery and Tax Incentives for Enterprises (CREATE) Bill

As of the date of the issuance of the 2020 financial statements of the Company, the CREATE Bill is yet to be enacted into a law. The CREATE Bill aims to lower certain corporate taxes and rationalize tax incentives given to certain taxpayers. When enacted, based on the Bicameral Committee's approved version, the effective MCIT rate applicable to the Company from January 1, 2020 to June 30, 2020 and July 1, 2020 to December 31, 2020 will be 2% and 1%, respectively. Pending the enactment of the CREATE Bill, the Company used prevailing MCIT rate of 2% as of December 31, 2020. Had the CREATE Bill been enacted as of December 31, 2020, MCIT would have been lower by an insignificant amount compared with the amount presented in the 2020 financial statements.

Also under the CREATE Bill, the reduction of RCIT rate effective July 1, 2020 from 30% to 25%, as applicable to the Company, did not have any significant impact as the Company's deferred tax assets arising from NOLCO in current and previous years have not been recognized.

8. CAPITAL STOCK

8.1 Capital Stock

Capital stock as of December 31, 2020 and 2019 consists of:

Common Class A – P100 par value
Authorized – 700,000 shares
Issued and outstanding – 350,000 shares

Common Class B – P100 par value
Authorized – 300,000 shares
Issued and outstanding – 150,000 shares

P = 50,000,000P = 50,000,000

Class A and Class B shares enjoy the same rights and privileges, except that Class A shares shall be issued solely to Philippine nationals, while Class B shares may be issued to either Philippine or foreign nationals.

8.2 Track Record of Registration of Securities

The Company's shares of stock were initially listed for trading with the PSE on April 2, 1973. As of December 31, 2020 and 2019, there are 499,987 listed shares which are held by 334 holders and 336 holders, respectively. Such listed shares closed at P901 and P1,275 per share as of the last trading day as at December 31, 2020 and 2019, respectively. As more fully discussed in Note 10.2, no further trading of the Company's shares has occurred since December 10, 2020 due to its suspension.

The Company has no other securities being offered for trading in any stock exchange. It has not listed any other securities since its first listing of its securities.

9. LOSS PER SHARE

Basic and diluted loss per share for the years ended December 31, 2020, 2019 and 2018 are computed as follows:

		2020		2019		2018
Net loss Weighted average number of	P	422,933	P	146,670	P	206,244
outstanding common shares		500,000		500,000		500,000
Basic and diluted loss per share	<u>P</u>	0.85	<u>P</u>	0.29	<u>P</u>	0.41

The Company has no potentially dilutive common shares as of December 31, 2020, 2019 and 2018; accordingly, its basic and diluted loss per share are equal.

10. COMMITMENTS AND CONTINGENCIES

10.1 Operating Lease Commitments – Company as Lessee

In prior years, the Company entered into a lease agreement with a related party under common ownership covering certain office space for a period of one year. Upon expiration of the lease period, the Company and the lessor shall amicably decide and agree to extend the lease under such terms and conditions as may be mutually agreed upon by the parties (see Note 4.2). The most recent lease renewal covered the period January 1, 2020 to December 31, 2020. Rent expense charged to profit or loss in 2020, 2019 and 2018 all amounted to P300,000 and presented as Rent under Operating Expenses section of the statements of comprehensive income.

10.2 Others

On November 11, 2020, the Company has breached the minimum 10% public ownership required by the PSE when a certain officer bought shares owned by the public. Such acquisition of public shares decreased the Company's public ownership to 9.85%. As a result, the Company was suspended from stock trading in the PSE since December 10, 2020 (see Note 8.2). In response to this matter, the Company has sold certain shares to the public in January 2021 which will increase the public ownership to 10.2%. As of the date of the issuance of the Company's financial statements, the Certificate Authorizing Registration from the BIR for the said sale of shares is yet to be received; hence, the public ownership disclosed at the PSE remains at 9.85%.

There are other commitments and contingent liabilities that may arise in the normal course of the Company's operations that are not reflected in the accompanying financial statements. Management is of the opinion that losses, if any, from these items will not have a material effect on the Company's financial statements.

11. RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company is exposed to certain financial risks which result from its operating and other cash flow activities. The Company's risk management is coordinated with the Parent Company, in close cooperation with the BOD, and focuses on actively securing the Company's short to medium-term cash flows by minimizing the exposure to financial markets.

The Company does not actively engage in the trading of financial assets for speculative purposes nor does it write options. The relevant financial risks to which the Company is exposed to are described below and in the succeeding page.

11.1 Credit Risk

Credit risk is the risk that counterparty may fail to discharge an obligation to the Company. The Company is exposed to this risk for various financial instruments, for example, by granting loans and receivables to a related party and a third party.

The maximum credit risk exposure of the financial assets is the carrying amount of the financial assets as shown in the statements of financial position or in the detailed analysis provided in the notes to the financial statements, as summarized below.

	<u>Note</u>	2020			2019
Cash		P	123,085	P	452,841
Interest receivable	4		254,795		254,795
Due from a related party	4	1	00,000,000		100,000,000
		<u>P 1</u>	00,377,880	P	100,707,636

None of the Company's financial assets are secured by collateral or other credit enhancements except for cash as described below.

(i) Cash

The credit risk for cash is considered negligible since the counterparty is a reputable bank with high quality external credit ratings. Cash in bank which are insured by the Philippine Deposit Insurance Corporation (PDIC) up to a maximum coverage of P500,000 for every depositor per banking institution, as provided for under R.A. No. 9576, *Amendment to Charter of PDIC*, are still subjected to credit risk.

(ii) Due from a Related Party

The Company applies simplified approach in measuring ECL, which uses a lifetime expected loss allowance for due from a related party.

To measure the ECL, the due from a related party has been assessed based on shared credit risk characteristics and the days past due (age buckets).

The expected loss rates are based on provision matrix as determined by the management. The loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the related party to settle the receivables. The Company has identified inflation to be the most relevant factor, however, such did not result in any impact as the historical loss rates based on expected changes in this factor are zero. In addition, the Company has not observed defaults on payment based on the historical credit performance of the related party.

Based on management's assessment, none of the financial assets is exposed to any significant credit risk.

11.2 Liquidity Risk

Liquidity risk arises from the possibility that the Company may encounter difficulties in raising funds to meet commitments from financial instruments.

The Company's objectives to manage its liquidity profile are: (a) to ensure that adequate funding is available at all times; (b) to meet commitments as they arise without incurring unnecessary costs; and, (c) to be able to access funding when needed at the least possible cost. Operations of the Company are financed internally; however, in cases where there is substantial expenditures that is beyond the Company's capacity to finance, the Parent Company can provide the necessary funding requirement. As of December 31, 2020 and 2019, the Company's financial liabilities which pertain to accrued expenses and other payables (excluding tax-related liabilities) and amounts due to a stockholder, totaling P5,263,455 and P5,034,935,respectively, have contractual maturities of within 12 months. The fair value of financial liabilities is not individually determined as the carrying amount is a reasonable approximation of fair value.

12. CATEGORIES AND OFFSETTING OF FINANCIAL ASSETS AND FINANCIAL LIABILITIES

12.1 Carrying Amounts and Fair Values of Financial Assets and Financial Liabilities

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

		2020				
		Carrying	Fair		Carrying	Fair
		Amounts	Values		Amounts	Values
Financial Assets						
At amortized cost:						
Cash	P	123,085 P	123,085	P	452,841 P	452,841
Interest receivable		254,795	254,795		254,795	254,795
Due from a related party		100,000,000	100,000,000		100,000,000	100,000,000
	P	100,377,880 P	100,377,880	P	100,707,636 P	100,707,636

		2020			2019	
		Carrying Amounts	Fair Values		Carrying Amounts	Fair Values
Financial Liabilities At amortized cost: Accrued expenses other payables Due to a stockholder	P	4,396,339 P 867,116	4,396,339 867,116	P	4,167,819 P 867,116	4,167,819 867,116
	P	5,263,455 P	5,263,455	Р	5,034,935 P	5,034,935

See Note 2.3 for a description of the accounting policies for each category of financial instruments. A description of the Company's risk management objectives and policies for financial instruments is provided in Note 11.

12.2 Offsetting of Financial Assets and Financial Liabilities

The Company has not set-off financial instruments in 2020 and 2019 and does not have relevant offsetting arrangements. Currently, financial assets and financial liabilities are settled on a gross basis; however, each party to the financial instrument (particularly related parties) will have the option to settle all such amounts on a net basis in the event of default of the other party through approval by both parties' BOD and stockholders or upon instruction by the parent company.

13. CAPITAL MANAGEMENT OBJECTIVES, POLICIES AND PROCEDURES

The Company's capital management objective is to ensure the Company's ability to continue as a going concern and provide an adequate return to its stockholders by entering only into profitable business undertakings. As indicated in Note 1, the Company's management, in the midst of certain unfavorable economic factors, continues to assess possible investment opportunities that it may undertake in the near future.

The Company monitors capital on the basis of the carrying amount of equity as presented in the statements of financial position. Capital for the reporting periods is summarized below.

	2020	2019
Total liabilities Total equity	P 5,291,282 97,841,648	, ,
Debt-to-equity ratio	0.05:1.00	0.05 : 1.00

14. FAIR VALUE MEASUREMENT AND DISCLOSURES

14.1 Fair Value Hierarchy

In accordance with PFRS 13, Fair value Measurement, the fair value of financial assets and financial liabilities and non-financial assets which are measured at fair value on a recurring or non-recurring basis and those assets and liabilities not measured at fair value but for which fair value is disclosed in accordance with other relevant PFRS, are categorized into three levels based on the significance of inputs used to measure the fair value.

The fair value hierarchy has the following levels:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities that an entity can access at the measurement date;
- Level 2: 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); and,
- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

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

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

14.2 Financial Instruments Measured at Amortized Cost for which Fair Value is Disclosed

The table below summarizes the fair value hierarchy of the Company's financial assets and financial liabilities which are not measured at fair value in the statements of financial position but for which fair value is disclosed.

	Notes	Level 1	Level 2	Level 3	Total
Einancial assets: Cash Interest receivable Due from a related party	4.1 4.1	P 123,085	-	P - 254,795 100,000,000 P 100,254,795	P 123,085 254,795 100,000,000 P 100,377,880
Financial liabilities: Accrued expenses and other payables Due to a stockholder	5 4.3	P - - - <u>p</u> -	р - - <u>р</u> -	P 4,396,339 867,116 P 5,263,455	867,116
2019 Financial assets: Cash Interest receivable Due from a related party	4.1 4.1	P 452,841	-	P - 254,795 100,000,000 P 100,254,795	P 452,841 254,795 100,000,000 P 100,707,636
Financial liabilities: Accrued expenses and other payables Due to a stockholder	5 4.3	P - - - -	P - - - P -	P 4,167,819 867,116 P 5,034,935	P 4,167,819 867,116 P 5,034,935

For financial assets with fair values included in Level 1, management considers that the carrying amounts of these financial instruments approximate their fair values due to their short-term duration.

The fair values of the financial assets and financial liabilities included in Level 3, which are not traded in an active market, are determined based on the expected cash flows of the underlying net asset or liability based on the instrument where the significant inputs required to determine the fair value of such instruments are not based on observable market data. As of December 31, 2020 and 2019, there were no transfer of financial assets and financial liabilities within said levels.

15. SUPPLEMENTARY INFORMATION REQUIRED BY THE BUREAU OF INTERNAL REVENUE

Presented below and in the succeeding page is the supplementary information, which is required by the Bureau of Internal Revenue (BIR) under Revenue Regulations (RR) No. 15-2010 to be disclosed as part of the notes to financial statements. This supplementary information is not a required disclosure under PFRS.

(a) Output V alue-added Tax (VAT)

The Company does not have output VAT in 2020.

(b) Input VAT

The movements in input VAT in 2020 are summarized below.

Balance at beginning of year	P	2,619,707
Services lodged under other accounts		135,343

Balance at end of year P 2,755,050

(c) Taxes on Importation

The Company did not have any importations in 2020.

(d) Excise Tax

The Company does not have excise tax in 2020 since it did not have any transactions, which are subject to excise tax during the year.

(e) Documentary Stamp Tax (DST)

DST on the loan agreements are paid by the counterparty. Also, as per agreement, the lessor shoulders the DST in the case of the lease contract.

(f) Taxes and Licenses

Details of taxes and licenses in 2020 are shown below.

Municipal license and permits	P	24,323
SEC filing fees		7,575
Annual VAT registration		500
<u> </u>		

P 32,398

(g) Withholding Taxes

Details of total withholding taxes reported for the year ended December 31, 2020 are shown below.

Compensation and benefits	P	116,400
Expanded		55,200
	р	171,600

In 2020, the Company has no income payments subject to final withholding tax.

(h) Deficiency Tax Assessment and Tax Cases

As of December 31, 2020, the Company does not have any final deficiency tax assessments from the BIR nor does it have tax cases outstanding or pending in courts or bodies outside of the BIR in any of the open taxable years.



Report of Independent Auditors to Accompany Supplementary Information Required by the Securities and Exchange Commission Filed Separately from the Basic Financial Statements

Punongbayan & Araullo

20th Floor, Tower 1 The Enterprise Center 6766 Ayala Avenue 1200 Makati City Philippines

T+63 2 8988 2288

The Board of Directors and Stockholders BHI Holdings, Inc. (A Subsidiary of Bulk Handlers, Inc.) 22nd Floor, The Pearl Bank Centre 146 Valero Street, Salcedo Village Makati City

We have audited, in accordance with Philippine Standards on Auditing, the financial statements of BHI Holdings, Inc. for the year ended December 31, 2020, on which we have rendered our report dated March 19, 2021. Our audit was made for the purpose of forming an opinion on the basic financial statements taken as a whole. The applicable supplementary information (see List of Supplementary Information) is presented for purposes of additional analysis in compliance with the requirements of the Revised Securities Regulation Code Rule 68 and is not a required part of the basic financial statements prepared in accordance with Philippine Financial Reporting Standards. Such supplementary information is the responsibility of management. The supplementary information has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

PUNONGBAYAN & ARAULLO

By: John Endel S. Mata

Partner

CPA Reg. No. 0121347
TIN 257-622-627
PTR No. 8533233, January 4, 2021, Makati City
SEC Group A Accreditation
Partner – No. 121347-SEC (until Dec. 31, 2023)
Firm – No. 0002 (until Dec. 31, 2024)
BIR AN 08-002551-040-2019 (until Dec. 15, 2022)
Firm's BOA/PRC Cert. of Reg. No. 0002 (until Jul. 24, 2021)

March 19, 2021

(A Subsidiary of Bulk Handlers, Inc.) List of Supplementary Information December 31, 2020

Schedule	Content	Page No.
Schedules Re	quired under Annex 68-J of the Revised Securities Regulation Code Rule 68	
A	Financial Assets Financial Assets at Amortized Cost	1
	Financial Assets at Fair Value Through Profit or Loss Financial Assets at Fair Value Through Other Comprehensive Income	
В	Amounts Receivable from/Payable to Directors, Officers, Employees, Related Parties, and Principal Stockholders (Other than Related Parties)	2
С	Amounts Receivable from/ Payable to Related Parties which are Eliminated during the Consolidation of Financial Statements	3
D	Long-term Debt	4
Е	Indebtedness to Related Parties (Long-term Loans from Related Companies)	5
F	Guarantees of Securities of Other Issuers	6
G	Capital Stock	7
Other Requir	ed Information	
	Reconciliation of Retained Earnings Available for Dividend Declaration	8
	Map Showing the Relationship Between the Company and its Related Entities	9

(A Subsidiary of Bulk Handlers, Inc.)

SEC Released Revised SRC Rule 68

Annex 68-E

Schedule A Financial Assets

Name of issuing entity and association of each issue	Number of shares or principal amount of bonds and notes	I the balance sheet	Valued based on market quotation at end of reporting period	Income received and accrued				
Financial Assets at Amortized Cost								
Cash		P 123,085	P 123,085	P 731				
Financial Assets at Fair Value Through Profit or Loss								
		Р -	Р -	Р -				
Financial Assets at Fair Value Through Other Comprehensive Income								
		Р -	Р -	Р -				

(A Subsidiary of Bulk Handlers, Inc.)

SEC Released Revised SRC Rule 68

Annex 68-E

Schedule B

Amounts Receivable from/Payable to Directors, Officers, Employees, Related Parties, and Principal Stockholders (Other than Related Parties)

			Dedu	ctions		Ending Balance	
Name and Designation of debtor	Balance at beginning of period	Additions	Amounts collected	Amounts written off	Current	Non-current	Balance at end of period
Loans Receivable Aqua Rich, Inc.	P 100,000,000	р -	р -	Р -	P 46,000,000	P 54,000,000	P 100,000,000
Accounts Payable Juanita U. Tan	P 867,116	Р -	Р -	Р -	P 867,116	Р -	P 867,116

(A Subsidiary of Bulk Handlers, Inc.)

SEC Released Revised SRC Rule 68

Annex 68-E

Schedule C

Amounts Receivable from Related Parties which are Eliminated during the Consolidation of Financial Statements

Deductions

Name and Designation of debtor	Balance at beginning of period	Additions	Amounts collected	Amounts written off	Current	Not Current	Balance at end of period
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(A Subsidiary of Bulk Handlers, Inc.)

SEC Released Revised SRC Rule 68 Annex 68-E

> Schedule D Long Term Debt

related balance sheet sheet		Title of Issue and type of obligation	Amount authorized by indenture	O	caption "Long-Term Debt" in related balance
-----------------------------	--	---------------------------------------	--------------------------------	---	--

(A Subsidiary of Bulk Handlers, Inc.)

SEC Released Revised SRC Rule 68

Annex 68-E

Schedule E

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

Name of related party	Balance at beginning of period	Balance at end of period

(A Subsidiary of Bulk Handlers, Inc.)

SEC Released Revised SRC Rule 68 Annex 68-E

Schedule F

Guarantees of Securities of Other Issuers

Name of issuing entity of securities guaranteed by the company for which this statement is filed Title of issue of each class of securities guaranteed	Total amount guaranteed and outstanding	Amount owned by person for which statement is filed	Nature of guarantee
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(A Subsidiary of Bulk Handlers, Inc.)

SEC Released Revised SRC Rule 68

Annex 68-E

Schedule G

Capital Stock

Title of Issue	Number of shares authorized	Number of shares issued and outstanding as shown under related balance sheet caption	Number of shares reserved for options, warrants, converstion and other rights	Number of shares held by related parties	Directors, officers and employees	Others
Common Shares Class A Shares Class B Shares	700,000 300,000	350,000 150,000	<u> </u>	299,424 150,000	484 	50,092
Common Shares	1,000,000	500,000	_	449,424	484	50,092

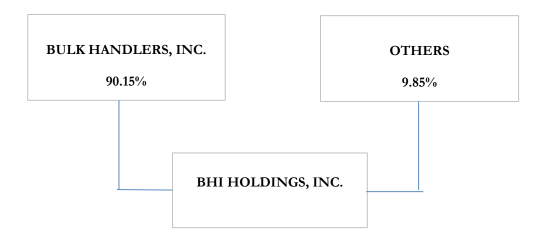
(A Subsidiary of Bulk Handlers, Inc.)

22nd Floor, The Pearl Bank Centre, 146 Valero Street, Salcedo Village, Makati City Reconciliation of Retained Earnings Available for Dividend Declaration For the Year Ended December 31, 2020

Unappropriated Retained Earnings Available for Dividend Declaration at Beginning of Year	P	40,743,826
Net Loss Realized during the Year	(422,933)
Unappropriated Retained Earnings Available for Dividend Declaration at End of Year	P	40,320,893

(A Subsidiary of Bulk Handlers, Inc.)

MAP SHOWING THE RELATIONSHIP BETWEEN THE COMPANY AND ITS RELATED ENTITIES



SUPPLEMENTAL INFORMATION:

On November 11, 2020, the Company has breached the minimum 10% public ownership required by the PSE when a certain officer brought shares owned by the public. Such acquisition of public shares decreased the Company's public ownership to 9.85%. As a result, the Company was suspended from stock trading in the PSE since December 10, 2020. In reposne to this matter, the Company has sold certain shares to the public in January 2021 which will increse the public ownership to 10.2%. As of the date of the issuance of the Company's financial statements, the Certificate Authorizing Registration from the BIR for the said sale of shares is yet to be received; hence, the public ownership disclosed at the PSE remains at 9.85%.



Report of Independent Auditors on Components of Financial Soundness Indicators

Punongbayan & Araullo

20th Floor, Tower 1 The Enterprise Center 6766 Ayala Avenue 1200 Makati City Philippines

T+63 2 8988 2288

The Board of Directors and Stockholders BHI Holdings, Inc. (A Subsidiary of Bulk Handlers, Inc.)
22nd Floor, The Pearl Bank Centre
146 Valero Street, Salcedo Village
Makati City

We have audited, in accordance with Philippine Standards on Auditing, the financial statements of BHI Holdings, Inc., (the Company), for the year ended December 31, 2020 and 2019, on which we have rendered our report dated March 19, 2021. Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The Supplementary Schedule on Financial Soundness Indicators, including their definitions, formulas, calculation, and their appropriateness or usefulness to the intended users, are the responsibility of the Company's management. These financial soundness indicators are not measures of operating performance defined by Philippine Financial Reporting Standards (PFRS) and may not be comparable to similarly titled measures presented by other companies. This schedule is presented for the purposes of complying with the Revised Securities Regulation Code Rule 68 issued by the Philippine Securities and Exchange Commission and is not a required part of the basic financial statements prepared in accordance with PFRS. The components of these financial soundness indicators have been traced to the Company's financial statements as at December 31, 2020 and 2019 and for each of the two years in the period ended December 31, 2020 and no material exceptions were noted.

PUNONGBAYAN & ARAULLO

By: John Endel S. Mata

Partner

CPA Reg. No. 0121347
TIN 257-622-627
PTR No. 8533233, January 4, 2021, Makati City
SEC Group A Accreditation
Partner – No. 121347-SEC (until Dec. 31, 2023)
Firm – No. 0002 (until Dec. 31, 2024)
BIR AN 08-002551-040-2019 (until Dec. 15, 2022)
Firm's BOA/PRC Cert. of Reg. No. 0002 (until Jul. 24, 2021)

March 19, 2021

BHI HOLDINGS, INC. ANNEX 68-E - SCHEDULE OF FINANCIAL SOUNDNESS INDICATORS

December 31, 2020 and 2019

Ratio	Formula	Current Year	Prior Year
Current ratio	Current assets / Current liabilities	9.286	9.743
Acid test ratio	Quick assets / Current liabilities (Quick assets include current assets less other current assets)	8.765	9.226
Solvency ratio	Total liabilities / Total assets	0.051	0.049
Debt-to-equity ratio	Total liabilities / Total stockholders' equity	0.054	0.052
Asset-to-equity ratio	Total assets / Total stockholders' equity	1.054	1.052
Interest rate coverage ratio	EBIT / Total interest	0.000	0.000
Return on equity	Net profit (loss) / Average total equity	-0.004	-0.003
Return on assets	Net profit (loss) / Average total assets	-0.004	-0.001
Net profit margin	Net profit (loss) / Total revenues	-0.141	-0.049