

MINUTES OF THE ANNUAL MEETING OF THE STOCKHOLDERS

OF

PAXYS, INC.

Held at the Manila Golf and Country Club Harvard Road, Forbes Park, Makati City on December 11, 2023 at 2:00 p.m.

CALL TO ORDER

The Chairman, Mr. Tarcisio M. Medalla¹, called the meeting to order and presided over the same. He introduced the members of the Board of Directors who were present, namely, Roger Leo A. Cariño,² Christopher B. Maldia, Roberto A. Atendido, and Independent Director Jose Antonio A. Lichauco.³ The Corporate Secretary, Atty. Mayette H. Tapia, recorded the proceedings.

PROOF OF NOTICE AND CERTIFICATION OF QUORUM

The Corporate Secretary reported that pursuant to SEC Notices dated 16 February 2022 and 13 March 2023, the notice of the meeting was published - in print format and online format on November 13 and 14, 2023 in the business sections of The Philippine Star and Bworldonline.com, both newspapers of general circulation. A copy of the notice, together with the Definitive Information Statement, minutes of the previous meeting, and other documents related to the meeting were also made accessible through the Corporation's website.

As set out in the Requirements and Procedure for Participation and Voting in the meeting, which was attached to the Company's Definitive Information Statement and posted in the Company's website, stockholders who successfully registered within the prescribed period will be included in the determination of quorum. By voting *in absentia* or by proxy, a stockholder will be deemed present for purposes of determining quorum.

The Corporate Secretary announced that there were present, in person and by proxy, at least 976,600,529 shares representing at least 85.03% of the outstanding capital stock. The list of attendees and proxies is available at the office of the Corporation. She therefore certified that there was a quorum for the transaction of business.

PARTICIPATION AND VOTING PROCEDURES DURING THE ANNUAL MEETING

The Corporate Secretary explained participation and voting procedures adopted for the annual meeting. According to her, under the Company's By-Laws, every stockholder shall be entitled to one vote for each share of stock standing in his/her name in the books of the Corporation. For the election of directors, each stockholder may cumulate his/her votes.

Chairman of Executive Committee and of the Compensation Committee

² Treasurer

³ Chairman of Audit, Risk Management, and Related Party Transaction Committee

Stockholders who successfully registered for the meeting were given the opportunity to cast their votes by submitting their proxy forms provided in the Company's website.

For items other than the election of directors, the stockholders had the option to either vote in favor of or against a matter for approval, or to abstain. For the election of directors, the stockholders had the option to vote their shares for each of the nominees, not vote for any nominee, or vote for one or some nominees only, in such number of shares as the stockholders prefer; provided that the total number of votes cast did not exceed the number of shares owned by them multiplied by the number of directors to be elected.

Votes received by proxy form were validated by Professional Stock and Transfer, Inc., the Corporation's stock and transfer agent. The results of the voting, with full details of the affirmative and negative votes, as well as abstentions, will be reflected in the minutes of the meeting.

For all items in the agenda to be approved during the meeting, other than the election of directors, the vote of the stockholders representing at least a majority of the outstanding capital stock will be sufficient to approve the matter.

For the election of directors, the seven (7) nominees receiving the highest number of votes will be declared the duly elected members of the Board of Directors for the current term.

Finally, stockholders, once successfully registered, were also given an opportunity to raise questions or express comments limited to the agenda items by submitting the same through the Company's email. Management will endeavor to reply to these questions or address these comments via email.

APPROVAL OF MINUTES OF PREVIOUS MEETING

The next item of business was the approval of the minutes of the previous meeting of the stockholders held on December 13, 2022, copies of which had been earlier distributed to the stockholders.

There being no objections, the reading of the minutes of the previous annual stockholders' meeting was dispensed with.

The Corporate Secretary noted for the record that stockholders owning at least 976,600,529 shares representing at least 85.03% of the outstanding capital stock, voted in favor of approving the minutes; 0 shares voted against; and 0 shares abstained on the matter. The affirmative votes are sufficient to approve the resolution.

Therefore, the following resolution was unanimously approved by the stockholders holding at least 85.03% of the outstanding capital stock of the Corporation:

"RESOLVED, that the minutes of the Annual Stockholders' Meeting of the Corporation held on December 13, 2022 be, as it is hereby, approved."

ANNUAL REPORT

The next matter on the agenda was the Annual Report of Management to the stockholders. The Chairman, Mr. Tarcisio M. Medalla, presented the highlights of management report, copies of which had been previously distributed to the stockholders together with the audited financial statements as of calendar year ended December 31, 2022; third quarter report for the period ended September 30, 2023; and interim period financial report.

After the report, the Corporate Secretary presented the proposed resolution and the voting results.

The Corporate Secretary noted for the record that stockholders owning at least 976,600,529 shares representing at least 85.03% of the outstanding capital stock, voted in favor of approving the management report and audited financial statements for the year ended December 31, 2022; 0 shares voted against; and 0 shares abstained on the matter. The affirmative votes are sufficient to approve the resolution.

Therefore, based on the voting forms results, the following resolution was unanimously approved by the stockholders holding at least 85.03% of the outstanding capital stock of the Corporation:

"RESOLVED, that the Management Report as presented by the President and the Corporation's audited financial statements for year ended December 31, 2022 be, as it is hereby, approved."

Thereafter, the Corporate Secretary was requested to preside over the remainder of the meeting.

RATIFICATION OF CORPORATE ACTS

The Corporate Secretary stated that the next item on the agenda was the ratification of the acts of the Board of Directors, officers and management of the Corporation from the last annual stockholders' meeting to date. There being no questions or objections, a motion was requested on the matter.

The Corporate Secretary noted that for the record that stockholders owning at least 976,600,529 shares representing at least 85.03% of the outstanding capital stock, voted in favor of ratifying and approving the acts; 0 shares voted against; and 0 shares abstained on the matter. The affirmative votes are sufficient to approve the resolution.

Based on the voting forms results, the following resolution was unanimously approved by the stockholders holding at least 85.03% of the outstanding capital stock of the Corporation:

"RESOLVED, that all acts, proceedings, transactions, contracts, agreements, resolutions, and deeds, authorized and entered into by the Board of Directors, Management, and/or Officers of Paxys, Inc. from the date of the last annual stockholders' meeting up to the present be, as they are hereby, ratified, confirmed, and approved."

ELECTION OF DIRECTORS

The next matter on the agenda was the election of the members of the Board of Directors of the Corporation.

The Corporate Secretary explained that in accordance with the Corporation's Corporate Governance Manual, all nominations for director were reviewed and approved by the Nominations and Governance Committee. Under SEC rules, only nominees whose names have been submitted to and evaluated by the Nominations and Governance Committee, and whose names appear in the Final List of Candidates set forth in the Definitive Information Statement, shall be eligible for election as Independent Directors.

The following were nominated as members of the Board of Directors for the current term and until their successors are duly elected and qualified in accordance with the By-Laws:

- 1. TARCISIO M. MEDALLA
- ROGER LEO A. CARIÑO
- 3. CHRISTOPHER B. MALDIA
- 4. LIM GHEE KEONG
- 5. ROBERTO A. ATENDIDO

and as Independent Directors:

- 6. GEORGE EDWIN Y. SYCIP
- 7. JOSE ANTONIO A. LICHAUCO

The Corporate Secretary noted that based on the tabulation and validation by our stock and transfer agent, stockholders owning at least 976,600,529 shares representing at least 85.03% of the outstanding capital stock, voted to elect all the seven (7) candidates to the Board of Directors. The Corporate Secretary also flashed on the screen is the summary of the votes received by each candidate.

Based on the tabulation and validation by our stock and transfer agent, and there being only seven (7) nominees to the seven (7) available seats for directors, the above nominees were unanimously elected by the stockholders holding at least 85.03% of the outstanding capital stock of the Corporation, as directors for the current year to serve as such for a period of one year and until their successors are duly elected and qualified.

The Chairman also declared that the independent directors on the Board are Mr. George Edwin Y. Sycip and Mr. Jose Antonio A. Lichauco.

APPOINTMENT OF EXTERNAL AUDITORS

Thereafter, the meeting proceeded with the appointment of the external auditors of the Corporation for the current year. The Company's Audit and Governance Committee endorsed its reappointment following the review of the qualifications and performance of Reyes Tacandong & Co.

The Corporate Secretary noted that note for the record that stockholders owning at least 976,600,529 shares representing at least 85.03% of the outstanding capital stock, voted in favor of the appointment of Reyes, Tacandong & Company; 0 shares voted against; and 0 shares abstained on the matter. The affirmative votes are sufficient to approve the resolution.

There being no objection, and based on the voting forms result, the following resolution was approved by the stockholders holding at least 85.03% of the outstanding capital stock of the Corporation:

"RESOLVED, that the accounting firm of Reyes Tacandong & Company be re-appointed external auditors of the Corporation for the year 2023."

OTHER MATTERS/QUESTION AND ANSWER

The Chairman inquired if there were any questions or comments on the agenda. The Corporate Secretary confirmed that there were no questions or comments received by email prior to the meeting.

ADJOURNMENT

There being no further business to transact on motion duly made and seconded, the meeting was adjourned.

MAYETTE H. TAPIA Corporate Secretary

ATTESTED:

TARCISIO M. MEDALLA Chairman of the Stockholders' Meeting





CHARTER OF THE BOARD OF DIRECTORS

Section 1. INTRODUCTION

The Board of Directors (the "Board") of Paxys, Inc. (the "Corporation" or "Paxys") is the supreme authority in matters of governance and in managing the business of the Corporation. Within their authority under the Corporation Code and other applicable laws and the By-laws of the Corporation (the "By-laws"), the Directors, acting as a Board, have the fullest powers to regulate the concerns of the Corporation according to their best judgment.

The Board is responsible to promote and adhere to the principles and best practices of corporate governance, to foster the long-term success of the Corporation and to secure its sustained competitiveness in the global environment in a manner consistent with its fiduciary responsibility.

The Board shall exercise its powers and duties in the best interest of the Corporation, its shareholders, and other stakeholders.

Section 2. COMPOSITION OF THE BOARD

- 1. Number of Directors. The Board shall have seven (7) members.
- Board Competencies and Diversity. The Board shall be composed of members who possess the necessary knowledge, skills and experience required to properly perform the duties of the Board.

The Board shall encourage the selection of a mix of competent Directors, each of whom can add value and independent judgment in the formulation of sound corporate strategies and policies. Careful attention must be given to ensure that there is independence and diversity, and appropriate representation of women in the Board to the greatest extent possible.

- Review of Board Profile. The Board shall regularly review its composition, taking into account the evolving requirements of the Corporation and best practices in corporate governance.
- 4. Independent Directors The Board shall have such number of Independent Directors as may be required by law and the rules of the Securities and Exchange Commission (SEC) and of the Philippine Stock Exchange (PSE) (hereafter, the "Philippine Requirements") and the standards or criteria set by the Association of Southeast Asian Nations (ASEAN) for the strengthening of the ASEAN capital market development and integration for the establishment of an ASEAN Economic Community (hereafter, the "ASEAN Standards").

To be considered independent, a Director shall, apart from his fees and shareholdings, hold no interests or relationships with the Corporation that may hinder his independence from the Corporation, Management, or shareholders which could, or could reasonably be perceived to, materially interfere with his exercise of independent judgment in carrying out his responsibilities as a Director of the Corporation. For this purpose, an Independent Director shall submit to the Corporate Secretary a letter of confirmation stating that he holds no interests affiliated with the Corporation, Management or controlling shareholder at the time of his election or appointment and/or re-election as a Director.

Section 3. BOARD INDEPENDENCE AND CONFLICT OF INTEREST

It is the responsibility of each Director to promote the best interest of the Corporation. Therefore, in making decisions, they should only pursue the interest of the Corporation, and must not consider their personal interest.

- Disclosure of Interest. Each Director shall disclose any conflict of interest annually.
 Director with any material conflict of interest that has been determined to be permanent in nature shall be disqualified from the Board.
 - Notwithstanding the precautions set by the annual disclosure of conflict of interest, a Director shall abstain from participating in the discussion of, and voting on, any matter where he is in conflict of interest.
- 2. Dealing in Corporation's Shares. In line with the insider trading policy of the Corporation, each Director is required to report to the Board within three (3) business days from dealing in the shares of stock of the Corporation (the "Shares").
- Number of Independent Non-executive Directors. In line with best practice in corporate governance and in accordance with the ASEAN Standards, it is the Corporation's goal to have Independent Non-executive Directors comprising at least 2/3 of the Board.
- 4. Policy on Multiple Board Seats. The Corporation shall ensure that adequate time and attention is given to the fulfilment of the Directors of their duties. The Independent Directors and Non-executive Directors shall hold no more than five board seats in publicly-listed companies.
- 5. Confidentiality Rule Directors shall keep confidential all the information contained in the confidential reports or discussions. They shall also ensure that all persons who have access to the same information likewise comply with this rule. The confidentiality rule applicable to incumbent Directors shall continue to apply to former Directors.

Section 4. ELECTION OF DIRECTORS

The Directors shall be elected by the Corporation's stockholders entitled to vote at the annual meeting in accordance with the By-laws and the Voting Procedure for Annual Stockholders' Meeting.

- Nomination of Directors. Pursuant to the Corporation Code, any shareholder, including minority shareholders, shall have the right to nominate candidates for the Board. The list of names of the nominees to the Board of Directors, together with the written consent of the nominees shall be filed and submitted to the Nomination and Governance Committee through the office of the Corporate Secretary at least thirty (30) business days prior to the date set for the annual meeting wherein they will be elected.
- Required Vote. For the election of Directors, it is necessary for one-half plus one of the outstanding shares of stock to be present or represented in the annual stockholders' meeting.
- 3. Ownership of Corporation Shares. No person shall be elected nor be competent to hold the office of Director unless at least one (1) share of stock of the Corporation shall stand in his name in the books of the Corporation at the time of his election.
- 4. Ground for Disqualification for Nomination. No person shall qualify or be eligible for nomination or election to the Board of Directors if he is engaged in any business which competes with or is antagonistic to that of the Corporation in accordance with the Bylaws.
- Term of Office. Directors shall hold office for a term of one (1) year, more or less, immediately upon their election and until their successors shall have been elected and qualified in accordance with the By-Laws.
- 6. Term Limits for Independent Directors. Independent Directors can serve as such for five (5) consecutive years, provided that service for a period of at least six (6) months shall be equivalent to one (1) year, regardless of the manner by which the Independent Director position was relinquished or terminated.
- 7. Re-election of Independent Directors. After completion of the five-year service period, an Independent Director shall be ineligible for election as such in the Corporation unless the Independent Director has undergone a "cooling off" period of two (2) years, provided, that during such period, the Independent Director concerned has not engaged in any activity that under existing rules of the SEC disqualifies a person from being elected as Independent Director of the Corporation.

An Independent Director re-elected as such in the Corporation after the "cooling off" period can serve for another four (4) consecutive years under the conditions mentioned in paragraph 6 above.

- 8. Disassociation of Independent Directors. After serving as Independent Director for nine (9) years, the Independent Director shall be perpetually barred from being elected as such in the Corporation, without prejudice to being elected as Independent Director in other companies outside of the business conglomerate, where applicable, under the same conditions provided for in the rules and regulations of the Securities and Exchange Commission.
- 9. Filling of Vacancies/Succession Planning. In case any vacancy or vacancies should occur on the Board of Directors other than removal or expiration of term, due to death, resignation or other causes, the remaining Directors, if still consisting a quorum, may fill said vacancies by election from among the stockholders and the stockholders so elected shall act as members of said Board until the new Board of Directors is elected. In case of the vacancy of the position of the Chairman, the appointed Vice-Chairman shall perform his duties and responsibilities. The Board will decide of the same Vice-Chairman may also serve as the President/CEO of the Corporation or if there is a need to appoint another officer for the latter position.

Section 5. BOARD MEETINGS

- Frequency of Meetings. The Board shall meet at least six (6) times each calendar year.
 It shall hold meetings before the start of the financial year, immediately after the annual meeting of stockholders, at least once every quarter, and on such other days that it may designate.
 - It may be convened in special meeting by the Chairman or at least the request majority of the directors.
- 2. Quorum. Two-thirds (2/3) of the number of Directors as fixed in the articles of incorporation shall constitute a quorum for the transaction of corporate business.
- 3. Attendance. Directors are encouraged to attend all Board meetings, either in person or via teleconferencing facility. A Director who fails, without any justifiable cause, to attend at least 75% of the total number of Board meetings during any term shall not be eligible for re-election.
- 4. Notice of Meeting. The Board meetings shall be announced at least two weeks in advance. Notice of meetings may be given by any customary means of communication (e.g. by e-mail, in writing, by telephone, by telefax, etc.). The notice shall specify the time and place of the meeting and include a detailed agenda. As a rule, Board materials are to be distributed to all Directors at least five (5) business days prior to each Board meeting.
- 5. Chairman of the Meeting. Board meetings shall be chaired by the Chairman of the Board or, in his or her absence, by the Vice Chairman.

- Matters for Discussion in Meetings. In any Board meeting, decisions may be made on matters not included in the distributed meeting agenda only if there are no objections posed by any member of the Board.
- 7. Minutes of the Meeting. Minutes of the Board meetings shall be taken and recorded by the Office of the Corporate Secretary. Minutes shall be signed by the chairman of the meeting and by the individual who has been appointed to take notes during the meeting.
- 8. Executive Sessions. At least once a year, the Non-executive Directors must meet without any executives present.

Section 6. RESPONSIBILITIES OF THE BOARD

- Duties, Powers and Attributes of the Board. The Board of Directors shall have the following duties, powers and attributes, in addition to those assigned to it by the Corporation Code or other applicable law and the By-Laws which are not set forth herein:
 - (a) Adopt, continuously review, monitor the implementation of the corporate strategy;
 - (b) Determine the period, manner and conditions under which the Corporation shall engage in the kinds of business comprised in Article II of the Articles of Incorporation;
 - (c) Review the vision and mission statement of the Corporation every year;
 - (d) Determine the manner in which the corporate capital shall be invested, subject to the provisions of Article II of the Corporation's By-Laws;
 - (e) Make rules for the internal regulation of the Corporation;
 - (f) Create committees and other bodies it may deem advantageous or necessary in running the affairs of the Corporation;
 - (g) Determine the creation of branches, agencies, office departments of any class, under the conditions it may deem convenient;
 - (h) Decide as to the safekeeping of the funds of the Corporation, open current accounts, fixed deposit accounts and savings accounts with any bank authorized to operate in the Philippines and/or abroad;
 - (i) Approve the budgets and general expense accounts of the Corporation each year and each quarter, if necessary;
 - (j) Fix annually the percentage to be written off on all capital expenditures of the Corporation such as buildings, furniture and fixtures, etc. and determine the distribution of profits and dividends;
 - (k) Submit annually to the annual meeting of stockholders the Balance Sheet, profit and Income Statement and Annual Report on the condition of the Corporation;
 - (I) Call special meetings;
 - (m) Authorize any other person or persons it may deem fit to purchase, sell, or mortgage the real or personal properties of the Corporation;
 - (n) Authorize any other person or persons it may deem fit to cancel mortgages or pledges executed as securities for loans and bonds when the mortgages have been repaid to the Corporation and when the bonds have been cancelled;
 - (o) Determine the time and manner of issuance of unissued stocks of the Corporation;

- (p) Settle any doubts that may arise relative to the interpretation of the Corporation's By-Laws and supply any omissions, reporting thereon to the stockholders' general meeting for such action as it may see fit to take;
- (q) Conduct an annual performance assessment of the Board, the individual Directors, the board committees, the President and CEO, and other key management officials. Attached as Annex "A" Guidelines in Conducting Performance Assessments.
- (r) Oversee the process of disclosure and communications of relevant corporate information in accordance with applicable laws, rules, and company policies.
- 2. Adherence to the Code of Conduct and Ethics. The Board shall ensure that all Directors, executives and employees adhere to the Corporation's Code of Conduct and Ethics. The Board shall adopt measures for the strict implementation and monitoring of compliance with the Code.
- 3. Reporting Responsibility of the Management. Management shall inform the Board regularly, promptly and comprehensively about any issues concerning the Corporation's strategy, risk management, and compliance. Management shall regularly update the Board of the implementation of the Corporation's strategy and explain variances from the approved plans and targets.
- 4. Approval of the Financial Statements. Based on the report by the Audit, Risk and Related Party Transactions Committee, the Board shall, with the help of independent auditors, approve the financial statements of the Corporation.
- 5. Approval of Annual Plans and Budgets. The Board shall be responsible in approving the annual plans and budget of the Corporation, as well as the corresponding investments and personnel movements.

Section 7. THE CHAIRMAN OF THE BOARD

- Powers of the Chairman. The Chairman of the Board is the legal representative of the Corporation and has powers:
 - (a) To preside at all of stockholders' meetings and meetings of the Board;
 - (b) To cast the deciding vote in case of a tie in the stockholders' meetings or in the Board meetings;
 - (c) To exercise such other powers which are given him in the By-laws.
- Chairman of Board Meetings. The Chairman of the Board shall chair all Board meetings, or in case of his absence, the Vice Chairman shall automatically take his place as Acting Chairman of the Board.

The Chairman of the Board shall ensure that all Board members are allowed to freely express their opinions about any matter being discussed.

Section 8. CORPORATE SECRETARY

It shall be the duty of the Corporate Secretary, who must be a citizen and a resident of the Philippines, to prepare and keep the minutes of all meetings of the Board and stockholders and attend to the correspondence and files of the Corporation, to sign, jointly with the President, all stock certificates, keep and affix the corporate seal, record all transfers of stock and cancellations and keep all stock certificates transferred, likewise, keep a list in alphabetical order of all stockholders of the Corporation and of their residences and the shares owned by each, and to perform all other duties which may be assigned to him by the Board.

Section 9. BOARD COMMITTEES

- Creation of Board Committees. The Board may create such committees (each a "Board Committee") as it may deem necessary to support it in the performance of its functions and in accordance with the By-Laws and to aid in good governance.
- 2. Delegation of Rights and Responsibilities to the Board Committees. The Board may delegate part of its rights and responsibilities to any of its committees. The committees shall be composed of Board members and key officers of the Corporation specifically chosen for their particular background and areas of expertise that will allow them to adequately perform the functions assigned to their committee. The rights and responsibilities of each Board committee may be defined in greater detail in specific committee charters duly approved by the Board.
- 3. Board Committee Charters. The Board shall adopt for each Board Committee a charter providing, among others, the composition of the Board Committee, the qualifications of the members, the powers, duties and responsibilities of the Board Committee and the rules governing the exercise of those powers or performance of the duties and responsibilities.
- 4. Board Committees. The Board shall constitute an Executive Committee, an Audit, Risk and Related Party Transaction Committee, a Compensation and Remuneration Committee, and a Nomination and Corporate Governance Committee.

Section 10. COMPENSATION OF THE BOARD

Non-executive Directors shall be entitled to receive from the Corporation, pursuant to a resolution of the Board of Directors, fees and other compensation for their services as Directors. The Board shall have the sole authority, in accordance with a resolution of the stockholders or the By-laws, to determine the amount, form and structure of the fees and other compensation of the Directors.

Section 11. ORIENTATION AND CONTINUING EDUCATION PROGRAMS FOR DIRECTORS

Prior to assuming office, all new Directors shall undergo orientation program on the Corporation's business and corporate structure, its vision, mission and corporate strategy, the By-laws, and Manual of Corporate Governance, and other relevant matters essential for the effective performance of their duties and responsibilities.

Directors shall likewise be required to undergo training and continuing education programs to further their knowledge and assist in their development as Directors.

Section 12. MISCELLANEOUS

- Access to Information. The Board shall have reasonably free and full access to all relevant information, data, records, properties and personnel of the Corporation.
- Technical Assistance. The Board may invite such members of Management and other persons to its meetings and may secure independent expert advice as it may deem desirable or appropriate.
- 3. Annual Review. This Charter shall be reviewed by the Board annually.
- 4. Effectivity. This Charter shall take effect when approved by the Board and shall apply prospectively.

Annex A

Guidelines in Conducting Performance Assessments

Annual performance assessments of the Board, the individual Directors, the Board Committees, and the President and CEO and key management officials shall be conducted in accordance with the following guidelines:

I. For the performance assessment of the Board

The Board shall conduct a self-evaluation where all the board members shall participate. An outside consultant may be employed to conduct simultaneous evaluation of the Board's performance. In evaluating the Board's performance, the following criteria/factors shall be considered:

- (i) Knowledge Whether the Board possesses adequate information on industry trends and overall business environment;
- (ii) Strategy and Implementation Whether the Board has adopted appropriate corporate strategy and whether the same has been effectively implemented;
- (iii) Risk Management Whether the Board has a keen understanding of the types of risks to which the Corporation may be exposed and would be vulnerable, and whether it has adopted appropriate systems and processes to manage these risks;
- (iv)Corporate Ethics Whether the Board has taken the lead role to ensure faithful compliance with all the applicable laws and rules, and the Corporation's By-laws, Manual of Corporate Governance, Code of Conduct and Ethics, and other relevant company policies; and
- (v) Internal Control/Oversight Function Whether the Board has taken reasonable steps to ensure that the Corporation is properly managed, including monitoring of the operational and financial results.

II. For the performance assessment of the Directors

The Board shall assess the performance of its individual members. In evaluating the performance of each Director, the following criteria/factors shall be considered:

- (i) Knowledge Whether the Director has an in-depth knowledge of the Corporation's business and strategic direction;
- (ii) Participation Whether the Director attended all, some or only a few of the meetings of the Board and of the committees in which he/she is a member, and whether he/she made valuable contributions in the discussion of matters before the Board and/or the committees; and
- (iii) Fair Dealing Whether the Director conducted fair business transactions with the Corporation and ensured that his/her personal interest did not conflict with the interest of the Corporation

III. For the performance assessment of the Board Committees

The Board Committees shall assess their respective performance. The Board may conduct simultaneous evaluation of the performance of each Board Committee. In evaluating the performance of the Board Committees, the following criteria/factors shall be considered:

- (i) Committee Organization Whether the Committee is composed of appropriate number
 of Directors with the right balance of skills, experiences and backgrounds to ensure the
 proper performance of the roles and responsibilities of the Committee;
- (ii) Committee Meetings Whether the Committee had adequate number of meetings to sufficiently focus on significant matters of concern; and
- (iii) Committee Processes and Procedures Whether the Committee adopted processes and procedures to ensure timely resolution of matters before it.

IV. For the performance assessment of the President and CEO, and other key management officials

The Board shall assess the performance of the President and CEO, and other key management officials. In evaluating their performance, the following criteria/factors shall be considered:

- (i) Compliance Whether the President and CEO, and other key management officials have taken steps to ensure the Corporation's compliance with all the legal requirements in the management of its affairs;
- (ii) Administration Whether the President and CEO, and other key management officials have effectively managed the day-to-day operations of the Corporation towards the achievement of the organization's goals and objectives;
- (iii) Knowledge, Skills and Competence Whether the President and CEO, and other key management officials possess appropriate knowledge, skills and competence essential to the due performance of duties;
- (iv) Corporate Ethics Whether the President and CEO, and other key management officials have consistently demonstrated integrity and observed the corporate core values; and
- (v) Board-Management Relationship Whether the President and CEO, and other key management officials have worked closely with the Board and provided the latter with complete, adequate information on the operations and affairs of the Corporation in a timely manner.





Annual Board Assessment Form (Board)

This Self-Assessment Questionnaire is composed of varying statements based on the roles, functions and responsibilities of the Board and Board Members found under the Company's Manual on Corporate Governance. For each statement, you will be asked to choose from among the following responses:

1-	Disagree	
2-	Neutral	
3-	Agree	

Please be forthright in your responses. This questionnaire aims to determine the Board's strengths and weaknesses. Thank you.

	PERFORMANCE OF INDIVIDUAL BOARD MEMBERS	1	2	
. C	ompany Policies			
1	The Board effectively represents and protects the interests of the owners of the business, as well as other key external stakeholders.		0:	
2	The Board ensures effective business governance of the various businesses in which the Company has an interest, with the objective of preserving stakeholder value in the long run.			
3	The Board ensures that key financial decisions made related to investments/capital expenditures are governed by appropriate processes and with proper Board approval.			
4	The Board ensures that the strategic business direction of the businesses of the Company is soundly established, and consistent with overall Company goals and strategies.			
5	The Board sets performance measures for the business of the Executive Management, and specific performance measures of the CEO to determine his effectiveness in the role.			
6	The Board ensures that appropriate compensation policies are in place, and that the compensation received by senior managers are at an appropriate level related to his/her contribution to the Company.			
7	The Board receives reports on progress related to the execution of strategic plans, financial performance of the business, and other matters related to the role and responsibilities of the Board from the Executive Management.			
	7.1 The Board has sufficient opportunity to evaluate such reports, and question the Executive Management on any matter of concern or clarification.			
8	If needed, the Board determines what are the additional board committees that should be establish, as well as their roles and composition.			
9	The Board has consistent understanding on and agrees with the Company's strategic business direction and the risks that should be considered therewith.			



II.	The Board and the Executive Management	
1	The Board works in close cooperation with the Executive Management	
	to effectively communicate the Company's strategic business direction,	
	as well as to discuss the progress of the projects.	
2	The Board communicates to the Executive Management any perceived	
	stakeholder concerns.	
3	The Board takes a direct interest in leadership succession, for the	
	Company CEO and other key group senior management positions in	
	particular, to ensure that appropriate processes are being effectively	
	adopted to avoid some leadership gaps.	
4	The Board and Executive Management have reached consensus on	
	the overall risk management framework and strategy for the	
	organization.	
5	When communicating strategic direction, the Board and Executive	
	Management includes formal references to defined risk appetite and	
	tolerances.	
III.	Board Meetings and Facilities	
1	The Board meets on a regular basis to deliberate, with special	
	emergency meetings held whenever required.	
2	The Board facilitates the conduct of Annual General Meetings, and any	
	other special shareholder meetings that may be required.	
3	The Agenda for the Board meetings are relevant and appropriate	
4	The length of the Board meeting is sufficient to address matters that	
	require Board attention.	
5	The quality of the presentations and/or reports are very satisfactory in	
	form and in substance.	
6	The reporters are competent, articulate, clear, concise, and are	
	responsive to queries from the Board.	
7	The materials are organized, updated, concise, and accurate.	
8	The materials were furnished to the Board before the scheduled Board	
	meeting, giving the members of the Board sufficient time to read the materials.	
9	The venue for the Board meeting is sufficient for the size and needs of	
9	the Board and well equipped with video and teleconferencing facilities.	
IV.	Board Composition	
1	The size of the Board is appropriate for the size of the Company.	
2	The number of Independent Directors is sufficient.	
3	There is a system of ensuring continuity of the functions of the Board.	
4	The members of the Board are very competent and are fully cognizant	
7	of their functions.	
V.	Board Committees	
1	The number and kinds of committees are appropriate considering the	
	size and needs of the Company.	
2	The members of the committees are properly assigned based on their	
77 ²	expertise and strengths.	
3	The frequency, length, and agenda discussed during committee	



meetings are satisfactory.	
Overall, I am very satisfied with the effectiveness and performance of the Board.	
Above .	
thers	
For the next five (5) years, the Board should concentrate on the follow	vina je
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PAXYS

Annual Board Assessment Form (Member)

This Self-Assessment Questionnaire is composed of varying statements based on the roles, functions, and responsibilities of the Board and Board Members found under the Company's Manual on Corporate Governance. For each statement, you will be asked to choose from among the following responses:

1-	Disagree	
2-	Neutral	
3-	Agree	

Please be forthright in your responses. This questionnaire aims to determine the Board's strengths and weaknesses.

NEW YORK	PERFORMANCE OF INDIVIDUAL BOARD MEMBERS	1	2	3
I. C	ompany Policies			
1	I take time to understand the Company and its subsidiaries, its goals and strategies, its businesses, its governance, and other key policies.			
2	I represent the Company positively and constructively in all external dealings, seeking to enhance the Company name and reputation.			
II. A	ttendance and Participation			
1	I regularly attend Board and/or Committee meetings.			
2	I contribute effectively to discussions during Board and Committee meetings.			
3	I willingly offer alternative viewpoints during discussions to reflect own personal experiences and opinions.			
4	I offer any viewpoints objectively, avoiding any comments of a personal nature about another member of the Board or his/her viewpoints.			
5	I listen to the viewpoints of other Board members with full respect and with care, in order to achieve optimal understanding.			
6	I fully support decisions made by the Board in the external arena, even if that decision did not completely reflect my own viewpoints.			
III. P	erformance			
1	I seek to find ways to continuously improve the efficiency and effectiveness of the Board or any committee that I am a member of, taking any relevant suggestions to the Board Chairman or Committee Chairman, as the case maybe, for his consideration.			
2	I am prepared to receive and act upon any feedback received through the Board or Committee Chairman on ways to improve performance as a Board Director or Committee member.			
3	I maintain complete external confidentiality on details of Board discussions, individual viewpoints and any matters of sensitivity, other than as the Board agrees is to be communicated in a specific manner.			
4	I always exercise independent judgment based on my assessments of			



	the situation or problem, even if my position is unpopular.		
5	I strive to keep myself informed of industry developments and business		
	trends affecting the businesses of the Company.		

For the succeeding questions, please answer those which are applicable to you.

	I maintain a primary identity as a Board member, while dealing with		
	Board matters, at the same time bringing to the Board the benefit of		
	closer knowledge of operational considerations.		-
. For	Independent Directors only		
	I bring fully to the Board the benefit of the particular experience or		
	expertise that encouraged the invitation to become a Board member, at		
	the same time not feeling constrained to contribute on matters that may		
	be outside my personal experience and expertise.		
. For	Board Committee members only		
1	I am familiar of the mandate of the committee that I am a member of.		1
2	I am familiar with specific areas of concern covered by the committee	1	
	that I am a member of, and do not seek to divert into other areas not		
	specifically envisioned by the committee mandate.		
3	I engage constructively with the Company CEO and any other senior		
	leader of the Company, who may be consulted for the purpose of the		
	Committee being better informed, or better positioned to offer the Board		
	a more reliable recommendation.		
4	I maintain external confidentiality related to details of Committee		
	discussion, including the individual views of members, other than as		
	agreed for formal communication to the Board and/or Executive		
	Management by the Committee as a whole.		
. For	Board Committee Chairmen only		
. For	I oversee the conduct of the Board Committee in line with the		
1	I oversee the conduct of the Board Committee in line with the Committee mandate including:		
	I oversee the conduct of the Board Committee in line with the Committee mandate including: I manage the agenda of Committee meetings by taking into		
1	I oversee the conduct of the Board Committee in line with the Committee mandate including:		
1 2	I oversee the conduct of the Board Committee in line with the Committee mandate including: I manage the agenda of Committee meetings by taking into consideration the relevant and appropriate issues concerning the Committee.		
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1 2 3 4	I oversee the conduct of the Board Committee in line with the Committee mandate including: I manage the agenda of Committee meetings by taking into consideration the relevant and appropriate issues concerning the Committee. I effectively chair Committee meetings, ensuring proper consideration of matters for discussion and recommendation to the full Board. I ensure that each member of the Committee has full opportunity to express views and contribute effectively to discussion.		
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-	recommendations, as well as minority conclusions and recommendations.
	What do you think was your best contribution to the Board this year?
	What are your suggestions to improve the performance of the Board?
	Remarks





Audit, Risk and Related Party Committee Charter

PURPOSE/OBJECTIVES

The principal responsibility of the committee is to assist the board in fulfilling its corporate governance and fiduciary oversight responsibilities in relation to the risk management, internal control systems, accounting policies and practices, internal and external audit functions and financial reporting of Paxys, Inc. and its subsidiaries.

The committee is also tasked to assist the board in ensuring transparency and fairness for all stakeholders by reviewing and approving proposed related party transactions for purposes of determining whether such transactions are within arm's length basis.

AUTHORITY

The audit committee has authority to conduct or authorize investigations into any matters within its scope of responsibility. Employees are to cooperate fully with the Audit Committee members.

- The committee is authorized to investigate any matter within the scope of its responsibilities and make appropriate recommendations to the board.
- The committee will have unrestricted access to senior management of Paxys, Inc. and its subsidiaries, and to company records as required.
- The committee is authorized to meet with the external and internal auditors, without any
 other member of management being present, as the Committee deems appropriate.
- The committee is authorized to obtain any independent legal or other professional advice that it considers necessary to execute its functions.
- The committee is authorized to expend organizational resources whenever necessary to fulfill its responsibilities.

COMPOSITION

The Audit, Risk and Related Party Transactions Committee will comprise of at least three and no more than six members of the Board of Directors. The Board or its nominating committee will appoint committee members and the committee chairman.

The Committee Chairman should be independent (must not be the Chairman of the Board) and members should be financially literate. At least one member shall be a "financial expert", as defined by applicable legislation and regulation. At least one member should have a significant relevant understanding of the business of the Group.

MEETINGS

The committee will meet at least three (3) times a year, with authority to convene additional meetings, as circumstances require. All committee members are expected to attend each meeting, in person or via tele- or video-conference. The committee will invite members of management, external auditors, internal auditors and/or others to attend meetings and provide pertinent information, as necessary. It will hold private meetings with auditors and executive sessions as necessary. Meeting agendas will be prepared and provided in advance to members, along with executive reports. Minutes will be prepared and to be kept by the corporate secretary and shall be accessible to all members of the board.

Recommendations of the committee are referred to the board for approval, with the exception of the external and internal audit plans.

RESPONSIBILITIES

The scope of its responsibility entails serving as the focal point for communication between and among the:

- Board of Directors
- External Auditors
- Internal Auditors
- Risk Management Group
- Executive Management

The committee will carry out the following responsibilities:

(1) Financial Reporting Process

- Review with the external and internal auditors, significant accounting and reporting issues, significant adjustments recommended, including complex or unusual transactions and highly judgmental areas, and recent professional and regulatory pronouncements, and understand their impact on the financial statements.
- Review with management, the external and the internal auditors, the results of the audit, including any difficulties encountered.
- Review with the General Counsel the status of legal matters that may have an effect on the financial statements.
- Review the annual financial statements, and consider whether they are complete, consistent with information known to committee members, and reflect appropriate accounting principles.
- Review with the head of the internal audit and the external auditor the coordination of audit effort to assure completeness of coverage, reduction of redundant efforts, and the effective use of audit resources.

(2) System of Risk Management

- The primary purpose of the committee concerning risk management is to assist the Board in defining the group's risk appetite and oversee the group's risk profile and performance against the defined risk appetite.
- Review and assess the effectiveness of the organization's risk management system, including risks of information technology systems, and that the company is able to optimize its opportunities through its risk management program.
- Inquire of management, the head of the internal audit, the risk management head, and the
 external auditor about significant risks or exposures and assess the steps management has
 taken to minimize such risks to the company.

(3) System of Internal Control

- 9. Ensure that the organization has a comprehensive policy on internal control and compliance.
- Consider and review with the external and internal auditors, the effectiveness of the organization's internal control system, including information technology security and control.
- 11. Understand the scope of internal and external auditors' review of internal control over financial reporting, and obtain reports on significant findings and recommendations, together with management's responses thereto.
- Review the role of the internal auditor in the corporate governance process, including corporate governance documentation and training.

(4) Internal Audit Process

- 13. Oversee the selection process for the Chief audit executive and review and concur in his/her appointment, replacement, or dismissal.
- Assure and maintain, through the organizational structure of the organization and by other means, the independence of the internal audit process.
- Ensure that internal auditors have access to all documents, information and systems in the organization.
- Ensure there are no unjustified restrictions or limitations placed on the Chief Audit Executive and internal audit staff.
- Review with management and the Chief Audit Executive the charter, objectives, plans, activities, staffing, budget, qualifications and the organizational structure of the Internal Audit Department.

- 18. Review significant audit findings for the year and management's responses thereto, including the responsiveness and timeliness of management's actions pertaining to any reported findings and recommendations.
- Review the effectiveness of the internal audit function, including compliance with The Institute
 of Internal Auditors' Standards for the Professional Practice of Internal Auditing.
- 20. On a need basis, meet separately with the Chief Audit Executive to discuss any matters that the committee or internal audit believes should be discussed privately.

(5) External Audit of the Financial Statements

- Review the external auditor's proposed audit scope and approach, including coordination of audit effort with internal audit.
- 22. Recommend the appointment, retention and discharge, and review the performance, of the external auditor.
- 23. Review and recommend the compensation of the external auditor.
- 24. Review and recommend for approval of the full board, the audited financial statements, associated management letter, attestation on the effectiveness of the internal control structure and procedures for financial reporting, other required auditor communications, and all other auditor reports and communications relating to the financial statements.
- Review the responsiveness and timeliness of management's follow-up activities pertaining to any reported findings and recommendations.
- 26. On a need basis, meet separately with the external auditor to discuss any matters that the committee or auditors believe should be discussed privately.

(6) Related Party Transactions (RPTs)

- 27. Evaluates on an ongoing basis the existing relations between and among businesses and counterparties to ensure that all related parties are continuously identified, RPTs are monitored, and subsequent changes in relationships with counterparties (from non-related to related and vice versa) are captured. Related parties, RPTs and changes in relationships should be reflected in the relevant reports to the Board and regulators/supervisors.
- 28. Evaluates all material RPTs to ensure that these are not undertaken on more favorable economic terms (e.g., price, commissions, interest rates, fees, tenor, collateral requirement) to such related parties than similar transactions with non-related parties under similar circumstances and that no corporate or business resources of the company are misappropriated or misapplied, and to determine any potential reputational risk issues that may arise as a result of or in connection with the transactions. In evaluating RPTs, the Committee takes into account, among others, the following:

- The related party's relationship to the company and interest in the transaction;
- The material facts of the proposed RPT, including the proposed aggregate value of such transaction:
- The benefits to the corporation of the proposed RPT;
- The availability of other sources of comparable products or services; and
- An assessment of whether the proposed RPT is on terms and conditions that are comparable to the terms generally available to an unrelated party under similar circumstances. The company should have an effective price discovery system in place and exercise due diligence in determining a fair price for RPTs.
- 29. Ensures that appropriate disclosure is made, and/or information is provided to regulating and supervising authorities relating to the company's RPT exposures, and policies on conflicts of interest or potential conflicts of interest. The disclosure should include information on the approach to managing material conflicts of interest that are inconsistent with such policies, and conflicts that could arise as a result of the company's affiliation or transactions with other related parties.
- 30. Reports to the Board of Directors on a regular basis, the status and aggregate exposures to each related party, as well as the total amount of exposures to all related parties.
- 31. Ensures that transactions with related parties, including write-off of exposures are subject to a periodic independent review or audit process.
- 32. Oversees the implementation of the system for identifying, monitoring, measuring, controlling, and reporting RPTs, including a periodic review of RPT policies and procedures.

(7) Organization's Processes for Monitoring Compliance

- 33. Review the effectiveness of the system for monitoring compliance with laws and regulations and the results of management's investigation and follow-up (including disciplinary action) of any instances of noncompliance.
- 34. Review the process for communicating to all affected parties the ethics policy, code of conduct and fraud policy to organization personnel, and for monitoring compliance therewith.
- Obtain regular updates from management and organization legal counsel regarding compliance matters.

(8) Special Investigations and Whistleblower Mechanism

 Provide an appropriate confidential mechanism for whistleblowers to provide information on potentially fraudulent transactions and breaches of internal control, without fear of retribution to the employee.

(9) Committee Management and Reporting Responsibilities

- 37. Prepare an annual report to the board on the activities of the committee, including major governance and control issues and significant risks.
- 38. Perform other activities related to this charter as requested by the Board of Directors.
- 39. Confirm annually that all responsibilities outlined in this charter have been carried out. Prepare letter for inclusion in the annual report that describes the committee's composition and responsibilities, and how they were discharged.





Compensation and Remuneration Committee Charter

PURPOSE/OBJECTIVES

This Charter sets out the basis on which the Board has established a Compensation and Remuneration Committee pursuant to its authority. This Charter may be amended by resolution of the Board.

COMPOSITION

The will comprise of at least three and no more than six members of the Board of Directors. The Board or its nominating committee will appoint committee members and the committee chairman.

The Committee Chairman should be independent (must not be the Chairman of the Board) and members should be financially literate.

MEETINGS

The committee will meet at least once (1) a year, with authority to convene additional meetings, as circumstances require. All committee members are expected to attend each meeting, in person or via tele- or video-conference.

The Committee may seek the advice of the Company's auditors, solicitors and other external consultants or specialists as to any matter pertaining to the duties of the Committee.

A notice of each meeting shall be forwarded to members of the Committee at least five working days prior to the date of the meeting. The notice will include relevant supporting papers for the agenda items to be reviewed and discussed.

All minutes of the Committee will be entered into a minute book maintained for that purpose and will be open at all times for inspection by any director, provided no conflict of interest exists.

A quorum will comprise any two committee members. In the absence of the Committee Chairman or appointed delegate, the members shall elect one of their number as Chairman for that meeting.

RESPONSIBILITIES

Without limiting its role, specific duties and responsibilities of the Committee include the following:

- to make recommendations to the Board on the Company's policy and structure for all directors' and senior management remuneration and on the establishment of a formal and transparent procedure for developing remuneration policy;
- to review and approve the management's remuneration proposals with reference to the Board's corporate goals and objectives;
- to make recommendations to the Board on the remuneration packages of all executive directors and senior management, including benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their office or appointment;
- to review and approve the compensation payable to executive directors and senior management in connection with any loss or termination of their office or appointment to ensure that such compensation is determined in accordance with relevant contractual terms and that such compensation is otherwise fair and not excessive for the Company;
- to review and approve compensation arrangements relating to dismissal or removal of directors for misconduct to ensure that they are consistent with contractual terms and are otherwise reasonable and appropriate;
- to ensure that no director or any of his or her associates is involved in deciding his or her own remuneration;
- to consult the Chairman and/or the Chief Executive Officer about their remuneration proposals for other executive directors. The Committee should have access to independent professional advice if necessary;
- to consider salaries paid by comparable companies, time commitment, responsibilities and employment conditions in the Group (which comprises the Company and its subsidiaries); and
- to consider other topics as defined by the Board.

REPORTING

The Committee shall provide a report of the actions of the Committee at the next Board meeting.

The Committee Chairman will also, if requested, provide a brief verbal report to the Board as to any material matters arising out of the Committee meeting.

REVIEW

The Board will review the membership and terms of reference of the Committee annually.



PAXYS

CHARTER OF THE EXECUTIVE COMMITTEE

The Board of Directors ("Board) of Paxys, Inc. (the "Corporation") hereby adopts this Charter of the Executive Committee (the "Committee"):

Section 1. Membership

 Composition – The Committee shall be composed of not less than three (3) but not more than five (5) members, majority of whom shall be citizens of the Philippines, to be appointed by the Board.

The Board shall designate from among the members of the Committee a Chairman and a Vice Chairman.

The Board may from time to time increase the membership of the Committee, and appoint additional members therein, who may or may not be directors.

- Term The Board shall appoint the members of the Committee at the annual
 organizational meeting of the Board and each member shall serve upon his election
 until the next organizational meeting of the Board unless removed or replaced by the
 Board.
- 3. Vacancy Any vacancy in the Committee caused by the death, resignation, or disqualification of any member, or by any other cause, may be filled by the Board. The member elected to fill the vacancy shall hold office for the remainder of the term, or until his successor shall have been duly elected and qualified.

Section 2. Powers, Duties and Responsibilities of Committee

The Committee shall exercise the powers and perform the duties of the Board of Directors during the intervening period between the Board's meetings. It shall act by majority vote of all its members on such specific matters within the competence of the Board as provided in the By-laws and applicable laws, rules and regulations, except with respect to:

- 1. approval of any action for which shareholders' approval is also required;
- 2. filling of vacancies in the Board;
- 3. amendment or repeal of By-Laws or the adoption of new By-Laws;

- amendment or repeal of any resolution of the Board which by its express terms is not so amendable or repealable;
- 5. distribution of cash dividends to the shareholders; and
- 6. exercise of powers delegated by the Board exclusively to other committees, if any.

Section 3. Specific Powers, Duties and Responsibilities of the Chairman of the Executive Committee

The Chairman of the Committee is the legal representative of the Corporation. He shall:

- execute the resolutions of the stockholders' General Meetings, of the Board, and of the Committee;
- 2. sign, in accordance with said resolutions, such contracts, instruments, and powers of attorney as may be necessary;
- represent the Corporation and vote at the stockholders' meetings all stocks owned by the Corporation in other corporations or companies;
- 4. manage the business of the Corporation, and for this purpose, he shall have the following additional powers and duties:
 - (a) prepare semi-annually the budget of administration expenses;
 - (b) appoint and discharge the employees occupying the positions authorized by the Board or by the Committee;
 - (c) supervise the accounting and cash, and sign, with the President and the Treasurer, the Balance Sheet, profit and Loss Statement and Annual Reports;
 - (d) attend to the correspondence and sign receipts for incoming monies.
- 5. preside in all stockholders' meeting in case of absence of the Chairman of the Board.

With the consent of the Board, the Chairman of the Committee may delegate to any of the officers of the Corporation any and all powers granted him under this section; provided, however, that such delegation shall not divest the Chairman of the authority to exercise the same powers; provided further, that any such delegation of powers shall be submitted for ratification and confirmation at the next general meeting of stockholders.

With the consent of the Committee, the Chairman may also delegate powers to the President; provided, however, that any such delegation of powers shall also be submitted for ratification and confirmation by the stockholders.

Section 4. Resolutions and Actions

An act of the Committee which is within the scope of its powers shall not require ratification or approval by the Board for its validity and effectivity; provided, however, that such act shall be subject to revision or alteration by the Board; provided, further, that no rights or acts of third parties shall be affected by such revision or alteration.

Section 5. Meetings

The Committee shall hold meetings as often as may be deemed necessary or desirable at a time and place determined by its Chairman.

The actions of the Committee may also be taken by written consent (in physical, electronic or digital format) by majority of the members when deemed necessary by the Committee or its Chairman.

The minutes of the Committee meeting will be recorded and maintained by the Corporate Secretary and presented to the Committee at the next Committee meeting for approval. The Corporate Secretary or his designated representative shall act as secretary for the meetings.

Section 6. Miscellaneous

- Access to Information The Committee shall have reasonably free and full access to all relevant information, data, records, properties and personnel.
- Technical Assistance The Corporate Secretary, management and personnel of the Corporation shall provide technical assistance and support to the Committee.
- 3) Reports to the Board The Chairman of the Committee or his designated representative shall report to the Board of all actions of the Committee at the meeting of the Board following such actions.
- 4) Confidentiality of Records The Corporate Secretary shall keep and have custody of the records of the Committee. Except for information that are required to be disclosed pursuant to law or regulations issued by competent government authorities, the records shall be kept confidential.
- 5) Annual Review This Charter shall be reviewed by the Committee annually. Any proposed changes shall be approved by the Board.
- 6) Effectivity This Charter shall take effect when approved by the Board of Directors.





NOMINATION AND GOVERNANCE COMMITTEE CHARTER

COMPOSITION

The Nomination and Governance Committee (the "Committee") of the Board of Directors (the "Board") of the Company shall consist of at least 3 and not more than 6 Directors, with at least one Independent Director. Members of the Committee shall be appointed and may be removed by the Board.

PURPOSE

The purpose of the Committee shall be to assist the Board in identifying qualified individuals to become member of the Board, in determining the composition of the Board and its committees, in monitoring and assessing the Board's effectiveness, and in developing and implementing the Company's corporate governance principles and guidelines.

AUTHORITY and RESPONSIBILITIES

In furtherance of its purpose, the Committee shall have the following authority and responsibilities:

- To pre-screen and shortlist candidates nominated to become a member of the Board in accordance with the qualifications and disqualifications for Directors set forth in existing laws, relevant regulations and the Corporate Governance Manual;
- To consider and recommend to the Board the permanent or temporary disqualification or such other appropriate administrative sanction of any Director based on the grounds provided under the Corporate Governance Manual and the Committee Charter.
- 3. To determine and submit an appropriate recommendation or finding on whether a candidate's directorship in other corporations would affect his capacity to serve and perform his duties as a Director diligently, taking into consideration the following factors: (a) the nature of the Company's business; (b) the number of directorships/active memberships and officerships of a Director in other corporations or organizations; (c) any possible conflict of interest; and (d) such other factors which the Board may consider from time to time.
- 4. To ensure that the Executive Directors, the Independent Directors and Non-Executive Directors who serve as full-time executives in other corporations shall submit themselves to a low-indicative limit on directorships in other corporations in order that the capacity of said Directors to serve the Company with utmost diligence shall not be compromised.

- To ensure that the Company shall conform with the requirement to have an Independent Director or such number of Independent Directors as maybe required by law and its Articles of Incorporation and By-Laws;
- In connection with the qualification and election of Independent Directors for purposes of the stockholder's meeting, to conduct the nomination process for the election of Independent Directors under the procedures/guidelines provided under the Committee's Charter.
- 7. After the nomination, to prepare a final list of all candidates which shall contain all the information about all the nominees for Independent Directors, which list, shall be made available to the Securities and Exchange Commission and to all stockholders through the filing and distribution of the Information Statement or Proxy Statement. The name of the person or group of persons who recommended the nomination of the Independent Director shall be identified in such report including any relationship with the nominee. Only nominees whose names appear on the final List of Candidates shall be eligible as Independent Directors. No other nomination shall be entertained after the final List of Candidates shall have been prepared. No further nomination shall be entertained or allowed on the floor during the actual stockholders' meeting.
- 8. To identify and recommend the candidates among the incumbent Directors to fill vacancies in any of the Board Committees, taking into consideration the factors set out in the respective Charters of said Committees as well as any other factors it deems appropriate.
- 9. To identify candidates for any vacancies in the Board.
- 10. To conduct an annual board evaluation process to assess the effectiveness of the Board.
- 11. To develop and recommend to the Board for its approval a set of corporate governance principles, standards and guidelines and taking a leadership role in shaping the corporate governance of the Company. The Committee shall review the guidelines at least annually, and recommend changes as necessary.
- To develop and recommend to the Board for its approval an annual self-evaluation process of the Board and its committees. The Committee shall oversee the annual selfevaluations.
- 13. Assist the Board by ensuring that appropriate senior leadership succession planning is in place throughout the group and recommending to the Board appropriate potential and actual successors to the chief executive officer and other key senior leadership roles.
- Monitor the Group's fiduciary and regulatory responsibilities with respect to external reporting; i.e., corporate plan, annual report, and other similar reports.

The Committee shall have the authority to delegate any of its responsibilities to subcommittees as the Committee may deem appropriate in its sole discretion.

The Committee shall have the authority to retain a search firm engaged to assist in identifying candidates for director, and to retain outside counsel and any other advisors as the Committee

may deem appropriate in its sole discretion. The Committee shall have sole authority to approve related fees and retention terms.

REPORTING RESPONSIBILITIES

The Committee shall report its actions and recommendations to the Board after each committee meeting and shall conduct and present to the Board an annual performance evaluation of the Committee. The Committee shall review at least annually the adequacy of this Charter and recommend any proposed changes to the Board for approval.





Assessment Form (Audit, Risk and Related Party Transactions Committee)

This Self-Assessment Questionnaire is composed of varying statements based on the roles, functions and responsibilities of the Committee found under Committee Charter. For each statement, you will be asked to choose from among the following responses:

1-	Disagree	
2-	Neutral	
3-	Agree	

Please be forthright in your responses. This questionnaire aims to determine the Board's strengths and weaknesses. Thank you.

	PERFORMANCE OF THE COMMITTEE	1	2	3
l. F	unctions of the Committee			
1	The Committee accordingly exercises the powers and perform the duties of the Board of Directors during the intervening period between the Board's meetings.			
2	The Chairman of the Committee accordingly performed his duties and functions as the legal representative of the Corporation			
3	With the consent of the Committee, the Chairman is allowed to delegate powers to the President and such delegation of powers is submitted for ratification and confirmation by the stockholders.			
4	The Committee acts by majority vote of all its members on such specific matters within the competence of the Board as provided in the By-laws and applicable laws, rules and regulations, except for those matters enumerated in the Charter that can only be performed by the Board.			
5	The committee has the authority and resources to conduct and perform the roles and responsibilities as identified in the Committee Charter which includes overseeing and monitoring of the overall financial reporting process, risk management, internal controls, internal/external audits, compliances to laws and regulations, related party transactions, including the mechanisms for special investigations and whistleblowing systems.	pri		
II. T	he Committee and the Board			
1	The Committee works in close cooperation with the Board to effectively communicate its proposals.			
	With the consent of the Board, the Chairman of the Committee is allowed to delegate to any of the officers of the Corporation any and all powers granted him under the Charter and such delegation did not divest the Chairman of the authority to exercise the same powers, which is also submitted for ratification and confirmation at the next general meeting of stockholders.			

2	The Chairman of the Committee or his designated representative reports to the Board all actions of the Committee at the meeting of the Board following such actions.			
3	The act of the Committee which is within the scope of its powers, no longer required the ratification or approval by the Board for its validity and effectivity, subject only to revision or alteration by the Board when necessary.			
4	When revisions and alternations by the Board on the act of the Committee is made, the Committee ensures that these revisions and alterations same do not affect the rights or acts of third parties.			
III.	Committee Meetings and Facilities			
1	The Committee holds meetings as often as may be deemed necessary or desirable.	eth.		
2	The Chairman facilitates the conduct of the meeting.			
3	The Agenda for the Committee meetings are relevant and appropriate			
4	The length of the Committee meeting is sufficient to address matters that require Board attention.			
5	The venue for the Board meeting is sufficient for the size and needs of the Board and well equipped with video and teleconferencing facilities.			
6	The minutes of the Committee meeting will be recorded and maintained by the Corporate Secretary and presented to the Committee at the next Committee meeting for approval.			
V.	Committee Composition			
1	The size of the Committee is appropriate for the considering the size and needs of the Company.			
2	The number of Independent Directors is sufficient.			
3	There is a system of ensuring continuity of the functions of the Committee.			
4	The members of the committees are properly assigned based on their expertise and strengths.	4		
- 114	Overall, I am very satisfied with the effectiveness and performance of the Audit, Risk Management and RPT Committee.			
	Others	A. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.	1	Т

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Assessment Form (Executive Committee)

This Self-Assessment Questionnaire is composed of varying statements based on the roles, functions and responsibilities of the Executive Committee found under Executive Committee Charter. For each statement, you will be asked to choose from among the following responses:

1-	Disagree	
2-	Neutral	
3-	Agree	

Please be forthright in your responses. This questionnaire aims to determine the Board's strengths and weaknesses. Thank you.

	PERFORMANCE OF THE COMMITTEE	1	2	3
1.	Functions of the Committee			
1	The Committee accordingly exercises the powers and perform the duties of the Board of Directors during the intervening period between the Board's meetings.			
2	The Chairman of the Committee accordingly performed his duties and functions as the legal representative of the Corporation			
3	With the consent of the Committee, the Chairman is allowed to delegate powers to the President and such delegation of powers is submitted for ratification and confirmation by the stockholders.			
4	The Committee acts by majority vote of all its members on such specific matters within the competence of the Board as provided in the By-laws and applicable laws, rules and regulations, except for those matters enumerated in the Charter that can only be performed by the Board.			
II.	Γhe Committee and the Board			
1	The Committee works in close cooperation with the Board to effectively communicate its proposals.			
	With the consent of the Board, the Chairman of the Committee is allowed to delegate to any of the officers of the Corporation any and all powers granted him under the Charter and such delegation did not divest the Chairman of the authority to exercise the same powers, which is also submitted for ratification and confirmation at the next general meeting of stockholders.			
2	The Chairman of the Committee or his designated representative reports to the Board all actions of the Committee at the meeting of the Board following such actions.			
3	The act of the Committee which is within the scope of its powers, no longer required the ratification or approval by the Board for its validity and effectivity, subject only to revision or alteration by the Board when necessary.			

	The state of the s			
4	When revisions and alternations by the Board on the act of the			
	Committee is made, the Committee ensures that these revisions and			
	alterations same do not affect the rights or acts of third parties.			- 1
111	Committee Meetings and Facilities		+	+
111.	Committee Meetings and Facilities			- 8
1	The Committee holds meetings as often as may be deemed necessary			
	or desirable.	-	_	
2	The Chairman facilitates the conduct of the meeting.			
3	The Agenda for the Committee meetings are relevant and appropriate			
4	The length of the Committee meeting is sufficient to address matters that require Board attention.			
5	The venue for the Board meeting is sufficient for the size and needs of the Board and well equipped with video and teleconferencing facilities.			853158
6	The minutes of the Committee meeting will be recorded and maintained			
977	by the Corporate Secretary and presented to the Committee at the next			
	Committee meeting for approval.			
IV.	Committee Composition			
	•			
1	The size of the Committee is appropriate for the considering the size and	,		
	needs of the Company.	91100		
2	The number of Independent Directors is sufficient.	1.		
3	There is a system of ensuring continuity of the functions of the Executive			
	Committee.			
4	The members of the committees are properly assigned based on their			
	expertise and strengths.			
	Over-11 I are consisted with the effectiveness and norfermeness of the			
	Overall, I am very satisfied with the effectiveness and performance of the			
	Executive Committee.			
	Others	and a	1	Т
	Others			
	And the second s			
	For the next five (5) years, the Executive Committee should concentra	te o	n the)
	following issues?			
	3	-		
	ADDITION OF THE PROPERTY OF TH			
	The performance of the Executive Committee can be improved by inst	ituti	ng th	1e
	following measures:			-
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STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of Paxys, Inc. and Subsidiaries (the Group) is responsible for the preparation and fair presentation of the consolidated financial statements as at December 31, 2023 and 2022 and for each of the three years in the period ended December 31, 2023, including the schedules attached therein, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as management determines is necessary to enable the preparation of the consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

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

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

Reyes Tacandong & Co., the independent auditor appointed by the stockholders, has audited the consolidated financial statements of the Group in accordance with Philippine Standards on Auditing, and in its report to the stockholders, has expressed its opinion on the fairness of presentation upon completion of such audit.

Tarcisio M. Medalla

Chairman of the Board and President

Pablito Ø. Lim

Group Chief Financial Officer

Signed this 18th day of March 2024.

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Doc. No. 144
Page No. 30
Book No. 13
Series of 20 24

15th Floor • 6750 Ayala Office Tower
Ayala Avenue, Makati City, Philippines 1226
ATTY. JOEL FERRIC (2) STATE 00 • Fax No. (02) 8250-3801

Notary Public for Makati City
Until December 31, 2024
Appointment No. M-115 (2023-2024)
Roll Of Attorney No. 77376
MCLE Compliance VIII No. 0001393Jan. 3, 2023 until Apr. 12, 2028
PTR NO. 10073945/ Jan. 2, 2024/ Makati City
IBP No. 330740/ Jan. 2, 2024/ Pasig City
1107 Hattan St., Guadalupe Nueva, Makati City

COVER SHEET

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AUDITED FINANCIAL STATEMENTS

M P A N Y N A M E A X Y S , I N C . A N D S U B S I D I A R I E S NCIPAL OFFICE (No./Street/Borongoy/Chty/Town/Frovince) 5 t h F I o o r , 6 7 5 0 A Y a I a O f f i c e T o w e r , Y a I a A V e n u e , Ma k a t i C i t y Department requiring the report A A C F S C M P A N Y I N F OR M A T I O N N / A COMPANY I N F OR M A T I O N N / A COMPANY S Email Address Vestor_relations@paxys.com No. of Stockholders Annual Meeting (Month / Day) The designated contact person MUSI be an Officer of the Corporation The designated contact person MUSI be an Officer of the Corporation Name of Contact Person The designated contact person MUSI be an Officer of the Corporation Name of Contact Person Any 10 December 31 Mobile Number Telephone Number/s Mobile Number																													SEC	Regi	strat	ion	Num	iber	1				
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15th Floor, 6750 Ayala Office Tower, Ayala Avenue, Makati City					-10			_	_							- Allun									_											_			=

NOTE 1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.

2: All boxes must be properly and completely filled-up. Failure to do so shall cause the delay in updating the corporation's records with the Commission and/or non-receipt of Notice of Deficiencies. Further, non-receipt shall not excuse the corporation from liability for its deficiencies.

BDO Towers Valero 8741 Paseo de Roxas Makati City 1226 Philippines

+632 8 982 9100 +632 8 982 9111

Fax

www.revestacandong.com

INDEPENDENT AUDITORS' REPORT

The Stockholders and the Board of Directors Paxys, Inc. 15th Floor, 6750 Ayala Office Tower Ayala Avenue, Makati City

Opinion

We have audited the accompanying consolidated financial statements of Paxys, Inc. and Subsidiaries (the Group), which comprise the consolidated statements of financial position as at December 31, 2023 and 2022 and the consolidated statements of income, consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for the years ended December 31, 2023, 2022 and 2021 and notes to consolidated financial statements, including a summary of material accounting policy information.

In our opinion, the consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2023 and 2022, and its consolidated financial performance and its consolidated cash flows for the years ended December 31, 2023, 2022 and 2021 in accordance with Philippine Financial Reporting Standards (PFRS).

Basis for Opinion

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

Key Audit Matter

Key audit matter is the matter that, in our professional judgment, was of most significance in our audit of the consolidated financial statements of the current year.

This matter was addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on this matter.

Accounting for Financial Assets

The Group has significant amount of financial assets, which mainly consist of cash equivalents and investment securities. This is significant to our audit because the aggregate balance of financial assets amounting to ₽4,088.5 million as at December 31, 2023, comprise 98% of the Group's total assets. Moreover, the classification of financial instruments involves judgment in determining the business model to be used in managing its financial instruments to achieve the Group's business objectives and the determination of impairment losses on financial assets are determined based on estimates of expected credit losses.





We have assessed the propriety of recognition, classification and measurement, as well as management's assessment of the impairment of financial assets. Our audit procedures included, among others, (a) understanding of the Group's financial asset management and recording process; (b) verifying the existence of financial assets by obtaining external confirmations from custodians and examining the underlying documents; (c) evaluating the propriety of the classification of financial instruments based on the duly approved business model; (d) testing the reasonableness of recognized interest income and the changes in fair values of financial assets measured at fair value through profit or loss and other comprehensive income; and (e) evaluating management's assessment of impairment losses on financial assets based on expected credit losses.

Necessary disclosures are included in Note 5, Cash and Cash Equivalents, Note 6, Investment Securities, and Note 23, Financial Instruments.

Other Information

Management is responsible for the other information. The other information comprises the information included in the Securities and Exchange Commission (SEC) Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2023, but does not include the consolidated financial statements and our auditors' report thereon. The SEC Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2023 are expected to be made available to us after the date of this auditors' report.

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

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

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

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

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

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



Auditors' Responsibility for the Audit of the Consolidated Financial Statements

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

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

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



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

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

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

The engagement partner on the audit resulting in this independent auditors' report is Michelle R. Mendoza-Cruz.

REYES TACANDONG & CO.

Partner

CPA Certificate No. 97380

Tax Identification No. 201-892-183-000

BOA Accreditation No. 4782; Valid until April 13, 2024

BIR Accreditation No. 08-005144-012-2023

Valid until January 24, 2026

PTR No. 10072412

Issued January 2, 2024, Makati City

March 18, 2024

Makati City, Metro Manila

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

Amounts in Thousands

	Note	2023	cember 31 2022
	Note	2023	2022
ASSETS			
Current Assets			
Cash and cash equivalents	5	₽2,372,129	₽2,847,269
Investment securities	6	1,617,088	1,071,765
Trade and other receivables	7	94,506	62,024
Other current assets	8	33,243	31,109
Total Current Assets		4,116,966	4,012,167
Noncurrent Assets			
Right-of-use assets	22	23,826	43,944
Property and equipment	10	466	1,270
Other noncurrent assets	11	9,989	10,325
Total Noncurrent Assets		34,281	55,539
		P4,151,247	₽4,067,706
Current Liabilities Trade and other payables Current portion of lease liabilities Income tax payable	12 22	₽27,438 12,637	₽27,960 21,293
Total Current Liabilities		14 40,089	120 49,373
Total Current Liabilities Noncurrent Liabilities	22	40,089	120 49,373
Total Current Liabilities Noncurrent Liabilities Lease liabilities - net of current portion	22 13	10,940	120 49,373 23,670
Total Current Liabilities Noncurrent Liabilities Lease liabilities - net of current portion Retirement liability	22 13	40,089 10,940 6,909	120 49,373 23,670 6,337
Total Current Liabilities Noncurrent Liabilities Lease liabilities - net of current portion Retirement liability		10,940 6,909 3,046	120 49,373 23,670 6,337 3,046
Total Current Liabilities Noncurrent Liabilities Lease liabilities - net of current portion Retirement liability Other noncurrent liabilities		40,089 10,940 6,909	120 49,373 23,670 6,337 3,046 33,053
Total Current Liabilities Noncurrent Liabilities Lease liabilities - net of current portion Retirement liability Other noncurrent liabilities Total Noncurrent Liabilities Total Liabilities		10,940 6,909 3,046 20,895	120 49,373 23,670 6,337 3,046 33,053
Total Current Liabilities Noncurrent Liabilities Lease liabilities - net of current portion Retirement liability Other noncurrent liabilities Total Noncurrent Liabilities Total Liabilities	13	10,940 6,909 3,046 20,895	120 49,373 23,670 6,337 3,046 33,053 82,426
Total Current Liabilities Noncurrent Liabilities Lease liabilities - net of current portion Retirement liability Other noncurrent liabilities Total Noncurrent Liabilities Total Liabilities Equity Capital stock	13	10,940 6,909 3,046 20,895 60,984	120 49,373 23,670 6,337 3,046 33,053 82,426
Total Current Liabilities Noncurrent Liabilities Lease liabilities - net of current portion Retirement liability Other noncurrent liabilities Total Noncurrent Liabilities Total Liabilities Equity Capital stock Additional paid-in capital	13	40,089 10,940 6,909 3,046 20,895 60,984 1,148,535	120 49,373 23,670 6,337 3,046 33,053 82,426 1,148,535 451,364
Total Current Liabilities Noncurrent Liabilities Lease liabilities - net of current portion Retirement liability Other noncurrent liabilities Total Noncurrent Liabilities Total Liabilities Equity Capital stock Additional paid-in capital Parent shares held by a subsidiary	13	10,940 6,909 3,046 20,895 60,984 1,148,535 451,364	120 49,373 23,670 6,337 3,046 33,053 82,426 1,148,535 451,364 (1,149,886
Total Current Liabilities Noncurrent Liabilities Lease liabilities - net of current portion Retirement liability Other noncurrent liabilities Total Noncurrent Liabilities Total Liabilities Equity Capital stock Additional paid-in capital Parent shares held by a subsidiary Retained earnings	13	10,940 6,909 3,046 20,895 60,984 1,148,535 451,364 (1,149,886)	120 49,373 23,670 6,337 3,046 33,053 82,426 1,148,535 451,364 (1,149,886 2,917,879
Total Current Liabilities Noncurrent Liabilities Lease liabilities - net of current portion Retirement liability Other noncurrent liabilities Total Noncurrent Liabilities	13	10,940 6,909 3,046 20,895 60,984 1,148,535 451,364 (1,149,886) 3,028,604	120 49,373 23,670 6,337

CONSOLIDATED STATEMENTS OF INCOME

Amounts in Thousands, except Basic/Diluted Earnings (Loss) per Share

Years Ended December 31

		Yea	rs Ended Decemb	er 31
	Note	2023	2022	2021
SERVICE INCOME		₽16,662	₽29,044	₽44,680
COST OF SERVICES	16	(15,607)	(22,917)	(32,036)
GROSS PROFIT		1,055	6,127	12,644
GENERAL AND ADMINISTRATIVE EXPENSES	17	(82,648)	(76,934)	(76,486)
INTEREST INCOME	19	189,909	88,629	35,588
INTEREST EXPENSE	22	(1,422)	(1,917)	(1,530)
NET FOREIGN EXCHANGE GAIN (LOSS)		(471)	.9,293	5,831
OTHER INCOME	19	13,401	11,824	12,955
INCOME (LOSS) BEFORE INCOME TAX		119,824	37,022	(10,998)
CURRENT INCOME TAX EXPENSE	20	9,099	5,948	2,415
NET INCOME (LOSS)		₽110,725	₽31,074	(₽13,413)
BASIC/DILUTED EARNINGS (LOSS) PER SHARE	21	P0.138	₽0.039	(P0.017)

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

Amounts in Thousands

Years Ended December 31

	Years Ended December 31			per 31
	Note	2023	2022	2021
NET INCOME (LOSS)		₽110,725	₽31,074	(₽13,413)
OTHER COMPREHENSIVE INCOME (LOSS)				
Items to be Reclassified to Profit or Loss				
Translation adjustments		(22,703)	267,371	165,669
Unrealized fair value gain (loss) on investment		A WOODS AND	VIDAGENA (LA 1900) 100 APP	***************************************
securities	6	16,961	(76,519)	(14,628)
Realized fair value loss on redemption of investment securities measured at fair value through other comprehensive		Eliza (graff Amelija atdgas).	V	(=3/==/
income	6		<u>100</u> 9	(8,243)
Item not to be Reclassified to Profit or Loss				,-,,
Remeasurement gain on retirement liability	13	AUX.	851	3,099
	- B	(5,742)	191,703	145,897
TOTAL COMPREHENSIVE INCOME		₽104,983	₽222,777	₽132,484

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

Amounts in Thousands

	Met-		ears Ended Decen	
	Note	2023	2022	2021
CAPITAL STOCK	14	₽1,148,535	₽1,148,535	₽1,148,535
ADDITIONAL PAID-IN CAPITAL	14	451,364	451,364	451,364
PARENT SHARES HELD BY A SUBSIDIARY	14	(1,149,886)	(1,149,886)	(1,149,886
RETAINED EARNINGS				
Balance at beginning of year		2,917,879	2,881,202	2,894,615
Net income (loss)		110,725	31,074	(13,413
Derecognition of remeasurement gains on			01,0,1	(13,413
retirement liability		_	5,603	<u> 22—</u>
Balance at end of year		3,028,604	2,917,879	2,881,202
OTHER EQUITY RESERVES				
Cumulative Translation Adjustment				
Balance at beginning of year		705,739	438,368	272,699
Translation gain (loss)		(22,703)	267,371	165,669
Balance at end of year		683,036	705,739	438,368
Cumulative Fair Value Changes on				
Investment Securities	6			
Balance at beginning of year		(88,056)	(11,537)	11,334
Net unrealized gain (loss)		16,961	(76,519)	(14,628
Realized fair value loss on redemption of		,	(70,515)	(14,020
investment securities reclassified to				
profit or loss		· ·	_	(8,243)
Balance at end of year		(71,095)	(88,056)	(11,537)
Cumulative Remeasurement Gains (Losses)				
on Retirement Liability	13			
Balance at beginning of year	10	(295)	4,457	1 250
Remeasurement gain		(233)	851	1,358 3,099
Derecognition of remeasurement gains			651	3,033
reclassified to retained earnings			(5,603)	-
Balance at end of year		(295)	(295)	4,457
		611,646	617,388	431,288
		₽4,090,263	₽3,985,280	₽3,762,503

CONSOLIDATED STATEMENTS OF CASH FLOWS

Amounts in Thousands

Years E	nded D	ecem	ber	31
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	Years Ended December 31			ber 31
	Note	2023	2022	2021
CASH FLOWS FROM OPERATING ACTIVITIES				
Income (loss) before income tax		₽119,824	₽37,022	(₽10,998)
Adjustments for:		,	137,022	(-10,558)
Interest income	19	(189,909)	(88,629)	(35,588)
Depreciation and amortization	19	20,845	18,456	17,095
Provisions for impairment losses on:			10,130	17,055
Receivables	7	6,756	4,051	-
Input value-added tax	17	-	1,031	7
Interest expense on lease liabilities	22	1,422	1,917	1,530
Retirement benefits - net	13	572	541	787
Net unrealized foreign exchange loss (gain)		561	(7,420)	(5,607)
Loss (gain) on redemption of investment		3-3-34	(1) (20)	(3,007)
securities	19	_	103	(8,377)
Gain on disposal of property and equipment		-	(62)	(0,577)
Unrealized fair value gain on investment			(02)	
securities at fair value through profit or loss	19	_	y. 	(98)
Operating loss before working capital changes		(39,929)	(34,021)	(41,249)
Decrease (increase) in:		Value X and X	(0.,021)	(41,243)
Trade and other receivables		(13,433)	(10,375)	(17,177)
Other current assets		(2,134)	(2,777)	(2,965)
Other noncurrent assets		336	(1,526)	(2,505)
Investment securities measured at fair value		AS ASSECTIVATES	(-//	
through profit or loss	6	· -	45,390	113,024
ncrease (decrease) in:			.0,000	113,024
Trade and other payables		(337)	1,345	(447)
Other noncurrent liabilities		_	1,244	(/)
let cash generated from (used for) operations		(55,497)	(720)	51,186
nterest received		151,512	91,883	55,080
ncome taxes paid		(9,205)	(5,830)	(2,426)
etirement benefits paid	13	-	(2,688)	(2,420)

(Forward)

	Years Ended December 31			
	Note	2023	2022	2021
CASH FLOWS FROM INVESTING ACTIVITIES				
Additions to:				
Investment securities	6	(₽768,925)	(₽1,172,013)	(₽1,099,705)
Property and equipment	10	(6)	(495)	(758)
Intangible assets	11	4 3 2 3 4 4 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	(18)	(15)
Proceeds from:			1-3	(13)
Redemption of investment securities	6	237,532	1,677,133	479,089
Disposal of property and equipment			80	-
ncrease (decrease) in due from related parties	7	5,272	6,931	(800)
Net cash provided by (used in) investing activities		(526,127)	511,618	(622,189)
Payments of lease liabilities	22	(22.291)	(10.105)	/4.4.050)
dyments of lease habilities	22	(22,381)	(19,195)	(14,858)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		(461,698)	575,068	(533,207)
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS		(13,442)	129,944	125,997
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR		2,847,269	2,142,257	2,549,467
CASH AND CASH EQUIVALENTS AT END OF YEAR	5	P2,372,129	₽2,847,269	₽2,142,257
NONCASH FINANCIAL INFORMATION				
Recognition of ROU assets	22	P	₽13,055	ñ
Recognition of lease liabilities	22	-	£13,033	12-

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS AT DECEMBER 31, 2023 AND 2022 AND FOR THE

YEARS ENDED DECEMBER 31, 2023, 2022 AND 2021
Amounts in Thousands, Except as Indicated

1. Corporate Information

Paxys, Inc. (Paxys or the Parent Company) is an investment holding company incorporated in the Philippines and listed (stock symbol: PAX) in the Philippine Stock Exchange (PSE). The Parent Company was formerly known as Fil-Hispano Holdings Corporation and registered with the Philippine Securities and Exchange Commission (SEC) on February 14, 1952. On June 18, 2001, the SEC approved the extension of the corporate existence of the Parent Company for 50 years until February 2052. However, in accordance with the Revised Corporation Code of the Philippines, effective February 23, 2019, the Parent Company shall have a perpetual existence.

On March 22, 1971, the shares of the Parent Company at ₱1 par value a share were listed with the PSE. As at December 31, 2023 and 2022, 1,148,534,866 common shares of the Parent Company are listed and traded in the PSE at the price of ₱1.15 and ₱1.83 per share, respectively.

As at December 31, 2023 and 2022, the major shareholders of the Parent Company are All Asia Customer Services Holdings Ltd (AACSHL), a company incorporated in Hong Kong, and Paxys N.V., a wholly owned subsidiary of the Parent Company, with 54.93% and 30.09% equity interest, respectively.

Scopeworks Asia, Inc. (SWA), the operating subsidiary, provides outsourcing services such as data conversion, managed services, leasing and subleasing, and other outsourcing services.

The Parent Company and its subsidiaries are collectively referred herein as the Group.

The registered office address of the Parent Company is at 15th Floor, 6750 Ayala Office Tower, Ayala Avenue, Makati City.

Approval of the Consolidated Financial Statements

The consolidated financial statements as at December 31, 2023 and 2022 and for the years ended December 31, 2023, 2022 and 2021 were authorized for issue by the Board of Directors (BOD) on March 18, 2024, upon endorsement by the Group's Audit, Risk Management, and Related Party Transactions Committee on the same date.

2. Summary of Material Accounting Policy Information

Basis of Preparation

The consolidated financial statements have been prepared in accordance with Philippine Financial Reporting Standards (PFRS). This financial reporting framework includes PFRS, Philippine Accounting Standards (PAS) and Philippine Interpretation from International Financial Reporting Interpretations Committee (IFRIC) issued by the Philippine Financial and Sustainability Reporting Standards Council and adopted by the SEC, including SEC pronouncements.

Measurement Bases

The consolidated financial statements are presented in Philippine Peso, which is the functional currency of the Parent Company. All amounts are rounded to the nearest thousands, unless otherwise stated.

The consolidated financial statements of the Group have been prepared on a historical cost basis, except for investment securities measured at fair value through profit or loss (FVPL) or fair value through other comprehensive income (FVOCI), retirement liability and lease liabilities that are measured at present value of defined benefit obligation less fair value of plan assets and at present value of minimum lease payments, respectively.

Historical cost is generally based on the fair value of the consideration given in exchange for an asset or the fair value of the consideration received in exchange for incurring a liability.

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

The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either: (a) in the principal market for the asset or liability; or (b) in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or most advantageous market must be accessible to the Group.

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

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured and/or disclosed in the consolidated financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in the active market for identical assets or liabilities.
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognized in the consolidated financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting year.

For the purpose of fair value disclosures, the Group has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as discussed in the foregoing.

Information about the assumptions made in measuring fair value is included in the following notes to consolidated financial statements:

Note 3, Significant Judgments, Accounting Estimates and Assumptions Note 23, Financial Instruments

Adoption of Amended PFRS

The accounting policies adopted are consistent with those of the previous financial year, except for the adoption of the following amended PFRS which the Group adopted for the annual period beginning January 1, 2023:

- Amendments to PAS 1, Presentation of Financial Statements, and PFRS Practice Statement 2, Making Materiality Judgments Disclosure Initiative Accounting Policies The amendments require an entity to disclose its material accounting policies, instead of its significant accounting policies and provide guidance on how an entity applies the concept of materiality in making decisions about accounting policy disclosures. In assessing the materiality of accounting policy information, entities need to consider both the size of the transactions, other events or conditions and its nature. The amendments clarify (1) that accounting policy information may be material because of its nature, even if the related amounts are immaterial, (2) that accounting policy information is material if users of an entity's financial statements would need it to understand other material information in the financial statements, and (3) if an entity discloses immaterial accounting policy information, such information should not obscure material accounting policy information. In addition, PFRS Practice Statement 2 is amended by adding guidance and examples to explain and demonstrate the application of the 'four-step materiality process' to accounting policy information.
- Amendments to PAS 8, Accounting Policies, Changes in Accounting Estimates and Errors Definition of Accounting Estimates The amendments clarify the distinction between changes in accounting estimates and changes in accounting policies, and the correction of errors. Under the new definition, accounting estimates are "monetary amounts in financial statements that are subject to measurement uncertainty". An entity develops an accounting estimate if an accounting policy requires an item in the financial statements to be measured in a way that involves measurement uncertainty. The amendments clarify that a change in accounting estimate that results from new information or new developments is not a correction of an error, and that the effects of a change in an input or a measurement technique used to develop an accounting estimate are changes in accounting estimates if they do not result from the correction of prior period errors. A change in an accounting estimate may affect only the profit or loss in the current period, or the profit or loss of both the current and future periods.
- Amendments to PAS 12, Income Taxes Deferred Tax Related Assets and Liabilities from a Single Transaction - The amendments require companies to recognize deferred tax on transactions that, on initial recognition, give rise to equal amounts of taxable and deductible temporary differences.
- Amendments to PAS 1, Classification of Liabilities as Current or Noncurrent The amendments clarify the requirements for an entity to have the right to defer settlement of the liability for at least 12 months after the reporting period. The amendments also specify and clarify the following: (i) an entity's right to defer settlement must exist at the end of the reporting period, (ii) the classification is unaffected by management's intentions or expectations about whether the entity will exercise its right to defer settlement, (iii) how lending conditions affect classification, and (iv) requirements for classifying liabilities where an entity will or may settle by issuing its own equity instruments.

The adoption of the amended PFRS did not materially affect the consolidated financial statements of the Group. Additional disclosures were included in the consolidated financial statements, as applicable.

Basis of Consolidation

The consolidated financial statements include the accounts of the Parent Company and its subsidiaries, which it controls as at December 31 of each year. The Parent Company has control when it is exposed, or has right, to variable returns from its investment with the investee and it has the ability to affect those returns through its powers over the investee.

The wholly-owned subsidiaries of the Parent Company are as follows:

a _{cc}	Line of Business	Principal Place of Business
Paxys N.V.	Investment holding	Curacao
Paxys Ltd.	Investment holding	Hong Kong
SWA	Business process outsourcing	Philippines
Paxys Realty, Inc. (PRI)	Real estate	Philippines
Paxys Global Services Pte. Ltd. (PGSPL)	Business process outsourcing	Singapore
Regional Operating Headquarters of PGSPL (PGS ROHQ)	Shared services	Philippines

PRI, PGSPL and PGS ROHQ are currently not in operations.

Each entity determines its own functional currency, which is the currency that best reflects the economic substance of the underlying events and circumstances relevant to the entity, and items included in the financial statements of each entity are measured using that functional currency.

The functional currency of all the subsidiaries, except Paxys N.V. and Paxys Ltd., is the Philippine Peso. The functional currency of Paxys N.V. and Paxys Ltd. is the United States Dollar (US\$). As at reporting date, the assets and liabilities of Paxys N.V. and Paxys Ltd. have been translated to the functional and presentation currency of the Parent Company (the Philippine Peso) at the closing exchange rate, while the profit and loss accounts are translated using weighted average exchange rate. The exchange differences arising on the translation of these accounts are recorded in the "Cumulative translation adjustment," a separate component of equity included as part of "Other equity reserves."

Subsidiaries are consolidated from the date of acquisition or incorporation, being the date on which the Parent Company obtains control and continue to be consolidated until the date such control ceases. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary.

Changes in the controlling equity ownership (i.e., acquisition of non-controlling interest or partial disposal of equity interest over a subsidiary) that do not result in a loss of control are accounted for as equity transactions.

When the Parent Company has less than a majority of the voting or similar rights of an investee, the Parent Company considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee;
- Rights arising from other contractual arrangements; or
- The Parent Company's voting rights and potential voting rights.

The Parent Company re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control.

The separate financial statements of the subsidiaries are prepared for the same reporting year as the Parent Company, using uniform accounting policies. All intra-group balances, transactions, unrealized gains and losses resulting from intra-group transactions and dividends are eliminated in full.

If the Parent Company loses control over a subsidiary, it:

- Derecognizes the assets and liabilities of the former subsidiary from the consolidated statement of financial position;
- Recognizes any investment retained in the former subsidiary when control is lost and subsequently accounts for it and for any amounts owed by or to the former subsidiary in accordance with relevant PFRS. The remaining equity interest is remeasured and the remeasured value is regarded as the fair value on initial recognition of a financial asset, when appropriate, the cost on initial recognition of an investment in an associate or joint venture; and
- Recognizes the gain or loss associated with the loss of control attributable to the former controlling interest.

Financial Assets and Liabilities

Date of Recognition. The Group recognizes a financial asset or liability in the consolidated statement of financial position when the Group becomes a party to the contractual provisions of a financial instrument. In the case of a regular way of purchase or sale of financial assets, recognition and derecognition, as applicable, is done using settlement date accounting.

Initial Recognition and Measurement. Financial instruments are recognized initially at fair value, which is the fair value of the consideration given (in case of an asset) or received (in case of a liability). The initial measurement of financial instruments, except for those measured or designated at FVPL, includes transaction cost.

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

Financial Assets

Classification. The Group classifies its financial assets at initial recognition under the following categories: (a) financial assets at FVPL, (b) financial assets at amortized cost and (c) financial assets at FVOCI. The classification of a financial instrument largely depends on the Group's business model and its contractual cash flow characteristics.

Financial Assets at FVPL. Financial assets that do not meet the criteria for being measured at amortized cost or FVOCI are classified under this category. Specifically, financial assets at FVPL include financial assets that are (a) held for trading, (b) designated upon initial recognition at FVPL, or (c) mandatorily required to be measured at fair value.

Financial assets are classified as held for trading if these are acquired for the purpose of selling or repurchasing in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless these are designated as effective hedging instruments. Financial assets with cash flows that are not sole payments of principal and interest are classified and measured at FVPL, irrespective of the business model. Notwithstanding the criteria for debt instruments to be classified at amortized cost or at FVOCI, debt instruments may be designated at FVPL on initial recognition if doing so eliminates, or significantly reduces, an accounting mismatch.

Financial assets at FVPL are measured at fair value at each reporting date, with any fair value gains or losses recognized in profit or loss to the extent these are not part of a designated hedging relationship.

The Company has no financial assets at FVPL as at December 31, 2023 and 2022.

Financial Assets at FVOCI. For debt instruments, financial assets should be measured at fair value through other comprehensive income if both of the following conditions are met:

- the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and to sell the financial assets; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

For equity instruments, the Group irrevocably designates the financial asset to be measured at FVOCI notwithstanding the foregoing conditions.

Financial assets at FVOCI are initially measured at fair value plus transaction costs. After initial recognition, interest income (calculated using the effective interest method), foreign currency gains or losses and impairment losses of debt instruments measured at FVOCI are recognized directly in profit or loss. When debt instruments carried at FVOCI are derecognized, the cumulative gains or losses previously recognized in other comprehensive income are reclassified from equity to profit or loss as a reclassification adjustment.

Dividends from equity instruments held at FVOCI are recognized in profit or loss when the right to receive payment is established, unless the dividend clearly represents a recovery of part of the cost of the investment. Foreign currency gains or losses and unrealized gains or losses from equity instruments are recognized in other comprehensive income and presented in the equity section of the consolidated statement of financial position. These fair value changes are recognized in equity and are not reclassified to profit or loss in subsequent years.

This category includes investments in managed funds.

Financial Assets at Amortized Cost. A financial asset should be measured at amortized cost if both of the following conditions are met:

- the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

After initial recognition, financial assets at amortized cost are subsequently measured at amortized cost using the effective interest method, less allowance for impairment, if any. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees that are an integral part of the effective interest rate. Gains and losses are recognized in profit or loss when the financial assets are derecognized, impaired and through an amortization process.

Financial assets at amortized cost are included under current assets if maturity is within 12 months from the reporting date. Otherwise, these are classified as noncurrent assets.

The Group classifies its cash and cash equivalents, investment securities, trade and other receivables, and rental and security deposits under this category.

Financial Liabilities

Classification. The Group classifies its financial liabilities at initial recognition as either financial liabilities at FVPL or financial liabilities at amortized cost. The classification of a financial instrument largely depends on the Group's business model and its contractual cash flow characteristics.

The Group does not have financial instruments classified as financial liabilities at FVPL.

Financial Liabilities at Amortized Cost. Financial liabilities are categorized as financial liabilities at amortized cost unless either the financial liability is held for trading and is therefore required to be measured at FVPL or the entity elects to measure the liability at FVPL. Financial liabilities are recognized when the substance of the contractual arrangement results in the Group having an obligation either to deliver cash or another financial asset to the holder, or to settle the obligation other than by the exchange of a fixed amount of cash or another financial asset for a fixed number of its own equity instruments. These financial liabilities are initially recognized at fair value less any directly attributable transaction costs.

After initial recognition, these financial liabilities are subsequently measured at amortized cost using the effective interest method. Amortized cost is calculated by taking into account any discount or premium on the issue and fees that are an integral part of the effective interest rate. Gains and losses are recognized in profit or loss when the liabilities are derecognized or through the amortization process.

The Group classifies its trade and other payables (excluding statutory payables), lease liabilities and other noncurrent liabilities under this category.

Reclassification

The Group reclassifies its financial assets when, and only when, the Group changes its business model for managing those financial assets. The reclassification is applied prospectively from the first day of the first reporting year following the change in the business model (reclassification date).

For a financial asset reclassified out of the financial assets at amortized cost category to financial assets at FVPL, any gain or loss arising from the difference between the previous amortized cost of the financial asset and fair value is recognized in profit or loss.

For a financial asset reclassified out of the financial assets at amortized cost category to financial assets at FVOCI, any gain or loss arising from a difference between the previous amortized cost of the financial asset and fair value is recognized in other comprehensive income.

For a financial asset reclassified out of the financial assets at FVOCI category to financial assets at amortized cost, any gain or loss previously recognized in other comprehensive income, and any difference between the new amortized cost and maturity amount, are amortized to profit or loss over the remaining life of the investment using the effective interest method. If the financial asset is subsequently impaired, any gain or loss that has been recognized in other comprehensive income is reclassified from equity to profit or loss.

In the case of a financial asset that does not have a fixed maturity, the gain or loss shall be recognized in profit or loss when the financial asset is sold or disposed of. If the financial asset is subsequently impaired, any previous gain or loss that has been recognized in other comprehensive income is reclassified from equity to profit or loss.

Impairment of Financial Assets

The Group assesses at the end of each reporting year whether a financial asset or a group of financial assets is impaired.

The Group recognizes impairment loss based on expected credit loss (ECL), which is the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive. The difference is then discounted at an approximation to the asset's original effective interest rate.

For trade receivables, the Group calculates impairment based on lifetime ECL using a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

For other financial assets at amortized cost, which comprise cash equivalents, investment securities, other receivables (including due from related parties) and rental and security deposits, ECL is based on 12-month ECL, which pertains to the portion of lifetime ECL that results from default events on a financial instrument that are possible within 12 months after the reporting date.

However, when there has been a significant increase in credit risk since initial recognition, the allowance will be based on the lifetime ECL. When determining whether the credit risk of a financial asset has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition and considers reasonable and supportable information, that is available without undue cost or effort and indicative of significant increases in credit risk since initial recognition.

Financial assets are written off when the Group has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof.

Derecognition of Financial Assets and Liabilities

A financial asset (or where applicable, a part of a financial asset or part of a group of similar financial assets) is derecognized by the Group when:

- The rights to receive cash flows from the asset has expired; or
- The Group retains the right to receive cash flows from the asset, but has assumed an obligation to pay them in full without material delay to a third party under a "pass-through" arrangement; or
- The Group has transferred its rights to receive cash flows from the asset and either (a) has transferred substantially all the risks and benefits of the asset, or (b) has neither transferred nor retained substantially all the risks and benefits of the asset, but has transferred control over the asset.

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

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

Offsetting of Financial Instruments

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

Classification of Financial Instrument between Liability and Equity

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

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

If the Group does not have an unconditional right to avoid delivering cash or another financial asset to settle its contractual obligation, the obligation meets the definition of financial liability.

Investments in Joint Ventures

The Parent Company has interests in joint ventures, whereby the venturers have a contractual arrangement that establishes joint control. A joint venture is a contractual arrangement whereby two or more parties undertake an economic activity that is subject to joint control, and a jointly controlled entity is a joint venture that involves the establishment of a separate entity in which each venture has an interest.

Interest in a joint venture is initially recognized at cost and subsequently accounted for under the equity method of accounting. Under the equity method of accounting, the interest in a joint venture is carried at cost plus post-acquisition changes in the Group's share in the net assets of the joint venture, less any impairment in value. The share in the results of the operations of the joint venture is recognized in profit or loss. The Group's share of post-acquisition movements in the joint venture's equity reserves is recognized directly in equity.

Profits or losses resulting from the transactions between the Group and the joint venture are eliminated to the extent of the interest in the joint venture and for unrealized losses to the extent that there is no evidence of impairment of the asset transferred. Dividends received are treated as a reduction of the carrying value of the interest. If the Group's share of losses of a joint venture equals or exceeds its interest in the joint venture, the Group discontinues recognizing its share of further losses.

After the application of the equity method, the Group determines at the end of each reporting year whether there is any objective evidence that the investment may be impaired. If this is the case, the amount of impairment is calculated as the difference between the carrying amount of the investment and recoverable amount and recognizes the difference in profit or loss.

After the Group's investment is reduced to zero, additional losses are provided for, and a liability is recognized, only to the extent that the entity has incurred legal or constructive obligations or made payments on behalf of the joint venture. If the joint venture subsequently reports profits, the Group resumes the recognition of its share of those profits only after its share of the profits equals the share of losses not previously recognized.

Property and Equipment

Property and equipment are carried at historical cost less accumulated depreciation, amortization and any impairment in value. Historical cost includes expenditure that is directly attributable to the acquisition of the asset.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the items can be measured reliably. All other repairs and maintenance are charged to profit or loss in the year these are incurred.

Major renovations that qualify for capitalization are depreciated and amortized over the remaining useful life of the related asset or up to the date of the next major renovation, whichever is shorter.

Depreciation and amortization are calculated using the straight-line method to allocate the cost over the estimated useful lives of the assets as follows:

Asset Type	Number of Years		
Computer equipment	3 to 5		
Communication equipment	3 to 5		
Leasehold improvements	5 or lease term, whichever is shorter		
Office furniture, fixtures and equipment	2 to 5		
Transportation equipment	5		

Depreciation and amortization commence when an asset is in its location or condition capable of being operated in the manner intended by management. Depreciation and amortization cease at the earlier of the date that the item is classified as held for sale (or included in a disposal group that is classified as held for sale) in accordance with PFRS 5, Noncurrent Assets Held for Sale and Discontinued Operations, and the date the asset is derecognized.

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

Fully depreciated property and equipment are retained in the books until these are no longer being used in the operations.

When an asset is disposed of or is permanently withdrawn from use and no future economic benefits are expected from its disposal, the cost and accumulated depreciation, amortization and any impairment are derecognized. Gains and losses on disposals or retirement are determined by comparing the proceeds with the carrying amount of the assets and are recognized in profit or loss.

Impairment of Nonfinancial Assets

The carrying amount of right-of-use (ROU) assets, property and equipment and investments in joint ventures are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized in profit or loss for the amount by which the asset's carrying amount exceeds its recoverable amount.

The recoverable amount is the higher of an asset's fair value less costs to sell and value-in-use. For purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Nonfinancial assets that suffered impairment are reviewed for possible reversal of the impairment at each reporting date.

Impairment losses recognized in prior years are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, had no impairment loss been recognized. After such a reversal, the depreciation and amortization are adjusted in future years to allocate the asset's revised carrying amount on a systematic basis over its remaining estimated useful lives.

Equity

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

Additional Paid-in Capital. Additional paid-in capital includes any premium received in the initial issuances of capital stock. Any transaction costs associated with the issuance of shares are deducted from additional paid-in capital, net of tax.

Parent Shares Held by a Subsidiary. Where any entity of the Group purchases the Parent Company's shares (treasury stock), the consideration paid, including any directly attributable incremental costs (net of related taxes), is deducted from equity until the shares are cancelled, reissued or disposed of. Where such shares are subsequently sold or reissued, any consideration received, net of any directly attributable incremental transactions costs and the related tax effect, is included in equity.

Retained Earnings. Retained earnings represent the cumulative balance of net income or loss, dividend distributions, effects of the changes in accounting policy and other capital adjustments.

Other Comprehensive Income (Loss)

Other comprehensive income (loss) comprises items of income and expenses (including items previously presented as other equity reserves under the consolidated statement of changes in equity) that are not recognized in profit or loss for the year. Other comprehensive income (loss), which is presented as "Other equity reserves," includes cumulative translation adjustment, cumulative fair value changes on investment securities and cumulative remeasurement gains or losses on retirement liability.

Revenue Recognition

Revenue from contract with customers is recognized when the performance obligation in the contract has been satisfied, either at a point in time or over time. Revenue is recognized over time if one of the following criteria is met: (a) the customer simultaneously receives and consumes the benefits as the Group perform its obligations; (b) the Group's performance creates or enhances an asset that the customer controls as the asset is created or enhanced; or (c) the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date. Otherwise, revenue is recognized at a point in time.

The Group also assesses its revenue arrangements to determine if it is acting as a principal or as an agent. The Group has assessed that it acts as a principal in all of its revenue sources.

The following specific recognition criteria must also be met before revenue is recognized:

Service Income. Revenue is recognized as services are rendered.

Interest income is outside the scope of PFRS 15. Specific recognition criteria is as follows:

Interest Income. Revenue is recognized as the interest accrues using the effective interest method that is the rate that exactly discounts estimated future cash receipts through the expected life of the financial instrument to the net carrying amount of the financial asset.

Cost and Expense Recognition

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

Cost of Services. Cost of services is recognized as expenses when the related services are rendered.

General and Administrative Expenses. General and administrative expenses constitute the costs of administering the business and costs incurred to sell and market the services. These expenses are recognized in profit or loss as incurred.

Interest Expense. Interest expense is recognized on lease liabilities which are measured at amortized cost using the effective interest method.

Employee Benefits

Short-term Benefits. The Group recognizes a liability net of amounts already paid and an expense for services rendered by employees during the year. Short-term benefits given by the Group to its employees include salaries and wages, social security contributions, short-term compensated absences, bonuses and non-monetary benefits.

Short-term employee benefit liabilities are measured on an undiscounted basis and are expensed as the related service is provided. The unpaid portion of the short-term employee benefits is measured on an undiscounted basis and is included as part of "Trade and Other Payables" account in the consolidated statement of financial position.

Retirement Benefits. Retirement benefit costs are actuarially determined using the projected unit credit method. This method reflects services rendered by employees up to the date of valuation and incorporates assumptions concerning employees' projected salaries. The calculation of defined benefit obligations is performed by a qualified actuary.

The Group recognizes service costs, comprising of current service costs, and interest cost or income in profit or loss. Net interest is calculated by applying the discount rate to the retirement liability.

Remeasurements of the retirement liability, which comprise actuarial gains and losses, are recognized immediately in other comprehensive income.

The retirement liability is the present value of the defined benefit obligation. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using risk-free interest rate of government bonds that have terms to maturity approximating the terms of the related retirement and other long-term benefits liability.

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

Termination Benefits. Termination benefits are payable when employment is terminated before the normal retirement date, or when an employee accepts voluntary redundancy in exchange for these benefits. The Group recognizes termination benefits when it is demonstrably committed to either: terminating the employment of current employees according to a detailed formal plan without possibility of withdrawal or providing termination benefits as a result of an offer made to encourage voluntary redundancy.

Leases

The Group as a Lessee. The Group recognizes ROU assets and lease liabilities at the lease commencement date. The ROU assets are initially measured at cost comprising the initial measurement of lease liabilities adjusted for any lease payments made at or before the commencement date less any lease incentives received, any initial direct and restoration costs.

The ROU assets are measured subsequently at cost, less amortization and any impairment losses. In addition, the cost is subsequently adjusted for any remeasurement of the lease liabilities resulting from reassessments or lease modifications.

The lease liabilities are initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Group's incremental borrowing rate. Generally, the Group uses its incremental borrowing rate as the discount rate.

Lease payments included in the measurement of the lease liabilities comprise of the following:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable
- variable lease payments that are based on an index or a rate
- amounts expected to be payable by the lessee under residual value guarantees
- the exercise price of a purchase option if the lessee is reasonably certain to exercise that option payment of penalties for terminating the lease, if the lease term reflects the lessee exercising that option.

The lease liabilities are measured at amortized cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, if there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee, or if the Group changes its assessment of whether it will exercise an extension or termination option.

Payments associated with short-term leases and leases of low-value assets are recognized on a straight-line basis of accounting as an expense in profit or loss. Short-term leases are leases with a lease term of 12 months or less.

The Group as a Lessor. Leases where the Group retains substantially all the risks and benefits of ownership of the asset are classified as operating leases. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased asset and recognized on a straight-line basis over the lease term on the same basis as rental income. Contingent rents are recognized as revenue in the year in which these are earned.

Foreign Currencies

Transactions and Balances. Transactions in foreign currencies are initially recorded by the Group's entities at their respective functional currency spot rates at the date the transaction first qualifies for recognition.

Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency spot rates of exchange at the reporting date.

Differences arising on settlement or translation of monetary items are recognized in profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined. The gain or loss arising on translation of non-monetary items measured at fair value is treated in line with the recognition of gain or loss on change in fair value of the item.

Foreign Operations. The assets and liabilities of foreign operations are translated into Philippine Peso at the rate of exchange ruling at financial reporting date and, the profit and loss amounts are translated at the weighted average exchange rates for the year. The exchange differences arising on the translation are taken directly to "Cumulative translation adjustment," a separate component of equity included as part of "Other equity reserves." Upon disposal of a foreign operation, the cumulative translation adjustment relating to that particular foreign operation is recognized in profit or loss.

Income Taxes

Current Tax. Current tax assets and liabilities for the current and prior years are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rate and the tax laws used to compute the amount are those that are enacted or substantively enacted at the end of the reporting year.

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

Deferred tax liabilities are recognized for all taxable temporary differences. Deferred tax liability is not recognized when it arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit or loss nor taxable profit or loss. Also, deferred tax liabilities are not provided on taxable temporary differences associated with investments in subsidiaries, associates and interests in joint ventures when the parent, investor, joint venturer or joint operator is able to control the timing of the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets are recognized for all deductible temporary differences, carryforward benefits of unused tax credits (excess of minimum corporate income taxes or MCIT over regular corporate income taxes or RCIT) and unused tax losses (net operating loss carryover or NOLCO), to the extent that it is probable that sufficient future taxable profit will be available against which the deductible temporary differences and carryforward benefits of unused tax credits and unused tax losses can be utilized.

The carrying amount of deferred tax assets is reviewed at the end of each reporting year and reduced to the extent that it is no longer probable that sufficient future taxable profit will be available to allow all or part of the deferred tax assets to be utilized. Unrecognized deferred tax assets are re-assessed at the end of each reporting year and are recognized to the extent that it has become probable that sufficient future taxable profit will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rate that are expected to apply to the year when the asset is realized or the liability is settled, based on tax rate (and tax laws) that have been enacted or substantively enacted at the end of reporting year.

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

Deferred tax relating to items recognized outside profit or loss (either in other comprehensive income or directly in equity) is recognized outside profit or loss (either in other comprehensive income or directly in equity).

Related Party Relationship and Transactions

Related party transactions consist of transfers of resources, services or obligations between the Group and its related parties.

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

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

Earnings (Loss) per Share

The Group presents basic and diluted earnings (loss) per share. Basic and diluted earnings (loss) per share is calculated by dividing the net income (loss) by the weighted average number of common shares outstanding during the year, excluding parent shares held by a subsidiary.

There are no potential dilutive common shares as at December 31, 2023 and 2022.

Segment Reporting

An operating segment is a component of the Group that engages in business activities from which it may earn revenue and incur expenses, including revenue and expenses that relate to transactions with any of the Group's other components. The operating results of an operating segment are reviewed regularly by the chief operating decision maker, which is defined to be the Parent Company's BOD, to determine the resources to be allocated to the segment and assess its performance, and for which financial information is available.

Segment results that are reported to the chief operating decision maker include items directly attributable to a segment as well as those that can be allocated on a reasonable basis.

Segment capital expenditure is the total cost incurred during the year to acquire property and equipment and intangible assets.

Provisions and Contingencies

Provisions are recognized when the Group has a present legal or constructive obligation as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pretax rate that reflects current market assessment of the time value of money and, where appropriate, the risks specific to the liability.

Where discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense.

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

Events after the Reporting Year

Post year-end events that provide additional information about the Group's financial position at the end of reporting year (adjusting events) are reflected in the consolidated financial statements when material. Post year-end events that are non-adjusting events are disclosed in the notes to consolidated financial statements, when material.

3. Significant Judgments, Accounting Estimates and Assumptions

The preparation of the consolidated financial statements requires the Group to exercise judgments, make accounting estimates and use assumptions that affect the reported amounts of assets, liabilities, income, expenses and related disclosures. The Group makes accounting estimates and uses assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. Future events may occur which will cause the assumptions used in arriving at the estimates to change. The effects of any change in estimates are reflected in the consolidated financial statements as these become reasonably determinable.

Judgments, accounting estimates and assumptions are continuously evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Group believes the following represent a summary of significant judgments, accounting estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amount of assets and liabilities, as well as to the related revenues and expenses, within the next year, and related impact and associated risk in the consolidated financial statements.

Judgments

In the process of applying the Group's accounting policies, management exercises judgment on the following items, apart from those involving estimations, which have the most significant effect on the amounts recognized in the consolidated financial statements.

Determining the Functional Currency. Based on the economic substance of the underlying circumstances, the Group has determined that its functional currency is the Philippine Peso. The Philippine Peso is the currency of the primary economic environment in which the Parent Company and certain subsidiaries operate. It is the currency that mainly influences the sale of services and the costs of providing the services.

Determining the Operating Segments. Determination of operating segments is based on the information about components of the Group that management uses to make decisions about the operating matters. Operating segments use internal reports that are regularly reviewed by the Parent Company's chief operating decision maker in order to allocate resources to the segment and assess its performance. The Parent Company reports separate information about an operating segment that meets any of the following quantitative thresholds: (a) its reported revenue, including both sales to external customers and intersegment sales or transfers, is 10% or more of the combined revenue, internal and external, of all operating segments; (b) the absolute amount of its reported profit or loss

is 10% or more of the greater, in absolute amount, of (i) the combined reported profit of all operating segments that did not report a loss and (ii) the combined reported loss of all operating segments that reported a loss; and (c) its assets are 10% or more of the combined assets of all operating segments.

The Group determined that its operating segments are organized and managed separately based on the nature of the business segment, with each business representing a strategic business segment (see Note 4).

Recognizing the Deferred Tax Liability on Undistributed Income of a Foreign Subsidiary. Since Paxys N.V., a company incorporated and domiciled in Curacao, is a wholly owned subsidiary of the Parent Company, management believes that the Parent Company can control the timing of the dividend distribution of Paxys N.V. to the Parent Company and it is probable that the temporary difference will not reverse in the foreseeable future. Thus, no deferred tax liability was recognized on the undistributed income of Paxys N.V. Unrecognized deferred tax liability on undistributed income of a foreign subsidiary amounted to ₱840.2 million and ₱808.6 million as at December 31, 2023 and 2022, respectively (see Note 20).

Determining the Classification of Financial Instruments. Classification of financial instruments under PFRS 9 depends on the results of the business model test and "sole payment of principal and interest" (SPPI) test performed by the Group. The Group exercises judgment in determining the business model to be used in managing its financial instruments to achieve its business objectives.

The classification of various financial assets and liabilities of the Group are disclosed in Note 2.

Determining the Classification of Lease Arrangements and Appropriate Lease Term and Discount Rates. The Group, as a lessee, has various lease agreements with third parties for office space, parking space, storage and equipment.

The Group has exercised significant judgment in determining the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or in any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The leases are renewable upon mutual agreement by both parties or by the option of the lessee to be covered by a separate and new lease agreement. Accordingly, the renewal option was not considered in the lease term.

Significant management judgment was likewise exercised by the Group in determining the discount rate to be used in calculating the present value of ROU assets and lease liabilities. The discount rate of 4% also served as the incremental borrowing rate of the Group.

Rent expense amounting to ₱0.6 million, ₱0.8 million, ₱2.0 million in 2023, 2022, and 2021, respectively, includes rent on low-value asset leases on storage and equipment (see Note 22).

As at December 31, 2023 and 2022, ROU assets amounted to ₱23.8 million and ₱43.9 million, respectively. Amortization on ROU assets amounted to ₱20.0 million in 2023, ₱17.2 million in 2022, and ₱15.2 million in 2021 (see Note 22).

As at December 31, 2023 and 2022, lease liabilities amounted to ₱23.6 million and ₱45.0 million, respectively. Interest expense on lease liabilities amounted to ₱1.4 million, ₱1.9 million, and ₱1.5 million in 2023, 2022, and 2021, respectively (see Note 22).

The Group, as a lessor, has existing lease agreements for the sublease of its office space. The Group has determined that it retains the significant risk and benefits of ownership over the leased properties. Accordingly, the Company accounts for the lease agreements as operating leases.

Rent income amounted to ₽6.9 million, ₽3.7 million and ₽3.1 million in 2023, 2022 and 2021, respectively (see Note 22).

Evaluating Contingencies. The Group is a party to certain lawsuits or claims arising from the ordinary course of business. However, the Group's management and legal counsel believe that the eventual liabilities under these lawsuits or claims, if any, will not have a material effect on the consolidated financial statements.

Accounting Estimates and Assumptions

The key assumptions concerning future and other key sources of estimation at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities are discussed below. The Group based its assumptions and estimates on parameters available when the consolidated financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising beyond the control of the Group. Such changes are reflected in the assumptions when these occur.

Determining the Fair Value of Financial Instruments. Certain financial assets are carried at fair value and whose fair values are disclosed, which requires extensive use of accounting estimates. When the fair values of financial assets recorded or disclosed in the consolidated statements of financial position cannot be measured based on quoted prices in active market, their fair value is measured using valuation techniques including the Discounted Cash Flow model. The inputs to this model are taken from observable market where possible, but where this is not feasible, a degree of judgment is required in establishing fair values. Judgments include considerations of inputs such as liquidity risk, credit risk and volatility. Changes in assumptions about these factors could affect the reported fair value of financial instruments.

Fair values of financial assets and liabilities are presented in Note 23, Financial Instruments.

Assessing Impairment Losses on Financial Assets. Impairment losses on financial assets are determined based on expected credit losses. In assessing the expected credit losses, the Group uses historical loss experience adjusted for forward-looking factors, as appropriate.

The Group's cash and cash equivalents are maintained at reputable financial institutions with good industry rating and score.

For investment securities, except for financial assets at FVPL, the Group estimates impairment based on 12-month expected credit loss. Investment securities at amortized cost and FVOCI, which have credit quality equivalent to "high grade" and have low credit risk at reporting date, are presumed to have no significant increase in credit risk since initial recognition.

The Group estimates impairment on trade receivables based on lifetime expected credit loss using a provision matrix that is based on days past due and takes into consideration historical credit loss experience, adjusted for forward-looking factors, as applicable. Management recognizes losses on credit-impaired receivables from related parties considering its ability to pay based on its available assets.

No provision for impairment losses on financial assets at amortized cost and FVOCI were recognized in 2023, 2022 and 2021.

The carrying amounts of financial assets at amortized cost and FVOCI as at December 31, 2023 and 2022 are as follows:

	Note	2023	2022
Cash and cash equivalents	5	₽2,372,129	₽2,847,269
Investment securities at:	6	96 08 6 0/000046 0 086000096	10 to \$100 to 10 \$100 to 10 to
FVOCI		1,245,519	833,672
Amortized cost		371,569	238,093
Trade and other receivables	7	94,506	62,024
Rental and security deposits	22	4,841	5,119

Assessing Impairment Losses on Input VAT. The provision for impairment losses on input VAT is maintained at a level considered adequate to provide for potentially unrecoverable claims. The Group, on a continuing basis, makes a review of the status of the claims, designed to identify those to be provided with any impairment losses. In these cases, management uses judgment based on the best available facts and circumstances. The amount and timing of recorded expenses for any year would therefore differ based on the judgments or estimates made.

The carrying amount of input VAT amounted to ₱28.3 million and ₱27.0 million as at December 31, 2023 and 2022, respectively (see Note 8).

Assessing the Impairment of Nonfinancial Assets. The Group assesses at the end of each reporting year whether there is any indication that the nonfinancial assets listed below may be impaired. If such an indication exists, the Group estimates the recoverable amount of the asset, which is the higher of an asset's fair value less costs to sell and its value-in-use. In determining fair value less costs to sell, an appropriate valuation model is used, which can be based on quoted prices or other available fair value indicators. In estimating the value-in-use, the Group is required to make an estimate of the expected future cash flows from the cash generating unit and also to choose an appropriate discount rate in order to calculate the present value of those cash flows.

Determining the recoverable amounts of the nonfinancial assets, which involves the determination of future cash flows expected to be generated from the continued use and ultimate disposition of such assets, requires the use of estimates and assumptions that can materially affect the consolidated financial statements. Future events could indicate that these nonfinancial assets are impaired. Any resulting impairment loss could have a material adverse impact on the financial condition and results of operations of the Group.

The carrying amount of nonfinancial assets that are subject to impairment assessment when impairment indicators are present (such as obsolescence, physical damage, significant changes to the manner in which the asset is used, worse than expected economic performance, a drop in revenue or other external indicators) are as follows:

	Note	2023	2022
ROU assets	22	P23,826	₽43,944
Property and equipment	10	466	1,270
Intangible assets	11	11	28

Investments in joint ventures are fully provided with allowance for impairment losses as at December 31, 2023 and 2022 (see Note 9).

Determining Retirement Liability. The determination of the cost of retirement benefits and related retirement liability is dependent on the selection of certain assumptions used by the actuary in calculating such amounts. The assumptions, which include among others, discount rate and salary increase rate are described in Note 13.

Actual results that differ from the assumptions are accumulated and are recognized as part of other comprehensive income. While management believes that the assumptions are reasonable and appropriate, significant differences in the Group's actual experience of significant changes in the assumptions may materially affect the retirement liability.

Retirement liability amounted to $$\mathbb{P}6.9$$ million and $$\mathbb{P}6.3$$ million as at and December 31, 2023 and 2022, respectively. The retirement benefits expense amounted to $$\mathbb{P}0.6$$ million, $$\mathbb{P}0.5$$ million and $$\mathbb{P}0.8$$ million in 2023, 2022 and 2021, respectively (see Note 13).

Assessing the Realizability of Deferred Tax Assets. The Group reviews the carrying amounts at the end of each reporting year and reduces the amount of deferred tax assets to the extent that it is no longer probable that sufficient future taxable profit will be available to allow all or part of the deferred income tax assets to be utilized.

Deferred tax assets as at December 31, 2023 and 2022 were not recognized because management believes that sufficient future taxable income may not be available against which the carry forward benefits of NOLCO, excess of MCIT over RCIT and other deductible temporary differences may be utilized. Unrecognized deferred tax assets amounted to ₱69.1 million and ₱57.4 million as at December 31, 2023 and 2022, respectively (see Note 20).

4. Segment Information

The Group's operating businesses are organized and managed separately according to the nature of the services provided, with each segment representing a strategic business unit that offers different services and serves different market.

Segment Assets and Liabilities. Segment assets include all operating assets used by a segment and consist principally of operating cash, receivables, property and equipment and intangible assets. Segment liabilities include all operating liabilities and consist principally of trade and other payables.

Inter-segment Transactions. Segment revenue, segment expenses and segment performance include transfers among business segments. Such transfers are eliminated in consolidation.

Management monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on operating income or loss and is measured consistently with operating income or loss in the consolidated financial statements.

Business segment information is reported on the basis that is used internally for evaluating segment performance and deciding how to allocate resources among operating segments. For management purposes, the Group is organized into business units based on the services rendered and has two reportable operating segments as follows:

- Outsourcing This segment pertains to outsourcing services of the Group which include
 data conversion, managed services, leasing and subleasing, and other outsourcing services. On
 March 31, 2022, SWA and its client in the data conversion services terminated its agreement. As
 a result, employees servicing this customer, were separated effective in April 2022. SWA
 expanded its managed facility and support services in 2022.
- Others This segment includes holding and investment companies, which consist of the Parent Company, Paxys N.V., and other non-operating subsidiaries.

Business Segment Information

The following table presents the revenue and expenses and certain assets and liabilities information of the Group's business segments as at and for the years ended December 31, 2023, 2022 and 2021.

	2023				
	Outsourcing	Others	Eliminations	Consolidated	
Results of Operations					
Revenue from external customers	₽16,662	P-	R-	P16,662	
Cost and expenses	(15,607)	(82,648)	_	(98,255)	
Operating income (loss)	1,055	(82,648)	-	(81,593)	
Interest income	562	189,347	1000	189,909	
Net foreign exchange gain (loss)	477	(924)	(24)	(471)	
Other income	9,906	3,495		13,401	
Interest expense on lease liabilities	(490)	(932)	-	(1,422)	
Income tax expense	(229)	(8,870)	2 <u>245</u>	(9,099)	
Net income	P11,281	P99,468	(P24)	P110,725	
Assets and Liabilities					
Assets	P50,763	P5,754,824	(P1,654,340)	₽4,151,247	
Liabilities	61,812	189,546	(190,374)	60,984	
Other Segment Information					
Capital expenditures:					
Property and equipment	R-	₽6	P-	₽6	
Depreciation and amortization	13,155	7,690	-	20,845	

		202	2	
	Outsourcing	Others	Eliminations	Consolidated
Results of Operations				
Revenue from external customers	₽29,044	₽-	P-	₽29,044
Cost and expenses	(22,917)	(76,934)		(99,851)
Operating income (loss)	6,127	(76,934)	-	(70,807)
Interest income	125	88,504	<u></u>	88,629
Net foreign exchange gain (loss)	1,719	9,752	(2,178)	9,293
Other income	6,379	5,445	-	11,824
Interest expense on lease liabilities	(700)	(1,217)	-	(1,917)
Income tax expense	(167)	(5,781)	-	(5,948)
Net income (loss)	P13,483	P19,769	(₽2,178)	₽31,074
Assets and Liabilities				
Assets	₽59,970	₽5,661,284	(P1,653,548)	P4 067 700
Liabilities	74,178	197,331	(189,083)	₽4,067,706 82,426
Oak S				***************************************
Other Segment Information				
Capital expenditures:				
Property and equipment	₽338	₽157	₽	₽495
Intangible assets Depreciation and amortization		18	(-	18
Depreciation and amortization	10,592	7,864	% - 3	18,456
_		2021		
	Outsourcing	Others	Eliminations	Consolidated
Results of Operations				-Wasselson Co. 197241
Revenue from external customers	₽44,680	₽-	₽	₽44,680
Cost and expenses	(32,036)	(76,486)	-	(108,522)
Operating income (loss)	12,644	(76,486)	1.50	(63,842)
Other income	4,468	8,487	-	12,955
Net foreign exchange gain (loss)	1,156	5,763	(1,088)	5,831
Interest expense on lease liabilities	(785)	(745)	27 33 350 255	(1,530)
Interest income	5	35,583	200	35,588
Income tax expense	(75)	(2,340)	_	(2,415)
Net income (loss)	₽17,413	(P29,738)	(₽1,088)	(P13,413)
Assets and Liabilities				
Assets	₽66,872	₽5,441,405	(P1 657 010)	D2 050 450
Liabilities	82,761		(₽1,657,819)	P3,850,458
	32,701	198,705	(193,511)	87,955
Other Segment Information				
Capital expenditures:				
Property and equipment	₽570	P188	₽	₽758
Intangible assets	S 	15	#1	15
Depreciation and amortization	8,595	8,500		17,095

The outsourcing segment is managed and operated in the Philippines. Other reportable segments include the Parent Company and other non-operating companies with excess funds invested in corporate bonds and other short-term deposits from various banks. Interest income earned from these funds amounted to ₱189.9 million, ₱88.6 million and ₱35.6 million in 2023, 2022 and 2021, respectively (see Note 19).

5. Cash and Cash Equivalents

This account consists of:

	2023	2022
Cash on hand and in banks	₽46,313	₽33,626
Cash equivalents	2,325,816	2,813,643
	₽2,372,129	₽2,847,269

Cash in banks earn interest at the respective bank deposit rates. Cash equivalents are time deposits made for varying periods, depending on the immediate cash requirements of the Group, and earn interest at the respective short-term deposit rates. Any pre-termination or redemption prior to maturity date shall not result in significant change in investment values and penalties.

Total interest income earned amounted to ₱127.9 million, ₱44.6 million and ₱12.0 million in 2023, 2022 and 2021, respectively (see Note 19).

6. Investment Securities

This account consists of financial assets measured at:

	2023	2022
FVOCI	₽1,245,519	₽833,672
Amortized cost	371,569	238,093
	₽1,617,088	₽1,071,765

Financial Assets at FVOCI

These pertain to investment in funds managed by international banks which provide fixed interest income and capital appreciation.

Movements in financial assets at FVOCI follow:

	2023	2022
Balances at beginning of the year	₽833,672	₽831,507
Additions	401,333	
Unrealized fair value gain (loss)	16,961	(76,519)
Translation adjustment	(6,447)	78,684
Balances at end of year	₽1,245,519	₽833,672

Unrealized fair value gain amounting to ₱17.0 million in 2023 and unrealized fair value loss amounting to ₱76.5 million and ₱14.6 million in 2022 and 2021, respectively, were reported in other comprehensive income.

Gain on redemption on debt securities recognized in profit or loss amounted to nil in 2023 and 2022 and ₽8.2 million in 2021 (see Note 19).

Interest income earned from these financial assets amounted to ₱51.0 million, ₱26.5 million and ₱15.6 million in 2023, 2022 and 2021, respectively (see Note 19).

Financial Assets at Amortized Cost

These consist of bonds with fixed interest rate and maturity date until 2030. Interest income earned from these bonds amounted to ₱11.0 million, ₱17.6 million and ₱8.0 million in 2023, 2022 and 2021, respectively (see Note 19).

Movements in financial assets at amortized cost follow:

	2023	2022
Balances at beginning of the year	₽238,093	₽705,597
Additions	367,592	1,172,013
Redemption	(237,532)	(1,677,133)
Discount (premium) amortization	3,784	(31,493)
Translation adjustment	(368)	69,109
Balances at end of the year	P371,569	₽238,093

Financial Assets at FVPL

These pertain to investments in unit investment trust fund (UITF) at local and international banks.

Movements in financial assets at FVPL in 2022 follow:

Balances at beginning of the year	₽45,466
Redemption	(52,317)
Additions	6,954
Fair value changes	(103)
Balances at end of year	₽-

Unrealized gain from fair value changes on investment securities at FVPL amounted to nil in 2023 and 2022 and ₽0.1 million in 2021 (see Note 19).

Realized loss from redemption of investment in UITF amounted to ₹0.1 million in 2022 and realized gain amounted to ₹0.1 million in 2021 (see Note 19).

7. Trade and Other Receivables

This account consists of:

<u> </u>	Note	2023	2022
Trade		₽10,294	₽10,958
Due from related parties	15	100,904	95,632
Accrued interest		72,635	38,021
Others		18,099	18,083
		201,932	162,694
Allowance for impairment losses		(107,426)	(100,670)
		₽94,506	₽62,024

Trade receivables are noninterest-bearing with average credit terms of 30 to 60 days.

Accrued interest is normally received within one year after the reporting date.

Other receivables comprise of receivables from third parties and employees which are collectible upon demand.

Movements in the allowance for impairment losses are as follows:

	Note	2023	2022
Balance at beginning of year		₽100,670	₽96,619
Provision	17	6,756	4,051
Balance at end of year		₽107,426	₽100,670

Details of allowance for impairment losses as at December 31, 2023 and 2022 are as follows:

	Note	2023	2022
Trade		₽9,616	₽9,616
Due from related parties	15	80,126	73,370
Others		17,684	17,684
		₽107,426	₽100,670

8. Other Current Assets

This account consists of:

2023	2022
₽77,938	₽76,656
4,912	4,060
82,850	80,716
(49,607)	(49,607)
₽33,243	₽31,109
	₽77,938 4,912 82,850 (49,607)

Prepaid expenses include prepaid insurance, subscriptions and creditable withholding taxes.

9. Investments in Joint Ventures

The following are the joint ventures of the Group:

	Place of Incorporation	Principal	Percentage of
		Activity	Ownership
Paxys Global Services Dalian Ltd (PGS Dalian)	China	Call center	50.0%
Simpro Solutions Limited (SSL)	Hong Kong	Call center	50.0%

The investments in joint ventures, with an aggregate cost of ₱28.7 million, are fully provided with allowance for impairment losses as at December 31, 2023 and 2022.

The Group has no outstanding commitments with the joint ventures as at December 31, 2023 and 2022. The joint ventures have no contingent liabilities or capital investments as at December 31, 2023 and 2022.

10. Property and Equipment

The balances and movements of this account are as follows:

	_			202	23		
				(Office Furniture,		
	Note	Computer Equipment		Leasehold Improvements	Fixtures and Equipment	Transportation Equipment	Total
Cost							
Balances at beginning of year		P110,406	P7,624	P158,233	P13,871	P9,749	P299,883
Additions		6	-	THE STREET STREET		100 \$00 200	6
Balances at end of year		110,412	7,624	158,233	13,871	9,749	299,889
Accumulated Depreciation and Amortization		20,000	77nV				•
Balances at beginning of year		110,060	7,624	157,513	13,667	9,749	298,613
Depreciation and amortization	19	191		471	148	-	810
Balances at end of year		110,251	7,624	157,984	13,815	9,749	299,423
Net Book Value		P161	P-	₽249	P56	P-	P466

				202	2		
			200	C	ffice Furniture,	70	
V	Note	Computer Equipment	Communication Equipment	Leasehold Improvements	Fixtures and Equipment	Transportation Equipment	Total
Cost							
Balances at beginning of year		P110,316	₽7,624	₽161,048	₽15,279	₽9,749	₽304,016
Additions		157	5 	338	· =:	9° <u>44</u>	495
Disposal		(67)	1922	(3,153)	(1,408)	-	(4,628)
Balances at end of year		110,406	7,624	158,233	13,871	9,749	299,883
Accumulated Depreciation and Amortization							
Balances at beginning of year		109,848	7,624	160,075	14,704	9,749	302,000
Depreciation and amortization	19	279	100	591	352	-	1,222
Disposal		(67)	-	(3,153)	(1,389)	4	(4,609
Balances at end of year		110,060	7,624	157,513	13,667	9,749	298,613
Net Book Value		₽346	P	₽720	₽204	P-	₽1,270

As at December 31, 2023 and 2022, fully depreciated property and equipment amounting to ₽68.6 million and ₽63.6 million, respectively, are still being used by the Group.

11. Other Noncurrent Assets

This account consists of:

	Note	2023	2022
Creditable withholding tax for refund		₽5,137	₽5,178
Rental and security deposits	22	4,841	5,119
Intangible assets		11	28
		₽9,989	₽10,325

Creditable withholding tax pertains to unused balance from prior years. The Company will assess the need and timing to file for refund.

Rental and security deposits mainly pertain to cash deposits on lease agreements, which are refundable at the end of the lease period.

Intangible assets pertain to computer software and programs, which are amortized over three to five years. Movements in this account are as follows:

	Note	2023	2022
Cost			
Balance at beginning of year		₽15,624	₽15,606
Additions		0000 7 00- 0 € 1000 000 000 0000 0 0000 0	18
Balance at end of year		15,624	15,624
Accumulated Amortization			
Balance at beginning of year		15,596	15,565
Amortization	19	17	31
Balance at end of year		15,613	15,596
Net Book Value		P11	₽28

12. Trade and Other Payables

This account consists of:

U	Note	2023	2022
Trade		P722	₽2,105
Accrued expenses:			Collection Production (Const.)
Contracted services		4,319	2,929
Taxes and licenses		1,753	1,753
Professional fees		1,721	3,571
Salaries and wages		391	377
Rent		296	292
Dividends	14	6,554	6,554
Statutory payables		6,212	6,298
Others		5,470	4,081
		₽27,438	₽27,960

Trade payables are noninterest-bearing and are normally settled on a 60-day term.

Accrued expenses are normally settled within 30 to 60 days.

Statutory payables represent withholding taxes payable, SSS, HDMF and PhilHealth premiums, and other liabilities to the government agencies.

Others mainly pertain to advance payments received from customers of SWA.

13. Retirement Benefits

The Parent Company maintains a separate unfunded, non-contributory, and defined benefit plan covering all eligible employees. An independent actuary conducts an actuarial valuation of the retirement liability. The latest actuarial report is as at December 31, 2021 for the Parent Company. Management has assessed that the Parent Company's estimates of retirement expense and retirement liability as at and for the year ended December 31, 2023 do not significantly differ had the Parent Company obtained an updated actuarial valuation in 2023.

The retirement benefits expense recognized in the consolidated statement of income is as follows (see Note 18):

	2023	2022	2021
Current service costs	P138	₽114	₽332
Interest costs	434	427	455
	₽572	₽541	₱787

The net cumulative remeasurement gains (losses) on retirement liability recognized as other comprehensive income follows:

	2023	2022	2021
Balance at beginning of year	(P295)	₽4,457	₽1,358
Remeasurement gain	200	851	3,099
Derecognition of remeasurement gains		(5,603)	-
Balance at end of year	(P295)	(P295)	₽4,457

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

	2023	2022
Balance at beginning of year	P6,337	₽9,335
Current service costs	138	114
Interest costs	434	427
Payment of retirement liability	71 	(2,688)
Remeasurement gain	_	(851)
Balance at end of year	₽6,909	₽6,337

The principal assumptions used in determining the retirement liability are shown below:

Name and the second	2023	2022
Discount rate	6.10%	7.00%
Salary increase rate	2.00%	2.00%

The sensitivity analysis based on reasonably possible changes of the assumptions as at December 31, 2023 is as follows:

	Change in Assumption	Effect on Retirement Liability
Discount rate	+100 bps	(₽1,132)
	-100 bps	1,400
Salary rate	+100 bps	1,461
	-100 bps	(1,192)

Each sensitivity analysis on the significant actuarial assumptions was prepared by remeasuring the defined benefit liability at the end of each reporting date after adjusting one of the current assumptions according to the applicable sensitivity increment or decrement (based on changes in the relevant assumption that were reasonably possible at the valuation date) while all other assumptions remained unchanged. The corresponding change in the defined benefit liability was expressed as a percentage change from the base defined benefit liability.

As at December 31, 2023, expected future benefit payments are shown below:

	₽5,948,579
More than five years	621,418
Within one year	₽5,327,161

The weighted average duration of the defined benefit obligation at the end of the reporting year is at 6.4 years.

14. Equity

Capital Stock

This account consists of the following:

	Number of	
	Shares	Amount
Common Stock "Class A" - ₱1 par value		
Authorized	1,800,000,000	₽1,800,000
Issued and outstanding	1,148,534,866	1,148,535
*Number of shares and par value figures are stated at absolute values.	8 W8 W	-33
dditional Paid-in Capital		
his account consists of:		
Premium on issuance of shares of stock		₽348,213
Premium on forfeited stock option		103,151
		₽451,364

Premium on issuance of shares of stock represents the excess of paid-up capital over the par value of capital stock. Premium on forfeited stock option represents increase in equity arising from equity-settled share-based payment transactions.

Parent Shares Held by a Subsidiary

In 2014, Paxys N.V., through a tender offer, purchased 345,622,477 common shares of the Parent Company representing 30.09% of its outstanding capital stock for a total consideration of ₹1,149.9 million.

Retained Earnings

Undistributed retained earnings of a foreign subsidiary amounting to ₱3,361 million and ₱3,234 million as at December 31, 2023 and 2022, respectively, are not available for dividend declaration until these are distributed by the subsidiary to the Parent Company.

Dividends payable of the Parent Company as at December 31, 2023 and 2022 amounted to \$\textstyle{2}6.6\$ million, which pertain to dividends declared in prior years (see Note 12).

15. Related Party Transactions and Balances

In the normal course of business, the Group has transactions and balances with related parties pertaining to noninterest-bearing advances as follows:

Related Party	Year	Transactions during the Year	Due from Related Parties (see Note 7)
Joint Venture	2023	₽1,590	₽17,871
	2022	262	16,281
Entities with Common Stockholders	2023	3,682	83,033
	2022	6,669	79,351
	2023		₽100,904
	2022		95,632

Outstanding balances are unsecured, noninterest-bearing with no fixed repayment terms and are normally settled in cash. No guarantees have been provided or received for these balances. Impairment assessment is undertaken at each reporting date.

Allowance for impairment losses related to these receivables amounted to ₱80.1 million and ₱73.4 million as at December 31, 2023 and 2022, respectively (see Note 7).

Compensation of Key Management Personnel of the Group

		and the second second	830 G 7 5 M ST M T 1 7 1 1 1 1
	₽22,860	₽23,730	₽21,633
Other short-term benefits	3,780	2,643	2,590
Professional fees	5,161	7,168	5,124
Salaries and wages	₽13,919	₽13,919	₽13,919
	2023	2022	2021

16. Cost of Services

This account consists of:

	Note	2023	2022	2021
Depreciation and amortization	19	P13,155	₽10,592	₽8,266
Utilities		2,406	3,313	3,068
Association dues		45	206	252
Communication		1	1,774	3,197
Personnel cost	18	·	3,684	12,821
Security and janitorial services		(<u>-</u>	2,203	2,935
Rent	22	-	294	109
Supplies		. 	40	147
Others			811	1,241
		P15,607	₽22,917	₽32,036

Others pertain to insurance, transportation and travel, taxes and licenses, dues and repairs and maintenance and other miscellaneous expenses.

17. General and Administrative Expenses

This account consists of:

	Note	2023	2022	2021
Professional fees		₽27,075	₽26,617	₽24,022
Personnel cost	18	21,665	22,163	26,064
Depreciation and amortization	19	7,690	7,864	8,829
Provision for impairment loss on			155	50
receivables	7	6,756	4,051	_
Bank charges		2,951	2,921	2,348
Utilities		2,861	2,795	2,694
Entertainment, amusement				20 C C 20 C C C C C C C C C C C C C C C
and recreation		2,306	702	441
Communication		1,711	1,904	1,716
Insurance		1,559	1,450	1,600
Security and janitorial services		1,540	1,431	1,404
Membership dues		660	593	600
Rent	22	580	550	1,879
Transportation and travel		528	470	370
Provision for impairment losses on				
input VAT		-		7
Others		4,766	3,423	4,512
		₽82,648	₽76,934	₽76,486

Others consist of association dues, taxes and licenses, supplies and repairs and maintenance.

18. Personnel Costs

This account consists of:

	Note	2023	2022	2021
Salaries and wages		₽17,744	₽23,029	₽31,771
Retirement benefits	13	572	541	787
Trainings		18	74	103
Other employee benefits		3,331	2,203	6,224
		₽21,665	₽25,847	₽38,885

Other employee benefits pertain mainly to statutory contributions, incentives, and health care and insurance benefits of employees.

Personnel costs are allocated as follows:

	Note	2023	2022	2021
Cost of services	16	P-	₽3,684	₽12,821
General and administrative expenses	17	21,665	22,163	26,064
		₽21,665	₽25,847	₽38,885

19. Interest Income, Other Income, Depreciation and Amortization

Interest Income

	Note	2023	2022	2021
Cash and cash equivalents	5	₽127,894	₽44,573	₽11,973
Investment securities:	6	3.5	W WOMEN S	arcicio A.E.A.S.
Financial assets at:				
FVOCI		51,046	26,486	15,601
Amortized cost		10,969	17,570	8,014
		P189,909	₽88,629	₽35,588

Other Income

	Note	2023	2022	2021
Rent	22	₽6,890	₽3,666	₽3,095
Gain (loss) on redemption of investment		per suit Asia di Care di Care di Care	-2000 Foresteen.	,
securities at:	6			
FVPL		₩ _ 0	(103)	134
FVOCI		·	-	8,243
Unrealized fair value gain on investment				0,2.0
securities at FVPL	6	_		98
Others		6,511	8,261	1,385
		₽13,401	₽11,824	₽12,955

Others pertain to income from sublease of office and parking spaces to third parties .

Depreciation and Amortization

This account consists of:

	Note	2023	2022	2021
ROU assets	22	₽20,018	₽17,203	₽15,205
Property and equipment	10	810	1,222	1,670
Intangible assets	11	17	31	220
		₽20,845	₽18,456	₽17,095

Depreciation and amortization are allocated as follows:

	Note	2023	2022	2021
Cost of services	16	P13,155	₽10,592	₽8,266
General and administrative expenses	17	7,690	7,864	8,829
		₽20,845	₽18,456	₽17,095

20. Income Taxes

a. The components of current income tax expense as presented in the consolidated statement of income are as follows:

	2023	2022	2021
Final tax	₽8,863	₽5,679	₽2,341
MCIT	236	269	74
	₽9,099	₽5,948	₽2,415

b. The reconciliation of income tax expense (benefit) computed at statutory tax rate and income tax expense as shown in the consolidated statement of income is as follows:

	2023	2022	2021
Income tax expense (benefit) at statutory			
income tax rate	P29,956	₽9,256	(₽2,750)
Income tax effects of:	270.000		* * * * * * * * * * * * * * * * * * * *
Nontaxable income	(31,474)	(15,676)	(2,116)
Interest income subjected to final tax	(12,223)	(5,417)	(6,556)
Others	10,897	2,643	869
Expired NOLCO	N. (1994)	17,436	15,064
Net changes in unrecognized net deferred			19530
tax assets	11,744	(2,564)	(15,442)
Expired MCIT	389	475	208
Effect of changes in income tax rate	-	0-0	13,220
Difference in the tax rates of subsidiaries	(190)	(205)	(97)
Expenses subject to 10% preferential	**************************************	0 0 000090000000 9 0	
income tax rate	15 - 26	9 1	15
	₽9,099	₽5,948	₽2,415

The Corporate Recovery and Tax Incentives for Enterprises (CREATE) Act or RA No. 11534 was signed into law on March 26, 2021 and took effect on April 11, 2021 which reduced the corporate income tax rate from 30% to 25% starting July 1, 2020. In 2021, the change in effective tax rate resulted to a reduction in the current income tax expense by №0.1 million and increase in comprehensive income by №0.1 million.

The composition of current income tax expense in 2021 are as follows:

	₽2,415
Impact of change in income tax rate beginning January 1, 2020	(98)
Current income tax expense for the taxable year December 31, 2021	₽2,513

c. Details of unrecognized net deferred tax assets are as follows:

	2023	2022
NOLCO	₽56,369	₽44,717
Allowance for impairment losses on trade and other		26 26 1 6. 30/303
receivables and refundable deposits	9,318	9,133
Excess MCIT over RCIT	634	829
Others	2,745	2,738
	₽69,066	₽57,417

Management has assessed that sufficient future taxable income may not be available against which the carry-forward benefits of NOLCO, excess MCIT over RCIT and other deductible temporary differences may be utilized.

As at December 31, 2023 and 2022, the Group did not recognize deferred tax liability on undistributed income of Paxys N.V., a wholly owned subsidiary of the Parent Company, amounting to \$840.2 million and \$808.6 million, respectively. Management believes that the Parent Company can control the timing of the dividend distribution of Paxys N.V. to the Parent Company and it is probable that the temporary difference will not reverse in the foreseeable future.

d. Details of carry-forward benefits arising from NOLCO and excess MCIT over RCIT are as follows:

NOLCO

Year Incurred	Balance as at December 31, 2022	Additions (Applied)	Expired	Balance as at December 31, 2023	Available Until
2020	₽66,472	(₽3,428)	P-	₽63.044	2025
2021	59,606	(68)	-	59,538	2026
2022	53,562	(22)		53,562	2025
2023	# 50 - 17 (1995)	49,404	-	49,404	2026
	<u>₽</u> 179,640	₽45,908	₽	₽225,548	Samurata Per

Under the Republic Act No. 11494, also known as "Bayanihan to Recover as One Act, and Revenue Regulation 25-2020, the Company is allowed to carry-over the NOLCO incurred for taxable year 2020 and 2021 for the next five years immediately following the year of such loss.

MCIT

Year Incurred	Balance as at December 31, 2022	Additions	Applied/ Expired	Effect of changes in tax rate	Balance as at December 31, 2023	
2020	₽389	₽	(P389)	₽-	₽-	2023
2021	171	2022	. 4	-	171	2024
2022	269	==:	V/ <u>1994</u>	(-	269	2025
2023	10000	194		<u> 22</u> 0	194	2026
	₽829	₽194	(₽389)	₽	₽634	-

21. Earnings (Loss) per Share

Basic/diluted earnings (loss) per share are computed as follows:

8	Note	2023	2022	2021
Net income (loss) (a)		₽110,725	₽31,074	(₽13,413)
Issued and outstanding shares	14	1,148,535	1,148,535	1,148,535
Parent shares held by a subsidiary	14	(345,622)	(345,622)	(345,622)
Number of shares issued and outstanding (b)		802,913	802,913	802,913
Basic/diluted earnings (loss) per share (a/b)		₽0.138	₽0.039	(₽0.017)

There are no potential dilutive common shares as at December 31, 2023, 2022 and 2021.

22. Commitments

Lease Commitments

a. The Group as a Lessee

- i. The Parent Company has an existing lease agreement with a third party for the lease of office space and parking spaces for five years until April 30, 2026. The quarterly rent is subject to escalation rates ranging from 5% to 10% per annum. The lease is renewable upon mutual consent of the parties to be covered by a separate lease agreement. As at December 31, 2023 and 2022, refundable security deposit, amounted to ₹1.4 million.
- ii. SWA has an existing non-cancellable five-year agreement with a third party for the lease of an office space in Laguna until December 31, 2018. This was extended for four years up to December 31, 2022, and was extended for another year and six months until June 2024. The rental rate is subject to an escalation rate of 7.5% starting January 1, 2024. As at December 31, 2023 and 2022, refundable security deposit amounted to ₱1.5 million.
- iii. On October 21, 2018, SWA entered into a two-year lease agreement with a third party for the lease of an office space in Alabang until October 20, 2020. This was extended for another two years until October 20, 2022 and was no longer renewed thereafter. Security deposit amounting №0.3 million was refunded to the sub-lessee.
- iv. On July 1, 2022, SWA entered into a two-year lease agreement with a third party for the lease of an office space in Cebu until May 17, 2024. The lease is renewable for another year upon mutual agreement. Refundable security deposit amounted to ₱1.2 million as at December 31, 2023 and 2022.

Outstanding rental and security deposits on lease commitments, presented under "Other noncurrent assets" in the consolidated statement of financial position, amounted to \$\textstyle{2}4.8\$ million and \$\textstyle{2}5.1\$ million as at December 31, 2023 and 2022, respectively (see Note 11).

Amounts recognized in the consolidated statement of income follow:

	Note	2023	2022	2021
Amortization on ROU assets Interest expense on lease	19	₽20,018	₽17,203	₽15,205
liabilities		1,422	1,917	1,530
Rent expense		580	844	1,988
		₽22,020	₽19,964	₽18,723

Rent expense includes rent on low-value asset leases on storage and equipment.

Amortization of ROU assets is allocated as follows:

	2023	2022	2021
Cost of services	P12,825	₽10,011	₽7,130
General and administrative			,
expenses	7,193	7,192	8,075
	₽20,018	₽17,203	₽15,205

Rent expense is allocated as follows:

	Note	2023	2022	2021
Cost of services	16	P-	₽294	109
General and administra	itive			
expenses	17	580	550	1,879
		₽580	₽844	₽1,988

The movements in the ROU assets are presented below:

	Note	2023	2022
Balance at beginning of year		₽43,944	₽48,790
Addition			13,055
Amortization	19	(20,018)	(17,203)
Adjustment	970.35 45	(100)	(698)
Balance at end of year		P23,826	₽43,944

The movements in the lease liabilities are presented below:

÷	2023	2022
Balance at beginning of year	P44,963	₽50,016
Addition		13,055
Payments	(22,381)	(19,195)
Interest expense	1,422	1,917
Adjustment	(427)	(830)
	23,577	44,963
Current portion	12,637	21,293
Noncurrent portion	₽10,940	₽23,670

The future minimum lease payments under noncancellable leases are as follows:

	2023	2022
Within one year	P13,311	₽22,726
After one year but not more than five years	11,286	24,691
	₽24,597	₽47,417

b. The Group as a Lessor

SWA also subleased a portion of its office space in Laguna to related parties and third parties, which ended in September 30, 2022. On October 1, 2022, the Company subleased office space to a third party for 21 months from October 1, 2022 to June 30, 2024.

Rent income from subleased portion amounted to ₹6.9 million, ₹3.7 million and ₹3.1 million in 2023, 2022 and 2021, respectively (see Note 19). Security deposit under this sublease agreement, presented under other noncurrent liabilities, amounted to ₹0.3 million as at December 31, 2023 and 2022.

Facilities and Support Services Agreement

SWA entered into facilities and support services agreement for work-ready seats for a period of two years until October 30, 2022. The service agreement provided outsourced facility services, data connectivity, IT support and power for the leased work seats. Security deposit under this agreement was refunded in November 2022.

In addition, SWA entered into another agreement with a third party for work-ready seats for a period of two years until May 17, 2024. The service agreement provides outsourced facility services, data connectivity, IT support and power for the leased work seats. Security deposit under this agreement, which are presented under other noncurrent liabilities, amounted to ₱2.7 million as at December 31, 2023 and 2022.

Income earned from this agreement amounted to ₹16.7 million in 2023, ₹21.7 million in 2022 and ₹14.8 million in 2021 and presented as part of the revenues in the consolidated statement of income of the Group.

23. Financial Instruments

Financial Risk Management Objectives and Policies

The Group's principal financial instruments comprise cash and cash equivalents, investment securities, trade and other receivables, rental and security deposits, and trade and other payables (excluding statutory payables), lease liabilities and other noncurrent liabilities which arise directly from the operations. The main risks arising from the Group's financial instruments are foreign currency risk, credit risk, and liquidity risk. The BOD reviews and agrees policies for managing each of these risks and these are summarized below.

Foreign Currency Risk

The Group's exposure to foreign currency risk results mainly from foreign currency denominated services rendered by SWA and other business transactions of the Group denominated in foreign currencies. The Group's consolidated financial position and financial performance may be affected by the movements in the U.S. Dollar (US\$) to Philippine Peso exchange rates.

The following rates of exchange have been used by the Group in translating foreign currency consolidated statement of income and consolidated statements of financial position items as at and for the years ended December 31, 2023 and 2022:

	2023		202	2
1 -11-11-11-11-11-11-11-11-11-11-11-11-1	Closing	Average	Closing	Average
Philippine Peso to 1 unit of US\$	₽55.37	₽55.63	₽55.76	₽54.47

As at December 31, 2023 and 2022, the significant foreign currency-denominated financial assets of the Group are as follows:

	2023		2022		
	In US\$	Philippine Peso Equivalent	In US\$	Philippine Peso Equivalent	
Cash and cash equivalents	US\$27,263	P1,509,533	US\$30,785	₽1,716,418	
Trade and other receivables	1,056	58,471	639	35,627	
Investment securities -	THE PROPERTY.	,	033	33,027	
Financial assets at:					
FVOCI	11,774	651,899	14,952	833,672	
Amortized cost	6,711	371,569	575	32,082	
Foreign currency-denominated				32,002	
financial assets	US\$46,804	P2,591,472	US\$46,951	₽2,617,799	

A reasonably possible change of -0.39/+0.39 in 2023 and -4.76/+4.76 in 2022 in the US\$ to Philippine Peso exchange rate based on latest year-on-year movement in the currency, with all other variables held constant, shall result to the following income before tax movements in the Group's consolidated statement of income:

	2	023	2022		
	Increase (Decrease) in Exchange Rates	Increase (Decrease) on Income before Tax	Increase (Decrease) in Exchange Rates	Increase (Decrease) on Income before Tax	
US\$	0.39 (0.39)	₽13,660 (13,660)	4.76 (4.76)	₽152,323 (152,323)	

Credit Risk

Credit risk is the risk that the Group will incur losses when its counterparties fail to discharge their contractual obligations.

Receivables are monitored on an on-going basis to minimize the Group's exposure to possible losses. The Group trades only with recognized, creditworthy third parties. It is Group policy to subject customers who trade on credit terms to credit verification procedures.

The credit risk for cash and cash equivalents and investment securities is considered negligible because the counterparties are reputable banks and investment institutions with high quality external credit ratings.

The gross maximum exposure of the Group to credit risk corresponds to the total gross amounts of the following financial assets:

	Note	2023	2022
Cash and cash equivalents ^(a)	5	P2,372,079	₽2,847,219
Investment securities -	6		/- // /= 15
Financial assets at:			
FVOCI		1,245,519	833,672
Amortized cost		371,569	238,093
Trade and other receivables	7	201,932	162,694
Rental and security deposits ^(b)	22	4,841	5,119
		P4,195,940	₽4,086,797

^(□)Excluding cash on hand amounting to \$50 as at December 31, 2023 and 2022.

⁽b) Included under "Other noncurrent assets".

The analysis of the financial assets that were past due but not impaired follows:

	Marie Carlo Control			2023			
	Neither Past	Past Due but not Impaired				HEAVE DANS LIKE HE TO	
	Due nor Impaired	Less than 30 Days	30 to 60 Days	More than 60 Days	Total	Impaired	Total
Cash and cash equivalents ^(a) Investment securities - Financial assets at:	₽2,372,079	P-	₽	P-	₽2,372,079	P-	P2,372,079
FVOCI	1,245,519	82 -11		 -	1,245,519	-	1,245,519
Amortized cost	371,569	_	-2	_	371,569	_	371,569
Trade and other receivables:					8.50		/
Trade	678	. 	(-)	-	678	9,616	10,294
Accrued interest	72,635	=			72,635		72,635
Due from related parties	; == 3	(1) <u></u>		20,778	20,778	80,126	100,904
Others	415	· ·	10-0	-	415	17,684	18,099
Rental and security							
deposits(b)	4,841		NS-	, (4,841	_	4,841
in the second se	₽4,067,736	P-	P-	P20,778	P4,088,514	P107,426	P4,195,940

⁽a)Excluding cash on hand amounting to ₽50.

(b)Included under "Other noncurrent assets."

	W			2022			
	Neither Past	st Past Due but not Impaired			3		
	Due nor Impaired	Less than 30 Days	30 to 60 Days	More than 60 Days	Total	Impaired	Total
Cash and cash equivalents ^(a) Investment securities - Financial assets at:	₽2,847,219	₽	R-	P-	₽2,847,219	P	₽2,847,219
FVOCI	833,672	_	11.	(-)	833,672		833,672
Amortized cost Trade and other receivables:	238,093	=	(22)	-	238,093	- Tel	238,093
Trade	1,342			9 -	1,342	9,616	10,958
Accrued interest	38,021	X22370	_		38,021		38,021
Due from related parties	11-	-	844	22,262	22,262	73,370	95,632
Others	399		-	-	399	17,684	18,083
Rental and security						\$554. \$ 656.\$646	10,000
deposits(b)	5,119			J an	5,119	·-	5,119
	₽3,963,865	₽-	P-	₽22,262	₽3,986,127	P100,670	₽4,086,797

⁽a)Excluding cash on hand amounting to ₱50.

The table below shows the credit quality of the financial assets classified as neither past due nor impaired as at December 31, 2023 and 2022:

		2023			2022	
	High Grade	Standard Grade	Total	High Grade	Standard Grade	Total
Cash and cash equivalents(a)	P2,372,079	P-	P2,372,079	₽2,847,219	₽-	₽2,847,219
Investment securities -					157	
Financial assets at:						
FVOCI	1,245,519	-	1,245,519	833,672	-	833,672
Amortized cost	371,569	@ <u>==</u> ##	371,569	238.093	-	238,093
Trade and other receivables	((-)	73,728	73,728	-	39,762	39,762
Rental and security deposits ^(b)	A - X	4,841	4,841	84	5,119	5,119
	₽3,989,167	₽78,569	₽4,067,736	₽3,918,984	₽44,881	₽3,963,865

⁽a) Excluding cash on hand amounting to ₱50 as at December 31, 2023 and 2022.

⁽b)Included under "Other noncurrent assets."

⁽b) Included under "Other current assets" and "Other noncurrent assets."

For trade receivables, the Group calculates impairment based on lifetime ECL using a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

For other financial assets at amortized cost, which comprise cash equivalents, investment securities, other receivables (including due from related parties) and rental and security deposits, ECL is based on 12-month ECL. However, the ECL for certain receivables, which are identified as credit-impaired, is based on lifetime ECL.

The credit quality of financial assets is managed by the Group using high grade and standard grade as internal credit ratings.

High Grade. Financial assets with high credit quality are normally collected within the credit period and without history of default collection.

Cash and cash equivalents and investment securities are placed in or deposited with reputable banks, thus, are fully realizable. The probability of default is close to zero and significant change in credit risk is unlikely for these financial instruments.

Standard Grade. Standard grade financial assets pertain mainly to receivables from counter parties that have a strong capacity to meet contractual obligations in the near term and have acceptable probability of default.

Past due receivables from related parties are not impaired when management assesses that these are fully realizable based on the counter parties' available assets.

Receivables from related parties are considered credit-impaired when the counter parties have no liquid assets and/or available assets to pay the outstanding receivables. Thus, these are provided with allowance for impairment losses.

Liquidity Risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting financial obligations due to shortage of funds. The Group's exposure to liquidity risk may arise primarily from mismatch of the maturities of financial assets and liabilities.

The Group's objective is to maintain continuity of funding. The Group's liquidity risk management policy is to measure and forecast its cash commitments, to match debt maturities with the assets being financed, to maintain a diversity of funding sources with its access to bank financing and the capital market and to hold a sufficient level of cash reserves.

The Group monitors its risk of shortage of funds by considering the maturity of both its financial assets and liabilities projected cash flows.

The table below summarizes the maturity profile of the Group's financial assets and liabilities (excluding statutory payables) used to manage liquidity based on contractual undiscounted payments.

		2023	ı			2022	2	
-	Upon	Within	Over			Within	Over	
	Demand	One Year	One Year	Total	Upon Demand	One Year	One Year	Total
Financial Assets								
Cash and cash equivalents	₽2,372,079	P-	P-	P2,372,079	₽2,847,219	₽	₽-	₽2,847,219
Investment securities -								
Financial assets at:								
Amortized cost	_	371,569	=	371,569	238,093	-	i (e	238,093
FVOCI	1,245,519			1,245,519	-	833,672	84	833,672
FVPL	7=	82	22		-	2220 CM 1400 CM	72	2004000
Trade and other								
receivables	94,506	-	=	94,506	62,024	1 T	25	62,024
Rental and security								650
deposits	-	(i)	4,841	4,841	_	_	5,119	5,119
Total undiscounted								
financial assets	3,712,104	371,569	4,841	4,088,514	3,147,336	833,672	5,119	3,986,127
Financial Liabilities								
Trade payables		722	2	722	-	2,105	(1 	2,105
Accrued expenses	-	8,480	- 5	8,480		8,922	s:=	8,922
Dividends payable	6,554	2.55	-	6,554	6,554			6,554
Other current liabilities	-	5,470	794	5,470	E (#4)	4,081	_	4,081
Lease liabilities	-	13,311	11,286	24,597	<u> </u>	22,726	24,691	47,417
Total undiscounted								
financial liabilities	6,554	27,983	11,286	45,823	6,554	37,834	24,691	69,079
Net undiscounted	9.							,313
financial assets								
(liabilities)	P3,705,550	P343,586	(P6,445)	P4,042,691	₽3,140,782	₽795,838	(P19.572)	₽3,917,048

Capital Management

The primary objective of the Group's capital management is to ensure that it maintains a strong credit rating and healthy capital ratios in order to support its business and maximize shareholder value.

The Group competes in an industry where opportunities for growth still abound. Projects are selected if their expected returns are higher than cost of capital. Funding is sourced from a combination of retained earnings, debt and new capital. The Group aims for flexibility in the capital structure to meet changing conditions and adapt with minimum cost and delay. It looks at solvency by keeping its debt capacity within its ability to generate future cash flows.

The Group is not subject to externally imposed capital requirements. The table below summarizes the equity components of the Group.

	2023	2022
Capital stock	P1,148,535	₽1,148,535
Additional paid-in capital	451,364	451,364
Parent shares held by a subsidiary	(1,149,886)	(1,149,886)
Other equity reserves	611,646	617,388
Retained earnings	3,028,604	2,917,879
	P4,090,263	₽3,985,280

Fair Values

The following is a comparison by category of carrying amounts and fair values of the Group's financial instruments that are reflected in the consolidated financial statements:

	2023	k	2022		
	Carrying Amount	Fair Value	Carrying Amount	Fair Value	
Financial Assets					
Cash and cash equivalents	₽2,372,079	P2,372,079	₽2,847,269	₽2,847,269	
Investment securities -			20 10	AN 9550	
Financial assets at:					
Amortized cost	371,569	371,569	238,093	238,093	
FVOCI	1,245,519	1,245,519	833,672	833,672	
Trade and other receivables	94,506	94,506	62,024	62,024	
Rental and security deposits	4,841	4,841	5,119	5,119	
	₽4,088,514	₽4,088,514	₽3,986,177	₽3,986,177	
Financial Liabilities					
Trade and other payables*:					
Trade	₽722	P722	₽2,105	₽2,105	
Accrued expenses	8,480	8,480	8,922	8,922	
Dividends	6,554	6,554	6,554	6,554	
Other current liabilities	5,470	5,470	4,081	4,081	
Lease liabilities	23,577	23,577	44,963	44,963	
	₽44,803	P44,803	P66,625	₽66,625	

^{*}Excluding statutory payables amounting to ₽6,212 and ₽6,289 as at December 31, 2023 and 2022, respectively.

The following methods and assumptions were used to estimate the fair value of each class of financial instrument for which it is practicable to estimate such value:

Cash and Cash Equivalents, Financial Assets at Amortized Cost, Trade and Other Receivables and Trade and Other Payables (excluding statutory payables). Due to the relatively short-term maturities of the financial assets and liabilities, the fair values approximate the carrying amounts at initial recognition.

Financial Assets at FVPL. The fair value of the Group's financial assets at FVPL is based on the net asset value as at end of the reporting period and is categorized as Level 2.

Financial Assets at FVOCI. The fair value of the Group's financial assets at FVOCI is estimated by reference to quoted bid price in an active market at the end of the reporting period and is categorized as Level 1.

Lease Liabilities. The fair value of lease liabilities was determined based on Level 2 in which the inputs are based on the discounted interest rate of the prevailing comparable instrument in the market.

Rental and Security Deposits and Other Noncurrent Liabilities. Fair values of security deposits are based on the present value of the expected future cash flows using discount rates ranging from 1.21% to 1.81%. These are categorized under Level 2 of the fair value measurements hierarchy for financial instruments.

For the years ended December 31, 2023 and 2022, there were no transfers between Level 1 and Level 2 fair value measurements.



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REPORT OF INDEPENDENT AUDITORS ON SUPPLEMENTARY SCHEDULES FOR FILING WITH THE SECURITIES AND EXCHANGE COMMISSION

The Stockholders and the Board of Directors Paxys, Inc. 15th Floor, 6750 Ayala Office Tower Ayala Avenue, Makati City

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of Paxys, Inc. (the Parent Company) and Subsidiaries (the Group) as at December 31, 2023 and 2022 and for the years ended December 31, 2023, 2022 and 2021 and have issued our report thereon dated March 18, 2024. Our audits were made for the purpose of forming an opinion on the basic consolidated financial statements taken as a whole. The accompanying Supplementary Schedules for submission to the Securities and Exchange Commission (SEC) are the responsibility of the Group's management.

The supplementary schedules include the following:

- Schedule Required under Annex 68-E of the Revised Securities Regulation Code (SRC) Rule 68 as at and for the years ended December 31, 2023 and 2022
- Schedules Required under Annex 68-J of the Revised SRC Rule 68 as at and for the year ended December 31, 2023
- Reconciliation of the Parent Company Retained Earnings Available for Dividend Declaration for the year ended December 31, 2023
- Corporate Structure as at December 31, 2023

The Supplementary Schedule on Financial Soundness Indicators, including their definitions, formulas, calculation, and their appropriateness or usefulness to the intended users, is the responsibility of the Group's management. These financial soundness indicators are not measures of operating performance defined by Philippine Financial Reporting Standards (PFRS) and may not be comparable to similarly titled measures presented by other companies. The components of these financial soundness indicators have been traced to the Group's consolidated financial statements as at December 31, 2023 and 2022 and for the years ended December 31, 2023, 2022 and 2021 and no material exceptions were noted.





The supplementary schedules are presented for purposes of complying with the Revised SRC Rule 68 issued by the SEC, and are not part of the basic consolidated financial statements. The supplementary schedules have been subjected to the auditing procedures applied in the audit of the basic consolidated financial statements and, in our opinion, fairly state, in all material respects, the financial data required to be set forth therein in relation to the basic consolidated financial statements taken as a whole.

REYES TACANDONG & CO.

Partner

CPA Certificate No. 97380

Tax Identification No. 201-892-183-000

BOA Accreditation No. 4782; Valid until April 13, 2024

BIR Accreditation No. 08-005144-012-2023

Valid until January 24, 2026

PTR No. 10072412

Issued January 2, 2024, Makati City

March 18, 2024 Makati City, Metro Manila

PAXYS, INC. AND SUBSIDIARIES

LIST OF SUPPLEMENTARY INFORMATION DECEMBER 31, 2023

Schedules Required under Annex 68-J of the Revised Securities Regulation Code Rule 68

	Α	Financial Assets	Page No. 1
	В	Amounts Receivable from Directors, Officers, Employees, Related Parties, and Principal Stockholders (Other than Related Parties)	2
	С	Amounts Receivable from Related Parties which are Eliminated during the Consolidation of the Financial Statements	3
	D	Long-term Borrowings	*
	Е	Indebtedness to Related Parties	*
	F	Guarantees of Securities of Other Issuers	*
	G	Capital Stock	4
Other Rec	quir	ed Information	
	Н	Reconciliation of the Parent Company Retained Earnings Available for Dividend Declaration for the year ended December 31, 2023	5
	Ī	Financial Soundness Indicators as at and for the years ended December 31, 2023 and 2022	6
	J	Corporate Structure as at December 31, 2023	7

^{*} Not Applicable

PAXYS, INC. AND SUBSIDIARIES

FINANCIAL ASSETS DECEMBER 31, 2023

(Amounts in Thousands)

	Amount Shown in the					
	Number of Shares	Consolidated	Income			
	or Principal Amount	Statement of	Received and			
Financial Asset/ Name of issuing entity	of Bonds	Financial Position	Accrued			
Financial Assets at Fair Value through Other		0.0				
Comprehensive Income						
Fixed Income Investments:						
J.P. Morgan Chase Bank	\$11,500	₽593,620	₽24,524			
Bank Julius Baer	9,348	651,899	26,522			
9		1,245,519	51,046			
Financial Assets at Amortized Cost						
Bank of the Philippine Islands	₽_	340	1,034			
UBS Bank	\$7,100	360,569	9,899			
J.P. Morgan Chase Bank	200	11,000	36			
		371,569	10,969			
Trade and Other Receivables - Net						
Due from related parties		20,778	-			
Trade		678				
Accrued interest		72,635	_			
Others		415	? -			
		94,506	<u>6211</u>			
Rental and Security Deposits		4,841	574			
		₽1,716,435	₽62,015			

SCHEDULE B

PAXYS, INC. AND SUBSIDIARIES

AMOUNTS RECEIVABLE FROM DIRECTORS, OFFICERS, EMPLOYEES, RELATED PARTIES AND PRINCIPAL STOCKHOLDERS (OTHER THAN RELATED PARTIES)

DECEMBER 31, 2023

(Amounts in Thousands)

	Balance at Beginning of Year	Additions	Amounts Collected	Amounts Written-off	Current	Noncurrent	Balance at end of year
Advances to officers and employees	₽2,097	₽145	₽1.028	₽_	₽1,214	P_	₽1,214

PAXYS, INC. AND SUBSIDIARIES

AMOUNTS RECEIVABLE FROM RELATED PARTIES WHICH ARE ELIMINATED DURING CONSOLIDATION OF FINANCIAL STATEMENTS DECEMBER 31, 2023

(Amounts in Thousands)

Balance at Beginning of Amounts Balance at end Related Parties Additions* Year Collected* Current Noncurrent of Year **Due from Related Parties** Paxys Global Services, Inc. ₽67,178 ₽200 ₽-₽67,378 ₽-₽67,378 Scopeworks Asia, Inc. 46,308 21 46.329 46,329 Paxys Global Services Pte. Ltd 38,728 348 39,076 39,076 Paxys N.V. 22,770 (133)22,637 22,637 Paxys Global Services Ltd. Regional Operating Headquarters 15,329 219 15,548 15,548 Paxys Ltd. 12,717 136 12,853 12,853 ₽203,030 ₽791 ₽-₽203,821 ₽-₽203,821

^{*}inclusive of foreign currency translation adjustments on dollar-denominated receivables

SCHEDULE G

PAXYS, INC. AND SUBSIDIARIES

CAPITAL STOCK DECEMBER 31, 2023

Common shares - "Class A" at ₱1 par value	1,800,000,000	1,148,534,866	_	976.466.515	217,800	171,850,551
Title of issue	Number of shares authorized	Number of shares issued and outstanding as shown under related consolidated statement of financial position caption	Number of shares reserved for options, warrants, conversion,		Directors and officers	Others

SCHEDULE H

PAXYS, INC. RECONCILIATION OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION FOR THE YEAR ENDED DECEMBER 31, 2023

PAXYS INC.

15th Floor, 6750 Ayala Office Tower Ayala Avenue, Makati City

Deficit at Beginning of Year Net unrealized foreign exchange gain in 2022, realized in 2023	(₽293,183,291) (8,366,908)		
Deficit at Beginning of Year, as Adjusted	(301,550,199)		
Net Loss Actually Realized during the Year			
Net loss closed to retained earnings	(18,030,530)		
Unrealized foreign exchange loss in 2023	821,860		
Unrealized foreign exchange gain in 2022, realized in 2023	8,366,908		
	(8,841,762)		
Deficit at End of Year	(₽310,391,961)		

SCHEDULE I

PAXYS, INC. AND SUBSIDIARIES

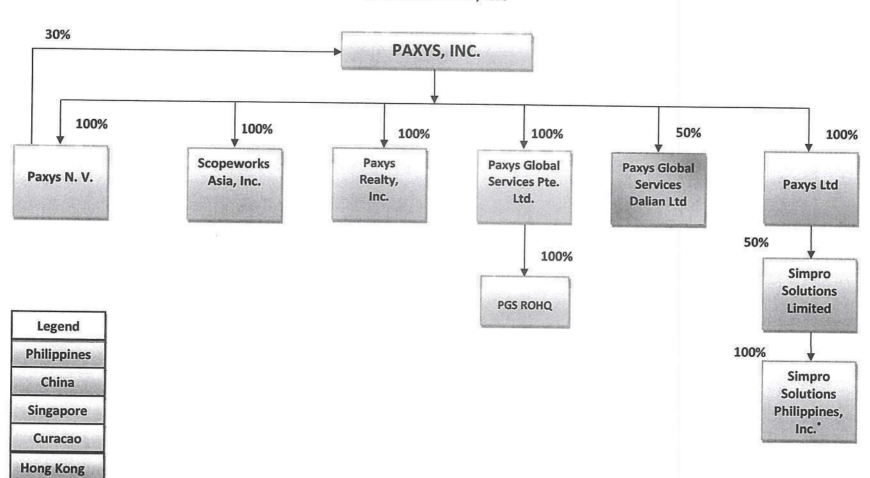
FINANCIAL SOUNDNESS INDICATORS DECEMBER 31, 2023 AND 2022

	Formula		2023	2022
Liquidity ratio				
Current ratio	Total Current Assets	₽4,116,966	102.70:1	81.27:1
	Divide by: Total Current Liabilities	40,089		
	Current ratio	102.70		
Solvency ratio				
Debt to equity ratio	Total Liabilities	₽60,984	0.01:1	0.02:1
	Divide by: Total Equity	4,090,263		
	Debt to equity ratio	0.01		
Profitability ratio				
Return on equity	Net Income	₽110,725	2.71%	0.78%
	Divide by: Total Equity	4,090,263		
	Return on equity	2.71%		
Net income margin	Net Income	₽110,725	664.54%	106.99%
	Divide by: Revenue	16,662		
	Net income margin	664.54%		
Earnings before	Net income before tax	₽119,824	852.78%	197.61%
interest, tax,	Add: Depreciation and amortization	20,845		
depreciation and	Interest expense	1,422		
amortization	EBITDA	142,091		
(EBITDA) margin	Divided by: Revenue	16,662		
		852.78%		

PAXYS, INC. AND SUBSIDIARIES

CORPORATE STRUCTURE

AS AT DECEMBER 31, 2023



^{*}Currently under dissolution and liquidation. See Notes to Consolidated Financial Statements

Investor Relations

From: noreply-cifssost@sec.gov.ph

Sent: Friday, 12 April 2024 10:30 am

Subject: SEC eFast Initial Acceptance

Greetings!

SEC Registration No: 0000006609 **Company Name:** PAXYS INC.

Document Code: AFS

This serves as temporary receipt of your submission.

Subject to verification of form and quality of files of the submitted report.

Another email will be sent as proof of review and acceptance.

Thank you.

REMINDER:

TO ALL FILERS OF REPORTS IN THE e-FAST

Please strictly follow the instruction stated in the form.

Filings not in accordance with the prescribed template for the following reports will be automatically reverted by the system to the filer.

- 1. General Information Sheet (GIS-Stock)
- 2. General Information Sheet (GIS-Non-stock)
- 3. General Information Sheet (GIS- Foreign stock & non-stock)
- 4. Broker Dealer Financial Statements (BDFS)
- 5. Financing Company Financial Statements (FCFS)
- 6. Investment Houses Financial Statements (IHFS)
- 7. Publicly Held Company Financial Statement
- 8. General Form for Financial Statements
- 9. Financing Companies Interim Financial Statements (FCIF)
- 10. Lending Companies Interim Financial Statements (LCIF)

Per Section 18 of SEC Memorandum Circular No. 3 series of 2021, the reckoning date of receipt of reports is the date the report was initially submitted to the eFast, if the filed report is compliant with the existing requirements.

A report, which was reverted or rejected, is considered not filed or not received. A notification will be sent to the filer, stating the reason for the reports rejection in the remarks box.

SECURITIES AND EXCHANGE COMMISSION

SEC Headquarters, 7907 Makati Avenue, Salcedo Village, Barangay Bel-Air, Makati City, 1209, Metro Manila, Philippines

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