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 3, 2015 at 2:00 p.m.

CALL TO ORDER

The Chairman, Mr. Tarcisio M. Medalla, called the meeting to order and presided over the same. He introduced the members of the Board of Directors who were present, namely, Christopher B. Maldia, Roberto A. Atendido, and Independent Directors George Y. SyCip and Jose Antonio A. Lichauco. Director and Corporate Secretary, Atty. Mark David P. Martinez, recorded the proceedings.

PROOF OF NOTICE AND CERTIFICATION OF QUORUM

The Corporate Secretary reported that notices for the meeting had been sent to all the stockholders as provided in the By-Laws.

The Corporate Secretary announced that there were present, in person and by proxy, stockholders owning or representing at least 966,892,984 common shares or 84.18% of the outstanding capital stock. (The list of attendees and proxies is available at the office of the Corporation). He therefore certified that there was a quorum for the transaction of business.

APPROVAL OF MINUTES OF PREVIOUS MEETING

The next item for business was the approval of the minutes of the previous meeting of the stockholders held on December 5, 2014, copies of which had been earlier distributed to the stockholders.

Upon motion duly made and seconded, and there being no objections, the reading of the minutes of the previous annual stockholders' meeting was dispensed with and the same were unanimously 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 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, 2014. The financial results as of the third quarter of 2015 ending September 30, 2015 were also discussed.

After the report, the Chairman announced that questions on the reports would be entertained from the floor. Stockholder Emil Reyes requested Management to clarify whether its interest to pursue real estate development pertained to horizontal or vertical developments. The Chairman clarified that the matter was still under study and there were no definite plans and locations at the moment.

There being no further questions or comments, the Chairman requested for a motion on the Management Report. Whereupon motion made and duly seconded, the Annual Report of Management as presented by the Chairman, as well as the Company's financial statements as of December 31, 2014 and as of the third quarter ending September 30, 2015, were duly noted and made part of the records of the Corporation.

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 is 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 on the matter, a motion was requested on the matter.

Upon motion made and duly seconded, the stockholders approved a resolution approving, confirming and ratifying all acts, contracts, resolutions and actions, authorized and entered into by the Board of Directors and Management of the Corporation from the date of the last annual stockholders' meeting up to the present, as set forth in the Annual Report and the financial statements.

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 Company's Corporate Governance Manual, all nominations for director were reviewed and approved by the Nominations Committee. Under SEC rules, only nominees whose names have been submitted to and evaluated by the Nominations 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 Corporate Secretary stated that there are nine (9) board seats available for nomination of directors, consisting of seven (7) for regular directors and two (2) for independent directors. He then announced that the table was open for nominations and the following were nominated, all of whom had been evaluated by the Nominations Committee:

- 1. TARCISIO M. MEDALLA
- 2. ROGER LEO A. CARIÑO
- 3. CHRISTOPHER B. MALDIA
- 4. LIM GHEE KEONG
- 5. ROBERTO A. ATENDIDO
- 6. SIVAM KANDAVANAM
- MARK DAVID P. MARTINEZ

and as Independent Directors:

- 8. GEORGE Y. SYCIP
- 9. JOSE ANTONIO A. LICHAUCO

Thereafter, it was moved, seconded and unanimously resolved to close the nominations. There being only nine (9) nominees to the positions of the existing nine (9) directors, the Chairman declared them to be the duly elected directors of the Corporation for the current term and until their successors shall have been elected and qualified as provided in the By-Laws.

APPOINTMENT OF EXTERNAL AUDITORS

Thereafter, the meeting proceeded with the appointment of the external auditors of the Corporation for the current year. It was proposed that the accounting firm Reyes Tacandong & Co. be reappointed external auditors of the Company for the current year. There being no questions or objections on the matter, a motion was requested.

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Upon motion made and duly seconded, the stockholders approved a resolution authorizing the reappointment of Reyes Tacandong & Co. as the Company's external auditors for the current year.

ADJOURNMENT

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

MARK DAVID P. MARTINEZ
Corporate Secretary

ATTESTED:

TARCISIO M. MEDALLA

Chairman of the Stockholders' Meeting