



May 3, 2021

THE PHILIPPINE STOCK EXCHANGE, INC.

9th Floor, PSE Tower
28th Street corner 5th Avenue
Bonifacio Global City, Taguig

Attention: **Ms. Janet A. Encarnacion**
Head, Disclosure Department

Gentlemen:

In compliance with the Disclosure Rules of the Philippine Stock Exchange, we are submitting a copy of the Corporation's Definitive Information Statement (SEC Form 20-IS), which we filed with the Securities and Exchange Commission.

Thank you and best regards.

Very truly yours,



Jose Evangelista (May 3, 2021 20:29 GMT+8)
Jose Antonio V. Evangelista III
Corporate Information Officer

PSE Security Code _____
SEC Number 36140
File Number _____

CONCRETE AGGREGATES CORP.

(Company's Full Name)

**7TH FLOOR, WEST WING, ESTANCIA OFFICES, CAPITOL COMMONS,
MERALCO AVENUE, PASIG CITY**

(Company's Address)

(02) 8631-1231/Fax no.: (02) 631-6517

(Company's Telephone Number)

DECEMBER 31

(Fiscal Year Ending)
(Month & Day)

**SEC FORM 20-IS
DEFINITIVE INFORMATION STATEMENT
(2021 ANNUAL STOCKHOLDERS' MEETING)**

(FORM TYPE)

(Amendment Designation if Applicable)

Period Ended Date

PERMIT TO OFFER SECURITIES FOR SALE

(Secondary License Type, if any)

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 20-IS

INFORMATION STATEMENT PURSUANT TO SECTION 20
OF THE SECURITIES REGULATION CODE

1. Check the appropriate box:
[] Preliminary Information Statement
[x] Definitive Information Statement
2. **CONCRETE AGGREGATES CORP.**
Name of Registrant as specified in its charter
3. **Philippines**
Province, country or other jurisdiction of incorporation or organization
4. SEC Identification Number **36140**
5. BIR Tax Identification Code **000-201-881**
6. Address of principal office: **7th Floor, West Wing, Estancia Offices, Capitol Commons, Meralco Avenue, Pasig City**
Postal code: **1600**
7. Issuer's telephone number: **(02) 8631-1231**
Fax number: **(02) 9631-6517**
8. **27 May 2021, 10:00 a.m.**
To be conducted virtually on 27 May 2021, Thursday, at 10:00 a.m., through
<https://bit.ly/2021CACASM>
Date, time and place of the meeting of security holders
9. **05 May 2021**
Approximate date on which the Definitive Information Statement is first to be sent or given to security holders
10. Securities registered pursuant to Sections 8 and 12 of the Code or Sections 4 and 8 of the RSA:
Number of Shares of Common Stock
Title of Each Class Outstanding or Amount of Debt Outstanding
Common Shares **27,466,449**
11. Are all of registrant's securities listed in The Philippine Stock Exchange?
Yes ✓ No _____

3 May 2021

NOTICE OF ANNUAL STOCKHOLDERS' MEETING

TO ALL STOCKHOLDERS:

NOTICE is hereby given that the Annual Meeting of the Stockholders of CONCRETE AGGREGATES CORP. will be conducted virtually on 27 May 2021, Thursday, at 10:00 a.m., through <https://bit.ly/2021CACASM>. The guidelines for online registration and voting through remote communication or participation in absentia are set forth in the Information Statement and may also be found in the Company's website.

The agenda for the said meeting shall be as follows:

1. Call to Order;
2. Proof of Notice and Determination of Quorum;
3. Approval of the Minutes of the Annual Stockholders' Meeting held last 25 June 2020;
4. Annual Report of the President;
5. Approval of the Audited Financial Statements;
6. Ratification of Acts, Resolutions and Decisions of the Incumbent Board of Directors and Management;
7. Appointment of Isla Lipana & Co. as External Auditors;
8. Election of Directors, including the re-election of Mr. Samson Lazo as an independent director;
9. Ratification of Change of Principal Office Address;
10. Other Matters;
11. Adjournment.

The close of business on 27 April 2021 has been fixed as the record date for the determination of the stockholders entitled to notice of such meeting and any adjournment thereof, and to attend and vote thereat. All stockholders who will not, are unable, or do not expect to attend the meeting in person may choose to execute and send a valid proxy to the company's office at the 7th Floor, West Wing, Estancia Offices, Capitol Commons, Meralco Avenue, Pasig City or send a duly signed letter through electronic mail to evangelistajv@ortigas.com.ph and/or elacioiea@ortigas.com.ph. Proxies should be submitted at least ten (10) days prior to the scheduled date of the meeting.

Please note that Management is not asking you for a proxy nor is it requesting you to send a proxy in its favor.

Very truly yours,



Jose Evangelista (May 3, 2021 20:29 GMT+8)

JOSE ANTONIO V. EVANGELISTA III
Corporate Secretary

INFORMATION REQUIRED IN INFORMATION STATEMENT

GENERAL INFORMATION

Date, time and place of meeting of security holders.

The 2021 Annual Stockholders' Meeting of Concrete Aggregates Corporation (hereinafter referred to as "CAC" or "the Corporation" or "the Company") will be conducted virtually on 27 May 2021, Thursday, at 10:00 a.m., through <https://bit.ly/2021CACASM>. The guidelines for online registration and voting through remote communication or participation in absentia are set forth herein and may also be found in the Company's website.

The complete mailing address of the Corporation is 7th Floor, West Wing, Estancia Offices, Capitol Commons, Meralco Avenue, Pasig City.

The date on which copies of the Definitive Information Statement will be sent to the stockholders of record is no later than 5 May 2021.

Dissenters' Right of Appraisal

Any stockholder of the Corporation may exercise his/her appraisal right against any proposed corporate action which qualifies as an instance under Section 80 or other provisions of the Revised Corporation Code that gives rise to the exercise of such appraisal right pursuant to and in the manner provided in Section 81 of the Revised Corporation Code, *to wit*:

"SEC. 80. When the Right of Appraisal May Be Exercised. – Any stockholder of a corporation shall have the right to dissent and demand payment of the fair value of the shares in the following instances:

- (a) In case any amendment to the articles of incorporation has the effect of changing or restricting the rights of any stockholder or class of shares, or authorizing preferences in any respect superior to those of outstanding shares of any class, or of extending or shortening the term of corporate existence;
- (b) In case of sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all of the corporate property and assets as provided in this Code;
- (c) In case of merger or consolidation; and
- (d) In case of investment of corporate funds for any purpose other than the primary purpose of the corporation.

*"SEC. 81. How Right is Exercised. – The dissenting stockholder who votes against a proposed corporation action may exercise the right of appraisal by making a written demand on the corporation for the payment of the fair value of shares held within thirty (30) days from the date on which the vote was taken: *Provided*, That failure to make the demand within such period shall be deemed a waiver of the appraisal right. If the proposed corporation action is implemented, the corporation shall pay the stockholder, upon surrender of the certificate or certificates of stock representing the stockholder's shares, the fair value thereof as of the day before the vote was taken, excluding any appreciation or depreciation in anticipation of such corporate action.*

"If within sixty days (60) days from approval of the corporate action by the stockholders, the withdrawing stockholder and the corporation cannot agree on the fair value of the shares, it shall be determined and appraised by three (3) disinterested

persons, one of whom shall be named by the stockholder, another by the corporation, and the third by the two (2) thus chosen. The findings of the majority of the appraisers shall be final, and their award shall be paid by the corporation within thirty (30) days after such award is made: *Provided*, That no payment shall be made to any dissenting stockholder unless the corporation has unrestricted retained earnings in its books to cover such payment: *Provided, further*, That upon payment by the corporation of the agreed or awarded price, the stockholder shall forthwith transfer the shares to the corporation.”

No matter shall be discussed during the 2021 Annual Stockholders' Meeting that will give rise to the exercise of the dissenter's right of appraisal.

Proxy Form and Proxy Solicitation

The Company does not intend to undertake any proxy solicitation activity for the 2021 Annual Stockholders' Meeting.

Interest of Certain Persons in or Opposition to Matters to be Acted Upon

None of the Company's directors, officers or their respective associates for this year or for the last fiscal year have any substantial interest, direct or indirect, by security holdings or otherwise, in any matter to be acted upon during the 2021 Annual Stockholders' Meeting, other than election to office.

As of the filing of this Information Statement, no director of the Company has given written notice to the Company that he/she intends to oppose the matters to be taken up for stockholders' approval during the 2021 Annual Stockholders' Meeting.

CONTROL AND COMPENSATION INFORMATION

Voting Securities and Principal Holders Thereof

The following table indicates the number of shares outstanding for each class of shares of the Corporation. Each share is entitled to one vote.

Title of Each Class	Number of Outstanding Shares
Common A	22,077,771
Common B	5,388,678

The cut-off date for the above information shall be the record date, 27 April 2021.

Only stockholders of record as of the record date, 27 April 2021, shall be entitled to notice and to vote at the 2021 Annual Stockholders' Meeting.

Common Class A shares are issued only to citizens of the Philippines and to associations, partnerships or corporations with at least 60% of the outstanding stocks held by citizens of the Philippines, while Common Class B shares may be issued to either Filipino or non-Filipino citizens or associations, partnerships or corporations without regard to the citizenship of their stockholders.

A total of 3,593 Common Class B shares are held by foreigners, amounting to approximately 0.0667% of the total outstanding Common Class B shares, and approximately 0.01% of the total outstanding capital stock of the Company.

Election of Directors

For the purpose of electing directors, a stockholder may vote such number of his shares for as many persons as there are directors to be elected or he may cumulate said shares and give one candidate as many votes as the number of directors to be elected multiplied by the number of his shares shall equal, or he may distribute them in the same principle among as many candidates as he shall see fit.

Unless required by law, or demanded by a stockholder present or represented at the meeting and entitled to vote thereat, voting need not be by ballot and will be done by show of hands or, upon motion duly made and seconded, by *viva voce*. The Corporate Secretary will be responsible for counting votes based on the number of shares entitled to vote owned by the stockholders who are present or represented by proxies. Candidates who receive the highest number of votes shall be declared elected.

Requirements and Procedures for Online Registration and Electronic Voting in Absentia

The Board of Directors of the Corporation resolved to authorize that the stockholders of record as of 27 April 2021 may vote through remote communication or participate *in absentia* during the 27 May 2021 annual meeting of the stockholders of the Corporation in accordance with Sections 23 and 49 of the Revised Corporation Code. Stockholders of record may register their virtual attendance and vote remotely or *in absentia* by visiting the web address <https://portal.ortigasland.com.ph/>. All registration and ballot entries made shall be subject to validation procedures. A stockholder that registers online and votes remotely or *in absentia* shall be deemed present for purposes of quorum. The Corporate Secretary shall note such fact in the Minutes of the Meeting.

Stockholders as of record date, 27 April 2021, may register online and submit their votes on the matters in the Agenda by visiting <https://portal.ortigasland.com.ph/>. The deadline for registration of virtual attendance and to vote through remote communication or *in absentia* is on 5:30 p.m. of 26 May 2021.

Pursuant to SEC Memorandum Circular No. 6, Series of 2020, the Corporation laid down its own internal procedures embodying the mechanism for participation in meetings and voting through remote communication or *in absentia*. The internal procedures are as follows:

1. A stockholder shall, through the use of an internet-connected device, visit the web address: <https://portal.ortigasland.com.ph/>.
2. Upon reaching the said registration page, the stockholder shall select the name of the Company that he or she intends to register his or her attendance and vote for.
3. The stockholder shall then proceed to fill all required and/or applicable fields, read the Data Privacy agreement and express his or her consent to the collection, use, storage, disclosure, transfer, sharing, and general processing of his or her personal data.
4. A scanned or digital copy of the individual stockholder's, or the authorized representative of a corporate stockholder's, valid, government-issued Identification Card shall likewise be required to be uploaded to validate his or her registration.
5. Other supporting documents, such as but not limited to, a Special Power of Attorney, Proxy Form, and Secretary's Certificate, may also be required to be uploaded, as applicable.
6. The stockholder will then be asked to review all the details provided and click on the submit button. A stockholder's online registration shall not be considered complete if any of the mandatory or legal supporting documents are not submitted.
7. The stockholder whose registration has been verified by the Company will receive an email notification on the approval or disapproval of his or her registration within three (3) business days.
8. A stockholder whose registration has subsequently been validated and approved will receive a notification through his or her registered email address on the details of the virtual annual meeting and be provided with a link to the webpage containing the electronic ballot. Once the stockholder has finished voting on the Agenda items specified in the electronic ballot, he or she may proceed to submit his or her electronic ballot by clicking on the submit button.
9. A stockholder may no longer make any changes on the electronic ballot once it has been submitted.
10. The Office of the Corporate Secretary shall be responsible for the validation, counting and tabulation of the votes cast in absentia and in person, if any. The Corporate Secretary shall report the results of the voting during the meeting.

Security Ownership of certain Record and Beneficial Owners

The security ownership of certain record and beneficial owners of more than 5% of the common shares of the Company as of 31 March 2021 is as follows:

Title of Class	Name & address of record owner and (Relationship with Issuer)	Name of Beneficial Owner and (Relationship with Record Owner)	Citizenship	No. of Shares Held	% of Class
Common "A" and "B"	Ortigas & Company, Limited Partnership 9 th Floor, Ortigas Bldg., Ortigas Ave., Pasig City (Security Holder)	Ortigas & Company, Limited Partnership (Same Entity)	Filipino	21,007,585 (16,021,973 Common "A" shares and 4,985,612 Common "B" shares)	76.48
Common "A" and "B"	PCD Nominee Corporation (Security Holder)	Abacus Securities Corporation (3,758,028 Common "A" shares)	Filipino	5,466,602 (5,068,676 Common "A" shares and 397,926 Common "B" shares)	19.90

There has been no change in the control of the Corporation since the beginning of the last fiscal year.

Security Ownership of Management

Board of Directors

Class	Name of Beneficial Owner	Amount of Beneficial Ownership	Citizenship	% of Class
Class A	Jose Emmanuel H. Jalandoni (Director, Chairman of the Board and President)	1 (direct)	Filipino	Negligible
Class A	Bernard Vincent O. Dy (Director)	1 (direct)	Filipino	Negligible
Class A	Jeffrey C. Lim (Director)	1 (direct)	Filipino	Negligible
Class A	Edmundo L. Tan (Director)	1 (direct)	Filipino	Negligible
Class A	Ma. Asuncion O. Padilla (Director)	7,119 (direct)	Filipino	0.03
Class A	Samson C. Lazo (Independent Director)	1 (direct)	Filipino	Negligible
Class A	Rolando R. Cruz (Independent Director)	1 (direct)	Filipino	Negligible
Total		7,125		0.03% (Negligible)

The cut-off date for the above information shall be the record date, 27 April 2021.

The aggregate ownership of all incumbent Directors as a group would total 7,125 shares or 0.03%, considered negligible compared to the total amount of outstanding shares.

The voting powers of Ortigas & Company Limited Partnership (“OCLP”) reside with the duly authorized person who is designated to attend the Stockholders’ Meeting. The Corporation will only know who will represent OCLP at the Stockholders’ Meeting when OCLP’s representative attends the meeting.

Voting Trust Holders of 5% or more

No voting trust arrangements exist with respect to the 2021 Annual Stockholders’ Meeting.

Directors and Executive Officers

The names of the incumbent and nominee directors of the Corporation, their respective ages, nationalities, terms of office and positions and offices held for the present and past five (5) years are as follows:

Jaime E. Ysmael*

60 years old

Filipino

Bachelor’s Degree in Business Administration, Major in Accounting (Summa Cum Laude), University of the East, Manila

Master’s Degree in Business Administration, Major in Finance, The Wharton School

Master’s Degree in International Studies, University of Pennsylvania

PRC-Licensed Certified Public Accountant

Training attended – Corporate Governance Seminar for 2020, Institute of Corporate Directors, 13 and 14 October 2020

Positions and offices held for the present and past five (5) years:

Managing Director, Ayala Corporation (Listed Company)
Senior Vice President, Ayala Land, Inc. (Listed Company)
Chairman of the Board, Anvaya Cove Beach and Nature Club and Anvaya Cove Golf and Sports Club

Trustee, FINEX Research and Development Foundation, Inc.
Trustee, Shareholders' Association of the Philippines (SharePHIL)
Trustee, CIBI Foundation, Inc.

Trustee and President, Alumni Tree Project – RMHS Manila, Inc.
Chairman of the Board, President and Chief Executive Officer, Ortigas Land Corporation
Chairman of the Board, President and Chief Executive Officer, Ortigas Commercial Corporation

*Mr. Ysmael tendered his resignation as Chairman of the Board and President of CAC effective 25 March 2021.

Jose Emmanuel H. Jalandoni**

53 years old

Filipino

Bachelor's Degree in Legal Management, Ateneo de Manila University
Master's Degree in Business Administration, Asian Institute of Management

Training attended – Corporate Governance Seminar for 2020, Institute of Corporate Directors, 10 November 2020

Chartered Financial Analyst

Positions and offices held for the present and past five (5) years:

Chairman of the Board, President and Chief Executive Officer, Ortigas Land Corporation
Chairman of the Board, President and Chief Executive Officer, Ortigas Commercial Corporation
Chairman of the Board, President and Chief Executive Officer, Ortigas Property Management, Inc.
Senior Vice President, Ayala Land, Inc. (Listed Company)
Chairman of the Board, ALI Capital Corp.
Chairman of the Board, ALI Commercial Center Inc.
Chairman of the Board, ALI Makati Hotel and Residences, Inc.
Chairman of the Board, ALI Makati Hotel Property, Inc.
Chairman of the Board, ALI Triangle Hotel Ventures, Inc.
Chairman of the Board, ARCA South Integrated Terminal, Inc.
Chairman of the Board, ARCA South Hotel Ventures, Inc.
Chairman of the Board, Ayala Hotels, Inc.
Chairman of the Board, AyalaLand Hotels and Resorts Corp.
Chairman of the Board, AyalaLand Medical Facilities Leasing, Inc.
Chairman of the Board, AyalaLand Offices, Inc.
Chairman of the Board, Bay Area Hotel Ventures, Inc.
Chairman of the Board, Bonifacio Hotel Ventures, Inc.
Chairman of the Board, Capitol Central Hotel Ventures, Inc.
Chairman of the Board, Cebu Insular Hotel Company, Inc.
Chairman of the Board, Circuit Makati Hotel Ventures, Inc.
Chairman of the Board, DirectPower Services, Inc.
Chairman of the Board, Econorth Resort Ventures, Inc.
Chairman of the Board, Ecosouth Hotel Ventures, Inc.
Chairman of the Board, Ecozone Power Management, Inc.
Chairman of the Board, Enjay Hotels, Inc.
Chairman of the Board, Greenhaven Property Ventures Inc.
Chairman of the Board, Integrated Eco-Resort Inc.
Chairman of the Board, Laguna Technopark, Inc.
Chairman of the Board, Makati North Hotel Ventures, Inc.
Chairman of the Board, North Triangle Hotel Ventures, Inc.
Chairman of the Board, Northgate Hotel Ventures, Inc.
Chairman of the Board, One Dela Rosa Property Development, Inc.
Chairman of the Board, One Makati Hotel Ventures, Inc.
Chairman of the Board, One Makati Residential Ventures, Inc.

Chairman of the Board, Orion Land, Inc.
Chairman of the Board, Prime Orion Philippines, Inc.
Chairman of the Board, Sentera Hotel Ventures, Inc.
Chairman of the Board, Sicogon Island Tourism Estate Corp.
Chairman of the Board, Soltea Commercial Corp.
Chairman of the Board, Southcrest Hotel Ventures, Inc.
Chairman of the Board, Tutuban Properties, Inc.
Chairman of the Board, Whiteknight Holdings, Inc.
Chairman of the Board and President, Alinet.Com.Inc.
Vice Chairman, CMPI Land, Inc.
Director and President, CMPI Holdings, Inc.
Director, Accendo Commercial Corp.
Director, Alabang Commercial Corp.
Director, ALI Eton Property Development Corp.
Director, AyaGold Retailers, Inc.
Director, Ayala Property Management Corp.
Director, AyalaLand Commercial Reit, Inc.
Director, Bacuit Bay Development Corp.
Director, Berkshires Holdings, Inc.
Director, Bonifacio Land Corporation
Director, Cagayan de Oro Gateway Corp.
Director, Cebu Holdings, Inc.
Director, Chirica Resorts Corporation
Director, Columbus Holdings, Inc.
Director, Ecoholdings Company, Inc.
Director, Emerging City Holdings, Inc.
Director, Fort Bonifacio Development Corp.
Director, Lio Resort Ventures, Inc.
Director, Lio Tourism Estate Management Corp.
Director, Makati Cornerstone Leasing Corp.
Director, Makati Development Corporation

**Mr. Jalandoni was elected as Chairman of the Board and President of CAC effective 25 March 2021.

Bernard Vincent O. Dy***

57 years old

Filipino

Bachelor's Degree in Business Administration, University of Notre Dame

Master's Degree in Business Administration, University of Chicago

Master of Arts in International Relations, University of Chicago

Positions and offices held for the present and past five (5) years:

Director, President and Chief Executive Officer, Ayala Land, Inc. (Listed Company)
Chairman of the Board, Cebu Holdings, Inc.
Chairman of the Board, Ayala Property Management Corporation
Chairman of the Board, Makati Development Corporation
Chairman of the Board, Alveo Land Corporation
Chairman of the Board, Amaia Land Corporation
Chairman of the Board, Bellavita Land Corporation
Chairman of the Board, Altaraza Development Corporation Ayagold Retailers, Inc.
Chairman of the Board, Station Square East Commercial Corporation
Chairman of the Board, Aviana Development Corp.
Chairman of the Board, Cagayan De Oro Gateway Corp.
Chairman of the Board, BGSouth Properties, Inc.
Chairman of the Board, BGNorth Properties, Inc.
Chairman of the Board, BGWest Properties, Inc.
Chairman of the Board, Portico Land Corporation

Chairman of the Board, Philippine Integrated Energy Solutions, Inc.
Chairman of the Board, Avencosouth Corp.
Chairman of the Board, Nuevocentro, Inc.
Vice Chairman, Ayala Greenfield Development Corporation
Vice Chairman, Alviera Country Club, Inc.
Vice Chairman, Junior Golf Foundation of the Philippines
President, Bonifacio Land Corporation
President, Emerging City Holdings, Inc.
President, Columbus Holdings, Inc.
President, Berkshires Holdings, Inc.
President, Fort Bonifacio Development Corporation
President, Aurora Properties Incorporated
President, Vesta Property Holdings, Inc.
President, Ceci Realty Inc.
President, Alabang Commercial Corporation
President, Accendo Commercial Corporation
Senior Managing Director and Management Committee Member, Ayala Corporation;
Director, Ortigas Land Corporation
Director of AyalaLand Logistics Holdings Corp.
Director, MCT Bhd of Malaysia
Director, Avida Land Corporation
Director, Amicassa Process Solutions, Inc.
Director, Whiteknight Holdings, Inc.
Director, AyalaLand Medical Facilities Leasing, Inc.
Director, Serendra, Inc.
Director, Alveo-Federal Land Communities, Inc.
Director, ALI Eton Property Development Corporation
Director, AKL Properties, Inc.
Director, Hero Foundation, Inc.
Director, Bonifacio Art Foundation, Inc.
Member, Ayala Foundation, Inc.
Member, Ayala Group Club, Inc.
Member, Advisory Council of the National Advisory Group for the Police Transformation
Development of the Philippine National Police

***Mr. Dy was elected as a Director of CAC effective 25 March 2021.

Jeffrey C. Lim

59 years old

Filipino

Bachelor's Degree in Accountancy, University of the East, Manila
Executive Development Program, Asian Institute of Management
PRC-Licensed Certified Public Accountant

Training attended – Corporate Governance Seminar for 2020, Institute of Corporate Directors, 23 October 2020

Positions and offices held for the present and past five (5) years:

President, SM Prime Holdings, Inc. (Listed Company)
President, SM Development Corporation (until February 2020)
Director, Ortigas Land Corporation
Director, Ortigas Commercial Corporation

Edmundo L. Tan

75 years old

Filipino

Bachelor of Arts, De La Salle College – Bacolod
Bachelor of Laws, University of the Philippines

Member of the Philippine Bar

Training attended – Corporate Governance Seminar for 2020, BDO Unibank, Inc., 6 March 2020

Positions and offices held for the present and past five (5) years:

Maging Partner, Tan Acut Lopez & Pison Law Offices

Director, APC Group, Inc.

Director, Aragorn Power and Energy Corporation

Director, PRC MAGMA Resources, Inc.

Director, Ortigas Land Corporation

Director, Sagittarius Mines, Inc.

Adviser to the Board, BDO Leasing and Finance, Inc. (Listed Company)

Co-Founder and President, Philippine Dispute Resolution Center, Inc.

Corporate Secretary, BDO Unibank, Inc. (Listed Company)

Corporate Secretary, BDO Private Bank, Inc.

Ma. Asuncion O. Padilla

53 years old

Filipino

Bachelor's Degree in Management Engineering, Ateneo de Manila University

Training attended – Corporate Governance Seminar for 2020, Institute of Corporate Directors, 7 July 2020

Positions and offices held for the present and past five (5) years:

Director, Ortigas Land Corporation

Director, Ortigas Commercial Corporation

Director, Sagitro, Inc.

Director, Leafar Commercial Corporation

Director, Leafar Foundation, Inc.

Director, 3K BFusion Corporation

Director, Tri Tuazon Megadevelopment Inc.

Director, Tri C5 Megadevelopment Inc.

Director, Tri Loyola Megadevelopment Inc.

Director, Tri Bulacan Megadevelopment Inc.

Director, Tri Gastambide Megadevelopment Inc.

Director, Tri Sky Megadevelopment Corporation

Director, Tri Morato Megadevelopment Inc.

Director, Tri Sta. Rosa Megadevelopment Inc.

Director, Tri Calamba Megadevelopment Inc.

Director, Tri City Megadevelopment Corporation

Director, Tri Angeles Megadevelopment Inc.

Director, Tri Lipa Megadevelopment Inc.

Director, Tri Geronimo Megadevelopment Inc.

Director, Tri Buendia Pasay Megadevelopment Inc.

Director, Tri Alabang Zapote Megadevelopment Inc.

Director, Creative Realty Dev. Inc.

Director, Point Ad Inc.

Director, Family Entertainment Concepts, Inc.

Director, Balibago Angeles Bar and Grill Inc.

Director, Marcos Highway Bar and Grill Inc.

Director, Philcoa Bar and Grill Inc.

Director, Tuazon Bar and Grill Inc.

Director, Dasmariñas Bar and Grille Inc.

Director, Tayo Na Sa Bocobo, Inc.

Director, Calle Industria Restaurant Inc.

Director, Antipolo Circumferential Bar and Grill Inc.

Director, Lipa Batangas Sisig Restaurant Inc.

Director, EDSA Taft Bar and Grill Inc.

Director, Padis Pub Inc.

Director, Padis Place Inc.
Director, Padis Cues Inc.
Director, Baguio Padis, Inc.
Director, Gotcha, Inc.
Director, Big Red Barn Inc.
Director, Fun Ranch Megadevelopment Inc.
Director, Jump Yard Trampoline, Inc.
Director, Padi's Point/Vicente A. Padilla Jr. Co.
Director, First San Fernando Fun Sports Inc.
Director, Barkada Entertainment Inc.
Director, Jumping Jack Sports Inc.
Director, Leaps N' Bounds Inc.
Director, First Alabang Fun Sports Inc.
Director, Lazer MAXX Games Shop Arcade Inc.
Director, Dragon Arcade Megadevelopment Inc.
Director, Chilly Festival Alabang Inc.
Director, Geronimo Lacson Dining Inc.
Director, High Up Gil Puyat Dining Corp.
Director, Buendia Gil Puyat Dining Inc.
Director, Tri South Drive Baguio Megadevelopment Inc.
Director, Tri Fairview Regalado Megadevelopment Inc.
Director, Tri Marcos Highway Megadevelopment Inc.
Director, Tri Nakar Megadevelopment Inc.
Director, Tri Rizal Tayuman Megadevelopment Inc.
Director, Launchpad Group of Companies, Inc.
Director, Kainan Alabang Zapote Inc.

Samson C. Lazo

76 years old

Filipino

Bachelor of Arts, Ateneo de Manila University

Bachelor of Science in Civil Engineering, University of the Philippines

Construction Executive Program, Stanford University

Advanced Management Program, Harvard Business School

PRC-Licensed Civil Engineer

Training attended – Corporate Governance Seminar for 2020, Center for Global Best Practices, 11 December 2020

Positions and offices held for the present and past five (5) years:

Fellow, Institute of Corporate Directors

Fellow, Philippine Institute of Civil Engineers, College of Fellows

Member, Rotary Club of Pasig

Rolando R. Cruz

60 years old

Filipino

Bachelor's Degree in Mining Engineering, Mapua Institute of Technology

Master's Degree in Geotechnical Engineering, Mapua Institute of Technology

Post-graduate Certificate in Strategic Business Economics, University of Asia and the Pacific

PRC-Licensed Mining Engineer

Training attended – Corporate Governance Seminar for 2020, SGV & Co., 18 November 2020

Positions and offices held for the present and past five (5) years:

Vice President – Project Development and Research, Nickel Asia Corporation

Vice President – Project Development and Research, Hinatuan Mining Corporation (formerly Geogen Corporation)

Vice President – Project Development and Research, Hinatuan Mining Corporation (until March 2018)

Vice President – Operations, Cagdianao Mining Corporation (until August 2017)
Member, Australian Institute of Mining & Metallurgy

Board Attendance

All members of the Board of Directors of the Corporation have attended at least fifty percent (50%) of all regular and special meetings of the Board for the year 2020.

Name of Director	No. of Meetings Attended/Held	% Present
Mr. Jaime E. Ysmael	2/2	100%
Mr. Jose Emmanuel H. Jalandoni	2/2	100%
Mr. Bernard Vincent O. Dy	N/A	-
Mr. Jeffrey C. Lim	2/2	100%
Atty. Edmundo L. Tan	2/2	100%
Ms. Ma. Asuncion O. Padilla	2/2	100%
Mr. Samson C. Lazo	2/2	100%
Mr. Rolando R. Cruz	2/2	100%

Family Relationships

None of the incumbent directors are related by consanguinity or affinity.

Nomination and Election

For purposes of the election of the members of the Board of Directors, the following persons have been nominated:

1. Mr. Jose Emmanuel H. Jalandoni
2. Mr. Bernard Vincent O. Dy
3. Atty. Edmundo L. Tan
4. Mr. Jeffrey C. Lim
5. Ms. Ma. Asuncion O. Padilla

All of the incumbent directors of the Corporation are being nominated to the Board for reelection.

The Corporate Governance Committee reviewed the qualifications of the candidates and approved the final list of nominees based on the qualifications of a director as set forth in the Corporation's By-laws, Manual on Corporate Governance and in the Nomination Committee Charter. Information on the foregoing nominees is already indicated above. In compliance with the law, the Corporation shall have two (2) independent directors for election by the stockholders during the Annual Stockholders' Meeting. For purposes of the election of the two (2) independent directors, the following persons are nominated for election:

Mr. Samson C. Lazo

Information on Mr. Lazo is already disclosed above, as he is an incumbent Director.

Mr. Rolando R. Cruz

Information on Mr. Cruz is likewise already disclosed above, as he is an incumbent Director.

Mr. Lazo and Mr. Cruz are being nominated to again serve as independent directors of the Corporation by Mr. Jose C. Ibaviosa, a stockholder of the Corporation. Mr. Ibaviosa is not related, personally or professionally, to either Mr. Lazo or Mr. Cruz. Both Mr. Lazo and Mr. Cruz have always possessed the qualifications and none of the disqualifications of an independent director.

In accordance with SEC Memorandum Circular No. 4, series of 2017, the retention of Mr. Lazo as an independent director of the Corporation after serving for a maximum cumulative term of nine years shall be presented for the approval of the stockholders during the Annual Shareholders' Meeting of the Corporation on 27 May 2021.

The Corporate Governance Committee has recommended the retention of Mr. Lazo as an independent director of the Corporation owing to his vast knowledge and extensive experience in the industry to which the Corporation belongs. Further to this, he is a duly licensed civil engineer and has worked with various companies in the same and/or related fields for several decades.

Moreover, Mr. Lazo remains as an independent voice on the Board, raising insightful questions regarding the decisions and recommendations made by management. He is free from any business or other relationship with the Corporation, its shareholders, its directors, and/or its officers which would materially interfere with his exercise of independent judgment in carrying out his responsibilities as an independent director, or in the promotion of good corporate governance, and/or in the protection of the interests of the minority investors. The Corporate Governance Committee believes that he will continue to provide valuable contributions to the Board discussions and decisions.

The members of the Corporation's Corporate Governance Committee for the 2021 – 2022 term are:

- a. Mr. Rolando R. Cruz (Chairman)
- b. Ms. Ma. Asuncion O. Padilla
- c. Mr. Jose Emmanuel H. Jalandoni
- d. Mr. Jeffrey C. Lim

Independent Directors

An independent director is a person other than an officer or employee of the Corporation, its parent or subsidiaries, or any other individual having a relationship with the Corporation, which would interfere with the exercise of independent judgment in carrying out the responsibilities of a Director. Mr. Samson C. Lazo and Mr. Rolando R. Cruz were elected to serve as independent directors, pursuant to Section 38 of the Securities Regulation Code, during the 2020 Annual Stockholders' Meeting of the Company held last 25 June 2020.

Procedure for Electing Independent Directors

The Charter of the Corporate Governance Committee (formerly Nomination and Remuneration Committees) of the Corporation and Section 38 of the Securities and Regulation Code (SRC) govern the procedure for the nomination of the independent directors and will govern the actual elections as follows:

Nomination

Nomination of independent directors shall be conducted by the Corporate Governance Committee prior to a stockholders' meeting. All recommendations shall be signed by the nominating stockholders together with the acceptance and conformity by the would-be nominees.

The Corporate Governance Committee shall pre-screen the qualifications and prepare a Final List of Candidates which shall contain all the information about all the nominees for independent directors, as required, which list, shall be made available to the Commission and to all stockholders through the filing and distribution of the Information Statement or Proxy Statement, in accordance with SRC Section 17.1(b) or SRC Section 20, respectively, or in such other reports the Corporation is required to submit to the Commission. 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 in the Final List of Candidates shall be eligible for election 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 Annual Stockholders' Meeting.

Pursuant to SEC Memorandum Circular No. 5, Series of 2017, the certifications on the qualifications of the nominee independent directors of the Corporation are submitted together with this Information Statement.

Election

Except as those required under Rule 38 of the SRC, and subject to pertinent existing laws, rules and regulations of the Commission, the conduct of the election of independent directors shall be made in accordance with the standard election procedures of the Corporation or its By-Laws and in compliance with the term limits of independent directors as required under SEC Memorandum Circular No. 4, Series of 2017.

It shall be the responsibility of the Chairman of the Meeting to inform all stockholders in attendance of the mandatory requirement of electing independent directors. He shall ensure that independent directors are elected during the Stockholders' Meeting.

Specific slots for independent directors shall not be filled-up by unqualified nominees. In case of failure of election for independent directors, the Chairman of the Meeting shall call a separate election during the same meeting to fill up the vacancy.

Significant Employees

Michael David I. Abundo III

(seconded by virtue of the Management Agreement between OLC and CAC)

51 years old

Filipino

Bachelor of Arts, University of the Philippines

Bachelor of Laws, University of the Philippines

Strategic Business Economics Program, University of Asia and the Pacific

Member of the Philippine Bar

PRC-Licensed Real Estate Broker

Positions and offices held for the present and past five (5) years:

General Manager and Corporate Information Officer, Concrete Aggregates Corporation

Director, Concrete Aggregates Corporation (until 1 April 2016)

Vice President, Corporate Secretary, Head – Corporate Resources Division, and Head – Legal and Administrative Services, Ortigas Land Corporation

Vice President, Corporate Secretary, and Head – Corporate Resources Division, Ortigas Commercial Corporation

Davee M. Zuñiga

(seconded by virtue of the Management Agreement between OLC and CAC)

49 years old

Filipino

Bachelor of Science in Commerce, Major in Accounting, De La Salle University – Manila

PRC-Licensed Certified Public Accountant

PRC-Licensed Real Estate Broker

Positions and offices held for the present and past five (5) years:

Treasurer and Chief Finance Officer, Concrete Aggregates Corporation

Treasurer and Chief Finance Officer, Ortigas Land Corporation

Treasurer and Chief Finance Officer, Ortigas Commercial Corporation

Vice President – Internal Audit, SM Prime Holdings, Inc.

Partner – Assurance Advisory Services, Sycip Gorres Velayo & Co.

Maria Jennifer J. Almojuela

(seconceded by virtue of the Management Agreement between OLC and CAC)

43 years old

Filipino

Bachelor of Science in Accountancy, Technological Institute of the Philippines

Masters in Business Administration, Ateneo Graduate School of Business

PRC-Licensed Certified Public Accountant

6 Sigma Greenbelt Certified

Positions and offices held for the present and past five (5) years:

Head of Finance, Concrete Aggregates Corporation

Head of Corporate Finance, Ortigas Land Corporation

Financial Controller and IT Head, International SOS (Phils.) Inc.

Deputy Chief Finance Officer – Residential Business Group (RBG) Sales Finance, Ayala Land, Inc.

Deputy Chief Finance Officer, Ayala Land International Sales (ALISI)

Deputy Chief Finance Officer, Ayala Land International Marketing (ALIM San Francisco, ALIM Italy, ALIM Hongkong, ALIM Singapore, ALIM London and ALIM Dubai)

Head of Corporate Finance, Ayala Land, Inc.

Financial Planning and Analysis Manager, Abbott Laboratories Inc.

Strategy Partner – Finance, Globe Telecom, Inc.

Ronilo B. Quiat

(seconceded by virtue of the Management Agreement between OLC and CAC)

53 years old

Filipino

Bachelor of Science in Information and Computer Science, Philippine Women's University

Masters in Business Administration, Ateneo Graduate School of Business

PRC-Licensed Real Estate Broker

Positions and offices held for the present and past five (5) years:

Special Projects Head, Concrete Aggregates Corporation

Senior Manager and Head, Information Systems and Technology, Ortigas Land Corporation

Jose Antonio V. Evangelista III

(seconceded by virtue of the Management Agreement between OLC and CAC)

48 years old

Filipino

Bachelor of Science in Economics, University of the Philippines

Bachelor of Laws, University of the Philippines

Member of the Philippine Bar

PRC-Licensed Real Estate Broker

Positions and offices held for the present and past five (5) years:

Corporate Secretary and Corporate Information Officer, Concrete Aggregates Corporation

Assistant Vice President - Legal, Ortigas Land Corporation

Isagani Elias A. Elacio

(seconceded by virtue of the Management Agreement between OLC and CAC)

47 years old

Filipino

Bachelor of Arts in Communication, Major in Journalism, University of the Philippines

Bachelor of Laws, University of the Philippines

Masters of Law in International Economic Law, Kyushu University

Member of the Philippine Bar

PRC-Licensed Real Estate Broker

Positions and offices held for the present and past five (5) years:

Assistant Corporate Secretary, Corporate Information Officer and Investor Relations Officer, Concrete Aggregates Corporation

Legal Manager, Legal and Administrative Services, and Head of External Affairs, Ortigas Land Corporation

Mario S. Evangelista

(seconded by virtue of the Management Agreement between OLC and CAC)

59 years old

Filipino

Bachelor of Science in Commerce, Major in Accounting, University of the Assumption – Pampanga

PRC-Licensed Certified Public Accountant

Certified Internal Auditor

Certified Fraud Examiner

Certification in Risk Management Assurance

Positions and offices held for the present and past five (5) years:

Chief Risk Officer, Head of Internal Audit and Chief Audit Executive, Concrete Aggregates Corporation

Head of Internal Audit, Ortigas Land Corporation

Kim A. Garcillanosa

(seconded by virtue of the Management Agreement between OLC and CAC)

37 years old

Filipino

Bachelor of Science in Accountancy, Ateneo de Naga University

PRC-Licensed Certified Public Accountant

Positions and offices held for the present and past five (5) years:

Chief Audit Executive, Concrete Aggregates Corporation

Chief Audit Executive, Ortigas Land Corporation

Involvement in Certain Legal Proceedings

The above directors and executive officers had no involvement in any legal proceedings for the last five (5) years and up to this date. No director declined to stand for re-election to the Board of Directors since the date of the last annual meeting because of a disagreement with the Company on any matter relating to the Company's operations, policies or practices.

In the past five (5) years up to this date, no nominee for Director or executive officer has been involved in any bankruptcy petition, nor has been convicted by final judgment in a criminal proceeding, nor has been subject to a pending criminal proceeding, nor has been permanently or temporarily enjoined, barred, suspended or otherwise limited in his involvement in any type of business, securities, commodities or banking activities; nor has been found to have violated a securities or commodities law or regulation.

Compensation of Directors and Executive Officers

The directors of the registrant received a negligible amount by way of per diem allowance for each Board meeting attended. Each director receives a token sum of ₱7,500 per board meeting and ₱5,000 per diem allowance for each committee meeting attended.

The total annual per diems and allowances for 2020 was ₱0.053 million. Committee meetings are held in accordance with the specific committee's charter with additional meetings held as needed. The Company likewise adopted a Compensation Policy for Directors and Officers which was unanimously approved by its stockholders on 11 November 2008.

Except as otherwise stated in this Information Statement, none of the incumbent directors of the Company serve in any other capacity whether as consultant or otherwise. Neither is there any contract, employment or compensatory plan between the Company and any director or named executive officer.

For the executive officers, such as the Chairman of the Board, President, Corporate Secretary, and Treasurer, as well as OLC personnel who are seconded to the Company pursuant to the Management

Agreement between OLC and CAC, there is no compensation given by the Company for whatever service they provide to the Company.

The following tables indicate the compensation received by the Company's key officer/s for the last three (3) fiscal years, to wit:

Summary Compensation Table

Annual Compensation for year 2018

Particulars	Salary (Aggregate Amount)	Bonus (Aggregate Amount)	Other Annual Compensation
Key Officers (Mining Engineers)	₱556,488	₱48,750	₱152,786
Directors	₱60,000		

Annual Compensation for year 2019

Particulars	Salary & Per Diems (Aggregate Amount)	Bonus (Aggregate Amount)	Other Annual Compensation
Key Officer (Mining Engineer)	₱540,000	₱45,000	₱75,500
Directors	₱110,000		

Annual Compensation for year 2020

Particulars	Salary & Per Diems (Aggregate Amount)	Bonus (Aggregate Amount)	Other Annual Compensation
Key Officer (Mining Engineer)	₱540,000	₱45,000	₱75,500
Directors	₱52,500		

Estimated Annual Compensation for year 2021

Particulars	Salary (Aggregate Amount)	Bonus (Aggregate Amount)	Other Annual Compensation
Key Officer (Mining Engineer)	₱594,000	₱49,500	₱75,500
Directors	₱52,500		

The Planning & Engineering Manager, who was replaced by the Mining Engineer, is a regular employee of the Company, and is the only managerial employee who has received compensation from the Company for the last three years. The previous Mining Manager, who resigned in 10 June 2016, was subsequently replaced by the Mining Engineer, Ms. Rializza Maramba, who likewise resigned and was replaced by Ms. Mae Lean Langcay. For the executive officers of the Company, such as the President, Treasurer and Chief Finance Officer, General Manager, Corporate Secretary, Head of Finance, Assistant Corporate Secretary and Special Projects Head, there is no compensation given by the Company for their services, as they are performing the said services not as regular employees of the Company but pursuant to the Management Agreement between the Company and OLC.

The following benefits apply to key officer/s:

Benefit	Criteria
Monthly Gasoline Allowance	₱5,000
Medical Allowance	₱7,500 annual
Health Plan	₱275,000 annual limit
Group Life Insurance	₱2,000,000 coverage
Omnibus Loan	Maximum of ₱35,000 payable in 1 year at 0% interest
Annual Clothing Allowance	₱8,000
Training Budget	Individual - ₱24,000

	Common Budget - ₦32,000
Leaves	15 days vacation leave accruable up to 30 days; leaves in excess of 30 days are forfeited 15 days sick leave accruable up to 90 days; leaves in excess of 90 days may be encashed

Certain Relationships and Related Transactions

In the ordinary course of business, the Company enters into transactions with OCLP, its parent Company, OLC, its ultimate parent company, and its subsidiaries.

The Company entered into a Management Agreement with OCLP in 2005, which provides for the general management and overall supervision of the affairs and business operations of the Company by OCLP. The Management Agreement was renewed thrice – in 2010, 2015 and 2020 – each for a period of five years under the same terms and conditions. The 2020 renewal was approved unanimously by the stockholders during the Annual Stockholders' Meeting held on June 25, 2020. The current Management Agreement with OLC is effective from 1 November 2020 to 31 October 2025.

Further descriptions and explanations of the above transaction are disclosed in Note 13, Related Party Transactions, to the Annual Audited Consolidated Financial Statements attached to the Annual Report for 2020 (SEC Form 17-A).

There exist no transactions, actual or proposed, in which the Company and any of its directors, executive officers, nominees for election as directors, security holders and their relatives to the second civil degree by consanguinity or affinity, were parties for the last three years.

Independent Public Accountants

Isla Lipana & Co. (a member practice of PricewaterhouseCoopers global network) has been the Company's independent auditor for the years ended 31 December 2011 to 2020.

Isla Lipana & Co. is likewise the independent auditor recommended for election, approval and ratification by the stockholders for the current fiscal year.

The auditing firm of Isla Lipana & Co., or its authorized representative, is expected to be present and available to respond to appropriate questions as well as make a statement if they desire to do so during the 2021 Annual Stockholders' Meeting.

External Audit Fees

	2020	2019	2018
(a) Audit and audit-related fees The aggregate fees, net of VAT, billed for professional services rendered by Isla Lipana and Co. for the audit of the Company's annual financial statements for the years ended 31 December 2020, 2019, and 2018.	₦196,800	₦231,530	₦220,500
(b) Tax Fees The aggregate fees, net of VAT, billed for professional services rendered by Isla Lipana & Co. for tax accounting, compliance, advice, planning and any other form of tax services.	-	-	-
(c) All Other Fees The aggregate fees, net of VAT, billed for products and services provided by Isla Lipana and Co. for years 2020, 2019, and 2018, other than the services reported under	₦19,680	₦23,153	₦22,050

items (a), b and (c) above. The nature of which includes out of pocket expenses such as transportation, meals, postage, printing and documentation.			
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There were no changes or disagreements with Isla Lipana & Co. on any matter of accounting principles or practices, financial statement disclosure, or activities scope or procedure.

Audit and Risk Management Committee's Approval Policies and Procedures

The following are the Audit and Risk Management Committee's policies and procedures with regard to the Company's external auditors (as enunciated in its Charter):

- The Audit and Risk Management Committee shall review and evaluate the effectiveness of the Company's processes for assessing significant risks or exposures and the steps management has taken to minimize such risks.
- The Audit and Risk Management Committee shall consider and review the effectiveness of or weaknesses in the Company's overall control environment, and any related significant findings and recommendations of the independent accountants, together with management's responses thereto.
- The Audit and Risk Management Committee shall review the coordination of the audit effort to assure completeness of coverage of key business controls and risk areas, reduction of redundant efforts, and the effective use of audit resources.
- The Audit and Risk Management Committee shall discuss the status and adequacy of management information systems and other information technology.
- The Audit and Risk Management Committee shall review filings with the SEC and other agencies, and other published documents containing the Company's financial statements, and consider whether the information contained in these documents is consistent with the information contained in the financial statements.
- The Audit and Risk Management Committee shall recommend to the Board of Directors the External Auditor to be nominated and approved.

The members of the Corporation's Audit and Risk Management Committee for the 2020 – 2021 term are:

- a. Mr. Samson C. Lazo (Chairman)
- b. Mr. Jose Emmanuel H. Jalandoni
- c. Mr. Jeffrey C. Lim
- d. Ms. Ma. Asuncion O. Padilla

In the event that the engagement of the auditing firm of Isla Lipana & Co. for the current calendar year is approved by the stockholders, it will be the firm's twelfth year of service as the Company's Independent Public Accountant and Ms. Ruth F. Blasco's second year as the signing partner. As such, SRC Rule 68 (3)(B)(ix) on the five-year rotation requirement of signing partners of auditing firms does not apply.

ISSUANCE AND EXCHANGE OF SECURITIES

There are no actions relating to the issuance and exchange of any of the Company's securities that will be presented to the stockholders during the 2021 Annual Stockholders' Meeting.

OTHER MATTERS

Action with Respect to Reports

Other actions or matters intended to be presented for approval of the shareholders are as follows:

- a. Minutes of the Annual Stockholders' Meeting held last 25 June 2020 covering, among others, the following matters:

- (i) Approval of the Minutes of the previous Annual Stockholders' Meeting held last 23 May 2019;
- (ii) Approval of the Audited Financial Statements;
- (iii) Ratification of all acts, resolutions and decisions of the incumbent board of directors and management;
- (iv) Appointment of Isla Lipana & Co. as External Auditors;
- (v) Election of Directors; and
- (vi) Renewal of the Management Agreement between CAC and Ortigas Land Corporation.

- b. Audited Financial Statements.

Other Proposed Actions

- a. Ratification of all acts, resolutions and decisions of the Board of Directors and Management during the past year.

These acts are covered by resolutions of the Board of Directors duly adopted in the normal course of trade or business, such as approval of disposition of properties, declaration of dividends, approval of projects, appointment of officers and signatories, among others.

- b. Appointment of Independent Auditors.
- c. Election of the members of the Board of Directors, including the independent directors, for the ensuing year.
- d. Ratification of Change of Principal Office Address

Voting Procedures

Generally, a vote by stockholders, present in person or by proxy and entitled to vote, representing a majority of the Corporation's outstanding capital stock is required for the approval of any corporate act. The exception is when the law provides for a higher vote requirement.

Votes of stockholders present are counted by identifying raised hands for yes or no on certain matters brought to the attention of, for a vote of approval/ratification or otherwise, by the stockholders in person or by proxy, or if in the case of a corporate stockholder, through its duly designated representative. Prior to the Annual Stockholders' Meeting, Notices with Agenda were sent to the stockholders. Should any stockholder decide to issue a proxy, the same is required to be submitted to the Corporate Secretary or the Assistant Corporate Secretary for validation. During the registration and before the meeting commences, the attendees sign up on a list where their respective shares are displayed so a determination can be made right away as to quorum purposes and what percentage of the total and outstanding shares is in favor or not with respect to a certain matter discussed. During the meeting, the Corporate Secretary or the Assistant Corporate Secretary shall be responsible for counting the votes on matters to be voted upon by the stockholders.

2020 Annual Stockholders' Meeting

Directors' Attendance

The following directors attended the 25 June 2020 Annual Stockholders' Meeting:

1. Mr. Jaime E. Ysmael
2. Mr. Jose Emmanuel H. Jalandoni
3. Atty. Edmundo L. Tan
4. Mr. Jeffrey C. Lim
5. Ms. Ma. Asuncion O. Padilla

6. Mr. Samson C. Lazo
7. Mr. Rolando R. Cruz

Voting, Voting Procedures and Resolutions

At the 25 June 2020 Annual Stockholders' Meeting, stockholders who registered their virtual attendance to the meeting through <https://portal.ortigasland.com.ph/> were allowed to vote by ballot through the same website address. All registration and ballot entries made were validated. A stockholder who registered online and voted remotely or *in absentia* was deemed present for purposes of quorum.

Stockholders were also allowed to send questions and comments to the Board of Directors and/or Management in advance of, or during, the stockholders' meeting through <https://portal.ortigasland.com.ph/>.

The voting on the matters discussed during the meeting and resolutions reached were recorded and reported to the Securities and Exchange Commission and the Philippine Stock Exchange on 25 June 2020. A copy of the Highlights of the 2020 Annual Stockholders' Meeting and the Organizational Meeting of the Company is attached hereto as Annex A.

[Signature page follows.]

SIGNATURE PAGE

Pursuant to the requirements of the Securities Regulation Code, the Corporation has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

CONCRETE AGGREGATES CORP.

3 May 2021

By:



Jose Evangelista (May 3, 2021 20:29 GMT+8)
JOSE ANTONIO V. EVANGELISTA III
Corporate Secretary

MANAGEMENT REPORT

Financial Statements

The financial information on the Company indicated below is based on information set forth in the Company's SEC 17-A Report for 2020.

Copies of the Company's SEC 17-A 2020 Report, including the Audited Financial Statements for 2020, are attached to this Information Statement for purposes of reference.

Management's Discussion and Analysis of Financial Condition and Results of Operations

The Company underwent changes in 2008, which had a significant impact on its operations and, consequently, its financial condition. The most significant of these changes was the selection and appointment of a third party as the operator of the Company's quarry in Angono, Rizal. As discussed in previous disclosures, the Board of Directors of CAC, during a regular meeting held on 18 June 2007, authorized the conduct of a bidding to select an operator of its Angono quarry for a period of fifteen (15) years. Three companies qualified to participate in the bidding of which two submitted formal bids on 16 November 2007. On 29 November 2007, the Company's Board of Directors declared that the consortium of Republic Cement Corporation and Lafarge Holdings Philippines, Inc. (the Consortium) won the bid for the right to operate the Company's Angono quarry.

The declaration that the Consortium was the winning bidder was affirmed by the Company's stockholders during a special meeting held last 18 January 2008, including the execution of all agreements necessary to implement the foregoing. After securing stockholders' approval, the Company and the Consortium entered into an Agreement on 18 January 2008, setting forth the actions to be taken by each party as well as the agreements to be executed by them in order to carry out their intentions.

Complying with its obligations under the 18 January 2008 Agreement, the Company incorporated Batong Angono Aggregates Corp. (BAAC). Thereafter, the Company and BAAC entered into an Operating Agreement on 23 January 2008, which became effective as of 1 June 2008. On 2 June 2008, the parties completed all the specified actions in the 18 January 2008 Agreement including the execution of the Asset Purchase Agreement, Trademark License Agreement and Transition Services Agreement by CAC and BAAC as well as the execution by CAC and the Consortium of a Share Purchase Agreement. With the execution of the Share Purchase Agreement, the Consortium became the owner of 100% of the outstanding capital stock of BAAC.

Pursuant to the foregoing transactions, the Company formally turned over the operation of its Angono quarry to BAAC on 1 June 2008. Under the Operating Agreement, BAAC was granted the right to operate the Angono quarry for fifteen (15) years subject to the conditions indicated in the agreement, CAC's Mineral Production Sharing Agreements (MPSAs) and its Environmental Compliance Certificate (ECC). During the latter part of 2013, BAAC changed its name to Lafarge Republic Aggregates, Inc. (LRAI). In 2015, LRAI once again changed its name to Lafarge Holcim Aggregates, Inc. (LHAI).

Year 2020 vs. 2019 Performance

Income Statement

The Company generated Net Income of ₱12.39 million in 2020, a 65% drop from ₱35.62 million in 2019, largely due to the business disruptions caused by the unprecedented COVID-19 pandemic.

Revenue

The Company posted revenue from royalty fees of ₱27.48 million in 2020, a 50% decline from ₱54.64 million in 2019, as its operator LHAI put its quarry operations to a halt starting mid of March 2020, in view

of the Enhanced Community Quarantine implemented in the province of Rizal due to the COVID-19 pandemic. Lhai resumed the sale of aggregates on May 18, 2020 albeit significantly lower than usual.

Operating Expenses

The total operating expenses were slightly reduced by 1% at ₱17.13 million from previous year's ₱17.31 million, mainly due to lower transportation, utility expenses and personnel costs.

Other Income

Interest Income amounted to ₱3.13 million, lower by 25% compared to prior year, due to lower interest rates in 2020.

Rent income from lease of the Company's office unit in Tektite Towers to China Banking Corporation increased by 3% from ₱2.24 million to ₱2.30 million in 2020, due to the annual escalation of rent.

Balance Sheet

The Financial Condition remains solid with liquidity intact to support its future development plans.

The Company's total assets amounted to ₱327.85 million, a decrease of 7% from ₱353.4 million mainly driven by the decrease in cash level as a result of lower Royalties income from Lhai while maintaining almost the same level of expenses from 2019.

Total Liabilities decreased by ₱2 million at ₱37M or 6% lower than prior year mainly due to lower income tax payable due to reduced Royalty revenues.

Total Equity decreased by ₱23.29 million to ₱289.93 million or 7% lower mainly due to lower Net Income and dividend declaration.

Book value per share is at ₱10.56 as of 31 December 2020, slightly lower than last year of ₱11.40.

FINANCIAL HIGHLIGHTS

Presented below are the major financial highlights of the attached audited financial statements of the Company for the years 2020, 2019, and 2018, all ending 31 December, to wit:

(In million pesos, except ratios and per share amounts)

	Year 2020	Year 2019	Year 2018
Total Current Assets	175.89	201.22	193.43
Total Current Liabilities	14.18	16.55	13.11
Net Working Capital	161.70	184.67	180.32
Total Assets	327.85	353.40	335.87
Total Stockholders' Equity	289.93	313.22	309.15
Revenue	27.48	54.64	48.44
Operating Expenses	17.13	17.31	15.69
Other Income	5.47	6.46	5.82
Income before Tax	15.82	43.79	38.56
Net Income after Tax	12.39	35.62	31.37
Other Comprehensive Income (Loss)	0.02	0.04	(0.29)
Total Comprehensive Income	12.42	35.66	31.09
Earnings Per Share	0.45	1.30	1.14

A) Key Performance Indicator

The Company has identified the following Key Performance Indicators affecting its operations:

Measures	31 December 2020	31 December 2019
Current Ratio	12.41	12.16
Liability/Equity Ratio	0.13	0.13
Return on Assets	4%	10%
Return on Equity	4%	11%
Net Income Rate	45%	65%

Current Ratio = Current Assets ÷ Current Liabilities

Liability/Equity Ratio = Total Liabilities ÷ Total Stockholders' Equity

Return on Assets = Annualized Net Income ÷ Total Assets

Return on Equity = Annualized Net Income ÷ Total Stockholders' Equity

Net Income Rate = Annualized Net Income ÷ Revenue

- i. Due to the Company's sound financial condition, and the transfer of its quarry operations to Lhai, there are no foreseeable trends, events or uncertainties that may have a material impact on its long term or short-term liquidity.
- ii. There are no events that will trigger any direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.
- iii. There are no off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created during the reporting period.
- iv. Funding will be sourced from internally-generated cash flow, and also from borrowings or available credit facilities from other local and international commercial banks.
- v. At the moment, there are no material commitments for capital expenditures other than those performed in the ordinary course of trade or business.
- vi. At present, the production is being handled by Lhai.
- vii. The causes for any material changes in the financial statements of 2020 vs. 2019 are explained in the Management Discussion and Analysis, as well as in the accompanying notes to Financial Statements.
- viii. There is no known significant element of income or loss that did not arise from the Company's continuing operations, except as disclosed above and in the attached audited financial statements.
- ix. Accounts that registered material changes of 5% or more and the causes thereof are as follows:

Accounts	2020	2019	Increase (Decrease)	Remarks
Royalties Revenue	27,480,493	54,638,878	(27,158,385)	Decreased by 50% due to the effect of the COVID-19 pandemic on sales of aggregates & related industries (i.e. the construction industry).

Accounts	2020	2019	Increase (Decrease)	Remarks
Other income (expenses)	5,470,129	6,458,716	(988,587)	Decreased by 15% primarily due to lower interest income from short-term placements.
Income tax expense	3,424,975	8,176,734	(4,751,759)	Decreased by 58% due to lower collection of royalties.
Cash and cash equivalents	164,252,707	180,010,746	(15,758,039)	Lower by 9% due to lower cash generated from operations mainly Royalties.
Receivables, net	4,891,745	13,946,395	(9,054,650)	Lower by 65% due to updated collection from Lhai.
Prepaid expenses	6,745,338	7,262,662	(517,324)	Decreased by 7% mainly due to absence of prepaid MPSA renewal fees this year
Trade and other payables	6,846,366	8,461,376	(1,615,010)	Lower by 19% due to payment of various accruals at year end.
Income tax payable	892,887	1,388,604	(495,717)	Decreased by 36% due to lower collection of royalties.
Retained earnings	13,449,767	36,763,622	(23,313,855)	The decrease represents mainly the effect of COVID-19 pandemic.

YEAR 2019 vs. 2018 PERFORMANCE

Income Statement

The Company generated Net Income of ₦35.62 million, a growth of 13.5%, due to the increase in the royalty fees and interest income from banks.

Revenue

The Company's revenue grew by 13% to ₦54.64 million from royalty fees on aggregates sold by Lhai. This is ₦6.20 million higher than 2018's revenue of ₦48.44 million mainly due to higher selling price in 2019.

Operating Expenses

The total operating expenses for 2019 is at ₦17.31 million, higher by 10% from previous year's ₦15.69 million, mainly due to higher professional fees, business taxes, and personnel costs.

Other Income (Expenses)

Interest Income from banks amounted to ₦4.19 million, up by 19% from 2018 interest income due to additional time deposit placements and higher interest rates in 2019.

Rent income from lease of the Company's office unit in Tektite Towers to China Banking Corporation increased from ₦2.09 million to ₦2.24 million in 2019, or by 7%, due to the annual escalation of rent.

The remaining other income of ₦0.03 million shows a decrease of ₦0.17 million, or 86% from ₦0.19 million in 2018 representing gain on sale of investment, because there was no sale of investment or property in 2019.

Balance Sheet

The Financial Condition remains strong with high level of liquidity to support its future development plans.

The Company's total assets amounted to ₦353.40 million, an increase of 5% from ₦335.87 million mainly driven by the additional ₦10.13 million Decommissioning Fund received from Lhai and increase in trade receivables during the year.

Total Liabilities increased by ₦13.46 million at ₦40.18M or 50% higher than prior year mainly due to the additional Decommissioning Fund from Lhai.

Total Equity increased by ₦4.07 million to ₦313.22 million or 1% higher mainly due to positive results of operations.

Book value per share is at ₦11.40 as of 31 December 2019, slightly better than last year of ₦11.26.

A) Key Performance Indicators

The Company has identified the following Key Performance Indicators affecting its operations:

Measures	31 December 2019	31 December 2018
Current Ratio	12.16	14.75
Liability/Equity Ratio	0.13	0.09
Return on Assets	10%	9%
Return on Equity	11%	10%
Net Income Rate	65%	65%

Current Ratio = Current Assets ÷ Current Liabilities

Liability/Equity Ratio = Total Liabilities ÷ Total Stockholders' Equity

Return on Assets = Annualized Net Income ÷ Total Assets

Return on Equity = Annualized Net Income ÷ Total Stockholders' Equity

Net Income Rate = Annualized Net Income ÷ Revenue

- i. Due to the Company's sound financial condition, and the transfer of its quarry operations to Lhai, there are no foreseeable trends, events or uncertainties that may have a material impact on its long term or short-term liquidity.
- ii. There are no events that will trigger any direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.
- iii. There are no off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created during the reporting period.
- iv. Funding will be sourced from internally-generated cash flow, and also from borrowings or available credit facilities from other local and international commercial banks.
- v. At the moment, there are no material commitments for capital expenditures other than those performed in the ordinary course of trade or business.
- vi. At present, the production is being handled by Lhai.
- vii. The causes for any material changes in the financial statements of 2019 vs. 2018 are explained in the Management Discussion and Analysis, as well as in the accompanying notes to Financial Statements.
- viii. There is no known significant element of income or loss that did not arise from the Company's continuing operations, except as disclosed above and in the attached audited financial statements.

ix. Accounts that registered material changes of 5% or more and the causes thereof are as follows:

Accounts	2019	2018	Increase (Decrease)	Remarks
Royalties Revenue	54,638,878	48,435,795	6,203,083	Increased by 13% due to the higher selling price of aggregates sold by LHAI.
Operating expenses	17,305,461	15,688,173	1,617,288	Higher by 10% mainly due to business taxes, professional fees, and personnel costs.
Other income (expenses)	6,458,716	5,816,982	641,734	Up by 11% primarily due to higher interest income from short-term placements & better interest rates.
Receivables, net	13,946,395	8,695,375	5,251,020	Higher by 60% due to receivables from LHAI.
Other non-current assets	33,099,870	22,966,445	10,133,425	Higher by 44% due to the additional FMRDF as required by the Mines and Geosciences Bureau.
Trade and other payables	8,461,376	6,082,393	2,378,983	Higher by 39% due to various accruals made during end of the year.
Income tax payable	1,388,604	716,966	671,638	Up by 94% attributable to favorable operations brought by higher royalty revenue.
Decommissioning Liability	23,161,175	13,133,654	10,027,521	Higher by 76% due to the additional FMDRF from LHAI.
Fair value reserve on AFS	725,257	680,588	44,669	Improved by 7% due to change in fair value of investment through FVOCI.
Retained earnings	36,763,622	32,734,639	4,028,983	The increase represented positive results of operation, net of dividends declared.

YEAR 2018 vs. 2017 PERFORMANCE

Income Statement

The Company generated Net Income of ₦31.37 million, a growth of 22% due to the increase in royalty fees and rental income.

Revenue

The Company registered revenue of ₦48.44 million, up by ₦5.74 million or growth of 13% than in 2017, due to higher royalty fees from aggregates sold by LHAI.

Operating Expenses

The total operating expenses in 2018 stood at ₦15.69 million, higher by ₦1.34 million or 9% from 2017 due to increase in real property tax and registration fee for the amendment of the Company's Articles of Incorporation.

Other income (expenses)

Interest Income from banks amounted to P3.53 million, higher by 38% than in 2017 due to higher interest rates during 2018.

Rent income increased by 130% to P2.09 million from P0.91 million in 2017 due to full year rental income from the lease of the Company's unit in Tektite Towers to China Banking Corporation (CBC).

Other income of P0.16 million in 2018 is mainly from the gain on sale of investment which P0.22 million or 57% lower from P0.38 million in 2017.

Balance Sheet

The Financial Condition remains strong with high level of liquidity to support its future development plans.

The Company's total assets amounted to P335.87 million, an increase of 6% from P316.68 million mainly driven by the establishment of Decommissioning Fund in 2018 to ensure availability of funds for the satisfactory compliance with the commitments and performance of the activities stipulated in the Environmental Protection and Enhancement Program or EPEP.

Total Liabilities increased by P13.65 million at P26.72M or 104% higher than prior year mainly due to the set-up of Decommissioning Fund from LHAI.

Total Equity increased by P5.54 million to P309.15 million or 2% higher mainly due to positive results of operations.

Book value per share is at P11.26 per share as of 31 December 2018 as compared to P11.05 per share as of 31 December 2017.

A) Key Performance Indicators

The Company has identified the following Key Performance Indicators affecting its operations:

Measures	31 December 2018	31 December 2017
Current Ratio	14.75	14.81
Liability/Equity Ratio	0.09	0.04
Return on Assets	9%	8%
Return on Equity	10%	8%
Net Income Rate	65%	60%

Current Ratio = Current Assets ÷ Current Liabilities

Liability/Equity Ratio = Total Liabilities ÷ Total Stockholders' Equity

Return on Assets = Annualized Net Income ÷ Total Assets

Return on Equity = Annualized Net Income ÷ Total Stockholder's Equity

Net Income Rate = Annualized Net Income ÷ Revenue

- i. Due to the Company's sound financial condition, and the transfer of its quarry operations to LHAI, there are no foreseeable trends, events or uncertainties that may have a material impact on its long term or short-term liquidity.
- ii. There are no events that will trigger any direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.

- iii. There are no off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created during the reporting period.
- iv. Funding will be sourced from internally-generated cash flow, and also from borrowings or available credit facilities from other local and international commercial banks.
- v. At the moment, there are no material commitments for capital expenditures other than those performed in the ordinary course of trade or business.
- vi. At present, the production is being handled by LHAI.
- vii. The causes for any material changes in the financial statements of 2018 vs. 2017 are explained in the Management Discussion and Analysis, as well as in the accompanying notes to Financial Statements.
- viii. There is no known significant element of income or loss that did not arise from the Company's continuing operations, except as disclosed above and in the attached audited financial statements.
- ix. Accounts that registered material changes of 5% or more and the causes thereof are as follows:

Accounts	2018	2017	Increase (Decrease)	Remarks
Royalties Revenue	48,435,795	42,698,631	5,737,164	Increase of 13% attributable to higher selling prices and volume of aggregates sold by LHAI.
Operating expenses	15,688,173	14,350,302	1,337,871	Up by 9% due to higher real property taxes resulting from the revaluation of properties in Angono, Rizal during the year.
Other income	5,816,982	4,875,031	941,951	19% improvement was mostly due to higher rental income and interest from bank deposits.
Cash and cash equivalents	177,581,764	169,099,517	8,482,247	Increase of 5% due to the collection of royalty fees & rental income and from higher interest income from bank deposits.
Receivables, net	8,695,375	11,874,702	(3,179,327)	Decrease of 27% mainly due to the collection of receivables.
Other non-current assets	22,966,445	10,135,086	12,831,359	Up by 127% largely due to the additional Decommissioning Fund required by the Mines and Geosciences Bureau.
Trade and other payables	6,082,393	5,314,562	767,831	Increase of 14% mainly due to various accruals made during end of the year.
Income tax payable	716,966	963,207	(246,241)	Decrease of 26% due to lower income tax expense during the year.

Accounts	2018	2017	Increase (Decrease)	Remarks
Decommissioning Liability	13,133,654	-	13,133,654	New account in 2018 due to recognition of liability pertaining to the Fund received from LHAI for the Final Mine Rehabilitation Plan.
Fair value reserve on AFS	680,588	966,260	(285,672)	Decrease of 30% primarily due to the sale of an AFS investment during the second quarter of 2018.
Retained earnings	32,734,639	26,904,564	5,830,075	The increase represented positive results of operation, net of dividends declared.

Business of Issuer

Principal Products

Prior to the effectivity of the Operating Agreement on 1 June 2008, the Company directly operated its aggregates plants – the source of the Company’s quality aggregates – which are nestled at the foot of the mountains in the outskirts of Barangays San Isidro and San Roque, Angono, Rizal. Optimum workability was guaranteed because only well-graded aggregates, specifically, crushed and processed basalt rocks, are passed on to customers. The centralized in-pit crushing facilities were capable of feeding crushed materials to four plants and the combined output of these plants reached approximately 7,700 cubic meters per day. Rigid quality control played a hand in every aspect of the Angono operations. Aggregates were carefully screened to secure the desired specifications, and thoroughly washed to remove any traces of organic impurities, which can affect and reduce the strength of concrete. Available aggregates sizes were 3/4, 3/8, G-1, and S-1, which met the standards set by the Department of Public Works and Highways (DPWH) and the American Society for Testings and Materials (ASTM). CAC followed the guidelines set by the government to help ensure adequate supply of aggregates, while maintaining the best balance between social, environmental and economic considerations.

Upon assumption by LHAI as CAC’s quarry operator, CAC’s income from the quarry operations consists of the royalty payments made by LHAI at the rate agreed upon by the parties.

The Company’s name and logo and its trademarks Blue Sand, Blue Sand and Device, Blue Sand Vibro and Device, Blue Rock, and Blue Rock and device, have been applied and/or registered with the Intellectual Property Office.

Market Information

The Philippine Stock Exchange (PSE) is the principal market where CAC’s common equity is traded. Par value of both Class “A” and Class “B” shares is at ₱10.00 each.

For the years 2018, 2019 and 2020 and the first quarter of 2021, the following are the quarterly high and low sales prices for CAC Class A shares:

	2018			2019			2020			2021		
	High	Low	Close	High	Low	Close	High	Low	Close	High	Low	Close
Q1	105.00	53.00	72.25	88.00	59.10	72.00	60.00	60.00	60.00	65.00	55.00	55.20
Q2	88.00	57.85	59.00	133.30	58.80	133.30	58.00	54.05	54.05			

Q3	76.00	60.00	67.45	162.00	70.00	70.00	51.20	51.20	51.20			
Q4	67.40	59.00	64.95	83.50	64.40	65.00	55.85	53.00	53.55			

As per information disclosed on the website of the PSE available at the time of this report, the last recorded closing price of CAC Class "A" shares is ₱54.75 per share as of 30 April 2021.

CAC Class B shares were first traded on 21 November 2016. The following are the quarterly high and low sales prices for CAC Class A shares for the years 2018, 2019 and 2020 and the first quarter of 2021:

	2018			2019			2020			2021		
	High	Low	Close	High	Low	Close	High	Low	Close	High	Low	Close
Q1	168.00	82.00	97.00	90.00	70.05	74.10	45.50	45.50	45.50	75.00	58.00	63.75
Q2	108.00	76.05	77.05	150.00	56.00	150.00	62.00	61.45	61.45			
Q3	94.95	77.25	88.30	205.00	73.40	76.30	56.00	52.05	55.95			
Q4	80.25	78.05	78.05	86.00	66.55	71.90	60.20	55.20	60.10			

The last recorded closing price of CAC Class B shares is ₱60.05 per share as of 27 April 2021.

Recent Sales of Unregistered Securities

For the last five (5) years, no sale of unregistered securities has been conducted by the Company.

Holders of Securities

There is no matter relating to an acquisition, business combination, or some other form of reorganization involving the Corporation that shall be taken up during the 2021 Annual Stockholders' Meeting.

There were 531 stockholders of record holding CAC Class A Shares and 16 stockholders of record holding CAC Class B Shares as of 31 December 2020. The top 20 stockholders of the Company as of 31 December 2020 (as attested by the Company's stock transfer agent) are as follows:

	Stockholder	Number of Shares			%
		Class A	Class B	Total	
1	Ortigas & Company, Limited Partnership	16,021,974	4,985,612	21,007,586	76.48
2	PCD Nominee Corporation - Filipino	5,068,676	397,906	5,466,582	19.90
3	Arando, Maria Victoria Ortigas	492,842		492,842	1.79
4	The Roman Catholic Archbishop of Manila	78,486		78,486	0.29
5	Laurel, Celia D.	27,767		27,767	0.10
6	Li Seng Giap & Sons, Inc.	19,004		19,004	0.07
7	Arando, Ma. Victoria Ortigas	18,859		18,859	0.07
8	The Roman Catholic Archbishop of Manila - Real Casa de Misericordia	13,067		13,067	0.05
9	Ortigas, Ignacio Ricardo Y Ortigas	12,632		12,632	0.05
10	Ortigas, Maria Del Rosario	12,420		12,420	0.05
11	Sevilla, Azucena C.	12,109		12,109	0.04
12	Buenviaje, Felix	11,826		11,826	0.04
13	Ortigas, Rafael Y Ortigas	9,040		9,040	0.03

14	The Roman Catholic Archbishop of Manila - Hospicio De San Juan de Dios	8,317		8,317	0.03
15	Maramba, Daniel K.	7,543		7,543	0.03
16	Macaraeg, Marietta C.	7,480		7,480	0.03
17	Rodriguez, Ramon E.	7,192		7,192	0.03
18	Ortigas, Rafael B.	7,148		7,148	0.03
19	Ortigas, Maria Teresa B.	7,118		7,118	0.03
20	Buenviaje, Reynaldo C.	6,970		6,970	0.03
	Others	227,301	5,160	232,461	0.85
	Total	22,077,771	5,388,678	27,466,449	100.00

The top 100 stockholders of the Company as of 31 March 2021 were disclosed to the Philippine Stock Exchange on 8 April 2021. A copy of the disclosure is attached hereto as Annex B.

Common Class A shares are issued only to citizens of the Philippines and to associations, partnerships or corporations with at least 60% of the outstanding stocks held by citizens of the Philippines, while Common Class B shares may be issued to either Filipino or non-Filipino citizens or associations, partnerships or corporations without regard to the citizenship of their stockholders.

A total of 3,593 Common Class B shares are held by foreigners, amounting to approximately 0.0667% of the total outstanding Common Class B shares, and approximately 0.01% of the total outstanding capital stock of the Company.

Dividends

The Company declares dividends as its cash position permits, after taking into consideration the funding needed for future development projects and other business requirements. For the past three dividend declarations, the Company paid out dividends equivalent to 100% of its net income after tax.

On 21 March 2019, the Company declared a total cash dividend of Php31,586,416 out of the 2018 unrestricted retained earnings for stockholders of record as of 4 April 2019. On 17 April 2020, the Company declared a total cash dividend of Php35,706,384 out of the 2019 unrestricted retained earnings for stockholders of record as of 04 April 2019. The payment was set on 05 June 2020. Thereafter, on 25 March 2021, the Company declared a total cash dividend of Php12,359,902.05 out of the 2020 unrestricted retained earnings for stockholders of record as of 14 April 2021. The payment date was set on 6 May 2021.

Corporate Governance

Evaluation System in terms of Compliance with Registrant's Manual on Corporate Governance

On 25 March 2010, the Board of Directors approved revisions made to the Company's Manual on Corporate Governance pursuant to SEC Memorandum Circular No. 6, Series of 2009, on the Revised Code of Corporate Governance. The Company further amended its Revised Manual on Corporate Governance to incorporate additional provisions recommended by the SEC and submitted the same to the SEC on 31 March 2011. In compliance with SEC Memorandum Circular No. 9, Series of 2014, the Company again further amended its Revised Code of Corporate Governance last 10 December 2014, which was submitted to the SEC and PSE on the same date. The Company likewise submitted a new Manual on Corporate Governance to the Commission last 26 May 2017 in compliance with SEC Memorandum Circular No. 20, Series of 2016.

Measures for full compliance with the adopted leading practices on good corporate governance

In addition to its submission of the SEC mandated Corporate Governance Scorecard and pursuant to the Memo for Brokers dated 5 November 2007 issued by the Philippine Stock Exchange, the Company's website allows access to the Company's disclosures with the SEC and the PSE. The Company likewise complied with all the mandatory submissions relating to corporate governance specified under relevant SEC regulations, which includes the filing of the Company's Integrated Annual Corporate Governance Report (I-ACGR) for the year 2017 last 30 May 2018 and the submission of the advisement letter on the attendance of the members of the Board of Directors in the 2018 regular board meetings. Finally, the Company continues to monitor its compliance with its obligations under its Revised Manual on Corporate Governance.

Board Committees have been established to perform their respective roles as envisioned by the Company's Revised Manual on Corporate Governance. The Company continues to espouse adherence to the principles of good corporate governance and the best practices, first among the members of the Board of Directors, and cascaded down to the employees.

As previously mentioned, the Company submitted a new Manual on Corporate Governance to the Commission last 26 May 2017 in compliance with SEC Memorandum Circular No. 20, Series of 2016. Thereafter, the Company made the necessary changes with respect to its Board Committees as well as reviewed and adopted such policies pursuant to its new Manual on Corporate Governance. Such policies and changes are likewise reflected in the Company's website.

Deviations

In 2020, no material deviation occurred from the Company's Revised Manual on Corporate Governance.

Improvement of Corporate Governance

The Company's directors are encouraged to attend more seminars and trainings relating to good corporate governance. The Company likewise complies with SEC Memorandum Circular No. 20 Series of 2013, which requires company directors to attend, at least once a year, a program on corporate governance conducted by SEC accredited training providers. The Company also intends to continue monitoring the performance of key officers and employees.

In accordance with the Revised Manual on Corporate Governance, the Company shall establish of an annual self-assessment by each director of his/her performance and that of the Board of Directors and the board committees internal self-rating system. Upon its establishment, the internal self-rating system shall be disclosed by the Company.

UNDERTAKING

THE CORPORATION UNDERTAKES TO PROVIDE, WITHOUT CHARGE, A COPY OF THE CORPORATION'S ANNUAL REPORT ON SEC FORM 17-A AND QUARTERLY REPORT FOR THE FIRST QUARTER OF 2021 ON SEC FORM 17-Q, UPON WRITTEN REQUEST OF A STOCKHOLDER, ADDRESSED TO THE FOLLOWING:



Jose Evangelista (May 3, 2021 20:29 GMT+8)

JOSE ANTONIO V. EVANGELISTA III

Corporate Secretary

CONCRETE AGGREGATES CORP.

7th Floor, West Wing, Estancia Offices, Capitol Commons

Meralco Avenue, Pasig City



25 June 2020

THE PHILIPPINE STOCK EXCHANGE, INC.

9th Floor, PSE Tower
28th Street corner 5th Avenue
Bonifacio Global City, Taguig

Attention: **Ms. Janet A. Encarnacion**
Head, Disclosure Department

Gentlemen:

Attached is a report of the highlights of [a] the Annual Stockholders' Meeting of Concrete Aggregates Corporation ("the Corporation") held earlier today through <https://bit.ly/2020CACASM> and [b] the Organizational Meeting of the Board of Directors of the Corporation held thereafter.

Thank you and best regards.

Very truly yours,

A handwritten signature in black ink, appearing to read 'jose'.

Jose Evangelista (June 25, 2020 16:00 GMT+8)

Jose Antonio V. Evangelista III
Corporate Information Officer

PSE Security Code _____
SEC Number 36140
File Number _____

CONCRETE AGGREGATES CORPORATION

(Company's Full Name)

9th Floor Ortigas Building, Ortigas Ave., Pasig City

(Company's Address)

631-1231
fax no.: 631-6517

(Company's Telephone Number)

DECEMBER 31

(Fiscal Year Ending)
(Month & Day)

SEC 17-C
Highlights of the 2020 Annual Stockholders' Meeting and
Organizational Meeting of Concrete Aggregates Corp.

(FORM TYPE)

(Amendment Designation if Applicable)

Period Ended Date

Permit to Offer Securities for Sale

(Secondary License Type, if any)

SECURITIES AND EXCHANGE COMMISSION

SEC 17-C

**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.1 THEREUNDER**

1. 25 June 2020

.....
Date of Report (Date of earliest event reported)

2. SEC Identification Number: 36140

3. BIR Tax Identification No. 000-201-881-V

4. Concrete Aggregates Corporation

.....
Exact name of issuer as specified in its charter

5. Philippines

.....
Province, country or other jurisdiction of incorporation (SEC Use Only) Industry Classification Code:

6. 9/F Ortigas Building, Ortigas Avenue, Pasig City

1605

.....
Address of principal office Postal Code

7. (02) 8631-12-31

.....
Issuer's telephone number, including area code

8. Not Applicable

.....
Former name or former address, if changed since last report

9. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class

Number of Shares of Common Stock
Outstanding and Amount of Debt Outstanding

Common Class

27,466,449

10. Indicate the item numbers reported herein:

Items 4 and 9



25 June 2020

SECURITIES AND EXCHANGE COMMISSION

Secretariat Building, PICC Complex
Roxas Boulevard, Pasay City

Attention: **Vicente Graciano P. Felizmenio, Jr.**
Director, Markets & Securities Regulation Department

Gentlemen:

Attached is a report of the highlights of [a] the Annual Stockholders' Meeting of Concrete Aggregates Corporation ("the Corporation") held earlier today through <https://bit.ly/2020CACASM> and [b] the Organizational Meeting of the Board of Directors of the Corporation held thereafter.

Thank you and best regards.

Very truly yours,

A handwritten signature in black ink, appearing to read 'jose'.

Jose Evangelista, Jun 25, 2020 16:00 GMT+8

Jose Antonio V. Evangelista III
Corporate Secretary

HIGHLIGHTS OF THE 2020 ANNUAL STOCKHOLDERS' MEETING AND THE ORGANIZATIONAL MEETING OF CONCRETE AGGREGATES CORPORATION

A. 2020 ANNUAL STOCKHOLDERS' MEETING

The following are the highlights of the Annual Stockholders' Meeting of Concrete Aggregates Corporation held on 25 June 2020 through <https://bit.ly/2020CACASM> at 9:00 a.m.:

Determination of Quorum

The Annual Stockholders' Meeting was attended by stockholders (in person and by proxy) representing 76% of the total outstanding shares of the Corporation.

Approval of the Minutes of the 2019 Annual Stockholders' Meeting held last 23 May 2019

The stockholders present approved the Minutes of the Annual Stockholders' Meeting held on 23 May 2019.

Approval of the Audited Financial Statements

The stockholders present approved the Corporation's Audited Financial Statements for the year 2019, as presented.

Ratification of the Acts, Resolutions and Decisions of the Incumbent Board of Directors and Management

The stockholders present unanimously approved, ratified and confirmed all acts, resolutions and decisions of the Board of Directors and Management from the date of the last annual stockholders' meeting on 23 May 2019 up to the present.

Appointment of the Independent Auditors

The stockholders present voted to appoint the auditing firm of Isla Lipana & Co. to be the Corporation's independent auditor for the year 2020.

Election of Directors

The stockholders present elected the following persons to fill the seven (7) seats on the Corporation's Board of Directors for the 2020-2021 term:

1. Mr. Jose Emmanuel H. Jalandoni
2. Mr. Jeffrey C. Lim
3. Ms. Ma. Asuncion O. Padilla

4. Atty. Edmundo L. Tan
5. Mr. Jaime E. Ysmael
6. Mr. Samson C. Lazo (Lead Independent Director)
7. Mr. Rolando R. Cruz (Independent Director)

Management Agreement between CAC and Ortigas Land Corporation (“OLC”)

During the Annual Stockholders’ Meeting of CAC held today, the stockholders unanimously approved the execution of the Management Agreement between CAC and Ortigas Land Corporation. A summary of the salient terms of the Management Agreement is set out in the Definitive Information Statement.

B. 2020 ORGANIZATIONAL MEETING OF THE BOARD OF DIRECTORS

The following were the highlights of the Organizational Meeting of the Board of Directors of Concrete Aggregates Corporation held on 25 June 2020.

Election of the Chairman and members of the Board Committees

The following were elected to serve as the Chairmen and the members of the various committees of the Corporation:

Executive Committee

Position	Name
Chairman	Jaime E. Ysmael
Member	Jose Emmanuel H. Jalandoni
Member	Jeffrey C. Lim
Member	Edmundo L. Tan
Member	Ma. Asuncion O. Padilla

Audit and Risk Management Committee

Position	Name
Chairman	Samson C. Lazo
Member	Jose Emmanuel H. Jalandoni
Member	Jeffrey C. Lim
Member	Ma. Asuncion O. Padilla

Corporate Governance Committee

Position	Name
Chairman	Rolando R. Cruz
Member	Ma. Asuncion O. Padilla
Member	Jose Emmanuel H. Jalandoni
Member	Jeffrey C. Lim

Election of Corporate Officers

The corporate officers elected to serve for the 2020-2021 term are as follows:

Position	Name of Officer
Chairman of the Board	Jaime E. Ysmael
President	
General Manager	Michael David I. Abundo III
Treasurer and Chief Finance Officer	Davee M. Zuñiga
Corporate Secretary	Jose Antonio V. Evangelista III
Assistant Corporate Secretary/Compliance Officer/Investor Relations Officer	Isagani Elias A. Elacio
Head of Finance	Maria Jennifer J. Almojuela
Special Projects Head	Ronilo B. Quiat
Chief Risk Officer	Mario S. Evangelista
Chief Audit Executive	Kim A. Garcillanosa
Business Development Head	Sheila Joy L. Sanchez

Pursuant to the requirements of the Securities Regulation Code, the Corporation has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized on 25 June 2020.

CONCRETE AGGREGATES CORPORATION

By:


Jose Evangelista (Jun 25, 2020 16:00 GMT+8)

JOSE ANTONIO V. EVANGELISTA III
Corporate Secretary



CERTIFICATION

I, **JOSE ANTONIO V. EVANGELISTA III**, am the duly elected and qualified Corporate Secretary of CONCRETE AGGREGATES CORPORATION (the "Corporation" of "CAC") with SEC registration number 36140 and principal office at the 9th Floor, Ortigas Building, Ortigas Avenue, Pasig City, do hereby certify and state that:

1. The Corporation will comply with the guidelines for the alternative filing of reports and/or documents through electronic mail with the Securities and Exchange Commission ("SEC") through the Markets and Securities Regulation Department ("MSRD") issued on 30 March 2020 in light of the imposition of an Enhanced Community Quarantine and Stringent Social Distancing Measures over Luzon to prevent the spread of the 2019 Coronavirus Disease (COVID-2019).
2. The information contained in the Current Report (SEC Form 17-C) submitted online on 25 June 2020 is true and correct to the best of my knowledge.
3. On behalf of CAC, I hereby undertake to (a) submit hard or physical copies of the Current Report (SEC Form 17-C) submitted online with proper notarization and certification, (b) pay the filing fees (where applicable), (c) pay the penalties due (where applicable), and (d) other impositions (where applicable), upon issuance of relevant regulations by the MSRD.
4. I am fully aware that non-submission of hard/physical copies of reports as well as certification that they refer to one and the same document submitted online, within ten (10) calendar days upon issuance of relevant regulations by the MSRD, shall invalidate the reports, applications, compliance, requests and other documents submitted via email. Hence, the corresponding penalties under existing rules and regulations of the Commission shall apply without prejudice to the imposition of penalties under Section 54 of the Securities Regulation Code and other applicable existing rules and regulations for failure to comply with the orders of the Commission.
5. I am executing this certification on 25 June 2020 to attest to the truthfulness of the foregoing facts and for whatever legal purpose it may serve.



Jose Evangelista (Jun 25, 2020 16:00 GMT+8)

JOSE ANTONIO V. EVANGELISTA III
Corporate Secretary
Driver's License No. N01-18-023515



April 8, 2021

THE PHILIPPINE STOCK EXCHANGE, INC.

9th Floor, PSE Tower
28th Street corner 5th Avenue
Bonifacio Global City, Taguig

Attention: **Ms. Janet A. Encarnacion**
Head, Disclosure Department

Gentlemen:

In compliance with the Disclosure Rules of the Philippine Stock Exchange, submitted herewith are documents from Concrete Aggregates Corp.'s Stock and Transfer Agent, Professional Stock Transfer, Inc., containing information on the corporation's Top 100 Stockholders for both Class "A" and Class "B" shares for the first quarter of 2021.

Thank you and best regards.

Very truly yours,

A handwritten signature in black ink.

Jose Evangelista (Apr 8, 2021 15:10 GMT+8)

Jose Antonio V. Evangelista III
Corporate Information Officer

CONCRETE AGGREGATE CORPORATION - A

LIST OF TOP 100 STOCKHOLDERS

AS OF MARCH 31, 2021

RANK	NAME	TOTAL SHARES	PERCENTAGE (%)
1	ORTIGAS & CO. LTD. PARTNERSHIP	16,021,973	72.5706
2	PCD NOMINEE CORPORATION	5,068,676	22.9583
3	ARANDO, MARIA VICTORIA ORTIGAS	492,842	2.2323
4	THE ROMAN CATHOLIC ARCHBISHOP OF MANILA	78,486	0.3555
5	LAUREL, CELIA D.	27,767	0.1258
6	LI SENG GIAP & SONS, INC.	19,004	0.0861
7	ARANDO, MA. VICTORIA ORTIGAS	18,859	0.0854
8	THE ROMAN CATH. ARCH. OF MLA.-REAL CASA DE MISERICORDIA	13,067	0.0592
9	ORTIGAS, IGNACIO RICARDO Y ORTIGAS	12,632	0.0572
10	ORTIGAS, MARIA DEL ROSARIO	12,420	0.0563
11	SEVILLA, AZUCENA C.	12,109	0.0548
12	BUENVIAJE, FELIX	11,826	0.0536
13	ORTIGAS, RAFAEL Y ORTIGAS	9,040	0.0409
14	THE ROMAN CATH. ARCH. OF MLA-HOSP. DE SAN JUAN DE DIOS	8,317	0.0377
15	MARAMBA, DANIEL K.	7,543	0.0342
16	MACARAEG, MARIETTA C.	7,480	0.0339
17	RODRIGUEZ, RAMON E.	7,192	0.0326
18	ORTIGAS, RAFAEL B.	7,148	0.0324
19	ORTIGAS, MARIA TERESA B.	7,118	0.0322
20	BUENVIAJE, REYNALDO C.	6,970	0.0316
21	BUENVIAJE, JUAN C. JR.	6,968	0.0316
22	BUENVIAJE, CATALINO C.	6,968	0.0316
23	BUENVIAJE, GILBERT C.	6,968	0.0316
24	BUENVIAJE, MELCHOR C.	6,968	0.0316
25	BUENVIAJE, MARY ANN C.	6,968	0.0316
26	BUENVIAJE, VICTOR C.	6,968	0.0316
27	PADILLA, MA. ASUNCION O.	6,516	0.0295
28	TIERRA, NUMERIANO	5,338	0.0242
29	ORTIGAS, RAFAEL JR.	5,325	0.0241
30	GUZMAN, FELECITAS DE	4,693	0.0213
31	HALOG, IRENEO JR.	4,465	0.0202
32	SEVILLA, ANTONIO Q.	4,289	0.0194
33	FRANCO, DOMINGO	4,028	0.0182
34	IBAVIOSA, JOSE C.	3,818	0.0173
35	DE LEON, ALFREDO	3,737	0.0169
36	PACIOLES, EMILIO JR.	3,737	0.0169
37	TUMARONG, BUENAVENTURA	3,542	0.0160
38	PHILIPPINE REALTY CORP.	3,127	0.0142
39	LACSON, LUISA D.	3,051	0.0138
40	ISIDRO, AURELIO	3,039	0.0138
41	SISON, ROMUALDO	2,929	0.0133
42	SPS. FELIXBERTO/ LILIAN RIVERA	2,731	0.0124
43	MESINA, ALFONSO	2,555	0.0116
44	MESINA, JACINTO	2,555	0.0116
45	SEVILLA, AZUCENA ITF: VINCENT RAYMOND	2,361	0.0107
46	DIAZ, JULIO F.	2,359	0.0107

CONCRETE AGGREGATE CORPORATION - A

LIST OF TOP 100 STOCKHOLDERS
AS OF MARCH 31, 2021

RANK	NAME	TOTAL SHARES	PERCENTAGE (%)
47	FRANCO, HERMAN JR.	2,359	0.0107
48	AURELLADO, PABLO	2,243	0.0102
49	BELWA, SIMEON	2,206	0.0100
50	JOSON, JOSE V. JR.	2,204	0.0100
51	JAKOSALEM, CORAZON MARIA L.	1,971	0.0089
52	MUNOZ, MA. CONCEPCION L.	1,971	0.0089
53	LACSON, TEODORO O.	1,971	0.0089
54	ESTATE OF EDILBERTO D. LACSON	1,971	0.0089
55	ESTATE OF NILDA D. LACSON-VALENZUELA	1,971	0.0089
56	MENESES, CONRADO ITF: JOSE CONRADO	1,945	0.0088
57	MENESES, CONRADO ITF: NERISSA	1,945	0.0088
58	THE ROMAN CATHOLIC ARCH. OF MLA-HOSPICIO DE SNIJOSE	1,898	0.0086
59	GOROSPE, RICHARD F.	1,847	0.0084
60	ESGUERRA, ELIZABETH	1,803	0.0082
61	ARANETA, ENRIQUE	1,682	0.0076
62	LOPEZ, RAMIRO D.	1,646	0.0075
63	VHONDZON, FRANK	1,544	0.0070
64	CARLOS, ARMANDO	1,465	0.0066
65	CALALANG, ROLANDO	1,457	0.0066
66	PRIETO, CRISTINA	1,426	0.0065
67	DE ARANDO, MARIA VICTORIA ORTIGAS	1,408	0.0064
68	MENESES, CONRADO ITF: CONRADO JR.	1,346	0.0061
69	DE OLONDRIZ, ANA ORTIGAS	1,332	0.0060
70	BUMATAY, JOSEPH T.	1,267	0.0057
71	SEVILLA, AZUCENA ITF: GERALDINE	1,242	0.0056
72	SEVILLA, AZUCENA ITF: MARIA ELEONOR	1,242	0.0056
73	NEPOMUCENO, EVARISTO T.	1,192	0.0054
74	NEPOMUCENO, GEROMIN T., JR.	1,192	0.0054
75	REBUGIO, VICTOR G.	1,180	0.0053
76	TAN, ISADOR	1,141	0.0052
77	AXALAN, LUCILA	1,074	0.0049
78	REYES, FALCONERI DELOS	1,045	0.0047
79	BAGALSO, CLARO JR.	1,037	0.0047
80	LAYUG, JULIET R.	1,006	0.0046
81	MERCADO, AMORSOLO	968	0.0044
82	ANG, ZENAIDA	866	0.0039
83	BAUTISTA, AUGUSTUS	857	0.0039
84	THE ROMAN CATH. ARCH. OF MLA. MAYOROMIA DELA CATEDRAL	841	0.0038
85	VERDADERO, ASISCLO JR.	820	0.0037
86	BONNEVIE, RAOUL S. V.	795	0.0036
87	PARAISO, EDUARDO	770	0.0035
88	SANTOS, ELMER	740	0.0034
89	LEAFAR COMMERCIAL	662	0.0030
90	ARION, MA. MONA LISA MESINA	639	0.0029
91	CELESTINO, MA. VERONICA LYN MESINA	639	0.0029
92	RUIZ, MA. LILIBETH MESINA	639	0.0029
93	MESINA, NINO RICARDO MONTENEGRO	638	0.0029

CONCRETE AGGREGATE CORPORATION - A
LIST OF TOP 100 STOCKHOLDERS
AS OF MARCH 31, 2021

RANK	NAME	TOTAL SHARES	PERCENTAGE (%)
94	NEPOMUCENO, JONATHAN PHILIP EDWARD S.	596	0.0027
95	NEPOMUCENO, ELFLEDA &/OR JUSTIN SHAYNE ASHLEY	596	0.0027
96	OLONDRIZ, ANA MARIA O.	591	0.0027
97	PADILLA, MA. ASUNCION ORTIGAS	589	0.0027
98	ANDRES, TEDDY	583	0.0026
99	MAGAT, DANILO	573	0.0026
100	THE ROMAN CATH. ARCH. OF MLA.-ST. PAULS HOSPITAL	559	0.0025
		22,034,662	

OUTSTANDING BALANCES FOR A SPECIFIC COMPANY

Company Code - CA0000000000

Business Date: March 31, 2021

BPNAME	HOLDINGS
UPCC SECURITIES CORP.	11,590
ABACUS SECURITIES CORPORATION	3,758,028
PHILSTOCKS FINANCIAL INC	5,199
BA SECURITIES, INC.	550
AP SECURITIES INCORPORATED	6,974
ANSALDO, GODINEZ & CO., INC.	3,400
AB CAPITAL SECURITIES, INC.	5,304
SB EQUITIES, INC.	1,500
ASIA PACIFIC CAPITAL EQUITIES & SECURITIES CORP.	8,300
BELSON SECURITIES, INC.	11,720
BPI SECURITIES CORPORATION	29,458
CAMPOS, LANUZA & COMPANY, INC.	485,712
SINCERE SECURITIES CORPORATION	8,790
CTS GLOBAL EQUITY GROUP, INC.	2,000
TRITON SECURITIES CORP.	11,410
IGC SECURITIES INC.	385
EVERGREEN STOCK BROKERAGE & SEC., INC.	2,600
HDI SECURITIES, INC.	7,910
H. E. BENNETT SECURITIES, INC.	6,430
I. B. GIMENEZ SECURITIES, INC.	550
INVESTORS SECURITIES, INC.	3,090
IMPERIAL, DE GUZMAN, ABALOS & CO., INC.	51
INTRA-INVEST SECURITIES, INC.	17
J.M. BARCELON & CO., INC.	220
LARRGO SECURITIES CO., INC.	290
COL Financial Group, Inc.	95,354
DA MARKET SECURITIES, INC.	800
MDR SECURITIES, INC.	1,000
MOUNT PEAK SECURITIES, INC.	100
NEW WORLD SECURITIES CO., INC.	2,560
RCBC SECURITIES, INC.	5,650
PAPA SECURITIES CORPORATION	360,364
MAYBANK ATR KIM ENG SECURITIES, INC.	12,310
PLATINUM SECURITIES, INC.	2,380
PNB SECURITIES, INC.	1,000
R. COYIUTO SECURITIES, INC.	2,450
REGINA CAPITAL DEVELOPMENT CORPORATION	1,770
R. NUBLA SECURITIES, INC.	39,610
AAA SOUTHEAST EQUITIES, INCORPORATED	50
R. S. LIM & CO., INC.	3,760
SUMMIT SECURITIES, INC.	1,971
THE FIRST RESOURCES MANAGEMENT & SECURITIES CORP.	590
TOWER SECURITIES, INC.	6,310
UCPB SECURITIES, INC.	110
VENTURE SECURITIES, INC.	1,530
FIRST METRO SECURITIES BROKERAGE CORP.	30,204
WEALTH SECURITIES, INC.	7,462
WESTLINK GLOBAL EQUITIES, INC.	17,010
BERNAD SECURITIES, INC.	2,000
YU & COMPANY, INC.	200
BDO SECURITIES CORPORATION	7,200
EAGLE EQUITIES, INC.	1,560
SOLAR SECURITIES, INC.	5,000
G.D. TAN & COMPANY, INC.	17,453
UNICAPITAL SECURITIES INC.	3,010
TIMSON SECURITIES, INC.	66,430
TOTAL	5,068,676

If no written notice of any error or correction is received by PDTC within five (5) calendar days from receipt

BPNAME**HOLDINGS**

hereof, you shall be deemed to have accepted the accuracy and completeness of the details indicated in this report.

CONCRETE AGGREGATE CORPORATION - A
AS OF MARCH 31, 2021

Number of Issued Shares	22,077,771
Number of Treasury Shares	0
Number of Outstanding Shares	22,077,771
Number of Listed Shares	22,077,771
Number of Shares Lodged in PDTC Depository	5,068,676
Number of Shares under PCD Nominee - Filipino	5,068,676
Number of Shares under PCD Nominee - Non-Filipino	0
Number of Certificated Shares	17,009,095

CONCRETE AGGREGATES CORPORATION - B

LIST OF TOP 100 STOCKHOLDERS
AS OF MARCH 31, 2021

RANK	NAME	TOTAL SHARES	PERCENTAGE (%)
1	ORTIGAS & CO., LTD. PARTNERSHIP	4,985,612	92.5201
2	PCD NOMINEE CORPORATION - FILIPINO	397,926	7.3845
3	PCD NOMINEE CORPORATION - NON-FILIPINO	2,998	0.0556
4	HSBC	939	0.0174
5	PHILIPPINE REMNANTS CO., INC.	757	0.0140
6	CALMONT & CO.	94	0.0017
7	VELOSO, ROLAND GERARD	91	0.0017
8	LOPEZ, VICTORIA RASO	70	0.0013
9	HONGKONG & SHANGHAI BANKING LTD.	55	0.0010
10	MONARCH INSURANCE CO., INC.	50	0.0009
11	CARMICHAEL, MARIA	25	0.0005
12	KADELBURG, TERESE VALDES	20	0.0004
13	SOO TAN BIN	20	0.0004
14	REYES, GENEROSA PIO DE RODA	10	0.0002
15	SAVAGE, CHARLES DAVID	10	0.0002
16	BEVENS, RICHARD A.	1	0.0000
		5,388,678	

OUTSTANDING BALANCES FOR A SPECIFIC COMPANY

Company Code - CAB000000000

Business Date: March 31, 2021

BPNAME	HOLDINGS
UPCC SECURITIES CORP.	6,300
A & A SECURITIES, INC.	200
ABACUS SECURITIES CORPORATION	45,610
PHILSTOCKS FINANCIAL INC	2,080
BA SECURITIES, INC.	5,000
AP SECURITIES INCORPORATED	1,300
AB CAPITAL SECURITIES, INC.	310
BELSON SECURITIES, INC.	300
BPI SECURITIES CORPORATION	9,500
E. CHUA CHIACO SECURITIES, INC.	2,010
EVERGREEN STOCK BROKERAGE & SEC., INC.	500
HDI SECURITIES, INC.	174,320
INVESTORS SECURITIES, INC.	1,930
IMPERIAL,DE GUZMAN,ABALOS & CO.,INC.	1,000
LUYS SECURITIES COMPANY, INC.	1,000
COL Financial Group, Inc.	60,040
RCBC SECURITIES, INC.	400
PAPA SECURITIES CORPORATION	280
PNB SECURITIES, INC.	500
R. COYIUTO SECURITIES, INC.	6,340
REGINA CAPITAL DEVELOPMENT CORPORATION	2,620
AAA SOUTHEAST EQUITIES, INCORPORATED	40
R. S. LIM & CO., INC.	510
TOWER SECURITIES, INC.	18,350
VENTURE SECURITIES, INC.	1,000
FIRST METRO SECURITIES BROKERAGE CORP.	14,516
WESTLINK GLOBAL EQUITIES, INC.	3,400
BERNAD SECURITIES, INC.	1,200
YU & COMPANY, INC.	4,000
BDO SECURITIES CORPORATION	5,600
EAGLE EQUITIES, INC.	650
UNICAPITAL SECURITIES INC.	20
TIMSON SECURITIES, INC.	29,850
THE HONGKONG & SHANGHAI BANKING CORP. LTD. -OWN ACCOUNT	248
TOTAL	400,924

If no written notice of any error or correction is received by PDTC within five (5) calendar days from receipt hereof, you shall be deemed to have accepted the accuracy and completeness of the details indicated in this report.

CONCRETE AGGREGATES CORPORATION - B
AS OF MARCH 31, 2021

Number of Issued Shares	5,388,678
Number of Treasury Shares	0
Number of Outstanding Shares	5,388,678
Number of Listed Shares	5,388,678
Number of Shares Lodged in PDTC Depository	400,924
Number of Shares under PCD Nominee - Filipino	397,926
Number of Shares under PCD Nominee - Non-Filipino	2,998
Number of Certificated Shares	4,987,754

Republic of the Philippines)
Pasig City) S.S.

CERTIFICATION

I, JOSE ANTONIO V. EVANGELISTA III, of legal age, Filipino, with office address at the 7th Floor, West Wing, Estancia Offices, Capitol Commons, Meralco Avenue, Pasig City, after having been sworn in accordance with law, do hereby depose and state that:

1. I am the duly elected and qualified Corporate Secretary of CONCRETE AGGREGATES CORPORATION (the "Corporation"), a domestic corporation duly organized and existing under Philippine laws with business address at the 7th Floor, West Wing, Estancia Offices, Capitol Commons, Meralco Avenue, Pasig City.

2. Based on our records, no director and/or officer is engaged by the government of the Philippines in any capacity.

3. This Certification is issued for the purpose of attesting to the truth of the foregoing and for whatever legal purpose it may serve.

IN WITNESS WHEREOF, I have hereunto set my hand this APR 19 2021 day of

at Pasig City.



JOSE ANTONIO V. EVANGELISTA III
Corporate Secretary

SUBSCRIBED and SWORN to before me this APR 19 2021, 2020 at Pasig City,
affiant exhibiting to me his Driver's License No. N01-18-023515 expiring on 6 June 2022.

Doc. No. 343;
Page No. 70;
Book No. 84;
Series of 2021.


ALLAN NARCISO P. MACASIBET
Notary Public for the Cities of Pasig, San Juan
and Municipalities of Muntinlupa, Metro Manila
December 31, 2021
Per Appointment No. 74 (2020-2021)
16/F, Unit 1602, The Centerpoint Bldg.,
Julia Vargas Ave., Ortigas Center, Pasig City
IDP No. 137064-01062021-RSM
PTN No. 7234213-01/06/2021-Pasig City
Roll No. 42176

CERTIFICATION OF INDEPENDENT DIRECTOR

I, **Rolando R. Cruz**, Filipino, of legal age and a resident of 220 Cut-cot, Pulilan, Bulacan, having been duly sworn to in accordance with law do hereby declare that:

1. I am a nominee for independent director of **Concrete Aggregates Corporation** and have been its independent director since 29 June 2017.
2. I am affiliated with the following companies or organizations (including Government-Owned and Controlled Corporations):

Company/Organization	Position/Relationship	Period of Service
Nickel Asia Corporation	Vice President – Project Development and Growth Group	January 2021 – present (designation/title change from previous)
	Vice President – Project Development and Research	August 2017 – December 2020
Dinapigue Mining Corporation (formerly Geogen Corporation)	Vice President – Project Development and Research	August 2017 – December 2020
Hinatuan Mining Corporation	Vice President – Project Development and Research	August 2017 – March 2018
The Australian Institute of Mining & Metallurgy	Member	Present

3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of Concrete Aggregates Corporation, as provided for in Section 38 of the Securities and Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
4. I am not related to any director/officer/substantial shareholder of Concrete Aggregates Corporation and its subsidiaries and affiliates other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code.
5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
7. I shall inform the Corporate Secretary of Concrete Aggregates Corporation of any changes in the abovementioned information within five days from its occurrence.

Done, this _____ day of APR 20 2021, at Pasig City.



ROLANDO R. CRUZ

SUBSCRIBED AND SWORN to before me this day of APR 20 2021
at Pasig City, affiant personally appeared before me and exhibited to me his Philippine Passport
No. P4963906B issued at DFA – Pulilan, Bulacan on 27 February 2020.

Doc. No. 439 ;
Page No. 89 ;
Book No. 84 ;
Series of 2021 ;

ALLAN NARCISO P. MACASAET
Notary Public for the Cities of Pasig, San Juan
and Municipalities of Pateros, Metro, Manila
December 31, 2021
Per Appointment No. 74 (2020-2021)
16/F, Unit 1602 The Centerpoint Bldg.,
Julia Vargas Ave., Ortigas Center, Pasig City
IBP No. 137964-01/05/2021-RSM
PTR No. 7234279-01/06/2021-Pasig City
Roll No. 42176

CERTIFICATION OF INDEPENDENT DIRECTOR

I, **Samson C. Lazo**, Filipino, of legal age and a resident of 17 First St. Street, Ignatius Village, Quezon City, having been duly sworn to in accordance with law do hereby declare that:

1. I am a nominee for independent director of **Concrete Aggregates Corporation** and have been its independent director since 29 June 2006.
2. I am affiliated with the following companies or organizations (including Government-Owned and Controlled Corporations):

Company/Organization	Position/Relationship	Period of Service
JBD, Inc.	Director	2020-present
Sierra Madre Water Corporation	Director	2018-present
Institute of Corporate Directors	Fellow	2006-present
Philippine Institute of Civil Engineers, College of Fellows	Fellow	2007-present
Rotary Club of Pasig	Member	1975-present

3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of Concrete Aggregates Corporation, as provided for in Section 38 of the Securities and Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
4. I am not related to any director/officer/substantial shareholder of Concrete Aggregates Corporation and its subsidiaries and affiliates other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code.
5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
7. I shall inform the Corporate Secretary of Concrete Aggregates Corporation of any changes in the abovementioned information within five days from its occurrence.

Done, this _____ day of APR 20 2021, at Pasig City.





SAMSON C. LAZO

SUBSCRIBED AND SWORN to before me this 20 day of APR 20 2021
at Pasig City, affiant personally appeared before me and exhibited to me his Driver's License
No. N17-64-005880 issued at the Land Transportation Office on 5 June 2018.

Doc. No. 355 ;
Page No. 72 ;
Book No. 84 ;
Series of 2021 ;


ALLAN NARCISO P. MACARAET
Notary Public for the Cities of Pasig, San Juan
and Municipalities of Pateros, Metro, Manila
December 31, 2021
Per Appointment No. 74 (2020-2021)
16/F, Unit 1602 The Centerpoint Bldg.,
Julia Vargas Ave., Ortigas Center, Pasig City
IBP No. 137964-01/05/2021-RSM
PTR No. 7234279-01/05/2021-Pasig City
Roll No. 42176



CERTIFICATION

I, **JOSE ANTONIO V. EVANGELISTA III**, am the duly elected and qualified Corporate Secretary of CONCRETE AGGREGATES CORP. (the "Corporation") with SEC registration number 36140 and principal office at the 7th Floor, West Wing, Estancia Offices, Capitol Commons, Meralco Avenue, Pasig City, do hereby certify and state that:

1. The Corporation will comply with the guidelines for the alternative filing of reports and/or documents through electronic mail with the Securities and Exchange Commission ("SEC") issued on 30 March 2020 in light of the imposition of a Community Quarantine and Stringent Social Distancing Measures to prevent the spread of the 2019 Coronavirus Disease (COVID-2019).
2. The information contained in the Corporation's Definitive Information Statement (SEC Form 20-IS) to be submitted online on 3 May 2021 is true and correct to the best of my knowledge.
3. On behalf of the Corporation, I hereby undertake to (a) submit hard or physical copies of the Corporation's Definitive Information Statement (SEC Form 20-IS) submitted online with proper notarization and certification, (b) pay the filing fees (where applicable), (c) pay the penalties due (where applicable), and (d) other impositions (where applicable), upon issuance of relevant regulations by the MSRD.
4. I am fully aware that non-submission of hard/physical copies of reports as well as certification that they refer to one and the same document submitted online, within ten (10) calendar days upon issuance of relevant regulations by the MSRD, shall invalidate the reports, applications, compliance, requests and other documents submitted via email. Hence, the corresponding penalties under existing rules and regulations of the Commission shall apply without prejudice to the imposition of penalties under Section 54 of the Securities Regulation Code and other applicable existing rules and regulations for failure to comply with the orders of the Commission.
5. I am executing this certification on 3 May 2021 to attest to the truthfulness of the foregoing facts and for whatever legal purpose it may serve.



Jose Evangelista (May 3, 2021 20:29 GMT+8)
JOSE ANTONIO V. EVANGELISTA III
Corporate Secretary
Driver's License No. N01-18-023515



SEC Main Office
Ground Floor, Secretariat Building, PICC Complex, Pasay City, Metro Manila

electronic Official Receipt

Transaction Details

eOR Number	20210421-PM-0000845-18
Transaction Number	111107994805
Payment Date	April 21, 2021 03:53 PM
Payment Scheme	paymaya wallet
Status	COMPLETED
Payment Status	PAYMENT_SUCCESS

Payment Assessment Details

PAF No.	20210421-3320107
PAF Date	2021-04-21 15:41:12
Payor Name	CONCRETE AGGREGATES CORP.
Payor Address	PASIG CITY

#	Nature of Collection	Account Code	Amount
1	Information Statement - Registrant	4020199099(678)	7,500.00
2	Legal Research Fee (A0823)	2020105000(131)	75.00
TOTAL			7,575.00

Total amount indicated herein does not include the convenience/service fee of the selected payment channel.



CONCRETE AGGREGATES CORPORATION

April 15, 2021

THE PHILIPPINE STOCK EXCHANGE, INC.

9th Floor, PSE Tower
28th Street corner 5th Avenue
Bonifacio Global City, Taguig

Attention: **Ms. Janet A. Encarnacion**
Head, Disclosure Department

Gentlemen:

In compliance with the Disclosure Rules of the Philippine Stock Exchange, we are submitting a copy of the Corporation's Annual Report for the year 2020 (SEC Form 17-A), which we also filed with the Securities and Exchange Commission.

Thank you and best regards.

Very truly yours,


Jose Evangelista (Apr 15, 2021 06:14 GMT+8)
Jose Antonio V. Evangelista III
Corporate Information Officer

PSE Security Code _____
SEC Number 36140
File Number _____

CONCRETE AGGREGATES CORP.

(Company's Full Name)

**7TH FLOOR, WEST WING, ESTANCIA OFFICES, CAPITOL COMMONS,
MERALCO AVENUE, PASIG CITY**

(Company's Address)

8631-1231 / Fax no.: 8631-6517

(Company's Telephone Number)

DECEMBER 31

(Fiscal Year Ending)
(Month & Day)

SEC FORM 17- A (Year 2020)

(FORM TYPE)

(Amendment Designation if Applicable)

Period Ended Date

PERMIT TO OFFER SECURITIES FOR SALE

(Secondary License Type, if any)

**SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-A**

**ANNUAL REPORT PURSUANT TO SECTION 17
OF THE SECURITIES REGULATION CODE
AND SECTION 141 OF THE CORPORATION CODE**

1. For the fiscal year ended **31 December 2020**
2. SEC Identification Number: **36140** 3. BIR Tax Identification No.: **000-201-881**
4. Exact name of issuer as specified in its charter: **CONCRETE AGGREGATES CORP.**
5. Province, Country or other jurisdiction of incorporation or organization: **Philippines**
6. Industry Classification Code: _____ (SEC Use Only)
7. Address of principal office: **7th Floor, West Wing, Estancia Offices, Capitol Commons, Meralco Avenue, Pasig City**
Postal code: **1600**
8. Issuer's telephone number: **(02) 8631-1231**
Fax number: **(02) 9631-6517**
9. Former name, former address and formal fiscal year, if changed since last report:
9th Floor, Ortigas Building, Ortigas Avenue, Pasig City
10. Securities registered pursuant to Sections 8 and 12 of the SRC, or Sections 4 and 8 of the Revised Securities Act (RSA):

<u>Title of Each Class</u>	<u>Number of Shares of Common Stock</u> <u>Outstanding and Amount of Liability Outstanding</u> <u>(as of 31 December 2020)</u>
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Common Shares	27,466,449
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Amount of consolidated liability outstanding as of 31 December 2020: **₱37,920,650**

11. Are any or all of these securities listed on a Stock Exchange?

Yes (x) No ()	<u>Classes Common "A" and Common "B"</u>
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12. Check whether the issuer:

(a) has filed all reports required to be filed by Section 17 of the SRC and SRC Rule 17.1 thereunder or Section 11 of the Revised Securities Act (RSA) and RSA Rule 11(a) – 1 thereunder, and Sections 26 and 141 of The Corporation Code of the Philippines during the preceding 12 months (or for such shorter period that the issuer was required to file such reports);

Yes (x) No ()

(b) has been subject to such filing requirements for the past 90 days.

Yes (x) No ()

13. Aggregate market value of the voting stock held by non-affiliates:

The aggregate market value of the voting stock held by non-affiliates is about ₦348.51 Million as of 31 December 2020 based on the closing price of CAC common shares at that date.

14. Pursuant to SEC Memorandum Circular No. 4-2019, CAC's Sustainability Report for 2020 is attached to and submitted together with this SEC Form 17-A.

PART I – BUSINESS AND GENERAL INFORMATION

Item 1. Business

Business Development

The Company began doing business upon its incorporation in 1959 as CONCRETE AGGREGATES, INC. (CAI). Since then the Company has supplied the construction industry with quality processed aggregates, ready mix concrete, bituminous concrete mix and pre-stressed/pre-cast concrete. In 1973, CAI merged with BUILD-ON AGGREGATES CORPORATION (BAC) and the resulting entity was named CONCRETE AGGREGATES CORPORATION (CAC). CAC conducted its quarrying activities in Angono, Rizal, which is the source of the best aggregates for the construction industry.

In 1978, Ortigas & Company, Limited Partnership (OCLP) purchased a controlling interest in CAC and took over the management of the Company. The direction of the Company at that time was geared towards the acquisition of additional equipment and installation of new plants to enhance service facilities. Ramrod Blocks was purchased in 1980 and was eventually renamed CAC Power Blocks. A pre-stressed/pre-cast plant was also set up in the same year, 1980, and a Construction Services Division was formed in 1982. The Company then acquired Stressworld in 1989 and a Ready Mix Concrete (RMC) Plant was likewise installed to complement the pre-stressed/pre-cast plant.

By 1995, significant efforts were made to beef up CAC's resources to keep up with the demands of the construction industry. Towards the end of the year, purchases of vital equipment, machineries and capital expenditures (like setting up of satellite plants in strategic locations and various improvements in plant facilities) were done. In the succeeding years, the equipment and facilities of CAC came to a total of two RMC plants, three Bituminous Concrete Mix (BCM) plants, four aggregates quarry/crushing plants and three pre-stressed/pre-cast concrete plants. These provided jobs and opportunities to many employees.

However, the economic crisis that hit the country in 1998 significantly affected CAC's business. Financial forecasts which perceived a steady path towards economic boom burst with the currency turmoil and debilitating high interest rates that prevailed for several years. Amidst this precarious scenario, CAC took a calculated stance, whereby sales were limited to controllable levels. The volume of transactions dropped and this cut profitability, but receivables were maintained at a safe level. Moreover, the continuing slump in the construction and real estate industry which occurred at the end of 1997 impelled the Company to adopt cost-shortening actions, cutback policies, short and medium term objective re-evaluations and other fiscal measures to ensure stability and endurance.

The worsening economic crisis inevitably slowed down the construction industry and continued to bleed the Company. The crisis eventually compelled the Company to take drastic business decisions and measures. Unfortunately, despite efforts to reduce operational costs and maintain viability of operations during these difficult times, these efforts remained insufficient to sustain the Company's workforce at that time.

In light of the situation, after a series of careful deliberations and considerations, the Board of Directors of CAC, in an emergency meeting held on 14 September 1999, unanimously passed and approved the resolution authorizing the Company to undertake, due to heavy financial losses, the total and complete closure of the Engineering and Construction Division, composed of the following: RMC, BCM, Concrete Products Group and Construction, without prejudice to any existing contracts and commitments, and the reorganization and restructuring of the remaining divisions to conform with the level of efficiency necessary to maintain the Company's viability and survival.

Business development for the next several years devolved and focused on the proper maintenance, repair and rehabilitation of the Company's four (4) crushing plants for more efficient production activities at the optimum level possible, where breakdown/downtime will be minimized if not totally eliminated; retooling to increase production hours; development of the quarry area to ensure availability of materials or reserves for continuous processing by the crushing plants for the production of aggregates and its by-products. Special attention was given to intensify and pursue aggressive marketing campaigns, with the Company attaining ISO certification to ensure quality of products and

services and customer satisfaction. Environmental enhancement and protection were likewise meticulously advocated to ensure smooth and continuous operations. In 2006, in addition to continuing its efforts in the above-discussed areas, the Company also intensified its research and development activities with the goal of introducing new products to the market.

A significant event in the history of the Company was the execution of a Management Agreement between the Company and OCLP which was approved by the Board at a regular meeting held on 30 August 2005. Pursuant to the requirements of Article 44 of the Corporation Code, the Company called a Special Stockholders' Meeting on 24 January 2006 for the purpose of approving the proposed Management Agreement. On that date, all the proposed terms and conditions of the Management Agreement were approved unanimously by the stockholders present, representing more than 92% of the Company's outstanding capital stock. Thus, in 2006, the implementation of the terms and conditions of the Management Agreement began in earnest. Thereafter, the Management Agreement was renewed thrice – on 28 October 2010, on 29 October 2015, and on 1 November 2020 – each for a period of five years under the same terms and conditions, except that the latest amendment, which was approved unanimously by the stockholders during the Annual Stockholders' Meeting on June 25, 2020, was entered into with Ortigas Land Corporation (OLC), and provided for an increased management fee subject to annual escalation.

In 2007, events once again took place, which had a significant impact on the direction being taken by the Company. At a regular meeting held on 18 June 2007, the Board of Directors of the Company authorized the conduct of a bidding to select an operator of its Angono quarry for a period of fifteen (15) years. Three companies qualified to participate in the bidding of which two submitted formal bids on 16 November 2007. On 29 November 2007, the Company's Board of Directors declared that the consortium of Republic Cement Corporation and Lafarge Holdings (Philippines), Inc. (the "Consortium") won the bid for the right to operate the Company's Angono quarry.

The declaration that the Consortium was the winning bidder was affirmed by the Company's stockholders during a special meeting held on 18 January 2008, including the execution of all agreements necessary to implement the foregoing. After securing stockholders' approval, the Company and the Consortium entered into an Agreement on 18 January 2008, setting forth the actions to be taken by each party as well as the agreements to be executed by them in order to carry out their intentions.

Complying with its obligations under the 18 January 2008 Agreement, the Company incorporated Batong Angono Aggregates Corp. (BAAC). Thereafter, the Company and BAAC entered into an Operating Agreement on 23 January 2008, which became effective as of 1 June 2008. On 2 June 2008, the parties completed all the specified actions in the 18 January 2008 Agreement including the execution of the Asset Purchase Agreement, Trademark License Agreement and Transition Services Agreement by CAC and BAAC as well as the execution by CAC and the Consortium of a Share Purchase Agreement. With the execution of the Share Purchase Agreement, the Consortium became the owner of 100% of the outstanding capital stock of BAAC.

Under the Operating Agreement, BAAC was granted the right to operate the Angono quarry for fifteen (15) years subject to the conditions indicated in the agreement, CAC's Mineral Production Sharing Agreements (MPSAs) and its Environmental Compliance Certificate (ECC). During the latter part of 2013, BAAC changed its name to Lafarge Republic Aggregates, Inc. (LRAI). In 2015, LRAI once again changed its name to Lafarge Holcim Aggregates, Inc. (LHAI).

Business of Issuer

Principal Products

Prior to the effectivity of the Operating Agreement on 1 June 2008, the Company directly operated its aggregates plants – the source of the Company's quality aggregates – which are nestled at the foot of the mountains in the outskirts of Barangays San Isidro and San Roque, Angono, Rizal. Optimum workability was guaranteed because only well-graded aggregates, specifically, crushed and processed basalt rocks, are passed on to customers. The centralized in-pit crushing facilities were capable of feeding crushed materials to four plants and the combined output of these plants reached approximately 7,700 cubic meters per day. Rigid quality control played a hand in every aspect of the

Angono operations. Aggregates were carefully screened to secure the desired specifications, and thoroughly washed to remove any traces of organic impurities, which can affect and reduce the strength of concrete. Available aggregates sizes were 3/4, 3/8, G-1, and S-1, which met the standards set by the Department of Public Works and Highways (DPWH) and the American Society for Testings and Materials (ASTM). CAC followed the guidelines set by the government to help ensure adequate supply of aggregates, while maintaining the best balance between social, environmental and economic considerations.

Upon assumption by LHAI as CAC's quarry operator, CAC's income from the quarry operations consists of the royalty payments made by LHAI at the rate agreed upon by the parties.

Intellectual Property Rights

The Company has registered the following trademarks with the Intellectual Property Office:

Trademark	Registration No.	Expiration Date	Compliance with DAU
Concrete Aggregates & Device	4-2010-004531	23 December 2030	1 st Year Renewal DAU – Filed with the IPO on 18 November 2020
Blue Sand (Word)	4-2006-008761	11 June 2027	1 st Year Renewal DAU – Filed with the IPO on 13 June 2018
Blue Sand & Device	4-2006-010699	22 October 2027	1 st Year Renewal DAU – Filed with the IPO on 4 October 2018
Blue Sand Vibro & Device	4-2007-004449	10 December 2027	1 st Year Renewal DAU – Filed with the IPO on 19 October 2018
Blue Rock (Word)	4-2006-008726	11 June 2027	1 st Year Renewal DAU – Filed with the IPO on 13 June 2018
Blue Rock & Device	4-2006-010698	22 October 2027	1 st Year Renewal DAU – Filed with the IPO on 4 October 2018

New Product or Service

With the Operating Agreement being in place until 2023, the Company continues to look into the best use of its other real properties.

Aggregates Industry

CAC belongs to a sector falling under the mining industry that produces aggregates stones from quarries, either from mountain rocks or river stones. The Company supplied aggregates for use in the production of ready-mix concrete and asphalt products.

Aggregates are a major component of concrete and are used in the mixing of asphalt in road construction. Ready-mix concrete and asphalt are extensively used in the construction of buildings, roads, and other infrastructure projects.

Geographic Area

The market for the aggregates produced in the Angono quarry is defined largely by distance from the Company's plant. The limit of the area of delivery is about 100 kilometers from the quarry site in Angono, Rizal.

Contracts

Management Agreement

Under the current Management Agreement, OLC is responsible for the general management of and overall supervision of the affairs and business operations of the Company, such as, but not limited to, the following: strategic planning; domestic and international sales; marketing and distribution; real property management and development; accounting; finance; employee care and human resources development; information technology and information systems; audit and business process systems and controls; legal; and administrative services, including, without limitation, advisory and consulting services in relation to the supervision of independent auditors; the selection, retention and supervision of external legal counsel; the selection, retention and supervision of investment bankers or other financial advisors and such other consultants as OCLP may deem necessary.

The initial five-year Management Agreement has been renewed thrice – on 28 October 2010, on 29 October 2015, and on 1 November 2020 – each for a period of five years. The current Management Agreement was approved unanimously by the stockholders during the Annual Stockholders' Meeting on June 25, 2020 and is valid until 31 October 2025. It provides for an increase in management fee compared with the management fee under the previous management agreement, and also provides for annual escalation.

Operating Agreement

As discussed above, CAC decided in 2007 to engage a third party to operate its quarry in Angono, Rizal through a bidding process and on 29 November 2007, its Board of Directors declared the Consortium as the winning bidder. On 18 January 2008, the stockholders affirmed the declaration of the Consortium as the winning bidder and authorized all the transactions to be made to effect the turnover of the quarry operations to a third party operator. Upon approval by the stockholders, the Company executed an Agreement dated 18 January 2008 with the Consortium, which outlined the transactions to be implemented by the parties.

Thereafter, the Company incorporated BAAC and the two parties subsequently entered into an Operating Agreement on 23 January 2008, which became effective as of 1 June 2008. On 2 June 2008, the Company and the Consortium completed all the specified actions in the 18 January 2008 Agreement, including the execution of the Asset Purchase Agreement, Trademark License Agreement and Transition Services Agreement by CAC and BAAC as well as the execution by CAC and the Consortium of a Share Purchase Agreement. With the execution of the Share Purchase Agreement, the Consortium became the owner of 100% of BAAC.

The Company formally turned over its quarry operations to BAAC on 1 June 2008. Under the Operating Agreement, BAAC was granted the right to operate the Angono quarry for fifteen (15) years subject to the conditions indicated in the agreement, CAC's MPSAs and the ECC. In return, BAAC shall make periodic royalty payments to the Company at a specified rate. As previously mentioned, BAAC changed its name to Lafarge Republic Aggregates, Inc. (LRAI) in 2013 and once again in 2015 to Lafarge Holcim Aggregates, Inc. (LHAI).

Transactions with and/or dependence on related parties

In terms of management, the Company is dependent on the managers seconded by OLC pursuant to the Management Agreement entered into by the Company with OLC (see discussion above).

Governmental Approvals and Regulations

CAC's properties in Barangays San Isidro and San Roque, Angono, Rizal are owned by the Company and covered by a number of transfer certificates of title (TCTs), with an aggregate area of 212 hectares. Quarrying is allowed by virtue of two MPSAs entered into with the government, particularly: MPSA No. 032-95-IV and MPSA No. 055-96-IV.

MPSA No. 032-95-IV, which has an effectivity date of 15 June 1995 and was amended on 29 December 1995, authorizes mining activities on three (3) mining claims, namely Basalt 1, Basalt 2 and Basalt 3 for 25 years from effectivity. This MPSA covers an area of 192 hectares. MPSA No. 055-96-IV has an effectivity date of 15 November 1996 and warrants mining in the mining claim Basalt 8 for the next 25 years therefrom. This MPSA covers an area of 19.99 hectares.

In 1995, anticipating an increase in production without necessarily restructuring the existing plants, an ECC application was submitted to request permission to expand quarrying operations in Basalt 8. Thereafter, an ECC (ECC-715-RI-302-95) was granted to CAC by the DENR on 19 January 1996. Anticipating higher demand in the succeeding years, the Company embarked on a plant re-tooling program in the year 2000 to sustain the projected increase in production, and therefore was required to undergo the EIA System. The proceedings then resulted in the issuance of ECC No. 0009-526-302 on 9 December 2002 by the DENR for its *Quarry Expansion and Plant Retooling Project*, as amended by the Environmental Management Bureau (EMB) letter dated 23 July 2003. As for CAC's Environmental Protection and Enhancement Program (EPEP), the same was likewise approved and is presently being implemented.

Thereafter, in 26 February 2008, the Mines and Geosciences Bureau (MGB) of the DENR approved CAC's application for an increase in its maximum allowable extraction rate for its Angono quarry when it issued ECC No. 0707-018-2230. Under ECC No. 0707-018-2230, the Company's allowable extraction rate was increased to 5.25 million metric tons (MMT) from 2.7 MMT.

With the assumption by Lhai of quarry operations beginning 1 June 2008, the responsibility of securing the necessary permits and licenses are now with Lhai. The Operating Agreement likewise requires Lhai to comply with the terms and conditions of the ECC as well as MPSA No. 032-95-IV and MPSA No. 055-96-IV on behalf of CAC. In 2018, CAC filed its formal application for the renewal of MPSA No. 032-95-IV and MPSA No. 055-96-IV. On November 27, 2020, the Mines and Geosciences Bureau (MGB) of the DENR issued a Memorandum, which allowed CAC to continue operations under the two (2) MPSAs pending the DENR's decision on the application for renewal of the MPSAs.

Research and Development

Considering the assumption by Lhai of quarry operations beginning 1 June 2008, the Company has spent only a minimal amount on research and development activities.

Major Business Risks

Risk management involves identification, assessment and mitigation of risks that threaten the Company's corporate objectives. Risk management is a regular management accountability and is a key function to manage crisis, comply with good corporate governance standards, minimize business uncertainty, and exploit opportunities. Among the many risks that an ordinary going concern faces, the following have been identified as major business risks based on the impact of the event, action or inaction thereto would have on the Company, to wit:

1. Compliance by Lhai with its obligations under the Operating Agreement.
2. Compliance by Lhai with MPSA No. 032-95-IV and MPSA No. 055-96-IV on behalf of CAC.
3. Compliance by Lhai with environmental requirements under applicable laws, CAC's ECC and its EPEP.
4. Compliance with listing disclosure requirements.

For purposes of risk identification and management, major risks are defined as critical events but, with proper management monitoring, can be endured by the Company.

CAC does its risk management by going through the following processes:

1. The identification of risks is undertaken by the Company.
2. An analysis is made as to how and why the identified risks may impact on the Company, based on severity or level of gravity of the event and the likelihood of the event happening, using a provided risk matrix.
3. Mitigation measures are formulated to address the risk.

4. The effectivity of the mitigation measures is monitored.
5. A report is then made on how the risk was handled and how the Company fared.

Risks related to COVID-19 Pandemic

At the time of the preparation of this report, the country is still being affected by the COVID-19 global pandemic. On March 11, 2020, the World Health Organization declared the spread of COVID-19 as a global pandemic due to the rapid increase in the number of infections. On March 16, 2020, a state of calamity was declared throughout the Philippines and enhanced community quarantine (ECQ) was imposed throughout the island of Luzon until May 15, 2020. This caused LHAI to temporarily suspend its operations at the quarry site during the period of the ECQ implemented in the province of Rizal, which significantly affected CAC's financial performance, as with most of the companies worldwide. Towards the second half of 2020, the restrictions were gradually eased to revive and sustain the economy. Since then, there have been increased market activities, spurring momentum to improved profitability. CAC continues to monitor the situation and its impact on LHAI's operations and the business as a whole. At the same time, CAC complies with COVID-19 related national and local government advisories and directives, as well as the best practices advised by the World Health Organization and the Philippine Department of Health, to support its endeavor to curb the spread of the COVID-19 virus.

Employees and Labor Relations

On 15 June 2008, with the exception of a few, the Company's regular workforce was transferred to LHAI as the operator of CAC's quarry. As of 31 December 2020, the Company has two regular employees performing administrative and technical functions, including monitoring compliance by LHAI with the terms of the Operating Agreement. In addition to the Company's regular employees, personnel assigned by OCLP take charge of the general management and overall supervision of the affairs and business operations of the Company pursuant to the Management Agreement, as described above. On November 1, 2020, the Management Agreement with OLC became effective. The Company does not currently anticipate a significant increase or decrease in the number of its regular employees over the next twelve months.

There is, at present, no collective bargaining agreement between the Company and the employees and the Company has not experienced any strikes within the last five years.

Community Relations – Safety, Health and Social Concerns

The Company understands and responds to community concerns and it works under the following principles which: (1) place a broad interpretation on the environment and the community; (2) listens to community concerns; and (3) acknowledges the various needs of special interest groups.

The Company and the community in which it operates implemented various development programs hand-in-hand and in accordance with the agreed schedule and manner of implementation indicated in the Company's approved Social Development and Management Program (SDMP), which was approved on 15 December 2004 by the MGB. CAC believes that community development programs produce continual and collective benefits for the company, the community and the environment. In 2008, CAC turned over the funds intended for the implementation of its SDMP for the community and the environment to LHAI, pursuant to the terms of the Operating Agreement.

Compliance with Environmental Laws

As the operator of the company's Angono quarry pursuant to the Operating Agreement, LHAI is responsible for the implementation of environmental programs required by law in connection with the quarry operations.

Item 2. Properties

Quarry operations are concentrated in the Company's properties located in Barangay San Isidro, Angono, Rizal. Majority of the above ground assets used in the quarry operations such as the crushing plants, mobile equipment, machinery, office furniture, fixtures and various tools and

implements are located in the Angono, Rizal quarry site. Most of these assets were sold to BAAC/LHAI on 2 June 2008 as the operator of CAC's quarry.

Other properties owned by the Company include parcels of land located at Angono, Cardona, Montalban and Binangonan, Rizal, and at Batangas and Pampanga.

The following table lists the individual parcels of land owned by CAC:

TCT No.	Location	Use	Liens & Encumbrances	Restriction
TCT No. T-61014	Sto. Tomas, Batangas	Investment	None	None
TCT No. T-71928	Sto. Tomas, Batangas	Investment	None	None
TCT No. 159709	Sto. Tomas, Batangas	Investment	None	Conditions/Restrictions embodied in the Conversion Order pursuant to Entry No. 300929 and annotated on the Title as required by DAR A.O. no. 1 Series of 2002
TCT No. T-143105	Sto. Tomas Batangas	Investment	None	None
TCT No. 134650-R	San Fernando, Pampanga	Investment	None	None
TCT No. 177339-R	San Fernando, Pampanga	Investment	None	None
TCT No. 448320-R	Floridablanca, Pampanga	Investment	None	None
TCT No. 042-2010004636	Floridablanca, Pampanga	Investment	None	None
TCT No. 042-20100110526	Floridablanca, Pampanga	Investment	None	None
TCT No. N-21846	Montalban	Investment	None	None
CCT No. PT-26412	San Antonio, Pasig	Condominium space	None	None
CCT No. PT-26414	San Antonio, Pasig	Condominium space	None	None
TCT No. 628563	Angono, Rizal	Quarry site	None	None
TCT No. 633399	Angono, Rizal	Quarry site	None	None
TCT No. 647853	Angono, Rizal	Quarry site	None	None
TCT No. 647855	Angono, Rizal	Quarry site	None	None
TCT No. 647854	Angono, Rizal	Quarry site	None	None
TCT No. 628801	Angono, Rizal	Quarry site	None	None
TCT No. 567170	Angono, Rizal	Quarry site	None	None
TCT No. 567168*	Angono, Rizal	Quarry site	None	None
TCT No. 567167*	Angono, Rizal	Quarry site	None	None
TCT No. 498505*	Angono, Rizal	Quarry site	None	None
TCT No. 498506*	Angono, Rizal	Quarry site	None	None
TCT No. 498507*	Angono, Rizal	Quarry site	None	None
TCT No. 498508*	Angono, Rizal	Quarry site	None	None
TCT No. 495637	Angono, Rizal	Quarry site	None	None
TCT No. 495636	Angono, Rizal	Quarry site	None	None
TCT No. 495929	Angono, Rizal	Quarry site	None	None
TCT No. 567169*	Angono, Rizal	Quarry site	None	None
TCT No. 486736	Angono, Rizal	Quarry site	None	None
TCT No. 500287*	Angono, Rizal	Raw land	None	None
TCT No. 505057*	Angono, Rizal	Raw land	None	None

TCT No.	Location	Use	Liens & Encumbrances	Restriction
TCT No. NM-6947	Binangonan, Rizal	Raw land	None	None
TCT No. NM-6608	Binangonan, Rizal	Raw land	None	None
TCT No. NM-6609	Binangonan, Rizal	Raw land	None	None
TCT No. M-6610	Cardona, Rizal	Raw land	None	None

* These properties were the subject of the 23 January 2008 Operating Agreement between CAC and BAAC/LHAI.

As of the filing of this report, the Company does not lease any real property and does not have any intention at present to acquire any significant real property in the next twelve months.

Item 3. Legal Proceedings

In 2017, the Company initiated before the Regional Trial Court of Binangonan an Accion Publiciana case against several informal settlers illegally occupying one of its properties located in Barangay Sitio Dayap, Angono, Rizal to vacate the said properties and return possession of the same to the Company. The Regional Trial Court of Binangonan decided in favor of CAC, which decision was appealed by the informal settlers before the Court of Appeals. As of the filing of this report, the Court of Appeals has ordered the appellants to file their Appellant's Brief to which CAC will respond upon receipt thereof. Other than the foregoing, the Company has no material pending legal proceeding other than labor related cases and overdue account collection cases. There was no material proceeding that was terminated during the fourth quarter of the fiscal year covered by this report.

Item 4. Submission of Matters to a Vote of Security Holders

There are no matters that were submitted to a vote of the Company's stockholders, whether through the solicitation of proxies or otherwise, during the fourth quarter of 2020.

PART II - OPERATIONAL AND FINANCIAL INFORMATION

Item 5. Market for Issuer's Common Equity and Related Stockholder Matters

Market Information

The Philippine Stock Exchange (PSE) is the principal market where CAC's common equity is traded. Par value of both Class "A" and Class "B" shares is at ₱10.00 each.

For the years 2018, 2019 and 2020 and the first quarter of 2021, the following are the quarterly high and low sales prices for CAC Class A shares:

	2018			2019			2020			2021		
	High	Low	Close	High	Low	Close	High	Low	Close	High	Low	Close
Q1	105.00	53.00	72.25	88.00	59.10	72.00	60.00	60.00	60.00	65.00	55.00	55.20
Q2	88.00	57.85	59.00	133.30	58.80	133.30	58.00	54.05	54.05			
Q3	76.00	60.00	67.45	162.00	70.00	70.00	51.20	51.20	51.20			
Q4	67.40	59.00	64.95	83.50	64.40	65.00	55.85	53.00	53.55			

As per the latest information disclosed at the website of the PSE available at the time of this report, the last recorded closing price of CAC Class "A" shares is ₱56.00 per share as of April 12, 2021.

CAC Class B shares were first traded on 21 November 2016. The following are the quarterly high and low sales prices for CAC Class A shares for the years 2018, 2019 and 2020 and the first quarter of 2021:

	2018			2019			2020			2021		
	High	Low	Close	High	Low	Close	High	Low	Close	High	Low	Close
Q1	168.00	82.00	97.00	90.00	70.05	74.10	45.50	45.50	45.50	75.00	58.00	63.75
Q2	108.00	76.05	77.05	150.00	56.00	150.00	62.00	61.45	61.45			
Q3	94.95	77.25	88.30	205.00	73.40	76.30	56.00	52.05	55.95			
Q4	80.25	78.05	78.05	86.00	66.55	71.90	60.20	55.20	60.10			

The last recorded closing price of CAC Class B shares is ₱59.10 per share as of April 12, 2021.

Stockholders

There were 531 stockholders of record holding CAC Class A Shares and 16 stockholders of record holding CAC Class B Shares as of 31 December 2020. The top 20 stockholders of the Company as of 31 December 2020 (as attested by the Company's stock transfer agent) are as follows:

Stockholder		Number of Shares			%
		Class A	Class B	Total	
1	Ortigas & Company, Limited Partnership	16,021,974	4,985,612	21,007,586	76.48
2	PCD Nominee Corporation - Filipino	5,068,676	397,906	5,466,582	19.90
3	Arando, Maria Victoria Ortigas	492,842		492,842	1.79
4	The Roman Catholic Archbishop of Manila	78,486		78,486	0.29
5	Laurel, Celia D.	27,767		27,767	0.10
6	Li Seng Giap & Sons, Inc.	19,004		19,004	0.07
7	Arando, Ma. Victoria Ortigas	18,859		18,859	0.07
8	The Roman Catholic Archbishop of Manila - Real Casa de Misericordia	13,067		13,067	0.05
9	Ortigas, Ignacio Ricardo Y Ortigas	12,632		12,632	0.05

10	Ortigas, Maria Del Rosario	12,420		12,420	0.05
11	Sevilla, Azucena C.	12,109		12,109	0.04
12	Buenviaje, Felix	11,826		11,826	0.04
13	Ortigas, Rafael Y Ortigas	9,040		9,040	0.03
14	The Roman Catholic Archbishop of Manila - Hospicio De San Juan de Dios	8,317		8,317	0.03
15	Maramba, Daniel K.	7,543		7,543	0.03
16	Macaraeg, Marietta C.	7,480		7,480	0.03
17	Rodriguez, Ramon E.	7,192		7,192	0.03
18	Ortigas, Rafael B.	7,148		7,148	0.03
19	Ortigas, Maria Teresa B.	7,118		7,118	0.03
20	Buenviaje, Reynaldo C.	6,970		6,970	0.03
	Others	227,301	5,160	232,461	0.85
	Total	22,077,771	5,388,678	27,466,449	100.00

Common Class A shares are issued only to citizens of the Philippines and to associations, partnerships or corporations with at least 60% of the outstanding stocks held by citizens of the Philippines, while Common Class B shares may be issued to either Filipino or non-Filipino citizens or associations, partnerships or corporations without regard to the citizenship of their stockholders.

A total of 4,013 Common Class B shares are held by foreigners, amounting to approximately 0.0745% of the total outstanding Common Class B shares, and approximately 0.0146% of the total outstanding capital stock of the Company.

Minimum Public Ownership

The Company has a total of 27,466,449 issued and outstanding shares, out of which, 6,451,737 or 23.49% are shares owned by the public as of 31 December 2020.

Recent Sales of Unregistered Securities

For the last five (5) years, no sale of unregistered securities has been conducted by the Company.

Dividends

On 17 April 2020, the Company declared a total cash dividend of Php35,706,384 out of the 2019 unrestricted retained earnings for stockholders of record as of 04 April 2019. The payment was set on 05 June 2020. Thereafter, on 25 March 2021, the Company declared a total cash dividend of Php12,359,902.05 out of the 2020 unrestricted retained earnings for stockholders of record as of 14 April 2021. The payment date was set on 6 May 2021.

Item 6. Management's Discussion and Analysis (MD&A) of Financial Condition and Results of Operation

Year 2020 vs. 2019 Performance

Income Statement

The Company generated Net Income of ₱12.39 million in 2020, a 65% drop from ₱35.62 million in 2019, largely due to the business disruptions caused by the unprecedented COVID-19 pandemic.

Revenue

The Company posted revenue from royalty fees of ₱27.48 million in 2020, a 50% decline from ₱54.64 million in 2019, as its operator Lhai put its quarry operations to a halt starting mid of March 2020, in

view of the Enhanced Community Quarantine implemented in the province of Rizal due to the COVID-19 pandemic. Lhai resumed the sale of aggregates on May 18, 2020 albeit significantly lower than usual.

Operating Expenses

The total operating expenses were slightly reduced by 1% at ₱17.13 million from previous year's ₱17.31 million, mainly due to lower transportation, utility expenses and personnel costs.

Other Income

Interest Income amounted to ₱3.13 million, lower by 25% compared to prior year, due to lower interest rates in 2020.

Rent income from lease of the Company's office unit in Tektite Towers to China Banking Corporation increased by 3% from ₱2.24 million to ₱2.30 million in 2020, due to the annual escalation of rent.

Balance Sheet

The Financial Condition remains strong with high level of liquidity to support its future development plans.

The Company's total assets amounted to ₱327.85 million, a decrease of 7% from ₱353.4 million mainly driven by the decrease in cash level as a result of lower Royalties income from Lhai while maintaining almost the same level of expenses from 2019.

Total Liabilities decreased by ₱2 million at ₱37M or 6% lower than prior year mainly due to lower income tax payable due to reduced Royalty revenues.

Total Equity decreased by ₱23.29 million to ₱289.93 million or 7% lower mainly due to lower Net Income and dividend declaration.

Book value per share is at ₱10.56 as of 31 December 2020, slightly lower than last year of ₱11.40.

FINANCIAL HIGHLIGHTS

Presented below are the major financial highlights of the attached audited financial statements of the Company for the years 2020, 2019, and 2018, all ending 31 December, to wit:

(In million pesos, except ratios and per share amounts)

	Year 2020	Year 2019	Year 2018
Total Current Assets	175.89	201.22	193.43
Total Current Liabilities	14.18	16.55	13.11
Net Working Capital	161.70	184.67	180.32
Total Assets	327.85	353.40	335.87
Total Stockholders' Equity	289.93	313.22	309.15
Revenue	27.48	54.64	48.44
Operating Expenses	17.13	17.31	15.69
Other Income	5.47	6.46	5.82
Income before Tax	15.82	43.79	38.56
Net Income after Tax	12.39	35.62	31.37
Other Comprehensive Income (Loss)	0.02	0.04	(0.29)
Total Comprehensive Income	12.42	35.66	31.09
Earnings Per Share	0.45	1.30	1.14

A) Key Performance Indicator

The Company has identified the following Key Performance Indicators affecting its operations:

Measures	31 December 2020	31 December 2019
Current Ratio	12.41	12.16
Liability/Equity Ratio	0.13	0.13
Return on Assets	4%	10%
Return on Equity	4%	11%
Net Income Rate	45%	65%

Current Ratio = Current Assets ÷ Current Liabilities

Liability/Equity Ratio = Total Liabilities ÷ Total Stockholders' Equity

Return on Assets = Annualized Net Income ÷ Total Assets

Return on Equity = Annualized Net Income ÷ Total Stockholders' Equity

Net Income Rate = Annualized Net Income ÷ Revenue

- i. Due to the Company's sound financial condition, and the transfer of its quarry operations to Lhai, there are no foreseeable trends, events or uncertainties that may have a material impact on its long term or short-term liquidity.
- ii. There are no events that will trigger any direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.
- iii. There are no off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created during the reporting period.
- iv. Funding will be sourced from internally-generated cash flow, and also from borrowings or available credit facilities from other local and international commercial banks.
- v. At the moment, there are no material commitments for capital expenditures other than those performed in the ordinary course of trade or business.
- vi. At present, the production is being handled by Lhai.
- vii. The causes for any material changes in the financial statements of 2020 vs. 2019 are explained in the Management Discussion and Analysis, as well as in the accompanying notes to Financial Statements.
- viii. There is no known significant element of income or loss that did not arise from the Company's continuing operations, except as disclosed above and in the attached audited financial statements.
- ix. Accounts that registered material changes of 5% or more and the causes thereof are as follows:

Accounts	2020	2019	Increase (Decrease)	Remarks
Royalties Revenue	27,480,493	54,638,878	(27,158,385)	Decreased by 50% due to effect of the COVID-19 pandemic on sales of aggregates & related industries, such as the construction industry.
Other income (expenses)	5,470,129	6,458,716	(988,587)	Decreased by 15% primarily due to lower interest income from short-term placements.
Income tax expense	3,424,975	8,176,734	(4,751,759)	Decreased by 58% due to lower collection of royalties.

Accounts	2020	2019	Increase (Decrease)	Remarks
Cash and cash equivalents	164,252,707	180,010,746	(15,758,039)	Lower by 9% due to lower cash generated from operations mainly Royalties.
Receivables, net	4,891,745	13,946,395	(9,054,650)	Lower by 65% due to updated collection from LHAI.
Prepaid expenses	6,745,338	7,262,662	(517,324)	Dropped by 7% mainly due to absence of prepaid MPSA renewal fees this year
Trade and other payables	6,846,366	8,461,376	(1,615,010)	Lower by 19% due to payment of various accruals at year end.
Income tax payable	892,887	1,388,604	(495,717)	Decreased by 36% due to lower collection of royalties.
Retained earnings	13,449,767	36,763,622	(23,313,855)	The decrease represents mainly the effect of COVID-19 pandemic.

YEAR 2019 vs. 2018 PERFORMANCE

Income Statement

The Company generated Net Income of ₦35.62 million, a growth of 13.5%, due to the increase in the royalty fees and interest income from banks.

Revenue

The Company's revenue grew by 13% to ₦54.64 million from royalty fees on aggregates sold by LHAI. This is ₦6.20 million higher than 2018's revenue of ₦48.44 million mainly due to higher selling price in 2019.

Operating Expenses

The total operating expenses for 2019 is at ₦17.31 million, higher by 10% from previous year's ₦15.69 million, mainly due to higher professional fees, business taxes, and personnel costs.

Other Income (Expenses)

Interest Income from banks amounted to ₦4.19 million, up by 19% from 2018 interest income due to additional time deposit placements and higher interest rates in 2019.

Rent income from lease of the Company's office unit in Tektite Towers to China Banking Corporation increased from ₦2.09 million to ₦2.24 million in 2019, or by 7%, due to the annual escalation of rent.

The remaining other income of ₦0.03 million shows a decrease of ₦0.17 million, or 86% from ₦0.19 million in 2018 representing gain on sale of investment, because there was no sale of investment or property in 2019.

Balance Sheet

The Financial Condition remains strong with high level of liquidity to support its future development plans.

The Company's total assets amounted to ₦353.40 million, an increase of 5% from ₦335.87 million mainly driven by the additional ₦10.13 million Decommissioning Fund received from LHAI and increase in trade receivables during the year.

Total Liabilities increased by ₦13.46 million at ₦40.18M or 50% higher than prior year mainly due to the additional Decommissioning Fund from LHAI.

Total Equity increased by ₦4.07 million to ₦313.22 million or 1% higher mainly due to positive results of operations.

Book value per share is at ₦11.40 as of 31 December 2019, slightly better than last year of ₦11.26.

A) Key Performance Indicators

The Company has identified the following Key Performance Indicators affecting its operations:

<u>Measures</u>	<u>31 December 2019</u>	<u>31 December 2018</u>
Current Ratio	12.16	14.75
Liability/Equity Ratio	0.13	0.09
Return on Assets	10%	9%
Return on Equity	11%	10%
Net Income Rate	65%	65%

Current Ratio = Current Assets ÷ Current Liabilities

Liability/Equity Ratio = Total Liabilities ÷ Total Stockholders' Equity

Return on Assets = Annualized Net Income ÷ Total Assets

Return on Equity = Annualized Net Income ÷ Total Stockholders' Equity

Net Income Rate = Annualized Net Income ÷ Revenue

- i. Due to the Company's sound financial condition, and the transfer of its quarry operations to Lhai, there are no foreseeable trends, events or uncertainties that may have a material impact on its long term or short-term liquidity.
- ii. There are no events that will trigger any direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.
- iii. There are no off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created during the reporting period.
- iv. Funding will be sourced from internally-generated cash flow, and also from borrowings or available credit facilities from other local and international commercial banks.
- v. At the moment, there are no material commitments for capital expenditures other than those performed in the ordinary course of trade or business.
- vi. At present, the production is being handled by Lhai.
- vii. The causes for any material changes in the financial statements of 2019 vs. 2018 are explained in the Management Discussion and Analysis, as well as in the accompanying notes to Financial Statements.
- viii. There is no known significant element of income or loss that did not arise from the Company's continuing operations, except as disclosed above and in the attached audited financial statements.
- ix. Accounts that registered material changes of 5% or more and the causes thereof are as follows:

Accounts	2019	2018	Increase (Decrease)	Remarks
Royalties Revenue	54,638,878	48,435,795	6,203,083	Increased by 13% due to the higher selling price of aggregates sold by Lhai.

Accounts	2019	2018	Increase (Decrease)	Remarks
Operating expenses	17,305,461	15,688,173	1,617,288	Higher by 10% mainly due to business taxes, professional fees, and personnel costs.
Other income (expenses)	6,458,716	5,816,982	641,734	Up by 11% primarily due to higher interest income from short-term placements & better interest rates.
Receivables, net	13,946,395	8,695,375	5,251,020	Higher by 60% due to receivables from LHAI.
Other non-current assets	33,099,870	22,966,445	10,133,425	Higher by 44% due to the additional FMRDF as required by the Mines and Geosciences Bureau.
Trade and other payables	8,461,376	6,082,393	2,378,983	Higher by 39% due to various accruals made during end of the year.
Income tax payable	1,388,604	716,966	671,638	Up by 94% attributable to favorable operations brought by higher royalty revenue.
Decommissioning Liability	23,161,175	13,133,654	10,027,521	Higher by 76% due to the additional FMDRF from LHAI.
Fair value reserve on AFS	725,257	680,588	44,669	Improved by 7% due to change in fair value of investment through FVOCI.
Retained earnings	36,763,622	32,734,639	4,028,983	The increase represented positive results of operation, net of dividends declared.

YEAR 2018 vs. 2017 PERFORMANCE

Income Statement

The Company generated Net Income of ₦31.37 million, a growth of 22% due to the increase in royalty fees and rental income.

Revenue

The Company registered revenue of ₦48.44 million, up by ₦5.74 million or growth of 13% than in 2017, due to higher royalty fees from aggregates sold by LHAI.

Operating Expenses

The total operating expenses in 2018 stood at ₦15.69 million, higher by ₦1.34 million or 9% from 2017 due to increase in real property tax and registration fee for the amendment of the Company's Articles of Incorporation.

Other income (expenses)

Interest Income from banks amounted to ₦3.53 million, higher by 38% than in 2017 due to higher interest rates during 2018.

Rent income increased by 130% to ₦2.09 million from ₦0.91 million in 2017 due to full year rental income from the lease of the Company's unit in Tektite Towers to China Banking Corporation (CBC).

Other income of ₦0.16 million in 2018 is mainly from the gain on sale of investment which ₦0.22 million or 57% lower from ₦0.38 million in 2017.

Balance Sheet

The Financial Condition remains strong with high level of liquidity to support its future development plans.

The Company's total assets amounted to ₦335.87 million, an increase of 6% from ₦316.68 million mainly driven by the establishment of Decommissioning Fund in 2018 to ensure availability of funds for the satisfactory compliance with the commitments and performance of the activities stipulated in the Environmental Protection and Enhancement Program or EPEP.

Total Liabilities increased by ₦13.65 million at ₦26.72M or 104% higher than prior year mainly due to the set-up of Decommissioning Fund from Lhai.

Total Equity increased by ₦5.54 million to ₦309.15 million or 2% higher mainly due to positive results of operations.

Book value per share is at ₦11.26 per share as of 31 December 2018 as compared to ₦11.05 per share as of 31 December 2017.

A) Key Performance Indicators

The Company has identified the following Key Performance Indicators affecting its operations:

<u>Measures</u>	<u>31 December 2018</u>	<u>31 December 2017</u>
Current Ratio	14.75	14.81
Liability/Equity Ratio	0.09	0.04
Return on Assets	9%	8%
Return on Equity	10%	8%
Net Income Rate	65%	60%

Current Ratio = Current Assets ÷ Current Liabilities

Liability/Equity Ratio = Total Liabilities ÷ Total Stockholders' Equity

Return on Assets = Annualized Net Income ÷ Total Assets

Return on Equity = Annualized Net Income ÷ Total Stockholder's Equity

Net Income Rate = Annualized Net Income ÷ Revenue

- i. Due to the Company's sound financial condition, and the transfer of its quarry operations to Lhai, there are no foreseeable trends, events or uncertainties that may have a material impact on its long term or short-term liquidity.
- ii. There are no events that will trigger any direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.
- iii. There are no off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created during the reporting period.
- iv. Funding will be sourced from internally-generated cash flow, and also from borrowings or available credit facilities from other local and international commercial banks.
- v. At the moment, there are no material commitments for capital expenditures other than those performed in the ordinary course of trade or business.

vi. At present, the production is being handled by Lhai.

vii. The causes for any material changes in the financial statements of 2018 vs. 2017 are explained in the Management Discussion and Analysis, as well as in the accompanying notes to Financial Statements.

viii. There is no known significant element of income or loss that did not arise from the Company's continuing operations, except as disclosed above and in the attached audited financial statements.

ix. Accounts that registered material changes of 5% or more and the causes thereof are as follows:

Accounts	2018	2017	Increase (Decrease)	Remarks
Royalties Revenue	48,435,795	42,698,631	5,737,164	Increase of 13% attributable to higher selling prices and volume of aggregates sold by Lhai.
Operating expenses	15,688,173	14,350,302	1,337,871	Up by 9% due to higher real property taxes resulting from the revaluation of properties in Angono, Rizal during the year.
Other income	5,816,982	4,875,031	941,951	19% improvement was mostly due to higher rental income and interest from bank deposits.
Cash and cash equivalents	177,581,764	169,099,517	8,482,247	Increase of 5% due to the collection of royalty fees & rental income and from higher interest income from bank deposits.
Receivables, net	8,695,375	11,874,702	(3,179,327)	Decrease of 27% mainly due to the collection of receivables.
Other non-current assets	22,966,445	10,135,086	12,831,359	Up by 127% largely due to the additional Decommissioning Fund required by the Mines and Geosciences Bureau.
Trade and other payables	6,082,393	5,314,562	767,831	Increase of 14% mainly due to various accruals made during end of the year.
Income tax payable	716,966	963,207	(246,241)	Decrease of 26% due to lower income tax expense during the year.
Decommissioning Liability	13,133,654	-	13,133,654	New account in 2018 due to recognition of liability pertaining to the Fund received from Lhai for the Final Mine Rehabilitation Plan.
Fair value reserve on AFS	680,588	966,260	(285,672)	Decrease of 30% primarily due to the sale of an AFS investment during the second quarter of 2018.
Retained earnings	32,734,639	26,904,564	5,830,075	The increase represented positive results of operation, net of dividends declared.

Item 7. Financial Statements

Please see the attached Consolidated Financial Statements of Concrete Aggregates Corporation and Subsidiaries as of 31 December 2020 with comparative figures for 2019 and 2018 and the Independent Auditors' Report.

Item 8. Changes in and Disagreements with Accountants on Accounting and Financial Disclosures

On 28 October 2010, the Board of Directors appointed Isla Lipana & Co. (a member practice of PricewaterhouseCoopers global network) as the new independent auditor of the Company for the year ended 31 December 2010 with such appointment effective as of 1 November 2010. Isla Lipana & Co. has been the Company's independent auditor for the years ended 31 December 2011 to 2020.

External Audit Fees

	2020	2019	2018
(a) Audit and audit-related fees The aggregate fees, net of VAT, billed for professional services rendered by Isla Lipana and Co. for the audit of the Company's annual financial statements for the years ended 31 December 2020, 2019, and 2018.	₱196,800	₱231,530	₱220,500
(b) Tax Fees The aggregate fees, net of VAT, billed for professional services rendered by Isla Lipana & Co. for tax accounting, compliance, advice, planning and any other form of tax services.	-	-	-
(c) All Other Fees The aggregate fees, net of VAT, billed for products and services provided by Isla Lipana and Co. for years 2020, 2019, and 2018, other than the services reported under items (a), b and (c) above. The nature of which includes out of pocket expenses such as transportation, meals, postage, printing and documentation.	₱19,680	₱23,153	₱22,050

There were no changes or disagreements with the Company's external auditor, Isla Lipana & Co., on accounting and financial statement disclosures.

Audit and Risk Management Committee's Approval Policies and Procedures

The following are the Audit and Risk Management Committee's policies and procedures with regard to the Company's external auditors (as enunciated in its Charter):

- The Audit and Risk Management Committee shall review and evaluate the effectiveness of the Company's processes for assessing significant risks or exposures and the steps management has taken to minimize such risks.
- The Audit and Risk Management Committee shall consider and review the effectiveness of or weaknesses in the Company's overall control environment, and any related significant findings and recommendations of the independent accountants, together with management's responses thereto.
- The Audit and Risk Management Committee shall review the coordination of the audit effort to assure completeness of coverage of key business controls and risk areas, reduction of redundant efforts, and the effective use of audit resources.
- The Audit and Risk Management Committee shall discuss the status and adequacy of management information systems and other information technology.
- The Audit and Risk Management Committee shall review filings with the SEC and other agencies, and other published documents containing the Company's financial statements, and

consider whether the information contained in these documents is consistent with the information contained in the financial statements.

- The Audit and Risk Management Committee shall recommend to the Board of Directors the External Auditor to be nominated and approved.

PART III-CONTROL AND COMPENSATION INFORMATION

Item 9. Directors and Executive Officers of the Company

Jaime E. Ysmael

60 years old

Filipino

Positions and offices held for the present and past five (5) years:

Director, Chairman of the Board and President, Concrete Aggregates Corporation

Current Term of Office: June 2019 to June 2020

Period Served: 25 June 2015 to 25 March 2021*

Chairman of the Board, President and Chief Executive Officer, Ortigas Land Corporation

Chairman of the Board, President and Chief Executive Officer, Ortigas Commercial

Corporation

Managing Director, Ayala Corporation

Senior Vice President, Ayala Land, Inc.

Chairman of the Board, Anvaya Cove Beach and Nature Club and Anvaya Cove Golf and Sports Club

Trustee, FINEX Research and Development Foundation, Inc.

Trustee, Shareholders' Association of the Philippines (SharePHIL)

Trustee, CIBI Foundation, Inc.

Trustee and President, Alumni Tree Project – RMHS Manila, Inc.

*Mr. Ysmael tendered his resignation as Chairman of the Board and President of CAC effective 25 March 2021.

Jose Emmanuel H. Jalandoni

53 years old

Filipino

Positions and offices held for the present and past five (5) years:

Director, Concrete Aggregates Corporation

Current Term of Office: June 2019 to June 2020

Period Served: 25 June 2015 to the present**

Senior Vice President, Ayala Land, Inc.

Director, Ortigas Land Corporation

Chairman of the Board, ALI Capital Corp.

Chairman of the Board, ALI Commercial Center Inc.

Chairman of the Board, ALI Makati Hotel and Residences, Inc.

Chairman of the Board, ALI Makati Hotel Property, Inc.

Chairman of the Board, ALI Triangle Hotel Ventures, Inc.

Chairman of the Board, ARCA South Integrated Terminal, Inc.

Chairman of the Board, ARCA South Hotel Ventures, Inc.

Chairman of the Board, Ayala Hotels, Inc.

Chairman of the Board, AyalaLand Hotels and Resorts Corp.

Chairman of the Board, AyalaLand Medical Facilities Leasing, Inc.

Chairman of the Board, AyalaLand Offices, Inc.

Chairman of the Board, Bay Area Hotel Ventures, Inc.

Chairman of the Board, Bonifacio Hotel Ventures, Inc.

Chairman of the Board, Capitol Central Hotel Ventures, Inc.

Chairman of the Board, Cebu Insular Hotel Company, Inc.

Chairman of the Board, Circuit Makati Hotel Ventures, Inc.

Chairman of the Board, DirectPower Services, Inc.

Chairman of the Board, Econorth Resort Ventures, Inc.

Chairman of the Board, Ecosouth Hotel Ventures, Inc.

Chairman of the Board, Ecozone Power Management, Inc.

Chairman of the Board, Enjay Hotels, Inc.

Chairman of the Board, Greenhaven Property Ventures Inc.

Chairman of the Board, Integrated Eco-Resort Inc.

Chairman of the Board, Laguna Technopark, Inc.
Chairman of the Board, Makati North Hotel Ventures, Inc.
Chairman of the Board, North Triangle Hotel Ventures, Inc.
Chairman of the Board, Northgate Hotel Ventures, Inc.
Chairman of the Board, One Dela Rosa Property Development, Inc.
Chairman of the Board, One Makati Hotel Ventures, Inc.
Chairman of the Board, One Makati Residential Ventures, Inc.
Chairman of the Board, Orion Land, Inc.
Chairman of the Board, Prime Orion Philippines, Inc.
Chairman of the Board, Sentera Hotel Ventures, Inc.
Chairman of the Board, Sicogon Island Tourism Estate Corp.
Chairman of the Board, Soltea Commercial Corp.
Chairman of the Board, Southcrest Hotel Ventures, Inc.
Chairman of the Board, Tutuban Properties, Inc.
Chairman of the Board, Whiteknight Holdings, Inc.
Chairman of the Board and President, Alinet.Com.Inc.
Vice Chairman, CMPI Land, Inc.
Director and President, CMPI Holdings, Inc.
Director, Accendo Commercial Corp.
Director, Alabang Commercial Corp.
Director, ALI Eton Property Development Corp.
Director, AyaGold Retailers, Inc.
Director, Ayala Property Management Corp.
Director, AyalaLand Commercial Reit, Inc.
Director, Bacuit Bay Development Corp.
Director, Berkshires Holdings, Inc.
Director, Bonifacio Land Corporation
Director, Cagayan de Oro Gateway Corp.
Director, Cebu Holdings, Inc.
Director, Chirica Resorts Corporation
Director, Columbus Holdings, Inc.
Director, Ecoholdings Company, Inc.
Director, Emerging City Holdings, Inc.
Director, Fort Bonifacio Development Corp.
Director, Lio Resort Ventures, Inc.
Director, Lio Tourism Estate Management Corp.
Director, Makati Cornerstone Leasing Corp.
Director, Makati Development Corporation

**Mr. Jalandoni was elected as Chairman of the Board and President of CAC effective 25 March 2021.

Jeffrey C. Lim

59 years old

Filipino

Positions and offices held for the present and past five (5) years:

Director, Concrete Aggregates Corporation
Current Term of Office: June 2019 to June 2020
Period Served: 25 June 2015 to the present
President, SM Prime Holdings, Inc.
President, SM Development Corporation (until February 2020)
Director, Ortigas Land Corporation
Director, Ortigas Commercial Corporation

Edmundo L. Tan

75 years old

Filipino

Positions and offices held for the present and past five (5) years:

Director, Concrete Aggregates Corporation

Current Term of Office: June 2019 to June 2020
Period Served: 25 June 2015 to 2 March 2016, 1 September 2019 to present
Managing Partner, Tan Acut Lopez & Pison Law Offices
Director, APC Group, Inc.
Director, Aragorn Power and Energy Corporation
Director, PRC MAGMA Resources, Inc.
Director, Ortigas Land Corporation
Director, Sagittarius Mines, Inc.
Adviser to the Board, BDO Leasing and Finance, Inc.
Co-Founder and President, Philippine Dispute Resolution Center, Inc.
Corporate Secretary, BDO Unibank, Inc.
Corporate Secretary, BDO Private Bank, Inc.

Ma. Asuncion O. Padilla

53 years old

Filipino

Positions and offices held for the present and past five (5) years:

Director, Concrete Aggregates Corporation
Current Term of Office: June 2019 to June 2020
Period Served: 25 June 2015 to the present
Director, Ortigas Land Corporation
Director, Ortigas Commercial Corporation
Director, Sagitro, Inc.
Director, Leafar Commercial Corporation
Director, Leafar Foundation, Inc.
Director, 3K BFusion Corporation
Director, Tri Tuazon Megadevelopment Inc.
Director, Tri C5 Megadevelopment Inc.
Director, Tri Loyola Megadevelopment Inc.
Director, Tri Bulacan Megadevelopment Inc.
Director, Tri Gastambide Megadevelopment Inc.
Director, Tri Sky Megadevelopment Corporation
Director, Tri Morato Megadevelopment Inc.
Director, Tri Sta. Rosa Megadevelopment Inc.
Director, Tri Calamba Megadevelopment Inc.
Director, Tri City Megadevelopment Corporation
Director, Tri Angeles Megadevelopment Inc.
Director, Tri Lipa Megadevelopment Inc.
Director, Tri Geronimo Megadevelopment Inc.
Director, Tri Buendia Pasay Megadevelopment Inc.
Director, Tri Alabang Zapote Megadevelopment Inc.
Director, Creative Realty Dev. Inc.
Director, Point Ad Inc.
Director, Family Entertainment Concepts, Inc.
Director, Balibago Angeles Bar and Grill Inc.
Director, Marcos Highway Bar and Grill Inc.
Director, Philcoa Bar and Grill Inc.
Director, Tuazon Bar and Grill Inc.
Director, Dasmariñas Bar and Grille Inc.
Director, Tayo Na Sa Bocobo, Inc.
Director, Calle Industria Restaurant Inc.
Director, Antipolo Circumferential Bar and Grill Inc.
Director, Lipa Batangas Sisig Restaurant Inc.
Director, EDSA Taft Bar and Grill Inc.
Director, Padis Pub Inc.
Director, Padis Place Inc.
Director, Padis Cues Inc.

Director, Baguio Padis, Inc.
Director, Gotcha, Inc.
Director, Big Red Barn Inc.
Director, Fun Ranch Megadevelopment Inc.
Director, Jump Yard Trampoline, Inc.
Director, Padi's Point/Vicente A. Padilla Jr. Co.
Director, First San Fernando Fun Sports Inc.
Director, Barkada Entertainment Inc.
Director, Jumping Jack Sports Inc.
Director, Leaps N' Bounds Inc.
Director, First Alabang Fun Sports Inc.
Director, Lazer MAXX Games Shop Arcade Inc.
Director, Dragon Arcade Megadevelopment Inc.
Director, Chilly Festival Alabang Inc.
Director, Geronimo Lacson Dining Inc.
Director, High Up Gil Puyat Dining Corp.
Director, Buendia Gil Puyat Dining Inc.
Director, Tri South Drive Baguio Megadevelopment Inc.
Director, Tri Fairview Regalado Megadevelopment Inc.
Director, Tri Marcos Highway Megadevelopment Inc.
Director, Tri Nakar Megadevelopment Inc.
Director, Tri Rizal Tayuman Megadevelopment Inc.
Director, Launchpad Group of Companies, Inc.
Director, Kainan Alabang Zapote Inc.

Samson C. Lazo

76 years old

Filipino

Positions and offices held for the present and past five (5) years:

Independent Director, Concrete Aggregates Corporation
Current Term of Office: June 2019 to June 2020
Period Served: 29 June 2006 to the present
Fellow, Institute of Corporate Directors
Fellow, Philippine Institute of Civil Engineers, College of Fellows
Member, Rotary Club of Pasig

Rolando R. Cruz

60 years old

Filipino

Positions and offices held for the present and past five (5) years:

Independent Director, Concrete Aggregates Corporation
Current Term of Office: June 2019 to June 2020
Period Served: 29 June 2017 to the present
Vice President – Project Development and Research, Nickel Asia Corporation
Vice President – Project Development and Research, Hinatuan Mining Corporation (formerly Geogen Corporation)
Vice President – Project Development and Research, Hinatuan Mining Corporation (until March 2018)
Vice President – Operations, Cagdianao Mining Corporation (until August 2017)
Member, Australian Institute of Mining & Metallurgy

Independent Directors

An independent director is a person other than an officer or employee of the corporation, its parent or subsidiaries, or any other individual having a relationship with the corporation, which would interfere with the exercise of independent judgment in carrying out the responsibilities of a director. Mr. Samson C. Lazo and Mr. Rolando R. Cruz were elected to serve as independent directors of the Company, pursuant to Section 38 of the Securities Regulation Code, during the Annual Stockholders' Meeting of the Company held last 25 June 2020.

The above independent directors had no involvement in any legal proceedings for the last five (5) years.

Significant Employees

Michael David I. Abundo III

(seconded by virtue of the Management Agreement between OLC and CAC)

51 years old

Filipino

Positions and offices held for the present and past five (5) years:

General Manager and Corporate Information Officer, Concrete Aggregates Corporation

Director, Concrete Aggregates Corporation (until 1 April 2016)

Vice President, Corporate Secretary, Head - Corporate Resources Division and Head – Legal and Administrative Services, Ortigas Land Corporation

Vice President, Corporate Secretary, and Head – Corporate Resources Division, Ortigas Commercial Corporation

Davee M. Zuñiga

(seconded by virtue of the Management Agreement between OLC and CAC)

49 years old

Filipino

Positions and offices held for the present and past five (5) years:

Treasurer and Chief Finance Officer, Concrete Aggregates Corporation

Treasurer and Chief Finance Officer, Ortigas Land Corporation

Treasurer and Chief Finance Officer, Ortigas Commercial Corporation

Vice President – Internal Audit, SM Prime Holdings, Inc.

Partner – Assurance Advisory Services, Sycip Gorres Velayo & Co.

Maria Jennifer J. Almojuela

(seconded by virtue of the Management Agreement between OLC and CAC)

43 years old

Filipino

Positions and offices held for the present and past five (5) years:

Head of Finance, Concrete Aggregates Corporation

Head of Corporate Finance, Ortigas Land Corporation

Financial Controller and IT Head, International SOS (Phils.) Inc.

Deputy Chief Finance Officer – Residential Business Group (RBG) Sales Finance, Ayala Land, Inc.

Deputy Chief Finance Officer, Ayala Land International Sales (ALISI)

Deputy Chief Finance Officer, Ayala Land International Marketing (ALIM San Francisco, ALIM Italy, ALIM Hongkong, ALIM Singapore, ALIM London and ALIM Dubai)

Head of Corporate Finance, Ayala Land, Inc.

Financial Planning and Analysis Manager, Abbott Laboratories Inc.

Strategy Partner – Finance, Globe Telecom, Inc.

Ronilo B. Quiat

(seconded by virtue of the Management Agreement between OLC and CAC)

53 years old

Filipino

Positions and offices held for the present and past five (5) years:

Special Projects Head, Concrete Aggregates Corporation

Senior Manager and Head, Information Systems and Technology, Ortigas Land Corporation

Jose Antonio V. Evangelista III

(seconded by virtue of the Management Agreement between OLC and CAC)

48 years old

Filipino

Positions and offices held for the present and past five (5) years:
Corporate Secretary and Corporate Information Officer, Concrete Aggregates Corporation
Assistant Vice President - Legal, Ortigas Land Corporation

Isagani Elias A. Elacio
(seconded by virtue of the Management Agreement between OLC and CAC)

47 years old

Filipino

Positions and offices held for the present and past five (5) years:

Assistant Corporate Secretary, Compliance Officer, Corporate Information Officer and Investor Relations Officer, Concrete Aggregates Corporation
Legal Manager, Legal and Administrative Services and Head of External Affairs, Ortigas Land Corporation

Mario S. Evangelista
(seconded by virtue of the Management Agreement between OLC and CAC)

59 years old

Filipino

Positions and offices held for the present and past five (5) years:

Chief Risk Officer, Head of Internal Audit and Chief Audit Executive, Concrete Aggregates Corporation
Head of Internal Audit, Ortigas Land Corporation

Kim A. Garcillanosa
(seconded by virtue of the Management Agreement between OLC and CAC)

37 years old

Filipino

Positions and offices held for the present and past five (5) years:

Chief Audit Executive, Concrete Aggregates Corporation
Chief Audit Executive, Ortigas Land Corporation

Family Relationships

None of the directors elected in 2020 are related by consanguinity or affinity.

Involvement in Certain Legal Proceedings

Except as disclosed below, the above directors and executive officers had no involvement in any material legal proceedings for the last five (5) years. No director declined to stand for re-election to the Board of Directors since the date of the last annual meeting.

None of the directors is a party to any pending case, whether civil or criminal in nature.

Item 10. Compensation of Directors and Executive Officers

A regular Board meeting is scheduled every quarter, and each director receives a token sum of ₱7,500 per board meeting and ₱5,000 per diem allowance for each committee meeting attended. The total annual per diems and allowances for 2020 was ₱0.05 million. Committee meetings are held in accordance with the specific committee's charter with additional meetings held as needed. The Company likewise adopted a Compensation Policy for Directors and Officers, which was unanimously approved by its stockholders on 11 November 2008. On 29 November 2012, the Board of Directors also approved the grant of a special bonus to non-executive directors of the corporation in the total amount of ₱500,000.00, which was approved by the stockholders during the meeting that was held last 15 February 2013.

Except as otherwise stated in this report, none of the incumbent directors of the Company serve in any other capacity whether as consultant or otherwise. Neither is there any contract, employment or compensatory plan between the Company and any director or named executive officer.

Herein below is the disclosure of the compensation received by the Company's key officer/s for the last three (3) fiscal years, to wit:

Summary Compensation Table

Annual Compensation for year 2018

Particulars	Salary (Aggregate Amount)	Bonus (Aggregate Amount)	Other Annual Compensation
Key Officers (Mining Engineers)	₱556,488	₱48,750	₱152,786
Directors	₱60,000		

Annual Compensation for year 2019

Particulars	Salary & Per Diems (Aggregate Amount)	Bonus (Aggregate Amount)	Other Annual Compensation
Key Officer (Mining Engineer)	₱540,000	₱45,000	₱75,500
Directors	₱110,000		

Annual Compensation for year 2020

Particulars	Salary & Per Diems (Aggregate Amount)	Bonus (Aggregate Amount)	Other Annual Compensation
Key Officer (Mining Engineer)	₱540,000	₱45,000	₱75,500
Directors	₱52,500		

Estimated Annual Compensation for year 2021

Particulars	Salary (Aggregate Amount)	Bonus (Aggregate Amount)	Other Annual Compensation
Key Officer (Mining Engineer)	₱594,000	₱49,500	₱75,500
Directors	₱52,500		

The Planning & Engineering Manager, who was replaced by the Mining Engineer, is a regular employee of the Company, and is the only managerial employee who has received compensation from the Company for the last three years. The previous Mining Manager, who resigned in 10 June 2016, was subsequently replaced by the Mining Engineer, Ms. Rializza Maramba, who likewise resigned and was replaced by Ms. Mae Lean Langcay. For the executive officers of the Company, such as the President, Chief Finance Officer, General Manager, Corporate Secretary, Treasurer, Head of Finance, Assistant Corporate Secretary and Special Projects Head, there is no compensation given by the Company for their services, as they are performing the said services not as regular employees of the Company but pursuant to the Management Agreement between the Company and OLC.

The following benefits apply to key officer/s:

Benefit	Criteria
Monthly Gasoline Allowance	₱5,000
Medical Allowance	₱7,500 annual
Health Plan	₱275,000 annual limit
Group Life Insurance	₱2,000,000 coverage
Omnibus Loan	Maximum of ₱35,000 payable in 1 year at 0% interest
Annual Clothing Allowance	₱8,000
Training Budget	Individual - ₱24,000 Common Budget - ₱32,000
Leaves	15 days vacation leave accrueable up to 30 days; leaves in excess of 30 days are forfeited 15 days sick leave accrueable up to 90 days; leaves in excess of 90 days may be encashed

Item 11. Security Ownership of Certain Beneficial Owners and Management

Security Ownership of Certain Beneficial Owners

Title of Class	Name & address of record owner and (Relationship with Issuer)	Name of Beneficial Owner and (Relationship with Record Owner)	Citizenship	No. of Shares Held	% of class
Class "A" and "B"	Ortigas & Company, Limited Partnership 9 th flr, Ortigas Bldg., Ortigas Ave., Pasig City (Security Holder)	Ortigas & Company Limited Partnership (Same Entity)	Filipino	21,007,586 (16,021,974 Common A and 4,985,612 Common B shares)	76.48

The cutoff date for the determination of the above is 31 December 2019.

Security Ownership of Management

Board of Directors

Class	Name of Beneficial Owner	Amount and Nature of Beneficial Ownership	Citizenship	% of Class
Class A	Jaime E. Ysmael (Director, Chairman of the Board and President)	1 (direct)	Filipino	Negligible
Class A	Ma. Asuncion O. Padilla (Director)	7,119 (direct)	Filipino	0.03%
Class A	Jose Emmanuel H. Jalandoni (Director)	1 (direct)	Filipino	Negligible
Class A	Jeffrey C. Lim (Director)	1 (direct)	Filipino	Negligible
Class A	Edmundo L. Tan (Director)	1 (direct)	Filipino	Negligible
Class A	Samson C. Lazo (Independent Director)	1 (direct)	Filipino	Negligible
Class A	Rolando R. Cruz (Independent Director)	1 (direct)	Filipino	Negligible
Total		7,125		0.03% (Negligible)

The cutoff date for the determination of the above is 31 December 2020.

The aggregate ownership of all the Directors as a group totals 7,125 shares or 0.03%, considered negligible as compared with the total amount of outstanding shares.

The voting powers of OCLP reside with the duly authorized person who is designated to attend the Stockholders' Meeting. The Company will only know who will represent OCLP at the stockholders' meeting when the representative attends the meeting.

Voting Trust Holders of 5% or more

No portion of the outstanding capital stock, whether under Class A or Class B shares, has been the subject of a voting trust agreement or any similar agreement.

Changes in Control

No change in the control of the Company has occurred since the beginning of the last fiscal year.

Item 12. Certain Relationships and Related Transactions

In the ordinary course of business, the Company enters into transactions with OCLP, its parent Company, OLC, its ultimate parent company and its subsidiaries.

The Company entered into a Management Agreement with OCLP in 2005, which provides for the general management and overall supervision of the affairs and business operations of the Company by OCLP. The Management Agreement was renewed thrice – in 2010, 2015 and 2020 – each for a period of five years under the same terms and conditions. The 2020 renewal was approved unanimously by the stockholders during the Annual Stockholders' Meeting held on June 25, 2020. The current Management Agreement with OLC is effective from 1 November 2020 to 31 October 2025.

Further descriptions and explanations of the above transaction are disclosed in other parts of this report and in Note 13, Related Party Transactions, to the Annual Audited Consolidated Financial Statements attached as an Exhibit to this report.

There exist no transactions, actual or proposed, in which the Company and any of its directors, executive officers, nominees for election as directors, security holders and their relatives to the second civil degree by consanguinity or affinity, were parties for the last three years.

PART IV – CORPORATE GOVERNANCE

Annual Corporate Governance Report

Pursuant to SEC Memorandum Circular No. 15, Series of 2017, the “Integrated Annual Corporate Governance Report (ACGR) for 2019” is not required to be attached to the 2020 Annual Report. The I-ACGR will be submitted to the Commission on or before 30 May 2021.

PART V – EXHIBITS AND SCHEDULES

Item 14. Exhibits and Reports on SEC Form 17-C

Exhibits

Attached to this SEC 17-A Report and made an integral part hereof is the Audited Consolidated Financial Statements and Sustainability Report of the Company for 2020.

Reports on SEC Form 17-C

The following reports on SEC Form 17-C were filed with the SEC during the last six months of 2020 (July – December 2020):

- a. Certificate of Attendance of Ms. Ma. Asuncion O. Padilla in a Corporate Governance Seminar for 2020 – Filed on July 24, 2020
- b. Certificates of Attendance of Mr. Jaime E. Ysmael, Mr. Jose Emmanuel H. Jalandoni, Mr. Jeffrey C. Lim, Atty. Edmundo L. Tan, Mr. Samson C. Lazo, Mr. Rolando R. Cruz, Atty. Michael David I. Abundo III, Mr. Davee M. Zuñiga, Atty. Jose Antonio V. Evangelista III, Atty. Isagani Elias A. Elacio, Mr. Ronilo Quiat, and Mr. Mario S. Evangelista in a Corporate Governance Webinar for 2020 – Filed on December 22, 2020
- c. Certificates of Attendance of Ms. Maria Jennifer J. Almojuela and Mr. Kim A. Garcillanosa in a Corporate Governance Webinar for 2020 – Filed on December 23, 2020
- d. Approval by the Mines and Geosciences Bureau Region IV for CAC to continue mining operations pending the renewal of the MPSAs – Filed on December 28, 2020

SIGNATURES

Pursuant to the requirements of Section 17 of the Securities Regulation Code and Section 177 of the Revised Corporation Code, this Annual Report is signed on behalf of Concrete Aggregates Corporation by the undersigned, hereunto duly authorized, in Pasig City on _____, 2021.


Jose Emmanuel H. Jalandoni (Apr 15, 2021 13:50 GMT+8)

JOSE EMMANUEL H. JALANDONI
President & Chairman of the Board
(Principal Executive Officer)


Davee M. Zuñiga (Apr 15, 2021 13:48 GMT+8)

DAVEE M. ZUÑIGA
Treasurer & Chief Finance Officer
(Principal Finance & Accounting Officer
and exercising Comptrollership functions)


Mike Abundo III (Apr 14, 2021 21:21 GMT+8)

MICHAEL DAVID I. ABUNDO III
General Manager
(Principal Operating Officer)


Jose Evangelista (Apr 14, 2021 20:19 GMT+8)

JOSE ANTONIO V. EVANGELISTA III
Corporate Secretary

SUBSCRIBED AND SWORN to before me this _____, 2021, affiants exhibiting to me their respective Valid Proofs of Identity, as follows:

<u>Name</u>	<u>Competent Evidence of Identity</u>	<u>Date of Issue/Expiration/Place of Issue</u>
Jose Emmanuel H. Jalandoni	TIN: 151-188-576	-
Davee M. Zuñiga	Passport EC8370201	21 July 2016/NCR East
Michael David I. Abundo III	Passport P4246913A	2 September 2017/NCR East
Jose Antonio V. Evangelista III	DL No. N01-18-023515	6 June 2022/Manila

Doc. No. ____;
Page No. ____;
Book No. ____;
Series of 2021.



CONCRETE AGGREGATES CORPORATION

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of Concrete Aggregates Corporation (CAC) and its subsidiaries (the Group) is responsible for the preparation and fair presentation of the financial statements including the schedules attached therein, for the years ended December 31, 2020 and 2019, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the 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.

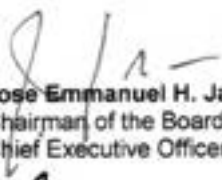
The Board of Directors is responsible for overseeing the Group's financial reporting process.

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

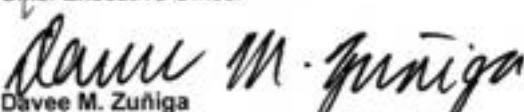
Isla Lipana & Co., the independent auditor appointed by the shareholders, has audited the financial statements of the Group in accordance with Philippine Standards on Auditing, and in its report to the shareholders, has expressed its opinion on the fairness of presentation upon completion of such audit.

Signed under oath by the following:

By:


Jose Emmanuel H. Jalandoni
Chairman of the Board, President and
Chief Executive Officer


Michael David T. Abundo III
General Manager

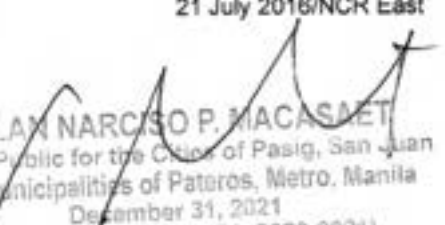

Davee M. Zuniga
Treasurer & Chief Finance Officer

Signed this 25th day of March 2021.

SUBSCRIBED AND SWORN to before me this APR 13 2021 2021, affiants exhibiting to me their respective Valid Proofs of Identity as follows:

<u>Name</u>	<u>Passport/License No.</u>	<u>Date/Place of Issue</u>
Jose Emmanuel H. Jalandoni	TIN 151-188-576	
Michael David I Abundo III	P4246913A	2 September 2017/NCR East
Davee M. Zuñiga	EC8370201	21 July 2016/NCR East

Doc. No. 276
Page No. 57
Book No. 89
Series of 2021


ALLAN NARCISO P. MACASAET
Notary Public for the Cities of Pasig, San Juan
and Municipalities of Pateros, Metro. Manila

December 31, 2021
Per Appointment No. 74 (2020-2021)
16/F, Unit 1602 The Centerpoint Bldg.,
Julia Vargas Ave., Ortigas Center, Pasig City
IBP No. 137954-01/05/2021-RSM
PTR No. 7234279-01/06/2021-Pasig City
Roll No. 42176

Sherren F. Regarde

From: eafs@bir.gov.ph
Sent: Wednesday, April 14, 2021 3:47 PM
To: Sherren F. Regarde
Cc: Sherren F. Regarde
Subject: Your BIR AFS eSubmission uploads were received

CAUTION: External email "Do NOT click on the links or open the attachments, unless you recognize the sender and content is safe".

Hi CONCRETE AGGREGATES CORP.,

Valid files

- EAFS000201881ITRTY122020.pdf
- EAFS000201881OTH TY122020.pdf
- EAFS000201881RPTTY122020.pdf
- EAFS000201881TCRTY122020-01.pdf
- EAFS000201881TCRTY122020-02.pdf
- EAFS000201881AFSTY122020.pdf

Invalid file

- <None>

Transaction Code: AFS-0-N24TNWMV0QTRRVRSNPVZTX2PP07ED7BDEH

Submission Date/Time: Apr 14, 2021 03:46 PM

Company TIN: 000-201-881

Please be reminded that you accepted the terms and conditions for the use of this portal and expressly agree, warrant and certify that:

- The submitted forms, documents and attachments are complete, truthful and correct based on the personal knowledge and the same are from authentic records;
- The submission is without prejudice to the right of the BIR to require additional document, if any, for completion and verification purposes;
- The hard copies of the documents submitted through this facility shall be submitted when required by the BIR in the event of audit/investigation and/or for any other legal purpose.

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DISCLAIMER

This email and its attachments may be confidential and are intended solely

COVER SHEET
for
AUDITED FINANCIAL STATEMENTS

SEC Registration Number

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COMPANY NAME

C O N C R E T E	A G G R E G A T E S		
C O R P O R A T I O N	A N D	S U B S I D I A R I E S	

PRINCIPAL OFFICE (No./Street/Barangay/City/Town/Province)

7 F	W E S T	W I N G ,	E S T A N C I A	O F F I C E S	
C A P I T O L	C O M M O N S ,				
M E R A L C O	A V E N U E ,	P A S I G	C I T Y		

Form Type

A	F	S	
---	---	---	--

Department requiring the report

C	R	M	
---	---	---	--

Secondary License Type, If Applicable

N	I	A	
---	---	---	--

COMPANY INFORMATION

Company's Email Address

concreteaggregatescorp@cac.com.ph

Company's Telephone Number/s

+632-8631-1231

Mobile Number

+632-8631-1231

No. of Stockholders

547

Annual Meeting (Month/Day)

May 27

Fiscal Year (Month/Day)

December 31

CONTACT PERSON INFORMATION

The designated contact person MUST be an Officer of the Corporation

Name of Contact Person

Atty. Jose Antonio V. Evangelista
III

Email Address

evangelistajav@ortigas.com.ph

Telephone Number/s

+632-8631-1231

Mobile Number

+632-8631-1231

CONTACT PERSON's ADDRESS

7th Floor West Wing, Estancia Offices, Capitol Commons, Meralco Avenue, Pasig City 1600

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 of Notice of Deficiencies shall not excuse the corporation from liability for its deficiencies.

Independent Auditor's Report

To the Board of Directors and Shareholders of
Concrete Aggregates Corporation and Subsidiaries
7th Floor West Wing, Estancia Offices, Capitol Commons
Meralco Avenue, Pasig City

Reports on the Audits of the Financial Statements***Our Opinion***

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of Concrete Aggregates Corporation (the "Parent Company") and its Subsidiaries (together, the "Group") as at December 31, 2020 and 2019, and their consolidated financial performance and their consolidated cash flows for each of the three years in the period ended December 31, 2020 in accordance with Philippine Financial Reporting Standards (PFRSs).

What we have audited

The consolidated financial statements of the Group comprise:

- the consolidated statements of financial position as at December 31, 2020 and 2019;
- the consolidated statements of total comprehensive income for each of the three years in the period ended December 31, 2020;
- the consolidated statements of changes in equity for each of the three years in the period ended December 31, 2020;
- the consolidated statements of cash flows for each of the three years in the period ended December 31, 2020; and
- the notes to the consolidated financial statements, which include a summary of significant accounting policies.

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSAs). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

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 our audit of the consolidated financial statements in the Philippines, and we have fulfilled our other ethical responsibilities in accordance with these requirements and Code of Ethics.

Independent Auditor's Report
To the Board of Directors and Shareholders of
Concrete Aggregates Corporation and Subsidiaries
Page 2

Our Audit Approach

As part of designing our audit, we determined materiality and assessed the risks of material misstatement in the consolidated financial statements. In particular, we considered where management made subjective judgements; for example, in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain. As in all of our audits, we also addressed the risk of management override of internal controls, including among other matters, consideration of whether there was evidence of bias that represented a risk of material misstatement due to fraud.

We tailored the scope of our audit in order to perform sufficient work to enable us to provide an opinion on the consolidated financial statements as a whole, taking into account the structure of the Group, the accounting processes and controls, and the industry in which the Group operates.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were 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 these matters.

Key audit matter identified in our audit follows:

Key Audit Matter	How our audit addressed the Key Audit Matter
Recoverability of investment properties Refer to Note 6 in the consolidated financial statements. The total carrying value of investment properties held by the Group as at December 31, 2020 amounts to P57.5 million. A testing of the recoverability is necessary considering the said investment properties have not undertaken significant development. The estimated fair values of the Group's investment properties approximate P471.17 million as at December 31, 2020.	The Group has assessed whether impairment indicators exist by referencing to the fair values of the investment properties as at December 31, 2020 using the market approach. Under this approach, the fair values are based on management's information about the sales prices of comparable properties within the vicinity. We obtained the appraisal reports for investment properties and assessed the independence and competence of the external appraiser engaged by the Group. Further, the assumptions and methods used by the external appraiser in the valuations were evaluated for relevance and reasonableness. We also tested management's assessment of fair values by comparing the market values used by management as at year-end against prices of similar properties in the areas where properties are located. We likewise assessed the future possible uses of the properties based on current conditions and locations. The results of procedures performed and discussions with management did not reveal any indicators of impairment as at December 31, 2020.

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To the Board of Directors and Shareholders of
Concrete Aggregates Corporation and Subsidiaries
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Other Information

Management is responsible for the other information. The other information comprises the information included in the SEC Form 20-IS (Definitive Information Statement) and SEC Form 17-A, but does not include the consolidated financial statements and our auditor's report thereon. The SEC Form 20-IS (Definitive Information Statement) and SEC Form 17-A are expected to be made available to us after the date of this auditor's 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 audit of the consolidated financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit, 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 PFRSs, 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 ability of each entity within the Group 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 entities within 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.

Auditor's Responsibilities 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 auditor's 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 PSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

Independent Auditor's Report
To the Board of Directors and Shareholders of
Concrete Aggregates Corporation and Subsidiaries
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As part of an audit in accordance with PSAs, 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 ability of each entity within the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's 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 auditor's report. However, future events or conditions may cause an entity within 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.

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

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

Independent Auditor's Report
To the Board of Directors and Shareholders of
Concrete Aggregates Corporation and Subsidiaries
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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 period and are therefore the key audit matters. We describe these matters in our auditor's 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 auditor's report is Ruth F. Blasco.

Isla Lipana & Co.



Ruth F. Blasco

Partner

CPA Cert. No. 112595

P.T.R. No. 0018519, issued on January 5, 2021, Makati City

SEC A.N. (individual) as general auditors 112595-SEC; Category A, valid to audit 2020 to 2024
financial statements

SEC A.N. (firm) as general auditors 0142-SEC, Category A; valid to audit 2020 to 2024
financial statements

TIN 235-725-236

BIR A.N. 08-000745-133-2020, issued on June 5, 2020; effective until June 4, 2023

BOA/PRC Reg. No. 0142, effective until January 21, 2023

Makati City

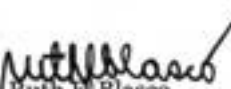
March 30, 2021

Statements Required by Rule 68
Securities Regulation Code (SRC)

To the Board of Directors and Shareholders of
Concrete Aggregates Corporation and Subsidiaries
7th Floor West Wing, Estancia Offices, Capitol Commons
Meralco Avenue, Pasig City

We have audited the consolidated financial statements of Concrete Aggregates Corporation and Subsidiaries as at and for the year ended December 31, 2020, on which we have rendered the attached report dated March 30, 2021. The supplementary information shown in the Reconciliation of Retained Earnings Available for Dividend Declaration, the Ortigas Group Structure, and Supplementary Schedules A, B, C, D, E, F, and G, as additional components required by the SRC, is presented for the purposes of filing with the Securities and Exchange Commission and is not a required part of the basic consolidated financial statements. Such supplementary information is the responsibility of management and has been subjected to the auditing procedures applied in the audit of the basic consolidated financial statements. In our opinion, the supplementary information has been prepared in accordance with Rule 68 of the SRC.

Isla Lipana & Co.



Ruth F. Blasco

Partner

CPA Cert. No. 112595

P.T.R. No. 0018519, issued on January 5, 2021, Makati City

SEC A.N. (individual) as general auditors 112595-SEC; Category A, valid to audit 2020 to 2024 financial statements

SEC A.N. (firm) as general auditors 0142-SEC, Category A; valid to audit 2020 to 2024 financial statements

TIN 235-725-236

BIR A.N. 08-000745-133-2020, issued on June 5, 2020; effective until June 4, 2023

BOA/PRC Reg. No. 0142, effective until January 21, 2023

Makati City

March 30, 2021

Statements Required by Rule 68
Securities Regulation Code (SRC)

To the Board of Directors and Shareholders of
Concrete Aggregates Corporation and Subsidiaries
7th Floor West Wing, Estancia Offices, Capitol Commons
Meralco Avenue, Pasig City

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of Concrete Aggregates Corporation and Subsidiaries (the "Group") as at December 31, 2020 and 2019 and for each of the three years in the period ended December 31, 2020, and have issued our report thereon dated March 30, 2021. Our audits were made for the purpose of forming an opinion on the basic consolidated financial statements taken as a whole. The Supplementary Schedule of Financial Soundness Indicators, including their definitions, formulas, calculation, and their appropriateness or usefulness to the intended users, are the responsibility of the Group's management. These financial soundness indicators are not measures of operating performance defined by Philippine Financial Reporting Standards (PFRSs) and may not be comparable to similarly titled measures presented by other companies. This schedule is presented for the purpose of complying with the Revised Securities Regulation Code Rule 68 issued by the Securities and Exchange Commission, and is not a required part of the basic consolidated financial statements prepared in accordance with PFRSs. The components of these financial soundness indicators have been traced to the Group's consolidated financial statements as at December 31, 2020 and 2019 and for each of the three years in the period ended December 31, 2020 and no material exceptions were noted.

Isla Lipana & Co.



Ruth F. Blasco

Partner

CPA Cert. No. 112595

P.T.R. No. 0018519, issued on January 5, 2021, Makati City

SEC A.N. (individual) as general auditors 112595-SEC, Category A, valid to audit 2020 to 2024 financial statements

SEC A.N. (firm) as general auditors 0142-SEC, Category A; valid to audit 2020 to 2024 financial statements

TIN 235-725-236

BIR A.N. 08-000745-133-2020, issued on June 5, 2020; effective until June 4, 2023

BOA/PRC Reg. No. 0142, effective until January 21, 2023

Makati City
March 30, 2021

Concrete Aggregates Corporation and Subsidiaries

Consolidated Statements of Financial Position
As at December 31, 2020 and 2019
(All amounts in Philippine Peso)



	Notes	2020	2019
ASSETS			
Current assets			
Cash and cash equivalents	2	164,252,707	180,010,746
Receivables, net	3	4,891,745	13,946,395
Prepaid expenses	4	6,745,338	7,262,662
Total current assets		175,889,790	201,219,803
Non-current assets			
Property and equipment, net	5	59,484,459	59,881,329
Investment properties, net	6	57,451,286	57,454,303
Deferred income tax assets, net	12	1,755,160	1,749,116
Other non-current assets	7	33,272,573	33,099,870
Total non-current assets		151,963,478	152,184,618
Total assets		327,853,268	353,404,421
LIABILITIES AND EQUITY			
Current liabilities			
Trade and other payables	8	6,846,366	8,461,376
Dividends payable	9	6,438,518	6,696,893
Income tax payable		892,887	1,388,604
Total current liabilities		14,177,771	16,546,873
Non-current liabilities			
Rental deposits		473,700	473,700
Decommissioning liability	7	23,269,179	23,161,175
Total non-current liabilities		23,742,879	23,634,875
Total liabilities		37,920,650	40,181,748
Equity			
Share capital	9	274,664,490	274,664,490
Share premium		1,069,304	1,069,304
Accumulated other comprehensive income		749,057	725,257
Retained earnings		13,449,767	36,763,622
Total equity		289,932,618	313,222,673
Total liabilities and equity		327,853,268	353,404,421

(The notes on pages 1 to 32 are an integral part of these financial statements.)

Concrete Aggregates Corporation and Subsidiaries

Consolidated Statements of Total Comprehensive Income
For each of the three years in the period ended December 31, 2020
(All amounts in Philippine Peso)

	Notes	2020	2019	2018
Revenue	16	27,480,493	54,638,878	48,435,795
Operating expenses	10	(17,133,118)	(17,305,461)	(15,688,173)
Operating income		10,347,375	37,333,417	32,747,622
Other income, net	11	5,470,129	6,458,716	5,816,982
Income before income tax		15,817,504	43,792,133	38,564,604
Income tax expense	12	(3,424,975)	(8,176,734)	(7,190,733)
Net income for the year		12,392,529	35,615,399	31,373,871
Other comprehensive income				
<i>Items that may not be subsequently reclassified to profit or loss</i>				
Fair value gain (loss) on financial assets at fair value through other comprehensive income (FVOCI), net of tax		23,800	44,669	(285,672)
Total comprehensive income for the year		12,416,329	35,660,068	31,088,199
Basic and diluted earnings per share	14	0.45	1.30	1.14

(The notes on pages 1 to 32 are an integral part of these financial statements.)

Concrete Aggregates Corporation and Subsidiaries

Consolidated Statements of Changes in Equity
 For each of the three years in the period ended December 31, 2020
 (All amounts in Philippine Peso)

	Share capital (Note 9)	Share premium	Accumulated other comprehensive income	Retained earnings	Total
Balances at January 1, 2018	274,664,490	1,069,304	966,260	26,904,564	303,604,618
Comprehensive income					
Net income for the year	-	-	-	31,373,871	31,373,871
Other comprehensive loss	-	-	(285,672)	-	(285,672)
Total comprehensive income for the year	-	-	(285,672)	31,373,871	31,088,199
Transaction with owners					
Cash dividends	-	-	-	(25,543,796)	(25,543,796)
Balances at December 31, 2018	274,664,490	1,069,304	680,588	32,734,639	309,149,021
Comprehensive income					
Net income for the year	-	-	-	35,615,399	35,615,399
Other comprehensive income	-	-	44,669	-	44,669
Total comprehensive income for the year	-	-	44,669	35,615,399	35,660,068
Transaction with owners					
Cash dividends	-	-	-	(31,586,416)	(31,586,416)
Balances at December 31, 2019	274,664,490	1,069,304	725,257	36,763,622	313,222,673
Comprehensive income					
Net income for the year	-	-	-	12,392,529	12,392,529
Other comprehensive income	-	-	23,800	-	23,800
Total comprehensive income for the year	-	-	23,800	12,392,529	12,416,329
Transaction with owners					
Cash dividends	-	-	-	(35,706,384)	(35,706,384)
Balances at December 31, 2020	274,664,490	1,069,304	749,057	13,449,767	289,932,618

(The notes on pages 1 to 32 are an integral part of these financial statements.)

Concrete Aggregates Corporation and Subsidiaries

Consolidated Statements of Cash Flows

For each of the three years in the period ended December 31, 2020
(All amounts in Philippine Peso)

	Notes	2020	2019	2018
Cash flows from operating activities				
Cash generated from operations	15	21,007,088	37,018,739	37,066,878
Interest received	2, 7, 11	3,131,592	4,191,133	3,529,977
Income taxes paid		(3,931,960)	(7,577,096)	(6,721,068)
Net cash from operating activities		20,206,720	33,632,776	33,875,787
Cash flows from investing activity				
Proceeds from sale of assets		-	-	160,714
Cash flows used in financing activity				
Dividends paid		(35,964,759)	(31,203,794)	(25,554,254)
Net (decrease) increase in cash and cash equivalents		(15,758,039)	2,428,982	8,482,247
Cash and cash equivalents				
At January 1		180,010,746	177,581,764	169,099,517
At December 31	2	164,252,707	180,010,746	177,581,764

(The notes on pages 1 to 32 are an integral part of these financial statements.)

Concrete Aggregates Corporation and Subsidiaries

Notes to the Consolidated Financial Statements

As at December 31, 2020 and 2019 and

for each of the three years in the period ended December 31, 2020

(In the notes, all amounts are shown in Philippine Peso unless otherwise stated)

Note 1 - General Information

Concrete Aggregates Corporation (the "Parent Company") was incorporated in the Philippines and registered with the Securities and Exchange Commission (SEC) on August 23, 1968. The Parent Company is listed in the Philippine Stock Exchange (PSE) and is primarily engaged in quarrying, crushing and selling basalt concrete aggregates. As its secondary purpose, the Parent Company is permitted to engage in real estate business and purchase, own, subdivide, sell, lease, rent, mortgage, take option or otherwise deal in real property, improved or unimproved, be it residential, commercial, or agricultural, insofar as may be permitted by law. On March 15, 2018, the Board of Directors (BOD) of the Parent Company approved the amendment of Article IV of its Amended Articles of Incorporation to extend the corporate life of the Parent Company, which expired on August 23, 2018, for another 50 years or up to August 23, 2068.

On April 2, 1973, the Parent Company attained its status of being a "public company" when it listed its share in the PSE. As a public company, it is covered by the Securities Regulation Code (SRC) Rule 68. There is no other listing or follow on offering thereafter.

The Parent Company's quarrying operations in its property in Barangay San Isidro, Angono, Rizal is allowed by virtue of Mineral Production Sharing Agreements (MPSA) and Environmental Clearance Certificates (ECC) issued by the government.

The Parent Company's immediate parent is Ortigas & Company, Limited Partnership (OCLP), and its ultimate parent is Ortigas Land Corporation (OLC), formerly OCLP Holdings Incorporated (OHI), which are both domiciled in the Philippines.

Details of the Parent Company's wholly-owned subsidiaries, which are currently dormant companies, follow:

Name of Subsidiary	Country of incorporation	Principal activities	% of ownership	2020	2019
CAC Insurance Agency Corp. (CIAC)	Philippines	General insurance	100	100	
CAC Marketing and Services Corp. (CMSC)	Philippines	Marketing	100	100	

The Parent Company and its subsidiaries are collectively referred to as the Group in these consolidated financial statements.

On June 1, 2008, the consortium of Lafarge Republic, Inc. (LRI) and Lafarge Holdings (Philippines), Inc. (LHPI) (the "Consortium") through LafargeHolcim Aggregates, Inc. (LHAI) [formerly Batong Angono Aggregates Corporation (BAAC)] took over the Parent Company's quarrying operations by virtue of the Parent Company's Memorandum of Agreement with the Consortium dated January 18, 2008 and its Operating Agreement with LHAI dated January 23, 2008. In return, the Parent Company shall receive lump sum and basic royalty fees in accordance with the terms of its Operating Agreement with LHAI (Note 16).

Pursuant to the Operating Agreement, the Parent Company's quarrying operations, including its employees, were transferred to Lhai in 2008. Consequently, the Parent Company settled its retirement obligation to almost all of its employees and the remaining retirement plan assets were returned to the Parent Company in 2009. As at December 31, 2020 and 2019, the Parent Company has only two employees.

As at December 31, 2020, the registered office address of the Parent Company, which is also its principal place of business, is located at 9th Floor, Ortigas Building, Ortigas Avenue, Pasig City. Subsequently, the Parent Company amended the registered office address and principal place of business with the SEC to 7th Floor West Wing, Estancia Offices, Capitol Commons, Meralco Avenue, Pasig City effective February 16, 2021. As at March 25, 2021, the Parent Company is in the process of registering its principal office address with other governing authorities.

These consolidated financial statements were approved and authorized for issuance by the Parent Company's BOD on March 25, 2021. There are no material events that occurred subsequent to March 25, 2021 until March 30, 2021.

Coronavirus pandemic

On March 11, 2020, the World Health Organization declared the spread of COVID-19 as a global pandemic due to the rapid increase in the number of infections. On March 16, 2020, a state of calamity was declared throughout the Philippines and enhanced community quarantine (ECQ) was imposed throughout the island of Luzon until May 15, 2020. This has caused disruption to the Group's operations and significantly affected the financial performance, as with most of the companies worldwide. The pandemic also caused disruptions in the operations of Lhai resulting in a temporary shutdown of its operations during the lockdown period. Subsequent various quarantine extensions were implemented particularly in high risk areas and until towards the second half of the year, the restrictions were gradually eased to revive and sustain the economy. Since then, there have been increased market activities particularly with the vaccine on the horizon. The national vaccination program is expected to help bring back the businesses to normalcy and gain further momentum to improved profitability.

Note 2 - Cash and cash equivalents

The account at December 31 consists of:

	2020	2019
Cash on hand	60,000	60,000
Cash in banks	23,890,155	15,468,812
Short-term placements	140,302,552	164,481,934
	164,252,707	180,010,746

Cash in banks consist of current and savings deposits with universal and thrift banks which earn interest at the prevailing bank deposit rates. The short-term placements consist of time deposits which have maturities of up to one month (2019 - one month) depending on the immediate cash requirements of the Group and earn interest based on prevailing short-term rates.

Interest income arising from savings and time deposits for the year ended December 31, 2020 amounted to P2.27 million (2019 - P4.14 million; 2018 - P3.48 million) (Note 11).

Note 3 - Receivables, net

The account at December 31 consists of:

	Note	2020	2019
Trade receivables	16	4,616,120	13,658,019
Other receivables		9,549,720	9,562,471
		14,165,840	23,220,490
Allowance for impairment of other receivables		(9,274,095)	(9,274,095)
		4,891,745	13,946,395

Other receivables pertain to receivables from customers of the Group's discontinued Engineering and Construction Division in 2008 and advances from officers and employees.

There are no movements in allowance for impairment of other receivables for each of the three years in the period ended December 31, 2020.

Critical accounting estimate: Expected credit loss on receivables

Expected credit loss (ECL) represents an unbiased probability-weighted estimates of credit losses which are determined by evaluating a range of possible outcomes and taking into account past events, current conditions and assessment of future economic conditions.

The Group has used relevant historical information and loss experience to determine the probability of default of the instruments and incorporated forward-looking information, as relevant, including significant changes in external market indicators which involved estimates and judgments.

The Group has only one customer, LHAI, under the existing operating agreement as discussed in Note 16. There has been no history of credit loss or default in the past 10 years and the amounts have been fully collectible within the normal credit period; hence, ECL arising from trade receivables is assessed to be immaterial.

The allowance for impairment pertains to other receivables, which is substantially impaired.

Management believes, based on its assessment, that the carrying amount of receivables as at December 31, 2020 and 2019 is recoverable.

Note 4 - Prepaid expenses

As at December 31, 2020, prepaid expenses amount to P6,745,338 (2019 - P7,262,662) and consist mainly of real property tax and business tax paid in advance.

Note 5 - Property and equipment, net

Details of property and equipment, net, and their movements during the years ended December 31 are as follows:

	Land	Buildings and improvements	Plant site improvements	Machinery and equipment	Transportation, furniture and equipment	Total
Gross carrying amount						
At January 1, 2019	58,494,228	8,290,541	318,929	2,564,067	7,352,019	77,019,784
Retirement	-	-	-	-	-	-
At December 31, 2019	58,494,228	8,290,541	318,929	2,564,067	7,352,019	77,019,784
Retirement	-	(880,135)	(318,929)	(2,548,347)	(6,981,660)	(10,729,071)
At December 31, 2020	58,494,228	7,410,406	-	15,720	370,359	66,290,713
Accumulated depreciation and amortization						
At January 1, 2019	-	6,521,806	303,929	2,564,067	7,314,383	16,704,185
Depreciation and amortization (Note 10)	-	394,181	15,000	-	25,089	434,270
At December 31, 2019	-	6,915,987	318,929	2,564,067	7,339,472	17,138,455
Retirement	-	(880,135)	(318,929)	(2,548,347)	(6,981,660)	(10,729,071)
Depreciation and amortization (Note 10)	-	384,323	-	-	12,547	396,870
At December 31, 2020	-	6,420,175	-	15,720	370,359	6,806,254
Net carrying amount						
At December 31, 2019	58,494,228	1,374,554	-	-	12,547	59,881,329
At December 31, 2020	58,494,228	990,231	-	-	-	59,484,459

There are no additions or disposals of property and equipment for the years ended December 31, 2020 and 2019. In 2020, the Group retired fully depreciated assets that are no longer in use.

Critical accounting estimate: Useful lives of long-lived assets

The Group estimates the useful life of each of its property and equipment based on the period over which the asset is expected to be available for use. Such estimation is based on a collective assessment of practices of similar businesses, internal technical evaluation and experience with similar assets. The estimated useful life of each asset is reviewed periodically and updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the asset. It is possible however, that future results of operations could be materially affected by changes in the amounts and timing of recorded expenses brought about by changes in the factors mentioned above. A reduction in the estimated useful life of any item of property and equipment would increase the recorded operating expenses and decrease non-current assets.

Critical accounting judgment: Impairment of long-lived assets

The Group likewise determines whether there are indicators of impairment on its property and equipment at least on an annual basis. This includes considering certain factors such as significant changes in asset usage, significant decline in assets' market value, obsolescence or physical damage of an asset, significant underperformance relative to expected historical or projected future operating results and significant negative industry or economic trends. If indicators of impairment have been identified, the Group determines the recoverable amount of the asset which is the higher of the asset's fair value less cost to sell and value in use.

Given the historical profitable operations and sustained profit projections, the Group has assessed that there are no impairment indicators with respect to its non-financial asset as at December 31, 2020 and 2019.

Note 6 - Investment properties, net

Details of investment properties, net, and their movements during the years ended December 31 are as follows:

	Land	Land improvements	Condominium unit and parking slots	Total
Gross carrying amount				
At December 31, 2019 and 2020	57,077,135	16,070,133	17,991,884	91,139,152
Accumulated depreciation and amortization				
At January 1, 2019	-	15,674,651	17,991,884	33,666,535
Depreciation and amortization (Note 10)	-	18,314	-	18,314
At December 31, 2019	-	15,692,965	17,991,884	33,684,849
Depreciation and amortization (Note 10)	-	3,017	-	3,017
At December 31, 2020	-	15,695,982	17,991,884	33,687,866
Net carrying amount				
At December 31, 2019	57,077,135	377,168	-	57,454,303
At December 31, 2020	57,077,135	374,151	-	57,451,286

There are no additions or disposals of investment property for the years ended December 31, 2020 and 2019.

As at December 31, 2020 and 2019, the fair values of the Group's investment properties approximate P471.17 million. The fair value of the Group's investment properties was determined by an independent external appraiser using the sales comparison approach (market approach), which considers the sales of similar or substitute properties and related market data and establishes a value estimate by processes involving comparison. In general, a property being valued (a subject property) is compared with sales of similar properties that have been transacted in the market.

In 2020, rent income from investment properties amounted to P2.30 million (2019 - P2.24 million; 2018 - P2.09 million) (Note 11), while expenses incurred for investment properties consisting mostly of real property taxes and security services amounted to P2.62 million (2019 - P2.80 million; 2018 - P2.67 million).

Critical accounting estimate: Useful lives of long-lived assets

The Group estimates the useful life of each of its investment properties based on the period over which the asset is expected to be available for use. Such estimation is based on a collective assessment of practices of similar businesses, internal technical evaluation and experience with similar assets. The estimated useful life of each asset is reviewed periodically and updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the asset. It is possible however, that future results of operations could be materially affected by changes in the amounts and timing of recorded expenses brought about by changes in the factors mentioned above. A reduction in the estimated useful life of any item of investment property would increase the recorded operating expenses and decrease non-current assets.

Critical accounting judgment: Impairment of long-lived assets

The Group likewise determines whether there are indicators of impairment on its investment properties at least on an annual basis. This includes considering certain factors such as significant changes in asset usage, significant decline in assets' market value, obsolescence or physical damage of an asset, significant underperformance relative to expected historical or projected future operating results and significant negative industry or economic trends. If indicators of impairment have been identified, the Group determines the recoverable amount of the asset which is the higher of the asset's fair value less cost to sell and value in use.

Given the historical profitable operations and sustained profit projections, the Group has assessed that there are no impairment indicators with respect to its non-financial asset as at December 31, 2020 and 2019.

Note 7 - Other non-current assets

The account at December 31 consists of:

	2020	2019
Mine rehabilitation fund	29,367,943	29,224,265
Miscellaneous deposits	2,590,960	2,590,960
Financial assets at FVOCI	1,313,670	1,284,645
	33,272,573	33,099,870

Pursuant to the requirements of Republic Act (RA) No. 7942, otherwise known as "The Philippine Mining Act of 1995", the Group maintains a Mine rehabilitation fund (MRF) with the Land Bank of the Philippines. The MRF shall be used for the physical and social rehabilitation of areas affected by the Group's quarrying activities, and for research in the social, technical and preventive aspects of the mine rehabilitation. Under the Group's Operating Agreement with Lhai (Note 16), Lhai shall have the exclusive right to manage, operate and provide additional MRF as may be required by applicable laws and regulations provided that the MRF will remain in the name of the Group as the contracting party to the MPSA. In 2018, the final mine rehabilitation and decommissioning plan was approved by the DENR. As a result, the Group recognized a decommissioning liability amounting to P13.13 million representing funds received in 2018. In June 2019, Lhai provided net additional funds to the MRF amounting to P10.03 million. The movement in MRF in 2020 pertains to interest earned from bank.

Miscellaneous deposits pertain to cash deposits in escrow fund set aside for settlement of labor cases filed by former employees.

Interest arising from time deposits for the MRF and miscellaneous deposits amounted to P0.04 million for the year ended December 31, 2020 (2019 - P0.05 million; 2018 - P0.05 million).

Financial assets at FVOCI is composed of equity investments in listed entities and club shares amounting to P1,168,670 and P145,000, respectively (2019 - P1,094,645 and P190,000, respectively). Dividends earned for the year ended December 31, 2020 amount to P0.037 million (2019 - P0.026 million; 2018 - P0.033 million) (Note 11).

Note 8 - Trade and other payables

The account at December 31 consists of:

	2020	2019
Trade payables	3,198,903	4,545,206
Accrued expenses	2,701,562	3,675,602
Payables to government agencies	775,606	68,871
Other payables	170,295	171,697
	6,846,366	8,461,376

Accrued expenses consist mainly of liabilities pertaining to professional fees, contracted services and utilities.

Note 9 - Equity

Details of the Group's share capital at December 31, 2020 and 2019 are as follows:

	Class A	Class B	Total
Common shares, P10 par value			
Authorized shares			
Number of shares	40,000,000	10,000,000	50,000,000
Amount	400,000,000	100,000,000	500,000,000
Issued and outstanding shares			
Number of shares	22,077,771	5,388,678	27,466,449
Amount	220,777,710	53,886,780	274,664,490

The Parent Company's Class A and Class B common shares are listed and traded in the PSE since October 20, 1972 and April 2, 1973, respectively. There were no offerings made subsequent to the initial offerings for both classes of common shares.

As at December 31, 2020, issued and outstanding common shares are held by 547 shareholders (2019 - 547), of which 392 shareholders (2019 - 392) each own 100 or more shares.

Class A and Class B common shares have the same rights and privileges. Class A common shares shall be issued solely to Filipino citizens, while Class B common shares may be issued to Filipino and non-Filipino citizens.

As at December 31, 2020 and 2019, there are 27,466,449 issued and outstanding Class A and Class B common shares, of which 6,451,737 are publicly held. The latest closing price for Class A common shares as at December 31, 2020 was recorded at P53.55 per share (2019 - P65.00 per share). Class B common shares were first traded on November 21, 2016. The latest closing price for Class B common shares as at December 31, 2020 was recorded at P60.10 per share (2019 - P71.90 per share).

Cash dividends were declared to shareholders as authorized by the Parent Company's BOD as follows:

Date declared	Shareholders of record as at	Payable on	Amount per share	Amount
March 15, 2018	April 2, 2018	April 6, 2018	0.93	25,543,796
March 21, 2019	April 4, 2019	April 26, 2019	1.15	31,586,416
April 17, 2020	May 12, 2020	June 5, 2020	1.30	35,706,384

As at December 31, 2020, unclaimed dividends amount to P6.44 million (2019 - P6.70 million).

Subsequent event

In a meeting held on March 25, 2021, the Parent Company's BOD approved the declaration of cash dividends payable to shareholders of record as at April 14, 2021 amounting to P12.40 million (dividend per share of P0.45).

Note 10 - Operating expenses

The account for the years ended December 31 consists of:

	Notes	2020	2019	2018
Taxes and licenses		6,864,404	6,317,181	5,970,516
Professional fees		3,565,474	3,581,651	3,042,546
Contracted services		3,173,858	3,306,002	3,115,721
Dues and registrations		1,075,820	1,118,823	1,092,081
Personnel costs		1,022,446	1,468,289	1,237,846
Depreciation and amortization	5,6	399,887	452,584	447,179
Insurance		216,478	236,305	222,533
Meetings		93,334	217,002	99,995
Utilities		70,223	94,061	99,153
Director's fees		52,500	110,000	60,000
Others		598,694	403,563	300,603
		17,133,118	17,305,461	15,688,173

The above expenses are classified as:

	2020	2019	2018
Direct operating expenses	11,611,834	11,480,160	10,774,286
Other operating expenses	5,521,284	5,825,301	4,913,887
	17,133,118	17,305,461	15,688,173

Depreciation and amortization shown above are attributable to the following:

	Notes	2020	2019	2018
Property and equipment	5	396,870	434,270	421,270
Investment properties	6	3,017	18,314	25,909
		399,887	452,584	447,179

Details of the personnel costs shown above are as follows:

	2020	2019	2018
Salaries and wages	894,494	882,946	972,725
Other benefits	127,952	585,343	265,121
	1,022,446	1,468,289	1,237,846

Note 11 - Other income, net

Details of other income for the years ended December 31 are as follows:

	Notes	2020	2019	2018
Interest income	2, 7	3,131,592	4,191,133	3,529,977
Rent income	6	2,301,533	2,241,295	2,093,873
Others, net		37,004	26,288	193,132
		5,470,129	6,458,716	5,816,982

Note 12 - Income taxes

Income tax expense for the years ended December 31 consists of:

	2020	2019	2018
Current	3,436,243	8,248,734	7,190,733
Deferred	(11,268)	(72,000)	-
	3,424,975	8,176,734	7,190,733

Deferred income tax (DIT) assets, net as at December 31 are as follows:

	2020	2019
DIT assets		
Allowance for impairment of other receivables	1,721,474	1,721,474
Others	83,268	72,000
DIT liability		
Unrealized fair value gain on financial assets at FVOCI	(49,582)	(44,358)
	1,755,160	1,749,116

DIT assets and liability are expected to be realized/settled beyond 12 months from the reporting date.

The movements in DIT assets, net for the years ended December 31 are as follows:

	2020	2019
At January 1	1,749,116	1,686,921
Credited to profit or loss	11,268	72,000
Charged to other comprehensive income	(5,224)	(9,805)
At December 31	1,755,160	1,749,116

The reconciliation of income tax computed at the statutory income tax rate to the effective income tax expense recognized in profit or loss for the years ended December 31 is as follows:

	2020	2019	2018
Income tax computed at statutory income tax rate	4,745,251	13,137,640	11,569,381
Adjustments to income tax resulting from:			
Availment of OSD	(626,932)	(3,703,566)	(3,319,655)
Income subjected to final tax	(693,344)	(1,257,340)	(1,058,993)
Income tax expense	3,424,975	8,176,734	7,190,733

Critical accounting judgment: Recognition of deferred income tax assets

The Group reviews the carrying amounts of DIT assets at each reporting date and reduces DIT assets to the extent that it is no longer probable that sufficient future taxable profits will be available to allow all or part of the DIT assets to be utilized. As at December 31, 2020 and 2019, the DIT assets are deemed to be realizable.

Note 13 - Related party transactions

The table below summarizes the Group's transactions with its related parties for the years ended December 31:

	Description	2020	2019	2018
Management fees				
Ultimate parent company	Refer to (a) below	334,457	-	-
Immediate parent company	Refer to (a) below	1,672,287	1,911,185	1,816,716
Dividends				
Immediate parent company	Refer to Note 9	27,309,862	24,158,724	19,537,055

The outstanding balance at December 31 arising from above related party transactions is as follows:

	2020	2019	Terms and conditions
Management fee payable			Due on demand, unsecured
Immediate parent company	-	139,576	and non-interest bearing, payable in cash at gross amount

Eliminations

There are no balances or transactions eliminated in preparing the consolidated financial statements since the investments in subsidiaries are fully impaired. Moreover, the subsidiaries have no balances and transactions.

(a) Key Management Personnel

In 2005, the Group entered into a Management Agreement with OCLP, which was amended in 2015. The agreement is effective until October 31, 2020 and it provides that the Group shall pay OCLP a monthly fee of P0.15 million effective November 1, 2015, subject to an annual escalation. Under the agreement, OCLP shall manage the Group's operations by way of assignment of employees to perform the various functions set forth in the agreement.

During the Annual Stockholders' Meeting of CAC held on June 25, 2020, the stockholders unanimously approved the execution of the Management Agreement with OLC effective as at November 1, 2020 with a term of five years and an increased management fee, subject to annual escalation.

Total management fee recognized is included as part of professional fees in profit or loss (Note 10). Invoices for management fee carry a 30-day term, interest and collateral free.

There are no compensation and benefits paid in 2020 and 2019 to key management personnel, as the management of CAC is covered by the management agreement.

Note 14 - Basic/diluted earnings per share

Basic/diluted earnings per share amounts are calculated as follows:

	2020	2019	2018
Net income for the year	12,392,529	35,615,399	31,373,871
Divided by weighted average number of common shares outstanding during the year	27,466,449	27,466,449	27,466,449
Basic/diluted earnings per share	0.45	1.30	1.14

The basic and diluted earnings per share are the same for all years presented above as the Group does not have dilutive potential common shares as at December 31, 2020, 2019 and 2018.

Note 15 - Cash generated from operations

Details of cash generated from operations for the years ended December 31 are as follows:

	Notes	2020	2019	2018
Income before income tax		15,817,504	43,792,133	38,564,604
Adjustments for:				
Interest income	2, 7, 11	(3,131,592)	(4,191,133)	(3,529,977)
Accrued retirement expense		4,000	400,000	-
Gain on sale of assets		-	-	(159,814)
Depreciation and amortization	10	399,887	452,584	447,179
Operating income before changes in operating assets and liabilities		13,089,799	40,453,584	35,321,992
Changes in operating assets and liabilities				
(Increase) decrease in:				
Receivables		9,054,650	(5,859,046)	3,179,328
Prepaid expenses		517,324	496,648	(2,155,287)
Other non-current assets		(143,679)	(10,078,950)	(13,180,640)
Increase (decrease) in:				
Trade and other payables		(1,619,010)	1,978,982	767,831
Decommissioning liability		108,004	10,027,521	13,133,654
Cash generated from operations		21,007,088	37,018,739	37,066,878

Note 16 - Significant agreements

On June 1, 2008, the Consortium, through Lhai, took over the Group's quarrying operations by virtue of the Agreement dated January 18, 2008 executed between the Group and the Consortium. The Agreement provided for, among others, the execution of the following agreements:

- Operating Agreement with Lhai (see below);
- Asset Purchase Agreement with Lhai, pursuant to which Lhai purchased all the rights, title and interest of the Group in certain operating assets, which include property and equipment, for P217.6 million;
- Share Purchase Agreement with the Consortium, pursuant to which the Consortium purchased all the Group's rights, title and interest in Lhai for P587 million; and
- Trademark License Agreement with Lhai (see below).

The Asset Purchase and Share Purchase Agreements were consummated in 2008.

(a) Operating Agreement with Lhai

On January 23, 2008, the Group executed an Operating Agreement with Lhai, pursuant to which Lhai shall, among others:

- Extract aggregates at least at the minimum extraction rate, which means 1.6 million metric tons (MMT) (or 1.06 million cubic meters) per annum at the ECC maximum extraction limit of 2.7 MMT (or 1.8 million cubic meters) per annum at the time the Operating Agreement was executed and after the second anniversary date of the approval by the Department of Environment and Natural Resources (DENR) of the Group's application for increase of the maximum extraction limit from 2.7 MMT to 5.25 MMT (or 3.6 million cubic meters), means 2.6 MMT per annum (or 1.74 million cubic meters).
- Conduct quarrying operations for a period of fifteen (15) years: (i) in accordance with the MPSA between the Group and the DENR, the ECC issued by the DENR, applicable laws and regulations and applicable industry standards; and (ii) in accordance with the existing development plan of the Group.

MPSA represents Mineral Production Sharing Agreement No.032-95-IV (1st MPSA) and No.055-96-IV (2nd MPSA) entered into with the Government of the Republic of the Philippines through DENR.

- Pay the Group royalty with the following terms:
 - (i) two-and-a-half percent (2.5%) of the value of the aggregates sold;
 - (ii) a lump-sum amount of P300 million after the approval by the DENR of the increase in the maximum extraction rate from 2.7 MMT to 5.25 MMT per annum; and
 - (iii) the royalty amount to be adjusted/indexed annually to the weighted average price of the aggregates sold on an arms' length pricing.
- Maintain the MPSA in good standing, as well as complete and accurate records relating to the quarrying operations.

In 2008 and 2009, the Group had recognized the lump sum amount as royalty fee due to the fulfillment of the conditions contained in an Amendment to the Agreement dated January 18, 2008 executed by the Group and the Consortium. In 2010, the Group had received the full settlement of P300 million lump sum amount in accordance with the agreed payment terms.

Basic royalty fee of 2.5% of the value of the aggregates sold amounted to P27.48 million in 2020 (2019 - P54.64 million; 2018 - P48.44 million). Outstanding receivable arising from royalty fee amounted to P4.62 million as at December 31, 2020 (2019 - P13.66 million) (Note 3).

(b) Trademark License Agreement

On June 2, 2008, in relation to the Operating Agreement, the Group and Lhai entered into a Trademark License Agreement granting Lhai a license to use the following trademarks and service marks for the period and under the terms and conditions set out in the said agreement:

- "Concrete Aggregates Corporation and Device";
- "Blue Sand";
- "Blue Sand and Device";
- "Blue Rock";
- "Blue Rock and Device"; and
- "Blue Sand Vibro and Device".

No separate fees are charged to Lhai in relation to this agreement; fees are embedded in the royalty fees charged to Lhai on account of the Operating Agreement discussed above.

Note 17 - Contingencies

The Group is involved in various legal proceedings incidental to its normal business activities. The Group's management and legal counsel are of the opinion that the amount of the ultimate liability with respect to these matters would not have a material adverse effect on the financial position, financial performance or liquidity of the Group. The detailed information of these legal proceedings was not disclosed as it might prejudice the ongoing litigations.

Note 18 - Subsequent events

The following transactions and events have occurred subsequent to the year ended December 31, 2020:

- Dividend declaration (Note 9)*
- Corporate Recovery and Tax Incentives for Enterprises Act (CREATE)*

On February 1, 2021, the Bicameral Conference Committee, under the 18th Congress of the Philippines, approved the reconciled version of House Bill No. 4157 and Senate Bill No. 1357 or the Corporate Recovery and Tax Incentives for Enterprises Act (CREATE). Among the salient provisions of CREATE include changes to the Corporate Income Tax (CIT) rates as follows:

- Reduction in CIT rate effective July 1, 2020 for domestic corporations depending on their assets and taxable income:
 - Those with assets amounting to P100,000,000 (excluding land on which the particular business entity's office, plant and equipment are situated) and below, and with taxable income equivalent to P5,000,000 and below will be subjected to a 20% tax rate;
 - Those with assets above P100,000,000 or those with taxable income amounting to more than P5,000,000 will be subjected to a 25% tax rate ; and
- Effective July 1, 2020 until June 30, 2023, the minimum corporate income tax rate shall be one percent (1%).

As at December 31, 2020, the CREATE bill is still pending ratification by both the Philippine Congress and Senate, and consequently pending approval of the President of the Republic of the Philippines. As such, the Group has assessed that the proposed tax law is not enacted or substantively enacted as at December 31, 2020. Therefore, for financial reporting purposes, the enactment of CREATE after the reporting date is deemed a non-adjusting subsequent event. The Group is still assessing the impact of CREATE in the 2020 income tax return.

Note 19 - Critical accounting estimates, assumptions and judgments

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates, assumptions and judgments that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below. Estimates, assumptions and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

a) Critical accounting estimates and assumptions

- *Expected credit loss on receivables (Note 3)*
- *Useful lives of long-lived assets (Notes 5 and 6)*

b) *Critical judgments in applying the Group's accounting policies*

- *Impairment of long-lived assets (Notes 5 and 6)*
- *Recognition of deferred income tax assets (Note 12)*

Note 20 - Financial risk and capital management

The Group's activities expose it to a variety of financial risks: credit risk, market risk (mainly price risk), and liquidity risk. The Group's overall risk management program focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Group's financial performance.

The Group's risk management policies are designed to identify and analyze these risks and to monitor the risks by means of reliable and up-to-date information systems. The Group regularly reviews its risk management policies and systems to reflect changes in markets, products and emerging best practices.

The Group's management, under the direction of the BOD, is responsible for the management of financial risks. The objective of risk management is to minimize adverse impacts on the Group's financial performance due to the unpredictability of financial markets.

The most important types of risk the Group manages are credit risk and liquidity risk.

The Group has no significant assets and liabilities exposed to significant market risks such as foreign currency risks, cash flow and fair value interest rate risks and price risks.

20.1 Financial risk management

20.1.1 Credit risk

Credit risk refers to the risk that a counterparty will cause a financial loss to the Group by failing to discharge an obligation. Significant changes in the economy, or in the prospects of a particular industry segment that may represent a concentration in the Group's business, could result in losses that are different from those provided for at the reporting date. Management therefore carefully manages its exposure to credit risk. Credit exposures arise principally from cash and cash equivalents, receivables and miscellaneous deposits. Credit risk is closely monitored by the Group's management on an ongoing basis.

The maximum credit risk exposure relating to significant financial assets in the consolidated statements of financial position follows:

	Notes	2020	2019
Cash and cash equivalents	2	164,192,707	179,950,748
Receivables			
Trade receivables	3	4,616,120	13,658,019
Other receivables, net	3	275,625	288,376
Other non-current assets			
Mine rehabilitation fund	7	29,367,943	29,224,265
Miscellaneous deposits	7	2,590,960	2,590,960
		201,043,355	225,712,366

Cash and cash equivalents exclude cash on hand as at December 31, 2020 amounting to P60,000 (2019 - P60,000) (Note 2).

The Group does not hold any collateral as security for receivables noted above. There were no financial assets whose terms were renegotiated during the years ended December 31, 2020 and 2019.

Credit quality of financial assets

The credit quality of financial assets is managed by the Group using internal credit ratings. The table below summarizes the credit quality of the Group's financial assets:

	Neither past due nor impaired		Past due but not impaired	Impaired	Total
	High grade	Standard grade			
2020					
Cash and cash equivalents	164,192,707	-	-	-	164,192,707
Receivables					
Trade receivables	4,616,120	-	-	-	4,616,120
Other receivables, gross	275,625	-	-	9,274,095	9,549,720
Other non-current assets					
Mine rehabilitation fund	29,367,943	-	-	-	29,367,943
Miscellaneous deposits	2,590,960	-	-	-	2,590,960
	201,043,355	-	-	9,274,095	210,317,450
2019					
Cash and cash equivalents	179,950,746	-	-	-	179,950,746
Receivables					
Trade receivables	13,658,019	-	-	-	13,658,019
Other receivables, gross	288,376	-	-	9,274,095	9,562,471
Other non-current assets					
Mine rehabilitation fund	29,224,265	-	-	-	29,224,265
Miscellaneous deposits	2,590,960	-	-	-	2,590,960
	225,712,366	-	-	9,274,095	234,986,461

High grade rating is given to those counterparties with no history of default. On the other hand, standard grade rating is given to counterparties or customers with low collection risk and with history of default but eventually, collection of amounts due were made.

The Group manages credit risk on its cash and cash equivalents by placing investments in banks that qualified in the criteria of the Group. Some of these criteria are stability, financial performance, industry-accepted ratings, quality, diversity and responsiveness of products and services.

As at December 31, 2020, the Group's cash and cash equivalents amounting to P164.19 million (2019 - P179.95 million) are maintained in universal and thrift banks (Note 2).

Trade receivables are accounts with Lhai, assessed to be high grade. Hence, there is no expected credit loss from the Group's receivables.

The balance of impaired other receivables in 2020 and 2019 pertains to receivables from customers of discontinued Engineering and Construction Division of the Group amounting to P9.27 million (Note 3), which has been outstanding for more than 10 years.

20.1.2 Market risk

Market risk is the risk of loss of future earnings or future cash flows arising from changes in the price of a financial instrument. The value of a financial instrument may change as a result of changes in equity prices, interest rates, foreign currency exchange rates and other market changes.

The Group's exposure to foreign exchange risk is insignificant as it has no assets, liabilities or transactions denominated in foreign currency.

(a) Interest rate risk

Cash flow interest rate risk is the risk that future cash flows of a financial instrument will fluctuate because of changes in market interest rates, while fair value interest rate risk is the risk that the value of a financial instrument will fluctuate due to changes in market interest rates. The Group is not exposed to cash flow interest rate risk as there are no variable-interest-bearing financial assets and liabilities

(b) Price risk

The Group has minimal exposure to equity price risk which arises mainly from financial assets at FVOCI. Equity price risk arises because of fluctuations in market prices of equity securities. The Group is not exposed to commodity price risk.

20.1.3 Liquidity risk

Liquidity risk is the risk that the Group will be unable to meet its payment obligations associated with its financial liabilities when they fall due. The consequence may be the failure to meet obligations to repay creditors and fulfill commitments.

The Group's liquidity management process, as carried out within the Group and monitored by management includes:

- Day-to-day funding requirement, managed by monitoring future cash flows to ensure that requirements can be met;
- Prudent management of cash and cash equivalents;
- Efficient cash collection program; and
- Monitoring liquidity ratios in the statement of financial position against internal requirements.

Monitoring and reporting take the form of cash flow measurement and projections for the next day, week and month, respectively, as these are key periods for liquidity management. The starting point for these projections is an analysis of the contractual maturity of the financial liabilities and the expected collection date of the financial assets.

The table below summarizes the maturity profile of the Group's financial liabilities at December 31 based on contractual undiscounted payments:

	Less than 3 months	3 to 12 months	More than one year	Total
2020				
Trade payables	-	3,198,903	-	3,198,903
Dividends payable	6,438,518	-	-	6,438,518
Accrued expenses	2,701,562	-	-	2,701,562
Rental deposits	-	-	473,700	473,700
Decommissioning liability	-	-	23,269,179	23,269,179
Other payables	-	170,295	-	170,295
	9,140,080	3,369,198	23,742,879	36,252,157
2019				
Trade payables	-	4,545,206	-	4,545,206
Dividends payable	6,696,893	-	-	6,696,893
Accrued expenses	3,675,602	-	-	3,675,602
Rental deposits	-	-	473,700	473,700
Decommissioning liability	-	-	23,161,175	23,161,175
Other payables	-	171,697	-	171,697
	10,372,495	4,716,903	23,634,875	38,724,273

As at December 31, 2020, payables to government agencies amounting to P0.78 million (2019 - P0.07 million) (Note 8) are considered non-financial liabilities.

Management does not foresee any significant liquidity risk due to its strong cash position as at the reporting date.

20.2 Fair value estimation

The Group uses sales comparison approach in determining the fair values of its investment properties which uses observable inputs such as prices, broker quotes and other relevant information generated by market transactions involving identical or comparable assets or group of assets. Appropriate adjustments are made to the valuations taking into consideration the specific circumstances of the properties. The fair values of the Group's investment properties as disclosed in Note 6 fall under Level 3 of the fair value hierarchy. The main Level 3 inputs used by the Group pertain to marketability and size.

The following table presents the Group's financial assets that are measured at fair value at December 31 following the fair value hierarchy definition as described in Note 21.10 - Fair value measurement.

	Level 1	Level 2	Total
2020			
Recurring measurements			
Financial assets at FVOCI	1,168,670	145,000	1,313,670
2019			
Recurring measurements			
Financial assets at FVOCI	1,094,645	190,000	1,284,645

The fair values of listed equity securities classified as financial assets at FVOCI as at December 31, 2020 and 2019 were valued based on their quoted market prices at the end of each reporting period; hence, categorized within Level 1. Level 2 category includes the Group's investments in club shares as their prices are not derived from a market considered as active due to lack of sufficient volume of trading activities among market participants at the end of each reporting period.

The fair values of the Group's decommissioning liability and rental deposits approximate their carrying values as the impact of discounting is not significant. The remaining financial assets and liabilities are generally short-term in nature, thus, fair value approximates carrying amount.

There are no financial instruments classified as Level 3 as at December 31, 2020 and 2019. There were also no transfers between the levels in the fair value hierarchy during the years ended December 31, 2020 and 2019.

20.3 Capital management

The primary objective of the Group's capital management is to safeguard its ability to continue as a going concern, so that it can continue to provide returns to shareholders and benefits to other stakeholders, and to maintain an optimal capital structure to reduce the cost of capital.

The Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares.

The Group's capital consists of total equity (less any reserves) as shown in the consolidated statement of financial position, which is calculated at December 31 as follows:

	2020	2019
Share capital	274,664,490	274,664,490
Share premium	1,069,304	1,069,304
Retained earnings	13,449,767	36,763,622
	289,183,561	312,497,416

As part of the reforms of the PSE to expand capital market and improve transparency among listed firms, the PSE requires listed entities to maintain a minimum of ten percent (10%) of their issued and outstanding shares, exclusive of any treasury shares, held by the public. On May 31, 2017, the SEC issued a Memorandum Circular to increase the minimum percentage requirement to at least fifteen percent (15%) on or before end of 2018 and then to at least twenty percent (20%) on or before end of 2020. The Parent Company has fully complied with this requirement as at December 31, 2020 and 2019.

There are no changes in the Group's capital management policies as at December 31, 2020 and 2019.

Note 21 - Summary of significant accounting policies

The principal accounting policies adopted in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

21.1 Basis of preparation

These consolidated financial statements of the Group have been prepared in accordance with Philippine Financial Reporting Standards (PFRSs). The term PFRSs in general includes all applicable PFRSs, Philippine Accounting Standards (PAS), and interpretations of the Philippine Interpretations Committee (PIC), Standing Interpretations Committee (SIC) and International Financial Reporting Interpretations Committee (IFRIC) which have been approved by the Financial Reporting Standards Council (FRSC) and adopted by the SEC.

These consolidated financial statements have been prepared under the historical cost convention, as modified by the revaluation of FVOCI financial assets included under other non-current assets (Note 7). The preparation of these consolidated financial statements in conformity with PFRSs requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 19. These consolidated financial statements have been prepared under the going concern assumption. The Group has reasons to believe that despite the significant impact of the pandemic to the business in year 2020, the key operational indicators show that it is in the road to recovery.

Changes in accounting policies and disclosures

(a) Amendments to existing standards adopted by the Group

The Group has adopted the following amendments to existing standards and revised Conceptual Framework effective January 1, 2020:

- *Amendments to PAS 1, Presentation of Financial Statements, and PAS 8, Accounting Policies, Changes in Accounting Estimates and Errors, Definition of Material*

The amendments refine the definition of material in PAS 1 and align the definitions used across PFRSs and other pronouncements. They are intended to improve the understanding of the existing requirements rather than to significantly impact an entity's materiality judgments.

The adoption of the above amendments did not significantly impact the financial statements of the Group.

- *Revised Conceptual Framework for Financial Reporting*

The revised Framework includes the following changes:

- increasing the prominence of stewardship in the objective of financial reporting;
- reinstating prudence as a component of neutrality;
- defining a reporting entity, which may be a legal entity, or a portion of an entity;
- revising the definitions of an asset and a liability;
- removing the probability threshold for recognition and adding guidance on derecognition;
- adding guidance on different measurement basis; and
- stating that profit or loss is the primary performance indicator and that, in principle, income and expenses in other comprehensive income should be recycled where this enhances the relevance or faithful representation of the financial statements.

No changes will be made to any of the current accounting standards. However, entities that rely on the Framework in determining their accounting policies for transactions, events or conditions that are not otherwise dealt with under the accounting standards will need to apply the revised Framework from January 1, 2020. These entities will need to consider whether their accounting policies are still appropriate under the revised Framework.

The adoption of the revised Framework did not have a material impact on the financial statements of the Group.

- *Amendments to PFRS 16, Leases, COVID-19 related Rent Concessions*

The amendment, effective June 1, 2020, provides lessees with an option to treat qualifying rent concessions in the same way as they would if they were not lease modifications. In many cases, this will result in accounting for the concessions as variable lease payments in the period in which they are granted.

The adoption of the above amendments did not impact the financial statements of the Group since it is not a lessee to any lease arrangement.

Other standards, amendments to standards and interpretations which are effective for the financial year beginning on January 1, 2020 are considered not relevant or material to the Group's financial statements.

(b) *New standards, amendments and interpretations not yet effective as at December 31, 2020*

- *Amendments to PAS 1, Presentation of Financial Statements, and PAS 8, Accounting Policies, Change in Accounting Estimates and Errors, Classification of Liabilities as Current or Non-current*

The amendments clarify that liabilities are classified as either current or non-current, depending on the rights that exist at the end of the reporting period. Classification is unaffected by the expectations of the entity or events after the reporting date. These could affect the classification of liabilities, particularly for companies previously considering management's intention to determine classification and for some liabilities that can be converted into equity.

The adoption of the above amendments is not expected to have a material impact on the financial statements of the Group.

There are no other standards, amendments to standards or interpretations effective subsequent to December 31, 2020 that are considered relevant or would be expected to have a material impact on the Group's financial statements.

21.2 Consolidation

The consolidated financial statements comprise the financial statements of the Parent Company and its wholly owned subsidiaries, CIAC and CMSC (Note 1) as at December 31, 2020 and 2019 and for each of the three years in the period ended December 31, 2020. The subsidiaries' financial statements are prepared for the same reporting year as the Parent Company. The Group uses uniform accounting policies. Details of the subsidiaries are presented in Note 1.

Subsidiaries are all entities (including structured entities) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

The subsidiaries have no balances and operations as at reporting date. Moreover, investment balance has already been reduced to zero.

The Group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement.

Acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. On an acquisition-by-acquisition basis, the Group recognizes any non-controlling interest in the acquiree either at fair value or at the non-controlling interest's proportionate share of the acquiree's net assets.

The excess of the aggregate of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the Group's share of the identifiable net assets acquired is recorded as goodwill. If this is less than the fair value of the net assets of the subsidiary acquired in the case of a bargain purchase, the difference is recognized directly in profit or loss.

Intercompany transactions, balances and unrealized gains on transactions between companies within the Group are eliminated. Unrealized losses are also eliminated. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

When the Parent Company ceases to have control, any retained interest in the entity is re-measured to its fair value at the date when control is lost, with the change in carrying amount recognized in profit or loss. The fair value is the initial carrying amount for purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognized in other comprehensive income in respect of that entity are accounted for as if the Parent Company had directly disposed of the related assets or liabilities. This may mean that amounts previously recognized in other comprehensive income are reclassified to profit or loss.

21.3 Cash and cash equivalents

Cash and cash equivalents include cash on hand, bank deposits and other short-term highly liquid investments with maturities of three months or less from the dates of acquisition and that are subject to insignificant risk of changes in value.

Cash and cash equivalents are recognized at face value or nominal amount.

21.4 Receivables

Trade receivables arising from royalty agreement and rent with normal credit term of 30 days, are recorded initially at fair value and subsequently measured at amortized cost less any allowance for impairment. Fair value approximates invoice amount due to the short-term nature of these receivables.

Receivables from officers and employees are recognized when the contractual right to receive cash from the officer or employee is established. These are measured at nominal amount (due to their generally short-term maturity), less any provision for impairment, if any.

Receivables are classified as current assets if expected to be collected or recovered within one year or less. If not, they are presented as non-current assets.

Provision for impairment of receivables is maintained at a level considered adequate to provide for uncollectible receivables. ECL on trade and other receivables are unbiased probability-weighted estimates of credit losses which are determined by evaluating a range of possible outcomes and taking into account past events, current conditions and assessment of future economic conditions.

The relevant policies on classification, recognition, measurement, impairment and derecognition are further disclosed in Note 21.5.

21.5 Financial instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

A financial asset is any asset that is (a) cash; (b) an equity instrument of another entity; or (c) a contractual right to receive cash or another financial asset from another entity, or to exchange financial assets or financial liabilities with another entity under conditions that are potentially favorable to the Group.

A financial liability is any liability that is a contractual obligation to deliver cash or another financial asset to another entity, or to exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavorable to the Group.

(i) Classification

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value [either through other comprehensive income (OCI) or through profit or loss], and,
- those to be measured at amortized cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

For financial assets measured at fair value, gains and losses will either be recorded in profit or loss or OCI. For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income (FVOCI).

The Group reclassifies debt investments when, and only when, its business model for managing those assets changes.

The financial liabilities are classified by the Group in the following categories: (a) at fair value through profit or loss (FVTPL), and (b) at amortized cost. The Group does not hold financial liabilities at FVTPL as at December 31, 2020 and 2019.

(ii) Recognition

The Group recognizes a financial asset or a financial liability in the statement of financial position when it becomes a party to the contractual provisions of the instrument. Regular way purchases and sales of financial assets are recognized on trade date, the date on which the Group commits to purchase or sell the financial asset.

(iii) Measurement

At initial recognition, the Group measures a financial asset or liability at its fair value plus, in the case of a financial asset or liability not at FVTPL, transaction costs that are directly attributable to the acquisition of the financial asset or liability. Transaction costs of financial assets carried at FVTPL are expensed in profit or loss.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest. As at December 31, 2020 and 2019, the Group does not hold financial assets with embedded derivatives.

(a) Financial assets - debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the financial asset and the cash flow characteristics of the financial asset. There are three measurement categories into which the Group classifies its debt instruments:

- Amortized cost: Financial assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortized cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognized directly in profit or loss and presented in "Other income (charges)" account together with foreign exchange gains and losses. Impairment losses are presented as separate line item in the statements of profit or loss.

This financial asset classification applies primarily to the Group's cash and cash equivalents (Note 2), trade and other receivables, net (Note 3) and other non-current assets (Note 7).

- **FVOCI:** Financial assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVOCI. Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest income and foreign exchange gains and losses, if any, which are recognized in profit or loss. When the financial asset is derecognized, the cumulative gain or loss previously recognized in OCI is reclassified from equity to profit or loss and recognized in "Other income" account. Interest income from these financial assets is included in finance income using the effective interest rate method. Foreign exchange gains and losses are presented in other gains/(losses) and impairment expenses are presented as separate line item in the statements of profit or loss.

As at December 31, 2020 and 2019, the Group does not hold any debt instruments that are measured at FVOCI.

- **FVTPL:** Assets that do not meet the criteria for amortized cost or FVOCI are measured at FVTPL. A gain or loss on a debt investment that is subsequently measured at FVTPL is recognized in profit or loss and presented net within "Other income" account in the period in which it arises.

As at December 31, 2020 and 2019, the Group does not hold any debt instruments that are measured at FVTPL.

(b) Financial assets - equity instruments

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in OCI, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognized in profit or loss as other income when the Group's right to receive payments is established.

Changes in the fair value of financial assets at FVTPL are recognized in other gains/(losses) in profit or loss, as applicable. Impairment losses (and reversal of impairment losses) on equity investments measured at FVOCI are not reported separately from other changes in fair value.

The Group's investments in equity instruments as at December 31, 2020 and 2019 pertain to listed shares and club shares which are not held for trading; thus, classified as financial assets at FVOCI.

(c) Financial liabilities

The Group's financial liabilities are subsequently measured at amortized cost using the effective interest rate method.

This accounting policy applies to the Group's trade and other payables (Note 21.12).

(iv) Impairment

The Group assesses on a forward-looking basis the expected credit losses (ECL) associated with its financial assets carried at amortized cost. The Group recognizes a loss allowance for such losses at each reporting date.

The measurement of ECL reflects:

- An unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes;
- The time value of money; and,
- Reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

The Group applied the simplified approach permitted by PFRS 9 for its receivables, which requires expected lifetime losses to be recognized from initial recognition of the receivables. To measure the expected credit losses, receivables have been grouped based on shared credit risk characteristics and the days past due.

The expected loss rates are based on the historical profiles of receivable balances and the corresponding historical credit losses experienced for these balances. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables.

Impairment losses on receivables are presented as a separate line item within operating profit. Subsequent recoveries of amounts previously written off are credited on "Other income" account in profit or loss.

(iv) Determination of fair value

The fair value for financial instruments traded in active markets at the financial reporting date is based on their quoted market price or dealer price quotations (bid price for long positions and ask price for short positions), without any deduction for transaction costs. When current bid and asking prices are not available, the price of the most recent transaction provides evidence of the current fair value as long as there has not been a significant change in economic circumstances since the time of the transaction. For all other financial instruments not listed in an active market, the fair value is determined by using appropriate valuation techniques. Valuation techniques include net present value techniques, comparison to similar instruments for which market observable prices exist and other relevant valuation models. Any difference noted between the fair value and the transaction price is treated as expense or income, unless it qualifies for recognition as some type of asset or liability.

(vi) Derecognition of financial assets and liabilities

(a) Financial asset

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

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

Where the Group has transferred its rights to receive cash flows from an asset or has entered into a "pass-through" arrangement, and has neither transferred nor retained substantially all the risks and rewards 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 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 repay.

(b) Financial liability

A financial liability is derecognized when the obligation under the liability is discharged, cancelled, or has expired. Where 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.

21.6 Prepaid expenses

Prepaid expenses mainly consist of real property tax and business tax paid in advance. These are amortized and charged to expense over a 12-month period.

Prepaid expenses are recognized in the event that payments have been made in advance of obtaining right of access to good or receipt of services and measured at nominal amounts. These are derecognized from the statement of financial position upon delivery of goods or services, through amortization over a period of time, and use of consumption.

Prepaid expenses are included in current assets, except when the related goods or services are expected to be received or rendered more than twelve (12) months after the reporting period, which are then classified as non-current assets.

21.7 Property and equipment

Property and equipment, excluding land, quarry land and construction in progress, are stated at cost less accumulated depreciation and amortization and any impairment losses. Land and quarry land are stated at cost less any impairment losses. Land and quarry land are not subject to depreciation. Construction-in-progress is stated at cost and is not depreciated until such time the relevant assets are completed and ready for intended use.

The initial cost of property and equipment is comprised of the purchase price and costs directly attributable to bringing the assets to their intended use. The cost of self-constructed assets includes the cost of materials and direct labor, any other costs directly attributable to bringing the asset to a working condition for its intended use, and the costs of dismantling and removing the items and restoring the site on which they are located.

Subsequent expenditures incurred after the assets have been put into operation are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance costs are charged to profit or loss during the period in which they are incurred.

Depreciation is recognized in profit or loss on a straight-line basis over the estimated useful lives of the assets, as follows:

	In years
Buildings and improvements	20
Plant site improvements	3 to 20
Machinery and equipment	3 to 10
Transportation, furniture and equipment	3 to 5

The useful lives and depreciation and amortization methods are reviewed periodically to ensure that the periods and method of depreciation and amortization are consistent with the expected pattern of economic benefits from the items of property and equipment.

The asset's residual values and useful lives are reviewed, and adjusted if appropriate, at each reporting date. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 21.11).

Fully depreciated assets are retained in the accounts until they are no longer in use. No further charge for depreciation is made in respect of those assets.

The carrying amount of an item of property and equipment is derecognized on disposal or when no future economic benefits are expected from its use or disposal. When assets are derecognized, their cost, accumulated depreciation and amortization and accumulated impairment losses, if any, are eliminated from the accounts and any resulting gain or loss is included in profit or loss of such period.

21.8 Investment property

Properties that are held for long-term rental yields or for capital appreciation or both, and that are not occupied by the Group, are classified as investment property. Investment properties comprise land and improvements, building and improvements, and parking improvements leased out under operating lease agreements.

Recognition of investment property takes place only when it is probable that the future economic benefits that are associated with the property will flow to the Group and the cost can be measured reliably. This is usually the day when all risks and rewards are transferred to the Group.

Investment property is measured initially at cost, including transaction costs. Cost is the fair value of the consideration given to acquire the property which includes transaction costs such as legal fees and taxes on the purchase of the property. The cost of a self-constructed asset includes all directly attributable costs required to bring the property to its required working condition.

Subsequent to initial recognition, investment property, except land, is measured at cost less accumulated depreciation and any accumulated impairment losses. Land, which is not subject to depreciation, is carried at cost less any impairment losses. Subsequent expenditure should demonstrably enhance the original asset to qualify for asset recognition. Repairs and maintenance costs are charged to profit or loss during the year in which they are incurred.

Depreciation and amortization on investment property, except land, is recognized in profit or loss on a straight-line basis over 10 years.

Property that is being constructed or developed for future use as investment property is classified as investment property under construction in progress. Construction in progress is stated at cost and depreciated only when the relevant assets are completed and ready for intended use. Upon completion, these properties are reclassified to an appropriate investment property account.

Transfers to, or from, investment property are made when, and only when, there is a change in use.

A transfer is made to investment property when owner-occupation has ended and/or an operating lease to another party has commenced. A transfer is made from investment property to property and equipment when owner-occupation has commenced. A transfer is made from investment property to real estate inventory when development with a view to sale has begun. A transfer between investment property, property and equipment and real estate inventory does not change the carrying amount of the property transferred nor does it change the cost of that property for measurement or disclosure purposes. Transfers to investment property do not result in gain or loss.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 21.11).

Investment property is derecognized when it has either been disposed of or when the investment property is permanently withdrawn from use and no future benefit is expected from its disposal. Gain or loss on derecognition of investment property is calculated as the difference between any disposal proceeds and the carrying amount of the related asset and is recognized in profit or loss in the year of derecognition.

21.9 Mine rehabilitation fund/Decommissioning liability

Pursuant to the requirements of Republic Act (RA) No. 7942, otherwise known as "The Philippine Mining Act of 1995", the Group maintains a Mine rehabilitation fund (MRF). The MRF shall be used for the physical and social rehabilitation of areas affected by the Group's quarrying activities, and for research in the social, technical and preventive aspects of the mine rehabilitation. Under the Group's Operating Agreement with Lhai (Note 16), Lhai shall have the exclusive right to manage, operate and provide additional MRF as may be required by applicable laws and regulations provided that the MRF will remain in the name of the Group as the contracting party to the MPSA. In addition, Lhai shall have the responsibility to rehabilitate the mine site and provide the funds for the final mine rehabilitation and decommissioning plan. The funds received by the Group are restricted for the sole purpose of rehabilitating the mine site. These are presented as mine rehabilitation fund in other non-current assets and a related decommissioning liability is recognized.

21.10 Fair value measurement

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 of financial and non-financial liabilities takes into account non-performance risk, which is the risk that the entity will not fulfill an obligation.

The Group classifies its fair value measurements using a fair value hierarchy that reflects the significance of the inputs used in making the measurements.

The fair value hierarchy has the following levels:

- quoted prices (unadjusted) in active markets for identical assets or liabilities (Level 1);
- inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (Level 2); and
- inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (Level 3).

The appropriate level is determined on the basis of the lowest level input that is significant to the fair value measurement.

(a) Financial assets and financial liabilities

The fair value of financial instruments traded in active markets is based on quoted market prices at the reporting date. A market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis. The quoted market price within the bid-ask spread that is most representative of fair value is used. These instruments are included in Level 1.

The fair value of financial instruments that are not traded in an active market (for example, over-the-counter derivatives) is determined by using valuation techniques. These valuation techniques maximize the use of observable market data where it is available and rely as little as possible on entity specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in Level 2.

If one or more of the significant inputs is not based on observable market data, the instrument is included in Level 3.

(b) Non-financial assets

The fair value of a non-financial asset is measured based on its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and applies the technique consistently. Commonly used valuation techniques are as follows:

- Market approach - A valuation technique that uses prices and other relevant information generated by market transactions involving identical or comparable (i.e., similar) assets, liabilities or a group of assets and liabilities, such as a business.
- Income approach - Valuation techniques that convert future amounts (e.g., cash flows or income and expenses) to a single current (i.e., discounted) amount. The fair value measurement is determined on the basis of the value indicated by current market expectations about those future amounts.
- Cost approach - A valuation technique that reflects the amount that would be required currently to replace the service capacity of an asset (often referred to as current replacement cost).

As at December 31, 2020 and 2019, there are no material assets and liabilities carried at fair value.

21.11 Impairment of non-financial assets

Property and equipment and investment properties that have finite useful lives are reviewed for impairment annually or whenever events or changes in circumstances indicate that carrying amounts 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). Non-financial assets that are impaired are reviewed for possible reversal of impairment at each reporting date.

21.12 Trade and other payables

Trade and other payables (excluding payables to government agencies) are recognized, measured and derecognized using the accounting policies for financial liabilities at amortized cost as discussed in Note 21.5.

Payables to government agencies are recognized in the period when a legally enforceable claim against the Group is established.

Trade and other payables are classified as current liabilities if payment is due within one year or less. If not, they are presented as non-current liabilities.

21.13 Share capital; Share premium and Retained earnings

Common shares, which are stated at par value, are classified as share capital.

Share premium represents premiums or consideration received in excess of par value on the issuance of share capital.

Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction from the proceeds, net of tax.

Retained earnings include current and prior years' results, net of dividends declared, if any.

21.14 Dividend distribution

The Group pays cash dividend as its cash position permits and retains that portion of earnings needed for future development projects and other business requirements.

Dividend distribution to the shareholders is recognized as a liability in the period in which the dividends are approved by the BOD.

21.15 Earnings per share (EPS)

Basic EPS is calculated by dividing net income for the year attributable to the common shareholders of the Group by the weighted average number of common shares outstanding during the year. Diluted EPS is computed in the same manner as basic EPS; however, net income attributable to common shares and the weighted average number of shares outstanding are adjusted for the effects of all dilutive potential common shares.

21.16 Revenue and expense recognition

(a) Royalty fees

The Group's sole performance obligation to Lhai is to provide the right to conduct quarrying operations in exchange for a variable consideration in the form of royalty fees. Thus, revenue is earned and calculated as a fixed percentage of the monthly sales and volume report as stated in the Memorandum of Agreement with Lhai (Note 16) and is recognized at a point in time. The Group has no constraints in estimating royalty fees.

No element of significant financing is deemed present as the consideration is variable.

There are no warranties and other similar obligation and refunds agreed with Lhai.

(b) Interest income

Interest income is recognized on a time-proportion basis using the effective interest rate method.

(c) Costs and expenses

Cost and expenses are recognized in profit or loss as they are incurred.

(d) Other income and expenses

Other operating income/expenses are recognized in profit or loss when earned/incurred.

21.17 Provisions and contingencies

Provisions are recognized when the Group has a present legal or constructive obligation as a result of past events; it is probable that an outflow of resources will be required to settle the obligations; and the amount has been reliably estimated. Provisions are not recognized for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognized even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in provision due to passage of time is recognized as interest expense.

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

21.18 Income taxes

The tax expense for the year comprises current and deferred tax. Tax is recognized in profit or loss, except to the extent that it relates to items recognized in OCI or directly in equity, in which case, the tax is also recognized in OCI or directly in equity, respectively.

(a) Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the reporting date. Management periodically evaluates positions taken in tax returns with respect to situations in which the applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

(b) Deferred income tax

Deferred income tax (DIT) is recognized on all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, DIT is not accounted for if it arises from the initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit nor loss. DIT is determined using tax rates (and laws) that have been enacted or substantively enacted by the reporting date and are expected to apply when the related DIT asset is realized or the DIT liability is settled.

DIT assets are recognized for all deductible temporary differences to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilized. The Group reassesses at each reporting date the need to recognize a previously unrecognized DIT asset.

DIT liabilities are recognized in full for all taxable temporary differences, except to the extent that the deferred tax liability arises from the initial recognition of goodwill.

DIT assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes assets and liabilities relate to income taxes levied by the same taxation authority on either the taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

DIT assets and liabilities are derecognized when the related temporary differences are realized or settled.

21.19 Employee benefits

Short-term benefits

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided. Provision is made for benefits accruing to employees in respect of wages and salaries and annual leave when it is probable that settlement will be required and these are capable of being measured reliably. Provisions made in respect of employee benefits expected to be settled within 12 months, are measured at their nominal values using the remuneration rate expected to apply at the time of settlement. Provisions made in respect of employee benefits which are not expected to be settled within 12 months are measured as the present value of the estimated future cash outflows to be made by the Group in respect of services provided by employees up to reporting date.

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

Retirement benefits

The Group does not have an established retirement plan and only conforms to the minimum regulatory benefit under the Philippine Retirement Pay Law (Republic Act. No. 7641). The benefits are based on the years of service and latest monthly compensation of the employees. The regulatory benefit is paid on a lump sum upon retirement.

21.20 Functional and presentation currency

Items included in the consolidated financial statements are measured using the currency of the primary economic environment in which the Group operates (the functional currency). The consolidated financial statements are presented in Philippine Peso, which is the Group's functional currency.

21.21 Leases (the Group as the lessor)

Leases in which a significant portion of the risks and rewards of ownership are retained by the lessor are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to profit or loss on a straight-line basis over the period of the lease.

When the Group enters into an arrangement, comprising a transaction or a series of related transactions, that does not take the legal form of a lease but conveys the right to use an asset or is dependent on the use of specific asset or assets, the Group assesses whether the arrangement is, or contains, a lease. The determination of whether an arrangement is, or contains, a lease is based on the substance of the arrangement. In such cases, when the Group has assessed that the arrangement is, or contains, a lease, the Group accounts for it as an operating lease.

21.22 Related party relationships and transactions

Related party relationship exists when one party has the ability to control, directly, or indirectly through one or more intermediaries, the other party or exercises significant influence over the other party in making financial and operating decisions. Such relationship also exists between and/or among entities which are under common control with the reporting enterprise, or between and/or among the reporting enterprise and its key management personnel, directors, or its shareholders. In considering each possible related party relationship, attention is directed to the substance of the relationship, and not merely the legal form.

21.23 Subsequent events (or Events after the reporting date)

Post year-end events that provide additional information about the Group's position at the reporting date (adjusting events) are reflected in the consolidated financial statements. Post year-end events that are not adjusting events are disclosed in the notes to the consolidated financial statements when material.

21.24 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker who allocates resources to and assesses the performance of the operating segments of the Group. The Group has determined its President as its chief operating decision maker.

For the years ended December 31, 2020, 2019 and 2018, the Group has only one operating segment, which is the quarrying business. In view of the current status of the Group's operation which is limited only to this and minimal rental income and interest on receivables, the performance of the Group is being assessed as a single unit. Consequently, detailed segment reporting as required under PFRS 8 is deemed not necessary.

Concrete Aggregates Corporation and Subsidiaries

7th Floor West Wing, Estancia Offices, Capitol Commons
Meralco Avenue, Pasig City

INDEX TO CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES
As at December 31, 2020

- A Financial Assets
- B Amounts Receivable from Directors, Officers, Employees, Related Parties and Principal Stockholders (Other than Related Parties)
- C Amounts Receivable from Related Parties which are eliminated during Consolidation of Financial Statements
- D Long-Term Debt
- E Indebtedness to Related Parties
- F Guarantee of Securities of Other Issuers
- G Capital Stock

Other Supporting Schedules

- Reconciliation of Retained Earnings Available for Dividend Declaration
- Financial Soundness Indicators
- Ortigas Group Structure

Concrete Aggregates Corporation and Subsidiaries
 7th Floor West Wing, Estancia Offices, Capitol Commons
 Meralco Avenue, Pasig City

Schedule A
Financial Assets
As at December 31, 2020

Name of issuing entity and association of each issue	Number of shares or principal amount of bonds and notes	Amount shown in the statement of financial position	Valued based on market quotation at end of reporting period	Income received and accrued
Cash and cash equivalents		164,252,707		2,275,474
Receivables				
Receivables		4,616,120		
Other receivables, net		275,625		
Other non-current assets				
Mine rehabilitation fund		29,367,943		35,674
Miscellaneous deposits		2,590,960		
Financial assets at FVOCI	42,692	1,313,670	1,313,670	
TOTAL		202,417,025	1,313,670	2,311,148

Concrete Aggregates Corporation and Subsidiaries
7th Floor West Wing, Estancia Offices, Capitol Commons
Meralco Avenue, Pasig City

Schedule B
**Amounts Receivable from Directors, Officers, Employees,
 Related Parties and Principal Stockholders (Other than Related Parties)**
As at December 31, 2020

Concrete Aggregates Corporation and Subsidiaries
7th Floor West Wing, Estancia Offices, Capitol Commons
Meralco Avenue, Pasig City

Schedule C

Receivables of the Parent Company from its wholly-owned subsidiaries are as follows:

Concrete Aggregates Corporation and Subsidiaries
7th Floor West Wing, Estancia Offices, Capitol Commons
Meralco Avenue, Pasig City

Schedule D
Long-Term Debt
As at December 31, 2020

Title of issue and type of obligation	Amount authorized by indenture	Amount shown under caption "Current portion of long-term debt" in related balance sheet	Amount shown under caption "Long-Term Debt" in related balance sheet
Rental deposits	473,700	-	473,700
Decommissioning liability	23,269,179	-	23,269,179
Total	23,742,879	-	23,742,879

The Group has no external borrowings as at December 31, 2020. The amounts presented above pertain to non-current liabilities.

Concrete Aggregates Corporation and Subsidiaries
7th Floor West Wing, Estancia Offices, Capitol Commons
Meralco Avenue, Pasig City

Schedule E
Indebtedness to Related Parties
As at December 31, 2020

Name of related party	Balance at beginning of period	Balance at end of period
Ortigas Land Corporation	139,576	-

Concrete Aggregates Corporation and Subsidiaries
7th Floor West Wing, Estancia Offices, Capitol Commons
Meralco Avenue, Pasig City

Schedule F
Guarantees of Securities of Other Issuers
As at December 31, 2020

Name of issuing entity of securities guaranteed by the company for which this statement is filed	Title of issue of each class of securities guaranteed	Total amount guaranteed and outstanding	Amount owned by person for which statement is filed	Nature of guarantee
		NOT APPLICABLE		

Concrete Aggregates Corporation and Subsidiaries
7th Floor West Wing, Estancia Offices, Capitol Commons
Meralco Avenue, Pasig City

Schedule G
Capital Stock
As at December 31, 2020

The details of authorized and paid-up capital stock are as follows:

Title of issue	Number of shares authorized	Number of shares issued and outstanding as shown	Number of shares reserved for options, warrants, conversion and other rights	Number of shares held by affiliates	Directors, officers and employees	Others
		under related balance sheet caption				
Common Class "A" at P10 par value each	40,000,000	22,077,771	Not applicable	16,021,974	7,126	6,048,671
Common Class "B" at P10 par value each	10,000,000	5,388,678	Not applicable	4,985,612	-	403,066
	50,000,000	27,466,449		21,007,586	7,126	6,451,737

Class A and Class B common shares have the same rights and privileges. Class A common shares shall be issued solely to Filipino citizens, while Class B common shares may be issued to Filipino and non-Filipino citizens.

As at December 31, 2020, there are 27,466,449 issued and outstanding Class A and B common shares, of which 6,451,737 are publicly held. The latest closing price for Class A common shares as at December 31, 2020 was recorded at P53.55 per share. The latest closing price for Class B common shares as at December 31, 2020 was recorded at P60.10 per share.

Concrete Aggregates Corporation and Subsidiaries
 7th Floor West Wing, Estancia Offices, Capitol Commons
 Meralco Avenue, Pasig City

Reconciliation of Retained Earnings
Available for Dividend Declaration
 As at December 31, 2020
 (All amounts in Philippines Peso)

Items	Amount
Unappropriated Retained Earnings, as adjusted to available for dividends distribution, beginning of the year	36,763,622
Add: Net income actually earned/realized during the period	
Net income during the period closed to Retained Earnings	12,392,529
Less: Non-actual/unrealized income net of tax	
Equity in net income of associate/joint venture	-
Unrealized foreign exchange gain - (after tax) except those attributable to Cash and cash equivalents	-
Unrealized actuarial gain	-
Fair value adjustment (mark-to-market gains)	-
Fair value adjustment of Investment Property resulting in gain	-
Adjustment due to deviation from PFRS/GAAP- gain	-
Other unrealized gains or adjustments to the retained earnings as a result of certain transactions accounted for under the PFRS	-
Add: Non-actual losses	
Depreciation on revaluation increment (after tax)	-
Adjustment due to deviation from PFRS/GAAP - loss	-
Loss on fair value adjustment of investment property (after tax)	-
Net income actually earned during the period	12,392,529
Add (Less):	
Dividend declaration during the period	(35,706,384)
Appropriations of Retained Earnings during the period	-
Reversals of appropriations	-
Effects of prior period adjustments	-
Treasury shares	-
Total Retained Earnings, end of the year available for dividends	13,449,767

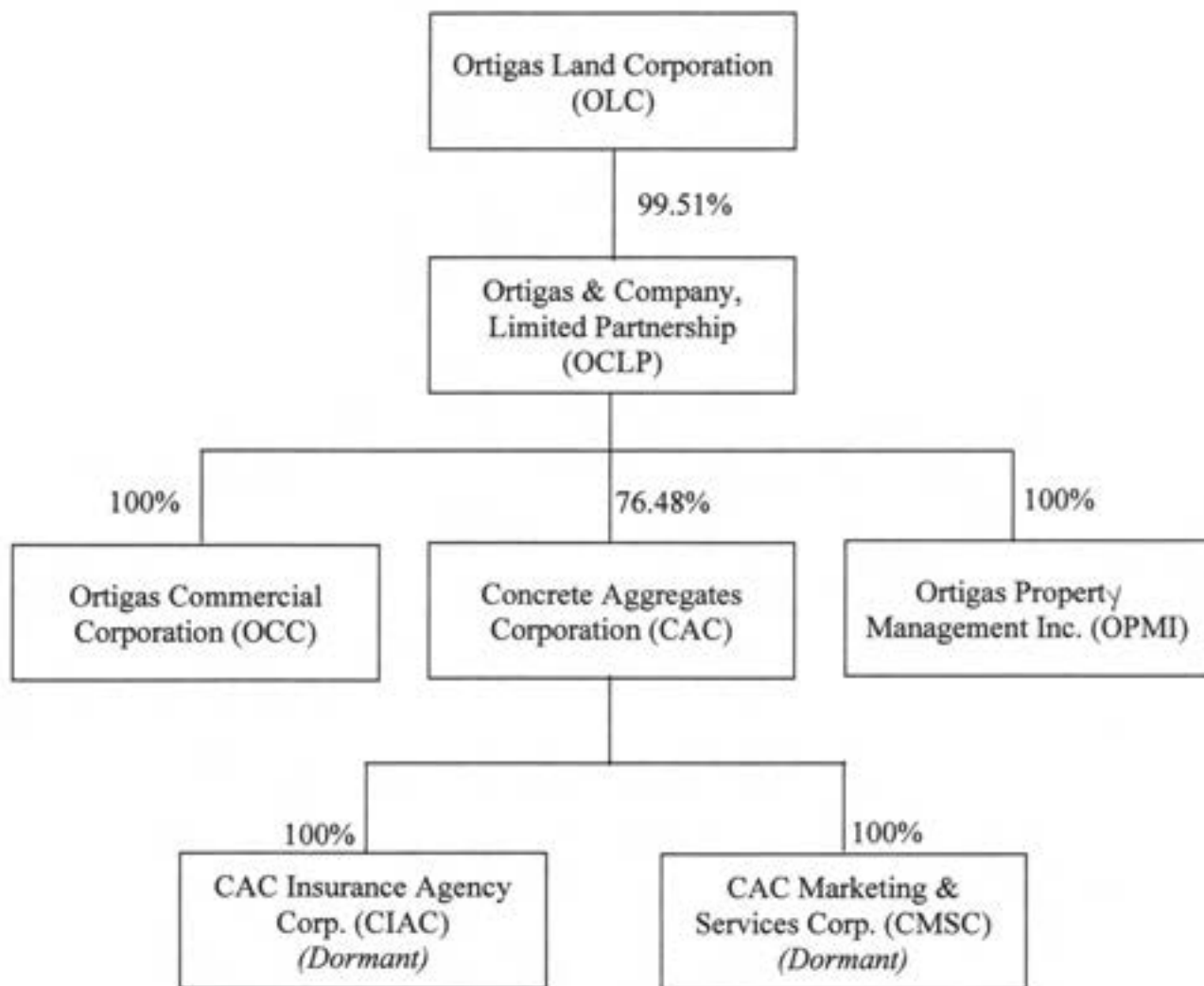
Concrete Aggregates Corporation and Subsidiaries
 7th Floor West Wing, Estancia Offices, Capitol Commons
 Meralco Avenue, Pasig City

Schedule of Financial Soundness Indicators
 As at December 31, 2020 and 2019

Ratio	Formula	Current Year	Prior Year
Current ratio	Total Current Assets / Total Current Liabilities	12.41	12.16
Acid test ratio	Quick assets (Total Current Assets less Inventories and Other Current Assets) / Total Current Liabilities	11.93	11.72
Solvency ratio	Net Income before Depreciation and Amortization / Total Liabilities	0.34	0.90
Debt-to-equity ratio	Total Liabilities / Shareholders' Equity	0.13	0.13
Asset-to-equity ratio	Total Assets / Shareholders' Equity	1.13	1.13
Interest rate coverage ratio	Earnings Before Interest and Tax / Interest Expense	-	-
Return on equity	Net Income Available to Common Shareholders / Shareholders' Equity	4.27%	11.37%
Return on assets	Net Income Available to Common Shareholders / Total Assets	3.78%	10.08%
Net profit margin	Net Income Available to Common Shareholders / Revenues	45.10%	65.18%
Book value per share	Shareholders' Equity / Weighted Average Outstanding Number of Common Shares	10.56	11.40

Concrete Aggregates Corporation and Subsidiaries
7th Floor West Wing, Estancia Offices, Capitol Commons
Meralco Avenue, Pasig City

Ortigas Group Structure
As at December 31, 2020



REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF FINANCE
BUREAU OF INTERNAL REVENUE

FILING REFERENCE NO.

TIN	: 000-201-881-000
Name	: CONCRETE AGGREGATES CORP.
RDO	: 121
Form Type	: 0605
Reference No.	: 292100041235733
Amount Payable (Over Remittance)	: 606,533.38
Accounting Type	: C - Calendar
For Tax Period	: 12/31/2020
Quarter	: 0
Date Filed	: 04/13/2021
Tax Type	: IT

Proceed to Payment

[[BIR Main](#) | [eFPS Login](#) | [User Menu](#) | [Help](#)]



PSOC: PSIC: 1133



Republika ng Pilipinas
 Kagawaran ng Pananalapi
 Kawanihan ng Rentas Internas

Payment Form

BIR Form No.

0605

September 2003(ENCS)

1 For the Calendar Fiscal 3 Quarter Clear Quarter 4 Due Date (MM/DD/YYYY) 5 No. of Sheets Attached 6 ATC

2 Year Ended (MM/YYYY) 12 - December 2020 1st 2nd 3rd 4th 04 15 2021 0 MC200

7 Return Period (MM/DD/YYYY) 12 31 2020 8 Tax Type Code IT

Part I

Background Information

9 Taxpayer Identification No. 10 RDO Code 11 Taxpayer Classification 12 Line of Business/Occupation

000 201 881 000 121 I N STONE QUARRYING, EXCEPT LIMESTC

13 Taxpayer's Name(Last Name, First Name, Middle Name for Individuals)/(Registered Name for Non-Individuals) 14 Telephone Number
 CONCRETE AGGREGATES CORP. 651-32-12

15 Registered Address 16 Zip Code
 DON MARIANO SANTOS AVENUE SAN ISIDRO ANGONO, RIZAL 1930

17 Manner of Payment

18 Type of Payment

Voluntary Payment

Per Audit/Delinquent Account

- Self-Assessment
- Penalties
- Tax Deposit/Advance Payment
- Income Tax Second Installment(Individual)
- Others(Specify)

INCOME TAX

- Preliminary/Final Assess/Deficiency Tax
- Accounts Receivable/Delinquent Account

- Installment No. of Installment
- Partial Payment
- Full Payment

Part II Computation of Tax

19 Basic Tax/Deposit/Advance Payment 19 606,533.38

20 Add Penalties Surcharge Interest Compromise
 20A 0.00 20B 0.00 20C 0.00 20D 0.00

21 Total Amount Payable(Sum of Items 19 & 20D) 21 606,533.38

For Voluntary Payment

Payment of Deficiency Taxes From Audit/Investigation Delinquent Accounts

I declare, Under the penalties of perjury, that this document has been made in good faith, verified by me, and to the best of my knowledge and belief, is true and correct, pursuant to the provisions of the National Internal Revenue Code, as amended, and the regulations issued under authority thereof.

- Pre-approved by Investigating Office
- Not approved by Investigating Office

[Print](#)

[Payment Details](#)

[Proceed to Payment](#)

Republic of the Philippines
Department of Finance
Bureau of Internal Revenue

For BIR BCS/
Use Only Item:

BIR Form No.
1702-RT
January 2018(ENCS)
Page 1

Annual Income Tax Return
Corporation, Partnership and Other Non-Individual
Taxpayer Subject Only to REGULAR Income Tax Rate
Enter all required information in CAPITAL LETTERS. Mark applicable boxes with an "X".
Two copies MUST be filled with the BIR and one held by the taxpayers.



1 For <input checked="" type="radio"/> Calendar	<input type="radio"/> Fiscal	3 Amended Return? <input type="radio"/> Yes <input checked="" type="radio"/> No	4 Short Period Return <input type="radio"/> Yes <input checked="" type="radio"/> No	5 Alphanumeric Tax Code (ATC) IC 055-Minimum Corporate Income Tax(MCIT) IC010 - CORPORATION IN GENERAL - JAN 1, 2009
2 Year Ended (MM/20YY) 12 - December 20	20			

Part I - Background Information

6 Tax Identification Number (TIN) 000	- 201	- 881	- 00000	7 RDO Code 121
--	-------	-------	---------	-------------------

8 Registered Name (Enter only 1 letter per box using CAPITAL LETTERS)

CONCRETE AGGREGATES CORP.

9 Registered Address (Indicate complete address. If the registered address is different from the current address, go to the RDO to update registered address by using BIR Form No. 1905)

DON MARIANO SANTOS AVENUE SAN ISIDRO RIZAL

9A ZIP Code 1930

10 Date of Incorporation/Organization (MM/DD/YYYY) 08/23/1968	11 Contact Number 6513212
---	------------------------------

12 Email Address ORTIGASGROUPBIRCONFIRMATION@GMAIL.COM

13 Method of Deductions <input type="radio"/> Itemized Deductions [Section 34 (A-J), NIRC]	<input checked="" type="radio"/> Optional Standard Deduction (OSD) - 40% of Gross Income [Section 34(L), NIRC as amended]
---	---

Part II - Total Tax Payable

(Do NOT enter Centavos; 49 Centavos or Less drop down; 50 or more round up)

14 Tax Due 3,149,890

15 Less: Total Tax Credits/Payments 2,543,357
--

16 Net Tax Payable (Overpayment) (Item 14 Less Item 15) 606,533
--

Add: Penalties

17 Surcharge 0

18 Interest 0

19 Compromise 0

20 Total Penalties (Sum of Items 17 to 19) 0

21 TOTAL AMOUNT PAYABLE (Overpayment) (Sum of Items 16 and 20) 606,533

If Overpayment, mark one(1) box only (Once the choice is made, the same is irrevocable)

To be refunded To be issued a Tax Credit Certificate (TCC) To be carried over as a tax credit for next year/quarter

We declare under the penalties of perjury that this return, and all its attachments, have been made in good faith, verified by us, and to the best of our knowledge and belief, are true and correct, pursuant to the provisions of the National Internal Revenue Code, as amended, and the regulations issued under authority thereof. (If signed by an Authorized Representative, indicate TIN and attach authorization letter)

Signature over Printed Name of President/Principal Officer/Authorized Representative	Signature over Printed Name of Treasurer/Assistant Treasurer	22 Number of Attachments 000
--	--	---------------------------------

Title of Signatory	TIN	Title of Signatory	TIN
--------------------	-----	--------------------	-----

Part III - Details of Payment

Particulars	Drawee Bank/ Agency	Number	Date(MM/DD/YYYY)	Amount
23 Cash/Bank Debit Memo				0
24 Check				0
25 Tax Debit Memo				0
26 Others(Specify Below)				0

Machine Validation/Revenue Official Receipt Details [if not filed with an Authorized Agent Bank(AAB)]

Stamp of Receiving Office/AAB and Date of Receipt (RO's Signature/Bank Teller's Initial)

BIR Form No. 1702-RT January 2018(ENCS) Page 2	Annual Income Tax Return Corporation, Partnership and Other Non-Individual Taxpayer Subject Only to REGULAR Income Tax Rate	 1702-RT 01/18ENCS P2
Taxpayer Identification Number(TIN) 000 201 881 00000	Registered Name CONCRETE AGGREGATES CORP.	
Part IV - Computation of Tax <small>(DO NOT enter Centavos; 49 Centavos or Less drop down; 50 or more round up)</small>		
27 Sales/Revenues/Receipts/Fees	27,480,493	
28 Less: Sales Returns, Allowances and Discounts	0	
29 Net Sales/Revenues/Receipts/Fees (Item 27 Less Item 28)	27,480,493	
30 Less: Cost of Sales/Services	11,607,834	
31 Gross Income from Operation (Item 29 less Item 30)	15,872,659	
32 Add: Other Taxable Income Not Subjected to Final tax	3,217,583	
33 Total Taxable Income (Sum of Items 31 and 32)	19,090,242	
Less: Deductions Allowable under Existing Law		
34 Ordinary Allowable Itemized Deductions	0	
35 Special Allowable Itemized Deductions	0	
36 NOLCO <small>(Only for those taxable under Sec. 27(A) to C; Sec. 28(A)(1)(A)(B)(b) of Tax code, as amended)</small>	0	
37 Total Deductions (Sums of Items 34 to 36)	0	
OR [in case taxable under Sec 27(A) & 28(A)(1)]		
38 Optional Standard Deduction (OSD) (40% of Item 33)	7,636,097	
39 Net Taxable Income/(Loss) <small>If itemized: Item 33 Less Item 37; If OSD: Item 33 Less Item 38</small>	11,454,145	
40 Applicable Income Tax Rate	27.5	%
41 Income Tax Due other than Minimum Corporate Income Tax(MCIT) <small>(Item 39 x Item 40)</small>	3,149,890	
42 MCIT Due <small>(2% of Item 33)</small>	286,354	
43 Tax Due <small>(Normal Income Tax Due in Item 41 OR the MCIT Due in Item 42, whichever is higher)</small>	3,149,890	
Less: Tax Credits/Payments(attach proof)		
44 Prior Year's Excess Credits Other Than MCIT	0	
45 Income Tax Payment under MCIT from Previous Quarter/s	0	
46 Income Tax Payment under Regular/Normal Rate from Previous Quarter/s	1,010,303	
47 Excess MCIT Applied this Current Taxable Year	0	
48 Creditable Tax Withheld from Previous Quarter/s per BIR Form No. 2307	986,087	
49 Creditable Tax Withheld per BIR Form No. 2307 for the 4th Quarter	546,967	
50 Foreign Tax Credits, if applicable	0	
51 Tax Paid in Return Previously Filed, if this is an Amended Return	0	
52 Special Tax Credits	0	
Other Credits/Payments (Specify)		
53	0	
54	(Add more...)	0
55 Total Tax Credits/Payments (Sum of Items 44 to 54)	2,543,357	
56 Net Tax Payable (Overpayment) <small>(Item 43 Less Item 55)</small>	606,533	
Part V - Tax Relief Availment		
57 Special Allowable Itemized Deductions <small>(Item 35 of Part IV x Applicable Income Tax Rate)</small>	0	
58 Add: Special Tax Credits	0	
59 Total Tax Relief Availment <small>(Sum of Items 57 & 58)</small>	0	

BIR Form No. 1702-RT January 2018(ENCS) Page 3	Annual Income Tax Return Corporation, Partnership and Other Non-Individual Taxpayer Subject Only to REGULAR Income Tax Rate	 1702-RT 01/18ENCS P3
--	--	--

Taxpayer Identification Number(TIN)

000 201 881 00000

Registered Name

CONCRETE AGGREGATES CORP.

Part VI - Schedules

(DO NOT enter Centavos; 49 Centavos or Less drop down; 50 or more round up)

Schedule I - Ordinary Allowable Itemized Deductions (Attach additional sheet/s if necessary)

1 Amortization	0
2 Bad Debts	0
3 Charitable and Other Contributions	0
4 Depletion	0
5 Depreciation	0
6 Entertainment, Amusement and Recreation	0
7 Fringe Benefits	0
8 Interest	0
9 Losses	0
10 Pension Trusts	0
11 Rental	0
12 Research and Development	0
13 Salaries, Wages and Allowances	0
14 SSS, GSIS, Philhealth, HDMF and Other Contributions	0
15 Taxes and Licenses	0
16 Transportation and Travel	0
17 Others(Deductions Subject to Withholding Tax and Other Expenses) (Specify below; Add additional sheet/s, if necessary)	
a Janitorial and Messengerial Services	0
b Professional Fees	0
c Security Services	0
d	0
e	0
f	0
g	0
h	0
i	0
(Add more...)	

18 Total Ordinary Allowable Itemized Deductions (Sum of Items 1 to 17)**Schedule II - Special Allowable Itemized Deductions** (Attach additional sheet/s, if necessary)

	Description	Legal Basis	Amount
1			0
2			0
3			0
4		(Add more...)	0
5	Total Special Allowable Itemized Deductions (Sum of Items 1 to 4)		0

<p>BIR Form No. 1702-RT January 2018(ENCS) Page 4</p>	<p style="text-align: center;">Annual Income Tax Return Corporation, Partnership and Other Non-Individual Taxpayer Subject Only to REGULAR Income Tax Rate</p>	 1702-RT 01/18ENCS P4																				
<p>Taxpayer Identification Number(TIN) 000 201 881 00000</p>		<p>Registered Name CONCRETE AGGREGATES CORP.</p>																				
<p>Schedule III - Computation of Net Operating Loss Carry Over (NOLCO)</p>																						
<p>1 Gross Income</p>		0																				
<p>2 Less: Ordinary Allowable Itemized Deductions</p>		0																				
<p>3 Net Operating Loss (Item 1 Less Item 2) (To Schedule IIIA, Item 7A)</p>		0																				
<p>Schedule IIIA - Computation of Available Net Operating Loss Carry Over (NOLCO) <small>(DO NOT enter Centavos; 49 Centavos or Less drop down; 50 or more round up)</small></p>																						
<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="width: 30%;">Year Incurred</th> <th style="width: 40%;">Net Operating Loss</th> <th style="width: 30%;">A) Amount</th> <th style="width: 30%;">B) NOLCO Applied Previous Year/s</th> </tr> </thead> <tbody> <tr> <td>4</td> <td></td> <td>0</td> <td></td> </tr> <tr> <td>5</td> <td></td> <td>0</td> <td></td> </tr> <tr> <td>6</td> <td></td> <td>0</td> <td></td> </tr> <tr> <td>7</td> <td></td> <td>0</td> <td></td> </tr> </tbody> </table>			Year Incurred	Net Operating Loss	A) Amount	B) NOLCO Applied Previous Year/s	4		0		5		0		6		0		7		0	
Year Incurred	Net Operating Loss	A) Amount	B) NOLCO Applied Previous Year/s																			
4		0																				
5		0																				
6		0																				
7		0																				
<p>Continuation of Schedule IIIA (Item numbers continue from table above)</p>																						
<p>C) NOLCO Expired</p>		<p>D) NOLCO Applied Current Year</p>	<p>E) Net Operating Loss (Unapplied) [E = A Less (B + C + D)]</p>																			
<p>4</p>		<p>0</p>	0																			
<p>5</p>		<p>0</p>	0																			
<p>6</p>		<p>0</p>	0																			
<p>7</p>		<p>0</p>	0																			
<p>8 Total NOLCO (Sum of Items 4D to 7D)</p>		<p>0</p>	0																			
<p>Schedule IV -Computation of Minimum corporate Income Tax(MCIT)</p>																						
<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="width: 30%;">Year</th> <th style="width: 40%;">A) Normal Income Tax as Adjusted</th> <th style="width: 30%;">B) MCIT</th> <th style="width: 30%;">C) Excess MCIT over Normal Income Tax</th> </tr> </thead> <tbody> <tr> <td>1</td> <td></td> <td>0</td> <td></td> </tr> <tr> <td>2</td> <td></td> <td>0</td> <td></td> </tr> <tr> <td>3</td> <td></td> <td>0</td> <td></td> </tr> </tbody> </table>			Year	A) Normal Income Tax as Adjusted	B) MCIT	C) Excess MCIT over Normal Income Tax	1		0		2		0		3		0					
Year	A) Normal Income Tax as Adjusted	B) MCIT	C) Excess MCIT over Normal Income Tax																			
1		0																				
2		0																				
3		0																				
<p>Continuation of Schedule IV (Item numbers continue from table above)</p>																						
<p>D) Excess MCIT Applied/Used in Previous Years</p>		<p>E) Expired Portion of Excess MCIT</p>	<p>F) Excess MCIT Applied this Current Taxable Year</p>	<p>G) Balance of Excess MCIT Allowable as Tax Credit for Succeeding Year/s [G = C Less (D + E + F)]</p>																		
<p>1</p>		<p>0</p>	<p>0</p>	0																		
<p>2</p>		<p>0</p>	<p>0</p>	0																		
<p>3</p>		<p>0</p>	<p>0</p>	0																		
<p>4 Total Excess MCIT Applied (Sum of Items 1F to 3F)</p>		<p>0</p>	0																			
<p>Schedule V - Reconciliation of Net Income per Books Against Taxable Income (Attach additional sheet/s, if necessary)</p>																						
<p>1 Net Income/(Loss) per Books</p>																						
<p>Add: Non-deductible Expenses/Taxable Other Income</p>																						
<p>2 RETIREMENT EXPENSE</p>																						
<p>3 RENTAL INCOME <small>(Add more...)</small></p>																						
<p>4 Total (Sum of Items 1 to 3)</p>																						
<p>Less: A) Non-Taxable Income and Income Subjected to Final Tax</p>																						
<p>5 INTEREST INCOME</p>																						
<p>6 <small>(Add more...)</small></p>																						
<p>B) Special Deductions</p>																						
<p>7 AVAILMENT OF OPTIONAL STANDARD DECDUCTION</p>																						
<p>8 <small>(Add more...)</small></p>																						
<p>9 Total (Sum of Items 5 to 8)</p>																						
<p>10 Net taxable Income (Loss) (Item 4 Less Item 9)</p>																						



ORTIGAS GROUP <ortigasgroupbirconfirmation@gmail.com>

Tax Return Receipt Confirmation

1 message

ebirforms-noreply@bir.gov.ph <ebirforms-noreply@bir.gov.ph>
To: ORTIGASGROUPBIRCONFIRMATION@gmail.com

Tue, Apr 13, 2021 at 7:58 PM

This confirms receipt of your submission with the following details subject to validation by BIR:

File name: 000201881000-1702RTv2018C-122020.xml

Date received by BIR: 13 April 2021

Time received by BIR: 07:37 PM

Penalties may be imposed for any violation of the provisions of the NIRC and issuances thereof.

FOR RETURNS WITH PAYMENT

Please print this e-mail together with the RETURN and proceed to pay through the Authorized Agent Bank / Collection Agent / GCASH or use other payment options.

This is a system-generated email. Please do not reply.

Bureau of Internal Revenue

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CONCRETE AGGREGATES CORPORATION

STATEMENT OF MANAGEMENT'S RESPONSIBILITY
FOR ANNUAL INCOME TAX RETURN

The Management of **CONCRETE AGGREGATES CORPORATION** (the "Company") is responsible for all information and representations contained in the Annual Income Tax Return for the year ended December 31, 2020. Management is likewise responsible for all information and representations contained in the financial statements accompanying the Annual Income Tax Return covering the same reporting period. Furthermore, the Management is responsible for all information and representations contained in all the other tax returns filed for the reporting period, including, but not limited, to the value added tax returns, withholding tax returns, and any and all other tax returns.

In this regard, the Management affirms that the attached audited financial statements for the year ended December 31, 2020 and the accompanying Annual Income Tax Return are in accordance with the books and records of the Company, complete and correct in all material respects. The Management likewise affirms that:

- a. the Annual Income Tax Return has been prepared in accordance with the provisions of the National Internal Revenue Code, as amended, and pertinent tax regulations and other issuances of the Department of Finance and the Bureau of Internal Revenue;
- b. any disparity of figures in the submitted reports arising from the preparation of financial statements pursuant to financial accounting standards and the preparation of the income tax return pursuant to tax accounting rules has been reported as reconciling items and maintained in the Company's books and records in accordance with the requirements of Revenue Regulations No. 8-2007 and other relevant issuances; and
- c. the Company has filed all applicable tax returns, reports and statements required to be filed under Philippine tax laws for the reporting period, and all taxes and other impositions shown thereon to be due and payable have been paid for the reporting period, except those contested in good faith.


Jose Emmanuel H. Jalandoni (Apr 13, 2021 14:53 GMT+8)

Jose Emmanuel H. Jalandoni
Chairman of the Board, President and Chief Executive Officer


Davee M. Zuniga (Apr 12, 2021 13:12 GMT+8)

Davee M. Zuniga
Treasurer & Chief Finance Officer

Signed this 13th day of April 2021

Sherren F. Regarde

From: union3c@unionbankph.com
Sent: Tuesday, April 13, 2021 7:56 PM
To: Reneelyn A. Alcantara; Davee M. Zuniga; Sherren F. Regarde; Mailyn C. Esperano; Ceasar D. Buenaventura
Subject: BIR EPayment Confirmation

CAUTION: External email "Do NOT click on the links or open the attachments, unless you recognize the sender and content is safe".

UNIONBANK EFPS EPAYMENT ADVICE

Your payment instruction in favor of the Bureau of Internal Revenue (BIR) has been successfully received by Unionbank and the corresponding amount has been debited from your account.

Your successful payment transaction has been transmitted to BIR with the following details:

Company Name : CONCRETE AGGREGATES CORPORATION TIN : 000201881

Payment Transaction Date and Time : 4/13/2021 7:50:52 PM Payment Transaction Number: 210585748
Filing Reference Number : 292100041235733

Tax Type : IT
Return Period : 123120200
Amount Due : 606533.38
Actual Amount Paid : 606533.38

UBP Acknowledgement Number : S3566366

This is a system generated advice. If you have any queries, please email union3c@unionbankph.com and we will be delighted to help you.

Thank you for banking with us online.

UnionBank BIR EFPS Team
Tel. No.: 667-2-668
Email: union3c@unionbankph.com
Website: <www.unionbankph.com>



Sustainability Report 2020



Company Details	
Name of Organization	Concrete Aggregates Corporation
Location of Headquarters	7th Floor, West Wing, Estancia Offices, Capitol Commons, Meralco Avenue, Pasig City
Location of Operations	Barangays San Isidro and San Roque, Angono, Rizal
Report Boundary: Legal entities (e.g. subsidiaries) included in this report*	N/A
Business Model, including Primary Activities, Brands, Products, and Services	CAC is primarily engaged in quarrying, crushing and selling basalt concrete aggregates. It is operating pursuant to two mineral production sharing agreements – MPSA No. 032-95-IV and MPSA No. 055-96-IV.
Reporting Period	Fiscal Year Ended 2020
Highest Ranking Person responsible for this report	Jose Emmanuel H. Jalandoni, Chairman of the Board and President

Concrete Aggregates Corporation (“CAC” or the “Company”) was incorporated in the Philippines and registered with the Securities and Exchange Commission (“SEC”) on August 23, 1968. It is a public company listed in the Philippine Stock Exchange (“PSE”) and is primarily engaged in quarrying, crushing and selling basalt concrete aggregates. As its secondary purpose, it is permitted to engage in real estate business insofar as it is permitted by law. Its Board of Directors amended its Articles of Incorporation on March 15, 2018 to extend its corporate life for another 50 years up to August 23, 2068.

The Company listed its shares in PSE on April 2, 1973. There are no other listings or follow on offerings thereafter. As a public company, it complies with Rule 68 of the Securities Regulation Code (“SRC”).

The Company is 76.48% owned by Ortigas & Company, Limited Partnership (“OCLP”), which is in turn 99.51%-owned by Ortigas Land Corporation (“OLC”). OCLP and OLC are both established under Philippine laws.

The Company underwent changes in 2008 which had a significant impact on its operations and, consequently, its financial condition. The most significant of these changes was the selection and appointment of a third party as the operator of the Company’s quarry in Angono, Rizal. The Board of Directors of CAC, during a regular meeting held on June 18, 2007, authorized the conduct of a bidding to select an operator of its Angono quarry for a period of fifteen (15) years. Three companies qualified to participate in the bidding and on November 29, 2007, the Company’s Board of Directors declared that the consortium of Republic Cement Corporation and Lafarge Holdings (Philippines), Inc. (the “Consortium”) won the bid for the right to operate the Company’s Angono quarry.

The declaration that the Consortium was the winning bidder was affirmed by the Company’s stockholders during a special meeting held on January 18, 2008, including the execution of all agreements necessary to implement the foregoing. After securing stockholders’ approval, the Company and the Consortium entered into an Agreement on January 18, 2008, setting forth the actions to be taken by each party as well as the agreements to be executed by them in order to carry out their intentions.

Complying with its obligations under the Agreement, the Company incorporated Batong Angono Aggregates Corp. (“BAAC”). Thereafter, the Company and BAAC entered into an Operating Agreement on January 23, 2008, which became effective as of June 1, 2008. On June 2, 2008, the parties completed all the specified actions in the January 18, 2008 Agreement including the execution of the Asset Purchase Agreement, Trademark License Agreement and Transition Services Agreement by CAC and BAAC as well as the execution by CAC and the Consortium of a Share Purchase Agreement. With the execution of the Share Purchase Agreement, the Consortium became the owner of 100% of the outstanding capital stock of BAAC.

Pursuant to the foregoing transactions, the Company formally turned over the operation of its Angono quarry to BAAC on June 1, 2008. Under the Operating Agreement, BAAC was granted the right to operate the Angono quarry for 15 years subject to the conditions indicated in the agreement, CAC’s Mineral Production Sharing Agreements (“MPSAs”) and Environmental Compliance Certificate (“ECC”). In the latter part of 2013, BAAC

changed its name to Lafarge Republic Aggregates, Inc. (“LRAI”). In 2015, LRAI once again changed its name to Lafarge Holcim Aggregates, Inc. (“LHAI” or the “Operator”). Given the foregoing, the information disclosed herein pertains to both CAC and the Operator, whichever is appropriate for each and every portion of this report.

CAC’s vision is to be the preferred supplier of aggregates-based construction materials. In achieving this vision, the Company commits to:

- Deliver the best quality, value for money, innovative products to its customers to ensure their satisfaction;
- Provide best returns and shareholder value to its stockholders;
- Establish meaningful and gainful partnerships with its employees;
- Maintain mutually beneficial relationships with its suppliers and business partners;
- Promote sustainable development through responsible use of natural resources;
- Champion the cause of environmental protection; and
- Be a socially responsible corporate citizen of the community.

Materiality Process

In identifying material issues for disclosure, CAC solicited the participation of its Board of Directors, operations manager, officers, stockholders and employees from the various areas of its operations – mining, finance and regulatory compliance – in conducting the materiality analysis with a view to identifying key issues that have economic, environmental, social impact and influence the decisions of its stakeholders.

From this process, CAC identified the following issues which are discussed in detail in this report:

- The COVID-19 Pandemic
- Renewal of CAC’s MPSAs
- Resource Management: Energy and Water Consumption
- Environmental Impact Monitoring and Management
- Employee Management and Relations
- Community Relations
- Contribution to UN Sustainable Goals

ECONOMIC

A strong national economy and excellent quality of life are built on a foundation of aggregates products. Aggregates touch our lives every day, from the driveway to the workplace. We drive, sit, stand and walk on aggregates. But that is only part of this interesting and important story.

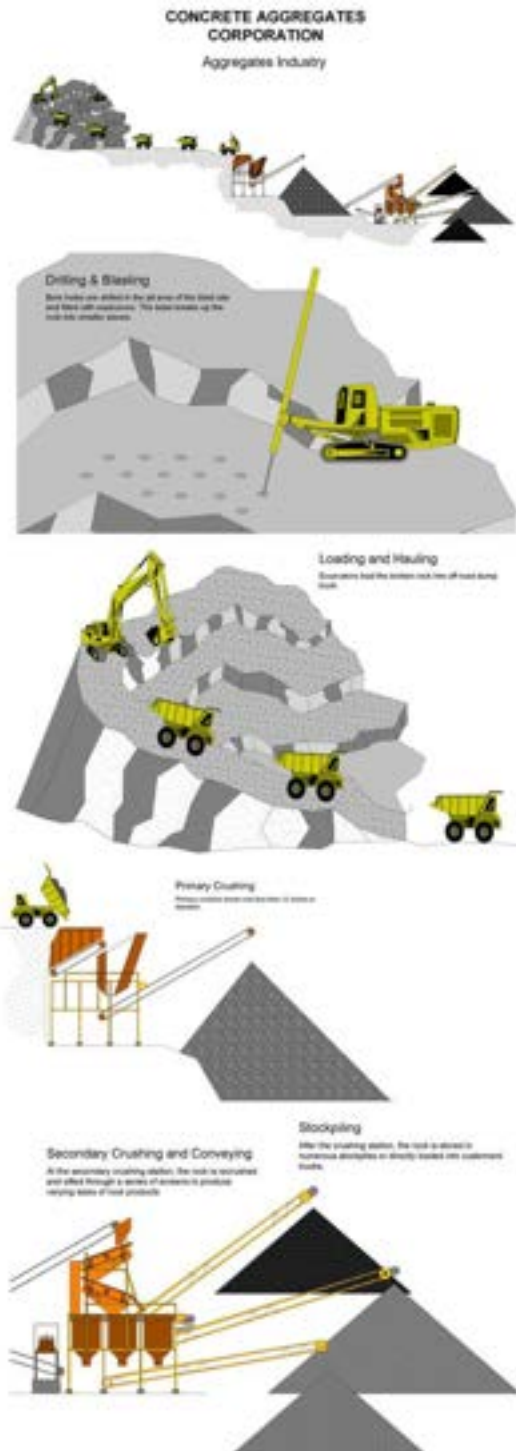
Getting goods to market is paramount to economic growth. The nation's infrastructure is dependent upon aggregates – more than ninety percent of asphalt pavement, and more than eighty percent of a concrete sidewalk, is comprised of aggregates. Without sound infrastructure, such as highways, mass transit, airports, water systems and rail, the economy could not grow.

Many products that enrich our daily lives contain aggregates. They are found in paint, paper, plastics and glass. In powder form, aggregates are used as mineral supplements for agriculture, medicines and household products. Aggregates are also used to protect the environment by controlling soil erosion, assisting in water purification and reducing sulfur dioxide emissions generated by power plants.

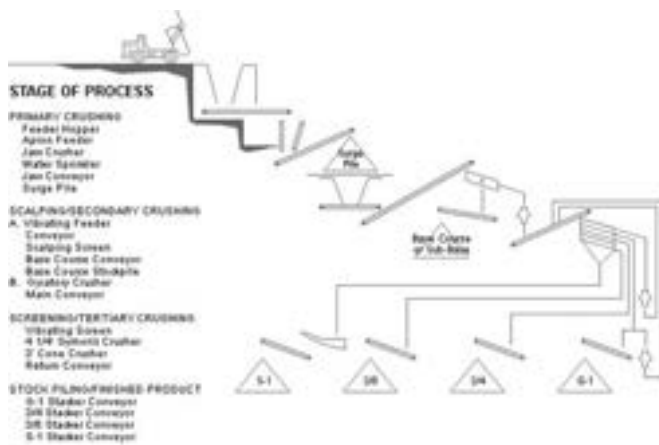
The aggregates industry is highly competitive and characterized by thousands of operations, serving small local markets. Transportation is the major factor in determining the delivered price of aggregates -- as freight costs from plant to market can exceed the sale price of the product. Because of high transportation costs, and the large quantities of material necessary for each project, aggregates are usually marketed to local customers. The high transportation costs explain the large number of quarries throughout the country.

Aggregates resources are widespread and abundant in supply nationally, yet local shortages exist. Although it is better to be near urban growth areas, increasing land values and local environmental concerns are moving aggregates plants away from these markets.

The nation's economy and our quality of life are built on this foundation.



Stages in Aggregates Processing



I. Primary Crushing

Raw material is transported from the quarry using off road dump trucks and unloaded into the feeder hopper of the primary crushing plants. Typically, the crushing operation is adjacent to the quarry.

From the hopper, the material is brought to the primary jaw crushers via the apron feeder.

The boulders with a maximum size of 0.80 meter are initially crushed in the primary crushers to reduce the size down to 0.25 meter maximum and is conveyed to the surge pile by the jaw conveyor.

II. Scalping

Directly underneath the surge pile is an underground vibrating feeder which feeds the surge pile materials through a conveyor up to the initial screening stage known as the scalping screen.

Materials larger than the maximum scalping screen opening of 1" to 2" are conveyed to the secondary crushing stage while materials that passed through the screen go to the base course or the sub base course product stockpile.

III. Secondary Crushing

The secondary crushing is done using a gyratory crusher and after this stage, the materials are conveyed via the main conveyor going to the vibrating screens.

IV. Screening/Sorting

The process involves separation of materials that were crushed into smaller particles and these reduced particles passed through the multi layered vibrating screens. From the screens, the materials are conveyed directly to the different finished product stockpiles.

V. Tertiary Crushing

Oversized materials from the first screen deck and the second screen deck go to another crushing stage, the tertiary crushing for further size reduction.

VI. Stockpiling of Finished Product

From the tertiary crushers, materials are conveyed back to the vibrating screens by the return conveyor and from the screens then to the individual finished product stockpiles via the stacker conveyor. The finished products namely, G-1, 3/4", 3/8" and S-1 are held in stockpiles ready for distribution.

Economic Performance

Direct Economic Value Generated and Distributed

The foregoing data pertain to LHAI, the operator of CAC's mine site. CAC receives royalties from the Operator pursuant to the Operating Agreement. For completeness and transparency, CAC's disclosure on economic performance are as follows:

Disclosure	Amount (PhP)
Direct economic value generated (revenue)	608,906,863.29
Direct economic value distributed:	
a. Operating costs	428,886,471.25
b. Employee wages and benefits	80,661,471.25
c. Payments to suppliers, other operating costs	57,181,497.04
d. Dividends given to stockholders and interest payments to loan providers	89,500,000.00
e. Taxes given to government	65,048,670.81
f. Investments to community (e.g., donations, CSR)	14,359,521.30

Economic Performance Impact: The COVID-19 Pandemic

The global pandemic brought about by COVID-19 has also affected the quarry industry. The province of Rizal was placed by the Government under a series of community quarantine starting March 17, 2020 which compelled the Operator either to temporarily stop or reduce operations at the mine for the safety of all employees and workers in the mine and due to lack of demand as majority of construction projects have been put on hold. Since the start of the community quarantine, the Operator's sales and dispatch resumed only on May 5, 2020, selling available stockpiles of aggregates on site. Production resumed only on mid-May of 2020 when the enhanced community quarantine was lifted in Rizal. As CAC's royalties from the Operator depends on sales, CAC was not able to receive royalties during the ECQ. By the end of 2020, total sales of the Operator reached 2,008,604 MT, 51% lower than 2019's 4,135,152 MT. Total royalties received by CAC is Php 27,480,493, 51% lower than 2019's Php 54,440,274. Nonetheless, the Operator currently does not perceive any climate-related risk associated with the supply and demand of aggregates among competition related to the implementation of climate related policies.

Economic Performance Risks and Opportunities: Renewal of MPSAs

CAC's authority to conduct quarry and mining operations are pursuant to its two mineral production sharing agreements with the national government – MPSA No. 032-95-IV and MPSA No. 055-96-IV. These MPSAs are set to expire on December 29, 2020 and October 23, 2021, respectively. CAC applied for the renewal of the MPSAs as early as in October 2018 to ensure that their terms will not lapse.

On February 28, 2020, the DENR referred the application for renewal to the MGB for conduct of a technical conference, which was held on March 11, 2020. During the technical conference, issues raised (shown in the attached approved minutes of Technical Conference) by then Mayor Gerardo V. Calderon of Angono, Rizal and Green Movement of Angono, Inc. were addressed by CAC and the Operator. It was agreed upon during the technical conference that a revised Three-Year Work Development and Utilization Program ("3YWDUP") shall be submitted by the Operator to MGB for their review. On April 3, 2020, LHAI submitted the 3YWDUP to the MGB and the applications were re-endorsed to the DENR for approval by MGB on June 25, 2020. In October 2020, CAC submitted a request for provisional approval of CAC's applications to allow CAC to continue operations at the mine site. On December 28, 2020, CAC received the MGB Regional Office IV's letter and memorandum informing CAC that it may continue its operations under the MPSAs until such time that its renewal applications for the MPSAs are finally determined considering that CAC submitted the pertinent applications prior to the expiration of the

MPSAs and in view of the COVID-19 emergency situation, which has constrained regulatory bodies, including the DENR, to implement a work from home arrangement for their employees.

As of this date, CAC has submitted all documents and complied with all of the requirements for the renewal of the MPSAs and the applications are awaiting approval of the DENR.

Notably, the quarry still has approximately 42 million Mt of mineable reserves. This amount of basalt can serve the demand to key infrastructure projects under the government's BBB Program for the next 7 to 10 years. The renewal of the MPSAs ensures continuous supply of premium aggregates that only the quarry can provide for some of the key infrastructure projects of our country, such as the MRT 7, Skyway Project (Segment 10), CALAX (Laguna side), SLEX and CAVITEX rehabilitations, to name a few. On the other hand, the non-renewal of the MPSAs may negatively affect the foregoing infrastructure projects.

In case of non-renewal, CAC will have to consider other possible uses of the land including, but not limited to, land development for residential and/or commercial projects. Certainly, any change in CAC's business and use of land will affect not only CAC, but also the Operator, CAC's shareholders and employees, especially those whose work are directly related to the mining business, the national and local government in respect of the taxes paid and manner of regulation, infrastructure projects requiring aggregates, and the community in and around the mine site.

Climate-related risks and opportunities

Policy Risk

The Operator is committed to continuously improve its environmental performance and to make a positive contribution to nature and society by conducting its business consistent with sustainable development principles. This is to be achieved through a process of continuous improvement in environmental performance using effective environmental management systems. The Operator assesses and measures its environmental impacts, continuously improve its processes, tools and capabilities, and promote best practices in the industry. Identified impacts are translated into actions by setting corporate objectives and targets which are monitored as to attainment.

Risk Management, Metrics and Targets

Release of pollutants: The Operator develops and implements effective controls to monitor, minimize or prevent the release of pollutants to the environment (air, water, and soil) in its operations. The Operator conducts quarterly ambient air, noise, water quality measurement at identified stations and ensure that parameters are within the acceptable regulatory standard limits. The Operator also conducts 100% monitoring of air blast and ground vibration during blasting activities and ensures that parameters are within the acceptable regulatory standard limits.

Climate Change: The Operator reduces its impact on climate change by promoting innovative and sustainable products and solutions and through optimizing the use of energy and promoting energy efficiency, energy recovery and the use of renewable energy sources. The Operator was able to maintain a low annual electricity consumption of 2.0017 kWh/MT output in 2020 through optimization of production lines. The Operator was also able to lower annual fuel consumption of service vehicles by 3% through controlled allocation per department and oil consumption by 3%/MT output by year end through continued use of synthetic oil for equipment. The Operator aims to maintain lowering both electricity and fuel consumption by 3% to 5% yearly.

Water: The Operator minimizes its impact on water resources by limiting water withdrawal through recycling, promoting water efficient practices, and employing zero water discharge scheme. The Operator's goal is to lower annual domestic water consumption by 5% through proper use of faucets and maintain at least 0.5m freeboard height of sand traps and settling ponds to prevent discharge of water to water tributaries.

Quarries rehabilitation/restoration/reclamation: The Operator develops a rehabilitation / restoration / reclamation plan for all pit and quarry sites that takes into account the needs and expectations of our stakeholders and, where feasible and relevant, fosters wildlife habitat creation and contributes to the conservation of species. In 2019, the Operator planted 28,000 trees as part of progressive rehabilitation and reforestation programs. In 2020, due to safety and health protocols (e.g., physical distancing, limited workforce allowed to report to work) being implemented since the resumption of operations in mid-May of 2020, only 125 bamboo culms were planted at an area inside the quarry. Nonetheless, it is worth noting that the Operator has already exceeded the required area (20% of total mining area) for the bamboo plantation.

Biodiversity: The Operator implements biodiversity management plans for all extraction sites and work to protect important areas or habitats and facilitate the conservation of historic remains discovered during site development and quarry operations. The Operator completed the biodiversity rapid assessment for the dry season in 2020. The Operator has improved their Biodiversity Index from 3.4 in 2019 to 3.6 in 2020. The Operator aims to improve the site biodiversity index of the areas within its control using the Biodiversity Indicator Reporting System tool yearly.

Local impacts: The Operator assesses, and appropriately mitigates, its impacts on surrounding communities as to fugitive dust, noise, vibrations, and traffic. The Operator ensures 100% use of dust suppression systems while operating crushers and 100% availability of water truck during dry season, and maintains 50m buffer zone to mitigate dust and noise to adjacent communities.

Resources utilization: The Operator reuses, recovers and/or recycles waste materials in own production processes where feasible, minimizes the generation of any hazardous and other waste, and disposes of waste using safe and responsible methods. It aims to lower annual paper consumption by 3% through centralized disbursement of supplies and use of scrap paper for in-house reports. The Operator intends to initiate at least 5 recycling/upcycling projects to lower waste disposal on-site.

Legal Risk

CAC maintains a policy of being open, honest, and accountable to its stakeholders. To this end, the Operator reports publicly on compliance, performance, and progress. The Operator likewise routinely solicits feedback from stakeholders and works pro-actively with legislators and regulators to evaluate the feasibility, impact, and compliance to existing laws, regulations, and standards.

Risk Management, Metrics and Targets

The Operator ensures that laws, regulations, and standards are regularly reviewed and objectives relevant to environmental management systems are continuously attained. For this purpose, the Operator conducts monthly review of new laws, regulations and standards and ensures zero notice of violation and cease and desist order. The Operator also ensures 100% on-time renewal of permits and licenses and on-time submission of mandatory reports and requirements.

Technology Risk

The Operator is committed to becoming one of the leaders in sustainability in serving its business strategy and as a key lever for growth. The Operator adopts programs in line with its 2030 Plan which seeks to help transform the way the industry works, and to play its full part in addressing our planet's biggest issues such as climate change.

Risk Management, Metrics and Targets

The Operator maintains records of its carbon footprint and finds means to make a positive difference in its operations and community engagements. The Operator was able to maintain low electricity consumption of 2.00 kWh/MT output in 2020 through energy efficient procurement of new equipment and technology (e.g., air conditioning units with inverter, 12 kVAR instead of 60 kVAR capacitor bank for new switchgear, soft-starter technology of new crushers, IEC motors, etc.). The Operator aims to maintain lowering both electricity and fuel consumption by 3-5% yearly.

Market Risk

The Operator is committed to continuously comply with its 2030 Plan focused on climate, circular economy, water and nature, and people and community and translates such commitment to its operation of CAC's mine. The Operator shall continue with the implementation of its identified programs, plans and activities geared towards sustainability. In Q3 2020, the Operator conducted a benchmarking with other quarries on health and safety, environment, and quality practices and objectives.

In November 2020, due to the floods caused by typhoons, the Rizal provincial government imposed a quarry ban on quarries in Montalban, Rodriguez, and San Mateo. Although quarrying activities in other areas were not suspended, a total truck ban was subsequently enforced through the Sangguniang Panlalawigan Ordinance No. 25 S. 2020. Sales was slightly affected. Fortunately, the Operator's haulers acted promptly and obtained necessary requirements to be included in the exemption from the ban.

Reputational Risk

The Operator maintains open lines of communication to its stakeholders and publicly reports its compliance and performance. The Operator continuously shares its values on health and safety, customers, results, integrity, sustainability, and people to its stakeholders.

The Operator currently does not perceive any financial risk or reputation risk among competition related to the implementation of climate related policies. Nevertheless, in Q3 2020, the Operator conducted a benchmarking with other quarries on health and safety, environment, and quality practices and objectives.

Physical Risk: Acute

The Operator ensures that CAC is equipped to address risks and impacts related to health, safety, and environment. The Operator, together with its relevant contractors and security providers, has established plans and processes to prepare for and to respond to potential emergency situations, and to manage the potential effects of actual emergencies.

Risk Management, Metrics and Targets

The emergency preparedness and response plans and procedures of the Operator are related to flooding, earthquake, fire, restricted space rescue, medical emergency, bomb treat, chemical spill and exposure, fall from work-at-height, and vehicular accident. The Operator's quarry contractor, Delta Earthmoving, Inc., also maintains emergency response plans for fire, explosion, serious incident, natural calamities, security threats, and spills and leaks. For this purpose, the Operator conducts quarterly Emergency Response Drills and Weekly scheduling of Emergency Response Teams.

Apart from these, assessments immediately follow actual emergency incidents to determine how the plans and procedures in place can be further improved and perfected. Environment-related incidents such as flooding, earthquake, and even heavy rains are immediately assessed through the Design Safety and Construction Quality Program to ensure that operations are not compromised even by extreme weather events.

Physical Risk: Chronic

The Operator is committed to continuously improve its emergency preparedness and response plans to ensure, not only the health and safety of employees, but also the continuity of its quarry and crushing operations. Emerging issues and concerns that may require emergency preparedness and response plans are immediately assessed to put controls in place and to ready the organization in the face of crisis.

The Operator currently does not perceive any risk related to increased level of temperature and how this may affect the operations. However, weather conditions are sought on a weekly basis to prepare employees on the eventuality of rains or even high temperature that may affect their health, safety, and well-being. The Operator conducts quarterly Emergency Response Drills for Medical Injuries and weekly scheduling of Emergency Response Team , and provides weekly weather forecast.

Procurement Practices

Proportion of spending on local suppliers

Disclosure	Percentage
Percentage of procurement budget used for significant locations of operations that is spent on local suppliers	98.5%
Percentage of procurement budget used for significant locations of operations that is spent on women or members of vulnerable sectors	2%

Economic Impact of Procurement

Purchasing and storage processes ensure that crushing plants are supported with parts and materials for their smooth operation and to maintain desired capability to meet schedules and commitments. The Procurement Department is responsible for the requisition, canvassing, and purchasing of needed items in the most expeditious manner.

Nonetheless, fair opportunities are rendered to both local and international suppliers and are selected on the basis of long-term relationship opportunities, compliance to local and legal requirements, and commitment to safety and sustainable development while delivering value-for-cost procurement for CAC.

Anti-corruption

Training on Anti-corruption Policies and Procedures

Disclosure	Percentage
Percentage of employees to whom the Operator's anti-corruption policies and procedures have been communicated	100%
Percentage of business partners to whom the Operator's anti-corruption policies and procedures have been communicated	100%
Percentage of the Operator's directors and management that have received anti-corruption training	100%
Percentage of the Operator's employees that have received anti-corruption training	100%

Incidents of Corruption

Disclosure	Quantity
Number of incidents in which directors were removed or disciplined for corruption	0
Number of incidents in which employees were dismissed or disciplined for corruption	0
Number of incidents when contracts with business partners were terminated due to incidents of corruption	0

Economic Impact of Procurement

It is CAC's policy to conduct all its business in an honest and ethical manner. Aligned with this, the Operator takes a zero-tolerance approach to bribery and corruption as it is committed to acting professionally, fairly and with integrity in all its business dealings and relationships. The Operator is also committed to implementing and enforcing effective systems to counter bribery.

The Operator implements the Anti-Bribery and Corruption Directive (“ABCD”),¹ which sets out responsibilities of employees, partners, contractors, and suppliers in observing and upholding its position on bribery and corruption, and provides information and guidance, whether directly or indirectly, on how to recognize and deal with bribery and corruption issues.

The ABCD includes guidelines on bribery, gifts and hospitality, facilitation payments, donations, and conflict of interests as well as potential risk scenarios and “red flags” to help identify situations leading to corruption and bribery.

The Operator also believes in fair competition to provide its customers with the best products at most favorable conditions. The Operator believes that success in the business, therefore, goes hand-in-hand with adherence to competition law rules.

In this regard, the Operator employs the Fair Competition Directive (“FCD”),² which sets out basic principles, facts, and circumstances on fair competition and competition law including consequences of violations, down raids, and leniency/amnesty programs. The FCD also provides rules and requirements on anti-competitive conduct, dominant position, intra-group agreements, document creation, and detection and investigation.

The Operator’s strict implementation of both ABCD and FCD have so far ensured that the Operator is free from risk of criminal liability related to bribery and corruption. This has also ensured that the Operator maintains business relations only with such suppliers who practice the same ethical approach.

This management approach against corruption on all fronts is perceived as positively affecting CAC’s relationships with all its stakeholders, its customers, employees of both CAC and Lhai, including top management, and the national and local government.

¹ See https://www.lafargeholcim.com/sites/lafargeholcim.com/files/atoms/files/03292018-group-lafargeholcim_code_business_conduct-en.pdf.

² See https://www.lafargeholcim.com/sites/lafargeholcim.com/files/atoms/files/03292018-group-lafargeholcim_code_business_conduct-en.pdf.

ENVIRONMENT

To showcase its concern for the environment, it has been the policy of the Operator to ensure strict compliance with all government regulations and internally-formulated policies. Being the leader in the domestic quarrying industry, the Operator takes on the heavy burden of setting the trend in environment protection and consciousness in all its operations. This attitude is true not only for its own employees, but also for all its contractors.

[Picture on the right: B+130 North East Wall Quarry area rehabilitated and reforested since 2015]



Among the more significant environmental programs the Operator has been implementing through years include:

- (a) reforestation within the perimeter of the vast Angono property not being presently affected by the mining activity;
- (b) dust suppression in all its processing plants as well as in the main roads leading to the property;
- (c) water recycling, ensuring that the operations require minimal make-up water from the river and creeks passing through the property;
- (d) solid wastes management, ensuring that attendant waste materials from the quarry are placed in an engineered containment area; and
- (e) protection and improvement of waterways within the property by border-lining and toe-armoring.

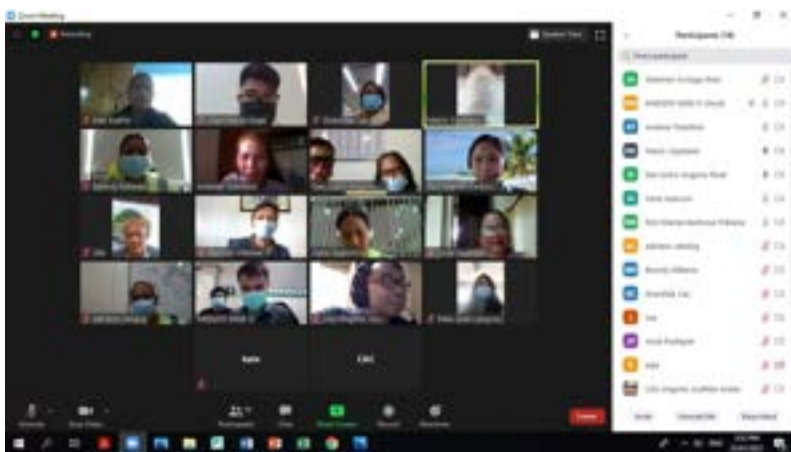
In 2019, the Operator had already planted about 168,802 seedlings of mixed fruit-bearing and hardwood trees, its survival rate at 92.82%. These seedlings were planted both under an adopted forest area (National Greening Program and Mining Forest Program) at Calawis, Antipolo (also known as Upper Marikina Watershed) and also within the Operator's Rehabilitated and Idle Areas comprising a total plantation area of 300 hectares. In 2020, 125 bamboo culms were planted inside the quarry area.

[Picture on the right: Idle lot area of CAC inside the quarry where 125 bamboo culms were planted in June 25, 2020.]



For the whole year, CAC passed all the environmental audits of the Multi-partite Monitoring Team ("MMT"). The MMT is a body formed pursuant to DENR Administrative Order No. 015-17 specifically to oversee CAC's compliance to the provisions and commitments as stipulated in the approved Environmental Compliance Certificate ("ECC"). The MMT is an independent entity whose membership represents primarily the stakeholders or the public that is intended to assist the DENR in monitoring environmental impacts and compliance with the Philippine Environmental Impact Statement System requirements and other environmental laws as a third party entity. The MMT scheme is intended to enhance participation and transparency at the post-ECC issuance stage of the Environmental Impact Assessment Process. The MMT for CAC is composed of representatives from the national and local governments, non-government organization, and both CAC and the Operator.

The MMT visits the site on a quarterly basis to oversee compliance of the mandatory reports and updates on the renewal of permits up until field/site validation. After which, discussion of accomplishments and findings (if any) are discussed and the MMT will give suggestions as to the improvement of the site. As of writing, there has been no violation of CAC's commitments under the ECC. Unfortunately, in 2020, because of the health and safety protocols implemented, the MMT was only able to hold virtual validation meetings.



[Picture on the left: MMT members along with the LHAI representatives during the 2020 4th Quarter Virtual MMT field validation.]

Sustainable development has always been the goal of CAC and the Operator and both companies remain committed to move forward and to foster and protect the environment.

Resource Management

Energy consumption within the organization:

Disclosure	Quantity	Units
Energy consumption (renewable sources)	0.00	GJ
Energy consumption (gasoline)	4.95	GJ
Energy consumption (LPG)	0.00	GJ
Energy consumption (diesel)	504.11	GJ
Energy consumption (electricity)	4,061,748.96	kWh

Reduction of energy consumption:

Disclosure	Quantity	Units
Energy reduction (gasoline)	5.66	GJ
Energy reduction (LPG)	0.00	GJ
Energy reduction (diesel)	1,516.36	GJ
Energy reduction (electricity)	4,574,906.91	kWh

Impact, Risks and Opportunities relating to Energy Consumption Reduction

One of the Operator's environmental goals is to reduce greenhouse gas ("GHG") emissions and energy utilization per metric ton of aggregates produced directed towards helping reduce the overall negative impact of GHG emissions and energy consumption to the environment. Accordingly, the Operator continuously studies and implements the optimization of production lines to avoid unnecessary energy consumption, on-time preventive maintenance activities to keep GHG emissions at the lowest possible level, and overall proper environmental policy formulation, planning and implementation.

Despite these efforts, there are aspects of operations that currently still result in high GHG emission, or for which energy consumption can barely be reduced. These operations include re-lining and fabrication works being done at the maintenance shop and engine and fabrication works on the motorpool. To at least set-off these so far inevitable emission and energy consumption, the Operator takes various initiatives such as annual tree planting drives within mined out land areas and idle lands. In fact, the Operator held a bamboo tree planting activity at the mine site in June 2020.

All the foregoing efforts are expected to affect not only CAC, but also the community within and around the mine through gradual improvement of environmental conditions.

Water consumption within the organization

Disclosure	Quantity	Units
Water withdrawal	62,528.11	Cubic meters
Water consumption	62,528.11	Cubic meters
Water recycled and reused	522,239.97	Cubic meters

Impact, Risks and Opportunities relating to Water Consumption

Every mining operation poses a risk of contaminating and/or depleting bodies of water surrounding the mine site. Specifically, for the mine site, it is traversed in some areas by the Angono River, which streams and connects to Laguna Lake.

Nonetheless, CAC prides itself that despite over 20 years of operations in Angono Rizal, CAC has neither caused nor contributed to the contamination of the Angono River or its depletion. The Operator strives for efficient use of water through 100% water recycling, especially that used for aggregates washing. The Operator also employs a Zero Discharge Scheme, which employs a standard gravity settling process. The Operator also ensures proper management of settling ponds, which includes desilting and hauling of silt, stabilization of the settling pond walls, maintenance of freeboards, and establishment of catch basins for run-offs to avoid water contamination due to run-off and instability of settling ponds for recycling.

In addition, the Operator also employs the Biodiversity Indicator and Reporting System (“BIRS”) on an annual basis. The BIRS was developed by the International Union for Conservation of Nature (“IUCN”) to help companies in the cement and aggregates sector monitor and evaluate changes to biodiversity on their landholdings, through repeated, consistent assessment and aggregation of the suitability of these landholdings for biodiversity.³ The Operator started employing BIRS in 2018 and by 2019, the Operator found that rehabilitated and reforested sites/areas had improved wherein some of the flora, especially the fauna, are gradually returning. The Operator has also identified several floras that are invasive, which is being taken care of by means of grass cutting and re-introduction of endemic species to the areas sited. The Operator was able to improve its Biodiversity Index to 3.6 in 2020 from 3.4 in 2019.

Through these efforts, CAC and the Operator are able to positively affect the living conditions of the community in and around the mine site.

Materials used by the organization

Disclosure	Quantity	Units
Materials used by weight or volume		
• renewable	0	MT
• non-renewable (basalt aggregates)	2,043,217.14	MT
Percentage of recycled input materials used to manufacture the organization’s primary products and services	0	%

Impact, Risks and Opportunities relating to Materials Used by the Company

Basalt extraction necessarily results in exploitation and depletion of natural resources. It is for this reason that the Philippine Constitution and mining laws impose restrictions and require heavy government regulation on the conduct of mining business. In compliance, CAC, through the Operator, ensures that its basalt extraction activity is restricted within its approved permits and plans, and its operations strictly comply with the provisions of the MPSAs.

³ See <https://www.iucn.org/content/biodiversity-management-cement-and-aggregates-sector-biodiversity-indicator-and-reporting-system-birs>.

One risk identified with any kind of mining is the resulting ground instability from all excavations and extractions. To address this risk, the Operator conducts regular geohazard and safety assessment of site through Ground Control Management and Design Safety and Construction Quality Program. The Operator performs regular assessments after storms, earthquakes and sometimes when heavy rains occur. All assessments are collated, evaluated and reports are cascaded internally and externally by submitting a report to the Provincial Environment and Natural Resources Office. Some of the examples of the identified geohazards are those from the back of the New North Wall site which has been identified as a possible landslide area due to the creeping condition of the vegetation above it. After identifying the geohazard, proper controls, such as installation of road signages, and continuous monitoring are implemented.

CAC also maintains a strong relationship with the community residing within the vicinity of the quarry by establishing regular meetings and monitoring activities with the objective of creating a platform for proactive planning, identifying and preparing for any issues that the community may encounter. Other than the quarterly MMT meetings and the annual SDMP planning sessions, the Operator held a total of **12** meetings (mostly virtually due to the threat of COVID-19) with the community in 2020.

Indeed, while production of aggregates causes depletion of natural resources, the Operator is still able to contribute in other areas of development in the country, such as by supplying premium aggregates for major construction projects under the government's Build Build Build Program. Projects like the Metro Manila Skyway Stage 3 (MMSS-3), MRT7

NLEX-Harbor Link, Cavite Expressway, BGC-Ortigas Link Bridge and Cavite-Laguna Expressway, Ayala Alabang Intersection, Tarlac-Urdaneta-La Union expressway Project, Urdaneta City Bypass Road (TPLEX) Project, LRT Line 2 East (Masinag) Extension Project, Mega Manila Subway and others are currently being supplied to the customers. The Operator continuously re-evaluates its production targets to accommodate government projects.

Ecosystems and biodiversity (whether in upland/watershed or coastal/marine)

Disclosure	Quantity	Units
Operational sites owned, leased, managed in, or adjacent to, protected areas and areas of high biodiversity value outside protected areas	None	
Habitats protected or restored (area inside the quarry and adopted forests in Antipolo)	390.81	ha
IUCN ⁴ Red List species and DENR Administrative Order No. 2017-11 updated national list of threatened Philippine plants, trees and with habitats in areas affected by operations	National List - FLORA Category B. Endangered: <ul style="list-style-type: none"> Molave (<i>Vitex parviflora</i>) Category C. Vulnerable: <ul style="list-style-type: none"> Narra (<i>Pterocarpus indicus</i>) Kalantas (<i>Toona calantas</i>) Alupag (<i>Litchi chinensis ssp. philippinensis</i>) 	

⁴ International Union for Conservation of Nature.

Disclosure	Quantity	Units
	Category D. Other Threatened: <ul style="list-style-type: none"> • Bayanti (<i>Aglaia rimosa</i>) • Kalomala (<i>Clausena brevistyla</i>) • Limuran (<i>Calamus ornatus</i>) • Balakat (<i>Zyzyphus talanai</i>) • Osprey, Philippine Scops-owl IUCN Red List- FAUNA Endangered: <ul style="list-style-type: none"> • Osprey (<i>Pandion haliaetus</i>) • Philippine Scops-owl (<i>Otus megalotis</i>) 	

Impact to Ecosystem and Biodiversity

As noted above, the quarry is located away from protected areas and areas of high biodiversity value, which therefore reduces the direct impact and risks to the ecosystem and biodiversity of CAC's mining operations. Nonetheless, CAC, through the Operator, employs ways to ensure that any negative effect to the environment is reduced to a minimum such as the annual assessment of the Biodiversity Indicator Reporting System of the site based on IUCN Guidelines, and conduct of Biodiversity Rapid Assessment of flora and fauna in comparison with the baseline biodiversity data from the Environmental Impact Assessment conducted pre-quarrying.

Republic Act No. 7942, or the Philippine Mining Act of 1995, expressly requires government contractors, such as CAC, to rehabilitate, technically and biologically, the excavated, mined-out, tailings covered and disturbed areas to the condition of environmental safety. For this purpose, the law requires the establishment of a mine rehabilitation fund ("MRF"), which shall be based on the government contractor's approved work program and deposited as a trust fund in a government depository bank. The fund shall be used for physical and social rehabilitation of areas and communities affected by mining activities and for research on the social, technical, and preventive aspects of rehabilitation.

In 2018, CAC's final mine rehabilitation and decommissioning plan ("FMR/DP") was approved by DENR. As of end of 2020, CAC's MRF, maintained with the Land Bank of the Philippines, amounts to Php29,367,942.14 which is 25% over and above the MRF required by law.

As of end of 2020, CAC's quarry site located within the South Wall, North East Wall and Old North Wall has already been rehabilitated and also been replanted with mixed fruit-bearing and hardwood trees, while rehabilitation is currently on-going within CAC's quarry pit bottom and some of its older lagoons.



[Before the rehabilitation: year 2015]



[After the rehabilitation: year 2019]

Mine rehabilitation efforts and actions intended to ensure that the ecosystem and biodiversity are preserved affects, not only CAC, but the government and the community in and around the site, as well.

Environmental Impact Management

Air Emissions

The air emissions discussed below affect not only CAC, but also the community within and around the quarry site. The Operator's efforts to control these emissions, to the extent necessary, are aimed to help the gradual improvement of environmental conditions around the quarry.

GHG

Disclosure	Quantity (2020)	Units
Direct (Scope 1) GHG Emissions	1.33726855	Tonnes CO ₂ e
Energy indirect (Scope 2) GHG Emissions	2343.629151	Tonnes CO ₂ e
Emissions of ozone-depleting substances (ODS)	0	Tonnes

One of CAC's and the Operator's environmental goals is to reduce greenhouse gas ("GHG") emissions directed towards helping reduce the overall negative impact of such emissions to the environment. To further this objective, in 2019, the Operator has put in its annual objective to plant 28,000 trees, lower water consumption by 5%, reduce kWh/MT output by 4.76% and to lower annual paper, fuel (diesel) and oil consumption by 3%. In 2020, 125 bamboo culms were planted inside the quarry site.

Despite these efforts, there are aspects of operations that currently still result in high GHG emission, such as plant production operations, maintenance and repair works, and administrative operations. To at least offset these emissions, the Operator takes various initiatives, such as annual tree planting drives within mined out land areas and idle lands. As mentioned, the Operator conducted a bamboo planting activity in June 2020.

Air pollutants

Disclosure	Quantity	Units
NO _x	0	kg
SO _x	0	kg
Persistent organic pollutants (POPs)	0	kg
Volatile organic compounds (VOCs)	0	kg
Hazardous air pollutants (HAPs)	0	kg
Particulate matter (PM)	0	kg

Environmental quality (e.g., air, water, land) inside the quarry and its neighboring areas are being monitored regularly by EDLAV Environmental Testing Services, Inc. ("EDLAV"), and the data for 2020 is as summarized in the table above. According to EDLAV's reports, while the operations produce organic wastes, such as urine and manure, which are normal in an office setting, these are not considered persistent pollutants. The Operator also ensures that its generator sets are maintained and subjected to quarterly emission testing, so that emission of NO_x and SO_x are very minimal if generators are used during power outages. For 2020, there are no recorded NO_x and SO_x emissions from the Operator's generator sets.

Solid and Hazardous Wastes

Solid Waste

Disclosure	Quantity	Units
Total solid waste generated	62,500.00	kg
Reusable	0.00	kg
Recyclable	58,180.00	kg
Composted	60.00	kg
Incinerated	0.00	kg
Residuals/Landfilled	4,320.00	kg

As shown in the figures above, the Operator maximizes its capacity to recycle solid waste generated from operations by running a Materials Recovery Facility, which handles the segregation, recycling, and disposal of wastes. As the Operator collects the solid wastes generated, recyclable materials are separated and either put inside the Materials Recovery Facility or inside the scrap area. For recyclables put inside the scrap area, mostly metals scraps, these are then sold to accredited scrap buyers. Recyclables put inside the Materials Recovery Facility, mostly used papers, plastic bottles and used tires, are either repurposed to be used in environmental projects or to be donated to the host community/barangays for them to reuse or sell to scrap buyers.

In addition, the Operator's thrust is to promote vermicomposting and upcycling of wastes within the site. Compostable materials, usually food scraps like fruits and vegetables, are used as mulch for earthworms, which turn them, along with the other materials, into vermicast or fertilizer. For environmental projects, upcycling of tires to be used as road barriers, signages, planting pots and decorative furnitures are implemented in the site.

Hazardous Waste

Disclosure	Quantity	Units
Total weight of hazardous waste generated	8,800.00	kg
Total weight of hazardous waste transported	0.00	kg

The Operator uses oil and grease in the production plants and in transportation, which in turn needs to be replaced regularly, thereby generating hazardous waste. It is also true for used electrical equipment. Indeed, hazardous wastes, if produced excessively or mishandled, can result in adverse effects, and possible irreversible harm, to the environment and the community.

The Operator therefore ensures that hazardous wastes are properly handled and contained in a concrete Hazardous Waste Storage Facility on-site. The Operator's Pollution Control Officer regularly checks the facility to avoid spillage and contamination. The facility is also being inspected by MMT quarterly.

Twice a month, hazardous wastes are transferred into DENR-prescribed drums and collected by Ecology Specialist, Inc. ("ESI"), a DENR-accredited third-party transporter of hazardous wastes, which hauls the wastes for proper collection and treatment. ESI secures a Special Permit to Travel from the EMB prior to collection of hazardous wastes. The Operator's engagement of a third party that is DENR-accredited was made to ensure that the hazardous wastes will be transported and eventually treated and disposed in accordance with DENR imposed guidelines.

Effluents

Disclosure	Quantity	Units
Total volume of water discharges	0	m ³
Percent of wastewater recycled	100	%

Every mining operation poses a risk of contaminating and/or depleting bodies of water surrounding the mine site. Specifically, for CAC's mine, it is traversed in some areas by the Angono River, which streams and connects to Laguna Lake.

Nonetheless, CAC has neither caused nor contributed to the contamination of the Angono River or its depletion despite over 20 years of operations in Angono, Rizal. The Operator strives for efficient use of water through 100% water recycling, especially that used for aggregates washing. The Operator also employs a Zero Discharge Scheme, which uses a standard gravity settling process. The Operator also ensures proper management of settling ponds, which includes desilting and hauling of silt, stabilization of the settling pond walls, maintenance of freeboards, and establishment of catch basins for run-offs, to avoid water contamination due to run-off and instability of settling ponds for recycling.

In addition to the foregoing, the Operator also employs the BIRS on an annual basis. The BIRS was developed by the IUCN to help companies in the cement and aggregates sector monitor and evaluate changes to biodiversity on their landholdings, through repeated, consistent assessment and aggregation of the suitability of these landholdings

for biodiversity.⁵ The Operator started employing BIRS in 2018, and by 2019, the Operator found that rehabilitated and reforested sites and areas inside the quarry and other adopted forests in Antipolo had improved with some of the flora gradually revegetating. The Operator also identified several floras that are invasive, and thus, implemented grass cutting and re-introduction of endemic species to the areas sited. In 2020, 120 bamboo culms were planted inside the quarry area, and its Biodiversity Index improved from 3.4 in 2019 to 3.6 in 2020.

Environmental compliance

Non-compliance with Environmental Laws and Regulations

Disclosure	Quantity	Units
Total amount of monetary fines for non-compliance with environmental laws and/or regulations	0	PhP
No. of non-monetary sanctions for non-compliance with environmental laws and/or regulations	0	#
No. of cases resolved through dispute resolution mechanism	0	#

In February 21, 2008, CAC was issued ECC No. 0707-018-2230 by the DENR. Among the conditions under the ECC pertain to compliance with RA 6969 (Toxic substances and Hazardous and Nuclear Wastes Control Act of 1990), RA 9003 (Act Providing for an Ecological Solid Waste Management Program), RA 9275 (Philippine Clean Water Act of 2004), RA 8749 (Philippine Clean Air Act of 1999), and RA 7942 (Philippine Mining Act of 1995). The ECC also provides for the formation of the MMT, establishment of Contingent Liability and Rehabilitation Fund and Environmental Trust Fund, and organization of Mine Environmental Protection and Enhancement Office, which will oversee and implement environment-related aspect of the project.

Since its issuance, CAC, as well as the Operator, has constantly complied with the parameters set by the government in the ECC, as well as its MPSAs. Among other things, the Operator ensures that all of CAC's reporting obligations are properly scheduled and monitored to maintain timely submission to government agencies. More importantly, CAC's mining activities are being monitored internally and by the MMT.

The Operator is also the first Filipino aggregates company to obtain an ISO 9001-2000 certification. This is a Quality Management System Standard given to corporations that meet the international standards of excellence. The Operator provides, not only world-class aggregate products to construction industry, but also efficient customer service.



Indeed, the Operator always pursues excellence in all aspects of its business. This standard of doing business affects not only CAC, but every stakeholder such as its employees, shareholders, suppliers and contractors, the Operator itself, the government, and the surrounding community.

⁵ See <https://www.iucn.org/content/biodiversity-management-cement-and-aggregates-sector-biodiversity-indicator-and-reporting-system-birs>.

SOCIAL

Employee Management

Employee Hiring and Benefits

Employee data

Disclosure	CAC	LHAI	Units
Total number of employees	2	99	
a. Number of female employees	1	17	#
b. Number of male employees	1	82	#
Attrition rate	0	0	rate
Salary of lowest paid employee		14,401.64	PhP

Employee benefits

List of Benefits	Provided Y/N	% of female employees who availed for the year		% of male employees who availed for the year	
		CAC	LHAI	CAC	LHAI
SSS	Y	-	24	-	13
PhilHealth	Y	100	12	100	7
Pag-ibig	Y	-	6	-	27
Parental leaves	Y	-	-	-	2
Vacation leaves	Y	100	100	100	100
Sick leaves	Y	100	53	100	44
Medical benefits (aside from PhilHealth)	Y	100	100	100	100
Housing assistance (aside from Pag-ibig)	N				
Retirement fund (aside from SSS)	Y	-	-	-	4
Further education support	N				
Company stock options	N				
Telecommuting	Y	100	59	100	26
Flexible-working Hours	N		100		100

The Operator has 99 employees for key positions including those covering concerns critical to health and safety, environment, and social development deployed in the mine site. Another 275 contractor employees (other than CAC's and the Operator's employees) are also present in the site for quarry operations, labor manpower and security services.

CAC's and the Operator's employees are afforded salaries higher than minimum wage and benefits more than what is required by law. CAC's and the Operator's benefits packages include good health insurance coverage and other incentives that encourages employees to excel in the workplace. Merit increase at a maximum rate of 6% are given

annually to maintain personnel salary at a competitive level. Catch-up increase is also given for deserving top performers of the year to boost morale and satisfaction. CAC's and the Operator's benefits plans are continuously reviewed to attract and to retain excellent employees and keep turnover rate at a minimum.

Employee Training and Development

Disclosure	Quantity	Units
Total training hours provided to employees	350	
a. Female employees	72	Hours
b. Male employees	278	Hours
Average training hours provided to employees		
a. Female employees	4	hours/employee
b. Male employees	8	hours/employee

The Operator focuses not only on retaining competent employees, but also on helping these employees gain relevant experience. To this end, the Operator offers trainings to employees, in the Philippines and abroad, for development and support to desired career path, while making sure they align with the company's organizational structure and over-all goals.

Apart from this, the Operator has a robust training program to ready potential employees to support business expansion in the future through the Apprenticeship Program, Cadet Engineering Program, Aggregates Academy, and Quarry Manager's Course.

In 2020, the Operator spent PhP 55,000 for the learning and development cost of its employees.

Labor-Management Relations

Disclosure	Quantity	Units
% of the Operator's employees covered with Collective Bargaining Agreements	54	%
Number of consultations conducted with the Operator's employees concerning employee-related policies	3	#

The Operator's efforts to afford its employees above minimum salaries and benefits inevitably resulted in over 13 years of harmonious relationship with its employees' union. The Bisig ng Manggagawa sa Batong Angono Aggregates, Corp., which was established in 2008, has tirelessly championed for the rights of its members and therefore played a huge role in maintaining the amicable relations between the Operator and its employees. To sustain this relationship, the Operator is keen on timely implementing the provisions of the CBA and remains attentive to the needs of its workers that may necessitate recalibration of the benefits set out in the CBA.

The 89-member strong Company Union has a CBA for the period of January 1, 2017 to December 31, 2021 with economic reviews set out every two years, the last one conducted and approved in December 2019.

Diversity and Equal Opportunity

Disclosure	Quantity	Units
% of female workers in the workforce	17	%
% of male workers in the workforce	82	%
Number of employees from indigenous communities and/or vulnerable sector*	0	#

The Operator believes that the heart of an organization is its people. Diversity is actively sought while embracing different ideas and perspective. The Operator seeks collaboration, believes in openness, and empowers people to speak up. Everyone in the organization is given equal opportunities in terms of trainings and promotions to develop talents for them to reach their full potential and become successful.

The Operator believes that gender, age and religious or cultural background, as well as disabilities and sexual orientation, do not pose any barrier to entry into the company. Female applicants are never shunned even in positions mostly dominated by men with the confidence that they will provide inspiration, motivation, and balance to the organization.

One-paygrade matrix is implemented regardless of gender and beliefs while providing government mandated benefits and implementing programs in support to women.

Workplace Conditions, Labor Standards, and Human Rights

Occupational Health and Safety

Disclosure	Quantity	Units
Safe Man-Hours	961,344	Man-hours
No. of work-related injuries	0	#
No. of work-related fatalities	0	#
No. of work related ill-health	0	#
No. of safety drills	3	#

The health and safety of its employees is a prime concern of CAC and the Operator. The Operator recognizes its responsibility to afford its employees a safe, secure, and healthful working environment. To this end, the Operator put in place occupational safety and health programs and measures that meet the standards required by law of a mining company.

In 2020, the Operator has logged a total of 961,344 man-hours without lost time accident, adding to its more than 8M man-hours without lost time accident record it has since 2013 for which the MGB Regional Office has given the Operator a Certification of Recognition last March 4, 2019. This award would not be possible without the continuous engagement of every employee into the continual safety and health implementation on site.

It is also noteworthy that no work-related injuries and fatalities were recorded in 2020.

Labor Laws and Human Rights

Disclosure	Quantity	Units
No. of legal actions or employee grievances involving forced or child labor	0	#

The Operator implements its Integrated Management System (“IMS”)⁶ Policy, which deals with issues relating to forced labor, child labor and human rights. The Operator strongly prohibits, and does not tolerate, any violation of labor laws and human rights in the mine site as mandated by Department of Labor and Employment (“DOLE”) guidelines. The Operator values the dignity of its employees and respects the rights of its workers. The Operator is committed to keep its work environment free from sexual intimidation and exploitation through its Sexual Harassment Policy. The Operator also does not tolerate bullying in the workplace, nor does it discriminate anybody due to gender, age, religious or cultural background, as well as disabilities and sexual orientation.

Even with the implementation of the foregoing policies, the Operator is prepared to address instances when these are violated. To address this, the Operator has established a grievance mechanism where a discriminated employee may file a complaint. In addition, the Operator constantly reminds the union to be open to receive such complaints in case an employee chooses to air out grievances to it.

The employee’s handbook, the Crusherman’s Guide, is followed when handling grievances, investigations and implementation of consequences and penalties to allow just and objective treatment of cases. The Operator believes and values discipline to correct deficient or unsatisfactory behavior and performance based on policies and established rules.

Supply Chain Management

Local and international suppliers and are selected based on long-term relationship opportunities, compliance with local and legal requirements, and commitment to safety and sustainable development while delivering value-for-cost procurement for CAC.

Being an ISO Certified company, the Operator requires its suppliers upon accreditation to adhere to specific rules and guidelines to conform to OHS and CSR Requirements.

The Operator considers the following sustainability topics in accrediting its suppliers:

Topic	Specific Supplier Policy
Environmental performance	Contractor Safety Management
Forced labor	IMS Policy
Child labor	IMS Policy
Human rights	IMS Policy
Bribery and corruption	Anti-Bribery and Corruption Directive (ABCD)

The Operator is committed to creating value for all its stakeholders with the principle of sustainable development even into its procurement strategy, day-to-day operations, and relationships with suppliers. Suppliers, partners, and

⁶ See attached Annex A.

contractors are expected to comply with local and legal requirements and to align with the Operator's policies on health & safety, environment, and human rights as well as the Anti-Bribery and Corruption Directive (ABCD) and Fair Competition Directive (FCD) as previously discussed.

The Operator periodically reviews its supply chain strategy to come up with a properly designed system that can support overall trajectory of the business that will lead to achieving commercial goals and consequently, business success.

Relationship with Community

The Operator, through its Development of Mining Technology and Geosciences ("DMTG") Program, has awarded full college scholarship to deserving students in Angono. The scholarship program was able to produce one Mining Engineer who is now working for the Operator. Three more Geology students are currently enrolled at Adamson University under the DMTG Program.



Significant Impacts on Local Communities

The table below summarizes various operational activities of the Operator and how each of these activities affected the communities around the mine site. None of the following affects indigenous peoples.

Operations	Location	Vulnerable groups	Effect to the community	Mitigating or enhancement measures
Infrastructure	Brgys. San Roque, Bagumbayan, Kalayaan, Mahabang Parang, San Vicente and Sto. Nino	Poor or bottom of pyramid ("BOP")	Construction of sound roads	<i>Mitigating</i> - construction of roads, canals, drainage system, sidewalks, easements, pathways
Infrastructure	Brgys. San Isidro, San Roque, Bagumbayan, Mahabang Parang, Poblacion Ibaba, San Pedro and Sto. Nino	Children, youth and elderly, persons with disabilities, vulnerable women, solo parents, poor and BOP	Community facilities and amenities	<i>Enhancement</i> - rehabilitation and provision of Barangay Halls, Day Care Centers, Chapel, rehabilitation of water supply system, painting of roads, humps, posts and murals, provision of solar streetlights
Human resources and institutional building	Brgys. San Isidro, San Roque, Mahabang Parang, Poblacion Itaas and San Pedro	Children, youth and elderly, persons with disabilities, vulnerable women, solo parents, poor and BOP	Capacity building	<i>Enhancement</i> - provision of trainings for Barangay officials and staff

Operations	Location	Vulnerable groups	Effect to the community	Mitigating or enhancement measures
Human resources and institutional building	Brgys. San Isidro, San Roque, Mahabang Parang, Poblacion Ibaba and Poblacion Itaas	Children, youth and elderly, persons with disabilities, vulnerable women, solo parents, poor and BOP	Maintenance of peace and order	<i>Enhancement</i> - provision of CCTVs, motorcycles, peace and order uniform and tools
Enterprise development and support services	Brgys. San Isidro and Bagumbayan	Children, youth and elderly, persons with disabilities, vulnerable women, solo parents, poor and BOP	Livelihood and employment	<i>Mitigating</i> - provision of Skills Training
Promotion of socio-cultural values	Brgys. San Isidro, San Roque, Bagumbayan, Kalayaan, Mahabang Parang, Poblacion Ibaba, Poblacion Itaas, San Pedro, San Vicente and Sto. Nino	Children, youth and elderly, persons with disabilities, vulnerable women, solo parents, poor and BOP	Promotion of cultural heritage	<i>Enhancement</i> - provision of support to repainting of murals, celebrations of festivals at barangay and municipal level (Higantes Festival) and provision of marching band instruments

In addition to the foregoing, the Operator also engages in various Corporate Social Responsibility (“CSR”) and Social Development and Management Programs (“SDMP”). An SDMP refers to the comprehensive five-year plan of a mining contractor towards the sustained improvement in the living standards of the host and neighboring communities by creating responsible, self-reliant and resource-based communities capable of developing, implementing and managing community development programs, projects, and activities in a manner consistent with the principle of people empowerment.

The Operator is committed to contributing a positive impact to the communities through the implementation of Social Development and Management Program (“SDMP”) initiatives. The approved 2020 Annual SDMP Social Development and Management Program (“ASDMP”) is PhP 30,230,856.05 for the 10 communities of Angono, however, the actual expenditure for the year 2020 was at PhP 20,835,539.77. The excess amount will be added to the 2021 budget.

The five-year SDMP, covering the years 2020 to 2024, was approved by MGB IV-A on June 20, 2020 under COA No. 034-2020-05 IV. The total budget amounts to PhP 82,358,717.67 for the host and neighboring barangays.

The succeeding tables show the summary of actual expenditures in 2020, and number of beneficiaries per Project/Program/Activity (PPA).

Barangay	Actual Expenditures					
	A. Development of Host and Neighboring Communities (Php 7,983,461.13)					
	Access to Education and Educational Support Program	Access to Health and Services, Health Facilities and Professionals	Enterprise Development and Networking	Assistance to Infrastructure Development and Support Services	Human Resource Development	Protection and Respect of Socio-cultural Values
San Isidro	323,243.99	547,061.65	90,000.00	674,980.58	1,500.00	429,268.56
San Roque	454,609.80	617,283.18	-	801,357.37	342,500.00	352,663.53
Bagumbayan	50,000.00	95,000.00	19,000.00	106,732.00	55,000.00	91,378.48
Kalayaan	165,002.67	5,000.00	-	129,950.00	-	119,378.81
Mahabang Parang	117,074.97	80,808.37	-	106,077.22	-	85,999.67
Poblacion Ibaba	80,012.32	100,000.00	20,000.00	40,149.12	80,300.00	101,510.08
Poblacion Itaas	20,999.67	110,877.06	-	99,378.81	30,000.00	150,000.00
San Pedro	20,000.00	89,378.81	-	80,000.00	78,176.00	150,000.00
San Vicente	116,866.33	25,000.00	70,000.00	-	85,000.00	120,378.48
Sto. Nino	-	20,000.00	-	193,378.81	70,185.12	170,999.67
	B. Information, Education, and Communication (IEC) Campaign (Php 2,122,422,60)					
	C. Development of Mining Technology and Geosciences (Php 10,729,656.04)					

Project/Program/Activity	Remarks	No. of Beneficiaries	
Access to Education and Educational Support Programs	Scholarship, school supplies, and additional Daycare Center	Provision of allowances of Barangay Scholars and graduation fee of graduating scholars Budget realignment to provide photocopying machine to support the "New Normal" education and supported Provisions of tablets, laptops and printers for the Blended Learning Program Budget realignment for COVID-19 assistance	75 18,074 2,625 77,255
Access to Health and Services, Health Facilities and Professionals	Medicine, medical equipment, Medical Mission	Provision of generic medicines for the Barangay Health Center Budget realignment for COVID-19 assistance Budget realignment for Typhoon Ulysses assistance	89,777 39,279 6,845
	COVID-19 Emergency Packs	Provision of financial assistance in the procurement of COVID-19 hygiene kits and foods packs	31,000
Annual Honoraria for Doctor to the Barrio Program	Annual Honoraria for Doctor to the Barrio Program	Provision subsidy for Barrio Program Doctor	750
	Support to Senior Citizens	Provision of grocery packs to Senior Citizens.	30

Enterprise Development and Networking	Conduct of skills training	Budget realignment for COVID-19 assistance Budget realignment for Typhoon Ulysses assistance	31000 7,750
Assistance to Infrastructure Development and Support Services	Support for labor expenses for construction of Day Care Centers, Chapel, and perimeter fence	Payroll provided for the construction activities. Remaining budget realigned for Covid-19 assistance	1,500
	Rehabilitation and construction of canals, drainage, and roads	Provision of construction materials for the rehabilitation and declogging of canals, road rehabilitations, and repainting of humps and posts Budget realignment for COVID-19 assistance	5679 62,350
	Construction of solar streetlights	Budget realignment for COVID-19 assistance	17,132
	Improvement of Brgy. Hall and premises	Rehabilitation of Brgy. Hall comfort room, and provisions of 2 airconditioning units, photocopier machine and laptop. Remaining budget was realigned for COIVD-19 assistance	19,438
	Rehabilitation and Additional CCTV Cameras	Provision of new CCTV units Budget realignment for COVID-19 assistance	8410 5205
	Rehabilitation/ improvement of MRF	Budget realignment for COVID-19 assistance.	66,946
	Maintenance of river berms for protection and stability	Conduct of River Clean Up	430

Human Resources Development	Provision of training on rescue and peace and order with provision of rescue equipment and CCTV	Provision of laptops for virtual meetings, PRA training for tanods including the installation of streetlights, two (2) units of TV for CCTV monitors, labor and support for patrolling activities. Remaining budget realigned for COVID-19 assistance.	49,048
	Support to capacity building training/seminar of Barangay Council	Provision of fire nozzle for the Fire Department. Remaining budget realigned for COVID-19 assistance	22,375
Protection and Respect of Socio-Cultural Values	Support to Barangay Festival	Budget realignment for COVID-19 assistance	44,250
	Support to Higantes Festival	Celebrated Higantes Festival. Portion of budget realigned for COVID-19 assistance	31,584
	Support to sports activities	Supported Liga ng Brgy. Basketball League	652

- **Information, Education, and Communication (IEC).** With a total expense of PhP 2.13 million in 2020, IEC promotes awareness programs and includes expenditures for information and publicity centers, publication of IEC materials and other awareness efforts and educational campaigns for the dissemination of mining and mining related information, issues, and concerns.

The Operator utilizes different communication channels and platforms such as provision of IEC Tools (e.g., newsletters, fans, calendars, and other collaterals), conduct of quarry tours and talks; participation in community programs; and conduct of outreach programs.

- **Development of Mining Technology and Geosciences (DMTG).** In compliance with RA 9742 mandating mining companies to implement DMTG programs to support the interest, education and development of expertise in the field of mining and disciplines, the Operator provides college scholarship, conducts researches and road shows, and supports the Rizal Quarry Academy, Incorporated under CAC's SDMP. The total spending for DMTG in 2020 is at PhP10.7 million.

None of the foregoing operations and projects affect indigenous communities or people because there are no identified indigenous communities or people in and around the quarry, as supported by the Certificate of Non-Overlap CNO-RIV-RIZ-2018-1063 issued by the National Commission on Indigenous Peoples Regional Office IV.

Customer Management

Customer Satisfaction

Disclosure	Score	Did a third party conduct the customer satisfaction study?
Customer satisfaction	Very Satisfactory (81.20%)	No.

Although the Operator supplies only to one customer, Holcim Philippines, Inc. ("HPI"), Customer Satisfaction Surveys are sent out to HPI's major clients on a semi-annual basis in order to improve engagements and quality of service being accorded to them by the Operator.

The Customer Satisfaction Survey measures overall satisfaction with the product especially on quality (cleanliness, grading, consistency, compliance to specifications), stock availability, and price. The survey is also used to gauge overall satisfaction with the service, queueing time at the plant, loading time, queueing time at the weigh bridge, availability of loading equipment, technical support, plant health and safety practices, and customer service.

Health and Safety

Disclosure	Quantity
No. of substantiated complaints on product or service health and safety	n/a
No. of complaints addressed	n/a

The Operator received no product complaints in 2020.

Marketing and labelling

Disclosure	Quantity
No. of substantiated complaints on marketing and labelling	n/a
No. of complaints addressed	n/a

Crushed aggregates are directly hauled out by HPI's customers from the stockpiles to their trucks with no packaging and labelling requirements. Nevertheless, conveyor lines are properly marked to match the loading cards provided to trucks upon entry to ensure that the correct size of aggregates are loaded. Loaded trucks are also required to pass through final inspection at the Quality Control Office as an added assurance of the correctness and quality of aggregates provided.

Customer privacy

Disclosure	Quantity
No. of substantiated complaints on customer privacy	0
No. of complaints addressed	0
No. of customers, users, and account holders whose information is used for secondary purposes	0

Respect to customer privacy is being sustained in the organization from Sales to Dispatch to Quality Control. Confidential information is not disclosed to any entity or are used for secondary purposes without written consent from HPI's customers.

Data Security

Disclosure	Quantity
No. of data breaches, including leaks, thefts and losses of data	0

Integrity is one of the values embraced by CAC and the Operator. As such, sensitive data are kept confidential with access to information limited to relevant parties only.

UN SUSTAINABLE DEVELOPMENT GOALS

Contributions to UN SDGs

Key products and services and their contribution to sustainable development

LHAI, in its operation of CAC's mine, is committed to contributing to the sustainable development goals set by UNESCO through various aspects of its business operations.



The mining and quarrying industry in general is mainly dominated by men. However, among the Operator's employees, gender diversity is high at 17% women from a total of 99 employees, embracing diversity and inclusion in the workforce. The Operator firmly believes that gender, age and religious or cultural background as well as disabilities and sexual orientation do not pose any barrier to entry into the company. Female applicants are never shunned even in positions mostly dominated by men with the confidence that they will provide inspiration, motivation, and balance to the organization.



The Operator ensures that the most competitive benefits package and good working conditions of its direct hires are provided. Equal training opportunities and equal access to professional development that are relevant to the needs and career path of the employees are also given to ensure that they are equipped to perform their job to allow them to see themselves as contributing to corporate goals.



Outside the organization, the Operator's SDMP provides commitments to lower poverty rate in the community:

- The 2020 Education Programs provide scholarships to 78 scholars in the premise that they would alleviate the living conditions of their respective families once they graduate.
- Training programs such as Shielded Metal Arc Welding NC II, barbers' training, and dressmaking are provided to 42 unemployed members of the community to allow them to have decent work for their families.
- The Banlik Enterprise, which is a start-up livelihood program started in 2015 by the local government of Angono and the Operator, allows unemployed women, and persons with disabilities have a source of income through the livelihood program.
- PhP 2 million worth of infrastructure projects (including construction of roads, pathways and day care centers and installation of solar streetlights and CCTVs) ensure sustainable communities in the Municipality of Angono.



The Operator provides educational assistance to 75 secondary and tertiary students of Brgys. San Isidro and San Roque through the grant of scholarships. For residents of other barangays, the Operator also provides and school supplies and other educational equipment and materials such as LED television sets, learning materials as part of Alternative Learning System, and fans for proper ventilation.



Aside from these, the Operator, through the DMTG Program, has three geology scholars that are provided with tuition fees, miscellaneous fees, allowances, dormitories, and other expenses necessary for them to complete their program.



With health and safety as the core value of Lhai, world-class initiatives are adopted to ensure the over-all well-being of its employees, partner contractors, and visitors. Health assessment and trainings are provided by the Operator's resident doctor and nurses apart from their primary role of manning the clinic and initiating first aid treatments.

HMO benefits of regular employees can be extended up to three dependents, including children and parents.

Further to these, the SDMP Program includes support to health services in all 10 barangays of Angono with an aggregate PhP 1.7 million in projects, programs, and activities from medical and dental missions, to COVID-19 emergency packs, to Operation Tuli, to provision of Cervical Awareness and Vaccination Programs, to provision of medicines and equipment such as oxygen tanks, autoclave and stretchers for the improvement of health facilities, to provision of sports equipment to promote fitness and well-being of the youth and senior citizens. The health programs of the SDMP also include supporting clean and green programs such as declogging of canals and river rehabilitation programs.

The Operator is keen on helping lessen the negative effects of climate change and protecting the environment. In the years to come, the Operator commits to continuously re-evaluate its processes and keep up with technological progress to support the reduction of adverse effects of mining to the environment, all the while supporting the UN Sustainable Goals.

- *Clean water and sanitation.* Considered as best practice among the industry, the Operator employs a zero discharge, closed-loop water recycling system through the use of a series of sand traps and settling ponds to collect water from aggregates washing. The ponds allow silt to settle by gravitation and for the water to be recycled and used again for aggregates washing. The company takes utmost care to ensure that silt is managed to avoid run-off to existing surface water bodies. Further, the quarry pit bottom acts as a natural catchment basin that helps prevent flooding in neighboring low-lying areas as supported by Flood Modelling Research Studies in 2015 and 2017.



In the communities, the Operator funds river rehabilitation programs to ensure the free flow of clean water along the tributaries in Angono, especially during the rainy season. Water PVC pipes were also provided to Brgy. Poblacion Ibaba to rehabilitate the water system in the barangay to make clean water accessible to the families therein.

- *Affordable and clean energy.* As solar panels become reasonably priced, projects under the SDMP has seen PhP 0.6 million worth of solar streetlights provided to illuminate the streets of Brgy. San Isidro in 2019. . Additional CCTVs were installed in Brgyrs. Bagumbayan, San Pedro, San Vicente and Sto. Nino.
- *Responsible consumption and production.* Produced aggregates with quality concerns are referred to crushers for reprocessing so as not to put them to waste. Recycling and upcycling initiatives are also encouraged across the plant's operations.
- *Climate action.* The Operator's target to reduce carbon intensity with LED lights, shift from synthetic oil to mineral oil, and the promotion of the use of solar panels contribute to this goal.

Further to this, the Operator commits to demonstrate a positive change for biodiversity. The BIRS, established through LafargeHolcim's partnership with Flora and Fauna International ("FFI") and the IUCN, has improved the Operator's over-all site biodiversity index from 3.6 in 2020 from 3.4 in 2019.

- *Life below water.* The Operator sustains projects which aim to reduce single-use plastic to beat plastic pollution in oceans and allow life below water to thrive.
- *Life on land.* The Operator's rehabilitation program and reforestation programs in mined-out and idle areas improve biodiversity in support to sustainability goals. In 2019, the Operator planted 29,799 trees inside and outside the quarry area bringing its total to 223,394 trees planted since 2008 in 297 hectares with an over-all survival rate of 92.01%. Bamboo culms (125 pcs) were planted inside the quarry in 2020.



The Operator has existing partnerships with FFI, IUCN, and the University of the Philippines (UP) – Biology Department in relation to the implementation of community-based conservation programs and monitoring its biodiversity targets.

The Operator also commissioned the UP National Institute of Geological Sciences (UP NIGS) for its flood modeling targets. UP NIGS conducted flood modeling studies for the Operator, which indicate that the quarry pit can contain 1.2 Million cu.m of rainwater, which showed that the quarry helps in flood mitigation in Angono.

The Operator likewise maintains close coordination with its stakeholders, including its host and neighboring barangays, for the implementation of SDMP projects. Planning sessions are being conducted on a regular basis to monitor the status of funds and completion of the projects.



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 SNAS
Reg. No. 091/R-128

by this

CERTIFICATE

confirms that the Environment Management System of

LafargeHolcim Aggregates, Inc.

Don Mariano Santos Avenue, Barangay San Isidro, Angono, Rizal, Philippines

has been established and duly implemented and company applies it in accordance with the
standard

ISO 14001:2015

provisions for the following areas:

«Quarrying, processing, stockpiling and dispatching of aggregates »

Certified locations: Don Mariano Santos Avenue, Barangay San Isidro, Angono, Rizal, Philippines

On the basis of certification audit, report No LHAI-IMS-20-1 it was proven that the management system meets the requirements of the above listed standard.

Certificate No.: E - 9902/20
Initial certification date: 29.03.2017
Date of issue: 15.05.2020
Expiry date: 28.03.2023



Ing. Marcel Šlúch
chief executive

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E.P. Važiarčekho 1, 960 01 Žilina, Slovak Republic



 SNAS
Reg. No. 091/Q-080

by this

CERTIFICATE

confirms that the Quality Management System of

LafargeHolcim Aggregates, Inc.

Don Mariano Santos Avenue, Barangay San Isidro, Angono, Rizal, Philippines

has been established and duly implemented and company applies it in accordance with the standard

ISO 9001:2015

provisions for the following areas:

«Quarrying, processing, stockpiling and dispatching of aggregates »

Certified locations: Don Mariano Santos Avenue, Barangay San Isidro, Angono, Rizal, Philippines

On the basis of certification audit, report No LHA1-IMS-20-1 it was proven that the management system meets the requirements of the above listed standard.

Certificate No.: Q - 9902/20
Initial certification date: 29.03.2017
Date of issue: 15.05.2020
Expiry date: 28.03.2023



Ing. Marcel Šlúch
chief executive

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Reg. No. 091/R-129

by this

CERTIFICATE

certifies that the occupational health and safety management system of

LafargeHolcim Aggregates, Inc.

Don Mariano Santos Avenue, Barangay San Isidro, Angono, Rizal, Philippines

has been established and duly implemented and company applies it in accordance with the standard

ISO 45001:2018

provisions for the following areas:

«Quarrying, processing, stockpiling and dispatching of aggregates »

Certified locations: Don Mariano Santos Avenue, Barangay San Isidro, Angono, Rizal, Philippines

On the basis of certification audit, report No LHA-IMS-20-1 it was proven that the management system meets the requirements of the above listed standard.

Certificate No.:

O - 9902/20

Initial certification date:

February 2017

Date of issue:

15.05.2020

Expiry date:

12.2.2023



Ing. Marcel Šlúch
chief executive

This certificate is valid only if it is published among valid certificates on www.qscert.com





CERTIFICATION

I, **JOSE ANTONIO V. EVANGELISTA III**, am the duly elected and qualified Corporate Secretary of CONCRETE AGGREGATES CORP. (the "Corporation") with SEC registration number 36140 and principal office at the 7th Floor, West Wing, Estancia Offices, Capitol Commons, Meralco Avenue, Pasig City, do hereby certify and state that:

1. The Corporation will comply with the guidelines for the alternative filing of reports and/or documents through electronic mail with the Securities and Exchange Commission ("SEC") issued on 30 March 2020 in light of the imposition of a Community Quarantine and Stringent Social Distancing Measures to prevent the spread of the 2019 Coronavirus Disease (COVID-2019).
2. The information contained in the Corporation's Annual Report for 2020 (SEC Form 17-A) to be submitted online on 15 April 2021 is true and correct to the best of my knowledge.
3. On behalf of the Corporation, I hereby undertake to (a) submit hard or physical copies of the Corporation's Annual Report for 2020 submitted online with proper notarization and certification, (b) pay the filing fees (where applicable), (c) pay the penalties due (where applicable), and (d) other impositions (where applicable), upon issuance of relevant regulations by the MSRD.
4. I am fully aware that non-submission of hard/physical copies of reports as well as certification that they refer to one and the same document submitted online, within ten (10) calendar days upon issuance of relevant regulations by the MSRD, shall invalidate the reports, applications, compliance, requests and other documents submitted via email. Hence, the corresponding penalties under existing rules and regulations of the Commission shall apply without prejudice to the imposition of penalties under Section 54 of the Securities Regulation Code and other applicable existing rules and regulations for failure to comply with the orders of the Commission.
5. I am executing this certification on 15 April 2021 to attest to the truthfulness of the foregoing facts and for whatever legal purpose it may serve.


Jose Evangelista (Apr 15, 2021 06:14 GMT+8)
JOSE ANTONIO V. EVANGELISTA III
Corporate Secretary
Driver's License No. N01-18-023515



April 28, 2021

THE PHILIPPINE STOCK EXCHANGE, INC.

9th Floor, PSE Tower
28th Street corner 5th Avenue
Bonifacio Global City, Taguig

Attention: **Ms. Janet A. Encarnacion**
Head, Disclosure Department

Gentlemen:

In compliance with the Disclosure Rules of the Philippine Stock Exchange, we are submitting a copy of the Corporation's Quarterly Report (SEC Form 17-Q) for the first quarter of 2021, which we also filed with the Securities and Exchange Commission.

Thank you and best regards.

Very truly yours,

A handwritten signature in black ink, appearing to read 'jose antonio v. evangelista'.

Jose Evangelista (Apr 28, 2021 16:46 GMT+8)

Jose Antonio V. Evangelista III
Corporate Secretary

PSE Security Code _____
SEC Number 36140
File Number _____

CONCRETE AGGREGATES CORP.

(Company's Full Name)

**7TH FLOOR, WEST WING, ESTANCIA OFFICES, CAPITOL COMMONS,
MERALCO AVENUE, PASIG CITY**

(Company's Address)

8631-1231 / Fax no.: 8631-6517

(Company's Telephone Number)

MARCH 31

(Fiscal Year Ending)
(Month & Day)

SEC FORM 17-Q: 1st Quarter 2021

(FORM TYPE)

(Amendment Designation if Applicable)

31 March 2021

Period Ended Date

Permit to Offer Securities for Sale

(Secondary License Type, if any)

**SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-Q**

**QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE
SECURITIES REGULATION CODE AND SRC RULE 17(2) (b) THEREUNDER**

1. For the quarterly period ended 31 March 2021
2. SEC Identification Number 36140 3. BIR Tax Identification No. 000-201-881
4. Exact name of registrant as specified in its charter CONCRETE AGGREGATES CORP.
5. Philippines 6. (SEC Use Only)
Province, Country or other jurisdiction of Industry Classification Code;
Incorporation or organization
7. Address of principal office: 7th Floor, West Wing, Estancia Offices, Capitol Commons,
Meralco Avenue, Pasig City
Postal code: 1600
8. Issuer's telephone number: (02) 8631-1231
Fax number: (02) 9631-6517
9. Former name, former address and formal fiscal year, if changed since last report:
Not applicable
10. Securities registered pursuant to Sections 8 and 12 of the Code or Sections 4 and 8 of the RSA

<u>Title of Each Class</u>	<u>Number of Shares of Comm</u>	<u>on Stock</u>
	<u>Outstanding and Amount of Debt Outstanding</u>	
Common Shares	27,466,449	
11. Are any or all of these securities listed on the Philippine Stock Exchange?
Yes (x) No () Classes Common "A" and Common "B"
12. Check whether the registrant:
 - (a) has filed all reports required to be filed by Section 17 of the SRC and SRC Rule 17 thereunder or Section 11 of the RSA and RSA Rule 11(a) – 1 thereunder, and Sections 26 and 141 of The Corporation Code of the Philippines during the preceding 12 months (or for such shorter period that the registrant was required to file such reports);
Yes (x) No ()
 - (b) has been subject to such filing requirements for the past 90 days.
Yes (x) No ()

FINANCIAL INFORMATION

Item 1. Financial Statements

- Unaudited Consolidated Statements of Financial Position as of 31 March 2021 and Audited Consolidated Statements of Financial Position as of 31 December 2020
- Unaudited Consolidated Statements of Income for the period ended 31 March 2021 and 2020
- Unaudited Consolidated Statements of Changes in Stockholder's Equity as of 31 March 2021 and 2020
- Unaudited Consolidated Statements of Cash Flows for the period ended 31 March 2021 and 2020
- Aging of Accounts Receivables as of March 31, 2021.
- Notes to Interim Financial Statements

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Concrete Aggregates Corporation ("CAC" or the "Company") underwent changes in 2008 which had a significant impact on its operations and, consequently, its financial condition. The most significant of these changes was the selection and appointment of a third party as the operator of the Company's quarry in Angono, Rizal. As discussed in previous disclosures, the Board of Directors of CAC, during a regular meeting held on 18 June 2007, authorized the conduct of a bidding to select an operator of its Angono quarry for a period of fifteen (15) years. Three companies qualified to participate in the bidding of which two submitted formal bids on 16 November 2007. On 29 November 2007, the Company's Board of Directors declared that the consortium of Republic Cement Corporation and Lafarge Holdings (Philippines), Inc. (the "Consortium") won the bid for the right to operate the Company's Angono quarry.

The declaration that the Consortium was the winning bidder was affirmed by the Company's stockholders during a special meeting held on 18 January 2008, including the execution of all agreements necessary to implement the foregoing. After securing stockholders' approval, the Company and the Consortium entered into an Agreement on 18 January 2008, setting forth the actions to be taken by each party as well as the agreements to be executed by them in order to carry out their intentions.

Complying with its obligations under the 18 January 2008 Agreement, the Company incorporated Batong Angono Aggregates Corp. (BAAC). Thereafter, the Company and BAAC entered into an Operating Agreement on 23 January 2008, which became effective as of 1 June 2008. On 2 June 2008, the parties completed all the specified actions in the 18 January 2008 Agreement including the execution of the Asset Purchase Agreement, Trademark License Agreement and Transition Services Agreement by CAC and BAAC as well as the execution by CAC and the Consortium of a Share Purchase Agreement. With the execution of the Share Purchase Agreement, the Consortium became the owner of 100% of the outstanding capital stock of BAAC.

Pursuant to the foregoing transactions, the Company formally turned over the operation of its Angono quarry to BAAC on 1 June 2008. Under the Operating Agreement, BAAC was granted the right to operate the Angono quarry for fifteen (15) years subject to the conditions indicated in the agreement, CAC's Mineral Production Sharing Agreements (MPSAs) and its Environmental Compliance Certificate (ECC). During the latter part of 2013, BAAC changed its name to Lafarge Republic Aggregates, Inc. (LRAI). In 2015, LRAI once again changed its name to Lafarge Holcim Aggregates, Inc. (LHAI).

Review of 1Q 2021 vs. 1Q 2020 Results of Operation

The Company generated Net Income of ₱8.4 million, a 22% increase from ₱6.86 million, mainly due to eased community quarantines and restrictions during the first quarter of 2021. In March 2020, the World Health Organization (WHO) officially declared the spread of COVID-19 as a global pandemic and the Philippine government also declared a State of Public Health Emergency. This caused Lhai to temporarily suspend its operations at the quarry site during the period of the Enhanced Community Quarantine (ECQ) implemented in the province of Rizal, which significantly affected CAC's financial performance, as with most of the companies worldwide. It was only towards the second half of 2020 that the restrictions were gradually eased to revive and sustain the economy. Towards the end of March 2021, the Greater Manila Area (National Capital Region, Bulacan, Cavite, Laguna, and Rizal) was once again placed under ECQ due to the surge in COVID-19 cases. This development did not yet impact the Company's financial performance as essential and priority construction projects, public or private, were still allowed to operate following government guidelines.

On March 26, 2021, the Corporate Recovery and Tax Incentives for Enterprises (CREATE) Bill was signed by the President into law (Republic Act No. 11534). One of the salient features of CREATE is the reduction of the corporate income tax rate from 30% to either 25% or 20% depending on the type of corporation, effective July 1, 2020. Under CREATE, the Company is subject to 25% income tax rate, which is 5% lower than the previous year's income tax rate, thereby resulting to a higher Net Income for the first quarter of 2021.

Revenue from royalty fees grew by 20% to ₱12.8 million from ₱10.7 million, largely due to improved sales of aggregates by Lhai as compared to the same period last year when the COVID-19 pandemic caused business disruptions.

Total operating expenses stood at ₱3.56 million, lower by 7% mainly due to the absence of MPSA renewal costs and lower professional fees.

Other income amounted to ₱0.74 million or 51% lower than last year's, mainly due to lower interest rates on bank deposits.

Financial Condition 1Q 2021 vs December 31, 2020

The Company's Balance Sheet remains strong, thus ensuring its financial sustainability during the ongoing pandemic as evidenced also by its high current ratio of 12.69. The Company has no significant liquidity or credit risks.

Total Assets amounted to ₱336.64 million, an increase of 3% from ₱327.85 million mainly driven by the increase in cash level as a result of updated collection of royalty fees from Lhai as well as rental income from China Banking Corporation (CBC).

Total Liabilities increased by 34% to ₱50.68 million, compared to ₱37.9 million in prior year due to declaration of dividends in the first quarter of 2021.

Total Equity down by ₱3.97 million to ₱285.96 million or 1% lower mainly due to declaration of dividends in the first quarter of 2021.

Book value per share is at ₱10.41 per share as at 31 March 2021 compared to ₱10.56 per share at 31 December 2020.

- i. Due to the Company's sound financial condition, and the transfer of its quarry operations to Lhai, there are no foreseeable trends, events or uncertainties that may have a material impact on its long-term or short-term liquidity.
- ii. There are no events that will trigger any direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.

- iii. There are no off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created during the reporting period.
- iv. Funding will be sourced from internally-generated cash flow, and also from borrowings or available credit facilities from local and international commercial banks, if warranted.
- v. At the moment, there are no material commitments yet for capital expenditures other than those performed in the ordinary course of trade or business.
- vi. The causes for any material changes in the unaudited financial statements from the first quarter of 2021 as compared to the first quarter of year 2020 and as of year ending 2020 are explained in the Management Discussion and Analysis, as well as in the accompanying Notes to Financial Statements.
- vii. There is no known significant element of income or loss that did not arise from the Company's continuing operations, except as disclosed above and in the attached unaudited financial statements.
- viii. Accounts that registered material changes of 5% or more and the causes thereof are as follows:

Accounts	Unaudited as of 31 March 2021	Unaudited as of 31 March 2020	Increase (Decrease)	Remarks
Royalties	12,822,595	10,701,052	2,121,543	Increased by 20% due to eased community quarantines as compared with the strict restrictions imposed by the Philippine government in the same period last year.
Operating expenses	3,565,938	3,847,042	(281,103)	Dipped by 7% due to absence of MPSA renewal costs in first quarter of 2021.
Other income	741,542	1,518,885	(777,343)	Dropped by 51% brought about by the decrease in interest rates on bank deposits.

Accounts	Unaudited as of 31 March 2021	Audited as of 31 December 2020	Increase (Decrease)	Remarks
Cash	175,161,347	164,252,707	10,908,640	Rose by 7% due to higher royalties from Lhai and CBC during the first quarter of 2021.
Receivables, net	4,423,786	4,891,745	(467,959)	Decreased by 10% due to higher receivables in 2020 from higher Royalty Fees in December 2020.
Prepaid expenses	5,400,760	6,745,338	(1,344,578)	Lower by 20% caused by amortization of real property tax.
Deferred income tax asset	1,471,572	1,755,160	(283,588)	Decrease of 16% driven by the adjustment in income tax arising from Corporate Recovery and Tax Incentives for Enterprises (CREATE) Law implementation whereby income tax rate was reduced from 30% to 25%.
Trade and other payables	6,592,406	6,846,366	(253,961)	Lower by 4% due to payments made during the first quarter of 2021.

Dividends payable	18,798,420	6,438,518	12,359,903	Increased by 192% due to declaration of dividends during the first quarter of 2021.
Income tax payable	1,550,683	892,887	657,797	Up by 74% due to accumulated income tax payable both as at year end 2020 (paid only on April 2021) and first quarter of 2021, partially reduced with application of CREATE Law income tax rate of 25%.
Retained earnings	9,468,079	13,449,767	(3,981,688)	Decreased by 30% as a result of dividends declaration during the first quarter 2021.

Schedule of Financial Soundness Indicators

The Company has identified the following financial soundness indicators affecting its operation:

Ratio	Formula	Unaudited as of 31 March 2021	Audited as of 31 December 2020
Current ratio	Total Current Assets / Total Current Liabilities	6.87	12.41
Acid test ratio	Quick assets (Total Current Assets less Inventories and Other Current Assets) / Total Current Liabilities	6.67	11.93
Solvency ratio	Net Income before Depreciation and Amortization / Total Liabilities	0.17	0.23
Debt-to-equity ratio	Total Liabilities / Shareholders' Equity	0.18	0.13
Asset-to-equity ratio	Total Assets / Shareholders' Equity	1.18	1.13
Interest rate coverage ratio	Earnings Before Interest expense, Income Tax, Depreciation and Amortization / Interest Expense	-	-
Return on equity	Annualized Net Income Available to Common Shareholders / Shareholders' Equity	11.72%	9.46%
Return on assets	Annualized Net Income Available to Common Shareholders / Total Assets	9.95%	8.37%
Net profit margin	Net Income Available to Common Shareholders / Revenues	65.34%	50.22%
Book value per share	Shareholders' Equity / Weighted Average Outstanding Number of Common Shares	10.41	10.56

**No debt/loans payable hence no interest expense*

SIGNATURE

Pursuant to the requirements of the Securities Regulation Code, the issuer has duly caused this report to be signed on its behalf by the undersigned thereto duly authorized.



MARIA JENNIFER ALMOJUELA (Apr 28, 2021 16:30 GMT+8)

Maria Jennifer J. Almojuela

Head of Finance

28 April 2021

Concrete Aggregates Corp. and Subsidiaries

Unaudited Consolidated Statements of Financial Position
 31 March 2021
 (With comparative figures as at 31 December 2020)
 (All amounts in Philippine Peso)

	Notes	Unaudited March 2021	Audited December 2020
CURRENT ASSETS			
Cash and cash equivalents	2	175,161,347	164,252,707
Receivables, net	3	4,423,786	4,891,745
Prepaid expenses	4	5,400,760	6,745,338
Total current assets		184,985,893	175,889,790
NON-CURRENT ASSETS			
Property and equipment, net	5	59,465,375	59,484,459
Investment properties, net	6	57,448,168	57,451,286
Deferred income tax assets, net	12	1,471,572	1,755,160
Other non-current assets, net	7	33,272,573	33,272,573
Total non-current assets		151,657,688	151,963,478
Total assets		336,643,580	327,853,268
CURRENT LIABILITIES			
Trade and other payables	8	6,592,406	6,846,366
Dividends payable	9	18,798,420	6,438,518
Income tax payable		1,550,683	892,887
Total current liabilities		26,941,509	14,177,771
NON-CURRENT LIABILITIES			
Rental deposit		473,700	473,700
Decommissioning liability	7	23,269,179	23,269,179
Total non-current liabilities		23,742,879	23,742,879
Total liabilities		50,568,388	37,920,650
EQUITY			
Share capital	9	274,664,490	274,664,490
Share premium		1,069,304	1,069,304
Accumulated other comprehensive income		757,320	749,057
Retained earnings		9,468,479	13,449,767
Total equity		285,959,192	289,932,618
Total liabilities and equity		336,643,580	327,853,268

(The accompanying notes are an integral part of these financial statements.)

Concrete Aggregates Corp. and Subsidiaries

Unaudited Consolidated Statements of Total Comprehensive Income
 For the 1st Quarter ended 31 March 2021
 (With comparative figures for the 1st Quarter ended 31 March 2020)
 (All amounts in Philippine Peso)

	Notes	Unaudited January to March 2021	Unaudited January to March 2020
Revenue	16	12,822,595	10,701,052
<u>Operating expenses</u>	10	(3,565,938)	(3,847,042)
Operating income		9,256,657	6,854,010
Other income, net	11	741,542	1,518,885
Income before income tax		9,998,199	8,372,895
Income tax expense	12	(1,619,985)	(1,512,718)
Net income for the year		8,378,214	6,860,177
Other comprehensive income <i>Item that may not be subsequently reclassified to profit or loss</i>			
Fair value loss on financial assets at FVOCI, net of tax		8,262	-
Total comprehensive income for the year		8,386,476	6,860,177
Basic and diluted earnings per share	14	0.31	0.25

(The accompanying notes are an integral part of these financial statements.)

Concrete Aggregates Corp. and Subsidiaries
 Unaudited Consolidated Statements of Changes in Equity
 For the 1st Quarter ended 31 March 2021
 (With comparative figures for the 1st Quarter ended 31 March 2020)
 (All amounts in Philippine Peso)

	Share Capital (Note 9)	Share Premium	Fair value reserve on financial assets at FVOCI	Retained Earnings (Note 9)	Total
Balances, December 31, 2019	274,664,490	1,069,304	725,257	36,763,622	313,222,673
Comprehensive income					
Net income for the period	-	-	-	6,860,177	6,860,177
Other comprehensive income	-	-	-	-	-
Total comprehensive income for the period	-	-	-	6,860,177	6,860,177
Transaction with owners					
Cash dividends	-	-	-	-	-
Balances, March 31, 2020	274,664,490	1,069,304	725,257	43,623,799	320,082,850
Balances, December 31, 2019	274,664,490	1,069,304	725,257	36,763,622	313,222,673
Comprehensive income					
Net income for the year	-	-	-	12,392,529	12,392,529
Other comprehensive income	-	-	23,800	-	23,800
Total comprehensive income for the year	-	-	23,800	12,392,529	12,416,329
Transaction with owners					
Cash dividends	-	-	-	(35,706,384)	(35,706,384)
Balances, December 31, 2020	274,664,490	1,069,304	749,057	13,449,767	289,932,618
Comprehensive income					
Net income for the period	-	-	-	8,378,214	8,378,214
Other comprehensive income	-	-	8,262	-	8,262
Total comprehensive income for the period	-	-	8,262	8,378,214	8,386,476
Transaction with owners					
Cash dividends	-	-	-	12,359,903	12,359,903
Balances, March 31, 2021	274,664,490	1,069,304	757,319	9,468,079	285,959,192

(The accompanying notes are an integral part of these financial statements.)

Concrete Aggregates Corp. and Subsidiaries

Unaudited Consolidated Statements of Cash Flows
 For the 1st Quarter ended 31 March 2021
 (With comparative figures for the 1st Quarter ended 31 March 2020)
 (All amounts in Philippine Peso)

	Notes	Unaudited January to March 2021	Unaudited January to March 2020
CASH FLOWS FROM OPERATING ACTIVITIES			
Cash generated from (used in) operations	15	11,484,777	10,797,525
Interest received on savings and time deposits	11	148,584	952,827
Income taxes paid		(670,338)	(16,685)
Net cash flows from operating activities		10,963,024	11,733,667
CASH FLOWS FROM INVESTING ACTIVITIES			
Property and equipment, net		(54,384)	-
Net cash flows from investing activities		(54,384)	-
CASH FLOWS FROM FINANCING ACTIVITIES			
Dividends paid		-	-
Net cash flows used in financing activities		-	-
NET INCREASE IN CASH AND CASH EQUIVALENTS			
CASH AND CASH EQUIVALENTS		10,908,640	(11,733,667)
At January 1	2	164,252,707	180,010,746
At March 31	2	175,161,347	191,744,413

(The accompanying notes are an integral part of these financial statements.)

CONCRETE AGGREGATES CORP.

ACCOUNTS RECEIVABLE AGING (Unaudited)

For the 1st Quarter ended 31 March 2021

Description	Total	1-30 days	30-120 days	Over 120 days
A. Trade Receivables	4,162,910	4,162,910	-	-
Net Trade Receivables	4,162,910	4,162,910	-	-
B. Other Receivables	9,534,970	-	-	9,534,970
Less: Allowance for Doubtful Accounts	(9,274,095)	-	-	(9,274,095)
Subtotal	260,876	-	-	260,876
Total	4,423,786	4,162,910	-	260,876

Concrete Aggregates Corporation and Subsidiaries

Notes to Consolidated Financial Statements
As at and for the 1st Quarter ended 31 March 2021
(In the Notes, all amounts are shown in Philippine Peso unless otherwise stated)

Note 1 – General information

Concrete Aggregates Corporation (the “Parent Company”) was incorporated in the Philippines and registered with the Securities and Exchange Commission (SEC) on August 23, 1968. The Parent Company is listed in the Philippine Stock Exchange (PSE) and is primarily engaged in quarrying, crushing and selling basalt concrete aggregates. As its secondary purpose, the Parent Company is permitted to engage in real estate business and purchase, own, subdivide, sell, lease, rent, mortgage, take option or otherwise deal in real property, improved or unimproved, be it residential, commercial, or agricultural, insofar as may be permitted by law. On March 15, 2018, the Board of Directors (BOD) of the Parent Company approved the amendment of Article IV of its Amended Articles of Incorporated extending the corporate life of the Parent Company, which will expire on August 23, 2018, for another 50 years or up to August 23, 2068.

The Parent Company’s quarrying operations in its property in Barangay San Isidro, Angono, Rizal is allowed by virtue of Mineral Production Sharing Agreements (MPSA) and Environmental Clearance Certificates (ECC) issued by the government.

The Parent Company’s immediate parent is Ortigas & Company, Limited Partnership (OCLP), and its ultimate parent is Ortigas Land Corporation (OLC), which are both domiciled in the Philippines.

Details of the Parent Company’s wholly-owned subsidiaries, which are currently dormant companies, follow:

Name of Subsidiary	Country of incorporation	Principal activities	% of ownership	
			2021	2020
CAC Insurance Agency Corp. (CIAC)	Philippines	General insurance	100.00	100.00
CAC Marketing and Services Corp. (CMSC)	Philippines	Marketing	100.00	100.00

On June 1, 2008, the consortium of Republic Cement Corporation and Lafarge Holdings (Philippines), Inc. (the “Consortium”), through LafargeHolcim Aggregates, Inc. (LHAI) [(formerly Batong Angono Aggregates Corporation (BAAC)], took over the Parent Company’s quarrying operations by virtue of the Company’s Memorandum of Agreement with the Consortium dated January 18, 2008 and its Operating Agreement with BAAC dated January 23, 2008. In return, the Parent Company shall receive lump sum and basic royalty fees in accordance with the terms of its Operating Agreement (Note 16).

Pursuant to the Operating Agreement, the Parent Company’s quarrying operations, including its employees, were transferred to BAAC in 2008, which company was eventually renamed LHAI in 2015. Consequently, the Parent Company settled its retirement obligation to almost all of its employees and the remaining retirement plan assets were returned to the Parent Company in 2009. The Parent Company has only 2 employees as at March 31, 2021 and December 31, 2020.

The registered office address of the Company is located at 7th Floor, West Wing, Estancia Offices, Capitol Commons, Meralco Avenue, Pasig City.

Coronavirus pandemic

On March 11, 2020, the World Health Organization declared the spread of COVID-19 as a global pandemic due to the rapid increase in the number of infections. On March 16, 2020, a state of calamity was declared throughout the Philippines and enhanced community quarantine (ECQ) was imposed throughout the island of Luzon until May 15, 2020. This caused LHAI to temporarily suspend its operations at the quarry site during the period of the ECQ, which significantly affected CAC’s financial performance, as with most of the companies worldwide. Subsequent various quarantine extensions were implemented particularly in high risk areas. Towards the second half of 2020, the restrictions were

gradually eased to revive and sustain the economy. Since then, there have been increased market activities particularly with the vaccine on the horizon. The national vaccination program is expected to help bring back the businesses to normalcy and gain further momentum to improved profitability. Towards the end of March 2021, the Greater Manila Area (National Capital Region, Bulacan, Cavite, Laguna, and Rizal) was once again placed under ECQ due to the surge in COVID-19 cases. This development did not yet impact in the Company's financial performance as essential and priority construction projects, public or private, were still allowed to operate following government guidelines.

Note 2 – Cash and cash equivalents

The account consists of:

	Unaudited March 2021	Audited December 2020
Petty cash fund	60,000	60,000
Cash in banks	34,658,106	23,890,155
Short-term placements	140,443,241	140,302,552
	175,161,347	164,252,707

Cash in banks consist of current and savings deposits with universal and thrift banks which earn interest at the prevailing bank deposit rates. The short-term placements consist of time deposits which have maturities of up to one month (2020 – one month) depending on the immediate cash requirements of the Group and earn interest based on the prevailing short-term rates.

Interest income arising from savings and time deposits amounted to ₱0.15 million in the first quarters of 2021 (2020 – ₱0.95 million) (Note 11).

Note 3 – Receivables, net

The account consists of:

	Notes	Unaudited March 2021	Audited December 2020
Trade receivables	16	4,162,910	4,616,119
Other receivables		9,534,970	9,549,720
		13,697,880	14,165,839
Allowance for impairment of other receivables		(9,274,094)	(9,274,094)
		4,423,786	4,891,745

Other receivables pertain to receivable from customers of the Group's discontinued Engineering and Construction Division and advances from officers and employees.

There are no movements in allowance for impairment of other receivables as at March 31, 2021 and December 31, 20120.

Critical accounting estimate: Expected credit loss on receivables

Expected credit loss (ECL) are unbiased probability-weighted estimates of credit losses which are determined by evaluating a range of possible outcomes and taking into account past events, current conditions and assessment of future economic conditions.

The Group has used relevant historical information and loss experience to determine the probability of default of the instruments and incorporated forward-looking information, including significant changes in external market indicators which involved estimated and judgements.

The Group has only one customer, Lhai under the existing operating agreement as discussed in Note 1. There has been no historical of credit loss or default in the past 10 years and there are no expected changes in the macroeconomics factor, hence, ECL arising from trade receivables is assessed to be zero.

The allowance for impairment pertains to other receivables, which is substantially impaired.

Management believes, based on its assessment that the carrying amount of receivables as at March 31, 2021 and December 31, 2020 is recoverable.

Note 4 – Prepaid expenses

As at March 31, 2021, prepaid expenses amount to ₦ 5,400,760 (2020 – ₦6,745,338) and consist mainly of real property tax and business tax paid in advance.

Note 5 – Property and equipment

Details of property and equipment and their movements during the period are as follows:

	Land	Buildings and Improvements	Plant Site Improvements	Machinery and Equipment	Transportation, furniture and equipment	Total
Gross carrying amount						
At January 1, 2020	58,494,228	8,290,541 (880,135)	318,929 (318,929)	2,564,067 (2,548,347)	7,352,018 (6,981,660)	77,019,783 (10,729,071)
Retirement	-					
At December 31, 2020	58,494,228	7,410,406	318,929	15,720	370,358	66,290,713
Additions	-	-	-	-	54,384	54,384
At March 31, 2021	58,494,228	7,410,406	-	15,720	424,742	66,345,097
 Accumulated depreciation and amortization						
At January 1, 2020	-	6,915,987 (880,135) 384,322	318,929 (318,929)	2,564,067 (2,548,347)	7,339,472 (6,981,660)	17,138,455 (10,729,070)
Retirement	-				12,547	396,869
Depreciation and amortization	-					
At December 31, 2020	-	6,420,175	-	15,720	370,359	6,806,254
Depreciation and amortization	-	71,202	-	-	2,266	73,468
At March 31, 2021	-	6,491,377	-	15,720	372,625	6,879,723
Net carrying amount						
At December 31, 2020	58,494,228	990,232	-	-	-	59,484,459
At March 31, 2021	58,494,228	919,029	-	-	52,118	59,465,374

There is an additional office equipment during the first quarter of 2021. No disposals of property and equipment for the period ended March 31, 2021 and for the year ended December 31, 2020. In 2020, the Group retired fully depreciated assets that are no longer in use.

Critical accounting estimate: Useful lives of long-lived assets

The Group estimates the useful life of each of its property and equipment and investment properties based on the period over which the asset is expected to be available for use. Such estimation is based on a collective assessment of practices of similar businesses, internal technical evaluation and experience with similar assets. The estimated useful life of each asset is reviewed periodically and updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the asset. It is possible, however, that future results of operations could be materially affected by changes in the amounts and timing of recorded expenses brought about by changes in the factors mentioned above. A reduction in the estimated useful life of any item of property and equipment and investment property would increase the recorded operating expenses and decrease non-current assets.

Critical accounting judgment: Impairment of long-lived assets

The Group likewise determines whether there are indicators of impairment on its property and equipment and investment properties at least on an annual basis. This includes considering certain factors such as significant changes in asset usage, significant decline in assets' market value, obsolescence or physical damage of an asset, significant underperformance relative to expected historical or projected future operating results and significant negative industry or economic trends. If indicators of impairment have been identified, the Group determines the recoverable amount of the asset which is the higher of the asset's fair value less cost to sell and value in use.

Given historical profitable operations and sustained profit projection, the Group has assessed that there are no impairment indicators with respect to the above non-financial assets as at March 31, 2021 and December 31, 2020.

Note 6 – Investment properties, net

Details of investment properties and their movements during the period follow:

	Land	Land Improvements	Condominium Unit and parking slots	Total
Gross carrying amount				
At December 31, 2020 and March 31, 2021	57,077,135	16,070,133	17,991,883	91,139,151
Accumulated depreciation and amortization				
At January 1, 2020	-	15,692,965	17,991,883	33,684,848
Depreciation and amortization (Note 10)	-	3,017	-	3,017
At December 31, 2020	-	15,695,982	17,991,883	33,687,866
Depreciation and amortization (Note 10)	-	3,118	-	3,118
At March 31, 2021	-	15,699,100	17,991,883	33,690,984
Net carrying amount				
At December 31, 2020	57,077,135	374,151	-	57,451,286
At March 31, 2021	57,077,135	371,033	-	57,448,168

There are no additions or disposals of investment property for the period ended March 31, 2021 and for the year ended December 31, 2020.

As at March 31, 2021 and December 31, 2020, the fair value of the Group's land and land improvements is ₦471.17 million. The fair value of the Group's investment properties was determined by an independent external appraiser using the sales comparison approach (market data approach), which considers the sales of similar or substitute properties and related market data and establishes a value estimate by processes involving comparison. In general, a property being valued (a subject property) is compared with sales of similar properties that have been transacted in the market.

In first quarter of 2021, rent income from investment properties amounted to ₱0.58 million (2020 – ₱0.56 million) (Note 11), while expenses incurred for investment properties consisting mostly of real property taxes and security services amounted to ₱0.64 million (2020 – ₱0.64 million) (Note 10)

Critical accounting estimate: Useful lives of long-lived assets

The Group estimates the useful life of each of its investment properties based on the period over which the asset is expected to be available for use. Such estimation is based on a collective assessment of practices of similar businesses, internal technical evaluation and experience with similar assets. The estimated useful life of each asset is reviewed periodically and updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the asset. It is possible however, that future results of operations could be materially affected by changes in the amounts and timing or recorded expenses brought about by changes in the factors mentioned above. A reduction in the estimated useful life of any item of investment property would increase the recorded operating expenses and decrease non-current assets.

Critical accounting judgment: Impairment of long-lived assets

The Group likewise determines whether there are indicators of impairment on its investment properties at least on an annual basis. This includes considering certain factors such as significant changes in asset usage, significant decline in assets' market value, obsolescence or physical damage of an asset, significant underperformance relative to expected historical or projected future operating results and significant negative industry or economic trends. If indicators of impairment have been identified, the Group determines the recoverable amount of the asset which is the higher of the asset's fair value less cost to sell and value in use.

Given the historical profitable operations and sustained profit projection, the Group has assessed that there are no impairment indicators with respect to the above non-financial asset as at March 31, 2021 and December 31, 2020.

Note 7 – Other non-current assets

The account consists of:

	Unaudited March 2021	Audited December 2020
Mine rehabilitation fund	29,367,942	29,367,942
Miscellaneous deposits	2,590,960	2,590,960
Financial assets at FVOCI/available-for-sale financial assets	1,313,670	1,313,670
	33,272,573	33,272,573

Pursuant to the requirements of Republic Act (RA) No. 7942, otherwise known as "The Philippine Mining Act of 1995", the Group maintains a mine rehabilitation fund (MRF) with the Land Bank of the Philippines. The MRF shall be used for the physical and social rehabilitation of areas affected by the Group's quarrying activities, and for research in the social, technical and preventive aspects of the mine rehabilitation. Under the Group's Operating Agreement with LHAI (Note 16), LHAI shall have the exclusive right to manage, operate and provide additional MRF as may be required by applicable laws and regulations provided that the MRF will remain in the name of the Group as the contracting party to the MPSA. In 2018, the final mine rehabilitation and decommissioning plan was approved by DENR. In 2018, funds received by the Group from LHAI amounted to ₱13.13 million. In June 2019, LHAI provided additional funds to the MRF amounting to ₱10.03 million. As at March 31, 2021, the decommissioning liability amounted to ₱23.26 million (2020 - ₱23.26 million).

Miscellaneous deposits pertain to cash deposits in escrow fund set aside for settlement of labor cases filed by former employees.

Financial assets at FVOCI is composed of equity investments in listed entities and club shares amounting to ₱1,168,670 and ₱145,000, respectively. Dividends earned for the quarter ended March 31, 2021 amount to ₱0.009 million (2020 – ₱0.009 million) (Note 11).

Note 8 – Trade and other payables

The account consists of:

	Unaudited March 2021	Audited December 2020
Trade payables	3,190,723	3,198,903
Accrued expenses	2,598,790	2,701,562
Payable to government agencies	632,598	775,606
Other payables	170,295	170,295
	6,592,406	6,846,366

Accrued expenses consist mainly of professional fees, contracted services and utilities.

Note 9 – Equity

Details of the Parent Company's share capital are as follows:

	Class A	Class B	Total
Common shares, P10 par value			
Authorized shares			
Number of shares	40,000,000	10,000,000	50,000,000
Amount	400,000,000	100,000,000	500,000,000
Issued and outstanding shares			
Number of shares	22,077,771	5,388,678	27,466,449
Amount	220,777,710	53,886,780	274,664,490

As at March 31, 2021, issued and outstanding share capital of the Parent Company is held by 547 shareholders (2020 – 548) of which 392 shareholders (2020 – 392) each own 100 or more shares.

Class A and Class B common shares have the same rights and privileges. Class A common shares shall be issued solely to Filipino citizens, while Class B common shares may be issued to Filipino and non-Filipino citizens.

As at March 31, 2021, there are 22,077,771 issued and outstanding Class A common shares, of which 6,048,672 are floating shares, whereas there are 5,388,678 issued and outstanding Class B common shares, of which 403,066 are floating shares. The latest closing price for Class A common shares as at March 31, 2021 was recorded at ₱55.20 per share (2020 – ₱70.00 per share), while Class B common shares closed at ₱63.75 per share (2020 – ₱76.30).

Cash dividends were declared to shareholders as authorized by the Parent Company's BOD as follows:

Shareholders of				
Date declared	record as at	Paid on	Amount per share	Amount
21 March 2019	4 April 2019	26 April 2019	1.15	31,586,416
17 April 2020	12 May 2020	05 June 2020	1.30	35,706,384
25 March 2021	14 April 2021	6 May 2021	0.45	12,359,902

As at March 31, 2021, unclaimed dividends amount to ₱18.79 million (2020 – ₱6.44 million).

Note 10 – Cost and expenses

The account for the periods ended consists of:

	Notes	Unaudited March 2021	Unaudited March 2020
Taxes and licenses		1,528,835	1,722,277
Professional fees		793,341	851,269
Contracted services		781,748	763,137
Personnel costs		237,031	245,268
Depreciation and amortization	5,6	76,586	105,572
Insurance		68,216	66,621
Utilities		18,684	18,681
Dues and registrations		13,813	18,585
Others		47,683	55,631
Total		3,565,938	3,847,042

The above expenses are classified as:

	Unaudited March 2021	Unaudited March 2020
Direct operating expenses	2,711,900	2,863,123
Other operating expenses	854,039	983,919
	3,565,938	3,847,042

Depreciation and amortization shown above are attributable to the following:

	Notes	Unaudited March 2021	Unaudited March 2020
Property and equipment	5	73,468	396,869
Investment property	6	3,118	3,017
		76,586	399,886

Details of the personnel costs shown above are as follows:

	Unaudited March 2021	Unaudited March 2020
Salaries and wages	199,890	215,890
Other benefits	37,141	29,378
	237,031	245,268

Note 11 - Other income, net

Details of other income and charges are as follows:

	Notes	Unaudited March 2021	Unaudited March 2020
Rent income	6	584,163	556,613
Interest income	2	148,584	952,827
Others, net		8,794	9,445
		741,542	1,518,885

Note 12 - Income taxes

Income tax expense for the periods ended consists of:

	Unaudited March 2021	Unaudited March 2020
Current	1,628,925	1,512,898
Deferred	(8,940)	(180)
	1,619,985	1,512,718

DIT assets, net for the periods ended are as follows:

	Unaudited March 2021	Audited December 2020
DIT asset and liability		
Allowance for impairment of other receivables	1,434,562	1,721,474
Others	78,331	83,268
DIT liability		
Unrealized fair value loss on financial assets at FVOCI/AFS securities	(41,320)	(49,582)
	1,471,572	1,755,160

DIT asset and liability are expected to be realized/settled beyond 12 months from the reporting date.

The movements in DIT assets, net for the periods ended are as follows:

	Unaudited March 2021	Audited December 2020
At January 1	1,755,160	1,749,116
Charged to profit or loss	(291,850)	11,268
Charged to other comprehensive income	8,262	(5,224)
	1,471,572	1,755,160

The reconciliation of income tax computed at the statutory income tax rate to the effective income tax expense recognized in profit or loss is as follow:

	Unaudited March 2021	Unaudited March 2020
Income tax computed at statutory income tax rate	2,505,510	2,511,869
Adjustments to income tax resulting from:		
Availment of OSD	(862,816)	(713,303)
Interest income subjected to final tax	(37,146)	(285,848)
Adjustment in income tax rate	14,437	-
Income tax expense	1,619,985	1,512,718

Critical accounting judgment: Recognition of deferred income tax assets

The Group reviews the carrying amounts of DIT assets at each reporting date and reduces DIT assets to the extent that it is no longer probable that sufficient future taxable profits will be available to allow all or part of the DIT assets to be utilized. As at March 31, 2021 and December 31, 2020, the DIT assets are deemed to be realizable.

Corporate Recovery and Tax Incentives for Enterprises Act (CREATE)

On February 1, 2021, the Bicameral Conference Committee, under the 18th Congress of the Philippines, approved the reconciled version of House Bill No. 4157 and Senate Bill No. 1357 or the Corporate Recovery and Tax Incentives for Enterprises Act (CREATE). Among the salient provisions of CREATE include changes to the Corporate Income Tax (CIT) rates as follows:

- Reduction in CIT rate effective July 1, 2020 for domestic corporations depending on their assets and taxable income:
 - Those with assets amounting to P100,000,000 (excluding land on which the particular business entity's office, plant and equipment are situated) and below, and with taxable income equivalent to P5,000,000 and below will be subjected to a 20% tax rate;
 - Those with assets above P100,000,000 or those with taxable income amounting to more than P5,000,000 will be subjected to a 25% tax rate ; and
- Effective July 1, 2020 until June 30, 2023, the minimum corporate income tax rate shall be one percent (1%).

On March 26, 2021, CREATE was passed into law. The income tax computed in the first quarter of 2021 was computed based on the provisions of CREATE.

Note 13 - Related party transactions

The table below summarizes the Group's transactions with its related parties:

	Description	Unaudited March 2021	Unaudited March 2020
Management fees			
Ultimate parent company	Refer to (a) below	526,770	-
Immediate parent company	Refer to (a) below.		501,686
Dividends			
Immediate parent company	Refer to Note 9	-	-

The outstanding balance at March 31, 2021 arising from above related party transactions are as follows:

	Unaudited March 2021	Audited December 2020	Terms and conditions
Management fee payable			Due on demand, unsecured and noninterest-bearing, payable in cash at gross amount
Immediate parent company (Note 8)	-	-	

Eliminations

There are no balances or transactions eliminated in preparing the financial statements since the investments are fully impaired. Moreover, the subsidiaries have no balances and transactions.

(a) Key management personnel

In 2005, the Group entered into a Management Agreement with OCLP, which was amended in 2015. The agreement is effective until October 31, 2020 and it provides that the Group shall pay OCLP a monthly fee of ₱0.15 million effective November 1, 2015, subject to an annual escalation. Under the agreement, OCLP shall manage the Group's operations by way of assignment of employees to perform the various functions set forth in the agreement.

During the Annual Stockholders' Meeting of CAC held on June 25, 2020, the stockholders unanimously approved the execution of the Management Agreement with OLC effective as of November 1, 2020 with a term of five years and an increased management fee, subject to annual escalation.

Total management fee recognized is included as part of professional fees in profit or loss (Note 10). Invoices for management fee carry a 30-day term, interest and collateral free.

There are no compensation and benefits paid in the first quarter of 2021 and 2020 to key management personnel, as the management of CAC is covered by the management agreement.

Note 14 - Basic/diluted earnings per share

Basic/diluted earnings per share amounts are calculated as follows:

	Unaudited March 2021	Audited December 2020
Net income for the period	8,378,214	12,392,528
Divided by weighted average number of common shares outstanding during the year	27,466,449	27,466,449
Basic/diluted earnings per share	0.31	0.45

The basic and diluted earnings per share are the same for the periods as the Group does not have dilutive potential common shares as at March 31, 2021 and December 31, 2020.

Note 15 - Cash generated from operations

Details of cash generated from operations for the periods ended as follow:

	Notes	Unaudited January to March 2021	Unaudited January to March 2020
Income (loss) before income tax		9,998,199	8,372,895
Adjustments for:			
Interest income on:			
Bank deposits	2, 7, 11	(148,584)	(952,827)
Accrued retirement expense		1,000	1,000
Depreciation and amortization		76,586	105,572
Operating income (loss) before changes in operating assets and liabilities		9,927,201	7,525,640
Changes in operating assets and liabilities			
(Increase) decrease in:			
Receivables		467,959	2,887,809
Prepaid expenses		1,344,578	1,411,164
(Decrease) increase in:			
Trade and other payables		(254,961)	(1,027,089)
Decommissioning liability		-	-
Cash generated from operations		11,484,777	10,797,525

Note 16 - Significant agreements

On June 1, 2008, the Consortium, through LHAI, took over the Group's quarrying operations by virtue of the Agreement dated January 18, 2008 executed between the Group and the Consortium. The Agreement provided for, among others, the execution of the following agreements:

- Operating Agreement with LHAI (see below);
- Asset Purchase Agreement with LHAI, pursuant to which LHAI purchased all the rights, title and interest of the Group in certain operating assets, which include property and equipment, for ₦217.6 million;

- Share Purchase Agreement with the Consortium, pursuant to which the Consortium purchased all the Group's rights, title and interest in LHAI for ₱587 million; and
- Trademark License Agreement with LHAI (see below).

The Asset Purchase and Share Purchase Agreements were consummated in 2008.

(a) Operating Agreement with LHAI

On January 23, 2008, the Group executed an Operating Agreement with LHAI, pursuant to which LHAI shall, among others:

- Extract aggregates at least at the minimum extraction rate, which means 1.6 million metric tons (MMT) (or 1.06 million cubic meters) per annum at the ECC maximum extraction limit of 2.7 MMT (or 1.8 million cubic meters) per annum at the time the Operating Agreement was executed and after the second anniversary date of the approval by the Department of Environment and Natural Resources (DENR) of the Group's application for increase of the maximum extraction limit from 2.7 MMT to 5.25 MMT (or 3.6 million cubic meters), means 2.6 MMT per annum (or 1.74 million cubic meters).
- Conduct quarrying operations for a period of fifteen (15) years: (i) in accordance with the MPSA between the Group and the DENR, the ECC issued by the DENR, applicable laws and regulations and applicable industry standards; and (ii) in accordance with the existing development plan of the Group.

MPSA represents Mineral Production Sharing Agreement No.032-95-IV (1st MPSA) and No.055-96-IV (2nd MPSA) entered into with the Government of the Republic of the Philippines through DENR.

- Pay the Group royalty with the following terms:
 - i. two-and-a-half percent (2.5%) of the value of the aggregates sold;
 - ii. a lump-sum amount of ₱300 million after the approval by the DENR of the increase in the maximum extraction rate from 2.7 MMT to 5.25 MMT per annum; and
 - iii. the royalty amount to be adjusted/indexed annually to the weighted average price of the aggregates sold on an arms' length pricing.
- Maintain the MPSA in good standing, as well as complete and accurate records relating to the quarrying operations.

In 2008 and 2009, the Group had recognized the lump sum amount as royalty fee due to the fulfillment of the conditions contained in an Amendment to the Agreement dated January 18, 2008 executed by the Group. As at December 31, 2010, the Group had received the full settlement of ₱300 million lump sum amount in accordance with the agreed payment terms.

Basic royalty fee of 2.5% of the value of the aggregates sold amounted to ₱12.82 million in the first quarter of 2021 (2020 – ₱10.70 million). Outstanding receivable arising from royalty fee amounted to ₱4.16 million as at March 31, 2021 (2020 – ₱4.62 million) (Note 3).

(b) Trademark License Agreement

On June 2, 2008, in relation to the Operating Agreement, the Group and LHAI entered into a Trademark License Agreement granting LHAI a license to use the following trademarks and service marks for the period and under the terms and conditions set out in the said agreement:

- "Concrete Aggregates Corporation and Device";
- "Blue Sand";
- "Blue Sand and Device";
- "Blue Rock";
- "Blue Rock and Device"; and
- "Blue Sand Vibro and Device".

No separate fees are charged to Lhai in relation to this agreement; fees are embedded in the royalty fees charged to Lhai on account of the Operating Agreement discussed above.

Note 17 - Contingencies

The Group is involved in various legal proceedings incidental to its normal business activities. The Group's management and legal counsel are of the opinion that the amount of the ultimate liability with respect to these matters would not have a material adverse effect on the financial position, financial performance or liquidity of the Group. The detailed information of these legal proceedings were not disclosed as it might prejudice the ongoing litigations.

Note 18 – Subsequent Events

There is no subsequent event from the reporting date.

Note 19 - Critical accounting estimates, assumptions and judgments

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates, assumptions and judgments that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below. Estimates, assumptions and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

a) Critical accounting estimates and assumptions

- *Expected credit loss on receivables (Note 3)*
- *Useful lives of long-lived assets (Notes 5 and 6)*

b) Critical judgments in applying the Group's accounting policies

- *Impairment of long-lived assets (Notes 5 and 6)*
- *Recognition of deferred income tax assets (Note 12)*

Note 20 - Financial risk and capital management

The Group's activities expose it to a variety of financial risks: credit risk, market risk (mainly currency risk and price risk), and liquidity risk. The Group's overall risk management program focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Group's financial performance.

The Group's risk management policies are designed to identify and analyze these risks and to monitor the risks by means of reliable and up-to-date information systems. The Group regularly reviews its risk management policies and systems to reflect changes in markets, products and emerging best practices.

The Group's Management, under the direction of the BOD, is responsible for the management of financial risks. The objective of risk management is to minimize adverse impacts on the Group's financial performance due to the unpredictability of financial markets.

The most important types of risk the Group manages are: credit risk and liquidity risk.

The Group has no significant assets and liabilities exposed to significant market risks such as foreign currency risks, cash flow and fair value interest rate risks and price risks.

20.1 Financial risk management

20.1.1 Credit risk

Credit risk refers to the risk that a counterparty will cause a financial loss to the Group by failing to discharge an obligation. Significant changes in the economy, or in the prospects of a particular industry segment that may represent a concentration in the Group's business, could result in losses that are different from those provided for at the reporting date. Management therefore carefully manages its exposure to credit risk. Credit exposures arise principally from cash and cash equivalents, receivables and miscellaneous deposits. Credit risk is closely monitored by the Management on an ongoing basis.

The maximum credit risk exposure relating to significant financial assets in the statement of financial position is as follows:

	Notes	2021	2020
Cash and cash equivalents	2	175,101,347	164,192,706
Receivables			
Trade receivables	3	4,162,910	4,616,119
Other receivables, net	3	260,876	275,625
Other non-current assets			
Mine rehabilitation fund	7	29,367,942	29,367,942
Miscellaneous deposit	7	2,590,960	2,590,960
		211,484,035	201,043,352

Cash and cash equivalents exclude cash on hand as at March 31, 2021 and December 31, 2020 amounting to ₦60,000 (Note 2).

The Group does not hold any collateral as security for receivables noted above. There were no financial assets whose terms were renegotiated during the first Quarter of 2021.

Credit quality of financial assets

The credit quality of financial assets is managed by the Group using internal credit ratings. The table below summarizes the credit quality of the Group's financial assets:

	Neither Past Due nor Impaired		Past Due but Not Impaired			Total
	High Grade	Standard Grade		Impaired		
2021						
Cash and cash equivalents	175,101,347		-	-	-	175,101,347
Receivables						
Trade receivables	4,162,910		-	-	-	4,162,910
Other receivables, gross	260,876		-	-	9,274,095	9,534,970
Other non-current assets						
Mine rehabilitation	29,367,942		-	-	-	29,367,942
Miscellaneous deposits	2,590,960		-	-	-	2,590,960
	211,484,035		-	9,274,095		220,758,129
2020						
Cash and cash equivalents	164,192,706		-	-	-	164,192,706
Receivables						
Trade receivables	4,616,119		-	-	-	4,616,119
Other receivables, gross	275,626		-	-	9,274,095	9,549,720
Other non-current assets						
Mine rehabilitation	29,367,942		-	-	-	29,367,942
Miscellaneous deposits	2,590,960		-	-	-	2,590,960
	201,043,353		-	9,274,095		210,317,447

High grade rating is given to those counterparties with no history of default. On the other hand, standard grade rating is given to counterparties or customers with low collection risk and with history of default but eventually, collection of amounts due were made.

The Group manages credit risk on its cash and cash equivalents by placing investments in banks that qualified in the criteria of the Group. Some of these criteria are stability, financial performance, industry-accepted ratings, quality, diversity and responsiveness of products and services.

As at March 31, 2021, the Group's cash and cash equivalents amounting to ₦175.10 million (20 – ₦164.19 million) are maintained in universal and commercial banks (Note 2).

Trade receivables are accounts with Lhai assessed to be high grade. Hence, there is no expected credit loss from the Group's receivables.

The balance of impaired other receivables in 2021 and 2020 pertains to receivables from customers of discontinued Engineering and Construction Division of the Group amounting to ₦9.27 million (Note 3), which has been outstanding for more than 10 years.

20.1.2 Market risks

Market risk is the risk of loss of future earnings or future cash flows arising from changes in the price of a financial instrument. The value of a financial instrument may change as a result of changes in equity prices, interest rates, foreign currency exchange rates and other market changes.

The Group's exposure to foreign exchange risk is insignificant as it has no assets, liabilities or transactions denominated in foreign currency.

(a) Interest rate risk

Cash flow interest rate risk is the risk that future cash flows of a financial instrument will fluctuate because of changes in market interest rates, while fair value interest rate risk is the risk that the value of a financial instrument will fluctuate due to changes in market interest rates. The Group is not exposed to cash flow interest rate risk as there are no variable-interest-bearing financial assets and liabilities. The Group is likewise not exposed to fair value interest rate risk as its installment contract receivable bears fixed rates and is carried at amortized cost.

(b) Price risk

The Group has minimal exposure to equity price risk which arises mainly from available-for-sale equity securities. Equity price risk arises because of fluctuations in market prices of equity securities. The Group is not exposed to commodity price risk.

20.1.3 Liquidity risk

Liquidity risk is the risk that the Group will be unable to meet its payment obligations associated with its financial liabilities when they fall due. The consequence may be the failure to meet obligations to repay creditors and fulfill commitments.

The Group's liquidity management process, as carried out within the Group and monitored by the Management includes:

- Day-to-day funding requirement, managed by monitoring future cash flows to ensure that requirements can be met;
- Prudent management of cash and cash equivalents;
- Efficient cash collection program; and
- Monitoring liquidity ratios in the statement of financial position against internal requirements.

Monitoring and reporting take the form of cash flow measurement and projections for the next day, week and month, respectively, as these are key periods for liquidity management. The starting point for these projections is an analysis of the contractual maturity of the financial liabilities and the expected collection date of the financial assets.

The table below summarizes the maturity profile of the Group's financial liabilities as at March 31, 2021 and December 31, 2020 based on contractual undiscounted payments:

	Less than 3 months	3 to 12 Months	More than one year	Total
2021				
Trade payables	-	3,190,723	-	3,190,723
Dividends payable	18,798,420	-	-	18,798,420
Accrued expenses	2,598,790	-	-	2,598,790
Rental deposit	-	-	473,700	473,700
Decommissioning liability	-	-	23,269,179	23,269,179
Other payables	-	170,295	-	170,295
	21,397,210	3,361,018	23,742,879	48,501,107
2020				
Trade payables	-	3,198,903	-	3,198,903
Dividends payable	6,438,518	-	-	6,438,518
Accrued expenses	2,701,562	-	-	2,701,562
Rental deposits	-	-	473,700	473,700
Decommissioning liability	-	-	23,269,179	23,269,179
Other payables	-	170,295	-	170,295
	9,140,080	3,369,198	23,742,879	36,252,157

As at March 31, 2020, payables to government agencies amounting to ₦0.63 million (2020 – ₦0.77 million) (Note 8) are considered non-financial liabilities.

Management does not foresee any significant liquidity risk due to its strong cash position as at the reporting date.

20.2 Fair value estimation

The Group uses sales comparison approach in determining the fair values of its investment properties which uses observable inputs such as prices, broker quotes and other relevant information generated by market transactions involving identical or comparable assets or group of assets. Appropriate adjustments are made to the valuations taking into consideration the specific circumstances of the properties. The fair values of the Group's investment properties as disclosed in Note 6 fall under Level 3 of the fair value hierarchy. The main Level 3 inputs used by the Group pertain to marketability and size.

The following table presents the Group's financial assets that are measured at fair value at March 31, 2021 and December 31, 2020 following the fair value hierarchy definition as described in Note 21.10 - Fair value measurement.

	Level 1	Level 2	Total
2021			
Recurring measurements			
Financial assets at FVOCI	1,168,670	145,000	1,313,670
2020			
Recurring measurements			
Financial assets at FVOCI	1,168,670	145,000	1,313,670

The fair values of listed equity securities classified as financial assets at FVOCI as at March 31, 2021 and December 31, 2020 were valued based on their quoted market prices at the end of each reporting period; hence, categorized within Level 1. Level 2 category includes the Group's investments in club shares as their prices are not derived from a market considered as active due to lack of sufficient volume of trading activities among market participants at the end of each reporting period.

The fair value of the Group's decommissioning liability approximates its carrying value as the impact of discounting is not significant.

There are no financial instruments classified as Level 3 as at March 31, 2021 and December 31, 2020. There were also no transfers between the levels in the fair value hierarchy during the periods ended March 31, 2021 and December 31, 2020.

20.3 Capital management

The primary objective of the Group's capital management is to safeguard its ability to continue as a going concern, so that it can continue to provide returns to shareholders and benefits to other stakeholders, and to maintain an optimal capital structure to reduce the cost of capital.

The Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares.

The Group's capital consists of total equity (less any reserves) as shown in the consolidated statement of financial position which is calculated as follows:

	Unaudited March 2021	Audited December 2020
Share capital	274,664,490	274,664,490
Share premium	1,069,304	1,069,304
Retained earnings	9,468,079	13,449,767
	285,201,873	289,183,561

As part of the reforms of the Philippine Stock Exchange (PSE) to expand capital market and improve transparency among listed firms, the PSE requires listed entities to maintain a minimum of ten percent (10%) of their issued and outstanding shares, exclusive of any treasury shares, held by the public. On May 31, 2017, the SEC issued a Memorandum Circular to increase the minimum percentage requirement to at least fifteen percent (15%) on or before end of 2018 and then to at least twenty percent (20%) on or before end of 2020. The Parent Company has fully complied with this requirement.

There are no changes in the Group's capital management policies as at March 31, 2021 and December 31, 2020.

Note 21 - Summary of significant accounting policies

The principal accounting policies adopted in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all years presented, unless otherwise stated.

21.1 Basis of preparation

These consolidated financial statements of the Group have been prepared in accordance with Philippine Financial Reporting Standards (PFRSs). The term PFRSs in general includes all applicable PFRSs, Philippine Accounting Standards (PAS), and interpretations of the Philippine Interpretations Committee (PIC), Standing Interpretations Committee (SIC) and International Financial Reporting Interpretations Committee (IFRIC) which have been approved by the Financial Reporting Standards Council (FRSC) and adopted by the SEC.

These consolidated financial statements have been prepared under the historical cost convention, as modified by the revaluation of FVOCI financial assets included under other non-current assets (Note 7). The preparation

of these consolidated financial statements in conformity with PFRSs requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 19. These consolidated financial statements have been prepared under the going concern assumption. The Group has reasons to believe that despite the significant impact of the pandemic to the business in year 2020, the key operational indicators show that it is in the road to recovery.

Changes in accounting policies and disclosures

(a) Amendments to existing standards adopted by the Group

The Group has adopted the following amendments to existing standards and revised Conceptual Framework effective January 1, 2020:

- *Amendments to PAS 1, Presentation of Financial Statements, and PAS 8, Accounting Policies, Changes in Accounting Estimates and Errors, Definition of Material*

The amendments refine the definition of material in PAS 1 and align the definitions used across PFRSs and other pronouncements. They are intended to improve the understanding of the existing requirements rather than to significantly impact an entity's materiality judgments.

The adoption of the above amendments did not significantly impact the financial statements of the Group.

- *Revised Conceptual Framework for Financial Reporting*

The revised Framework includes the following changes:

- increasing the prominence of stewardship in the objective of financial reporting;
- reinstating prudence as a component of neutrality;
- defining a reporting entity, which may be a legal entity, or a portion of an entity;
- revising the definitions of an asset and a liability;
- removing the probability threshold for recognition and adding guidance on derecognition;
- adding guidance on different measurement basis; and
- stating that profit or loss is the primary performance indicator and that, in principle, income and expenses in other comprehensive income should be recycled where this enhances the relevance or faithful representation of the financial statements.

No changes will be made to any of the current accounting standards. However, entities that rely on the Framework in determining their accounting policies for transactions, events or conditions that are not otherwise dealt with under the accounting standards will need to apply the revised Framework from January 1, 2020. These entities will need to consider whether their accounting policies are still appropriate under the revised Framework.

The adoption of the revised Framework did not have a material impact on the financial statements of the Group.

- *Amendments to PFRS 16, Leases, COVID-19 related Rent Concessions*

The amendment, effective June 1, 2020, provides lessees with an option to treat qualifying rent concessions in the same way as they would if they were not lease modifications. In many cases, this will result in accounting for the concessions as variable lease payments in the period in which they are granted.

The adoption of the above amendments did not impact the financial statements of the Group since it is not a lessee to any lease arrangement.

Other standards, amendments to standards and interpretations which are effective for the financial year beginning on January 1, 2020 are considered not relevant or material to the Group's financial statements.

b) New standards, amendments and interpretations not yet effective as at December 31, 2020

- *Amendments to PAS 1, Presentation of Financial Statements, and PAS 8, Accounting Policies, Change in Accounting Estimates and Errors, Classification of Liabilities as Current or Non-current*

The amendments clarify that liabilities are classified as either current or non-current, depending on the rights that exist at the end of the reporting period. Classification is unaffected by the expectations of the entity or events after the reporting date. These could affect the classification of liabilities, particularly for companies previously considering management's intention to determine classification and for some liabilities that can be converted into equity.

The adoption of the above amendments is not expected to have a material impact on the financial statements of the Group.

There are no other standards, amendments to standards or interpretations effective subsequent to December 31, 2020 that are considered relevant or would be expected to have a material impact on the Group's financial statements.

21.2 Consolidation

The consolidated financial statements comprise the financial statements of the Parent Company and its wholly owned subsidiaries, CIAC and CMSC (Note 1) as at March 31, 2021 and December 31, 2020. The subsidiaries' financial statements are prepared for the same reporting year as the Parent Company. The Group uses uniform accounting policies. Details of the subsidiaries are presented in Note 1.

Subsidiaries are all entities (including structured entities) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

The subsidiaries have no balance and operations. Moreover, investment balance is reduced to zero.

The Group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. On an acquisition-by-acquisition basis, the Group recognizes any non-controlling interest in the acquiree either at fair value or at the non-controlling interest's proportionate share of the acquiree's net assets.

The excess of the aggregate of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the Group's share of the identifiable net assets acquired is recorded as goodwill. If this is less than the fair value of the net assets of the subsidiary acquired in the case of a bargain purchase, the difference is recognized directly in profit or loss.

Intercompany transactions, balances and unrealized gains on transactions between group companies are eliminated. Unrealized losses are also eliminated. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

When the Parent Company ceases to have control, any retained interest in the entity is re-measured to its fair value at the date when control is lost, with the change in carrying amount recognized in profit or loss. The fair value is the initial carrying amount for purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognized in other comprehensive income in respect of that entity are accounted for as if the Parent Company had directly disposed of the related assets or liabilities. This may mean that amounts previously recognized in other comprehensive income are reclassified to profit or loss.

21.3 Cash and cash equivalents

Cash and cash equivalents include cash on hand, bank deposits and other short-term highly liquid investments with maturities of three months or less from the dates of acquisition and that are subject to insignificant risk of changes in value.

Cash and cash equivalents are recognized at face value or nominal amount.

21.4 Receivables

Trade receivables arising from royalty agreement and rent with normal credit term of 30 days, are recorded initially at fair value and subsequently measured at amortized cost less any allowance for impairment. Fair value approximates invoice amount due to the short-term nature of these receivables.

Receivables from officers and employees are recognized when the contractual right to receive cash from the officer or employee is established. These are measured at nominal amount (due to their generally short-term maturity), less any provision for impairment, if any.

Receivables are classified as current assets if expected to be collected or recovered within one year or less. If not, they are presented as non-current assets.

Provision for impairment of receivables is maintained at a level considered adequate to provide for uncollectible receivables. Expected credit losses (ECL) on trade and other receivables are unbiased probability-weighted estimates of credit losses which are determined by evaluating a range of possible outcomes and taking into account past events, current conditions and assessment of future economic conditions.

The relevant policies on classification, recognition, measurement, impairment and derecognition are further disclosed in Note 21.5.

21.5 Financial instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

A financial asset is any asset that is (a) cash; (b) an equity instrument of another entity; or (c) a contractual right to receive cash or another financial asset from another entity, or to exchange financial assets or financial liabilities with another entity under conditions that are potentially favorable to the Group.

A financial liability is any liability that is a contractual obligation to deliver cash or another financial asset to another entity, or to exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavorable to the Group.

(i) Classification

The group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value [either through other comprehensive income (OCI) or through profit or loss], and,
- those to be measured at amortized cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

For financial assets measured at fair value, gains and losses will either be recorded in profit or loss or OCI. For investments in equity instruments that are not held for trading, this will depend on whether the group has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income (FVOCI).

The Group reclassifies debt investments when, and only when, its business model for managing those assets changes.

The financial liabilities are classified by the Group in the following categories: (a) at fair value through profit or loss ("FVTPL"), and (b) at amortized cost. The Group does not hold financial liabilities at FVTPL as at March 31, 2021 and December 31, 2020.

(ii) Recognition

The Group recognizes a financial asset or a financial liability in the statement of financial position when it becomes a party to the contractual provisions of the instrument. Regular way purchases and sales of financial assets are recognized on trade-date, the date on which the Group commits to purchase or sell the financial asset. Purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace are recognized on the settlement date. Loans are recognized when cash is received by the Group or advanced to the borrowers.

(iii) Measurement

At initial recognition, the Group measures a financial asset or liability at its fair value plus, in the case of a financial asset or liability not at FVTPL, transaction costs that are directly attributable to the acquisition of the financial asset or liability. Transaction costs of financial assets carried at FVTPL are expensed in profit or loss.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest. As at March 31, 2021 and December 31, 2020, the Group does not hold financial assets with embedded derivatives.

(a) Financial assets - debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the financial asset and the cash flow characteristics of the financial asset. There are three measurement categories into which the Group classifies its debt instruments:

- Amortized cost: Financial assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortized cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognized directly in profit or loss and presented in "Other income (charges)" account together with foreign exchange gains and losses. Impairment losses are presented as separate line item in the statement of profit or loss.

This financial asset classification applies primarily to the Group's Cash and cash equivalents (Note 2), Trade and other receivables, net (Note 3) and other non-current assets (Note 7).

- FVOCI: Financial assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest,

are measured at FVOCI. Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest income and foreign exchange gains and losses which are recognized in profit or loss. When the financial asset is derecognized, the cumulative gain or loss previously recognized in OCI is reclassified from equity to profit or loss and recognized in "Other income" account. Interest income from these financial assets is included in finance income using the effective interest rate method. Foreign exchange gains and losses are presented in other gains/(losses) and impairment expenses are presented as separate line item in the statement of profit or loss.

- FVTPL: Assets that do not meet the criteria for amortized cost or FVOCI are measured at FVTPL. A gain or loss on a debt investment that is subsequently measured at FVTPL is recognized in profit or loss and presented net within "Other income" account in the period in which it arises.

As at March 31, 2021 and December 31, 2020, the Group does not hold any debt instruments that are measured at FVTPL.

(b) *Financial assets - equity instruments*

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in OCI, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognized in profit or loss as other income when the Group's right to receive payments is established.

Changes in the fair value of financial assets at FVTPL are recognized in other gains/(losses) in the statement of profit or loss as applicable. Impairment losses (and reversal of impairment losses) on equity investments measured at FVOCI are not reported separately from other changes in fair value.

(c) *Financial liabilities*

The Group's financial liabilities are subsequently measured at amortized cost using the effective interest rate method.

This accounting policy applies to the Group's Trade and other payables (Note 8).

(iv) *Impairment*

The Group assesses on a forward-looking basis the expected credit losses (ECL) associated with its financial assets carried at amortized cost. The Group recognizes a loss allowance for such losses at each reporting date.

The measurement of ECL reflects:

- An unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes;
- The time value of money; and,
- Reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

The Group applied the simplified approach permitted by PFRS 9 for its receivables, which requires expected lifetime losses to be recognized from initial recognition of the receivables. To measure the expected credit losses, receivables have been grouped based on shared credit risk characteristics and the days past due.

The expected loss rates are based on the historical profiles of receivable balances and the corresponding historical credit losses experienced for these balances. The historical loss rates are

adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables.

Impairment losses on receivables are presented as a separate line item within operating profit. Subsequent recoveries of amounts previously written off are credited on "Other income" account in profit or loss.

(v) Determination of fair value

The fair value for financial instruments traded in active markets at the financial reporting date is based on their quoted market price or dealer price quotations (bid price for long positions and ask price for short positions), without any deduction for transaction costs. When current bid and asking prices are not available, the price of the most recent transaction provides evidence of the current fair value as long as there has not been a significant change in economic circumstances since the time of the transaction. For all other financial instruments not listed in an active market, the fair value is determined by using appropriate valuation techniques. Valuation techniques include net present value techniques, comparison to similar instruments for which market observable prices exist and other relevant valuation models. Any difference noted between the fair value and the transaction price is treated as expense or income, unless it qualifies for recognition as some type of asset or liability.

(vi) Derecognition of Financial Assets and Liabilities

(a) Financial asset

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

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

Where the Group has transferred its rights to receive cash flows from an asset or has entered into a "pass-through" arrangement, and has neither transferred nor retained substantially all the risks and rewards 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 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 repay.

(b) Financial liability

A financial liability is derecognized when the obligation under the liability is discharged, cancelled, or has expired. Where 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.

21.6 Prepaid expenses

Prepaid expenses mainly consist of real property tax and business tax paid in advance. These will be amortized and charged to expense in the next 12 months.

Prepaid expenses are recognized in the event that payments have been made in advance of obtaining right of access to good or receipt of services and measured at normal amounts. These are derecognized

from the statement of financial position upon delivery of goods or services, through amortization over a period of time and use of consumption.

Prepayments and other non-financial assets are included in current assets, except when the related goods or services are expected to be received or rendered more than twelve (12) months after the reporting period, which are then classified as non-current assets.

21.7 Property and equipment

Property and equipment, excluding land, quarry land and construction in progress, are stated at cost less accumulated depreciation and amortization and any impairment losses. Land and quarry land are stated at cost less any impairment losses. Construction in progress is stated at cost and is not depreciated until such time the relevant assets are completed and ready for intended use.

The initial cost of property and equipment is comprised of the purchase price and costs directly attributable to bringing the assets to their intended use. The cost of self-constructed assets includes the cost of materials and direct labor, any other costs directly attributable to bringing the asset to a working condition for its intended use, and the costs of dismantling and removing the items and restoring the site on which they are located. Borrowing costs related to the acquisition or construction of qualifying assets are capitalized as part of that asset.

Subsequent expenditures incurred after the assets have been put into operation are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably the carrying amount of the replaced part is derecognized. All other repairs and maintenance costs are charged to profit or loss during the period in which they are incurred.

Depreciation is recognized in profit or loss on a straight-line basis over the estimated useful lives of the assets, as follows:

	In years
Buildings and improvements	20
Plant site improvements	3 to 20
Machinery and equipment	3 to 10
Transportation, furniture and equipment	3 to 5

The useful lives and depreciation and amortization methods are reviewed periodically to ensure that the periods and method of depreciation and amortization are consistent with the expected pattern of economic benefits from items of property and equipment.

The asset's residual values and useful lives are reviewed, and adjusted if appropriate, at each reporting date. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 21.11).

Fully depreciated assets are retained in the accounts until they are no longer in use. No further charge for depreciation is made in respect of those assets.

The carrying amount of an item of property and equipment is derecognized on disposal or when no future economic benefits are expected from its use or disposal. When assets are derecognized, their cost, accumulated depreciation and amortization and accumulated impairment losses, if any, are eliminated from the accounts and any resulting gain or loss is included in profit or loss of such period.

21.8.1 Investment property

Properties that are held for long-term rental yields or for capital appreciation or both, and that are not occupied by the Group, are classified as investment property. Investment properties comprise land and

improvements, building and improvements, and parking improvements leased out under operating lease agreements.

Recognition of investment property takes place only when it is probable that the future economic benefits that are associated with the property will flow to the Group and the cost can be measured reliably. This is usually the day when all risks and rewards are transferred to the Group.

Investment property is measured initially at cost, including transaction costs. Cost is the fair value of the consideration given to acquire the property which includes transaction costs such as legal fees and taxes on the purchase of the property. The cost of a self-constructed asset includes all directly attributable costs required to bring the property to its required working condition.

Subsequent to initial recognition, investment property, except land, is carried at cost less accumulated depreciation and any accumulated impairment losses. Land is carried at cost less any impairment losses. Subsequent expenditure should demonstrably enhance the original asset to qualify for asset recognition. Repairs and maintenance costs are charged to profit or loss during the year in which they are incurred.

Depreciation and amortization on investment property, except land, is recognized in profit or loss on a straight-line basis over 10 years.

Property that is being constructed or developed for future use as investment property is classified as investment property under construction in progress. Construction in progress is stated at cost and depreciated only when the relevant assets are completed and ready for intended use. Upon completion, these properties are reclassified to an appropriate investment property account.

Transfers to, or from, investment property are made when, and only when, there is a change in use.

A transfer is made to investment property when owner-occupation has ended and/or an operating lease to another party has commenced. A transfer is made from investment property to property and equipment when owner-occupation has commenced. A transfer is made from investment property to real estate inventory when development with a view to sale has begun. A transfer between investment property, property and equipment and real estate inventory does not change the carrying amount of the property transferred nor does it change the cost of that property for measurement or disclosure purposes. Transfers to investment property do not result in gain or loss.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 21.11).

Investment property is derecognized when it has either been disposed of or when the investment property is permanently withdrawn from use and no future benefit is expected from its disposal. Gains or loss on derecognition of investment property is calculated as the difference between any disposal proceeds and the carrying amount of the related asset and is recognized in profit or loss in the year of derecognition.

21.9 Mine rehabilitation fund/Decommissioning liability

Pursuant to the requirements of Republic Act (RA) No. 7942, otherwise known as "The Philippine Mining Act of 1995", the Group maintains a mine rehabilitation fund (MRF). The MRF shall be used for the physical and social rehabilitation of areas affected by the Group's quarrying activities, and for research in the social, technical and preventive aspects of the mine rehabilitation. Under the Group's Operating Agreement with Lhai (Note 16), Lhai shall have the exclusive right to manage, operate and provide additional MRF as may be required by applicable laws and regulations provided that the MRF will remain in the name of the Group as the contracting party of MPSA. In addition, Lhai shall have the responsibility to rehabilitate the mine site and provide the funds for the final mine rehabilitation and decommissioning plan. The funds received by the Group are restricted for the sole purpose of rehabilitating the mine site. These are presented as mine rehabilitation fund in other non-current assets and a related decommissioning liability is recognized.

21.10 Fair value measurement

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 of financial and non-financial liabilities takes into account non-performance risk, which is the risk that the entity will not fulfill an obligation.

The Group classifies its fair value measurements using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The fair value hierarchy has the following levels:

- quoted prices (unadjusted) in active markets for identical assets or liabilities (Level 1);
- inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (Level 2); and
- inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (Level 3).

The appropriate level is determined on the basis of the lowest level input that is significant to the fair value measurement.

(a) *Financial assets and financial liabilities*

The fair value of financial instruments traded in active markets is based on quoted market prices at the reporting date. A market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis. The quoted market price within the bid-ask spread that is most representative of fair value is used. These instruments are included in Level 1.

The fair value of financial instruments that are not traded in an active market (for example, over-the-counter derivatives) is determined by using valuation techniques. These valuation techniques maximize the use of observable market data where it is available and rely as little as possible on entity specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in Level 2.

If one or more of the significant inputs is not based on observable market data, the instrument is included in Level 3.

(b) *Non-financial assets*

The fair value of a non-financial asset is measured based on its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and applies the technique consistently. Commonly used valuation techniques are as follows:

- Market approach - A valuation technique that uses prices and other relevant information generated by market transactions involving identical or comparable (i.e., similar) assets, liabilities or a group of assets and liabilities, such as a business.
- Income approach - Valuation techniques that convert future amounts (e.g., cash flows or income and expenses) to a single current (i.e., discounted) amount. The fair value measurement is determined on the basis of the value indicated by current market expectations about those future amounts.
- Cost approach - A valuation technique that reflects the amount that would be required currently to replace the service capacity of an asset (often referred to as current replacement cost).

As at March 31, 2021 and December 31, 2020, there are no material assets and liabilities carried at fair value.

21.11 Impairment of non-financial assets

Property and equipment, investment property, land held for development and sale and other non-financial assets that have finite useful lives are reviewed for impairment annually or whenever events or changes in circumstances indicate that carrying amounts 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). Non-financial assets that are impaired are reviewed for possible reversal of impairment at each reporting date.

21.12 Trade and other payables

Trade and other payables (excluding payables to government agencies) are recognized, measured and derecognized using the accounting policies for financial liabilities at amortized cost as discussed in Note 21.5.

Payables to government agencies are recognized in the period when a legally enforceable claim against the Group is established.

Trade and other payables are classified as current liabilities if payment is due within one year or less. If not, they are presented as non-current liabilities.

21.13 Share capital; Share premium and Retained Earnings

Common shares, which are stated at par value, are classified as share capital.

Share premium represents premiums or consideration received in excess of par value on the issuance of share capital.

Incremental costs directly attributable to the issue of new shares or options are shown in capital funds as a deduction from the proceeds, net of tax.

21.14 Dividend distribution

The Group pays cash dividend as its cash position permits and retains that portion of earnings needed in development projects and other business requirements.

Dividend distribution to the shareholders is recognized as a liability in the period in which the dividends are approved by the BOD.

21.15 Earnings per share (EPS)

Basic EPS is calculated by dividing net income for the year attributable to the common shareholders of the Group by the weighted average number of common shares outstanding during the year with retroactive adjustments for stock dividends. Diluted EPS is computed in the same manner as basic EPS; however, net income attributable to common shares and the weighted average number of shares outstanding are adjusted for the effects of all dilutive potential common shares.

21.16 Revenue and expense recognition

(a) Royalty fees

The Group's sole performance obligation to LHAI is to provide the right to conduct quarrying operations in exchange for a variable consideration in the form of royalty fees. Thus, revenue is earned and calculated as a fixed percentage of the monthly sales and volume report as stated in the Memorandum of Agreement with LHAI (Note 16) and is recognized at a point in time. The Group has no constraints in estimating royalty fees.

No element of significant financing is deemed present as the consideration is variable.

There are no warranties and other similar obligation and refunds agreed with Lhai.

(b) Interest income

Interest income is recognized on a time-proportion basis using the effective interest rate method.

(c) Costs and expenses

Cost and expenses are recognized in profit or loss as they are incurred.

(d) Other income and expenses

Other operating income/expenses are recognized in profit or loss when earned/incurred.

21.17 Provisions and contingencies

Provisions are recognized when the Group has a present legal or constructive obligation as a result of past events; it is probable that an outflow of resources will be required to settle the obligations; and the amount has been reliably estimated. Provisions are not recognized for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognized even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognized as interest expense.

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

21.18 Income taxes

The tax expense for the year comprises current and deferred tax. Tax is recognized in profit or loss, except to the extent that it relates to items recognized in other comprehensive income or directly in equity, in which case, the tax is also recognized in other comprehensive income or directly in equity, respectively.

(a) Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the reporting date. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

(b) Deferred income tax

Deferred income tax (DIT) is recognized on all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. However, DIT is not accounted for if it arises from the initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit nor loss. DIT is determined using tax rates (and laws) that have been enacted or substantively enacted by the reporting date

and are expected to apply when the related deferred income tax asset is realized or the deferred income tax liability is settled.

DIT assets are recognized for all deductible temporary differences to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilized. The Group reassesses at each reporting date the need to recognize a previously unrecognized DIT asset.

DIT liabilities are recognized in full for all taxable temporary differences, except to the extent that the deferred tax liability arises from the initial recognition of goodwill.

DIT assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes assets and liabilities relate to income taxes levied by the same taxation authority on either the taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

DIT assets and liabilities are derecognized when the related temporary difference are realized or settled.

21.19 Employee benefits

Short-term benefits

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided. Provision is made for benefits accruing to employees in respect of wages and salaries, annual leave when it is probable that settlement will be required and these are capable of being measured reliably. Provisions made in respect of employee benefits expected to be settled within 12 months, are measured at their nominal values using the remuneration rate expected to apply at the time of settlement. Provisions made in respect of employee benefits which are not expected to be settled within 12 months are measured as the present value of the estimated future cash outflows to be made by the Group in respect of services provided by employees up to reporting date.

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

Retirement benefits

The Group does not have an established retirement plan and only conforms to the minimum regulatory benefit under the Philippine Retirement Pay Law (Republic Act. No. 7641). The benefits are based on the years of service and latest monthly compensation of the employees. The regulatory benefit is paid on a lump sum upon retirement.

21.20 Functional and presentation currency

Items included in the consolidated financial statements are measured using the currency of the primary economic environment in which each entity in the Group operates (the functional currency). The consolidated financial statements are presented in Philippine Peso, which is the Parent Group's functional and presentation currency.

21.21 Leases (the Group as the lessor)

Leases in which a significant portion of the risks and rewards of ownership are retained by the lessor are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to profit or loss on a straight-line basis over the period of the lease.

When the Group enters into an arrangement, comprising a transaction or a series of related transactions, that does not take the legal form of a lease but conveys the right to use an asset or is dependent on the

use of specific asset or assets, the Group assesses whether the arrangement is, or contains, a lease. The determination of whether an arrangement is, or contains, a lease is based on the substance of the arrangement. In such cases, when the Group has assessed that the arrangement is, or contains, a lease, the Group accounts for it as an operating lease.

21.22 Related party relationships and transactions

Related party relationship exists when one party has the ability to control, directly, or indirectly through one or more intermediaries, the other party or exercises significant influence over the other party in making financial and operating decisions. Such relationship also exists between and/or among entities which are under common control with the reporting enterprise, or between and/or among the reporting enterprise and its key management personnel, directors, or its shareholders. In considering each possible related party relationship, attention is directed to the substance of the relationship, and not merely the legal form.

21.23 Subsequent events (or Events after the reporting date)

Post year-end events that provide additional information about the Group's position at the reporting date (adjusting events) are reflected in the consolidated financial statements. Post year-end events that are not adjusting events are disclosed in the notes to the consolidated financial statements when material.

21.24 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker who allocates resources to and assesses the performance of the operating segments of the Group. The Group has determined its President as its chief operating decision maker.

For the period ended March 31, 2021 and the year ended December 31, 2020, the Group has only one operating segment, which is the quarrying business. In view of the current status of the Group's operation which is limited only to this and minimal rental income and interest on receivables, the performance of the Group is being assessed as a single unit. Consequently, detailed segment reporting as required under PFRS 8 is not necessary.

Concrete Aggregates Corp. and Subsidiaries
7th Floor, West Wing, Estancia Offices, Capitol Commons
Meralco Avenue, Pasig

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As at March 31, 2021

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- C. Accounts Receivable from Related Parties which are eliminated during Consolidation of Financial Statements
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- E. Indebtedness to Related Parties
- F. Guarantee of Securities of Other Issuers
- G. Capital Stock

Other Supporting Schedule

Financial Soundness Indicators

Concrete Aggregates Corp and Subsidiaries
 7th Floor, West Wing, Estancia Offices, Capitol Commons
 Meralco Avenue, Pasig

Schedule A
Financial Assets
As at March 31, 2021

Name of issuing entity and association of each issue	Number of shares or principal amount of bonds and notes	Amount shown in the statement of financial position	Valued based on market quotation at end of reporting period	Income received and accrued
Cash and cash equivalents	-	175,161,347	-	148,584
Receivable				
Receivables	-	4,162,910	-	-
Other receivables, net	-	260,876	-	-
Other non-current assets				
Mine rehabilitation	-	29,367,942	-	-
Miscellaneous deposits	-	2,590,960	-	-
Financial assets at FVOCI	42,692	1,313,670	1,313,670	-
Total	42,692	199,139,728	1,313,670	148,584

Concrete Aggregates Corp and Subsidiaries
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Schedule B
Amounts Receivable from Directors, Officers, Employees, Related Parties
and Principal Stockholders (Other than Related Parties)
As at March 31, 2021

Not Applicable

Concrete Aggregates Corp and Subsidiaries
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Schedule C
Amounts Receivable from Related Parties, which are Eliminated During the
Consolidation of Financial Statements
As at March 31, 2021

Not Applicable

Concrete Aggregates Corp and Subsidiaries
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Schedule D
Long Term Debt
As at March 31, 2021

Title of issue and type of obligation	Amount authorized by indenture	Amount shown under caption "Current portion of long-term debt" in related balance sheet	Amount shown under caption "Long-Term Debt" in related balance sheet
Rental deposit	473,700	-	473,700
Decommissioning liability	23,269,179	-	23,269,179
Total	23,742,879	-	23,742,879

The Group has no external borrowings as at March 31, 2021. The amounts presented above pertain to non-current liabilities.

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Schedule E
Indebtedness to Related Parties
As at March 31, 2021

Name of related party	Balance at beginning of period	Balance at end of period
Ortigas and Company Limited Partnership	-	-
Total	-	-

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7th Floor, West Wing, Estancia Offices, Capitol Commons
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Schedule F
Guarantees of Securities of Other Issuers
As at March 31, 2021

Not Applicable

Concrete Aggregates Corp and Subsidiaries
 7th Floor, West Wing, Estancia Offices, Capitol Commons
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Schedule G
Capital Stock
As at March 31, 2021

The details of authorized and paid-up capital stock are as follows:

Title of issue	Number of shares authorized	Number of shares issued and outstanding as shown under related balance sheet caption	Number of shares reserved for options, warrants, conversion and other rights	Number of shares held by affiliates	Directors, officers and employees	Others
Common Class "A" at P10 par value each	40,000,000	22,077,771	Not Applicable	16,021,974	7,126	6,048,671
Common Class "B" at P10 par value each	10,000,000	5,388,678	Not Applicable	4,985,612	-	403,066
	50,000,000	27,466,449		21,007,586	7,126	6,451,737

Class "A" and Class "B" common shares have the same rights and privileges. Class "A" common shares shall be issued solely to Filipino citizens, while Class "B" common shares may be issued to Filipino and non-Filipino citizens.

As of March 31, 2021, there are 22,077,771 listed and outstanding Class A common shares, of which 6,048,672 are floating shares; whereas, there are 5,388,678 listed and outstanding Class B common shares, of which 403,066 are floating shares. As of March 31, 2021, the latest closing price for Class A common shares was recorded at ₱55.20 while Class B common shares closed at ₱63.75.

Concrete Aggregates Corp and Subsidiaries
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Schedule of Financial Soundness Indicators
As at March 31, 2021

Ratio	Formula	Unaudited as of 31 March 2021	Audited as of 31 December 2020
Current ratio	Total Current Assets / Total Current Liabilities	6.87	12.41
Acid test ratio	Quick assets (<i>Total Current Assets less Inventories and Other Current Assets</i>) / Total Current Liabilities	6.67	11.93
Solvency ratio	Net Income before Depreciation and Amortization / Total Liabilities	0.17	0.23
Debt-to-equity ratio	Total Liabilities / Shareholders' Equity	0.18	0.13
Asset-to-equity ratio	Total Assets / Shareholders' Equity	1.18	1.13
Interest rate coverage ratio	Earnings Before Interest expense, Income Tax, Depreciation and Amortization / Interest Expense	-	-
Return on equity	Annualized Net Income Available to Common Shareholders / Shareholders' Equity	11.72%	9.46%
Return on assets	Annualized Net Income Available to Common Shareholders / Total Assets	9.95%	8.37%
Net profit margin	Net Income Available to Common Shareholders / Revenues	65.34%	50.22%
Book value per share	Shareholders' Equity / Weighted Average Outstanding Number of Common Shares	10.41	10.56

**No debt/loans payable hence no interest expense*



CERTIFICATION

I, **JOSE ANTONIO V. EVANGELISTA III**, am the duly elected and qualified Corporate Secretary of CONCRETE AGGREGATES CORP. (the "Corporation") with SEC registration number 36140 and principal office at the 7th Floor, West Wing, Estancia Offices, Capitol Commons, Meralco Avenue, Pasig City, do hereby certify and state that:

1. The Corporation will comply with the guidelines for the alternative filing of reports and/or documents through electronic mail with the Securities and Exchange Commission ("SEC") issued on 30 March 2020 in light of the imposition of a Community Quarantine and Stringent Social Distancing Measures to prevent the spread of the 2019 Coronavirus Disease (COVID-2019).
2. The information contained in the Corporation's Quarterly Report (SEC Form 17-Q) for the first quarter of 2021 to be submitted online on 28 April 2021 is true and correct to the best of my knowledge.
3. On behalf of the Corporation, I hereby undertake to (a) submit hard or physical copies of the Corporation's Quarterly Report (SEC Form 17-Q) for the first quarter of 2021 submitted online with proper notarization and certification, (b) pay the filing fees (where applicable), (c) pay the penalties due (where applicable), and (d) other impositions (where applicable), upon issuance of relevant regulations by the MSRD.
4. I am fully aware that non-submission of hard/physical copies of reports as well as certification that they refer to one and the same document submitted online, within ten (10) calendar days upon issuance of relevant regulations by the MSRD, shall invalidate the reports, applications, compliance, requests and other documents submitted via email. Hence, the corresponding penalties under existing rules and regulations of the Commission shall apply without prejudice to the imposition of penalties under Section 54 of the Securities Regulation Code and other applicable existing rules and regulations for failure to comply with the orders of the Commission.
5. I am executing this certification on 28 April 2021 to attest to the truthfulness of the foregoing facts and for whatever legal purpose it may serve.



Jose Evangelista (Apr 28, 2021 16:46 GMT+8)

JOSE ANTONIO V. EVANGELISTA III
Corporate Secretary
Driver's License No. N01-18-023515