

PORO POINT MANAGEMENT CORPORATION

A Member of the BCDA Group

15 June 2020

MR. SAMUEL G. DAGPIN, JR. Chairman Governance Commission for GOCCs 3/F Citibank Centre, Paseo de Roxas Ave., Makati City

Dear Chairman Dagpin:

Greetings from the Poro Point Freeport Zone!

We are pleased to inform you that on May 15, 2020, Poro Point Management Corporation (PPMC) conducted its 18th Annual Stockholders' and Organizational Meetings.

Among the changes in the membership of the PPMC Board was the appointment and election of Mr. Enrico G. Gadian, Jr. on September 6, 2019 and October 25, 2019, respectively.

In view of the foregoing and in compliance with the reportorial requirements, we are respectfully submitting to your good office PPMC's Government Corporate Information Sheet (GCIS) for CY 2019 reflecting the changes in the membership of the Board. The undersigned certifies that the attached GCIS is authentic and that the same shall be submitted in hard copies to GCG as soon as the state of public emergency is lifted.

Thank you very much.

Very truly yours,

ATTY. MARLOU P. PACLEB Corporate Secretary

 ADMINISTRATIVE OFFICE

 Gov. Joaquin L. Ortega Avenue, Poro Point

 City of San Fernando 2500, La Union

 Philippines

 Tel. Nos.:
 63 (072) 242-4016, 242-0684

 63 (072) 242-0883, 700-4540

 Fax No.:
 63 (072) 242-0683, 700-4540

 Website:
 : www.poropointfreeport.gov.ph

 Email Ad.:
 : poropointfreeport.gov.ge

SAN FERNANDO AIRPORT OFFICE Mayor Lorenzo Dacanay Avenue, Canaoay City of San Fernando 2500, La Union Philippines Tel. No. : 63 (072) 607-5649 Fax No. : 63 (072) 607-5648

FOR THE YEAR 2019

| T OK THE TE | AR 2013 | | | | | | | | |
|--|--|---|--|--|--|--|--|--|--|
| | | | | | | | | | |
| GENERAL INSTRUCTIONS: 1. FOR GOVERNMENT CORPORATION: THIS GCIS SHOULD BE SUBMITTED M MEMORANDUM CIRCULAR NO. 3 AND SUBSEQUENTLY THEREAFTER, 30 D/ ANY ITEM BLANK. WRITE "N.A." IF THE INFORMATION REQUIRED IS NOT INFORMATION IS NON-EXISTENT. | AYS FROM THE DATE OF THE STOCK | HOLDERS' MEETING. DO NOT LEAVE | | | | | | | |
| IF NO MEETING IS HELD, THE CORPORATION SHALL SUBMIT THE GCIS TOGETHER WITH AN AFFIDAVIT OF NON-HOLDING OF MEETING WITHIN THIRTY (30) CALENDAR DAYS FROM THE DATE OF THE SCHEDULED ANNUAL MEETING (AS PROVIDED IN THE BY-LAWS). HOWEVER, SHOULD AN ANNUAL STOCKHOLDERS' MEETING BE HELD THEREAFTER, A NEW GCIS SHALL BE SUBMITTED/FILED. THIS GCIS SHALL BE ACCOMPLISHED IN ENGLISH AND CERTIFIED AND SWORN TO BY THE CORPORATE SECRETARY OF THE GOVERNMENT CORPORATION. | | | | | | | | | |
| 4. THE GCG SHOULD BE TIMELY APPRISED OF RELEVANT CHANGES IN THE FROM ACTIONS THAT AROSE BETWEEN THE ANNUAL MEETINGS, THE G OF THE GCIS THAT RELATES TO THE NEW INFORMATION TOGETHER WI GOVERNMENT CORPORATION. THE PAGE OF THE GCIS AND COVER LETT OCCURRED OR BECAME EFFECTIVE. | OVERNMENT CORPORATION SHALL S TH A COVER LETTER SIGNED BY THE | SUBMIT ONLY THE AFFECTED PAGE E CORPORATE SECRETARY OF THE | | | | | | | |
| SUBMIT A SOFT COPY IN EXCEL FORMAT SAVED IN A NON-REWRITABL MALACANANG COMPOUND. ONLY THE GCIS ACCOMPLISHED IN ACCORDANCE WITH THESE INSTRUCT | | | | | | | | | |
| 7. THIS GCIS MAY BE USED AS EVIDENCE AGAINST THE GOVERNMENT C VIOLATION OF EXISTING LAWS, RULES AND REGULATIONS | CORPORATION AND ITS RESPONSIBL | E DIRECTORS/OFFICERS FOR ANY | | | | | | | |
| ====================================== | EGIBLY ============================== | === | | | | | | | |
| GOVERNMENT CORPORATION NAME: PORO POINT MANAGEMENT C | ORPORATION | DATE CREATED: | | | | | | | |
| SECONDARY NAME. IF ANY. | | | | | | | | | |
| | 6-Jan-03 FISCAL YEAR END: 12/31/2020 | | | | | | | | |
| CHARTER, <i>IF ANY.</i> | CHARTER, <i>IF ANY.</i> NONE | | | | | | | | |
| DATE OF ANNUAL MEETING PER BY-LAWS: | 1ST MONDAY OF APRIL EACH YEAR | CORPORATE TAX IDENTIFICATION NUMBER (TIN) 005-853-269 | | | | | | | |
| ACTUAL DATE OF ANNUAL MEETING: | 15-May-20 | URL ADDRESS: www.poropointfreeport.com | | | | | | | |
| GOW FEETE FRINCIPAL OFFICE ADDRESS. GOV. JOAQUIN L. ORTEGA AVE., PORO, CITY OF SAN FERM | IANDO, LA UNION | E-MAIL ADDRESS: | | | | | | | |
| COMPLETE BUSINESS ADDRESS: GOV. JOAQUIN L. ORTEGA AVE., PORO, CITY OF SAN FERM | IANDO, LA UNION | poropointfreeportzone@gmail.com FAX NUMBER: (072) 2420683 | | | | | | | |
| NAME OF EXTERNAL AUDITOR & ITS SIGNING PARTNER: COMMISSION ON AUDIT (COA) | ATTACHED AGENCY (if applicable): | TELEPHONE NUMBER(S): (072) 2424016 | | | | | | | |
| PRIMARY PURPOSE/ACTIVITY/INDUSTRY PRESENTLY ENGAGED IN: | | GEOGRAPHICAL CODE: | | | | | | | |
| ESTATE MANAGEMENT | | 2500 | | | | | | | |
| ====================================== | LIATIONS ===================== | .============== | | | | | | | |
| PARENT COMPANY | | RESS | | | | | | | |
| | BCDA CORPORATE CENTER, 2 CENTER BONIFACIO GLOB | 2/F BONIFACIO TECHNOLOGY BAL CITY, TAGUIG, MANILA | | | | | | | |
| BASES CONVERSION AND DEVELOPMENT AUTHORITY SUBSIDIARY/AFFILIATE | | RESS | | | | | | | |
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| NOTE: USE ADDITIONAL SH | EET IF NECESSARY | | | | | | | | |

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|-------------|-----------------------------|--------------------|---------------------|--|---------------------|--|-------------------|
| GOVERNME | NT CORPOR | RATION NAME: PORO | POINT MANAG | EMENT CORF | PORATION | | |
| | | | CAPITA | L STRUCTURE | | | |
| AUTHORIZED | CAPITAL STO | DCK, if applicable | | | | | |
| | | TYPE OF SHARES * | NUMBER OF SHARES | PAR/STATED VALUE | | AMOUNT (PhP) (No. of shares X Par/Sta | |
| | | COMMON | 800,000 | <u>100</u> | | 80,000,000.00 | |
| | | | | | | | |
| | | TOTAL | 800,000 | | TOTAL P | 80,000,000.00 | |
| SUBSCRIBED | CAPITAL, if a | pplicable | | - | | | |
| FILIPINO | NO. OF STOCK- HOLDERS | TYPE OF SHARES * | NUMBER OF SHARES | NUMBER OF SHARES IN THE HANDS OF THE PUBLIC ** | PAR/STATED VALUE | AMOUNT (PhP) | % OF OWNERSHIP |
| | | | 200,000 | | | 20,000,000.00 | |
| | | | | | | | |
| | | TOTAL | 200,000 | TOTAL | TOTAL P | 20,000,000.00 | |
| PAID-UP CAF | PITAL, <i>if app</i> | olicable | | | | | |
| FILIPINO | NO. OF STOCK- | TYPE OF SHARES * | NUMBER OF SHARES | PAR/STATED VALUE | | AMOUNT (PhP) | % OF OWNERSHIP |
| | 9 | COMMON | 800,000 | | | 68, 143,720.23 | |
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| | I | TOTAL | 800,000 | | TOTAL P | 68, 143,720.23 | |
| | | | | | | | |

NOTE: USE ADDITIONAL SHEET IF NECESSARY

| | | | I | DIRECTO | RS/OF | FICERS | | |
|--|---------------------------|-------|-----------------|----------------------------------|----------------|---------------------------------|----------------------------|--|
| NAME, NATIONALITY AND CURRENT RESIDENTIAL ADDRESS | PRESIDENTIAL APPOINTEE | BOARD | STOCK HOLDER | EX-Officio | EXEC. COMM. | TAX IDENTIFICATION NO. (TIN) | COMPENSATION PACKAGE/YR | DESIGNATION TO OTHER BOARDS OF AFFILIATES/SUBSIDIARIES |
| 1. FELIX S. RACADIO, FILIPINO ALFONSO MENDOZA ST., 1528 STA. CRUZ, MANILA | Y | М | Y | PRESIDENT | MEMBER | 159-797-307 | 192000 | N/A |
| 2. JOEL G. CARINGAL, FILIPINO CASABAAN, SANTIAGO, BAUANG, LA UNION | Y | М | Y | VP FOR REGULATORY SERVICES | N/A | 922-849-927 | 192000 | N/A |
| 3. WARLITO P. GUERRA, FILIPINO 320 SANTIAGO ST., IBAAN, BATANGAS | Y | М | Y | N/A | N/A | 255-742-081 | 192000 | N/A |
| 4. EDGAR T. SANTOS, FILIPINO 2686 NEW PANADEROS ST., STA. ANA, MANILA | Y | М | Y | N/A | MEMBER | 551-496-8 | 192000 | N/A |
| 5. ARMANDO M. SEDENTARIO, FILIPINO RUBI APARTMENT DOOR B, MARIAN VILLAGE, MATINA, DAVAO CITY | Y | М | Y | N/A | N/A | 123-002-517 | 192000 | N/A |
| 6. FERDINAND G. SEVILLA, FILIPINO 14 LUKE ST., FILINVEST EAST, SAN ISIDRO, CAINTA, RIZAL | Y | М | Y | N/A | N/A | 144-147-254 | 192000 | N/A |
| 7. JEREMIAS A. SINGSON, JR., FILIPINO TAMAG, VIGAN CITY, ILOCOS SUR | Y | М | Y | TREASURER | MEMBER | 930-794-504 | 192000 | N/A |
| 8. ENRICO G. GADIAN, JR. LEGAZPI VILLAGE, MAKATI CITY | Y | М | Y | N/A | N/A | 205-617-478 | 192000 | N/A |
| 9. MARLOU P. PACLEB RIMOS 3, LUNA, LA UNION | N | | N | CORPORATE SECRETARY | N/A | 181-308-455 | | N/A |

INSTRUCTIONS:

FOR BOARD COLUMN, PUT "C" FOR CHAIRMAN, "M" FOR MEMBER, "I" FOR INDEPENDENT DIRECTOR.

FOR PRESIDENTIAL APPOINTEE COLUMN, PUT "Y" IF A PRESIDENTIAL APPOINTEE "N" IF NOT.

FOR STOCKHOLDER COLUMN, PUT "Y" IF A STOCKHOLDER, "N" IF NOT.

FOR OFFICER COLUMN, INDICATE PARTICULAR POSITION IF AN OFFICER, FROM VP UP INCLUDING THE POSITION OF THE TREASURER,

SECRETARY, COMPLIANCE OFFICER AND/OR ASSOCIATED PERSON.

FOR EXECUTIVE COMMITTEE, INDICATE "C" IF MEMBER OF THE COMPENSATION COMMITTEE; "A" FOR AUDIT COMMITTEE; "N" FOR NOMINATION AND ELECTION COMMITTEE. ADDITIONALLY WRITE "C" AFTER SLASH IF CHAIRMAN AND "M" IF MEMBER.

-----GOVERNMENT CORPORATION NAME: PORO POINT MANAGEMENT CORPORATION

| BOARD COMMITTEES | FUNCTION | COMPOSITION |
|---------------------------------------|--|---|
| Executive Committee | The Executive Committee, in accordance with the authority granted by the Board, or during the absence of the Board, shall act by a vote of at | Felix S. Racadio |
| | least two-thirds (2/3) of its members on such specific matters wihtin the competence of the Board as may from time to time be delegated to | Jeremias A. Singson, Jr. |
| | the Executive Committee in accordance with the corporation's By- Laws, except with respect to: (a) approval of any action for which shareholders' approval is also required; (b) filling of vacancies on the Board or in the Executive Committee; (c) amendment or repeal of By- Laws or the adoption of new By-Laws; (d) the amendment or repeal of any resolution of the Board which by its express terms is not so amenable or repeallable; (e) the distribution of cash dividends; and (f) the exercise of powers delegated by the Board exclusively to other committees, if any. The attendance of at least two (2) members of the Executive Committee shall constitute a quorum. The Executive Committee shall fix its own rules of procedures. An act of the Executive Committee which is within the scope of its powers shall not require ratification or approval for its validity and effectivity, provided however that the Board may, at any time, enlarge or redefine the powers of the Executive Committee shall be reported to the Board at the meeting thereof following such action and ahsll be subject to revision or alteration by the Board, provided that no rights or acts ofthirs parties shall be affected by any such revision or alteration. | Edgar T. Santos |
| Audit and Risk Oversight Committee | (1) Check all financial reports against its compliance with both the internal financial management handbook and pertinent accounting standards, including regulatory requirements. (2) Perform oversight financial management functions specifically in the areas of managing credit, market, liquidity, operational, legal and other risks of the corporation, and crisis management. This function shall include receiving from senior management periodic information on risk exposures and risk management activities. (3) Be responsible for setting up an internal audit department and consider the appointment of the Chief of the Chief Audit Executive so that the reporting levels allow the internal audit activity to fulfill its responsibilities. | Edgar T. Santos Joel G. Caringal Warlito P. Guerra Ferdinando G. Sevilla |

GOVERNMENT CORPORATION NAME: PORO POINT MANAGEMENT CORPORATION

| | FUNCTION | COMPOSITION |
|---------------------------------|---|---|
| | (4) Ensure that internal auditors have free and full access to all the corporation's records, properties and personnel relevant to and required by its function and that the internal audit activity shall be free from interference in determining its scope, performing its work and communicating its results. (5) Oversee the PPMC's internal control system and coordinate with the Commission on Audit (6) Elevate to international standards the accounting and auditing processes, practices and methodologies (7) Develop a transparent financial management system that will ensure the integrity of internal control activities throughout the PPMC through a procedures and policies and book that will be used by the entire organization. (8) Ensure that management is taking appropriate corrective actions in a timely manner in addressing control and compliance functions with regulatory agencies (9)Review the quarterly, half-year and annual financial statements before submission to the Board, focusing on changes in accounting policies and practices, major judgmental areas, significant adjustments resulting from the audit, going concern assumptions, compliance with accounting standards, and compliance with tax, legal and COA requirements. | |
| Nominations and HR Committee | (a) Assist the Board of Directors in the conduct of studies, policy formulation, and monitoring of the implementing guidelines pertaining to issues, concerns and problems that affect organization and personnel. (b) Coordinate with Management in addressing specific key result areas (KRAs) and adherence to existing policies on such matters as personnel recruitment, performance evaluation standards and processes, assignments, promotions and entitlements. (c) Pursue broad organizational goals such as the promotion of meritocracy, the development of teamwork and the enhancement of morale among personnel. (d) Review and approve the Annual Training Program of the Organizational Development and Management Department (ODMD). (e) Conduct periodic review of the organizational structure to ensure that it remains responsive to the BCDA Group of Companies' goals, objectives and strategies. (f) Oversee the development and periodic update of a Human Resources Development of as well as compliance with personnel policies, guidelines on employee | Felix S. Racadio Joel G. Caringal Jeremias A. Singson, Jr. Warlito P. Guerra Edgar T. Santos Ferdinando G. Sevilla |

| BOARD COMMITTEES | FUNCTION | COMPOSITION |
|--|---|--|
| | (g) Review and evaluate the qualifications of all persons nominated to the Board as well as those nominated to other positions requiring appointment by the Board and provide assessment on the Board's effectiveness in directing the process of renewing and replacing Board members.(h) Provide oversight to the Nomination and Placement Committees of Management. (i) Establish a formal and transparent procedure for developing a policy on executive remuneration and for fixing the remuneration packages of corporate officers and directors, and provide oversight over remuneration of senior management and other key personnel ensuring that compensation is consistent with the corporation's culture, strategy and control environment. | |
| Investment and Promotions Committee | (a) Review strategies and policies that generally affect the investment climate, marketing and after sales service programs of PPMC. (b) Conduct periodic review and validation to determine the viability and profitability of the asset disposition program. (c) Conduct periodic review and validation to determine whether the marketing program is appropriate, realistic and viable. (d) Conduct regular validation and review of the Master Development Plans for BCDA properties to determine suitability to current real estate trends and developments. (e) Formulate sound strategic business management framework to maximize benefits from the disposition and development of land and other assets. (f) Assess marketing strategies, programs, projects and activities which will require study for formulation of policies for approval by the Board. (g) Assess investment proposals with terms, issues -and conditions which will require study for formulation of policies for approval by the Board. | Warlito P. Guerra Felix S. Racadio Joel G.Caringal Edgar T. Santos Armando M. Sedentario Ferdinando G. Sevilla Jeremias A. Singson, Jr. Enrico G. Gadian, Jr. |
| Finance Committee | (a) Establish guidelines for the formulation of the annual and supplemental budgets of BCDA and its subsidiaries for the consideration of the Board. (b) Perform a periodic in-depth review of the operating budget which includes: Operation Expenses (OPEX); Personal Services (PS); Maintenance and Other Operating Expenses (MOOE); and Capital Expenditures (CAPEX). (c) Exercise oversight function in the fiscal management of resources. (d) Formulate guidelines for the investment of corporate funds and conduct periodic review to determine viability and profitability of investments and/or placements. | Jeremias A. Singson, Jr. Warlito P. Guerra Edgar T. Santos Armando M. Sedentario Enrico G. Gadian, Jr. |
| | NOTE: USE ADDITIONAL SHEET IF NECESSARY | |

| BOARD COMMITTEES | FUNCTION (e) Conduct quarterly review to determine whether lease payments, amortization or other recurring income are regularly collected and the shares of the stakeholders are remitted. (f) Determine the necessity of incurring loans or other fmancial obligations. (g) Conduct an in-depth review of the financial terms of all loan requirements and financial obligations. (h) Conduct monthly review of BCDA's financial statements. (i) Validate financial statements prior to the submission by Management to the Board. (j) Recommend changes in accounting policies, where appropriate, in accordance with the pronouncements of regulatory bodies. | COMPOSITION |
|--|---|--|
| Corporate Governance Committee | (a)Oversee the periodic performance evaluation of the Board and its committees and Management; and shall also conduct an annual self-evaluation of their performance; (b) Decide whether or not a Director is able to and has been adequately carrying out his/her duties as director bearing in mind the director's contribution and performance (e.g., competence, candor, attendance, preparedness and participation). Internal guidelines shall be adopted that address the competing time commitments that are faced when directors serve on multiple boards; (c) Recommend to the Board regarding the continuing education of Directors, assignment to Board Committees, succession plan for the Executive Officers, and their remuneration commensurate with corporate and individual performance; and (d) Recommend the manner by which the Board's performance may be evaluated and propose an objective criteria approved by the Board. Such performance indicators shall address how the Board will enhance long-term shareholders' value. | Ferdinando G. Sevilla Joel G. Caringal Edgar T. Santos |
| Legal and Regulatory Concerns Committee | (a) Monitor the cases and legal strategy in collaboration with handling lawyer from the OSG, OGCC and assist the legal counsel of PPMC to govern the legal framework of the management; (b) Evaluate, review and monitor legal. management policies, structures and processes as defmed by Management. It shall also recommend measures to address, mitigate, minimize or eliminate risks affecting the organization; (c) Review, evaluate and monitor policy-level studies involving legal and other reports provided by Management for consideration of the Board; (d) Review, evaluate and monitor Management's researches and the preparation of analytical materials on probable causes, explanations and possible solutions to legal that the corporation faces; | Joel G. Caringal Edgar T. Santos Enrico G. Gadian, Jr. |
| | NOTE: USE ADDITIONAL SHEET IF NECESSARY | |

| BOARD COMMITTEES | FUNCTION (e) Review and endorse to the PPMC Board position papers and key policy issues prepared by Management for use of any branch of the government; (f) Provide oversight for: f.1 Monitoring compliance and fulfillment of Contracts and Agreements executed by PPMC; f.2 Monitoring major Programs and Projects implemented by the different departments or offices of PPMC; f.3 Monitoring financial compliance of registered enterprise, lessees, and joint venture partners of PPMC; f.4 Monitoring the status of compliance with lease agreements, joint venture/joint development agreements and memoranda of agreements signed by PPMC | COMPOSITION |
|------------------|--|-------------|
| | | |
| | NOTE: USE ADDITIONAL SHEET IF NECESSARY | |
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| LIST OF AFFILIATES/SUBSIDIARIES | DESCRIPTION | NATURE/ EXTENT OF INVESTMENT |
|---------------------------------|--------------------|------------------------------|
| ONE | N/A | N/A |
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| NOTE: US | E ADDITIONAL SHEET | IF NECESSARY |

GOVERNMENT CORPORATION NAME: PORO POINT MANAGEMENT CORPORATION

| GOVERNMENT CORPORATION NAME: PORO PO | | _ | - | | | |
|--|----------|-----------------|--------------------|------------------------|--------------------------------|---|
| TOTAL NUMBER OF STOCKHOLDERS: | | | 9 | | | |
| TOTAL ASSETS BASED ON LATEST AUDITED FINANC | IAL STAT | EMENTS: PhP 214 | ,220,636.08 | | | |
| | | STOCKHOLDER | 'S INFORMATION | | | |
| | | SHARES | SUBSCRIBED | | AMOUNT PAID | |
| NAME, NATIONALITY, <i>IF APPLICABLE</i> AND CURRENT ADDRESS | TYPE | NUMBER | AMOUNT (PhP) | % OF OWNER- SHIP | (PhP), <i>IF</i> APPLICABLE | TAX IDENTIFICATION NO. (TIN) FOR FILIPINOS |
| 1. BASES CONVERSION AND DEVELOPMENT | | 1 | 68,142,920.23 | | | |
| AUTHORITY | | | | | | |
| 2F, BONIFACIO TECHNOLOGY CENTER, 31ST ST., COR. 2ND AVE., BONIFACIO GLOBAL CITY, TAGUIG CITY | | | | 99.90% | 68,142,920.23 | 002-219-694 |
| 2. FELIX S. RACADIO, FILIPINO | | 1 | 100.00 | | | |
| ALFONSO MENDOZA ST., 1528 STA. CRUZ, | | | | | | 159-797-307 |
| MANILA | | | | 0.00147% | 100.00 | |
| | | | | | | |
| 3. JOEL G. CARINGAL, FILIPINO | | 1 | 100.00 | | | |
| CASABAAN, SANTIAGO, BAUANG, LA UNION | | | | | | |
| | | | | 0.00147% | 100.00 | 922-849-927 |
| | | | | | | |
| 4. WARLITO P. GUERRA, FILIPINO | | 1 | 100.00 | | | |
| 320 SANTIAGO ST., IBAAN, BATANGAS | | | | | | |
| | | | | 0.00147% | 100.00 | 255-742-081 |
| | | | | | | |
| 5. EDGAR T. SANTOS, FILIPINO | | 1 | 100.00 | | | |
| | | | | | | |
| 2686 NEW PANADEROS ST., STA. ANA, MANILA | | | | 0.00147% | 100.00 | 551-496-8 |
| | | | | | | |
| 6. ARMANDO M. SEDENTARIO | | 1 | 100.00 | | | |
| FILIPINO | | | | | | |
| RUBI APARTMENT DOOR B, MARIAN VILLAGE, | | | | 0.00147% | 100.00 | 123-002-517 |
| MATINA, DAVAO CITY | | | | | | |
| 7. FERDINAND G. SEVILLA | | 1 | 100.00 | | | |
| FILIPINO | | | | | | |
| 14 LUKE ST., FILINVEST EAST, SAN ISIDRO, | | | | 0.00147% | 100.00 | 144-147-254 |
| CAINTA, RIZAL | TOTAL | 1 | 100.00 | | | |
| TOTAL AMOUNT OF SUE | SCRIBE | | | | | |
| | | TOTAL AMO | UNT OF PAID-UP CAP | ITAL | 68,143,720 | |

INSTRUCTION: SPECIFY THE TOP 20 STOCKHOLDERS AND INDICATE THE REST AS OTHERS Note: For PDTC Nominee included in the list, please indicate further the beneficial owners owning more than 5% of any class of the company's voting securities. Attach separate sheet, if necessary.

| OTAL NUMBER OF STOCKHOLDERS: | | 9 | | | | |
|--|-----------|--------------|-------------------|------------------------|----------------|-----------------------|
| OTAL ASSETS BASED ON LATEST AUDITED 14,220,636.08 |) FS: | | | | | |
| | | STOCKHOLD | ER'S INFORMATION | | | |
| NAME, NATIONALITY, IF APPLICABLE | | SHARES S | SUBSCRIBED | | AMOUNT PAID | TAX IDENTIFICATION NO |
| AND CURRENT ADDRESS | TYPE | NUMBER | AMOUNT (PhP) | % OF OWNER- SHIP | (PhP) | (TIN) |
| 8. JEREMIAS A. SINGSON, JR. FILIPINO | | 1 | 100.00 | 0.001.450/ | 100.00 | 000 704 704 |
| TAMAG, VIGAN CITY, ILOCOS SUR | TOTAL | | | 0.00147% | 100.00 | 930-794-504 |
| 9. ENRICO G. GADIAN, JR. FILIPINO | | 1 | 100.00 | | | 205-617-478 |
| LEGAZPI VILLAGE, MAKATI CITY | TOTAL | | | 0.00147% | 100.00 | |
| 10. | | | | | | |
| | TOTAL | | | | | |
| 11. | | | | | | |
| | TOTAL | | | | | |
| 2. | | | | | | |
| | TOTAL | | | | | |
| 13. | | | | | | |
| | TOTAL | | | | | |
| 14. | | | | | | |
| | TOTAL | | | | | |
| TOTAL AMOUNT OF SU | JBSCRIBE | D CAPITAL | | 0.00% | 200.00 | |
| | | TOTAL AMOU | NT OF PAID-UP CAF | PITAL | 68,143,720.23 | |
| INSTRUCTION: SP | ECIFY THE | TOP 20 STOCK | HOLDERS AND IND | ICATE THI | E REST AS OTHE | RS |

| CORPORATE NAME: | | | | | | |
|--|----------|----------------|-----------------|------------------------|----------------------|---------------------------------|
| TOTAL NUMBER OF STOCKHOLDERS: | | | | | | |
| TOTAL ASSETS BASED ON LATEST AUDITED | FS: | | | | | |
| | | STOCKHOLD | ER'S INFORMATIO | N | | |
| | | SHARES | SUBSCRIBED | | | |
| NAME, NATIONALITY AND CURRENT RESIDENTIAL ADDRESS | ТҮРЕ | NUMBER | AMOUNT (PhP) | % OF OWNER- SHIP | AMOUNT PAID (PhP) | TAX IDENTIFICATION NO. (TIN) |
| 15. | | | | | | |
| | | | | | | |
| | TOTAL | | | _ | | |
| 16. | | | | | | |
| | | | | | | |
| | TOTAL | | | | | |
| | TOTAL | | | | | |
| 17. | | | | | | |
| | | | | | | |
| | TOTAL | | | | | |
| | TOTAL | | | | | |
| 18. | | | | | | |
| | | | | | | |
| | TOTAL | | | | | |
| | TOTAL | | | | | |
| 19. | | | | | | |
| | | | | | | |
| | TOTAL | | | | | |
| | TOTAL | | | | | |
| 20. | | | | | | |
| | | | | | | |
| | TOTAL | | | | | |
| | | | | | | |
| 21. OTHERS (Indicate the number of the remaining stockholders) | | | | _ | | |
| | | | | | | |
| | TOTAL | | | | | |
| | | | | | | |
| TOTAL AMOUNT OF SU | IBSCRIBE | | | | | |
| INOTOLIOTION OF | | | | | | |
| INSTRUCTION: SP | ECIFY IH | E TOP 20 STOCI | KHOLDERS AND IN | | RESTASUTHER | 5 |
| | | | | | | |

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|--|---------------------------------|-----------------------|---------------|---------------------|--------------------------|---------------|-------------------|--|
| GOVERNMENT CORPORATION NAME: PORO POINT MANAGEMENT CORPORATION | | | | | | | | |
| | | | | | | | | |
| 1. INVESTMENT OF CO | NVESTMENT OF CORPORATE AMOUNT (| | | PhP | PhP) DATE OF BOARD RESOL | | BOARD RESOLUTION | |
| FUNDS IN ANOTHER | R CORPORATION | | | | | | | |
| 1.1 STOCKS | | | | | | | N/A | |
| 1.2 BONDS/COMME | ERCIAL PAPER (Issued | | | | | | N/A | |
| by Private Corp | • | | | | | | | |
| APPLICABLE) | | | | | | | | |
| 1.3 LOANS/ CREDITS/ ADVANCES | | | | | | | N/A | |
| 1.4 GOVERNMENT | TREASURY BILLS | | | | | | N/A | |
| 1.5 OTHERS | | | | | | | N/A | |
| 2. INVESTMENT OF CO | REALE FUNDS IN A | | S UNDER ITS | | DATE OF BO | ARD | DATE OF | |
| | OSES (PLEASE SPECIF | | ONDERINO | | | STOCKHOLDERS | | |
| | | , | | | | _ | RATIFICATION | |
| NONE | | | | | | | | |
| | | | | | | | | |
| 3. TREASURY SHARES | 6 | | | | | | % AS TO THE TOTAL | |
| | | | | | NO. OF SHA | RES | NO. OF SHARES | |
| | | | | | | | ISSUED | |
| | | | | N/A | | | | |
| 4. UNRESTRICTED/UN | APPROPRIATED RETA | | RNINGS AS OF | ENC | O OF LAST FIS | CAL YEAF | R: 27,182,028.36 | |
| 5. DIVIDENDS DECLAR | ED DURING THE IMME | DIATELY | PRECEDING Y | EAR | R: | | | |
| TYPE OF DIVIDEND | | | A | MOUNT (PhP) DATE DE | | DATE DECLARED | | |
| CASH 5.1 | | 8,413,322.07 5/2/2019 | | | 5/2/2019 | | | |
| 5.2 STOCK | | NONE | | | | | | |
| 5.3 PROPERTY | | NONE | | | | | | |
| | Т | OTAL | P 8413322.0 | 7 | | | | |
| 6. ADDITIONAL SHARE | S ISSUED DURING TH | E PERIO | D: | | | | | |
| DATE | NO. OF | NO. OF SHARES | | | AMOUNT | | | |
| NONE | NONE | | NONE | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| SECONDARY LICENSE/REGISTRATION WITH SEC AND/OR OTHER GOV'T AGENCY: NAME OF AGENCY: IC IC | | | | IC | | | | |
| TYPE OF | | | | N/A | | | | |
| LICENSE/REGN. | N/A | | | N/A | | | N/A | |
| DATE ISSUED: | N/A | 1 | | N/A | | | N/A | |
| DATE STARTED | N/A | | | N/A | | | N/A | |
| OPERATIONS: | N/A | | | N/A | | N/A | | |
| | | | NO. OF OFFICE | RS | TOTAL NO. C | | TOTAL MANPOWER | |
| DIRECTORS DURING THE PRECEDING & FILE EMPLOYEES COMPLEMENT | | | | COMPLEMENT | | | | |
| FISCAL YEAR (in PhP) | | | | | | | | |
| 2,528,984.25 | | | 37 21 | | | 58 | | |
| | | | | | | | | |
| | NOTE: US | | ONAL SHEET IF | NEC | CESSARY | | | |

SCHEDULE OF CAPITAL EXPENDITURE PARTICULARS SECTOR FOREIGN COMPONENT NO SUPPORT SUBSIDY Loan Grant Project Тах Bank loans NONE **Total Local Compoonent** Other Source Total Cost Status

GOVERNMENT CORPORATION NAME: PORO POINT MANAGEMENT CORPORATION

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GOVERNMENT CORPORATION NAME: PORO POINT MANAGEMENT CORPORATION

INCOME STATEMENT

For the year : 2019

| | Amount |
|---|----------------|
| INCOME | |
| Business and Service Income | 92,845,180.82 |
| Gains and Premiums | |
| Others | 768,300.00 |
| Total Income | 93,613,480.82 |
| Less: Share of National Government | |
| Income After Share of National Government | - |
| EXPENSES | |
| Business Expenses | |
| Personal Services | 43,171,465.92 |
| Maintenance and Other Operating Expenses | 21,111,591.32 |
| Financial Expenses | |
| Others | 840,614.55 |
| Total Expenses | 65,123,671.79 |
| Net Income (Loss) Before Subsidy | 28,489,809.03 |
| Subsidy Income | |
| Net Income (Loss) Before Tax | 28,489,809.03 |
| Income Tax Expense | (3,426,473.77) |
| Net Income (Loss) After Tax | 25,063,335.26 |
| | |

- :
- -

GOVERNMENT CORPORATION NAME: PORO POINT MANAGEMENT CORPORATION

CASH FLOW STATEMENT

For the year : 2019

| Int |
|------------------|
| 189,725,468.01 |
| (189,931,702.90) |
| (206,234.89) |
| |
| 1,176,526.43 |
| (9,328,037.67) |
| (8,151,511.24) |
| |
| 9,918,741.48 |
| - |
| 9,918,741.48 |
| 1,560,995.35 |
| |
| 17,447,045.88 |
| - |

GOVERNMENT CORPORATION NAME: PORO POINT MANAGEMENT CORPORATION

For the year: 2019

CASH AND INVESTMENT BALANCE REPORT

| _ | AMOUNT | TERM (No. of Days) | RATE (Per Annum) | num) DATE | |
|-------------------------------------|---------------|-----------------------|------------------|-----------|----------|
| I. Cash on Hand | 2.700.00 | N/A | N/A | lssue | Maturity |
| | , | | | | |
| II. Cash in Banks | 11,897,259.62 | N/A | N/A | N/A | N/A |
| III. Net Depositswith BTr | N/A | N/A | N/A | N/A | N/A |
| IV. Special Series | | | | | |
| (Treasury Bills) with Bangko | N/A | N/A | N/A | | |
| Sentral (Identify those | N/A | N/A | N/A | | |
| under trust agreements) | N/A | N/A | N/A | N/A | N/A |
| V. Special Series Placements | N/A | N/A | N/A | | |
| with BTr (Identify those under | | | | | |
| trust agreements | | | | | |
| VI. Investments in Other Securities | N/A | N/A | N/A | N/A | N/A |
| VII. Others | 78,066,601.84 | | | *2019 | *2020 |

GOVERNMENT CORPORATION NAME: PORO POINT MANAGEMENT CORPORATION

BALANCE SHEET (For the year: 2019)

| DALANCE ON | ASSETS | Amount | |
|--|---|----------------|--|
| | Current Assets | , | |
| Cash & Cash E | | 19,008,041.23 | |
| Short-Term Inv | | 70,958,520.23 | |
| Receivables (n | | 10,898,527.20 | |
| Inventories | | 848,321.23 | |
| | nd Deferred Charges | 1,750,030.94 | |
| Gross Internation | | | |
| Others | | 489,635.10 | |
| Total Current | Assets | 103,953,075.93 | |
| | Non-Current Assets | · · | |
| Long -term Red | ceivables (net) | | |
| Long-term Inve | | 15,015,000.00 | |
| | & Equipment (net) | 5,492,246.56 | |
| Investment Pro | | 88,485,571.30 | |
| Intangible Asse | | 20,476.90 | |
| Others | | 1,254,265.39 | |
| Total Non-C | urrent Assets | 110,267,560.15 | |
| | TOTAL ASSETS | 214,220,636.08 | |
| | LIABILITIES AND EQUITY | , , | |
| LIABILITIES | Current Liabilities | | |
| Trade and Non | -Trade Payables | 6,494,223.96 | |
| | of Long-term Debt | · · · - | |
| Deposit Liabiliti | • | - | |
| Currency in Cir | | - | |
| | under agreements to repurchase | - | |
| | es of Water Districts | - | |
| Others | | 78,963,553.77 | |
| Total Current Liabilities | | 85,457,777.73 | |
| | Non-Current Liabilities | | |
| Deposit Payabl | | 0 | |
| Bills Payable | | 0 | |
| Bonds Payable | | 0 | |
| Notes Payable | | 0 | |
| Mortgage Paya | ble | 0 | |
| Loans and Adv | | 0 | |
| Accrued Retire | | 0 | |
| Deferred Credit | | 0 | |
| Non-Current Lia | abilities of Water Districts | 0 | |
| Others | | 18,437,109.76 | |
| Non-Current Li | abilities | 18,437,109.76 | |
| | TOTAL LIABILITIES | 103,894,887.49 | |
| | EQUITY | ,, | |
| Government Ed | | 0 | |
| Capital Stock | | 68,143,720.23 | |
| Restricted Capital | | | |
| Retained Earnings 27,182,0 | | | |
| Others | č – – – – – – – – – – – – – – – – – – – | 15,000,000.00 | |
| TOTAL EQUIT | 110,325,748.59 | | |
| | 214,220,636.08 | | |
| TOTAL LIABILITIES AND EQUITY214,220,636.08 | | | |

GOVERNMENT CORPORATION NAME: PORO POINT MANAGEMENT CORPORATION

| NET OPERATING INCOME | Amount |
|--|--------------|
| Schedule 1A | |
| Accounts receivable - national government | 0 |
| Clients deposit | 0 |
| Collection from advances on insured receivables | 0 |
| Collection of loans receivables | 0 |
| Collection of pari-passu payables | 0 |
| Collection of receivables clients | 0 |
| Collection of receivables employees/others | 0 |
| Collection of receivables clients, employees, others | 0 |
| Collection of Sales Contract Receivable | 0 |
| Dividend Income | 0 |
| Foreign Exchange gains | 0 |
| Gain on sale of Investment | 0 |
| Interest and penalties | 0 |
| interest on investments and deposits | 1,176,526.43 |
| Lease income (office space) | 0 |
| Lease income from acquired assets | 0 |
| Lease payment receivable car plan | 0 |
| Miscellaneous deposit | 0 |
| Misc inc service charge | 0 |
| Payable to clients/employees/govet agencies | 0 |
| Payable to clients/employees/ others | 0 |
| Redemption of agrarian reform bonds | 0 |
| Reinsurance claims ECI | 0 |
| Reinsurance premium Trust liabilities | 0 |
| Sale of transportation of equipment | 0 |
| Sale of unserviceable equipment | 0 |
| Add: (other Receipts) | 768,300.00 |
| | 700,300.00 |
| Total: | 1,944,826.43 |
| TOTAL: | 1,944,826.43 |

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GOVERNMENT CORPORATION NAME: PORO POINT MANAGEMENT CORPORATION

CHART OF ACCOUNTS

For the year : 2019

| Net Operating Income | 0 |
|--|-----------------|
| Sale of Acquired Assets | 0 |
| Collection of Advances on Guaranteed Loans | 0 |
| Advances on Guaranteed Loans | 0 |
| Capital Expenditures | 0 |
| Dividend Payments | 0 |
| CASH SURPLUS/DEFICIT | 0 |
| Operating Receipts | 0 |
| Sale of goods/services (Estate Management/Permit Fees) | 91,668,653.98 |
| Income from commitment and gtee fee | 0 |
| Filing, processing & amendment fees | 0 |
| Interest Income Direct lending | 0 |
| Insurance Premium | 0 |
| Fund Arrangement Fees | 0 |
| | |
| Add: (Other receipts) | 0 |
| | |
| TOTAL: | 91,668,653.98 |
| Current Subsidies: | 0 |
| Other receipts: (Schedule 1A) | 1,944,826.43 |
| Total Receipts: | 93,613,480.41 |
| Less: | |
| Interest and Financial Charges | 0 |
| Final Withholding Tax | |
| Prior period expenses | 0 |
| Other current expenditures: Personal Services | (43,171,465.92) |
| Other current expenditures: MOOE | (24,538,065.09) |
| Other current expenditures: Other Expenses | (840,614.55) |
| Total: | 25,063,334.85 |
| | |

| I, <u>ATTY. MARLOU P. F</u> | PACLEB, <u>Corporate Secretary</u> OF THE AE (NAME) | BOVE-MENTIONED (POSITION) | | | |
|---|--|---|--|--|--|
| GOVERNMENT CORPORAT | ION DECLARE UNDER THE PENALTY C ION INFORMATION SHEET WHICH CON | F PERJURY, THAT ALL MATTERS SET FORTH IN THIS ISISTS OF (21) PAGES HAVE BEEN MADE IN GOOD DGE AND BELIEF, ARE TRUE AND CORRECT. | | | |
| I UNDERSTAND THAT THE FAILURE OF THE CORPORATION TO FILE THIS GIS FOR FIVE (5) CONSECUTIVE YEARS SHALL BE CONSTRUED AS NON-OPERATION OF THE CORPORATION AND A GROUND FOR THE REVOCATION OF THE CORPORATIONS CERTIFICATE OF INCORPORATION. IN THIS EVENTUALITY, THE CORPORATION HEREBY WAIVES ITS RIGHT TO A HEARING FOR THE SAID REVOCATION. | | | | | |
| DONE THIS15th | DAY OFJUNE, 20 20 | IN _SAN FERNANDO CITY, LA UNION | | | |
| | | (SIGWATURE) | | | |
| SUBSCRIBED AND | SWORN TO BEFORE ME IN | CITY/PROVINCE, PHILIPPINES ON | | | |
| , AFF | HANT PERSONALLY APPEARED BEFOR | RE ME AND EXHIBITED TO ME EVIDENCE OF IDENTITY | | | |
| COSISTING OF DRIVER'S LICENSE NO. A04-99-067509 ISSUED AT QUEZON CITY VALID UNTIL NOVEMBER 24, 2022. | | | | | |
| | NOTARY PUBLIC FOR | CITY/PROVINCE | | | |
| | Notarial Commission No. | | | | |
| PAGE NO. : | Commission expires on December 31, Roll of Attorney Number | | | | |
| SERIES OF 2019 : | PTR No | | | | |
| | IBP No | | | | |
| | Office Address: | | | | |
| | | | | | |