From: Philippine Stock Exchange

To:

Subject: Petition for Voluntary Delisting and Other Related Documents

Date: Monday, May 13, 2024 9:18:28 AM

Dear Sir/Madam:

Your disclosure was approved as Company Announcement. Details are as follows:

Company Name: Premium Leisure Corp. Reference Number: 0016190-2024

Date and Time: Monday, May 13, 2024 09:18 AM

Template Name: Petition for Voluntary Delisting and Other Related Documents

Report Number: C03058-2024

Best Regards, PSE EDGE

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https://www.pse.com.ph/stockMarket/content.html?sec=privacypolicy

The Philippine Stock Exchange, Inc., 6th to 10th Floors, PSE Tower, 5th Avenue corner 28th Street, Bonifacio Global City, Taguig City, Philippines 1634

Remarks C03058-2024

Please be advised that the proposed delisting of Premium Leisure Corp. ("PLC") from the Official Registry of the Exchange is subject to the Exchange's applicable rule/s under the Consolidated Listing and Disclosure Rules, as well as other applicable laws, rules and regulations. The Exchange will inform the Trading Participants and the investing public of further developments on the matter.

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Premium Leisure Corp. PLC

PSE Disclosure Form DLR-2 - Petition for Voluntary Delisting and
Other Related Requirements
References: Rules on Voluntary Delisting

Subject of the Disclosure

Petition for Voluntary Delisting

Background/Description of the Disclosure

The Board of Directors of Premium Leisure Corporation (PLC), at its special meeting held on March 11, 2024, approved the voluntary delisting of PLC shares from the Main Board of the Philippine Stock Exchange, Inc. (PSE), subject to the successful completion of the intended tender offer by Belle Corporation (BEL) (Tender Offer), compliance with other requirements of the PSE for voluntary delisting, and applicable regulations of the Securities and Exchange Commission.

In the Annual Stockholders' Meeting of PLC held on April 22, 2024, stockholders owning 27,254,919,633 common shares or 87.31% of the outstanding common stock of PLC approved the voluntary delisting of PLC from the Main Board of the PSF

On May 9, 2024, BEL successfully completed the Tender Offer.

Stock Symbol(s) of Affected Securities

PLC

Other Relevant Information

Please see attached Petition for Voluntary Delisting.

Filed on behalf by:

Elmer Serrano	Name
Corporate Secretary	Designation
Corporate Secretary	Designation



10 May 2024

THE PHILIPPINE STOCK EXCHANGE, INC.

6/F PSE Tower, 5th Avenue corner 28th Street Bonifacio Global City, Taguig City

Attention

Mr. Ramon S. Monzon

President and Chief Executive Officer

Atty. Roel A. Refran

Corporation

Executive Vice President and Chief Operating Officer

The Issuer Regulation Division

Subject

Voluntary Delisting of

Premium

Leisure

Gentlemen:

Premium Leisure Corporation (PLC or the Company), as proposed by and with the full support of its majority shareholder, Belle Corporation (BEL), respectfully submits this Petition for Voluntary Delisting (the Petition) of PLC's common shares (PLC Shares) with a par value of Twenty-Five Centavos (Php0.25) per share, from the Main Board of The Philippine Stock Exchange, Inc. (PSE), with proposed voluntary delisting effective on 9 July 2024 (the Effective Date).

Background of the Petition

On 11 March 2024, the Board of Directors of BEL approved its conduct of a voluntary tender offer for up to 6,312,026,669 common shares constituting 20.22% of the issued and outstanding common stock of PLC (the Tender Offer). The Tender Offer commenced on 22 March 2024 and ended on 24 April 2024 (the Tender Offer Period), during which period any tendering stockholder of PLC was allowed to offer all or a portion of their shares in PLC for sale to BEL subject to the terms and conditions of the Tender Offer, at a tender offer price of Eighty Five Centavos (Php0.85) per common share, based on the fairness valuation report prepared by First Metro Investment Corporation (First Metro).

The Tender Offer was conducted by BEL for the purpose of the voluntary delisting of the Company's common shares from the Main Board of the PSE (the Voluntary Delisting) with BEL as proponent.

On 11 March 2024, the Board of Directors of PLC unanimously approved the Voluntary Delisting of PLC, subject to the successful Tender Offer.

At the Annual Shareholders' Meeting of PLC held on 22 April 2024, shareholders owning 27,254,919,633 common shares or 87.31% of the outstanding common stock of the Company voted in favor of the Voluntary Delisting.

During the Tender Offer Period, a total of 6,172,192,242 common shares or approximately 19.77% of the total issued and outstanding common stock of PLC were tendered and accepted by BEL. The accepted Tender Offer Shares were crossed through the facilities of the PSE via block sales on 7 May 2024. The tendered shares were purchased by BEL at the Tender Offer Price, or for a total consideration of Five Billion Two Hundred Forty-Six Million Three Hundred Sixty-Three Thousand, Four Hundred Five and 70/100 Pesos (Php5,246,363,405.70). The purchase of the tendered shares was settled on 9 May 2024.

Compliance with the Amended Voluntary Delisting Rules

The Amended Voluntary Delisting Rules of the PSE issued on 21 December 2020 (the **PSE Rules**) provides the requirements for the voluntary delisting of a PSE-listed entity. These requirements, enumerated in Section 2 of the PSE Rules, have been complied with by PLC, each as discussed follows:

1. Required Corporate Approvals under Section 2(a) of the PSE Rules

The Voluntary Delisting was approved by the entire membership of the Board of Directors of the Company, including all of its independent directors, during its meeting held on 11 March 2024.

In addition, during the Company's Annual Stockholders' Meeting held on 22 April 2024 (ASM), the Voluntary Delisting was approved and ratified by stockholders owning 27,254,919,633 common shares or 87.31% of the outstanding common stock of PLC. One shareholder owning 1,000 common shares voted against the Voluntary Delisting while another shareholder owning 40,000 shares abstained from voting on the Voluntary Delisting.

2. Notice Requirement under Section 2(b) of the PSE Rules

PLC shareholders were notified of the ASM and allowed to exercise their right to vote in absentia 2 weeks, from 5 to 19 April 2024.

The Definitive Information Statement, along with the Company's "Guidelines for Participation via Remote Communication and Voting in Absentia" were posted on the Company's website and via PSE EDGE on 22 March 2024. In addition, the notice of the ASM was published in the business sections of BusinessWorld and Daily Tribune, in print and online formats, on 26 and 27 March 2024. The notice containing the agenda which includes the Voluntary Delisting was widely disseminated through various mediums to ensure widest reach to the shareholders.

The voting portal was opened beginning 5 April 2024 and remained open until 19 April 2024. PLC shareholders were given two (2) weeks to vote on the Voluntary Delisting.

3. Effective Date of Delisting under Section 2(c) of the PSE Rules

The Effective Date of the Voluntary Delisting is at least sixty (60) days after the filing of this Petition.

4. Conduct of Successful Tender Offer under Section 2(d) of the Rules

The Tender Offer by BEL was offered to all of PLC's shareholders of record during the Tender Offer Period through the publication of the Notice of Intention to Conduct a

Tender Offer on the 15 March 2024 issue of The Manila Times and the publication of Notice of Tender Offer in the 22, 23 and 24 March 2024 issues of the Business Mirror and The Manila Times in accordance with Securities and Regulation Code and its implementing rules.

During the Tender Offer Period, BEL offered a price of Php0.85 per common share of PLC (the **Tender Offer Price**), which is the highest valuation based on the fairness opinion report dated 17 March 2024 prepared by First Metro, an independent financial adviser duly accredited by the PSE, and is higher than the volume weighted average price of PLC listed shares for one (1) year immediately preceding the date of disclosure of the approval by BEL's Board of Directors of the Tender Offer.

The tendered shares were purchased by BEL via block sales through the facilities of the PSE on 7 May 2024 and settled on 9 May 2024.

A copy of the fairness valuation report prepared by First Metro Investment Corporation is appended to the Tender Offer Report disclosed in PSE EDGE on 22 March 2024.

5. Delisting Proponents & Share Ownership under Section 2(e) of the PSE Rules.

As a result of the Tender Offer, BEL now owns 99.55%, well over the 95% of the outstanding common stock of PLC required for a Petition for Delisting, broken down as follows:

	No. of Shares	Percentage
Belle Corporation	24,904,904,324	79.78%
Tendered Shares	6,172,192,242	19.77%
TOTAL	31,077,096,566	99.55%

6. Unpaid Fees under Section 2(f) of the PSE Rules.

The Company does not have any unpaid fees due to the PSE.

7. Payment of Voluntary Delisting Fee under Section 2(g) of the PSE Rules.

The Company shall pay for the Voluntary Delisting Fee upon the issuance of the appropriate statement of account/ order of payment by the PSE.

In support of this Petition, we submit the following documents:

Exhibit	Document
Α	Notarized Secretary's Certificate containing the resolutions of PLC's Board of Directors and Shareholders approving the Voluntary Delisting
В	Proof of Notice of the Voluntary Delisting to the Shareholders: B-1 – Posting of ASM Notice in PLC Website B-2 – Posting of ASM Notice as part of the Definitive Information Statement in PSE EDGE B-3 – Affidavits of Publication of ASM Notice in BusinessWorld and Daily Tribune
С	Notice of the Intention to Conduct a Tender Offer to Stockholders of PLC with Affidavit of Publication on the 15 March 2024 issue of the Manila Times
D	Affidavits of Publication by Business Mirror dated 27 March 2024 and by The Manila Times dated 26 March 2024 on the publication of the Notice of Tender

	Offer to the Stockholders of PLC on 22, 23 and 24 March 2024 issues of the
	Business Mirror and The Manila Times
E	Final Tender Offer Report filed by Belle Corporation
F	Proponent Letter from Belle Corporation

On the basis of the foregoing, we hereby respectfully request for PSE's approval of the Petition for Voluntary Delisting of PLC's common shares from the Main Board of the PSE on Effective Date as indicated above.

We hope you find the foregoing in order and we look forward to your favorable consideration of our petition.

Thank you.

Very truly yours,

Armin Antonio B. Raquel-Santos
President and Chief Executive Officer

Encls.a/s

REPUBLIC OF THE PHILIPPINES) TAGUIG CITY) S.S.

SECRETARY'S CERTIFICATE

- I, **ELMER B. SERRANO,** Filipino, of legal age, with office address at 1105 Tower 2 High Street South Corporate Plaza 26th Street Bonifacio Global City, Taguig City, after having been duly sworn in accordance with law, hereby certify that:
- 1. I am the duly appointed and incumbent Corporate Secretary of **PREMIUM LEISURE CORP.** (the **Corporation**), a corporation duly organized and existing under and by virtue of the laws of the Philippines, with principal office at 5/F TwoE-Com Center, Palm Coast Avenue, Mall of Asia Complex, Pasay City.
- 2. At the duly constituted meeting of the Board of Directors of the Corporation on 11 March 2024, during which a quorum was present and acting throughout, the following resolutions were unanimously passed and approved:
 - "WHEREAS, BELLE CORPORATION (BEL) has notified Premium Leisure Corp. (PLC) of its intention to conduct a tender offer for all common shares of PLC, other than those owned by BEL and the members of the Board of Directors with respect to their qualifying common shares, in relation to a voluntary delisting of PLC shares from The Philippine Stock Exchange, Inc. (PSE);
 - **RESOLVED**, that with the endorsement of the majority shareholder BEL, the Board of Directors of PLC approves and authorizes the voluntary delisting of the PLC shares listed in the Main Board of the PSE and endorses the same for shareholder approval at its 2024 Annual Shareholders' Meeting, or at any adjournment thereof, subject to the successful completion of the tender offer and in accordance with the requirements of the PSE for voluntary delisting;
 - **RESOLVED, FURTHER**, that in conjunction with the voluntary delisting, PLC be authorized to file a petition for the voluntary revocation of the registration of its securities with the Securities and Exchange Commission, subject to the successful completion of the tender offer and the approval by the PSE of the petition for voluntary delisting;
 - **RESOLVED, FURTHER**, that Management is authorized to appoint such advisers, consultants and agents, including legal advisers, under such terms and conditions as its authorized signatory deems to be in the best interest of PLC;
 - RESOLVED, FURTHER, that PLC appoints and designates its President and Chief Executive Officer, Mr. Armin Antonio B. Raquel-Santos, with full power of delegation, as its duly authorized representative and signatory, and as such, authorized to sign, execute and deliver on behalf of PLC, the necessary petitions with the PSE and SEC and all other related or implementing documents, as well as any and all certifications, acknowledgments, consents, instructions, including those to PLC's duly-appointed advisers, consultants and/or agents, with full power and authority to agree to or approve amendments, supplements or modifications thereto, in order to give effect to the foregoing resolutions, and the

due implementation thereof, and to any and all acts and deeds as may be required or necessary to carry out the foregoing resolutions;

RESOLVED, FINALLY, that all acts done and caused to be done within the powers and authorities granted under the foregoing resolutions are hereby ratified and confirmed."

- 3. The foregoing resolutions were approved and ratified by vote of the shareholders of the Corporation present or represented owning at least two-thirds (2/3) of the outstanding capital stock of the Corporation, during the Annual Stockholders' Meeting held on 22 April 2024 at City of Dreams Manila, Entertainment City, Cor. Macapagal Ave., Aseana Ave., Parañaque City, with livestreaming for shareholders participating remotely held in accordance with Securities and Exchange Commission Memorandum Circular No. 6, s. 2020.
 - The foregoing is in accordance with the records presently in my custody.

IN WITNESS WHEREOF, I have hereunto set my hand this day of MAY () 8 2024 in Taguig City.

ELMER B. SERRANO A Corporate Secretary

SUBSCRIBED AND SWORN TO before me this ______MAY 0 8 2024 at Taguig City, affiant exhibited to me his TIN

Doc No.: 371
Page No.: 16

Book No: _______ Series of 2024.

Appointment No. 132 (2023-2024)

Notary Public for Taguig City

Until December 31, 2024 Attorney's Roll No. 83148

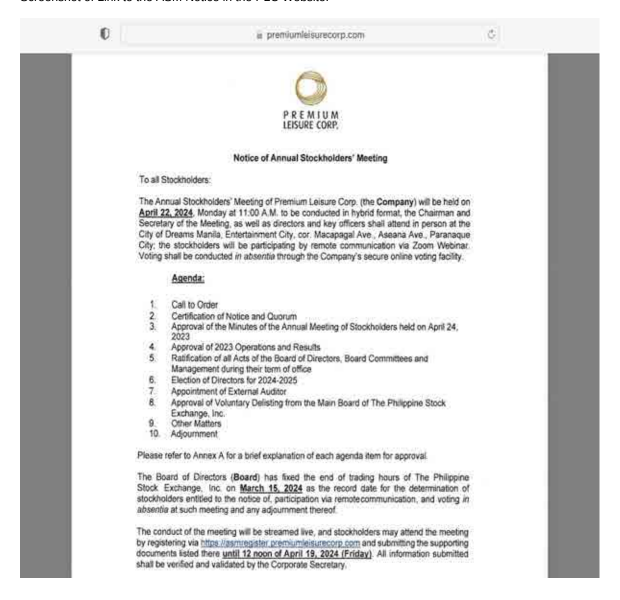
1105 Tower 2 High Street South Corporate Plaza 26th Street, Bonifacio Global City, Taguig City PTR Receipt No. A-6104223; 01-03-24; Taguig City IBP Receipt No. 398768; 01-04-24; Pasig City Admitted to the Bar on June 2022

2

Link to the ASM Notice in the PLC Website:

https://www.premiumleisurecorp.com/sites/default/files/plc 2024 asm notice.pdf

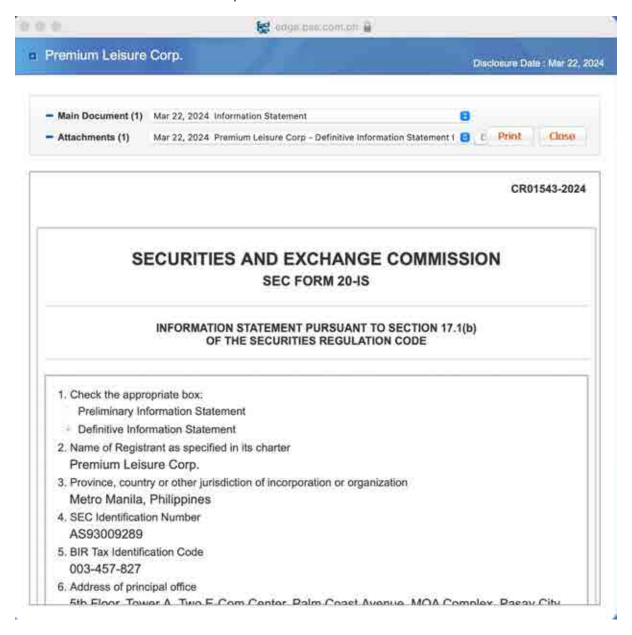
Screenshot of Link to the ASM Notice in the PLC Website:



Link to the ASM Notice as part of the DIS in PSE EDGE:

https://edge.pse.com.ph/openDiscViewer.do?edge_no=a4f0849f5c4692d0abca0fa0c5b4e4d0

Screenshot of Link to the ASM Notice as part of the DIS in PSE EDGE:



REPUBLIC OF THE PHILIPPINES) S.S Quezon City, Metro Manila)
AFFIDAVIT OF PUBLICATION
I, BERNARD E. ENOLVA, Filipino, of legal age, being first duly sworn
according to law, declare and testify:
That I am the Billing & Collection Manager of BUSINESSWORLD, a newspaper of
general circulation in the Philippines, with editorial and business offices at
#95 Balete Drive Extension, New Manila, Quezon City.
That the order of the PREMIUM LEISURE CORP.
entitled NOTICE OF ANNUAL STOCKHOLDERS' MEETING
Text of which could be described as follows:
as per attached clipping.
has been published in the BUSINESSWORLD in its issue(s) ofMARCH 26 & 27, 2024
FURTHER AFFIANT SAYETH NOT.
Quezon City, Metro Manila
SUBSCRIBED AND SWORN to before me this day of MARCH affiant having exhibited to me his/her Driver's License ID with No. N02-17-016165. GARY A. SANCIO Notary Public Until December 31, 2024 Adm. Matter No. 177 Roll No. 44261 IBP No. 1082447 (LIFETIME)/06-30-17/Q.C.
Book No. X PTR No. 5573890/1-04-2024/Q.C Series of 2024 MCLE Compliance No. VII-0011636/03-01-22



NOTICE OF ANNUAL STOCKHOLDERS' MEETING

Hybrid Meeting | April 22, 2024 | 11 a.m.

TO ALL STOCKHOLDERS:

The Annual Stockholders' Meeting of Premium Leisure Corp. (the Company) will be held on April 22, 2024, Monday at 11:00 A.M. to be conducted in hybrid format, the Chairman and Secretary of the Meeting, as well as directors and key officers shall attend in person at the City of Dreams Manila, Entertainment City, cor. Macapagal Ave., Aseana Ave., Paranaque City; the stockholders will be participating by remote communication via Zoom Webinar. Voting shall be conducted in absentia through the Company's secure online voting facility.

AGENDA

Call to Order

2. Certification of Notice and Quorum 3. Approval of the Minutes of the Annual Meeting of Stockholders held on April 24, 2023

4. Approval of 2023 Operations and Results

- 5. Ratification of all Acts of the Board of Directors and Management during their term of
- 6. Election of Directors for 2024-2025

7. Appointment of External Auditor

8. Approval of Voluntary Delisting from the Main Board of The Philippine Stock Exchange, Inc.

9. Other Matters

10. Adjournment

Plese refer to Annex A for a brief explanation of each agenda item for approval.

The Board of Directors (Board) has fixed the end of trading hours of The Philippine Stock Exchange, inc. on March 15, 2024 as the record date for the determination of stockholders entitled to the notice of, participation via remote communication, and voting in absentie at such meeting and any adjournment thereof.

The conduct of the meeting will be streamed live, and stockholders may attend the meeting by registering via https://asmregister.premiumleisurecorp.com and submitting the supporting documents listed there until 12 noon of April 19, 2024 (Friday). All information submitted shall be verified and validated by the Corporate Secretary.

Stockholders who wish to cast votes through a proxy may accomplish the proxy form (which need not be notarized) and submit the same on or before 12 noon of April 19, 2024. To facilitate submission, scanned forms may first be sent electronically through piccorsec@premiumleisurecorp.com with hard copies to be submitted to the office of the Corporate Secretary c/o Serrano Law at 1105 Tower 2 High Street South Corporate Plaza, 26th Street Bonifacio Global City, Taguig City 1634.

Stockholders who successfully registered can cast their votes in absentia through the Company's secure online voting facility for this meeting. In order to participate through remote communication, they will also be provided with access to the meeting that will be held virtually. The "Guidelines for Participation via Remote Communication and Voting in Absentia" as appended to the Information Statement and tabeled as Schedule A, together with the Information Statement, Annual Report on SEC Form 17-A (once available) and other pertinent materials for the Annual Stockholders' Meeting are posted in the Company's website https://www. premiumleisurecorp.com/ASM2024 and PSE EDGE. (SGD.)

ELMER B. SERRANO Comorete Secretary



REPUBLIC OF THE PHILIPPINES) MAKATI CITY)S.S.

AFFIDAVIT OF PUBLICATION

I, Mary Ann M. Datoy legal age, Filipino and residing at c/o Concept and Information Group, Inc. Concept Bldg., 3450 Florida St., Makati City, Philippines, after having been duly sworn to in accordance with the law, hereby declare and testify:

That I am the Accounting Assistant of Concept and Information Group Inc. publisher of the DAILY TRIBUNE a newspaper which is published in English, edited and printed in Metro Manila, and circulated nationwide from Monday to Sunday, with editorial and business address at Concept Bldg.,3450 Florida St., Makati City, Manila, Philippines.

That the NOTICE OF ANNUAL STOCKHOLDERS' MEETING

APPLICANT/PETITIONER PREMIUM LEISURE CORP.

text of which could be read/described as follows:

AS PER ATTACHED
has been published in Daily Tribune in it issue
Print & Online

MARCH 26 & 27, 2024

AFFIANT FURTHER SAYETH NAUGHT

Manila, Philippines

Mary Ann Datoy Affiant

Affiant exhibited to me her TIN # 495-003-417-000 bearing her photograph and signature.

Doc. No. /4-

Book No. 24

Series of 2024.

ATTY, JOSELINO N. SUCION CPA NOTARY PUBLIC FOR MAKATI CITY UNTIL DECEMBER 31, 2025

U-203 CARREON BLDG. 2746 ZENAIDA ST., BOELACION, MAKATI CITY IBP NO.384449/01/01/2024

PTR NO. 10072076/01/02/2024

MCLE COMPLAINCE NO. VII-0013028/04-14-2025

ROLL NO 50799 APPOINTMENT NO. M-018



NOTICE OF ANNUAL STOCKHOLDERS' MEETING

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<u>AGENDA</u>

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(SGD.) **ELMER B. SERRANO** Corporate Secretary

News source of choice. Trusted since 1898.

REPUBLIC OF THE PHILIPPINES) IS.S. CITY OF MANILA

AFFIDAVIT OF PUBLICATION

I, Eden F. Del Rosario, of legal age, married, Filipino and a resident of #22 21st Aveñue, Cubao, Quezon City in the Philippines, after having been duly sworn according to law, do hereby depose and state:

That I am the Credit and Collection Head of The Manila Times, a newspaper which is published Online and Printed in English and Edited in Metro Manila, and circulated nationwide daily from Monday day with postal address at 2/F Sitio Grande,

Soriano Avenue, Intramuros, Manila

March 15, 2024

TO THE STOCKHOLDERS OF PREMIUM LEISURE CORP.:

Notice is hereby given that Belle Corporation (BEL) intends to conduct a tender offer for all outstanding common shares of Premium Leisure Corp. (PLC).

The tender offer price, timing, other terms and conditions of the tender offer shall be determined and finalized upon receipt and acceptance by the BEL Board of Directors of the fairness opinion report of its third party valuator, First Metro Investment Corporation.

The Tender Offer Report (SEC Form 19-1, including exhibits and annexes) will be filed with the Securities and Exchange Commission, with copies to The Philippine Stock Exchange, Inc. (PSE) and PLC, prior to the start of the tender offer period. The Tender Offer Report shall contain, among others, the terms and conditions of the tender offer and other relevant materials.

The Tender Offer is for the oursess of the Voluntary Delicting of DLC. The Tender Offer is for the purpose of the Voluntary Delisting of PLC common shares from the Main Board of the PSE.

Board of Directors
BELLE CORPORATION

MT - Mar. 15, 2024

e attached NOTICE IS HEREBY GIVEN THAT INTENDS CORPORATION (BEL) OFFER FOR ALL A TENDER ANDING COMMON SHARES OF PREMIUM RE CORP. (PLC)

blished in The Manila Times newspaper in /s of MARCH 15, 2024

ss whereof, I signed this Affidavit in Manila, es, this

> EDEN F. DEL ROSARIO **Affiant**

Subscribe and sworn to before me this 15 MA 2024 in Manila, Philippines, exhibiting to me her SSS ID No. 33-0045788-4

Doc. No. Page No Book No.

Series of 2024

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Notary Public Until De 1, 2024 Hotarial Commission No. 2005/062 MAN THE WAY FYAT STILLS IN

ATTY, MANUEL A. RODRIGUEZ II

2" From / Well Pass Votel, Adhatico St., Smita Ma. 2012 for 2023- Pasig City 3. 71173-Manifa

1-2. 100, V., 1-2. 300 E 152 11021 UIBI 2625 Roll NO. 0871

The Manila Times®

News source of choice. Trusted since 1898.

REPUBLIC OF THE PHILIPPINES)
CITY OF MANILA)S.S.

AFFIDAVIT OF PUBLICATION

I, Eden F. Del Rosario, of legal age, married, Filipino and a resident of #22 21st Aveñue, Cubao, Quezon City in the Philippines, after having been duly sworn according to law, do hereby depose and state:

That I am the Credit and Collection Head of The Manila Times, a newspaper which is published Online and Printed in English and Edited in Metro Manila, and circulated nationwide daily from Monday to Sunday with postal address at 2/F Sitio Grande, 409 A. Soriano Avenue, Intramuros, Manila

That the attached NOTICE IS HEREBY GIVEN THAT BELLE CORPORATION (BEL) INTENDS TO CONDUCT A TENDER OFFER FOR ALL OUTSTANDING COMMON SHARES OF PREMIUM LEISURE CORP. (PLC)

was published in The Manila Times newspaper in its issue/s of MARCH 15, 2024

In witness whereast I signed this Affidout in Manilo

Philippines, this 15 MAR day of	, 2024
Edelronand	-
EDEN F. DEL ROSA Affiant	ARIO
Subscribe and sworn to before me this	15 MAR 202 day of
, 2024 in Manila, Philip exhibiting to me her SSS ID No. 33-004	

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PTI, NO. 0822025- Jan. 1, 2023-Manila

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MCLE NO. VII-0005642 12/3/2021-until 2025 RDJ NO. 6878

Tan Hay, 225 LHE-Nov. 9, 2022 for 2023- Pasig City

Act and Commission May 2023-062

Doc. No.

Page No.

Book No.

Series of 2024

Affidavits of Publication by Business Mirror and The Manila Times on the Notice of Tender Offer to the Stockholders of PLC

Business Mirror A broader look at today's business

REPUBLIC OF THE PHILIPPINES)
MAKATI) S.S.

AFFIDAVIT OF PUBLICATION

I, LEONIDA G. GARCIA, of legal age, Filipino and residing at c/o PHILIPPINE BUSINESS DAILY MIRROR PUBLISHING, INC. 3/F Dominga Bldg. III Annex, 2113 Chino Roces corner Dela Rosa Streets, Makati City, Philippines, after having been duly sworn to in accordance with the law, hereby declare and testify:

That I am the Credit & Collection Staff of **BUSINESS MIRROR**, a newspaper published in English, edited and printed in Metro Manila, and circulated nationwide daily from Monday to Sunday with editorial and business address at 3/F Dominga Bldg. III Annex, 2113 Chino Roces cor. Dela Rosa Street, Makati City.

That the PLACE AD APPLICANT/PETITIONER

BELLE CORPORATION (NOTICE TO THE STOCKHOLDERS OF PREMIUM LEISURE CORP. PLC)

text of which could be read/deed as follows:

AS PER ATTACHED

has been published in **BussinessMirror** in its issue/s of **March 22**, **23 and 24**, **2024**.

AFFIANT FURTHER SAYETH NAUGHT Manila, Philippines

> LEONIDA G. GARCIA Affiant

SUBSCRIBED and SWORN to before-me this

7 MAR 2024 day of ______, 2024 at Makati City, Metro
Manila, Philippines.

Affiant exhibited to me his TIN ID No. 214-787-675-000 & SSS ID No. 33-6140749-9 with picture.

Doc. No. __

Book No.

Series of 2024.

BM - 9327

ATTY. SHED OCX JUN G. VILLEGA: Notary Public for Maketi City Appt. No. M-274 antil Dec/ 31, 2024

Linit 3C LTA Building, 118 Perea St. Legaspi Village, Makati City Roll No. 70942

IBP No. \$23340/ 11-30-2023/ Pasig City PTR No. 10074513/ 1-2-2024/ Makati City MCLE Compliance No. VII-0020869/April 14, 2025 22 March 2024

TO THE STOCKHOLDERS OF PREMIUM LEISURE CORP (PLC):

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Belle Corporation (Belle) filed on March 21, 2024, a Tender Offer Report (SEC Form 19-1, including exhibits and annexes) with the Securities and Exchange Commission (SEC) and The Phillippine Stock Exchange, Inc. (PSE). On the same date, the Tender Offer Report was also hand delivered to PLC at its principal office.

Belle is prepared to acquire up to 6,312,026,669 common shares (the **Tender Offer Shares**) constituting 20.22% of the issued and outstanding common capital stock of PLC at a tender offer price of Php0.85 per common share (the **Tender Offer Price**) or an aggregate amount of up to Php5,365,222,668.65.

Belle confirms that the Tender Offer Price is a fair price in accordance with and as required under PSE Memorandum No. 2020-0104.

First Metro Investment Corporation, a duly licensed investment house authorized to Issue Fairness Opinions in transactions of this nature, has confirmed that the Tender Offer Price is fair and reasonable. Belle likewise confirms that it has sufficient resources, including cash, available to satisfy full acceptance of the Tender Offer Shares.

The Tender Offer is conducted for the purpose of the voluntary delisting of PLC Shares from the PSE Main Board.

Tender Offer Period

The Tender Offer shall commence at 9:30 a.m. on March 22, 2024 and end at 3:00 p.m. on April 24, 2024 or such later date as may be announced by Belle with the approval of the SEC (the **Tender Offer Period**), during which period any tendering stockholder of PLC may offer all or a portion of their shares in PLC for sale to Belle in accordance with, and subject to the terms and conditions of the Tender Offer Period be officially declared a non-working holiday, the Tender Offer Period shall be extended by the number of business days corresponding to those days which are declared non-working holidays, with the approval of the SEC. Shareholders who previously tendered their shares are allowed to withdraw such tendered shares at any time while the Tender Offer Period remains open.

BDO Securities Corporation has been appointed as the Tender Offer Agent and Paying Agent for the Tender Offer.

Tender Offer Process

- 1. For Stockholders holding PLC Stock Certificates. Tendering Stockholders holding PLC stock certificates who wish to offer all or a portion of their common shares for acceptance and sale to Belle should first process the lodgment of their shares with the Philippine Depository & Trust Corp. (PDTC) by submitting the original stock certificates, together with all other documentary requirements, to the Tender Offer Agent or a stockbroker accredited by the PSE, for authentication by the Stock and Transfer Agent, within the Tender Offer Period but as much as possible, no later than five (5) trading days before the end of the Tender Offer Period, to allow for lodgment of the certificated Tender Offer Shares with the PDTC. After lodgment of shares with PDTC, stockholders should comply with the procedures set forth in the immediately succeeding paragraph (Non-Certificated or Scripless Shareholders).
- 2. For Non-Certificated or Scripless Stockholders. Tendering Stockholders whose shares are lodged with the PDTC who wish to offer all or a portion of their common shares for sale to the Belle, must instruct their brokers (Participating Brokers) (a) to accomplish and submit, on their behalf, the duly accomplished Application Form, together with all the applicable requirements, to the Tender Offer Agent at the 33rd Floor, BDO Towers Valero. 8741 Paseo de Roxas Avenue, Salcedo Village, Makati City, and (b) within the Tender Offer Period but as much as possible, no later than three (3) trading days before the end of the Tender Offer Period, to electronically transfer their shares to the Tender Offer Agent for receipt by the Tender Offer Agent before the end of the Tender Offer Period at 3:00 p.m. on April 24, 2024, or such later date as may be announced by the Belle with the approval by the SEC, in order to participate in the tender.
- For stockholders with lost stock certificates and/or stock certificates under the former name of PLC. Please coordinate with the Stock Transfer Agent of PLC for the requirements and procedures on issuance of new stock certificates, with details below:

BDO Unibank, Inc. - Trust and Investments Group Securities Services (Stock Transfer) 14/F BDO Towers Valero, 8741 Paseo de Roxas, Makati City 8878-4964 Attention: Mr. Roland Raymund P. Rojas

Email address: bdo-stock-transfer@bdo.com.ph

Tendered shares must be received by the Tender Offer Agent in scripless form within the Tender Offer Period but as much as possible, no later than three (3) trading days before the end of the Tender Offer Period at 3:00 p.m. on April 24, 2024.

Stockholders are discouraged from tendering at the last minute to allow sufficient time to correct and complete any deficiency in their Applications. Tendering stockholders are also urged to indicate their telephone numbers in their respective Applications so the Tender Offer Agent can immediately contact them in case of any deficiency in their Applications.

The accepted Tender Offer Shares are intended to be crossed through the PSE not later than May 7, 2024, or such other date as may be announced by Belle with the approval of the SEC. The sale and purchase of the accepted Tender Offer Shares shall be settled not later than May 9, 2024.

Stockholders are strongly advised to read the form of Application, the Terms of the Tender Offer, and the SEC Form 19-1 (including all its exhibits and annexes), accessible at PLC's Disclosure Section at the PSE Electronic Disclosure Generation Technology (PSE EDGE) portal at http://edge.pse.com.ph and Belle's website https://www.bellecorp.com/investor-relations/sec-and-pse-filings. Copies of these materials may also be obtained from the Tender Offer Agent through following contact details:

2 7 MAR

Mr. Joh Ms. Ma

33F BDO Towers Valero, 8741 Paseo de Roxas Avenue, Salcedo Village, Makati City, Philippines 1226 Email Address: <u>bdosec-customercare@bdo.com.ph</u> Customer Service Hottline: (4632) 8840-7878

Attention: Mr. John Manuel Manaloto Ms. Maria Agnes Santiago

BDO Securities Corporation

BELLE CORPORATION

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Page No. // Book No. // Series of 2024.

BM - 9327

ATTY. SHEPLOCK JUNIC VILLEGAS

Notary Public for Makati Oity

Appt. Mc. M-274 until Dec. 31, 2024

Unit 3C LTA Building, 118 Perea St.

Legaspi Village, Makati City

Roll No. 70942

ISP No. 328340/ 11-30-2023/ Pasig City PTR No. 10074513/ 1-2-2024/ Makati City MCLE Compliance No. VII-0020869/April 14, 2025

The Manila Times®

News source of choice. Trusted since 1898.

REPUBLIC OF THE PHILIPPINES) CITY OF MANILA)S.S.

AFFIDAVIT OF PUBLICATION

I, Eden F. Del Rosario, of legal age, married, Filipino and a resident of #22 21st Aveñue, Cubao, Quezon City in the Philippines, after having been duly sworn according to law, do hereby depose and state:

That I am the Credit and Collection Head of **The Manila Times**, a newspaper which is published Online and Printed in English and Edited in Metro Manila, and circulated nationwide daily from Monday to Sunday with postal address at 2/F Sitio Grande, 409 A. Soriano Avenue, Intramuros, Manila

That the attached TO THE STOCKHOLDERS OF PREMIUM LEISURE CORP. (PLC) / BELLE CORPORATION (BELLE) FIILED ON MARCH 21, 2024, A TENDER OFFER REPORT (SEC FORM 19-1, INCLUDING EXHIBITS AND ANNEXES) WITH THE SECURITIES AND EXCHANGE COMMISSION (SEC) AND THE PHILIPPINE STOCK EXCHANGE, INC. (PSE). ON THE SAME DATE, THE TENDER OFFER REPORT WAS ALSO HAND DELIVERED TO PLC AT ITS PRINCIPAL OFFICE

was published in **The Manila Times** newspaper in its issue/s of **MARCH 22,023 & 24, 2024**

In witness whereof, I signed this Affidavit in Manila,

Philippines, this 26 MAR day of _______, 202

Subscribe and sworn to before me this 26 MAR day of day of exhibiting to me her SSS ID No. 33-0045788-4

Affiant

The Manila Times

News source of choice. Trusted since 1898.

REPUBLIC OF THE PHILIPPINES) CITY OF MANILA)S.S.

AFFIDAVIT OF PUBLICATION

24 March 2024

TO THE STOCKHOLDERS OF PREMIUM LEISURE CORP (PLC):

Belle Corporation (Belle) filed on March 21, 2024, a Tender Offer Report (SEC Form 19-1, including exhibits and annexes) with the Securities and Exchange Commission (SEC) and The Philippine Stock Exchange, Inc. (PSE). On the same date, the Tender Offer Report was also hand delivered to PLC at its principal office.

Belle is prepared to acquire up to 6,312,026,669 common shares (the Tender Offer Shares) constituting 20.22% of the issued and outstanding common capital stock of PLC at a tender offer price of Php0.85 per common share (the Tender Offer Price) or an aggregate amount of up to Php5.365.222.668.65

Belle confirms that the Tender Offer Price is a fair price in accordance with and as required under PSE Memorandum No. 2020-0104.

First Metro Investment Corporation, a duly licensed investment house authorized to issue Fairness Opinions in transactions of this nature, has confirmed that the Tender Offer Price is fair and reasonable. Belle likewise confirms that it has sufficient resources, including cash, available to satisfy full acceptance of the Tender Offer Shares.

The Tender Offer is conducted for the purpose of the voluntary delisting of PLC Shares from the PSE Main Board.

Tender Offer Period

The Tender Offer shall commence at 9:30 a.m. on March 22, 2024 and end at 3:00 p.m. on April 24, 2024 or such later date as may be announced by Belle with the approval of the SEC (the Tender Offer Period), during which period any tendering stockholder of PLC may offer all or a portion of their shares in PLC for sale to Belle in accordance with, and subject to the terms and conditions of the Tender Offer. Should any of the business days during the Tender Offer Period be officially declared a non-working holiday, the Tender Offer Period shall be extended by the number of business days corresponding to those days which are declared non-working holidays, with the approval of the SEC. Shareholders who previously tendered their shares are allowed to withdraw such tendered shares at any time while the Tender Offer Period remains open.

BDO Securities Corporation has been appointed as the Tender Offer Agent and Paying Agent for the Tender Offer.

Tender Offer Process

- 1. For Stockholders holding PLC Stock Certificates. Tendering Stockholders holding PLC stock certificates who wish to offer all or a portion of their common shares for acceptance and sale to Belle should first process the lodgment of their shares with the Philippine Depository & Trust Corp. (PDTG) by submitting the original stock certificates, together with all other documentary requirements, to the Tender Offer Agent or a stockbroker accredited by the PSE, for authentication by the Stock and Transfer Agent, within the Tender Offer Period but as much as possible, no later than five (5) trading days before the end of the Tender Offer Period, to allow for lodgment of the certificated Tender Offer Shares with the PDTC. After lodgment of shares with PDTC, stockholders should comply with the procedures set forth in the immediately succeeding paragraph (Non-Certificated or Scripless Shareholders).
- 2. For Non-Certificated or Scripless Stockholders. Tendering Stockholders whose shares are lodged with the PDTC who wish to offer all or a portion of their common shares for sale to the Belle, must instruct their brokers (Participating Brokers) (a) to accomplish and submit, on their behalf, the duly accomplished Application Form, together with all the applicable requirements, to the Tender Offer Agent at the 33rd Floor, BDO Towers Valero, 8741 Paseo de Roxas Avenue, Salcedo Village, Makati City, and (b) within the Tender Offer Period but as much as possible, no later than three (3) trading days before the end of the Tender Offer Period, to electronically transfer their shares to the Tender Offer Agent for receipt by the Tender Offer Agent before the end of the Tender Offer Period at 3:00 p.m. on April 24, 2024, or such later date as may be announced by the Belle with the approval by the SEC, in order to participate in the tender.
- For stockholders with lost stock certificates and/or stock certificates under the former name of PLC. Please coordinate with the Stock Transfer Agent of PLC for the requirements and procedures on issuance of new stock certificates, with details below:

I Rosario, of legal age, married, Filipino nt of #22 21st Aveñue, Cubao, Quezon nilippines, after having been duly sworn aw, do hereby depose and state:

ne Credit and Collection Head of The s, a newspaper which is published rinted in English and Edited in Metro irculated nationwide daily from Monday ith postal address at 2/F Sitio Grande, no Avenue, Intramuros, Manila

ched TO THE STOCKHOLDERS OF LEISURE CORP. (PLC) / BELLE ON (BELLE) FIILED ON MARCH 21, DER OFFER REPORT (SEC FORM 19-IG EXHIBITS AND ANNEXES) WITH ITIES AND EXCHANGE COMMISSION 'HE PHILIPPINE STOCK EXCHANGE, ON THE SAME DATE, THE TENDER ORT WAS ALSO HAND DELIVERED TO PRINCIPAL OFFICE

d in **The Manila Times** newspaper in **MARCH 22,023 & 24, 2024**

hereof, I signed this Affidavit in Manila, his ______, 2024

EDEN F. DEL ROSARIO
Affiant

nd sworn to before me this 26 MAday of 2024 in Manila, Philippines, affiant me her SSS ID No. 33-0045788-4

ACTY. MANUEL A, RODRIGUEZ II

Notary Public- U/U/Dec. 31, 2024

Notarial Commission No. 2023-062

2nd Floor Midland Flaza Hotel, Adriatico St., Ermita Mia.

IBP. No. 239142 Nov. 9, 2022 for 2023- Pasig City
PTR NO. 08220 5- John 3, 2003-16-Na

MCLE NO. VII-0005002-11, 9, 2022 for 2023-21, 2023 for 2023-21.

no Ave., Intramuros, Manila 1002 Philippines
• Website: www.manilatimes.net
artment: 528-1729 Fax Number: 310-5582



7 May 2024

SECURITIES AND EXCHANGE COMMISSION

The SEC Headquarters 7907 Makati Avenue, Salcedo Village Barangay Bel-Air, Makati City, 1209

Attention : Atty. Oliver O. Leonardo

Director, Markets and Securities Regulation Department

THE PHILIPPINE STOCK EXCHANGE, INC.

6/F PSE Tower, 5th Avenue corner 28th Street Bonifacio Global City, Taguig City

Attention : Ms. Alexandra D. Tom Wong

Head, Disclosure Department

Subject : Final Tender Offer Report (SEC Form 19-1) for the Tender

Offer to Stockholders of Premium Leisure Corp. by Belle

Corporation

Ladies and Gentlemen:

We confirm receipt today of the attached Final Tender Offer Report (SEC Form 19-1, including exhibits and annexes), provided to Premium Leisure Corp. (**PLC**) by Belle Corporation (**BEL**), in connection with BEL's tender offer to acquire up to 6,312,026,669 outstanding common shares of PLC at a tender offer price of Php0.85 per common share.

We trust that you will find the foregoing in order.

Very truly yours,

Armin Antonio B. Ra

Encl.a/s

COVER SHEET____

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SECURITIES AND EXCHANGE COMMISSION SEC FORM 19-1 TENDER OFFER REPORT

Ch	eck th	e appropriate box:
į		Initial Filing
	X	Amendment
		Amendment No. 2 - Final Tender Offer Report
		Items Amended by the Filing 1, 2, 3, 4, 6, and Exhibit H
1.		t Name of Subject Company as Specified in its Charter: MIUM LEISURE CORP.
(a)		ess of Principal Offices Floor, Tower A, Two E-Com Center, Palm Coast Avenue, MOA Complex, Pasay City
	Posta 1300	al Code
(b)	SEC	Identification Number AS93009289
(c)		Industry Classification Code (SEC Use Only)
(d)	BIR	Tax Identification Number 003-457-827
2.		e of Bidder LE CORPORATION
(a)		ress of Bidder Floor, Tower A, Two E-Com Center, Palm Coast Avenue, MOA Complex, Pasay City
	Posta 1300	al Code
3.		or Class of Securities Subject to Tender Offer mon Shares

Item 1. Subject Company and Class of Security Subject to the Tender Offer

- (a) The company subject of this Tender Offer Report is PREMIUM LEISURE CORP. (PLC), a corporation organized and existing under the laws of the Republic of the Philippines with principal office address at 5th Floor, Tower A, Two E-Com Center, Palm Coast Avenue, MOA Complex, Pasay City.
- (b) PLC has an authorized capital stock of Ten Billion Nine Hundred Seven Million Five Hundred Thousand Pesos (Php10,907,500,000.00), consisting of Thirty-Seven Billion Six Hundred Thirty Million (37,630,000,000) common shares with a par value of Twenty-Five Centavos (Php0.25) per share, and Six Billion (6,000,000,000) preferred shares with a par value of Twenty-Five Centavos (Php0.25) per share.
- (c) As of date hereof, PLC has a total issued capital stock of Thirty-One Billion Six Hundred Twenty-Seven Million Three Hundred Ten Thousand (31,627,310,000) common shares with a par value of Twenty-Five Centavos (Php0.25) per share, inclusive of 410,379,000 treasury shares. Total outstanding shares is Thirty-One Billion Two Hundred Sixteen Million Nine Hundred Thirty-One Thousand (31,216,931,000) common shares, out of which Belle Corporation (Belle) owned 24,904,324 common shares equivalent to 79.78% of PLC's outstanding capital stock prior to the tender offer. In the event all Tender Offer Shares were offered to and acquired by Belle, Belle would own, at most, 31,216,930,993 common shares or 99.99% of PLC.

The Tender Offer

Sections 2(c) and (d) of the PSE Memorandum CN No. 2020-0104 (Amended PSE Voluntary Delisting Rules) requires that a tender offer be conducted prior to the filing of a petition for voluntary delisting of listed shares and that the tender offer must be supported by a fairness opinion or valuation report, stating the fair value or range of fair values of the listed shares.

Further, Section 2(e) of the Amended PSE Voluntary Delisting Rules requires that, following the tender offer, the persons proposing delisting must have acquired at least 95% of the issued and outstanding capital stock of listed company for delisting (95% Threshold), subject to compliance with the other requirements set by the Amended PSE Voluntary Delisting Rules.

On 11 March 2024, the Board of Directors of Belle approved its conduct of a voluntary tender offer for all outstanding common shares of PLC, subject to an independent third-party fairness opinion to be issued by First Metro Investment Corporation (**First Metro**). The tender offer <u>was</u> conducted by Belle for the purpose of the voluntary delisting of PLC shares from the Main Board of The Philippine Stock Exchange, Inc. (**PSE**), with Belle as proponent. Based on PLC's outstanding capital stock, a total of 6,312,026,669 common shares <u>were</u> subject of the tender offer (the **Tender Offer Shares**). The Tender Offer Shares computed by deducting the shares owned by Belle and 7 shares for the 7 directors of PLC from PLC's total outstanding capital stock.

On the same date, the Board of Directors of PLC subsequently approved the Voluntary Delisting of PLC, subject to the successful completion of the intended tender offer by Belle, compliance with other requirements of the PSE for voluntary delisting, and applicable regulations of the Securities and Exchange Commission (**SEC**).

On 20 March 2024, the Board of Directors of Belle approved the following:

- 1. Setting the tender offer price at Php0.85 per common share of PLC based on the fairness valuation report prepared by First Metro, authorized by the PSE for the purpose;
- 2. Setting the tender offer period from 22 March to 24 April 2024;
- Setting the payment and settlement of the tendered shares from 25 April to 9 May 2024 for its tender offer for PLC common shares; and
- 4. Appointment of BDO Securities Corporation as Tender Offer Agent.

Tender Offer Period

The tender commenced at 9:30 a.m. on 22 March 2024 and <u>ended</u> at 3:00 p.m. on 24 April 2024 (the **Tender Offer Period**), during which period any tendering stockholder of PLC <u>were allowed to</u> offer all or a portion of their shares in PLC for sale to Belle in accordance with, and subject to the terms and conditions of the Tender Offer.

On 22, 23 and 24 March 2024, Belle published the terms and conditions of the tender offer in Business Mirror and Manila Times in compliance with the 2015 Implementing Rules and Regulation of the Securities Regulation Code.

Stockholders who previously tendered their shares <u>were</u> allowed to withdraw such tendered shares at any time while the Tender Offer Period <u>remained</u> open.

This Tender Offer is subject to the *Terms of the Tender Offer* and *Application to Tender Shares of PLC*, attached and made integral parts hereof as **Exhibits A** and **B**, respectively.

BDO Securities Corporation has been appointed as the Tender Offer Agent and Paying Agent for the Tender Offer.

The PSE Rules on Voluntary Delisting requires that a party proposing the delisting of a listed company must show that it has acquired at least 95% of the outstanding capital stock of the listed company. For this reason, Belle's Tender Offer for the shares of PLC will be deemed withdrawn in the event that the required acquisition of at least 95% of PLC's outstanding capital stock will not be secured. The accepted Tender Offer Shares were crossed through the PSE on-7 May 2024 (the Cross Date). The sale and purchase of the accepted Tender Offer Shares shall be settled no later than 9 May 2024 (the Settlement Date).

Tender Offer Price

Belle <u>offered</u> a price of Eighty-Five Centavos (Php0.85) per common share (the **Tender Offer Price**), which is the highest valuation based on the fairness opinion report prepared by First Metro and is higher than the volume weighted average price of PLC listed shares for one (1) year immediately preceding the date of disclosure of the approval by PLC's Board of Directors of PLC's delisting from the PSE.

Payments for the Tender Offer Price are payable to PLC stockholders who have validly tendered or offered for sale their shares to Belle (the **Tendering Stockholders**) by way of check payments which are available for pick-up at the office of the Tender Offer Agent or by check deposit to their designated bank accounts, subject to bank clearing guidelines. The Tender Offer Price does not include customary selling charges (e.g. stock transaction tax, SEC and PSE transaction fees, and other applicable charges).

Common shares of PLC are currently listed at the Main Board of the PSE under the symbol "PLC". Below is a summary of the highest and lowest closing prices of the common shares of PLC for each quarterly period for the immediately preceding two-year period:

Per	riod	Closing Price per Common Share (in Php)						
		High	Low					
2022	1 st Quarter	0.465	0.420					
	2 nd Quarter	0.485	0.395					
	3 rd Quarter	0.460	0.395					
	4th Quarter	0.475	0.425					
2023	1 st Quarter	0.590	0.465					
	2 nd Quarter	0.570	0.460					
	3 rd Quarter	0.660	0.520					

	4 th Quarter	0.630	0.560
<u>2024</u>	1st Quarter	<u>0.920</u>	<u>0.650</u>

Fairness Opinion

First Metro, an independent financial adviser duly accredited by the PSE, has issued a fairness opinion and valuation report dated 17 March 2024 stating that PLC is considered fairly valued at a range between Php0.60 to Php0.85 per share. Thus, the Tender Offer Price at Php0.85 per share is fair and is the highest of a range of values of the shares of PLC. A copy of the Fairness Opinion of First Metro is here attached and made an integral part of this Report as **Exhibit C**.

In its Fairness Opinion, First Metro confirmed that the Tender Offer Price for the Tender Offer Shares is fair from a financial point of view and is reasonable. In valuing PLC, First Metro considered the relevance of the various valuation methodologies for purposes of determining the fair value of PLC's common shares such as the Income Approach – Dividend Discount Model (DDM) and the Market Approach – Comparable Companies, Comparable Transactions, and Volume-Weighted Average with cut-off date of 11 March 2024.

Using the Income Approach - DDM method, First Metro calculated PLC's indicative equity value to range between Php19,976.5Mn to Php25,592.3Mn, or corresponding to Php0.64 to Php0.82 price per share, respectively. Using the Market Approach – Enterprise Value to EBITDA comparable company methodology, First Metro estimated PLC's indicative equity value at Php24,667.5Mn or corresponding to a price per share of Php0.79. Using the Market Approach – Price-to-Earnings comparable company methodology, PLC's indicative value was estimated at Php26,410.7Mn or corresponding to a price per share of Php0.85. Using the Market Approach – Enterprise Value to EBITDA comparable transactions methodology, PLC's indicative market capitalization was estimated at Php26,358.1Mn or corresponding to a price per share of Php0.84. Using the Market Approach – Volume-Weighted Average Price (VWAP) methodology, First Metro calculated the 1-year VWAP for PLC from 13 March 2023 to 11 March 2024 to have settled at Php0.60 per share.

Considering the foregoing, the Tender Offer Price at Php0.85, which is the highest of the Php0.60 to Php0.85 per share range of values of the shares of PLC considered by First Metro as fair and reasonable and which is higher than the 1-year VWAP for PLC calculated by First Metro at Php0.60 per share, is in accordance with the Amended PSE Voluntary Delisting Rules that requires the tender offer price to be the highest valuation based on the fairness opinion report prepared by an independent financial adviser and to be higher than the volume weighted average price of PLC listed shares for one (1) year immediately preceding the date of disclosure of the approval by PLC's Board of Directors of PLC's delisting from the PSE.

Sufficiency of Funds of the Bidder

Belle likewise confirms that it has sufficient resources, including cash on hand, which are available to satisfy full acceptance of the Tender Offer Shares amounting to a maximum aggregate purchase price of Five Billion Three Hundred Sixty-Five Million Two Hundred Twenty-Two Thousand Six Hundred Sixty-Eight Pesos and Sixty-Five Centavos (Php5,365,222,668.65), as supported by the confirmation provided by BDO Unibank, Inc., here attached and made an integral part hereof as **Exhibit D**.

In case of any subsequent developments that may affect the sufficiency of Belle's resources as reflected in Exhibit D, Belle, as bidder, undertakes to submit an updated confirmation of the sufficiency of its resources issued by an appropriate third party, pursuant to Securities Regulation Code (SRC) Rule 19.7.1.7.

Results of the Tender Offer

<u>During the Tender Offer Period, a total of 6,172,192,242 common shares or approximately 19.77% of PLC's issued and outstanding common stock were tendered and accepted by the Belle. The accepted Tender Offer Shares were crossed through the PSE on 7 May 2024. The tendered tendered tendered to the stock were tendered t</u>

shares were purchased by Belle at the Tender Offer Price, or a total consideration of Five Billion Two Hundred Forty Six Million Three Hundred Sixty Three Thousand Four Hundred Five Pesos and Seventy Centavos (Php5,246,363,405.70). The sale and purchase of the tendered shares shall be settled no later than 9 May 2024. After the completion of the Tender Offer, Belle will own approximately 99.55% of PLC's total issued and outstanding capital stock.

A certification issued by BDO Securities Corporation, the Tender Offer Agent, certifying to the results of the Tender Offer is attached here as Exhibit H.

Item 2. Identity and Background

The Bidder

The Bidder, Belle, is a public corporation organized and duly existing under Philippines laws, registered with the SEC on 20 August 1973. Belle was originally incorporated in 1973 as Belle Mining and Oil Exploration, Incorporated, however, In 1989, Belle developed a golf club named Tagaytay Highlands International Golf Club, Incorporated, which became its initial foray into the property development sector. Belle later changed its corporate name to the present one in 1994 to underscore the shift in its principal activity. The business of Belle, through its subsidiaries and affiliates, includes mainly real estate development, principally in the high-end leisure property market, gaming, and various investment holdings. Belle was listed in the PSE on February 2, 1977 (PSE: BEL).

On 14 April 2011, Belle acquired Premium Leisure & Amusement, Inc. (PLAI). PLAI is a grantee by the Philippine Amusement and Gaming Corporation of a license to operate integrated resorts, including casinos, in the vicinity of the Bagong Nayong Pilipino Manila Bay Entertainment City and the Newport City Integrated Resort.

In October 2012, Belle and PLAI entered into a cooperation agreement with Melco Crown Entertainment Limited and its Philippine affiliates (MCE), which placed Belle as a co-licensee and the owner of the land and buildings and MCE as a co-licensee and developer and operator of all the facilities within the resort complex effective 13 March 2013. A year later, MCE unveiled plans to name the integrated resort "City of Dreams Manila" after its flagship City of Dreams integrated resort in Macau's Cotai Strip. City of Dreams Manila was launched on 2 February 2015.

Belle's other subsidiaries engaged in gaming and gaming-related activities are Premium Leisure Corp. and Pacific Online Systems Corporation.

As of 21 March 2024, Belle has an authorized capital stock of Twenty Billion Pesos (Php20,000,000,000,000), divided into Fourteen Billion (14,000,000,000) common shares with par value of One Peso (Php1.00) per share and Six Billion (6,000,000,000) preferred shares with par value of One Peso (Php1.00) per share. Out of its authorized capital stock, Belle has an issued capital stock of Ten Billion Five Hundred Sixty Million Nine Hundred Ninety-Nine Thousand Eight Hundred Fifty-Seven (10,560,999,857) common shares, inclusive of Eight Hundred Sixty-Four Million Five Hundred Thirty-Five Thousand Five Hundred Sixty (864,535,560) treasury shares. Belle has an outstanding capital stock of Nine Billion Six Hundred Ninety-Six Million Four Hundred Sixty-Four Thousand Two Hundred Ninety-Seven (9,696,464,297) common shares with par value of One Pesos (Php1.00) per share.

Belle's principal office address is at 5th Floor, Tower A, Two E-Com Center, Palm Coast Avenue, MOA Complex, Pasay City.

As of 21 March 2024, no single stockholder owns a majority of the total outstanding shares of Belle.

Belle is the parent company of PLC, with the former, prior to the Tender Offer, owning 24,904,904,324 common shares or 79.78% of PLC's outstanding capital stock.

The Bidder's Directors and Officers

The incumbent directors and officers of Belle are as follows:

Name	Position	Citizenship
Willy N. Ocier	Chairman	Filipino
Elizabeth Anne C. Uychaco	Vice Chairperson	Filipino
Jackson T. Ongsip	Director, President, and Chief Executive Officer	Filipino
Jacinto C. Ng, Jr.	Director	Filipino
Armin Antonio B. Raquel-	Director	Filipino
Santos		
Virginia A. Yap	Director	Filipino
Amando M. Tetangco, Jr.	Lead Independent Director	Filipino
Maria Gracia M. Pulido-Tan	Independent Director	Filipino
Joseph T. Chua	Independent Director	Filipino
Maria Neriza C. Banaria	Chief Financial Officer and Treasurer	Filipino
Jason C. Nalupta	Corporate Secretary	Filipino
Arthur A. Sy	Assistant Corporate Secretary	Filipino
Anna Josefina G. Esteban	Chief Audit Executive	Filipino
Michelle Angeli T. Hernandez	Vice President for Governance, Compliance Officer, and Chief Risk Officer	Filipino

Involvement in Litigation

Belle is not aware of any conviction by final judgment of any of its directors or officers in any criminal proceeding, domestic or foreign, for the last five years, excluding traffic violations and other similar misdemeanors.

During the last five years, Belle nor any of its directors and officers identified above has not been involved in any civil proceeding of a judicial or administrative body of competent jurisdiction, domestic or foreign, where, as a result of such proceeding, any of Belle, its directors or officers, were subjected to any order, judgment, or decree, not subsequently reversed, suspended, or vacated, permanently or temporarily, enjoining, barring, suspending, or otherwise limiting involvement in any type of business, securities, commodities, or banking.

Item 3. Purpose of the Tender Offer and Plans or Proposals of the Bidder

Purpose of the Tender Offer

This Tender Offer <u>was</u> conducted to comply with the Amended PSE Voluntary Delisting Rules, in view of Belle's intention to delist PLC shares from the Main Board of the PSE. Sections 2(c) and (d) of the Amended PSE Voluntary Delisting Rules requires that a tender offer be conducted prior to the filing of a petition for voluntary delisting of listed shares.

<u>Prior to the Tender Offer.</u> PLC's public ownership totaling 20.08% <u>was</u> comprised of 6,267,577,673 outstanding common shares. The number of PLC shares that <u>traded</u> daily on the PSE is 10,440,698 shares on average, comprising only 0.17% of the public float, over a one year period from 17 March 2023 to 19 March 2024. Given the low trading volume, Belle <u>believed</u> that the share value of PLC does not reflect its intrinsic value, which makes it prohibitive for PLC to raise capital. As such, Belle <u>proposed</u> to delist PLC shares from the Main Board of the PSE.

Plans/Proposals of the Bidder

Voluntary Delisting of PLC

The Tender Offer may result in the delisting of PLC from the Main Board of the PSE, subject to the compliance with other requirements of the PSE for voluntary delisting, and applicable regulations of the SEC.

Reportorial Requirements of PLC

SRC Rule 17.1(1)(A) provides that (a) public companies, (b) companies formerly public that still have at least 100 shareholders owning 100 shares or more, and (c) companies formerly public that have not notified SEC of the fact that there are less than 100 shareholders owning at least 100 shares and/or the 90-day notice period has not lapsed are still required to file the necessary reports under the SRC.

After the Tender Offer and consequent voluntary delisting from the PSE, PLC will no longer be subject to the disclosure and reporting requirements of a listed company under the applicable rules of the PSE.

Having successfully reached the 95% Threshold, PLC, if successfully delisted from the PSE, will become either a privately held company or a public company. PLC will still be considered as a public company if it will still have at least 200 shareholders owning at least 100 shares each <u>after the Tender Offer</u>. Otherwise, PLC will become a privately held company.

In addition, even assuming that PLC is able to reduce the number of its shareholders holding at least 100 shares each below the 200-shareholder threshold, PLC may nevertheless still be required to comply with the reportorial requirements under the SRC if PLC has 100 or more shareholders owning at least 100 shares each, in accordance with Section 17.2(c) of the SRC.

Belle will continue to help develop and expand the gaming related ventures of PLC.

Other Plans or Proposals

Other than the foregoing, as of date of this report, Belle has no plans or proposals which would relate to or would result in:

- (a) An extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the issuer or any of its subsidiaries;
- (b) A sale or transfer of a material amount of assets of the issuer or any of its subsidiaries;
- (c) Other than a change in the present board of directors of PLC for shareholder approval at the scheduled shareholders' meeting on 22 April 2024, there are no plans or proposal to change the number or term of directors, to fill any existing vacancy on the board or to change any material term of the employment contract of any executive officer;
- (d) Any material change in the present dividend rate or policy or indebtedness or capitalization of the issuer; and
- (e) Any other material change in the issuer's corporate structure or business.

Item 4. Interest in Securities of the Issuer

(a) The subject of the Tender Offer or the Tender Offer Shares comprise of a maximum of 6,312,026,669 common shares, constituting 20.22% of the issued and outstanding capital stock of PLC. The following persons identified in Item 2 of this Report beneficially own Tender Offer Shares:

Name	PLC Shares Owned	Percentage
Willy N. Ocier	39,888,001	0.1278%
Armin Antonio B. Raquel-Santos	11,000	0.00%
Maria Gracia M. Pulido-Tan	10,001	0.00%
Arthur A. Sy	20,000	0.0128%

(b) Prior to the Tender Offer, Belle owned 24,904,904,324 common shares equivalent to 79.78% of PLC's outstanding capital stock. With its acceptance and purchase of the tendered

shares, Belle now owns 31,077,096,566 common shares representing 99.55% of PLC's outstanding capital stock.

(c) Neither Belle nor any of its directors and officers disclosed in Item 2 above have been involved in any transactions in respect of the common shares of PLC within the past 60 days.

Item 5. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

There are no contracts, arrangements, understandings or relationships among the persons named in Item 2 above and between such persons and any person with respect to any securities of the issuer, including but not limited to transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

To the best of Belle's knowledge, none of the securities of PLC are pledged or otherwise subject to a contingency the occurrence of which would give another person voting power or investment power over such securities.

Item 6. Materials to be Filed as Exhibits

The following Tender Offer Materials will be sent or made available to stockholders of PLC:

This **TENDER OFFER REPORT** (SEC Form 19-1), inclusive of the following Exhibits:

Exhibit A	Terms of the Tender Offer (For Common Shares of PLC)
Exhibit B	Application to Tender Shares of PLC, with the following attachments:
	Annex A – Terms of the Tender Offer
	Annex B – Form of Board Resolution (for corporate stockholders)
	Annex C – Form of Partnership Resolution (for partnership stockholders)
	Annex D – Form of Irrevocable Special Power of Attorney (for individual stockholders)
	Annex E – Form of Specimen Signature Card
Exhibit C	Third Party Fairness Opinion
Exhibit D	Confirmation of Financial Capacity of Belle
Exhibit E	Form of Letter to Tender Offer Agent from Participating Brokers Delivering Shares of their Clients
Exhibit F	Form of Notice of the Intention to Conduct a Tender Offer to Stockholders of PLC with Affidavit of Publication of the Notice on the 15 March 2024 issue of Manila Times.
Exhibit G	Form of Notice of Tender Offer to the Stockholders of PLC with Affidavit of Publication on the 22, 23 and 24 March 2024 issues of Business Mirror and Manila
	Times.
Exhibit H	Certification by BDO Securities Corporation on the Results of the Tender
	Offer.

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 Pasay City on 7 May 2024.

BELLE CORPORATION

By:

JACKSON T. ONGSIP President and CEO Belle Corporation (**BEL** or the **Bidder**) intends to conduct a tender offer to acquire common shares of Premium Leisure Corp. (**PLC**) from its stockholders, as set forth the Tender Offer Report (SEC Form 19-1, including all exhibits and annexes) filed with the Securities and Exchange Commission (**SEC**), The Philippine Stock Exchange, Inc. (**PSE**), and delivered to PLC on March 21, 2024 (the **Tender Offer Report**).

Unless otherwise here defined, all capitalized terms shall have the meanings ascribed to them in the Tender Offer Report.

The Bidder	Belle Corporation				
ino biadoi	Bono Corporation				
The Target Company	Premium Leisure Corp.				
Tender Offer	The tender offer is intended to be conducted for the purpose of delisting PLG shares from the Main Board of the PSE.				
	Sections 2(c) and (d) of the PSE Memorandum CN No. 2020-0104 (Amended PSE Voluntary Delisting Rules) requires that a tender offer be conducted price to the filing of a petition for voluntary delisting of listed shares. In relation to this Section 2(e) of the Amended PSE Voluntary Delisting Rules requires that following the tender offer, the persons proposing delisting must have acquired at least 95% of the issued and outstanding capital stock of listed company for delisting (95% Threshold), subject to compliance with the other requirement set by the Amended PSE Voluntary Delisting Rules.				
	The Bidder intends to conduct a tender offer to acquire up to Six Billion Three Hundred Twelve Million Twenty-Six Thousand Six Hundred Sixty-Nine (6,312,026,669) common shares constituting 20.22% of the issued and outstanding capital stock of PLC from its stockholders (the Tender Offer Shares).				
	Belle's Tender Offer for the shares of PLC will be deemed withdrawn in the even that the required acquisition of at least 95% of PLC's issued outstanding capita stock will not be secured.				
Tender Offer Price	The Bidder offers a purchase price of Eighty-Five Centavos (Php0.85) per share.				
	Payments for the Tender Offer Price are payable to PLC stockholders who have validly tendered or offered for sale their shares to BEL (the Tendering Stockholders) by way of check payments which are available for pick up at the office of the Tender Offer Agent or by check deposit to their designated bank accounts subject to bank clearing guidelines.				
	The Tender Offer Price does not include customary selling charges amounting to 0.621% of the total transaction value (excluding selling broker's commissions, which shall be for the Tendering Stockholder's account), and shall include the following Selling Charges:				
	Type of Fee	% of the Value of the Transaction			
	Stock transaction tax	0.600%			

	Face neveble	ta tha Casumitian	0.0400/		
	Fees payable Clearing Corp		0.010%		
	Philippines	oration of the			
	PSE transaction f	200	0.005%		
	SEC fees	003	0.005%		
	Stock Investment	Protection Fund	0.001%		
	Otock investment	1 Totoction 1 unu	0.00170		
	If the Tendering Stockholder will lodge its shares through the Tender Offer Agent, other fees such as lodgment fee and EQ trade transfer fee (as applicable) will be for the account of the Bidder. If the Tendering Stockholder will lodge its shares through a different PSE authorized broker, other fees such as lodgment fee and EQ trade transfer fee (as applicable) will be for the account of the Tendering Stockholder.				
	The selling broker's commission, including value added tax, shall be payable by the Tendering Stockholder, subject to mutual agreement between the Tendering Stockholder and the broker.				
	In the event that a Tendering Stockholder elects to receive the net proceeds via bank transfer, outgoing and incoming remittance charges may be imposed by the relevant banks. The Bidder shall not cover any costs of bank charges for remittance of the proceeds of tendered shares, apart from the outgoing charges imposed by BDO Unibank, Inc.				
Entitlement	Every registered owner of the Tender Offer Shares as of any date during the Tender Offer Period is entitled to tender for sale his/her/its Tender Offer Shares to the Bidder in accordance with these Terms of the Tender Offer and the Tender Offer Report (such common shares tendered being hereafter referred to as the Tender Shares).				
Tender Offer	The Tender Offer I	Period shall be during	business hours and will commence on		
Period	The Tender Offer Period shall be during business hours and will commence on March 22, 2024, at 9:30 a.m., and end on April 24, 2024 at 3:00 p.m., unless extended by the Bidder, with prior approval of the SEC.				
	During the Tender Offer Period, any Tendering Stockholder of the Company may offer all or a portion of their common shares in the Company for acceptance by, and sale to, the Bidder in accordance with, and subject to the terms and conditions of the Tender Offer.				
	Shareholders who previously tendered their shares are permitted to withdraw such tendered shares at any time while the Tender Offer Period remains open.				
Tender Offer Agent	BDO Securities Corporation				
	Contact	Mr. John Manuel M	analoto		
	Persons:	Ms. Maria Agnes Sa			
		+632 8840 7878	antiago		
	Persons:	+632 8840 7878 33 rd Floor, BDO Tov	wers Valero		
	Persons: Telephone:	+632 8840 7878 33 rd Floor, BDO Tov 8741 Paseo de Rox	entiago wers Valero		
	Persons: Telephone: Address:	+632 8840 7878 33 rd Floor, BDO Too 8741 Paseo de Rox Makati City, Philippi	wers Valero cas ines		
	Persons: Telephone:	+632 8840 7878 33 rd Floor, BDO Tov 8741 Paseo de Rox	wers Valero cas ines		
	Persons: Telephone: Address: Email Address:	+632 8840 7878 33rd Floor, BDO Too 8741 Paseo de Rox Makati City, Philippi bdosec-customerca	wers Valero cas ines ire@bdo.com.ph		
Stock Transfer	Persons: Telephone: Address: Email Address: BDO Unibank, Inc.	+632 8840 7878 33rd Floor, BDO Too 8741 Paseo de Rox Makati City, Philippi bdosec-customerca - Trust and Investme	wers Valero cas ines ire@bdo.com.ph		
Stock Transfer Agent	Persons: Telephone: Address: Email Address:	+632 8840 7878 33rd Floor, BDO Too 8741 Paseo de Rox Makati City, Philippi bdosec-customerca - Trust and Investme	wers Valero cas ines ire@bdo.com.ph		
Agent	Persons: Telephone: Address: Email Address: BDO Unibank, Inc. Securities Services	+632 8840 7878 33rd Floor, BDO Too 8741 Paseo de Roo Makati City, Philippi bdosec-customerca - Trust and Investme s (Stock Transfer)	wers Valero cas ines ire@bdo.com.ph ents Group		
	Persons: Telephone: Address: Email Address: BDO Unibank, Inc. Securities Services Tender Shares mu	+632 8840 7878 33rd Floor, BDO Too 8741 Paseo de Roo Makati City, Philippi bdosec-customerca - Trust and Investme s (Stock Transfer)	wers Valero ass ines ire@bdo.com.ph ents Group		

(Application to Tender Shares)

- 1. For Stockholders holding PLC Stock Certificates. Tendering Stockholders holding PLC stock certificates who wish to offer all or a portion of their common shares for acceptance and sale to the Bidder should first process the lodgment of their shares with the Philippine Depository & Trust Corp. (PDTC) by submitting the original stock certificates, together with all other documentary requirements, to the Tender Offer Agent or a stockbroker accredited by the PSE, for authentication by the Stock and Transfer Agent, within the Tender Offer Period but as much as possible, no later than five (5) trading days before the end of the Tender Offer Period, to allow for lodgment of the certificated Tender Shares with the PDTC. After lodgment of shares with PDTC, stockholders should comply with the procedures set forth in the immediately succeeding paragraph (Non-Certificated or Scripless Shareholders).
- 2. For Non-Certificated or Scripless Stockholders. Tendering Stockholders whose shares are lodged with the PDTC who wish to offer all or a portion of their common shares for sale to the Bidder, must instruct their brokers (Participating Brokers) (a) to accomplish and submit, on their behalf, the duly accomplished Application Form, together with all the applicable requirements, to the Tender Offer Agent at the 33rd Floor, BDO Towers Valero, 8741 Paseo de Roxas Avenue, Salcedo Village, Makati City, and (b) within the Tender Offer Period but as much as possible, no later than three (3) trading days before the end of the Tender Offer Period, to electronically transfer their shares to the Tender Offer Agent for receipt by the Tender Offer Agent before the end of the Tender Offer Period at 3:00 p.m. on April 24, 2024, or such later date as may be announced by the Bidder with the approval by the SEC, in order to participate in the tender.

The member brokers of the PSE who hold the Tender Offer Shares, should, upon receipt of the notice of the Tender Offer, immediately notify the relevant Tendering Stockholder that should the Tendering Stockholder wish to sell to the Bidder, the Tendering Stockholder must instruct said participating broker to electronically transfer the Tender Offer Shares to the Tender Offer Agent (substantially in the form attached as **Exhibit E** to the Tender Offer Report), as custodian for shares not later than 3:00 p.m. on April 24, 2024. When tendering shares, the Participating Broker is required to submit the letter to the Tender Offer Agent (substantially in the form attached as **Exhibit E** to the Tender Offer Report). For each Participating Broker transacting a transfer of the shares to the Tender Offer Agent, the PDTC's charges for the share transfer and any subsequent withdrawal will be for the Participating Broker's account.

 For stockholders with lost stock certificates and/or stock certificates under the former name of PLC. Please coordinate with the Stock Transfer Agent of PLC for the requirements and procedures on issuance of new stock certificates, with details below:

BDO Unibank, Inc. - Trust and Investments Group Securities Services (Stock Transfer)

14/F BDO Towers Valero, 8741 Paseo de Roxas, Makati City 8878-4964

Attention: Mr. Roland Raymund P. Rojas Email address: bdo-stock-transfer@bdo.com.ph

After the new stock certificate(s) is issued, said stock certificate and the required documents should be submitted to the Tender Offer Agent in accordance with the terms and conditions of the Tender Offer.

A valid tender of the Tender Shares shall be made by accomplishing and delivering the accomplished Application Form (in the form attached as **Exhibit B** to the Tender Offer Report), which, along with the following attachments (the **Application**), must be received by the Tender Offer Agent not later than 3:00 p.m. of April 24, 2024:

- A. If the stockholder is a corporation: (i) a duly notarized Secretary's Certificate setting forth resolutions of the tendering stockholder's Board of Directors authorizing the tender and sale of the Tender Shares, designating the authorized signatories for said purpose, and indicating their specimen signatures (substantially in the form of the Secretary's Certificate attached to the Application Form as Annex B); (ii) copies of its SEC Registration, latest Articles of Incorporation and By-laws, or equivalent constitutive documents of the corporation certified as a true copy of the original by the SEC or by the Corporate Secretary or equivalent person having official custody of the company records; and (iii) a duly accomplished signature card (in the form attached to the Application Form as Annex E) containing the specimen signature/s of the authorized signatory/ies and verified by the tendering stockholder's Corporate Secretary or by an officer of the custodian bank at which the tendering stockholder maintains an account.
- B. If the stockholder is a partnership: (i) a duly notarized Partners' Certificate, setting forth resolutions of the partners authorizing the tender and sale of the Tender Shares, designating the authorized signatories for said purpose, and indicating their specimen signatures (substantially in the form of the Partners' Certificate attached to the Application Form as Annex C); (ii) copies of its SEC Registration, latest Articles of Partnership, or equivalent constitutive documents of the partnership certified as a true copy of the original by the Partnership Secretary or equivalent person having official custody of the partnership records; and (iii) a duly accomplished signature card (in the form attached to the Application Form as Annex E) containing the specimen signature/s of the authorized signatory/ies and verified by the tendering stockholder's broker or by an officer of the custodian bank at which the tendering stockholder maintains an account.
- C. If the stockholder is a natural person: (i) photocopies of two (2) valid identification cards, comprising of at least one (1) government issued identification card, with the stockholder's photographs and specimen signature; (ii) a duly accomplished signature card (in the form attached to the Application Form as Annex E) containing the specimen signature of the stockholder verified by his/her broker, or by an officer of the custodian bank at which the stockholder maintains an account (the signature card must specify the name of the broker and the broker's signatory) or the name of the bank and the bank's signatory as the case may be; and (iii) a duly notarized Special Power of Attorney (substantially in the form to the Application Form as Annex D) if he/she is acting through an attorney-infact. For married individuals who are Philippine citizens, their respective spouses must sign on the space provided in the Special Power of Attorney to indicate marital consent to the sale of the Tender Offer Shares.

All the tendered and accepted Tender Shares will be purchased by the Bidder via a block sale through the facilities of the PSE, subject to the approval of the PSE, on or around the Cross Date, unless the Tender Offer Period is extended with the prior approval of the SEC. In this case, the block sale for the Tender Shares (subject to approval of the PSE) will be on or around the seventh trading day after the end of the extended Tender Offer Period.

Delivery of each required document in relation to the Tender Offer to the Tender Offer Agent shall be deemed made only upon actual receipt thereof by the Tender Offer Agent. The Bidder or the Tender Offer Agent reserves the right to require presentation or submission of any additional documents for the purpose of, among others, enabling the Bidder or the Tender Offer Agent to determine from any Tendering Stockholder (or any person acting on its behalf, including any Participating Broker) the validity, eligibility, and acceptability of any common shares in the Company tendered pursuant to the Tender Offer.

Hence, Tendering Stockholders are strongly urged against tendering at the last minute to allow sufficient time to correct any deficiency in their application (or any document submitted in support thereof). Tendering Stockholders are also urged to indicate their telephone numbers in their respective Application Forms to allow the Tender Offer Agent to inform them immediately of any deficiency in their applications.

End of Tender Offer Period

The Tender Offer Period closes on April 24, 2024 at 3:00 p.m. or such later date as may be announced by the Bidder with the approval of the SEC.

Tender Shares must be received by the Tender Offer Agent in scripless form prior to the closing of the Tender Offer Period. Should any of the business days during the Tender Offer Period be officially declared a non-working holiday, the Tender Offer Period shall be extended by the number of business days corresponding to those days which are declared non-working holidays, with the prior approval of the SEC.

Certificated Stockholders

Tendering Stockholders holding stock certificates who wish to offer all or a portion of their common shares for acceptance and sale to the Bidder should first process the lodgment of their shares with the PDTC by submitting the original stock certificates, together with all other documentary requirements, to the Tender Offer Agent or a stockbroker accredited by the PSE, for authentication by the Stock and Transfer Agent, within the Tender Offer Period but as much as possible, no later than five (5) trading days before the end of the Tender Offer Period, to allow for lodgment of the Tender Shares with the PDTC.

After lodgment of shares with PDTC, stockholders should comply with the procedures set forth in the immediately succeeding section (Non-Certificated or Scripless Stockholders).

Please see the Tender Offer Process (Application to Tender Shares) section above for other requirements per specific type of Tendering Stockholder.

Non-Certificated or Scripless Stockholders

Tendering Stockholders whose shares are lodged with the PDTC who wish to offer all or a portion of their common shares for sale to the Bidder must instruct their brokers (the **Participating Brokers**) (a) to accomplish and submit, on their behalf, the duly accomplished Application Form, together with all the applicable requirements, to the Tender Offer Agent at the 33rd Floor, BDO Towers Valero, 8741 Paseo de Roxas Avenue, Salcedo Village, Makati City, and (b) **within the Tender Offer Period but as much as possible, no later than three (3) trading days before the end of the Tender Offer Period,** to electronically transfer their

shares to the Tender Offer Agent for receipt by the Tender Offer Agent before the end of the Tender Offer Period at 3:00 p.m. on April 24, 2024, or such later date as may be announced by the Bidder with the approval by the SEC, in order to participate in the tender.

Please see the Tender Offer Process (Application to Tender Shares) section above for other requirements per specific type of Tendering Stockholder.

Acceptance of the Tender Shares by the Bidder

The Bidder, through the Tender Offer Agent, at its sole discretion, shall have the right to reject or accept any Application at any time before the Cross Date. Subject to the terms and conditions hereof, Applications shall be rejected when: (i) received after the expiration of the Tender Offer Period, as may be extended; (ii) not properly completed; (iii) lack any of the required attachments (**Rejected Applications**).

The Bidder shall not be held liable for any Rejected Applications, which are rejected or not acceptable due to the failure to meet any of the requirements as set forth above.

The Tender Offer Agent will accept an Application on behalf of the Bidder on the condition that the Tendering Stockholder has been certified by the Stock Transfer Agent as a common shareholder of PLC at any time during the Tender Offer Period, and that the signature/endorsement on the stock certificate(s) submitted matches the signature on file with the Stock Transfer Agent, if such is available. If a Tendering Stockholder does not have any signature card on file, or the signatures on the certificates and on the Application differ from the signature on file with the Stock Transfer Agent, the Stock Transfer Agent shall certify the same to the Bidder. The Bidder shall exercise its sole and reasonable discretion to accept or reject the Application. The Tender Offer Agent shall rely on the signature affixed on the Application and on the validated endorsement of the relevant stock certificates. Neither the Bidder nor the Tender Offer Agent shall be required (nor are they expected) to make further inquiries into the authenticity of the signature. A Tendering Stockholder shall hold the Bidder, the Tender Offer Agent, the Buyer Agent, their respective officers, directors, agents, or advisers free and harmless from any and all damages that may arise or result in the Bidder's/Tender Offer Agent's acceptance of the Application.

Applications received after the end of the Tender Offer Period shall be rejected, unless the Tender Offer Period is extended by the Bidder, upon prior approval of the SEC.

Tendering Stockholders whose Applications have been rejected, in whole or in part, shall be notified of such fact by the Tender Offer Agent on or before the Settlement Date.

Cross Date

The Tender Offer Shares tendered and accepted are intended to be crossed at the PSE no later than May 7, 2024 (the **Cross Date**), subject to the approval by the PSE and subject further to any extension of the Tender Offer Period with the approval of the SEC. Any change in the Cross Date shall be separately announced by the Bidder.

The Tender Offer Shares shall be deemed accepted by the Bidder on the date these are crossed on the PSE.

Settlement and Payment for the Tender Shares

The Bidder shall accept for payment all validly tendered Tender Shares under the Tender Offer. The sale and purchase of the accepted Tender Shares shall

be settled no later than May 9, 2024 (the **Settlement Date**), subject to any extension of the Tender Offer Period with the approval of the SEC.

Payment of the net proceeds of the Tender Shares validly tendered and accepted for payment shall be by way of checks which shall be made available for pick up at the office of the Tender Offer Agent at 33F BDO Towers Valero, 8741 Paseo de Roxas Avenue, Makati City starting on Settlement Date between 9:00a.m. to 12:00p.m. only or by check deposit to their designated bank accounts, subject to bank clearing guidelines, in the name of either:

- (i) each selling broker which delivered the scripless shares of its tendering clients (scripless shareholders), or
- (ii) the Tendering Stockholders that have delivered certificated shares directly to the Tender Offer Agent.

A Tendering Stockholder may opt to be paid his/her/its net proceeds from the Tender Offer via direct credit to his/her/its nominated BDO account (subject to standard clearing period for check payments) or remittance to his/her/its nominated account with other banks on Settlement Date (subject to any extension of the Tender Offer Period with the prior approval of SEC) by executing an Authority to Credit contained in the Application Form. Otherwise, all payments of the net proceeds shall be made and received by check made payable to the name of the Tendering Stockholder.

Checks shall be available for pick up at the Tender Offer Agent's office beginning Settlement Date up to thirty (30) days thereafter. Checks not claimed shall be turned over to the Stock Transfer Agent, who shall be responsible for dispatching by registered mail to the registered address of the tendering stockholder indicated in the Application Form, at the risk of the tendering stockholder.

When collecting payment, the Tendering Stockholders shall present the Applicant's Copy of the Application as well as a proper identification document (e.g., driver's license, tax identification card, SSS/GSIS card, Alien Certificate of Registration, passport, senior citizen's ID or PWD ID). Duly authorized representatives of Tendering Stockholders shall be required to present either a duly notarized secretary's certificate for corporate shareholders or a duly notarized special power of attorney for individual shareholders.

Tendering beneficial owners of Tender Offer Shares are advised to consult with their custodian, fiduciaries, or other similar agents on the manner by which they may collect payment from such agents.

Withdrawal

A Tendering Stockholder shall have the right to withdraw any Tender Shares tendered to the Bidder, at any time during the Tender Offer Period, by submitting a written request for withdrawal to the Tender Offer Agent with a copy of the Application to Tender Shares at the latter's address set forth above.

The withdrawal notice must specify the name of the Tendering Stockholder and the number of the Tender Shares being withdrawn. If the stock certificates evidencing the Tender Shares have been delivered to the Tender Offer Agent, the serial numbers shown on such certificates must be submitted to the Tender Offer Agent prior to the physical release of such certificates. No request for withdrawal of fractions of Tender Offer Shares shall be considered. The Tender Offer Agent shall have the right, in its sole discretion, to determine the form and validity of the notice of withdrawal, including the time of receipt thereof. The Tender Shares may be withdrawn no later than the close of the Tender Offer Period at 3:00 p.m. on April 24, 2024.

All expenses incurred by the Tender Offer Agent in respect of a withdrawal of the Tender Shares shall be for the account of the Tendering Stockholder making the withdrawal.

Taxes and Other Expenses

Any stock transaction tax, value added tax, sellers' brokerage commission, application fees of the Securities Clearing Corporation of the Philippines or the PDTC, and all costs and expenses pertinent to the transfer to the Bidder of Tender Shares purchased, shall be for the account of the Tendering Stockholder.

All such taxes, fees and expenses shall be deducted from the payment of the total Tender Offer Price to the Tendering Stockholder.

Representations and Warranties of Tendering Stockholders

By executing the Application, the Tendering Stockholder represents and warrants to the Bidder and the Tender Offer Agent that: (1) all information contained in the Application and its attachments are true and correct and that the signatures thereon are genuine, properly authorized, and obtained without the use of fraud, coercion or any other vice of consent; (2) the Tender Shares are solely, legally, and beneficially owned by the Tendering Stockholder, and are fully-paid and non-assessable, and are free and clear of any claims, liens, encumbrances or any restrictions apart from those specified in the Articles of Incorporation and By-laws of PLC or any amendment thereof; (3) the Tendering Stockholder has full authority to transfer good, valid and clean title to the Tender Shares; and (4) upon the Bidder's acceptance and tender of payment for the Tender Shares, under the Terms of the Tender Offer, the Bidder shall obtain full and valid title to such Tender Shares, free from any warrants, interests, options, liens, claims, objections, disputes or other encumbrances and shall be able to freely and fully exercise all rights and privileges arising from ownership of such Tender Shares including but not limited to the right to vote and receive dividends thereon; and (5) the tender of any or all of the Tender Shares by the Tendering Stockholder and/or the purchase thereof by the Bidder pursuant to the Tender Offer does not and will not constitute a breach or other default of the Tendering Stockholder's constitutive documents (as applicable) or of any agreement or arrangement, law, order, or regulations applicable to the Tender Shares, the Tendering Stockholder, or any of which the foregoing may be bound.

The Tendering Stockholder further warrants that it/he/she has read and understood the provisions of the Tender Offer Report, including the Terms of the Tender Offer, and the terms and conditions stated in this Application, and unconditionally accepts said terms and conditions.

The Tendering Stockholder understands that no person has been authorized to give any information or make any representation with respect to the Tender Offer other than those representations specified and made in the Tender Offer Report. The Tendering Stockholder confirms that it relied solely upon such provisions in the Tender Offer Report and ancillary materials provided by the Bidder for the Tender Offer.

Authority to Credit Bank Account of Tendering Stockholder

The Tendering Stockholder may authorize the Tender Offer Agent in the Application to credit the Tendering Stockholder's designated account for the net proceeds of the sale, via direct deposit to the Tendering Stockholder's account with BDO Unibank, Inc. (BDO) (subject to the standard clearing period for check payments) or remittance to other banks for non-BDO account holders no later than May 9, 2024, subject to any extension of the Tender Offer Period as approved by the SEC, and hereby waives its/his/her right to pick up the check payment at the offices of the Tender Offer Agent. Any bank charges, including

any outward remittance charges that may apply in relation to the crediting of proceeds shall be for the account of the Bidder.
Further details are found in the Application Form.
Copies of the Application Form and the Tender Offer Report (SEC Form 19-1 and all exhibits and annexes) may be obtained from the Tender Offer Agent through the contact details below:
BDO Securities Corporation
33F BDO Towers Valero, 8741 Paseo de Roxas Avenue,
Salcedo Village, Makati City, Philippines 1226
Email Address: bdosec-customercare@bdo.com.ph
Customer Service Hotline: (+632) 8840-7878
(11) 11 11 11 11 11 11 11
Attention:
Mr. John Manuel Manaloto
Ms. Maria Agnes Santiago
Copies of the Application Form and the Tender Offer Report are also accessible at PLC's Disclosure Section at the PSE Electronic Disclosures Technology (PSE EDGE) portal at https://edge.pse.com.ph and Belle's website https://www.bellecorp.com/investor-relations/sec-and-pse-filings .
For inquiries regarding the Tender Offer, please contact the Tender Offer Agent at the contact details provided above.
For inquiring about the number of above of a carinless of a satisface of a satisf
For inquiries about the number of shares of a scripless shareholder in PLC, please contact your stockbroker.
piease contact your stockbroker.
For inquiries about the number of shares of a certificated shareholder in PLC, please contact BDO Unibank, Inc. – Trust and Investments Group, the Company's Stock Transfer Agent, at the 14/F BDO Towers Valero, 8741 Paseo de Roxas, Makati City 1226, Telephone No. +6328878-4964, E-mail: bdo-
stock-transfer@bdo.com.ph.

Form of Application To Tender Shares of Premium Leisure Corp.

1st Copy	Bidder
2 nd Copy	Tender Offer Agent
3 rd Copy	Applicant
4 th Copy	Transfer Agent

APPLICATION TO TENDER SHARES OF PREMIUM LEISURE CORP.

This Application must be prepared in quadruplicate and completed in all parts:
1. Bidder's Copy
2. Tender Offer Agent's Copy
3. Applicant's Copy
4. Transfer Agent's Copy

DO NOT ACCOMPLISH THIS APPLICATION FORM IF YOU ARE NOT OFFERING YOUR PLC COMMON SHARES FOR PURCHASE BY THE BIDDER

This application form (the **Application**) was prepared in connection with the tender offer of Belle Corporation (the **Bidder**) to acquire common shares of Premium Leisure Corp. (**PLC**) from its stockholders, as set forth in the Terms and Conditions of the Tender Offer here attached as Annex A and also attached as Exhibit A to the Tender Offer Report (SEC Form 19-1, including all exhibits and annexes) which was filed with the Securities and Exchange Commission (**SEC**), The Philippine Stock Exchange, Inc. (**PSE**) and delivered to PLC on March 21, 2024 (the **Tender Offer Report**), and which forms part of the Application and is made an integral part hereof. The Application is intended for stockholders of PLC who wish to tender their common shares of stock in PLC to the Bidder (the **Tender Shares**).

All capitalized terms shall have the meanings ascribed to them in the Tender Offer Report unless otherwise here defined.

Each stockholder is advised to read and understand the provisions of the Tender Offer Report, the terms and conditions stated therein and in this Application, prior to making any decision. Inquiries as well as requests for assistance and copies of the Tender Offer Report may be directed to BDO Securities Corporation (**Tender Offer Agent**), at its contact details appearing on the attached Terms of the Tender Offer.

A copy of the Tender Offer Report is also accessible at PLC's Disclosure Section at the PSE Electronic Disclosures Technology (PSE EDGE) portal at http://edge.pse.com.ph and Belle's website https://www.bellecorp.com/investor-relations/sec-and-pse-fillings.

This Application (together with the required attachments set forth below) must be submitted to and received by the Tender Offer Agent not later than 3:00 p.m. of April 24, 2024, unless extended by the Bidder with approval of the SEC.

REPRESENTATIONS AND WARRANTIES

By executing this Application, the undersigned stockholder/s of PLC (the **Tendering Stockholder**), represents and warrants to the Bidder and the Tender Offer Agent that: (1) all information contained herein and the required attachments, including the letter to the tender offer agent from participating brokers (if applicable) are true and correct and that the signatures thereon are genuine, properly authorized, and obtained without the use of fraud, coercion or any other vice of consent; (2) the Tender Shares are solely, legally, and beneficially owned by the Tendering Stockholder, and are fully-paid and non-assessable, and are free and clear of any claims, liens, encumbrances or any restrictions apart from those specified in the Articles of Incorporation and By-laws of PLC or any amendment thereof; (3) the Tendering Stockholder has full authority to transfer good, valid and clean title to the Tender Shares in accordance with the Terms of the Tender Offer; and (4) upon the Bidder's acceptance and tender of payment for the Tender Shares, under

the Terms of the Tender Offer, the Bidder shall obtain full and valid title to such Tender Shares, free from any warrants, interests, options, liens, claims, objections, disputes or other encumbrances and shall be able to freely and fully exercise all rights and privileges arising from ownership of such Tender Shares including but not limited to the right to vote and receive dividends thereon; and (5) the tender of any or all of the Tender Shares by the Tendering Stockholder and/or the purchase thereof by the Bidder pursuant to the Tender Offer does not and will not constitute a breach or other default of the Tendering Stockholder's constitutive documents (as applicable) or of any agreement or arrangement, law, order, or regulations applicable to the Tender Shares, the Tendering Stockholder, or any of which the foregoing may be bound.

The undersigned Tendering Stockholder further warrants that it/he/she has read and understood the provisions of the Tender Offer Report, including the Terms of the Tender Offer, and the terms and conditions stated in this Application, and unconditionally accepts said terms and conditions. The Tendering Stockholder understands that no person has been authorized to give any information or make any representation with respect to the Tender Offer other than those representations specified and made in the Tender Offer Report.

AUTHORIZATIONS

The undersigned Tendering Stockholder hereby consents to and authorizes the collection, processing, retention and sharing of its/his/her personal information, including sensitive or privileged information, relating to and in connection with the Tender Offer (collectively, the **Information**). In particular, the undersigned Tendering Stockholder acknowledges receipt of notice by the Bidder and the Tender Offer Agent of the following activities, to which it/he/she hereby consents to:

- (1) The Bidder and/or the Tender Offer Agent shall collect, process, retain, share, dispose and destroy the Information in accordance with the Data Privacy Act of 2012 and its Implementing Rules and Regulations.
- (2) The Bidder and/or the Tender Offer Agent may disclose the Information to:
 - government or regulatory agencies if required by applicable law or by an order of government or regulatory agency or if reasonably determined by the Bidder and/or the Tender Offer Agent to be necessary in relation to the use of the Information for purposes of complying with any law or regulation;
 - (ii) its employees, directors, officers, representatives, agents and service providers if the Bidder and/or the Tender Offer Agent deems it reasonably necessary; and
 - (iii) its subsidiaries and/or affiliates as well as employees, directors, officers, representatives, agents and service providers of such subsidiaries and affiliates if the Bidder and/or the Tender Offer Agent deems it reasonably necessary.

The undersigned Tendering Stockholder further acknowledges that it is informed and notified of rights and remedies relating to the processing of the Information available to it/him/her under the Data Privacy Act of 2012, its Implementing Rules and Regulations and other applicable laws.

Finally, the undersigned Tendering Stockholder hereby authorizes the Tender Offer Agent to: (1) sell its/his/her Tender Shares through the PSE; (2) to withhold and pay from the proceeds of such sale such taxes, broker's commission and other reasonable expenses that may be chargeable to its/his/her account; and (3) to do or cause to be done any and all acts and deeds necessary or appropriate to give full effect to, and to implement, the foregoing.

Stockholder's/Participating Broker's Full Name (in print)	Stockholder'	s/ Participating Broke	er's Complete Address
Stockholder's/Participating Broker's Signature	Tel. No(s).	TIN/Passport No.	Nationality

its/his/her broke scripless share	,				kholders of no	on-certificated or
	APPLI ckholder of PLC/duly Au on shares of PLC under		epresentati	ve/Participa		
Certificate Number(s)	No. of Shares Represented by Each Certificate		No. of Sha	ares Tende	red	Gross Price for Shares Tendered (Php0.85 per common share)
		Local Client/s	Foreign Client/s	Local Tax- exempt Client/s	Foreign Tax- exempt Client/s	
PCD Account No.:						
TOTAL						
		ACKNOW	/LEDGMEN	NT		
	pplication Form, with a m., subject to the terms					
				of Belle Corp rities Corpor		

Authorized Signatory

AUTHORITY TO CREDIT BANK ACCOUNT OF TENDERING STOCKHOLDER

The undersigned Tendering Stockholder hereby authorizes the Tender Offer Agent to credit the Tendering Stockholder's designated account for the net proceeds of the sale, via direct deposit to the Tendering Shareholder's account with BDO Unibank, Inc. (**BDO**) (subject to the standard clearing period for check payments) or remittance to other banks for non-BDO account holders no later than May 9, 2024, subject to any extension of the Tender Offer Period as approved by the SEC, and hereby waives its/his/her right to pick up the check payment at the offices of the Tender Offer Agent. Any bank charges, including any outward remittance charges that may apply in relation to the crediting of proceeds shall be for the account of the Bidder.

Non-BDO account holders are subject to outward remittance charge (by BDO) and inward remittance charge (by Tendering Shareholder's beneficiary bank). Tendering Stockholders who are non-BDO account holders and who opted for such settlement mode are advised to inquire with their respective banks regarding the amount of such inward remittance charges. The Tendering Stockholders hereby hold the Tender Offer Agent and Bidder free and harmless from any liability with respect to this payment option, which payment shall be deemed received by the Tendering Stockholder.

The Tendering Stockholders also represents and warrants to the Tender Offer Agent and the Bidder that the name appearing on the designated bank account matches the name of the Tendering Stockholders in the Application.

ANY VARIANCE IN THE ACCOUNT NAME/S GIVEN BELOW WITH THE NAME/S OF THE TENDERING STOCKHOLDER/S APPEARING IN THE RECORDS OF THE STOCK AND TRANSFER AGENT (E.G., A JOINT BANK ACCOUNT SELECTED TO BE CREDITED WITH THE NET PROCEEDS OF THE SALE FROM A SOLE INDIVIDUAL TENDERING STOCKHOLDER) WILL RESULT IN THE REJECTION OF THE CREDITING OF THE NET PROCEEDS OF THE SALE TO THE DESIGNATED BANK ACCOUNT. SUBSEQUENT CORRECTIVE MEASURES THAT MAY BE UNDERTAKEN TO ENABLE THE TENDERING STOCKHOLDER/S TO RECEIVE THE NET PROCEEDS, SUCH AS, AMONG OTHERS, THE ISSUANCE OF A CHECK IN LIEU OF THE CREDIT TO THE BANK ACCOUNT, MAY RESULT IN ADDITIONAL PROCESSING CHARGES, WHICH SHALL BE FOR THE ACCOUNT OF THE TENDERING STOCKHOLDER/S.

Bank/ Branch:	Name of Tendering Stockholder:
Account Number:	Signature:
Account Name:	

REQUIRED ATTACHMENTS TO THIS APPLICATION

Tender Shares must be received by the Tender Offer Agent in scripless form not later than 3:00 p.m. on April 24, 2024.

- 1. For Stockholders holding PLC Stock Certificates. Tendering Stockholders holding PLC stock certificates who wish to offer all or a portion of their common shares for acceptance and sale to the Bidder should first process the lodgment of their shares with the Philippine Depository & Trust Corp. (PDTC) by submitting the original stock certificates, together with all other documentary requirements, to the Tender Offer Agent or a stockbroker accredited by the PSE, for authentication by the Stock and Transfer Agent, within the Tender Offer Period but as much as possible, no later than five (5) trading days before the end of the Tender Offer Period, to allow for lodgment of the certificated Tender Shares with the PDTC. After lodgment of shares with PDTC, stockholders should comply with the procedures set forth in the immediately succeeding paragraph (Non-Certificated or Scripless Shareholders).
- 2. For Non-Certificated or Scripless Stockholders. Tendering Stockholders whose shares are lodged with the PDTC who wish to offer all or a portion of their common shares for sale to the Bidder, must instruct their brokers (Participating Brokers) (a) to accomplish and submit, on their behalf, the duly accomplished Application Form, together with all the applicable requirements, to the Tender Offer Agent at the 33rd Floor, BDO Towers Valero, 8741 Paseo de Roxas Avenue, Salcedo Village, Makati City, and (b) within the Tender Offer Period but as much as possible, no later than three (3) trading days before the end of the Tender Offer Period, to electronically transfer their shares to the Tender Offer Agent for receipt by the Tender Offer Agent before the end of the Tender Offer Period at 3:00 p.m. on April 24, 2024, or such later date as may be announced by the Bidder with the approval by the SEC, in order to participate in the tender.
- For stockholders with lost stock certificates and/or stock certificates under the former name of PLC. Please coordinate with the Stock Transfer Agent of PLC for the requirements and procedures on issuance of new stock certificates, with details below:

BDO Unibank, Inc. - Trust and Investments Group

Securities Services (Stock Transfer)

14/F BDO Towers Valero, 8741 Paseo de Roxas, Makati City

8878-4964

Attention: Mr. Roland Raymund P. Rojas
Email address: bdo-stock-transfer@bdo.com.ph

After the new stock certificate(s) is issued, said stock certificate and the required documents should be submitted to the Tender Offer Agent in accordance with the terms and conditions of the Tender Offer.

A valid tender of the Tender Shares shall be made by accomplishing and delivering the accomplished Application Form (in the form attached as **Exhibit B** to the Tender Offer Report), which, along with the following attachments (the **Application**), must be received by the Tender Offer Agent not later than 3:00 p.m. of April 24, 2024:

- A. If the stockholder is a corporation: (i) a duly notarized Secretary's Certificate setting forth resolutions of the tendering stockholder's Board of Directors authorizing the tender and sale of the Tender Shares, designating the authorized signatories for said purpose, and indicating their specimen signatures (substantially in the form of the Secretary's Certificate attached to the Application Form as Annex B); (ii) copies of its SEC Registration, latest Articles of Incorporation and By-laws, or equivalent constitutive documents of the corporation certified as true copy/ies of the original by the SEC or by the Corporate Secretary or equivalent person having official custody of the company records; and (iii) a duly accomplished signature card (in the form attached to the Application Form as Annex E) containing the specimen signature/s of the authorized signatory/ies and verified by the tendering stockholder's Corporate Secretary or by an officer of the custodian bank at which the tendering stockholder maintains an account.
- B. If the stockholder is a partnership: (i) a duly notarized Partners' Certificate, setting forth resolutions of the partners authorizing the tender and sale of the Tender Shares, designating the authorized signatories for said purpose, and indicating their specimen signatures (substantially in the form of the Partners' Certificate attached to the Application Form as Annex C); (ii) copies of its SEC Registration, latest Articles of Partnership, or equivalent constitutive documents of the partnership certified as a true copy of the original by the Partnership Secretary or equivalent person having official custody of the partnership records; and (iii) a duly accomplished signature card (in the form attached to the Application Form as Annex E) containing the specimen signature/s of the authorized signatory/ies and verified by the tendering stockholder's broker or by an officer of the custodian bank at which the tendering stockholder maintains an account.
- C. If the stockholder is a natural person: (i) photocopies of two (2) valid identification cards, comprising of at least one (1) government issued identification card, with the stockholder's photographs and specimen signature; (ii) a duly accomplished signature card (in the form attached to the Application Form as Annex E) containing the specimen signature of the stockholder verified by his/her broker or by an officer of the custodian bank at which the stockholder maintains an account (the signature card must specify the name of the broker and the broker's signatory) or the name of the bank and the bank's signatory as the case may be; and (iii) a duly notarized Special Power of Attorney (substantially in the form to the Application Form as Annex D) if he/she is acting through an attorney-in-fact. For married individuals who are Philippine citizens, their respective spouses must sign on the space provided in the Special Power of Attorney to indicate marital consent to the sale of the Tender Offer Shares.

All the tendered and accepted Tender Shares will be purchased by the Bidder via a block sale through the facilities of the PSE, subject to the approval of the PSE, on or around the Cross Date, unless the Tender Offer Period is extended with the prior approval of the SEC. In this case, the block sale for the Tender Offer Shares (subject to approval of the PSE) will be on or around the seventh trading day after the end of the extended Tender Offer Period

Delivery of each required document in relation to the Tender Offer to the Tender Offer Agent shall be deemed made only upon actual receipt thereof by the Tender Offer Agent. The Bidder or the Tender Offer Agent reserves the right to require presentation or submission of any additional documents for the purpose of, among others, enabling the Bidder or the Tender Offer Agent to determine from any Tendering

Stockholder (or any person acting on its behalf, including any Participating Broker) the validity, eligibility, and acceptability of any common shares in the Company tendered pursuant to the Tender Offer.

Hence, Tendering Stockholders are strongly urged against tendering at the last minute to allow sufficient time to correct any deficiency in their application (or any document submitted in support thereof). Tendering Stockholders are also urged to indicate their telephone numbers in their respective Application Forms to allow the Tender Offer Agent to inform them immediately of any deficiency in their applications.

Belle Corporation (**BEL** or the **Bidder**) intends to conduct a tender offer to acquire common shares of Premium Leisure Corp. (**PLC**) from its stockholders, as set forth the Tender Offer Report (SEC Form 19-1, including all exhibits and annexes) filed with the Securities and Exchange Commission (**SEC**), The Philippine Stock Exchange, Inc. (**PSE**), and delivered to PLC on March 21, 2024 (the **Tender Offer Report**).

Unless otherwise here defined, all capitalized terms shall have the meanings ascribed to them in the Tender Offer Report.

The Bidder	Belle Corporation	
The Blader	Belie Corporation	
The Target Company	Premium Leisure Corp.	
Tender Offer	The tender offer is intended to be cond shares from the Main Board of the PSE	ducted for the purpose of delisting PLC .
	PSE Voluntary Delisting Rules) required to the filing of a petition for voluntary de Section 2(e) of the Amended PSE V following the tender offer, the persons at least 95% of the issued and outstan	randum CN No. 2020-0104 (Amended res that a tender offer be conducted prior listing of listed shares. In relation to this, oluntary Delisting Rules requires that, proposing delisting must have acquired ding capital stock of listed company for compliance with the other requirements listing Rules.
	Hundred Twelve Million Twenty-Six (6,312,026,669) common shares cor	r offer to acquire up to Six Billion Three Thousand Six Hundred Sixty-Nine nstituting 20.22% of the issued and m its stockholders (the Tender Offer
		C will be deemed withdrawn in the event 95% of PLC's issued outstanding capital
Tender Offer Price	The Bidder offers a purchase price of share.	Eighty-Five Centavos (Php0.85) per
	validly tendered or offered for sale Stockholders) by way of check paymen	e payable to PLC stockholders who have their shares to BEL (the Tendering nts which are available for pick up at the check deposit to their designated bank slines.
	to 0.621% of the total transaction value	le customary selling charges amounting (excluding selling broker's commissions, holder's account), and shall include the
	Type of Fee	% of the Value of the Transaction
	Stock transaction tax	0.600%

	П_		
	Fees payable t		0.010%
		oration of the	
	Philippines PSE transaction fe		0.0050/
		es	0.005%
	SEC fees Stock Investment	Duete etien Frank	0.005%
	Stock investment	Protection Fund	0.001%
	Agent, other fees su will be for the accor shares through a di fee and EQ trade Tendering Stockhol	uch as lodgment fee a unt of the Bidder. If t fferent PSE authoriz transfer fee (as app der.	e its shares through the Tender Offer and EQ trade transfer fee (as applicable) the Tendering Stockholder will lodge its ed broker, other fees such as lodgment blicable) will be for the account of the
		kholder, subject to m	ng value added tax, shall be payable by utual agreement between the Tendering
	bank transfer, outgothe relevant banks.	oing and incoming r The Bidder shall no oceeds of tendered	er elects to receive the net proceeds via emittance charges may be imposed by ot cover any costs of bank charges for shares, apart from the outgoing charges
Entitlement	Tender Offer Period to the Bidder in acco	d is entitled to tender ordance with these Te	Offer Shares as of any date during the for sale his/her/its Tender Offer Shares erms of the Tender Offer and the Tender dered being hereafter referred to as the
Tender Offer Period	March 22, 2024, at		business hours and will commence on on April 24, 2024 at 3:00 p.m., unless oval of the SEC.
	may offer all or a po	rtion of their commor Bidder in accordar	rendering Stockholder of the Company in shares in the Company for acceptance ince with, and subject to the terms and
			their shares are permitted to withdraw the Tender Offer Period remains open.
Tender Offer Agent	BDO Securities Cor	poration	
	Contact	Mr. John Manuel M	analoto
	Persons:	Ms. Maria Agnes Sa	antiago
	Telephone:	+632 8840 7878	-
	Address:	33rd Floor, BDO Tov	wers Valero
		8741 Paseo de Rox	
		Makati City, Philippi	
	Email Address:	bdosec-customerca	
Stock Transfer Agent	BDO Unibank, Inc. Securities Services	 Trust and Investme (Stock Transfer) 	ents Group
Tender Offer	Tender Shares mus	et he received by the	Tender Offer Agent in scripless form
Process		o.m. on April 24, 202	

(Application to Tender Shares)

- 1. For Stockholders holding PLC Stock Certificates. Tendering Stockholders holding PLC stock certificates who wish to offer all or a portion of their common shares for acceptance and sale to the Bidder should first process the lodgment of their shares with the Philippine Depository & Trust Corp. (PDTC) by submitting the original stock certificates, together with all other documentary requirements, to the Tender Offer Agent or a stockbroker accredited by the PSE, for authentication by the Stock and Transfer Agent, within the Tender Offer Period but as much as possible, no later than five (5) trading days before the end of the Tender Offer Period, to allow for lodgment of the certificated Tender Shares with the PDTC. After lodgment of shares with PDTC, stockholders should comply with the procedures set forth in the immediately succeeding paragraph (Non-Certificated or Scripless Shareholders).
- 2. For Non-Certificated or Scripless Stockholders. Tendering Stockholders whose shares are lodged with the PDTC who wish to offer all or a portion of their common shares for sale to the Bidder, must instruct their brokers (Participating Brokers) (a) to accomplish and submit, on their behalf, the duly accomplished Application Form, together with all the applicable requirements, to the Tender Offer Agent at the 33rd Floor, BDO Towers Valero, 8741 Paseo de Roxas Avenue, Salcedo Village, Makati City, and (b) within the Tender Offer Period but as much as possible, no later than three (3) trading days before the end of the Tender Offer Period, to electronically transfer their shares to the Tender Offer Agent for receipt by the Tender Offer Agent before the end of the Tender Offer Period at 3:00 p.m. on April 24, 2024, or such later date as may be announced by the Bidder with the approval by the SEC, in order to participate in the tender.

The member brokers of the PSE who hold the Tender Offer Shares, should, upon receipt of the notice of the Tender Offer, immediately notify the relevant Tendering Stockholder that should the Tendering Stockholder wish to sell to the Bidder, the Tendering Stockholder must instruct said participating broker to electronically transfer the Tender Offer Shares to the Tender Offer Agent (substantially in the form attached as **Exhibit E** to the Tender Offer Report), as custodian for shares not later than 3:00 p.m. on April 24, 2024. When tendering shares, the Participating Broker is required to submit the letter to the Tender Offer Agent (substantially in the form attached as **Exhibit E** to the Tender Offer Report). For each Participating Broker transacting a transfer of the shares to the Tender Offer Agent, the PDTC's charges for the share transfer and any subsequent withdrawal will be for the Participating Broker's account.

 For stockholders with lost stock certificates and/or stock certificates under the former name of PLC. Please coordinate with the Stock Transfer Agent of PLC for the requirements and procedures on issuance of new stock certificates, with details below:

BDO Unibank, Inc. - Trust and Investments Group Securities Services (Stock Transfer)

14/F BDO Towers Valero, 8741 Paseo de Roxas, Makati City 8878-4964

Attention: Mr. Roland Raymund P. Rojas Email address: bdo-stock-transfer@bdo.com.ph

After the new stock certificate(s) is issued, said stock certificate and the required documents should be submitted to the Tender Offer Agent in accordance with the terms and conditions of the Tender Offer.

A valid tender of the Tender Shares shall be made by accomplishing and delivering the accomplished Application Form (in the form attached as **Exhibit B** to the Tender Offer Report), which, along with the following attachments (the **Application**), must be received by the Tender Offer Agent not later than 3:00 p.m. of April 24, 2024:

- A. If the stockholder is a corporation: (i) a duly notarized Secretary's Certificate setting forth resolutions of the tendering stockholder's Board of Directors authorizing the tender and sale of the Tender Shares, designating the authorized signatories for said purpose, and indicating their specimen signatures (substantially in the form of the Secretary's Certificate attached to the Application Form as Annex B); (ii) copies of its SEC Registration, latest Articles of Incorporation and By-laws, or equivalent constitutive documents of the corporation certified as a true copy of the original by the SEC or by the Corporate Secretary or equivalent person having official custody of the company records; and (iii) a duly accomplished signature card (in the form attached to the Application Form as Annex E) containing the specimen signature/s of the authorized signatory/ies and verified by the tendering stockholder's Corporate Secretary or by an officer of the custodian bank at which the tendering stockholder maintains an account.
- B. If the stockholder is a partnership: (i) a duly notarized Partners' Certificate, setting forth resolutions of the partners authorizing the tender and sale of the Tender Shares, designating the authorized signatories for said purpose, and indicating their specimen signatures (substantially in the form of the Partners' Certificate attached to the Application Form as Annex C); (ii) copies of its SEC Registration, latest Articles of Partnership, or equivalent constitutive documents of the partnership certified as a true copy of the original by the Partnership Secretary or equivalent person having official custody of the partnership records; and (iii) a duly accomplished signature card (in the form attached to the Application Form as Annex E) containing the specimen signature/s of the authorized signatory/ies and verified by the tendering stockholder's broker or by an officer of the custodian bank at which the tendering stockholder maintains an account.
- C. If the stockholder is a natural person: (i) photocopies of two (2) valid identification cards, comprising of at least one (1) government issued identification card, with the stockholder's photographs and specimen signature; (ii) a duly accomplished signature card (in the form attached to the Application Form as Annex E) containing the specimen signature of the stockholder verified by his/her broker, or by an officer of the custodian bank at which the stockholder maintains an account (the signature card must specify the name of the broker and the broker's signatory) or the name of the bank and the bank's signatory as the case may be; and (iii) a duly notarized Special Power of Attorney (substantially in the form to the Application Form as Annex D) if he/she is acting through an attorney-infact. For married individuals who are Philippine citizens, their respective spouses must sign on the space provided in the Special Power of Attorney to indicate marital consent to the sale of the Tender Offer Shares.

All the tendered and accepted Tender Shares will be purchased by the Bidder via a block sale through the facilities of the PSE, subject to the approval of the PSE, on or around the Cross Date, unless the Tender Offer Period is extended with the prior approval of the SEC. In this case, the block sale for the Tender Shares (subject to approval of the PSE) will be on or around the seventh trading day after the end of the extended Tender Offer Period.

Delivery of each required document in relation to the Tender Offer to the Tender Offer Agent shall be deemed made only upon actual receipt thereof by the Tender Offer Agent. The Bidder or the Tender Offer Agent reserves the right to require presentation or submission of any additional documents for the purpose of, among others, enabling the Bidder or the Tender Offer Agent to determine from any Tendering Stockholder (or any person acting on its behalf, including any Participating Broker) the validity, eligibility, and acceptability of any common shares in the Company tendered pursuant to the Tender Offer.

Hence, Tendering Stockholders are strongly urged against tendering at the last minute to allow sufficient time to correct any deficiency in their application (or any document submitted in support thereof). Tendering Stockholders are also urged to indicate their telephone numbers in their respective Application Forms to allow the Tender Offer Agent to inform them immediately of any deficiency in their applications.

End of Tender Offer Period

The Tender Offer Period closes on April 24, 2024 at 3:00 p.m. or such later date as may be announced by the Bidder with the approval of the SEC.

Tender Shares must be received by the Tender Offer Agent in scripless form prior to the closing of the Tender Offer Period. Should any of the business days during the Tender Offer Period be officially declared a non-working holiday, the Tender Offer Period shall be extended by the number of business days corresponding to those days which are declared non-working holidays, with the prior approval of the SEC.

Certificated Stockholders

Tendering Stockholders holding stock certificates who wish to offer all or a portion of their common shares for acceptance and sale to the Bidder should first process the lodgment of their shares with the PDTC by submitting the original stock certificates, together with all other documentary requirements, to the Tender Offer Agent or a stockbroker accredited by the PSE, for authentication by the Stock and Transfer Agent, within the Tender Offer Period but as much as possible, no later than five (5) trading days before the end of the Tender Offer Period, to allow for lodgment of the Tender Shares with the PDTC.

After lodgment of shares with PDTC, stockholders should comply with the procedures set forth in the immediately succeeding section (Non-Certificated or Scripless Stockholders).

Please see the Tender Offer Process (Application to Tender Shares) section above for other requirements per specific type of Tendering Stockholder.

Non-Certificated or Scripless Stockholders

Tendering Stockholders whose shares are lodged with the PDTC who wish to offer all or a portion of their common shares for sale to the Bidder must instruct their brokers (the **Participating Brokers**) (a) to accomplish and submit, on their behalf, the duly accomplished Application Form, together with all the applicable requirements, to the Tender Offer Agent at the 33rd Floor, BDO Towers Valero, 8741 Paseo de Roxas Avenue, Salcedo Village, Makati City, and (b) **within the Tender Offer Period but as much as possible, no later than three (3) trading days before the end of the Tender Offer Period,** to electronically transfer their

shares to the Tender Offer Agent for receipt by the Tender Offer Agent before the end of the Tender Offer Period at 3:00 p.m. on April 24, 2024, or such later date as may be announced by the Bidder with the approval by the SEC, in order to participate in the tender.

Please see the Tender Offer Process (Application to Tender Shares) section above for other requirements per specific type of Tendering Stockholder.

Acceptance of the Tender Shares by the Bidder

The Bidder, through the Tender Offer Agent, at its sole discretion, shall have the right to reject or accept any Application at any time before the Cross Date. Subject to the terms and conditions hereof, Applications shall be rejected when: (i) received after the expiration of the Tender Offer Period, as may be extended; (ii) not properly completed; (iii) lack any of the required attachments (**Rejected Applications**).

The Bidder shall not be held liable for any Rejected Applications, which are rejected or not acceptable due to the failure to meet any of the requirements as set forth above.

The Tender Offer Agent will accept an Application on behalf of the Bidder on the condition that the Tendering Stockholder has been certified by the Stock Transfer Agent as a common shareholder of PLC at any time during the Tender Offer Period, and that the signature/endorsement on the stock certificate(s) submitted matches the signature on file with the Stock Transfer Agent, if such is available. If a Tendering Stockholder does not have any signature card on file, or the signatures on the certificates and on the Application differ from the signature on file with the Stock Transfer Agent, the Stock Transfer Agent shall certify the same to the Bidder. The Bidder shall exercise its sole and reasonable discretion to accept or reject the Application. The Tender Offer Agent shall rely on the signature affixed on the Application and on the validated endorsement of the relevant stock certificates. Neither the Bidder nor the Tender Offer Agent shall be required (nor are they expected) to make further inquiries into the authenticity of the signature. A Tendering Stockholder shall hold the Bidder, the Tender Offer Agent, the Buyer Agent, their respective officers, directors, agents, or advisers free and harmless from any and all damages that may arise or result in the Bidder's/Tender Offer Agent's acceptance of the Application.

Applications received after the end of the Tender Offer Period shall be rejected, unless the Tender Offer Period is extended by the Bidder, upon prior approval of the SEC.

Tendering Stockholders whose Applications have been rejected, in whole or in part, shall be notified of such fact by the Tender Offer Agent on or before the Settlement Date.

Cross Date

The Tender Offer Shares tendered and accepted are intended to be crossed at the PSE no later than May 7, 2024 (the **Cross Date**), subject to the approval by the PSE and subject further to any extension of the Tender Offer Period with the approval of the SEC. Any change in the Cross Date shall be separately announced by the Bidder.

The Tender Offer Shares shall be deemed accepted by the Bidder on the date these are crossed on the PSE.

Settlement and Payment for the Tender Shares

The Bidder shall accept for payment all validly tendered Tender Shares under the Tender Offer. The sale and purchase of the accepted Tender Shares shall be settled no later than May 9, 2024 (the **Settlement Date**), subject to any extension of the Tender Offer Period with the approval of the SEC.

Payment of the net proceeds of the Tender Shares validly tendered and accepted for payment shall be by way of checks which shall be made available for pick up at the office of the Tender Offer Agent at 33F BDO Towers Valero, 8741 Paseo de Roxas Avenue, Makati City starting on Settlement Date between 9:00a.m. to 12:00p.m. only or by check deposit to their designated bank accounts, subject to bank clearing guidelines, in the name of either:

- (i) each selling broker which delivered the scripless shares of its tendering clients (scripless shareholders), or
- (ii) the Tendering Stockholders that have delivered certificated shares directly to the Tender Offer Agent.

A Tendering Stockholder may opt to be paid his/her/its net proceeds from the Tender Offer via direct credit to his/her/its nominated BDO account (subject to standard clearing period for check payments) or remittance to his/her/its nominated account with other banks on Settlement Date (subject to any extension of the Tender Offer Period with the prior approval of SEC) by executing an Authority to Credit contained in the Application Form. Otherwise, all payments of the net proceeds shall be made and received by check made payable to the name of the Tendering Stockholder.

Checks shall be available for pick up at the Tender Offer Agent's office beginning Settlement Date up to thirty (30) days thereafter. Checks not claimed shall be turned over to the Stock Transfer Agent, who shall be responsible for dispatching by registered mail to the registered address of the tendering stockholder indicated in the Application Form, at the risk of the tendering stockholder.

When collecting payment, the Tendering Stockholders shall present the Applicant's Copy of the Application as well as a proper identification document (e.g., driver's license, tax identification card, SSS/GSIS card, Alien Certificate of Registration, passport, senior citizen's ID or PWD ID). Duly authorized representatives of Tendering Stockholders shall be required to present either a duly notarized secretary's certificate for corporate shareholders or a duly notarized special power of attorney for individual shareholders.

Tendering beneficial owners of Tender Offer Shares are advised to consult with their custodian, fiduciaries, or other similar agents on the manner by which they may collect payment from such agents.

Withdrawal

A Tendering Stockholder shall have the right to withdraw any Tender Shares tendered to the Bidder, at any time during the Tender Offer Period, by submitting a written request for withdrawal to the Tender Offer Agent with a copy of the Application to Tender Shares at the latter's address set forth above.

The withdrawal notice must specify the name of the Tendering Stockholder and the number of the Tender Shares being withdrawn. If the stock certificates evidencing the Tender Shares have been delivered to the Tender Offer Agent, the serial numbers shown on such certificates must be submitted to the Tender Offer Agent prior to the physical release of such certificates. No request for withdrawal of fractions of Tender Offer Shares shall be considered. The Tender Offer Agent shall have the right, in its sole discretion, to determine the form and validity of the notice of withdrawal, including the time of receipt thereof. The Tender Shares may be withdrawn no later than the close of the Tender Offer Period at 3:00 p.m. on April 24, 2024.

All expenses incurred by the Tender Offer Agent in respect of a withdrawal of the Tender Shares shall be for the account of the Tendering Stockholder making the withdrawal.

Taxes and Other Expenses

Any stock transaction tax, value added tax, sellers' brokerage commission, application fees of the Securities Clearing Corporation of the Philippines or the PDTC, and all costs and expenses pertinent to the transfer to the Bidder of Tender Shares purchased, shall be for the account of the Tendering Stockholder.

All such taxes, fees and expenses shall be deducted from the payment of the total Tender Offer Price to the Tendering Stockholder.

Representations and Warranties of Tendering Stockholders

By executing the Application, the Tendering Stockholder represents and warrants to the Bidder and the Tender Offer Agent that: (1) all information contained in the Application and its attachments are true and correct and that the signatures thereon are genuine, properly authorized, and obtained without the use of fraud, coercion or any other vice of consent; (2) the Tender Shares are solely, legally, and beneficially owned by the Tendering Stockholder, and are fully-paid and non-assessable, and are free and clear of any claims, liens, encumbrances or any restrictions apart from those specified in the Articles of Incorporation and By-laws of PLC or any amendment thereof; (3) the Tendering Stockholder has full authority to transfer good, valid and clean title to the Tender Shares; and (4) upon the Bidder's acceptance and tender of payment for the Tender Shares, under the Terms of the Tender Offer, the Bidder shall obtain full and valid title to such Tender Shares, free from any warrants, interests, options, liens, claims, objections, disputes or other encumbrances and shall be able to freely and fully exercise all rights and privileges arising from ownership of such Tender Shares including but not limited to the right to vote and receive dividends thereon; and (5) the tender of any or all of the Tender Shares by the Tendering Stockholder and/or the purchase thereof by the Bidder pursuant to the Tender Offer does not and will not constitute a breach or other default of the Tendering Stockholder's constitutive documents (as applicable) or of any agreement or arrangement, law, order, or regulations applicable to the Tender Shares, the Tendering Stockholder, or any of which the foregoing may be bound.

The Tendering Stockholder further warrants that it/he/she has read and understood the provisions of the Tender Offer Report, including the Terms of the Tender Offer, and the terms and conditions stated in this Application, and unconditionally accepts said terms and conditions.

The Tendering Stockholder understands that no person has been authorized to give any information or make any representation with respect to the Tender Offer other than those representations specified and made in the Tender Offer Report. The Tendering Stockholder confirms that it relied solely upon such provisions in the Tender Offer Report and ancillary materials provided by the Bidder for the Tender Offer.

Authority to Credit Bank Account of Tendering Stockholder

The Tendering Stockholder may authorize the Tender Offer Agent in the Application to credit the Tendering Stockholder's designated account for the net proceeds of the sale, via direct deposit to the Tendering Stockholder's account with BDO Unibank, Inc. (**BDO**) (subject to the standard clearing period for check payments) or remittance to other banks for non-BDO account holders no later than May 9, 2024, subject to any extension of the Tender Offer Period as approved by the SEC, and hereby waives its/his/her right to pick up the check payment at the offices of the Tender Offer Agent. Any bank charges, including

	any outward remittance charges that may apply in relation to the crediting of proceeds shall be for the account of the Bidder.
	Further details are found in the Application Form.
Application Form and Tender Offer Report	Copies of the Application Form and the Tender Offer Report (SEC Form 19-1 and all exhibits and annexes) may be obtained from the Tender Offer Agent through the contact details below:
	BDO Securities Corporation 33F BDO Towers Valero, 8741 Paseo de Roxas Avenue, Salcedo Village, Makati City, Philippines 1226 Email Address: bdosec-customercare@bdo.com.ph Customer Service Hotline: (+632) 8840-7878
	Attention: Mr. John Manuel Manaloto Ms. Maria Agnes Santiago
	Copies of the Application Form and the Tender Offer Report are also accessible at PLC's Disclosure Section at the PSE Electronic Disclosures Technology (PSE EDGE) portal at http://edge.pse.com.ph and Belle's website https://www.bellecorp.com/investor-relations/sec-and-pse-filings .
Inquiries	For inquiries regarding the Tender Offer, please contact the Tender Offer Agent at the contact details provided above.
	For inquiries about the number of shares of a scripless shareholder in PLC, please contact your stockbroker.
	For inquiries about the number of shares of a certificated shareholder in PLC, please contact BDO Unibank, Inc. – Trust and Investments Group, the Company's Stock Transfer Agent, at the 14/F BDO Towers Valero, 8741 Paseo de Roxas, Makati City 1226, Telephone No. +6328878-4964, E-mail: bdo-stock-transfer@bdo.com.ph.

SECRETARY'S CERTIFICATE

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2. Board of Direct		at			, at	Board whicl	of Direc	tors of	the Corpora	ition heli present,	d on , the
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4. valid and bind presently in m	ding on	the Corpor							or modified ords of the		

IN WITNESS WHEREOF, I have hereunto set i	my hand this day of	in
	Corporate Secretary	
SUBSCRIBED AND SWORN TO before me this affiant exhibiting to me his/her [competent evidence of the competent evidence of t		
Doc. No.:; Page No.:; Book No.:; Series of 2024.		

ANNEX C Sample Form of Partners' Certificate (For Partnership Stockholders)

PARTNERS' CERTIFICATE

signed partners of		, (citizenship),	of legal age
at		, after having been d	uly sworn in
epose and state that:			
at	, at v	(the F which meeting a quorum v	Partnership) was present,
zed to sell its (Corp., registered in the n Corporation (the Bidder ender offer undertaken by) common share name of the Part), subject to the the Bidder pure	es of stock of Premium tnership (the Shares), terms and conditions suant to Section 19 of	
, signing singly/jointly, cents necessary to implement imited to the Application ary) of the stock certificate and other ancillary destance, confirmation of attions, and any and all nents, amendments and attent for the Shares from the bledder; and (c) to details in the stock of the stock	of the following: ent the foregoin Form, endorsel tes covering the locuments such representations of the tender offices applicable or cause to be	(a) to sign any and all g resolution, including ment (and lodgment if a Shares/instruction to h as authorizations, a and warranties, uments, including all hereof; (b) to receive er agent, net of the to the transfer of the edone any and all acts	
NAME		POSITION	
are the specimen ries of the Partnership:	signatures	of the above-named SIGNATURE	authorized
	at	at	"RESOLVED, that (the Partnership) be ted to sell its () common shares of stock of Premium Corp., registered in the name of the Partnership (the Shares), Corporation (the Bidder), subject to the terms and conditions ander offer undertaken by the Bidder pursuant to Section 19 of urities Regulation Code (the Tender Offer); "RESOLVED, FURTHER, that the Partnership authorizes any, signing singly/jointly, of the following: (a) to sign any and all ents necessary to implement the foregoing resolution, including limited to the Application Form, endorsement (and lodgment if any) of the stock certificates covering the Shares/instruction to and other ancillary documents such as authorizations, as, confirmation of representations and warranties, tions, and any and all related documents, including all ments, amendments and modifications thereof; (b) to receive at for the Shares from the tender offer agent, net of the sole taxes, fees, and charges applicable to the transfer of the to the Bidder; and (c) to do or cause to be done any and all acts and seeds necessary to effect the tender, sale and transfer of the to the Bidder: NAME POSITION are the specimen signatures of the above-named ries of the Partnership:

4. The foregoing resolutions have not been revoked, amended or modified and remain valid and binding on the Partnership, and are in accordance with the records of the Partnership.

Partner		Partner
	WORN TO before me this owing evidence of identity:	day of
Name	Competent Evidence of Identity	

ANNEX D Sample Form of Special Power of Attorney (For Individual Stockholders/Natural Persons)

SPECIAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:
I,, of legal age, single/married, with residence at hereby names constitutes and appoints, to be my true and lawful attorney, in my name place and stead, to do any of the following acts:
1. to sell () common shares of Premium Leisure Corp. (the Shares) registered in my name, to Belle Corporation (the Bidder), and subject further to the other terms and conditions of the tender offer undertaken by the Bidder pursuant to Section 19 of the Securities Regulation Code (the Tender Offer);
2. to sign any and all documents requisite and necessary to effect the tender, sale and transfer of the Shares to the Bidder (other than to endorse the stock certificates which endorsement shall be made by me as the stockholder-of-record);
3. to receive payment for the Shares from the tender offer agent of the Tender Offer, ner of taxes, fees, and expenses pertinent to the transfer of the Shares to the Bidder, as indicated in the Terms and Conditions of the Tender Offer; and
4. to do or cause to be done any and all acts and deeds necessary to effect and implement the sale and transfer of the Shares.
HEREBY GIVING AND GRANTING unto the said attorney (whose signature appears below) full power and authority to do and perform all and every act requisite or necessary to carry into effect the foregoing authority, as fully to all intents and purposes as I might or could lawfully do if personally present, with full power of substitution and revocation and hereby ratifying and confirming all that the said attorney or his/her substitute/s shall lawfully do or cause to be done by virtue thereof.
IN WITNESS WHEREOF, I have hereunto set my hand this day of in in
Tendering Stockholder
Attorney-in-Fact

ACKNOWLEDGMENT

REPUBLIC OF TH)) S.S.				
	ME , a Notary _with [competent _, known to me and Attorney and he/she	evidence of to me known	f identity] is: to be the same	sued on e person who	executed the	a
WITNESS	6 MY HAND, this		at			
Doc. No.:; Page No.:; Book No.:; Series of 2024.						

ANNEX E Sample Form of Specimen Signature Card

BDO Securities	Specimen Signature Care
Print Name Mr. Mrs. Miss.	Chiseruhip
Company Name and Address	Tel. Nos.
Please sign thrice	
ı	2
·	2
t	2
NRORTANT: Certificate will not be issued unless a specimen algorature card of the stockholder is no file with the transfer agent of the company. Please fill out this card and return is BIO Securities Corporation.	Signature Verified By
	BDO Securities Corporation

Civil Status	
Sex	
Date of Birth	
Place of Birth	
Email Address	
Occupation	
Employment Status	
Name of Employer	
Employer's Address	
Nature of Business	
(if self-employed)	
TIN Number	
SSS/GSIS Number	





PREMIUM LEISURE CORP.

Fairness Opinion and Valuation Report

Disclaimer

completeness of the information contained in this document, and nothing in this document should be construed to be a representation of such a guarantee. Any opinion expressed in this document reflect the opinion of First Metro as of the date indicated and are subject to change without This document is intended for discussion purposes only and does not create any legally binding obligations on the part of First Metro Investment Corporation (First Metro). This does not constitute an offer, an invitation to offer or a recommendation to enter into any transaction. We advise you that before entering into any transaction you should take steps to ensure that you fully understand the transaction and have made an independent assessment of the appropriateness of the transaction in the light of your own objectives and circumstances, including possible benefits/risks of entering into such transaction. Information provided in this presentation is on a wide range of matters, some of which may depend upon interpretation of law and circumstances. Although we believe the contents of this document to be reliable, we do not guarantee accuracy or notice. You must not reproduce or distribute this document in whole or in part to anyone without our prior written consent. The contents of this document are not comprehensive and reflect the First Metro's preliminary views formed as of this date (based on information made available to date). These may not be referred to in any document (except references to its existence). First Metro assumes no responsibility for any financial impact that may arise as a result of your actions taken following this report. First Metro, its directors, officers, shareholders and employees shall be held free and harmless from liability for any loss or damage that may result from your reliance on the information contained in this report.



TABLE OF CONTENTS

H	Executive Summary
	Overview
2	About the Company
	Company Overview
8	Industry Overview
4	Financial and Operating Highlights
2	Valuation Memorandum
9	Annexes



EXECUTIVE SUMMARY

The Transaction and Engagement

The Transaction

Commission ("SEC") on November 26, 1993 as Sinophil Exploration Co., Inc., with oil and gas exploration and development as its primary purpose. On June 3, 1997, the SEC approved its application to change its primary purpose to investment holding and real estate development. On September 5, 2014, the SEC approved the change in PLC's Premium Leisure Corp. ("PLC" or the "Company"), formerly Sinophil Corporation, was originally incorporated and registered with the Philippine Securities and Exchange primary purpose to engage and/or invest in gaming related businesses. PLC is currently listed on the Main Board of The Philippine Stock Exchange, Inc. ("PSE"). On July 19, 2019, the SEC again approved the change in PLC's primary purpose to include that the Company shall not engage in real estate business activities.

On March 11, 2024, PLC was informed of the intention of Belle Corporation ("BEL") to undertake a mandatory tender offer on all outstanding common shares of PLC (the "Offer"), as approved by Belle Corporation on the same date. The final tender offer price is to be determined upon receipt and acceptance by the BEL Board of a fairness opinion report of First Metro Investment Corporation ("First Metro").

The mandatory tender offer will be for the purpose of the voluntary delisting of PLC shares from the PSE (the "Transaction").

In a special meeting on the same date, PLC's Board of Directors approved the voluntary delisting of its shares from the PSE. This delisting is subject to the success of the mandatory tender offer by BEL and PLC's compliance with the PSE's voluntary delisting requirements. Moreover, BEL will serve as the proponent for the voluntary delisting process of PLC.

The Transaction and Engagement

Our Engagement

On March 11, 2024, First Metro Investment Corporation ("First Metro", the "Independent Financial Adviser", or the "IFA") was engaged by BEL to conduct a valuation study and to issue an Independent Fairness Opinion and Valuation Report ("FOVR") for the issued common shares of PLC subject of this report. Prior to this engagement, First Metro has not acted as a financial advisor in relation to this Transaction, to PLC, its Subsidiaries and any affiliates, or any of the parties involved in the Transaction Further, for this engagement, First Metro will receive a fixed financial advisory fee, which is not dependent on the success of the Transaction, but upon delivery of the Fairness Opinion and Valuation Report. Based on the terms of reference of the engagement, First Metro conducted a review of PLC and its Subsidiaries' financial statements and other publicly accessible information that were considered to be relevant for the analysis. For purposes of this valuation exercise, the valuation methodologies were applied to the consolidated financial performance of PLC and its Subsidiaries, as reflected in the historical audited financial statements provided by the Company. Subsequently the following valuation methodologies were applied:

- Net Asset Value Approach, which estimates the net residual value of the Company's common shares by carefully arriving at the value of its assets, the 2023 Audited Financial Statements and public reports published by the Company, and subsequently deducting all its liabilities, goodwill, and non-controlling interest (the "Net Asset Value" or the "NAV"
- Comparable Companies Approach, which seeks to benchmark the value of PLC's shares compared to its counterparts, using Price-to-Earnings (P/E) and Enterprise Value (EV)/Earnings Before Interest, Taxes, Depreciation, and Amortization (EBITDA);

Dividend Discount Model, which estimates the value of the Company through the present value of all future dividends that the Company is expected to pay out;

- Comparable Transaction Approach, estimate the value of a business by looking at past acquisitions of similar companies, using EV/EBITDA; and
- Volume-Weighted Average Price, which examines the value of the Company's shares based on historical trading volume and price within a specific time period.

Scope and Limitations

Scope and Limitations

First Metro did not audit nor review the accuracy of the full-year audited financial statements taken from publicly available sources.

The preparation of the Fairness Opinion and Valuation Report by First Metro is limited to the purpose of the Transaction. In the performance by the Independent Financial Advisor of its mandate to provide a third party fairness opinion, the officers involved in the Transaction are all in compliance with the Code of Ethics of First Metro in the preparation of the Fairness Opinion and Valuation Report. Some of the information contained in the report may have been taken from third-party sources or publicly available information. First Metro did not independently verify whether such facts or information are true and correct. Further, First Metro has had no communications with, nor received inputs from BEL or PLC management regarding any forward-looking guidance or financial projections for the purpose of this Report.

No representation or warranty expressed or implied is made by First Metro, or its respective affiliates, subsidiaries, principals, directors, shareholders, officers, employees, agents, advisors or representations, as to the accuracy or completeness of any information, whether written or oral contained in this Fairness Opinion and Valuation Report. First Metro disclaims any and all liability, which may be based on such information, errors therein or

Nothing contained within this Fairness Opinion and Valuation Report is or should be relied upon as a promise of representation as to the future performance of the Company.

The recommendations and valuations contained therein were prepared by First Metro based on information available at the time of the Valuation Report date and there are no representations, warranties or other assurances that any of the conditions set forth herein will be realized. The Opinion was extensively reviewed by senior management of First Metro. First Metro has no obligation to update this report or our recommended valuation for information that comes to our attention after the date of this report. This Valuation Report is based on the prevailing market, corporate and economic conditions at the time of writing.

The Independent Financial Advisor has not expressed any opinions about the fairness of the transaction's compensation to any of the Company's directors, officers, or employers to the Company's shareholders

First Metro has also assumed that all governmental, regulatory and other consents and approvals necessary for the consummation of the Transaction and any of PLC's business dealings will be obtained without any material adverse effect on PLC. This Fairness Opinion and Valuation Report does not constitute a selling document, a recommendation to purchase or sell the shares of any of the companies mentioned herein, and makes no reference to the likelihood or relative benefits of any alternative transaction.

- The Fairness Opinion and Valuation Report contains no assessment of the following issues:
 The implications of the proposed Transaction and of the Offer for shareholders who choose not to accept the Offer.
 The future value of shares which are not tendered.
 Following completion of the Offer, whether the listing of the shares will be maintained, whether shares will continue to be traded and if so, at what prices.

Information Basis

Information Basis

The following sources of information were used in the preparation of this report:

- The Company disclosures as published on the PSE Edge;
- Publicly available information of the Company's financial performance from its website.
- Audited financial statements of the Company and its Subsidiaries for the years ended and as of December 31, 2021, 2022, and 2023, and their respective annual reports;
- Publicly available stock market information (PSE Edge, Bloomberg, and S&P Capital IQ) regarding the selected comparable companies and comparable transactions with similar industry with a cut-off date of March 15, 2024.

these information without accepting any responsibility for independent verification. First Metro has further relied on the assurances given by the BEL Management that the latter is not aware of any facts, or omissions of fact or circumstances that would render the information incomplete, inaccurate or misleading. Forecasts of future For the purpose of our analysis, First Metro assumed that all publicly available information from all the sources listed above were accurate and complete and has relied on performance and forward looking statements were not used or taken into consideration in the formulation of our analyses. In the preparation of the Fairness Opinion, First Metro has not carried out any physical inspection of any building and site of the Company. It also did not conduct or have any assessments undertaken as to the value of the assets or liabilities of the Company, nor did it conduct any market, financial, tax or legal due diligence.

The Fairness Opinion is based on the prevailing market, corporate and economic conditions at the time of writing.

Executive Summary

Valuation Summary	Values in PHP Mns except per share data		
The primary objective of this Fairness Opinion and Valuation Report is to determine the fair value of PLC's common shares for its tender offer by its parent company	valuation Approach Income Approach	Market Capitalization	rice per state
, ,	Dividend Discount Model - Low	19,976.5	0.64
voluntary delisting from the Philippine Stock Exchange.	Dividend Discount Model - High	25,592.3	0.82
The Independent Financial Advisor considered the following valuation methods for purposes of determining the fair value of PLC's commons shares:	Market Approach		
Income Approach – Dividend Discount Model	Comparable Companies		
Market Approach – Comparable Companies, Comparable Transactions, and Volume variety of North Paris of March 11, 2021 March 11, 2021	LTM EV/EBITDA - 2023A	24,667.5	0.79
מסומוופ-שפופווכם אמבומפ שונו מ כמנ-ט) ממנכ טן ואומוכוו דד, בטבא.	LTM P/E - 2023A	26,410.7	0.85
The IFA included the computations for the Cost Approach – Net Asset Value, but did not consider this as an applicable valuation methodology due to the significant size of its intangible assets. Furthermore, the IFA did not consider the use of any	Comparable Transactions		
prospective or forward-looking financials for determining the fair value of PLC's common shares.	CoTrans - EV/EBITDA 2023A	26,358.1	0.84
<u>Our Opinion</u>	Volume-Weighted Average Price (VWAP)		
The Independent Financial Advisor considered the relevance of the various valuation	VWAP 1 year	18,785.2	09:0
methodologies used in this exercise and is of the opinion that the subject Company	VWAP 6-month	19,765.5	0.63
is considered fairly valued at a range between PHPO.60 to PHPO.85per share.	VWAP 30-day	22,334.4	0.72

Results of the Valuation

Very truly yours,

FIRST METRO INVESTMENT CORPORATION

Daniel D. Camacho Abigáil C. Bueiwiaje-Magpayá
Executive Vice President
TIN No. 150-300-306 TIN No. 213-431-299

J. Francis I. Reyes/ Deal Officer TIN No. 323-669-804

Keith Murray A. Pe, CPA Investment Banking Analyst TIN No. 506-317-799 PRC Reg. No. 0201702

ABOUT FIRST METRO

First Metro Investment Corporation ("First Metro") is the investment banking arm of Metropolitan Bank and Trust Company, a premier universal bank and among the foremost structuring, execution and distribution. It offers a complete suite of products and services: debt and equity underwriting, loan syndication, project finance, financial advisory, government securities and corporate debt trading, equity brokering, asset management, and research. It provides broad range of financial advisory services such as M&A, valuations, financial institutions in the Philippines. First Metro is licensed and authorized to operate as an investment house in the Philippines and has a 60-year track record in origination, and strategic planning, which caters to diverse client needs. First Metro's principal office address is located at 45/F GT Tower International 6813 Ayala Avenue cor. H.V. Dela Costa St., 1227 Makati City, Philippines.

2024-0006 (see ANNEX C) confirming the accreditation of First Metro as an accredited Fairness Opinion and Valuation Report provider for a period of one year valid until January 15, First Metro also has an existing and current accreditation by the SEC and the PSE to issue third party fairness opinions. On January 15, 2024, the PSE issued a memorandum CN-No.

Mr. Daniel D. Camacho, Executive Vice President, has 25 years of experience in originating, structuring, arranging and executing deals in the field of acquisition, leveraged, and structured finance for various industries across Asia. Prior to joining First Metro, he was based in Hong Kong for 17 years and was executive director for Acquisition & Strategic Finance Asia for Natixis, the second largest French banking group. He has been connected with other reputable global institutions, including WestLB AG (Hong Kong), GE Capital (Hong Kong), and ABN Amro (Hong Kong/Manila). He earned his master's degree in Management from Northwestern University - J.L. Kellogg Graduate School of Management (U.S.A.) and two bachelor's degrees (cum laude) in Economics and in Management of Financial Institutions from De La Salle University.

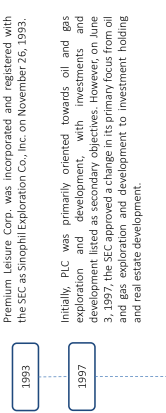
handled major equity capital markets, debt capital markets and corporate finance and advisory transactions. Prior to First Metro, she held management positions in Citibank N.A.'s Ms. Abigail C. Buenviaje-Magpayo, Senior Vice President, is currently the Head of Products and Markets. She has over 20 years of finance and investment banking experience. She has Global Corporate Banking Group and SB Capital Investment Corporation. She graduated from De La Salle University with a bachelor's degree in Commerce, Major in Business Management, graduating with distinction as a member of the Jose Rizal Honor Society, and received her masteral degree in Business Administration with Gold Medal Honors, the highest distinction for academic excellence, from the Ateneo Graduate of Business – Regis University. Mr. J. Francis I. Reyes, Senior Assistant Manager, is currently a Deal Officer in First Metro's Financial Advisory Investment Banking Division. He has over 5 years of investment banking experience specializing in the field of financial advisory services and equity capital markets issuances in both the private and public sectors of the Philippine market. He graduated from Ateneo de Manila University and holds a Bachelor of Science degree in Management, Major in Information Technology Entrepreneurship. Mr. Keith Murray A. Pe, CPA is currently an Investment Banking Analyst at First Metro. Prior to this role, he worked in Deloitte's Financial Advisory department, where he was involved in financial due diligence, business valuations, and purchase price allocation engagements. He earned his degree in Accountancy, graduating Cum Laude from the University of Baguio. 11 **Fairness Opinion and Valuation Report** First Metro Investment Corporation



ABOUT THE COMPANY

Company History and Structure

COMPANY HISTORY



Pacific Online Technologies Systems Corp. PinoyLotto 50.10% Public Sinophil Leisure and Resorts Corporation 20.08% %00 P R E M I U M LEISURE CORP. Foundation Capital Resources Inc. 79.78% Corporation Belle **GROUP STRUCTURE** PremiumLeisure and Amusement Inc. 100%

50.0%

0	Ju	
PLC t	gaming	
fo	.⊑	
On September 5, 2014, the SEC gave its approval for PLC to	towards involvement in	
SEC gave	towards	
, the	, aim	
r 5, 2014	primary	es.
nber	its	ıture
On Septen	transition its primary	related venture

2014

Then, on July 19, 2019, the SEC similarly approved PLC's adjustment of its main objective, which now expressly excludes engagement in real estate business activities.

2019

OWNERSHIP

NAME	% OWNERSHIP
Belle Corporation	79.78%
Willy N. Ocier	0.13%
Jerry C. Tiu	0.01%
Other Directors	%0°00>
Arthur A. Sy	%00.0>
Public	20.08%
Total	100.00%

Source: 9 Jan. 2024 PLC Public Ownership Report (PSE Form: Number POR-1), 2024 PLC Preliminary Information Statement

Company Subsidiaries

ABOUT THE SUBSIDIARIES OF PLC

PremiumLeisure & Amusement, Inc. (PLAI) Operating

PLAI was incorporated in the Philippines on November 11, 2008 mainly to invest in gaming enterprises and franchised technologies, and to engage in the acquisition, ownership, and disposition of real and personal properties, including shares of stocks, securities, bonds, and similar assets. PLAI, on October 25, 2012, along with Belle Corporation (Belle), and SM Investments Corporation (SMIC) inked a Cooperation Agreement with Melco Resorts and Entertainment (Philippines) Corporation (MRP). This agreement became effective on March 13, 2013, when the conditions specified in the Closing Agreement were met or waived.

The Company holds a license granted by the Philippine Amusement and Gaming Corporation (PAGCOR) to operate integrated resorts, including casinos. This license is aligned with PAGCOR's Congressional Franchise, which is scheduled to expire in 2033 and can be renewed for an additional 25 years.

Roles of the Parties Involved in the Cooperation Agreement



The Cooperation Agreement states that Belle would provide the land and building structures for the casino complex. Belle leases out to MRP the land and building on which the integrated resort is build the integrated resort is

MRP operates the City of Dreams Manila ("CODM") an upscale integrated resort that offers a wide range of amenities, including a casino, hotels, dining, wellness, retail and entertainment. The resort opened to the public in 2014.

0

In exchange, MRP shall compensate, PLAI, Belle, and PLC amounts calculated according the gaming revenues earned by MRP. The payment is facilitated through PLAI.

Pacific Online Systems Corporation (POSC or PSE:LOTO) Operating

POSC, incorporated on November 6,1993, is actively involved in developing, designing, and overseeing online computer systems, terminals, and software tailored for the gaming sector. Its primary revenue stream is from the agreement with the Philippine Charity Sweepstakes Office (PCSO) for leasing lotto terminals.

Together with Philippine Gaming Management Corp., and International Lottery & Totalizator Systems, Inc., it incorporated a joint venture corporation, **Pinoylotto Technologies Corp.** (PinoyLotto), which offers software support and online lottery equipment services. PinoyLotto is accounted for by PLC as an interest in joint operation.

Non-operating Subsidiaries

Sinophil Leisure and Resorts Corporation (SLRC)

SLRC was incorporated on December 27, 2007, with its main objective being the establishment, operation, and maintenance of amusement, entertainment, and recreational facilities for the public. It has yet to start its commercial operations as at December 31, 2023.

Foundation Capital Resources, Inc. (FCRI)

FCRI was incorporated in the Philippines on February 8, 1994, with the primary goal of conducting real estate-related business. FCRI has yet to launch its commercial operations and has accumulated significant financial losses over the years. Management is assessing the capital requirements and profitability of potential business opportunities before deciding on the timing for commencing operations.

14

Source: PLC Company Website, PLC 2023 Audited Financial Statements

Company Overview - Management and Capitalization

BOARD OF DIRECTORS

NAME	POSITION
Willy N. Ocier	Chairman
Armin Antonio B. Raquel Santos	Director; President and CEO
Exequiel P. Villacorta, Jr.	Director
Jerry C. Tiu	Independent Director
Laurito E. Serrano	Independent Director
Maria Gracia M. Pulido Tan	Lead Independent Director
Roberto V. Antonio	Independent Director

KEY MANAGEMENT AND SENIOR OFFICERS

NAME	POSITION
Armin Antonio B. Raquel Santos	President and CEO
Carlo R. Climaco	VP – Operations and Regulatory
Dioville M. Villarias	CFO and Treasurer
Elmer B. Serrano	Corporate Secretary and Chief Information Officer
Arthur A. Sy	Assistant Corporate Secretary
Phil Ivan A. Chan	Assistant Corporate Secretary
Michelle Angeli T. Hernandez	Chief Risk Officer and CCO
Anna Josefina G. Esteban	Chief Audit Executive
Source: PLC 2023 AFS, PLC 2023 GIS	

CAPITAL STRUCTURE AS OF 31 DEC. 2023

Capital Structure	Shares
Authorized Common Shares (Par value of PHP0.25)	37,630,000,000
Authorized Preferred Shares (Par value of PHP0.25)	6,000,000,000
Total Authorized Capital Stock	43,630,000,000
Listed Common Shares	31,627,309,995
Unlisted Common Shares	5
Number of shares issued	31,627,310,000
Less: Treasury shares	410,379,000
Number of outstanding shares	31,216,931,000

Historical Dividends

PSE:PLC Historical Stock Dividends Declared

Year	Declaration Date	Туре	Dividends per share (in PHP)	Total Dividends Declared (in PHP Mns)
2023	2/28/2023	Regular Cash	0.05024	1,588.8
2022	4/28/2022	Regular Cash	0.05024	1,588.8
20211	4/14/2021	Regular Cash	0.04075	1,288.8
2020	2/21/2020	Regular Cash	0.05024	1,588.8
2019	2/22/2019	Regular Cash	0.05024	1,588.8
2018	2/23/2018	Regular Cash	0.04391	1,388.8
2017	2/23/2017	Regular Cash	0.02810	888.0
2016	2/23/2016	Regular Cash	0.02150	680.0
2015	3/5/2015	Regular Cash	0.02200	695.8

¹ PLC according to the Company's AFS, PLC declared PHP1,272.1Mn in dividends in FY2021 pertains to dividends net of attributable to the treasury shares held by the Company's AFS, PLC declared For FY2021 amounted to PHP1,288.8Mn.

PLC Dividend Policy

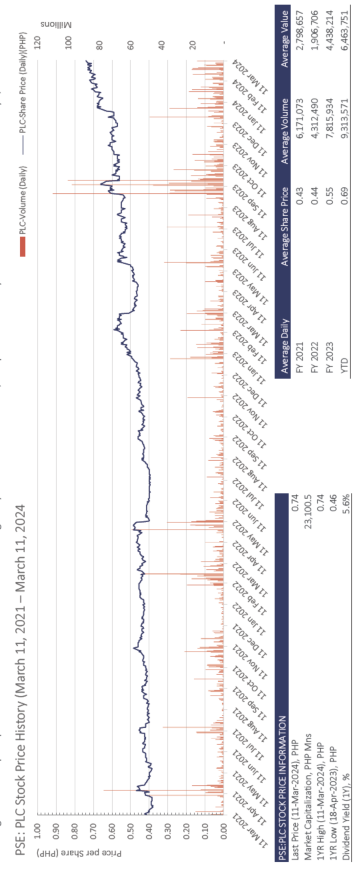
The Company's board of directors adopted, as a matter of policy, that the Company shall declare dividends of at least 80% of the prior year's unrestricted retained earnings, taking into consideration the availability of cash, restrictions that may be imposed by current and prospective financial covenants, projected levels of cash, operating results of its businesses/subsidiaries, working capital needs and long term capital expenditures of its businesses/subsidiaries, and regulatory requirements on dividend payments, among others.

Dividends shall be paid to all shareholders on record within thirty (30) days from date of declaration.

Source: PLC 2015 to 2023 Audited Financial Statements

Stock Price Performance and Statistics

The Company's stock price performance for the period March 11, 2021 to March 11, 2024 is covered in the table below. PLC's average share price has steadily increased since 2021. In 2023 however, its average daily volume increased to 7.8Mn shares, up from just 4.3Mn average daily traded volume in 2022. The year-to-date performance of PLC is up by 17.5% as it closed on a 52week high of PHP0.74 price per share. PLC's shares have traded at an average daily volume of 9.3Mn shares, or equivalent to a daily traded value of PHP6.5Mn since January 1, 2024.



Source: S&P Capital IQ, Bloomberg, PSE Edge (PSE:PLC)

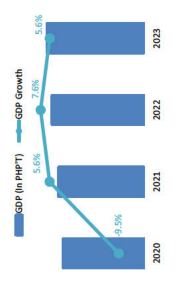
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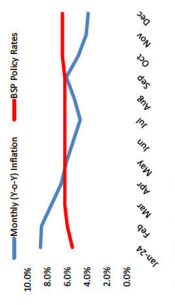
INDUSTRY OVERVIEW

Macroeconomic and Industry Overview

Annual GDP



Inflation and BSP Rates



Source: Philippine Statistic Authority

The Philippine Economy

Despite missing its 6% to 7% target partly due to weaker global growth prospects and the impact of elevated rates, the Philippines is among the countries with the strongest economic recovery in the region as it recorded a 5.6% GDP growth in 2023 compared to Malaysia (3.8%), Vietnam (5.0%), Thailand (1.9%), and Indonesia (5.0%). The growth was fueled by a strong domestic demand.

Unemployment

In line with the economic growth, the unemployment rate has decreased in December 2023 to 3.1% or 1.6M unemployed persons, which is lower than the 1.83M recorded in November 2023 and the 2.22M in December 2022. The service sector holds the majority at 57.3% of the 50.2M employed persons; among the subsectors, construction added the most number of employed persons during the year with ~777K.

Inflation and BSP Rates

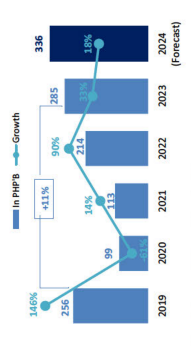
Inflation started to pick up in 2022. It was at 3.0% in January and it ended at 8.1% in December 2022 due to spikes in global oil prices, supply-side bottlenecks, and depreciation of the Philippine peso . The peak inflation figure in 2022 was surpassed in 2023 as rates reached 8.7% and 8.6% in January and February, respectively. In response to the high inflationary environment, the BSP has implemented a series of rate increases bringing the 2.0% interest rate on the BSP's overnight reverse repurchase facility (RRP) in January 2022 to a staggering 6.5% in October. RRP remains at 6.5% despite hitting a 22-month low in December 2023.

Economic Outlook

The government expects the country's GDP to grow by 6.5% to 7.5% in 2024 supported by international tourism, the Build Better More program, and the mass housing projects under the 4PH program. BSP says that inflation is "tilted toward the upside" due to the following risks: higher transport charges, increased electricity rates, higher oil prices, and the impact of El Niño on food prices.

Macroeconomic and Industry Overview

Annual Gross Gaming Revenues



Breakdown of Gross Gaming Revenues

In PHP Bns	2019	2020	2021	2022	9M23	2020	2021	2022
						vs PY	vs PY	vs PY
PAGCOR Operated	37.1	11.3	8.2	15.9	15.0	-20%	-27%	94%
Licensed Casinos	181.4	74.6	88.4	168.2	157.8	-29%	18%	%06
Electronic Games	6.0	2.4	3.0	8.1	14.8	%09-	25%	170%
Other Licenses	26.2	10.5	13.6	22.1	17.6	%09-	29%	63%
Offshore Gaming	5.7	i.			83			
Total GGR	256.5	886	113.1	214.3	205.2	-61%	14%	%06
Breakdown by %	200							
PAGCOR Operated	14%	11%	7%	7%	7%			
Licensed Casinos	71%	%91	78%	78%	77%			
Electronic Games	2%	2%	3%	4%	7%			
Other Licenses	10%	11%	12%	10%	%6			
Offshore Gaming	2%		9	•	•			
Total	100%	100% 100%	100%	100%	100%			

Source: Philippine Amusement ang Gaming Corporation

Gaming Industry in the Philippines

After the Philippines' gross gaming revenues (GGR) slumped in 2020 and 2021 due to the movement restrictions related to COVID-19, the country in 2023 recorded a high of PHP 285.27B surpassing even pre-pandemic records (up by 11% vs 2019).

The current revenue mix in the first nine months of 2023 (9M23) is consistent with the historical GGR breakdown, as reported by the Philippine Amusement and Gaming Corporation (PAGCOR); licensed casinos still make up the most contributing 77%. In 2022, the electronic games sector saw the largest increase in GGR from PHP 8.18 in 2021 to 14.88 in 2022 (i.e., an increase by 170%). PAGCOR expects electronic games to be the sector with the most growth in the coming years. Other licenses pertain to bingo operations, and electronic sabong (in 2021 and 2022 only).

PAGCOR chief, Alejandro Tengco, believed that the 2024 projection of PHP336.4Bn is even more achievable given the numbers in 2023 and considering the expected opening of integrated resorts in 2024. The Solaire Resort North in Quezon City with 526 rooms and Resorts World West Side in Manila with 461 rooms are expected to open in 2024. PAGCOR forecasts that up to PHP256.6Bn will come from its licensed casinos in the Entertainment City, Metro Manila, Clark, Cebu and the Fiesta Casinos in the current year.

The strong performance is supported by local players and with the easing foreign travel guidelines, PAGCOR sees the foreign market to increase its contribution. PAGCOR projects that the GGR will reach PHP450.0Bn to PHP500.0Bn in the next five years.



FINANCIAL & OPERATING HIGHLIGHTS

Historical Financials – Income Statement

in PHP Mns	FY2021	FY2022	FY2023	2022 vs. PY	2023 vs. PY	PLC recorded a
Revenue						20.4% in FY20.
Gaming Revenue Share	1,300.3	1,560.8	2,339.3	20.0%	49.9%	from PHP2,079
Equipment Rental	426.3	519.0	599.2	21.7%	15.5%	and the largest
Commission & Distribution Income	ı	•	2.3	•	100.0%	and FY2022; in
Total Revenue	1,726.6	2,079.9	2,940.9	20.5%	41.4%	DI Al which do
Cost and Expenses						due to the im
Cost of Services	632.7	503.6	528.4	-20.4%	4.9%	software ungra
General and Administrative	331.2	439.0	450.4	32.6%	2.6%	COVID-19 dilar
Total Cost and Expenses	963.9	942.6	978.8	-2.2%	3.8%	revenue increa
Operating Income	762.7	1,137.3	1,962.0	49.1%	72.5%	
Interest income	135.6	147.4	254.0	8.7%	72.3%)
Finance cost	(0.6)	(0.2)	(17.9)	99:59	-8,036.4%	PLAI's gaming r
Dividend income	1	•	0.9	•	100.0%	the higher of t
Other Income	286.4	6.5	253.6	-97.7%	3,783.0%	net Mass Mark
Income Before Income Tax	1,184.2	1,291.0	2,457.7	9.0%	90.4%	gaming EBITDA
Provision for Income Tax	61.3	35.0	133.8	-42.7%	281.4%	-
Net Income	1,122.9	1,255.9	2,323.9	11.9%	85.0%	related to the
Operating Income	762.7	1,137.3	1,962.0	49.1%	72.5%	went down to
Add: Depreciation and Amortization	386.9	272.3	286.7	-29.6%	5.3%	iespectively.
EBITDA	1,149.6	1,409.5	2,248.7	22.6%	59.5%	Other income i

PLC recorded a higher growth rate in its revenues in FY2023 at 41.4% compared to 20.4% in FY2022 bringing the total revenue to PHP2,940.9Mn for the current year from PHP2,079.9Mn in the previous year. The company has three revenue segments, and the largest contributor is gaming revenue making up at least 75.0% in FY2021 and FY2022; in FY2023, its share went up to 79.5%.

blank plant generates the gaming revenue from CODM, recorded a rise in revenues due to the improvement in its mass and VIP segment casino operations aided by software upgrades and additional gaming machines. Furthermore, the easing of COVID-19 quarantine, and capacity restrictions also supported in Company's total revenue increase of PHP778.5Mn for FY2023. Its other subsidiary, POSC, posted a 15.5% growth or PHP80.2Mn in its equipment lease rental income.

15.5% growth or PHP80.2Mn in its equipment lease rental income.

4% PLAI's gaming revenue share from CODM is calculated as the sum of the following: (1)
 6% the higher of the (a) one-half of the Mass Market gaming EBITDA or (b) 15% of the
 6% net Mass Market gross gaming revenues and; (2) the higher of (a) one-half of the VIP
 4% gaming EBITDA or (ii) 2% of the net VIP gross gaming revenues.

Cost and expenses also increased by 3.8% largely as a result of higher variable costs related to the stronger operations. However, as a percentage of total revenues, it went down to 33.3% in FY2023 from 55.8% and 45.3% in FY2021 and FY2022, respectively.

. Other income increased by more than twice primarily due to the realized gain on the redemption and sale of the Company's financial asset.

Net income grew by 85.0% in FY2023 versus PY, resulting into a bottom line of PHP2,323.9Mn, primarily due to growth in revenues outpacing the growth of total costs and expenses. EBTIDA followed suit and posted a 59.5% increase versus PY, amounting to PHP2,248.7Mn for FY2023.

Fairness Opinion and Valuation Report First Metro Investment Corporation

Source: PLC 2021 – 2023 Audited Financial Statements

Historical Financials – Balance Sheet

in PHP Mns	Dec'21	Dec'22	Dec'23	Dec'23 2022 vs. PY 2023 vs. PY	2023 vs. PY
Cash and cash equivalents	1,660.9	1,778.6	2,000.2	7.1%	12.5%
Investments held for trading	73.1	72.7	100.0	-0.5%	37.6%
Notes receivable	3,705.9	3,705.9	2,100.0	0.0%	-43.3%
Receivables	277.8	212.6	486.3	-23.5%	128.8%
Contract asset	70.3	1	1	-100.0%	0.0%
Other current assets	214.1	217.6	306.7	1.6%	41.0%
Total current assets	6,002.2	5,987.3	4,993.2	-0.3%	-16.6%
Financial assets at FVOCI	721.2	686.7	129.7	-4.8%	-81.1%
Property and equipment	23.5	2.1	706.3	-91.0%	33481.1%
Right-of-use assets (ROU)	6.7	1.8	2,655.2	-72.8%	146159.3%
Investment properties	285.5	285.5	285.5	%0.0	0.0%
Intangible asset	8,714.2	8,475.7	8,237.2	-2.7%	-2.8%
Goodwill	926.0	926.0	926.0	%0.0	0.0%
Net deferred tax assets	21.4	•	3.3	-100.0%	0.0%
Contract asset-net of current	1	•	•	%0.0	0.0%
Other noncurrent assets	384.3	620.7	384.4	61.5%	-38.1%
Retirement asset	ı	1	1	%0.0	0.0%
Total noncurrent assets	11,082.8	10,998.6	13,327.6	-0.8%	21.2%
TOTAL ASSETS	17,084.9	16,985.9	18,320.8	-0.6%	7.9%

The cash and cash equivalents is composed of cash in bank and short-term investments. The balance of the account as at Dec'23 increased by PHP221.2Mn or 12.5% compared to the prior year primarily due to increased collection driven by higher total revenues.

Investments held for trading increased by 37.6% or PHP27.3Mn as at Dec'23 mainly due to the mark-to-market gains on share price value of the Company's investments. The notes receivables refers to interest-bearing notes receivable from its Parent Company, Belle Corporation (the Parent Company). It decreased from PHP3,705.9Mn as at Dec'22 to PHP2,100.0Mn as at Dec'23 as PHP1,605.9Mn of notes receivable was collected.

The other current assets, which make up 6.1% of current assets pertain to withholding taxes, guarantee deposits, input VAT, spare parts and supplies, and prepayments. It increased by 41.0% or PHP89.1Mn resulting from additional cash bond received as guarantee deposit in the agreement with PCSO.

The Company's share in Belle Corporation and club shares comprise the financial assets at FVOCI. The net decrease of 81.1% or PHP557.1Mn in FY2023 was due to the sale of its shares and warrants in Black Spade Acquisition, Inc. (BSAQ).

The property and equipment increased by PHP704.2Mn from PHP2.1Mn to PHP706.3Mn due to the capitalization of assets acquired by PinoyLotto. It includes online lottery equipment, leasehold improvements, and transportation equipment.

The right-of-use asset includes the land leased by the Company; it's amortized over 62 years.

Source: PLC 2021 – 2023 Audited Financial Statements

Historical Financials – Balance Sheet

in DHD Mas	Dar/71	Dec'22	Dec'23	Dec 73 202 ve DV 202 ve DV	2023 VE DV
Trade payable and other current	77.77	77.77	222	2022 43: 1	2020 43: 1
liabilities	648.6	728.7	785.4	12.4%	7.8%
Loan payable - current portion	,	•	58.8	0.0%	0.0%
Lease liabilities - current portion	4.9	1.9	0.3	-61.3%	-84.4%
Income tax payable		•		0.0%	0.0%
Total current liabilities	653.5	730.6	844.5	11.8%	15.6%
Loan payable - net of current portion		67.5	411.8	%0.0	510.0%
Lease liabilities - net of current portion	2.0	•	0.2	-100.0%	0.0%
Net retirement liability	30.9	17.9	16.0	-42.1%	-10.6%
Net deferred tax liability		0.5	•	0.0%	-100.0%
Total noncurrent liabilities	32.9	85.9	428.0	161.4%	398.0%
TOTAL LIABILITIES	686.4	816.5	1272.5	19.0%	55.8%
Capital stock	7,906.8	7,906.8	7,906.8	0.0%	0.0%
Additional paid-in capital	7,238.7	7,238.7	7,238.7	0.0%	0.0%
Treasury stock - at cost	(220.4)	(220.4)	(220.4)	0.0%	0.0%
Cost of parent company common					
shares held by sub	(9.605)	(9.605)	(9.605)	0.0%	0.0%
Other equity reserves	(851.1)	(707.3)	(785.1)	-16.9%	11.0%
Retained earnings	2,566.3	2,094.8	2,957.1	-18.4%	41.2%
Equity before non-controlling interests	16,130.8	15,803.0	16,587.5	-2.0%	2.0%
Non-controlling interests	267.8	366.4	460.8	36.8%	25.8%
TOTALEQUITY	16,398.5	16,169.4	17,048.3	-1.4%	5.4%

The investment property refers to parcels of land worth PHP285.5Mn. The Company does not earn rental income from these properties; however, the Company incurred expenses (mostly real estate taxes) amounting to PHP0.07Mn, PHP0.07Mn, and PHP0.03Mn in FY2021, FY2022, and FY2023, respectively.

The PHP8,237.2Mn intangible asset refers to the gaming license granted by Philippine Gaming and Amusement Corporation to PLAI. The decrease is due to amortization.

The PHP520.7Mn or 38.1% decrease in other noncurrent assets in FY2023 was the result of reclassifying the downpayments made by Pinoylotto for its purchase of lottery equipment. It was previously recorded as advances to suppliers before it was reclassified to Property and equipment. The balance of this account pertains mostly to noncurrent creditable withholding taxes, and advances to contractors.

Io impairment was recorded for the goodwill that was recognized upon acquiring ontrolling interest in POSC through the pooling method in 2015.

The Company's total liabilities increased by 55.8% from PHP0816.5Mn as at Dec'22 to PHP1,272.5Mn as at Dec'23 primarily due to the loan obtained by Pinoylotto for the purchase of its lottery equipment, and the general provisions made during the year. Half of the cost of the said equipment or PHP470.6Mn was recorded in the books of the Company.

The 5.4% or PHP878.9Mn net increase in the Company's equity was due to the net income recognized in FY2023 and gain on sale of its investment in BSAQ shares, tempered by the dividend declared in Mar'23.

Source: PLC 2021 – 2023 Audited Financial Statements

Historical Financials – Statement of Cash Flows

	LIZOZI	F12022	F12023	F12023 2022 VS. F1 2023 VS. F1	1020
Income before income tax	1,184.2	1,291.0	2,457.7	9.0%	90.4%
Interest income	-135.6	-147.4	-254.0	8.7%	72.3%
Amortization of intangible asset	238.5	238.5	238.5	0.0%	0.0%
Provisions (reversals) of:	-281.3	187.4	124.7	-166.6%	-33.5%
Mark-to-market (gain) loss on investments	23.6	0.4	-54.1	-98.4%	100.0%
Depreciation and amortization	148.4	33.8	48.2	-77.2%	42.7%
Finance costs	9.0	0.2	17.9	-65.7%	8019.2%
Retirement expense	12.1	8.8	5.4	-27.0%	-39.0%
Unrealized foreign exchange loss	0.5	0.2	2.4	-66.6%	1275.5%
Gain on disposal of:					
Investments held for trading	1	1	-146.6	1	'
Property and equipment	-0.18	-0.40	-0.04	125.48%	-90.18%
Net assets of subsidiaries	•	-0.5	•	•	-100.0%
Provision for (reversal of) impairment loss on:				•	'
Other current assets	-10.9	-32.7	0.0	200.8%	-100.0%
Contract asset	-26.0	•	•	-100.0%	
Operating income before working capital					
changes	1,153.9	1,579.2	2,440.0	36.9%	54.5%
Decrease (increase) in:					
Receivables	191.0	51.9	-273.5	-72.8%	-627.2%
Contract asset	48.0	70.0	4.0	45.8%	-94.3%
Other current assets	-52.1	7.2	-226.7	-113.8%	-3245.7%
Other noncurrent assets	-0.4	-236.4	231.9	53584.6%	-198.1%
Investments held for trading	-12.4	•	•	-100.0%	
Increase (decrease) in trade payables	-235.1	-89.1	64.5	-62.1%	-172.4%
Net cash generated from operations	1,092.8	1,382.8	2,240.2	26.5%	62.0%
Interest received	129.5	143.4	253.7	10.8%	76.9%
Retirement contributions	-5.0	-10.0	-19.6	100.0%	95.7%
Income taxes paid	-10.5	•	-134.8	-100.0%	•
Retirement benefits paid	•	-0.3	•	•	-100.0%
Net cash provided by operating activities	1,206.9	1,516.0	2,339.5	75.6%	54 3%

Source: PLC 2021 – 2023 Audited Financial Statements

The net operating cash flows in FY2022 improved by 25.6% or PHP309.1Mn after generating just PHP1,206.9Bn in FY21, caused by the persistent effects of COVID-19 on the economy. In FY2023, it went up higher by 54.3% or PHP832.5Mn as a result of collections from higher gaming revenue share, equipment lease rental income, and commission and rental income.

The net cash used in investing in FY2021 was mostly for the Company's investment in BSAQ, which is a special purpose acquisition company listed in the US Stock Exchange; the investment was subsequently sold in FY2023. Apart from the sale of financial assets at FVOCI providing PHP713.5Mn in FY2023, the partial collection of its interest-bearing notes receivables from its Parent Company also resulted to another PHP1,605.9Mn of cash. In FY23, it also spent PHP744.6Mn in the acquisition of lottery equipment, office equipment, and computer software. (Refer to the next page for the

The Company net cash used in financing in FY2023 was 157.4% or PHP2,340.1Mn higher primarily due to its payment of rent on the lease of land owned by Global Gateway Development Corporation. The lease agreement was entered into by SLRC in Nov'23. Also, the Company paid cash dividends of PHP1,549.4Mn, which is the same amount it paid in FY22 (up by 23.3% compared to FY2021). (*Refer to the next page for the table*)

	L12021	-			
Collections of notes receivable			1,605.9		
Proceeds from (payment of) disposal of:					
Financial assets at FVOCI	1	88.7	713.5	•	704.7%
Investments held for trading	1	•	173.3	•	•
Property and equipment	1.8	3.9	1.4	121.3%	-64.8%
Proceeds from (Acquisition) of:					
Property and equipment	(12.2)	(0.1)	(744.6)	-99.3%	-100.0%
Net assets of subsidiaries	1	(3.9)	1	•	-100.0%
Financial assets at FVOCI	(484.2)	•	•	-100.0%	•
Investments held for trading	1	•	•	•	•
Dividend received	ı	•	(39.6)	•	•
Increase in other noncurrent assets	1	1	1	1	1
Net cash provided by (used in) investing					
activities	(494.7)	88.5	1,709.8	-117.9%	1,831.2%
Proceeds from (payments of) lease liabilities	(12.8)	(5.0)	(2,663.8)	-61.1%	-100.0%
Dividends paid	(1,256.7)	(1,549.4)	(1,549.4)	23.3%	•
Proceeds (payments of) loans payable	1	67.5	500.0	•	640.7%
Payments of:					
Loans payable	1	•	(6.96)	1	•
Interest on loans payable	1	•	(17.6)	1	•
Acquisition of treasury stock	1	1	1	1	1
Net cash used in financing activities	(1,269.6)	(1,486.9)	(3,827.7)	-17.1%	-157.4%
Net increase (decrease) in cash	(557.4)	117.6	221.6		
Cash, Beg	2,218.3	1,660.9	1,778.6		
Cash, End	1,660.9	1,778.6	2,000.2		

Source: PLC 2021 – 2023 Audited Financial Statements



VALUATION MEMORANDUM

Asset Approach – Net Asset Value

The Independent Financial Advisor used the number of issued and outstanding shares of PLC to compute for the equivalent price per share resulting from the various valuation methodologies. As of Dec 31, 2023, the total issued and outstanding common shares for PLC is 31,216,931,000 shares with a par value of PHP0.25 per share.

NET ASSET VALUE METHODOLOGY

The Net Asset Valuation (NAV) methodology is a formal approach used to estimate the fair market value of a business by focusing on the company's underlying net asset value. It determines the theoretical equity value of the company as if it were liquidated and all its assets, were converted to cash to settle its liabilities.

The NAV represents the company's equity book value adjusted to reflect the fair market value of its tangible assets, less all outstanding liabilities, Goodwill, Non-controlling Interest, and Intangible Assets. The formula for computing the NAV of PLC is as follows:

NAV = Fair Market Value of Tangible Assets – Total Liabilities – Goodwill – Noncontrolling Interests – Intangible Asset This calculation considers both the tangible and intangible assets of the company. Tangible assets are physical assets that can be easily identified and valued, such as property, plant, and equipment (PPE), inventory, and cash. Intangible assets, on the other hand, are non-physical assets that can be more difficult to value objectively. Examples of intangible assets include brand recognition, intellectual property (patents, trademarks, copyrights), customer loyalty, and goodwill.

Values in PHP Mns	2023A
Total Assets	18,320.8
Total Liabilities	1,272.5
Adjustments:	
less: Goodwill	926.0
less: Non-Controlling Interests	460.8
less: Intangible Asset	8,237.2
Net Asset Value	7,424.2
Shares outstanding	31,216.9
Price per share	0.24

RESULTS OF VALUATION METHODOLOGY

Using the Net Asset Value approach and after excluding the Company's Goodwill, Non-controlling interests, and intangible asset, PLC's NAV was calculated to be

PHP7,424.2Mn, or PHP0.24 price per share.

However, First Metro is of the opinion that the NAV approach is considered not to be reasonable representation for determining PLC's equity value due to the limited publicly available market data to directly value the Company's significant intangible assets

Source: PLC 2023 Audited Financial Statements

Income Approach – Dividend Discount Model

DIVIDEND DISCOUNT MODEL

The dividend discount model (DDM) is a valuation method used specifically for stocks. It estimates a stock's intrinsic value by considering the present value of all its expected future cash flows in the form of dividends. The **Gordon Growth Model** assumes a constant growth rate for dividends that is perpetual and there are two (2) basic components of the DDM methods: (a) the Cost of Equity, and (b) the projected dividends of the Company. This simplifies the DDM formula by assuming the dividend will continue to grow at a fixed rate indefinitely. The Discussion on the Company's historical dividends and dividend policy is found on *Page 17* of this report.

PLC DIVIDEND HISTORY

) .) () ()		
Payment Date	Dividends per Share (PHP)	Y-o-Y Growth
23-March-2016	0.0215	
23-March-2017	0.0281	30.7%
23-March-2018	0.0439	29.5%
22-March-2019	0.0502	14.4%
20-March-2020	0.0502	•
12-May-2021	0.0408	(18.7)%
26-May-2022	0.0502	23.0%
28-March-2023	0.0502	•

COST OF EQUITY COMPUTATION

The table below summarizes the different variables used in calculating PLC's Cost of

Cost of Equity (COE) CAPM Method		Remarks
(a) Risk-free Rate	6.16%	3-Day Average 5-YR BVAL
(b) Adjusted Beta	0.610	PSE:PLC 2-Yr Adjusted Beta
(c) Market Risk Premium	7.38%	Assumption based on research
Cost of Equity	10.7%	$COE = a + (b \times c)$

Source: PLC Disclosures, PLC Annual Reports, Mar. 12-14, 2024 BVAL (PDS), Bloomberg, S&P Global, Damodaran

SUSTAINABLE GROWTH RATE SENSITIVITY ANALYSIS

EOW SCEIVEN		
Sustainable Growth Rate (g)		Remarks
Return on Equity (ROE)	8.47%	Using 5-Year Average ROE
Retention Rate (RR)	33%	$1-(2023A \ { m Dividend} \ { m payout} \ { m ratio})$
Dividend payout Ratio	%99	Dividend per share / Earnings per share
Growth rate	2.8%	g = ROE x RR
HIGH SCENARIO		
Sustainable Growth Rate (g)		Remarks
Return on Equity (ROE)	13.6%	Using FY2023 financials
Retention Rate (RR)	33%	$1-(2023A {\sf Dividend payout ratio})$
Dividend payout Ratio	%99	Dividend per share / Earnings per share
Growth rate	4.5%	$g = ROE \times RR$
		Low High
Dividend per share (Year 0)		0.0502
Cost of Equity		10.7%
Growth		2.8% 4.5%
Indicative Price per share		0.64 0.82
Shares outstanding in Mns		31,216.9 31,216.9
Indicative Market Capitalization in PHP Mns		19,976.5 25,592.3

RESULTS OF VALUATION METHODOLOGY

Using the DDM method, PLC's indicative equity value was calculated to range between PHP19,976.5Mn to PHP25,592.3Mn, or corresponding to PHP0.64 to PHP0.82 price per share, respectively.

Market Approach – Comparable Companies Approach (1/2)

COMPARABLE COMPANIES APPROACH

The Comparable Companies approach is a valuation method framework that determines to estimate the value of a company by benchmarking its own financial performance to similar publicly traded companies operating within the same industry. The method provides a useful framework by leveraging publicly available trading multiples, such as Enterprise Value to EBITDA (EV/EBITDA) and Price-to-Earnings (P/E), and applies these multiples to the company's own financial metrics to determine a relative fair value range.

an examination of key financial indicators which show similar profitability, growth, and financial structures. By following these standards, the IFA was able to present comparable First Metro carefully considered its selected peers, giving significant importance to factors such as industry classification, geographic reach, market capitalization. Additionally, company size was a key criterion, focusing on companies with similar operational scale as measured by revenue, profitability, and asset base. The screening process incorporated companies that strengthens the foundation for the valuation analysis. Further information relating to the comparable companies utilized in this valuation are available in Annex D of this report.

Values in PHP Mns, except trading multiples					LTM		
Entity Name	Country	Market Cap	Enterprise Value	EBITDA	Net Income	EV/EBITDA	P/E
Kangwon Land, Inc (KOSE:A035250)	South Korea	140,563.90	101,675.0	14,617	2,068	7.1x	20.3x
Bloomberry Resorts Corporation (PSE:BLOOM)	Philippines	132,135.10	187,060.3	18,815	9,521	x9.6	13.4x
NagaCorp Ltd. (SEHK:3918)	Cambodia	121,017.20	129,729.5	17,061	6,887	7.6x	12.5x
DigiPlus Interactive Corp. (PSE:PLUS)	Philippines	41,432.00	40,888.0	729	289	14.6x	12.4x
Sports Toto Berhad (KLSE:SPTOTO)	Malaysia	22,326.30	37,140.4	4,752	2,887	7.7x	10.8x
Magnum Berhad (KLSE:MAGNUM)	Malaysia	19,024.10	26,325.0	2,939	1,550	9.2x	12.7x
LET Group Holdings Ltd (SEHK:1383)	Hong Kong	2,119.90	15,550.9	885	308	17.7x	7.2x
				ST	TATISTICS		
				Ma	Maximum	17.7x	20.3x
				Ξ	Minimum	7.1x	7.2x
				We	Weighted Average	8.7x	14.9x
				Av	Average	10.5x	12.8x

Source: S&P Global as of 15 March 2024

Market Approach – Comparable Companies Approach (2/2)

The Independent Financial Advisor used the number of issued and outstanding shares of PLC to compute for the equivalent price per share resulting from Comparable Companies Approach. As of Dec 31, 2023, the total issued and outstanding common shares for PLC is 31,216,931,000 shares with a par value of PHP0.25 per share.

ENTERPRISE VALUE-TO-EBITDA

The Enterprise Value to EBITDA Multiple (EV/EBITDA) is a financial ratio used to compare the valuation of a company to its operating profitability. It considers a company's entire value, including debt, cash, preferred shares, and minority interest, rather than just its equity market capitalization. The EV/EBITDA multiple indicates how much an investor is willing to pay for every peso of a company's annual EBITDA. This approach is used to compare the EV/EBITDA ratios of a company to those of its peers in the same industry, removing the effects of varying capital structure.

EV/EBITDA	2023A
Peer Group - Average	10.5x
EBITDA FY 2023	2,248.7
Enterprise Value	23,598.7
Add: Cash as of FY2023	2,000.2
Less: Debt as of FY2023	470.6
Less: Minority Interest FY2023	460.8
Equity Value	24,667.5
Price per share	0.79

Using the EV/EBITDA comparable company methodology, PLC's indicative equity value was estimated at PHP24,667.5Mn or corresponding to a price per share of PHP0.79.

PRICE-TO-EARNINGS MULTIPLE

The **Price-to-Earnings (P/E)** multiple, also known as the price-to-earnings ratio is a financial metric used to evaluate a company's current share price relative to its earnings per share (EPS). The P/E ratio indicates how much investors are willing to pay for each peso of earnings generated by the company. This approach is use to compare the P/E ratio of a company to those of its peers in the same industry or sector to gain insights into its valuation relative to similar companies.

P/E	2023A
Peer Group – Average	12.8x
Normalized Net Income FY2023	2,070.4
Equity Value	26,410.7
Price per share	0.85

The Financial Advisor normalized the Company's 2023A net income by deducting non-recurring income amounting to PHP253.6Mn, primarily due to the realized gain on the redemption and sale of the Company's financial assets.

Using the P/E comparable company methodology, PLC's indicative equity value was estimated at PHP26,410.7Mn or corresponding to a price per share of PHP0.85.

Source: S&P Global as of 15 March 2024, PLC 2023 Audited Financial Statements

Market Approach – Comparable Transactions (1/2)

COMPARABLE TRANSACTIONS APPROACH

The Comparable Transactions approach is a business valuation technique that estimates a enterprise value by considering the prices paid in recent acquisitions of similar companies within the same industry. This valuation methodology is grounded in the fundamental principle that a company's fair market value is ultimately determined by what buyers have historically paid to a willing seller in an arm's length transaction. This method is suitable when there is a lack of readily available market data for the specific company being valued, or when the company operates in a niche industry with limited publicly traded peers. The Independent Financial Advisor carefully considered comparable transactions, giving significant importance to factors such as industry classification and geographic location of said transactions. The screening process incorporated an examination of key financial indicators which show similar profitability, growth, and financial structures. By following these standards, First Metro was able to present comparable transactions that further strengthens the foundation for the valuation exercise. Further information relating to the comparable companies utilized in this valuation are available in Annex E of this report. Due to the lack of comparable transactions, the IFA included both minority and majority transactions in its scope for this particular valuation methodology.

Values in PHP Mns, except multiples

Target/Issuer Name	Buyers/Investors	Completion Date	% Acquired Transaction Type	on Type	Transaction Value	Implied EV/EBITDA
Studio City International Holdings Ltd	Melco International Development Ltd	31 Jul 2020	27.9% M&A - Minority	inority	23,987	11.6x
Crown Resorts Ltd	Melco Resorts & Entertainment Limited	06 Jun 2019	20.0% M&A - Minority	inority	31,787	10.6x
Summit Ascent Holdings Limited	LET Group Holdings Limited	23 Apr 2019	19.2% M&A - Minority	inority	3,653	20.8x
SKYCITY Darwin Pty Limited	Delaware North Companies, Inc.	04 Apr 2019	100.0% M&A - Whole	hole	6,620	4.7x
Berjaya Land Bhd	Juara Sejati Sdn Bhd	30 Jan 2019	4.6% M&A - Minority	linority	1,053	8.6x
					STATISTICS	
					Maximum	20.8x
					Minimum	4.7x
					Аургадр	11 2x

Source: S&P Global as of 15 March 2024

Market Approach – Comparable Transactions (2/2)

The Independent Financial Advisor used the number of issued and outstanding shares of PLC to compute for the equivalent price per share resulting from Comparable Transactions Approach. As of Dec 31, 2023, the total issued and outstanding common shares for PLC is 31,216,931,000 shares with a par value of PHP0.25 per share.

ENTERPRISE VALUE-TO-EBITDA

The Enterprise Value to EBITDA Multiple (EV/EBITDA) is a financial ratio used to compare the valuation of a company to its operating profitability. In the context of Mergers and Acquisitions (M&A) transactions, the EV/EBITDA multiple is particularly relevant since it considers a company's entire value, including debt, cash, preferred shares, and minority interest, rather than just its equity value to its common shareholders. The EV/EBITDA multiple indicates how much an investor is willing to pay for every peso of a company's annual EBITDA. This approach is used to compare the EV/EBITDA deal multiples of M&A transactions in the same industry, removing the effects of varying capital structures, and comparing it to the Company's own reported EBITDA.

EV/EBITDA	2023A
Peer Group - Average	11.2x
EBITDA FY2023	2,248.7
Enterprise Value	25,289.2
Add: Cash as of FY2023	2,000.2
Less: Debt as of FY2023	470.6
Less: Minority Interest FY2023	460.8
Equity Value	26,358.1
Price per share	0.84

RESULTS OF THE COMPARABLE TRANSACTIONS APPROACH

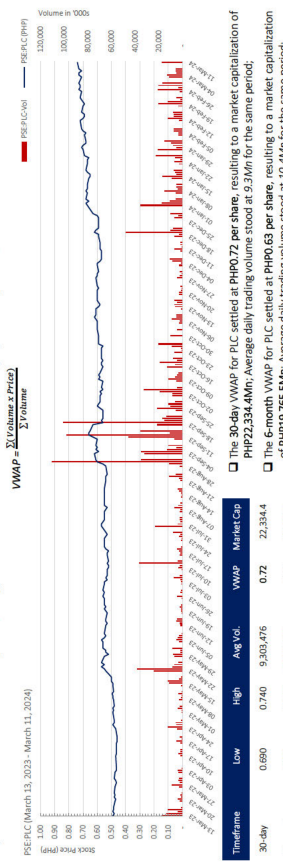
Using the EV/EBITDA comparable company methodology, PLC's indicative market capitalization was estimated at PHP26,358.1Mn or corresponding to a price per share of PHP0.84.

Source: S&P Global as of 15 March 2024

Market Approach - Volume-Weighted Average Price

MARKET-BASED APPROACH

volume and price. First Metro examined PLC's shares traded on the PSE for the previous one (1) year until March 11, 2024, since this was the date PLC was informed of the intention of Belle Corporation to undertake a mandatory tender offer on all outstanding common shares of PLC, as approved by Belle Corporation's Board of Directors on the same date. The full stock price history can be found in Annex F of this report. First Metro made reference to the trading volume, closing price and VWAP of PLC over a 30-day, 6-month, and 1-year period ending March 11, 2024. The VWAP formula is illustrated below: The Volume -Weighted Average Price ("WWAP") approach is a trading benchmark used by traders, investors, and analysts to evaluate the average price of a stock or security over a specified period based on both



Timeframe	Low	High	Avg Vol.	VWAP	Market Cap
30-day	0.690	0.740	9,303,476	0.72	22,334.4
6-month	0.560	0.740	10,407,140	0.63	19,765.5
1-year	0.460	0.740	8,267,424	09.0	18,785.2

of PHP19,765.5Mn; Average daily trading volume stood at 10.4Mn for the same period;

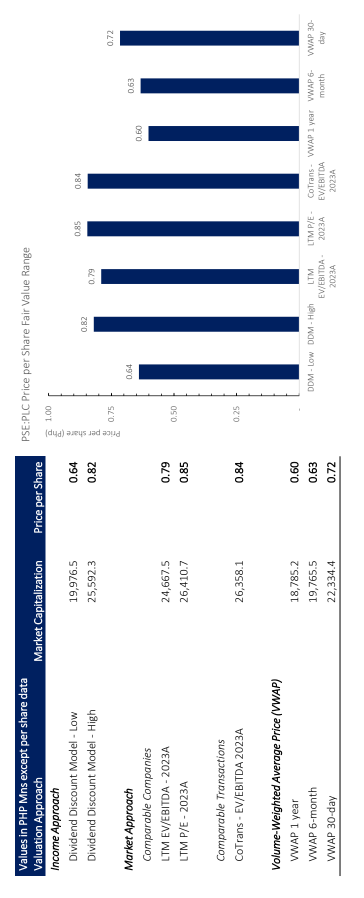
☐ The 1-year VWAP for PLC settled at P0.60 per share, resulting to a market capitalization of PHP18,745.2Mn; Average daily trading volume stood at 8.3Mn for the same period.

Source: S&P Capital 1Q, Bloomberg, PSE Edge (PSE:PLC)

34

Valuation Results

As of the date of this report, the indicative equity value of Premium Leisure Corp. ranges from PHP18,785.2Mn to PHP26,526.5Mn, or share price range of PHP0.60 to PHP0.85. The Table and chart below summarizes the resulting equity value derived from the various valuation methodologies employed for the common shares of PLC.



Valuation Results

SUMMARY OF VALUATION RESULTS

The primary objective of this Fairness Opinion and Valuation Report is to determine the fair value of PLC's common shares for its tender offer by its parent company, Belle Corporation, to the Company's minority shareholders, and prospective voluntary delisting from the Philippine Stock Exchange.

The Independent Financial Advisor considered the relevance of the various valuation methodologies used in this exercise and is of the opinion that the subject Company is considered fairly valued at a range between PHP0.60 to PHP0.85 per share.



NNEXES

INCOME STATEMENT

		Audited F	ted Financial Statements	s			Ver	Vertical Analysis		
Values in PHP Millions	2019A	2020A	2021A	2022A	2023A	2019A	2020A	2021A	202A	2023A
Equipment rental	681.5	293.1	426.3	519.1	599.2	17.2%	30.4%	24.7%	25.0%	20.4%
Commission income	308.4	35.3		,	2.3	7.8%	3.7%		,	0.1%
Total revenues	3,966.2	963.7	1,726.6	2,079.9	2,940.9	100.0%	100.0%	100.0%	100.0%	100.0%
Cost of services	1,224.7	742.4	632.7	503.6	528.4	30.9%	77.0%	36.6%	24.2%	18.0%
General and administrative	961.5	955.5	331.2	439.0	450.4	24.2%	99.2%	19.2%	21.1%	15.3%
Total expenses	2,186.2	1,697.9	963.9	942.6	978.8	55.1%	176.2%	55.8%	45.3%	33.3%
Operating income	1,780.1	(734.2)	762.7	1,137.3	1,962.0	44.9%	(76.2%)	44.2%	54.7%	92.99
Interest income	279.9	218.0	135.6	147.4	254.0	7.1%	22.6%	7.9%	7.1%	8.6%
Finance cost	(9.5)	(6.8)	(0.6)	(0.2)	(17.9)	(0.2%)	(0.7%)	(0.0%)	(0.0%)	(0.6%)
Dividend income	24.7	22.4		,	0.9	%9.0	2.3%		,	0.2%
Others - net	(32.9)	821.3	286.4	6.5	253.6	(0.8%)	85.2%	16.6%	0.3%	8.6%
Total other income (charges)	262.2	1,054.9	421.4	153.7	495.7	%9'9	109.5%	24.4%	7.4%	16.9%
Income before income tax	2,042.2	320.7	1,184.2	1,291.0	2,457.7	51.5%	33.3%	68.6%	62.1%	83.6%
Provisions for income tax										
Current	22.4	28.1	11.1	14.6	133.5	%9:0	2.9%	%9:0	0.7%	4.5%
Deferred	(81.8)	(31.1)	50.1	20.5	0.3	(2.1%)	(3.2%)	2.9%	1.0%	0.0%
Total income tax	(59.4)	(3.1)	61.3	35.1	133.8	(1.5%)	(0.3%)	3.5%	1.7%	4.5%
Net income	2,101.6	323.7	1,122.9	1,255.9	2,323.9	53.0%	33.6%	65.0%	60.4%	79.0%
EBITDA Computation										
Operating Income	1,780.1	(734.2)	762.7	1,137.3	1,962.0	44.9%	(76.2%)	44.2%	54.7%	92.3%
add: D&A	474.4	478.5	386.9	272.2	286.7	12.0%	49.7%	22.4%	13.1%	9.7%
Gain from reversal of provisions		756.1								
Gain from disposal of net assets		70.3								
EBITDA	2,254.5	570.8	1,149.6	1,409.5	2,248.7	26.8%	59.2%	89.99	67.8%	76.5%

Source: PLC 2019-2023 Audited Financial Statements

BALANCE SHEET (1/2)

		Audited Fi	nancial Statements				Vert	Vertical Analysis		
Values in PHP Millions	2019A	2020A	2021A	2022A	2023A	2019A	2020A	2021A	2022A	2023A
Cash and cash equivalents	3,537.1	2,218.3	1,660.9	1,778.6	2,000.2	17.7%	12.5%	9.7%	10.5%	10.9%
Investments held for trading	140.5	84.3	73.1	72.7	100.0	0.7%	0.5%	0.4%	0.4%	0.5%
Notes receivable	3,705.9	3,705.9	3,705.9	3,705.9	2,100.0	18.6%	20.8%	21.7%	21.8%	11.5%
Receivables	337.5	468.8	277.8	212.6	486.3	1.7%	2.6%	1.6%	1.3%	2.7%
Contract asset	40.5	39.9	70.3			0.2%	0.2%	0.4%		•
Other current assets	268.5	218.0	214.1	217.6	306.7	1.3%	1.2%	1.3%	1.3%	1.7%
Total current assets	8,030.0	6,735.2	6,002.1	5,987.3	4,993.2	40.3%	37.9%	35.1%	35.2%	27.3%
Financial assets at FVOCI	334.5	287.5	721.2	686.7	129.7	1.7%	1.6%	4.2%	4.0%	0.7%
Property and equipment	107.4	83.5	23.5	2.1	706.3	0.5%	0.5%	0.1%	%0:0	3.9%
Right-of-use assets (ROU)	73.2	10.1	6.7	1.8	2,655.2	0.4%	0.1%	0.0%	%0:0	14.5%
Investment properties	285.5	285.5	285.5	285.5	285.5	1.4%	1.6%	1.7%	1.7%	1.6%
Intangible asset	9,191.1	8,952.7	8,714.2	8,475.7	8,237.2	46.1%	50.3%	51.0%	49.9%	45.0%
Goodwill	1,358.3	926.0	926.0	926.0	926.0	%8.9	5.2%	5.4%	5.5%	5.1%
Net deferred tax assets	52.8	82.4	21.4		3.2	0.3%	0.5%	0.1%		%0.0
Contract asset-net of current	9.68	46.3				0.4%	0.3%			•
Other noncurrent assets	398.0	383.9	384.3	620.7	384.4	2.0%	2.2%	2.2%	3.7%	2.1%
Retirement asset	10.3					0.1%				•
Total noncurrent assets	11,900.9	11,057.9	11,082.7	10,998.6	13,327.6	29.7%	62.1%	64.9%	64.8%	72.7%
TOTAL ASSETS	19,930.9	17,793.0	17,084.9	16,985.9	18,320.8	100.0%	100.0%	100.0%	100.0%	100.0%

Source: PLC 2019-2023 Audited Financial Statements

BALANCE SHEET (2/2)

		Audited Fir	Audited Financial Statements	z			Vert	Vertical Analysis		
Values in PHP Millions	2019A	2020A	2021A	2022A	2023A	2019A	2020A	2021A	2022A	2023A
Trade payable and other current liabilities	1,618.4	1,164.5	648.6	728.7	785.4	8.1%	6.5%	3.8%	4.3%	4.3%
Loan payable - current portion	150.0				58.8	0.8%	,	,		0.3%
Lease liabilities - current portion	75.0	7.7	4.9	1.9	0.3	0.4%	0.0%	%0:0	0.0%	%0:0
Income tax payable	4.3	0.0	,	•		0.0%	0.0%		,	1
Total current liabilities	1,847.7	1,172.2	653.5	730.6	844.5	9.3%	9:9	3.8%	4.3%	4.6%
Loan payable - net of current portion	•	,	,	67.5	411.8	,			0.4%	2.2%
Lease liabilities - net of current portion	16.6	3.9	2.0		0.2	0.1%	%0:0	%0:0		%0:0
Net retirement liability	49.0	59.3	30.9	17.9	16.0	0.2%	0.3%	0.2%	0.1%	0.1%
Net deferred tax liability	•	,	,	0.5		,			%0:0	•
Total noncurrent liabilities	65.5	63.2	32.9	85.9	428.0	0.3%	0.4%	0.2%	0.5%	2.3%
TOTAL LIABILITIES	1,913.2	1,235.4	686.4	816.5	1,272.5	9.6	%6:9	4.0%	4.8%	9.3%
Capital stock	7,906.8	7,906.8	7,906.8	7,906.8	7,906.8	39.7%	44.4%	46.3%	46.5%	43.2%
Additional paid-in capital	7,238.7	7,238.7	7,238.7	7,238.7	7,238.7	36.3%	40.7%	42.4%	42.6%	39.5%
Treasury stock - at cost	(29.4)	(220.4)	(220.4)	(220.4)	(220.4)	(0.1%)	(1.2%)	(1.3%)	(1.3%)	(1.2%)
Cost of parent company common shares										
held by sub	(9.605)	(9.605)	(206.6)	(9.605)	(9.605)	(5.6%)	(2.9%)	(3.0%)	(3.0%)	(2.8%)
Other equity reserves	(788.6)	(824.6)	(851.0)	(707.3)	(785.1)	(4.0%)	(4.6%)	(2.0%)	(4.2%)	(4.3%)
Retained earnings	3,660.9	2,629.1	2,566.3	2,094.8	2,957.0	18.4%	14.8%	15.0%	12.3%	16.1%
Equity before non-controlling interests	17,478.8	16,220.1	16,130.8	15,803.0	16,587.5	87.7%	91.2%	94.4%	93.0%	90.5%
Non-controlling interests	538.9	337.5	267.8	366.4	460.8	2.7%	1.9%	1.6%	2.2%	2.5%
TOTAL EQUITY	18,017.7	16,557.6	16,398.5	16,169.4	17,048.3	90.4%	93.1%	%0:96	95.2%	93.1%

Source: PLC 2019-2023 Audited Financial Statements

Cash Flow Statement

713.5 173.3 1.4

. . 0.8

(744.6)

(0.1)

(12.2)

(90.8) 74.0

. (39.6) . .

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(50.2) (1,549.4) (150.0) (96.9) (17.6) -(3,827.7)

(1,486.9)

(1,269.5)

(4.4) (191.0) (1,945.0) 221.6 1,778.6 2,000.2

117.6 1,660.9 1,778.6

(557.4) 2,218.3 1,660.9

(1,318.8) 3,537.1 2,218.3

		Audited Fi	Audited Financial Statements	S			
Values in PHP Millions	2019A	2020A	2021A	2022A	2023A	Values in PHP Millions	2019A
Income before income tax	2,042.2	320.7	1,184.2	1,291.0	2,457.7	Collections of notes receivable	
Adjustments for:						Proceeds from (payment of) disposal of:	
Interest income	(279.9)	(218.0)	(135.6)	(147.4)	(254.0)	Financial assets at FVOCI	•
Amortization of intangible asset	238.5	238.5	238.5	238.5	238.5	Investments held for trading	•
Provisions (reversals) of:		(756.1)	(281.3)	187.4	124.7	Property and equipment	1.0
Mark-to-market (gain) loss on investments	15.2	6.2	23.6	0.4	(54.1)	Proceeds from (Acquisition) of:	
Depreciation and amortization	235.9	240.1	148.4	33.8	48.2	Property and equipment	(29.5)
Finance costs	9.5	8.9	9.0	0.2	17.9	Net assets of subsidiaries	
Retirement expense	20.1	14.9	12.1	00 00	5.4	Financial assets at FVOCI	
Unrealized foreign exchange loss	1.2	0.2	0.5	0.2	2.4	Investments held for trading	
Gain on disposal of:						Dividend received	24.7
Investments held for trading					(146.5)	Increase in other noncurrent assets	(322.5)
Property and equipment	(0.8)	(0.0)	(0.2)	(0.4)	(0.0)	Net cash provided by (used in) investing activities	(326.4)
Net assets of subsidiaries	•	(70.3)		(0.5)	•		
Provision for (reversal of) impairment loss on:						Proceeds from (payments of) lease liabilities	(78.5)
Other current assets	0.0	44.1	(10.9)	(32.7)	0.0	Dividends paid	(1,568.6)
Contract asset		26.0	(26.0)			Proceeds (payments of) loans payable	150.0
Goodwill	363.0	432.3	,	,	,	Payments of:	•
Receivables	2.1	113.7			•	Loans payable	•
ROU assets		9.3				Interest on loans payable	•
Dividend Income	(24.7)	(22.4)	,	,	,	Acquisition of treasury stock	•
Gain on termination of leases		(1.2)				Net cash used in financing activities	(1,497.1)
Operating income before working capital changes	2,622.4	384.7	1,153.9	1,579.2	2,440.0		
Decrease (increase) in:						Net increase (decrease) in cash	1,223.1
Receivables	0.2	(279.0)	191.0	51.9	(273.5)	Cash, Beg	2,314.0
Contract asset	57.3	29.1	48.0	70.0	4.0	Cash, End	3,537.1
Other current assets	34.8	(203.5)	(52.1)	7.2	(226.7)		
Other noncurrent assets	,	(9.1)	(0.4)	(236.4)	231.9		
Investments held for trading		20.0	(12.4)		•		
Increase (decrease) in trade payables	6.08	438.9	(235.1)	(89.1)	64.5		
Net cash generated from operations	2,795.7	411.2	1,092.8	1,382.8	2,240.2		
Interest received	271.3	212.4	129.5	143.4	253.7		
Retirement contributions	(6.5)		(2.0)	(10.0)	(19.6)		
Income taxes paid	(13.9)	(1.9)	(10.4)	•	(134.8)		
Retirement benefits paid		(1.8)		(0.3)	•		
Net cash provided by operating activities	3,046.5	619.8	1,206.9	1,516.0	2,339.5		
Source: PLC 2019-2023 Audited Einancial Statements	ents						

Source: PLC 2019-2023 Audited Financial Statements

41

B. Engagement Letter



SCOPE OF WORK

In this regard. First Metro shall prepare the Valuation Report and the Third Party Fairness Opinion (the Teport's We will hobe excrying ourse, now york in the rature of an audit nor a feasibility study nor will express an opinion on the continuest valuality of the Companie.

By its very nature, volutation work cannot be regarded as an exact science and the conclusions arrived at in many cases will of necessity, be subjective and dependent on the exercise of insirious allogations. There is, therefore, no indiportables is single value and our computations will normally result in a range of values.

First Metro proposes to provide the following key services:

- Conduct an independent review and analysis of the following, as applicable:
- a. the Companies' historical financial statements;
 c. the Companies' business operations;
 d. Appraisal reports (if applicable); and
 e. Other publicly available information.
- Prepare a valuation report, which will include the following information:
- Analysis of relevant market comparables of the Companies and
 Presentiation of a less two (2) yualation approaches, thribodologies, including a description on the basis of the valuation and assumptions used. If the Discounted Cashiflow method is utilized, financial projections shall be provided by the Company.
- Prepare and finalize the Report which will indicate the acceptable valuation range. If needed, we will
 present the Reports to the Company's Board of Directors and/or Senior Management;
- Presentation to the PSE of First Metro's fairness opinion and valuation as well as justification for the
- In general, perform other ancillary services such as attendance in meetings, discussions, and other activities as may be required from time to time.

INDICATIVE TIMETABLE

We expect to complete the engagement within three (3) weeks from the signing of the final proposal. This schedule assumes that: (I) The Company will make available, on a timely basis, all the information and documents that will be needed by First Metro and other professionarisms, and, in complete due difigence and evaluation, and (ii) there will be no unexpected delays that may occur which is beyond our control. In any event, we shall exert our best efforts to hasten the process to meet your timing

The indicative timetable may be extended upon mutual agreement between the Company and First

42

B. Engagement Letter

PROPOSED SCHEDULE OF FEES

nentioned services, First Metro proposes to charge a fixed Financial Advisory payable within ten (10) days upon submission of the

The financial decision fee shall be ground-up for the 5% Gross Receipts Tax, which shall be for the account of the Company. The foregoing less are exclusive of professional less due to any other consultants that may be commissioned with respect to the Transistion.

including but not intend to pretentation metreets, prepresentation, communication, travel, and other auth experies that may be the unreally PRSI. Metro in the execution of this transaction, shall be for the account of the Company. Any defibitional assigness in executed of this mount shall be subject to approval by the Company.

Covery for the applicable creditable withholding tan due under existing this failers and fregulation, all enemes shall be peal free and clear of any set-offs, claims, defouctions, assessments, charges, or other applicable was:

Other terms and conditions of our engagement embodied in Annex A, attached herewith as an integral part of the proposal, thall be the obligations of the Company to First Metro.

Stoodd you wish to clarify any of the foregoing, pieces do not hesitate to contact the undersigned. We shall be happy to docuss with you, at your earliest convenience, any questions that you may have on this Mandate Letter.

niel D. Camacho	Mobile	Daniel D. Camacho Mobile : (+63)9199127934
Head, Investment Bank Group	ng Email	: dan.camacho@firstmetro.com.ph
Maria Teresa V. de Vera	Mobile	: (+63)9178447148
Head, Client Coverage		: maite.devera@firstmetro.com.ph
Abigail C. Buenviaje-Magpayo		Mobile : (+63)9083963134
Head Products & Markets	Contact	a hely broke date assessment of the same

Thank you for the opportunity to be of service, and we look forward to working with you on this transaction.

Very truly yours,

FIRST METRO INVESTMENT CORPORATION

Daniel D. Camacho Executive Vice President Head, Investment Banking Group

Maria Teresa V. de Vera Senior Vice President 🗸 Head, Client Coverage

Belle Corporation

CONFORME

Position: Jacksoff Trongsto Position: President & CEC Date: March 11, 2024

Name: Position: Date:

B. Engagement Letter

ANNEX A

OTHER TERMS AND CONDITIONS

Effectivity

The Mandate appointing First Metro to provide a Third Party Fairness Opinion and Valuation Report shall take effect upon the date of signing by the Company confirming their agreement to the terms and

The Company shall provide first Metro with all information which is or may be relevant for the performance of first Metro's services in connection with the engagement and shall ensure that all such information is accurate and complete in all material respects. Likewise, the Company shall provide first Metro reasonable accuss to the Company's offices, directors, employees and professional adoless.

Confidentiality

This letter, any subsequent proposal, written communication and reports and all other information or advice communicated to the Company and/or any of their affiliates, whether verbal or written, are underede solely for the use of the Company and their affiliates recognize that the above proposals and obsess retendant to the said proposal are propoletary in nature.

The rems of the itera as and must remain confidential, regardles of whether on not they are accepted by the Company. Accordingly, the Company must not as any must design to a remain of this letters of the company must not as any the register to any thing having the company of this letters below written consent, accept to the extent that such deletes or reflected desirations without first before spin written consent, accept to the extent that such deletes or the spin written consent, accept to the extent that such deletes or since a remain of the spin written consent, accept to the acceptance of the spin written or server the extent of the process of the formation in the manner, it spin before understakes to lever the extention of the information, or the information is already public, authorized to request the information of the information, or the information is already public, authorized to request it the information of the information of the information, or the information of the spin of the spin or any authority with service and the Company will not be the company may, however, disclose any and all conflictable information, including but not information or the company may, however, disclose any and all conflictable information in survee the communition of this Agreement.

Commitments and Guard

It is undestood and agreed to by the Company that under no circumstances will this Mandate Letter for understances will this so how they can expect the interaction of circumstances will that so to provide our except the transition of the interaction of the transition of the interaction of the inte

The Company agrees to furnish and/or assist First Metro in obtaining such information that will be reasonably requested to assist them in performing their tasks. The Company shall be reasonable effort to ensure that Itself Metro has access to and is provided with all complete, updated, relevant and accurate information on a timely basis. First Metro shall be entitled to consider true and correct in all material aspects all information provided to them, which is prepared by or on behalf of the Company on martiers related to the Instancial and confider to the Company on marties.

Conflict of Interest

The Company understands and agrees that other panles with conflicting interests may also be customers for lefts Metro or any of its sfillates, and First Metro may be providing financing or other services to them. First Metro hereby assures the Company that, consistent with its longstanding policy to hold in confidence the affairs of chorebes, First Metro value when the some available information obtained from the Company to behalf of any other customer nor make the same available to any of its other customers. By the same token, First Metro shall neither use on behalf of the Company nor make available to the Company confidential information obtained from any other customers.

The Company shall indemnify and hold harmless First Metro and its affiliates, and any of its officers, delined recens, remployees and ageinst lead-on. "Indemnified Party" I from and against any losses, cleims, damages, isballies, or expenses, including less and expenses of counsel and other advisors) resulting from ora singing littles, or expenses, including less and expenses of counsel and other advisors) resulting from ora singing large goos negligibilities between the incompany hereby recompass each for them far the performance of their collegions between The Company hereby recompass each fortenmified Party from any such losses, claims, damages, liabilities or expenses unless resulting from or arising our party and in inconduct of such indemnified Party. This provision shall survive the sermination of this Agreement.

Assignment and Exclusivity

The Company may not assign or delegate any of their undertakings hereunder without the prior written consent of First Metro. In like manner, First Metro may not assign or delegate any of its undertakings under without the prior written consent of the Company. The Company agrees that, upon acceptance of this Mandate Letter, first Metro shall be provided an exclusive mandale for a period of three (3) months to execute the Transaction. The Company is therefore prohibited from eaging any other institution for the same purpose of managing the same or a competing financial requirement within such period.

This exclusive period may, upon mutual agreement, be extended, the duration of which such shall be subject to negotiation between both parties.

B. Engagement Letter

Representations and Warranties

The Company represents and warrants that (ii to the best of their knowledge, all information that have been ownli hereited the made abundable to first Menor by the Company or any of their representatives in convection with the transactions contemplate thereby rea and will be complete and correct in all material respects and dees not a and will not contain any unline; statement of in material are complete and correct in all material material and the complete and correct in all material circumstances under the and will be contained which such statements were on a remade; and (ii) all financial projections; all any, that have been ownlike prepared by the Company and made available to first. Metro have been or will be prepared by the Company and made available to first. Metro have been or will be prepared in good faith. The Company further agrees to supplement the information and projections are customer to interesting in the paragraph remain it use and varranties contained in this paragraph remain frue and accurate in entering into this Mandate, First Metro is relying on the accuracy of the information innibited excipt or as otherwise provided breath.

Change in Market Conditions

In the event of change in the economic or potical conditions of the Philippines which may materially and adversely affect, whether directly or inferetly, the Company or the transaction and which occurs are even date for as a result of the effect, to the events which we dispense in other services to first whether, first place may propose designed to a commentation at this sole discretion at any times and from time to immeding the course of its due diligence.

Termination

T Mandate Letter shall be valid for three (3) months from signing date.

Upon the appointment of First Metro to provide Third Party Fairness Opinion and Valuation Report, this Mandate Letter may be terminated by any party by mutual agreement.

In case the Company unilaterally withdraws from this orgagement after it has mandated first Metro to provide thrift and try aimers obtained and better the company shall remainer the first Metro first all actual and reasonable out-of-pocket regeness incurred. Moreover, the Company may not engage and actual and reasonable out-of-pocket regeness incurred. Moreover, the Company may not engage prevented and actual and reasonable out-of-pocket organization for the company in the company may not engage prevented in the company in the company of the city of the company of the city of the company of the city of the company is in widelines of this prohibition, the financial Advisor shall be entitled to all rights and feet, oppenses and indemnity under the terms of this forther.

Others

Philippine Law shall govern this Mandate Letter. Any controversy or claim arising out of or relating to this Mandate Letter, or breach thereof, shall be settled in Philippine court.

The agreement of first Metro contained in this Mandare Letter is made solely for the benefit of the Company and may not be resided on by any other person. Began one that this those matters that are not covered or made idea in this letter are subject to mitual agreement of all parties.

if additional services or financing are requested by the Company, any decision by First Metro would depend upon separate credit and other approvals, agreement of the relevant terms and conditions and the execution of separate documentation based on First Metro's appropriate standard forms for the relevant service.

45

C. PSE Accreditation

MEMORANDOM	THE PHILIPPINE STOCK EXCHANGE, INC.	□ Listing □ Public Advisory Market Education □ Regulatory Updates □ The Announcements ■ Others Accredited Firms	INVESTING PUBLIC AND ALL TRADING PARTICIPANTS	January 15, 2024	First Metro Investment Corporation Accredited Firm for Issuing Fairness Opinions and Valuation Reports	Please be informed that the Exchange approved the application of First Metro Investment Corporation (the "Firm") for accreditation as a fairness opinion and valuation report provider of listed companies and prospective initial listing applicants of the Exchange.	All fairness opinions and valuation reports submitted to the Exchange as part of a listing application or an application for voluntary delisting by a listed company should be prepared by an independent fairness opinion and volusidion report provider duly accredited by the Exchange, in accordancent fairness opinion and volusidion report Rules of the Exchange, Guidelines for a fairness Opinions and Valuation Reports, the Policy on Validity Period of Accreditation of Firms for Valuation or Appraisal Purposes, as amended, and the PSE Amended Voluntary Delisting Rules.	In view thereof, the accreditation of the Firm shall be effective for a pariod of one (1) year from January 15, 2024, subject to the Firm's compliance with the reportorial requirements.	and guidance.		ROEL A. REFRAN Executive Vice President and Chief Operating Officer	
T.	Ė	Lusting Market Education Market Information Products and Servi	01	DATE :	SUBJECT :	Please be informe Corporation (the ' listed companies a	All fairness opinio application or an al independent fairne accordance with th Fairness Opinions for Valuation or Ag Rules.	In view thereof, the from January 15,	For your information and guidance.	E E	ROEL A. REFRAN Executive Vice Pres	

D. COMPARABLE COMPANIES (1/2)

Entity Name (Country / Region Name Business	Business Description
Kangwon Land, Inc. (KOSE:A035250)	South Korea	Kangwon Land, Inc. engages in the casino, tourist hotel, and ski resorts businesses in South Korea. Its business also covers condominium, golf course, and a water park. The company operates the Kangwon Land Casino with 200 game tables, 1,360 slot machines, and video games. It also operates the Kangwonland Hotel, Convention Hotel, High1 Hotel, Mountain Condominium, Valley Condominium, and Hill Condo; High1 Ski Resort; High1 CC public golf course; and a gambling addiction care center, as well as High1 sports teams. Kangwon Land, Inc. was founded in 1994 and is based in Jeongsun, South Korea
Bloomberry Resorts Corporation Philippines (PSE:BLOOM)		Bloomberry Resorts Corporation, through its subsidiaries, develops, owns, and operates hotels, casinos, and integrated tourism resorts in the Philippines and Korea. The company develops tourist facilities, such as casino-entertainment complexes with casino, hotel, retail and amusement areas, and themed development components. It also owns and operates the Solaire Resort & Casino, a hotel and gaming resort consists of slot machines, gaming tables, electronic table games, and specialty restaurants; hotel rooms, suites, and bayside villas; food and beverage outlets, including Chinese, Korean, and Japanese, and Italian restaurants, as well as international buffet/coffee shop, noodle shop, live entertainment lounge, food court, lobby bar, and lounge area; and multilevel parking building with parking slots, a spa and fitness center, and Bayview promenade. In addition, the company owns and operates facility, and boardrooms and pre-function area; a lyrical theater; the Waterside Restobar and Oasis Garden Café restaurants; shooting club with rife shooting bays and pistol bays; and multi-level parking garage. Further, it operates Jeju Sun Hotel & Casino, including rooms, and gaming operation with tables and electronic gaming machines, as well as food and beverage outlets; and cruise terminals. The company was incorporated in 1999 and is based in Paranaque City, the Philippines. Bloomberry Resorts Corporation is a subsidiary of Prime Strategic Holdings, inc.
NagaCorp Ltd. (SEHK:3918)	Cambodia	NagaCorp Ltd., an investment holding company, manages and operates a hotel and casino complex in the Kingdom of Cambodia. The company operates in two segments, Casino Operations, and Hotel and Entertainment Operations. It owns, manages, and operates NagaWorld, an integrated hotel and entertainment complex that consists of hotel rooms, gaming tables, and electronic gaming machines, as well as public and premium gaming halls, an all-suite luxury spa, shopping gallery, food and beverage outlets, entertainment services, and meeting spaces, as well as hotel convention spaces for accommodation of approximately 1,000 delegates. The company also engages in the provision of management consulting; management of aircraft; transportation support activities; travel agency services; marketing, sales, consultancy, and services related to travelling, hotels, and resorts; provision of employment placement agency services; and asset holding activities. In addition, it is involved in property development and investment activities; operation of retail business; and operation of football club. The company was founded in 1995 and is based in Phnom Penh, the Kingdom of Cambodia.

Source: S&P Capital IQ as of March 15, 2024

D. COMPARABLE COMPANIES (2/2)

Entity Name	Country / Region Name Business Description	Business Description
DigiPlus Interactive Corp. (PSE:PLUS)	Philippines	Digiplus Interactive Corp., through its subsidiaries, engages in the management and operation of general amusement, recreation enterprises, hotel, and gaming facilities in the Philippines. The company operates through four segments: Network and License, Casino, Retail, and Property. It is involved in the commercial bingo gaming; operations of slot arcades; online gaming, junket operations; provision of hospitality, real estate, and information technology services; licensing of operators engaged in interactive gaming; establishment and setup of the gaming infrastructures; hotel and resort operation; casino marketing; and arcade leasing. The company also offers traditional, electronic, pulltabs, and rapid bingo games; and online casino games. It had approximately 8,585 E-Bingo machines in 119 bingo parlors. The company was formerly known as Leisure & Resorts World Corporation and changed its name to DigiPlus Interactive Corp. in February 2023. DigiPlus Interactive Corp. was incorporated in 1957 and is headquartered in Pasig, the Philippines.
Sports Toto Berhad (KLSE:SPTOTO)	Malaysia	Sports Toto Berhad, an investment holding company, operates Toto betting in Malaysia, the United Kingdom, andSports Toto Berhad, an investment holding company, operates Toto betting in Malaysia, the United Kingdom, and internationally. The company is also involved in the provision of software and technical support services; development, manufacture, and distribution of computerized wagering and voting systems; and property investment and development activities. In addition, it operates hotels, and health and fitness centers; and provides computer consultancy services and protecting and cleaning services for the environment, as well as offers motor retailing, repair and maintenance, aftersales, and insurance agent and broker services, as well as. The company was formerly known as Berjaya Sports Toto Berhad and changed its name to Sports Toto Berhad in April 2022. Sports Toto Berhad was incorporated in 1969 and is based in Kuala Lumpur, Malaysia.
Magnum Berhad (KLSE:MAGNUM)	Malaysia	Magnum Berhad, an investment holding company, engages in the gaming business in Malaysia. It operates through two segments, Gaming, and Investment Holdings and Others. The company operates and manages a licensed four digit numbers forecast betting and its variation games. It provides property management services; and information technology services. The company was formerly known as Multi-Purpose Holdings Berhad and changed its name to Magnum Berhad in July 2013. The company was founded in 1968 and is based in Kuala Lumpur, Malaysia.
LET Group Holdings Ltd. (SEHK:1383)	Hong Kong	LET Group Holdings Limited, an investment holding company, engages in the property investment, development, and leasing business in the People's Republic of China (PRC), the Russian Federation, Macau, Hong Kong, Japan, Cambodia, Vietnam, the Philippines, and internationally. It also develops and operates an integrated resort at the Entertainment City, the Philippines; engages in hotel and gaming business in the IEZ Primorye in the Russian Federation; develops and sells properties and hotel premises in Japan; and manages and operates malls in the PRC. The company was formerly known as Suncity Group Holdings Limited and changed its name to LET Group Holdings Limited in August 2022. The company is based in Central, Hong Kong. LET Group Holdings Limited operates as a subsidiary of Major Success Group Limited.

Source: S&P Capital IQ as of March 15, 2024

E. COMPARABLE TRANSACTIONS (1/2)

Target/Issuer Name	Buvers/Investors	Deal Summary
Studio City International Holdings Ltd	Melco International Development Ltd	Melco international Development Ltd., the listed Macao-based holding company with subsidiaries engaged in the operation of casinos and casino hotels, along with its listed subsidiary, Melco Resorts & Entertainment Ltd, had agreed to subscribe an additional 121,304,652 Class A shares, or 27,85% stake in the enlarged share capital of Studio City international Holdings Ltd, the listed Macao casino hotel operator, for \$471.9m.
		Melco International and Melco Resorts' combined stake in Studio City shall increase from 90.66% to 93.26%. The proceeds will be used for the development of Phase 2 of the Studio City Project.
Crown Resorts Ltd	Melco Resorts & Entertainment Limited (NASDAQGS:MLCO)	Melco Resorts & Entertainment Limited (NasdagGS:MLCO) entered into an agreement to acquire 19.99% stake in Crown Resorts Limited (ASX:CWN) from CPH Crown Holdings Pty Limited for AUD 1.8 billion on May 30, 2019. Under the terms of the transaction, Melco Resorts & Entertainment Limited will acquire 135.35 million shares of Crown Resorts at AUD 13 per share. The transaction will close in two equal tranches on June 6, 2019 and on or prior to September 30, 2019. If the first tranche defaulting party has to comply with a notice given, the non first tranche defaulting party may without limiting its other rights or remedies available under this agreement or at law; (i) immediately terminate this agreement, in which case the non first tranche defaulting party may seek damages for breach of this agreement; or (ii) seek specific performance of this agreement. Similar actions can be taken in case of default of second tranche completion. In first tranche 65.68 million shares will be acquire As on August 28, 2019, Melco Resorts & Entertainment Limited filed an amendment deed under which the Second Tranche Completion shall be deferred for a period of up to sixty business days following the completion of the relevant Australian regulator processes. If the Second Tranche Completion shares shall be reduced by an amount equal to any dividends received by CPH on the Second Tranche Shares during the period between June 6, 2019 and the Second Tranche Completion, but increased by AUD 0.05 per Second Tranche Shares per calendar month (as pro rated daily) following September 30, 2019 until the Second Tranche Completion.
		The transaction is not subject to regulatory approval. Melco Resorts & Entertainment Limited intends to pursue board representation and further stake increase upon approval from gaming regulatory authorities in each of Victoria, Western Australia, New South Wales and any other relevant jurisdictions. On June 6, 2019, the first tranche for transfer 67.7 million shares is completed. On Augusts, 2, 2019, the New South Wales independent tugors & Gaming Authority announced that it was conducting an inquiry into the transaction and other matters relating to Crown Resorts. Melco Resorts & Entertainment Limited and CPH have agreed to allow more time for the relevant Australian regulatory processes to be completed before completing the acquisition of the second tranche. As of August 29, 2019, completion of the second tranche of 67.68 million shares has been deferred up to sixty days following the completion of investigation. Clayton Utz acted as legal advisor for Melco Resorts & Entertainment Limited.
		Melco Resorts & Entertainment Limited (NasdagGS:MLCO) completed the acquisition of 9.99% stake in Crown Resorts & Entertainment Limited (NasdagGS:MLCO) completed the second tranches approximately AUD 880 million on June 6, 2019. As of February 6, 2020, CPH Crown Holdings and Melco Resorts & Entertainment have agreed to terminate the second tranches shares acquisition of another 9.99% stake of Crown Resorts Limited.
Summit Ascent Holdings Limited	LET Group Holdings Limited (SEHK:1383)	Suncity Group Holdings Limited (SEHK:1383) agreed to acquire 19.2% stake in Summit Ascent Holdings Limited (SEHK:102) from Heritage Riches Limited for HKD 430 million on April 8, 2019. The buyer will acquire 286.04 million shares at a price of HKD 1.5 per share. The transaction is approved by Board of Directors of First Steamship Co., Ltd.
		Suncity Group Holdings Limited (SEHK:1383) completed the acquisition of 19.2% stake in Summit Ascent Holdings Limited (SEHK:102) from Heritage Riches Limited for approximately HKD 550 million on April 23, 2019. Suncity Group Holdings Limited acquired shares for HKD 1.94 million. The consideration was funded by financing from a facility in the principal amount of up to HKD 1.5 billion by a company wholly owned by Chau Cheok Wa, an executive Director and the chairman of Suncity Group Holdings.

Source: S&P Capital IQ as of March 15, 2024

E. COMPARABLE TRANSACTIONS (2/2)

Target/Issuer Name	Buyers/Investors	Deal Summary
SKYCITY Darwin Pty Limited	Delaware North Companies, Inc.	Delaware North Companies, Inc. signed an agreement to acquire SKYCITY Darwin Pty Limited from SKYCITY Entertainment Group Limited (NZE.SKC) for approximately AUD 190 million on November 7, 2018. The consideration is based on a cash-free and delay-free basis, Londer for its the successful bidder of a tender process. Little million on November 7, 2018. The consideration is based on a cash-free and delay-free basis, Londer and the retained by Londer and the staff of 650 employees of SKYCITY Darwin will be retained by SKYCITY and sold separately. The staff of 650 employees of SKYCITY Darwin Pty Limited will be retained by Delaware North Companies, Inc. The transaction is subject to the Little Mindil property being transferred from SKYCITY Darwin prior to completion, Delaware North other and the staff of 670 employees of SKYCITY Entertainment of August 1909. The agreement is also subject to the approval of the Northern Territory Attorney General and Minister for Justice, the Honorable Natasha Eyles MP. Delaware North Companies, Inc. obtained approval from Northern Territory Government. As of March 29, 2019, all conditions in the sale and purchase agreement were fulfilled. The transaction is expected to complete on April 4, 2019. Use of sale proceeds is not decided yet by SKYCITY Entertainment Group Limited. Sachs New Zealand Limited acted as financial advisor for SKYCITY Entertainment Group Limited.
		Delaware North Companies, Inc. completed the acquisition of SKYCITY Darwin Pty Limited from SKYCITY Entertainment Group Limited (NZSE:SKC) on April 4, 2019. Post-acquisition, the SKYCITY Darwin Casino has consequently been renamed Mindil Beach Casino & Resort.
Berjaya Land Bhd	Juara Sejati Sdn Bhd	MALAYSIA - Juara Sejati Sán Bhd, a unit of Berjaya Corp Bhd (B.Corp), raised its interest to 76.88 9% from 72.279% by acquiring 4.609% stake or 230 mil ordinary shares in Berjaya Land Bhd, a Kuala Lumpur-based provider of gambling services, a unit of Berjaya Corp Bhd, from Penta Master Fund Ltd, a unit of Penta Asia Fund Ltd and Port I and Ltd and Penta Asia Fund Ltd, for a total MYR 83.02 mil (USD 20.2 mil), in a privately negotiated transaction. The consideration was fully satisfied via statement of 721,3 mil ORD3P Ty shares valued based on BCorp's closing stock price of MYR 0.285 USD (0.069) on 29 Jan 2019, the last full trading day prior to the announcement.

Source: S&P Capital IQ as of March 15, 2024

First Metro Investment Corporation

Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (
11 Mar 2024	0.74	17,063,000	26 Jan 2024	69:0	22,391,000	12 Dec 2023	0.58	6,346,000	24 Oct 2023	
08 Mar 2024	0.73	5,356,000	25 Jan 2024	99:0	6,048,000	11 Dec 2023	0.57	1,333,000	23 Oct 2023	
07 Mar 2024	0.71	5,395,000	24 Jan 2024	0.67	1,336,000	07 Dec 2023	0.57	10,669,000	20 Oct 2023	
06 Mar 2024	0.73	4,825,000	23 Jan 2024	0.67	6,710,000	06 Dec 2023	0.58	8,020,000	19 Oct 2023	
05 Mar 2024	0.73	12,610,000	22 Jan 2024	0.67	2,583,000	05 Dec 2023	09:0	1,061,000	18 Oct 2023	
04 Mar 2024	0.71	11,227,000	19 Jan 2024	89:0	7,139,000	04 Dec 2023	09:0	2,485,000	17 Oct 2023	
01 Mar 2024	0.73	16,462,000	18 Jan 2024	0.67	5,982,000	01 Dec 2023	0.59	2,135,000	16 Oct 2023	
29 Feb 2024	0.72	20,162,000	17 Jan 2024	0.65	4,751,000	30 Nov 2023	09:0	216,000	13 Oct 2023	
28 Feb 2024	0.72	2,923,000	16 Jan 2024	0.65	16,526,000	29 Nov 2023	09:0	1,976,000	12 Oct 2023	
27 Feb 2024	0.73	20,532,000	15 Jan 2024	99:0	8,753,000	28 Nov 2023	0.61	4,478,000	11 Oct 2023	
26 Feb 2024	0.71	2,039,000	12 Jan 2024	0.67	4,641,000	24 Nov 2023	09:0	1,291,000	10 Oct 2023	
23 Feb 2024	0.72	4,608,000	11 Jan 2024	0.67	4,997,000	23 Nov 2023	0.59	411,000	09 Oct 2023	
22 Feb 2024	0.71	1,257,000	10 Jan 2024	0.67	3,463,000	22 Nov 2023	09:0	1,096,000	06 Oct 2023	
21 Feb 2024	0.70	12,092,000	09 Jan 2024	89:0	14,883,000	21 Nov 2023	09:0	2,519,000	05 Oct 2023	
20 Feb 2024	69:0	19,940,000	08 Jan 2024	0.67	5,605,000	20 Nov 2023	09:0	2,705,000	04 Oct 2023	
19 Feb 2024	0.70	2,884,000	05 Jan 2024	0.68	5,430,000	17 Nov 2023	09:0	6,359,000	03 Oct 2023	
16 Feb 2024	0.71	7,597,000	04 Jan 2024	99:0	10,201,000	16 Nov 2023	0.59	4,312,000	02 Oct 2023	
15 Feb 2024	0.69	000'068'9	03 Jan 2024	89:0	17,020,000	15 Nov 2023	0.58	6,611,000	29 Sep 2023	
14 Feb 2024	69:0	6,923,000	02 Jan 2024	0.67	35,003,000	14 Nov 2023	0.59	5,967,000	28 Sep 2023	
13 Feb 2024	0.70	11,952,000	29 Dec 2023	0.63	000'666'6	13 Nov 2023	0.61	1,001,000	27 Sep 2023	
12 Feb 2024	0.72	2,636,000	28 Dec 2023	09:0	3,256,000	10 Nov 2023	0.61	5,033,000	26 Sep 2023	
08 Feb 2024	0.71	7,062,000	27 Dec 2023	0.59	6,301,000	09 Nov 2023	0.62	4,790,000	25 Sep 2023	
07 Feb 2024	0.70	7,008,000	22 Dec 2023	0.59	7,865,000	08 Nov 2023	0.61	8,736,000	22 Sep 2023	
06 Feb 2024	0.68	3,268,000	21 Dec 2023	0.61	9,904,000	07 Nov 2023	09:0	2,203,000	21 Sep 2023	
05 Feb 2024	69:0	3,298,000	20 Dec 2023	0.62	47,793,000	06 Nov 2023	09:0	2,697,000	20 Sep 2023	
02 Feb 2024	0.68	14,779,000	19 Dec 2023	0.59	2,457,000	03 Nov 2023	09:0	4,483,000	19 Sep 2023	
01 Feb 2024	0.68	9,451,000	18 Dec 2023	0.59	6,344,000	31 Oct 2023	0.59	10,044,000	18 Sep 2023	
31 Jan 2024	0.70	7,437,000	15 Dec 2023	0.58	1,272,000	27 Oct 2023	0.59	20,068,000	15 Sep 2023	
30 Jan 2024	0.71	4,723,000	14 Dec 2023	0.58	1,704,000	26 Oct 2023	0.56	8,984,000	14 Sep 2023	
29 Jan 2024	0.70	20,504,000	13 Dec 2023	0.58	178,000	25 Oct 2023	0.57	733,000	13 Sep 2023	

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Fairness Opinion and Valuation Report

First Metro Investment Corporation

Closing Price (PHP)	0.48	0.49	0.48	0.47	0.46	0.46	0.46	0.47	0.47	0.47	0.47	0.47	0.47	0.47	0.48	0.48	0.47	0.47	0.47	0.48	0.48	0.48	0.48	0.47	0.48	0.49	0.49	0.49	0.48	0.49	0.51
Pricing Date	27 Apr 2023	26 Apr 2023	25 Apr 2023	24 Apr 2023	20 Apr 2023	19 Apr 2023	18 Apr 2023	17 Apr 2023	14 Apr 2023	13 Apr 2023	12 Apr 2023	11 Apr 2023	05 Apr 2023	04 Apr 2023	03 Apr 2023	31 Mar 2023	30 Mar 2023	29 Mar 2023	28 Mar 2023	27 Mar 2023	24 Mar 2023	23 Mar 2023	22 Mar 2023	21 Mar 2023	20 Mar 2023	17 Mar 2023	16 Mar 2023	15 Mar 2023	14 Mar 2023	13 Mar 2023	10 Mar 2023
Volume	1,690,000	553,000	2,581,000	3,486,000	4,603,000	2,853,000	8,463,000	1,193,000	1,195,000	7,892,000	6,803,000	3,027,000	6,467,000	8,506,000	38,381,000	24,286,000	773,000	2,662,000	11,890,000	10,870,000	670,000	000'06	3,140,000	230,000	000'068	2,550,000	2,100,000	3,700,000	290,000	260,000	1,020,000
Closing Price (PHP)	0.54	0.55	0.54	0.55	0.57	95'0	95'0	0.54	0.54	0.52	0.55	0.57	0.55	0.57	0.55	0.54	0.50	0.50	0.50	0.49	0.49	0.49	0.50	0.49	0.49	0.49	0.48	0.49	0.49	0.49	0.48
Pricing Date	13 Jun 2023	09 Jun 2023	08 Jun 2023	07 Jun 2023	06 Jun 2023	05 Jun 2023	02 Jun 2023	01 Jun 2023	31 May 2023	30 May 2023	29 May 2023	26 May 2023	25 May 2023	24 May 2023	23 May 2023	22 May 2023	19 May 2023	18 May 2023	17 May 2023	16 May 2023	15 May 2023	12 May 2023	11 May 2023	10 May 2023	09 May 2023	08 May 2023	05 May 2023	04 May 2023	03 May 2023	02 May 2023	28 Apr 2023
Volume	1,240,000	2,413,000	577,000	682,000	749,000	4,221,000	2,747,000	1,594,000	2,160,000	3,920,000	36,594,000	2,124,000	3,192,000	588,000	2,034,000	7,051,000	1,274,000	1,083,000	753,000	000'269	1,274,000	3,995,000	376,000	841,000	1,898,000	842,000	847,000	301,000	4,427,000	4,898,000	2,077,000
Closing Price (PHP)	0.53	0.54	0.55	0.55	0.55	0.54	0.52	0.53	0.53	0.52	0.53	0.52	0.52	0.53	0.53	0.54	0.53	0.55	0.55	95.0	0.55	95.0	0.55	0.55	0.54	0.55	0.54	0.53	0.54	0.54	0.53
Pricing Date	27 Jul 2023	26 Jul 2023	25 Jul 2023	24 Jul 2023	21 Jul 2023	20 Jul 2023	19 Jul 2023	18 Jul 2023	17 Jul 2023	14 Jul 2023	13 Jul 2023	12 Jul 2023	11 Jul 2023	10 Jul 2023	07 Jul 2023	06 Jul 2023	05 Jul 2023	04 Jul 2023	03 Jul 2023	30 Jun 2023	29 Jun 2023	27 Jun 2023	26 Jun 2023	23 Jun 2023	22 Jun 2023	21 Jun 2023	20 Jun 2023	19 Jun 2023	16 Jun 2023	15 Jun 2023	14 Jun 2023
Volume	45,437,000	6,515,000	11,815,000	4,896,000	12,972,000	34,685,000	31,651,000	34,824,000	110,232,000	11,004,000	2,109,000	5,136,000	11,227,000	2,578,000	1,622,000	3,618,000	2,827,000	1,091,000	394,000	1,131,000	1,477,000	3,189,000	6,418,000	1,610,000	1,877,000	1,843,000	1,840,000	1,529,000	3,576,000	22,815,000	7,601,000
Closing Price (PHP)	0.63	09:0	0.61	09:0	0.61	0.59	0.62	0.61	09:0	0.56	0.54	0.53	0.54	0.54	0.54	0.55	0.55	0.55	0.55	0.55	0.55	0.55	0.53	0.54	0.55	0.55	0.55	0.56	0.57	0.57	0.54
Pricing Date	12 Sep 2023	11 Sep 2023	08 Sep 2023	07 Sep 2023	06 Sep 2023	05 Sep 2023	04 Sep 2023	01 Sep 2023	31 Aug 2023	30 Aug 2023	29 Aug 2023	25 Aug 2023	24 Aug 2023	23 Aug 2023	22 Aug 2023	18 Aug 2023	17 Aug 2023	16 Aug 2023	15 Aug 2023	14 Aug 2023	11 Aug 2023	10 Aug 2023	09 Aug 2023	08 Aug 2023	07 Aug 2023	04 Aug 2023	03 Aug 2023	02 Aug 2023	01 Aug 2023	31 Jul 2023	28 Jul 2023

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0940A 235 2348,100 3 case 254,00 3 case 254,00 3 case 3 case <th>Pricing Date</th> <th>Closing Price (PHP)</th> <th>Volume</th>	Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (PHP)	Volume
4 656 1695 169	09 Mar 2023	0.56	23,811,000	24 Jan 2023	0.55	17,819,000	06 Dec 2022	0.45	200,000	19 Oct 2022	0.46	4,750,000
4 6 6 4 5 10.55 65.100m 10.55 6.51,000 10.50 mode 12.500m 10.50 mode 12.500m	08 Mar 2023	0.56	10,875,000	23 Jan 2023	0.52	3,456,000	05 Dec 2022	0.45	1,440,000	18 Oct 2022	0.46	6,930,000
4 39,560 19,18,000	07 Mar 2023	0.55	4,520,000	20 Jan 2023	0.53	6,711,000	02 Dec 2022	0.45	720,000	17 Oct 2022	0.45	5,600,000
4 656 5,1280 Bilan 2023 652 2,518,000 Bilan 2023 2,518,000 Bilan 2023 0.54 2,340,000 130 cct 2022 0.44 4,4 8 6.55 1,584,000 11 bil 2023 0.52 2,518,000 0.55 1,580,000 11 cct 2022 0.43 1,518,000 0.55 1,584,000 13 im 7023 0.50 7,157,000 0.54 3,540,000 10 cct 2022 0.43 1,518,000 10 cct 2022 0.43 1,518,000 10 cct 2022 0.43 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44	06 Mar 2023	0.56	3,916,000	19 Jan 2023	0.52	17,055,000	01 Dec 2022	0.46	420,000	14 Oct 2022	0.44	2,150,000
8 6.5 5.666,00 17 Jan 2023 0.52 5.88/80/202 2.88/80/202 2.88/80/202 1.0 Augusta 1.0 Contract 1.0 Contract 0.55 1.88/80/202 1.0 Augusta 1.0 Contract 0.45 5.88/80/202 1.0 Contract 0.45 6.80 0.45 6.80 0.45 6.80 0.45 6.80 0.45 0.57 1.0 Contract 0.44 0.45 6.80 0.44 0.45 0.45 0.45 0.45 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.45 0.44 0.44 0.44 0.44 0.45 0.44	03 Mar 2023	0.56	5,219,000	18 Jan 2023	0.52	2,519,000	29 Nov 2022	0.46	2,370,000	13 Oct 2022	0.44	4,940,000
8 0.55 11,847,000 15,847,000	02 Mar 2023	0.57	5,066,000	17 Jan 2023	0.52	5,487,000	28 Nov 2022	0.45	3,180,000	12 Oct 2022	0.43	1,880,000
6.57 1,888,000 12,888,000 <td>01 Mar 2023</td> <td>0.55</td> <td>11,847,000</td> <td>16 Jan 2023</td> <td>0.51</td> <td>3,057,000</td> <td>25 Nov 2022</td> <td>0.45</td> <td>1,580,000</td> <td>11 Oct 2022</td> <td>0.43</td> <td>2,900,000</td>	01 Mar 2023	0.55	11,847,000	16 Jan 2023	0.51	3,057,000	25 Nov 2022	0.45	1,580,000	11 Oct 2022	0.43	2,900,000
0.56 2,80,000 12 Jan 2023 0.55 3,74,000 2,80,000 1,74,000 644 3,43,000 0,70 ct 2022 0,43 0.55 1,43,92,000 1,10 m 2023 0.59 8,995,000 21 Nov 2022 0.45 5,43,000 050-0222 0.43 0.56 1,43,92,000 1,10 m 2023 0.51 1,520,000 1,10 m 2023 0.50 4,10,000 0.60 ct 2022 0.43 0.57 1,43,92,000 0.91 m 2023 0.50 4,10,000 0.60 ct 2022 0.44 0.64 0.46 0.60 0.44 0.64 0.60 0.60 0.44 0.64 0.60 0.64 <td>28 Feb 2023</td> <td>0.57</td> <td>1,808,000</td> <td>13 Jan 2023</td> <td>0.50</td> <td>7,167,000</td> <td>24 Nov 2022</td> <td>0.45</td> <td>6,570,000</td> <td>10 Oct 2022</td> <td>0.43</td> <td>1,060,000</td>	28 Feb 2023	0.57	1,808,000	13 Jan 2023	0.50	7,167,000	24 Nov 2022	0.45	6,570,000	10 Oct 2022	0.43	1,060,000
0.55 666,000 11 Jan 2023 0.50 6.855,000 21 Nov. 2022 0.45 5,490,000 66 Cat 2022 0.43 0.56 1,43,9200 0.14 an 2023 0.51 1,520,000 21 Nov. 2022 0.46 5,000 65 Cat 2022 0.43 3 0.57 1,529,000 0.64 an 2023 0.50 1,150,000 10 Am 2023 0.64 6,000 0.64 0.64 0.64 0.69 0.44 0.64 0.60 0.44 0.64 0.60 0.64 0.64 0.64 0.60 0.64 0.64 0.64 0.60 0.64 0.	27 Feb 2023	0.56	2,820,000	12 Jan 2023	0.52	3,714,000	23 Nov 2022	0.44	3,430,000	07 Oct 2022	0.44	210,000
0.56 14,992,000 10 Inah 2023 0.51 1,000 0.51 1,490,000 0.51 1,000 0.52 1,100 0.52 0.44 0.46 0.46 0.46 0.46 0.40 0.44 0.50 0.44 0.50 0.44 0.50 0.44 0.50 0.44 0.50 0.44 0.50 0.44 0.50 0.44 0.50 0.44 0.50 0.44 0.50 0.44 0.50 0.44 0.50 0.44 0.50 0.44 0.45 0.45 0.45 0.45 0.45 0.45 0.45 0.45 0.45 0.46 0.45 0.45 0.44 0.45 0.44 0.45 0.44 0.44 0.44 0.45 0.44 <th< td=""><td>23 Feb 2023</td><td>0.55</td><td>000'099</td><td>11 Jan 2023</td><td>0.50</td><td>8,895,000</td><td>22 Nov 2022</td><td>0.45</td><td>5,430,000</td><td>06 Oct 2022</td><td>0.43</td><td>940,000</td></th<>	23 Feb 2023	0.55	000'099	11 Jan 2023	0.50	8,895,000	22 Nov 2022	0.45	5,430,000	06 Oct 2022	0.43	940,000
0.66 1,779,000 09 Jan 2023 0.52 11,500,000 18Nov 2022 0.46 650,000 04 Oct 2022 0.44 2 0.57 1,529,000 054 Jan 2023 0.50 1,150,000 15.20 0.45 1,700,00 0.45 0.47 0.48 0.44 0.4 0.44	22 Feb 2023	0.56	14,392,000	10 Jan 2023	0.51	6,852,000	21 Nov 2022	0.45	1,040,000	05 Oct 2022	0.43	120,000
0.57 1,529,000 06 Jan 2023 0.50 4,150,000 17 Nov 2022 0.45 1,270,000 03 Cet 2022 0.44 3.3 0.57 3,355,000 05 Jan 2023 0.50 21,550,000 15 Nov 2022 0.45 3,20,000 03 Sep 2022 0.44 1,2 0.56 6,378,000 05 Jan 2023 0.50 21,550,000 15 Nov 2022 0.45 3,20,000 0.48 3,20,000 0.48 0.44 1,2 0.56 6,378,000 03 Jan 2023 0.49 3,4550,000 11 Nov 2022 0.47 1,910,000 20 Sep 2022 0.43 1,1 0.57 27,916,000 29 Dec 2022 0.43 2,430,000 11 Nov 2022 0.45 1,400,000 0.45 1,400,000 0.45 1,400,000 0.45 1,400,000 0.45 1,400,000 0.45 1,400,000 0.45 1,400,000 0.45 1,400,000 0.45 1,400,000 0.45 1,400,000 0.45 1,400,000 0.45 1,400,000 0.45 1,400,000 0.4	21 Feb 2023	0.56	1,779,000	09 Jan 2023	0.52	11,520,000	18 Nov 2022	0.46	650,000	04 Oct 2022	0.44	2,260,000
657 3,365,000 Gi Jan 2023 6.50 21,560,000 64 an 2023 6.64 3.2 0.58 1,563,000 04 an 2023 0.50 7,850,000 04.4 3,20,000 04.4 1,63 0.58 1,563,00 04 an 2023 0.50 7,850,000 0.44 0.59 0.45 0.47 0.47 0.47 0.47 0.47 0.47 0.47 0.47 0.47 0.47 0.44 0.47 0.44	20 Feb 2023	0.57	1,529,000	06 Jan 2023	0.50	4,150,000	17 Nov 2022	0.46	1,270,000	03 Oct 2022	0.43	3,240,000
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0.56 6,378,000 031an 2023 0.49 34,550,000 14 Nov.2022 0.46 590,000 28 Sep 2022 0.43 1, 1 0.59 9,556,000 29 bee 2022 0.48 2,430,000 11 Nov.2022 0.47 1,910,000 27 Sep 2022 0.43 4,450,000 0.57 2,374,000 28 bee 2022 0.47 5,710,000 0.46 1,200,000 23 Sep 2022 0.44 2,042,000 0.54 1,379,000 28 bee 2022 0.47 7,400,000 08 Nov.2022 0.46 1,245,000 23 Sep 2022 0.44 2,042,000 0.44 0.45 0.46 1,245,000 0.44 0.45 0.44 0.45 0.44 0.44 0.45 0.44 <td>16 Feb 2023</td> <td>0.58</td> <td>1,503,000</td> <td>04 Jan 2023</td> <td>0.50</td> <td>7,850,000</td> <td>15 Nov 2022</td> <td>0.45</td> <td>2,710,000</td> <td>29 Sep 2022</td> <td>0.44</td> <td>1,890,000</td>	16 Feb 2023	0.58	1,503,000	04 Jan 2023	0.50	7,850,000	15 Nov 2022	0.45	2,710,000	29 Sep 2022	0.44	1,890,000
6.59 9,556,000 29 Dec 2022 0.48 2,430,000 1Nov,2022 0.47 1,910,000 27 Sep 2022 0.43 4,4 0.57 27,916,000 22 Dec 2022 0.47 2,980,000 00Nov,2022 0.45 480,000 23 Sep 2022 0.44 4.0 0.54 2,340,000 23 Dec 2022 0.47 740,000 00Nov,2022 0.46 1,250,000 23 Sep 2022 0.44 0.4 0.54 1,379,000 23 Dec 2022 0.47 740,000 0Nov,2022 0.46 1,250,000 23 Sep 2022 0.44 1,250,000 0.54 1,370,000 20 Dec 2022 0.46 3,900,000 0.04S 4,610,000 15 Sep 2022 0.46 1,0 0.54 1,717,000 20 Dec 2022 0.46 1,440,000 27 Oct 2022 0.44 1,100,000 15 Sep 2022 0.46 1,2 0.54 1,717,000 15 Dec 2022 0.46 1,440,000 27 Oct 2022 0.44 1,100,000 14 Sep 2022 0.45 1,4 <	15 Feb 2023	0.56	6,378,000	03 Jan 2023	0.49	34,550,000	14 Nov 2022	0.46	590,000	28 Sep 2022	0.43	1,870,000
0.57 27,916,000 28 Dec 2022 0.47 2,980,000 10 Nov 2022 0.45 480,000 23 Sep 2022 0.44 9.04 0.55 2,374,000 27 Dec 2022 0.47 5,710,000 90 Nov 2022 0.46 1,420,000 22 Sep 2022 0.45 2,5 0.54 1,379,000 22 Dec 2022 0.47 740,000 30 Nov 2022 0.46 1,250,000 0.45 0.45 0.45 0.44 0.45 0.45 0.44 0.45 0.45 0.44 0.45 0.45 0.44 0.45 0.45 0.45 0.45 0.44 0.45 0.45 0.45 0.44 0.45 0.45 0.45 0.44 0.45	14 Feb 2023	0.59	9,556,000	29 Dec 2022	0.48	2,430,000	11 Nov 2022	0.47	1,910,000	27 Sep 2022	0.43	4,160,000
0.55 2,374,000 27 Dec 2022 0,47 5,710,000 09N vo 2022 0.46 1,420,000 25 Sep 2022 0.49 2,6 0.54 1,379,000 23 Dec 2022 0,47 740,000 08N vo 2022 0,46 1,250,000 215 Sep 2022 0,49 2,6 0.55 2,033,000 22 Dec 2022 0,47 1,330,000 0,45 1,345,000 25 Sep 2022 0,46 1,250,000 0.54 1,043,000 21 Dec 2022 0,47 1,345,000 15 Sep 2022 0,46 1,450,000 0.54 1,043,000 21 Dec 2022 0,46 1,400,000 20 Nov 2022 0,45 4,610,000 15 Sep 2022 0,46 1,400,000 15 Sep 2022 <td< td=""><td>13 Feb 2023</td><td>0.57</td><td>27,916,000</td><td>28 Dec 2022</td><td>0.47</td><td>2,980,000</td><td>10 Nov 2022</td><td>0.45</td><td>480,000</td><td>23 Sep 2022</td><td>0.44</td><td>000'006</td></td<>	13 Feb 2023	0.57	27,916,000	28 Dec 2022	0.47	2,980,000	10 Nov 2022	0.45	480,000	23 Sep 2022	0.44	000'006
0.54 1,379,000 23 Dec 2022 0.47 740,000 08 Nov 2022 0.46 1,250,000 21,56p 2022 0.44 2,2 0.55 2,023,000 22 Dec 2022 0.47 1,330,000 0.47 1,3450,000 20 Sep 2022 0.46 0.47 0.43 0.54 0.45 0.44<	10 Feb 2023	0.55	2,374,000	27 Dec 2022	0.47	5,710,000	09 Nov 2022	0.46	1,420,000	22 Sep 2022	0.45	2,060,000
0.55 2,023,000 22 Dec 2022 0.47 1,330,000 04N vo 2022 0.48 0.47 23,450,000 20.5ep 2022 0.46 0.7N vo 2022 0.45 4,610,000 20.5ep 2022 0.46 1,043,000 0.54 1,043,000 20 Dec 2022 0.46 3,900,000 20 Nov 2022 0.45 4,610,000 15 Sep 2022 0.46 1,040,000 0.54 1,717,000 10 Dec 2022 0.46 1,400,000 28 Oct 2022 0.44 1,110,000 15 Sep 2022 0.45 0.45 0.44 0.40 0.45 0.44 0.45 0.45 0.44 0.44 0.45 0.44 0.44 0.45 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 <t< td=""><td>09 Feb 2023</td><td>0.54</td><td>1,379,000</td><td>23 Dec 2022</td><td>0.47</td><td>740,000</td><td>08 Nov 2022</td><td>0.46</td><td>1,250,000</td><td>21 Sep 2022</td><td>0.44</td><td>2,060,000</td></t<>	09 Feb 2023	0.54	1,379,000	23 Dec 2022	0.47	740,000	08 Nov 2022	0.46	1,250,000	21 Sep 2022	0.44	2,060,000
0.54 1,043,000 21Dec 2022 0.46 3,900,000 04Nov 2022 0.45 4,610,000 195ep 2022 0.46 1,043,000 0.54 1,364,000 20Dec 2022 0.46 220,000 03Nov 2022 0.45 540,000 155ep 2022 0.45 0	08 Feb 2023	0.55	2,023,000	22 Dec 2022	0.47	1,330,000	07 Nov 2022	0.47	23,450,000	20 Sep 2022	0.46	000'06
0.54 1,364,000 20Dec 2022 0.46 220,000 03 Nov 2022 0.45 540,000 15 Sep 2022 0.45 0.45 540,000 15 Sep 2022 0.45 0.45 0.45 540,000 15 Sep 2022 0.46 0.45 0.20,002 0.45	07 Feb 2023	0.54	1,043,000	21 Dec 2022	0.46	3,900,000	04 Nov 2022	0.45	4,610,000	19 Sep 2022	0.46	1,260,000
0.54 1,717,000 19 Dec 2022 0.46 860,000 02 Nov 2022 0.45 2,430,000 15 Sep 2022 0.46 0.46 0.54 3,699,000 16 Dec 2022 0.47 1,440,000 28 Oct 2022 0.44 1,110,000 14 Sep 2022 0.45 0.45 0.53 2,389,000 15 Dec 2022 0.46 1,100,000 20 Cct 2022 0.43 1,110,000 13 Sep 2022 0.45 0.45 0.53 2,682,000 13 Dec 2022 0.45 1,100,000 25 Oct 2022 0.43 1,600,000 09 Sep 2022 0.46 0.46 0.54 2,878,000 13 Dec 2022 0.45 1,100,000 0.43 1,600,000 09 Sep 2022 0.46 0.46 0.54 2,878,000 12 Dec 2022 0.44 1,130,000 0.45 1,200,000 0.45 0.45 0.45 0.46 0.46 0.48 0.48 0.48 0.48 0.48 0.48 0.48 0.48 0.48 0.48 0.48 0.48 0.48 <	06 Feb 2023	0.54	1,364,000	20 Dec 2022	0.46	220,000	03 Nov 2022	0.45	540,000	16 Sep 2022	0.45	240,000
0.54 3,699,000 16 Dec 2022 0.47 1,440,000 28 Oct 2022 0.44 610,000 14 Sep 2022 0.45 0.45 0.53 2,389,000 15 Dec 2022 0.46 1,100,000 20 Cct 2022 0.43 1,110,000 13 Sep 2022 0.45 0.45 0.52 6,007,000 14 Dec 2022 0.46 1,100,000 26 Oct 2022 0.43 570,000 12 Sep 2022 0.46 0.53 2,682,000 13 Dec 2022 0.45 7,880,000 25 Oct 2022 0.43 1,600,000 09 Sep 2022 0.46 0.54 2,878,000 10 Dec 2022 0.46 4,190,000 24 Oct 2022 0.43 1,600,000 09 Sep 2022 0.46 0.55 11,058,000 0.90ec 2022 0.46 1,320,000 21 Oct 2022 0.45 1,430,000 0.75ep 2022 0.45 0.46 0.55 8,178,000 0.95ec 2022 0.46 1,320,000 20 Oct 2022 0.45 1,430,000 0.45 1,430,000 0.45ep 2022 0.45 0.45<	03 Feb 2023	0.54	1,717,000	19 Dec 2022	0.46	860,000	02 Nov 2022	0.45	2,430,000	15 Sep 2022	0.46	490,000
0.53 2,389,000 15 Dec 2022 0.46 1,60,000 27 Oct 2022 0.44 1,110,000 13 Sep 2022 0.45 0.45 0.52 6,007,000 14 Dec 2022 0.46 1,100,000 26 Oct 2022 0.43 570,000 15 Sep 2022 0.46 0.53 2,682,000 13 Dec 2022 0.45 7,880,000 25 Oct 2022 0.43 1,600,000 09 Sep 2022 0.46 0.54 2,878,000 12 Dec 2022 0.46 4,190,000 24 Oct 2022 0.45 120,000 08 Sep 2022 0.46 0.55 11,058,000 09 Dec 2022 0.46 1,320,000 21 Oct 2022 0.45 1,430,000 0.45 1,430,000 0.45	02 Feb 2023	0.54	3,699,000	16 Dec 2022	0.47	1,440,000	28 Oct 2022	0.44	610,000	14 Sep 2022	0.45	2,930,000
0.52 6,007,000 14 Dec 2022 0.46 1,100,000 26 oct 2022 0.43 570,000 12 Sep 2022 0.46 0.46 0.53 2,682,000 13 Dec 2022 0.45 7,880,000 25 Oct 2022 0.43 1,600,000 09 Sep 2022 0.46 0.54 2,878,000 12 Dec 2022 0.46 4,190,000 24 Oct 2022 0.45 120,000 08 Sep 2022 0.46 0.55 11,058,000 09 Dec 2022 0.46 1,320,000 21 Oct 2022 0.45 1,430,000 07 Sep 2022 0.45 0.54 8,178,000 09 Dec 2022 0.46 6,20,000 20 Oct 2022 0.45 1,430,000 07 Sep 2022 0.45	01 Feb 2023	0.53	2,389,000	15 Dec 2022	0.46	1,620,000	27 Oct 2022	0.44	1,110,000	13 Sep 2022	0.45	6,510,000
0.53 2,682,000 13 Dec 2022 0.45 7,880,000 25 Oct 2022 0.43 1,600,000 09 Sep 2022 0.46 0.46 0.54 2,878,000 12 Dec 2022 0.46 4,190,000 24 Oct 2022 0.45 120,000 08 Sep 2022 0.46 0.46 0.55 11,058,000 09 Dec 2022 0.46 1,320,000 21 Oct 2022 0.45 1,430,000 07 Sep 2022 0.45 0.54 8,178,000 07 Dec 2022 0.46 620,000 20 Oct 2022 0.43 3,330,000 06 Sep 2022 0.45	31 Jan 2023	0.52	6,007,000	14 Dec 2022	0.46	1,100,000	26 Oct 2022	0.43	570,000	12 Sep 2022	0.46	5,330,000
0.54 2,878,000 12 Dec 2022 0.46 4,190,000 24 Oct 2022 0.45 120,000 08 Sep 2022 0.46 0.46 0.45 1,780,000 0.45 1,780,000 0.45 1,780,000 0.45 1,780,000 0.45 1,780,000 0.45 0.45 1,780,000 0.45 0.45 1,780,000 0.45	30 Jan 2023	0.53	2,682,000	13 Dec 2022	0.45	7,880,000	25 Oct 2022	0.43	1,600,000	09 Sep 2022	0.46	9,280,000
0.55 11,058,000 09 Dec 2022 0.46 1,320,000 21 Oct 2022 21 Oct 2022 0.45 1,430,000 07 Sep 2022 0.45 0.45 1,430,000 07 Sep 2022 0.45 0.45 0.43 3,330,000 06 Sep 2022 0.45 <	27 Jan 2023	0.54	2,878,000	12 Dec 2022	0.46	4,190,000	24 Oct 2022	0.45	120,000	08 Sep 2022	0.46	1,350,000
0.54 8,178,000 07 Dec 2022 0.46 620,000 20 Oct 2022 0.43 3,330,000 06 Sep 2022 0.45	26 Jan 2023	0.55	11,058,000	09 Dec 2022	0.46	1,320,000	21 Oct 2022	0.45	1,430,000	07 Sep 2022	0.45	7,050,000
	25 Jan 2023	0.54	8,178,000	07 Dec 2022	0.46	620,000	20 Oct 2022	0.43	3,330,000	06 Sep 2022	0.45	5,640,000

0.44 5,1000 0.44 5,2000 0.44 2,7000 <th< th=""><th>Pricing Date</th><th>Closing Price (PHP)</th><th>Volume</th><th>Pricing Date</th><th>Closing Price (PHP)</th><th>Volume</th><th>Pricing Date</th><th>Closing Price (PHP)</th><th>Volume</th><th>Pricing Date</th><th>Closing Price (PHP)</th><th>Volume</th></th<>	Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (PHP)	Volume
044 55,89000 044 55,89000 044 56,8000 044 56,8000 044 56,8000 044 57,8000 044 57,8000 044 57,8000 044 044 044 044 36,8000 041 24,8000 042 31,8000 144 25,8000 044 21,80	05 Sep 2022	0.44	3,100,000	21 Jul 2022	0.40	5,220,000	08 Jun 2022	0.41	2,570,000	22 Apr 2022	0.46	1,490,000
644 1880,000 1941 2022 0.40 1530,000 0.40 1580,000 0.40 1580,000 0.40 1580,000 0.40 0.50 0.40 0.50 0.40 0.50 0.60 0.40 0.50 0.40 0.50 0.60 0.40 0.50 0.40 0.50 0.60 0.40 0.50 0.60 <	02 Sep 2022	0.44	2,690,000	20 Jul 2022	0.40	3,690,000	07 Jun 2022	0.41	2,290,000	21 Apr 2022	0.47	320,000
2 643 49,000 18 juil 7022 0.40 23,90000 014 man 222 0.42 3,19000 18 juil 7022 0.40 1,29000 014 man 222 0.42 3,18000 18 juil 7022 0.40 1,20000 014 man 222 0.42 3,18000 1,20400 0.44 1,20000 014 man 222 0.42 3,18000 1,20400 0.44 1,20000 014 man 222 0.42 3,18000 1,20400 0.44 1,2000 014 man 222 0.42 3,18000 1,20470 0.44 0.45 3,18000 1,20470 0.44 1,20400 <	01 Sep 2022	0.44	1,850,000	19 Jul 2022	0.40	1,530,000	06 Jun 2022	0.41	5,430,000	20 Apr 2022	0.47	230,000
2 0.43 1,60,000 15 in 12022 0.40 10,930,000 11 in 12022 0.40 10,930,000 13 in 12022 0.40 13,140,000 13 in 12022 0.40 13,140,000 13 in 12022 0.40 7,80,000 13 in 12022 0.40 7,80,000 13 in 12022 0.40 7,80,000 13 in 14,000 14 in 14,000 <th< td=""><td>31 Aug 2022</td><td>0.43</td><td>490,000</td><td>18 Jul 2022</td><td>0.40</td><td>2,330,000</td><td>03 Jun 2022</td><td>0.42</td><td>3,190,000</td><td>19 Apr 2022</td><td>0.46</td><td>610,000</td></th<>	31 Aug 2022	0.43	490,000	18 Jul 2022	0.40	2,330,000	03 Jun 2022	0.42	3,190,000	19 Apr 2022	0.46	610,000
2 0.43 1,50000 14 July 2022 0.40 780,000 31 July 2022 0.41 3,580,000 13 July 2022 0.47 0.47 3,180,000 13 July 2022 0.42 4,750,000 12 July 2022 0.43 1,141,000 13 July 2022 0.44 1,141,000 13 July 2022 0.44 1,141,000 1,141,000 1,141,000 1,141,000 0.44 1,141,0	30 Aug 2022	0.43	1,040,000	15 Jul 2022	0.40	10,930,000	02 Jun 2022	0.42	2,000,000	18 Apr 2022	0.46	1,230,000
2 0.43 1.40,000 13.81/2022 0.40 7.80,000 31.84/2022 0.42 3.80,000 11.44/2022 0.44 2.60,000 11.44/2022 0.43 0.45 </td <td>26 Aug 2022</td> <td>0.43</td> <td>1,670,000</td> <td>14 Jul 2022</td> <td>0.40</td> <td>860,000</td> <td>01 Jun 2022</td> <td>0.42</td> <td>3,180,000</td> <td>13 Apr 2022</td> <td>0.47</td> <td>240,000</td>	26 Aug 2022	0.43	1,670,000	14 Jul 2022	0.40	860,000	01 Jun 2022	0.42	3,180,000	13 Apr 2022	0.47	240,000
2 0.43 11,40,000 12,bil 1922 0.40 1,40,000 12,bil 1922 0.42 4,750,000 13,40,000 12,bil 1922 0.42 4,750,000 13,40,000 12,bil 1922 0.42 1,40,000 13,40,000 12,bil 1922 0.43 1,40,000 13,40,000 12,bil 1922 0.44 1,70,000 1,70,000 2,844,2022 0.42 9,550,000 0.44 1,70,000 1,70,000 2,844,2022 0.42 9,550,000 0.44 1,70,000 0.44 1,70,000 0.44 1,70,000 0.44 1,70,000 0.44 1,70,000 0.44 1,70,000 0.44 1,70,000 0.44 1,70,000 0.44 1,70,000 0.44 1,70,000 0.44 1,70,000 0.44 1,70,000 0.44 1,70,000 0.44 1,70,000 0.44 1,70,000 0.44 1,	25 Aug 2022	0.43	400,000	13 Jul 2022	0.40	780,000	31 May 2022	0.42	3,890,000	12 Apr 2022	0.47	2,940,000
2 0.43 3,180,000 11,141/2022 0.44 1,440,000 2,Maya 2022 0.42 4,690,000 06Apr 2022 0.45 0,44 0,43 3,90,000 011,411/2022 0.44 1,740,000 2,Maya 2022 0.41 1,740,000 07 Art 2022 0.43 0,44 2,010,000 06 Jul 2022 0.40 1,750,000 2,540,000 06 Jul 2022 0.42 2,500,000 06 Art 2022 0.42 2,500,000 06 Art 2022 0.42 2,500,000 06 Art 2022 0.45 0.45 2,500,000 06 Art 2022 0.45 <td>24 Aug 2022</td> <td>0.43</td> <td>1,140,000</td> <td>12 Jul 2022</td> <td>0.40</td> <td>240,000</td> <td>30 May 2022</td> <td>0.42</td> <td>4,750,000</td> <td>11 Apr 2022</td> <td>0.47</td> <td>11,920,000</td>	24 Aug 2022	0.43	1,140,000	12 Jul 2022	0.40	240,000	30 May 2022	0.42	4,750,000	11 Apr 2022	0.47	11,920,000
2 0.43 9.90,000 0.40 1720,000 1.720,000 2.449,2022 0.41 1.740,000 0.44 1.740,000<	23 Aug 2022	0.43	3,180,000	11 Jul 2022	0.40	1,240,000	27 May 2022	0.42	4,690,000	08 Apr 2022	0.46	610,000
2 0.43 2.910,000 0.71 µ1 2022 0.40 1,500,000 24May 2022 0.42 9,50,000 0.64 µ 7022 0.46 0.45 0.44 0.42 0.44 0.42 0.44 0.42 0.44 0.42 0.44 0.42 0.44 0.44 0.44 0.44 0.44 0.44 0.42 0.44 0.42 0.44 0.42 0.44 0.42 0.44 0.42 0.44 0.42 0.44 0.42 0.42 0.42 0.42 0.45 0.44 0.44 0.44 0.44 0.42 0.44 0.42 0.44 0.42 0.44	22 Aug 2022	0.43	930,000	08 Jul 2022	0.40	1,720,000	26 May 2022	0.41	1,740,000	07 Apr 2022	0.45	310,000
2 0.44 2,030,000 Gehul 2022 0.40 390,000 24 May 2022 0.42 6,20,000 Gehul 2022 0.40 0.40 0.40 6,20,000 Gehul 2022 0.40 3,30,000 23 May 2022 0.42 5,80,000 Gehul 2022 0.47 0.42 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 0.44 </td <td>19 Aug 2022</td> <td>0.43</td> <td>2,910,000</td> <td>07 Jul 2022</td> <td>0.40</td> <td>1,500,000</td> <td>25 May 2022</td> <td>0.42</td> <td>9,250,000</td> <td>06 Apr 2022</td> <td>0.46</td> <td>820,000</td>	19 Aug 2022	0.43	2,910,000	07 Jul 2022	0.40	1,500,000	25 May 2022	0.42	9,250,000	06 Apr 2022	0.46	820,000
2 0.44 4,730,000 05 Iui 2022 0.40 3,780,000 23,480,000 2348,022 0.42 5,850,000 0140,7202 0.40 3,780,000 19,480,202 0.42 5,610,000 0144,7202 0.42 0,47 0,47 0,47 0,47 0,47 0,48 0,48 0,41 0,42 0,43 0,43 0,41 0,43 0,44 0,40 0,40 1,84 0,00 19,48 200 19,48 200 19,48 200 19,48 200 19,48 200 19,48 200 19,48 200 19,48 200 19,48 200 19,48 200 19,48 200 19,48 200 19,48 200 19,48 200 19,48 200 19,440 200 20,41 20,40 20,40 19,48 200 19,48 200 19,48 200 19,48 200 19,48 200 20,41 20,40 20,40 20,40 20,40 20,40 20,40 20,40 <t< td=""><td>18 Aug 2022</td><td>0.44</td><td>2,030,000</td><td>06 Jul 2022</td><td>0.40</td><td>390,000</td><td>24 May 2022</td><td>0.42</td><td>620,000</td><td>05 Apr 2022</td><td>0.46</td><td>5,650,000</td></t<>	18 Aug 2022	0.44	2,030,000	06 Jul 2022	0.40	390,000	24 May 2022	0.42	620,000	05 Apr 2022	0.46	5,650,000
2 0.43 3.210,000 0.40 Lul 2022 0.40 2.340,000 20 May 2022 0.41 \$610,000 0.14 pr. 2022 0.45 \$610,000 0.14 pr. 2022 0.45 \$640,000 0.41 \$80,000 0.14 pr. 2022 0.42 \$60,000 0.41 \$80,000 0.41 \$80,000 0.42 \$10,000 29 Mar 2022 0.44 \$10,000 29 Mar 2022 0.45 \$10,000 29 Mar 2022 0.44 \$10,000 29 Mar 2022 0.40 \$1,800,000 20 Mar 2022 0.44 \$1,100,000	17 Aug 2022	0.44	4,730,000	05 Jul 2022	0.40	3,780,000	23 May 2022	0.42	5,850,000	04 Apr 2022	0.47	6,960,000
2 0.43 3.880,000 0.1Ju1/2022 0.40 99,000 19May 2022 0.41 880,000 31Mar 2022 0.46 0.46 2 0.43 8,280,000 30 Jun 2022 0.40 7,000 18May 2022 0.42 440,000 0.40 0.40 0.40 1,400,000	16 Aug 2022	0.43	3,210,000	04 Jul 2022	0.40	2,340,000	20 May 2022	0.42	5,610,000	01 Apr 2022	0.45	1,130,000
2 0.43 8,250,000 30 Jun 2022 0.40 70,000 18 May 2022 0.41 3,110,000 20 Mar 2022 0.46 0.46 440,000 20 Mar 2022 0.46 0.41 3,110,000 20 Mar 2022 0.46 0.41 3,110,000 20 Mar 2022 0.44 0.40 1,310,000 23 Jun 2022 0.40 1,3750,000 23 Jun 2022 0.40 1,3750,000 23 Jun 2022 0.40 0.40 1,750,000 24 Mar 2022 0.45	15 Aug 2022	0.43	3,880,000	01 Jul 2022	0.40	000'06	19 May 2022	0.41	880,000	31 Mar 2022	0.46	800,000
2 0.44 1,870,000 29 Jun 2022 0.40 580,000 1,870,000 29 Jun 2022 0.40 1,870,000 1,870,000 29 Jun 2022 0.40 1,870,000 1,870,000 28 Jun 2022 0.40 1,870,000 1,870,000 28 Jun 2022 0.40 1,770,000 29 Jun 2022 0.40 1,770,000 0.40 1,770,000 0.40 1,770,000 0.40 1,770,000 0.40 1,770,000 0.40 1,770,000 0.40 1,770,000 0.40 1,770,000 0.40 1,770,000 0.40 1,770,000 0.40 1,770,000 0.40 1,770,000 0.40 1,770,000 0.40 1,770,000 0.40 1,770,000 0.40 0.40 0.40 0.40<	12 Aug 2022	0.43	8,250,000	30 Jun 2022	0.40	70,000	18 May 2022	0.42	440,000	30 Mar 2022	0.46	4,640,000
2 0.43 \$ 510,000 \$ 28 Jun 2022 0.40 \$ 1,810,000 \$ 1,810,000 \$ 1,810,000 \$ 1,810,000 \$ 1,810,000 \$ 1,810,000 \$ 28 Jun 2022 \$ 0.45 \$ 0.40 \$ 1,630,000 \$ 28 Jun 2022 \$ 0.45 \$ 0.45 \$ 0.40 \$ 1,630,000 \$ 28 Jun 2022 \$ 0.45 \$ 0.40 \$ 1,630,000 \$ 24 Jun 2022 \$ 0.45 \$ 0.40 \$ 1,750,000 \$ 24 Jun 2022 \$ 0.45 \$ 0.40 \$ 1,750,000 \$ 24 Jun 2022 \$ 0.45 \$ 0.42 \$ 2,580,000 \$ 24 Jun 2022 \$ 0.45 \$ 0.42 \$ 0.580,000 \$ 24 Jun 2022 \$ 0.45 \$ 0.42 \$ 0.580,000 \$ 24 Jun 2022 \$ 0.45 \$ 0.42 \$ 0.40 \$ 0.45 \$ 0.42 \$ 0.40 \$ 0.45 \$ 0.42	11 Aug 2022	0.44	1,870,000	29 Jun 2022	0.40	580,000	17 May 2022	0.41	3,110,000	29 Mar 2022	0.46	6,840,000
2 0.44 96,000 27 Jun 2022 0.40 1,360,000 13,860,000 21 Jun 2022 0.40 1,1630,000 25 Mar 2022 0.45 0.45 2 0.44 9,980,000 24 Jun 2022 0.40 1,870,000 11 May 2022 0.42 1,750,000 24 Mar 2022 0.45 0.45 2 0.42 1,370,000 23 Jun 2022 0.40 5,730,000 11 May 2022 0.47 3,600,000 24 Mar 2022 0.44 0.45 0.48 0.44 0.45 0.44 0.44 0.45 0.44	10 Aug 2022	0.43	510,000	28 Jun 2022	0.40	1,810,000	16 May 2022	0.41	5,550,000	28 Mar 2022	0.45	2,900,000
2 0.44 9,980,000 24 Jun 2022 0.40 1,870,000 12 May 2022 0.40 17,750,000 24 Mar 2022 0.45 0.45 0.45 0.45 0.45 0.45 0.45 0.45 0.45 0.45 0.45 0.45 0.45 0.45 0.45 0.42 0.750,000 23 Jun 2022 0.40 0.570,000 11 May 2022 0.47 3,6,600,000 23 Mar 2022 0.44 0.45 0.45 0.44 0.45 0.44 0.45 0.44 0.44 0.44 0.44 0.45 0.44 0.45 0.44	09 Aug 2022	0.44	960,000	27 Jun 2022	0.40	1,360,000	13 May 2022	0.40	11,630,000	25 Mar 2022	0.45	2,590,000
2 0.42 1,370,000 23 Jun 2022 0.40 6,570,000 11 May 2022 0.42 20,980,000 23 Mar 2022 0.45 0.45 0.45 20,980,000 22 Mar 2022 0.44 0.45 0.45 0.64 0.45 0.45 0.47 36,600,000 22 Mar 2022 0.44 0.43 0.44 0.45 0.47 36,600,000 22 Mar 2022 0.43 0.44 0.44 0.45 0.44 0.44 0.45 0.44 0.44 0.44 0.44 0.45 0.44	08 Aug 2022	0.44	000'086'6	24 Jun 2022	0.40	1,870,000	12 May 2022	0.40	17,750,000	24 Mar 2022	0.45	000'099
2 0.42 2,520,000 22 Jun 2022 0.40 2,090,000 10 May 2022 0.47 36,600,000 22 Mar 2022 0.44	05 Aug 2022	0.42	1,370,000	23 Jun 2022	0.40	6,570,000	11 May 2022	0.42	20,980,000	23 Mar 2022	0.45	1,230,000
2 0.42 1,010,000 21 Jun 2022 0.40 2,120,000 06 May 2022 0.49 21,580,000 21,880,000 21,880,000 20 Jun 2022 0.43 21,580,000 21,880,000<	04 Aug 2022	0.42	2,520,000	22 Jun 2022	0.40	2,090,000	10 May 2022	0.47	36,600,000	22 Mar 2022	0.44	1,080,000
2 0.41 1,420,000 20 Jun 2022 0.40 1,070,000 05 May 2022 0.49 18,220,000 18,720,000 18,720,000 14,420	03 Aug 2022	0.42	1,010,000	21 Jun 2022	0.40	2,120,000	06 May 2022	0.49	21,580,000	21 Mar 2022	0.43	4,330,000
2 0.41 2,600,000 17 Jun 2022 0.40 1,870,000 0.4May 2022 0.48 6,490,000 17 Mar 2022 0.44 0.44 0.41 5,630,000 16 Jun 2022 0.40 3,140,000 29 Apr 2022 0.49 5,620,000 15 Mar 2022 0.43 0.49 5,9270,000 15 Mar 2022 0.43 0.43 0.43 0.43 0.43 0.43 0.44 0.44 0.43 0.44 0.44 0.43 0.44 <td>02 Aug 2022</td> <td>0.41</td> <td>1,420,000</td> <td>20 Jun 2022</td> <td>0.40</td> <td>1,070,000</td> <td>05 May 2022</td> <td>0.49</td> <td>18,220,000</td> <td>18 Mar 2022</td> <td>0.44</td> <td>2,780,000</td>	02 Aug 2022	0.41	1,420,000	20 Jun 2022	0.40	1,070,000	05 May 2022	0.49	18,220,000	18 Mar 2022	0.44	2,780,000
0.41 5,630,000 16 Jun 2022 0.40 3,140,000 02 May 2022 0.48 9,600,000 16 Mar 2022 0.44 0.41 1,770,000 15 Jun 2022 0.40 8,800,000 29 Apr 2022 0.49 59,770,000 15 Mar 2022 0.43 0.41 70,000 14 Jun 2022 0.40 1,870,000 28 Apr 2022 0.45 3,990,000 14 Mar 2022 0.42 0.40 1,390,000 13 Jun 2022 0.41 350,000 26 Apr 2022 0.46 3,270,000 11 Mar 2022 0.44 0.40 3,210,000 10 Jun 2022 0.40 3,520,000 26 Apr 2022 0.46 3,270,000 10 Mar 2022 0.44 0.40 4,220,000 0.40 3,520,000 25 Apr 2022 0.46 4,680,000 09 Mar 2022 0.44	01 Aug 2022	0.41	2,600,000	17 Jun 2022	0.40	1,870,000	04 May 2022	0.48	6,490,000	17 Mar 2022	0.44	5,290,000
0.41 1,770,000 15 Jun 2022 0.40 8,800,000 29 Apr 2022 0.49 59,270,000 15 Mar 2022 0.43 9,90,000 14 Mar 2022 0.43 1,770,000 14 Mar 2022 0.45 3,990,000 14 Mar 2022 0.42 1 0.40 1,390,000 13 Jun 2022 0.41 350,000 27 Apr 2022 0.46 3,270,000 11 Mar 2022 0.44 0.40 3,210,000 10 Jun 2022 0.40 3,520,000 26 Apr 2022 0.46 920,000 10 Mar 2022 0.44 0.40 4,220,000 0.91 un 2022 0.41 2,840,000 25 Apr 2022 0.44 4,680,000 09 Mar 2022 0.44	29 Jul 2022	0.41	5,630,000	16 Jun 2022	0.40	3,140,000	02 May 2022	0.48	000'009'6	16 Mar 2022	0.44	2,770,000
0.41 70,000 14 Jun 2022 0.40 1,870,000 28 Apr 2022 0.45 3,990,000 14 Mar 2022 0.42 0.45 3,90,000 14 Mar 2022 0.44 0.45 3,70,000 11 Mar 2022 0.44 0.44 0.44 4,80,000 0.040 0.44 0.41 2,840,000 0.45 0.44 4,80,000 0.044 0.44 0.44 0.04 0.04 0.44 0.44 0.04 0.04 0.44 0.00 0.04	28 Jul 2022	0.41	1,770,000	15 Jun 2022	0.40	8,800,000	29 Apr 2022	0.49	59,270,000	15 Mar 2022	0.43	6,240,000
0.40 1.390,000 13 Jun 2022 0.41 350,000 27 Apr 2022 0.46 3.270,000 11 Mar 2022 0.44 0.40 3,210,000 10 Jun 2022 0.40 3,520,000 26 Apr 2022 0.46 920,000 10 Mar 2022 0.44 0.40 4,220,000 0.9 Jun 2022 0.41 2,54p 2022 0.54 4,580,000 09 Mar 2022 0.44	27 Jul 2022	0.41	70,000	14 Jun 2022	0.40	1,870,000	28 Apr 2022	0.45	3,990,000	14 Mar 2022	0.42	14,740,000
0.40 3,210,000 10 Jun 2022 0.40 3,520,000 2.56 Apr 2022 0.46 920,000 10 Mar 2022 0.44 4,680,000 0.40 0.40 0.40 0.40 0.40 0.40 0.40	26 Jul 2022	0.40	1,390,000	13 Jun 2022	0.41	350,000	27 Apr 2022	0.46	3,270,000	11 Mar 2022	0.44	2,540,000
0.40 4,220,000 09 Jun 2022 0.41 2,840,000 25 Apr 2022 0.44 4,680,000 09 Mar 2022 0.44	25 Jul 2022	0.40	3,210,000	10 Jun 2022	0.40	3,620,000	26 Apr 2022	0.46	920,000	10 Mar 2022	0.44	1,340,000
	22 Jul 2022	0.40	4,220,000	09 Jun 2022	0.41	2,840,000	25 Apr 2022	0.44	4,680,000	09 Mar 2022	0.44	4,510,000

Fairness Opinion and Valuation Report First Metro Investment Corporation

54

9 644 8/65000 70 May 8/65000 044 7/28000 2 0.45 2/95000 20 May 2/95000 024 7/28000 024 7/28000 2 0.45 3/44000 18 ma 2022 0.44 1/28000 044 7/28000 2 0.46 3/45000 18 ma 2022 0.43 3/75000 28 ma 2021 0.44 2/45000 2 0.44 5/140000 13 ma 2022 0.43 3/210000 28 ma 2021 0.44 5/10000 2 0.44 5/140000 13 ma 2022 0.43 3/210000 28 ma 2021 0.44 5/10000 3 4 2/140000 13 ma 2022 0.43 1/100000 28 ma 2021 0.44 5/10000 4 2/140000 13 ma 2022 0.43 1/100000 28 ma 2021 0.44 5/10000 4 1/140000 13 ma 2022 0.43 1/100000 28 ma 2021 0.44 5/10000 4 1/140000	Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (PHP)	Volume
2 0.45 12,930,000 19,1an 2022 0.45 5,750,000 12,0an 2020 10,0an 2021 0.04 2,460,000 19,1an 2022 0.43 2,750,000 01,0an 2021 0.44 2,460,000 01,0an 2021 0.43 2,670,000 01,0an 2021 0.44 2,490,000 01,0an 2021 0.44 2,490,000 01,0an 2021 0.43 2,670,000 01,0an 2021 0.44 2,490,000 01,0an 2022 0.43 2,670,000 2,0an 2021 0.44 2,490,000 0.43 2,670,000 2,0an 2021 0.44 2,490,000 0.43 2,670,000 2,0an 2021 0.44 2,490,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000 0.44 2,400,000<	08 Mar 2022	0.44	8,650,000	20 Jan 2022	0.45	2,950,000	03 Dec 2021	0.44	7,280,000	19 Oct 2021	0.43	1,120,000
2 0.46 3.440,000 18.18m 2022 0.44 1.10,000 0.10m 2021 0.45 5.00 2 0.46 3.55,000 1.7 km 2022 0.43 3.20,000 29 km 2021 0.44 5.10,000 2 0.46 5.140,000 1.3 km 2022 0.43 3.20,000 28 km 2021 0.44 5.140,000 2 0.46 5.140,000 1.3 km 2022 0.43 3.20,000 28 km 2021 0.44 5.140,000 0 0.45 5.25,980,000 1.1 km 2022 0.43 1.20,000 28 km 2021 0.44 1.146,000 0.44 1.7 km,000 1.1 km 2022 0.44 1.70,000 21 km 2022 0.43 1.20,000 21 km 2021 0.44 1.146,000 0.44 1.7 km,000 0.5 km 2022 0.43 1.70,000 18 km 2021 0.44 1.146,000 0.44 1.1 km,000 0.5 km 2021 0.43 1.70,000 18 km 2021 0.44 1.10,000 0.45 1.1 km,000 0.5 km 2021 <td< td=""><td>07 Mar 2022</td><td>0.45</td><td>12,930,000</td><td>19 Jan 2022</td><td>0.45</td><td>5,750,000</td><td>02 Dec 2021</td><td>0.44</td><td>2,460,000</td><td>18 Oct 2021</td><td>0.43</td><td>2,290,000</td></td<>	07 Mar 2022	0.45	12,930,000	19 Jan 2022	0.45	5,750,000	02 Dec 2021	0.44	2,460,000	18 Oct 2021	0.43	2,290,000
4 46 3,550,000 17 Inan 2022 0.43 2,670,000 28 Nov,2021 0.44 5,910,000 2 47 11,200,000 14 Inan 2022 0.43 3,200,000 28 Nov,2021 0.44 2,100,000 2 44 5,140,000 13 Inan 2022 0.43 3,200,000 21 Nov,2021 0.44 2,100,000 0 44 5,240,000 13 Inan 2022 0.43 12,10,000 22 Nov,2021 0.45 5,20,000 0 44 12,280,000 13 Inan 2022 0.43 12,10,000 22 Nov,2021 0.45 5,30,000 0 44 17,000,000 0.44 17,000,00 0.43 17,00,00 12 Nov,2021 0.46 3,10,000 0 44 17,000,00 0.44 10,000 0.43 1,00,00 12 Nov,2021 0.46 3,10,00 0 44 10,000 0.44 10,000 0.43 1,00,00 1,00,00 1,00,00 1,00,00 1,00,00 1,00,00 1,00,00 1,00,00 1,00,00 1,00,00 1,00,00 1,00,00 1,00	04 Mar 2022	0.45	3,440,000	18 Jan 2022	0.44	1,100,000	01 Dec 2021	0.43	6,450,000	15 Oct 2021	0.43	10,560,000
4 11,220,000 14 han 2022 0.43 320,000 28 Nev 2021 0.44 760,000 2 0.46 5,130,000 13 han 2022 0.43 3,210,000 28 Nev 2021 0.44 2,150,000 2 0.43 5,236,000 11 han 2022 0.43 1,210,000 28 Nev 2021 0.44 1,240,000 0 0.43 5,236,000 11 han 2022 0.43 1,210,000 28 Nev 2021 0.44 1,463,000 0 0.44 12,880,000 0.14 an 2022 0.43 1,700,000 18 Nev 2021 0.44 1,463,000 0 0.45 11,440,000 0.64 an 2022 0.43 1,700,000 18 Nev 2021 0.46 1,450,000 0 0.45 11,440,000 0.43 1,100,000 18 Nev 2021 0.46 1,450,000 0 0.45 11,440,000 0.43 1,100,000 18 Nev 2021 0.46 1,460,000 0 0.45 11,440,000 0.043 1,100,000 18 Nev 2021 0.46 <td>03 Mar 2022</td> <td>0.46</td> <td>3,550,000</td> <td>17 Jan 2022</td> <td>0.43</td> <td>2,670,000</td> <td>29 Nov 2021</td> <td>0.44</td> <td>5,910,000</td> <td>14 Oct 2021</td> <td>0.43</td> <td>10,720,000</td>	03 Mar 2022	0.46	3,550,000	17 Jan 2022	0.43	2,670,000	29 Nov 2021	0.44	5,910,000	14 Oct 2021	0.43	10,720,000
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0.44 6,350,000 12 Jan 2022 0.43 \$80,000 24 Nov 2021 0.45 \$3,20,000 0.43 2,396,000 11 Jan 2022 0.44 720,000 22 Nov 2021 0.45 5,90,000 0.44 1,286,000 10 Jan 2022 0.44 720,000 10 Nov 2021 0.46 1,280,000 0.44 1,286,000 0.14 Jan 2022 0.43 1,700,000 18Nov 2021 0.46 3,280,000 0.44 1,700,000 0.61 Jan 2022 0.43 1,700,000 18Nov 2021 0.46 3,280,000 0.44 20,730,000 0.51 Jan 2022 0.43 1,700,000 18Nov 2021 0.46 5,800,000 0.44 20,730,000 0.51 Jan 2022 0.43 1,700,000 18Nov 2021 0.46 4,500,000 0.45 8,610,000 0.52 Jan 2021 0.43 1,500,000 1,000,000 1,000,000 1,000,000 1,000,000 1,000,000 1,000,000 1,000,000 1,000,000 1,000,000 1,000,000 1,000,000 1,000,000 1,0	01 Mar 2022	0.46	5,140,000	13 Jan 2022	0.43	3,210,000	25 Nov 2021	0.44	2,160,000	12 Oct 2021	0.42	9,780,000
043 \$2,596,000 11 Jen 2022 0.43 \$1,210,000 24 Nov, 2021 0.44 \$1,200 0.44 12,800,000 0.14 a 2022 0.43 \$1,210,000 10,440,000 0.44 \$1,200 0.44 \$1,200 0.44 \$1,200 0.44 \$1,200 0.44 \$1,200 0.44 \$1,200 0.44 \$1,200 0.44 \$1,200 0.44 \$1,200 0.44 \$1,200 0.44 \$1,200 0.44 \$1,200 0.44 \$1,200 0.43 \$1,700 0.40 \$1,400 0.44 \$1,400 0.43 \$1,700 0.44 \$1,400 0.44 \$1,400 0.44 \$1,000 0.44 \$1,400 0.44 \$1,400 0.44 \$1,400 0.44 \$1,400 0.44 \$1,400 0.44 \$1,400 0.44 \$1,400 0.44 \$1,400 0.44 \$1,400 0.44 \$1,400 0.44 \$1,400 0.44 \$1,400 0.44 \$1,400 0.44 \$1,400 0.44 \$1,400 0.44 \$1,400	28 Feb 2022	0.44	6,350,000	12 Jan 2022	0.43	800,000	24 Nov 2021	0.45	3,230,000	11 Oct 2021	0.42	2,370,000
0.44 12,980,000 10 Jen 2022 0.44 720,000 10 Jen 2022 0.43 720,000 11 Jen 2022 0.43 170,000 11 Jen 2022 0.43 1,700,000 15 Nov 2021 0.46 2,520,000 0.44 20,730,000 0.51 an 2022 0.43 1,700,000 15 Nov 2021 0.46 1,150,000 0.45 3,840,000 0.55 an 2021 0.43 1,500,000 1,100,000	24 Feb 2022	0.43	52,980,000	11 Jan 2022	0.43	1,210,000	23 Nov 2021	0.45	5,920,000	08 Oct 2021	0.42	11,680,000
0.44 12,880,000 Otal 2022 0.43 \$590,000 13Nov 2021 0.46 2,320,000 0.44 17,000,000 64 Jan 2022 0.43 1,70,000 18Nov 2021 0.46 3,060,000 0.44 20,730,000 31 Jan 2022 0.43 1,70,000 15Nov 2021 0.46 5,300,00 0.44 8,610,000 31 Jan 2022 0.43 1,00,000 15Nov 2021 0.46 5,300,00 0.44 10,480,000 31 Dec 2021 0.43 1,00,000 15Nov 2021 0.46 1,500,00 0.45 3,840,000 20 Dec 2021 0.43 1,00,000 15Nov 2021 0.46 1,500,00 0.45 3,840,000 20 Dec 2021 0.43 1,500,000 10Nov 2021 0.46 1,500,00 0.46 6,550,000 23 Dec 2021 0.44 1,00,000 0.84 1,500,00 0.46 6,580,000 23 Dec 2021 0.44 1,00,00 0.88 Nov 2021 0.46 1,500,00 0.46 6,580,000 23 Dec	23 Feb 2022	0.45	27,980,000	10 Jan 2022	0.44	720,000	22 Nov 2021	0.44	14,630,000	07 Oct 2021	0.42	1,730,000
0.44 17,000,000 06 Jan 2022 0.43 1,770,000 18 Nov 2021 0.46 3,060,000 0.45 11,440,000 05 Jan 2022 0.43 1,700,000 17 Nov 2021 0.46 5,450,000 0.44 20,730,000 03 Jan 2022 0.43 1,100,000 17 Nov 2021 0.46 6,450,000 0.44 8,610,000 03 Jan 2022 0.43 1,100,000 11 Nov 2021 0.46 1,500,000 0.45 3,840,000 27 Dec 2021 0.43 1,500,000 11 Nov 2021 0.46 4,500,000 0.46 6,800,000 27 Dec 2021 0.43 1,000,000 11 Nov 2021 0.46 4,500,000 0.46 6,800,000 27 Dec 2021 0.43 1,000,000 10 Nov 2021 0.46 4,500,000 0.46 6,380,000 27 Dec 2021 0.44 260,000 28 Nov 2021 0.46 16,960,000 0.46 6,380,000 27 Dec 2021 0.44 1,500,000 28 Nov 2021 0.45 16,960,000 0.46	22 Feb 2022	0.44	12,880,000	07 Jan 2022	0.43	590,000	19 Nov 2021	0.46	2,320,000	06 Oct 2021	0.42	2,950,000
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(0.44) 8,610,000 31 Dec 2021 0.43 1,070,000 15 Nov 2021 0.46 1,150,000 (0.44) 10,480,000 29 Dec 2021 0.43 1,560,000 12 Nov 2021 0.46 4,500,000 (0.45) 3,840,000 29 Dec 2021 0.43 1,560,000 11 Nov 2021 0.46 4,500,000 (0.46) 6,870,000 24 Dec 2021 0.44 1,560,000 09 Nov 2021 0.46 3,340,000 (0.46) 6,550,000 24 Dec 2021 0.44 1,500,000 09 Nov 2021 0.46 1,540,000 (0.46) 6,550,000 22 Dec 2021 0.44 6,500,000 09 Nov 2021 0.46 6,530,000 (0.46) 6,500,000 22 Dec 2021 0,44 650,000 09 Nov 2021 0,45 1,540,000 (0.46) 6,500,000 20 Dec 2021 0,43 1,540,000 03 Nov 2021 0,46 6,510,000 (0.46) 1,510,000 0.04 1,710,000 03 Nov 2021 0,44 3,500,000 (0.46)	17 Feb 2022	0.44	20,730,000	03 Jan 2022	0.43	1,100,000	16 Nov 2021	0.46	530,000	01 Oct 2021	0.42	4,700,000
(0.44) 10,480,000 29 Dec 2021 0.43 1,600,000 12 Nov 2021 0.43 1,600,000 11 Nov 2021 0.44 4,500,000 (0.45) 8,870,000 22 Dec 2021 0.43 1,500,000 11 Nov 2021 0.46 9,530,000 (0.46) 6,800,000 24 Dec 2021 0.44 1,500,000 09 Nov 2021 0.46 9,530,000 (0.46) 6,800,000 23 Dec 2021 0.44 1,600,000 09 Nov 2021 0.49 15,430,000 (0.46) 6,500,000 23 Dec 2021 0.44 260,000 08 Nov 2021 0.49 15,430,000 (0.46) 6,500,000 20 Dec 2021 0.44 260,000 08 Nov 2021 0.49 15,400,000 (0.46) 1,500,000 17 Dec 2021 0,43 1,100,000 03 Nov 2021 0,45 1,500,000 (0.45) 1,100,000 17 Dec 2021 0,44 1,200,000 10,43 5,310,000 (0.45) 1,110,000 13 Dec 2021 0,44 1,750,000 25 Cet 2021 0,44 <td>16 Feb 2022</td> <td>0.44</td> <td>8,610,000</td> <td>31 Dec 2021</td> <td>0.43</td> <td>1,070,000</td> <td>15 Nov 2021</td> <td>0.46</td> <td>1,150,000</td> <td>30 Sep 2021</td> <td>0.42</td> <td>290,000</td>	16 Feb 2022	0.44	8,610,000	31 Dec 2021	0.43	1,070,000	15 Nov 2021	0.46	1,150,000	30 Sep 2021	0.42	290,000
(0.45) 3,840,000 28 Dec 2021 0.43 1,500,000 11Nov 2021 0.46 3,340,000 (0.46) (0.48) (0.40) (0.40) (0.40) (0.40) (0.40) (0.40) (0.40) (0.41) (0.40) (0.40) (0.41) (0.40) (0.40) (0.41) (0.40) (0.41) (0.40) (0.41) (0.40) (0.41) (0.40) (0.41) (0.40) (0.41) (0.40) (0.40) (0.41) (0.40) (0.40) (0.41) (0.40) (0.41) (0.40) (0.41) (0.40) (0.41) (0.40) (0.41) (0.40) (0.41) (0.40) (0.41) (0.41) (0.41) (0.42) <t< td=""><td>15 Feb 2022</td><td>0.44</td><td>10,480,000</td><td>29 Dec 2021</td><td>0.43</td><td>1,600,000</td><td>12 Nov 2021</td><td>0.46</td><td>4,500,000</td><td>29 Sep 2021</td><td>0.41</td><td>820,000</td></t<>	15 Feb 2022	0.44	10,480,000	29 Dec 2021	0.43	1,600,000	12 Nov 2021	0.46	4,500,000	29 Sep 2021	0.41	820,000
(0.45) 8,870,000 27 Dec 2021 0.43 410,000 10 Nov 2021 0.46 9,530,000 (0.46) (6.800,000) 23 Dec 2021 0.44 1,040,000 09 Nov 2021 0.47 15,430,000 (0.46) 6.550,000 23 Dec 2021 0.44 260,000 08 Nov 2021 0.49 1,5430,000 (0.46) 6.53,000 23 Dec 2021 0.44 60,000 08 Nov 2021 0.49 1,5430,000 (0.46) 6.53,000 23 Dec 2021 0.44 60,000 09 Nov 2021 0.49 1,5430,000 (0.46) 6.380,000 20 Dec 2021 0.44 420,000 00 Nov 2021 0.45 8,100,000 (0.46) 1,510,000 20 Nov 2021 0.43 1,100,000 20 Cot 2021 0.44 420,000 20 Cot 2021 0.44 1,200,000 20 Cot 2021 0.44 4,010,000 20 Cot 2021 0.44 1,750,000 20	14 Feb 2022	0.45	3,840,000	28 Dec 2021	0.43	1,500,000	11 Nov 2021	0.46	3,340,000	28 Sep 2021	0.41	640,000
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0.46 6,650,000 23 Dec 2021 0.44 260,000 08 Nov 2021 0.44 260,000 05 Nov 2021 0.44 16,900 05 Nov 2021 0.45 10,990,000 05 Nov 2021 0.44 15,40,000 05 Nov 2021 0.45 10,990,000 05 Nov 2021 0.45 0,45 0,43 0,43 0,44 0,45 0,44 0,40 0,44 0,40 0,44 0,43 0,44 0,43 0,44 0,43 0,43 0,43 0,44 0,43 0,44 0,43	10 Feb 2022	0.46	6,800,000	24 Dec 2021	0.44	1,040,000	09 Nov 2021	0.47	15,430,000	24 Sep 2021	0.42	19,140,000
(0.46) (23,760,000) (22 Dec 2021) (0.44) (690,000) (05 Nov 2021) (0.46) (6.10,000) (0.46) (6.10,000) (0.46) (6.10,000) (0.46) (6.10,000) (0.46) (6.10,000) (0.44) (6.00,000) (0.40 × 2021) (0.43) (1,10,000) (0.44) (6.00,000) (0.46) (1,540,000) (0.48) (1,10,000) (0.44) (1,540,000) (0.40 × 2021) (0.44)	09 Feb 2022	0.46	6,650,000	23 Dec 2021	0.44	260,000	08 Nov 2021	0.49	16,960,000	23 Sep 2021	0.42	650,000
(0.46) (6.380,000) 21 Dec 2021 0.44 (6.0000) 04Nov 2021 0.45 10,900,000 (0.46) (6.60,000) 20 Dec 2021 0.43 1,15,40,000 03 Nov 2021 0.46 25,370,000 (0.46) 1,510,000 1,500,000 1,100,000 0.44 420,000 29 Oct 2021 0.44 3,500,000 (0.45) 1,110,000 1,110,000 29 Oct 2021 0.44 3,500,000 29 Oct 2021 0.44 3,500,000 (0.45) 1,110,000 1,110,000 1,120,000 29 Oct 2021 0.44 1,750,000 29 Oct 2021 0.43 3,500,000 (0.45) 1,110,000 1,110,000 1,110,000 20 Oct 2021 2,410,000 20 Oct 2021 0.43 3,750,000 (0.45) 1,110,000 0.45 1,750,000 25 Oct 2021 0.43 1,490,000 (0.45) 1,110,000 0.96c 2021 0.44 790,000 25 Oct 2021 0.44 4,010,000 (0.45) 1,710,000 0.96c 2021 0.44 1,000	08 Feb 2022	0.46	23,760,000	22 Dec 2021	0.44	000'069	05 Nov 2021	0.46	6,610,000	22 Sep 2021	0.43	530,000
(a) (a) <td>07 Feb 2022</td> <td>0.46</td> <td>6,380,000</td> <td>21 Dec 2021</td> <td>0.44</td> <td>620,000</td> <td>04 Nov 2021</td> <td>0.45</td> <td>10,900,000</td> <td>21 Sep 2021</td> <td>0.41</td> <td>3,710,000</td>	07 Feb 2022	0.46	6,380,000	21 Dec 2021	0.44	620,000	04 Nov 2021	0.45	10,900,000	21 Sep 2021	0.41	3,710,000
(0.46) (1.510,000) (1.7 Dec 2021) (0.43) (1,10,000) (0.2 Nov 2021) (0.44) (0.45) (0.44) (0.45) (0.44) (0.45) (0.44) (0.42021) (0.44) (0.45) (0.44) (0.44) (0.44) (0.44) (0.42021) (0.44) (0.44) (0.45) (0.44) (0.45) (0.45) (0.45) (0.44) (0.45) (0.44) (0.45) (0.45) (0.44) (0.45) (0.45) (0.44) (0.45) (0.45) (0.44) (0.45) (0.44) (0.45) (0.44) (0.45) (0.44) (0.45) (0.44)	04 Feb 2022	0.46	000'099	20 Dec 2021	0.43	1,540,000	03 Nov 2021	0.46	25,370,000	20 Sep 2021	0.42	3,660,000
(0.46) 4,590,000 16 Dec 2021 0.44 420,000 29 Oct 2021 0,44 3,620,000 (0.45) 1,550,000 15 Dec 2021 0,43 450,000 28 Oct 2021 0,43 5,310,000 (0.45) 1,110,000 14 Dec 2021 0,44 1,750,000 26 Oct 2021 0,43 8,590,000 (0.45) 890,000 10 Dec 2021 0,44 1,750,000 25 Oct 2021 0,43 5,750,000 (0.45) 890,000 10 Dec 2021 0,44 790,000 25 Oct 2021 0,43 1,490,000 (0.45) 2,070,000 07 Dec 2021 0,44 790,000 20 Oct 2021 0,44 4,010,000 (0.45) 2,070,000 07 Dec 2021 0,43 970,000 20 Oct 2021 0,44 2,530,000 (0.45) 1,260,000 07 Dec 2021 0,44 1,000,000 20 Oct 2021 0,44 2,920,000	03 Feb 2022	0.46	1,510,000	17 Dec 2021	0.43	1,110,000	02 Nov 2021	0.45	8,410,000	17 Sep 2021	0.42	4,390,000
0.45 1,550,000 15 Dec 2021 0.43 450,000 28 Oct 2021 0.43 5,310,000 0.45 1,110,000 14 Dec 2021 0.44 1,720,000 27 Oct 2021 0.43 8,590,000 0.45 3,720,000 13 Dec 2021 0.44 1,750,000 26 Oct 2021 0.43 5,750,000 0.45 890,000 10 Dec 2021 0.45 620,000 25 Oct 2021 0.43 1,490,000 0.45 1,710,000 09 Dec 2021 0.44 790,000 22 Oct 2021 0.44 4,010,000 0.45 2,070,000 07 Dec 2021 0.43 970,000 21 Oct 2021 0.44 4,010,000 0.45 1,260,000 07 Dec 2021 0.44 1,000,000 21 Oct 2021 0.44 2,920,000 0.45 1,260,000 06 Dec 2021 0.44 1,000,000 20 Oct 2021 0.44 2,920,000	02 Feb 2022	0.46	4,590,000	16 Dec 2021	0.44	420,000	29 Oct 2021	0.44	3,620,000	16 Sep 2021	0.43	860,000
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	21 Jan 2022	0.45	1,260,000	06 Dec 2021	0.44	1,000,000	20 Oct 2021	0.44	2,920,000	07 Sep 2021	0.44	9,940,000

Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (PHP)	Volume	Pricing Date	Closing Price (PHP)	Volume
06 Sep 2021	0.44	8,540,000	22 Jul 2021	0.41	6,740,000	08 Jun 2021	0.42	970,000	23 Apr 2021	0.43	10,880,000
03 Sep 2021	0.43	1,880,000	21 Jul 2021	0.42	2,380,000	07 Jun 2021	0.42	1,080,000	22 Apr 2021	0.45	20,510,000
02 Sep 2021	0.42	830,000	19 Jul 2021	0.42	8,200,000	04 Jun 202 1	0.42	2,910,000	21 Apr 2021	0.47	8,440,000
01 Sep 2021	0.43	1,820,000	16 Jul 2021	0.42	39,280,000	03 Jun 2021	0.42	4,520,000	20 Apr 2021	0.46	3,990,000
31 Aug 2021	0.43	8,620,000	15 Jul 2021	0.45	7,710,000	02 Jun 2021	0.42	410,000	19 Apr 2021	0.46	5,970,000
27 Aug 2021	0.43	3,320,000	14 Jul 2021	0.45	2,660,000	01 Jun 2021	0.42	380,000	16 Apr 2021	0.45	14,930,000
26 Aug 2021	0.42	750,000	13 Jul 2021	0.45	4,740,000	31 May 2021	0.42	620,000	15 Apr 2021	0.47	77,360,000
25 Aug 2021	0.41	2,920,000	12 Jul 2021	0.46	8,790,000	28 May 2021	0.42	2,380,000	14 Apr 2021	0.42	1,450,000
24 Aug 2021	0.41	2,060,000	09 Jul 2021	0.45	17,670,000	27 May 2021	0.42	1,240,000	13 Apr 2021	0.40	10,270,000
23 Aug 2021	0.41	530,000	08 Jul 2021	0.45	17,320,000	26 May 2021	0.41	1,230,000	12 Apr 2021	0.43	11,810,000
20 Aug 2021	0.42	1,110,000	07 Jul 2021	0.43	1,140,000	25 May 2021	0.40	510,000	08 Apr 2021	0.42	48,370,000
19 Aug 2021	0.40	1,100,000	06 Jul 2021	0.43	2,540,000	24 May 2021	0.39	810,000	07 Apr 2021	0.40	4,060,000
18 Aug 2021	0.41	1,070,000	05 Jul 2021	0.43	2,450,000	21 May 2021	0.40	1,330,000	06 Apr 2021	0.40	2,420,000
17 Aug 2021	0.41	180,000	02 Jul 2021	0.43	4,350,000	20 May 2021	0.41	940,000	05 Apr 2021	0.39	570,000
16 Aug 2021	0.41	110,000	01 Jul 2021	0.42	2,110,000	19 May 2021	0.41	2,020,000	31 Mar 2021	0.39	1,110,000
13 Aug 2021	0.41	610,000	30 Jun 2021	0.43	8,150,000	18 May 2021	0.40	4,540,000	30 Mar 2021	0.39	1,380,000
12 Aug 2021	0.41	540,000	29 Jun 2021	0.42	2,550,000	17 May 2021	0.39	4,840,000	29 Mar 2021	0.39	1,670,000
11 Aug 2021	0.41	1,040,000	28 Jun 2021	0.43	5,310,000	14 May 2021	0.39	3,410,000	26 Mar 2021	0.39	1,410,000
10 Aug 2021	0.41	1,190,000	25 Jun 2021	0.43	1,090,000	12 May 2021	0.40	1,700,000	25 Mar 2021	0.39	1,740,000
09 Aug 2021	0.41	1,090,000	24 Jun 2021	0.43	1,190,000	11 May 2021	0.40	920,000	24 Mar 2021	0.38	1,380,000
06 Aug 2021	0.41	190,000	23 Jun 2021	0.44	620,000	10 May 2021	0.40	640,000	23 Mar 2021	0.39	460,000
05 Aug 2021	0.40	550,000	22 Jun 2021	0.44	2,050,000	07 May 2021	0.40	1,820,000	22 Mar 2021	0.38	5,300,000
04 Aug 2021	0.41	130,000	21 Jun 2021	0.42	4,350,000	06 May 2021	0.40	3,250,000	19 Mar 2021	0.40	470,000
03 Aug 2021	0.41	370,000	18 Jun 2021	0.43	590,000	05 May 2021	0.41	500,000	18 Mar 2021	0.40	520,000
02 Aug 2021	0.41	1,110,000	17 Jun 2021	0.43	2,040,000	04 May 2021	0.40	1,920,000	17 Mar 2021	0.40	950,000
30 Jul 2021	0.40	2,710,000	16 Jun 2021	0.43	1,490,000	03 May 2021	0.40	2,790,000	16 Mar 2021	0.41	2,230,000
29 Jul 2021	0.41	500,000	15 Jun 2021	0.44	2,980,000	30 Apr 2021	0.41	1,860,000	15 Mar 2021	0.40	18,210,000
28 Jul 2021	0.41	440,000	14 Jun 2021	0.44	2,390,000	29 Apr 2021	0.41	3,970,000	12 Mar 2021	0.43	1,860,000
27 Jul 2021	0.41	610,000	11 Jun 2021	0.44	1,350,000	28 Apr 2021	0.42	1,340,000	11 Mar 2021	0.42	8,490,000
26 Jul 2021	0.41	4,570,000	10 Jun 2021	0.44	4,030,000	27 Apr 2021	0.42	1,730,000			
23 Jul 2021	0.40	5,320,000	09 Jun 2021	0.43	1,850,000	26 Apr 2021	0.42	2,980,000			

END OF VALUATION REPORT



www.firstmetro.com.ph



20 March 2024

Securities and Exchange Commission 7907 Makati Avenue, Barangay Bel-Air, Makati City, 1209

Attention

Director Oliver O. Leonardo

Markets and Securities Regulation Department

Subject

Tender Offer by Belle Corporation to the Stockholder

of Premium Leisure Corp. (PLC)

Gentlemen:

We refer to the Tender Offer Report (SEC Form 19-1) of Belle Corporation (BEL) in connection with its tender offer to acquire up to a maximum of 6,312,026,669 common shares (Tender Offer Shares) constituting 20.2% of the outstanding common capital stock of Premium Leisure Corp. (PLC) at a tender offer price of Php0.85 per common share (the Tender Offer Price) or an aggregate amount of up to Php5,365,222,668.65.

We confirm that as of this date, based on Belle's cash on hand and current credit facilities with the Bank, BEL has financial resources available and sufficient to satisfy full acceptance of the Tender Offer Shares at the Tender Offer Price.

This letter does not constitute a guarantee and is provided only on the basis of information available to us as of date hereof. It is understood that subsequent developments may affect the contents of this letter and that we do not have any obligation to update, revise or re-affirm this letter. Neither does this letter confer any rights, remedies nor recourse upon any person as it pertains only to BEL and its financial resources.

Best regards,

Zerlita Z. Jandoc VP – Corporate Banking Unit Institutional Banking Group

Maria Aleli P. Nievera FVP – Corporate Banking Unit Institutional Banking Group

BDO Unibank, Inc. BDO Towers Valero 8741 Paseo De Roxas Salcedo Village Makati City 1226 Philippines Swift Code BNORPHMM Tel +632 8840-7000

bdo.com.ph

We find ways[®]

Exhibit E Form of Letter to Tender Offer Agent from Participating Brokers Delivering Shares of their Clients

BDO SECURITIES CORPORATION 33/F BDO Towers Valero 8741 Paseo de Roxas, Makati City Attention: Ms. Janet D. Amora Support Services - Equities Operations Head Ladies and Gentlemen: __) common shares of [Name of Participating Broker] is delivering _____ _ (____ Premium Leisure Corp. (PLC) from our clients who wish to participate in the Tender Offer made by Belle Corporation (BEL) under the Terms of the Tender Offer (Exhibit A to the SEC Form 19-1 filed by BEL with the Securities and Exchange Commission), which we have read and understood. Our clients commit to sell the shares and authorize BDO Securities Corporation (the Tender Offer Agent) to sell these shares to BEL under the Terms of the Tender Offer. These shares will be held in Very truly yours,

[Date]

custodianship by the Tender Offer Agent until such time that the transfer of the shares to BEL has been effected by the Tender Offer Agent. Thank you. [Participating Broker] By: (Signature over Printed Name of Authorized Signatory/ies] PCD Acct No. ____ Local: _____ Foreign: PCD Acct No. _____ Tax Exempt: _____ PCD Acct No. _____ Prop Acct: _____ PCD Acct No. ___ Telephone Number: Fax Number: _____ ACCEPTANCE AND CONFORME BDO Securities Corporation (Tender Offer Agent) hereby accepts (______) PLC shares from

BDO Securities Corporation (Tender Offer Agent) hereby accepts (______) PLC shares from _____ and shall hold these shares in custody under the terms of the tender offer.

Exhibit F

The Manila Times

News source of choice. Trusted since 1898.

REPUBLIC OF THE PHILIPPINES)
CITY OF MANILA)S.S.

AFFIDAVIT OF PUBLICATION

I, Eden F. Del Rosario, of legal age, married, Filipino and a resident of #22 21st Aveñue, Cubao, Quezon City in the Philippines, after having been duly sworn according to law, do hereby depose and state:

That I am the Credit and Collection Head of **The Manila Times**, a newspaper which is published Online and Printed in English and Edited in Metro Manila, and circulated nationwide daily from Monday to Sunday with postal address at 2/F Sitio Grande, 409 A. Soriano Avenue, Intramuros, Manila

That the attached NOTICE IS HEREBY GIVEN THAT BELLE CORPORATION (BEL) INTENDS TO CONDUCT A TENDER OFFER FOR ALL OUTSTANDING COMMON SHARES OF PREMIUM LEISURE CORP. (PLC)

was published in **The Manila Times** newspaper in its issue/s of **MARCH 15, 2024**

In witness whereof, I signed this Affidavit in Manila, Philippines, this ______, 2024

EDEN F. DEL ROSARIO

Subscribe and sworn to before me this 15 MAR day of exhibiting to me her SSS ID No. 33-0045788-4

Doc. No. Page No Book No.

Mar. 15, 2024

TO THE STOCKHOLDERS OF PREMIUM LEISURE CORP.:

March 15, 2024

Series of 2024

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2/F News Wing Sitio Grande Bldg., 409 A. Soriano Ave., Intramuros, Manila 1002 Philippines E-mail: advertising@manilatimes.net • Website: www.manilatimes.net Trunk Lines: 524-5664 to 67 • Advertising Department: 528-1729 Fax Number: 310-5582 [Date]

TO THE STOCKHOLDERS OF PREMIUM LEISURE CORP (PLC):

Belle Corporation (Belle) filed on March 21, 2024, a Tender Offer Report (SEC Form 19-1, including exhibits and annexes) with the Securities and Exchange Commission (SEC) and The Philippine Stock Exchange, Inc. (PSE). On the same date, the Tender Offer Report was also hand delivered to PLC at its principal office.

Belle is prepared to acquire up to 6,312,026,669 common shares (the **Tender Offer Shares**) constituting 20.22% of the issued and outstanding common capital stock of PLC at a tender offer price of Php0.85 per common share (the **Tender Offer Price**) or an aggregate amount of up to Php5,365,222,668.65.

Belle confirms that the Tender Offer Price is a fair price in accordance with and as required under PSE Memorandum No. 2020-0104.

First Metro Investment Corporation, a duly licensed investment house authorized to issue Fairness Opinions in transactions of this nature, has confirmed that the Tender Offer Price is fair and reasonable. Belle likewise confirms that it has sufficient resources, including cash, available to satisfy full acceptance of the Tender Offer Shares.

The Tender Offer is conducted for the purpose of the voluntary delisting of PLC Shares from the PSE Main Board.

Tender Offer Period

The Tender Offer shall commence at 9:30 a.m. on March 22, 2024 and end at 3:00 p.m. on April 24, 2024 or such later date as may be announced by Belle with the approval of the SEC (the **Tender Offer Period**), during which period any tendering stockholder of PLC may offer all or a portion of their shares in PLC for sale to Belle in accordance with, and subject to the terms and conditions of the Tender Offer. Should any of the business days during the Tender Offer Period be officially declared a non-working holiday, the Tender Offer Period shall be extended by the number of business days corresponding to those days which are declared non-working holidays, with the approval of the SEC. Shareholders who previously tendered their shares are allowed to withdraw such tendered shares at any time while the Tender Offer Period remains open.

BDO Securities Corporation has been appointed as the Tender Offer Agent and Paying Agent for the Tender Offer.

Tender Offer Process

- 1. For Stockholders holding PLC Stock Certificates. Tendering Stockholders holding PLC stock certificates who wish to offer all or a portion of their common shares for acceptance and sale to Belle should first process the lodgment of their shares with the Philippine Depository & Trust Corp. (PDTC) by submitting the original stock certificates, together with all other documentary requirements, to the Tender Offer Agent or a stockbroker accredited by the PSE, for authentication by the Stock and Transfer Agent, within the Tender Offer Period but as much as possible, no later than five (5) trading days before the end of the Tender Offer Period, to allow for lodgment of the certificated Tender Offer Shares with the PDTC. After lodgment of shares with PDTC, stockholders should comply with the procedures set forth in the immediately succeeding paragraph (Non-Certificated or Scripless Shareholders).
- 2. For Non-Certificated or Scripless Stockholders. Tendering Stockholders whose shares are lodged with the PDTC who wish to offer all or a portion of their common shares for sale to the Belle, must instruct their brokers (Participating Brokers) (a) to accomplish and submit, on their behalf, the duly accomplished Application Form, together with all the applicable requirements, to the Tender Offer Agent at the 33rd Floor, BDO Towers Valero, 8741 Paseo de Roxas Avenue, Salcedo Village, Makati City, and (b) within the Tender Offer Period but as much as possible, no later than three (3) trading days before the end of the Tender Offer Period, to electronically transfer their shares to the Tender Offer Agent for receipt by the Tender Offer Agent before the end of the Tender Offer Period at 3:00 p.m. on April 24, 2024, or such later date as may be announced by the Belle with the approval by the SEC, in order to participate in the tender.

 For stockholders with lost stock certificates and/or stock certificates under the former name of PLC. Please coordinate with the Stock Transfer Agent of PLC for the requirements and procedures on issuance of new stock certificates, with details below:

BDO Unibank, Inc. - Trust and Investments Group Securities Services (Stock Transfer)

14/F BDO Towers Valero, 8741 Paseo de Roxas, Makati City

8878-4964

Attention: Mr. Roland Raymund P. Rojas Email address: bdo-stock-transfer@bdo.com.ph

Tendered shares must be received by the Tender Offer Agent in scripless form within the Tender Offer Period but as much as possible, no later than three (3) trading days before the end of the Tender Offer Period at 3:00 p.m. on April 24, 2024.

Stockholders are discouraged from tendering at the last minute to allow sufficient time to correct and complete any deficiency in their Applications. Tendering stockholders are also urged to indicate their telephone numbers in their respective Applications so the Tender Offer Agent can immediately contact them in case of any deficiency in their Applications.

The accepted Tender Offer Shares are intended to be crossed through the PSE not later than May 7, 2024, or such other date as may be announced by Belle with the approval of the SEC. The sale and purchase of the accepted Tender Offer Shares shall be settled not later than May 9, 2024.

Stockholders are strongly advised to read the form of Application, the Terms of the Tender Offer, and the SEC Form 19-1 (including all its exhibits and annexes), accessible at PLC's Disclosure Section at the PSE Electronic Disclosure Generation Technology (PSE EDGE) portal at http://edge.pse.com.ph and Belle's website https://www.bellecorp.com/investor-relations/sec-and-pse-fillings. Copies of these materials may also be obtained from the Tender Offer Agent through following contact details:

BDO Securities Corporation

33F BDO Towers Valero, 8741 Paseo de Roxas Avenue, Salcedo Village, Makati City, Philippines 1226 Email Address: bdosec-customercare@bdo.com.ph Customer Service Hotline: (+632) 8840-7878

Attention:

Mr. John Manuel Manaloto Ms. Maria Agnes Santiago

BELLE CORPORATION

REPUBLIC OF THE PHILIPPINES) MAKATI) S.S.

AFFIDAVIT OF PUBLICATION

I, LEONIDA G. GARCIA, of legal age, Filipino and residing at c/o PHILIPPINE BUSINESS DAILY MIRROR PUBLISHING, INC. 3/F Dominga Bldg. III Annex, 2113 Chino Roces corner Dela Rosa Streets, Makati City, Philippines, after having been duly sworn to in accordance with the law, hereby declare and testify:

That I am the Credit & Collection Staff of BUSINESS MIRROR, a newspaper published in English, edited and printed in Metro Manila, and circulated nationwide daily from Monday to Sunday with editorial and business address at 3/F Dominga Bldg. III Annex, 2113 Chino Roces cor. Dela Rosa Street, Makati City,

> That the PLACE AD APPLICANT/PETITIONER

BELLE CORPORATION (NOTICE TO THE STOCKHOLDERS OF PREMIUM LEISURE CORP. PLC)

text of which could be read/deed as follows:

AS PER ATTACHED has been published in BussinessMirror in its issue/s of March 22, 23 and 24, 2024.

> AFFIANT FURTHER SAYETH NAUGHT Manila, Philippines

> > EUNIDA G. GARCIA Affiant

SUBSCRIBED and SWORN to before-me this 2 7 MAR 2024 day of , 2024 at Makati City, Metro Manila, Philippines.

Affiant exhibited to me his TIN ID No. 214-787-875-000 & SSS ID No. 33-6140749-9 with picture.

Doc. No. -Page No.

Book No.

Series of 2024

BM - 9327

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TO THE STOCKHOLDERS OF PREMIUM LEISURE CORP.(PLC):

Bullis Corporation (Ballet) fleed on Meeth 21, 2004, a Toroise Citier Respon (SEC Foom 19-1, including architect and annexes) with the Securities, and Exchange Commission (SEC) and The Hullopine Stock, Exchange, Inc. (PRE). On the senter close, the Tender Otter Report, sees also found determed to PLO at the genospic distinct.

Before in proposed to acquest up to 0,312,000,000 common always (the Tender Offer Sheres) constituting 20,22% of the neutral and outstanding occurring capital shock of PLC as a tender offer place of PTpD,05 per common state (the Tender Offer Price) or an approprie amount of up to PTpD,050,000 per common state (the Tender Offer Price) or an approprie amount of up to

Before conforms that the Tender Other Price is a full price in accompanies with and as required under PSE Manuscracker No. 2000-0114.

First Metric Invastment Colopeadon, a chily Scienced Investment house authorized to issue Farmers Opinions or intransitions of this restore, has confirmed that the Tonder Other Prime is far and responsible. Delse Resemble confirms that it has sufficient resource, including cash, available to instally full processors of the Sersion Other Shares.

or Other a constrained for this purpose of the voluntary delining of PLC Strains from the PSE Main Board.

Torsder Other Period

The Tendor Cities shall documence at a 30 a.m. on Mauch 22, 2004 and and et at 0.00 p.m. on April 24, 2004 or each sider does as many by announced by Bello with the experience of the SEC (the Tender Office Period), don't purchar period any bendering accidence of PLC may other at or a portion of the statement of the Desire of the Second any of the Lesistance day during the Ferder Cities Period to obtain a consumer of the Second any of the Lesistance day during the Ferder Cities Period to obtaining during the residence of the Period to obtaining during the residence of the Second and the selected by the Interest of common days occurs and days occurs about they after the second of the Second and the Second and the Second and Secon

which from them, agreement are the Tuesday Offer Agent and Paying Agent his this Tuesday Office.

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- For Nam-Conflicted or Scriptuse Shockholders. Tentiating Slockholders whose states are logged with the PDTO who wish so other as on a portion of their common seasons for sole to the balls, must entirely their policies. Participating Stockholders, the say's accomplished Application Form, Sopremy with all the applicable requirements, to the Tender Coler Agent of the 32° Proc. ONE Street's Velocie, 814 of Pages do Proper Agent, Sourced Velocies (Assist Cley, and the Tender Offer Pages) do Proper Sourced Velocies, to Solet Solet Solet, so the Tender Offer Pages do Proper Solet - 3 For stockholders with toot atook certificates and/or allock certificates under the former name of PLC. Please coordinate with the Stock Transfer Agent of PLC for the inquirements and procedures on bosomor of new stock certificates, with origin transic.

BDO Unibook, Inc. - Youst and Investmenta Group Securities Services (Black Transfer) 146 FDO Transe Valori, 8721 Planto do Riccas, Manus City

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Tendered shares must be received by the Tender Offer Agent in actioners from witten the Tender Offer Period but as much as possible, no take than those (1) making days before the end of the Tender Offer Period at 2.50 p.m. on April 24, 2004.

Seccitivations are electuraged from landering at the last minute to above sufficient time to or Applications. Tendering attochiolders are also urged to indicate their telephone numbers in Offer Agent can transdutiety contact them in case of any deficiency in their Applications.

The eccepted Tender Cifer Shares are intercent to be uncomed through the PSE not later than May 7, 0004, or even other date may be uncome and by Sales with the supercost of the SSC. This rule and purchase of the sopport

Strukturders and strongly arband to mad the turn of Application, the Terms of the Tonder Office and the SEC Form 19-1 (notating all the remission and serverser) reconstituted at PLC's Decreases Section at the PSE Execute Decreases Generalized Technology (PSE EDGE) point for the reconstruction conduction of the PSE Execute Decreases Generalized Copies of these materials may also be retained from the Technology of the PSE English Edition of the PSE Execute Decreases and the PSE Execu

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BDO Securities Corporation 39° BDO Tohers Veres, 57°41 Passes de Planies Avecus Relicielo Villago, Malaci On, Fralippines 1220 Lines Accesso, Dobros Carlametra es Petidos com an Cuelcomo Servicio Nodere, (1632) 88°40,787°8

Affi 8.5 Attention: Mr. John Marrell Merrelolo Mr. Marie Agnes Gentago

BELLE CORPORATION

Do Page No._ Book No. Series of 2024.

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ATTY: SHEEKEN JUN COULLEGAS NOOS PUBLIC TO MIND ON ASPL XV. M-774 MTD ONC. XV. 2024 USN 3G LTA Bellisting, TUR Persa St. Legoup Young Alcord City
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IEP No. 38-510 11-30-2024 Pasing City
PTR No. 100745/31-2-2024 Mailian City
MULE Compliance No. VII-00068/April 14, 2025

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REPUBLIC OF THE PHILIPPINES) CITY OF MANILA

AFFIDAVIT OF PUBLICATION

I, Eden F. Del Rosario, of legal age, married, Filipino and a resident of #22 21st Avenue, Cubao, Quezon City in the Philippines, after having been duly swom according to law, do hereby depose and state:

That I am the Credit and Collection Head of The Manila Times, a newspaper which is published Online and Printed in English and Edited in Metro Manila, and circulated nationwide daily from Monday to Sunday with postal address at 2/F Sitio Grande, 409 A. Soriano Avenue, Intramuros, Manila

That the attached TO THE STOCKHOLDERS OF PREMIUM LEISURE CORP. (PLC) / BELLE CORPORATION (BELLE) FIILED ON MARCH 21, 2024, A TENDER OFFER REPORT (SEC FORM 19-1, INCLUDING EXHIBITS AND ANNEXES) WITH THE SECURITIES AND EXCHANGE COMMISSION (SEC) AND THE PHILIPPINE STOCK EXCHANGE, INC. (PSE). ON THE SAME DATE, THE TENDER OFFER REPORT WAS ALSO HAND DELIVERED TO PLC AT ITS PRINCIPAL OFFICE

was published in The Manila Times newspaper in its issue/s of MARCH 22,023 & 24, 2024

EBEN F. DEL ROSARIO Subscribe and sworn to before me this 26 MAR day of 2024 in Manila, Philippines, exhibiting to me her SSS ID No. 33-0045788-4

ATTY, MANUEL A. RODRIGUEZ II Doc. No. A/1 = 24 Page No Book No. Attime O. Bridg Ma. I In III 1 Puits On Series of 2024

Philippines, this

The Manila Times

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REPUBLIC OF THE PHILIPPINES) CITY OF MANILA

AFFIDAVIT OF PUBLICATION

24 Merch 2024

TO THE STOCKHOLDERS OF PREMIUM LEISURE CORP (PLC):

Belle Corporation (Belle) filed on March 21, 2024, a Tender Offer Report (SEC Form 19.1, including exhibits and annexes) with the Securities and Exchange Commission (SEC) and the Phospure Stack Exchange, Inc. (PSE), On the Satis date that Tender Offer Manuart was size hand delivered to PLC at the principles office.

Belle is interpured to acquire up to 5,312,020,our common shares pre-Tender Offer Shares) constituting 20,22% of the lessand and questionating common capital stock of PLC at a sender offer pice of Pro0.85 per common share (the Tender Offer Price) or an aggregate amount of to io Php5,365,222,668,85

Belle confirms that the Tender Offer Price is a fail pide to accordance with and as required under PSE Memorrandum No. 2020-0104

First Motro Investment Corporation, a duly learned breastment figure authorized to issue Fairness. Opinions in transpartions of this passing has conformed must the Tainder Office Price is tax and ensecutable State Reviewers configured that 3 has sofficed resources, transfers cash executive to satisfy full acceptance of the Tainder Office Shares. The Tander Office is conducted by the purpose of the voluntary counting of PLC Shares from the PSE Main Board.

The Tender Offer shall commence at 8.30 a.m. and Musch 22, 2024 and end end at 3.00 p.m. bet Apol 24, 2024 or much liebe date as may be announced by Balle with the approval of the SEC (the Report Offer Period), during which period any tendening stockholes of PLC may affer all or a portion of fines shares in PLC for sale to Belte in sucundance with, and subject to the terms and conditions at the Period Chier Should, any of the humans days during the Tender Offer Period be officially declared a non-working holiday, the Tender Offer Period shall be astended by the member of business days octroopposing to those days which are declared non-working holiday, with the approximant the SEC. Sharehotters who previously tendened their shares are allowed to withdraw auch less kered shares at any time while the Touder Office Peticol remainer signs.

BDO Securities Corporation has been appointed as the Tender Offer Agent and Paying Agent for the Tender Offer

Tender Offer Process

- For Stockholders holding PLC stock certificates. Tendering Stockholders holding PLC stock certificates who wish to ofter all or a portion of their common stamm for acceptance and sale to bless should feet process the adoption of their statures with the Philippian Depositing & Trust Corp. (PDTC) by submitting the coggisal stock conflictates, popular with all other documentary requirements, to the Tender Offer Agent or a stockholder accredited by the PSE, for subhedocation by the Stock and Transfer Agent, within the Tender Offer Period but at much as possible, no later than five (5) the ling days before the unit of the Tender Offer Period but at much as possible, no later than five (5) the ling days before the unit of the Tender Offer Period. To allow for objects to the recordance Tender Offer Stores with the PDTC. Also objects the procedures are forth in the annualization successfring passingly (Non-Certificate or Scriptance Bharrenoldars).
- 2. For Non-Certificated or Scriptess Stockholders, Tendering Stockholders whose shame are ledged with the PDTC who wish to allow all or a portion of their continon channes for rain in the back count minus. Their brokers (Participating Brokers) (a) to accomplish uses authorized the dependence of the property of the applicable resumments. To the Tender Office A period the 30 Proc. BDO Stowers Wolson, 574 Parect de Rouas Awarias. Broker Villago Makes CRy, and (b) within the Tender Office Pariod by the social state of the Lender Office Potential the state of the Lender Office Potential to the State of the State of the Lender Office Potential to the State of the Sta
- 2. Far stockholders with most stock certificates another energy certificates under the normer name of PLC shoose continues were the Stock Transfer Agent of PLC for per solg amount of and procedures on assumce of new dood certificates, with obtails below.

I Rosario, of legal age, married, Filipino nt of #22 21st Avenue, Cubao, Quezon hillippines, after having been duly sworn aw, do hereby depose and state:

ne Credit and Collection Head of The s, a newspaper which is published Printed in English and Edited in Metro irculated nationwide daily from Monday th postal address at 2/F Sitio Grande, to Avenue, Intramuros, Manila

ched TO THE STOCKHOLDERS OF LEISURE CORP. (PLC) / BELLE ON (BELLE) FIILED ON MARCH 21, DER OFFER REPORT (SEC FORM 19-IG EXHIBITS AND ANNEXES) WITH ITIES AND EXCHANGE COMMISSION HE PHILIPPINE STOCK EXCHANGE, ON THE SAME DATE, THE TENDER ORT WAS ALSO HAND DELIVERED TO PRINCIPAL OFFICE

d in The Manila Times newspaper in MARCH 22,023 & 24, 2024

hereof, I signed this Affidavit in Manila, his 26 MARday of ______, 2024

EBEN F. DEL ROSARIO Affiant

nd sworn to before me this 2.6 MAR ay of 2024 in Manila, Philippines, affiant me her SSS ID No. 33-0045700

ACTY, MANUEL A, ROORIGUEZ II V == 31, 2024 501 - Natury Jublic by NS =13-05X Rotaria Committee Acres St. Broth Ma. (IIX THE PERSON OF 24 FIRENO. UNL.

to Ave., Intramuros, Manila 1002 Philippines · Website: www.manifatimes.net artment: 528-1729 Fax Number: 310-5582



CERTIFICATION

This certifies that the results of the Tender Offer of Belle Corporation to acquire up to 6,312,026,669 common shares representing 20.22% of the total issued and outstanding capital of Premium Leisure Corporation ("PLC") are as follows:

Start Date	: 22	March 2024
End Date	: 24	April 2024
Total number of shares tendered and accepted	: 6,3	172,192,242 common shares
Tender Offer Price	: ₱0	0.85 per common share
Transaction Value	: P 5	5,246,363,405.70

The tendered and accepted shares will be crossed using the facility of the Philippine Stock Exchange on 07 May 2024 and will be settled on 09 May 2024.

This certification is being issued by BDO Securities Corporation as the Tender Offer Agent of PLC.





BDO Securities Corporation
PSE and PDEx Trading Participant; SCCP and SIPF Member
33/F BDO Towers Valero
8741 Paseo De Roxas, Salcedo Village
Makati City 1226, Philippines
Tel +63(2) 8840 7000



May 9, 2024

THE PHILIPPINE STOCK EXCHANGE, INC.

6/F PSE Tower, 5th Avenue corner 28th Street Bonifacio Global City, Taguig City

Attention

Mr. Ramon S. Monzon

President and Chief Executive Officer

Attv. Roel A. Refran

Senior Vice President and Chief Operating Officer

The Issuer Regulation Division

Subject

Voluntary Delisting of Premium Leisure Corp.

Gentlemen:

In relation to the petition for voluntary delisting of Premium Leisure Corp. (PLC) from the Main Board of The Philippine Stock Exchange, Inc. (PSE) (the Voluntary Delisting), we certify and confirm that Belle Corporation (Belle) is the proponent of the Voluntary Delisting from the PSE, resulting from the completion of tender offer conducted by Belle (Tender Offer) from March 22, 2024 to April 24, 2024, and approval of the Voluntary Delisting by the shareholders of PLC at its annual shareholders' meeting held last April 22, 2024.

After the completion of the Tender Offer, Belle now owns 31,077,096,566 common shares comprising approximately 99.55% of the total issued and outstanding common stock of PLC.

This certification is issued in support of the Petition for Voluntary Delisting to be filed by PLC.

Thank you.

Very truly yours,

Jackson L. Ongsip President and CEC