SECURITIES AND EXCHANGE COMMISS **SEC FORM 17-A** ANNUAL REPORT PURSUANT TO SECTION OF THE SECURITIES REGULATION CODE AND SECTION 141 OF CORPORATION CODE OF THE PHILIPPINES 1. For the fiscal year ended December 31, 2015 2. SEC Identification Number 58648 3. BIR Tax Identification No. 000-410-840-000 Exact name of issuer as specified in its charter Melco Crown (Philippines) Resorts Corporation Province, Country or other jurisdiction of incorporation or organization 6. Industry Classification Code: (SEC Use Only) 7. Address of principal office Postal Code Asean Avenue cor. Roxas Boulevard, Brgy. Tambo, 1701 8. Issuer's telephone number, including area code 9. Former name, former address, and former fiscal year, if changed since last report. 10. Securities registered pursuant to Sections 8 and 12 of the SRC, or Sections 4 and 8 of the RSA Number of Shares Treasury Shares As of Outstanding of Common Stock Issued March 31, 2016 Common Stock As And Amount of Debt Outstanding of March 31, 2016 As of March 31, 2016 5,643,355,478 NIL 5,643,355,478 Outstanding Debt: PhP 15 billion Senior Note 11. Are any or all of these securities listed on a Stock Exchange?

12. Check whether the issuer:

No []

Philippine Stock Exchange

Philippines

Parañague City

(02) 866-9888

Title of Each Class

Common

Yes [X]

(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);

Common

If yes, state the name of such stock exchange and the classes of securities listed therein:

Yes [X] No []

	Yes	[X]	No []
13.		regate mar as follows:	ket value of the voting stock held by non-affiliates of the registrant as of December 31, 2015
	(a)	Total numb	er of shares held by non-affiliates as of December 31, 2015 is 1,560,545,527 shares.
	(b) (Closing prid	ce of the Company's shares on the Exchange as of December 31, 2015 is ₱2.29.
	(c) A	Aggregate	market price of (a) as of December 31, 2015 is ₱3,573,649,256.83.
			APPLICABLE ONLY TO ISSUERS INVOLVED IN INSOLVENCY/SUSPENSION OF PAYMENTS PROCEEDINGS DURING THE PRECEDING FIVE YEARS.
14.			the registrant has filed all documents and reports required to be filed by Section 17 of the ent to the distribution of securities under a plan confirmed by a court or the SEC.
	Yes	[]	No []
	Not	applicable	•
			DOCUMENTS INCORPORATED BY REFERENCE

15. No documents were incorporated by reference to any report in this SEC Form 17-A.

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

MELCO CROWN (PHILIPPINES) RESORTS CORPORATION
Supplementary Schedules Required
By the Securities and Exchange Commission
As of and for the Year Ended December 31, 2015

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PART I - BUSINESS AND GENERAL INFORMATION

Item 1. Business

1.1 Business Development and Corporate History

Melco Crown (Philippines) Resorts Corporation (the "**Company**" or "**MCP**") was incorporated and registered as Interphil Laboratories, Inc. with the Philippine Securities and Exchange Commission ("**SEC**") on November 6, 1974. The name of Interphil Laboratories, Inc. was changed to Manchester International Holdings Unlimited Corporation on July 10, 2008, and approved by the SEC on November 21, 2008.

On February 19, 2013, the shareholders of MCP approved the declassification of the existing ₱900 million authorized capital stock of MCP, consisting of 60% Class A shares and 40% Class B shares to a single class of common stock, the denial of pre-emptive rights, and the increase in MCP's authorized capital stock from ₱900 million divided into 900 million shares to ₱5.9 billion divided into 5.9 billion shares with a par value of ₱1.00 per share.

On March 5, 2013, the SEC approved the declassification of the capital stock of MCP to a single class of common stock and the denial of pre-emptive rights. On April 8, 2013, the SEC also approved the increase in authorized share capital stock of MCP.

On March 5, 2013, the SEC approved the amendments to the articles of incorporation of the Company for the change of its corporate name from Manchester International Holdings Unlimited Corporation to Melco Crown (Philippines) Resorts Corporation and its registered office address from Canlubang Industrial Estate, Bo. Pittland, Cabuyao, Laguna to 10th Floor, Liberty Center, 104 H.V. dela Costa St., Salcedo Village, Makati City, which were approved by the shareholders of MCP on February 19, 2013.

On March 20, 2013, MCP entered into a subscription and share sale agreement (the "Subscription and Share Sale Agreement") with MCE (Philippines) Investments Limited ("MCE Investments") under which MCE Investments subscribed for 2,846,595,000 common shares of MCP with a par value of ₱1.00 per share at a total consideration of ₱2,846,595,000.00 (the "Share Subscription Transaction"). The Share Subscription Transaction, which was subject to the SEC's approval for the increase in MCP's authorized capital stock as mentioned above, was completed on April 8, 2013.

On April 24, 2013, MCP and MCE Investments completed a placing and subscription transaction (the "Placing and Subscription Transaction"), under which MCE Investments offered and sold in a private placement to various institutional investors 981,183,700 common shares of MCP with a par value of ₱1.00 per share, at the offer price of ₱14.00 per share (the "Offer") with an over-allotment option (the "Over-allotment Option") of up to 117,075,000 common shares of MCP with a par value of ₱1.00 per share, at the offer price of ₱14.00 per share granted to a stabilizing agent (the "Stabilizing Agent"). On May 23, 2013, the Stabilizing Agent exercised the Over-allotment Option and subscribed to 36,024,600 common shares of MCP. MCE Investments then used the proceeds from the Offer and Over-allotment Option to subscribe to an equivalent number of common shares of MCP at the subscription price of ₱14.00 per share.

On June 24, 2014, MCP and MCE Investments completed another placing and subscription transaction (the "2014 Placing and Subscription Transaction"), whereby MCE Investments sold 485,177,000 shares of MCP with a par value of ₱1.00 per share, at an offer price of ₱11.30 per share (the "2014 Offer"), in a private placement to various institutional investors. MCE Investments then used the proceeds from the 2014 Offer to subscribe to an equivalent number of shares of MCP at a subscription price of ₱11.30 per share.

On November 23, 2015, MCE Investments subscribed to an additional 693,500,000 common shares of MCP, with a par value of ₱1.00 per share, at a subscription price of ₱3.90 per share, or a total subscription price of ₱2,704,650,000.00.

As of December 31, 2015, Melco Crown Entertainment Limited ("MCE"), through its subsidiaries, MCE Investments and MCE (Philippines) Investments No.2 Corporation ("MCE Investments No.2"), held an indirect ownership in MCP of 72.19%.

MCP is principally engaged in acquiring investments and securities and was further authorized to provide financing to its group companies, as approved by the SEC on July 25, 2013. The primary purpose of its subsidiary, MCE Leisure (Philippines) Corporation ("MCE Leisure"), is to develop and operate tourist facilities, including hotel casino entertainment complexes with hotel, retail and amusement areas and themed development components and to engage in casino gaming activities.

Bankruptcy, Receivership or Similar Proceedings

None for any of the companies above.

Material Reclassification, Merger, Consolidation or Purchase or Sale of a Significant Amount of Assets (Not Ordinary)

None for any of the companies above.

Basis of Preparation of Financial and Non-financial Information

On March 20, 2013, pursuant to the terms of the Subscription and Share Sale Agreement, MCP entered into a deed of assignment with MCE Investments under which MCP acquired all equity interests of MCE Investments in MCE Holdings (Philippines) Corporation ("MCE Holdings"), consisting of 147,894,500 issued and outstanding common shares with a par value of ₱1.00 per share as of March 20, 2013, at a consideration of ₱7,198,590,000.00 (the "Asset Acquisition Transaction"). MCE Holdings holds 100% direct ownership interests in MCE Holdings No. 2 (Philippines) Corporation (herein referred to as "MCE Holdings No. 2"), which in turn holds 100% direct ownership interests in MCE Leisure (MCE Holdings, MCE Holdings No. 2 and MCE Leisure are collectively referred to as the "MCE Holdings Group"). As a result of the Asset Acquisition Transaction, MCE Holdings Group became wholly-owned subsidiaries of MCP. The Company and its subsidiaries are collectively referred to as the "Group".

Because MCP did not meet the definition of a business, the MCE Holdings Group was deemed to be the accounting acquirer for accounting purposes. The acquisition was accounted for similar to a reverse acquisition following the guidance provided by Philippines Financial Reporting Standards ("PFRS"). In a reverse acquisition, the legal parent, MCP is identified as the acquiree for accounting purposes because based on the substance of the transaction, the legal subsidiary, MCE Holdings Group is adjudged to be the entity that gained control over the legal parent. Accordingly, the consolidated financial statements of MCP have been prepared as a continuation of the financial statements of the MCE Holdings Group. The MCE Holdings Group has accounted for the acquisition of MCP on December 19, 2012, which was the date when MCE, through MCE Investments and MCE Investments No.2, acquired control of MCP.

1.2 Business of the Company and the Group

The Group is a developer, owner and operator of casino gaming and entertainment resort facilities in the Philippines and currently operates City of Dreams Manila ("City of Dreams Manila"), an integrated hotel, gaming, retail and entertainment complex within Bagong Nayong Pilipino-Entertainment City Manila.

MCE Leisure, a wholly-owned indirect subsidiary of the Company is one of the co-licensees which developed City of Dreams Manila, along with SM Investments Corporation ("SMIC"), Belle Corporation ("Belle") and PremiumLeisure Amusement, Inc. ("PLAI") (SMIC, Belle and PLAI collectively, the "Philippine Parties"). The Group, through MCE Leisure, is responsible for the management and operation of City of Dreams Manila and its fit-out, including furniture, fixtures and equipment (including gaming equipment), as well as working capital expenses, non-real property improvements and personal property. Belle was responsible for provision of the land and building structures of City of Dreams Manila, including maintenance of the land where City of Dreams Manila is located. MCE Leisure is required to pay rent for the land and building structures to Belle pursuant to the Lease Agreement (as defined below). MCE Leisure currently operates the casino business of City of Dreams Manila in accordance with the terms of the Regular License (as defined below) and the operating agreement dated March 13, 2013 executed between the Philippine Parties and the MCE Holdings Group ("Operating Agreement"). Under the Operating Agreement, PLAI has the right to receive monthly payments from MCE Leisure, based on the performance of gaming operations of City of Dreams Manila, and MCE Leisure has the right to retain all revenues from non-gaming operations of City of Dreams Manila.

City of Dreams Manila is an integrated casino resort located on an approximately 6.2-hectare site at the gateway of Entertainment City in the Manila Bay area, which is close to Metro Manila's international airport, central business districts and the Mall of Asia, one of the world's largest shopping malls. City of Dreams Manila is a world-class facility comprising one of the Philippines' leading integrated casino resort and gaming complexes which offers a premium gaming experience with differentiated non-gaming facilities and entertainment offerings. The property had its soft opening in December 2014 and its grand opening in February 2015.

The Philippine Amusement and Gaming Corporation ("**PAGCOR**") approved the operation by City of Dreams Manila of up to a maximum of approximately 380 gaming tables, 1,700 slot machines and 1,700 electronic table games. City of Dreams Manila has six hotel towers with approximately 950 rooms in aggregate, including VIP and five-star luxury rooms and high-end boutique hotel rooms, a wide selection of restaurants and food & beverage outlets, a 4,612.44 square meters family entertainment center in collaboration with Dreamworks Animation ("**Dreamworks**"), a live performance stage, two international nightclubs, and a multi-level car park.

City of Dreams Manila includes an approximately 260 room Crown Towers hotels, Hyatt City of Dreams Manila, a 365 room hotel managed by Hyatt International Corporation ("Hyatt") and Asia's first Nobu Hotel with 321 rooms. The Crown Towers hotel at City of Dreams Manila is designed to cater to the premium end of the market in Manila and leverages the Crown Towers brand and service standards. Hyatt City of Dreams Manila is a modern and international full service hotel and leverages Hyatt's international experience and knowledge of the operation of full service hotels throughout the world. The Nobu Hotel offers a fusion of laid-back luxury, high-energy nightlife and exclusive guestroom and spa services.

City of Dreams Manila features three separate entertainment venues: DreamPlay, a family entertainment center which features a children's concierge and supervision service and activities catering to children aged four and above; Centerplay, a live performance central lounge within the casino; and Chaos and Pangaea Ultra-Lounge, two night clubs encapsulated within the Fortune Egg, a domelike structure accented with creative external lighting, which is a centerpiece attraction of the property.

City of Dreams Manila also features a wide selection of regional and international food and beverage offerings including five key themed restaurants. Cuisine types have been carefully selected, with a focus on diversity and quality to ensure that customers are able to enjoy a comprehensive selection of the finest dining options. City of Dreams Manila also features The Shops at the Boulevard, where retail shops are interspersed within the food and beverage areas to provide customers with a broad range of shopping opportunities.

On December 9, 2014, PAGCOR issued a Notice to Commence Casino Operations to City of Dreams Manila effective December 14, 2014. On April 29, 2015, PAGCOR issued the regular casino gaming license ("**Regular License**") for City of Dreams Manila in favor of the MCE Holdings Group and the Philippine Parties (collectively, the MCE Holdings Group and the Philippine Parties, the "**Licensees**"), after the Licensees satisfied the investment commitment of US\$1 billion required by PAGCOR.

Customers

The Group's main business, through the Company's indirect subsidiary MCE Leisure, is the development and operation of City of Dreams Manila, an integrated hotel, gaming, retail and entertainment complex in Entertainment City.

Customers for Gaming Operations

The Group focuses on the following customers for its gaming operations.

VIP

VIP customer(s) play on a rolling chip program, and who play almost exclusively in dedicated VIP rooms or designated casino or gaming areas.

Gaming Promoters

They are individuals or corporate entities who, for the purpose of promoting rolling chip gaming activity, arrange customer transportation and accommodation, provide credit in their sole discretion if authorized

by a gaming operator, and arrange food and beverage ("F&B") services and entertainment, to VIP customers in exchange for commissions or other compensation from a gaming operator.

Premium Direct Customers

They are VIP customers who play on a rolling chip program and visit a casino as a result of direct marketing efforts by the Group rather than being sourced through gaming promoters.

Mass Market

Mass market customers play table games and slot machines on public mass gaming floors for cash stakes that are typically lower than those in the VIP segment. Mass Market players are further classified as general Mass Market and Premium Mass.

General Mass Market

They are customers who play in cash and whose wagers are typically lower than Premium Mass customers.

Premium Mass

They are customers who play table games with relatively higher minimum bets than general Mass Market customers but relatively lower bets than VIP customers.

Customers for Non-Gaming Operations

Hotels

City of Dreams Manila's master plan features varying levels of accommodation with Crown Towers, Nobu Hotel and Hyatt City of Dreams Manila, providing guests with an aggregate of approximately 950 rooms.

- Crown Towers: City of Dreams Manila's premium-focused hotel includes rooms and suites that are designed to provide a luxurious experience for premium customers to the property;
- Hyatt City of Dreams Manila: City of Dreams Manila's 5-star hotel includes rooms and suites featuring a fitness center and salon facilities combining luxury and well-being, where guests have direct and easy access to entertainment areas on the lobby level and the podium floor; and
- Nobu Hotel: City of Dreams Manila's high-end boutique hotel includes rooms and suites with five-star-like facilities.

Thematic Attractions and Entertainment

City of Dreams Manila offers three separate entertainment venues, supported by a diverse F&B zone designed to be a socializing hub where guests can relax and be entertained. The entertainment offerings, designed to cater to all key demographic groups, include the Fortune Egg, Chaos and Pangaea Ultra-Lounge, Centerplay, and DreamPlay.

• The Fortune Egg, Chaos and Pangaea Ultra-Lounge

City of Dreams Manila features the Fortune Egg, a central dome-like structure, which houses a dynamic night club called Chaos, and an Ultra-Lounge called Pangaea.

Pangaea offers customers exciting live entertainment with tables encircling a rotating grand piano DJ booth. Hosting up to 400 guests a night in over 730 square meters, Pangaea's reputation around the world is unparalleled, measured by the club's devotion to superior service and high-end entertainment.

Chaos offers an unparalleled nightlife experience where audiences are entertained by live performers and world-class DJs. The nightclub is spread across two levels, over some 3,000 square meters and can host up to more than 2,000 clubbers looking for the best mix from the international DJs and private rooms.

Centerplay

Centerplay is City of Dreams Manila's casino performance lounge, which features an elevated stage viewable from the ground floor. The casino performance lounge is intended to attract customers and increase customer retention on the City of Dreams Manila's main gaming floor, offering patrons a place to relax and enjoy live performances of various entertainment genres.

DreamPlay

DreamPlay is a film-branded and fully-themed family entertainment center. This family entertainment center possesses two distinctly designed areas for particular age groups:

- Area 1—Child Play Concierge Service: This area includes attractions and a play structure primarily targeting children aged four to nine. This area is designed to offer structured activities for children, including "hands-on" workshops, interactive attractions and other creative or educational presentations. Children visiting the play area are supervised by staff trained in child care and safety.
- Area 2—All Family Attractions: This area focuses on attractions targeting children aged six and older and their parents. Child supervision is available by staff trained in child care and safety.

Food & Beverage and Retail

The F&B outlets in City of Dreams Manila are intended primarily to support and enhance the gaming experience of the customers. MCP believes that F&B is a very important amenity for local and other international patrons, which serves to attract and retain gaming customers. A number of different F&B outlets are located inside the gaming areas on the ground floor as well as on level 2 and a number of bars are located throughout the gaming and retail areas. Retail shops are interspersed within the F&B areas to provide customers with a broad range of shopping opportunities. The main F&B outlets include a Chinese restaurant, an international buffet restaurant, an Asian-themed restaurant and a retail boulevard with a wide range of shopping options.

Competition

In the Philippine gaming market, the Group is competing with hotels and resorts owned by both Philippine nationals and foreigners. PAGCOR, an entity owned and controlled by the government of Philippines, also operates gaming facilities across the Philippines. The Group's operations in the Philippines also face competition from gaming operators in other more established gaming centers across the region, particularly those of Macau and Singapore, and other major gaming markets located around the world, including Australia and Las Vegas, as the Group targets similar pools of customers and tourists. A number of such other operators have a longer track record of gaming operations, and such other markets have more established reputations as gaming markets.

PAGCOR issued a provisional license ("**Provisional License**") to the Licensees on December 12, 2008. Furthermore, additional provisional gaming licenses have been issued to three other companies in the Philippines for the development and operation of integrated casino resorts in Entertainment City, namely Travellers International Hotel Group, Inc., Bloomberry Resorts Corporation and Tiger Resorts Leisure and Entertainment Inc. Bloomberry Resorts Corporation's Solaire Manila ("**Solaire**") has been in operation since March 2013. Among the four casino operators within Entertainment City, MCE Leisure, on behalf of the Licensees, was the first to apply for the Regular License on January 30, 2015, after meeting the required investment commitment of PAGCOR, and obtained the Regular License on April 29, 2015.

PAGCOR has also licensed private casino operators in special economic zones, including four in Clark Ecozone, one in Poro Point, La Union, one in Binangonan, Rizal and one in Newport City CyberTourism Zone, Pasay City.

The license granted by PAGCOR to the Licensees is non-exclusive, and PAGCOR has given no assurances to the Licensees that it will not issue additional gaming licenses, or that it will limit the number of licenses it issues.

Some of the Company's gaming competitors have cooperated with international gaming companies, as evidenced by the cooperation between Alliance Global Group, Inc. and Genting Hong Kong Limited, as well as the initial partnership between Bloomberry Resorts Corporation and Global Gaming Asset Management. Although these companies and their business partners may have substantial experience and/or resources in constructing and operating resorts and gaming establishments and may be supported by conglomerates with access to more capital than the Company, the Company believes that the City of Dreams Manila will be able to compete effectively with these entrants by offering a differentiated product that will appeal to the preferences of all segments of the Philippine gaming market, which is expected to grow significantly over the next few years.

The Company believes that it will be in a competitive position as a result of the City of Dreams Manila's product offering and service quality, including a diverse variety of gaming and non-gaming attractions and a superior overall entertainment experience targeted to appeal to both Mass Market and VIP customers. The Company also believes that it will have the ability to leverage the extensive gaming and integrated resort experience of its affiliates and ultimate shareholders, in particular MCE's gaming experience in Macau, which the Company believes will assist it in its efforts to establish City of Dreams Manila as a new key player in the regional gaming industry.

Suppliers

MCE Leisure relies on a large base of suppliers, consultants and contractors for the provision of services and the performance of works in connection with the day-to-day operations and maintenance of City of Dreams Manila.

Patents, Trademarks, Copyrights, Licenses, Franchises, Concessions and Royalty Agreements

A trade mark licensing agreement was entered into between MCE (IP) Holdings Limited (as licensor), an indirect subsidiary of MCE, and MCP (as licensee) ("**TMA 1**") and a further trade mark licensing agreement was entered into between MCP (as licensor) and MCE Leisure (as licensee) ("**TMA 2**"), both on October 9, 2013.

Under the terms of TMA 1, MCP is granted an exclusive, non-transferable license to use the trade marks "The Tasting Room by Galliot", "Fortune Egg", "City of Dreams Manila", "Melco Crown Philippines", "City Club Logo", "Jade Dragon Logo", "The Shops at the Boulevard", "City Café", "Golden Pavilion Logo", "Lan Logo", "Signature Club" and any other trademarks which MCE (IP) Holdings Limited agrees from time to time ("Trade Marks"). TMA 1 was effective from October 9, 2013 and shall continue and remain in full force and effect until it is terminated in accordance with the termination provisions therein.

Under the terms of TMA 2, MCE Leisure is granted an exclusive, non-transferable license to use the Trade Marks. TMA 2 was effective from October 9, 2013 and shall continue and remain in full force and effect for the period of the Regular License unless terminated earlier in accordance with the termination provisions therein.

DreamPlay by DreamWorks

A licensing agreement was entered into with DreamWorks on November 28, 2013 ("**LA 1**"). Under LA 1, various trademarks and other intellectual property ("**IP**") rights owned by DreamWorks were licensed to MCE Leisure for use to develop, market and operate DreamPlay, a family entertainment center at City of Dreams Manila.

Nobu

A hotel license and cooperation agreement was entered into between Nobu Hospitality LLC (as licensor) and MCE Leisure (as licensee) ("LA 2") and a Nobu hotel restaurant license agreement was entered into by the same parties ("LA 3"), both on June 3, 2013.

Under the terms of LA 2, MCE Leisure was granted a limited, exclusive, non-transferable license to use and employ certain marks, trademarks, trade names, service marks and commercial symbols ("**Nobu Marks**") in connection with its development, operation, ownership, management and promotion of the Nobu Hotel, which the licensee now operates under the name "**The Nobu Hotel Manila**". LA 2 was effective from June 3, 2013 and shall have a ten (10) year term with two successive five (5) year renewal periods each being subject to both party's written mutual agreement.

Under the terms of LA 3, MCE Leisure was granted the sole and exclusive right and license to use the Nobu Marks, the name "NOBU", or any other trademarks/trade names licensed under LA 3 in connection with the development, ownership, operation, marketing, promotion, and management of the Nobu restaurant. LA 3 was effective from June 3, 2013 and shall have a ten (10) year term with two successive five (5) year renewal periods each being subject to both party's written mutual agreement.

Hyatt City of Dreams Manila

A trademarks licensing agreement was entered into between Hyatt (as licensor) and MCE Leisure (as licensee) on November 24, 2013 ("TMA 3"), under which various trademarks owned by Hyatt were licensed to MCE Leisure for it to market and operate a hotel at City of Dreams Manila in accordance with a hotel management agreement entered into by the same parties on the same date ("HMA").

Under the terms of the TMA 3, MCE Leisure was granted a non-exclusive and non-transferable license to use certain trademarks owned by Hyatt. The TMA 3 took effect from the opening date of the hotel managed by the Hyatt group and will end on the expiration date of, or upon it is terminated in accordance with, the HMA.

Government Licenses and Registrations

Provisional/Regular License

The MCE Holdings Group and the Philippine Parties are co-licensees of the Provisional License issued by PAGCOR for the development of an integrated casino, hotel, retail and entertainment complex within the Entertainment City. As one of the Licensees, MCE Leisure has been named as the special purpose entity to operate the casino business and act as the sole and exclusive representative of the Licensees for purposes of the Provisional License. The Provisional License is one of four licenses granted to various parties to develop integrated tourism resorts and establish and operate casinos in Entertainment City. PAGCOR is the Philippine regulatory body with jurisdiction over all gaming activities in the Philippines except for lottery, sweepstakes, jueteng, horse racing, and gaming inside the Cagayan Export Zone. City of Dreams Manila's gaming areas operate under the Provisional License granted by PAGCOR, which imposes certain requirements with which the licensees must comply. The Provisional License is also subject to suspension or termination upon the occurrence of certain events.

The regular casino license is granted by PAGCOR to holders of the Provisional License who, among others, have reached a total investment commitment of US\$ 1 billion. Having met this requirement, MCE Leisure, on behalf of the Licensees, has applied to PAGCOR for the issuance of such regular casino license on January 30, 2015. PAGCOR issued the Regular License dated April 29, 2015 in replacement of the Provisional License to the Licensees for the operation of City of Dreams Manila. The Regular License has the same terms and conditions as the Provisional License, is concurrent with section 13 of Presidential Decree No. 1869 (the "PAGCOR Charter"), and is valid until July 11, 2033.

PEZA Registration

The application of MCE Leisure for registration with the Philippine Economic Zone Authority ("**PEZA**") as a Tourism Economic Zone Enterprise for the construction, development and operation of a hotel and entertainment complex at the Entertainment City has been granted by the PEZA Board of Directors in a resolution dated March 7, 2013. The certificate of registration was issued by PEZA on August 23, 2013.

Research and Development

The Company, as an investment holding company, as well as the Group does not have research and development activities.

Awards and Achievements

City of Dreams Manila won the prestigious Casino/Integrated Resort of the Year during the 8th International Gaming Awards. This award is given to land based casino/integrated resort operators topping the criteria for offering the very best in terms of facilities, customer service, games offered, atmosphere, style and design of building. Emphasis is placed on the overall feel, atmosphere and real attention to detail of a casino/integrated

resort that sets it aside from its competitors, including the quality of service of its staff members that makes the casino/integrated resorts the outstanding choice for customers.

In the first year of operations of City of Dreams Manila, three of our restaurants, namely, The Tasting Room, Crystal Dragon and Nobu Restaurant, are listed in the Top 20 Best Restaurants in the Philippine Tatler's Best Restaurants Guide 2016, an annual guide published by the Philippine Tatler, a prestigious lifestyle magazine – besting other 150 restaurants in the book where also Red Ginger and The Café are featured. The selection of the best restaurants are based on setting, food, wine, and service, and the Top 20 were voted by the Best Restaurants Guide editorial committee after deliberations drawing from reviewers' ratings and readers' choices.

The three hotels in City of Dreams Manila were also awarded by TripAdvisor, a global travel and review website, in the 2016 Top 25 Luxury Hotels in the Philippines Travelers' Choice Awards. The hallmarks of Travelers' Choice winners are service, quality, and customer satisfaction. In addition, Hyatt City of Dreams Manila was recognized as among the Top Five Best Hotels in Manila in the Readers' Choice Awards 2016 by the regional travel magazine DestinAsian.

Environmental Laws

Development projects that are classified by law as Environmentally Critical Projects ("ECP") within statutorily defined Environmentally Critical Areas ("ECAs") are required to obtain an Environmental Compliance Certificate ("ECC") prior to commencement.

The Environmental Management Bureau of the Department of Environment and Natural Resources ("DENR-EMB") issued an ECC to Belle for City of Dreams Manila. Under the terms of its PEZA registration, MCE Leisure is required, prior to the start of commercial operations of City of Dreams Manila, to either: (a) apply for an ECC with the DENR-EMB and submit an approved copy of the ECC to PEZA within 15 days from its issuance, or (b) submit the ECC issued to Belle, as the same may be amended to reflect any changes made to City of Dreams Manila, for the review and approval by PEZA. Accordingly, Belle applied for an Amended ECC to reflect the changes made to City of Dreams Manila. The DENR-EMB issued the Amended ECC to Belle on July 31, 2014.

Related Party Transactions

Parties are considered to be related if one party has the ability to control, directly or indirectly, the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are considered to be related if they are subject to common control or common significant influence.

Significant transactions with related parties for the year ended December 31, 2015 are included in Note 18 to the consolidated financial statements.

Compensation of Key Management Personnel were as follows:¹

	Year Ended December 31, 2015	Year Ended December 31, 2014
Basic salaries, allowances and benefits in kind	₱166,562	₱149,321
Performance bonuses Retirement costs - defined contribution	0	34,890
plans	2,411	2,737
Termination benefits	39,572	0
Share-based compensation expenses	62,330	99,752
	<u>₱270,875</u>	<u>₱286,700</u>

Employees

As of December 31, 2015, the Group had a total of 4,500 employees composed of officers, key management personnel, managerial and rank and file employees.

¹ In thousands of Philippine peso.

Discussion of Risks

Management has identified major business and financial risks affecting the Group as follows:

Business Risks

Inadequate transportation infrastructure may hinder the increase in visitation to the Philippines

City of Dreams Manila is located within Entertainment City, Manila, an area in the City of Manila which is currently under development. Other than Solaire, there are currently no other integrated tourism resorts which have begun operations in Entertainment City. It is unlikely that Manila's existing transportation infrastructure is capable of handling the increased number of tourist arrivals that may be necessary to support visitor traffic to large scale integrated resorts within Entertainment City, such as City of Dreams Manila. Although the government is currently examining viable alternatives to ease traffic congestion in Manila, including construction of new highways and expressways, there is no guarantee that these measures will succeed, or that they will sufficiently alleviate traffic congestion or other deficiencies in Manila's transportation infrastructure. Traffic congestion and other problems in Manila's transportation infrastructure could adversely affect the tourism industry in the Philippines and reduce the number of potential visitors to City of Dreams Manila, which could, in turn, adversely affect the Group's business and prospects, financial condition and results of its operations.

Conducting business in the Philippines is subject to certain regional and global political and economic risks that may significantly affect visitation to City of Dreams Manila and have a material adverse effect on the Group's results of operations

City of Dreams Manila is subject to certain economic, political and social risks within the Philippines. The Philippines has in the past experienced severe political and social instability, including acts of political violence. Any future political or social instability in the Philippines could adversely affect the business operations and financial conditions of City of Dreams Manila.

In addition, demand for, and the prices of, gaming and entertainment products are directly influenced by economic conditions in the Philippines, including growth levels, interest rates, inflation, levels of business activity and consumption, and the amount of remittances received from overseas Filipino workers. Any deterioration in economic and political conditions in the Philippines or elsewhere in Asia could materially and adversely affect the Group's business, as well as the prospects, financial condition, and results of our operations.

The Group's business will also depend substantially on revenues from foreign visitors and may be disrupted by events that reduce foreigners' willingness to travel to or create substantial disruption in Metro Manila and raise substantial concerns about visitors' personal safety, such as power outages, civil disturbances and terrorist attacks, among others. The Philippines has also experienced a significant number of major catastrophes over the years, including typhoons, volcanic eruptions and earthquakes. We cannot predict the extent to which the Group's business and tourism in Metro Manila in general will be affected by any of the above occurrences or fears that such occurrences will take place. We cannot guarantee that any disruption to the Group's operations will not be protracted, that City of Dreams Manila will not suffer any damages, and that any such damage will be completely covered by insurance or at all. Any of these occurrences may disrupt the Group's operations.

We face intense competition in the Philippines and elsewhere in Asia and may not be able to compete successfully

The hotel, resort and gaming industries are highly competitive. The competitors of the Group's business include many of the largest gaming, hospitality, leisure and resort companies in the world. Some of these current and future competitors are larger than we are and may have more diversified resources and greater access to capital to support their developments and operations.

In the Philippine gaming market, the Group competes with hotels and resorts owned by both Philippine nationals and foreigners. PAGCOR also operates gaming facilities across the Philippines. The Group's operations face competition from gaming operators in other more established gaming centers across the region, particularly those of Macau and Singapore, and other major gaming markets located around the world, including Australia and Las Vegas, as we target similar pools of customers and tourists. A number of such other operators have a longer track record of gaming operations and such other markets have more established reputations as gaming markets. The

Group's operations may not be successful in its efforts to attract foreign customers and independent gaming promoters to City of Dreams Manila, and to promote Manila as a gaming destination.

The Group also competes to some extent with casinos located in other countries, such as Malaysia, Singapore, North Korea, South Korea, Cambodia, Australia, New Zealand, Vietnam, and elsewhere in the world, including Las Vegas and Atlantic City in the United States. In addition, certain countries, such as Japan, Taiwan and Thailand may, in the future, legalize casino gaming. The Group also competes with cruise ships operating out of Hong Kong and other areas of Asia that offer gaming. The proliferation of gaming venues in Southeast Asia could also significantly and adversely affect the Group's business, financial condition, results of operations, cash flows and prospects.

The Group's regional competitors also include Crown Resorts Limited's ("**Crown**") Crown Melbourne in Melbourne, Australia and Crown Perth in Perth, Australia and other casino resorts that Melco International Development Limited ("**Melco**") and Crown may develop elsewhere in Asia Pacific outside Macau and the Philippines. Melco and Crown may develop different interests and strategies for projects in Asia under their joint venture which conflict with the interests of the Group's business, or otherwise compete with the Group for Asian gaming and leisure customers.

The government could grant additional rights to conduct gaming in the future, which could significantly increase competition and cause us to lose or be unable to gain market share

PAGCOR has issued the Regular License to the Licensees and additional provisional gaming licenses to three other companies in the Philippines for the development and operation of integrated casino resorts. PAGCOR has also licensed private casino operators in special economic zones, including four in Clark Ecozone, one in Poro Point, La Union, one in Binangonan, Rizal and one in Newport City CyberTourism Zone, Pasay City. The Regular License granted by PAGCOR to the Licensees is non-exclusive, and PAGCOR has given no assurances to the Licensees that it will not issue additional gaming licenses, or that it will limit the number of licenses it issues. Any additional gaming licenses issued by PAGCOR could increase competition in the Philippine gaming industry, which could diminish the value of the Licensees' Regular License. This could materially and adversely affect the Group's business, financial condition and results of operations.

The success of the Group's business may depend on our ability to attract and retain adequate qualified personnel.

A limited labor supply and increased competition could cause labor costs to increase

The pool of experienced gaming and other skilled and unskilled personnel in the Philippines is limited. Our demand remains high for new personnel occupying sensitive positions that require qualifications sufficient to meet gaming regulations and other requirements or skills and knowledge that would need substantial training and experience. Competitive demand for qualified gaming and other personnel are expected to be intensified by the increased number of properties opening within the next 12 months in close proximity to our property. The limited supply and increased competition in the labor market could cause our labor costs to increase.

There is no assurance that the Group will be able to attract and retain a sufficient number of qualified individuals to operate its property, or that costs to recruit and retain such personnel will not increase significantly. The inability to attract and retain qualified employees and operational management personnel could have a material adverse effect on the Group's business.

Moreover, the Regular License requires that at least 95.0% of City of Dreams Manila's total employees shall be locally hired. Our inability to recruit a sufficient number of employees to meet this provision or to do so in a cost-effective manner may cause us to lower our hiring standards, which may have an adverse impact on City of Dreams Manila's service levels, reputation and business.

Furthermore, casino resort employers may also contest the hiring of their former employees by us. There can be no assurance that such claim will not be successful or other similar claims will not be brought against us or any of our affiliates in the future. In the event any such claim is found to be valid, the Group could suffer losses and face difficulties in recruiting from competing operators. If found to have basis by courts, these allegations could also result in possible civil liabilities on us or our relevant officers if such officers are shown to have deliberately and willfully condoned a patently unlawful act of the corporation.

The Group's insurance coverage may not be adequate to cover all losses that we may suffer from our operations. In addition, our insurance costs may increase and we may not be able to obtain the same insurance coverage in the future

The Group maintains various types of insurance policies for our business and operations, including property damage, business interruption, general liability and a standard all risk insurance policies and a surety bond required by PAGCOR, which secures the prompt payment by MCE Leisure of the monthly licensee fees due to PAGCOR. These insurance policies provide coverage that is subject to policy terms, conditions and limits. There is no assurance that we will be able to renew such insurance coverage on equivalent premium cost, terms, conditions and limits upon policy renewals. The cost of coverage may in the future become so high that we may be unable to obtain the insurance policies we deem necessary for the Group's operations on commercially practicable terms, or at all, or we may need to reduce our policy limits or agree to certain exclusions from our coverage.

We cannot assure you that any such insurance policies we obtained or may obtain will be adequate to protect us from material losses. Certain acts and events could expose the Group to significant uninsured losses. In addition to the damages caused directly by a casualty loss such as fire or natural disasters, we may suffer a disruption of our business as a result of these events or be subject to claims by third parties who may be injured or harmed. While we intend to continue carrying business interruption insurance and general liability insurance, such insurance may not be available on commercially reasonable terms, or at all, and, in any event, may not be adequate to cover all losses that may result from such events.

There is limited available insurance in the Philippines and our insurers in the Philippines may need to secure reinsurance in order to provide adequate cover for City of Dreams Manila. The Regular License granted by PAGCOR and certain other material agreements require a certain level of insurance to be maintained, unless otherwise authorized by the government. Failure to maintain adequate coverage could be an event of default under the Group's credit agreements or the Regular License and may have a material adverse effect on the Group's business, financial condition, results of operations and cash flows.

The winnings of patrons of City of Dreams Manila could exceed its casino winnings at particular times during the Group's operations

Our revenues are mainly derived from the difference between our casino winnings and the winnings of our casino patrons. Since there is an inherent element of chance in the gaming industry, we do not have full control over our winnings or the winnings of our casino patrons. If the winnings of our patrons exceed our casino winnings, we may record a loss from our gaming operations, and the Group's business, financial condition and results of operations could be materially and adversely affected.

Win rates for our casino operations depend on a variety of factors, some beyond our control, which, at particular times, adversely impact the Group's results of operations

In addition to the element of chance, theoretical win rates are also affected by other factors, including players' skill and experience, the mix of games played, the financial resources of players, the spread of table limits, the volume of bets placed by our players and the amount of time players spend on gambling — thus our actual win rates may differ greatly over short time periods, such as from quarter to quarter, and could cause the Group's quarterly results to be volatile. Each of these factors, alone or in combination, has the potential to negatively impact the Group's win rates, and the Group's business, financial condition and results of operations could be materially and adversely affected.

Our gaming business is subject to the risk of cheating and counterfeiting

All gaming activities at our table games are conducted exclusively with gaming chips which, like real currency, are subject to the risk of alteration and counterfeiting. We incorporate a variety of security and anti-counterfeit features to detect altered or counterfeit gaming chips. Despite such security features, unauthorized parties may try to copy our gaming chips and introduce, use and cash in altered or counterfeit gaming chips in our gaming areas. Any negative publicity arising from such incidents could also tarnish our reputation and may result in a decline in our business, financial condition and results of operation.

Our existing surveillance and security systems, designed to detect cheating at our casino operations, may not be able to detect all such cheating in time or at all, particularly if patrons collude with our employees. In addition, our gaming promoters or other persons could, without our knowledge, enter into betting arrangements directly with our casino patrons on the outcomes of our games of chance, thus depriving us of revenues.

Our operations are reviewed to detect and prevent cheating. Each game has a theoretical win rate and statistics are examined with these in mind. Cheating may give rise to negative publicity and such action may materially affect the Group's business, financial condition, operations and cash flows.

Terrorism and the uncertainty of war, crime, natural disasters, extended power supply or information technology system outages and other factors affecting discretionary consumer spending and leisure travel may reduce visitation to the Philippines and harm our operating results

The strength and profitability of the Group's business depend on consumer demand for casino resorts and leisure travel in general. Terrorist acts could have a negative impact on international travel and leisure expenditures, including lodging, gaming and tourism. We cannot predict the extent to which future terrorist acts and crimes may affect us, directly or indirectly.

In addition to acts of terrorism, Metro Manila has experienced severe natural disasters and the authorities may not be prepared or equipped to respond to such disasters.

Further, any extended downtime from power supply or information technology system outages which may be caused by cyber security attack or other reasons at our properties in Macau or Manila may lead to an adverse impact on our operating results if we are unable to deliver services to customers for an extended period of time.

We cannot guarantee that any disruption to the Group's operations will not be protracted, nor that any such damage we incur from such disruption would be completely covered by insurance or at all. In addition, our insurance costs may increase and we may not be able to obtain the same insurance coverage in the future. Any of these occurrences may disrupt our operations and could materially and adversely affect the Group's business, financial condition and results of operations. Furthermore, any of the above occurrences may also destabilize the economy and business environment in the Philippines, which could also materially and adversely affect the Group's business, financial condition and results of operations.

<u>Health and safety or food safety incidents at our properties may lead to reputational damage and financial exposures</u>

We provide goods and services to a significant number of customers on a daily basis at our property. In particular, with the addition of new attractions, entertainment and food and beverage offerings in City of Dreams Manila, there is a risk that health and safety incidents or adverse food safety event. Whilst we have a number of controls in place aimed at mitigating the risk, and minimizing the chance of the occurrence of such incidents and events, and have insurance in place to cover associated risks, we cannot guarantee that our insurance is adequate to cover all losses, or that there will be no reputational damage from potential media coverage.

We extend credit to a portion of our customers, and we may not be able to collect gaming receivables from our credit customers

We conduct, and expect to continue to conduct, our table gaming activities at our casinos on a credit basis as well as on a cash basis. Following the common practice in the gaming market, we grant credit to our gaming promoters and certain of our premium direct players. The gaming promoters bear the responsibility for issuing to, and subsequently, collecting credit from their players. We adopted a policy for extending credit to certain gaming promoters and VIP patrons whose level of play and financial resources warrant such an extension in our opinion. This credit is often unsecured, as is customary in our industry. High-end patrons typically are extended more credit than patrons who wager lower amounts. Any slowdown in the economy could adversely impact our VIP patrons, which could in turn increase the risk that these clients may default on credit extended to them.

We may not be able to collect all of our gaming receivables from our credit customers. We expect that we will be able to enforce our gaming receivables only in a limited number of jurisdictions, including the Philippines. Some of our gaming customers are visitors from other jurisdictions and we may not have access to a forum in which we will be able to collect all of our gaming receivables. Further, we may be unable to locate assets in other jurisdictions

against which to seek recovery of gaming debts. The collectability of receivables from international customers could be negatively affected by future business or economic trends or by significant events in the countries in which these customers reside. We may also, in given cases, have to determine whether aggressive enforcement actions against a customer will unduly alienate the customer and cause the customer to cease playing at our casino. We could suffer a material adverse impact on the Group's operating results if receivables from our credit customers are deemed uncollectible.

The current credit environment may limit availability of credit and may negatively impact the Group's revenues

The Group's business and financing plans may be dependent upon completion of future financings. Any severe contraction of liquidity in the global credit markets may make it difficult and costly to obtain new lines of credit or to refinance existing debt, and may place broad limitations on the availability of credit from credit sources as well as lengthening the recovery cycle of extended credit. If the credit environment worsens, it may be difficult to obtain any additional financing on acceptable terms, which could adversely affect our ability to complete development projects. Continued tightening of liquidity conditions in credit markets may constrain revenue generation and growth and could have a material adverse effect on the Group's business, financial condition and results of operations.

Rolling chip patrons and VIP gaming customers may cause significant volatility in the Group's revenues and cash flows

City of Dreams Manila attracts foreign gaming visitors, particularly VIP players who typically place large individual wagers. The loss or a reduction in the play of the most significant of those VIP customers could have an adverse effect on our business. In addition, revenues and cash flows derived from high-end gaming of this type are typically more volatile than those from other forms of gaming primarily due to high bets and the resulting high winnings and losses. As a result, the Group's business and results of operations and cash flows from operations may be more volatile from quarter to quarter than that of our competitors and may require higher levels of cage cash in reserve to manage this volatility.

We cannot assure you that anti-money laundering policies that we have implemented, and compliance with applicable anti-money laundering laws, will be effective to prevent our casino operations from being exploited for money laundering purposes

We deal with significant amounts of cash during our regular casino operations. We are required to comply with all applicable anti-money laundering laws and regulations in the Philippines. In the normal course of business, we expect to be required by regulatory authorities from the Philippines and other jurisdictions to attend meetings and interviews from time to time to discuss our operations as they relate to anti-money laundering laws and regulations. While we expect to expend time and cost in connection with such regulatory compliance matters, we cannot provide any assurance that any such regulatory compliance matters will be effective in preventing our casino operations from being exploited for money laundering purposes, including from jurisdictions outside of the Philippines.

We have no assurance that, despite all of our compliance and measures undertaken, we would not be subject to any accusation or investigation related to any possible money laundering activities. Any incident of money laundering, accusation of money laundering or regulatory investigations into possible money laundering activities involving us, our employees, our gaming promoters or our customers could have a material adverse impact on the Group's reputation, business, cash flows, financial condition, prospects and results of operations. Any serious incident of or repeated violation of laws related to money laundering or any regulatory investigation into money laundering activities may cause a revocation or suspension of the Regular License.

Certain policies and campaigns implemented by the Chinese government may lead to a decline in the number of patrons visiting our property and, the spending of such patrons, which may materially and adversely affect our business, financial condition and results of operations

The number of patrons visiting City of Dreams Manila, and the spending of such patrons, may be affected by changes in policies and campaigns of the Chinese government. Recent initiatives and campaign undertaken by the Chinese government, have resulted in an overall dampening effect on the behavior of Chinese consumer and a decrease in their spending, particularly in luxury good sales and other discretionary spending. In addition, the number of potential patrons visiting City of Dreams Manila may be affected by the Chinese government's

focus on deterring marketing of gambling to Chinese mainland residents by foreign casinos.

Any campaigns or initiatives which impact Chinese consumers' willingness to spend may have a material effect on the Group's gaming market and materially and adversely affect the Group's business, financial condition and results of operations.

Risks Relating to the Development of Entertainment City and Operation of City of Dreams Manila

City of Dreams Manila commenced operations in December 2014 and had its grand opening in February 2015. There is no historical information available about its operations upon which investors can make an evaluation of City of Dreams Manila's business and prospects. In addition, Entertainment City, where City of Dreams Manila is located, is currently still in a preliminary stage of development in which only two integrated casino projects are in operation, one of which is City of Dreams Manila.

Risks Relating to Leases

MCE Leisure entered into a lease agreement on October 25, 2012, which became effective on March 13, 2013 (the "Lease Agreement"), where it leases the land and buildings occupied by City of Dreams Manila from Belle which, in turn, leases part of the land from the Philippine government's social security system (the "Social Security System"). Although MCE Leisure has not encountered any issues with respect to its tenancy relationship with Belle, there can be no assurance that such good relations will continue. Numerous potential issues or causes for disputes may arise from a tenancy relationship, such as with respect to the provision of utilities on the premises and the maintenance and normal repair of the buildings, any of which could result in an arbitrable dispute between Belle and MCP. There can be no assurance that any such dispute would be resolved or settled amicably or expediently. Furthermore, during the pendency of any dispute, Belle as landlord could discontinue essential services necessary for the operation of City of Dreams Manila, or seek relief to oust MCE Leisure from possession of the leased premises. Any prolonged or substantial dispute between Belle and MCE Leisure, or any dispute arising under the lease agreement between Belle and the Social Security System, could have a material adverse effect on the operations of City of Dreams Manila, which would in turn adversely affect the Group's business, financial condition and results of operations. In addition, any negative publicity arising from the disputes or non-compliance by Belle with the lease terms would have a material adverse effect on the Group's business and prospects, financial condition and results of operations.

Furthermore, the Lease Agreement may be terminated under certain circumstances, including MCE Leisure's non-payment of rent, or if either party fails to substantially perform any material covenants under the Lease Agreement and fails to remedy such breach in a timely manner which would cause a material adverse effect on the Group's business and prospects, financial condition, results of operations and cash flows.

If the termination of certain agreements which Belle previously entered into with another casino operator and other third parties is not effective, such operator and third parties may seek to enforce these agreements against Belle or MCE Leisure as a co-licensee of Belle, which could adversely impact City of Dreams Manila and the Group

Prior to MCE Leisure being designated as the sole operator under the Provisional License, Belle, for itself and on behalf of the Philippine Parties, previously entered into contracts with another operator and certain third-party contractors, for the fit-out and other design work related to City of Dreams Manila in its previous form. The Philippine Parties subsequently chose to terminate such pre-existing contracts and the operator signed a waiver releasing the Philippine Parties from all obligations under the contracts. Although Belle agreed to indemnify the MCE Holdings Group from any loss suffered in connection with the termination of such contracts, there can be no assurance that Belle will honor such agreement. Any issues which arise from such contracts and their counterparties, or an attempt by another operator or any other third-party contractors to enforce provisions under such contracts could interfere with the Group and the Company's operations or cause reputational damage, which would in turn materially adversely affect the Company's business, financial condition and results of operations.

Compliance with the terms of the Regular License, MCE Leisure's ability to operate City of Dreams Manila, and the success of City of Dreams Manila as a whole are dependent on the actions of the Licensees over which MCE Leisure has no control

Although MCE Leisure is the sole operator of City of Dreams Manila, the ability of the MCE Holdings Group to operate City of Dreams Manila, as well as the fulfillment of the terms of the Regular License granted by PAGCOR

in relation to City of Dreams Manila, depends to a certain degree on the actions of the Philippine Parties. For example, the Philippine Parties, as well as the MCE Holdings Group, are responsible for meeting a certain debt to equity ratio as specified in the Regular License. The failure of any of the Philippine Parties to comply with these conditions will also result in a breach of the Regular License. As the Philippine Parties are separate corporate entities over which MCE Leisure has no control, there can be no assurance that the Philippine Parties will remain in compliance with the terms of the Regular License or their obligations and responsibilities under the Cooperation Agreement dated October 25, 2012 between the MCE Holdings Group, SMIC and certain of its subsidiaries (collectively, the "SM Group"), Belle and PLAI which became effective on March 13, 2013 (the "Cooperation Agreement"). In case any noncompliance issues arise, there can be no assurance that the Regular License will not be suspended or revoked. In addition, if any of the Philippine Parties fails to comply with any conditions to the Regular License, MCE Leisure may be forced to take action against the Philippine Parties under the Cooperation Agreement or to enter into negotiation with PAGCOR for amendments to the Regular License. There can be no assurance that such an attempt to amend the Regular License would be successful. Any of the foregoing could materially and adversely affect the Group's business, financial condition and results of operations.

Furthermore, under the Cooperation Agreement, the Philippine Parties are required to contribute the land and building structures for City of Dreams Manila. There can be no assurance that the title to the land and building structures for City of Dreams Manila will not be challenged by third parties or the Philippine Government in the future. Any such event, each of which is beyond the Group's control, may curtail the ability of MCE Leisure to operate City of Dreams Manila in an efficient manner or at all and have a material adverse effect on the Group's business, financial condition and results of operations.

MCE Leisure's right to operate City of Dreams Manila is subject to certain limitations under the Operating Agreement

MCE Leisure's right to operate City of Dreams Manila is subject to certain limitations under the Operating Agreement dated March 13, 2013 executed between the Philippine Parties and the MCE Holdings Group. For example, MCE Leisure is prohibited from entering into any contract for City of Dreams Manila outside the ordinary course of the operation and management of City of Dreams Manila with an aggregate contract value exceeding US\$3.0 million (increased by 5.0% each year on the anniversary of the date of entry into the Operating Agreement) without the consent of the Philippine Parties.

In addition, MCE Leisure is required to remit specified percentages of the mass market and VIP gaming EBITDA or revenues derived from City of Dreams Manila to PLAI. If MCE Leisure is unable to comply with any provisions of the Operating Agreement, the other parties to the Operating Agreement may bring lawsuits and seek to suspend or replace MCE Leisure as the sole operator of City of Dreams Manila, or terminate the Operating Agreement. Moreover, the Philippine Parties may terminate the Operating Agreement if MCE Leisure materially breaches the Operating Agreement. Termination of the Operating Agreement, whether resulting from MCE Leisure's or the Philippine Parties' non-compliance with the Operating Agreement, would cause a material adverse effect on the Group's business and prospects, financial condition, results of operations and cash flows.

MCE Leisure may be forced to suspend VIP gaming operations at City of Dreams Manila under certain circumstances

Under the Operating Agreement, MCE Leisure must periodically calculate, on a 24-month basis, the respective amounts of VIP gaming earnings before interest, tax, depreciation and amortization derived from City of Dreams Manila (the "PLAI VIP EBITDA") and VIP gaming net win derived from City of Dreams Manila pursuant to the Operating Agreement (the "PLAI VIP Net Win") and report such amounts to the Philippine Parties (the "Payment to Philippine Parties"). If the PLAI VIP EBITDA is less than the PLAI VIP Net Win, the other Licensees must meet within 10 business days to discuss and review City of Dreams Manila's financial performance and agree on any changes to be made to the payment terms under the Operating Agreement. If such an agreement cannot be reached within 90 business days, MCE Leisure must suspend VIP gaming operations at City of Dreams Manila, and the rent payable in respect of that part of the building designed primarily or exclusively for VIP gaming usage will be abated for as long as the VIP gaming operations are suspended.

Any suspension of VIP gaming operations at City of Dreams Manila would materially adversely impact gaming revenues from City of Dreams Manila. Moreover, suspension of VIP gaming operations could effectively lead MCE Leisure to limit or suspend certain non-gaming operations focusing on VIP players, such as the VIP hotel and VIP lounge, which would further reduce revenues from City of Dreams Manila. A suspension of VIP gaming

operations, even for a brief period of time, could also damage the reputation and reduce the attractiveness of City of Dreams Manila as a premium gaming destination, particularly among premium direct players and other VIP players, as well as gaming promoters, which could have a material adverse effect on MCE Leisure's or the Group's business, financial condition and results of operations.

Increased Competition may affect City of Dreams Manila's business and results of operations

The three other holders of PAGCOR licenses in Entertainment City continue to develop their businesses and more properties are expected to open in the next 12 months. The significant increase in gaming facilities would intensify the competition. The operation of City of Dreams Manila would need to increase its competitiveness to keep pace with the competitive gaming market.

The Group may not be able to implement an effective business strategy to keep pace with the developing competition in the Philippine gaming market. Any failure by the Group to improve its competitiveness and develop within the Philippine gaming market or take advantage of the opportunities presented by a developing market may have a material adverse effect on its business and results of operations. In addition, if the Group is unable to successfully manage the potential difficulties associated with developing its operations or expanding City of Dreams Manila, it may not be able to maintain operating efficiencies as City of Dreams Manila expands. If the Group is not able to continue to capture scale efficiencies, successfully manage personnel and hiring, improve its systems, maintain its cost discipline strategies and enhance its product offerings through any future construction phases of City of Dreams Manila, this would cause a material adverse effect on the Group's business and prospects, financial condition, results of operations and cash flows.

<u>City of Dreams Manila's ability to generate revenues depends to a substantial degree on the development of Manila and the Philippines as a tourist and gaming destination</u>

The integrated casino resort and gaming industry in the Philippines is in the early stage of development and has a limited track record. It is difficult to evaluate the attractiveness of each of Entertainment City, Manila and the Philippines, in general, as viable gaming destinations to domestic and international visitors. City of Dreams Manila's ability to generate revenue depends, to a substantial degree, on the continued development of the Philippines as a tourist and gaming destination, which, in turn, depends on several factors beyond the control of the Group, including the government's ability to successfully promote the Philippines as an attractive tourist destination, general promotion of the Philippines by the Department of Tourism and key tourism companies, the development of transportation and tourism infrastructure, consumer preferences and other factors in the Philippines and the region. Should the Philippines fail to continue to develop as a tourist destination or should Entertainment City or Manila fail to become a widely recognized regional gaming destination, City of Dreams Manila may fail to attract a sufficient number of visitors, which would cause a material adverse effect on the Group's business and prospects, financial condition, results of operations and cash flows.

MCE Leisure's strategy to attract premium mass market customers to City of Dreams Manila may not be effective

A part of MCE Leisure's strategy for City of Dreams Manila is to capture a share of the premium mass gaming market in the region. Compared to general mass market patrons, whose typical wagers are relatively low, premium mass market patrons usually have higher minimum bets. Despite its targeted marketing efforts, there can be no assurance that these premium mass market customers will be incentivized to play in City of Dreams Manila rather than in comparable properties in Macau or elsewhere in the region, as these players may be unfamiliar with the Philippines or refuse to change their normal gaming destination. If MCE Leisure is unable to expand in the premium mass market as it intends, this would adversely affect its business and results of operations.

The Group may be unable to maintain effective internal controls

The Group's internal control systems in City of Dreams Manila are intended to effectively monitor and ensure efficient operations across all departments and phases of operations. The internal controls, comprised of monitoring systems, information technology and security systems, will only be able to provide reasonable, not absolute, assurance that the objectives of such systems are met. The Group may be adversely affected by the failure of any or all of its internal control systems and cannot guarantee that it will be able to adapt its internal control systems to the new forms of gaming or new practices that continually and rapidly emerge in the gaming industry. A failure in internal control systems, including any that affect City of Dreams Manila's ability to accurately

report its casino revenues, may also lead PAGCOR to adversely modify or revoke the Regular License. Any of these failures could materially and adversely impact the Group's business, financial condition and results of operations.

Changes in public acceptance of gaming in the Philippines may adversely affect City of Dreams Manila

Public acceptance of gaming changes periodically in various gaming locations in the world and represents an inherent risk to the gaming industry. In addition, the Catholic Church, community groups, non-governmental organizations and individual government officials have, on occasion, taken strong and explicit stands against gaming. PAGCOR has, in the past, been subject to lawsuits by individuals trying to halt the construction of casinos in their communities. Church leaders have on occasion called for the abolition of PAGCOR. There can be no guarantee that negative sentiments will not be expressed in the future against City of Dreams Manila or integrated casino resorts in general, which may reduce the number of visitors to City of Dreams Manila and materially and adversely affect the Group's business, financial condition and results of operations.

MCE Leisure may be unable to successfully register City of Dreams Manila as a tourism enterprise zone with the Philippine Tourism Infrastructure and Enterprise Zone Authority, an agency of the Philippine Department of Tourism ("TIEZA")

While MCE Leisure intends to apply for a designation as a tourism enterprise with TIEZA, there can be no assurance that TIEZA will approve the designation of MCE Leisure as a tourism enterprise. If MCE Leisure is unable to register as a tourism enterprise with TIEZA, it will not be entitled to certain fiscal incentives provided to some of MCE Leisure's competitors that may be registered as tourism enterprises under TIEZA. For example, MCE Leisure's liability for VAT on its sales largely depends on whether it may avail itself of tax incentives under TIEZA. If tax incentives under TIEZA are not available to MCE Leisure, it will be liable for VAT and these factors may result in a material adverse effect on the Group's business and prospects, financial condition, results of operations and cash flows.

In addition, if MCE Leisure is able to register as a tourism enterprise with TIEZA, it will then be required to withdraw its current registration as a tourism economic zone enterprise with PEZA. The process of shifting from a Tourism Economic Zone Enterprise under PEZA to a tourism enterprise under TIEZA is uncertain. There is also uncertainty with respect to the fiscal incentives that may be provided to a registered tourism enterprise under TIEZA. Any of the foregoing results could have a material adverse effect on the Group's and/or our business, financial condition and results of operations.

If the Group successfully registers with TIEZA and is entitled to an income tax holiday, it is entitled to an option to be subject to a special tax rate of 5% on gross income. If the Group exercises such option, its sales for non-gaming operations may be exempted from VAT, which is currently levied at a rate of 12% of gross selling price or gross value in money of the goods or properties sold. Any VAT liability may result in a material adverse effect on the Group's business and prospects, financial condition, results of operations and cash flows.

However, several House Bills and Senate Bills are currently pending in Congress with the view of rationalizing fiscal incentives which are currently granted to certain enterprises and activities, including tourism enterprises. It is uncertain what the effect will be on the incentives currently granted to qualified tourism enterprises under the Tourism Act, if and when such bills are passed into law.

Risks relating to the requirements imposed by PAGCOR

City of Dreams Manila's gaming areas may only legally operate under the Regular License granted by PAGCOR, which imposes certain requirements on the Licensees. Compliance with the terms of the Regular License depends to a certain degree on the actions of the Philippine Parties. The Philippine Parties are composed of separate corporate entities over which the MCE Holdings Group has no control.

The Regular License is also subject to suspension or termination upon the occurrence of certain events. The requirements imposed by the Regular License include, among others:

- to pay license fees monthly to PAGCOR;
- not to exceed a 70:30 debt-to-equity ratio for each of the Licensees;

- to hire locally at least 95.0% of total employees of City of Dreams Manila;
- to remit 2.0% of certain casino revenues to a foundation devoted to the restoration of cultural heritage and 5.0% of certain non-gaming revenues to PAGCOR; and
- to operate only the authorized casino games approved by PAGCOR.

Moreover, certain provisions and requirements of the Regular License are open to different interpretations and have not been tested in courts or made subject to more detailed interpretative rules. There is no guarantee that the MCE Holdings Group's proposed mode of compliance with these or other requirements of the Regular License will be free from administrative or judicial scrutiny in the future. Any difference in interpretation between PAGCOR and the Group with respect to the Regular License could result in sanctions against the MCE Holdings Group, including fines or other penalties, such as suspension or termination of the Regular License.

There can be no assurance that the Licensees will be able to continuously comply with all of the Regular License's requirements, or that the Regular License will not be modified to contain more onerous terms or amended in such a manner that would cause the Licensees to lose interest in the operation of City of Dreams Manila. If the Regular License is materially altered or revoked for any reason, including the failure by the Licensees to comply with its terms, the Group may be required to cease City of Dreams Manila's gaming operations, which would have a material adverse effect on the Group's business, financial condition and results of operations. In addition, a failure in the internal control systems of MCE Leisure may cause PAGCOR to adversely modify or revoke the Regular License. Finally, the Regular License will terminate in 2033, coinciding with the PAGCOR Charter's termination, and there is no guarantee that the PAGCOR Charter or the Regular License will be renewed.

In addition, City of Dreams Manila's gaming operations is highly regulated in the Philippines. As PAGCOR is also a gaming operator, there can be no assurance that PAGCOR will not withhold certain approvals from the MCE Holdings Group in order to favor its own gaming operations. PAGCOR may also modify or impose additional conditions on its licensees or impose restrictions or limitations on MCE Leisure's casino operations that would interfere with MCE Leisure's ability to provide VIP services, which could adversely affect the Group's business, financial condition and results of operations.

City of Dreams Manila may be required to obtain an additional legislative franchise, in addition to its Regular License

On March 5, 2012, the House of Representatives approved House Bill 5682, reverting to the Congress the right to grant legislative franchises to operators of games of chance, cards and numbers. Under House Bill 5682, PAGCOR will be prohibited from issuing casino, gaming and other similar licenses to operate without legislative franchises. Under House Bill 5682, the Licensees will be required to obtain from the Congress a legislative franchise to operate gambling casinos, gaming clubs and other similar gambling enterprises within one year from the date of the proposed law's effectiveness. Non-compliance will be subject to cancellation of the license issued by PAGCOR. Further, House Bill 5682 provides that Congress shall have the authority to alter, amend or repeal any existing franchise, contract or similar arrangement when it is in the interest of the general welfare of the public.

It is not yet known if House Bill 5682, in its current form, will be approved by the Senate or signed into law by the President. In the event that House Bill 5682 is signed into law, City of Dreams Manila may be required to obtain an additional legislative franchise in addition to its Regular License and there can be no assurance that such a franchise, which generally requires legislative approval after public hearings, will be granted. In addition, the Regular License may be subject to amendment or repeal in the event that Congress determines that the common good so requires. In the event City of Dreams Manila is not granted any required franchise, or the Regular License is materially amended or repealed, the operation of City of Dreams Manila may cease, which would have a material adverse effect on the Group's business, financial condition and results of operations.

The Licensees may be subject to corporate income tax unless the courts affirm the tax exemption in favor of holders of PAGCOR licenses

The Licensees may be subject to corporate income tax at the rate of 30.0% despite that they are entitled to pay license fees to PAGCOR "in lieu of all taxes" pursuant to the Regular License. In March 2011, the Supreme Court pronounced the fact that PAGCOR's exemption from corporate income tax under the PAGCOR Charter was implicitly revoked and PAGCOR has been removed from the list of government owned and controlled corporations

that are exempt from paying corporate income tax. In relation to this, in April 2013, the Bureau of Internal Revenue issued a Revenue Memorandum Circular indicating that PAGCOR and its licensees and contractees are subject to corporate income tax on its operations of gambling, casinos, gaming clubs and other similar recreation or amusement places and gaming pools. To mitigate the effects of the Supreme Court decision, PAGCOR, in May 2014, issued a regulation allowing the Licensees and the other casino operators a ten percent (10%) temporary reduction of the monthly Licensee Fees to be remitted to PAGCOR. This 10% will be used to pay any corporate income tax that may levied against the Licensees and the other casino operators at the end of the fiscal year, and any remaining amount after paying the said tax shall be remitted to PAGCOR.

In February 2015, the Supreme Court issued a decision stating that PAGCOR's income from its gaming operations can only be subject to a five percent (5%) franchise tax, and not to corporate income tax. The Supreme Court ruled that despite amendments to the National Internal Revenue Code, the PAGCOR Charter remains in effect, and thus, income from gaming operations shall not be subject to corporate income tax. However, the decision is not yet final at this point and may still be subject to a motion for reconsideration.

Furthermore, House Bill No. 4934 was introduced in the House of Representatives of the Philippines which seeks to amend the provisions of the Philippines' National Internal Revenue Code and levy a standard five percent (5%) franchise tax against all casino operators, in lieu of all national and local Philippine taxes. If passed into law, this will ensure that no casino operator will be subjected to corporate income tax (or any other tax on the casino operators' business) and will only be subjected to a standard 5% franchise tax on gross revenue or earnings. This House Bill, however, is still the subject of deliberations and will still need to be approved by the Committee on Games and Amusement before it can be presented to the members of the House of Representatives for voting. There is also no assurance that the Senate of the Philippines will also approve the said bill to be enacted into law.

The Licensees may further be subject to other form of taxes that may be implemented by the Philippine government in the future.

MCP is exposed to risks in relation to MCP's previous business activities and industry

Prior to the acquisition of the Company by MCE, MCP's primary business was the manufacture and processing of pharmaceutical products. The pharmaceuticals industry is highly regulated in the Philippines and abroad. There can be no assurance that MCP will not, in the future, be involved in or subject to, claims, allegations or suits with respect to, its previous activities in the pharmaceutical industry, for which MCP may not be insured fully or at all. Although MCP has indemnities as to certain liabilities or claims or other protections put in place, any adverse claim or liability imputed to MCP with respect to its previous business activities could have a material adverse effect on its business and prospects, financial condition, results of operations and cash flow.

Risks relating to the country in general

All of the Group's businesses and assets are in the Philippines and its performance will depend to a substantial degree on the performance of the Philippine economy. The Group's gaming business is also vulnerable to global and regional economic downturns and may cause the Group difficulty raising sufficient capital to expand its operations in the future.

Risks Relating to Our Financing and Indebtedness

Our City of Dreams Manila operations may be restricted by the terms of its ₱15 billion aggregate principal amount of senior notes, with a maturity date of January 24, 2019 (the "Senior Notes"), which could limit our ability to plan for or react to market conditions or meet our capital needs. The indenture governing the Senior Notes includes a number of significant restrictive covenants. Such covenants restrict, among other things, the ability of MCP and its subsidiaries, including MCE Leisure to:

- incur or guarantee additional indebtedness;
- sell all or substantially all of MCP or any of its subsidiaries' assets;
- create liens on assets; and
- effect a consolidation or merger.

These covenants could limit our ability to plan for or react to market conditions or to meet our capital needs. Our ability to comply with these covenants may be affected by events beyond our control, and we may have to curtail some of our operations and growth plans to maintain compliance.

PRESENT INVESTMENTS AND ACTIVITIES

From March 20, 2013, upon completion of the reverse acquisition of MCE Holdings Group, and as of the date of this report, the following are the investments of the Company:

MCE Holdings (Philippines) Corporation

MCE Holdings was incorporated and registered with the SEC on August 13, 2012 as an investment holding company. It is 100% owned by the Company. It beneficially owns all of the shares in MCE Holdings No. 2.

MCE Holdings No. 2 (Philippines) Corporation

MCE Holdings No. 2 was incorporated and registered with the SEC on August 22, 2012 as an investment holding company. It is 100% indirectly owned by the Company. It beneficially owns all of the shares in MCE Leisure.

MCE Leisure (Philippines) Corporation

MCE Leisure was incorporated and registered with the SEC on August 30, 2012 to develop and operate tourist facilities, including hotel casino entertainment complexes with hotel, retail and amusement areas and themed development components, which were further expanded to include casino gaming activities. It is 100% indirectly owned by the Company.

SUBSEQUENT EVENTS

There have been no events subsequent to year end which require adjustment of our disclosure in the consolidated financial statements or notes thereto.

Item 2. Properties²

As of December 31, 2015, on a consolidated basis, the property and equipment of the Group amounted to ₱32,939,887 as compared to ₱32,830,332 as of December 31, 2014.

Currently, the Group does not own any real property. However, City of Dreams Manila is situated on a 6.2-hectare land situated in Asean Avenue in Parañaque City, in which the land and the buildings used are leased by MCE Leisure from Belle under the terms of a contract of lease entered into on October 25, 2012 which became effective on March 13, 2013.

Part of the land leased by Belle to MCE Leisure is leased by Belle from the Social Security System under a lease agreement between Belle and the Social Security System.

Under the Lease Agreement, the land and certain of the buildings were leased with effect from March 13, 2013. Thereafter, the remaining buildings were leased to MCE Leisure as those parts of the building shells were constructed. The lease continues until termination of the Operating Agreement entered into between the Company's subsidiaries and Belle (for itself and on behalf of SMIC and PLAI) on March 13, 2013 (unless terminated earlier in accordance with its terms).

Rent is payable on a monthly basis, and the rental amounts are based on a fixed schedule of rates subject to annual escalation and any subsequent changes in the terms of the Lease Agreement. After a certain period, the annual rent payable will be re-rated based on the Consumer Price Index for the relevant period of the Lease Agreement.

² In thousands of Philippine peso.

Item 3. Legal Proceedings Affecting the Registrant or its Affiliates

We are currently a party to certain legal proceedings which relate to matters arising out of the ordinary course of our business. Based on the current status of such proceedings and the information currently available, our management does not believe that the outcome of such proceedings will have a material adverse effect on our business, financial condition or results of operations.

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

There were no matters submitted to a vote of the shareholders of the Company during the fourth quarter of 2015.

In the annual stockholders meeting held on May 18, 2015, the shareholders of the Company approved the following resolutions:

- (a) approval of the minutes of the last stockholders' meeting held on May 19, 2014;
- (b) approval of the Company's Audited Financial Statements for the year ended December 31, 2014;
- (c) election of Directors who would serve for the year 2015-2016;
- (d) appointment of SyCip, Gorres Velayo & Co. ("SGV & Co.") as the external auditors of the Company;
- (e) approval of the further amendment to the Amended Articles of Incorporation of the Company to amend the principal office address of the Company;
- (f) approval of the amendment of the share incentive plan (the "Share Incentive Plan") of the Company; and
- (g) ratification of actions taken by the Board of Directors and officers since the last annual stockholders' meeting held on May 19, 2014.

PART II - OPERATIONAL AND FINANCIAL INFORMATION

Item 5. Market Price of and Dividends on Issuer's Common Equity and Related Shareholder Matters

Market Information. All of the Company's issued shares are listed and traded on the Philippine Stock Exchange, Inc. ("**PSE**"). The following table indicates the high and low trading prices of the Company's shares in the PSE for the fiscal year 2014, 2015 and first quarter of 2016.

		HIGH	LOW
2016			
	First Quarter	2.99	1.15
2015			
	First Quarter	13.40	8.70
	Second	10.56	5.10
	Quarter		
	Third Quarter	8.22	3.71
	Fourth Quarter	4.20	1.86
2014			
	First Quarter	14.46	12.30
	Second	13.90	10.94
	Quarter		
	Third Quarter	13.30	11.02
	Fourth Quarter	15.20	12.20

Shareholders. The Company has a single class of common shares. As of March 31, 2016:

- (a) the percentage ownership of stockholders of record of the total outstanding shares of the Company was 12.11% Filipino and 87.89% Foreign;
- (b) the number of shares outstanding of the Company 5,643,355,478; and
- (c) the number of shareholders of the Company is 430.

The following are the Company's top 20 shareholders as of March 31, 2016:

	NAME	NO. OF SHARES HELD	% TO TOTAL OUTSTANDING SHARES
1	MCE (Philippines) Investments Limited	3,415,000,096*	60.51%
2	PCD Nominee Corporation (Non-Filipino)	1,370,883,952	24.29%
3	PCD Nominee Corporation (Filipino)	641,105,650	11.36%
4	MCE (Philippines) Investments No.2 Corporation	173,836,968	03.08%
5	F. Yap Securities, Inc.	37,859,200	00.67%
6	Jose Cuisia	187,500	00.00%
7	Victor Sy	187,500	00.00%
8	Lumen Tiaoqui	150,000	00.00%
9	Leonardo Chua Lian	150,000	00.00%
10	Josephine T. Willer	118,750	00.00%
11	Alexander S. Araneta	116,250	00.00%
12	Jose Marcel Enriquez Panlilio	112,500	00.00%
13	Bernard Ong and/or Conchita Ong	100,000	00.00%
14	Elena B. Alikpala	82,500	00.00%
15	Rosa T. Cabrera	75,000	00.00%
16	Rafael Uyguanco	75,000	00.00%
17	Ramon Cojuangco, Jr.	71,250	00.00%
18	Mario C. Tan	67,500	00.00%
19	Van Tan	65,000	00.00%
20	Judy Tan Reynolds	62,500	00.00%
	TOTAL	<u>5,640,307,116</u>	<u>99.95%</u>

^{*}Does not include the 509,999,000 shares lodged with the Philippine Depository and Trust Corporation.

Dividends Per Share. No dividend was declared for the year ended December 31, 2015.

Recent Sales of Unregistered or Exempt Securities, Including Recent Issuance of Securities Constituting an Exempt Transaction.

Pursuant to the Subscription and Share Sale Agreement, on March 20, 2013, the Company issued and MCE Investments subscribed to 2,846,595,000 common shares at the subscription price per share equivalent to the par value of ₱1.00 per share out of the increase in authorized capital stock of the Company from ₱900 million divided into 900 million shares to ₱5.9 billion divided into 5.9 billion shares, which increase in capital stock was approved by the SEC on April 8, 2013. The subscription of shares pursuant to an increase in capital stock is an exempt transaction under section 10.1 (i) of the Securities Regulation Code ("SRC").

Furthermore, pursuant to the Placing and Subscription Transaction, on April 24, 2013, a total of 981,183,700 shares of stock were offered and sold by MCE Investments by way of a private placement to various institutional investors, including the grant of the Over-allotment Option of up to 117,075,000 shares to the Stabilizing Agent. MCE Investments then used the proceeds of the placing transaction to subscribe to an equivalent number of 981,183,700 shares in the Company. The Stabilizing Agent exercised the Over-allotment Option on May 23, 2013 and subscribed to 36,024,600 common shares of MCP. MCE Investments then used the proceeds from the Over-allotment Option to subscribe to an equivalent number of 36,024,600 shares of the Company. The offer and the subscription of new shares as a result of the Placing and Subscription Transaction is an exempt transaction under section 10.1 (k) and (l) of the SRC.

On February 19, 2013, MCP's shareholders approved the Share Incentive Plan ("SIP" or the "Plan") to grant shares and options to qualified employees, directors, officers and other qualified persons at an exercise price and vesting periods to be determined by the Compensation Committee of the Board of Directors. On April 12, 2013, the SEC resolved that the issuance of the 131,578,947 common shares under the Plan was exempt from registration requirements under section 10.2 of the SRC.

On June 21, 2013, MCP's shareholders approved the amendment of the SIP made in order to comply with the relevant provisions of Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("HKLR") since MCE, an affiliate of the Company, is listed on The Stock Exchange of Hong Kong Limited. The amendments include, but not limited to, additional provisions for compliance with HKLR requirements (i) when awards are granted to "connected persons" (as such term is defined under HKLR); and (ii) on restriction on timing of grant of awards. On June 24, 2013, additional 44,214,138 common shares were granted exemption from registration by the SEC under section 10.2 of the SRC. On May 18, 2015, the shareholders of MCP approved the further amendment of the SIP to remove HKLR compliance provisions as a result of the delisting of MCE from The Stock Exchange of Hong Kong Limited ("HKSE"), which amendment is pending the approval of the SEC.

On June 28, 2013, 181,239,503 underlying shares related to shares and options under the SIP were granted, and MCP has filed a request for exemption for the issuance of the additional 5,446,418 common shares. On August 12, 2013, additional 5,446,418 common shares were granted exemption from registration by the SEC under section 10.2 of the SRC.

On April 22, 2014, the Board of Directors of MCP approved the issuance of an additional 13,585,772 shares to eligible employees, directors, officers and other qualified persons under the Company's SIP. On May 30, 2014, the SEC resolved that the issuance of the 13,585,772 common shares under the Plan was exempt from registration requirements under section 10.2 of the SRC.

On June 24, 2014, MCP and MCE Investments completed the 2014 Placing and Subscription Transaction, where a total of 485,177,000 shares of MCP were offered and sold by MCE Investments by way of a private placement to various institutional investors. MCE Investments then used the proceeds of the placing transaction to subscribe to an equivalent number of 485,177,000 shares in MCP. The offer and the subscription of new shares as a result of the 2014 Placing and Subscription Transaction is an exempt transaction under sections 10.1 (k) and (l) of the SRC.

On August 25, 2015, the Board approved the issuance of an additional 45,000,000 shares to eligible employees, consultants and directors of the Company, its parent and subsidiaries under the Company's SIP. The SEC approved the issuance of such additional shares on September 29, 2015.

On November 19, 2015, the Board of Directors of the Company approved the subscription by MCE Investments, and MCE Investments subscribed, to an additional 693,500,000 common shares of MCP, with a par value of ₱1.00 per share, at a subscription price of ₱3.90 per share, or a total subscription price of ₱2,704,650,000. The issuance of the additional shares as a result of the subscription is an exempt transaction under section 10.1 (k) of the SRC.

Item 6. Management's Discussion and Analysis of Financial Condition and Results of Operations

The following management's discussion and analysis relate to the consolidated financial information and operating results of the Group and should be read in conjunction with the accompanying consolidated financial statements and related notes of the Group as of December 31, 2015 and 2014, and for the years ended December 31, 2015, 2014 and 2013.

Overview and Plan of Operation

The Company, through its subsidiaries, is engaged in the development and operation of an integrated hotel, gaming, retail and entertainment complex within the Entertainment City. The Company's subsidiaries, MCE Holdings, MCE Holdings No. 2, and MCE Leisure, together with SMIC, Belle and PLAI, are the holders of the Regular License issued by PAGCOR for the development of City of Dreams Manila. The Company is an indirect subsidiary of MCE, a leading developer of integrated gaming resorts in Macau and other parts of Asia, and its subsidiary, MCE Leisure, is responsible for the furniture, fixtures and equipment (including gaming equipment), working capital expenses, non-real property improvements and personal property, as well as the management and operation of City of Dreams Manila. Belle, part of the SM Group and one of the largest conglomerates in the

Philippines with interests in retail, real estate development and banking, among others, is responsible for construction of the principal structures and fixtures of City of Dreams Manila.

City of Dreams Manila opened its doors to the public in December 2014 and marked the formal entry of MCE into the fast-growing and dynamic tourism industry in the Philippines. City of Dreams Manila had its grand opening on February 2, 2015. The new integrated casino resort at Entertainment City, Manila Bay, Manila, is solely operated and managed by MCE Leisure. The dynamic and innovative resort complex, located on an approximately 6.2 hectare site at the gateway to Entertainment City, includes entertainment, hotel, retail and dining and lifestyle experiences with aggregated gaming space, including VIP and mass market gaming facilities with up to approximately 380 gaming tables, 1,700 slot machines and 1,700 electronic table games. As of December 31, 2015, City of Dreams Manila has 261 gaming tables, 1,579 slot machines and 83 electronic table games in operation. The integrated resort features three distinctive entertainment venues, namely Manila's first branded Family Entertainment Center, a live performance central lounge inside the casino and two night clubs situated at the Fortune Egg, an architecturally-unique dome-like structure, which is accented with creative exterior lighting design. It is expected to become an iconic landmark of the Manila Bay area.

City of Dreams Manila delivers a distinct entertainment and hospitality experience to the Philippines and will ultimately play a key role in strengthening the depth and diversity of Manila's leisure, business and tourism offering, enhancing its growing position as one of Asia's premier leisure destinations. It has been developed to specifically meet the needs of the large, rapidly growing and increasingly diverse audience of leisure and entertainment seekers both in the Philippines and those visiting Manila from across the Asia region and around the world.

Activities of MCE Holdings Group

On July 5, 2012, MCE, through its indirect subsidiary, entered into a memorandum of agreement (the "MOA") with the SM Group, Belle and PLAI for the development of City of Dreams Manila. Further to the MOA, on October 25, 2012, the MCE Holdings Group entered into the Cooperation Agreement and other related arrangements with the SM Group, Belle and PLAI. MCE Leisure also entered into the Lease Agreement on October 25, 2012 with Belle for the lease of the land and buildings for City of Dreams Manila.

On March 13, 2013, the Cooperation Agreement and the Lease Agreement became effective upon the completion of the closing arrangement conditions, with minor changes to the original terms (except for certain provisions of the Cooperation Agreement which were effective on signing). In addition, the MCE Holdings Group and the Philippine Parties entered into the Operating Agreement on March 13, 2013, pursuant to which MCE Leisure has been granted the exclusive right to manage, operate and control City of Dreams Manila.

On December 19, 2013, MCE Leisure priced its ₱15 billion aggregate principal amount of Senior Notes at par, with a maturity date of January 24, 2019. The issuance of the Senior Notes was completed on January 24, 2014. The net proceeds from the issuance of Senior Notes were used for funding the City of Dreams Manila project, refinancing of debt and general corporate purposes.

PAGCOR issued the Regular License dated April 29, 2015 in replacement of the Provisional License to the Licensees for the operation of City of Dreams Manila. The Regular License has the same terms and conditions as the Provisional License and is valid until July 11, 2033.

Key Performance Indicators (KPIs)

We use the following KPIs to evaluate our casino operations, including table games and gaming machines:

- a. Adjusted EBITDA: Earnings before interest, taxes, depreciation and amortization, payments to the Philippine Parties, land rent to Belle, pre-opening costs, share-based compensation expenses, corporate expenses, property charges and others, and other non-operating income and expenses.
- b. Revenue Growth: Measures the percentage change in revenue over a period of time. It is regularly monitored on a per product and per client basis.
- c. Net Income: Measures the profitability of the Group.

- d. Basic Earnings Per Share: Measures how much a stockholder earns in the Net Income of the Group. Basic Earnings per share is calculated by dividing Net Income by the weighted number of common shares issued and outstanding during a particular period of time.
- e. Rolling chip volume: the amount of non-negotiable chips wagered and lost by the rolling chip market segment.
- f. Rolling chip win rate: rolling chip table games win (calculated before discounts and commissions) as a percentage of rolling chip volume.
- g. Mass market table games drop: the amount of table games drop in the mass market table games segment.
- h. Mass market table games hold percentage: mass market table games win as a percentage of mass market table games drop.
- i. Table games win: the amount of wagers won net of wagers lost on gaming tables that is retained and recorded as casino revenues.
- j. Gaming machine handle: the total amount wagered in gaming machines.
- k. Gaming machine win rate: gaming machine win expressed as a percentage of gaming machine handle.
- I. Average daily rate: calculated by dividing total room revenues including the retail value of promotional allowances (less service charges, if any) by total rooms occupied, including complimentary rooms, i.e., average price of occupied rooms per day.
- m. Occupancy rate: the average percentage of available hotel rooms occupied, including complimentary rooms, during a period.
- n. Revenue per available room or REVPAR: calculated by dividing total room revenues including the retail value of promotional allowances (less service charges, if any) by total rooms available, thereby representing a combination of hotel average daily room rates and occupancy.

These performance indicators are not applicable as of December 31, 2014 and 2013 as the Company and the Group only commenced commercial operations in late December 2014.

Results for the Year Ended December 31, 2015 Compared to the Year ended December 31, 2014

(in thousands of Philippine peso, exce	pt per share and % c	VERTICAL ANALYSIS		HORIZONTAL ANALYSIS		
	For the year ended December 31,	For the year ended December 31,	%to Revenues		% of Change Period	
	2015	2014	2015	2014	Inc / (Dec)	%
Net Operating Revenues						
Casino	11,901,497	299.991	87%	70%	11,601,506	3867%
Rooms	719,422	7,317	5%	2%		9732%
Food and beverage	677,380	26,154	5%	6%		2490%
Entertainment, retail and others	429,028	96,756	3%	22%		343%
Total net operating revenues	13,727,327	430,218	100%	100%		3091%
Operating costs and expenses						
Gaming tax and license fees	(3,404,915)	(64,077)	-25%	-15%	(3,340,838)	5214%
Inventories consumed	(784,678)	(27,918)	-6%	-6%	(756,760)	2711%
Employee benefit expenses	(3,980,364)	(2,796,583)	-29%	-650%	(1,183,781)	42%
Depreciation and amortization	(4,372,061)	(285,731)	-32%	-66%	(4,086,330)	1430%
Other expenses	(6,701,571)	(1,448,147)	-49%	-337%	(5,253,424)	363%
Payments to the Philippine Parties	(757,039)	(38,809)	-6%	-9%	(718,230)	1851%
Total operating costs and expenses	(20,000,628)	(4,661,265)	-146%	-1083%	(15,339,363)	329%
Operating loss	(6,273,301)	(4,231,047)	-46%	-983%	(2,042,254)	48%
Non-operating income (expenses)						
Interest income	14,203	42,887	0%	10%	(28,684)	-67%
Interest expenses, net of capitalized interest	(2,720,953)	(1,915,097)	-20%	-445%	(805,856)	42%
Amortization of deferred financing costs	(61,828)	(54,235)	0%	-13%	(7,593)	14%
Other finance fees	(47,832)	(44,776)	0%	-10%	(3,056)	7%
Foreign exchange loss, net	(30,691)	(101,013)	0%	-23%	70,322	-70%
Total non-operating expenses, net	(2,847,101)	(2,072,234)	-21%	-482%	(774,867)	37%
Loss before income tax	(9,120,402)	(6,303,281)	-66%	-1465%	(2,817,121)	45%
Income tax expense	(23,729)	-	0%	0%	(23,729)	N/A
Net loss	(9,144,131)	(6,303,281)	-67%	-1465%	(2,840,850)	45%
Other comprehensive income	-	-	0%	0%	-	N/A
Total comprehensive loss	(9,144,131)	(6,303,281)	-67%	-1465%	(2,840,850)	45%
Basic/diluted loss per share	(₱ 1.82)	(₱ 1.35)	0%	0%	(₱ 0.47)	35%

City of Dreams Manila had a soft opening on December 14, 2014 and a grand opening on February 2, 2015. As we only had half a month resort operations for the year ended December 31, 2014, our financial data presented above may not be comparable year-to-year.

Total comprehensive loss for the year ended December 31, 2015 was ₱9,144.1 million, an increase of ₱2,840.8 million, or 45%, from ₱6,303.3 million for the year ended December 31, 2014, which primarily related to the increase in total operating costs and expenses arising from the full year resort operations in 2015, as well as the interest expenses (net of capitalized interest) as a result of lower interest capitalization since the project completion in the first quarter of 2015, partially offset by operating revenues generated and decrease in foreign exchange loss during the year.

Revenue

Total net operating revenues were ₱13,727.3 million for the year ended December 31, 2015, representing an increase of ₱13,297.1 million or 3,091%, from ₱430.2 million for the year ended December 31, 2014. The increase in total net operating revenues was attributable to full year of resort operations in 2015.

Total net operating revenues for the year ended December 31, 2015 comprised of ₱11,901.5 million of casino revenues, representing 87% of total net operating revenues, and ₱1,825.8 million of non-casino revenues. Total net operating revenues for the year ended December 31, 2014 of ₱430.2 million comprised of ₱300.0 million of casino revenues, representing 70% of total net operating revenues, and ₱130.2 million of non-casino revenues.

Casino. Casino revenues for the year ended December 31, 2015 were ₱11,901.5 million, representing 87% of total net operating revenues, including VIP gaming revenues, mass table games and gaming machine revenues.

Rolling chip volume for the year ended December 31, 2015 was ₱150.6 billion. Rolling chip win rate (calculated before discounts and commissions) was 2.3%. Our expected win rate was 2.7% to 3.0%. In the mass market table games segment, mass market table games drop was ₱20.1 billion for the year ended December 31, 2015. The mass market table games hold percentage was 26.3% for the year ended December 31, 2015. Average number of table games and average number of gaming machines for the year ended December 31, 2015 were 263 and 1,709, respectively. Average net win per table game per day and average net win per gaming machine per day for the year ended December 31, 2015 were ₱93,525 and ₱7,782, respectively. Casino revenues for the year ended December 31, 2014 were ₱300.0 million, representing 70% of total net operating revenues, include mass tables games and gaming machines revenues.

Rooms. Room revenues for the year ended December 31, 2015 were ₱719.4 million, representing 5% of total net operating revenues, mainly come from Crown Towers Hotel, Nobu Hotel and Hyatt City of Dreams Manila. City of Dreams Manila's average daily rate, occupancy rate and REVPAR were ₱8,702, 85.9% and ₱7,471, respectively. Room revenues for the year ended December 31, 2014 were ₱7.3 million, representing 2% of total net operating revenues, mainly come from Nobu Hotel and Hyatt City of Dreams Manila.

Food, beverage and others. Food, beverage and other revenues for the year ended December 31, 2015 included food and beverage revenues of ₱677.4 million and entertainment, retail and other revenues of ₱429.0 million. Other non-casino revenues for the year ended December 31, 2014 included food and beverage revenues of ₱26.2 million and entertainment, retail and other revenues of ₱96.8 million.

Operating costs and expenses

Total operating costs and expenses were ₱20,000.6 million for the year ended December 31, 2015, representing an increase of ₱15,339.3 million, from ₱4,661.3 million for the year ended December 31, 2014. The increase in operating costs was attributable to full year of resort operations in 2015.

Gaming tax and license fees for the years ended December 31, 2015 and 2014 amounted to ₱3,404.9 million and ₱64.1 million respectively. The increase was in-line with the increased casino revenues. Please refer to Note 2 to the audited consolidated financial statements for the nature and details.

Inventories consumed for the years ended December 31, 2015 and 2014 amounted to ₱784.7 million and ₱27.9 million respectively - represented the gaming playing cards and dice consumed, retail merchandise, food and beverage items and certain operating supplies consumed during the years ended December 31, 2015 and 2014.

Employee benefit expenses for the year ended December 31, 2015 amounted to ₱3,980.4 million, as compared to ₱2,796.6 million for the year ended December 31, 2014, which primarily consisted of basic salaries, allowances and bonus, consultancy fee in consideration for share awards, share-based compensation expenses, retirement costs - defined contribution plans and obligations and other employee benefit expenses. The increase was in-line with the full year operation of the resort.

Depreciation and amortization for the year ended December 31, 2015 of \$\frac{1}{2}4,372.0\$ million consisted of depreciation for property and equipment of \$\frac{1}{2}4,318.4\$ million, amortization of contract acquisition costs of \$\frac{1}{2}52.1\$ million and amortization of other intangible assets of \$\frac{1}{2}1.5\$ million, as compared to \$\frac{1}{2}285.7\$ million for the year ended December 31, 2014, which consisted of depreciation for property and equipment of \$\frac{1}{2}23.6\$ million and amortization of contract acquisition costs of \$\frac{1}{2}52.1\$ million respectively. The increase was primarily due to more property and equipment being put into use upon grand opening during the year ended December 31, 2015.

Other expenses for the year ended December 31, 2015 amounted to ₱6,701.6 million, as compared to ₱1,448.1 million for the year ended December 31, 2014, primarily consisted of provision for input VAT, rental expenses, management fee expenses, facilities expenses, supplies expenses, advertising, marketing, promotional and entertainment expenses, taxes and licenses, other gaming operations expenses, office and administrative expenses and operating expenses and others. The increase was primarily attributable to the opening of the property and consisted of (i) ₱454.2 million of higher management fee expenses; (ii) ₱699.1 million higher facilities expenses; (iii) ₱1,090.5 million higher other gaming operations expenses; (iv) ₱214.6 million higher supplies expenses; (v) ₱1,045.5 million higher advertising, marketing, promotional and entertainment expenses; (vi) ₱168.1 million higher office and administrative expenses; (vii) ₱154.5 million higher other general operating costs and (viii) ₱1,427.0 million of provision for input VAT primarily pertaining to certain construction of City of Dreams Manila expected to be non-recoverable.

Payments to the Philippine Parties represented the agreed upon payments to PLAI calculated in accordance with the Operating Agreement dated March 13, 2013 and related supplementary agreements.

Non-operating expenses, net

Interest income of ₱14.2 million for the year ended December 31, 2015, as compared to ₱42.9 million for the year ended December 31, 2014, represented the bank interest income mainly generated from net proceeds from the short-term fixed deposits. The decrease was due to less deposits being placed at the bank during the year ended December 31, 2015 compared to the same period in 2014.

Interest expenses (net of capitalized interest) mainly representing the interest expenses on Senior Notes and obligations under finance lease in relation to the Lease Agreement of the building with Belle, amounted to ₱2,721.0 million for the year ended December 31, 2015 as compared to ₱1,915.1 million for the year ended December 31, 2014. The increase was primarily due to lower interest capitalization of ₱82.7 million (2014: ₱734.1 million) as the project moved to completion since the first quarter of 2015.

Amortization of deferred financing costs amounted to \$\mathbb{P}61.8\$ million and \$\mathbb{P}54.2\$ million for the years ended December 31, 2015 and 2014 respectively, representing deferred financing costs capitalized for the Senior Notes which is effective from January 2014.

Other finance fees amounted to \$\frac{1}{2}47.8\$ million and \$\frac{1}{2}44.8\$ million for the years ended December 31, 2015 and 2014 respectively, representing the gross receipt tax in relation to the interest payment of Senior Notes issued in January 2014.

Foreign exchange loss, net of ₱30.7 million for the year ended December 31, 2015 was mainly due to the translation of foreign currency denominated bank balances and payables at the year-end closing rate. Because Philippine Peso fluctuated against H.K. Dollar and U.S. Dollar during the year ended December 31, 2015, foreign exchange loss decreased by ₱70.3 million from ₱101.0 million for the year ended December 31, 2014 as a result of the foreign exchange revaluation on foreign currencies payables/USD denominated bank accounts during the year.

Income tax expense

The provision for current income tax for the year ended December 31, 2015 represents tax provided by the Group on its taxable income for the year. Please refer to Note 20 to the audited consolidated financial statements for the nature and details of the provision for income tax for the year ended December 31, 2015.

Net loss

As a result of the foregoing, the Group incurred net loss of ₱9,144.1 million for the year ended December 31, 2015, as compared to ₱6,303.3 million for the year ended December 31, 2014.

Adjusted EBITDA

Adjusted EBITDA is earnings before interest, taxes, depreciation, amortization, payments to the Philippine Parties, land rent to Belle, pre-opening costs, share-based compensation expenses, corporate expenses, property charges and others and other non-operating income and expenses. Adjusted EBITDA were ₱2,520.2 million and ₱5.1 million for the years ended December 31, 2015 and 2014, respectively.

Our management uses Adjusted EBITDA to measure the operating performance of City of Dreams Manila, and to compare the operating performance of our property with those of our competitors. Adjusted EBITDA is also presented as supplemental disclosures because management believes they are widely used to measure performance and as a basis for valuation of gaming companies. Our management also uses Adjusted EBITDA because they are used by some investors as a way to measure a company's ability to incur and service debt, make capital expenditures and meet working capital requirements. Gaming companies have historically reported similar measures as a supplement to financial measures in accordance with generally accepted accounting principles. However, Adjusted EBITDA should not be considered in isolation, construed as an alternative to profit or operating profit, treated as an indicator of our PFRS operating performance, other operating operations or cash flow data, or interpreted as an alternative to cash flow as a measure of liquidity. Adjusted EBITDA presented in this announcement may not be comparable to other similarly titled measures of other companies' operating in the gaming or other business sectors. While our management believes these figures may provide useful additional

information to investors when considered in conjunction with our financial statements and other information in this quarterly report, less reliance should be placed on Adjusted EBITDA as a measure in assessing our overall financial performance.

Trends, Events or Uncertainties Affecting Recurring Revenues and Profits

The Group is exposed, among others, to a number of trends, events, uncertainties and risks (please refer to the section entitled "Discussion of Risks" in this report) which can affect its recurring revenues and profits. These include levels of general economic activity, as well as certain cost items, such as operating cost, labor, fuel and power. The Group will collect revenues and pay expenses in various currencies and the appreciation and depreciation of other major currencies against the Philippine peso may have a negative impact on the Group's reported levels of revenues and profits.

Financial Condition and Balance Sheet

The consolidated balance sheet of the Group as of December 31, 2015 with variance against December 31, 2014 is discussed, as follows:

(in thousands of Philippine peso, except per share and % of	hange data)		VERTICAL ANALYSIS		HORIZONTAL ANALYSIS	
	December 31,	December 31,	% to Total Assets		% of Change in Prior Period	
ASSETS	2015	2014	2015	2014	Inc / (Dec)	%
Current assets	2013	2014	2013	2014	ilic / (Dec)	/0
Cash and cash equivalents	7.460.229	7.651.187	17%	16%	(190,958)	-29
Restricted cash	42,525	2,230,850	0%	5%	(2,188,325)	-27 -989
	1,283,575	24.719	3%	0%	1,258,856	5093%
Accounts receivable, net Inventories	268,819	194,609	1%	0%	74,210	389
Prepayments and other current assets	194,423	184,957	0%	0%	9,466	59
Amount due from a shareholder	5,588	5,425	0%	0%	163	39
Amount due from ultimate holding company	175,557	5,425	0%	0%	175,557	N/
Amount due from an affiliated company	455	<u>-</u>	0%	0%	455	N/A
Total current assets	9,431,171	10,291,747	21%	22%	(860,576)	-89
Total current assets	9,431,171	10,291,747	2170	2270	(000,576)	-07
Noncurrent assets						
Property and equipment, net	32,939,887	32,830,332	74%	69%	109,555	0%
Contract acquisition costs, net	915,965	968,058	2%	2%	(52,093)	-5%
Other intangible assets, net	7,176	8,698	0%	0%	(1,522)	-179
Other noncurrent assets	1,462,673	3,624,180	3%	8%	(2,161,507)	-60%
Deferred tax asset	881	23,729	0%	0%	(22,848)	-96%
Total noncurrent assets	35,326,582	37,454,997	79%	78%	(2,128,415)	-6%
Total assets	44,757,753	47,746,744	100%	100%	(2,988,991)	-6%
LIABILITIES AND EQUITY						
Current liabilities						
Accounts payable	150,806	160,219	0%	0%	(9,413)	-6%
Accrued expenses, other payables and other current liabilities	8,203,747	4,631,506	18%	10%	3,572,241	779
Current portion of obligations under finance lease	1,401,702	1,041,760	3%	2%	359,942	35%
Amount due to ultimate holding company	1,401,702	58,363	0%	0%	(58,363)	-100%
Amount due to immediate holding company Amount due to immediate holding company	7,357	889,239	0%	2%	(881,882)	-1007
Amounts due to affiliated companies	609.951	834,384	1%	2%	(224,433)	-997 -279
Income tax payable	170		0%	0%	(3,712)	-279 -969
Total current liabilities	10,373,733	3,882 7,619,353	23%	16%	2,754,380	-969 369
Total current liabilities	10,373,733	7,019,333	23/0	10 /0	2,734,300	30 /
Noncurrent liabilities						
Long-term debt, net	14,782,352	14,720,524	33%	31%	61,828	0%
Noncurrent portion of obligations under finance lease	12,744,835	12,378,968	28%	26%	365,867	3%
Deferred rent liability	176,508	122,131	0%	0%	54,377	45%
Retirement liability	23,617	-	0%	0%	23,617	N/A
Other noncurrent liabilities	48,638	18,357	0%	0%	30,281	165%
Total noncurrent liabilities	27,775,950	27,239,980	62%	57%	535,970	29
Equity						
Capital stock	5,643,355	4,911,480	13%	10%	731,875	15%
Additional paid-in capital	21,932,963	19,647,157	49%	41%	2,285,806	129
Share-based compensation reserve	606,279	759,248	1%	2%	(152,969)	-20%
Equity reserve	(3,613,990)	(3,613,990)	-8%	-8%	- 1	09
Accumulated deficits	(17,960,537)	(8,816,484)	-40%	-18%	(9,144,053)	1049
Total equity	6,608,070	12,887,411	15%	27%	(6,279,341)	-49%
Total equity and liabilities	44,757,753	47,746,744	100%	100%	(2,988,991)	-6%

Current assets

Cash and cash equivalents decreased by ₱191.0 million, which is the net result of the payments made for the capital and operating expenditures. Please see below "Liquidity and Capital Resources" for cash flow analysis for the year ended December 31, 2015.

Restricted cash as of December 31, 2015 represents escrow account that is restricted for foundation fee payable in accordance with the terms of the Regular/Provisional License. Restricted cash as of December 31, 2014 represented the US\$50 million minimum requirement on the escrow account as required under the Regular/Provisional License granted by PAGCOR. Such account was released as approved by PAGCOR on May 7, 2015.

Accounts receivable, net, increased by ₱1,258.9 million, which is mainly attributable to casino, hotel and F&B receivables, which is in-line with full year of operations. Please refer to Note 7 to the audited consolidated financial statements for the details and aging of the accounts receivable, net as of December 31, 2015.

Inventories increased by ₱74.2 million, which mainly consisted of gaming inventories, retail merchandise, food and beverage items and certain operating supplies, which was in-line with the increased business volumes upon resort opening.

Prepayments and other current assets increased by \$9.5 million, which was primarily due to increase in (i) deposit for acquisition of inventory of \$\frac{1}{2}3.0\$ million; (ii) prepaid facilities expenses of \$\frac{1}{2}53.5\$ million; (iii) rental and other receivables, net, of \$\frac{1}{2}3.6\$ million; (iv) creditable withholding tax of \$\frac{1}{2}15.8\$ million; (v) a net increase in others of \$\frac{1}{2}5.7\$ million; partially offset by decrease in (vi) prepaid advertising, marketing, promotional and entertainment expenses of \$\frac{1}{2}83.7\$ million and (vii) prepaid employee benefit expenses of \$\frac{1}{2}7.4\$ million.

Amount due from ultimate holding company of ₱175.6 million mainly represented the share based compensation costs for MCP directors recharged to MCE for the years ended December 31, 2015, 2014 and 2013. Please refer to Note 18 to the audited consolidated financial statements for the nature and details of the related party transactions for the year ended December 31, 2015.

Noncurrent assets

Property and equipment increased by \$\mathbb{P}\$109.6 million, mainly due to the additional capital expenditures in construction in progress of \$\mathbb{P}\$1,741.3 million and recognition of operating equipment of \$\mathbb{P}\$2,693.9 million incurred during the year ended December 31, 2015, which were partially offset by the depreciation of \$\mathbb{P}\$4,325.6 million for these operating equipment during the year. During the year ended December 31, 2015, construction in progress of \$\mathbb{P}\$5,746.2 million was transferred to operating equipment.

Contract acquisition costs decreased by ₱52.1 million, mainly due to the amortization for the year ended December 31, 2015.

Other intangible assets represent the license fees incurred for the right to the use of certain third party trademarks for City of Dreams Manila. The balance decreased by ₱1.5 million during the year as a result of amortization on a straight line basis over the license term of 5 years from February 14, 2015, the opening date of the attraction.

Other noncurrent assets decreased by \$\frac{1}{2}\$,161.5 million primarily due to (i) the decrease of advance payments and deposits for acquisition of property and equipment of \$\frac{1}{2}\$,398.7 million as a result of capitalization of those costs to property and equipment during the year; (ii) decrease in input VAT, net of \$\frac{1}{2}\$858.0 million as a result of provision for input VAT of \$\frac{1}{2}\$,427.0 million during the year; partially offset by (iii) increase in security and rental deposits and other non-current assets and deposits as well as noncurrent portion of prepaid rent of \$\frac{1}{2}\$95.2 million.

Current liabilities

Accounts payable of ₱150.8 million represented the payables to suppliers with products and services such as playing cards and marketing.

Accrued expenses, other payables and other current liabilities increased by ₱3,572.2 million, which is mainly related to increase in (i) gaming tax and license fees of ₱1,624.3 million as a result of increased casino revenues; (ii) outstanding gaming chips and tokens of ₱1,219.3 million, which is in-line with the increase in credit markers during the year; (iii) restricted cash refundable to the Philippine Parties of ₱1,104.5 million and (iv) net increase in

others of ₱707.3 million; partially offset by the decrease in (v) accruals for acquisition of property and equipment by ₱1,083.2 million.

Current portion of obligations under finance lease comprised of the building lease portion. It represented the lease payments that are due within one year. The increase during the year was mainly due to (i) the finance lease charges of ₱1,500.3 million recognized during the year, partially offset by (ii) the lease payments made amounting to ₱1,022.6 million during the year and (iii) reclassification of December scheduled installments ₱117.8 million to unpaid portion of finance lease obligation under accrued expenses.

Amounts due to affiliated companies, ultimate holding company and immediate holding company decreased by \$\mathbb{P}\$1,164.7 million, which primarily resulted from the repayment made during the year. Please refer to Note 18 to the audited consolidated financial statements for the nature and details of the related party transactions for the year ended December 31, 2015.

Noncurrent liabilities

Long-term debt of ₱14.8 billion represents the Senior Notes which will mature in 2019 and priced at par of 100% of the principal amount of ₱15.0 billion, net of ₱217.6 million unamortized deferred financing costs, and offered to certain primary institutional lenders as noteholders through a private placement in the Philippines, issued on January 24, 2014. The increase during the year solely resulted from the amortization of deferred financing costs of ₱61.8 million for the year.

Non-current portion of obligations under finance lease increased by ₱365.9 million. It represented the lease payments that are due more than one year.

Deferred rent liability represented the difference between the amount of effective rent on leased land recognized in the consolidated statement of comprehensive income and actual payment made. The amount is not expected to be reversed within one year.

Retirement liability of ₱23.6 million represented the retirement costs recognized as of December 31, 2015 based on the provisions of Republic Act No. 7641, otherwise known as the "Retirement Pay Law." Please refer to Note 23 to the audited consolidated financial statements for the details.

Other non-current liabilities represented the retail tenants' deposits and other payables which are due more than one year.

Equity

Capital stock and additional paid-in capital increased by ₱731.9 million and ₱2,285.8 million, respectively, as of December 31, 2015 as compared to December 31, 2014, which was mainly due to the issuance of (i) 693,500,000 number of common shares with par value of ₱1 per share at a total consideration of ₱2,704.7 million and (ii) 38,375,178 number of restricted shares vested during the year ended December 31, 2015.

Share-based compensation reserve decreased by ₱152.9 million mainly due to the transfer of ₱329.6 million to capital stock/additional paid-in capital as a result of 38,375,178 number of restricted shared vested mentioned above; partially offset by the recognition of share-based payments of ₱176.7 million during the year ended December 31, 2015.

Equity reserve consisted of the net difference between the cost of MCP to acquire MCE Holdings Group and the legal capital of the latter at the date of reverse acquisition, plus the retained earnings of MCP as of December 19, 2012, the date when MCP was acquired by MCE. The amount remained unchanged as of December 31, 2015 as compared to December 31, 2014.

Deficit increased by ₱9,144.0 million to ₱17,960.5 million as of December 31, 2015, from ₱8,816.5 million as of December 31, 2014, which was solely due to the net loss recognized during the year ended December 31, 2015.

Liquidity and Capital resources

The table below shows the Group's consolidated cash flows for the years ended December 31, 2015 and 2014, respectively:

	For the Year Ended December 31, 2015	For the Year Ended December 31, 2014	% Change
In thousands of Philippine peso, except % change data			
Net cash provided by (used in) operating activities	1,142,866	(4,154,244)	-128%
Net cash used in investing activities	(1,306,530)	(15,476,149)	-92%
Net cash (used in) provided by financing activities	(167,819)	18,811,633	-101%
Effect of foreign exchange on cash and cash equivalents	140,525	(129,895)	-208%
Net decrease in cash and cash equivalents	(190,958)	(948,655)	-80%
Cash and cash equivalents at beginning of year	7,651,187	8,599,842	-11%
Cash and cash equivalents at end of year	7,460,229	7,651,187	-2%

Cash and cash equivalents decreased by 2% as of December 31, 2015 compared to December 31, 2014 mainly due to the net effect of the following:

- For the year ended December 31, 2015, the Group recorded cash flow from operating activities of ₱1,142.9 million primarily attributable to the full year of operating performance at City of Dreams Manila as discussed in the aforesaid sections.
- Net cash used in investing activities amounted to ₱1,306.5 million for the year ended December 31, 2015, which primarily includes: (i) capital expenditure payments of ₱4,525.7 million; (ii) payment for other non-current assets of ₱62.2 million and (iii) advance payments and deposits for acquisition of property and equipment of ₱6.6 million; partially offset by (iv) net decrease in restricted cash of ₱2,188.3 million as discussed above; (v) escrow funds refundable to the Philippine Parties of ₱1,103.9 million in accordance with the Cooperation Agreement, which allowed MCP to withdraw US\$25.0 million from the escrow account for its free use.
- Net cash used in financing activities for the year ended December 31, 2015 mainly represented: (i) repayments of obligations under the finance lease of ₱1,079.5 million; (ii) interest and other finance fee payments for the Senior Notes of ₱985.3 million; (iii) repayments of ₱804.2 million to immediate holding company, partially offset by the net proceeds from issuance of capital stock of ₱2,701.2 million as discussed above.

The table below shows the Group's capital resources as of December 31, 2015 and December 31, 2014.

	As of December 31, 2015	As of December 31, 2014	% Change
In thousands of Philippine peso, except % change data			
Long-term debt, net	14,782,352	14,720,524	0%
Equity	6,608,070	12,887,411	-49%
	21,390,422	27,607,935	-23%

Total long-term debt and equity decreased by 23% to ₱21,390.4 million as of December 31, 2015, from ₱27,607.9 million as of December 31, 2014. The decrease was mainly due to (i) the net loss of ₱9,144.1 million during the year ended December 31, 2015; (ii) the recognition of share-based compensation reserve of ₱152.9 million; partially offset by (iii) the increase in capital stock and additional paid-in capital of ₱3,017.7 million; and (iv) the amortization of deferred financing costs of ₱61.8 million. There was no other change in our indebtedness as of December 31, 2015 as compared to December 31, 2014.

Results for the Year Ended December 31, 2014 Compared to the Year Ended December 31, 2013

(in thousands of Philippine peso, exce	pt per share and % c	hange data)	VERTICAL ANALYSIS		HORIZONTAL ANALYSIS		
	For the year ended December 31,	For the year ended December 31,	%to Revenues		% of Change from Prior Period		
	2014	2013	2014	2013	Inc / (Dec)	%	
Net Operating Revenues							
Casino	299,991	-	70%	0%	299,991	N/A	
Rooms	7,317	-	2%	0%		N/A	
Food and beverage	26,154	-	6%	0%		N/A	
Entertainment, retail and others	96,756	52.952	22%	100%	-, -	83%	
Total net operating revenues	430,218	52,952	100%	100%		712%	
Operating costs and expenses							
Gaming tax and license fees	(64,077)	-	-15%	0%	(64,077)	N/A	
Inventories consumed	(27,918)	-	-6%	0%	(27,918)	N/A	
Employee benefit expenses	(2,796,583)	(460,965)	-650%	-871%	(2,335,618)	507%	
Depreciation and amortization	(285,731)	(51,520)	-66%	-97%	(234,211)	455%	
Other expenses	(1,448,147)	(644,861)	-337%	-1218%	(803,286)	125%	
Payments to the Philippine Parties	(38,809)	-	-9%	0%	(38,809)	N/A	
Total operating costs and expenses	(4,661,265)	(1,157,346)	-1083%	-2186%	(3,503,919)	303%	
Operating loss	(4,231,047)	(1,104,394)	-983%	-2086%	(3,126,653)	283%	
Non-operating income (expenses)							
Interest income	42,887	54,506	10%	103%	(11,619)	-21%	
Interest expenses, net of capitalized interest	(1,915,097)	(1,316,877)	-445%	-2487%	(598,220)	45%	
Other finance fees	(44,776)	-	-11%	0%	(44,776)	N/A	
Foreign exchange loss, net	(101,013)	(112,195)	-23%	-211%	11,182	-10%	
Amortization of deferred financing costs	(54,235)	-	-13%	0%	(54,235)	N/A	
Other income	-	15,543	0%	29%	(15,543)	-100%	
Total non-operating expenses, net	(2,072,234)	(1,359,023)	-482%	-2566%	(713,211)	52%	
Net loss	(6,303,281)	(2,463,417)	-1465%	-4652%	(3,839,864)	156%	
Other comprehensive income	-	-	0%	0%	-	N/A	
Total comprehensive loss	(6,303,281)	(2,463,417)	-1465%	-4652%	(3,839,864)	156%	
Basic/diluted loss per share	(₱ 1.35)	(₱ 0.74)	0%	0%	(₱ 0.61)	82%	

City of Dreams Manila had its soft opening on December 14, 2014 and a grand opening on February 2, 2015. The Group incurred losses for the year ended December 31, 2014 and 2013 since the Group only had half a month resort operations in 2014. As a result thereof, our financial data presented above may not be comparable year-to-year.

Total comprehensive loss for the year ended December 31, 2014 was ₱6,303.3 million, representing an increase of ₱3,839.9 million, or 156%, from ₱2,463.4 million for the year ended December 31, 2013, which is primarily related to gaming tax and license fees, inventories consumed, employee benefit expenses, depreciation and amortization, other expenses, payments to the Philippine Parties, as well as the interest expenses (net of capitalized interest) and other finance fees as a result of continuous development of City of Dreams Manila, partially offset by operating revenues generated upon soft opening.

Revenue

Total net operating revenues was ₱430.2 million for the year ended December 31, 2014, representing an increase of ₱377.3 million, from ₱53.0 million for the year ended December 31, 2013.

Casino. Casino revenues for the year ended December 31, 2014 were ₱300.0 million, representing 70% of total net operating revenues, including mass table games and gaming machines revenues.

Rooms. Room revenues for the year ended December 31, 2014 were ₱7.3 million, representing 2% of total net operating revenues, mainly from Nobu Hotel and Hyatt City of Dreams Manila.

Food, beverage and others. Food, beverage and other revenues for the year ended December 31, 2014 included food and beverage revenues of ₱26.2 million and entertainment, retail and other revenues of ₱96.8 million. Prior year entertainment, retail and other revenues solely represent the reimbursement for the share based compensation costs for certain MCP directors recharged to MCE.

Operating costs and expenses

Total operating costs and expenses were ₱4,661.3 million for the year ended December 31, 2014, representing an increase of ₱3,503.9 million, from ₱1,157.3 million for the year ended December 31, 2013. The increase in operating costs was attributable to the continuous development of City of Dreams Manila and commencement of resort operations.

Gaming tax and license fees for the year ended December 31, 2014 amounted to ₱64.1 million and represent a percentage of gross gaming revenues which are directly remitted to PAGCOR.

Inventories consumed for the year ended December 31, 2014 amounted to ₱27.9 million and represent the retail merchandise, food and beverage items and certain operating supplies consumed during the year ended December 31, 2014.

Employee benefit expenses for the year ended December 31, 2014 amounted to ₱2,796.6 million, as compared to ₱461.0 million for the year ended December 31, 2013, which primarily consist of basic salaries, allowances and bonus, consultancy fee in consideration for share awards, share-based compensation expenses, retirement costs – defined contribution plans and other employee benefit expenses. The increase was in line with the increase in headcount during the year ended December 31, 2014.

Depreciation and amortization for the year ended December 31, 2014 of ₱285.7 million consist of depreciation for property and equipment of ₱233.6 million and amortization of contract acquisition costs of ₱52.1 million, respectively, as compared to depreciation for property and equipment of ₱8.1 million and amortization of contract acquisition costs of ₱43.4 million, respectively, for the year ended December 31, 2013. The increase was primarily due to more property and equipment being put into use upon opening during the year ended December 31, 2014.

Other expenses for the year ended December 31, 2014 amounted to ₱1,448.1 million, as compared to ₱644.9 million for the year ended December 31, 2013, which primarily consist of rental expenses, project management fee expenses, repairs and maintenance, advertising and marketing expenses, travel and entertainment, legal and other professional fees, taxes and licenses and other operating expenses. The increase was primarily attributable to (i) a one-off damaged furniture, fixtures and equipment written off of ₱155.2 million during the year ended December 31, 2014 as a result of a typhoon in July 2014; (ii) ₱100.9 million higher advertising and marketing expenses; (iii) ₱58.6 million for food and beverage testing fee; (iv) ₱34.1 million for room and food and beverage supplies; (v) ₱155.8 million for rental expenses; (vi) others of ₱298.6 million. All increases were in-line with the active development of City of Dreams Manila.

Non-operating expenses, net

Interest income of \$\frac{1}{2}42.9\$ million for the year ended December 31, 2014, as compared to \$\frac{1}{2}54.5\$ million for the year ended December 31, 2013, represents the bank interest income mainly generated from net proceeds from the short-term fixed deposits. The decrease was due to less time deposit during the year end December 31, 2014.

Interest expenses (net of capitalized interest) for the year ended December 31, 2014 consist of interest expense on Senior Notes and obligation under finance lease, totaling ₱1,915.1 million, as compared to ₱1,316.9 million for the year ended December 31, 2013. The increase, which was primarily due to the recognition of interest expense on Senior Notes issued on January 24, 2014, amounted to ₱877.6 million. The interest expense for the year ended December 31, 2013 represent interest on obligation under finance lease in relation to the Lease Agreement of the building with Belle.

Other finance fees amounted to ₱44.8 million for the year ended December 31, 2014, representing the gross receipt tax in relation to the interest payment of Senior Notes issued in January 2014. There were no such costs in 2013.

Amortization of deferred financing costs amounted to ₱54.2 million for the year ended December 31, 2014, representing amortization of deferred financing costs capitalized for the Senior Notes effective from January 2014. There were no such costs in 2013.

Foreign exchange loss, net of ₱101.0 million for the year ended December 31, 2014, was mainly due to the translation of foreign currency denominated bank balances and payables at the period end closing rate. Because Philippine Peso fluctuated against H.K. Dollar and U.S. Dollar during the year ended December 31, 2014, foreign exchange loss decreased by ₱11.2 million from ₱112.2 million for the year ended December 31, 2013 as a result of the foreign exchange revaluation on foreign currencies payables/USD denominated bank accounts during the year.

Net loss

As a result of the foregoing, the Group incurred net loss of ₱6,303.3 million for the year ended December 31, 2014, as compared to ₱2,463.4 million for the year ended December 31, 2013.

Trends, Events or Uncertainties Affecting Recurring Revenues and Profits

The Group is exposed to a number of trends, events and uncertainties, which can affect its recurring revenues and profits. These include levels of general economic activity, as well as certain cost items, such as operating cost, labor, fuel and power. The Group will collect revenues and pay expenses in various currencies and the appreciation and depreciation of other major currencies against the Philippine peso may have a negative impact on the Group's reported levels of revenues and profits.

Financial Condition and Balance Sheet

Significant change in the consolidated balance sheet of the Group as of December 31, 2014 versus December 31, 2013 mainly included:

- (i) The issuance of the Senior Notes by MCE Leisure on January 24, 2014, which was priced at par, with an interest rate of 5.00% per annum and a maturity date of January 24, 2019.
- (ii) The 2014 Placing and Subscription Transaction by MCE Investments, which offered and sold 485,177,000 common shares of MCP with a par value of ₱1 per share, at the offer price of ₱11.30 per share, on June 24, 2014.
- (iii) On May 30, 2014, MCP has granted to certain employees and directors of MCE and MCP and other eligible participants under the MCP Share Incentive Plan (i) share options to subscribe for a total of 4,861,003 common shares with a par value of ₱1.00 each of MCP (the "MCP Shares") and (ii) restricted shares in respect of a total of 4,738,684 MCP Shares, pursuant to the MCP Share Incentive Plan.
- (iv) City of Dreams Manila had its soft opening on December 14, 2014, resulting changes in working capital as of December 31, 2014 when compared to December 31, 2013.

The consolidated balance sheet of the Group as of December 31, 2014 with variance of plus or minus 5% against of December 31, 2013 is discussed, as follows:

(in thousands of Philippine peso, except % c	iange uala)		VENTICAL F	114WF 919	HORIZONTAL A	
	December 31,	December 31,	% to Total	Assets	% of Change from Period	m Prior
ASSETS	2014	2013	2014 2013		Inc / (Dec)	%
Current assets						
Cash and cash equivalents	7,651,187	8,599,842	16%	31%	(948,655)	-119
Restricted Cash	2,230,850	, , , , <u>-</u>	5%	0%	2,230,850	N/.
Accounts receivable	24,719	-	0%	0%	24,719	N/
Inventories	194,609	-	0%	0%	194,609	N/
Prepayments and other current assets	184,957	391,140	1%	1%	(206,183)	-539
Amount due from a shareholder	5,425	5,425	0%	0%	-	09
Total current assets	10,291,747	8,996,407	22%	32%	1,295,340	149
		2,222, 222			1,200,010	
Noncurrent assets						
Property and equipment	32,830,332	14,995,010	69%	53%	17,835,322	1199
Contract acquisition costs	968,058	1,020,151	2%	4%	(52,093)	-5%
Other intangible assets	8,698	8,698	0%	0%	-	09
Other noncurrent assets	3,624,180	895,795	7%	3%	2,728,385	3059
Restricted cash	-	2,226,674	0%	8%	(2,226,674)	-1009
Deferred tax asset	23,729	-	0%	0%	23,729	N/
Total noncurrent assets	37.454.997	19,146,328	78%	68%	18,308,669	969
Total assets	47,746,744	28,142,735	100%	100%	19,604,009	709
Total assets	71,170,177	20,142,733	10070	10070	13,004,003	70,
LIABILITIES AND EQUITY						
Current liabilities						
Accounts payable	160,219	_	0%	0%	160,219	N/
Accrued expenses, other payables and other	100,219	-	0 76	076	100,219	14/
current liabilities	4,631,506	918,389	10%	3%	3,713,117	4049
Current portion of obligations under finance	4,031,300	910,309	10 /6	3/0	3,713,117	404
lease	1,041,760	1,214,187	2%	4%	(172,427)	-149
		1,214,187	0%	1%		-14°
Amount due to ultimate holding company	58,363				(49,424)	
Amount due to immediate holding company	889,239	887,415	2%	3%	1,824	09
Amounts due to affiliated companies	834,384	353,591	2%	1%	480,793	1369
Income tax payable	3,882	2 404 200	0%	0%	3,882	N/
Total current liabilities	7,619,353	3,481,369	16%	12%	4,137,984	1199
Noncurrent liabilities						
Long-term debt	14,720,524	-	31%	0%	14,720,524	N/
Noncurrent portion of obligations under finance						
lease	12,378,968	11,268,283	26%	40%	1,110,685	109
Deferred rent liability	122,131	59,392	0%	0%	62,739	1069
Other noncurrent liabilities	18,357	-	0%	0%	18,357	N/
Total noncurrent liabilities	27,239,980	11,327,675	57%	40%	15,912,305	140
Equity						
Capital stock	4,911,480	4,426,303	10%	17%	485,177	119
Additional paid-in capital	19,647,157	14,756,430	41%	52%	4,890,727	339
Share-based compensation reserve	759,248	278,151	2%	1%	481,097	173
Equity reserve	(3,613,990)	(3,613,990)	-8%	-13%	-	0,
Accumulated deficits	(8,816,484)	(2,513,203)	-18%	-9%	(6,303,281)	2519
Total equity	12,887,411	13,333,691	27%	48%	(446,280)	-39
Total equity and liabilities	47,746,744	28,142,735	100%	100%	19,604,009	70°

Current assets

Cash and cash equivalents decreased by ₱948.7 million, which is the net result of the payments made for the capital and operating expenditures during the year presented, partially offset by net proceeds from issuance of the Senior Notes and the 2014 Placing and Subscription Transaction and cash inflow generated from operations since the soft opening in December 2014.

Restricted cash – current portion increased by ₱2,230.9 million mainly resulting from the reclassification of the US\$50.0 million escrow account as required under the Provisional License, from noncurrent assets to current

assets as a result of the funds to be released within the next twelve months given the project is moving to completion.

Account receivable increased by ₱24.7 million. This was mainly attributable from casino, hotel and F&B receivables, which resulted from the commencement of operations.

Inventories increased by ₱194.6 million, which mainly consist of retail merchandise, food and beverage items and certain operating supplies.

Prepayments and other current assets decreased by ₱206.2 million, which was primarily due to (i) the reclassification of input VAT mainly arising from the payments of constructions costs and rental expenses of ₱351.5 million from current assets to noncurrent assets; partially offset by the increase in (ii) prepaid advertising, marketing and promotional expenses for grand opening of ₱51.5 million; (iii) prepaid staff benefits primarily related to health insurance and housing allowances of ₱34.2 million and (iv) increase in others of ₱59.6 million (mainly for prepaid production costs of entertainment events and maintenance costs etc.).

Noncurrent assets

Property and equipment increased by ₱17,835.3 million, primarily due to the additional capital expenditures mainly from construction in progress of ₱11,922.5 million and recognition of operating assets of ₱6,319.3 million incurred during the year ended December 31, 2014, which were partially offset by the write off of damaged operating equipment of ₱155.2 million as a result of a typhoon in July 2014 and depreciation of ₱247.6 million for those operating assets since opening in December 2014.

Contract acquisition costs decreased by ₱52.1 million, mainly due to the amortization for the year ended December 31, 2014.

Other intangible assets representing the license fees incurred for the right to the use of certain third party trademarks for City of Dreams Manila. The balance remained stable as at December 31, 2014 as compared to December 31, 2013.

Other noncurrent assets increased by \$\frac{1}{2}\$,728.4 million primarily due to (i) further recognition of input VAT during the year and the reclassification of input VAT from current assets; (ii) the increase of advance payments and deposits for property and equipment of \$\frac{1}{2}\$722.6 million; (iii) increase in security and rental deposits and other noncurrent assets and deposits of \$\frac{1}{2}\$61.2 million; (iv) the long term prepayment on license fee of \$\frac{1}{2}\$15.8 million mainly pertaining to the usage of information technology software and certain license; which are offset in part by (v) the netting-off of deferred financing costs of \$\frac{1}{2}\$20.9 million with Senior Notes in January 2014.

Restricted cash decreased by ₱2,226.7 million due to the reclassification of such escrow account to current assets as discussed above.

Current liabilities

Accounts payable of ₱160.2 million represented the payables to suppliers with products and services such as playing cards and marketing costs.

Accrued expenses, other payables and other current liabilities increased by \$3,713.1 million, which is mainly related to increase in accruals for fit-out construction costs by \$2,481.7 million, increase in interest expenses and other finance costs payable of \$347.5 million as a result of the aforesaid issuance of the Senior Notes, increase in accruals for staff costs of \$332.6 million, increase in gaming tax and license fees of \$64.1 million, increase in withholding tax payable of \$142.1 million, payments to the Philippine Parties of \$38.8 million, as well as a net increase in others of \$306.3 million.

Current portion of obligations under finance lease is comprised of the building lease portion. It represented the lease payments that are due within one year. The decrease during the period was mainly due to (i) the finance lease charges of ₱627.0 million recognized during the year, partially offset by (ii) the lease payments made of ₱792.4 million during the year.

Amounts due to affiliated companies, ultimate holding company and immediate holding company increased by \$\mathbb{P}\$433.2 million, which primarily resulted from project management fee and payroll recharged from affiliates/holding companies, as well as funds advance from MCE Investments, which partially offset by the share-based

compensation costs for MCP directors recharged to MCE, during the year ended December 31, 2014. Please refer to Note 18 to the audited consolidated financial statements for the nature and details of the related party transactions for the year ended December 31, 2014.

Noncurrent liabilities

Long-term debt of ₱14.7 billion representing the Senior Notes which will mature in 2019 and priced at par of 100% of the principal amount of ₱15.0 billion, net with ₱279.5 million unamortized deferred financing costs issued on January 24, 2014.

Non-current portion of obligations under finance lease represented the building lease payments that are due more than one year.

Deferred rent liability represented the difference between the amount of effective rent on leased land recognized in the consolidated statement of comprehensive income and actual payment made. The amount is not expected to be reversed within one year.

Other non-current liabilities represent the retail tenants' deposits which are due more than one year.

Equity

Capital stock and additional paid-in capital increased by ₱485.2 million and ₱4,890.7 million, respectively, as of December 31, 2014 as compared to December 31, 2013, which was mainly due to the aforesaid 2014 Placing and Subscription Transaction.

Share-based compensation reserve increased by ₱481.1 million mainly due to the recognition of share-based payments during the year ended December 31, 2014.

Equity reserve consisted of the net difference between the cost of MCP to acquire MCE Holdings Group and the legal capital of the latter at the date of reverse acquisition, plus the retained earnings of MCP as of December 19, 2012, the date when MCP was acquired by MCE. The amount remained unchanged as of December 31, 2014 as compared to December 31, 2013.

Accumulated deficits increased by ₱6,303.3 million to ₱8,816.5 million as of December 31, 2014, from ₱2,513.2 million as of December 31, 2013, which was solely due to the net loss recognized during the year ended December 31, 2014.

Liquidity and Capital Resources

The table below shows the Group's consolidated cash flows for the year ended December 31, 2014 and for the year ended December 31, 2013:

	For the Year Ended December 31, 2014	For the Year Ended December 31, 2013	% Change
In thousands of Philippine peso, except % change data			
Net cash used in operating activities	(4,154,244)	(771,474)	438%
Cash used in investing activities	(15,476,149)	(13,471,049)	15%
Net cash provided by financing activities	18,811,633	21,689,092	-13%
Effect of foreign exchange on cash and cash equivalents	(129,895)	1,251	-10,483%
Net (decrease) increase in cash and cash equivalents	(948,655)	7,447,820	-113%
Cash and cash equivalents at beginning of year	8,599,842	1,152,022	646%
Cash and cash equivalents at end of year	7,651,187	8,599,842	-11%

Cash and cash equivalents decreased by 11% as of December 31, 2014 compared to December 31, 2013 mainly due to the net effect of the following:

- For the year ended December 31, 2014, the Group recorded a net cash outflow from operating activities of ₱4,154.2 million primarily due to a continuous development of City of Dreams Manila as discussed in the aforesaid sections.
- Net cash used in investing activities amounted to ₱15,476.1 million for the year ended December 31, 2014, which primarily includes: (i) capital expenditure payments of ₱11,669.1 million; (ii) advance payments and deposits for the acquisition of property and equipment of ₱3,800.5 million; and (iii) an increase in restricted cash of ₱4.2 million for the escrow account as a result of depreciation of Philippine Peso against the U.S. Dollar and therefore more Philippine Peso are required to fulfill the US\$50 million minimum requirement on the escrow account as required under the Provisional License granted by PAGCOR.
- Net cash provided by financing activities for the year ended December 31, 2014 mainly represented: (i) net proceeds from the 2014 Placing and Subscription Transaction of ₱5,375.9 million; (ii) proceeds from the issuance of Senior Notes of ₱15,000 million; partially offset by (iii) payment of deferred financing costs related to the issuance of Senior Notes of ₱328.2 million; (iv) payment for transaction costs of issuance of share capital during the year ended December 31, 2013 of ₱6.1 million during the year ended December 31, 2014; (v) repayments of obligations under the finance lease of ₱737.5 million and (vi) interest and other finance fee payments for Senior Notes of ₱492.7 million.

The table below shows the Group's capital resources as of December 31, 2014 and 2013.

	As of December 31, 2014	As of December 31, 2013	% Change
In thousands of Philippine peso, except % change data			
Long-term debt	14,720,524	-	N/A
Equity	12,887,411	13,333,691	-3%
	27,607,935	13,333,691	107%

Total long-term debt and equity increased by 107% to ₱27,607.9 million as of December 31, 2014, from ₱13,333.7 million as of December 31, 2013. The increase was due to (i) the 2014 Placing and Subscription Transaction in June 2014; (ii) the issuance of the Senior Notes; (iii) recognition of share-based compensation reserve of ₱481.1 million; partially offset by (iv) the net loss of ₱6,303.3 million during the year ended December 31, 2014.

On January 24, 2014, MCE Leisure completed the issuance of the Senior Notes, which was priced at par, with an interest rate of 5.00% per annum and a maturity date of January 24, 2019. The interest on Senior Notes includes a tax gross up provision requiring MCE Leisure to pay without any deduction or withholding for or on account of tax. The net proceeds from the issuance of the Senior Notes were used for the further development of City of Dreams Manila.

The Senior Notes are general obligations of MCE Leisure, ranked equally with all of MCE Leisure's existing and future senior indebtedness (save and except for any statutory preferences or priority), and senior to all of MCE Leisure's existing and future subordinated indebtedness. The Senior Notes were guaranteed by MCE, MCP and all present and future direct and indirect subsidiaries of MCP (subject to certain limited exceptions) on a senior basis. In addition, the Senior Notes were secured by pledge of shares of all present and future direct and indirect subsidiaries of MCP.

On June 24, 2014, MCP and MCE Investments completed the 2014 Placing and Subscription Transaction, under which MCE Investments offered and sold in a private placement to various institutional investors 485,177,000 common shares of MCP with par value of ₱1 per share, at the offer price of ₱11.30 per share. MCE Investments then used the proceeds from the 2014 Offer to subscribe to an equivalent number of common shares of MCP at the subscription price of ₱11.30 per share. The aggregate net proceeds from aforementioned equity transactions, after deducting the underwriting commissions and other expenses of ₱106.6 million, was ₱5,375.9 million.

Significant Accounting Judgments, Estimates and Assumptions

Please refer to Note 4 to the audited consolidated financial statements for details.

Recent changes in Accounting Standards

Please refer to Note 3 to the audited consolidated financial statements for discussion of recent changes in accounting standards.

Risks Related to Financial Instruments

The Group has financial assets and financial liabilities such as cash and cash equivalents, restricted cash, accounts receivable, net, security deposits, amount due from a shareholder, amount due from ultimate holding company, amount due from an affiliated company, other deposits and receivables, accrued expenses, accounts payable, other payables and other current liabilities, amount due to ultimate holding company, amount due to immediate holding company, amounts due to affiliated companies, and other noncurrent liabilities which arise directly from its operation.

The main risks arising from the Group's financial instruments as of and for year ended December 31, 2015 are interest rate risk, credit risk, liquidity risk and foreign exchange risk. Management reviews and approves policies for managing each of these risks. Please refer to Note 26 to the audited consolidated financial statements for details.

Financial Assets and Liabilities - Fair value of Financial Instruments

Please refer to Note 27 to the audited consolidated financial statements for details.

Other Financing and Liquidity Matters

We may obtain financing in the form of, among other things, equity or debt, including additional bank loans or high yield, mezzanine or other debt, or rely on our operating cash flow to fund the development of City of Dreams Manila. We are a growing company with significant financial needs. We expect to have significant capital expenditures in the future as we continue to develop City of Dreams Manila.

We have relied and intend in the future to rely on our operating cash flow and different forms of financing to meet our funding needs and repay our indebtedness, as the case may be.

The timing of any future debt and equity financing activities will be dependent on our funding needs, the availability of funds on acceptable terms to us, and prevailing market conditions. We may carry out activities from time to time to strengthen our financial position and ability to better fund our business expansion. Such activities may include refinancing existing debt, monetizing assets, issuance of stocks, sale-and-leaseback transactions or other similar activities.

Any other future developments may be subject to further financing and a number of other factors, many of which are beyond our control.

As of December 31, 2015, we had a shareholder loan facility of US\$340.0 million and a credit facility of ₱2,350.0 million remains available for future drawdowns, subject to certain conditions precedent. For further details, please refer to Note 22 to the audited consolidated financial statements included in this annual report.

As of December 31, 2015, we had capital commitments contracted for, but not provided, mainly for the acquisition of property and equipment for City of Dreams Manila totaling ₱434.3 million. For further details of our commitments and contingencies, please refer to Note 25 to the audited consolidated financial statements included in this annual report.

There were no material off-balance sheet transactions, arrangement, obligations, and other relationships of the Company with unconsolidated entities or other persons that the Company is aware of during the year.

Item 7. Financial Statements

The consolidated financial statements and schedules listed in the accompanying Index to Financial Statements and Supplementary Schedules are filed as part of this Form 17-A.

Item 8. Information of Independent Accountant and Other Related Matters

1. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

To the best knowledge of the undersigned officers, there are no disagreements on any matter of accounting principles or practices, financial statement disclosure or accounting scope or procedure with the Company's external auditor.

2. External Audit Fees and Services

For the year ended December 31, 2015, the fees for audit work and other services performed by SGV & Co. for the Company and its subsidiaries were as follows:

	2015
In thousands of Philippine peso	
External audit fees and services	₱ 4,053
Other non-audit service fees	1,100
Tax fees	4,021
Out-of-pocket expenses	226

- a) External audit fees were incurred for the professional services rendered for the audit of the Company and its subsidiaries' annual financial statements and reporting to group auditor.
- b) Other non-audit service fees were incurred for professional services rendered for various agreed-upon procedures work and review of quarterly condensed consolidated financial statements.
- c) Tax fees were incurred for professional services rendered for tax accounting, tax compliance audit, and other advisory work.
- Estimated out-of-pocket expenses were incurred for incidental costs incurred in relation to the services rendered.

PART III - CONTROL AND COMPENSATION INFORMATION

Item 9. Directors and Executive Officers of the Issuer

The following are the directors and executive officers of the Company as of December 31, 2015:

Name And Position	Age	Citizenship	Period Served As A Director/Officer
Clarence Yuk Man Chung	53	Chinese	Since December 19, 2012
Chairman of the Board/President			
Jose F. Buenaventura	81	Filipino	Since February 20, 2013
Director			
William Todd Nisbet	48	American	Since December 19, 2012
Director			
James Andrew Charles MacKenzie	62	Australian	Since December 19, 2012
Independent Director			
Alec Yiu Wa Tsui	66	British	Since December 19, 2012
Independent Director			

Frances Marie T. Yuyucheng Director	48	Filipino	Since May 18, 2015
Maria Marcelina O. Cruzana Director	57	Filipino	Since March 13, 2014
Liberty A. Sambua Director	31	Filipino	Since March 13, 2014
Johann M. Albano Director	39	Filipino	Since April 11, 2014
Geoffry P. Andres Property President/Chief Operating Officer	49	American	Since November 16, 2015
Adrian Hsen Bin Au Treasurer	42	Australian	Since March 13, 2014
Marissa T. Academia Corporate Information Officer* Corporate Secretary / Compliance Officer**	49	Filipino	*Since January 22, 2014 **Since March 13, 2014

On May 18, 2015, Frances Marie T. Yuyucheng was elected to replace J.Y. Teo Kean Yin, who resigned effective as of May 18, 2015, as a member of the Board of Directors of MCP. Geoffry P. Andres was appointed as Property President/Chief Operating Officer effective as of November 16, 2015 to replace Kevin Sim who resigned effective on November 6, 2015.

DIRECTORS AND OFFICERS

The names of the incumbent Directors and Executive Officers of the Company and their respective current positions held, periods of service and business experience during the past five years are as follows:

Clarence Yuk Man Chung - President / Chairman of the Board / Director

Mr. Chung was appointed as Chairman and President of the Company on December 19, 2012. Mr. Chung was appointed as Director of MCE in November 2006 and has been an Executive Director of Melco since May 2006. Mr. Chung has been the Chairman and Chief Executive Officer of Entertainment Gaming Asia Inc., a NASDAQ listed company, since August 2008 and October 2008, respectively. Mr. Chung has more than twenty five years of experience in the finance industry in various capacities as a chief financial officer, an investment banker and a mergers and acquisitions specialist. Mr. Chung obtained a master degree in business administration from the Kellogg School of Management at Northwestern University and The Hong Kong University of Science and Technology, and a bachelor degree in business administration from The Chinese University of Hong Kong. He is a member of the Hong Kong Institute of Certified Public Accountants and the Institute of Chartered Accountants in England and Wales.

Jose F. Buenaventura - Director

Mr. Buenaventura joined Romulo Mabanta Buenaventura Sayoc & de los Angeles in 1976 and is currently a senior partner. He graduated from the Ateneo de Manila with a degree in Bachelor of Laws and was admitted to the Philippine Bar in 1960. He sits in the boards of various companies, including Cebu Pacific Air, BDO Unibank, Inc. (Independent Director), GROW, Inc., GROW Holdings, Inc., La Concha Land Investments Corporation, Philippine First Insurance Co., Inc., Philam Plans, Inc., Techzone Philippines, Inc., The Country Club, Inc., Total Consolidated Asset Management, Inc., and Turner Entertainment Manila, Inc. He is the President and a director of Consolidated Coconut Corporation and Milano Co., Inc. He is likewise a director and the Corporate Secretary of 2B3C Foundation, Inc., and the Corporate Secretary of Capital Managers and Advisors, Inc.

William Todd Nisbet - Director

Mr. Nisbet was appointed as a director of the Company on December 19, 2012. Mr. Nisbet joined Crown, an operator of casinos and integrated resorts, in 2007. In his role as Executive Vice President – Strategy & Development at Crown, Mr. Nisbet is responsible for all development and new business opportunities for Crown.

Mr. Nisbet is also a Director of MCE and Studio City International Holdings Limited. Prior to joining Crown, Mr. Nisbet was one of the original founding members of the Wynn Resorts management team holding the position of Executive Vice President – Project Director from August 2000 through July 2007 for Wynn Design and Development, a development subsidiary of Wynn Resorts Limited ("**Wynn**"), an operator of casinos and integrated resorts. Serving this role with Wynn, Mr. Nisbet led the development efforts for Wynn Resorts in both Las Vegas and Macau. Prior to joining Wynn, Mr. Nisbet was the Vice President of Operations for Marnell Corrao Associates. During Mr. Nisbet's fourteen years at Marnell Corrao from1986 to 2000, he was responsible for managing various aspects of the construction of some of Las Vegas' most elaborate and industry-defining properties. Mr. Nisbet obtained a Bachelor of Science degree in Finance from the University of Nevada, Las Vegas in 1993.

James Andrew Charles MacKenzie – Independent Director

Mr. MacKenzie was appointed as an independent non-executive director of the Company on December 19, 2012 and has been an independent non-executive director of MCE, our ultimate holding company, listed on the NASDAQ, since his appointment on April 24, 2008. He is the chairman of the Company's Audit Committee and a member of the Company's Nominating and Corporate Governance Committee, and Compensation Committee, and chairman of our ultimate holding company's Audit Committee. Mr. MacKenzie was appointed chairman of ShineWing Australia on February 1, 2015 and the chairman of Victorian Funds Management Corporation on June 25, 2015. He has extensive experience as a company director, having held a number of directorships including director and co-vice chairman of Yancoal Australia Limited, from June 2012 to April 2014, non-executive director and chairman of Mirvac Group from November 2005 to January 2014 and November 2005 to November 2013, respectively, and non-executive director and chairman of Pacific Brands Limited from May 2008 to May 2013 and May 2008 to May 2012, respectively. He led the transformation of the Victorian Government's Personal Injury Schemes from 2000 to 2007. Prior to 2005, he held senior executive positions with ANZ Banking Group, Standard Chartered Bank and Norwich Union plc and was a partner in both the Melbourne and Hong Kong offices of an international accounting firm now part of Deloitte. In 2001, Mr. MacKenzie was awarded the Australian Centenary Medal for services to public administration. In October 2015, Mr. MacKenzie was appointed as the President of the Victorian Arts Centre Trust for a term from December 11, 2015 to June 30, 2018. He obtained a bachelor of business (accounting and quantitative methods) degree from the Swinburne University of Technology in 1974. Mr. MacKenzie has been a Fellow of both the Institute of Chartered Accountants in Australia and the Australian Institute of Company Directors since 1974 and 1994, respectively.

Alec Yiu Wa Tsui – Independent Director

Mr. Tsui was appointed as an independent director of the Company on December 19, 2012, and as an independent non-executive director of MCE on December 18, 2006. He is the chairman of the Company's Nominating and Corporate Governance Committee and Compensation Committee, and a member of the Company's Audit Committee. Mr. Tsui has extensive experience in finance and administration, corporate and strategic planning, information technology and human resources management, having served at various international companies. He held key positions at the Securities and Futures Commission Hong Kong from 1989 to 1993, joined HKSE in 1994 as an executive director of the finance and operations services division and was its chief executive from February 1997 to July 2000. He was also the chief operating officer of Hong Kong Exchanges and Clearing Limited from March to August 2000. He was the chairman of the Hong Kong Securities Institute from 2001 to 2004. He was a consultant of the Shenzhen Stock Exchange from July 2001 to June 2002. Mr. Tsui was an independent non-executive director of each of China BlueChemical Limited from April 2006 to June 2012. China Chengtong Development Group Limited from March 2003 to November 2013 and China Oilfield Services Limited from June 2009 to June 2015, all of which are companies listed on the HKSE. Mr. Tsui has been the chairman of WAG Worldsec Corporate Finance Limited since 2006 and a director of Industrial and Commercial Bank of China (Asia) Limited since August 2000. He is also an independent non-executive director of a number of companies listed on the HKSE, NASDAQ, the Shanghai Stock Exchange and the PSE, including COSCO International Holdings Limited since 2004, China Power International Development Limited since 2004, Pacific Online Limited since 2007, ATA Inc. since 2008, Summit Ascent Holdings Limited since March 2011, Kangda International Environmental Company Limited since July 2014 and DTXS Silk Road Investment Holdings Company Limited since December 2015.

Mr. Tsui graduated from the University of Tennessee with a bachelor's degree in industrial engineering in 1975 and a master of engineering degree in 1976. He completed a program for senior managers in government at the John F. Kennedy School of Government at Harvard University in 1993. He is the chairman of the Company's Nominating and Corporate Governance Committee and Compensation Committee.

Frances Marie T. Yuyucheng – Director

Ms. Yuyucheng joined Romulo Mabanta Buenaventura Sayoc & de los Angeles in 1996 and is currently a partner. She graduated from the Ateneo de Manila University School of Law with a degree in Juris Doctor and was admitted to the Philippine Bar in 1995. She acts as the corporate secretary of various companies.

Maria Marcelina O. Cruzana - Director

Ms. Cruzana was appointed as a director of the Company on March 13, 2014. Ms. Cruzana is a Licensed Certified Public Accountant with a total of twenty five years of professional experience. She held various positions in finance and accounting functions as Finance Controller, Finance Manager as well as Finance and Administration Manager. She graduated *Cum Laude* from Polytechnic University of the Philippines ("**PUP**") with a bachelor's degree in Science in Accountancy and holds a Master's Degree (Business Administration) from PUP Graduate School.

Liberty A. Sambua - Director

Ms. Sambua was appointed as a director of the Company on March 13, 2014. She has multiple years of auditing, accounting and finance working experience in an audit/accounting firm and a private company. She also has been with Chevron Philippines, Inc. as a Credit Analyst. Ms. Sambua is a Licensed Certified Public Accountant and holds a bachelor's degree in Science in Accountancy from PUP.

Johann M. Albano – Director

On April 11, 2014, Mr. Albano was appointed as Director of the Company, bringing with him years of experience in business development. Mr. Albano is also the Vice President of Dole Asia from 2009 to present. He graduated from the Ateneo de Manila University with a Bachelor's Degree in Economics and holds a Master's Degree in Business Administration from J.L. Kellogg School of Management and HKUST Business School.

Geoffry P. Andres - Property President/Chief Operating Officer

On November 16, 2015, the Company appointed Mr. Andres as Property President / Chief Operating Officer. Mr. Andres was most recently the Chief Executive Officer and Executive Director on the Board of Aquis Entertainment Limited in Canberra, Australia responsible for an existing casino, and assisting with the development and acquisition of additional casinos. Prior to this position, from September 2011 until April 2015, he was Senior Vice-President and General Manager of Sands Macau, responsible for its overall operations, including a casino with 300 tables and 1,100 slot machines, six restaurants and a 289-room hotel. From December 2010 to September 2011, he was Vice-President, Slots for all of Sands China Limited, including The Venetian Macao, Sands Macao, and The Plaza Macao, totalling 3,490 slot machines. Mr. Andres began his career with Harrah's in 1988, and from June 2005 to December 2010, he was the Vice-President and General Manager for Harrah's Ak-Chin Casino Resort in Arizona. He graduated from the University of Nevada with a Bachelor of Science degree in Business Administration in 1989, and a Master's Degree in Business Administration in 1994.

Adrian Hsen Bin Au – Treasurer

On March 13, 2014, Mr. Au was appointed as the Treasurer of the Company. Mr. Au is a Chartered Accountant and brings with him years of experience in finance including casino accounting, audit, compliance, credit and collection. He has worked for various major casinos in Macau and Australia and was part of the pre-opening teams for four properties in Macau, including City of Dreams and Galaxy Macau. Prior to joining the Company, he was the Assistant Vice-President for Finance for Galaxy Entertainment in Macau from April 2010 until February 2014, and the Director of Casino Control & Compliance for Melco Crown Macau from February 2007 to March 2010.

Marissa T. Academia - Corporate Secretary / Corporate Information Officer / Compliance Officer

On January 22, 2014, Ms. Academia was appointed as the Corporate Information Officer of the Company. She was subsequently appointed as the Corporate Secretary and Compliance Officer on March 13, 2014. Ms. Academia is the Vice-President for Legal Affairs of the Company. She brings with her more than twenty years of experience in corporate practice. Prior to joining the Company, she was the Chief Legal Counsel for Thunderbird Resorts, Inc. from 2009 to 2013, and was a Partner in Herrera Teehankee Cabrera Law Offices

where she practiced law from 1994 to 2009. She obtained her Juris Doctor of Law degree from the Ateneo Law School and was admitted to the Philippine Bar in 1994.

The Directors of the Company are elected at the Annual Stockholders' meeting to hold office until the next succeeding annual meeting and until their respective successors have been elected and qualified.

Officers are appointed or elected annually by the Board of Directors at its first meeting following the annual stockholders' meeting, each to hold office until the corresponding meeting of the Board of Directors in the next year or until a successor shall have been elected, appointed or shall have gualified.

The Company believes that all descriptions provided by its Directors and Officers are correct and complete.

Significant Employees

There is not a person who is not an Executive Officer expected by the Company to make significant contribution to the business.

Family Relationship

There are no family relationships up to the fourth civil degree, either by consanguinity or affinity, among Directors, Executive Officers or persons nominated or chosen by the registrant to become Directors or Executive Officers.

Involvement of Directors and Officers in Certain Legal Proceedings

During the past five years and until December 31, 2015, the members of the Board of Directors and the Executive Officers:

- a) have not filed any bankruptcy petitions or have not had bankruptcy petitions filed against them;
- b) have not been convicted by final judgment or have any pending criminal cases;
- c) have not been subject to any order, judgment or decree, or any court of competent jurisdiction (in a civil action), not subsequently reversed or vacated limiting its involvement in any type of business, securities, commodities or banking activities; and
- d) have not been found by a domestic or foreign court of competent jurisdiction (in a civil action), the SEC or comparable foreign body, or a domestic or foreign exchange or electronic marketplace or self-regulatory organization, to have violated a securities or commodities law.

Item 10. Executive Compensation³

The aggregate compensation paid or accrued during the last two fiscal years to the Company's (a) President and four highest compensated officers, and (b) other officers and directors or key management personnel (as a group unnamed) are as follows:

Name and Position of (a) above for the year 2015

1. Mr. Clarence Yuk Man Chung (President / Chairman of the Board)

2. Mr. Kevin Sim* (Chief Operating Officer)

3. Mr. Adrian Hsen Bin Au (Vice President, Finance and Treasurer)

4. Mr. Jarlath Lynch (Senior Vice President, Non-Gaming Operations)

Mr. Soon Kok Tan* (Vice President, Strategic Marketing)

*resigned

³ In thousands of Philippine peso.

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Summary of Compensation Table	(Estimated) Year Ending December 31, 2016	Year Ended December 31, 2015	Year Ended December 31, 2014
(a) President and four highest compensated officers and/or key management personnel:			
Basic salaries, allowances and benefits in kind	₱85,876	₱66,986	₱71,716
Performance bonuses Retirement costs – defined	43,714	0	15,723
contribution plans Termination benefits Share-based compensation	3,641 0	1,949 39,572	2,594 0
expenses	18,808	29,758	42,694
	₱152,039	₱138,265	₱132,727
	(Estimated) Year Ending December 31, 2016	Year Ended December 31, 2015	Year Ended December 31, 2014
(b) All other officers, key management personnel and Directors as a group unnamed:			
Basic salaries, allowances and benefits in kind	₱78,081	₱99,576	₱77,605
Performance bonuses Retirement costs – defined	14,025	0	19,167
contribution plans Termination benefits Share-based compensation	517 0	462 0	143 0
expenses	7,779	32,572	57,058
=	₱100,402	₱132,610	₱153,973

The Company cannot accurately estimate the aggregate remuneration to be paid to its key management personnel and senior executives as a group for the year ending December 31, 2016. At this point of time, the Company anticipates that the estimated aggregate compensation for the President, the four highest compensated officers and/or key management personnel for fiscal year 2016 will be based on market rates for the hospitality, leisure, gaming and entertainment industries.

Compensation of Directors

The Company did not pay any compensation to the Directors for the year ended December 31, 2015 and 2014. The remuneration of the Directors of the Company were borne by MCE.

Employment Contracts and Termination of Employment and Change-in-Control Arrangements

There is no general compensatory plan or scheme with respect to any of the Company's executive officers that will result from the resignation, retirement or termination of such executive officer or from a change of control in the Company.

Warrants and Options Outstanding

The Company did not have any outstanding warrants as of December 31, 2015 and 2014. Please refer to Note 29 to the consolidated financial statements for the details of the Share Incentive Plan.

The details of outstanding MCP Restricted Shares and MCP Share Options of the Company as at December 31, 2015 and December 31, 2014 are as follows:

Date of grant/award	June 28, 2013	February 17, 2014	February 28, 2014	March 27, 2014	March 28, 2014	May 30, 2014	September 29, 2015	November 16, 2015
Exercise								
Price	8.30	8.30	8.30	8.30	8.30	13.256	3.99	3.46
Market Price as of date of grant/award	8.30	13.48	13.00	12.76	12.96	13.00	3.99	3.46

Prior to the 2015 grants, the exercise price for the stock options is the higher of (i) the closing price on Grant Date or (ii) the average closing price for the five business days immediately preceding the Grant Date. For 2015 grants, the exercise price for the stock options is the closing price on Grant Date. The Grant Date represents the dates of grant and approval by the SEC of the issuance of shares under the Share Incentive Plan.

	As of Decem	nber 31, 2015	As of Decem	ber 31, 2014
Recipients	Total number of outstanding MCP Restricted Shares	Total number of outstanding MCP Share Options	Total number of outstanding MCP Restricted Shares	Total number of outstanding MCP Share Options
President	4,530,190	10,404,851	5,876,347	10,404,851
Chief Operating Officer*	995,138	4,286,017	2,143,008	4,286,017
Property President/Chief Operating Officer*	3,398,266	6,796,532	-	-
Treasurer	574,516	1,723,550	861,773	1,723,550
Corporate Secretary	342,898	1,939,118	969,559	1,939,118
All other officers, key management personnel and Directors as a group unnamed	6,220,955	27,046,585	15,157,551	27,046,585
Others	12,469,252	72,513,979	39,363,248	78,726,491
Total	28,531,215	124,710,632	64,371,486	124,126,612

^{*} There has been a change in the Chief Operating Officer of the Company in 2015. The former Chief Operating Officer was replaced by the Property President/Chief Operating Officer.

Item 11. Security Ownership of Certain Beneficial Owners and Management

Security Ownership of Certain Record and Beneficial Owners

As of March 31, 2016, the following are the shareholders who beneficially own in excess of 5% of the Company's common stock:

Title of Class	Name and Address of Record Owner and Relationship to Issuer	Name of Beneficial Owner and Relationship with Record Owner	Citizenship	No. of Shares Held	Percent to Outstanding Shares
Common	MCE (Philippines) Investments Limited	MCE (Philippines) Investments Limited	British Virgin Islands	3,924,999,096*	69.55%

	Jayla Place, Wickams Cay I, Road Town, Tortola, British		(" BVI ")		
	Virgin Islands				
	Stockholder of Record				
Common	PCD Nominee Corporation (Non-Filipino)	Various Stockholders	Various	860,884,952	15.25%
Common	MCE (Philippines) Investments No.2 Corporation	MCE (Philippines) Investments Limited	BVI	173,836,968	3.08%
	Asean Avenue corner Roxas Boulevard, Brgy. Tambo, Parañaque City, 1701	Parent Company of MCE (Philippines) Investments No.2 Corporation			
	Stockholder of Record				

^{*}Includes the 509,999,000 shares lodged with the Philippine Depository and Trust Corporation.

Security Ownership of Management

The following are the securities owned and held by the directors and executive officers of the Company as of March 31, 2016:

A. Directors

			Amount and Nature of	
Title			Record/Beneficial	Percent to Total
Common	Name of Director	Citizenship	Ownership⁴	Outstanding Shares
Common	Clarence Yuk Man Chung	Chinese	Direct: 3,692,924	NIL
			Indirect: 100	
Common	Jose F. Buenaventura	Filipino	Direct: 28,125	NIL
			Indirect: N/A	
Common	William Todd Nisbet	American	Direct: 2,735,996	NIL
			Indirect: 100	
Common	James Andrew Charles	Australian	Direct: 785,188	NIL
	MacKenzie		Indirect: N/A	
Common	Alec Yiu Wa Tsui	British	Direct: 785,188	NIL
			Indirect: N/A	
Common	Frances Marie T. Yuyucheng	Filipino	Direct: N/A	NIL
			Indirect: 100	
Common	Maria Marcelina O. Cruzana	Filipino	Direct: 8,848	NIL
			Indirect: 100	
Common	Liberty A. Sambua	Filipino	Direct: 11,232	NIL
	-		Indirect: 100	
Common	Johann M. Albano	Filipino	Direct: 56,160	NIL
			Indirect: 3,000	

B. Executive Officers

			Amount and Nature of	
Title			Record/Beneficial	Percent to Total
Common	Name of Executive Officer	Citizenship	Ownership ⁵	Outstanding Shares
Common	Clarence Yuk Man Chung	Chinese	Direct: 3,692,924	NIL
			Indirect: 100	
-	Geoffry P. Andres	American	Direct: -	NIL

⁴ (1) Clarence Yuk Man Chung and William Todd Nisbet indirectly hold 100 shares each in trust and for the benefit of MCE (Philippines) Investments Limited. (2) Frances Marie T. Yuyucheng, Maria Marcelina O. Cruzana, Liberty A. Sambua and Johann M. Albano indirectly hold 100,100,100 and 3,000 shares each, respectively, in trust and for the benefit of MCE (Philippines) Investments No.2 Corporation. (3) Jose F. Buenaventura, James MacKenzie and Alec Tsui are the registered and beneficial owners of the shares held by them.

⁵ Clarence Yuk Man Chung indirectly holds 100 shares in trust and for the benefit of MCE (Philippines) Investments Limited.

			Indirect: -	
-	Adrian Hsen Bin Au	Australian	Direct: 203,957 Indirect:	NIL
-	Marissa T. Academia	Filipino	Direct: 425,861 Indirect:	NIL

C. Voting Trusts of 5% or More

There are no voting trusts or similar arrangement covering the shares of stock of the Company.

D. Changes in Control

There were no arrangements which have resulted in a change in control of the Company in the last fiscal year.

Item 12. Certain Relationships and Related Transactions

Related transactions were described in page 11 of this report under the heading "Related Party Transactions".

PART IV - EXHIBITS AND SCHEDULES

Item 13. Corporate Governance

Please refer to the attached Annual Corporate Governance Report of the Company.

Exhibits and Reports on SEC Form 17-C

(a) Exhibits - See accompanying Index to Exhibits (page 172).

(b) Reports on SEC Form 17-C

January 9, 2015	Reported the number of shareholders of the Company owning one (1) board lot each as of December 31, 2014.
February 2, 2015	Reported the PAGCOR Contribution and Regular Gaming License.
February 2, 2015	Reported the press release on City of Dreams Manila Grand Opening Event.
February 3, 2015	Reported the recap press release on City of Dreams Manila Grand Opening.
February 3, 2015	Reported the wrap up press release on City of Dreams Manila Grand Opening.
February 4, 2015	Reported the second wrap up press release on the Grand Opening of City of Dreams Manila.
February 6, 2015	Reported the number of shareholders of the Company owning one (1) board lot each as of January 31, 2015.
February 12, 2015	Reported the Financial Results of Melco Crown Entertainment Limited for the 4 th Quarter ended December 31, 2014.
February 23, 2015	Reported the Opening of 'Chaos' at City of Dreams Manila with Valentine's Day Love Ball.
February 25, 2015	Reported the approval by the SEC of the Corporation's Petition for Correction of the Amended Articles of Incorporation on July 25, 2013 and the Amended By-Laws on February 7, 2014.
March 4, 2015	Reported the number of shareholders of the Company owning one (1) board lot each as of February 28, 2015.
March 16, 2015	Reported the approval by the SEC of the further amendment to the Corporation's

	Amended Articles of Incorporation and By-Laws on March 6, 2015.
March 25, 2015	Reported the inclusion of the Company's results in the Hong Kong Preliminary Announcement of Annual Results of MCE, the Company's parent company.
April 10, 2015	Reported the Board approval of the amendments to the Company's Share Incentive Plan to remove references to, and provisions required by, Hong Kong laws and the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("SEHK") in connection with the proposed voluntary withdrawal of the listing of the shares of Melco Crown Entertainment Limited, an affiliate of the Company, on the Main Board of the SEHK.
April 10, 2015	Reported the SEC Form 23-B of Marissa T. Academia.
April 10, 2015	Reported the SEC Form 23-B of Kevin Sim.
April 10, 2015	Reported the SEC Form 23-B of Marie Grace A. Santos.
April 10, 2015	Reported the Further Amendment to the Amended Articles of Incorporation.
April 13, 2015	Submitted the SEC Form 17-A (Annual Report).
April 13 & 24, 2015	Disclosed the Record Date and the Annual Stockholders' Meeting.
April 15, 2015	Reported the List of Top 100 Stockholders as of March 31, 2015.
April 15, 2015	Reported the Public Ownership Report as of March 31, 2015.
April 24, 2015	Submitted the Definitive Information Statement.
May 04, 2015	Submitted the Annual Corporate Governance Report (ACGR) Advisement Letter on number of shareholdings of Directors.
May 05, 2015	Reported the change in number of issued and outstanding shares.
May 08, 2015	Reported the number of shareholders of the Company owning one (1) board lot each as of April 30, 2015.
May 08, 2015	Reported the SEC Form 23-B of Clarence Yuk Man Chung.
May 08, 2015	Reported the Change in Shareholdings of James Andrew Charles MacKenzie.
May 08, 2015	Reported the SEC Form 23-B of Alec Yiu Wa Tsui.
May 08, 2015	Reported the SEC Form 23-B of Kevin Sim.
May 08, 2015	Reported the SEC Form 23-B of Adrian Hsen Bin Au.
May 08, 2015	Reported the SEC Form 23-B of Marie Grace A. Santos.
May 08, 2015	Reported the SEC Form 23-B of Marissa T. Academia.
May 08, 2015	Submitted the SEC Form 17-Q (Quarterly Report) as of March 31, 2015.
May 11, 2015	Submitted the Amended Definitive Information Statement of the Company to include the unaudited condensed consolidated financial statements as of March 31, 2015 and for the three months ended March 31, 2015.
May 15, 2015	Reported the SEC Form 23-B of James Andrew Charles MacKenzie.

May 18, 2015 Reported the following:

- a. Election of the following members of the Board of Directors for the year 2015 to 2016:
 - 1. Clarence Yuk Man Chung
 - 2. William Todd Nisbet
 - 3. Jose F. Buenaventura
 - 4. J.Y. Teo Kean Yin
 - 5. Maria Marcelina O. Cruzana
 - 6. Liberty A. Sambua
 - 7. James Andrew Charles MacKenzie (as Independent Director)
 - 8. Alec Yiu Wa Tsui (as Independent Director)
- b. Election of officers for the year 2015 to 2016:

Clarence Yuk Man Chung – President / Chairman of the Board

2. Kevin Sim – Chief Operating Officer

3. Adrian Hsen Bin Au – Treasurer

4. Marissa T. Academia – Corporate Secretary / Compliance Officer / Corporate Information Officer

5. Marie Grace A. Santos – Assistant Corporate Secretary / Alternate

Corporate Information Officer

6. Aiza B. Constantino – Alternate Corporate Information Officer

c. Appointment of the following to the various Board Committees:

NOMINATING AND CORPORATE GOVERNANCE COMMITTEE				
Alec Yiu Wa Tsui	Chairman			
Clarence Yuk Man Chung	Member			
William Todd Nisbet	Member			
James Andrew Charles MacKenzie	Member			

AUDIT COMMITTEE				
James Andrew Charles MacKenzie	Chairman			
Clarence Yuk Man Chung	Member			
William Todd Nisbet	Member			
Alec Yiu Wa Tsui	Member			

COMPENSATION COMMITTEE				
Alec Yiu Wa Tsui	Chairman			
Clarence Yuk Man Chung	Member			
William Todd Nisbet	Member			
James Andrew Charles MacKenzie	Member			

- d. Resignation of J.Y. Teo Kean Yin and the appointment of Frances Marie T. Yuyucheng as member of the Board of Directors of the Company.
- e. Approval of the Audited Financial Statements of the Company for the year ended 31 December 2014.
- f. Further Amendment to the Amended Articles of Incorporation of the Company to change the place where the principal office of the corporation is to be established or located from Aseana Boulevard cor. Roxas Boulevard, Brgy. Tambo, Paranaque City 1701 to Asean Avenue cor. Roxas Boulevard, Brgy. Tambo, Paranaque City 1701.

- g. Amendment of the Share Incentive Plan of the Company, including removing references to Hong Kong laws and listing rules, adding clarifications and modifying and updating certain provisions, to be implemented upon the occurrence of the following events: (i) the effective date and time of the proposed voluntary withdrawal of the listing of the shares of Melco Crown Entertainment Limited on the Main Board of the Stock Exchange of Hong Kong Limited; (ii) the passing of the necessary resolutions by the directors and stockholders of the Company; and (iii) the Philippine Securities and Exchange Commission approving the amendments.
- h. Approval of the re-appointment of SyCip Gorres Velayo & Co. as the external auditors of the Company for the fiscal year 2015-2016, upon the recommendation of the Audit Committee.

May 20, 2015	Reported the change in Director.
May 21, 2015	Reported the SEC Form 23-B of Marissa T. Academia.
May 21, 2015	Reported the SEC Form 23-B of Kevin Sim.
May 22, 2015	Reported the change in shareholdings of Adrian Hsen Bin Au.
May 22, 2015	Reported the SEC Form 23-B of Marie Grace A. Santos.
May 25, 2015	Submitted the Certification of Independent Directors.
May 25, 2015	Reported the SEC Form 23-B of Adrian Hsen Bin Au.
May 26, 2015	Submitted the ACGR Advisement Letter on number of shareholdings of Directors.
May 29, 2015	Reported the SEC Form 23-B of J.Y. Teo Kean Yin,
May 29, 2015	Reported the SEC Form 23-A of Frances Marie T. Yuyucheng.
June 08, 2015	Reported the number of shareholders of the Company owning one (1) board lot each as of May 31, 2015.
June 09, 2015	Reported the SEC Form 23-B of Clarence Yuk Man Chung.
June 09, 2015	Reported the SEC Form 23-B of William Todd Nisbet.
June 09, 2015	Reported the SEC Form 23-B of James Andrew Charles MacKenzie.
June 09, 2015	Reported the SEC Form 23-B of Johann M. Albano.
June 09, 2015	Reported the SEC Form 23-B of Maria Marcelina O. Cruzana.
June 09, 2015	Reported the SEC Form 23-B of Liberty A. Sambua.
June 09, 2015	Reported the SEC Form 23-B of Kevin Sim.
June 09, 2015	Reported the SEC Form 23-B of Marissa T. Academia.
June 09, 2015	Reported the SEC Form 23-B of Adrian Hsen Bin Au.
June 09, 2015	Reported the ACGR Advisement Letter on number of shareholdings of Directors.
June 09, 2015	Reported the SEC Form 23-B of MCE (Philippines) Investments Limited.
luna 10, 2015	Departed the CCC Form 22 B of Mariana T. Academia

Reported the SEC Form 23-B of Marissa T. Academia.

June 10, 2015

June 10, 2015	Reported the SEC Form 23-B of Kevin Sim.
July 07, 2015	Reported the number of shareholders of the Company owning one (1) board lot each as of June 30, 2015.
July 14, 2015	Submitted the List of Top 100 Stockholders as of June 30, 2015.
July 14, 2015	Submitted the Public Ownership Report as of June 30, 2015.
July 22, 2015	Submitted the Further Amendment to the Amended Articles of Incorporation.
August 07, 2015	Reported the number of shareholders of the Company owning one (1) board lot each as of July 31, 2015.
August 07, 2015	Submitted the SEC Form 17-Q (Quarterly Report) as of June 30, 2015.
August 26, 2015	Reported the Board approval of the additional issuance of shares under the Company's Share Incentive Plan.
August 27, 2015	Reported the SEC Form 23-B of Maria Marcelina O. Cruzana.
September 07, 2015	Reported the number of shareholders of the Company owning one (1) board lot each as of August 31, 2015.
September 10, 2015	Reported the SEC Form 23-B of Maria Marcelina O. Cruzana.
October 01, 2015	Reported the Securities and Exchange Commission's approval of the request for exemption from registration requirement of the proposed issuance of options and restricted shares pursuant to Company's Share Incentive Plan.
October 06, 2015	Reported the number of shareholders of the Company owning one (1) board lot each as of September 30, 2015.
October 06, 2015 October 14, 2015	· · · · · · · · · · · · · · · · · · ·
·	September 30, 2015.
October 14, 2015	September 30, 2015. Submitted the List of Top 100 Stockholders as of September 30, 2015.
October 14, 2015 October 14, 2015	September 30, 2015. Submitted the List of Top 100 Stockholders as of September 30, 2015. Submitted the Public Ownership Report as of September 30, 2015. Reported the number of shareholders of the Company owning one (1) board lot each as of
October 14, 2015 October 14, 2015 November 05, 2015	September 30, 2015. Submitted the List of Top 100 Stockholders as of September 30, 2015. Submitted the Public Ownership Report as of September 30, 2015. Reported the number of shareholders of the Company owning one (1) board lot each as of October 31, 2015. Submitted the ACGR Advisement Letter on Orientation and Education Program of the
October 14, 2015 October 14, 2015 November 05, 2015 November 05, 2015	September 30, 2015. Submitted the List of Top 100 Stockholders as of September 30, 2015. Submitted the Public Ownership Report as of September 30, 2015. Reported the number of shareholders of the Company owning one (1) board lot each as of October 31, 2015. Submitted the ACGR Advisement Letter on Orientation and Education Program of the Company.
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October 14, 2015 October 14, 2015 November 05, 2015 November 05, 2015 November 09, 2015 November 10, 2015 November 16, 2015 November 20, 2015	September 30, 2015. Submitted the List of Top 100 Stockholders as of September 30, 2015. Submitted the Public Ownership Report as of September 30, 2015. Reported the number of shareholders of the Company owning one (1) board lot each as of October 31, 2015. Submitted the ACGR Advisement Letter on Orientation and Education Program of the Company. Reported the resignation of Kevin Sim as Chief Operating Officer of the Company. Submitted the Corporate Governance Training Certificate of Attendance of Frances Marie T. Yuyucheng, one of the members of the Board of Directors of the Company. Reported the Appointment of Geoffry Andres as Chief Operating Officer of the Company. Reported the issuance of the shares by the Company through a Private Placement. Submitted the Comprehensive Corporate Disclosure in connection with the subscription

December 07, 2015	Submitted the further Amendment to the Amended By-Laws.
December 07, 2015	Reported the number of shareholders of the Company owning one (1) board lot each as of November 30, 2015.
December 09, 2015	Reported the SEC Form 23-B of MCE (Philippines) Investments Limited.
December 09, 2015	Submitted the ACGR Advisement Letter on Orientation and Education Program of the Company.
December 11, 2015	Reported the change in number of issued and outstanding shares of the Company.
December 14, 2015	Submitted the Corporate Governance Training Certificates of Attendance of the Company's Directors and Key Officers.
January 05, 2016	Submitted the ACGR Advisement Letter on Attendance of members of the Board of Directors to 2015 Board Meetings.
January 08, 2016	Reported the number of shareholders of the Company owning one (1) board lot each as of December 31, 2015.
January 12, 2016	Reported the Consolidated Changes in the ACGR for 2015.
January 15, 2016	Submitted the List of Top 100 Stockholders as of December 31, 2015.
January 15, 2016	Submitted the Public Ownership Report as of December 31, 2015.
February 05, 2016	Reported the number of shareholders of the Company owning one (1) board lot each as of January 31, 2016.
February 19, 2016	Reported the SEC Form 17-C on the Financial Results of Melco Crown Entertainment Limited for the 4th Quarter ended December 31, 2015.
March 07, 2016	Reported the number of shareholders of the Company owning one (1) board lot each as of February 29, 2016.
March 16, 2016	Reported the following:
	a. Board Meeting Results;
	b. ACGR Advisement Letter on Revisions to the MCP Audit Committee Charter;
	c. Disclosure on Record Date and Annual Stockholders' Meeting;
	d. Board Approval on the Amendments to the Revised Manual on Corporate Governance; and
	e. Further Amendments to the Amended By-Laws.
March 31, 2016	Reported the 2015 Compliance Report on Corporate Governance.
April 07, 2016	Reported the number of shareholders of the Company owning one (1) board lot each as of March 31, 2016.
April 11, 2016	Reported the following:
	a. SEC Form 17-C on the SEC approval of the Amended By-Laws of MCP;

b. Submitted the ACGR Advisement Letter on Change in 5% Shareholdings or more,

and

c. Reported the SEC Form 23-B of MCE (Philippines) Investments Limited.

MELCO CROWN (PHILIPPINES) RESORTS CORPORATION Issuer

Pursuant to the req	uirements of S	Section 17 of the	e Code and	Section 141 o	f the Corporation	n Code, this	report is
Pursuant to the req signed on behalf of	the Issuer by t	he undersigned	thereunto	duly authorized	, in the City of	MANILA	on
TA 50:1 4 4009611				-0.004-1 - 0.00000000000000000000000000000000000	- 1000 000000 1000 -		

Clarence Yuk Man Chung President

SUBSCRIBED AND SWORN to before meAniR 11 2016 f April 2016 affiant exhibiting to me his Government Issued ID, as follows:

NAME	PASSPORT NO.	EXPIRATION DATE	PLACE OF ISSUE
Clarence Yuk Man Chung	KJ0196556	24 January 2023	China

Doc. No. 4; Page No. 4; Book No. 4;

Series of 2016.

ATTY: ALFREDO A. CASTILLO
NOTARY PUBLIC
COMM. UNTIL DEC. 31. 2018 PTR NO. 2753453 JAN. 04. 2016

IBP NO. 963215 ROLL NO. 42417 MCLE COMPLIANCE V. NO. 0011698

Pursuant to the requirements of Section 17 of the Code and Section 141 of the Corporation Code, this report is signed on behalf of the Issuer by the undersigned; thereunto duly authorized, in the City of Parañaque on April APR 11 2016

Adrian Hsen Bin Au

Treasurer

SUBSCRIBED AND SWORN to before me this APR 11 2016 April 2016 affiant exhibiting to me his Government Issued ID, as follows:

NAME	PASSPORT NO.	EXPIRATION DATE	PLACE OF ISSUE		
Adrian Hsen Bin Au	E4058359	09 June 2021	Australia		

Doc. No. M Page No. M Book No. M

Series of 2016.

GUILLZEMO B. BARROA III

Until December 31, 2017 Notarial Commission No. 202-2016 Roll No. 58025

PTR No. 0508709/01-06-16/Parañaque City IBP No. 1018517/01-06-16/Manila III MCLE Compliance No. V-0012320

Pursuant to the requirements of Section 17 of the Code and Section 141 of the Corporation Code, this report is signed on behalf of the Issuer by the undersigned; thereunto duly authorized, in the City of Parañaque on April 2016.

Geoffry P. Andres

Property President/Chief Operating Officer

SUBSCRIBED AND SWORN to before me this Government Issued ID, as follows:

NAME	PASSPORT NO.	EXPIRATION DATE	PLACE OF ISSUE
Geoffry P. Andres	468052036	08 May 2020	USA

Doc. No. No. ; Page No. 22; Book No. ; Series of 2016.

Until December 31, 2017 Notarial Commission No. 202-2016 Roll No. 58025

B. BARROA III

PTR No. 0508709/01-06-16/Parañaque City IBP No. 1018517/01-06-16/Manila III MCLE Compliance No. V-0012320

Pursuant to the requirements of Section 17 of the Code and Section 141 of the Corporation Code, this report is signed on behalf of the Issuer by the undersigned; thereunto duly authorized, in the City of Parañaque on April__, APR 1 1 2016

Marissa T. Academia Corporate Secretary

SUBSCRIBED AND SWORN to before me this 1 1 2016 April 2016 affiant exhibiting to me her Government Issued ID, as follows:

NAME	PASSPORT NO.	EXPIRATION DATE	PLACE OF ISSUE
Marissa T. Academia	EB9104882	09 September 2018	DFA Manila

Doc. No. 102 Page No. 22 Book No. 10 Series of 2016.

Until December 31, 2017 Notarial Commission No. 202-2016

BARROA III

PTP No. 0508709/01-06-16/Parañaque City IBP No. 1018517/01-06-16/Manila III MCLE Compliance No. V-0012320

165-170

MELCO CROWN (PHILIPPINES) RESORTS CORPORATION

INDEX TO CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES

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List of Philippine Financial Reporting Standards (PFRSs) [which consist of PFRSs, Philippine Accounting Standards (PASs) and Philippine Interpretations] and Philippine Interpretations Committee (PIC) Q&As

effective as of December 31, 2015

Melco Crown (Philippines) Resorts Corporation and Subsidiaries

Consolidated Financial Statements December 31, 2015 and 2014 and for The Years Ended December 31, 2015, 2014 and 2013

and

Independent Auditors' Report



COVER SHEET

for **AUDITED FINANCIAL STATEMENTS**

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Asean Avenue cor. Roxas Boulevard, Brgy. Tambo, Parañaque City 1701

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

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.



STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of Melco Crown (Philippines) Resorts Corporation is responsible for the preparation and fair presentation of the consolidated financial statements for the years ended December 31, 2015, 2014 and 2013, including the additional components attached therein, in accordance with Philippine Financial Reporting Standards. This responsibility includes designing and implementing internal controls relevant to the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error, selecting and applying appropriate accounting policies, and making accounting estimates that are reasonable under the circumstances.

The Board of Directors reviews and approves the consolidated financial statements and submits the same to the stockholders.

SyCip Gorres Velayo & Co., the independent auditors appointed by the stockholders, has examined the consolidated financial statements of the company in accordance with Philippine Standards on Auditing and, in its report to the stockholders, has expressed its opinion on the fairness of presentation upon completion of such examination.

CLARENCE YUK MAN CHUNG President & Chairman of the Board

ADRIAN HSEN BIN AU

Treasurer

Signed this 11th day of April 2016

REFORE ME ONTHIS APR 1 1 2016

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ISSUED ON ____AT_

Notarial Comm

Mic No. 2015-109

Until December 31, 2016 Roll No. 26047 PTR No. 488657171-4-16 / Manila IBP Lifetime Member 05097

MCLE No. V0003138-07-26-14 Rm. 409, First United Bldg. Co., Escolta, Mania.

PAGE NO: 20 BOOK NO: 20 SERIES OF PLATE



SyCip Gorres Velayo & Co. 6760 Ayala Avenue 1226 Makati City Philippines Tel: (632) 891 0307 Fax: (632) 819 0872 ey.com/ph BOA/PRC Reg. No. 0001, December 14, 2015, valid until December 31, 2018 SEC Accreditation No. 0012-FR-4 (Group A), November 10, 2015, valid until November 9, 2018

INDEPENDENT AUDITORS' REPORT

The Stockholders and the Board of Directors Melco Crown (Philippines) Resorts Corporation Asean Avenue cor. Roxas Boulevard Brgy. Tambo, Parañaque City 1701

We have audited the accompanying consolidated financial statements of Melco Crown (Philippines) Resorts Corporation and Subsidiaries, which comprise the consolidated balance sheets as at December 31, 2015 and 2014, and the consolidated statements of comprehensive income, statements of changes in equity and statements of cash flows for each of the three years in the period ended December 31, 2015, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with Philippine Financial Reporting Standards, 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.

Auditors' Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We conducted our audits in accordance with Philippine Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements 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 entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

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

BUREAU OF INTERNAL REVENUE



Opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of Melco Crown (Philippines) Resorts Corporation and Subsidiaries as at December 31, 2015 and 2014, and their financial performance and their cash flows for each of the three years in the period ended December 31, 2015, in accordance with Philippine Financial Reporting Standards.

SYCIP GORRES VELAYO & CO.

Lose Pepito E. Zabat

Jose Pepito E. Zabat III

Partner

CPA Certificate No. 85501

SEC Accreditation No. 0328-AR-3 (Group A),

May 1, 2015, valid until April 30, 2018

Tax Identification No. 102-100-830

BIR Accreditation No. 08-001998-60-2015,

February 27, 2015, valid until February 26, 2018

PTR No. 5321714, January 4, 2016, Makati City

April 11, 2016

BUREAU OF INTERNAL REVENUE
LARGE TAXPAYER SERVICE
LARGE TAXPAYERS ASSISTANCE DIVISION I

Date

1 3 APR 2016 SDS

RELLIVED

MA. GRACE AURORA L. CASTILLO



MELCO CROWN (PHILIPPINES) RESORTS CORPORATIONAPIND SUBSIDIARIES T

CONSOLIDATED BALANCE SHEETS

DECEMBER 31, 2015 AND 2014

(In thousands of Philippine peso, except share and per share data)

Decen	ho	r 31	1

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	Decemb	
	2015 (Note 2)	2014 (Note 2)
ASSETS	(Note 2)	(INOTE 2)
Current Assets	D# 460.000	DG (51 10G
Cash and cash equivalents (Notes 5, 26 and 27)	₽7,460,229	₽7,651,187
Restricted cash (Notes 6, 26 and 27)	42,525	2,230,850
Accounts receivable, net (Notes 7, 26 and 27)	1,283,575	24,719
Inventories	268,819	194,609
Prepayments and other current assets (Note 8)	194,423	184,957
Amount due from a shareholder (Notes 18, 26 and 27)	5,588	5,425
Amount due from ultimate holding company (Notes 18, 26 and 27)	175,557	_
Amount due from an affiliated company (Notes 18, 26 and 27)	455	_
Total Current Assets	9,431,171	10,291,747
Noncurrent Assets Proporty and againment, not (Note 9)	32,939,887	32,830,332
Property and equipment, net (Note 9)	915,965	968,058
Contract acquisition costs, net (Note 10)	7,176	8,698
Other intangible assets, net (Note 11)		3,624,180
Other noncurrent assets (Note 12)	1,462,673 881	23,729
Deferred tax asset (Note 20)		
Total Noncurrent Assets	35,326,582	37,454,997
	₽44,757,753	₽47,746,744
LIABILITIES AND EQUITY		
Current Liabilities		
Accounts payable (Notes 26 and 27)	₽150,806	₽160,219
Accrued expenses, other payables and other current liabilities		
(Notes 13, 26 and 27)	8,203,747	4,631,506
Current portion of obligations under finance lease (Notes 21, 26 and 27)	1,401,702	1,041,760
Amount due to ultimate holding company (Notes 18, 26 and 27)	_	58,363
Amount due to immediate holding company (Notes 18, 26 and 27)	7,357	889,239
Amounts due to affiliated companies (Notes 18, 26 and 27)	609,951	834,384
Income tax payable (Note 20)	170	3,882
Total Current Liabilities	10,373,733	7,619,353
and the second s		7 (17)
Noncurrent Liabilities	14,782,352	14,720,524
Long-term debt, net (Notes 22, 26 and 27) Noncurrent portion of obligations under finance lease	14,702,552	14,720,324
(Notes 21, 26 and 27)	12,744,835	12,378,968
Deferred rent liability	176,508	122,131
Retirement liability (Note 23)	23,617	122,131
Other noncurrent liabilities	48,638	18,357
Total Noncurrent Liabilities RIPEAU CO.	₽27,775,950	₽27,239,980
Total Noncurrent Liabilities BUREAU OF INTERNAL LARGE TAXPAYERS ASSISTATION LARGE TAXPAYERS ASSISTATION OF THE PROPERTY OF T	AL REVENUE	
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Date

13 APR 2016 | SDS

RECEIVED MA. GRACE AURORA L. CASTILLO



MELCO CROWN (PHILIPPINES) RESORTS CORPORATION AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS – continued DECEMBER 31, 2015 AND 2014

(In thousands of Philippine peso, except share and per share data)

	Decemb	er 31,
	2015	2014
	(Note 2)	(Note 2)
Equity	-	
Capital stock (Note 14)	₽5,643,355	₱4,911,480
Additional paid-in capital	21,932,963	19,647,157
Share-based compensation reserve	606,279	759,248
Equity reserve (Notes 2 and 14)	(3,613,990)	(3,613,990)
Accumulated deficits	(17,960,537)	(8,816,484)
Total Equity	6,608,070	12,887,411
	₹44,757,753	₱47,746,744

See accompanying Notes to Consolidated Financial Statements.





MELCO CROWN (PHILIPPINES) RESORTS CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2015, 2014 AND 2013

(In thousands of Philippine peso, except share and per share data)

	Year	Ended Decembe	r 31,
	2015	2014	2013
NUMBER OF THE ASSESSMENT OF THE STATE OF THE	(Note 2)	(Note 2)	(Note 2)
NET OPERATING REVENUES Casino	₽11,901,497	₽ 299,991	₽_
Rooms	719,422	7,317	_
Food and beverage	677,380	26,154	_
Entertainment, retail and others	429,028	96,756	52,952
Total Net Operating Revenues	13,727,327	430,218	52,952
OPERATING COSTS AND EXPENSES			
Gaming tax and license fees	(3,404,915)	(64,077)	_
Inventories consumed	(784,678)	(27,918)	_
Employee benefit expenses (Note 15)	(3,980,364)	(2,796,583)	(460,965)
Depreciation and amortization	(4,372,061)	(285,731)	(51,520)
Other expenses (Note 16) Payments to the Philippine Parties (Note 24(b))	(6,701,571) (757,039)	(1,448,147) (38,809)	(644,861)
Total Operating Costs and Expenses (Note 17)	(20,000,628)	(4,661,265)	(1,157,346)
OPERATING LOSS	(6,273,301)	(4,231,047)	(1,104,394)
		1	
NON-OPERATING INCOME (EXPENSES)			
Interest income	14,203	42,887	54,506
Interest expenses, net of capitalized interest	(2,720,953)	(1,915,097)	(1,316,877)
Amortization of deferred financing costs	(61,828)	(54,235)	_
Other finance fees	(47,832)	(44,776)	(110 105)
Foreign exchange loss, net	(30,691)	(101,013)	(112,195)
Other income			15,543
Total Non-operating Expenses, Net	(2,847,101)	(2,072,234)	(1,359,023)
LOSS BEFORE INCOME TAX	(9,120,402)	(6,303,281)	(2,463,417)
INCOME TAX EXPENSE (Note 20)	(23,729)	_	_
NET LOSS	(9,144,131)	(6,303,281)	(2,463,417)
OTHER COMPREHENSIVE INCOME	_	-	_
	-		
TOTAL COMPREHENSIVE LOSS	(P 9,144,131)	(₱6,303,281) ====================================	(₱2,463,417) ====================================
Basic/Diluted Loss Per Share (Note 19)	(₽1.82)	(₱1.35)	(₱0.74)

See accompanying Notes to Consolidated Financial Statements.





MELCO CROWN (PHILIPPINES) RESORTS CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2015, 2014 AND 2013

(In thousands of Philippine peso, except share and per share data)

	Car	oital Stock (N	ote 14)	Subtotal	Additional Paid-in	Share-based Compensation	Equity Reserve	Accumulated	Cost of Treasury Shares Held	
	Class A	Class B	Common Stock	Capital Stock	Capital	Reserve	(Note 14)	Deficits	(Note 14)	Total
Balance as of January 1, 2015	₽_	P	₽4,911,480	₽4,911,480	₽19,647,157	₽759,248	(¥3,613,990)	(₱8,816,484)	₽_	₽12,887,411
Net loss	_	_	_	_	_	_	_	(9,144,131)	_	(9,144,131)
Other comprehensive income				=						
Total comprehensive loss	-	_	-	-	_	-	-	(9,144,131)	_	(9,144,131)
Shares issued, net of share issuance expenses (Note 14)	-	-	693,500	693,500	1,994,553	-	_	=	-	2,688,053
Issuance of shares for restricted shares vested (Notes 14 and 29)	_	_	38,375	38,375	291,253	(329,628)	_	-	-	_
Share-based compensation (Note 29) Transfer of share-based compensation	-	-	-	-	-	176,737	=	_	_	176,737
reserve upon expiry of share options	_					(78)		78		_
Balance as of December 31, 2015	<u>P</u> _	<u>P</u> _	₽5,643,355	₽5,643,355	₽21,932,963	₽606,279	(P 3,613,990)	(P 17,960,537)	<u>P</u> _	₽6,608,070
Balance as of January 1, 2014	₽_	₽_	₽4,426,303	₽4,426,303	₽14,756,430	₽278,151	(P 3,613,990)	(P 2,513,203)	₽_	₱13,333,691
Net loss	-	-			-	_	_	(6,303,281)	_	(6,303,281)
Other comprehensive income						_		_		
Total comprehensive loss	-	-	-	_	_	-	-	(6,303,281)	-	(6,303,281)
Shares issued, net of offering	_	_	485,177	485,177	4,890,727		_	_	_	5,375,904
expenses (Note 14) Share-based compensation (Note 29)			-	-		481,097				481,097
Balance as of December 31, 2014	₽_	₽_	₹4,911,480	₱4,911,480	₱19,647,157	₽759,248	(P 3,613,990)	(₱8,816,484) ———	P _	₱12,887,411
						No. of the second second				





CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY – continued

FOR THE YEARS ENDED DECEMBER 31, 2015, 2014 AND 2013

(In thousands of Philippine peso, except share and per share data)

	Сар	oital Stock (No	ote 14)	Subtotal	Additional Paid-in	Share-based Compensation	Equity Reserve	Accumulated	Cost of Treasury Shares Held	
	Class A	Class B	Common Stock	Capital Stock	Capital	Reserve	(Note 14)	Deficits	(Note 14)	Total
Balance as of January 1, 2013	₱337,500	₱225,000	₽_	₽562,500	₱92,679	₽_	₱740,763	(P 49,786)	(₱288,514)	₱1,057,642
Net loss	_	-	_	=	-	=	=	(2,463,417)	-	(2,463,417)
Other comprehensive income										
Total comprehensive loss Declassification of Class A	_	-	-	-	_	_	_	(2,463,417)	=	(2,463,417)
shares and Class B shares (Note 14) Shares issued, net of offering	(337,500)	(225,000)	562,500	-	_	_	_	=	=	-
expenses (Note 14)	_	_	3,863,803	3,863,803	12,816,082	_	_	_	_	16,679,885
Sale of treasury shares (Note 14)	-	_	_	_	1,847,669	-	_	<u></u>	288,514	2,136,183
Share-based compensation (Note 29)	_	_	-	_	_	278,151	-	_	-	278,151
Movement of equity reserve (Note 2)	_						(4,354,753)	1		(4,354,753)
Balance as of December 31, 2013	₽_	₽-	₹4,426,303	₱4,426,303	₱14,756,430 ———	₽ 278,151	(₱3,613,990)	(₱2,513,203) ———	P _	₱13,333,691

See accompanying Notes to Consolidated Financial Statements.





CONSOLIDATED STATEMENTS OF CASH FLOWS

FOR THE YEARS ENDED DECEMBER 31, 2015, 2014 AND 2013

(In thousands of Philippine peso, except share and per share data)

	Year 1 2015 (Note 2)	Ended December 2014 (Note 2)	2013 (Note 2)
CASH FLOWS FROM OPERATING ACTIVITIES Loss before income tax	(₱9,120,402)	(₱6,303,281)	(₱2,463,417)
Adjustments for: Unrealized foreign exchange (gain) loss, net Interest income Depreciation and amortization Interest expenses, net of capitalized interest Provision for input value-added tax ("VAT") (Note 12) Share-based compensation expenses (Note 29)	(214,099) (14,203) 4,372,061 2,720,953 1,426,976 109,824	132,495 (42,887) 285,731 1,915,097 - 206,795	105,941 (54,506) 51,520 1,316,877 - 95,936
Consultancy fee in consideration for share awards (Note 29) Amortization of deferred financing costs Other finance fees Amortization of prepaid rent Allowance for doubtful debts Written off of property and equipment (Note 16) Written off from contract acquisition costs (Note 16)	66,913 61,828 47,832 7,118 2,311	274,302 54,235 44,776 5,288 — 155,193	182,215 - 4,407 - 64,721
Operating loss before working capital changes Changes in assets and liabilities: Increase in accounts receivable Increase in other noncurrent assets	(532,888) (1,260,121) (586,550)	(3,272,256) (24,719) (2,038,788)	(696,306) - (27,784)
Increase in amount due from ultimate holding company Increase in inventories (Decrease) increase in amount due to ultimate holding company (Decrease) increase in accounts payable	(212,486) (74,210) - (21,076)	(194,609) (49,986) 160,608	- 6,929 -
(Increase) decrease in prepayments and other current assets Increase in amount due from an affiliated company Increase in amount due from a shareholder Increase in accrued expenses, other payables	(5,591) (455) (163)	201,349	(373,696) - (5,425)
and other current liabilities Increase in amounts due to affiliated companies Increase in deferred rent liability Increase in retirement liability Increase in other noncurrent liabilities	3,478,329 264,825 54,377 23,617 10,320	799,864 147,558 62,739 - 18,357	98,212 120,164 59,392
Net cash generated from (used in) operations Income tax paid (Note 20) Interest received	1,137,928 (4,593) 9,531	(4,189,883) (8,603) 44,242	(818,514) - 47,040
Net cash provided by (used in) operating activities	₽1,142,866	(₱4,154,244)	<u>(₹771,474)</u>





CONSOLIDATED STATEMENTS OF CASH FLOWS – continued FOR THE YEARS ENDED DECEMBER 31, 2015, 2014 AND 2013 (In thousands of Philippine peso, except share and per share data)

	Year Ended December 31,			
	2015	2014	2013	
	(Note 2)	(Note 2)	(Note 2)	
CASH FLOWS FROM INVESTING ACTIVITIES	(D. 1. E. 2. E. 2. (D. E.)	(D11 ((0 100)	(D2 050 602)	
Payment for acquisition of property and equipment	(P 4,525,685)	(P 11,669,108)	(₱2,059,683)	
Payment for other noncurrent assets (Note 12)	(62,192)	(1,000)	(175,599)	
Advance payments and deposits for acquisition of property and equipment	(6,576)	(3,800,548)	(678,661)	
Payment for acquisition of other intangible assets	(4,307)	(3,800,348) $(1,317)$	(3,074)	
Decrease (increase) in restricted cash	2,188,325	(4,176)	(2,226,674)	
Escrow funds refundable to the Philippine Parties (Note 6)	1,103,905	(1,170)	(2,220,071)	
Cash used in reverse acquisition (Note 2)		_	(7,198,590)	
Payment for contract acquisition costs	-	_	(1,128,768)	
N. 1 11 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	(1.20(.520)	(15.47(.140)	(12 471 040)	
Net cash used in investing activities	(1,306,530)	(15,476,149)	(13,471,049)	
CASH FLOWS FROM FINANCING ACTIVITIES				
Repayments of obligations under finance lease	(1,079,468)	(737,458)	(785,003)	
Interest paid	(937,500)	(468,750)	· -	
Net (repayment to) advance from immediate holding	(004 202)	154	011 405	
company Other finance feet noid	(804,202) (47,832)	154 (23,916)	811,405	
Other finance fees paid Net proceeds from issuance of capital stock (Note 14)	2,701,183	5,369,846	16,685,943	
Proceeds from long-term debt (Note 22)	2,701,105	15,000,000	10,005,545	
Payment for deferred financing costs	_	(328,243)	Y-	
Net proceeds from capital stock issuance of		(,,		
legal subsidiary (Note 14)	_	_	2,843,837	
Proceeds from sale of treasury shares (Note 14)	_	-	2,136,183	
Prepayment of other noncurrent assets	_	_	(3,273)	
Net cash (used in) provided by financing activities	(167,819)	18,811,633	21,689,092	
The dam (aloca m) provided by manning accounts				
EDEECT OF EODEICN EVOLVANCE ON CACH				
EFFECT OF FOREIGN EXCHANGE ON CASH AND CASH EQUIVALENTS	140,525	(129,895)	1,251	
4000.000000 1 000.00000 100.000 100 000 0		(125,055)		
NET (DECREASE) INCREASE IN CASH	(100.050)	(049 (55)	7 447 920	
AND CASH EQUIVALENTS CASH AND CASH EQUIVALENTS AT	(190,958)	(948,655)	7,447,820	
BEGINNING OF YEAR	7,651,187	8,599,842	1,152,022	
CASH AND CASH EQUIVALENTS AT	D# 460 000	DE (51 105	D0 500 040	
END OF YEAR	₽7,460,229	₽7,651,187	₽8,599,842	

 $See\ accompanying\ Notes\ to\ Consolidated\ Financial\ Statements.$





NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(In thousands of Philippine peso, except share and per share data)

1. Organization and Business

(a) Corporate Information

Melco Crown (Philippines) Resorts Corporation (herein referred to as "MCP" or the "Parent Company") is incorporated in the Philippines and registered with the Philippine Securities and Exchange Commission (the "SEC"). The shares of stock of the Parent Company are publicly traded on The Philippine Stock Exchange, Inc. (the "PSE").

The Parent Company together with its subsidiaries (collectively referred to as the "Group") is a developer, owner and operator of casino gaming and entertainment resort facilities in the Philippines. The Group currently operates and manages City of Dreams Manila, a casino, hotel, retail and entertainment integrated resort in the Entertainment City complex in Manila. City of Dreams Manila commenced operations on December 14, 2014, with a grand opening of the integrated resort on February 2, 2015.

The Parent Company's principal place of business is the Philippines and its registered office address was Aseana Boulevard cor. Roxas Boulevard, Brgy. Tambo, Parañaque City 1701. On April 8, 2015, the Board of Directors of MCP approved the change of the Parent Company's registered office address to Asean Avenue cor. Roxas Boulevard, Brgy. Tambo, Parañaque City 1701, which was further approved by MCP's stockholders and the SEC on May 18, 2015 and July 14, 2015, respectively.

As of December 31, 2015 and 2014, the ultimate holding company of the Parent Company is Melco Crown Entertainment Limited (referred to as "MCE"), a company incorporated in the Cayman Islands with its American depository shares traded on the NASDAQ Global Select Market in the United States of America and its ordinary shares traded on the Main Board of The Stock Exchange of Hong Kong Limited ("HKSE") in the Hong Kong Special Administrative Region of the People's Republic of China ("Hong Kong") until 4:00 p.m. on July 3, 2015, the date of MCE completed the voluntary withdrawal of the listing of its ordinary shares on the Main Board of HKSE.

As of December 31, 2015 and 2014, the immediate holding company of the Parent Company is MCE (Philippines) Investments Limited ("MCE Investments"), an indirect subsidiary of MCE.

The accompanying consolidated financial statements were approved and authorized for issue in accordance with a resolution by the Board of Directors on April 11, 2016.

(b) Subsidiaries of MCP

As of December 31, 2015 and 2014, MCP's wholly owned subsidiaries included MCE Holdings (Philippines) Corporation ("MCE Holdings"), MCE Holdings No. 2 (Philippines) Corporation ("MCE Holdings No. 2") and MCE Leisure (Philippines) Corporation ("MCE Leisure") (collectively referred to as "MCE Holdings Group"). MCE Holdings, MCE Holdings No. 2 and MCE Leisure were all incorporated in the Philippines. The primary purpose of MCE Holdings and MCE Holdings No. 2 is investment holding and the primary purpose of MCE Leisure is to develop and operate tourist facilities, including hotel casino entertainment complexes with hotel, retail and amusement areas and themed development components and to engage in casino gaming activities.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

1. Organization and Business – continued

(c) Activities of MCE Holdings Group

In 2012, MCE, through one of its indirect subsidiary, entered into a memorandum of agreement (the "MOA") with SM Investments Corporation ("SMIC") and certain of its subsidiaries (collectively, the "SM Group"), Belle Corporation ("Belle") and PremiumLeisure and Amusement, Inc. ("PLAI") for the development of an integrated resort project located within Entertainment City, Manila, which was subsequently branded "City of Dreams Manila" upon the execution of a trademark licensing agreement (the "Trademark Licensing Agreement") signed between MCP and MCE (IP) Holdings Limited ("MCE (IP) Holdings"), a subsidiary of MCE, on October 9, 2013. Further to the MOA, MCE Holdings Group entered into a cooperation agreement (the "Cooperation Agreement") and other related arrangements with SM Group, Belle and PLAI; and MCE Leisure entered into a lease agreement (the "Lease Agreement") with Belle, for City of Dreams Manila. On March 13, 2013, the Cooperation Agreement and the Lease Agreement became effective upon completion of the closing arrangement conditions, with minor changes to the original terms (except for certain provisions of the Cooperation Agreement which were effective on signing). In addition, MCE Holdings Group entered into an operating agreement (the "Operating Agreement") with SMIC, Belle and PLAI (collectively, the "Philippine Parties") on March 13, 2013, pursuant to which MCE Leisure has been granted the exclusive right to manage, operate and control City of Dreams Manila. The Cooperation Agreement, the Lease Agreement and the Operating Agreement ends on the date of expiry of the Regular/Provisional License as mentioned in Note 1(d) below, currently expected to be on July 11, 2033 unless terminated earlier in accordance with the respective terms of the individual agreements. Details of these agreements are further discussed in Note 24.

(d) Regular/Provisional License

As of March 13, 2013, the Philippine Amusement and Gaming Corporation ("PAGCOR") allowed the inclusion of, amongst others, MCE Leisure as a co-licensee, as well as the "special purpose entity" to operate the casino business and as representative for itself and on behalf of the other co-licensees under a provisional license (the "Provisional License") in their dealings with PAGCOR. As a result, MCE Holdings Group and the Philippine Parties together became co-licensees (the "Licensees") under the Provisional License granted by PAGCOR for the establishment and operation of City of Dreams Manila.

On January 30, 2015, MCE Leisure applied to PAGCOR for the issuance of a regular casino gaming license (the "Regular License") for City of Dreams Manila as the Licensees satisfied the Investment Commitment of US\$1 billion under the terms of the Provisional License.

PAGCOR issued the Regular License dated April 29, 2015 in replacement of the Provisional License to the Licensees for the operation of City of Dreams Manila. The Regular License has the same terms and conditions as the Provisional License, is concurrent with section 13 of Presidential Decree No. 1869 (the "PAGCOR Charter"), and is valid until July 11, 2033. Further details of the terms and commitments under the Regular/Provisional License are included in Note 25(c).



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies

Basis of Preparation

The consolidated financial statements have been prepared under the historical cost basis. Historical cost is generally based on the fair value of the consideration given in exchange for assets. The consolidated financial statements are presented in Philippine peso, the functional and presentation currency of the Parent Company and its subsidiaries. All values are rounded off to the nearest thousand, unless otherwise indicated.

Although the Group had net current liabilities of ₱942,562 as of December 31, 2015 (December 31, 2014: Net current assets of ₱2,672,394), the Group had the Shareholder Loan Facility as defined in an aggregate amount of up to US\$340,000,000 as of December 31, 2015. The Shareholder Loan Facility availability and other terms are described in Note 22(b).

In the opinion of the directors, in light of the above, the Group will have sufficient working capital to finance its operations and remain as a going concern in the foreseeable future. Accordingly, the directors are satisfied that it is appropriate to prepare the consolidated financial statements on a going concern basis.

On March 20, 2013, MCP completed the acquisition of 100% ownership interests in the MCE Holdings Group with net assets value of ₱2,609,589 from MCE Investments for a consideration of ₱7,198,590 (the "Asset Acquisition Transaction"). Because MCP did not meet the definition of a business, the MCE Holdings Group was deemed to be the accounting acquirer for accounting purposes. The acquisition was accounted for similar to a reverse acquisition following the guidance provided by the standard under Philippine Financial Reporting Standards ("PFRS"). In a reverse acquisition, the legal parent, MCP is identified as the acquiree for accounting purposes because based on the substance of the transaction, the legal subsidiary, MCE Holdings Group is adjudged to be the entity that gained control over the legal parent. Accordingly, the consolidated financial statements of MCP have been prepared as a continuation of the financial statements of the MCE Holdings Group. The MCE Holdings Group has accounted for the acquisition of MCP on December 19, 2012, which was the date when MCE through its indirect subsidiaries including MCE Investments and MCE (Philippines) Investments No.2 Corporation ("MCE Investments No.2") acquired control of MCP.

Reverse acquisition applies only to the consolidated financial statements of MCP. The Parent Company financial statements will continue to represent MCP as a stand-alone entity as of December 31, 2015 and 2014.

Statement of Compliance

The Group's consolidated financial statements have been prepared in conformity with PFRS. PFRS includes both standard titles PFRS and Philippine Accounting Standards ("PAS") and Philippine Interpretations based on equivalent interpretations from International Financial Reporting Interpretations Committee ("IFRIC") as issued by the Financial Reporting Standards Council ("FRSC").

Significant Accounting Judgments, Estimates and Assumptions

The preparation of the consolidated financial statements requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued

(In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Significant Accounting Judgments, Estimates and Assumptions – continued

The preparation of consolidated financial statements in conformity with PFRS 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 4.

Cash and Cash Equivalents

Cash and cash equivalents consist of cash on hand and cash in banks which are unrestricted as to withdrawal and use

Restricted Cash

Restricted cash represents cash deposited into bank accounts which are restricted as to withdrawal and use in accordance with the terms of the respective agreements, the current portion of restricted cash are those funds which are expected to be released or utilized within the next twelve months.

Accounts Receivable and Credit Risk

Financial instruments that potentially subject the Group to concentrations of credit risk consist principally of casino receivables. The Group issues credit in the form of markers to approved casino customers following investigations of creditworthiness including to its gaming promoters, which receivable can be offset against commissions payable and any other value items held by the Group to the respective customer and for which the Group intends to set-off when required. As of December 31, 2015, a substantial portion of the Group's markers were due from customers and gaming promoters residing in foreign countries. Business or economic conditions, the legal enforceability of gaming debts, or other significant events in foreign countries could affect the collectability of receivables from customers and gaming promoters residing in these countries. Should there be any change in circumstances pertaining to one of these gaming promoters, it would have a material effect to the carrying amount of casino receivables.

Accounts receivable, including casino, hotel and other receivables, are typically non-interest bearing and are initially recorded at cost. Accounts are written off when management deems it is probable the receivable is uncollectible. Recoveries of accounts previously written off are recorded when received. An estimated allowance for doubtful debts is maintained to reduce the Group's receivables to their carrying amounts, which approximates fair value. The allowance is estimated based on specific review of customer accounts as well as management's experience with collection trends in the casino industry and current economic and business conditions

Financial Assets and Liabilities

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

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



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Financial Assets and Liabilities - continued

The Group classifies its financial assets in the following categories: financial assets at fair value through profit or loss, loans and receivables, held-to-maturity investments and available-for-sale financial assets. Financial liabilities are classified as financial liabilities at fair value through profit or loss or other financial liabilities. The classification depends on the purpose for which the instruments were acquired or liabilities incurred and whether they are quoted in an active market. Management determines the classification at initial recognition and, where allowed and appropriate, re-evaluates this classification at every balance sheet date. The Group has no financial assets or liabilities at fair value through profit or loss, held-to-maturity investments and available-for-sale financial assets as of December 31, 2015 and 2014.

Determination of Fair Value. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either i) in the principal market for the asset or liability; or ii) in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

"Day 1" Profit. Where the transaction price in a non-active market is different from the fair value of other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Group recognizes the difference between the transaction price and fair value (a "Day 1" profit) in the consolidated statements of comprehensive income unless it qualifies for recognition as some other type of asset. In cases where unobservable data is used, the difference between the transaction price and model value is only recognized in the consolidated statements of comprehensive income when the inputs become observable or when the instrument is derecognized. For each transaction, the Group determines the appropriate method of recognizing the "Day 1" profit amount.

Loans and Receivables. Loans and receivables are nonderivative financial assets with fixed or determinable payments and fixed maturities that are not quoted in an active market. After initial measurement, loans and receivables are subsequently carried at amortized cost using the effective interest method, less any allowance for impairment. Amortized cost is calculated by taking into account any discount or premium on acquisition and includes fees and costs that are an integral part of the effective interest. Gains and losses are recognized in the consolidated statements of comprehensive income when the loans and receivables are derecognized or impaired, as well as through the amortization process. Loans and receivables are included in current assets if maturity is within 12 months from the balance sheet date, otherwise, these are classified as noncurrent assets.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Financial Assets and Liabilities - continued

This category includes cash and cash equivalents (see Note 5), restricted cash (see Note 6), accounts receivable (see Note 7), other deposits and receivables included under prepayments and other current assets (see Note 8) and other noncurrent assets (see Note 12), amount due from a shareholder (see Note 18), amount due from ultimate holding company (see Note 18), amount due from an affiliated company (see Note 18) and security deposit included under other noncurrent assets (see Note 12). The carrying values and fair values of loans and receivables are disclosed in Note 27.

Other Financial Liabilities. This category pertains to financial liabilities that are not held for trading or not designated as at fair value through profit or loss upon the inception of the liability. These include liabilities arising from operations and loans and borrowings.

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost using the effective interest method. Gains and losses are recognized in the consolidated statements of comprehensive income when the liabilities are derecognized, as well as through the amortization process. Other financial liabilities are included in current liabilities if maturity is within 12 months from the balance sheet date, otherwise, these are classified as noncurrent liabilities.

This category includes accounts payable, accrued expenses, other payables and other current liabilities (see Note 13), current and noncurrent portion of obligations under finance lease (see Note 21), amount due to ultimate holding company (see Note 18), amount due to immediate holding company (see Note 18), amounts due to affiliated companies (see Note 18), long-term debt (see Note 22) and other noncurrent liabilities. The carrying values and fair values of other financial liabilities are disclosed in Note 27.

Impairment of Financial Assets

The Group assesses at each balance sheet date whether there is any objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset (an incurred "loss event") and that loss event has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Objective evidence of impairment may include indications that the debtors or a group of debtors is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganization and where observable data indicate that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Impairment of Financial Assets - continued

Assets Carried at Amortized Cost. If there is objective evidence that an impairment loss on loans and receivables carried at amortized cost has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate. The carrying amount of the asset shall be reduced either directly or through the use of an allowance account. The amount of loss shall be charged to current operations. Interest income continues to be accrued on the reduced carrying amount based on the original effective interest rate of the asset. Loans and receivables together with the associated allowance are written off at each balance sheet date when there is no realistic prospect of future recovery and all collateral has been realized or has been transferred to the Group. The Group first assesses whether an objective evidence of impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If it is determined that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, the asset is included in a group of financial assets with similar credit risk characteristics and that group of financial assets is collectively assessed for impairment. Assets that are individually assessed for impairment and for which an impairment loss is or continues to be recognized are not included in a collective assessment of impairment.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed. Any subsequent reversal of an impairment loss is recognized in the consolidated statements of comprehensive income to the extent that the carrying value of the asset does not exceed its amortized cost at the reversal date.

Derecognition of Financial Assets and Liabilities

Financial Assets. A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is derecognized when:

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

Where the Group has transferred its rights to receive cash flows from an asset and has neither transferred nor retained substantially all the risks and 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 the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued

(In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Derecognition of Financial Assets and Liabilities – continued

Financial Liabilities. A financial liability is derecognized when the obligation under the liability is discharged, cancelled or 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 the consolidated statements of comprehensive income.

Offsetting of Financial Instruments

Financial assets and liabilities are offset and the net amount is reported in the consolidated balance sheets if, and only if, there is currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the asset and settle the liability simultaneously. This is generally not the case with master netting agreements and the related assets and liabilities are presented at gross amounts in the consolidated balance sheets.

Inventories

Inventories consist of retail merchandise, food and beverage items and certain operating supplies, which are stated at the lower of cost or market value. Cost is calculated using the first-in, first-out, average and specific identification methods. Write downs of potentially obsolete or slow-moving inventory are recorded based on management's specific analysis of inventory.

Property and Equipment

Property and equipment held for use in the production or supply of goods and services, or for administrative purposes, is stated at cost, excluding the costs of day-to-day servicing, less accumulated depreciation, amortization and any impairment in value. Property and equipment under construction are carried at cost less any recognized impairment losses, if any.

The initial cost of property and equipment consists of its purchase price and any directly attributable costs in bringing the asset to its working condition and location for its intended use. Such cost includes the cost of replacing part of such property and equipment when that cost is incurred and the recognition criteria are met. Property and equipment also include, if any, costs of dismantlement, removal or restoration, the obligation for which the entity incurs when it installs or uses the assets.

Property and equipment with a finite useful life is depreciated and amortized on a straight-line basis over the asset's estimated useful life. Estimated useful lives are as follows:

Classification Estimated Useful Life

25 years or over the term of the lease agreement, Building

whichever is shorter

5 to 10 years or over the lease term, whichever is shorter Leasehold improvements

Furniture, fixtures and equipment 2 to 7 years Motor vehicles 5 years Plant and gaming machinery 3 to 5 years



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Property and Equipment – continued

The assets' residual values, useful lives and depreciation and amortization method are reviewed, and adjusted if appropriate, at each balance sheet date, 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.

When each major inspection is performed, its cost is recognized in the carrying amount of the property and equipment as a replacement, if the recognition criteria are satisfied.

When assets are retired or otherwise disposed of, the cost and the related accumulated depreciation, amortization and any impairment in value are removed from the accounts and any resulting gain or loss is credited or charged to the consolidated statements of comprehensive income.

Fully depreciated assets are retained in the accounts until they are no longer in use and no further depreciation and amortization is charged to current operations.

During the process of design and construction of City of Dreams Manila's fit-out under the Cooperation Agreement, direct and incremental costs related to the design and construction of the project's fit-out, including costs under the design and construction contracts, duties and tariffs, equipment installation, shipping costs, payroll and payroll-benefit related costs and applicable portion of finance interest cost are capitalized in appropriate categories of property and equipment. The capitalization of such costs begins when the design and construction of the project's fit-out starts and ceases once it is substantially completed or design and construction activity of the project's fit-out is suspended for more than a brief period.

Depreciation and amortization expense related to capitalized cost of the project's fit-out is recognized from the time each asset is placed in service and it will be depreciated over the term of the Operating Agreement or estimated useful life of the asset, whichever is shorter and tested for impairment if there is an indication that the asset may be impaired. This may occur at different stages as hotel casino entertainment complex are completed and opened.

Assets held under finance leases are depreciated when the asset is ready for intended use over their expected useful lives on the same basis as owned assets. However, when there is no reasonable certainty that ownership will be obtained by the end of the lease term, assets are depreciated over the shorter of the lease term and their useful lives.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Capitalization of Interest and Amortization of Deferred Financing Costs

Interest and amortization of deferred financing costs incurred on funds used to construct the Group's casino gaming and entertainment resort facilities during the active construction period are capitalized. Interest subject to capitalization primarily includes interest paid or payable on the Group's long-term debt and the obligations under finance lease. The capitalization of interest and amortization of deferred financing costs ceases once a project is substantially completed or development activity is suspended for more than a brief period. To the extent that funds are borrowed specifically for the purpose of obtaining a qualifying asset, the entity shall determine the amount of borrowing costs eligible for capitalization as the actual borrowing costs incurred on that borrowing during the period less any investment income on the temporary investment of those borrowings. If an entity borrows funds generally and uses them for the purpose of obtaining a qualifying asset, the entity shall determine the amount of borrowing costs eligible for capitalization by applying a capitalization rate to the expenditures on that asset. The capitalization rate shall be the weighted average of the borrowing costs applicable to the borrowings of the entity that are outstanding during the period, other than borrowings made specifically for the purpose of obtaining a qualifying asset.

For the years ended December 31, 2015, 2014 and 2013, total interest expenses incurred amounted to ₱2,803,699, ₱2,649,230 and ₱1,464,430, of which ₱82,746, ₱734,133 and ₱147,553 were capitalized, respectively. No amortization of deferred financing costs was capitalized for the years ended December 31, 2015 and 2014.

Intangible Assets

Contract Acquisition Costs. Certain costs incurred by MCE Leisure to obtain various agreements in its capacity as the sole and exclusive operator and manager of the casino project have been capitalized in contract acquisition costs. These costs include considerations paid to Belle for termination of various agreements with a third party upon completion of the closing arrangement conditions on March 13, 2013 and the amounts paid to third parties and other directly attributable costs in obtaining the contracts such as legal fees, documentary stamp tax on the agreements and other professional fees incurred in the contract negotiations.

Upon completion of the closing arrangement conditions and the effective of the Lease Agreement on March 13, 2013, the portion of the contract acquisition costs incurred in relation to the contract negotiations classified as operating lease is immediately written off to the development costs (see Note 16), with the remaining portion incurred in relation to the contract negotiations classified as building under finance lease is capitalized to the finance lease asset. As of December 31, 2015 and 2014, the contract acquisition costs, which represents the consideration paid to Belle for termination of various agreements related to the building lease, is amortized over the term of the Operating Agreement and tested for impairment if there is an indication that the asset may be impaired.

Other Intangible Assets. Other intangible assets acquired separately are measured on initial recognition at cost. Following initial recognition, other intangible assets are carried at cost less any accumulated amortization and accumulated impairment losses. Other intangible assets are amortized over its useful life unless its life is determined to be indefinite in which case it is not amortized. The Group's finite-lived other intangible assets are amortized over the shorter of the contractual terms and estimated useful lives and tested for impairment if there is an indication that the other intangible assets may be impaired.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued

(In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Intangible Assets – continued

Gains or losses arising from de-recognition of intangible assets are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the consolidated statements of comprehensive income when the asset is derecognized.

Impairment of Non-financial Assets

The carrying values of non-financial assets, including property and equipment, contract acquisition costs and other intangible assets, are reviewed for impairment whenever events or changes in circumstances indicate that the carrying values may not be recoverable. If any such indication exists and where the carrying values exceed the estimated recoverable amounts, the assets or cash-generating units are written down to their recoverable amounts. The recoverable amount of the asset is the higher of fair value less costs to sell and value in use. The fair value is the amount obtainable from the sale of an asset in an arm's length transaction between knowledgeable and willing parties. In assessing value in use, the estimated future cash flows are discounted to their present value using a pretax discount rate that reflects current market assessment of the time value of money and the risks specific to the asset. For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash-generating unit to which the asset belongs. Impairment loss, if any, is recognized in the consolidated statements of comprehensive income in those expense categories consistent with the function of the impaired asset.

An assessment is made at each balance sheet date as to whether there is any indication that previously recognized impairment losses, if any, may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the consolidated statements of comprehensive income. After such a reversal, the depreciation and amortization charges are adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

Provisions

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

Capital Stock

Capital stock is measured at par value for all shares issued. Incremental costs incurred that are directly attributable to the issuance of new shares are shown in equity as a deduction from proceeds, net of tax. Proceeds and/or fair value of considerations received in excess of par value, if any, are recognized as additional paid-in capital.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Equity Reserve

Equity reserve account pertains to the effect of the reverse acquisition discussed in Note 2 under basis of preparation. The analysis of the equity reserve account is presented in Note 14.

Accumulated Deficits

Accumulated deficits represent the Group's cumulative net losses. Accumulated deficits may also include effect of changes in accounting policy as may be required by the standards' transitional provisions or amendments to the standards.

Treasury Shares

The Parent Company's equity instruments which are reacquired are classified as treasury shares, and are deducted from equity at acquisition cost. No gain or loss is recognized in the consolidated statements of comprehensive income on the purchase, sale, issue or cancellation of the Parent Company's equity instruments.

Revenue Recognition

Revenue comprises the fair value of the consideration received or receivable for the sale of goods and services in the ordinary course of the Group's activities.

Revenue is recognized to the extent that it is probable that the economic benefits associated with the transaction will flow to the Group and the amount of the revenue can be measured reliably. The amount of revenue is not considered to be reliably measurable until all contingencies relating to the sale have been resolved. The Group bases its estimation on historical results taking into consideration the type of customer, the type of transaction and the specifics of each arrangement.

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

Casino Revenues. Casino revenues are measured by the aggregate net difference between gaming wins and losses, with liabilities recognized for funds deposited by customers before gaming play occurs and for chips in the customers' possession. Commissions rebated directly or indirectly through gaming promoters to customers related to gaming play are recorded as a reduction of gross casino revenues.

Rooms, Food and Beverage, Entertainment, Retail and Other Revenues. Rooms, food and beverage, entertainment, retail and other revenues are recognized when services are performed or the retail goods are sold. Advance deposits mainly on rooms are recorded as customer deposits until services are provided to the customer. Minimum operating and right to use fee, adjusted for contractual base fee and operating fee escalations, are included in entertainment, retail and other revenues and are recognized on a straight-line basis over the terms of the related agreement.

Revenues are recognized net of certain sales incentives which are required to be recorded as a reduction of revenue; consequently, the Group's casino revenues are reduced by discounts, commissions and points earned in customer loyalty programs.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Revenue Recognition – continued

The retail value of rooms, food and beverage, entertainment, retail and other services furnished to guests without charge is excluded from total net operating revenues in the accompanying consolidated statements of comprehensive income. The amounts of such promotional allowances excluded from total net operating revenues for the years ended December 31, 2015 and 2014 are as follows:

Year Ended December 3		
<u>2015</u>	<u>2014</u>	
₽1, <u>556,</u> 654	₽17,477	
1,165,272	20,423	
65,927		
₽2,787,853	₽37,900	
	2015 ₱1,556,654 1,165,272 65,927	

Management Fee Income. Revenue from the provision of management services is recognized when the services are provided and are included in entertainment, retail and other revenues.

Interest Income. Interest income is recognized on a time proportionate basis that reflects as the effective yield on the asset.

Point-loyalty Programs

The Group operates loyalty programs to encourage repeat business mainly from loyal slot machine customers and table games patrons. Members earn points primarily based on gaming activity and such points can be redeemed for free play and other free goods and services. The Group recognized the award points as a separately identifiable component of the initial sale transaction by allocating the fair value of the consideration received between the award points and the other components of the sale such that the award points are initially recognized as deferred income at their fair value. Revenue from the award points is recognized when the points are redeemed. The amount of revenue is based on the number of points redeemed relative to the total number expected to be redeemed.

Expenses Recognition

Expenses are decreases in economic benefits during the accounting period in the form of outflows or decrease of assets or incurrence of liabilities that result in decreases in equity, other than those relating to distributions to equity participants. Expenses are recognized in the consolidated statements of comprehensive income in the year these are incurred.

Development Costs

Development costs include costs associated with the Group's evaluation and pursuit of new business opportunities, which are expensed as incurred.

Pre-opening Costs

Pre-opening costs, consists primarily of expenses related to new or start-up operation, are expensed as incurred.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Property Charges and Others

Property charges and others consist primarily of one-off activities related to organizational restructuring and written off of certain equipment damaged by typhoon, and a provision for input VAT primarily pertaining to certain construction of City of Dreams Manila expected to be non-recoverable. Property charges and others of ₱1,472,385, ₱157,693 and nil were recognized for the years ended December 31, 2015, 2014 and 2013, respectively.

Deferred Financing Costs

Direct and incremental costs incurred in obtaining loans or in connection with the issuance of long-term debt are capitalized and amortized over the terms of the related debt agreements using the effective interest method. Deferred financing cost amortization of ₱61,828, ₱54,235 and nil were recognized for the years ended December 31, 2015, 2014 and 2013, respectively.

Employee Benefit Expenses

Retirement Costs. Employees of the Group are members of government-managed Social Security System Scheme (the "SSS Scheme") operated by the Philippine Government and the Group is required to pay a certain percentage of the employees' relevant income and met the minimum mandatory requirements of the SSS Scheme to fund the benefits. The obligation of the Group with respect to the SSS Scheme operated by the Philippine Government is to make the required contributions under the SSS Scheme.

The Group also has defined benefit obligations covering all of its regular employees in the Philippines. Retirement expenses are determined based on the provisions of Republic Act No. 7641, "Retirement Pay law". The retirement benefit is computed as 50% of basic monthly salary plus one-twelfth of the 13th month pay for every year of service and the cash equivalent of not more than 5 days of service inventive leaves.

Certain employees employed by the Group are eligible to participate in voluntary defined contribution schemes (the "Macau Schemes") operated by the subsidiaries of MCE in the Macau Special Administrative Region of the People's Republic of China ("Macau"). The Group either contributes a fixed percentage of the eligible employees' base salaries, a fixed amount or an amount which matches the contributions of the employees up to a certain percentage of base salaries, determined by seniority, tenure and the type of plan, to the Macau Schemes. The Group's contributions to the Macau Schemes are vested in accordance to a vesting schedule, achieving full vesting 10 years from the date of employment. The Macau Schemes were established under trust with the fund assets being held separately from those of the MCE's subsidiaries in Macau and the Group by independent trustees in Macau.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Employee Benefit Expenses – continued

An employee and the executive officers employed by the Group are members of Mandatory Provident Fund Scheme (the "MPF Scheme") operated by MCE and its subsidiary in Hong Kong. The Group is required to contribute a fixed percentage of the employee's and the executive officer's base salaries to the MPF Scheme, which included the Group's mandatory portion. The excess of contributions over the Group's mandatory portion are treated as the Group's voluntary contribution and are vested in accordance to a vesting schedule, achieving full vesting 10 years from the date of employment. The Group's mandatory contributions to the MPF Scheme are fully and immediately vested to the employee and the executive officer once they are paid. The MPF Scheme was established under trust with the fund assets being held separately from those of MCE and its subsidiary and the Group by an independent trustee in Hong Kong.

Annual Leave and Other Paid Leave. Employee entitlement to annual leave and other paid leave is recognized when it accrues to employees. A provision is made for the estimated liability for annual leave and other paid leave as a result of services rendered by employees for the year.

Bonus Plans. The Group recognizes a liability and an expense for bonuses when contractually obliged or where there is a past practice that has created a constructive obligation.

Share-based Compensation Expenses. The Group measures the cost of employee services received in exchange for an award of equity instruments based on the grant date fair value of the award, while an award of equity instruments issued to consultants in exchange for services are measured at the fair values of services received, unless that fair value cannot be reliably measured, in which case the services received are measured by reference to the fair value of the equity instruments granted. The cost of services received is recognized over the service period. Compensation is attributed to the periods of associate service and such expense is being recognized on an accelerated basis over the requisite service period for each separately vesting portion of the award as if the award was, insubstance, multiple awards. Each portion is treated as a separate grant, as each portion has a different vesting period.

Forfeitures are estimated at the time of grant, and adjusted for actual forfeitures to the extent they differ from the estimate. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognized in share-based compensation reserve will be transferred to retained profits. When the awarded shares are not vested or are forfeited during the vesting period, the amount previously recognized in share-based compensation reserve will be recognized as income immediately in the consolidated statements of comprehensive income.

Further information on the Group's share-based compensation arrangement for the years ended December 31, 2015, 2014 and 2013 for restricted shares and share options granted under its share incentive plan ("Share Incentive Plan") is included in Note 29.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Leases

The determination of whether an arrangement is, or contains a lease is based on the substance of the arrangement and requires an assessment of whether the fulfillment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset. A reassessment is made after inception of the lease only if one of the following applies: (a) there is a change in contractual terms, other than a renewal or extension of the arrangement; (b) a renewal option is exercised or extension granted, unless the term of the renewal or extension was initially included in the lease term; (c) there is a change in the determination of whether fulfillment is dependent on a specified asset; or (d) there is a substantial change to the asset.

Where a reassessment is made, lease accounting shall commence or cease from the date when the change in circumstances gave rise to the reassessment for scenarios (a), (c) or (d) and at the date of renewal or extension period for scenario (b).

As a Lessee. Finance leases that transfer substantially all the risks and benefits incidental to ownership of the leased asset to the Group, are capitalized at the commencement of the lease at the fair value of the leased asset or, if lower, at the present value of the minimum lease payments. Lease payments are apportioned between finance charges and reduction of the lease liability so as to achieve a constant rate of interest on the remaining balance of the liability. The corresponding lease obligations, net of finance charges, are included under current and noncurrent liabilities. Finance charges are recognized as interest expenses in the consolidated statements of comprehensive income. A leased asset is depreciated over the useful life of the asset. However, if there is no reasonable certainty that the Group will obtain ownership by the end of the lease term, the asset is depreciated over the shorter of the estimated useful life of the asset or the lease term.

Leases in which a significant portion of the risks and rewards of ownership are retained by the lessor are classified as operating leases. Operating lease payments (net of any incentives received from the lessor) are recognized as an operating expense in the consolidated statements of comprehensive income on a straight-line basis over the lease term.

As a Lessor. When assets are leased/granted out under an agreement for the right of use, the asset is included in the consolidated balance sheets based on the nature of the asset. Lease rental (net of any incentives given to tenants or to retailers) is recognized over the terms of the lease on a straight-line basis. Turnover fees arising under operating leases are recognized as income in the period in which they are earned.

Foreign Currency Transactions

The Group's consolidated financial statements are presented in the Philippine peso, the functional currency of the Parent Company and its subsidiaries. Transactions in foreign currencies are initially recorded at the functional currency rate at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency rate of exchange at the balance sheet date. All differences are taken to the consolidated statements of comprehensive income. All exchange rate differences including those arising on the settlement of monetary items at rates different from those at which these were recorded are recognized in the consolidated statements of comprehensive income in the year in which the differences arise.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Foreign Currency Transactions – continued

For income tax reporting purposes, exchange gains or losses are treated as taxable income or deductible expense in the year these are realized.

Income Tax

Current Tax. Current tax assets and liabilities for the current and prior years are measured at the amount expected to be recovered from or paid to the tax authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted as of the balance sheet date.

Deferred Tax. Deferred tax is provided using the liability method on temporary differences at the balance sheet date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognized for all taxable temporary differences, except:

- where the deferred tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognized for all deductible temporary differences, carryforward benefits of unused tax credit from excess minimum corporate income tax ("MCIT") over regular corporate income tax and unused net operating loss carryover ("NOLCO") to the extent that it is probable that taxable profit will be available against which the deductible temporary differences and the carryforward benefits of unused tax credit and unused tax losses can be utilized, except:

- where the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, deferred tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilized.

The carrying amount of deferred tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax assets to be utilized.

Unrecognized deferred tax assets are reassessed at each balance sheet date and are recognized to the extent that it has become probable that future taxable profit will allow the deferred tax assets to be recovered.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Income Tax – continued

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the assets are realized or the liabilities are settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the balance sheet date.

Deferred tax relating to items recognized outside other comprehensive income is recognized in correlation to the underlying transaction either in other comprehensive income or directly in equity.

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

VAT. Revenue, expenses and assets are recognized net of the amount of VAT, except:

- where the VAT incurred on a purchase of assets or services is not recoverable from the tax authority, in which case the VAT is recognized as part of the cost of acquisition of the asset or as part of the expense item as applicable; and
- receivables and payables that are stated with the amount of VAT included.

The net amount of VAT recoverable from the tax authority is included under other noncurrent assets as of December 31, 2015 and 2014 in the consolidated balance sheets.

Gaming Tax and License Fees

The Licensees are required to pay license fees to PAGCOR ranging from 15% to 25% of its gross gaming revenues on a monthly basis, starting from the date the casino commences operations. In May 2014, PAGCOR temporarily reduced the license fees by 10% to 5% and 15% effective from April 1, 2014. The license fee reduction is required to be used for the payment of corporate income taxes and any portion not used for such payment must be paid to PAGCOR as an annual true-up payment (as defined). The parties agreed to revert to the original license fee structure under the Regular/Provisional License, in the event the Bureau of Internal Revenue ("BIR") action to collect income tax from PAGCOR licensees is permanently restrained, corrected or withdrawn by order of BIR or the courts or under a new law. Such license fees include franchise tax on actual gross gaming revenues generated by the casino. The Group is also required to remit on a monthly basis 5% of non-gaming revenue and 2% of casino revenues generated from non-junket operation tables. These expenses are reported as gaming tax and license fees in the accompanying consolidated statements of comprehensive income.

Loss Per Share

The Group presents basic and diluted loss per share for its common shares.

Basic loss per share is calculated by dividing net loss for the year by the weighted average number of common shares issued and outstanding for the year. Diluted loss per share is calculated in the same manner, adjusted for the dilutive effect of any potential common shares.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Loss Per Share – continued

The weighted average number of common and common equivalent shares used in the calculation of basic and diluted loss per share consisted of the following:

	Year Ended December 31,			
	2015	2014	2013	
Weighted average number of common shares outstanding used in the calculation of basic loss per share Incremental weighted average number of common shares from assumed vesting of restricted shares and exercise of share options	5,014,093,527	4,680,190,442	3,312,053,436	
Weighted average number of common shares outstanding used in the calculation of diluted loss per share	5,014,093,527	4,680,190,442	3,312,053,436	

For the years ended December 31, 2015, 2014 and 2013, 124,710,632, 124,126,612 and 116,144,153 outstanding share options and 28,531,215, 64,371,486 and 58,072,076 outstanding restricted shares as of December 31, 2015, 2014 and 2013, respectively, were excluded from the computation of diluted loss per share as their effect would have been anti-dilutive.

Contingencies

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

Segment Reporting

A segment is a distinguishable component of the Group that is engaged either in providing products or services within a particular economic environment subject to risks and rewards that are different from those of other segments, which operating results are regularly reviewed by the chief operating decision maker to make decisions about how resources are to be allocated to each of the segments and to assess their performances, and for which discrete financial information is available.

City of Dreams Manila operates in one geographical area for the years ended December 31, 2015 and 2014 where it derives its revenue. Comparative financial information has been presented for the year ended December 31, 2013. Segment information is presented in Note 30.

The Group currently operates in one business segment, namely, the management of its casino and hotel resort of the City of Dreams Manila. A single management team reports to the chief operating decision-maker who comprehensively manages the entire business. Accordingly, the Group does not have separate reportable segments.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

2. Summary of Significant Accounting Policies – continued

Comparatives

Upon commencement of operations of City of Dreams Manila on December 14, 2014, the management has decided to change the Group's analysis of expenses from by function to by nature as the analysis of expenses by nature is more reliable and relevant to the Group's operations. Accordingly, the Group presented the years 2015 and 2014's analysis of expenses by function as additional disclosure for comparison with the year 2013. Such reclassifications have no impact on the overall results and financial position of the Group.

3. Accounting Policies Effective For the Year and Future Changes in Accounting Policies

The accounting policies adopted in the preparation of the consolidated financial statements are consistent with those of the previous financial year except for adoption of the following new and amended PAS, PFRS and Philippine Interpretations as of January 1, 2015. The adoption of these new and amended PAS, PFRS and Philippine Interpretations had no significant impact on the consolidated financial statements:

- PAS 19, Employee Benefits Defined Benefit Plans: Employee Contributions (Amendments)
- Annual Improvements to PFRSs (2010 2012 Cycle):
 - PFRS 2, Share-based Payment
 - PFRS 3, Business Combinations
 - PFRS 8, Operating Segments
 - PAS 16, Property, Plant and Equipment and PAS 38, Intangible Assets
 - PAS 24, Related Party Disclosures
- Annual Improvements to PFRSs (2011 2013 Cycle):
 - PFRS 3, Business Combinations
 - PFRS 13, Fair Value Measurement
 - PAS 40, *Investment Property*

Standards Issued But Not Yet Effective

Standards issued but not yet effective up to the date of issuance of the consolidated financial statements which are relevant to the Group are listed below. This listing of standards and interpretations issued are those that the Group reasonably expects to have an impact on disclosures, financial position or performance when applied at a future date. The Group intends to adopt these standards when they become effective. Except as otherwise indicated, the Group does not expect the adoption of these new and amended PAS and PFRS to have significant impact on the Group's financial position or performance.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

3. Accounting Policies Effective For the Year and Future Changes in Accounting Policies – continued

Standards Issued But Not Yet Effective - continued

PFRS 9, Financial Instruments

The final version of PFRS 9, as issued, replaces PAS 39, *Financial Instruments: Recognition and Measurement* and all previous versions of PFRS 9. PFRS 9 brings together all three aspects of the accounting for financial instruments project: classification and measurement, impairment and hedge accounting. PFRS 9 is effective for annual periods beginning on or after January 1, 2018, with early application permitted. Except for hedge accounting, retrospective application is required but providing comparative information is not compulsory. For hedge accounting, the requirements are generally applied prospectively, with some limited exceptions.

■ PFRS 14, Regulatory Deferral Accounts

PFRS 14 is an optional standard that allows an entity, whose activities are subject to rate-regulation, to continue applying most of its existing accounting policies for regulatory deferral account balances upon its first-time adoption of PFRS. Entities that adopt PFRS 14 must present the regulatory deferral accounts as separate line items on the balance sheets and present movements in these account balances as separate line items in the statements of comprehensive income. The standard requires disclosure of the nature of, and risks associated with, the entity's rate-regulation and the effects of that rate-regulation on its financial statements. PFRS 14 is effective for annual periods beginning on or after January 1, 2016.

International Financial Reporting Standards ("IFRS") 15, Revenue from Contracts with Customers

IFRS 15 was issued in May 2014 and establishes a five-step model to account for revenue arising from contracts with customers. Under IFRS 15, revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer.

The new revenue standard will supersede all current revenue recognition requirements under IFRS. Either a full retrospective application or a modified retrospective application is required for annual periods beginning on or after January 1, 2018. Early adoption is permitted.

■ IFRS 16, Leases

On January 13, 2016, the International Accounting Standards Board ("IASB") issued its new standard, IFRS 16, *Leases*, which replaces International Accounting Standards ("IAS") 17, the current lease standard, and the related interpretations.

Under the new standard, lessees will no longer classify their leases as either operating or finance lease in accordance with IAS 17. Rather, lessees will apply the single-asset model. Under this model, lessees will recognize the asset and related liabilities for most leases on their balance sheets, and subsequently, will depreciate the lease assets and recognize interest on the lease liabilities in their profit or loss. Leases with a term of 12 months or less or for which the underlying asset is of low value are exempted from these requirements.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

3. Accounting Policies Effective For the Year and Future Changes in Accounting Policies – continued

Standards Issued But Not Yet Effective - continued

IFRS 16. Leases – continued

The accounting by lessor is substantially unchanged as the new standard carries forward the principles of lessor accounting under IAS 17. Lessors, however, will be required to disclose more information in their financial statements, particularly on the risk exposure to residual value.

The new standard is effective for annual periods beginning on or after January 1, 2019. Entities may early adopt IFRS 16 but only if they have also adopted IFRS 15, *Revenue from Contracts with Customers*. When adopting IFRS 16, an entity is permitted to use either a full retrospective or a modified retrospective approach, with options to use certain transitions reliefs. Management is currently assessing the potential impact of adopting this standard on the Group's consolidated financial statements.

Amendments to PFRS 11, Joint Arrangements: Accounting for Acquisitions of Interests

The amendments to PFRS 11 require that a joint operator accounting for the acquisition of an interest in a joint operation, in which the activity of the joint operation constitutes a business, must apply the relevant PFRS 3 principles for business combinations accounting. The amendments also clarify that a previously held interest in a joint operation is not remeasured on the acquisition of an additional interest in the same joint operation while joint control is retained. In addition, a scope exclusion has been added to PFRS 11 to specify that the amendments do not apply when the parties sharing joint control, including the reporting entity, are under common control of the same ultimate controlling party.

The amendments apply to both the acquisition of the initial interest in a joint operation and the acquisition of any additional interests in the same joint operation and are prospectively effective for annual periods beginning on or after January 1, 2016, with early adoption permitted.

Amendments to PAS 16 and PAS 38, Clarification of Acceptable Methods of Depreciation and Amortization

The amendments clarify the principle in PAS 16 and PAS 38 that revenue reflects a pattern of economic benefits that are generated from operating a business (of which the asset is part) rather than the economic benefits that are consumed through use of the asset. As a result, a revenue-based method cannot be used to depreciate property, plant and equipment and may only be used in very limited circumstances to amortize intangible assets. The amendments are effective prospectively for annual periods beginning on or after January 1, 2016, with early adoption permitted.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

3. Accounting Policies Effective For the Year and Future Changes in Accounting Policies – continued

Standards Issued But Not Yet Effective - continued

Amendments to PAS 16 and PAS 41, Agriculture: Bearer Plants

The amendments change the accounting requirements for biological assets that meet the definition of bearer plants. Under the amendments, biological assets that meet the definition of bearer plants will no longer be within the scope of PAS 41. Instead, PAS 16 will apply. After initial recognition, bearer plants will be measured under PAS 16 at accumulated cost (before maturity) and using either the cost model or revaluation model (after maturity). The amendments also require that produce that grows on bearer plants will remain in the scope of PAS 41 measured at fair value less costs to sell. For government grants related to bearer plants, PAS 20, *Accounting for Government Grants and Disclosure of Government Assistance* will apply. The amendments are retrospectively effective for annual periods beginning on or after January 1, 2016, with early adoption permitted.

Amendments to PAS 27, Equity Method in Separate Financial Statements

The amendments will allow entities to use the equity method to account for investments in subsidiaries, joint ventures and associates in their separate financial statements. Entities already applying PFRS and electing to change to the equity method in its separate financial statements will have to apply that change retrospectively. For first-time adopters of PFRS electing to use the equity method in its separate financial statements, they will be required to apply this method from the date of transition to PFRS. The amendments are effective for annual periods beginning on or after January 1, 2016, with early adoption permitted.

Amendments to PFRS 10 and PAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments address the conflict between PFRS 10 and PAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. The amendments clarify that the gain or loss resulting from the sale or contribution of assets that constitute a business, as defined in PFRS 3, between an investor and its associate or joint venture, is recognized in full. Any gain or loss resulting from the sale or contribution of assets that do not constitute a business, however, is recognized only to the extent of unrelated investors' interests in the associate or joint venture. The SEC and the FRSC have deferred the effectivity of the amendments.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

3. Accounting Policies Effective For the Year and Future Changes in Accounting Policies – continued

Standards Issued But Not Yet Effective - continued

Annual Improvements to PFRSs (2012-2014 Cycle)

These improvements are effective for annual periods beginning on or after January 1, 2016. They include:

PFRS 5, Non-current Assets Held for Sale and Discontinued Operations

Assets (or disposal groups) are generally disposed of either through sale or distribution to owners. The amendment clarifies that changing from one of these disposal methods to the other would not be considered a new plan of disposal, rather it is a continuation of the original plan. There is, therefore, no interruption of the application of the requirements in PFRS 5. This amendment must be applied prospectively.

PFRS 7, Financial Instruments: Disclosures

(a) Servicing Contracts

The amendment clarifies that a servicing contract that includes a fee can constitute continuing involvement in a financial asset. An entity must assess the nature of the fee and the arrangement against the guidance for continuing involvement in PFRS 7 in order to assess whether the disclosures are required. The assessment of which servicing contracts constitute continuing involvement must be done retrospectively. However, the required disclosures would not need to be provided for any period beginning before the annual period in which the entity first applies the amendments.

(b) Applicability of the Amendments to PFRS 7 to Condensed Interim Financial Statements

The amendment clarifies that the offsetting disclosure requirements do not apply to condensed interim financial statements, unless such disclosures provide a significant update to the information reported in the most recent annual report. This amendment must be applied retrospectively.

■ PAS 19, Employee Benefits

The amendment clarifies that market depth of high quality corporate bonds is assessed based on the currency in which the obligation is denominated, rather than the country where the obligation is located. When there is no deep market for high quality corporate bonds in that currency, government bond rates must be used. This amendment must be applied prospectively.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

3. Accounting Policies Effective For the Year and Future Changes in Accounting Policies – continued

Standards Issued But Not Yet Effective – continued

- Annual Improvements to PFRSs (2012-2014 Cycle) continued
 - PAS 34, Interim Financial Reporting

The amendment clarifies that the required interim disclosures must either be in the interim financial statements or incorporated by cross-reference between the interim financial statements and wherever they are included within the interim financial report (e.g., in the management commentary or risk report). The other information within the interim financial report must be available to users on the same terms as the interim financial statements and at the same time. This amendment must be applied retrospectively.

Amendments to PAS 1, Disclosure Initiative

The amendments to PAS 1, *Presentation of Financial Statements* clarify, rather than significantly change, existing PAS 1 requirements. The amendments clarify:

- the materiality requirements in PAS 1;
- that specific line items in the statements of comprehensive income and the balance sheets may be disaggregated;
- that entities have flexibility as to the order in which they present the notes to financial statements; and
- that the share of other comprehensive income of associates and joint ventures accounted for using the equity method must be presented in aggregate as a single line item, and classified between those items that will or will not be subsequently reclassified to profit or loss.

Furthermore, the amendments clarify the requirements that apply when additional subtotals are presented in the balance sheets and the statements of comprehensive income. These amendments are effective for annual periods beginning on or after January 1, 2016, with early adoption permitted.

Amendments to PFRS 10, PFRS 12 and PAS 28, Investment Entities: Applying the Consolidation Exception

The amendments address issues that have arisen in applying the investment entities exception under PFRS 10. The amendments to PFRS 10 clarify that the exemption from presenting consolidated financial statements applies to a parent entity that is a subsidiary of an investment entity, when the investment entity measures all of its subsidiaries at fair value.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

3. Accounting Policies Effective For the Year and Future Changes in Accounting Policies – continued

Standards Issued But Not Yet Effective - continued

Amendments to PFRS 10, PFRS 12 and PAS 28, Investment Entities: Applying the Consolidation Exception – continued

Furthermore, the amendments to PFRS 10 clarify that only a subsidiary of an investment entity that is not an investment entity itself and that provides support services to the investment entity is consolidated. All other subsidiaries of an investment entity are measured at fair value. The amendments to PAS 28 allow the investor, when applying the equity method, to retain the fair value measurement applied by the investment entity associate or joint venture to its interests in subsidiaries.

These amendments must be applied retrospectively and are effective for annual periods beginning on or after January 1, 2016, with early adoption permitted.

Philippine Interpretation IFRIC 15, Agreements for the Construction of Real Estate

This interpretation covers accounting for revenue and associated expenses by entities that undertake the construction of real estate directly or through subcontractors. The interpretation requires that the revenue on construction of real estate be recognized only upon completion, except when such contract qualifies as construction contract to be accounted for under PAS 11, *Constructions Contracts*, or involves rendering of services in which case revenue is recognized based on stage of completion. Contracts involving provision of services with the construction materials and where risk and reward of ownership are transferred to the buyer on a continuous basis will also be accounted for based on stage of completion. The SEC and the FRSC have deferred the effectivity of this interpretation until the final revenue standard is issued by the IASB and an evaluation of the requirements of the final revenue standard against the practices of the Philippine real estate industry is completed.

4. Significant Accounting Judgments, Estimates and Assumptions

The preparation of the Group's consolidated financial statements requires management to make judgments, estimates and assumptions. The judgments, estimates and assumptions used in the consolidated financial statements are based upon management's evaluation of relevant facts and circumstances as of the date of the consolidated financial statements. Actual results could differ from such estimates.

Judgments

In the process of applying the Group's policies, management has made the following judgments which have the most significant effect on the amounts recognized in the consolidated financial statements.

Functional Currency. Based on the economic substance of underlying circumstances relevant to the Group, the functional currency of the Parent Company and its subsidiaries has been determined to be the Philippine peso. The Philippine peso is the currency of the primary economic environment in which the Parent Company and its subsidiaries operate and it is the currency that mainly influences the revenues and expenses for management and operation of City of Dreams Manila.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

4. Significant Accounting Judgments, Estimates and Assumptions – continued

Judgments - continued

Evaluating Lease Agreement. The Group has entered into the Lease Agreement with Belle for City of Dreams Manila which became effective on March 13, 2013. The determination of whether a lease agreement has to be accounted for as operating or finance lease requires significant judgment. The result of this determination can be significant to the Group's financial position or performance as the classification of the amounts of property and equipment and lease obligation depends on this assessment.

The Group, at inception of the Lease Agreement on March 13, 2013, has determined based on an evaluation of the terms and conditions of the arrangements, that the lessor transfers substantially all the risks and benefits incidental to ownership of the building to the Group. The present value of the minimum lease payments is significantly higher than the fair value of the building at the lease inception date. Management considered this factor as key in assessing whether the risks and rewards incidental to ownership of the building had effectively been transferred to the Group. Meanwhile, the lease on the land is considered as operating lease because Belle retains all the significant risks and rewards of ownership on the land at the end of the lease term and does not provide the Group with a bargain purchase option over the leased asset (see Note 24(c)).

As a Lessee. The Group has entered into various operating lease agreements as a lessee. The Group has determined, based on an evaluation of the terms and conditions of the arrangements, that the lessor retains all the significant risks and rewards of ownership of these properties because the lease agreements do not transfer to the Group the ownership over the assets at the end of the lease term and do not provide the Group with a bargain purchase option over the leased assets and so accounts for the contracts as operating leases.

As a Lessor. The Group has entered into various operating lease agreements as a lessor. The Group has determined, based on an evaluation of the terms and conditions of the arrangements, that the Group retains all the significant risks and rewards of ownership of these properties because the lease agreements do not transfer to the lessee the ownership over the assets at the end of the lease term and do not provide the lessee with a bargain purchase option over the leased assets and so accounts for the contracts as operating leases.

Reporting Revenue Gross as a Principal or Net as an Agent. The Group follows the accounting standards for reporting revenue gross as a principal versus net as an agent, when accounting for operations of Hyatt City of Dreams Manila hotel. For the operation of Hyatt City of Dreams Manila hotel, the Group is the owner of the hotel property, and the hotel manager operates the hotel under a management agreement providing management services to the Group, and the Group receives all rewards and takes substantial risks associated with the hotel business, it is the principal and the transactions of the hotel are therefore recognized on a gross basis.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

4. Significant Accounting Judgments, Estimates and Assumptions – continued

Estimates and Assumptions

The key estimates and assumptions concerning the future and other key sources of estimation uncertainty at the balance sheet date that may have a significant risk of causing material adjustments to the carrying amounts of assets and liabilities within the next financial year are discussed below.

Net Realizable Value of Inventories. The Group writes down the cost of inventories whenever net realizable value of inventories becomes lower than cost due to damage, physical deterioration, obsolescence, changes in price levels or other causes. The lower of cost and net realizable value of inventories is reviewed on a monthly basis to reflect the accurate valuation in the financial records. Inventories and supplies identified to be obsolete and unusable are also written off and charged as expense for the period.

There were no provisions for inventory obsolescences for the years ended December 31, 2015, 2014 and 2013. Inventories at cost amounted to ₱268,819 and ₱194,609 as of December 31, 2015 and 2014, respectively.

Estimating Useful Lives of Property and Equipment. The Group estimates the useful lives of property and equipment based on the period over which the assets are expected to be available for operational use. The estimated useful lives of property and equipment are reviewed periodically and are 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 assets. In addition, estimation of the useful lives of property and equipment is based on collective assessment of industry practice, internal technical evaluation and experience with similar assets. It is possible, however, that future results of operations could be materially affected by changes in estimates brought about by changes in factors mentioned above. A reduction in the estimated useful life of property and equipment would increase the recorded expenses and decrease noncurrent assets.

There were no changes made in the estimated useful lives of the Group's property and equipment. The carrying values of property and equipment amounted to ②32,939,887 and ③32,830,332 as of December 31, 2015 and 2014, respectively (see Note 9).

Estimating Fair Value of Share-based Compensation. The Group measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. Estimating fair value for share-based compensation transactions requires determination of the most appropriate valuation model, which is dependent on the terms and conditions of the grant. This estimate also requires determination of the most appropriate inputs to the valuation model including the expected life of the share option, volatility and dividend yield and making assumptions about them. The assumptions and models used for estimating fair value for share-based compensation transactions are disclosed in Note 29.

Estimating Retirement Benefits. The Group's obligation and cost for retirement benefits is dependent on the selection of certain assumptions used by the Group's actuaries in calculating such amounts. Those assumptions include, among others, discount rates and expected rate of salary increase. A significant change in any of these actuarial assumptions may generally affect the recognized expense and the carrying amount of the retirement benefit obligation. The amount of retirement benefit obligations and expenses and an analysis of the movements in the estimated present value and assumptions used are disclosed in Note 23.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

4. Significant Accounting Judgments, Estimates and Assumptions – continued

Estimates and Assumptions – continued

Impairment of Non-financial Assets. PFRS requires that an impairment review be performed when certain impairment indicators are present. Determining the value of property and equipment, contract acquisition costs, other intangible assets and other noncurrent assets, which requires the determination of future cash flows expected to be generated from the continued use and ultimate disposition of such assets, requires the Group to make estimates and assumptions that can materially affect the consolidated financial statements. Future events could cause the Group to conclude that such assets are impaired. Any resulting impairment could have a material impact on the financial condition and results of operation of the Group.

The preparation of the estimated future cash flows involves judgment and estimations. While the Group believes that its assumptions are appropriate and reasonable, significant changes in these assumptions may materially affect the Group's assessment of recoverable values and may lead to future additional impairment charges under PFRS.

Except for a provision for input VAT primarily pertaining to certain construction of City of Dreams Manila expected to be non-recoverable amounted to \$\mathbb{P}\$1,426,976 recognized for the year ended December 31, 2015, no other impairment losses were recognized for the years ended December 31, 2015, 2014 and 2013. The carrying values of property and equipment amounted to \$\mathbb{P}\$32,830,332 as of December 31, 2015 and 2014, respectively (see Note 9); the carrying values of contract acquisition costs amounted to \$\mathbb{P}\$915,965 and \$\mathbb{P}\$968,058 as of December 31, 2015 and 2014, respectively (see Note 10); and the carrying values of other intangible assets amounted to \$\mathbb{P}\$7,176 and \$\mathbb{P}\$8,698 as of December 31, 2015 and 2014, respectively (see Note 11).

Recognition of Deferred Tax Assets. The Group reviews the carrying amounts of deferred tax assets at the end of each reporting period and reduced these to the extent that it is no longer probable that sufficient taxable income will be available to allow all or part of the deferred tax assets to be utilized. The Group's assessment on the recognition of deferred tax assets on deductible temporary differences and carryforward benefits is based on the level and timing of forecasted taxable income of the subsequent reporting periods. The forecast is based on past results and future expectations on revenues and expenses as well as future tax planning strategies. However, there is no assurance that the Group will generate sufficient taxable income to allow all or part of its deferred income tax assets to be utilized.

Deferred tax assets on deferred rent under PAS 17 amounting to ₱255,353 and ₱260,936 were recognized as of December 31, 2015 and 2014, respectively, to the extent of the amount of the reversing deductible temporary difference arising from capitalized interest expense.

Certain deferred tax assets were not recognized because management believes that future taxable profit will not be available against which the deferred tax assets can be utilized.

Unrecognized deferred tax assets amounted to ₱5,007,129 and ₱2,650,089 as of December 31, 2015 and 2014, respectively (see Note 20).



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

5. Cash and Cash Equivalents

This account consists of:

	Decen	December 31,		
	<u>2015</u>	<u>2014</u>		
Cash on hand	₽ 1,609,126	₽1,128,060		
Cash in banks	5,851,103	6,523,127		
	₽7,460,229	₽7,651,187		

Cash in banks earn interest at the respective bank deposit rates. Interest income from bank deposits amounted to ₱9,461, ₱39,475 and ₱51,807 for the years ended December 31, 2015, 2014 and 2013, respectively.

6. Restricted Cash

Restricted cash as of December 31, 2015 represents escrow account that is restricted for foundation fee payable in accordance with the terms of the Regular/Provisional License.

As of December 31, 2014, MCE Leisure, as the sole representative of the Licensees, maintained a balance of ₱2,230,850 in the escrow account for US\$ equivalent of US\$50 million based on the prevailing exchange rate in accordance with the terms of the Regular/Provisional License. On May 7, 2015, PAGCOR granted the approval to close the escrow account as the Licensees had fulfilled the completion of City of Dreams Manila and funds of US\$50 million equivalent based on the prevailing exchange rate held in the escrow account were released to MCE Leisure on June 15, 2015. The escrow account balance released to MCE Leisure was partly funded by the Philippine Parties for the year ended December 31, 2015 with ₱1,103,905 (equivalent to US\$25 million based on the prevailing exchange rate on transaction date) in accordance with the terms of the Cooperation Agreement and the amount was included in the accrued expenses, other payables and other current liabilities as disclosed in Note 13.

7. Accounts Receivable, Net

Components of accounts receivable, net are as follows:

	Decembe	er 31,
	<u>2015</u>	2014
Casino	₽ 1, 225, 499	₽ 6,812
Hotel	56,607	12,042
Others	3,169	5,865
Sub-total	1,285,275	24,719
Less: Allowance for doubtful debts	(1,700)	
	₽1,283,575	₽24,719



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

7. Accounts Receivable, Net – continued

For the years ended December 31, 2015, 2014 and 2013, the Group provided allowance for doubtful debts of \$\mathbb{P}\$1,700, nil and nil, respectively, and no accounts receivable were directly written off in each of those years.

The Group grants unsecured credit lines to gaming promoters based on pre-approved credit limits. The Group typically issues markers to gaming promoters with a credit period of 30 days. There are some gaming promoters for whom credit is granted on a revolving basis based on the Group's monthly credit risk assessment of such gaming promoters. Credit lines granted to all gaming promoters are subject to monthly review and various settlement procedures. For other approved casino customers, the Group typically allows a credit period of 14 days to 28 days on issuance of markers following investigations of creditworthiness. An extended repayment term of typically 90 days may be offered to casino customers with large gaming losses and established credit history.

The following is an analysis of accounts receivable by age presented based on payment due date, net of allowance:

Decemb	December 31,		
2015 1005	<u>2014</u>		
	₽ 24,719		
6,633	_		
95,677	_		
_	_		
705			
₽1,283,575	₽24,719		
	2015 ₱1,180,560 6,633 95,677		

8. Prepayments and Other Current Assets

This account consists of:

	December 31,	
	<u>2015</u>	2014
Prepaid facilities expenses	₽67,020	₽13,541
Rental and other receivables, net	32,740	176
Deposits for acquisition of inventory	29,013	16,012
Creditable withholding tax	16,308	483
Refundable deposits	14,925	16,855
Prepaid employee benefit expenses	6,751	34,181
Prepaid advertising, marketing, promotional and		
entertainment expenses	3,280	87,018
Other prepaid expenses and receivables	24,386	16,691
	₽ 194,423	₽184,957



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

9. Property and Equipment, Net

			<u>Decemb</u>	per 31, 2015 Furniture,	Plant and		
Costs:	Building under Finance Lease	Leasehold <u>Improvements</u>	Motor <u>Vehicles</u>	Fixtures and Equipment	Gaming Machinery	Construction in Progress	<u>Total</u>
Balance at beginning of year Additions Transfer Capitalization of depreciation	₽11,820,440 - -	₱10,669,632 20,534 5,725,554	₽42,149 38,434 -	₱5,014,339 1,624,830 20,614	₽1,459,550 1,010,016 -	₽4,087,915 1,734,187 (5,746,168)	₽33,094,025 4,428,001
and amortization						7,146	7,146
Balance at end of year	11,820,440	16,415,720	80,583	6,659,783	2,469,566	83,080	37,529,172
Accumulated depreciation and amortization: Balance at beginning of year Depreciation and amortization	(26,503) (636,077)	(68,063) (1,668,009)	(8,344) (11,395)	(135,820) (1,566,852)	(24,963) (443,259)	_ 	(263,693) (4,325,592)
Balance at end of year	(662,580)	(1,736,072)	(19,739)	(1,702,672)	(468,222)		(4,589,285)
Net book value	₽11,157,860	₽14,679,648	₽60,844	₽4,957,111	₽2,001,344	₽83,080	₽32,939,887
	Building under Finance Lease	Leasehold <u>Improvements</u>	Decemb Motor <u>Vehicles</u>	per 31, 2014 Furniture, Fixtures and Equipment	Plant and Gaming Machinery	Construction in Progress	<u>Total</u>
Costs: Balance at beginning of year Additions Transfer Capitalization of depreciation	₱11,820,440 - -	₱186,536 697,111 9,785,985	₽14,293 27,856 -	₱258,289 4,134,827 780,164	P 1,459,550 –	₱2,731,558 11,908,557 (10,566,149)	₽15,011,116 18,227,901 -
and amortization Adjustment on purchase of	-	_	_	-	-	13,949	13,949
leased asset Written off			_ 	(3,748) (155,193)			(3,748) (155,193)
Balance at end of year	11,820,440	10,669,632	42,149	5,014,339	1,459,550	4,087,915	33,094,025
Accumulated depreciation and amortization: Balance at beginning of year	_	(109)	(1,620)	(14,377)	_	_	(16,106)
Depreciation and amortization	(26,503)	(67,954)	(6,724)	(121,443)	(24,963)		(247,587)
Balance at end of year	(26,503)	(67,954)	(8,344)	(121,443) (135,820)	(24,963)		(247,587)

Upon the Lease Agreement becoming effective on March 13, 2013, management made an assessment at inception of the lease and recorded the portion related to the lease of certain of the building structures as finance lease and capitalized the fair value based on valuation by independent external valuer at inception date on the leased property (see Note 21) as well as capitalized the portion of the contract acquisition costs of \$\mathbb{P}64,721\$ to building under finance lease incurred in relation to the contract negotiations classified as building under finance lease (see Note 10).

On August 28, 2014, MCE Leisure terminated a finance lease agreement for certain equipment with net book value of \$36,125 and exercised the buy-out option at a price of \$36,173. As a result, the difference between the buy-out price and the carrying amount of the lease obligation of \$3,748 was recognized as an adjustment to the cost for purchase of leased asset, further details please refer to Note 21.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

9. Property and Equipment, Net – continued

Construction in progress represents the design and development cost for fit-out of City of Dreams Manila which included direct incidental costs capitalized (representing travelling expenses, salaries and wages, intercompany management fee expenses incurred, depreciation of equipment and applicable interest cost). As of December 31, 2015 and 2014, construction in progress included interest paid or payable on the obligations under finance lease which amounted to \$\mathbb{P}4,238\$ and \$\mathbb{P}256,739\$, respectively.

10. Contract Acquisition Costs, Net

This account consists of

Decemb	er 31,	
<u>2015</u>	2014	
₽1,063,561	₽1,063,561	
(95,503) (52,093)	(43,410) (52,093)	
(147,596)	(95,503)	
₽915,965	₱968,058	
	₽1,063,561 (95,503) (52,093) (147,596)	

As of March 13, 2013, this account consists of legal and other professional fees, documentary stamp tax and other directly attributable costs incurred by the Group in negotiating the Lease Agreement and management contracts for City of Dreams Manila amounting to \$\mathbb{P}129,442\$. Upon the Lease Agreement becoming effective on March 13, 2013, the Group had written off the portion of the contract acquisition costs amounting to \$\mathbb{P}64,721\$ incurred in relation to the contract negotiations classified as operating lease to development costs (Note 16), while the remaining portion amounting to \$\mathbb{P}64,721\$ incurred in relation to the contract negotiations classified as building under finance lease is capitalized in building under finance lease. On the same date, the Group paid \$\mathbb{P}1,063,561\$ to Belle as consideration for termination of various agreements with a third party upon completion of the closing arrangement conditions and this amount is amortized over the lease term.

11. Other Intangible Assets, Net

The other intangible assets represent the license fees of \$\mathbb{P}8,698\$ for right to use of trademarks for certain entertainment business for City of Dreams Manila and are amortized on a straight-line basis over the term of the license agreement which expires in 5 years from February 2015. Amortization of other intangible assets for the year ended December 31, 2015 was \$\mathbb{P}1,522.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

12. Other Noncurrent Assets

This account consists of:

	December 31,		
	<u> 2015</u>	2014	
Input VAT, net	₽ 1,097,921	₽1,955,932	
Noncurrent portion of prepaid rent	127,533	99,838	
Security and rental deposits	126,231	98,686	
Advance payments and deposits for acquisition of			
property and equipment	2,316	1,401,059	
Other noncurrent assets and deposits	108,672	68,665	
	₽1,462,673	₱3,624,180	

Input VAT, net represents the VAT recoverable from the tax authority in the Philippines. For the year ended December 31, 2015, a provision for input VAT primarily pertaining to certain construction of City of Dreams Manila expected to be non-recoverable amounted to ₱1,426,976 was recognized and included in other expenses in the consolidated statements of comprehensive income. No provisions for input VAT were recognized for the years ended December 31, 2014 and 2013 (Note 16).

Advance payments for construction costs which are mostly secured by surety bonds and deposits for acquisition of property and equipment are connected with the fit-out for City of Dreams Manila.

Upon the Lease Agreement becoming effective on March 13, 2013 and in February 2015, security deposits of ₱175,599 and ₱62,192, respectively, were paid to Belle. As of December 31, 2015, part of prepaid rent amounting to ₱120,504 represented the noncurrent portion of excess of principal amount of the security deposit paid pursuant to the Lease Agreement over its fair value at inception, is amortized on a straight-line basis over the lease term while part of the current portion of prepaid rent of ₱7,284 is included in prepayments and other current assets (Note 8).



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

13. Accrued Expenses, Other Payables and Other Current Liabilities

This account consists of:

	December 31,		
	<u>2015</u>	2014	
Accruals for:			
Property and equipment	₽2,105,184	₽3,188,421	
Gaming tax and license fees	1,688,412	64,077	
Employee benefit expenses	357,805	376,620	
Unpaid portion of obligations under finance lease	126,051	60,865	
Taxes and licenses	51,683	1,917	
Operating expenses and others	715,252	365,139	
Outstanding gaming chips and tokens	1,223,387	4,123	
Restricted cash refundable to the Philippine Parties			
(inclusive of interest income)	1,104,507	_	
Interest expenses payable	327,083	327,083	
Withholding tax payable	183,218	168,795	
Other payables and liabilities	321,165	74,466	
	₽8,203,747	₽4,631,506	

Accrued expenses, other payables and other current liabilities are due for payment within the next financial year.

14. Equity

Authorized Capital Stock

The following is a summary of the movement of the Parent Company's authorized capital stock with the related issue price and date of approval of registration by the SEC:

	Share Registered			Issue Price		
Common	Common				Common	Date of SEC
Class A	Class B	Common Share	Class A	Class B	Share	<u>Approval</u>
90,000,000	60,000,000	_	₽ 3.20	₽ 3.40	₽_	February 14, 1991
180,000,000	120,000,000	_	1.00	1.00	_	August 9, 1993
270,000,000	180,000,000	_	1.00	1.00	_	October 21, 1997
(540,000,000)	(360,000,000)	900,000,000	_	_	1.00	March 5, 2013*
_	<u> </u>	5,000,000,000	_	_	1.00	April 8, 2013
						_
_	_	5,900,000,000				

^{*}Declassification of Class A and Class B shares to a single class of common shares and denial of pre-emptive rights

Immediately before the declassification of Class A and Class B shares to a single class of common shares on March 5, 2013, the two classes of common stock, Class A shares and Class B shares, are identical in all respects except that Class A shares are restricted in ownership to Philippine nationals. Both classes of common stocks have par value of P1 per share.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

14. Equity – continued

Authorized Capital Stock - continued

On February 19, 2013, the stockholders of MCP approved the declassification of ₱900,000 authorized capital stock of MCP, consisting of 60% Class A shares and 40% Class B shares to a single class of common stock and denial of pre-emptive rights and the increase in MCP's authorized capital stock to ₱5,900,000 divided into 5.9 billion shares with par value of ₱1 per share from authorized capital stock of ₱900,000 divided into 900 million shares with par value of ₱1 per share.

On March 5, 2013, the SEC approved the declassification of the capital stock of MCP to a single class of common stock and denial of pre-emptive rights. On April 8, 2013, the SEC also approved the increase in authorized share capital stock of MCP.

Issued Capital Stock

As of December 31, 2015 and 2014, the Parent Company's issued capital stock consists of 5,643,355,478 and 4,911,480,300 common shares with par value of ₱1 per share, respectively.

On March 20, 2013, MCP entered into a subscription and share sale agreement with MCE Investments, under which MCE Investments subscribed for 2,846,595,000 common shares of MCP with par value of ₱1 per share at a total consideration of ₱2,846,595 (the "Share Subscription Transaction"). The Share Subscription Transaction was completed upon the SEC's approval of the increase in MCP's authorized capital stock on April 8, 2013.

On April 24, 2013, MCP and MCE Investments completed a placing and subscription transaction, under which MCE Investments offered and sold in a private placement to various institutional investors of 981,183,700 common shares of MCP with par value of ₱1 per share, at the offer price of ₱14 per share (the "Offer"). MCE Investments then used the proceeds from the Offer to subscribe for an equivalent number of common shares of MCP at the subscription price of ₱14 per share.

In connection with the Offer, MCE Investments granted an over-allotment option (the "Over-allotment Option") of up to 117,075,000 common shares of MCP with par value of ₱1 per share, at the offer price of ₱14 per share to a stabilizing agent (the "Stabilizing Agent"). On May 23, 2013, the Stabilizing Agent exercised the Over-allotment Option and subscribed for 36,024,600 common shares of MCP with par value of ₱1 per share, at the offer price of ₱14 per share. MCE Investments then used the proceeds from the Over-allotment Option to subscribe for an equivalent number of common shares of MCP at the subscription price of ₱14 per share.

The aggregate net proceeds from the aforementioned equity transactions, after deducting the underwriting commissions and other expenses of ₱407,626, were ₱16,679,885.

On June 24, 2014, MCP and MCE Investments completed a placing and subscription transaction, under which MCE Investments offered and sold in a private placement to various institutional investors of 485,177,000 common shares of MCP with par value of ₱1 per share, at the offer price of ₱11.30 per share (the "2014 Offer"). MCE Investments then used the proceeds from the 2014 Offer to subscribe for an equivalent number of common shares of MCP at the subscription price of ₱11.30 per share. The net proceeds from the 2014 Offer, after deducting the underwriting commissions and other expenses of ₱106,596, were ₱5,375,904.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

14. Equity – continued

Issued Capital Stock - continued

Pursuant to approval by the Board of Directors on November 19, 2015, MCP issued and MCE Investments subscribed for 693,500,000 common shares of MCP with par value of P1 per share at a total consideration of P2,704,650 on November 23, 2015. The net proceeds from this equity transaction, after deducting the share issuance expenses and documentary stamp tax of P16,597, were P2,688,053.

During the year ended December 31, 2015, MCP issued 38,375,178 common shares upon vesting of restricted shares (see Note 29).

Treasury Shares

As of January 1, 2013, the total number of treasury shares held by MCP was 150,435,404 shares, representing 64,803,449 Class A shares and 85,631,955 Class B shares, and the total cost of treasury shares in aggregate was ₱288,514. The declassification of Class A and Class B treasury shares to a single class of common stock treasury share were approved by the SEC on March 5, 2013. On April 8, 2013, MCP sold all of its treasury shares, representing 150,435,404 common shares to third parties at ₱14.2 per share. As of December 31, 2015 and 2014, MCP does not have any remaining treasury shares.

Equity Reserve

The amount of equity reserve consists of the net difference between the cost of MCP to acquire MCE Holdings Group and the legal capital of the latter (i.e., common stock and additional paid-in capital) at the date of reverse acquisition plus the retained earnings of MCP as of December 19, 2012, the date when MCP was acquired by MCE through MCE Investments and MCE Investments No.2.

The equity reserve is accounted for as follows:

	December 31,		
	<u>2015</u>	2014	
Retained earnings of MCP as of December 19, 2012	₽732,453	₽732,453	
Consideration to MCP for the acquisition of MCE Holdings Group	(7,198,590)	(7,198,590)	
Legal capital of MCE Holdings Group as of March 20, 2013*	2,852,147	2,852,147	
	(₽3,613,990)	<u>(₱3,613,990)</u>	

^{*}Including share issuance costs of ₱2,094

As of December 31, 2015 and 2014, the Parent Company has 430 and 437 stockholders, respectively.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

15. Employee Benefit Expenses

	Year Ended December 31,			
	<u>2015</u>	<u>2014</u>	2013	
Basic salaries, allowances and bonuses	₽3,052,084	₽1,995,582	₽158,374	
Meals and other amenities expenses	234,493	55,759	50	
Annual leave and other paid leave expenses	162,389	76,095	4,961	
Share-based compensation expenses (Note 29)	109,824	206,795	95,936	
Retirement costs – defined contribution plans	77,764	40,233	2,415	
Retirement costs – defined benefit obligations (Note 23	23,617	_	_	
Consultancy fee in consideration for share awards				
(Note 29)	66,913	274,302	182,215	
Other employee benefit expenses	253,280	147,817	17,014	
	₽3,980,364	₱2,796,583	₽460,965	

For the years ended December 31, 2015, 2014 and 2013, total employee benefit expenses of \$\mathbb{P}\$320,434, \$\mathbb{P}\$2,648,589 and \$\mathbb{P}\$460,965, including consultancy fee in consideration for share awards of \$\mathbb{P}\$27,695, \$\mathbb{P}\$274,302 and \$\mathbb{P}\$182,215 and share-based compensation expenses of \$\mathbb{P}\$38,576, \$\mathbb{P}\$206,795 and \$\mathbb{P}\$95,936, respectively, were included as pre-opening costs under total operating costs and expenses as disclosed in Note 17.

For the years ended December 31, 2015, 2014 and 2013, total employee benefit expenses of ₱45,409, ₱2,500 and nil, respectively, were included as property charges and others under total operating costs and expenses as disclosed in Note 17.

16. Other Expenses

	Year Ended December 31,			
	<u>2015</u>	<u>2014</u>	2013	
Provision for input VAT	₽ 1,426,976	₽_	₽–	
Advertising, marketing, promotional and				
entertainment expenses	1,167,884	122,335	6,546	
Other gaming operations expenses	1,096,624	6,158	_	
Facilities expenses	884,515	185,382	8,586	
Management fee expenses (Note 18)	641,795	187,576	172,567	
Supplies expenses	359,337	144,702	1,004	
Rental expenses (Note 25(b))	300,432	315,077	164,921	
Office and administrative expenses	264,815	96,719	25,631	
Taxes and licenses	93,537	51,846	48,660	
Written off of property and equipment	_	155,193	_	
Written off from contract acquisition costs	_	_	64,721	
Operating expenses and others	465,656	183,159	152,225	
	₽6,701,571	₽1,448,147	₽644,861	

For the years ended December 31, 2015, 2014 and 2013, advertising, marketing, promotional and entertainment expenses of ₱772,599, ₱105,138 and ₱6,366 and rental expenses of ₱1,657, ₱299,312 and ₱156,712, respectively, were included as pre-opening costs under total operating costs and expenses as disclosed in Note 17.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

16. Other Expenses – continued

For the years ended December 31, 2015, 2014 and 2013, written off from contract acquisition costs of nil, nil and \$\mathbb{P}64,721\$, respectively, were included as development costs under total operating costs and expenses as disclosed in Note 17.

For the years ended December 31, 2015, 2014 and 2013, a provision for input VAT of ₱1,426,976, nil and nil, respectively, were included as property charges and others under total operating costs and expenses as disclosed in Note 17.

17. Total Operating Costs and Expenses

	Year Ended December 31,			
	<u>2015</u>	<u>2014</u>	2013	
Casino	₽7, <u>251,</u> 719	₽ 177,895		
Rooms	313,878	8,694	_	
Food and beverage	593,520	38,036	_	
Entertainment, retail and others	457,042	8,506	_	
Payments to the Philippine Parties	757,039	38,809	_	
General and administrative expenses	3,453,790	198,635	152,954	
Pre-opening costs	1,329,194	3,747,266	857,782	
Development costs	_	_	95,090	
Depreciation and amortization	4,372,061	285,731	51,520	
Property charges and others	1,472,385	157,693	_	
	₽20,000,628	₱4,661,265	₱1,157,346	

18. Related Party Transactions

Parties are considered to be related if one party has the ability to control, directly or indirectly, the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control or common significant influence.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

18. Related Party Transactions – continued

In addition to those transactions disclosed elsewhere in the consolidated financial statements, the Group entered into the following significant related party transactions:

Category Amount due from a shareholder MCE Investments No.2 Balance as of January 1, 2015		Amount of Transactions For the Year	Outstanding Balance	<u>Terms</u>	Conditions
Settlement of payables on beh	alf of a shareholder	₽163	163		
Balance as of December 31, 20	15		₽5,588	Repayable on demand; non-interest bearing	Unsecured, no impairment
Balance as of January 1, 2014 and December 31, 2014			₽ 5,425	Repayable on demand; non-interest bearing	Unsecured, no impairment
Balance as of January 1, 2013			₽-		
Settlement of payables on behal	f of a shareholder	₽5,425	5,425		
Balance as of December 31, 201	3		₱5,425	Repayable on demand; non-interest bearing	Unsecured, no impairment
Amount due from (to) ultimate holding	g company				
MCE Balance as of January 1, 2015			(P 58,363)		
Management fee expenses		(P 60,104)	(60,104)		
Management fee income ⁽¹⁾		44,036	44,036		
Settlement of payables on beh- ultimate holding company	alf of	15,059	15,059		
Revaluation of outstanding ba	lance		(49)		
Settlement of outstanding bala	ince		234,978		
Balance as of December 31, 20	15		₽175,557	Repayable on demand; non-interest bearing	Unsecured, no impairment



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

Category Amount due from (to) ultimate holding company - continued MCE - continued	Amount of Transactions For the Year	Outstanding <u>Balance</u>	<u>Terms</u>	Conditions
Balance as of January 1, 2014		(₱107,787)		
Management fee expenses	(P 42,759)	(42,759)		
Management fee income(1)	92,745	92,745		
Revaluation of outstanding balance		(562)		
Balance as of December 31, 2014		(₱58,363) 	Repayable on demand; non-interest bearing	Unsecured
Balance as of January 1, 2013		(P 90,434)		
Management fee expenses	(₱58,559)	(58,559)		
Management fee income ⁽¹⁾	52,952	52,952		
Settlement of payables on behalf of the Group	(10,809)	(10,809)		
Revaluation of outstanding balance		(10,424)		
Settlement of outstanding balance		9,487		
Balance as of December 31, 2013		(P 107,787)	Repayable on demand; non-interest bearing	Unsecured
Amount due from an affiliated company A subsidiary of MCE Balance as of January 1, 2015		₽-		
Food and beverage revenue	₽444	444		
Entertainment, retail and other revenues	11	11		
Balance as of December 31, 2015		P 455	Repayable on demand; non-interest bearing	Unsecured, no impairment
Balance as of January 1, 2014 and December 31, 2014		P -		
Balance as of January 1, 2013 and December 31, 2013		P -		



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

ry nt due to immediate holding company DE Investments Balance as of January 1, 2015	Amount of Transactions For the Year	Outstanding Balance P889,239	<u>Terms</u>	Conditions
Funds advance to the Group	₽10,611	10,611		
Settlement of outstanding balance		(892,493)		
Balance as of December 31, 2015		₽7,357	Repayable on demand; non-interest bearing	Unsecured
Balance as of January 1, 2014		₽887,415		
Funds advance to the Group	₽154	154		
Revaluation of outstanding balance		1,670		
Balance as of December 31, 2014		₱889,239 	Repayable on demand; non-interest bearing	Unsecured
Balance as of January 1, 2013		₽-		
Acquisition costs related to Asset Acquisition Transaction	₽7,198,590	7,198,590		
Funds advance to the Group	811,660	811,660		
Settlement of payables on behalf of an immediate holding company	(255)	(255)		
Revaluation of outstanding balance		76,010		
Settlement of outstanding balance		(7,198,590)		
Balance as of December 31, 2013		₱887,415 	Repayable on demand; non-interest bearing	Unsecured



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

Category Amounts due to affiliated companies MCE's subsidiaries	Amount of Transactions For the Year	Outstanding <u>Balance</u>	<u>Terms</u>	Conditions
Balance as of January 1, 2015	D/20 10#	₽701,910		
Management fee expenses	₽639,185	639,185		
Other gaming operations expenses	51,918	51,918		
Advertising, marketing, promotional and entertainment expenses	557,965	557,965		
Purchases of goods and services	1,242	1,242		
Rooms revenue	(220)	(220)		
Settlement of payables on behalf of the Group	2,663	2,663		
Settlement of payables on behalf of affiliated companies	(1,976)	(1,976)		
Revaluation of outstanding balance		22,821		
Settlement of outstanding balance		(1,416,292)		
Balance as of December 31, 2015		₽559,216	Repayable on demand; non-interest bearing	Unsecured
Balance as of January 1, 2014		₽345,449		
Management fee expenses	₽350,108	350,108		
Settlement of payables on behalf of the Group	3,677	3,677		
Revaluation of outstanding balance		2,676		
Balance as of December 31, 2014		₽701,910	Repayable on demand; non-interest bearing	Unsecured
Balance as of January 1, 2013		₽21,903		
Management fee expenses	₽268,315	268,315		
Settlement of payables on behalf of the Group	49,207	49,207		
Revaluation of outstanding balance	,	18,152		
Settlement of outstanding balance		(12,128)		
Balance as of December 31, 2013		2345,449	Repayable	Unsecured
,			on demand; non-interest bearing	



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

Category Amounts due to affiliated companies – continued A subsidiary of Crown Resorts Limited ("Crown") ⁽²⁾ Balance as of January 1, 2015	Amount of Transactions For the Year	Outstanding Balance P43,427	<u>Terms</u>	Conditions
Acquisition of property and equipment	₽1,453	1,453		
Adjustment of acquisition of property and equipment	(2,109)	(2,109)		
Consultancy fee and facilities expenses	8,948	8,948		
Settlement of outstanding balance		(1,775)		
Balance as of December 31, 2015		₽49,944	Repayable on demand; non-interest bearing	Unsecured
Balance as of January 1, 2014		₽5,874		
Acquisition of property and equipment	₽37,000	37,000		
Consultancy fee expenses	3,711	3,711		
Settlement of payables on behalf of the Group	386	386		
Settlement of outstanding balance		(3,544)		
Balance as of December 31, 2014		₽ 43,427	Repayable on demand; non-interest bearing	Unsecured
Balance as of January 1, 2013		₽-		
Acquisition of property and equipment	₽5,874	5,874		
Balance as of December 31, 2013		₽5,874	Repayable on demand; non-interest bearing	Unsecured



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

18. Related Party Transactions – continued

Category Amounts due to affiliated companies – continued Melco International Development Limited ("Melco")(2) and its subsidiaries Balance as of January 1, 2015	Amount of Transactions For the Year	Outstanding Balance P89,047	<u>Terms</u>	Conditions
Acquisition of property and equipment	₽231,399	231,399		
Supplies expenses	68	68		
Settlement of payables on behalf of the Group	9,477	9,477		
Revaluation of outstanding balance		11		
Settlement of outstanding balance		(329,211)		
Balance as of December 31, 2015		₽791	Repayable on demand; non-interest bearing	Unsecured
Balance as of January 1, 2014		₽2,268		
Deposits for acquisition of property and equipment	₽60,224	60,224		
Acquisition of property and equipment	96,660	96,660		
Settlement of payables on behalf of the Group	3,528	3,528		
Revaluation of outstanding balance		(60)		
Settlement of outstanding balance		(73,573)		
Balance as of December 31, 2014		₽89,047	Repayable on demand; non-interest bearing	Unsecured
Balance as of January 1, 2013		₽-		
Settlement of payables on behalf of the Group	₽5,827	5,827		
Revaluation of outstanding balance		61		
Settlement of outstanding balance		(3,620)		
Balance as of December 31, 2013		₽2,268	Repayable on demand; non-interest bearing	Unsecured

Notes



⁽¹⁾ The amount represents the recharge of share-based compensation expenses for certain directors of MCP for the years ended December 31, 2015, 2014 and 2013 to MCE.

⁽²⁾ Crown and Melco are major shareholders of MCE.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

18. Related Party Transactions – continued

According to the terms of the Trademark Licensing Agreement signed between MCP and MCE (IP) Holdings on October 9, 2013 as mentioned in Note 1(c), the license fees are waived for three years from October 9, 2013.

Directors' Remuneration

For the years ended December 31, 2015, 2014 and 2013, the remuneration of directors of the Group was borne by MCE.

Compensation of Key Management Personnel

The compensation of key management personnel of the Group for the years ended December 31, 2015, 2014 and 2013 is as follows:

	Year Ended December 31,		
	<u>2015</u>	<u>2014</u>	<u>2013</u>
Basic salaries, allowances and benefits in kind	₽ <u>166,</u> 562	₽149,321	₽ 81,160
Performance bonuses	_	34,890	20,939
Retirement costs – defined contribution plans	2,411	2,737	1,663
Termination benefits	39,572	_	_
Share-based compensation expenses	62,330	99,752	35,509
	₽270,875	₽286,700	₽139,271

For the years ended December 31, 2015, 2014 and 2013, part of the compensation of key management personnel of the Group was borne by MCE.

19. Basic/Diluted Loss Per Share

	Year Ended December 31,			
	<u>2015</u>	<u>2014</u>	<u>2013</u>	
Net loss (a)	(P 9,144,131)	$(\cancel{P}6,303,281)$	(2 2,463,417)	
Weighted average number of common shares outstanding of legal parent (b)	5,014,093,527	4,680,190,442	3,312,053,436	
Basic/Diluted loss per share (a)/(b)*1,000	<u>(₽1.82)</u>	<u>(₽1.35)</u>	<u>(₽0.74)</u>	

For the years ended December 31, 2015, 2014 and 2013, 124,710,632, 124,126,612 and 116,144,153 outstanding share options and 28,531,215, 64,371,486 and 58,072,076 outstanding restricted shares as of December 31, 2015, 2014 and 2013, respectively, were excluded from the computation of diluted loss per share as their effect would have been anti-dilutive.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

20. Income Tax

The provision for income tax for the years ended December 31, 2015, 2014 and 2013 consisted of:

	Year Ended December 31,		
	<u> 2015</u>	2014	2013
Provision for current income tax	₹24, 610	₽ 23,729	
Benefit from deferred income tax	(881)	(23,729)	_
	₽23,729	₽_	₽-

The provision for current income tax for the years ended December 31, 2015 and 2014 represents the tax provided by the Group on its taxable income for the years. The benefit from deferred income tax represents the deferred tax asset, which is recognized up to the amount of income tax recognized to the extent of the reversing deductible temporary difference arising from share-based compensation expenses and carryforward benefits from MCIT.

The components of the Group's net deferred tax assets as of December 31, 2015 and 2014 were as follows:

	December 31,		
	<u>2015</u>	2014	
Deferred tax assets:			
Deferred rent under PAS 17	₽255,353	₱260,936	
MCIT	881	_	
Share-based compensation expenses		23,729	
	256,234	284,665	
Deferred tax liability:			
Capitalized interest expenses	(255,353)	(260,936)	
	₽881	₽23,729	

The Group has not recognized the following deferred tax assets since management believes that the Group will not be able to realize the benefits from these deferred tax assets in the future.

	Decem	ber 31,
	<u> 2015</u>	2014
NOLCO	₽3,887,014	₱1,859,305
Deferred rent under PAS 17	746,607	314,455
Share-based compensation expenses	173,504	204,045
Interest expenses	122,656	122,656
Unrealized foreign exchange loss, net	7,301	71,531
Others	70,047	78,097
	₽5,007,129	₽2,650,089



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

20. Income Tax – continued

As of December 31, 2015, the Group's NOLCO which can be carried forward and claimed as deduction from regular taxable income in future years is as follows:

Year Incurred	Expiry Year	<u>Amount</u>
2013	2016	₽ 1,440,046
2014	2017	4,726,959
2015	2018	6,789,708
		₽12,956,713

NOLCO incurred in 2013, 2012 and 2011 amounting to ₱8,742, ₱3,210 and ₱1,264, respectively, have been utilized for the year ended December 31, 2014. The amounts utilized included the NOLCO of ₱1,264 and ₱1,429 incurred by former business of MCP in 2011 and 2012, respectively. NOLCO incurred in 2012 amounting to ₱48,224 has expired for the year ended December 31, 2015.

As of December 31, 2015 and 2014, the Group has income tax payable as follows:

	Decembe	er 31,
	<u>2015</u>	2014
Balance at beginning of year	₽3,882	₽_
Provision for current income tax	24,610	23,729
Reversal of deferred income tax in prior year	(23,729)	_
Under provision for income tax for prior year	` -´	1,722
Less: Utilization of creditable withholding tax	_	(11,244)
Less: Utilization of tax credit from MCIT	_	(1,722)
Less: Income tax paid	(4,593)	(8,603)
Balance at end of year	₽170	₽3,882

MCIT incurred in 2013 amounting to ₱1,722 has been utilized for the year ended December 31, 2014.

A reconciliation of income tax benefit computed at statutory income tax rate to provision for income tax is as follows:

	Year Ended December 31,		
	<u>2015</u>	<u>2014</u>	2013
Income tax benefit computed at statutory			
income tax rate	(₽2,736,121)	$(\mathbf{P}1,890,984)$	(₱739,025)
Income tax effects of:			
Change in unrecognized deferred tax assets	2,357,040	1,883,550	754,285
Change in unrecognized deferred tax asset			
in prior year	1,714	12,527	_
Expenses not deductible for tax	390,890	11,739	682
Utilization of tax loss previously not recognized	_	(3,965)	_
Expired NOLCO	14,467		410
Interest income subject to final tax	(2,838)	(11,843)	(15,542)
Interest income not taxable	(1,423)	(1,024)	(810)
	₽23,729	₽–	₽_



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

20. **Income Tax** – continued

Section 13(2)(a) of the PAGCOR Charter grants PAGCOR an exemption from tax, income or otherwise, as well as exemption from any form of charges, fees, levies of whatever nature, whether national or local, except a 5% franchise tax on the gross revenue or earnings derived by PAGCOR on its operations under the franchise. Such tax shall be in lieu of all taxes, levies, fees or assessments of any kind, nature or description, levied, established or collected by any municipal, provincial, or national government authority. Section 13(2)(a) of the PAGCOR Charter which provides that the exemptions granted for earnings derived from the operations conducted under the franchise specifically from the payment of any tax, income or otherwise, as well as any form of charges, fees or levies, shall inure to the benefit of and extend to the corporations, associations, agencies or individuals with whom PAGCOR, or operator has any contractual relationship in connection with the operations of the casino authorized to be conducted under the franchise and to those receiving compensation of other remuneration from PAGCOR or operator as a result of essential facilities furnished and/or technical services rendered to PAGCOR or operator. Management believes that the tax benefits granted to PAGCOR under its charter inure to the benefit of, and extend to corporations, associations and agencies, individuals with whom PAGCOR has any contractual agreement in accordance with Section 13(2)(b) of the PAGCOR Charter as of March 31, 2013.

BIR issued Revenue Memorandum Circular ("RMC") No. 33-2013 on April 17, 2013. The RMC clarifies that PAGCOR is no longer exempt from corporate income tax and is thus subject to corporate income tax under the National Internal Revenue Code (the "Tax Code") on its operations of gambling, casinos, gaming clubs and other similar recreation or amusement places, gaming pools and other related operations as well as on other income. The RMC further provided that PAGCOR's licensees and contractees, which are entities duly authorized and licensed by PAGCOR to perform gambling casinos, gaming clubs and other similar recreation or amusement places, and gaming pools, are likewise subject to income tax under the Tax Code.

To address the additional exposure to corporate income tax brought by BIR RMC No. 33-2013, in May 2014, PAGCOR temporarily reduced the license fees by 10% to 5% and 15% of gross gaming revenues effective from April 1, 2014. The license fee reduction is required to be used for the payment of corporate income taxes and any portion not used for such payment must be paid to PAGCOR as an annual true-up payment (as defined), further details please refer to Note 25(c)(v).

On August 23, 2013, MCE Leisure was issued a certificate of registration by Philippine Economic Zone Authority ("PEZA") as a tourism economic zone enterprise ("Tourism Economic Zone Enterprise") for the development and operation of tourist facilities. As a Tourism Economic Zone Enterprise, MCE Leisure was granted the following fiscal incentives: (a) tax and duty free importation of certain eligible capital equipment to be used as part of the registered activity; and (b) VAT zero rating on local purchase of certain eligible capital equipment in accordance with the PEZA rules and regulations.

21. Obligations Under Finance Lease

Lease payments that are due within one year were presented as current portion of obligations under finance lease under current liabilities while the noncurrent portion was presented as noncurrent portion of obligations under finance lease separately under noncurrent liabilities in the consolidated balance sheets.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

21. Obligations Under Finance Lease – continued

On October 25, 2012, MCE Leisure and Belle entered into the Lease Agreement with subsequent changes from time to time, where Belle agreed to lease to MCE Leisure the land and certain of the building structures for City of Dreams Manila for the period from March 13, 2013 (i.e. the date when relevant obligations and other conditions to give effect to the Lease Agreement were satisfied) until the termination of the Operating Agreement, currently expected to be on July 11, 2033 or unless terminated earlier in accordance with its terms. The Group made an assessment at inception of the lease and recorded the portion related to the lease of certain of the building structures under finance lease, with the amount of obligations under finance lease recognized being the lower of the fair value of the building structures and present value of the minimum lease payments. Interest rate underlying the obligations under finance lease was 14.92% per annum at inception of the Lease Agreement.

On July 31, 2013, MCE Leisure and Belle signed an addendum to the Lease Agreement to reduce the monthly rental payments with effective from July 1, 2013 with total discount for each twelve month rolling period with a cap of the Philippine peso equivalent of US\$1,000,000, with the first twelve month period beginning from March 1, 2013. As a result of the discount in monthly rental payments, the interest rate underlying the obligations under finance lease was revised to 14.63% per annum.

As of December 31, 2015 and 2014, after subsequent changes to the terms of the Lease Agreement from time to time for the years ended December 31, 2015 and 2014, the interest rate underlying the obligations under finance lease was revised to 13.57% and 13.35% per annum, respectively.

As of December 31, 2015 and 2014, the minimum lease payments and present value of minimum lease payments on obligations under finance lease of the Group on the Lease Agreement were as follows:

	Decembe	er 31, 2015	<u>December 31, 2014</u>	
		Present Value of		Present Value of
	Minimum Lease	Minimum Lease	Minimum Lease	Minimum Lease
	<u>Payments</u>	<u>Payments</u>	<u>Payments</u>	<u>Payments</u>
Amounts payable under finance lease: Within one year In more than one year and not more	₽1,506,510	₱1,401,702	₽1,120,108	₽1,041,760
than five years	7,580,256	5,011,130	6,821,344	4,540,675
In more than five years	32,023,338	7,733,705	33,693,577	7,838,293
Less: Finance charges	41,110,104 (26,963,567)	14,146,537	41,635,029 (28,214,301)	13,420,728
Present value of lease obligations	₽14,146,537	14,146,537	₽13,420,728	13,420,728
Less: Current portion of obligations under finance lease		(1,401,702)		(1,041,760)
Noncurrent portion of obligations under finance lease		₽ 12,744,835		₽12,378,968



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

21. Obligations Under Finance Lease – continued

Apart from the lease of certain of the building structures under finance lease as mentioned above, MCE Leisure signed a master service agreement with a third party in 2013 to set up certain information technology infrastructure (the "IT Equipment") for City of Dreams Manila and provide maintenance and support service to MCE Leisure for the period from August 2013 to November 2018. The ownership and title of the IT Equipment will be transferred to MCE Leisure upon expiry of the term or when MCE Leisure agrees to purchase the IT Equipment at agreed prices at different time periods if the master service agreement is early terminated. The Group made an assessment at inception of the master service agreement and recorded the portion related to the IT Equipment under finance lease. Interest rate underlying the obligations under finance lease for the IT Equipment was 8% per annum at inception of the master service agreement.

On April 30, 2014, MCE Leisure exercised the termination clause of the master service agreement by serving a 120-day notice, and accordingly, the effective date of termination is August 28, 2014. Upon termination of the agreement, MCE Leisure exercised the buy-out option at a price of ₱36,173. The difference of ₱3,748 between the buy-out price of the IT Equipment under finance lease of ₱36,173 and the carrying amount of the lease obligations of ₱39,921 was recorded as an adjustment to the cost of the IT Equipment (see Note 9).

22. Long-term Debt, Net

This account consists of:

	December 31,		
Senior Notes Less: Deferred financing costs, net	$ \begin{array}{r} \underline{2015} \\ \hline{ \neq15,000,000} \\ \hline (217,648) \end{array} $	2014 ₱15,000,000 (279,476)	
Current portion of long-term debt	14,782,352	14,720,524	
	₽14,782,352	₱14,720,524	

(a) Senior Notes

On January 24, 2014, MCE Leisure issued the ₱15,000,000 5% senior notes, due 2019 (the "Senior Notes") at par of 100% of the principal amount and offered to certain primary institutional lenders as noteholders via private placement in the Philippines, which was priced on December 19, 2013.

The Senior Notes are general obligations of MCE Leisure, secured on a first-ranking basis by pledge of shares of all present and future direct and indirect subsidiaries of MCP, rank equally in right of payment to all existing and future senior indebtedness of MCE Leisure (save and except for any statutory preference or priority) and rank senior in right of payment to any existing and future subordinated indebtedness of MCE Leisure.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

22. Long-term Debt, Net – continued

(a) Senior Notes – continued

The Senior Notes are guaranteed by MCP and all present and future direct and indirect subsidiaries of MCP (subject to certain limited exceptions) (collectively the "Guarantors"), jointly and severally with MCE Leisure; and irrevocably and unconditionally by MCE on a senior basis. The guarantees are general obligations of the Guarantors, rank equally in right of payment to all existing and future senior indebtedness of the Guarantors (except for any statutory preference or priority) and rank senior in right of payment to any existing and future subordinated indebtedness of the Guarantors.

The Senior Notes mature on January 24, 2019. Interest on the Senior Notes is accrued at a rate of 5% per annum and is payable semi-annually in arrears on January 24 and July 24 of each year, commenced on July 24, 2014. In addition, the Senior Notes includes a tax gross up provision requiring MCE Leisure to pay without any deduction or withholding for or on account of tax.

The net proceeds from the offering of the Senior Notes, after deducting the underwriting commissions and other expenses of ₱230,769, was ₱14,769,231. The net proceeds from the offering are for funding the City of Dreams Manila project, refinancing of debt and general corporate purposes.

MCE Leisure had the option to redeem all or a portion of the Senior Notes at any time prior to January 24, 2015 at 100% of the principal amount plus applicable premium as defined in the notes facility and security agreement (the "Notes Facility and Security Agreement") governing the Senior Notes. Thereafter, MCE Leisure has the option to redeem all or a portion of the Senior Notes at any time at fixed prices that decline ratably over time.

The Notes Facility and Security Agreement contains certain covenants that, subject to certain exceptions and conditions, limit the ability of MCP and its subsidiaries ability, including MCE Leisure to, among other things: (i) incur or guarantee additional indebtedness; (ii) sell assets; (iii) create liens; and (iv) effect a consolidation and merger. As of December 31, 2015 and 2014, management believes that MCE Leisure was in compliance with each of the financial restrictions and requirements.

The Senior Notes are exempted from registration with the SEC under the Philippine Securities Regulation Code Rule ("SRC Rule") 9.2.2(B) promulgated by the SEC as the Senior Notes were offered via private placement to not more than nineteen primary institutional lenders, accordingly, the Senior Notes are subject to the conditions of SRC Rule 9.2.2(B) which limit the assignment and transfer of the Senior Notes to primary institutional lenders only and to be held by not more than nineteen primary institutional lenders at any time before maturity of the Senior Notes.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

22. Long-term Debt, Net – continued

(b) Shareholder Loan Facility

On December 23, 2013, MCE Leisure, as borrower (the "Borrower"), signed the definitive agreement of the senior secured shareholder loan facility (the "Shareholder Loan Facility") in an aggregate amount of up to US\$340,000,000 (the "Shareholder Loan") with MCE Investments as lender (the "Lender") with reference to certain terms and conditions set out in a commitment letter entered by MCE Leisure with MCE Investments on April 12, 2013. The Shareholder Loan Facility is a term loan facility denominated in the United States dollars. MCP, MCE Holdings, MCE Holdings No. 2 (together with the Borrower, the "Obligors") have provided a guarantee under the Shareholder Loan Facility in favor of the Lender in relation to the obligations of the Obligors under the Shareholder Loan. The Lender may require such security as is notified by the Lender to the Borrower, including a pledge of shares (legally and beneficially held) over each of the present and future direct and indirect subsidiaries of MCP to be provided as a condition precedent to the initial utilization of the Shareholder Loan.

The Shareholder Loan Facility availability period is to be notified by the Lender prior to the initial utilization of the Shareholder Loan, and is subject to quarterly amortization payments commencing on six months after the opening of City of Dreams Manila. The individual drawdowns under the Shareholder Loan Facility are subject to certain conditions precedents, including completion of a utilization request of proposed drawdown and issuance of promissory note in favor of the Lender with the same amount of proposed drawdown. Borrowings under the Shareholder Loan Facility bear interest at a fixed rate of 5% per annum, accrued prior to the first interest payment date. The Shareholder Loan Facility includes a tax gross up provision requiring MCE Leisure to pay without any deduction or withholding for or on account of tax.

As of December 31, 2015 and 2014, the Shareholder Loan Facility has not been drawn.

(c) The Credit Facility

On October 14, 2015, the Parent Company entered into an on-demand, unsecured credit facility agreement of ₱2,350,000 (the "Credit Facility") with a lender to finance advances to MCE Leisure. The Credit Facility availability period is up to August 31, 2016 and the maturity date of each individual drawdown cannot extend beyond the later to occur of: (i) the date which is one year from the date of drawdown, and (ii) 90 days after the end of the availability period. The individual drawdowns under the Credit Facility are subject to certain conditions precedents, including issuance of a promissory note in favor of the lender evidencing such drawdown. Borrowings under the Credit Facility bear interest at the higher of: (i) the Philippine Dealing System Treasury Reference Rate PM (the "PDST-R2") of the selected interest period plus the applicable PDST-R2 margin of 1.25% per annum and (ii) Philippines Special Deposit Account Rate (the "SDA") of the selected interest period plus the applicable SDA margin ranging from 0.50% to 0.75% per annum, such rate to be set one business day prior to the relevant interest period. The Credit Facility includes a tax gross up provision requiring the Parent Company to pay without any deduction or withholding for or on account of tax.

As of December 31, 2015, the Credit Facility has not been drawn.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

22. Long-term Debt, Net – continued

(d) Deferred Financing Costs, Net

Direct and incremental costs of \$\mathbb{P}333,711\$ incurred in connection with the issuance of the Senior Notes are capitalized in deferred financing costs. For the years ended December 31, 2015 and 2014, deferred financing costs of \$\mathbb{P}61,828\$ and \$\mathbb{P}54,235\$ were amortized to the consolidated statements of comprehensive income, respectively. As of December 31, 2015 and 2014, the unamortized deferred financing costs of \$\mathbb{P}217,648\$ and \$\mathbb{P}279,476\$ were net off and included in the amount of long-term debt as shown in the consolidated balance sheets, respectively.

Interest expenses on long-term debt consisted of interest for the Senior Notes amounted to ₱937,500 and ₱877,605 for the years ended December 31, 2015 and 2014, respectively. No interest on long-term debt was capitalized for the years ended December 31, 2015 and 2014.

For the years ended December 31, 2015 and 2014, the Group's borrowing rate was approximately 6.25% per annum, including a tax gross up impact on interest on the Senior Notes which required MCE Leisure to pay without any deduction or withholding for or on account of tax.

Other finance fees on long-term debt represents the gross receipt tax on interest on the Senior Notes, including a tax gross up impact which required MCE Leisure to pay without any deduction or withholding for or on account of tax amounted to ₹47,832 and ₹44,776 for the years ended December 31, 2015 and 2014, respectively.

23. Retirement Costs – Defined Benefit Obligations

The Group has defined benefit obligations covering substantially all of its regular employees. The costs of providing benefits are valued every year by a professional qualified independent actuary in compliance with PAS 19. Benefits are dependent on the years of service and the respective employees' compensation and are determined using the projected unit credit actuarial cost method.

The following tables summarize the components of retirement costs of defined benefit obligations recognized in the consolidated statements of comprehensive income for the years ended December 31, 2015, 2014 and 2013 and the retirement liability of defined benefit obligations recognized in the consolidated balance sheets as of December 31, 2015 and 2014:

	Year Ended December 31,		
	<u>2015</u>	<u>2014</u>	<u>2013</u>
Retirement costs – defined benefit obligations: Current service cost	₽23,617	₽_	₽_



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

23. Retirement Costs – Defined Benefit Obligations – continued

For the years ended December 31, 2015, 2014 and 2013, total retirement costs of defined benefit obligations of \$\mathbb{P}\$10,629, nil and nil, respectively, were included as pre-opening costs under total operating costs and expenses as disclosed in Note 17.

	December 31,		
	<u>2015</u>	2014	
Retirement liability – defined benefit obligations (at present value):	n	₽_	
Balance at beginning of year	₽_ 22 (17	₹-	
Current service cost	23,617		
Balance at end of year	₽23,617	₽–	

The principal assumptions used in determining the Group's retirement liability of defined benefit obligations as of December 31, 2015 are shown below:

	December 31,
	<u>2015</u>
Discount rate	4.81%
Salary increase rate	3.00%
Mortality rate	1994 GAM
Disability rate	1952 Disability Study,
	Period 2, Benefit 5
Turnover rate	A scale ranging from
	11% at age 20 to
	0% at age 60

The Group does not maintain a fund for its retirement benefit obligations.

As of December 31, 2015, the expected maturity of undiscounted expected benefit payments are shown below:

	December 31, <u>2015</u>
Plan year:	
Less than 1 year	₽_
More than 1 year but less than 5 years	11,098
More than 5 years but less than 10 years	25,267
More than 10 years but less than 15 years	79,276
More than 15 years but less than 20 years	147,359
More than 20 years	454,131

As of December 31, 2015, the average duration of the expected benefit payments is 23.42 years.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

23. Retirement Costs – Defined Benefit Obligations – continued

As above, the retirement benefit obligations are subject to several key assumptions. The following sensitivity analysis summarizes the impact of key assumptions which have been determined based on reasonably possible changes of each significant assumption on the retirement benefit obligations as of December 31, 2015, assuming all other assumptions were held constant. The sensitivity analysis may not be representative of an actual change in the defined benefit obligations as it is unlikely that changes in assumptions would occur in isolation of one another.

	Effect on Present Value of Obligations
Discount rate:	
5.81% (Actual + 1.00%)	₽20,181
4.81% (Actual)	23,617
3.81% (Actual - 1.00%)	27,852
Salary increase rate:	
4.00% (Actual + 1.00%)	₽27,746
3.00% (Actual)	23,617
2.00% (Actual - 1.00%)	20,200

24. Cooperation Agreement, Operating Agreement and Lease Agreement

(a) Cooperation Agreement

On October 25, 2012, MCE Holdings Group, SM Group, Belle and PLAI entered into the Cooperation Agreement which became effective upon completion of the closing arrangement conditions on March 13, 2013, with minor changes to the original terms (except for certain provisions which were effective on signing). The Cooperation Agreement governs the relationship and the rights and obligations of the Licensees. Under the Cooperation Agreement, MCE Leisure has been designated as the operator to operate City of Dreams Manila and appointed as the sole and exclusive representative of the Licensees in connection with the Regular/Provisional License and the operation and management of City of Dreams Manila until the expiry of the Regular/Provisional License, currently expected to be on July 11, 2033 or unless terminated earlier in accordance with its terms.

The Cooperation Agreement includes terms as follows, which:

- i) prohibit against assignment of rights and interests in the Regular/Provisional License by the Licensees except in certain circumstances, to an affiliate of that Licensees unless with prior written consent from other Licensees and prior written approval of PAGCOR;
- ii) set out the Licensees' contributions to the investment commitment required by PAGCOR, details were disclosed in Note 25(c)(i);



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

24. Cooperation Agreement, Operating Agreement and Lease Agreement – continued

- (a) Cooperation Agreement continued
 - iii) set out the right of first refusal and non-compete as agreed between the Licensees during the period commencing October 25, 2012 and ending on the date five years after the date of termination of the Cooperation Agreement, be involved in a similar business to City of Dreams Manila, including any integrated resort comprising gaming or casino operations, a hotel and entertainment venue in the Philippines;
 - iv) none of the Licensees (other than, or with the consent of, MCE Leisure), may on behalf of any or all of the Licensees enter into any arrangement, agreement, make any commitment, or incur any obligation or liability to any person (including to any Government authority) in connection with the Regular/Provisional License;
 - v) Belle will not, without the prior written consent of the MCE Holdings Group, sell, assign, transfer or convey any part of the land, building structures or land leased to MCE Leisure or terminate, novate or amend the lease agreement between Belle and the Government's Social Security System (the "SSS Lease Contract") as disclosed in Note 24(c);
 - vi) if any of City of Dreams Manila's land or building structures are or are proposed to be levied upon, garnished, foreclosed or attached by any Government authority, MCE Leisure may advance any sum or make any payment to prevent such action and charge the Philippine Parties for such payment plus a fee of 25% of the amount advanced, plus 15% interest per year of the aggregate amount paid by MCE Leisure;
 - vii) registration with PEZA and/or Philippine Tourism Infrastructure and Enterprise Zone must be maintained by Belle and MCE Leisure at all times;
 - viii) restriction on change of control of the Licensees;
 - ix) respective parties contribution in relation to City of Dreams Manila, including MCE Leisure's responsibility for the fit-out, operation and management of City of Dreams Manila, and the Philippine Parties' responsibility for the design and construction of the buildings for City of Dreams Manila (through Belle); and
 - x) the indemnity of the Licensees, details were disclosed in Note 25(c).



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

24. Cooperation Agreement, Operating Agreement and Lease Agreement – continued

(b) Operating Agreement

On March 13, 2013, the Licensees entered into the Operating Agreement which governs the operation and management of City of Dreams Manila by MCE Leisure. The Operating Agreement was effective on March 13, 2013 and ends on the date of expiry of the Regular/Provisional License (as that Regular/Provisional License is extended, restored or renewed), unless terminated earlier in accordance with the terms of the Operating Agreement. The Regular/Provisional License is currently scheduled to expire on July 11, 2033. Under the Operating Agreement, MCE Leisure is appointed as the sole and exclusive operator and manager of City of Dreams Manila, and is responsible for, and has sole discretion (subject to certain exceptions) and control over, all matters relating to the management and operation of City of Dreams Manila (including the casino and gaming operations, hotel and retail components and all other activities necessary, desirable or incidental for the management and operation of City of Dreams Manila). The Operating Agreement also included terms of certain payments to PLAI upon commencement of operations of City of Dreams Manila in December 2014, in particular, PLAI has the right to receive monthly payments from MCE Leisure, based on the performance of gaming operations of City of Dreams Manila and was included in payments to the Philippine Parties in the consolidated statements of comprehensive income, and MCE Leisure has the right to retain all revenues from non-gaming operations of City of Dreams Manila.

(c) Lease Agreement

On October 25, 2012, MCE Leisure and Belle entered into the Lease Agreement (see Notes 9 and 21), which Belle agreed to lease to MCE Leisure the land and certain of the building structures for City of Dreams Manila. Part of the land leased by Belle to MCE Leisure is leased by Belle from the Government's Social Security System under the SSS Lease Contract.

The Lease Agreement, which was subsequently amended from time to time, became effective on March 13, 2013 upon completion of closing arrangement conditions and with minor changes from the original terms. The lease continues until termination of the Operating Agreement, currently expected to be on July 11, 2033 or unless terminated earlier in accordance with its terms. The leased property is used by MCE Leisure and any of its affiliates exclusively as a hotel, casino and resort complex with retail, entertainment, convention, exhibition, food and beverages services as well as other activities ancillary, related or incidental to the operation of any of the preceding uses.

On July 31, 2013, MCE Leisure and Belle signed an addendum to the Lease Agreement to reduce the monthly rental payments with effective from July 1, 2013 with total discount for each twelve month rolling period with a cap of the Philippine peso equivalent of US\$1,000,000, with the first twelve month period beginning from March 1, 2013.

25. Commitments and Contingencies

(a) Capital Commitments

As of December 31, 2015, the Group had capital commitments contracted for but not provided mainly for the acquisition of property and equipment for City of Dreams Manila totaling \$\mathbb{P}434,347\$.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

25. Commitments and Contingencies – continued

(b) Lease Commitments

Operating Leases – As a Lessee

The Group leased a portion of land under the Lease Agreement for City of Dreams Manila and certain office spaces, warehouses, staff quarter and various equipment under non-cancellable operating lease agreements that expire at various dates through July 2033. Certain lease agreements provide for periodic rental increases based on both contractually agreed incremental rates and on the general inflation rate once agreed by the Group and its lessors or contingent rental expenses stated as a percentage of turnover. For the years ended December 31, 2015, 2014 and 2013, the Group incurred rental expenses amounting to ₱309,102, ₱342,988 and ₱172,468, of which ₱300,432, ₱315,077 and ₱164,921 were recognized as other expenses (Note 16) and ₱8,670, ₱27,911 and ₱7,547 were capitalized in construction in progress, respectively. Minimum rental expenses amounting to ₱307,348, ₱342,947 and ₱172,468 and contingent rental expenses amounting to ₱1,754, ₱41 and nil were recognized for the years ended December 31, 2015, 2014 and 2013, respectively.

As of December 31, 2015, minimum lease payments under all non-cancellable leases were as follows:

V	December 31, <u>2015</u>
Year ending December 31,	
2016	₽206,299
2017	191,124
2018	162,674
2019	149,144
2020	164,060
Over 2020	2,270,952
	₽3,144,253

Operating Leases – As a Lessor

The Group entered into non-cancellable operating agreements mainly for mall spaces in City of Dreams Manila with various retailers that expire at various dates through July 2020. Certain of the operating agreements include minimum base fee with escalated contingent fee clauses. Contingent fees amounting to \$\mathbb{P}7,249\$, nil and nil were recognized for the years ended December 31, 2015, 2014 and 2013, respectively.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

25. Commitments and Contingencies - continued

(b) Lease Commitments - continued

Operating Leases – As a Lessor – continued

As of December 31, 2015, minimum future fees to be received under all non-cancellable operating agreements were as follows:

Year ending December 31,	December 31, <u>2015</u>
2016	₽55,943
2017	48,221
2018	33,310
2019	31,239
2020	9,741
	₽178,454

The total minimum future fees do not include the escalated contingent fee clauses.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

25. Commitments and Contingencies – continued

(c) Other Commitments

Regular/Provisional License

- (i) Under the terms of the Provisional License, PAGCOR requires, amongst other things, the Licensees to make a total investment of US\$1 billion for City of Dreams Manila (the "Investment Commitment") with a minimum investment of US\$650 million to be made prior to the opening of City of Dreams Manila on December 14, 2014. Under the terms of the Cooperation Agreement, the Licensees' Investment Commitment of US\$1 billion will be satisfied as follows:
 - For the amount of US\$650 million: (a) in the case of the Philippine Parties, the land and building structures having an aggregate value as determined by PAGCOR of not less than US\$325 million; and (b) in the case of MCE Leisure, the fit-out and furniture, gaming equipment, additional improvements, inventory and supplies as well as intangible property and entertainment facilities inside or outside of the building structures, having an aggregate value as determined by PAGCOR of not less than US\$325 million.
 - For the remaining US\$350 million, the Philippine Parties and MCE Leisure shall make equal contributions of US\$175 million to City of Dreams Manila. The Licensees agree to contribute such amounts and for such purposes as notified by MCE Leisure (or in certain circumstances the Philippine Parties) to PAGCOR (subject to any recommendations PAGCOR may make).

On January 30, 2015, MCE Leisure applied to PAGCOR for the issuance of the Regular License for City of Dreams Manila as the Licensees satisfied the Investment Commitment of US\$1 billion under the terms of the Provisional License. PAGCOR issued the Regular License dated April 29, 2015 in replacement of the Provisional License to the Licensees for the operation of City of Dreams Manila. The Regular License has the same terms and conditions as the Provisional License and is valid until July 11, 2033.

- (ii) Within 30 days from getting approval by PAGCOR of the project implementation plan, to submit a bank guarantee, letter of credit or surety bond in the amount of ₱100 million to guarantee the Licensees' completion of City of Dreams Manila and is subject to forfeiture in case of delay in construction which delay exceeds 50% of the schedule, of which SM Group had submitted a surety bond of ₱100 million to PAGCOR on February 17, 2012. The surety bond was subsequently released on March 31, 2015.
- (iii) Seven days prior to commencement of operation of the casino, to secure a surety bond in favor of PAGCOR in the amount of ₱100 million to ensure prompt and punctual remittance/payment of all license fees, of which MCE Leisure had secured a surety bond of ₱100 million in December 2014.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

25. Commitments and Contingencies – continued

(c) Other Commitments – continued

Regular/Provisional License - continued

- (iv) The Licensees are required to maintain an escrow account into which all funds for development of City of Dreams Manila must be deposited and all funds withdrawn from this account must be used only for such development and to deposit US\$100 million in the escrow account and maintain a balance of US\$50 million until completion of City of Dreams Manila, of which MCE Leisure had setup the escrow account in March 2013. On May 7, 2015, PAGCOR granted the approval to close the escrow account as the Licensees had fulfilled the completion of City of Dreams Manila (see Note 6).
- (v) License fees must be remitted on a monthly basis, in lieu of all taxes with reference to the income component of the gross gaming revenues: (a) 15% high roller tables; (b) 25% non-high roller tables; (c) 25% slot machines and electronic gaming machines; and (d) 15% junket operation.

For taxable periods prior to April 1, 2014, under Article IV, Section 20 of the Regular/Provisional License, PAGCOR and the Licensees agreed the license fees that are paid to PAGCOR by the Licensees are in lieu of all taxes with reference to the income component of the gross gaming revenues. In May 2014, PAGCOR temporarily reduced the license fees by 10% to 5% and 15% of gross gaming revenues effective from April 1, 2014. The license fee reduction is required to be used for the payment of corporate income taxes and any portion not used for such payment must be paid to PAGCOR as an annual true-up payment (as defined). This adjustment will address the additional exposure to corporate income tax on the Licensees brought by BIR RMC No. 33-2013 as disclosed in Note 20. The 10% license fee adjustment is a temporary measure to address the unilateral BIR action and is not intended to modify, amend or revise the Regular/Provisional License. PAGCOR and the Licensees agreed to revert to the original license fee structure under the Regular/Provisional License in the event BIR action is permanently restrained, corrected or withdrawn. PAGCOR and the Licensees also agreed that the 10% license fee adjustment is not an admission of the validity of BIR RMC No. 33-2013 and it is not a waiver of any of the remedies against any assessments by BIR for corporate income tax on the gaming revenue of the Licensees.

- (vi) In addition to the above license fees, the Licensees are required to remit 2% of casino revenues generated from non-junket operation tables to a foundation devoted to the restoration of Philippine cultural heritage, as selected by the Licensees and approved by PAGCOR, of which the foundation was setup by MCE Leisure on February 19, 2014.
- (vii) PAGCOR may collect a 5% fee of non-gaming revenue received from food and beverage, retail and entertainment outlets. All revenues of hotel operations should not be subject to the 5% fee except for rental income received from retail concessionaires.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

25. Commitments and Contingencies – continued

(c) Other Commitments – continued

Regular/Provisional License - continued

(viii) Grounds for revocation of the Regular/Provisional License, among others, are as follows: (a) failure to comply with material provision of this license; (b) failure to remit license fees within 30 days from receipt of notice of default; (c) has become bankrupt or insolvent; (d) delay in construction of more than 50% of the schedule; and (e) if debt-to-equity ratio is more than 70:30.

As of December 31, 2015 and 2014, MCE Holdings Group, as one of the parties as Licensees, has complied with the required debt-to-equity ratio under definition as agreed with PAGCOR, further details please refer to Note 26 under capital risk management.

Cooperation Agreement

Under the terms of the Cooperation Agreement, the Licensees are jointly and severally liable to PAGCOR under the Regular/Provisional License and each Licensee (indemnifying Licensee) must indemnify the other Licensees for any loss suffered or incurred by that Licensees arising out of, or in connection with, any breach by the indemnifying Licensee of the Regular/Provisional License. Also, each of the Philippine Parties and MCE Holdings Group agree to indemnify the non-breaching party for any loss suffered or incurred as a result of a breach of any warranty.

Lease Agreement

Under the terms of the Lease Agreement, MCE Leisure shall indemnify and keep Belle fully indemnified against all claims, actions, demands, actions and proceedings made against Belle by any person arising as a result of or in connection with any loss, damage or injury from MCE Leisure's use and operation of business on the leased property.

(d) Guarantees

- (i) Under the Cooperation Agreement, Belle has irrevocably and unconditionally guaranteed to MCE Holdings Group the due and punctual observance, performance and discharge of all obligations of PLAI and each SM Group's company, and indemnified MCE Holdings Group against any and all loss incurred in connection with any default by the Philippine Parties under the Cooperation Agreement. MCE Leisure has likewise irrevocably and unconditionally guaranteed to each of the Philippine Parties the due and punctual observance, performance and discharge of all obligations of MCE Holdings Group, and indemnified the Philippine Parties against any and all loss incurred in connection with any default by MCE Holdings Group under the Cooperation Agreement.
- (ii) MCE Leisure has issued a corporate guarantee of ₱100 million to a bank in respect of surety bond issued to PAGCOR as disclosed in Note 25(c)(iii).



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

25. Commitments and Contingencies – continued

(e) Litigation

In January 2015, the Group settled the amount of ₱2,500 for full and final settlement of all outstanding claims in respect of the legal proceedings which relate to matters arising out of the ordinary course of its business as of December 31, 2014.

As of December 31, 2015, certain submitted pleadings regarding the above-mentioned proceedings are pending resolution by the Court. The Group is also a party to certain legal proceedings which relate to matters arising out of the ordinary course of its business. Management believes that the outcome of such proceedings would have no material impact on the Group's consolidated financial statements as a whole.

26. Financial Risk Management Objectives and Policies

The Group's principal financial instruments consist mainly of cash and cash equivalents and restricted cash which are for development and operation for City of Dreams Manila. The Group has other financial assets and liabilities such as accounts receivable, security deposit, other deposits and receivables, amount due from a shareholder, amount due from ultimate holding company, amount due from an affiliated company, accounts payable, accrued expenses, other payables and other current liabilities, amount due to ultimate holding company, amount due to immediate holding company, amounts due to affiliated companies and other noncurrent liabilities which arise directly from its operations.

The main risks arising from the Group's financial instruments are interest rate risk, credit risk, liquidity risk and foreign exchange risk. Management reviews and approves policies for managing each of these risks and they are summarized below.

Interest Rate Risk

Other than the bank balances which carry interest at market rates and the Senior Notes which carry interest at fixed rate, the Group has no other significant interest-bearing assets and liabilities and its operating cash flows are substantially independent of changes in market interest rates. Accordingly, management is of the opinion that the Group does not have significant interest rate risk.

Credit Risk

Credit risk refers to the risk that counterparty will default on its contractual obligations resulting in financial loss to the Group.

The Group trades only with recognized and creditworthy third parties. It is the policy of the Group that all third parties who wish to trade on credit terms are subjected to credit verification procedures. Other current and noncurrent assets are monitored on an on-going basis with the result that the exposure of the Group to bad debts is not significant. The Group does not offer credit terms to third parties, without the specific approval of management.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

26. Financial Risk Management Objectives and Policies – continued

Credit Risk – continued

With respect to credit risk from the financial assets of the Group, which are composed of cash and cash equivalents, restricted cash, accounts receivable, security deposit, other deposits and receivables, amount due from a shareholder, amount due from ultimate holding company and amount due from an affiliated company, the exposure of the Group to credit risk arises from the default of bank where the Group's cash and cash equivalents and restricted cash were deposited, the default of the counterparty of which the accounts receivable, security deposit and other deposits and receivables were held and the default of repayment from a shareholder, ultimate holding company and an affiliated company, with a maximum exposure equal to the carrying amount of these instruments. There are no significant concentrations of credit risk in the Group.

Credit Risk Exposures. The carrying values of the Group's financial assets represent the maximum exposure to credit risk since the financial assets have no collateral or credit enhancements as of December 31, 2015 and 2014.

Credit Quality per Class of Financial Assets. Cash and cash equivalents and restricted cash are considered as high grade and include deposits made to reputable banks in the Philippines. Accounts receivable and other deposits and receivables (excluding amount of past due but not impaired), amount due from a shareholder and amount due from an affiliated company are considered as high grade as the Group only trades with recognized and creditworthy third parties and MCE will provide financial support to the shareholder and the affiliated company of the Parent Company to meet in full its financial obligations as they fall due. The amount due from ultimate holding company is considered as high grade as MCE is listed on the NASDAQ Global Select Market with positive financial performance. Security deposit is also classified as high grade since the security deposit in relation to the Lease Agreement is placed with Belle, a company listed on the PSE with positive financial performance. Management believes that as of December 31, 2015 and 2014, no significant concentrations of credit risk existed for which an allowance had not already been recorded.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

26. Financial Risk Management Objectives and Policies – continued

Credit Risk – continued

	Neither Past Due nor Impaired <u>December 31, 2015</u>				A.11.	
E' a a a a la la a a a a	High Grade	Standard <u>Grade</u>	Past Due but not Impaired	<u>Impaired</u>	Allowance for <u>Doubtful Debts</u>	<u>Total</u>
Financial Assets Cash and cash equivalents Restricted cash	₽5,851,103 42,525	₽_	₽-	₽-	₽-	₽5,851,103 42,525
Accounts receivable, net Deposits and receivables, net	1,180,560 224,170	-	104,715 6,417	-	(1,700) (611)	1,283,575 229,976
Amount due from a shareholder	,	_	0,417	_	(011)	
Amount due from ultimate	5,588	_	_	_	_	5,588
holding company Amount due from an	175,557	_	_	_	_	175,557
affiliated company	455					455
	₽7,479,958 ———	P -	₽111,132 ————	₽_	(P 2,311)	₽7,588,779
			December 3	31 2014		
	Neither Past Du High	e nor Impaired Standard	Past Due but not	<u> </u>	Allowance for	
Financial Assets	<u>Grade</u>	<u>Grade</u>	<u>Impaired</u>	<u>Impaired</u>	<u>Doubtful Debts</u>	<u>Total</u>
Cash and cash equivalents Restricted cash	₱6,523,127 2,230,850	₽	₽	P	P	₽6,523,127 2,230,850
Accounts receivable, net Deposits and receivables, net	24,719 169,243		<u>-</u> -	- -	_ _	24,719 169,243
Amount due from a shareholder	5,425					5,425
	₽8,953,364	₽_	₽_	₽_	₽_	₽8,953,364

Liquidity Risk

Liquidity risk is the potential of not meeting obligations as they become due because of an inability to liquidate assets or obtain adequate funding or is the risk that the Group will not be able to meet its obligations associated with financial difficulties.

The Group obtains funding from ultimate holding company and immediate holding company and manages its liquid funds through cash planning on a monthly basis. The Group uses historical data and forecasts from its collection and disbursement to ensure it has sufficient cash to meet capital expenditure and operational needs. The forecast takes into consideration of the Group's issuance of new shares and debt financing plans and covenant compliance requirements.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

26. Financial Risk Management Objectives and Policies – continued

<u>Liquidity Risk</u> – continued

The table below summarizes the maturity profile of the Group's financial assets held for liquidity purposes and financial liabilities as of December 31, 2015 and 2014 based on undiscounted contractual cash flows.

		De	ecember 31, 2015		
		1 - 3	3 - 5	Over	
	Within 1 Year	<u>Years</u>	<u>Years</u>	5 Years	<u>Total</u>
Financial Assets					
Cash and cash equivalents	₽7,460,229	₽-	₽-	₽-	₽7,460,229
Restricted cash	42,525	_	_	_	42,525
Accounts receivable, net	1,283,575	-	_		1,283,575
Deposits and receivables, net	51,189	45,989	_	266,673	363,851
Amount due from a shareholder	5,588	_	_	_	5,588
Amount due from ultimate	155 555				1
holding company	175,557	_	_	_	175,557
Amount due from an affiliated	4.5.5				455
company	455	_			455
Financial Liabilities					
Accounts payable	₽150,806	₽-	₽-	₽-	₽150,806
Accrued expenses, other payables					
and other current liabilities	6,050,484	_	_	_	6,050,484
Amount due to immediate holding					
company	7,357	_	_	_	7,357
Amounts due to affiliated companies	609,951	_	_	_	609,951
Current portion of obligations under					
finance lease	1,506,510	_	_	_	1,506,510
Noncurrent portion of obligations					
under finance lease	_	3,440,461	4,139,795	32,023,338	39,603,594
Long-term debt	_	_	15,000,000	_	15,000,000
Interest expenses payable					
on long-term debt (including					
withholding tax)	937,500	1,875,000	59,896	_	2,872,396
Other finance fees payable					
on long-term debt (including	45.022	05.662	2.054		146
gross up withholding tax)	47,832	95,663	3,056	_	146,551
Other noncurrent liabilities	_	14,269	13,590	_	27,859



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

26. Financial Risk Management Objectives and Policies – continued

Liquidity Risk – continued

	December 31, 2014				
		1 – 3	3 – 5	Over	
	Within 1 Year	<u>Years</u>	<u>Years</u>	5 Years	<u>Total</u>
Financial Assets					
Cash and cash equivalents	₽7,651,187	₽	₽-	₽_	₽7,651,187
Restricted cash	2,230,850	_	_	_	2,230,850
Accounts receivable, net	24,719	_	_	_	24,719
Deposits and receivables, net	17,678	37,964	7,029	208,309	270,980
Amount due from a shareholder	5,425				5,425
Financial Liabilities					
Accounts payable	₽160,219	P _	₽-	₽-	₽160,219
Accrued expenses, other payables					
and other current liabilities	4,378,846	_	_	_	4,378,846
Amount due to ultimate holding					
company	58,363	=	_	_	58,363
Amount due to immediate holding					
company	889,239	_	_	_	889,239
Amounts due to affiliated companies	834,384	=	_	_	834,384
Current portion of obligations under					
finance lease	1,120,108	_	_	_	1,120,108
Noncurrent portion of obligations					
under finance lease	_	3,104,953	3,716,391	33,693,577	40,514,921
Long-term debt	_	_	15,000,000	_	15,000,000
Interest expenses payable					
on long-term debt (including					
withholding tax)	937,500	1,875,000	997,396	=	3,809,896
Other finance fees payable					
on long-term debt (including					
gross up withholding tax)	47,832	95,663	50,888		194,383
Other noncurrent liabilities		6,298	10,968	1,091	18,357

Foreign Exchange Risk

Foreign exchange risk is the risk that the value of financial instruments will fluctuate due to changes in foreign exchange rates.

The Group has transactional currency exposures arising from transactions denominated in foreign currencies, mainly Hong Kong dollars, United States dollars, Macau Patacas, Australian dollars, Japanese yen, Renminbi and Singapore dollars. Foreign exchange risks of the Group are regularly reviewed by the management and appropriate processes are in place to monitor and mitigate the said risks by maintaining a certain amount of operating funds in the same currencies in which the Group has obligations to pay from time to time. Management decides not to hedge the currency exposures considering the cost of hedging being higher than the currency exposure.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

26. Financial Risk Management Objectives and Policies – continued

<u>Foreign Exchange Risk</u> – continued

The following table shows the Group's foreign currency-denominated monetary assets and liabilities and their peso equivalents:

	December	31, 2015	December 31, 2014		
	Foreign Philippine		Foreign	Philippine	
	Currency	Peso	Currency	Peso	
Financial Assets					
Cash and cash equivalents:		• • • •			
Australian dollar ("AUD")	AUD8,762	300	-	-	
Hong Kong dollar ("HK\$")	HK\$156,058,850	946,102	HK\$20,072,620	115,113	
United States dollar ("US\$")	US\$19,308,248	910,693	US\$45,659,517	2,037,191	
		1,857,095		2,152,304	
Accounts receivable, net:					
HK\$	HK\$50,049,755	303,425	_		
Deposits and receivables, net:					
US\$	US\$13,790	650	_		
Amount due from ultimate holding company					
HK\$	(HK\$23,973)	(145)	_	_	
US\$	(US\$295,388)	(13,932)	_		
		(14,077)		_	
		 			
Foreign Currency-denominated		2 1 1 5 002		2.152.204	
Financial Assets		2,147,093		2,152,304	



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

26. Financial Risk Management Objectives and Policies – continued

Foreign Exchange Risk – continued				
	<u>December</u> Foreign	231, 2015 Philippine	<u>December</u> Foreign	31, 2014 Philippine
	Currency	Peso	Currency	Peso
Financial Liabilities	Ž		•	
Accounts payable:			1117071 000	400
HK\$ Japanese yen ("JPY")	JPY360,000	140	HK\$71,080	408
US\$	US\$280,010	13,207	_	_
		13,347		408
Accrued expenses, other payables				
and other current liabilities: HK\$	111/0220 242	2.051	HW\$167.600	962
Macau Patacas ("MOP")	HK\$338,342 MOP38,652	2,051 228	HK\$167,688	962
Renminbi ("RMB")	-	_	RMB22,500	161
Singapore dollar ("SGD")		_	SGD8,000	269
US\$	US\$2,098,297	98,968	US\$357,645	15,957
		101,247		17,349
Amount due to ultimate holding company:				
HK\$	_	_	HK\$2,634,522	15,109
MOP US\$	_	_	MOP18,841,429 US\$1,879,012	104,905 83,836
03\$	_		03\$1,679,012	
				203,850
Amount due to immediate holding company:				
HK\$	_		HK\$155,600,000	892,340
Amounts due to affiliated companies:				
AUD	_	_	AUD7,439	271
HK\$ MOP	HK\$63,452,666 MOP26,974,056	384,680 158,766	HK\$22,261,384 MOP100,259,847	127,665 558,227
SGD	SGD1,713	57	SGD1,713	558,227
US\$	US\$351,647	16,586	US\$351,647	15,689
		560,089		701,910
Foreign Currency-denominated Financial Liabilities		674,683		1,815,857

In translating the foreign currency-denominated monetary assets and liabilities into peso amounts, the Group used the following rates of exchange as of December 31, 2015 and 2014:

	December 31,	
	<u>2015</u>	<u>2014</u>
Philippine peso to 1 unit of foreign currency:		
AÛD	34.22	36.39
HK\$	6.06	5.73
JPY	0.39	N/A
MOP	5.89	5.57
RMB	N/A	7.15
SGD	33.21	33.68
US\$	47.17	44.62



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

26. Financial Risk Management Objectives and Policies – continued

Foreign Exchange Risk – continued

The Group recognized net foreign exchange loss of ₱30,691 and ₱101,013 for the years ended December 31, 2015 and 2014, respectively.

The following table demonstrates the sensitivity to a reasonably possible change in foreign exchange rates, with all other variables held constant, of the Group's loss before income tax. There is no other impact on the Group's equity other than those already affecting the total comprehensive loss.

	December 31, 2015		<u>Decembe</u>	r 31, 2014
	% Change	Effect on	% Change	Effect on
	Currency	Loss Before	Currency	Loss Before
	<u>Rate</u>	Income Tax	<u>Rate</u>	Income Tax
AUD	+2.1%	(₽6)	+1.8%	₽5
	-2.1%	6	-1.8%	(5)
HK\$	+0.9%	(7,764)	+1.0%	9,214
	-0.9%	7,764	-1.0%	(9,214)
JPY	+1.7%	2	N/A	N/A
	-1.7%	(2)	N/A	N/A
MOP	+0.9%	1,431	+1.0%	6,631
	-0.9%	(1,431)	-1.0%	(6,631)
RMB	N/A	N/A	+1.3%	2
	N/A	N/A	-1.3%	(2)
SGD	+1.2%	1	+0.9%	3
	-1.2%	(1)	-0.9%	(3)
US\$	+0.9%	(6,918)	+1.0%	(19,217)
	-0.9%	6,918	-1.0%	19,217

The change in currency rate is based on the Group's best estimate of expected change considering historical trends and experiences.

Positive change in currency rate reflects a stronger peso against foreign currency. On the other hand, a negative change in currency rate reflects a weaker peso against foreign currency.

Capital Risk Management

The primary objective of the Group's capital management is to ensure that the Group has sufficient funds in order to support its business, pay existing obligations and maximize shareholder value. The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To manage or adjust the capital structure, the Group may obtain funding from stockholders, ultimate holding company, immediate holding company, debt financing or issuance of new shares.

The Group considers total equity and long-term debt as its capital which amounted to ₱21,390,422 and ₱27,607,935 as of December 31, 2015 and 2014, respectively.

Under the terms of the Regular/Provisional License, it requires each of the Licensees to maintain a debt-to-equity ratio under the definition as agreed with PAGCOR (the "D/E Ratio") of not more than 70:30. The Group's strategy is to monitor capital and maintain the D/E Ratio to comply with the PAGCOR requirements. As of December 31, 2015 and 2014, MCE Holdings Group, as one of the parties as Licensees, has complied with the D/E Ratio as required by PAGCOR.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

27. Financial Instruments

Fair Value of Financial Instruments

Cash and cash equivalents, Restricted cash, Accounts receivable, net, Other deposits and receivables, net, Amount due from a shareholder, Amount due from ultimate holding company, Amount due from an affiliated company, Accounts payable, Accrued expenses, other payables and other current liabilities, Amount due to ultimate holding company, Amount due to immediate holding company and Amounts due to affiliated companies. The carrying values approximate their fair values at reporting date due to the relatively short-term maturities of the transactions.

Security deposit, Current and Noncurrent portion of obligations under finance lease and Long-term debt. The carrying values approximate their fair values, which are measured by discounting estimated future cash flows to present value using a credit-adjusted discount rate.

Fair Value Hierarchy

The Group uses the following hierarchy for determining and disclosing the fair values of financial instruments by valuation technique:

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

As of December 31, 2015 and 2014, the Group does not have financial instruments that are carried and measured at fair value. For the years ended December 31, 2015 and 2014, there were no transfers between Level 1 and Level 2 fair value measurements, and no transfers into and out of Level 3 fair value measurements

28. Note to Consolidated Statements of Cash Flows

- (a) For the year ended December 31, 2015, fit-out construction costs and cost of property and equipment in total of ₱595,972, ₱20,779 and nil were funded through accrued expenses, other payables and other current liabilities, other noncurrent liabilities and amounts due to affiliated companies, respectively (For the year ended December 31, 2014: ₱3,016,357, nil and ₱329,997, respectively; for the year ended December 31, 2013: ₱700,807, nil and ₱185,623, respectively).
- (b) For the year ended December 31, 2015, interest expenses capitalized in fit-out construction costs of ₱82,746 were funded through obligations under finance lease (For the year ended December 31, 2014: ₱734,133; for the year ended December 31, 2013: ₱147,553).
- (c) For the year ended December 31, 2015, other noncurrent assets of ₱22,459 and nil were funded through accrued expenses, other payables and other current liabilities and amounts due to affiliated companies, respectively (For the year ended December 31, 2014: nil and nil, respectively; for the year ended December 31, 2013: ₱16,092 and ₱1,572, respectively).



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

28. Note to Consolidated Statements of Cash Flows – continued

- (d) For the year ended December 31, 2015, part of the transaction costs for the issuance of shares capitalized in additional paid-in capital of ₱13,130 were funded through accrued expenses, other payables and other current liabilities (For the year ended December 31, 2014: nil; for the year ended December 31, 2013: ₱6,058).
- (e) For the year ended December 31, 2014, deferred financing costs of ₱622 were funded through amounts due to affiliated companies (For the year ended December 31, 2013: nil).
- (f) For the year ended December 31, 2014, buy-out fee of a finance lease agreement of ₱36,173 was funded through accrued expenses, other payables and other current liabilities (For the year ended December 31, 2013: nil).
- (g) For the year ended December 31, 2013, building under finance lease and furniture, fixtures and equipment of ₱11,755,719 and ₱49,543, respectively, were funded through obligations under finance lease.
- (h) For the year ended December 31, 2013, contract acquisition costs of ₱5,808 were funded through amounts due to affiliated companies. For the year ended December 31, 2013, contract acquisition costs of ₱64,721 were capitalized in building under finance lease.
- (i) For the year ended December 31, 2013, other intangible assets of ₱5,624 were funded through accrued expenses, other payables and other current liabilities.
- (j) For the year ended December 31, 2013, prepaid license fee of ₱6,680 was funded through accrued expenses, other payables and other current liabilities.

29. Share Incentive Plan

On February 19, 2013, the Group adopted the Share Incentive Plan to promote the success and enhance the value of the Group, by linking personal interests of members of the Board, employees and consultants to those of the stockholders and by providing such individuals with an incentive for outstanding performance to generate superior returns to the stockholders which was approved by the SEC and became effective on April 12, 2013. The Share Incentive Plan, which was subsequently amended from time to time, was approved by the stockholders on June 21, 2013 and became effective on June 24, 2013, the date of approval from the SEC. Under the Share Incentive Plan, the Group may grant various share-based awards, including but not limited to, options to purchase the Parent Company's common shares, restricted shares, share appreciation rights and other types of awards. The term of such awards shall not exceed 10 years from the date of grant. The maximum aggregate number of common shares which may be issued pursuant to all awards under the Share Incentive Plan is 442,630,330 shares and with up to 5% of the issued capital stock of the Parent Company from time to time over 10 years. As of December 31, 2015 and 2014, 90,550,748 and 57,075,917 common shares remain available for the grant of various share-based awards under the Share Incentive Plan, respectively.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

29. Share Incentive Plan – continued

Share Options

For the year ended December 31, 2015, the Group granted share options to personnel under the Share Incentive Plan, with the exercise price determined with reference to the market closing price of the Parent Company's common shares trading on the PSE at the date of grant. These share options become exercisable over a vesting period of three years. For the year ended December 31, 2014, the Group granted 9,543,186 share options to certain personnel under the Share Incentive Plan, with the exercise price for 4,861,003 share options determined at the higher of the closing price at the date of grant and the average closing price for the five trading days preceding the date of grant of the Parent Company's common shares trading on the PSE. The exercise price for 4,682,183 share options is fixed at \$\frac{1}{2}8.3\$ per share, with the same exercise price with the share options granted on June 28, 2013 on the bases approved by the management that these personnel would contribute significantly to the pre-opening of City of Dreams Manila and joined the Group prior to March 31, 2014. These share options became exercisable over different vesting periods of around three years. For the year ended December 31, 2013, the Group granted share options to certain personnel under the Share Incentive Plan with the exercise price determined at the higher of the closing price at the date of grant and the average closing price for the five trading days preceding the date of grant of the Parent Company's common shares trading on the PSE. These share options became exercisable over a vesting period of three years, with the first vesting on 30 days after the opening of City of Dreams Manila which were vested on March 4, 2015. All share options granted expire 10 years from the date of grant.

The Group uses the Black-Scholes valuation model to determine the estimated fair value for each share option granted, with highly subjective assumptions, changes in which could materially affect the estimated fair value. Dividend yield is based on the estimate of annual dividends expected to be paid at the time of the grant. Expected volatility is based on the historical volatility of a peer group of publicly traded companies. Expected term is based upon the vesting term or the historical of expected term of the Parent Company. The risk-free interest rate used for each period presented is based on the Philippine Government bond yield at the time of grant for the period equal to the expected term.

The fair value per share option under the Share Incentive Plan was estimated at the date of grant using the following weighted average assumptions for share options granted for the years ended December 31, 2015, 2014 and 2013:

	December 31,		
	<u> 2015</u>	<u>2014</u>	<u>2013</u>
Expected dividend yield		_	_
Expected stock price volatility	45%	40%	45%
Risk-free interest rate	4.08%	3.77%	3.73%
Expected average life of options (years)	5.4	5.2	5.0



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

29. Share Incentive Plan – continued

Share Options - continued

A summary of share options activity under the Share Incentive Plan as of December 31, 2015, and changes for the years ended December 31, 2015, 2014 and 2013 are presented below:

			Weighted	
		Weighted	Average	
	Number	Average	Remaining	Aggregate
	of Share	Exercise	Contractual	Intrinsic
	Options	Price per Share	<u>Term</u>	<u>Value</u>
Outstanding as of January 1, 2013	_	₽–		
Granted	120,826,336	8.30		
Forfeited	(4,682,183)	8.30		
Outstanding as of December 31, 2013	116,144,153	8.30		
Granted	9,543,186	10.82		
Forfeited	(1,560,727)	8.30		
Outstanding as of December 31, 2014	124,126,612	8.49		
Granted	6,796,532	3.46		
Forfeited	(6,195,610)	8.40		
Expired	(16,902)	13.26		
Outstanding as of December 31, 2015	124,710,632	₽8.22	7.69	P -
Exercisable as of December 31, 2015	75,194,658	₽8.40	7.53	₽-



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

29. Share Incentive Plan – continued

Share Options - continued

A summary of share options vested and expected to vest under the Share Incentive Plan as of December 31, 2015 are presented below:

		Vested	
		Weighted	
	Number	Average	
	of Share	Remaining	Aggregate
	Options	Contractual	Intrinsic
	(Note)	<u>Term</u>	<u>Value</u>
Exercise price per share:			
₽8.30		7.51	₽_
₽13.26	1,580,347	8.42	
	75,194,658	7.53	₽-

Note: 75,211,560 share options vested and 16,902 share options expired for the year ended December 31, 2015.

]	Expected to Vest	
		Weighted	
		Average	
	Number	Remaining	Aggregate
	of Share	Contractual	Intrinsic
	Options	<u>Term</u>	<u>Value</u>
Exercise price per share:			
₽3.46	6,796,532	9.88	₽-
₽8.30	. 39,581,802	7.55	_
₱13.26	3,137,640	8.42	
	49,515,974	7.93	₽-

The weighted average fair values of share options granted under the Share Incentive Plan for the years ended December 31, 2015, 2014 and 2013 were ₱1.60, ₱6.31 and ₱3.68 per share, respectively. No share options were exercised for the years ended December 31, 2015, 2014 and 2013. As of December 31, 2015, there were ₱39,709 unrecognized compensation costs related to unvested share options under the Share Incentive Plan and the costs were expected to be recognized over a weighted average period of 1.06 years.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

29. Share Incentive Plan – continued

Restricted Shares

For the years ended December 31, 2015 and 2014, the Group granted restricted shares to certain personnel under the Share Incentive Plan with vesting periods of around three years. For the year ended December 31, 2013, the Group granted restricted shares to certain personnel under the Share Incentive Plan with a vesting period of three years, with the first vesting on 30 days after the opening of City of Dreams Manila which were vested on March 4, 2015. The grant date fair value is determined with reference to the market closing price of the Parent Company's common shares trading on the PSE at the date of grant.

A summary of restricted shares activity under the Share Incentive Plan as of December 31, 2015, and changes for the years ended December 31, 2015, 2014 and 2013 are presented below:

	Number of	Weighted
	Restricted	Average Grant
	Shares	Date Fair Value
Unvested as of January 1, 2013	_	₽–
Granted	60,413,167	8.30
Forfeited	(2,341,091)	8.30
Unvested as of December 31, 2013	58,072,076	8.30
Granted	7,079,775	13.03
Forfeited	(780,365)	8.30
Unvested as of December 31, 2014	64,371,486	8.82
Granted	5,745,033	3.68
Vested	(38,375,178)	8.59
Forfeited	(3,210,126)	8.56
Unvested as of December 31, 2015	28,531,215	₽8.12

The total fair value at the date of grant of the restricted shares under the Share Incentive Plan vested for the year ended December 31, 2015 was ₱329,628. No restricted shares under the Share Incentive Plan were vested for the years ended December 31, 2014 and 2013. As of December 31, 2015, there were ₱55,406 unrecognized compensation costs related to restricted shares under the Share Incentive Plan and the costs were expected to be recognized over a weighted average period of 1.20 years.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

29. Share Incentive Plan – continued

The impact of share options and restricted shares for the years ended December 31, 2015, 2014 and 2013 recognized in the consolidated financial statements is as follows:

	Year Ended December 31,		
	<u>2015</u>	<u>2014</u>	2013
Share Incentive Plan: Share options Restricted shares	₽80,401 96,336	₱220,730 260,367	₱128,819 149,332
Total share-based compensation expenses	₽176,737	₱481,097	₽ 278,151
Share-based compensation expenses Consultancy fee in consideration for share awards	₽109,824 66,913 ₽176,737	₱206,795 274,302 ₱481,097	₱95,936 182,215 ₱278,151

30. Segment Information

The Group principal operating and developmental activities are engaged in the gaming and hospitality business in the Philippines. The chief operating decision maker monitors its operations and evaluates earnings by reviewing the assets and operations of City of Dreams Manila as one operating segment. Upon commencement of operations of City of Dreams Manila on December 14, 2014 and as of December 31, 2015 and 2014, the Group operates in one geographical area, the Philippines, where it derives its revenue and represented the comparatives for the year ended December 31, 2013.

The Group's segment information for total assets and capital expenditures is as follows:

TOTAL ASSETS

The Dhilingings	<u>2015</u>	December 31, <u>2014</u>	<u>2013</u>
The Philippines: City of Dreams Manila	₽44,757,753	₱47,746,744	₹28,142,735
Total Assets	₽44,757,753	₽47,746,744	₽28,142,735
CAPITAL EXPENDITURES	Vaga	· Ended Decembe	ar 31
The Dhilippiness	<u>2015</u>	<u>2014</u>	<u>2013</u>
The Philippines: City of Dreams Manila	₽4,428,001	₱18,227,901	₱14,963,838
Total Capital Expenditures	₽4,428,001	₽18,227,901	₽14,963,838



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

30. **Segment Information** – continued

The Group's segment information on its results of operations is as follows:

	Year Ended December 2015 2014		
NET OPERATING REVENUES	<u> 2013</u>	<u>2014</u>	<u>2013</u>
The Philippines: City of Dreams Manila	₽13,727,327	₽430,218	₽52,952
Total Net Operating Revenues	₽13,727,327	₽430,218	₽52,952
ADJUSTED EBITDA(1)			
The Philippines: City of Dreams Manila	₽2,520,151	<u>₽5,055</u>	<u>(₱92,234)</u>
OPERATING COSTS AND EXPENSES Payments to the Philippine Parties Land rent to Belle Pre-opening costs Development costs Depreciation and amortization Share based componentian expenses	(757,039) (158,466) (1,262,923) - (4,372,061)	(38,809) (158,466) (3,114,306) - (285,731)	(132,055) (455,344) (95,090) (51,520)
Share-based compensation expenses Consultancy fee in consideration for share awards Corporate expenses Property charges and others	(109,824) (66,913) (593,841) (1,472,385)	(206,795) (274,302) — (157,693)	(95,936) (182,215) - -
Total Operating Costs and Expenses	(8,793,452)	(4,236,102)	(1,012,160)
OPERATING LOSS	(6,273,301)	(4,231,047)	(1,104,394)
NON-OPERATING INCOME (EXPENSES) Interest income Interest expenses, net of capitalized interest Amortization of deferred financing costs Other finance fees Foreign exchange loss, net Other income	14,203 (2,720,953) (61,828) (47,832) (30,691)	42,887 (1,915,097) (54,235) (44,776) (101,013)	54,506 (1,316,877) — — (112,195) 15,543
Total Non-operating Expenses, Net	(2,847,101)	(2,072,234)	(1,359,023)
LOSS BEFORE INCOME TAX	(9,120,402)	(6,303,281)	(2,463,417)
INCOME TAX EXPENSE	(23,729)		
NET LOSS	<u>(₱9,144,131)</u>	<u>(₱6,303,281)</u>	<u>(₱2,463,417)</u>

Note:

^{(1) &}quot;Adjusted EBITDA" is earnings before interest, taxes, depreciation, amortization, payments to the Philippine Parties, land rent to Belle, pre-opening costs, development costs, share-based compensation expenses, corporate expenses, property charges and others and other non-operating income and expenses. The chief operating decision maker uses Adjusted EBITDA to measure the operating performance of City of Dreams Manila and to compare the operating performance of its property with those of its competitors.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – continued (In thousands of Philippine peso, except share and per share data)

30. **Segment Information** – continued

The Group's geographic information for long-lived assets is as follows:

LONG-LIVED ASSETS

	<u>2015</u>	December 31, <u>2014</u>	<u>2013</u>
The Philippines	₽33,863,028	₽33,807,088	₱16,023,859
Total Long-lived Assets	₽33,863,028	₱33,807,088	₱16,023,859





SyCip Gorres Velayo & Co. 6760 Ayala Avenue 1226 Makati City Philippines

Tel: (632) 891 0307 Fax: (632) 819 0872 ey.com/ph BOA/PRC Reg. No. 0001, December 14, 2015, valid until December 31, 2018 SEC Accreditation No. 0012-FR-4 (Group A), November 10, 2015, valid until November 9, 2018

INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY SCHEDULES

The Stockholders and the Board of Directors Melco Crown (Philippines) Resorts Corporation Asean Avenue cor. Roxas Boulevard Brgy. Tambo, Parañaque City 1701

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of Melco Crown (Philippines) Resorts Corporation and Subsidiaries, which comprise the balance sheets as at and for the years ended December 31, 2015 and 2014, and the consolidated statements of comprehensive income, statements of changes in equity and statements of cash flows for each of the three years ended December 31, 2015, included in this Form 17-A and have issued our report thereon dated April 11, 2016. Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The schedules listed in the Index to the Consolidated Financial Statements and Supplementary Schedules are the responsibility of the Group's management. These schedules are presented for purposes of complying with Securities Regulation Code Rule 68, As Amended (2011), and are not part of the basic financial statements. The schedules have been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, fairly state, in all material respects, the information required to be set forth therein in relation to the basic financial statements taken as a whole.

SYCIP GORRES VELAYO & CO.

Lose Pepito E. Zabat III

Partner

CPA Certificate No. 85501

SEC Accreditation No. 0328-AR-3 (Group A),

May 1, 2015, valid until April 30, 2018

Tax Identification No. 102-100-830

BIR Accreditation No. 08-001998-60-2015,

February 27, 2015, valid until February 26, 2018

PTR No. 5321714, January 4, 2016, Makati City

April 11, 2016



MELCO CROWN (PHILIPPINES) RESORTS CORPORATION AND SUBSIDIARIES As of December 31, 2015

Schedule A. Financial Assets (In thousands of Philippine peso)

Name of issuing entity and association of each issue	Amounts shown in the balance sheet	Interest income received or receivable
Cash and cash equivalents:		
BDO Unibank, Inc.	3,199,683	2,581
Metropolitan Bank and Trust Company	1,549,652	3,359
Bank of China Manila Branch	634,856	1,450
Eastwest Bank	466,912	491
Cash on hand	1,609,126	-
Cush on hand	7,460,229	7,881
Restricted cash:		
BDO Unibank, Inc.	42,525	1,580
Accounts receivable, net:	1 202 555	
Various customers	1,283,575	-
Deposits and receivables, net:		
Belle Corporation	104,564	4,669
The Manila Electric Company	28,882	73
Froehlich Tours Inc.	20,169	-
Nissan Car Lease Philippines, Inc.	18,495	-
Microsourcing International, Ltd.	9,788	-
SM Investments Corporation	7,129	-
The Social Security System	5,147	-
Bo Ta Gaming Promotion Company Limited	4,960	-
Supplychain Integration & Retailing Inc.	4,099	-
Pioneer Insurance and Surety Corporation	3,396	-
Common Goal Real Properties, Inc.	2,549	-
AIG Phils Insurance Inc.	1,852	-
Ding Xian Top Fresh Concepts, Inc.	1,535	-
Stores Specialists, Inc.	1,488	-
88 VVIP	1,193	-
Ruby Jack's Manila, Inc.	1,140	-
Dreamgastrobar, Inc.	1,012	-
Luxusmarken Von Adrenaline Inc.	931	-
Ace Insurance, Insurance Company of North America	926	-
Others	10,721	-
	229,976	4,742
Amount due from a shareholder:		
MCE (Philippines) Investments No.2 Corporation	5,588	
Amount due from ultimate holding company:		
Melco Crown Entertainment Limited	175,557	
Amount due from an affiliated company		
Amount due from an affiliated company: MCE Transportation Limited	455	-

As of December 31, 2015

Schedule C. Amounts Receivable from Related Parties which are Eliminated during the Consolidation of Financial Statements

(In thousands of Philippine peso)

Receivable of MCE Leisure (Philippines) Corporation from Melco Crown (Philippines) Resorts Corporation

	Deductions							
Name and designation of debtor	Beginning balance	Additions	Amounts collected	Amounts written off	Revaluation of oustanding balance	Current	Non-Current	Ending balance
Melco Crown (Philippines) Resorts Corporation	1,416	28,499	(4,481)	-	118	25,552	-	25,552

Receivable of MCE Leisure (Philippines) Corporation from MCE Holdings (Philippines) Corporation

			Dedu	ctions				
Name and designation of debtor	Beginning balance	Additions	Amounts collected	Amounts written off	Revaluation of oustanding balance	Current	Non-Current	Ending balance
MCE Holdings (Philippines) Corporation	2,593	163	-	-	510	3,266	-	3,266

Receivable of MCE Holdings (Philippines) Corporation and MCE Leisure (Philippines) Corporation from MCE Holdings No. 2 (Philippines) Corporation

Deductions								
Name and designation of debtor	Beginning balance	Additions	Amounts collected	Amounts written off	Revaluation of oustanding balance	Current	Non-Current	Ending balance
MCE Holdings No. 2 (Philippines) Corporation	23,002	162	-	-	3	23,167	-	23,167

As of December 31, 2015 Schedule D. Intangible Assets (In thousands of Philippine peso)

Description	Beginning balance	Additions of cost	Amortization charged to cost and expenses	Other changes additions (deductions)	Ending balance
Contract acquisition costs Other intangible assets (for right to use of trademarks)	968,058 8,698	-	(52,093) (1,522)	-	915,965 7,176

As of December 31, 2015 Schedule E. Long-term Debt (In thousands of Philippine peso)

Title of issue and type of obligation	indenture	Amount shown under caption "Current portion of long-term debt" in related balance sheet	halance sheet
5.00% senior notes, due 2019	15,000,000	-	14,782,352

⁽i) Balance represents principal amount net against deferred financing costs of 217,648. See note 22(a) to Consolidated Financial Statements for details of interest rates, amounts or number of periodic installments, and maturity dates.

MELCO CROWN (PHILIPPINES) RESORTS CORPORATION Schedule H. Capital Stock As of December 31, 2015

Title of	Number of	Number of Shares	Number of Shares Reserved for Options,	Number of Shares Held by		eld by
Issue	Shares Authorized	Issued and Outstanding	Warrants, Conversions and Other Rights	Affiliates/Related Parties	Directors, Officers and Employees	Others
Common	5,900,000,000	5,643,355,478	239,825,275	4,074,014,064	8,795,887	1,560,545,527

RECONCILIATION OF RETAINED EARNINGS As of December 31, 2015

MELCO CROWN (PHILIPPINES) RESORTS CORPORATION

Asean Avenue cor. Roxas Boulevard, Brgy. Tambo, Parañaque City 1701

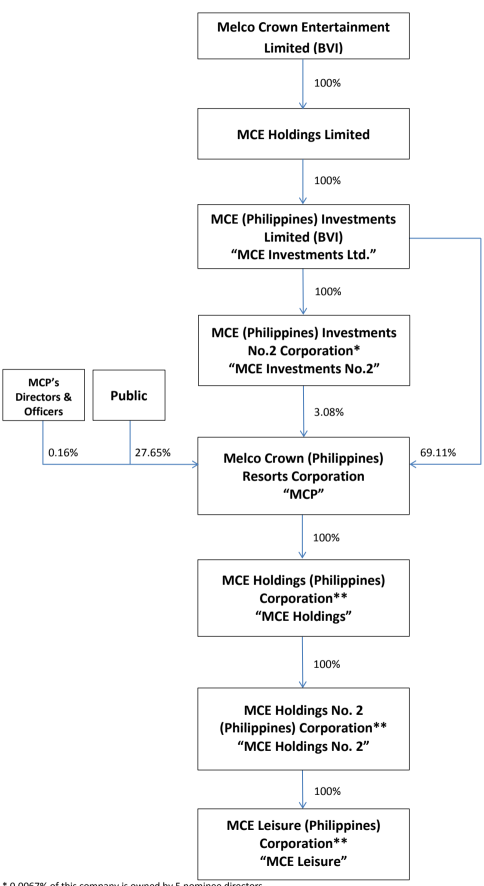
Unappropriated retained earnings per financial statements, beginning Adjustments: Unrealized foreign exchange loss – net (except those attributable to	₽ 92,077,468
cash and cash equivalents)	91,282
Unappropriated retained earnings	
available for dividend declaration, as adjusted, beginning	P92,168,750
Net loss based on the face of AFS	(P177,484,188)
Add: Non-actual losses:	
Unrealized foreign exchange loss – net (except those attributable to cash and cash equivalents)	21,553
Net loss actual/realized	(P177,462,635)
UNAPPROPRIATED DEFICIT, AS ADJUSTED, ENDING	(P 85,293,885)

MELCO CROWN (PHILIPPINES) RESORTS CORPORATION Key Performance Indicators For the years ended December 31, 2015 and 2014

		December 31, 2015	December 31, 2014	Note
Current ratio	Current assets over current liabilities	0.91	1.35	
Debt-to-equity ratio	Long term and short term debt over total equity	2.24	1.14	No debt in 2013
Interest rate coverage ratio	Net income before interest expense and taxes over interest expense	Not applicable	Not applicable	MCP is making a loss
Return on assets	Net income over total assets	Not applicable	Not applicable	MCP is making a loss
Return on equity	Net income over total equity	Not applicable	Not applicable	MCP is making a loss

MELCO CROWN (PHILIPPINES) RESORTS CORPORATION

Mapping of relationships between and among the company and its ultimate parent company, middle parent, subsidiaries or co-subsidiaries, and associates As of December 31, 2015



^{* 0.0067%} of this company is owned by 5 nominee directors

^{** 0.00000022%} of these companies are owned by 5 nominee directors of each company respectively

MELCO CROWN (PHILIPPINES) RESORTS CORPORATION

INTERPRE	E FINANCIAL REPORTING STANDARDS AND TATIONS December 31, 2015	Adopted	Not Early Adopted	Not adopted	Not Applicable
Statements	Framework Phase A: Objectives and qualitative	X			
PFRSs Prac	tice Statement Management Commentary				X
Philippine F	inancial Reporting Standards				
PFRS 1 (Revised)	First-time Adoption of Philippine Financial Reporting Standards	X			
	Amendments to PFRS 1 and PAS 27: Cost of an Investment in a Subsidiary, Jointly Controlled Entity or Associate				X
	Amendments to PFRS 1: Additional Exemptions for First-time Adopters				X
	Amendment to PFRS 1: Limited Exemption from Comparative PFRS 7 Disclosures for First-time Adopters				X
	Amendments to PFRS 1: Severe Hyperinflation and Removal of Fixed Date for First-time Adopters				X
	Amendments to PFRS 1: Government Loans				X
PFRS 2	Share-based Payment	X			
	Amendments to PFRS 2: Vesting Conditions and Cancellations	X			
	Amendments to PFRS 2: Group Cash-settled Share-based Payment Transactions	X			
PFRS 3	Business Combinations				X
(Revised)	Amendments to PFRS 3: Accounting for Contingent Consideration in a Business Combination				X
	Amendments to PFRS 3: Scope Exceptions for Joint Arrangements				X
PFRS 4	Insurance Contracts				X
	Amendments to PAS 39 and PFRS 4: Financial Guarantee Contracts				X
PFRS 5	Non-current Assets Held for Sale and Discontinued Operations				X
	Amendment to PFRS 5 : Changes in Method of Disposal		X		
PFRS 6	Exploration for and Evaluation of Mineral Resources				X
PFRS 7	Financial Instruments: Disclosures	X			
	Amendments to PFRS 7: Transition	X			

INTERPRE		Adopted	Not Early Adopted	Not adopted	Not Applicable
Issued as of	December 31, 2015				
	Amendments to PAS 39 and PFRS 7: Reclassification of Financial Assets	X			
	Amendments to PAS 39 and PFRS 7: Reclassification of Financial Assets - Effective Date and Transition	X			
	Amendments to PFRS 7: Improving Disclosures about Financial Instruments	X			
	Amendments to PFRS 7: Disclosures - Transfers of Financial Assets	X			
	Amendments to PFRS 7: Disclosures – Offsetting Financial Assets and Financial Liabilities	X			
	Amendments to PFRS 7: Disclosures – Servicing Contracts		X		
	Amendments to PFRS 7: Applicability of the Amendments to PFRS 7 to Condensed Interim Financial Statements		X		
PFRS 8	Operating Segments	X			
	Amendments to PFRS 8: Aggregation of Operating Segments and Reconciliation of the Total of the Reportable Segments' Assets to the Entity's Assets	X			
PFRS 9	Financial Instruments		X		
	Financial Instruments – New Hedge Accounting Requirements		X		
	Financial Instruments – Classification and Measurement (2010 version)		X		
	Financial Instruments – Hedge Accounting and amendments to PFRS 9, PFRS 7 and PAS 39 (2013 version)		X		
	Financial Instruments (2014 or final version)		X		
PFRS 10	Consolidated Financial Statements	X			
	Amendments to PFRS 10: Investment Entities	X			
	Amendments to PFRS 10 : Sale of Contribution of Assets between an Investor and its Associate of Joint Venture		X		
PFRS 11	Joint Arrangements				X
	Amendments to PFRS 11 : Accounting for Acquisitions of Interests in Joint Operations		X		
PFRS 12	Disclosure of Interests in Other Entities				X
	Amendments to PFRS 12: Investment Entities	X			
PFRS 13	Fair Value Measurement	X			
	Amendment to PFRS 3: Portfolio Exception	X			

INTERPRE	E FINANCIAL REPORTING STANDARDS AND FATIONS December 31, 2015	Adopted	Not Early Adopted	Not adopted	Not Applicable
PFRS 14	Regulatory Deferral Accounts		X		
IFRS 15	Revenue from Contracts with Customers		X		
IFRS 16	Leases		X		
Philippine A	ccounting Standards				
PAS 1	Presentation of Financial Statements	X			
(Revised)	Amendment to PAS 1: Capital Disclosures	X			
	Amendments to PAS 32 and PAS 1: Puttable Financial Instruments and Obligations Arising on Liquidation				X
	Amendments to PAS 1: Presentation of Items of Other Comprehensive Income				X
PAS 2	Inventories	X			
PAS 7	Statement of Cash Flows	X			
PAS 8	Accounting Policies, Changes in Accounting Estimates and Errors	X			
PAS 10	Events after the Balance Sheet Date	X			
PAS 11	Construction Contracts				X
PAS 12	Income Taxes	X			
	Amendment to PAS 12 - Deferred Tax: Recovery of Underlying Assets		X		
PAS 16	Property, Plant and Equipment	X			
	Amendment to PAS16: Revaluation Method – Proportionate Restatement of Accumulated Depreciation and Amortization				X
	Amendment to PAS16: Clarification of Acceptable Methods of Depreciation and Amortization		X		
PAS 17	Leases	X			
PAS 18	Revenue	X			
PAS 19	Employee Benefits	X			
	Amendments to PAS 19: Actuarial Gains and Losses, Group Plans and Disclosures	X			
PAS 19	Employee Benefits	X			
(Revised)	Amendments to PAS 19: Defined Benefit Plans: Employee Contributions	X			
	Amendments to PAS 19: regional market issue regarding discount rate		X		
PAS 20	Accounting for Government Grants and Disclosure of Government Assistance				X
PAS 21	The Effects of Changes in Foreign Exchange Rates	X			
	Amendment: Net Investment in a Foreign Operation				X

INTERPRET		Adopted	Not Early Adopted	Not adopted	Not Applicable
Issued as of I	December 31, 2015				
PAS 23 (Revised)	Borrowing Costs	X			
PAS 24	Related Party Disclosures	X			
(Revised)	Amendment to PAS 24 : Key Management Personnel	X			
PAS 26	Accounting and Reporting by Retirement Benefit Plans				X
PAS 27	Consolidated and Separate Financial Statements	X			
PAS 27	Separate Financial Statements	X			
(Amended)	Amendments to PAS 27: Investment Entities	X			
	Amendments to PAS 27 : Equity Method in Separate Financial Statements		X		
PAS 28	Investments in Associates				X
PAS 28	Investments in Associates and Joint Ventures				X
(Amended)	Amendments to PAS 28 : Sale of Contribution of Assets between an Investor and its Associate of Joint Venture		X		
PAS 29	Financial Reporting in Hyperinflationary Economies				X
PAS 31	Interests in Joint Ventures				X
PAS 32	Financial Instruments: Disclosure and Presentation	X			
	Amendments to PAS 32 and PAS 1: Puttable Financial Instruments and Obligations Arising on Liquidation				X
	Amendment to PAS 32: Classification of Rights Issues				X
	Amendments to PAS 32: Offsetting Financial Assets and Financial Liabilities	X			
PAS 33	Earnings per Share	X			
PAS 34	Interim Financial Reporting	X			
	Amendment to PAS 34 : disclosure of information 'elsewhere in the interim financial report'		X		
PAS 36	Impairment of Assets	X			
	Amendments to PAS 36: Recoverable Amount Disclosures for Non-Financial Assets	X			
PAS 37	Provisions, Contingent Liabilities and Contingent Assets	X			
PAS 38	Intangible Assets	X			
	Amendment to PAS38 : Revaluation Method – Proportionate Restatement of Accumulated Depreciation and Amortization				X

INTERPRE	NE FINANCIAL REPORTING STANDARDS AND ETATIONS T December 31, 2015	Adopted	Not Early Adopted	Not adopted	Not Applicable
	Amendment to PAS38 : Clarification of Acceptable Methods of Depreciation and Amortization		X		
PAS 39	Financial Instruments: Recognition and Measurement	X			
	Amendments to PAS 39: Transition and Initial Recognition of Financial Assets and Financial Liabilities	X			
	Amendments to PAS 39: Cash Flow Hedge Accounting of Forecast Intragroup Transactions				X
	Amendments to PAS 39: The Fair Value Option				X
	Amendments to PAS 39 and PFRS 4: Financial Guarantee Contracts				X
	Amendments to PAS 39 and PFRS 7: Reclassification of Financial Assets	X			
	Amendments to PAS 39 and PFRS 7: Reclassification of Financial Assets – Effective Date and Transition	X			
	Amendments to Philippine Interpretation IFRIC-9 and PAS 39: Embedded Derivatives				X
	Amendment to PAS 39: Eligible Hedged Items				X
	Amendment to PAS 39: Novation of Derivatives and Continuation of Hedge Accounting				X
PAS 40	Investment Property				X
PAS 41	Agriculture				X
Philippine l	Interpretations				
IFRIC 1	Changes in Existing Decommissioning, Restoration and Similar Liabilities				X
IFRIC 2	Members' Share in Co-operative Entities and Similar Instruments				X
IFRIC 4	Determining Whether an Arrangement Contains a Lease	X			
IFRIC 5	Rights to Interests arising from Decommissioning, Restoration and Environmental Rehabilitation Funds				X
IFRIC 6	Liabilities arising from Participating in a Specific Market - Waste Electrical and Electronic Equipment				X
IFRIC 7	Applying the Restatement Approach under PAS 29 Financial Reporting in Hyperinflationary Economies				X
IFRIC 8	Scope of PFRS 2				X
IFRIC 9	Reassessment of Embedded Derivatives				X
	Amendments to Philippine Interpretation IFRIC-9				X

INTERPRE		Adopted	Not Early Adopted	Not adopted	Not Applicable
Issued as of I	December 31, 2015 and PAS 39: Embedded Derivatives				
IEDIC 10					V
IFRIC 10	Interim Financial Reporting and Impairment	***			X
IFRIC 11	PFRS 2- Group and Treasury Share Transactions	X			
IFRIC 12	Service Concession Arrangements				X
IFRIC 13	Customer Loyalty Programmes	X			
IFRIC 14	The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interaction	X			
	Amendments to Philippine Interpretations IFRIC- 14, Prepayments of a Minimum Funding Requirement				X
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IFRIC 21	Levies	X			
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MELCO CROWN (PHILIPPINES) RESORTS CORPORATION

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^{*}These exhibits are either not applicable to the Company or require no answer.



REPUBLIC OF THE PHILIPPINES

SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA, Greenhills City of Mandaluyong, Metro Manila

COMPANY REG. NO. CS201214789

CERTIFICATE OF FILING OF

AMENDED ARTICLES OF INCORPORATION

KNOW ALL PERSONS BY THESE PRESENTS:

This is to certify that the amended articles of incorporation of the

MCE HOLDINGS (PHILIPPINES) CORPORATION

[Amending Article III thereof.]

copy annexed, adopted on July 27, 2015 by majority vote of the Board of Directors and by the vote of the stockholders owning or representing more than two-thirds of the outstanding capital stock, and certified under oath by the Corporate Secretary and a majority of the Board of Directors of the corporation was approved by the Commission on this date pursuant to the provision of Section 16 of the Corporation Code of the Philippines, Batas Pambansa Blg. 68, approved on May 1, 1980 and copies thereof are filed with the Commission.

Unless this corporation obtains or already has obtained the appropriate Secondary License from this Commission, this Certificate does not authorize it to undertake business activities requiring a Secondary License from this Commission such as, but not limited to acting as: broker or dealer in securities, government securities eligible dealer (GSED), investment adviser of an investment company, close-end or open-end investment company, investment house, transfer agent, commodity/financial futures exchange/broker/merchant, financing company and time shares/club shares/membership certificates issuers or selling agents thereof. Neither does this Certificate constitute as permit to undertake activities for which other government agencies require a license or permit.

IN WITNESS WHEREOF, I have set my hand and caused the seal of this Commission to be affixed to this Certificate at Mandaluyong City, Metro Manila, Philippines, this day of September, Twenty Fifteen.



FERDINAND B. SALES
Director

Company Registration and Monitoring Department



AMENDED ARTICLES OF INCORPORATION

OF

MCE HOLDINGS (PHILIPPINES) CORPORATION

KNOW ALL MEN BY THESE PRESENTS:

That we, all of legal age, majority of whom are citizens and residents of the Republic of the Philippines, have this day voluntarily associated ourselves together for the purpose of forming a corporation under the laws of the Philippines.

AND WE HEREBY CERTIFY:

FIRST: That the name of the said corporation shall be:

MCE HOLDINGS (PHILIPPINES) CORPORATION

SECOND: That the purposes for which said corporation is formed are:

PRIMARY PURPOSE

To subscribe, acquire, hold, sell, assign, or dispose of shares of stock and other securities of any corporation including, but not limited to, Corporations engaged in hotel and/or gaming and entertainment business, and to guarantee or provide a mortgage, pledge, or other security over all or part of its assets or financial support or accommodation to secure the whole or any part of the indebtedness and obligations of any of its subsidiaries and/or affiliates, without however engaging in dealership in securities or in the stock brokerage business or in the business of an investment company, to the extent permitted by law, and to be involved in the management and operation of such investee companies.

SECONDARY PURPOSES

- 1. To the extent permitted by law, to acquire by purchase, lease contract, concession, or otherwise, any and all real and personal properties of every kind and description whatsoever (other than land), which the Corporation may deem necessary or appropriate in connection with the conduct of the corporate business, and to own, hold, operate, improve, develop, manage, grant, lease, sell, exchange, or otherwise dispose of the whole or any part thereof;
- 2. To borrow or raise money necessary for any of the purposes of the Corporation, and from time to time, draw, make, accept, endorse, transfer, assign, execute, and issue promissory notes, drafts, bills of exchange, warrants, bonds, debentures and other negotiable and transferable instruments and evidence of indebtedness, to give guarantees and indemnities, to secure indebtedness of third persons or other secured persons, and for the purpose of securing any of its obligations or contracts, to convey, transfer, assign, deliver, mortgage, and/or pledge

all or any part of the property or assets at any time held or owned by the Corporation, on such terms and conditions as the Board of Directors of the Corporation or its duly authorized officers or agents shall determine and as may be permitted by law;

- 3. To purchase or acquire, hold, assign, mortgage, pledge, and sell or otherwise dispose of shares of stock, receivables, bonds, securities, or other evidence of indebtedness issued or created by any other corporation, partnership, or company, whether domestic or foreign, and while the holder of any such share of stock, to exercise all the rights and privileges of ownership, including the right to vote without, however, engaging as a stock broker or dealer in securities;
- 4. To invest and deal with the money and properties of the Corporation in such manner as may, from time to time, be considered wise or expedient for the advancement of its interest and to sell, dispose, or transfer the business, properties, and goodwill of the Corporation or any part thereof for such consideration and under such terms as it shall see fit to accept;
- 5. To aid in any manner, any corporation, association or trust estate, domestic or foreign, or any form or individual, in which any shares of stocks or bonds, debentures, notes, securities, evidence of indebtedness, contracts, or obligations of which are held by or for the Corporation, directly or indirectly or through other corporations or otherwise;
- 6. To enter into any lawful arrangement for sharing profits, union of interest, reciprocal concession, or cooperation, with any corporation, association, partnership, syndicate, entity, person, or governmental, municipal, or public authority, domestic or foreign, in the carrying out of any of the purposes of the Corporation;
- 7. To acquire or obtain from any government or authority, or any corporation, company, or partnership or person, such charter, contracts, franchise, privilege, exemption, license, or concession as may be conducive to any of the objects of the Corporation;
- 8. To exercise all the powers granted to the Corporation under Batas Pambansa Bilang 68, otherwise known as the Corporation Code of the Philippines.

THIRD: That the place where the principal office of the Corporation is to be established is at <u>Asean Avenue</u> cor. Roxas Boulevard, Brgy. Tambo, Parañaque City 1701. (As amended on 27 July 2015).

FOURTH: That the term for which the Corporation is to exist is fifty (50) years from and after the date of the issuance of the certificate of incorporation.

FIFTH: That the names, nationalities, and residences of the incorporators are as follows:

Name	Nationality	Address
Frances Marie T. Yuyucheng	Filipino	Unit 30G, One Legaspi Park
TIN: 161-211-692		Condominium, Rada Street, Legaspi
		Village, Makati City
Jomini C. Nazareno	Filipino	9 Colt Street, Calvary Hills, Fort
TIN: 227-369-048		Bonifacio, Makati City
Rena Rico-Pamfilo	Filipino	65 Switzerland Street, Better Living Subd.,
TIN: 209-631-089		Parañaque, Metro Manila
Cristina Collantes Garcia	Filipino	121 Country Club Drive, Ayala Alabang
TIN: 199-116-923		Village, Muntinlupa City
Maria Tara A. Mercado	Filipino	Unit 904 Grand Soho Makati, HV de la
TIN: 401-141-426		Costa St., Makati City

SIXTH: That the number of directors of the Corporation shall be five (5) and that the names, nationality, and residences of the Directors of the Corporation who are to serve until their successors are elected and qualified, as provided by the By-Laws are as follows, to wit:

Name	Nationality	Address
Frances Marie T. Yuyucheng	Filipino	Unit 30G, One Legaspi Park
TIN: 161-211-692		Condominium, Rada Street, Legaspi
		Village, Makati City
Jomini C. Nazareno	Filipino	9 Colt Street, Calvary Hills, Fort
TIN: 227-369-048		Bonifacio, Makati City
Rena Rico-Pamfilo	Filipino	65 Switzerland Street, Better Living Subd.,
TIN: 209-631-089		Parañaque, Metro Manila
Cristina Collantes Garcia	Filipino	121 Country Club Drive, Ayala Alabang
TIN: 199-116-923		Village, Muntinlupa City
Maria Tara A. Mercado	Filipino	Unit 904 Grand Soho Makati, HV de la
TIN: 401-141-426		Costa St., Makati City

SEVENTH: That the authorized capital stock of the Corporation is Five Billion Two Hundred Million Pesos (PhP5,200,000,000.00) in lawful money of the Philippines, divided into Five Billion Two Hundred Million (5,200,000,000) common shares with par value of One Peso (PhP1.00) per share. (As amended on 17 June 2014)

No shareholder of any class of shares shall have or otherwise be entitled to any preemptive right to subscribe to, purchase or receive any class of shares of the Corporation, or part thereof, whether issued from the unissued capital, increase in capital stock, treasury stock any securities convertible into stock of the Corporation. Any such shares may at any time be issued, sold or disposed of by the Corporation pursuant to the resolution of the Board of Directors, to such persons and upon such terms as the Board of Directors may deem proper, without first offering such shares to existing shareholders.

EIGHT: That at least 25% of the authorized capital stock has been subscribed and at least 25% of the total subscription has been paid as follows:

Name	Nationality	No. of Shares Subscribed	Amount Subscribed (PhP)	Amount Paid-Up (PhP)
MCE (Philippines) Investments Limited	BVI	8,309,995	8,309,995.00	8,309,995.00
Frances Marie T. Yuyucheng TIN: 161-211-692	Filipino	1	1.00	1.00
Jomini C. Nazareno TIN: 227-369-048	Filipino	1	1.00	1.00
Rena Rico-Pamfilo TIN: 209-631-089	Filipino	1	1.00	1.00
Cristina Collantes Garcia TIN: 199-116-923	Filipino	1	1.00	1.00
Maria Tara A. Mercado TIN: 401-141-426	Filipino	1	1.00	1.00
Total		8,310,000	8,310,000.00	8,310,000.00

NINTH: That Maria Tara A. Mercado has been elected by the subscribers as treasurer of the Corporation to act as such until his/her successor is duly elected and qualified in accordance with the By-Laws; and that as such Treasurer, he/she has been authorized to receive for and in the name and for the benefit of the Corporation, all subscriptions paid in by the subscribers.

IN WITNESS WHEREOF, we have set our hands this 1st day of August 2012 at Makati, Philippines.

[Sgd.]

Frances Marie T. Yuyucheng

TIN: 161-211-692

[Sgd.]

Jomini C. Nazareno

TIN: 227-369-048

[Sgd.]

Rena Rico-Pamfilo

TIN: 209-631-089

[Sgd.]

Cristina Collantes-Garcia

TIN: 199-116-923

[Sgd.]

Maria Tara A. Mercado

TIN: 401-141-426

SIGNED IN THE PRESENCE OF:

ACKNOWLEDGMENT

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

BEFORE ME, a Notary Public in and for the City of Makati, this 1st day of August 2012, personally appeared the following, who are satisfactorily proven to me their identity:

Name	Identification Nos.	Validity/Place of Issuance
Frances Marie T. Yuyucheng	PP# XX1409743	16 June 2013/Manila
Bertrand Hans B. Cagayan	PP# EB2037651	6 March 2016/Manila
Rena Rico-Pamfilo	PP#XX0549375	17 Feb 2013/Manila
Cristina Collantes-Garcia	PP# EB490044	25 March 2017/Manila
Maria Tara A. Mercado	PP# EB0753544	12 Aug 2015/Manila

that they are the same persons who executed and voluntarily signed the foregoing Articles of Incorporation which they acknowledged before me as their free and voluntary act and deed.

WITNESS MY HAND SEAL, this 1st day of August 2012 in the City of Makati.

[Sgd.]
Atty. Jill Julie V. Genio
Commission No. M-585
Notary Public for Makati City
Until December 31, 2012
21st Flr. Philamlife Tower
8767 Paseo de Roxas, Makati City
Roll No. 56712
PTR No. 3174402 / 01-02-2012 / Makati
IBP No. 869523 / 01-03-2012 / Makati

Doc. No. 379; Page No. 077; Book No. III Series of 2012.



REPUBLIC OF THE PHILIPPINES SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA, Greenhills City of Mandaluyong, Metro Manila

Company Reg. No. CS201214789

OF AMENDED BY-LAWS

KNOW ALL MEN BY THESE PRESENTS:

This is to certify that the Amended By-Laws of

MCE HOLDINGS (PHILIPPINES) CORPORATION

copy annexed, adopted on December 04, 2015 by the Board of Directors pursuant to the authority duly delegated to it by the stockholders owning at least two-thirds of the outstanding capital stock on June 17, 2014, certified by a majority of the Board of Directors and countersigned by the Secretary of the Corporation, was approved by the Commission on this date, pursuant to the provisions of Section 48 of the Corporation Code of the Philippines, Batas Pambansa Blg. 68, approved on May 1, 1980 and attached to the other papers pertaining to said corporation.

IN WITNESS WHEREOF, I have set my hand and caused the seal of this Commission to be affixed to this Certificate at Mandaluyong City, Metro Manila, Philippines, this 15th the day of March, Twenty Sixteen.



FERDINAND B. SALES
Director
Company Registration and Monitoring Department

AMENDED

BY-LAWS

OF

MCE HOLDINGS (PHILIPPINES) CORPORATION

ARTICLE I SUBSCRIPTION, ISSUANCE AND TRANSFER OF SHARES

- **Section 1.** Subscriptions Subscribers to the capital stock of the corporation shall pay the value of the stock in accordance with the terms and conditions prescribed by the Board of Directors. Unpaid subscriptions shall not earn interest unless determined by the Board of Directors.
- Section 2. Certificate The stockholder shall be entitled to one or more certificates for fully paid stock subscription in his name in the books of the corporation. The certificates shall contain the matters required by law and the Articles of Incorporation. They shall be in such form and design as may be determined by the Board of Directors and numbered consecutively. The certificate shall be signed by the President, countersigned by the Secretary or Assistant Secretary, and sealed with the corporate seal.
- Section 3. Transfer of Shares Subject to the restrictions, terms and conditions contained in the Articles of Incorporation, shares may be transferred, sold, assigned or pledged by delivery of the certificates duly indorsed by the stockholder, his attorney-in-fact, or other legally authorized person. The transfer shall be valid and binding on the corporation only upon record thereof in the books of the corporation. The Secretary shall cancel the stock certificates and issue new certificates to the transferee.

No share of stock against which the Corporation holds unpaid claim shall be transferable in the books of the Corporation.

All certificates surrendered for transfer shall be stamped "Cancelled" on the face thereof, together with the date of cancellation, and attached to the corresponding stub with the certificate book.

Section 4. Lost Certificates – In case any stock certificate is lost, stolen, or destroyed, a new certificate may be issued in lieu thereof in accordance with the procedure prescribed under Section 73 of the Corporation Code.

ARTICLE II MEETINGS OF STOCKHOLDERS

Section 1. Annual / Regular Meetings — The annual / regular meetings of stockholders shall be held at the principal office on the Last Monday of July of each year, if a legal holiday, then on the day following. (As amended on 17 June 2014)

- Section 2. Special Meeting The special meetings of stockholders, for any purpose or purposes, may at any time be called by any of the following: (a) Board of Directors, at its own instance, or at the written request of stockholders representing a majority of the outstanding capital stock, (b) President.
- Section 3. Place of Meeting Stockholders meetings, whether regular or special, shall be held in the principal office of the corporation or at any place designated by the Board of Directors in the city or municipality where the principal office of the corporation is located.
- **Section 4.** Notice of Meeting Notices for regular or special meetings of stockholders may be sent by the Secretary by personal delivery or by mail or electronic mail at least one (1) day prior to the date of the meeting to each stockholder of record at his last known address, unless otherwise waived. The notice shall state the place, date and hour of the meeting, and the purpose or purposes for which the meeting is called.

When the meeting of stockholders is adjourned to another time or place, it shall not be necessary to give any notice of the adjourned meeting if the time and place to which the meeting is adjourned are announced at the meeting at which the adjournment is taken. At the reconvened meeting, any business may be transacted that might have been transacted on the original date of the meeting.

- Section 5. Quorum Unless otherwise provided by law, in all regular or special meeting of stockholders, a majority of the outstanding capital stock must be present or represented in order to constitute a quorum. If no quorum is constituted, the meeting shall be adjourned until the requisite amount of stock shall be present.
- **Section 6.** Conduct of Meeting Meeting of the stockholders shall be presided over by the President, or in his absence, by a chairman to be chosen by the stockholders. The Secretary, shall act as Secretary of every meetings, but if not present, the chairman of the meeting shall appoint a secretary of the meeting.
- Section 7. Manner of Voting At all meetings of stockholders, a stockholder may vote in person or by proxy. Unless otherwise provided in the proxy, it shall be valid only for the meeting at which it has been presented to the Secretary. All proxies must be in the hands of the Secretary before the time set for the meeting. Proxies filed with the Secretary may be revoked by the stockholders either in an instrument in writing duly presented and recorded with the Secretary, prior to a scheduled meeting or by their personal presence at the meeting.
- Section 8. Closing of Transfer Books or Fixing of Record Date For the purpose of determining the stockholders entitled to notice of, or to vote at, any meeting of stockholders or any adjournment thereof or to receive payment of any dividend, the Board of Directors may provide that the stock and transfer books be closed for a period to be determined by the Board of Directors, but not to exceed, in any case, twenty (20) days.

ARTICLE III BOARD OF DIRECTORS

Section 1. Powers of the Board – Unless otherwise provided by law, the corporate powers of the corporation shall be exercised, all business conducted and all property of the corporation controlled and held by the Board of Directors to be elected by and from among

the stockholders. Without prejudice to such powers as may be granted by law, the Board of Directors shall also have the following powers:

- a.) From time to time, to make and change rules and regulations not inconsistent with these By-Laws for the management of the corporation's business and affairs;
- b.) To purchase, receive, take or otherwise acquire for and in the name of the corporation, any and all properties, rights, or privileges, including securities and bonds of other corporations, for such consideration and upon such terms and conditions as the Board may deem proper or convenient;
- c.) To invest the funds of the corporation in other corporations or for purposes other than those for which the corporation was organized, subject to such stockholders' approval as may be required by law;
- d.) To incur such indebtedness as the Board may deem necessary, to issue evidence of indebtedness including without limitation, notes, deeds of trust, bonds, debentures, or securities, subject to such stockholders' approval as may be required by law, to give guarantees and provide security to third parties, and/or pledge, mortgage, or otherwise encumber all or part of the properties of the corporation;
- e.) To establish pension, retirement, bonus, or other types of incentives or compensation plans for the employees, including officers and directors of the corporation;
- f.) To prosecute, maintain, defend, compromise or abandon any lawsuit in which the corporation or its officer are either plaintiffs or defendants in connection with the business of the corporation;
- g.) To delegate, from time to time, any of the powers of the Board which may lawfully be delegated in the course of the current business of the corporation to any standing or special committee or to any officer or agent and to appoint any person to be agent of the corporation with such powers and upon such terms as may be deemed fit;
- h.) To implement these By-Laws and to act on any matter not covered by these By-Laws, provided such matter does not require the approval or consent of the stockholders under the Corporation Code.
- Section 2. Election and Term The Board of Directors shall be elected during each regular meeting of stockholders and shall hold office for one (1) year and until their successors are elected and qualified.
- Section 3. Vacancies Any vacancy occurring in the Board of Directors other than by removal by the stockholders or by expiration of term, may be filled by the vote of at least a majority of the remaining directors, if still constituting a quorum; otherwise, the vacancy must be filled by the stockholders at a regular or at any special meeting of stockholders

called for the purpose. A director so elected to fill a vacancy shall be elected only for the unexpired term of his predecessor in office.

The vacancy resulting from the removal of a director by the stockholders in the manner provided by law may be filled by election at the same meeting of stockholders without further notice, or at any regular or at any special meeting of stockholders called for the purpose, after giving notice as prescribed in these By-Laws. (As amended on 17 June 2014)

Section 4. Meetings – Regular meetings of the Board of Directors shall be held at least once a year on such dates and at places as may be called by the Chairman of the Board, or upon the request of a majority of the Directors.

Section 5. Notice – Notice of the regular or special meeting of the Board, specifying the date, time and place of the meeting, shall be communicated by the Secretary to each director personally, or by telephone, telegram, email, or by written message. A director may waive this requirement, either expressly or impliedly.

Section 6. Quorum – A majority of the number of directors as fixed in the Articles of Incorporation shall constitute a quorum for the transaction of corporate business and every decision of at least a majority of the directors present at a meeting at which there is a quorum shall be valid as a corporate act, except for the election of officers which shall require the vote of a majority of all the members of the Board.

Section 7. Conduct of the Meetings – Meetings of the Board of Directors shall be presided over by the Chairman of the Board, or in his absence, by any other director chosen by the Board. The Secretary, shall act as secretary of every meeting, if not present, the Chairman of the meeting, shall appoint a secretary of the meeting.

Any director may attend meetings of the Board of Directors through teleconferencing or videoconferencing (i.e. conferences or meetings through electronic medium or telecommunications where participants who are not physically present are located at different local or international places). For such purpose, the following guidelines shall be observed in conducting meetings via teleconferencing or videoconferencing:

- a) The secretary of the meeting shall assume the following responsibilities:
 - (i) to safeguard the integrity of the meeting via teleconferencing or videoconferencing;
 - (ii) to find good teleconferencing or videoconferencing equipment and facilities;
 - (iii) to record the proceedings and prepare the minutes of the meeting;
 - (iv) to store for safekeeping and mark the tape recording(s) and/or other electronic recording mechanism as part of the records of the Corporation.

- b) The Secretary shall send out the notices of the meeting to all directors in accordance with the manner of giving notice as stated in these By-Laws. The notice shall include the following:
 - (i) Inquiry on whether the director will attend physically or through teleconferencing or videoconferencing;
 - (ii) Contact number(s) of the Secretary and office staff whom the director may call to notify and state whether he shall be physically present or attend through teleconferencing or videoconferencing;
 - (iii) Agenda of the meeting;
 - (iv) All documents to be discussed in the meeting, including attachments, shall be numbered and duly marked by the Secretary in such a way that all the directors, physically or electronically present, can easily follow, refer to the documents and participate in the meeting.
- c) If the director chooses to attend the meeting via teleconferencing or videoconferencing, he shall give notice of at least two (2) days prior to the scheduled meeting to the Secretary. This notice requirement may be waived, either expressly or impliedly. The Secretary shall be informed of the concerned director's contact number(s). In the same way, the Secretary shall inform the director concerned of the contact number(s) he will call to join the meeting. The Secretary shall keep the records of the details, and on the date of the scheduled meeting, confirm and note such details as part of the minutes of the meeting. In the absence of arrangements made pursuant to these By-Laws, it is presumed that the director will physically attend the scheduled meeting of the Board of Directors.
- (d) At the start of the scheduled meeting, a roll call shall be made by the Secretary. Every director and participant shall state, for the record, the following:
 - (i) Full Name;
 - (ii) Location;
 - (iii) For those attending through teleconferencing or videoconferencing, he shall:
 - (1) confirm that he can completely and clearly hear the others who can clearly hear him at the end of the line;
 - (2) state whether he has received the agenda and all the materials for the meeting;
 - (3) specify the type of electronic or telecommunications device being used at his end.

Thereafter, the Secretary shall confirm and note the contact numbers being used by the directors and participants not physically present. After the roll call, the Secretary may certify the existence of a quorum.

(e) During the course of the meeting where attendance is made through teleconferencing or videoconferencing, all participants shall identify themselves for the record, before speaking and must clearly hear and/or see each other in the course of the meeting. If a person fails to identify himself, the Secretary shall quickly state the identity of the last speaker. If the person speaking is not physically present and the Secretary is not certain of the identity of the speaker, the Secretary must inquire to elicit a confirmation or correction.

If a motion is objected to and there is a need to vote and divide the Board, the Secretary shall call the roll and note the vote of each director who should identify himself.

If a statement of a director or participant who is attending the meeting via teleconferencing or videoconferencing is interrupted or garbled, the Secretary shall request for a repeat reiteration, and if need be, the Secretary shall repeat what he heard the director or participant was saying for confirmation or correction.

(f) The Secretary shall require all the directors who attended the meeting, whether personally or through teleconferencing or videoconferencing, to sign the minutes of the meeting to dispel all doubts on matters taken up during the meeting.

ARTICLE IV OFFICERS

Section 1. Election / Appointment – Immediately after their election, the Board of Directors shall formally organize by electing the President, Chairman of the Board of Directors, the <u>Property President</u> / Chief Operating Officer, the Treasurer and the Secretary at said meeting. (As amended on 17 June 2014, and further amended on 4 December 2015)

The Board may, from time to time, appoint such other officers as it may determine to be necessary or proper. Any two (2) or more positions may be held concurrently by the same person, except that no one shall act as President and Treasurer or Secretary at the same time.

- Section 2. President The President shall supervise and implement the general policy direction of the Corporation as determined by the Board of Directors, and shall preside over meetings of the Board in the absence of the Chairman. (As amended on 08 October 2013.)
- **Section 3.** <u>Property President / Chief Operating Officer The Property President / Chief Operating Officer ("COO") shall exercise executive functions and supervision of the day to day administration, management and operations of the Corporation. The <u>Property President / COO</u> shall have the following powers and duties:</u>
 - a.) To have direct and active management of the business and operations of the Corporation, conducting the same according to the orders of the Board

of Directors and according to his own sound discretion whenever the same is not expressly limited by such orders, resolutions and instructions;

- b.) To exercise general supervision and control over all the officers and employees of the Corporation, and suspend or remove employees and other subordinate personnel of the Corporation, prescribe their duties, fix their salaries and wages, and, when necessary, require guaranties or bonds in such amounts as he may determine to secure the faithful discharge by said employees of their official duties, subject to the provisions on the Delegation of Authority policy of the Corporation;
- c.) To assign and execute on behalf of the Corporation all contracts and agreements which it may enter into, including deeds of purchase and sale, instruments of mortgage and pledge, overdraft agreements, letters of credit, trust receipts, promissory notes, guaranty undertakings and all other banking and commercial papers for the extension of loans or credit facilities by or to the Corporation, subject to the provisions on the Delegation of Authority policy of the Corporation;
- d.) To represent the Corporation at all judicial and administrative proceedings affecting its business;
- e.) To exercise such other powers and perform such other duties as the Board of Directors may from time to time fix or delegate.

(As amended on 8 October 2013, and further amended on 4 December 2015)

- **Section 4.** Chairman of the Board of Directors The Chairman of the Board shall have the following powers and duties:
 - a.) To preside at all meetings of the stockholders and of the Board of Directors;
 - b.) To submit an annual report of the operations of the Corporation to the Board of Directors and to the stockholders at the annual meeting at such other times as the Board of Directors may request; and
 - c.) To exercise such other powers and perform such other duties as the Board of Directors may from time to time fix or delegate.

(As amended on 17 June 2014)

- **Section 5.** The Secretary The Secretary must be a resident and a citizen of the Philippines. He/she shall have the following specific powers and duties:
 - a.) To record the minutes and transactions of all meetings of the directors and the stockholders and to maintain minute books of such meetings in the form and manner required by law;

- b.) To keep record books showing the details required by law with respect to the stock certificates of the corporation, including ledgers and transfer books showing all shares of the corporation subscribed, issued and transferred;
- c.) To keep the corporate seal and affix it to all papers and documents requiring a seal, and to attest by his signature all corporate documents requiring the same;
- d.) To attend to the giving and serving of all notices of the corporation required by law or these By-Laws to be given;
- e.) To certify to such corporate acts, countersign corporate documents or certificates, and make reports or statements as may be required of him by law or by government rules and regulations;
- f.) To act as inspector at the election of directors and, as such, to determine the number of shares of stock outstanding and entitled to vote, the shares of stock represented at the meeting, the existence of a quorum, the validity and effect of proxies, and to receive votes, ballots or consents, hear and determine questions in connection with the right to vote, count and tabulate all votes, determine the result, and do such acts as are proper to conduct the election;
- g.) To perform such other duties as are incident to his office or as may be assigned to him by the Board of Directors or the President.

Section 6. The Treasurer – The Treasurer of the corporation shall have the following duties:

- a.) To keep full and accurate accounts of receipts and disbursements in the books of the corporation;
- b.) To have custody of, and be responsible for, all the funds, securities and bonds of the corporation;
- c.) To deposit in the name and to the credit of the corporation, in such bank as may be designated from time to time by the Board of Directors, all the moneys, funds, securities, bonds, and similar valuable effects belonging to the corporation which may come under his control;
- d.) To render an annual statements showing the financial condition of the corporation and such other financial reports as the Board of Directors, or the President may, from time to time require;
- e.) To prepare such financial reports, statements, certifications and other documents which may, from time to time, be required by government rules and regulations and to submit the same to the proper government agencies;

- f.) To exercise such powers and perform such duties and functions as may be assigned to him by the President.
- Section 7. Term of Office The term of office of all officers shall be one (1) year and until their successors are duly elected and qualified.
- Section 8. Vacancies If any position of the officers becomes vacant by reason of death, resignation, disqualification or for any other cause, the Board of Directors, by majority vote may elect a successor who shall hold office for the unexpired term.

ARTICLE V OFFICES

Section 1. The principal office of the corporation shall be located at the place stated in Article III of the Articles of Incorporation. The corporation may have such other branch offices, either within or outside the Philippines as the Board of Directors may designate.

ARTICLE VI AUDIT OF BOOKS, FISCAL YEAR AND DIVIDENDS

- **Section 1.** External Auditor At the regular stockholders' meeting, the external auditor of the corporation for the ensuing year shall be appointed. The external auditor shall examine, verify and report on the earnings and expenses of the corporation.
- Section 2. Fiscal Year The fiscal year of the corporation shall begin on the first day of January and end on the last day of December of each year.
- **Section 3.** Dividends Dividends shall be declared and paid out of the unrestricted retained earnings which shall be payable in cash, property, or stock to all stockholders on the basis of outstanding stock held by them, as often and at such times as the Board of Directors may determine and in accordance with law.

ARTICLE VII SEAL

Section 1. Form and Inscriptions – The corporate seal shall be determined by the Board of Directors.

ARTICLE VIII AMENDMENTS

Section 1. These By-Laws may be amended or repealed by the affirmative vote of at least a majority of the Board of Directors and the stockholders representing a majority of the outstanding capital stock at any stockholders' meeting called for that purpose. The Board of Directors has, in accordance with law, been delegated the authority to amend, modify, repeal these By-Laws or adopt new By-Laws by the owners of two-thirds (2/3) of the subscribed capital stock of the Corporation; provided, however, that any such delegation of powers to the Board of Directors to amend, repeal or adopt new By-Laws may be revoked only by the vote of stockholders representing a majority of the outstanding capital stock at a regular or special meeting. (As amended on 17 June 2014)

IN WITNESS WHEREOF, we, the undersigned stockholders, have adopted the foregoing By-Laws and hereunto affixed our signatures this 22nd day of August 2012 at Makati City, Philippines.

(Sgd.)

Frances Marie T. Yuyucheng

TIN: 161-211-692

(Sgd.)

Jomini C. Nazareno

TIN: 227-369-048

(Sgd.)

Rena Rico-Pamfilo

TIN: 209-631-089

(Sgd.)

Cristina Collantes-Garcia

TIN: 199-116-923

(Sgd.)

Maria Tara A. Mercado

TIN: 401-141-426



REPUBLIC OF THE PHILIPPINES

SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA, Greenhills
City of Mandaluyong, Metro Manila

COMPANY REG. NO. CS201215365

CERTIFICATE OF FILING

OF

AMENDED ARTICLES OF INCORPORATION

KNOW ALL PERSONS BY THESE PRESENTS:

This is to certify that the amended articles of incorporation of the

MCE HOLDINGS NO. 2 (PHILIPPINES) CORPORATION

[Amending Article III thereof.]

copy annexed, adopted on July 27, 2015 by majority vote of the Board of Directors and by the vote of the stockholders owning or representing more than two-thirds of the outstanding capital stock, and certified under oath by the Corporate Secretary and a majority of the Board of Directors of the corporation was approved by the Commission on this date pursuant to the provision of Section 16 of the Corporation Code of the Philippines, Batas Pambansa Blg. 68, approved on May 1, 1980 and copies thereof are filed with the Commission.

Unless this corporation obtains or already has obtained the appropriate Secondary License from this Commission, this Certificate does not authorize it to undertake business activities requiring a Secondary License from this Commission such as, but not limited to acting as: broker or dealer in securities, government securities eligible dealer (GSED), investment adviser of an investment company, close-end or open-end investment company, investment house, transfer agent, commodity/financial futures exchange/broker/merchant, financing company and time shares/club shares/membership certificates issuers or selling agents thereof. Neither does this Certificate constitute as permit to undertake activities for which other government agencies require a license or permit.

IN WITNESS WHEREOF, I have set my hand and caused the seal of this Commission to be affixed to this Certificate at Mandaluyong City, Metro Manila, Philippines, this A day of September, Twenty Fifteen.



FERDINAND B. SALES
Director

Company Registration and Monitoring Department



AMENDED ARTICLES OF INCORPORATION

OF

MCE HOLDINGS NO. 2 (PHILIPPINES) CORPORATION

KNOW ALL MEN BY THESE PRESENTS:

That we, all of legal age, majority of whom are citizens and residents of the Republic of the Philippines, have this day voluntarily associated ourselves together for the purpose of forming a corporation under the laws of the Philippines.

AND WE HEREBY CERTIFY:

FIRST: That the name of the said corporation shall be:

MCE HOLDINGS NO. 2 (PHILIPPINES) CORPORATION

SECOND: That the purposes for which said corporation is formed are:

PRIMARY PURPOSE

To subscribe, acquire, hold, sell, assign, or dispose of shares of stock and other securities of any corporation including, but not limited to, Corporations engaged in hotel and/or gaming and entertainment business, and to guarantee or provide a mortgage, pledge, or other security over all or part of its assets or financial support or accommodation to secure the whole or any part of the indebtedness and obligations of any of its subsidiaries and/or affiliates, without however engaging in dealership in securities or in the stock brokerage business or in the business of an investment company, to the extent permitted by law, and to be involved in the management and operation of such investee companies. (As amended on 9 April 2013)

SECONDARY PURPOSES

- 1. To the extent permitted by law, to acquire by purchase, lease, contract, concession, or otherwise, any and all real and personal properties of every kind and description whatsoever (other than land), which the Corporation may deem necessary or appropriate in connection with the conduct of the corporate business, and to own, hold, operate, improve, develop, manage, grant, lease, sell, exchange, or otherwise dispose of the whole or any part thereof;
- 2. To borrow or raise money necessary for any of the purposes of the Corporation, and from time to time, draw, make, accept, endorse, transfer, assign, execute, and issue promissory notes, drafts, bills of exchange, warrants, bonds, debentures and other negotiable and transferable instruments and evidence of indebtedness, to give guarantees and indemnities, to secure indebtedness of third persons or other secured persons, and for the purpose of securing

any of its obligations or contracts, to convey, transfer, assign, deliver, mortgage, and/or pledge all or any part of the property or assets at any time held or owned by the Corporation, on such terms and conditions as the Board of Directors of the Corporation or its duly authorized officers or agents shall determine and as may be permitted by law;

- 3. To purchase or acquire, hold, assign, mortgage, pledge, and sell or otherwise dispose of shares of stock, receivables, bonds, securities, or other evidence of indebtedness issued or created by any other corporation, partnership, or company, whether domestic or foreign, and while the holder of any such share of stock, to exercise all the rights and privileges of ownership, including the right to vote without, however, engaging as a stock broker or dealer in securities;
- 4. To invest and deal with the money and properties of the Corporation in such manner as may, from time to time, be considered wise or expedient for the advancement of its interest and to sell, dispose, or transfer the business, properties, and goodwill of the Corporation or any part thereof for such consideration and under such terms as it shall see fit to accept;
- 5. To aid in any manner, any corporation, association or trust estate, domestic or foreign, or any form or individual, in which any shares of stocks or bonds, debentures, notes, securities, evidence of indebtedness, contracts, or obligations of which are held by or for the Corporation, directly or indirectly or through other corporations or otherwise;
- 6. To enter into any lawful arrangement for sharing profits, union of interest, reciprocal concession, or cooperation, with any corporation, association, partnership, syndicate, entity, person, or governmental, municipal, or public authority, domestic or foreign, in the carrying out of any of the purposes of the Corporation;
- 7. To acquire or obtain from any government or authority, or any corporation, company, or partnership or person, such charter, contracts, franchise, privilege, exemption, license, or concession as may be conducive to any of the objects of the Corporation;
- 8. To exercise all the powers granted to the Corporation under Batas Pambansa Bilang 68, otherwise known as the Corporation Code of the Philippines.

THIRD: That the place where the principal office of the Corporation is at <u>Asean Avenue</u> cor. Roxas Boulevard, Brgy. Tambo, Parañaque City 1701. (As amended on 27 July 2015).

FOURTH: That the term for which the Corporation is to exist is fifty (50) years from and after the date of the issuance of the certificate of incorporation.

FIFTH: That the names, nationalities, and residences of the incorporators are as follows:

Name	Nationality	Address
Frances Marie T. Yuyucheng	Filipino	Unit 30G, One Legaspi Park
TIN: 161-211-692		Condominium, Rada Street, Legaspi
		Village, Makati City
Jomini C. Nazareno	Filipino	9 Colt Street, Calvary Hills, Fort
TIN: 227-369-048	,-	Bonifacio, Makati City
Rena Rico-Pamfilo	Filipino	65 Switzerland Street, Better Living
TIN: 209-631-089		Subd., Parañaque, Metro Manila
Cristina Collantes Garcia	Filipino	121 Country Club Drive, Ayala Alabang
TIN: 199-116-923		Village, Muntinlupa City
Maria Tara A. Mercado	Filipino	Unit 904 Grand Soho Makati, HV de la
TIN: 401-141-426		Costa St., Makati City

SIXTH: That the number of directors of the Corporation shall be five (5) and that the names, nationality, and residences of the Directors of the Corporation who are to serve until their successors are elected and qualified, as provided by the By-Laws are as follows, to wit:

Name	Nationality	Address
Frances Marie T. Yuyucheng	Filipino	Unit 30G, One Legaspi Park
TIN: 161-211-692		Condominium, Rada Street, Legaspi
		Village, Makati City
Jomini C. Nazareno	Filipino	9 Colt Street, Calvary Hills, Fort
TIN: 227-369-048		Bonifacio, Makati City
Rena Rico-Pamfilo	Filipino	65 Switzerland Street, Better Living
TIN: 209-631-089		Subd., Parañaque, Metro Manila
Cristina Collantes Garcia	Filipino	121 Country Club Drive, Ayala Alabang
TIN: 199-116-923		Village, Muntinlupa City
Maria Tara A. Mercado	Filipino	Unit 904 Grand Soho Makati, HV de la
TIN: 401-141-426		Costa St., Makati City

SEVENTH: That the authorized capital stock of the Corporation is Five Billion Two Hundred Million Pesos (PhP5,200,000,000.00) in lawful money of the Philippines, divided into Five Billion Two Hundred Million (5,200,000,000) common shares with par value of One Peso (PhP1.00) per share. (As amended on 17 June 2014)

No shareholder of any class of shares shall have or otherwise be entitled to any preemptive right to subscribe to, purchase or receive any class of shares of the Corporation, or part thereof, whether issued from the unissued capital, increase in capital stock, treasury stock any securities convertible into stock of the Corporation. Any such shares may at any time be issued, sold or disposed of by the Corporation pursuant to the resolution of the Board of Directors, to such persons and upon such terms as the Board of Directors may deem proper, without first offering such shares to existing shareholders.

EIGHT: That at least 25% of the authorized capital stock has been subscribed and at least 25% of the total subscription has been paid as follows:

Name	Nationality	No. of Shares Subscribed	Amount Subscribed (PhP)	Amount Paid-Up (PhP)
MCE Holdings (Philippines) Corporation	BVI	8,309,995	8,309,995.00	8,309,995.00
Frances Marie T. Yuyucheng TIN: 161-211-692	Filipino	1	1.00	1.00
Jomini C. Nazareno TIN: 227-369-048	Filipino	1	1.00	1.00
Rena Rico-Pamfilo TIN: 209-631-089	Filipino	1	1.00	1.00
Cristina Collantes Garcia TIN: 199-116-923	Filipino	1	1.00	1.00
Maria Tara A. Mercado TIN: 401-141-426	Filipino	1	1.00	1.00
Total		8,310,000	8,310,000.00	8,310,000.00

NINTH: That **Maria Tara A. Mercado** has been elected by the subscribers as treasurer of the Corporation to act as such until his/her successor is duly elected and qualified in accordance with the By-Laws; and that as such Treasurer, he/she has been authorized to receive for and in the name and for the benefit of the Corporation, all subscriptions paid in by the subscribers.

IN WITNESS WHEREOF, we have set our hands this 13th day of August 2012 at Makati, Philippines.

[Sgd.]

Frances Marie T. Yuyucheng

TIN: 161-211-692

[Sgd.]

Jomini C. Nazareno

TIN: 227-369-048

[Sgd.]

Rena Rico-Pamfilo

TIN: 209-631-089

[Sgd.]

Cristina Collantes-Garcia

TIN: 199-116-923

[Sgd.]

Maria Tara A. Mercado

TIN: 401-141-426

SIGNED IN THE PRESENCE OF:

ACKNOWLEDGMENT

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

BEFORE ME, a Notary Public in and for the City of Makati, this 13th day of August 2012, personally appeared the following, who are satisfactorily proven to me their identity:

Name	Identification Nos.	Validity/Place of Issuance
Frances Marie T. Yuyucheng	PP# XX1409743	16 June 2013/Manila
Bertrand Hans B. Cagayan	PP# EB2037651	6 March 2016/Manila
Rena Rico-Pamfilo	PP#XX0549375	17 Feb 2013/Manila
Cristina Collantes-Garcia	PP# EB490044	25 March 2017/Manila
Maria Tara A. Mercado	PP# EB0753544	12 Aug 2015/Manila

that they are the same persons who executed and voluntarily signed the foregoing Articles of Incorporation which they acknowledged before me as their free and voluntary act and deed.

WITNESS MY HAND SEAL, this 13th day of August 2012 in the City of Makati.

[Sgd.]
Atty. Mark M. Tiaoqui
Commission No. M-375
Notary Public for Makati City
Until December 31, 2012
21st Flr. Philamlife Tower
8767 Paseo de Roxas, Makati City
Roll No. 54510
PTR No. 3175997 / 01-02-2012 / Makati
IBP No. 869555 / 01-03-2012 / Makati

Doc. No. 492; Page No. 100; Book No. III; Series of 2012.



REPUBLIC OF THE PHILIPPINES SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA, Greenhills City of Mandaluyong, Metro Manila

Company Reg. No. CS201215365

OF AMENDED BY-LAWS

KNOW ALL MEN BY THESE PRESENTS:

This is to certify that the Amended By-Laws of

MCE HOLDINGS NO. 2 (PHILIPPINES) CORPORATION

copy annexed, adopted on December 04, 2015 by the Board of Directors pursuant to the authority duly delegated to it by the stockholders owning at least two-thirds of the outstanding capital stock on June 17, 2014, certified by a majority of the Board of Directors and countersigned by the Secretary of the Corporation, was approved by the Commission on this date, pursuant to the provisions of Section 48 of the Corporation Code of the Philippines, Batas Pambansa Blg. 68, approved on May 1, 1980 and attached to the other papers pertaining to said corporation.

IN WITNESS WHEREOF, I have set my hand and caused the seal of this Commission to be affixed to this Certificate at Mandaluyong City, Metro Manila, Philippines, this 14 the day of March, Twenty Sixteen.



FERDINAND B. SALES

Director

Company Registration and Monitoring Department

AMENDED

BY-LAWS

OF

MCE HOLDINGS NO. 2 (PHILIPPINES) CORPORATION

ARTICLE I SUBSCRIPTION, ISSUANCE AND TRANSFER OF SHARES

- **Section 1.** Subscriptions Subscribers to the capital stock of the corporation shall pay the value of the stock in accordance with the terms and conditions prescribed by the Board of Directors. Unpaid subscriptions shall not earn interest unless determined by the Board of Directors.
- Section 2. Certificate The stockholder shall be entitled to one or more certificates for fully paid stock subscription in his name in the books of the corporation. The certificates shall contain the matters required by law and the Articles of Incorporation. They shall be in such form and design as may be determined by the Board of Directors and numbered consecutively. The certificate shall be signed by the President, countersigned by the Secretary or Assistant Secretary, and sealed with the corporate seal.
- Section 3. Transfer of Shares Subject to the restrictions, terms and conditions contained in the Articles of Incorporation, shares may be transferred, sold, assigned or pledged by delivery of the certificates duly indorsed by the stockholder, his attorney-in-fact, or other legally authorized person. The transfer shall be valid and binding on the corporation only upon record thereof in the books of the corporation. The Secretary shall cancel the stock certificates and issue new certificates to the transferee.

No share of stock against which the Corporation holds unpaid claim shall be transferable in the books of the Corporation.

All certificates surrendered for transfer shall be stamped "Cancelled" on the face thereof, together with the date of cancellation, and attached to the corresponding stub with the certificate book.

Section 4. Lost Certificates – In case any stock certificate is lost, stolen, or destroyed, a new certificate may be issued in lieu thereof in accordance with the procedure prescribed under Section 73 of the Corporation Code.

ARTICLE II MEETINGS OF STOCKHOLDERS

Section 1. Annual / Regular Meetings — The annual / regular meetings of stockholders shall be held at the principal office on the Last Monday of July of each year, if a legal holiday, then on the day following. (As amended on 17 June 2014)

- Section 2. Special Meeting The special meetings of stockholders, for any purpose or purposes, may at any time be called by any of the following: (a) Board of Directors, at its own instance, or at the written request of stockholders representing a majority of the outstanding capital stock, (b) President.
- Section 3. Place of Meeting Stockholders meetings, whether regular or special, shall be held in the principal office of the corporation or at any place designated by the Board of Directors in the city or municipality where the principal office of the corporation is located.
- Section 4. Notice of Meeting Notices for regular or special meetings of stockholders may be sent by the Secretary by personal delivery or by mail or electronic mail at least one (1) day prior to the date of the meeting to each stockholder of record at his last known address, unless otherwise waived. The notice shall state the place, date and hour of the meeting, and the purpose or purposes for which the meeting is called.

When the meeting of stockholders is adjourned to another time or place, it shall not be necessary to give any notice of the adjourned meeting if the time and place to which the meeting is adjourned are announced at the meeting at which the adjournment is taken. At the reconvened meeting, any business may be transacted that might have been transacted on the original date of the meeting.

- Section 5. Quorum Unless otherwise provided by law, in all regular or special meeting of stockholders, a majority of the outstanding capital stock must be present or represented in order to constitute a quorum. If no quorum is constituted, the meeting shall be adjourned until the requisite amount of stock shall be present.
- Section 6. Conduct of Meeting Meeting of the stockholders shall be presided over by the President, or in his absence, by a chairman to be chosen by the stockholders. The Secretary, shall act as Secretary of every meetings, but if not present, the chairman of the meeting shall appoint a secretary of the meeting.
- Section 7. Manner of Voting At all meetings of stockholders, a stockholder may vote in person or by proxy. Unless otherwise provided in the proxy, it shall be valid only for the meeting at which it has been presented to the Secretary. All proxies must be in the hands of the Secretary before the time set for the meeting. Proxies filed with the Secretary may be revoked by the stockholders either in an instrument in writing duly presented and recorded with the Secretary, prior to a scheduled meeting or by their personal presence at the meeting.
- Section 8. Closing of Transfer Books or Fixing of Record Date For the purpose of determining the stockholders entitled to notice of, or to vote at, any meeting of stockholders or any adjournment thereof or to receive payment of any dividend, the Board of Directors may provide that the stock and transfer books be closed for a period to be determined by the Board of Directors, but not to exceed, in any case, twenty (20) days.

ARTICLE III BOARD OF DIRECTORS

Section 1. Powers of the Board – Unless otherwise provided by law, the corporate powers of the corporation shall be exercised, all business conducted and all property of the corporation controlled and held by the Board of Directors to be elected by and from among

the stockholders. Without prejudice to such powers as may be granted by law, the Board of Directors shall also have the following powers:

- a.) From time to time, to make and change rules and regulations not inconsistent with these By-Laws for the management of the corporation's business and affairs;
- b.) To purchase, receive, take or otherwise acquire for and in the name of the corporation, any and all properties, rights, or privileges, including securities and bonds of other corporations, for such consideration and upon such terms and conditions as the Board may deem proper or convenient:
- c.) To invest the funds of the corporation in other corporations or for purposes other than those for which the corporation was organized, subject to such stockholders' approval as may be required by law;
- d.) To incur such indebtedness as the Board may deem necessary, to issue evidence of indebtedness including without limitation, notes, deeds of trust, bonds, debentures, or securities, subject to such stockholders' approval as may be required by law, to give guarantees and provide security to third parties, and/or pledge, mortgage, or otherwise encumber all or part of the properties of the corporation;
- e.) To establish pension, retirement, bonus, or other types of incentives or compensation plans for the employees, including officers and directors of the corporation;
- f.) To prosecute, maintain, defend, compromise or abandon any lawsuit in which the corporation or its officer are either plaintiffs or defendants in connection with the business of the corporation;
- g.) To delegate, from time to time, any of the powers of the Board which may lawfully be delegated in the course of the current business of the corporation to any standing or special committee or to any officer or agent and to appoint any person to be agent of the corporation with such powers and upon such terms as may be deemed fit;
- h.) To implement these By-Laws and to act on any matter not covered by these By-Laws, provided such matter does not require the approval or consent of the stockholders under the Corporation Code.
- Section 2. Election and Term The Board of Directors shall be elected during each regular meeting of stockholders and shall hold office for one (1) year and until their successors are elected and qualified.
- Section 3. Vacancies Any vacancy occurring in the Board of Directors other than by removal by the stockholders or by expiration of term, may be filled by the vote of at least a majority of the remaining directors, if still constituting a quorum; otherwise, the vacancy must be filled by the stockholders at a regular or at any special meeting of stockholders

called for the purpose. A director so elected to fill a vacancy shall be elected only for the unexpired term of his predecessor in office.

The vacancy resulting from the removal of a director by the stockholders in the manner provided by law may be filled by election at the same meeting of stockholders without further notice, or at any regular or at any special meeting of stockholders called for the purpose, after giving notice as prescribed in these By-Laws.

- Section 4. Meetings Regular meetings of the Board of Directors shall be held at least once a year on such dates and at places as may be called by the Chairman of the Board, or upon the request of a majority of the Directors.
- Section 5. Notice Notice of the regular or special meeting of the Board, specifying the date, time and place of the meeting, shall be communicated by the Secretary to each director personally, or by telephone, telegram, email, or by written message. A director may waive this requirement, either expressly or impliedly.
- Section 6. Quorum A majority of the number of directors as fixed in the Articles of Incorporation shall constitute a quorum for the transaction of corporate business and every decision of at least a majority of the directors present at a meeting at which there is a quorum shall be valid as a corporate act, except for the election of officers which shall require the vote of a majority of all the members of the Board.
- Section 7. Conduct of the Meetings Meetings of the Board of Directors shall be presided over by the Chairman of the Board, or in his absence, by any other director chosen by the Board. The Secretary, shall act as secretary of every meeting, if not present, the Chairman of the meeting, shall appoint a secretary of the meeting.

Any director may attend meetings of the Board of Directors through teleconferencing or videoconferencing (i.e. conferences or meetings through electronic medium or telecommunications where participants who are not physically present are located at different local or international places). For such purpose, the following guidelines shall be observed in conducting meetings via teleconferencing or videoconferencing:

- a) The secretary of the meeting shall assume the following responsibilities:
 - (i) to safeguard the integrity of the meeting via teleconferencing or videoconferencing;
 - (ii) to find good teleconferencing or videoconferencing equipment and facilities;
 - (iii) to record the proceedings and prepare the minutes of the meeting;
 - (iv) to store for safekeeping and mark the tape recording(s) and/or other electronic recording mechanism as part of the records of the Corporation.
- b) The Secretary shall send out the notices of the meeting to all directors in accordance with the manner of giving notice as stated in these By-Laws. The notice shall include the following:

- (i) Inquiry on whether the director will attend physically or through teleconferencing or videoconferencing;
- (ii) Contact number(s) of the Secretary and office staff whom the director may call to notify and state whether he shall be physically present or attend through teleconferencing or videoconferencing;
- (iii) Agenda of the meeting;
- (iv) All documents to be discussed in the meeting, including attachments, shall be numbered and duly marked by the Secretary in such a way that all the directors, physically or electronically present, can easily follow, refer to the documents and participate in the meeting.
- c) If the director chooses to attend the meeting via teleconferencing or videoconferencing, he shall give notice of at least two (2) days prior to the scheduled meeting to the Secretary. This notice requirement may be waived, either expressly or impliedly. The Secretary shall be informed of the concerned director's contact number(s). In the same way, the Secretary shall inform the director concerned of the contact number(s) he will call to join the meeting. The Secretary shall keep the records of the details, and on the date of the scheduled meeting, confirm and note such details as part of the minutes of the meeting. In the absence of arrangements made pursuant to these By-Laws, it is presumed that the director will physically attend the scheduled meeting of the Board of Directors.
- (d) At the start of the scheduled meeting, a roll call shall be made by the Secretary. Every director and participant shall state, for the record, the following:
 - (i) Full Name;
 - (ii) Location;
 - (iii) For those attending through teleconferencing or videoconferencing, he shall:
 - (1) confirm that he can completely and clearly hear the others who can clearly hear him at the end of the line;
 - (2) state whether he has received the agenda and all the materials for the meeting;
 - (3) specify the type of electronic or telecommunications device being used at his end.

Thereafter, the Secretary shall confirm and note the contact numbers being used by the directors and participants not physically present. After the roll call, the Secretary may certify the existence of a quorum.

(e) During the course of the meeting where attendance is made through teleconferencing or videoconferencing, all participants shall identify themselves for the record, before speaking and must clearly hear and/or see each other in the course of the meeting. If

person fails to identify himself, the Secretary shall quickly state the identity of the last speaker. If the person speaking is not physically present and the Secretary is not certain of the identity of the speaker, the Secretary must inquire to elicit a confirmation or correction.

If a motion is objected to and there is a need to vote and divide the Board, the Secretary shall call the roll and note the vote of each director who should identify himself.

If a statement of a director or participant who is attending the meeting via teleconferencing or videoconferencing is interrupted or garbled, the Secretary shall request for a repeat reiteration, and if need be, the Secretary shall repeat what he heard the director or participant was saying for confirmation or correction.

(f) The Secretary shall require all the directors who attended the meeting, whether personally or through teleconferencing or videoconferencing, to sign the minutes of the meeting to dispel all doubts on matters taken up during the meeting.

ARTICLE IV OFFICERS

Section 1. Election / Appointment – Immediately after their election, the Board of Directors shall formally organize by electing the President, Chairman of the Board of Directors, the <u>Property President / Chief Operating Officer</u>, the Treasurer and the Secretary at said meeting. (As amended on 17 June 2014, and further amended on 4 December 2015)

The Board may, from time to time, appoint such other officers as it may determine to be necessary or proper. Any two (2) or more positions may be held concurrently by the same person, except that no one shall act as President and Treasurer or Secretary at the same time.

- Section 2. President The President shall supervise and implement the general policy direction of the Corporation as determined by the Board of Directors, and shall preside over meetings of the Board in the absence of the Chairman. (As amended on 08 October 2013.)
- Section 3. <u>Property President / Chief Operating Officer The Property President / Chief Operating Officer ("COO") shall exercise executive functions and supervision of the day to day administration, management and operations of the Corporation. The <u>Property President / COO shall have the following powers and duties:</u></u>
 - a.) To have direct and active management of the business and operations of the Corporation, conducting the same according to the orders of the Board of Directors and according to his own sound discretion whenever the same is not expressly limited by such orders, resolutions and instructions;
 - b.) To exercise general supervision and control over all the officers and employees of the Corporation, and suspend or remove employees and other subordinate personnel of the Corporation, prescribe their duties, fix their salaries and wages, and, when necessary, require guaranties or bonds in such amounts as he may determine to secure the faithful discharge by said

employees of their official duties, subject to the provisions on the Delegation of Authority policy of the Corporation;

- c.) To assign and execute on behalf of the Corporation all contracts and agreements which it may enter into, including deeds of purchase and sale, instruments of mortgage and pledge, overdraft agreements, letters of credit, trust receipts, promissory notes, guaranty undertakings and all other banking and commercial papers for the extension of loans or credit facilities by or to the Corporation, subject to the provisions on the Delegation of Authority policy of the Corporation;
- d.) To represent the Corporation at all judicial and administrative proceedings affecting its business;
- e.) To exercise such other powers and perform such other duties as the Board of Directors may from time to time fix or delegate.

(As amended on 8 October 2013, and further amended on 4 December 2015)

- **Section 4.** Chairman of the Board of Directors The Chairman of the Board shall have the following powers and duties:
 - a.) To preside at all meetings of the stockholders and of the Board of Directors;
 - b.) To submit an annual report of the operations of the Corporation to the Board of Directors and to the stockholders at the annual meeting at such other times as the Board of Directors may request; and
 - c.) To exercise such other powers and perform such other duties as the Board of Directors may from time to time fix or delegate.

(As amended on 17 June 2014)

- Section 5. The Secretary The Secretary must be a resident and a citizen of the Philippines. He/she shall have the following specific powers and duties:
 - a.) To record the minutes and transactions of all meetings of the directors and the stockholders and to maintain minute books of such meetings in the form and manner required by law;
 - b.) To keep record books showing the details required by law with respect to the stock certificates of the corporation, including ledgers and transfer books showing all shares of the corporation subscribed, issued and transferred;
 - c.) To keep the corporate seal and affix it to all papers and documents requiring a seal, and to attest by his signature all corporate documents requiring the same;

- d.) To attend to the giving and serving of all notices of the corporation required by law or these By-Laws to be given;
- e.) To certify to such corporate acts, countersign corporate documents or certificates, and make reports or statements as may be required of him by law or by government rules and regulations;
- f.) To act as inspector at the election of directors and, as such, to determine the number of shares of stock outstanding and entitled to vote, the shares of stock represented at the meeting, the existence of a quorum, the validity and effect of proxies, and to receive votes, ballots or consents, hear and determine questions in connection with the right to vote, count and tabulate all votes, determine the result, and do such acts as are proper to conduct the election:
- g.) To perform such other duties as are incident to his office or as may be assigned to him by the Board of Directors or the President.
- Section 6. The Treasurer The Treasurer of the corporation shall have the following duties:
 - a.) To keep full and accurate accounts of receipts and disbursements in the books of the corporation;
 - b.) To have custody of, and be responsible for, all the funds, securities and bonds of the corporation;
 - c.) To deposit in the name and to the credit of the corporation, in such bank as may be designated from time to time by the Board of Directors, all the moneys, funds, securities, bonds, and similar valuable effects belonging to the corporation which may come under his control;
 - d.) To render an annual statements showing the financial condition of the corporation and such other financial reports as the Board of Directors, or the President may, from time to time require;
 - e.) To prepare such financial reports, statements, certifications and other documents which may, from time to time, be required by government rules and regulations and to submit the same to the proper government agencies;
 - f.) To exercise such powers and perform such duties and functions as may be assigned to him by the President.
- Section 7. Term of Office The term of office of all officers shall be one (1) year and until their successors are duly elected and qualified.
- Section 8. Vacancies If any position of the officers becomes vacant by reason of death, resignation, disqualification or for any other cause, the Board of Directors, by majority vote may elect a successor who shall hold office for the unexpired term.

ARTICLE V OFFICES

Section 1. The principal office of the corporation shall be located at the place stated in Article III of the Articles of Incorporation. The corporation may have such other branch offices, either within or outside the Philippines as the Board of Directors may designate.

ARTICLE VI AUDIT OF BOOKS, FISCAL YEAR AND DIVIDENDS

- **Section 1.** External Auditor At the regular stockholders' meeting, the external auditor of the corporation for the ensuing year shall be appointed. The external auditor shall examine, verify and report on the earnings and expenses of the corporation.
- Section 2. Fiscal Year The fiscal year of the corporation shall begin on the first day of January and end on the last day of December of each year.
- Section 3. Dividends Dividends shall be declared and paid out of the unrestricted retained earnings which shall be payable in cash, property, or stock to all stockholders on the basis of outstanding stock held by them, as often and at such times as the Board of Directors may determine and in accordance with law.

ARTICLE VII SEAL

Section 1. Form and Inscriptions – The corporate seal shall be determined by the Board of Directors.

ARTICLE VIII AMENDMENTS

Section 1. These By-Laws may be amended or repealed by the affirmative vote of at least a majority of the Board of Directors and the stockholders representing a majority of the outstanding capital stock at any stockholders' meeting called for that purpose. The Board of Directors has, in accordance with law, been delegated the authority to amend, modify, repeal these By-Laws or adopt new By-Laws by the owners of two-thirds (2/3) of the subscribed capital stock of the Corporation; provided, however, that any such delegation of powers to the Board of Directors to amend, repeal or adopt new By-Laws may be revoked only by the vote of stockholders representing a majority of the outstanding capital stock at a regular or special meeting. (As amended on 17 June 2014)

IN WITNESS WHEREOF, we, the undersigned stockholders, have adopted the foregoing By-Laws and hereunto affixed our signatures this 22nd day of August 2012 at Makati City, Philippines.

(Sgd.)

Frances Marie T. Yuyucheng

TIN: 161-211-692

(Sgd.)

Jomini C. Nazareno

TIN: 227-369-048

(Sgd.)

Rena Rico-Pamfilo

TIN: 209-631-089

(Sgd.)

Cristina Collantes-Garcia

TIN: 199-116-923

(Sgd.)

Maria Tara A. Mercado

TIN: 401-141-426



REPUBLIC OF THE PHILIPPINES SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA, Greenhills City of Mandaluyong, Metro Manila

COMPANY REG. NO. CS201215883

CERTIFICATE OF FILING OF AMENDED ARTICLES OF INCORPORATION

KNOW ALL PERSONS BY THESE PRESENTS:

This is to certify that the amended articles of incorporation of the

MCE LEISURE (PHILIPPINES) CORPORATION doing business under the name and style of City of Dreams Manila and COD Manila [Amending Article III thereof.]

copy annexed, adopted on April 08, 2015 by majority vote of the Board of Directors and on May 18, 2015 by the vote of the stockholders owning or representing at least two-thirds of the outstanding capital stock, and certified under oath by the Corporate Secretary and a majority of the Board of Directors of the corporation was approved by the Commission on July 25, 2014 pursuant to the provision of Section 16 of the Corporation Code of the Philippines, Batas Pambansa Blg. 68, approved on May 1, 1980 and copies thereof are filed with the Commission.

Unless this corporation obtains or already has obtained the appropriate Secondary License from this Commission, this Certificate does not authorize it to undertake business activities requiring a Secondary License from this Commission such as, but not limited to acting as: broker or dealer in securities, government securities eligible dealer (GSED), investment adviser of an investment company, close-end or open-end investment company, investment house, transfer agent, commodity/financial futures exchange/broker/merchant, financing company and time shares/club shares/membership certificates issuers or selling agents thereof. Neither does this Certificate constitute as permit to undertake activities for which other government agencies require a license or permit.

This is issued to replace the certificate signed on June 26, 2015 which erroneously indicated the date of meeting of the stockholders as May 15, 2015 instead of May 18, 2015.

IN WITNESS WHEREOF, I have set my hand and caused the seal of this Commission to be affixed to this Certificate at Mandaluyong City, Metro Manila, Philippines, this 2 day of February, Twenty Sixteen.



FERDINAND B. SALES Director

Company Registration and Monitoring Department



9990000000000000**0000000000**

AMENDED ARTICLES OF INCORPORATION

OF

MCE LEISURE (PHILIPPINES) CORPORATION doing business under the name and style of City of Dreams Manila and COD Manila

(Formerly: MCE LEISURE (PHILIPPINES) CORPORATION doing business under the name and style of City of Dreams Manila)

KNOW ALL MEN BY THESE PRESENTS:

That we, all of legal age, majority of whom are citizens and residents of the Republic of the Philippines, have this day voluntarily associated ourselves together for the purpose of forming a corporation under the laws of the Philippines.

AND WE HEREBY CERTIFY:

FIRST: That the name of the said corporation shall be:

MCE LEISURE (PHILIPPINES) CORPORATION doing business under the name and style of:
City of Dreams Manila and
COD Manila
(As amended on 19 May 2014)

SECOND: That the purposes for which said corporation is formed are:

PRIMARY PURPOSE

To develop and operate tourist facilities, including hotel casino entertainment complexes with hotel, retail and amusement areas and themed development components, without being engaged in retail trade, and to engage in casino gaming activities. (As amended on 14 November 2012)

SECONDARY PURPOSES

- 1. To the extent permitted by law, to acquire by purchase, lease, contract, concession, or otherwise, any and all real and personal properties of every kind and description whatsoever, which the Corporation may deem necessary or appropriate in connection with the conduct of the corporate business, and to own, hold, operate, improve, develop, manage, grant, lease, sell, exchange, or otherwise dispose of the whole or any part thereof;
- 2. To borrow or raise money necessary for any of the purposes of the Corporation, and from time to time, draw, make, accept, endorse, transfer, assign, execute, and issue

promissory notes, drafts, bills of exchange, warrants, bonds, debentures and other negotiable and transferable instruments and evidence of indebtedness, to give guarantees and indemnities, to secure indebtedness of third persons or other secured persons, and for the purpose of securing any of its obligations or contracts, to convey, transfer, assign, deliver, mortgage, and/or pledge all or any part of the property or assets at any time held or owned by the Corporation, on such terms and conditions as the Board of Directors of the Corporation or its duly authorized officers or agents shall determine and as may be permitted by law:

- 3. To purchase or acquire, hold, assign, mortgage, pledge, and sell or otherwise dispose of shares of stock, receivables, bonds, securities, or other evidence of indebtedness issued or created by any other corporation, partnership, or company, whether domestic or foreign, and while the holder of any such share of stock, to exercise all the rights and privileges of ownership, including the right to vote without, however, engaging as a stock broker or dealer in securities;
- 4. To invest and deal with the money and properties of the Corporation in such manner as may, from time to time, be considered wise or expedient for the advancement of its interest and to sell, dispose, or transfer the business, properties, and goodwill of the Corporation or any part thereof for such consideration and under such terms as it shall see fit to accept;
- 5. To enter into any lawful arrangement for sharing profits, union of interest, reciprocal concession, or cooperation, with any corporation, association, partnership, syndicate, entity, person or governmental, municipal, or public authority, domestic or foreign, in the carrying out of any of the purposes of the Corporation;
- 6. To acquire or obtain from any government or authority, or any corporation, company, or partnership or person, such charter, contracts, franchise, privilege, exemption, license, or concession as may be conducive to any of the objects of the Corporation;
- 7. To act as foreign exchange dealer (FXD)/money changer (MC) or to engage in the business of buying and/or selling foreign currencies on real time basis as defined under Bangko Sentral ng Pilipinas Circular No. 471 dated 24 January 2005; (As amended on 12 August 2014)
- 8. To guarantee the whole or any part of the indebtedness and obligations of the parent company or any of its subsidiaries and/or affiliates; (As amended on 9 April 2013)
- 9. To engage in the business of importing and selling tobacco products, and otherwise dealing in wholesale and retail quantities, cigars and cigarettes of all kinds; and (As amended on 2 December 2014).
- 10. To exercise all the powers granted to the Corporation under Batas Pambansa Bilang 68, otherwise known as the Corporation Code of the Philippines.

THIRD: That the place where the principal office of the Corporation is at <u>Asean Avenue</u> cor. Roxas Boulevard, Brgy. Tambo, Parañaque City 1701. (As amended on 18 May 2015)

FOURTH: That the term for which the Corporation is to exist is fifty (50) years from and after the date of the issuance of the certificate of incorporation.

FIFTH: That the names, nationalities, and residences of the incorporators are as follows:

Name	Nationality	Address
Frances Marie T. Yuyucheng TIN: 161-211-692	Filipino	Unit 30G, One Legaspi Park Condominium, Rada Street, Legaspi Village, Makati City
Bertrand Hans B. Cagayan TIN: 152-022-237	Filipino	15 Greenwich St., Hillsborough Subd., Cupang, Muntinlupa City
Rena Rico-Pamfilo TIN: 209-631-089	Filipino	65 Switzerland Street, Better Living Subd., Parañaque, Metro Manila
Cristina Collantes-Garcia TIN: 199-116-923	Filipino	121 Country Club Drive, Ayala Alabang Village, Muntinlupa City
Maria Tara A. Mercado TIN: 401-141-426	Filipino	Unit 904 Grand Soho Makati, H.V. dela Costa St., Makati City

SIXTH: That the number of directors of the Corporation shall be five (5) and that the names, nationality, and residences of the Directors of the Corporation who are to serve until their successors are elected and qualified, as provided by the By-Laws are as follows, to wit:

Name	Nationality	Address
Frances Marie T. Yuyucheng TIN: 161-211-692	Filipino	Unit 30G, One Legaspi Park Condominium, Rada Street, Legaspi Village, Makati City
Bertrand Hans B. Cagayan TIN: 152-022-237	Filipino	15 Greenwich St., Hillsborough Subd., Cupang, Muntinlupa City
Rena Rico-Pamfilo TIN: 209-631-089	Filipino	65 Switzerland Street, Better Living Subd., Parañaque, Metro Manila
Cristina Collantes-Garcia TIN: 199-116-923	Filipino	121 Country Club Drive, Ayala Alabang Village, Muntinlupa City
Maria Tara A. Mercado TIN: 401-141-426	Filipino	Unit 904 Grand Soho Makati, H.V. dela Costa St., Makati City

SEVENTH: That the authorized capital stock of the Corporation is Five Billion Two Hundred Million Pesos (PhP5,200,000,000.00) in lawful money of the Philippines, divided into Five Billion Two Hundred Million (5,200,000,000) common shares with par value of One Peso (Php 1.00) per share. (As amended on 17 June 2014)

No shareholder of any class of shares shall have or otherwise be entitled to any preemptive right to subscribe to, purchase or receive any class of shares of the Corporation, or part thereof, whether issued from the unissued capital, increase in capital stock, treasury stock any securities convertible into stock of the Corporation. Any such shares may at any time be issued, sold or disposed of by the Corporation pursuant to the resolution of the Board of Directors, to such persons and upon such terms as the Board of Directors may deem proper, without first offering such shares to existing shareholders.

EIGHTH: That at least 25% of the authorized capital stock has been subscribed and at least 25% of the total subscription has been paid as follows:

Name	Nationality	No. of Shares Subscribed	Amount Subscribed (Php)	Amount Paid-up (Php)
MCE Holdings No. 2 (Philippines) Corporation	BVI	8,309,995	8,309,995.00	8,309,995.00
Frances Marie T. Yuyucheng TIN: 161-211-692	Filipino	1	1.00	1.00
Bertrand Hans B. Cagayan TIN: 152-022-237	Filipino	1	1.00	1.00
Rena Rico-Pamfilo TIN: 209-631-089	Filipino	1	1.00	1.00
Cristina Collantes-Garcia TIN: 199-116-923	Filipino	1	1.00	1.00
Maria Tara A. Mercado TIN: 401-141-426	Filipino	1	1.00	1.00
Total		8,310,000	8,310,000.00	8,310,000.00

NINTH: That Maria Tara A. Mercado has been elected by the subscribers as treasurer of the Corporation to act as such until his/her successor is duly elected and qualified in accordance with the By-Laws; and that as such Treasurer, he/she has been authorized to receive for and in the name and for the benefit of the Corporation, all subscriptions paid in by the subscribers.

IN WITNESS WHEREOF, we have set our hands this 22nd day of August 2012 at Makati, Philippines.

[Sgd.]

Frances Marie T. Yuyucheng

TIN: 161-211-692

[Sgd.]

Bertrand Hans B. Cagayan

TIN: 152-022-237

[Sgd.]

Rena Rico-Pamfilo

TIN: 209-631-089

[Sgd.]

Cristina Collantes-Garcia

TIN: 199-116-923

[Sgd.]

Maria Tara A. Mercado

TIN: 401-141-426

SIGNED IN THE PRESENCE OF:

ACKNOWLEDGMENT

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

BEFORE ME, a Notary Public in and for the City of Makati, this 24th day of August 2012, personally appeared the following, who are satisfactorily proven to me their identity:

Name	Identification Nos.	Validity/Place of Issuance
Frances Marie T. Yuyucheng	PP# XX1409743	16 June 2013/Manila
Bertrand Hans B. Cagayan	PP# EB2037651	6 March 2016/Manila
Rena Rico-Pamfilo	PP#XX0549375	17 Feb 2013/Manila
Cristina Collantes-Garcia	PP# EB490044	25 March 2017/Manila
Maria Tara A. Mercado	PP# EB0753544	12 Aug 2015/Manila

that they are the same persons who executed and voluntarily signed the foregoing Articles of Incorporation which they acknowledged before me as their free and voluntary act and deed.

WITNESS MY HAND AND SEAL, this 24th day of August 2012 in the City of Makati.

[Sgd.]
Atty. Rafael Antonio P. Meer
Commission No. M-307
Notary Public for Makati City
Until December 31, 2012
21st Flr., Philamlife Tower
8767 Paseo de Roxas, Makati City
Roll No. 56712
PTR No. 3174417/01-02-2012/Makati
IBP No. 869529/01-03-2012/Makati

Doc. No. 165; Page No. 034; Book No. II; Series of 2012.



REPUBLIC OF THE PHILIPPINES SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA, Greenhills City of Mandaluyong, Metro Manila

Company Reg. No. CS201215883

OF AMENDED BY-LAWS

KNOW ALL MEN BY THESE PRESENTS:

This is to certify that the Amended By-Laws of

MCE LEISURE (PHILIPPINES) CORPORATION doing business under the name and style of City of Dreams Manila and COD Manila

copy annexed, adopted on December 04, 2015 by the Board of Directors pursuant to the authority duly delegated to it by the stockholders owning at least two-thirds of the outstanding capital stock on May 19, 2014, certified by a majority of the Board of Directors and countersigned by the Secretary of the Corporation, was approved by the Commission on this date, pursuant to the provisions of Section 48 of the Corporation Code of the Philippines, Batas Pambansa Blg. 68, approved on May 1, 1980 and attached to the other papers pertaining to said corporation.

IN WITNESS WHEREOF, I have set my hand and caused the seal of this Commission to be affixed to this Certificate at Mandaluyong City, Metro Manila, Philippines, this 7th the day of March, Twenty Sixteen.



FERDINAND B. SALES

Director

Company Registration and Monitoring Department

AMENDED

BY-LAWS

OF

MCE LEISURE (PHILIPPINES) CORPORATION doing business under the name and style of City of Dreams Manila and COD Manila

(Formerly: MCE LEISURE (PHILIPPINES) CORPORATION doing business under the name and style of City of Dreams Manila)

ARTICLE I SUBSCRIPTION, ISSUANCE AND TRANSFER OF SHARES

Section 1. Subscriptions – Subscribers to the capital stock of the corporation shall pay the value of the stock in accordance with the terms and conditions prescribed by the Board of Directors. Unpaid subscriptions shall not earn interest unless determined by the Board of Directors.

Section 2. Certificate – The stockholder shall be entitled to one or more certificates for fully paid stock subscription in his name in the books of the corporation. The certificates shall contain the matters required by law and the Articles of Incorporation. They shall be in such form and design as may be determined by the Board of Directors and numbered consecutively. The certificate shall be signed by the President, countersigned by the Secretary or Assistant Secretary, and sealed with the corporate seal.

Section 3. Transfer of Shares – Subject to the restrictions, terms and conditions contained in the Articles of Incorporation, shares may be transferred, sold, assigned or pledged by delivery of the certificates duly indorsed by the stockholder, his attorney-in-fact, or other legally authorized person. The transfer shall be valid and binding on the corporation only upon record thereof in the books of the corporation. The Secretary shall cancel the stock certificates and issue new certificates to the transferee.

No share of stock against which the Corporation holds unpaid claim shall be transferable in the books of the Corporation.

All certificates surrendered for transfer shall be stamped "Cancelled" on the face thereof, together with the date of cancellation, and attached to the corresponding stub with the certificate book.

Section 4. Lost Certificates – In case any stock certificate is lost, stolen, or destroyed, a new certificate may be issued in lieu thereof in accordance with the procedure prescribed under Section 73 of the Corporation Code.

ARTICLE II

MEETINGS OF STOCKHOLDERS

- Section 1. Annual / Regular Meetings The annual / regular meetings of stockholders shall be held at the principal office on the Third Monday of May of each year, if a legal holiday, then on the day following. (As amended on 19 May 2014)
- Section 2. Special Meeting The special meetings of stockholders, for any purpose or purposes, may at any time be called by any of the following: (a) Board of Directors, at its own instance, or at the written request of stockholders representing a majority of the outstanding capital stock, (b) President.
- Section 3. Place of Meeting Stockholders meetings, whether regular or special, shall be held in the principal office of the corporation or at any place designated by the Board of Directors in the city or municipality where the principal office of the corporation is located.
- **Section 4.** Notice of Meeting Notices for regular or special meetings of stockholders may be sent by the Secretary by personal delivery or by mail or electronic mail at least one (1) day prior to the date of the meeting to each stockholder of record at his last known address, unless otherwise waived. The notice shall state the place, date and hour of the meeting, and the purpose or purposes for which the meeting is called.

When the meeting of stockholders is adjourned to another time or place, it shall not be necessary to give any notice of the adjourned meeting if the time and place to which the meeting is adjourned are announced at the meeting at which the adjournment is taken. At the reconvened meeting, any business may be transacted that might have been transacted on the original date of the meeting.

- Section 5. Quorum Unless otherwise provided by law, in all regular or special meeting of stockholders, a majority of the outstanding capital stock must be present or represented in order to constitute a quorum. If no quorum is constituted, the meeting shall be adjourned until the requisite amount of stock shall be present.
- Section 6. Conduct of Meeting Meeting of the stockholders shall be presided over by the President, or in his absence, by a chairman to be chosen by the stockholders. The Secretary, shall act as Secretary of every meetings, but if not present, the chairman of the meeting shall appoint a secretary of the meeting.
- Section 7. Manner of Voting At all meetings of stockholders, a stockholder may vote in person or by proxy. Unless otherwise provided in the proxy, it shall be valid only for the meeting at which it has been presented to the Secretary. All proxies must be in the hands of the Secretary before the time set for the meeting. Proxies filed with the Secretary may be revoked by the stockholders either in an instrument in writing duly presented and recorded with the Secretary, prior to a scheduled meeting or by their personal presence at the meeting.

Section 8. Closing of Transfer Books or Fixing of Record Date – For the purpose of determining the stockholders entitled to notice of, or to vote at, any meeting of stockholders or any adjournment thereof or to receive payment of any dividend, the Board of Directors may provide that the stock and transfer books be closed for a period to be determined by the Board of Directors, but not to exceed, in any case, twenty (20) days.

ARTICLE III BOARD OF DIRECTORS

- Section 1. Powers of the Board Unless otherwise provided by law, the corporate powers of the corporation shall be exercised, all business conducted and all property of the corporation controlled and held by the Board of Directors to be elected by and from among the stockholders. Without prejudice to such powers as may be granted by law, the Board of Directors shall also have the following powers:
 - a.) From time to time, to make and change rules and regulations not inconsistent with these By-Laws for the management of the corporation's business and affairs;
 - b.) To purchase, receive, take or otherwise acquire for and in the name of the corporation, any and all properties, rights, or privileges, including securities and bonds of other corporations, for such consideration and upon such terms and conditions as the Board may deem proper or convenient;
 - c.) To invest the funds of the corporation in other corporations or for purposes other than those for which the corporation was organized, subject to such stockholders' approval as may be required by law;
 - d.) To incur such indebtedness as the Board may deem necessary, to issue evidence of indebtedness including without limitation, notes, deeds of trust, bonds, debentures, or securities, subject to such stockholders' approval as may be required by law, to give guarantees and provide security to third parties, and/or pledge, mortgage, or otherwise encumber all or part of the properties of the corporation;
 - e.) To establish pension, retirement, bonus, or other types of incentives or compensation plans for the employees, including officers and directors of the corporation;
 - f.) To prosecute, maintain, defend, compromise or abandon any lawsuit in which the corporation or its officer are either plaintiffs or defendants in connection with the business of the corporation;
 - g.) To delegate, from time to time, any of the powers of the Board which may lawfully be delegated in the course of the current business of the corporation to any standing or special committee or to any officer or agent and to appoint any person to be agent of the corporation with such powers and upon such terms as may be deemed fit;

- h.) To implement these By-Laws and to act on any matter not covered by these By-Laws, provided such matter does not require the approval or consent of the stockholders under the Corporation Code.
- Section 2. Election and Term The Board of Directors shall be elected during each regular meeting of stockholders and shall hold office for one (1) year and until their successors are elected and qualified.
- Section 3. Vacancies Any vacancy occurring in the Board of Directors other than by removal by the stockholders or by expiration of term, may be filled by the vote of at least a majority of the remaining directors, if still constituting a quorum; otherwise, the vacancy must be filled by the stockholders at a regular or at any special meeting of stockholders called for the purpose. A director so elected to fill a vacancy shall be elected only for the unexpired term of his predecessor in office.

The vacancy resulting from the removal of a director by the stockholders in the manner provided by law may be filled by election at the same meeting of stockholders without further notice, or at any regular or at any special meeting of stockholders called for the purpose, after giving notice as prescribed in these By-Laws.

- Section 4. Meetings Regular meetings of the Board of Directors shall be held at least once a year on such dates and at places as may be called by the Chairman of the Board, or upon the request of a majority of the Directors.
- Section 5. Notice Notice of the regular or special meeting of the Board, specifying the date, time and place of the meeting, shall be communicated by the Secretary to each director personally, or by telephone, telegram, email, or by written message. A director may waive this requirement, either expressly or impliedly.
- **Section 6.** Quorum A majority of the number of directors as fixed in the Articles of Incorporation shall constitute a quorum for the transaction of corporate business and every decision of at least a majority of the directors present at a meeting at which there is a quorum shall be valid as a corporate act, except for the election of officers which shall require the vote of a majority of all the members of the Board.
- Section 7. Conduct of the Meetings Meetings of the Board of Directors shall be presided over by the Chairman of the Board, or in his absence, by any other director chosen by the Board. The Secretary, shall act as secretary of every meeting, if not present, the Chairman of the meeting, shall appoint a secretary of the meeting.

Any director may attend meetings of the Board of Directors through teleconferencing or videoconferencing (i.e. conferences or meetings through electronic medium or telecommunications where participants who are not physically present are located at different local or international places). For such purpose, the following guidelines shall be observed in conducting meetings via teleconferencing or videoconferencing:

- a) The secretary of the meeting shall assume the following responsibilities:
 - (i) to safeguard the integrity of the meeting via teleconferencing or videoconferencing;

- (ii) to find good teleconferencing or videoconferencing equipment and facilities;
- (iii) to record the proceedings and prepare the minutes of the meeting;
- (iv) to store for safekeeping and mark the tape recording(s) and/or other electronic recording mechanism as part of the records of the Corporation.
- b) The Secretary shall send out the notices of the meeting to all directors in accordance with the manner of giving notice as stated in these By-Laws. The notice shall include the following:
 - (i) Inquiry on whether the director will attend physically or through teleconferencing or videoconferencing;
 - (ii) Contact number(s) of the Secretary and office staff whom the director may call to notify and state whether he shall be physically present or attend through teleconferencing or videoconferencing;
 - (iii) Agenda of the meeting;
 - (iv) All documents to be discussed in the meeting, including attachments, shall be numbered and duly marked by the Secretary in such a way that all the directors, physically or electronically present, can easily follow, refer to the documents and participate in the meeting.
- c) If the director chooses to attend the meeting via teleconferencing or videoconferencing, he shall give notice of at least two (2) days prior to the scheduled meeting to the Secretary. This notice requirement may be waived, either expressly or impliedly. The Secretary shall be informed of the concerned director's contact number(s). In the same way, the Secretary shall inform the director concerned of the contact number(s) he will call to join the meeting. The Secretary shall keep the records of the details, and on the date of the scheduled meeting, confirm and note such details as part of the minutes of the meeting. In the absence of arrangements made pursuant to these By-Laws, it is presumed that the director will physically attend the scheduled meeting of the Board of Directors.
- (d) At the start of the scheduled meeting, a roll call shall be made by the Secretary. Every director and participant shall state, for the record, the following:
 - (i) Full Name;
 - (ii) Location;
 - (iii) For those attending through teleconferencing or videoconferencing, he shall:
 - (1) confirm that he can completely and clearly hear the others who can clearly hear him at the end of the line;

- (2) state whether he has received the agenda and all the materials for the meeting;
- (3) specify the type of electronic or telecommunications device being used at his end.

Thereafter, the Secretary shall confirm and note the contact numbers being used by the directors and participants not physically present. After the roll call, the Secretary may certify the existence of a quorum.

(e) During the course of the meeting where attendance is made through teleconferencing or videoconferencing, all participants shall identify themselves for the record, before speaking and must clearly hear and/or see each other in the course of the meeting. If a person fails to identify himself, the Secretary shall quickly state the identity of the last speaker. If the person speaking is not physically present and the Secretary is not certain of the identity of the speaker, the Secretary must inquire to elicit a confirmation or correction.

If a motion is objected to and there is a need to vote and divide the Board, the Secretary shall call the roll and note the vote of each director who should identify himself.

If a statement of a director or participant who is attending the meeting via teleconferencing or videoconferencing is interrupted or garbled, the Secretary shall request for a repeat reiteration, and if need be, the Secretary shall repeat what he heard the director or participant was saying for confirmation or correction.

(f) The Secretary shall require all the directors who attended the meeting, whether personally or through teleconferencing or videoconferencing, to sign the minutes of the meeting to dispel all doubts on matters taken up during the meeting.

ARTICLE IV OFFICERS

Section 1. Election / Appointment. – Immediately after their election, the Board of Directors shall formally organize by electing, the President, Chairman of the Board of Directors, the Property President / Chief Operating Officer, the Treasurer and the Secretary at said meeting. (As amended on 19 May 2014, and further amended on 4 December 2015)

The Board may, from time to time, appoint such other officers as it may determine to be necessary or proper. Any two (2) or more positions may be held concurrently by the same person, except that no one shall act as President and Treasurer or Secretary at the same time.

Section 2. President – The President shall supervise and implement the general policy direction of the Corporation as determined by the Board of Directors, and shall preside over meetings of the Board in the absence of the Chairman. (As amended on 08 October 2013)

Section 3. <u>Property President / Chief Operating Officer - The Property President / Chief Operating Officer ("COO")</u> shall exercise executive functions and supervision of the

day to day administration, management and operations of the Corporation. The <u>Property President / COO shall have the following powers and duties:</u>

- a.) To have direct and active management of the business and operations of the Corporation, conducting the same according to the orders of the Board of Directors and according to his own sound discretion whenever the same is not expressly limited by such orders, resolutions and instructions;
- b.) To exercise general supervision and control over all the officers and employees of the Corporation, and suspend or remove employees and other subordinate personnel of the Corporation, prescribe their duties, fix their salaries and wages, and, when necessary, require guaranties or bonds in such amounts as he may determine to secure the faithful discharge by said employees of their official duties, subject to the provisions on the Delegation of Authority policy of the Corporation;
- c.) To assign and execute on behalf of the Corporation all contracts and agreements which it may enter into, including deeds of purchase and sale, instruments of mortgage and pledge, overdraft agreements, letters of credit, trust receipts, promissory notes, guaranty undertakings and all other banking and commercial papers for the extension of loans or credit facilities by or to the Corporation, subject to the provisions on the Delegation of Authority policy of the Corporation;
- d.) To represent the Corporation at all judicial and administrative proceedings affecting its business;
- e.) To exercise such other powers and perform such other duties as the Board of Directors may from time to time fix or delegate.

(As amended on 8 October 2013, and further amended on 4 December 2015)

- **Section 4.** Chairman of the Board of Directors The Chairman of the Board shall have the following powers and duties:
 - a.) To preside at all meetings of the stockholders and of the Board of Directors;
 - b.) To submit an annual report of the operations of the Corporation to the Board of Directors and to the stockholders at the annual meeting at such other times as the Board of Directors may request; and
 - c.) To exercise such other powers and perform such other duties as the Board of Directors may from time to time fix or delegate.

(As amended on 19 May 2014)

Section 5. The Secretary – The Secretary must be a resident and a citizen of the Philippines. He/she shall have the following specific powers and duties:

- a.) To record the minutes and transactions of all meetings of the directors and the stockholders and to maintain minute books of such meetings in the form and manner required by law;
- b.) To keep record books showing the details required by law with respect to the stock certificates of the corporation, including ledgers and transfer books showing all shares of the corporation subscribed, issued and transferred;
- c.) To keep the corporate seal and affix it to all papers and documents requiring a seal, and to attest by his signature all corporate documents requiring the same;
- d.) To attend to the giving and serving of all notices of the corporation required by law or these By-Laws to be given;
- e.) To certify to such corporate acts, countersign corporate documents or certificates, and make reports or statements as may be required of him by law or by government rules and regulations;
- f.) To act as inspector at the election of directors and, as such, to determine the number of shares of stock outstanding and entitled to vote, the shares of stock represented at the meeting, the existence of a quorum, the validity and effect of proxies, and to receive votes, ballots or consents, hear and determine questions in connection with the right to vote, count and tabulate all votes, determine the result, and do such acts as are proper to conduct the election;
- g.) To perform such other duties as are incident to his office or as may be assigned to him by the Board of Directors or the President.

Section 6. The Treasurer – The Treasurer of the corporation shall have the following duties:

- a.) To keep full and accurate accounts of receipts and disbursements in the books of the corporation;
- b.) To have custody of, and be responsible for, all the funds, securities and bonds of the corporation;
- c.) To deposit in the name and to the credit of the corporation, in such bank as may be designated from time to time by the Board of Directors, all the moneys, funds, securities, bonds, and similar valuable effects belonging to the corporation which may come under his control;
- d.) To render an annual statements showing the financial condition of the corporation and such other financial reports as the Board of Directors, or the President may, from time to time require;

- e.) To prepare such financial reports, statements, certifications and other documents which may, from time to time, be required by government rules and regulations and to submit the same to the proper government agencies;
- f.) To exercise such powers and perform such duties and functions as may be assigned to him by the President.
- Section 7. Term of Office The term of office of all officers shall be one (1) year and until their successors are duly elected and qualified.
- Section 8. Vacancies If any position of the officers becomes vacant by reason of death, resignation, disqualification or for any other cause, the Board of Directors, by majority vote may elect a successor who shall hold office for the unexpired term.

ARTICLE V OFFICES

Section 1. The principal office of the corporation shall be located at the place stated in Article III of the Articles of Incorporation. The corporation may have such other branch offices, either within or outside the Philippines as the Board of Directors may designate.

ARTICLE VI AUDIT OF BOOKS, FISCAL YEAR AND DIVIDENDS

- **Section 1.** External Auditor At the regular stockholders' meeting, the external auditor of the corporation for the ensuing year shall be appointed. The external auditor shall examine, verify and report on the earnings and expenses of the corporation.
- Section 2. Fiscal Year The fiscal year of the corporation shall begin on the first day of January and end on the last day of December of each year.
- Section 3. Dividends Dividends shall be declared and paid out of the unrestricted retained earnings which shall be payable in cash, property, or stock to all stockholders on the basis of outstanding stock held by them, as often and at such times as the Board of Directors may determine and in accordance with law.

ARTICLE VII SEAL

Section 1. Form and Inscriptions – The corporate seal shall be determined by the Board of Directors.

ARTICLE VIII AMENDMENTS

Section 1. These By-Laws may be amended or repealed by the affirmative vote of at least a majority of the Board of Directors and the stockholders representing a majority of the outstanding capital stock at any stockholders' meeting called for that purpose. The Board of Directors has, in accordance with law, been delegated the authority to amend, modify, repeal these By-Laws or adopt new By-Laws by the owners of two-thirds (2/3) of the subscribed

capital stock of the Corporation; provided, however, that any such delegation of powers to the Board of Directors to amend, repeal or adopt new By-Laws may be revoked only by the vote of stockholders representing a majority of the outstanding capital stock at a regular or special meeting. (As amended on 19 May 2014)

IN WITNESS WHEREOF, we, the undersigned stockholders, have adopted the foregoing By-Laws and hereunto affixed our signatures this 22nd day of August 2012 at Makati City, Philippines.

(Sgd.)

Frances Marie T. Yuyucheng

TIN: 161-211-692

(Sgd.)

Jomini C. Nazareno

TIN: 227-369-048

(Sgd.)

Rena Rico-Pamfilo

TIN: 209-631-089

(Sgd.)

Cristina Collantes-Garcia

TIN: 199-116-923

(Sgd.)

Maria Tara A. Mercado

TIN: 401-141-426



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SECURITIES AND EXCHANGE COMMISSION

SECBuilding, EDSA, Greenhills, Mandaluyong City, Metro Manila, Philippines Tel: (632) 726-0931 to 39 Fax: (632) 725-5293 Email: mis@sec.gov.ph

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11 January 2016

SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA Greenhills, Mandaluyong City

Attention:

Justina F. Callangan

Acting Director, Corporate Governance and Finance Department

Vicente Graciano P. Felizmenio, Jr.

Director, Markets and Securities Regulation Department

Re:

Updated Consolidated Annual Corporate Governance Report

Gentlemen:

We submit the Updated Consolidated Annual Corporate Governance Report of Melco Crown (Philippines) Resorts Corporation for 2015.

Very truly yours,

MELCO CROWN (PHILIPPINES) RESORTS CORPORATION

By:

MARISSÀ T. ACADEMIA

Compliance Officer and Corporate Secretary

SECURITIES AND EXCHANGE COMMISSION

SEC FORM - ACGR

ANNUAL CORPORATE GOVERNANCE REPORT

- 1. Report is filed for the period: January 1, 2013 to December 31, 2015¹
- Exact name of Registrant as Specified in its Charter:
 Melco Crown (Philippines) Resorts Corporation doing business under the name and style of Melco Crown Philippines

	Meleo Crown (i miippines)	Mesoris C	JUI P C	Jianon donig business under	the hanne and style of Me
	Crown Philippines				
3.	Address of principal office:			Postal Code:	
	Asean Avenue corner Rox Brgy. Tambo, Parañaque C	-	ard	<u>1701</u>	
4.	SEC Identification Number:	<u>58648</u>	5.	Industry Classification Code:	(SEC Use Only)
6.	BIR Tax Identification No.: 0	00-410-840	0-000		

- 7. Issuer's telephone number, including area code: c/o (02) **866-9888**
- 8. Former name, former address, and former fiscal year, if changed since last report:

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¹ The Company published a full Corporate Governance Report for 2012 in accordance with SEC Memorandum Circular No. 5, Series of 2013 on June 28, 2013, covering the period from December 19, 2012 (the date *Melco Crown Entertainment Limited, through its wholly-owned indirect subsidiaries, MCE (Philippines) Investments Limited and MCE (Philippines) Investments No.2 Corporation completed the acquisition of the Company) until June 21, 2013. The Company also published an updated Corporate Governance Report for 2013 on May 23, 2014, covering the period from the last submission until May 19, 2014, pursuant to the requirements of SEC Memorandum Circular No. 1, Series of 2014. The present document provides the update of the Company's 2012, 2013 and 2014 Annual Corporate Governance Reports, indicating changes that occurred since the previous filings until December 31, 2015. The Company's 2012, 2013 and 2014 Annual Corporate Governance Reports are available on-line as PDF files at http://www.melco-crown-philippines.com under the Corporate Governance/Annual Corporate Governance Reports section.*

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A. BOARD MATTERS

1) Board of Directors

Number of Directors per Articles of Incorporation	Nine (9)
Actual number of Directors from December 19,	Nine (9)
2012 to June 21, 2013	
Actual number of Directors from June 21, 2013 to	Nine (9)
present	, ,

(a) Composition of the Board

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013 for the directors of Melco Crown (Philippines) Resorts Corporation (the "Company" or "MCP") from December 19, 2012 to February 20, 2013.

Please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014 for the directors of the Company from February 20, 2013 to March 13, 2014, from March 13, 2014 to April 11, 2014 and from April 11, 2014 to May 19, 2014.

Please refer to the Company's Annual Corporate Governance Report filed on January 9, 2015 for the directors of the Company from May 19, 2014 to May 18, 2015.

From May 18, 2015 to the present, the following are the directors of the Company:

Director's Name	Type (Executive (ED), Non- Executive (NED) or Independent Director (ID))	If nominee, identity of the principal	Nominator in the last election, (if ID, state the relationship with the nominator)	Date first elected	Date last elected (if ID, state the number of years served as ID)	Elected when (Annual/Special Meeting)	No. of Months served as director since first elected
Clarence Yuk Man Chung	ED	MCE (Philippines) Investments Limited	MCE (Philippines) Investments Limited	December 19, 2012	May 18, 2015	Annual Meeting of the Stockholders	Three (3) years and twenty four (24) days
William Todd Nisbet	NED	MCE (Philippines) Investments Limited	MCE (Philippines) Investments Limited	December 19, 2012	May 18, 2015	Annual Meeting of the Stockholders	Three (3) years and twenty four (24) days
Jose F. Buenaventura	NED	N/A	MCE (Philippines) Investments No.2 Corporation	February 20, 2013	May 18, 2015	Annual Meeting of the Stockholders	Two (2) years, ten (10) months and twenty three (23) days
J.Y. Teo Kean Yin	NED	MCE (Philippines) Investments No.2 Corporation	MCE (Philippines) Investments No.2 Corporation	March 13, 2014	May 18, 2015*	Annual Meeting of the Stockholders	One (1) year, nine (9) months and thirty (30) days
Frances Marie T.	NED	MCE (Philippines)	MCE (Philippines)	May 18, 2015	May 18, 2015**	Organizational Meeting of the	Seven (7) months

Director's Name	Type (Executive (ED), Non- Executive (NED) or Independent Director (ID))	If nominee, identity of the principal	Nominator in the last election, (if ID, state the relationship with the nominator)	Date first elected	Date last elected (if ID, state the number of years served as ID)	Elected when (Annual/Special Meeting)	No. of Months served as director since first elected
Yuyucheng		Investments No.2 Corporation	Investments No.2 Corporation			Board of Directors	and twenty five (25) days
James Andrew Charles MacKenzie	ID	N/A	Clarence Yuk Man Chung There is no relationship between Mr. Chung and Mr. MacKenzie	December 19, 2012	May 18, 2015 (Three (3) years and twelve (12) days)	Annual Meeting of the Stockholders	Three (3) years and twenty four (24) days
Alec Yiu Wa Tsui	ID	N/A	Clarence Yuk Man Chung There is no relationship between Mr. Chung and Mr. Tsui	December 19, 2012	May 18, 2015 (Three (3) years and twelve (12) days)	Annual Meeting of the Stockholders	Three (3) years and twenty four (24) days
Maria Marcelina O. Cruzana	NED	MCE (Philippines) Investments No.2 Corporation	MCE (Philippines) Investments No.2 Corporation	March 13, 2014	May 18, 2015	Annual Meeting of the Stockholders	One (1) year, nine (9) months and thirty (30) days
Liberty A. Sambua	NED	MCE (Philippines) Investments No.2 Corporation	MCE (Philippines) Investments No.2 Corporation	March 13, 2014	May 18, 2015	Annual Meeting of the Stockholders	One (1) year, nine (9) months and thirty (30) days
Johann M. Albano	NED	MCE (Philippines) Investments No.2 Corporation	MCE (Philippines) Investments No.2 Corporation	April 11, 2014	May 18, 2015	Annual Meeting of the Stockholders	One (1) year, nine (9) months and one (1) day

^{*} Ms. J.Y. Teo Kean Yin resigned as a member of the Board of Directors on May 18, 2015 after she was elected during the Annual Stockholders' Meeting

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

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^{**} Ms. Frances T. Yuyucheng was elected as a member of the Board of Directors on May 18, 2015 to replace Ms. J.Y. Teo Kean Yin.

⁽b) Provide a brief summary of the corporate governance policy that the board of directors has adopted. Please (emphasize) the policy/ies relative to the treatment of all shareholders, respect for the rights of minority shareholders and of other stakeholders, disclosure duties, and board responsibilities.

(c) Directorship in Other Companies

(i) Directorship in the Company's Group²

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013 for the directorship within the Group of the Company's directors from December 19, 2012 to February 20, 2013.

Please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014 for the directorship within the Group of the Company's directors from February 20, 2013 to March 13, 2014.

Please refer to the Company's Annual Corporate Governance Report filed on January 9, 2015 for the directorship within the Group of the Company's directors from March 13, 2014 to May 18, 2015.

From May 18, 2015 to the present, the following of the Company's directors also hold the office of director in other companies within its Group:

Director's Name	Corporate Name of the Group Company	Type of Directorship (Executive, Non-Executive, Independent)
	MCE Holdings (Philippines) Corporation	ED
Clarence Yuk Man Chung	MCE Holdings No. 2 (Philippines) Corporation	ED
Clarence Tuk Warr Chung	MCE Leisure (Philippines) Corporation	ED
	MCE (Philippines) Investments No.2 Corporation	ED
	MCE Holdings (Philippines) Corporation	NED
William Todd Nisbet	MCE Holdings No. 2 (Philippines) Corporation	NED
	MCE Leisure (Philippines) Corporation	NED
	MCE (Philippines) Investments No.2 Corporation	NED
	MCE (Philippines) Investments No.2 Corporation	NED
Frances Marie T. Yuyucheng	MCE Holdings (Philippines) Corporation	NED
	MCE Holdings No. 2 (Philippines) Corporation	NED
	MCE Leisure (Philippines) Corporation	NED

² The Group is composed of the parent, subsidiaries, associates and joint ventures of the company (SEC Memorandum Circular No. 5, series of 2013). Also, the companies listed are Group companies in the Philippines. Certain directors are also directors in other companies outside the Philippines but within the Group.

	MCE (Philippines) Investments No.2 Corporation	NED
Maria Marcelina O. Cruzana	MCE Holdings (Philippines) Corporation	NED
iviaria iviarcellila O. Gruzaria	MCE Holdings No. 2 (Philippines) Corporation	NED
	MCE Leisure (Philippines) Corporation	NED
	MCE (Philippines) Investments No.2 Corporation	NED
Liberty A. Sambua	MCE Holdings (Philippines) Corporation	NED
Liberty A. Sambua	MCE Holdings No. 2 (Philippines) Corporation	NED
	MCE Leisure (Philippines) Corporation	NED

(ii) Directorship in Other Listed Companies

The following of the Company's directors also hold the office of director in other Listed Companies³:

Director's Name	Name of Listed Company	Type of Directorship (Executive, Non-Executive, Independent)
Jose F. Buenaventura	BDO Unibank, Inc.	ID
	Cebu Air, Inc.	NED

(iii) Relationship within the Company and its Group

Provide details, as and if applicable, of any relation among the members of the Board of Directors, which links them to significant shareholders in the company and/or in its group:

N/A

(iv) Has the company set a limit on the number of board seats in other companies (publicly listed, ordinary, and companies with secondary license) that an individual director or CEO may hold simultaneously? In particular, is the limit of five board seats in other publicly listed companies imposed and observed?

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

(d) Shareholding in the Company

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013 for the shareholdings of the directors of the Company from December 19, 2012 to February 20, 2013.

Please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014 for the shareholdings of the directors of the Company from February 20, 2013 to March 13, 2014, from March 13, 2014 to April 11, 2014, and from April 11, 2014 to May 19, 2014.

Please refer to the Company's Annual Corporate Governance Report filed on January 9, 2015 for the shareholdings of the directors of the Company from May 19, 2014 to May 18, 2015.

³ Listed companies in the Philippines only. Certain directors are directors in other listed companies outside the Philippines.

The following are the directors of the Company from May 18, 2015 to the present who hold shares of the Company as of the date of this Report:

Name of Director	Number of Direct shares	Number of Indirect shares/ Through (name of record owner)	% of Capital Stock
Clarence Yuk Man Chung	3,692,924	100	0.07% (nominal)
Jose F. Buenaventura	28,125	N/A	0.00% (nominal)
Johann M. Albano	56,160	3,000	0.00% (nominal)
Frances Marie T. Yuyucheng	N/A	100	0.00% (nominal)
Maria Marcelina O. Cruzana	8,848	100	0.00% (nominal)
Liberty A. Sambua	11,232	100	0.00% (nominal)
William Todd Nisbet	2,735,996	100	0.05% (nominal)
James Andrew Charles MacKenzie	785,188	N/A	0.01% (nominal)
Alec Yiu Wa Tsui	785,188	N/A	0.01% (nominal)
TOTAL	8,103,661	3,500	0.14% (nominal)

2) Chairman and President

(a)	Do different persons assume the role of C	ha	irma	an of the Board of Directors ar	nd President?
	Yes No		✓		

Describe the checks and balances laid down to ensure that the Board gets the benefit of independent views.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

The Chairman and President of the Company is:

Chairman of the Board / President	Clarence Yuk Man Chung

(b) Roles, Accountabilities, and Deliverables

	Chairman	President	
Role	The Chairman is the Presiding Officer of all meetings of the Board and the stockholders.	<u> </u>	
Accountabilities	As Presiding Officer, the Chairman is accountable to the Board and the stockholders.	The President reports to the Board.	
Deliverables	Submit an annual report of the operations of the Company to the stockholders and the Board.	,	

3) Explain how the Board of Directors plan for the succession of the President and the top key management positions?

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

4) Other Executive, Non-Executive, and Independent Directors

Does the Company have a policy of ensuring diversity of experience and background of directors in the board? Please explain.

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In addition to the Company's Revised Manual of Corporate Governance which provides for the required composition of the Board (i.e., Executive, Non-Executive and Independent Directors to ensure that the Board is not dominated by members who are Company executives), the Company is also preparing a Board Diversity Policy to promote the attainment of wider diversity in its Board composition.

Does it ensure that at least one non-executive director has an experience in the sector or industry the Company belongs to? Please explain.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

Define and clarify the roles, accountabilities and deliverables of the Executive, Non-Executive and Independent Directors:

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

Provide the Company's definition of "independence" and describe the Company's compliance to the definition.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

Does the Company have a term limit of five consecutive years for independent directors? If after two years, the company wishes to bring back an independent director who had served for five years, does it limit the term for no more than four additional years? Please explain.

Per the Company's Manual on Corporate Governance dated 8 July 2014, an Independent Director can serve for five (5) consecutive years. Thereafter, the Independent Director may be re-elected for another five (5) consecutive years, provided that: (a) he has undergone a "cooling-off" period of two (2) years; and (b) during the "cooling-off" period, he has not engaged in any activity that would disqualify him under existing rules from being elected as an independent director in the same company.

- 5) Changes in the Board of Directors (Executive, Non-Executive, and Independent Directors)
 - (a) Resignation/Death/Removal

Indicate any changes in the composition of the Board of Directors that happened during the period:

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013 for changes in the composition of the Board of Directors from December 19, 2012 to March 12, 2014, and the Company's Annual Corporate Governance Report filed on January 9, 2015 for changes in the composition of the Board of Directors from March 13, 2014 to December 31, 2014.

The following are the changes in the composition of the Board of Directors for the year 2015:

Name	Position	Date of Cessation	Reason
J.Y Teo Kean Yin	Director	May 18, 2015	Resignation

(b) Selection/Appointment, Re-election, Disqualification, Removal, Reinstatement, and Suspension

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013. With respect to the criteria and qualifications for Independent Directors, the Company follows and adopts the requirements of SRC Rule 38.

Voting Result of the last Annual General Meeting:

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013 for the list of directors elected during the June 21, 2013 Annual Stockholders' Meeting and the Company's Annual Corporate Governance Report filed on May 23, 2014 for the list of directors elected during the May 19, 2014 Annual Stockholders' Meeting.

The following are the directors elected during the May 18, 2015 Annual Stockholders' Meeting:

Name of Director	Type of Director	Number of Votes Received	Percentage of Votes Received to Total Outstanding Capital Stock	Percentage of Votes Received to Shares Presented or Represented at the Meeting
Clarence Yuk Man Chung	ED	4,077,117,628	83%	94%
William Todd Nisbet	NED	4,065,803,428	82%	94%
Jose F. Buenaventura	NED	4,066,019,561	82%	94%
Johann M. Albano	NED	4,072,719,886	83%	94%
J.Y. Teo Kean Yin*	NED	4,293,025,121	87%	99%
Maria Marcelina O. Cruzana	NED	4,105,324,619	83%	95%
Liberty A. Sambua	NED	4,096,620,186	83%	95%
James Andrew Charles MacKenzie	ID	4,067,713,898	83%	94%
Alec Yiu Wa Tsui	ID	4,080,153,943	83%	94%

^{*} Ms. J.Y. Teo Kean Yin resigned as a member of the Board of Directors on May 18, 2015 after she was elected during the Annual Stockholders' Meeting, and was replaced by Ms. Frances Marie T. Yuyucheng.

- 6) Orientation and Education Program
 - (a) Disclose details of the Company's orientation program for new Directors, if any.

The Company has an induction program for new directors, which was patterned after the induction program of Melco Crown Entertainment Limited ("MCE"), the Company's ultimate parent company, and adopted to include applicable Philippine regulatory requirements. Part of the orientation program for new Directors include an induction training and a seminar and orientation on various Philippine laws applicable to the business to be conducted by the Company's external counsel. The Directors are also required to complete a seminar on corporate governance to be given by an accredited SEC training provider.

(b) State any in-house training and external courses attended by Directors and Senior Management for the past three (3) years:

In addition to the in-house training stated in the Company's Annual Corporate Governance Report filed on June 28, 2013, the Company arranged for corporate governance trainings held annually, conducted by SEC-accredited training providers for the members of its Board of Directors.

(c) Continuing education programs for directors: programs and seminars and roundtables attended during the year.

On 14 October 2014, the Directors and Officers of the Company attended a full/advanced Corporate Governance Training for the year 2014, conducted by the SyCip Gorres Velayo & Co. (SGV), an accredited SEC Corporate Governance training provider. On 30 October 2015, one of the Directors of the Company attended a Corporate Governance Training, conducted by the Risks, Opportunities, Assessment and Management (ROAM), Inc., an accredited SEC Corporate Governance training provider. On 4 December 2015, all Directors and Officers of the Company attended a training conducted by SGV and completed their advanced Corporate Governance training for the year 2015.

B. CODE OF BUSINESS CONDUCT & ETHICS

1) Discuss briefly the company's policies on the following business conduct or ethics affecting directors, senior management, and employees:

Please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014.

2) Has the code of ethics or conduct been disseminated to all directors, senior management and employees?

The Company's Code of Business Conduct and Ethics has been disseminated to the Directors, Executive Officers and key management personnel of the Company. The receipt of such Code has also been made part of the new employees' on-boarding and orientation process.

3) Discuss how the Company implements and monitors compliance with the code of ethics or conduct.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

- 4) Related Party Transactions
 - (a) Policies and Procedures

Describe the Company's policies and procedures for the review, approval or ratification, monitoring, and recording of related party transactions between and among the company and its parent, joint ventures, subsidiaries, associates, affiliates, substantial stockholders, officers, and directors, including their spouses, children, and dependent siblings, and parents, and of interlocking director relationships of members of the Board.

Please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014.

- (b) Conflict of Interest
 - (i) Directors/Officers and 5% or more Shareholders

Identify any actual or probable conflict of interest to which Directors/Officers/5% or more Shareholders may be involved.

There is no actual or probable conflict of interest among the Company's Directors, Executive Officers, or 5% or more Shareholders.

(ii) Mechanism

Describe the mechanism laid down to detect, determine, and resolve any possible conflict of interest between the Company and/or its Group and their Directors, Officers, and significant Shareholders.

The Company's mechanism on resolving possible conflict of interest situations are laid down in its Policy on Related Party Transaction as stated in Section B4 (a) above.

- 5) Family, Commercial, and Contractual Relations
 - (a) Indicate, if applicable, any relation of a family, commercial, contractual, or business nature that exists between the holders of significant equity (5% or more), to the extent that they are known to the Company:

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

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⁴ Family relationship up to the fourth civil degree either by consanguinity or affinity.

(b) Indicate, if applicable, any relation of a commercial, contractual, or business nature that exists between the holders of significant equity (5% or more) and the Company:

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

(c) Indicate any shareholder agreements that may impact on the control, ownership, and strategic direction of the Company:

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

6) Alternative Dispute Resolution

Describe the alternative dispute resolution system adopted by the Company for the last three (3) years in amicably settling conflicts or differences between the corporation and its stockholders, and the corporation and third parties, including regulatory authorities.

The Company provides shareholders an opportunity to raise possible issues during the annual stockholders' meeting. The Company will study whether a separate policy on alternative dispute resolution would be advisable. For third parties, the Company provides for alternative dispute resolutions in contractual stipulations.

C. BOARD MEETINGS & ATTENDANCE

1) Are Board of Directors' meetings scheduled before or at the beginning of the year?

Before the end of the current year, the Company schedules the meetings of its Board of Directors that will be held for the succeeding year.

2) Attendance of Directors

Please refer to the Company's Annual Corporate Governance Report filed on January 9, 2015 for the attendance of the members of the Board of Directors from January 1 to December 31, 2014.

The following shows the attendance of the members of the Board of Directors from January 1, 2015 to May 18, 2015 ("**Period 1**"):

Board	Name	Date of Election	No. of Meetings Held during the Period 1	No. of Meetings Attended	%
Chairman	Clarence Yuk Man Chung	December 19, 2012	2	2	100.00%
Member	William Todd Nisbet	December 19, 2012	2	2	100.00%
Member	Jose F. Buenaventura	February 20, 2013	2	1	50.00%
Member	Johann M. Albano	April 11, 2014	2	1	50.00%
Member	J.Y. Teo Kean Yin*	March 13, 2014	2	1	50.00%
Member	Frances Marie T. Yuyucheng	May 18, 2015	1	1	100.00%
Member	Maria Marcelina O. Cruzana	March 13, 2014	2	2	100.00%
Member	Liberty A. Sambua	March 13, 2014	2	2	100.00%
Independent	James Andrew Charles MacKenzie	December 19, 2012	2	2	100.00%
Independent	Alec Yiu Wa Tsui	December 19, 2012	2	2	100.00%

^{*}Date of Resignation - May 18, 2015

The following shows the attendance of the members of the Board of Directors from May 19, 2015 to December 31, 2015 ("Period 2"):

Board	Name	Date of Election	No. of Meetings Held during the Period 2	No. of Meetings Attended	%
Chairman	Clarence Yuk Man Chung	December 19, 2012	3	3	100.00%
Member	William Todd Nisbet	December 19, 2012	3	3	100.00%
Member	Jose F. Buenaventura	February 20, 2013	3	3	100.00%
Member	Johann M. Albano	April 11, 2014	3	3	100.00%
Member	Frances Marie T. Yuyucheng	May 18, 2015	3	1	33.33%
Member	Maria Marcelina O. Cruzana	March 13, 2014	3	3	100.00%
Member	Liberty A. Sambua	March 13, 2014	3	3	100.00%
Independent	James Andrew Charles MacKenzie	December 19, 2012	3	3	100.00%
Independent	Alec Yiu Wa Tsui	December 19, 2012	3	3	100.00%

3) Do Non-Executive Directors have a separate meeting during the year without the presence of any executive? If yes, how many times?

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

4) Is the minimum quorum requirement for Board decisions set at two-thirds of Board members? Please explain.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

5) Access to Information

(a) How many days in advance are board papers for Board of Directors meetings provided to the

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

(b) Do Board members have independent access to Management and the Corporate Secretary?

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

(c) State the policy of the role of the Company Secretary. Does such role include assisting the Chairman in preparing the board agenda, facilitating training of Directors, keeping Directors updated regarding any relevant statutory and regulatory changes, etc.?

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

(d) Is the Company secretary trained in legal, accountancy, or Company secretarial practices? Please explain should the answer be in the negative.

In accordance with the Company's Manual of Corporate Governance, the newly-appointed Corporate Secretary is a lawyer authorized to practice law in the Philippines.

(e) Committee Procedures

Disclose whether there is a procedure that Directors can avail of to enable them to get information necessary to be able to prepare in advance for the meetings of different committees:

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

6) External Advice

Indicate whether or not a procedure exists whereby directors can receive external advice and, if so, provide details:

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

7) Change/s in existing policies

Indicate, if applicable, any change/s introduced by the Board of Directors (during its most recent term) on existing policies that may have an effect on the business of the Company and the reason/s for the change:

The Company altogether issued and adopted new policies based on the existing policies of MCE, its ultimate parent company, to harmonize the policies of the Company with the policies of MCE, as amended for compliance with relevant local regulations. These policies include: (1) Disclosure Controls and Procedures, (2) Guidelines for Corporate Communications and Continuous Disclosure, (3) Document Retention Policy, (4) Information Technology Acceptable Use Policy, (5) Shareholders Communications Policy, (6) Policy on Related Party Transactions, (7) Policy for the Prevention of Insider Trading, and (8) Procedures for Handling Complaints and Whistleblowing.

The Company conducted an annual review of its Corporate Governance Policies for 2014. As a result of such review, the Company's Policies were amended (i) based on updates and inputs from Management and (ii) to reflect the changes made to the Corporate Governance Policies of MCE. The Policies that were amended as a result of the 2014 annual review include the (1) Disclosure Controls and Procedures, (2) Guidelines for Corporate Communications and Continuous Disclosure, and (3) Policy on Related Party Transactions. Other Corporate Governance documents, namely, the Code of Business Conduct and Ethics, Ethical Business Practices Program and Guidelines and Standards for the Approval of Related Party Transactions, were also revised as a result of the annual review.

As a result of the de-listing of the shares of MCE, the Company's ultimate parent company, in the Stock Exchange of Hong Kong Limited, the following Corporate Governance Policies and other Corporate Governance documents were amended: (1) Policy for the Prevention of Insider Trading, (2) Procedures for Handling Complaints and Whistleblowing, (3) Guidelines for Corporate Communications and Continuous Disclosure, and (4) Code of Business Conduct and Ethics.

An annual review of the Corporate Governance Policies and documents was also conducted for 2015. As a result of such review, the following Corporate Governance Policies and other Corporate Governance documents were amended: (1) Policy for the Prevention of Insider Trading, (2) Disclosure Controls and Procedures, (3) Shareholders Communications Policy, (4) Guidelines for Corporate Communications and Continuous Disclosure, (4) Code of Business Conduct and Ethics, and (5) Ethical Business Practices Program.

The amendments and revisions made to these Corporate Governance Policies and documents are administrative in nature and do not affect the business of the Corporation.

D. REMUNERATION MATTERS

1) Remuneration Process

Disclose the process used for determining the remuneration of the President and the four (4) most highly compensated management officers:

Please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014.

- 2) Remuneration Policy and Structure for Executive and Non-Executive Directors
 - (a) Disclose the Company's policy on remuneration and the structure of its compensation package. Explain how the compensation of Executive and Non-Executive Directors is calculated.

As of this date, the current Directors have not yet received any remuneration from the Company. Further, and as mentioned, the Company has developed the charter of the Compensation Committee to determine the compensation of the Officers.

	Remuneration Policy	Structure of Compensation Packages	How Compensation is Calculated
Executive Directors	The levels of remuneration should be sufficient to be able to attract and retain the services of qualified and competent directors. The remuneration of executive directors is structured based on corporate and individual performance. A director is prohibited from participating with the Board in deciding his own remuneration.	N/A	N/A
Non-Executive Directors	The levels of remuneration should be sufficient to be able to attract and retain the services of qualified and competent directors. A director is prohibited from participating with the Board in deciding his own remuneration.	N/A	N/A

(b) Do stockholders have the opportunity to approve the decision on total remuneration (fees, allowances, benefits in-kind, and other emoluments) of Board of Directors? Provide details for the last three (3) years.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013. The Company did not pay any compensation to the current directors for the period from December 19, 2012 to December 31, 2015.

3) Aggregate Remuneration

Complete the following table on the aggregate remuneration accrued during the most recent year:

The Directors of the Company have not yet received any compensation for the year ended December 31, 2013, 2014 and 2015.

4) Stock Rights, Options, and Warrants

(a) Board of Directors

Complete the following table, on the members of the Company's Board of Directors who own or are entitled to stock rights, options or warrants over the Company's shares:

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013, May 23, 2014 and January 9, 2015 for the status of the Company's stock options, rights and warrants for the previous years.

The Company did not have warrants outstanding as of December 31, 2015.

The Company granted Restricted Shares to the members of the Board of Directors, in addition to the Share Options. Both Restricted Shares and Share Options are subject to vesting periods.

The Share Options granted to the members of the Board of Directors under the Company's Share Incentive Plan (the "SIP"), which vested or were exercisable as of December 31, 2015, are disclosed in the table below:

Director's Name	Number of Direct Option / Rights / Warrants	Number of Indirect Option / Rights / Warrants	Number of Equivalent Shares	Total % from Capital Stock
Clarence Yuk Man Chung	6,936,568	N/A	6,936,568	0.12%
William Todd Nisbet	5,202,426	N/A	5,202,426	0.09%
James Andrew Charles MacKenzie	1,300,606	N/A	1,300,606	0.02%
Alec Yiu Wa Tsui	1,300,606	N/A	1,300,606	0.02%

(b) Amendments of Incentive Programs

Indicate any amendments and discontinuation of any incentive programs introduced, including the criteria used in the creation of the program. Disclose whether these are subject to approval during the Annual Stockholders' Meeting:

Incentive Program	Amendments	Date of Stockholders' Approval
Share Incentive Plan	Removal of references to the Stock	May 18, 2015
	Exchange of Hong Kong Limited and	
	the requirements of the Hong Kong	
	Listing Rules	

5) Remuneration of Management

Identify the five (5) members of management who are not, at the same time, executive Directors and indicate the total remuneration received during the financial year:

For the year ended 31 December 2013, the total remuneration received by the Company's Directors, Officers and key management personnel was P139,271,000. For the year ended 31 December 2014, the total remuneration received by the Company's Directors, Officers and key management personnel was P286,700,000 whereas for the year ended December 31, 2015, total remuneration received by the Company's Directors, Officers and key management personnel will be reported and disclosed in the Company's 2015 Annual Report.

E. BOARD COMMITTEES

1) Number of Members, Functions and Responsibilities

Provide details on the number of members of each committee, its functions, key responsibilities and the power/authority delegated to it by the Board:

Please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014 for the Board Committees' functions, key responsibilities and power/authority as delegated by the Board and set out within the Charters for those Committees. There were no major amendments to functions, key responsibilities and powers previously reported.

2) Committee Members

(a) Supervisory Committee

There were no changes to the members of the Supervisory Committee, and all members have full attendance at all Supervisory Committee Meetings held in 2014 and 2015. The Supervisory Committee held four (4) meetings for 2014 and three (3) meetings for 2015.

(b) Audit Committee

There were no changes to the members of the Audit Committee, and all members have full attendance at all Audit Committee Meetings held in 2013. The Audit Committee held eight (8) meetings for 2013.

For 2014, there were likewise no changes to the members of the Audit Committee, and all members have full attendance at all Audit Committee Meetings held in 2014. The Audit Committee held fourteen (14) meetings for 2014.

For 2015, there were likewise no changes to the members of the Audit Committee, and all members have full attendance at all Audit Committee Meetings held in 2015. The Audit Committee held eleven (11) meetings for 2015.

Disclose the profile or qualifications of the Audit Committee members.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013 and May 23, 2014.

For the profile of the other Audit Committee members, please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

Describe the Audit Committee's responsibility relative to the external auditor.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

(c) Nominating and Corporate Governance Committee

There were no changes to the members of the Nominating and Corporate Governance Committee, and all members have full attendance at all Committee Meetings held in 2013. The Nominating and Corporate Governance Committee held two (2) meetings for 2013.

There were no changes to the members of the Nominating and Corporate Governance Committee, and all members have full attendance at all Committee Meetings held in 2014. The Nominating and Corporate Governance Committee held two (2) meetings for 2014.

For 2015, there were likewise no changes to the members of the Nominating and Corporate Governance Committee, and all members have full attendance at all Committee Meetings held in 2015. The Nominating and Corporate Governance Committee held two (2) meetings for 2015.

(d) Compensation Committee

There were no changes to the members of the Compensation Committee, and all members had full attendance at all Committee Meetings held in, 2013. The Compensation Committee held nine (9) meetings for 2013.

During the Organizational Meeting held on May 19, 2014, Mr. James Andrew Charles MacKenzie was appointed as an additional member of the Compensation Committee.

Aside from the above, there were no other changes to the members of the Compensation Committee, and all members had full attendance at all Committee Meetings held in 2014. The Compensation Committee held two (2) meetings for 2014.

For 2015, there were likewise no changes to the members of the Compensation Committee, and all members had full attendance at all Committee Meetings held in 2015. The Compensation Committee held three (3) meetings for 2015.

(e) Others (Specify)

The Company has no other Committees other than those mentioned above.

3) Changes in Committee Members

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

4) Work Done and Issues Addressed

Describe the work done by each committee and the significant issues addressed during the year.

Name of Committee	Work Done (during the year 2013, 2014 and 2015)	Issues Addressed
Supervisory	Met to consider and approve certain matters delegated by the Board.	Handled routine matters in the ordinary course.
Audit	 Reviewed and recommended to Board the 2013, 2014 and 2015 Audited Financial Statements of the Corporation for inclusion within annual report filing; Reviewed and approved the Quarterly Unaudited Financial Statements for the quarters ended December 31, 2012, March 31, 2013, June 30, 2013, September 30, 2013, December 31, 2013, March 31, 2014, June 30, 2014 and September 30, 2014, December 31, 2015, September 30, 2015 and December 31, 2015; Reviewed and approved the engagement letters of independent auditor for audit and non-audit services, the nature and scope these services, their reporting obligations, work plan and independence; Reviewed the auditor's performance and recommendation to the Board for re-appointment of the auditor; 	Routine matters handled in the ordinary course.

Name of Committee	Work Done (during the year 2013, 2014 and 2015)	Issues Addressed
	 Reviewed the internal control and risk management systems of the Group, after discussion with management, internal audit department and independent auditors and review of the reports associated with the ultimate parent program for compliance with section 404 of the Sarbanes-Oxley Act of 2002 and internal audit plan; Reviewed internal audit updates; Reviewed and approved internal audit work plan for the following year; Reviewed and approval of certain related party transactions carried out during the year; and Reviewed the staffing and resources of the Company's Group's internal audit and finance departments. 	
Nominating and Corporate Governance	 Reviewed the qualifications of the nominees to the Board of Directors (including the independent directors) and prepared a final list of candidates for election as members of the Board; and Reviewed the Corporate Governance Policies of the Company. 	Handled routine matters in the ordinary course.
Compensation	 Met to deliberate on and approve equity based incentive awards and the compensations of the COO; and Reviewed the Share Incentive Plan of the Company. 	Handled routine matters in the ordinary course.

5) Committee Program

Provide a list of programs that each committee plans to undertake to address relevant issues in the improvement or enforcement of effective governance for the coming year.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

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F. RISK MANAGEMENT SYSTEM

- 1) Disclose the following:
 - (a) Overall risk management philosophy of the Company;

The Company has implemented risk management and compliance processes and procedures.

A risk assessment and mitigation report is formally presented by Management to the Audit Committee on a quarterly basis, addressing external and internal strategic risks across marketing and selling to customers, delivering services to customers, compliance, financial management, human resources, information technology, and managing external relationships.

(b) A statement that the Directors have reviewed the effectiveness of the risk management system and commenting on the adequacy thereof;

See response to Section F.1(a) above.

(c) Period covered by the review;

See response to Section F.1(a) above.

(d) How often the risk management system is reviewed and the directors' criteria for assessing its effectiveness; and

See response to Section F.1(a) above.

(e) Where no review was conducted during the year, an explanation why not.

See response to Section F.1(a) above.

- 2) Risk Policy
 - (a) Company

Give a general description of the Company's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

See response to Section F.1 above. Refer also to the Company's 2014 Annual Report filed on Form 17A on April 10, 2015 on pages 12 – 23 for a discussion on significant risks impacting the Company.

(b) Group

Give a general description of the Group's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

See response to Section F.1 above. Refer also to the Company's 2014 Annual Report filed on Form 17A on April 10, 2015 on pages 12 – 23 for a discussion on significant risks impacting the Company.

(c) Minority Shareholders

Indicate the principal risk of the exercise of controlling shareholders' voting power.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

3) Control System Set Up

(a) Company

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the Company:

Please refer to Section G.1 below.

(b) Group

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the Company:

Please refer to Section G.1 below.

(c) Committee

Identify the committee or any other body of corporate governance in charge of laying down and supervising these control mechanisms, and give details of its functions:

The Audit Committee has the responsibility to monitor and evaluate the adequacy and effectiveness of the Company's internal control system, including the financial reporting and information technology security. Further, Internal Audit and Financial Compliance team will conduct periodic checks on these control mechanisms.

G. INTERNAL AUDIT AND CONTROL

1) Internal Control System

Disclose the following information pertaining to the internal control system of the Company:

(a) Explain how the internal control system is defined for the Company;

The internal control system of the Company is based on MCE's internal control system, which has been updated to reflect the relevant Philippine laws, rules and regulations, and the MCP Group's activities in the Philippines.

Reviews of the effectiveness of the internal control system of the Company have been conducted for the past years. The review covered material controls, including financial, operational, and compliance controls and risk management functions, and the adequacy of resources, qualifications, and experience of the staff of the Company's accounting and financial reporting function, and their trainings, programs and budget. The review also took into consideration the reports and recommendation received from the Audit Committee, given its role in providing oversight of the internal control and risk management system.

(b) A statement that the Directors have reviewed the effectiveness of the internal control system and whether they consider them effective and adequate;

The review conducted did not reveal any material weakness or significant control deficiency for the year ended December 31, 2013. Another review was conducted as of May 5, 2014 and no material weakness or significant control deficiency was noted for the covered period.

(c) Period covered by the review;

January 1 to December 31, 2015.

(d) How often internal controls are reviewed and the Directors' criteria for assessing the effectiveness of the internal control system; and

Please refer to Section G.1 (a) above.

(e) Where no review was conducted during the year, an explanation why not.

Please refer to Section G.1 (a) above.

- 2) Internal Audit
 - (a) Role, Scope, and Internal Audit Function

Give a general description of the role, scope of internal audit work, and other details of the internal audit function.

Please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014.

(b) Do the appointment and/or removal of the Internal Auditor or the accounting /auditing firm or corporation to which the internal audit function is outsourced require the approval of the audit committee?

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

(c) Discuss the internal auditor's reporting relationship with the Audit Committee. Does the internal auditor have direct and unfettered access to the Board of Directors and the Audit Committee and to all records, properties, and personnel?

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

(d) Resignation, Re-assignment, and Reasons

Disclose any resignation/s or re-assignment of the internal audit staff (including those employed by the third-party auditing firm) and the reason/s for them.

There were no resignations during the covered period.

(e) Progress against Plans, Issues, Findings, and Examination Trends

State the internal audit's progress against plans, significant issues, significant findings, and examination trends.

Please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014.

(f) Audit Control Policies and Procedures

Disclose all internal audit controls, policies, and procedures that have been established by the Company and the result of an assessment as to whether the established controls, policies, and procedures have been implemented under the column "Implementation."

Please refer to Section G.1 (a) above.

(g) Mechanism and Safeguards

State the mechanism established by the Company to safeguard the independence of the auditors, financial analysts, investment banks and rating agencies (example, restrictions on trading in the Company's shares and imposition of internal approval procedures for these transactions, limitation on the non-audit services that an external auditor may provide to the Company):

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

(h) State the officers (preferably the Chairman and the President) who will have to attest to the Company's full compliance with the SEC Code of Corporate Governance. Such confirmation must state that all directors, officers, and employees of the Company have been given proper instruction on their respective duties as mandated by the Code and that internal mechanisms are in place to ensure that compliance.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

H. ROLE OF STAKEHOLDERS

1) Disclose the Company's policy and activities relative to the following:

	Policy	Activities
Customers' welfare	The Company is still in the process	
	of creating its own policies and	
	activities regarding this matter.	
Supplier/contractor selection	Due diligence and accreditation	
practice	process to check, among others,	
	non-commission of any forms of	
	corruption and possible related	
	party connection.	
Environmentally friendly value-chain	The Company is still in the process	
	of creating its own policies and	
	activities regarding this matter.	
Community interaction	The Company is still in the process	
	of creating its own policies and	
	activities regarding this matter.	
Anti-corruption programmes and	Zero tolerance for bribery and	
procedures	corruption. The Company and its	
	shareholders, directors, officers,	
	employees, as well as the	
	Company's agents, distributors,	
	contractors, business collaborators,	
	service providers, vendors,	
	suppliers, consultants, advisors and	
	so on are prohibited from offering, promising, making or authorizing a	
	payment to an Official, if the	
	payment is made "corruptly" and for	
	the purpose of obtaining or retaining	
	business or to secure an improper	
	advantage.	
Safeguarding creditors' rights	The Company is still in the process	
	of creating its own policies and	
	activities regarding this matter.	
	addivided regarding tine matter.	

2) Does the Company have a separate corporate responsibility (CR) report/section or sustainability report/section?

The Company has designed its Annual Project Plan for corporate responsibility. The Company currently follows MCE's philosophy. It intends to undertake corporate social responsibility initiatives in communities that the Company operates in. Some potential matters that may be addressed may include issues faced by or related to women and/or youth in the specific communities, education and responsible gaming, depending on the circumstances of the relevant community.

- 3) Performance-enhancing mechanisms for employee participation.
 - (a) What are the Company's policy for its employees' safety, health, and welfare?

The Company is still in the process of creating its own policies on employee safety, health and welfare. The Company currently follows MCE's philosophy to create a safe and healthy working environment that complies with applicable laws. The Company shall follow regulatory guidelines or codes of occupational safety and health. Occupational safety and health is directly correlated with efficiency, consistency, and quality of work given to employees. The Company shall strive to become the benchmark for occupational safety and health in the casino resort and hospitality industry.

(b) Show data relating to health, safety and welfare of its employees.

Refer to response in Section H.3(a) above.

(c) State the Company's training and development programmes for its employees. Show the data.

The Company has designed and developed its training and development programs for its employees based on MCE's philosophy and the requirements of local laws and regulations. Currently, the training programs of the Company consist of the basic know-how and introduction to the industry in which the Company belongs such as general company orientation and orientation on responsible gaming, as well as more specific trainings such as supervisory and management training programs.

(d) State the Company's reward/compensation policy that accounts for the performance of the Company beyond short-term financial measures

It is the policy of the Company to benchmark its compensation system at par with the casino resort and hospitality industry in order to attract and retain the best talents. The Company shall compensate and reward its employees in accordance with law, internal equity, best practices, and in consideration of employee's work performance and the Company's business performance.

4) What are the Company's procedures for handling complaints by employees concerning illegal (including corruption) and unethical behaviour? Explain how employees are protected from retaliation.

Under the Company's Policy and Procedures for Handling Complaints and Whistleblowing, below is the procedure for handling complaints:

- a. Written complaints may be submitted to the Human Resources Officer, in hard copy or via email. Complaints may also be submitted through a telephone hotline that will be received by a third-party contractor specifically engaged to provide the hotline services or by an internal person specifically designated to receive hotline calls. The complainant need not leave his/her name or other personal information.
- b. The complaint will be reviewed by the VP of internal audit who will thereafter direct the complaints to the relevant department heads for investigation. The results of investigation shall be reported to the Audit Committee and Corporate Governance Committee of the Company.

Complaints are promptly and thoroughly investigated to verify its accuracy and to ensure that no malicious or unfounded complaints or reports will be entertained. The Company takes seriously those filing complaints or reports knowing them to be untrue or unfounded.

In no event will there be any retaliation against anyone for reporting an activity that he or she in good faith believes to be a violation of any law, rule or regulation. Any supervisor or other employee intimidating or imposing sanctions on an employee for reporting a Complaint will be disciplined, which may include termination of employment. Employees who believe that they have been retaliated against by the Company, its employees, contractors, subcontractors or agents, for providing information to or assisting in an investigation or proceeding conducted by a governmental authority or a person with supervisory authority over the employee (or another employee who has the authority to investigate or terminate misconduct) in connection with conduct that the employee reasonably believes constitutes a violation of rule or law, may seek redress through governmental agencies.

I. DISCLOSURE AND TRANSPARENCY

1) Ownership Structure

(a) Holding 5% shareholding or more

The current shareholders owning 5% or more of the capital stock as of December 31, 2015 are:

Shareholder	Number of Shares	Percent	Beneficial Owner
MCE (Philippines)	3,900,177,096	69.11%	MCE (Philippines) Investments
Investments Limited			Limited
PCD Nominee	1,062,661,358	18.83%	Various Stockholders
Corporation (Non-			
Filipino)			
PCD Nominee	464,150,994	8.22%	Various Stockholders
Corporation (Filipino			
MCE (Philippines)	173,836,968	3.08%	MCE (Philippines) Investments
Investments No.2	·		Limited
Corporation			

For the current shareholders owning 5% or more of the capital stock as of December 31, 2013 and 2014, please refer to Company's Annual Corporate Governance Report filed on January 9, 2015.

Name of Senior Management	Number of Direct Shares	Number of Indirect Shares / Through (name of record owner)	% of Capital Stock
N/A	N/A	N/A	N/A

2) Does the 2013 Annual Report disclose the following:

Please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014.

Should the Annual Report not disclose any of the above, please indicate the reason for the nondisclosure.

3) External Auditor's fee

For the year ended December 31, 2013 and for the period from August 13, 2012 to December 31, 2012, the fees for audit work performed by SGV & Co. for the Company, please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014.

For the year ended December 31, 2014, the fees for audit work and other services performed by SGV & Co. for the Company and its subsidiaries were as follows:

	2014
In thousands of Philippine peso	
External audit fees and services	₽2,956
Other non-audit service fees	1,974
Tax fees	3,296
Out-of-pocket expenses	210

For the year ended December 31, 2015, the fees for audit work performed by SGV & Co. for the Company and its subsidiaries will be reported and disclosed in the Company's 2015 Annual Report.

4) Medium of Communication

List down the mode/s of communication that the Company is using for disseminating information.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

5) Date of release of audited financial report

The Company's consolidated audited financial statements for the year ended December 31, 2013 was filed with the SEC on April 14, 2014, along with the Company's 2013 Annual Report (SEC Form 17-A).

The Company's consolidated audited financial statements for the year ended December 31, 2014 was filed with the SEC on April 10, 2015, along with the Company's 2014 Annual Report (SEC Form 17-A).

6) Company Website

Does the Company have a website disclosing up-to-date information about the following?

Yes. www.melco-crown-philippines.com

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

7) Disclosure of RPT

Please refer to the Company's 2013 and 2014 Annual Reports (SEC Form 17-A) filed with the SEC on April 14, 2014 and April 10, 2015, respectively, for details of the related party transactions of the Company.

When RPTs are involved, what processes are in place to address them in the manner that will safeguard the interest of the Company and in particular of its minority shareholders and other stakeholders?

Please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014.

J. RIGHTS OF STOCKHOLDERS

- 1) Right to participate effectively in and vote in Annual/Special Stockholders' Meetings
 - (a) Quorum

Give details on the quorum required to convene the Annual/Special Stockholders' Meeting as set forth in its By-laws.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

(b) System Used to Approve Corporate Acts

Explain the system used to approve corporate acts.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

(c) Stockholders' Rights

List any Stockholders' Rights concerning Annual/Special Stockholders' Meeting that differ from those laid down in the Corporation Code.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

Dividends

The Company has not declared any dividends for 2013, 2014 and 2015.

- (d) Stockholders' Participation
 - (i) State, if any, the measures adopted to promote stockholder participation in the Annual/Special Stockholders' Meeting, including the procedure on how stockholders and other parties interested may communicate directly with the Chairman of the Board, individual directors or board committees. Include in the discussion the steps the Board has taken to solicit and understand the views of the stockholders as well as procedures for putting forward proposals at stockholders' meetings.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

- (ii) State the Company policy of asking shareholders to actively participate in corporate decisions regarding:
 - c. Amendments to the Company's constitution

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

d. Authorization of additional shares

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

e. Transfer of all or substantially all assets, which in effect results in the sale of the Company

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

- (iii) Does the Company observe a minimum of twenty-one (21) business days for giving out of notices to the Annual Stockholders' Meeting where items to be resolved by shareholders are taken up?
 - a. Date of sending out notices:

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

b. Date of the Annual/Special Stockholders' Meeting:

Under the By-Laws of the Company, the Annual Stockholders' Meeting is scheduled on the third Monday of May. For 2013, the Annual Stockholders' Meeting was held on June 21, 2013. Special Stockholders' Meetings were held on February 19, 2013 and again on October 8, 2013. The Company also held its Annual Stockholders' Meeting for the year 2014 on May 19, 2014 and for the year 2015 on May 18, 2015.

(iv) State, if any, questions and answers during the Annual/Special Stockholders' Meeting.

No questions were posed by the stockholders during the special stockholders' meetings held on February 19, 2013 and October 8, 2013, and during the annual stockholders' meetings held on June 21, 2013, May 19, 2014 and May 18, 2015.

(v) Result of Annual/Special Stockholders' Meeting's Resolutions

For the special stockholders' meeting held on February 19, 2013 and the annual stockholders' meeting held on June 21, 2013, please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

For the Special Stockholders' Meeting held on October 8, 2013 and the Annual Stockholders' Meeting held on May 19, 2014, please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014.

During the Annual Stockholders' Meeting held on May 18, 2015, the following resolutions were adopted:

Resolution	Percentage to total Outstanding Capital Stock		Percentage to Shares Present or Represented at the Meeting				
	Approving	Dissenting	Abstaining	Absent	Approving	Dissenting	Abstaining
Approval of the stockholders on the following:							
A. Audited Financial Statements of the Corporation for the year ended 31 December 2014;	88.00%	0.00%	0.00%	0.00%	99.00%	0.00%	0.00%
B. Amendment of the Third Article of the Amended Articles of Incorporation to correct the principal office address of the Corporation as follows:	88.00%	0.00%	0.00%	0.00%	99.00%	0.00%	0.00%
RESOLVED that, the stockholders of the Corporation approved and authorized the amendment of the Third Article of the Corporation's Amended Articles of Incorporation to state: THIRD. — That the place where the							

Resolution	Percentage to total Outstanding Capital Stock			al Stock	Percentage to Shares Present or Represented at the Meeting		
	Approving	Dissenting	Abstaining	Absent	Approving	Dissenting	Abstaining
principal office of the corporation is to be established or located is at the <u>Asean Avenue</u> cor. Roxas Boulevard, Brgy. Tambo, Paranaque City 1701.							
C. Amendment of the Share Incentive Plan of the Corporation, including removing references to Hong Kong laws and listing rules, adding clarifications and modifying and updating certain provisions, to be implemented upon the occurrence of the following events: (i) the effective date and time of the proposed voluntary withdrawal of the listing of the shares of Melco Crown Entertainment Limited on the Main Board of the Stock Exchange of Hong Kong Limited; (ii) the passing of the necessary resolutions by the directors and stockholders of the Corporation; and (iii) the Philippine Securities and Exchange Commission approving the amendments.	88.00%	0.00%	0.00%	0.00%	99.00%	0.00%	0.00%

(vi) Date of publishing of the result of the votes taken during the most recent Annual/Special Stockholders' Meeting and for all resolutions:

June 21, 2013, October 8, 2013, May 19, 2014 and May 18, 2015.

(e) Modifications

State, if any, the modifications made in the Annual/Special Stockholders' Meeting regulations during the most recent year and the reason for such modification:

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

- (f) Stockholders' Attendance
 - (i) Details of Attendance in the Annual/Special Stockholders' Meeting Held:

For details of the attendance during the special stockholders' meeting held on February 19, 2013 and the annual stockholders' meeting held on June 21, 2013, please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

MCP_ACGR_2015 31

For details of the attendance of the Directors and Officers during the special stockholders' meeting on October 8, 2013 and during the annual stockholders' meeting on May 19, 2014, please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014.

The following are the attendance of the Directors and Officers during the annual stockholders' meeting on May 18, 2015:

Type of Meeting	Names of Board members / Officers present (in person or proxy)	Date of Meeting	Voting Procedure (by poll, show of hands, etc.)	% of SH Attending in Person	% of SH in Proxy	Total % of SH attendance
Annual	Clarence Yuk Man Chung William Todd Nisbet Jose F. Buenaventura (proxy) J.Y. Teo Kean Yin (proxy) Maria Marcelina O. Cruzana Liberty A. Sambua James Andrew Charles MacKenzie Alec Yiu Wa Tsui Kevin Sim Marissa T. Academia Adrian Hsen Bin Au	May 18, 2015	Show of hands	0.00%	87.82%	87.83%

(ii) Does the Company appoint an independent party (inspectors) to count and/or validate the votes at the ASM/SSMs?

Yes, the Company's stock transfer agent validates the votes at the ASM/SSMs.

(iii) Do the Company's common shares carry one vote for one share? If not, disclose and give reasons for any divergence to this standard. Where the company has more than one class of shares, describe the voting rights attached to each class of shares.

Yes.

(g) Proxy Voting Policies

State the policies followed by the Company regarding proxy voting in the Annual/Special Stockholders' Meeting.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

(h) Sending of Notices

State the Company's policies and procedure on the sending of notices of Annual/Special Stockholders' Meeting.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

(i) Definitive Information Statements and Management Report

For details of the Definitive Information Statement and Management Report for 2013, please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

For details of the Definitive Information Statement and Management Report for the year 2014, please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014.

The details of the Definitive Information Statement and Management Report for the current year are as follows:

Number of Stockholders entitled to receive	434 stockholders
Definitive Information Statements and	
Management Report and Other Materials	
Date of Actual Distribution of Definitive	April 24, 2015
Information Statements and Management Report	
and Other Materials held by market	
participants/certain beneficial owners	
State whether CD format or hard copies were	CD Format
distributed	
If yes, indicate whether requesting stockholders	Yes, requesting stockholders were provided
were provided hard copies	hard copies.

For this year we submitted to SEC and PSE an Amended Definitive Information Statement ("Amended DIS"), which includes information on the Corporation's latest interim financial statements and attaching the unaudited consolidated financial statements as of March 31, 2015.

Copies of the Amended DIS were distributed to the stockholders on May 11, 2015.

(j) Does the Notice of Annual/Special Stockholders' Meeting include the following:

Each resolution to be taken up deals with only	Yes
one item.	
Profiles of directors (at least age, qualification,	Yes
date of first appointment, experience, and	
directorships in other listed companies)	
nominated for election/ re-election.	
The auditors to be appointed or re-appointed.	Yes
An explanation of the dividend policy, if any	Yes
dividend is to be declared.	
The amount payable for final dividends.	Yes
Documents required for proxy vote.	Yes

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

- 2) Treatment of Minority Stockholders
 - (a) State the Company's policies with respect to the treatment of minority stockholders.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

(b) Do minority stockholders have a right to nominate candidates for board of directors?

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

K. INVESTORS RELATIONS PROGRAM

1) Discuss the Company's external and internal communications policies and how frequently they are reviewed. Disclose who reviews and approves major company announcements. Identify the committee with this responsibility, if it has been assigned to a committee.

Please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014.

2) Describe the Company's investor relations program including its communications strategy to promote effective communication with its stockholders, other stakeholders and the public in general. Disclose the contact details (e.g. telephone, fax and email) of the officer responsible for investor relations.

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

3) What are the Company's rules and procedures governing the acquisition of corporate control in the capital markets, and extraordinary transactions such as mergers, and sales of substantial portions of corporate assets?

Please refer to the Company's Annual Corporate Governance Report filed on June 28, 2013.

Name of the independent party the board of directors of the Company appointed to evaluate the fairness of the transaction price.

Considering that no relevant transaction is in progress, the appointment of such independent party is not necessary.

L. CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

Discuss any initiative undertaken or proposed to be undertaken by the Company.

The Company, through its wholly-owned indirect subsidiary, has established a Foundation through which the social responsibility initiatives of the Company and its subsidiaries will be undertaken. One of these initiatives is the commitment made by the Company and its subsidiaries, through the Foundation, to help the victims of the typhoon Yolanda.

In November 2014, the Company, through its wholly-owned indirect subsidiary, has lined up a series of Corporate Social Responsibility initiatives, including an outreach program for orphans in Parañaque City's Bahay Aruga, a blood donation drive in coordination with the Philippine Red Cross, an art and educational activity for public elementary gradeschool students and a tree planting activity.

For the year 2015, the Company continued its outreach program for orphans in Parañaque City's Bahay Aruga. Upcoming activities include outreach programs for street children in Makati City's Virlanie Foundation and for the orphans and the elderlies at Manila's Hospicio de San Jose. It has likewise continued its blood donation drive in coordination with the Philippine Red Cross. As part of the Company's commitment to the environment, various business units and partners participated in the 30th International Coastal Cleanup 2015 in Parañaque City..

M. BOARD, DIRECTOR, COMMITTEE AND PRESIDENT APPRAISAL

Disclose the process followed and criteria used in assessing the annual performance of the board and its committees, individual director, and the President.

*Please refer to the Company's Annual Corporate Governance Report filed on May 23, 2014.

N. INTERNAL BREACHES AND SANCTIONS

Discuss the internal policies on sanctions imposed for any violation or breach of the corporate governance manual involving directors, officers, management and employees

The Company's Code of Discipline has been developed and disseminated to the employees. The Company is also studying the development of internal policies in case of any violation or breach of the Manual of Corporate Governance. It is expected that a progressive warning process will be followed. Serious breach may result in termination of employment.

Pursuant to the requirement of the Securities and Exchange Commission, this Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of Paranaque on 19 May 2014.

Clarence Yuk Man Chung Chairman of the Board / President

SUBSCRIBED AND SWORN to before me this 19^{th} day of May 2014 affiant exhibiting to me his Government Issued ID, as follows:

NAME	PASSPORT NO.	EXPIRATION DATE	PLACE OF ISSUE
Clarence Yuk Man Chung	KJ0196556	24 January 2023	People's Republic of China

Doc. No. <u>53</u>; Page No. <u>12</u>; Book No. <u>1</u>; Series of 2014. CYRIL PATRICK P. ACASIO

NOTARY PUBLIC Until December 31, 2014 Roll No. 54527

Roll No. 54527
PTR No. 10110215 / 01-24-14 / Parañaque City
IBP No. 952801 / 01-07-14 / Makati City
MCLE Compliance No. IV-0010778

Pursuant to the requirement of the Securities and Exchange Commission, this Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of Paranaque on 19 May 2014.

James Andrew Charles MacKenzie

Independent Director

SUBSCRIBED AND SWORN to before me this 19th day of May 2014 affiant exhibiting to me his Government Issued ID, as follows:

NAME	PASSPORT NO.	EXPIRATION DATE	PLACE OF ISSUE
James Andrew Charles MacKenzie	E3003501	8 December 2015	Australia

Doc. No. 17; Page No. 12; Book No. 1; Series of 2014. CYRIL PATRICK P. ACASIO

NOTARY PUBLIC Until December 31, 2014 Roll No. 54527

Roll No. 54527
PTR No. 10110215 / 01-24-14 / Parañaque City
IBP No. 952801 / 01-07-14 / Makati City
MCLE Compliance No. IV-0010778

Pursuant to the requirement of the Securities and Exchange Commission, this Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of Paranaque on 19 May 2014.

Alec Yiu Wa Tsui Independent Director

SUBSCRIBED AND SWORN to before me this 19th day of May 2014 affiant exhibiting to me his Government Issued ID, as follows:

NAME	PASSPORT NO.	EXPIRATION DATE	PLACE OF ISSUE
Alec Yiu Wa Tsui	761291113	2 November 2020	United Kingdom

Doc. No. 54 Page No. 12 Book No. Series of 2014. PATRICK P. ACASIO NOTARY PUBLIC

Until December 31, 2014
Roll No. 54527
PTR No. 10110215 / 01-24-14 / Parañaque City
IBP No. 952801 / 01-07-14 / Makati City
MCLE Compliance No. IV-0010778

Pursuant to the requirement of the Securities and Exchange Commission, this Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of Paranague on 19 May 2014.

Marissa T. Academia Compliance Officer

SUBSCRIBED AND SWORN to before me this 19th day of May 2014 affiant exhibiting to me his Government Issued ID, as follows:

NAME	PASSPORT NO.	EXPIRATION DATE	PLACE OF ISSUE
Marissa T. Academia	EB9104882	09 September 2018	DFA Manila

Doc. No. Jb Page No. Book No. Series of 2014.

VOTAKY PUBLIC
Until December 31, 2014
Roll No. 54527
PTR No. 10110215 / 01-24-14 / Parañaque City
IBP No. 952801 / 01-07-14 / Makati City
MCLE Compliance No. IV-0810778

CYRIL PATRICK P. ACASIO

NOTARY PUBLIC

SECRETARY'S CERTIFICATE

- I, MARISSA T. ACADEMIA, of legal age, Filipino, with business address at City of Dreams Manila, Asean Avenue cor. Roxas Boulevard, Brgy. Tambo, Parañaque City, after having been duly sworn in accordance with law, state that:
- 1. I am the Corporate Secretary of Melco Crown (Philippines) Resorts Corporation (the "Corporation"), a corporation duly organized and existing under the laws of the Republic of the Philippines, with principal place of business at Asean Avenue cor. Roxas Boulevard, Brgy. Tambo, Parañaque City 1701.
- 2. At the duly constituted Special Meeting of the Board of Directors held on 4 December 2015, at which meeting a quorum was present and acting throughout, the members of the Corporation's Board of Directors unanimously confirmed the authority of the President and Corporate Secretary to file the Consolidated Changes in the ACGR for 2015 with the Securities and Exchange Commission and the Philippine Stock Exchange.
- 3. I hereby certify that the following is an excerpt of the minutes of the above-mentioned Special Meeting:
 - "3. Consolidated Changes in the Annual Corporate Governance Report ("ACGR") for 2015 for Filing with the Philippine Securities and Exchange Commission (the "SEC") and the Philippine Stock Exchange ("PSE")

"The Board noted that the Consolidated Changes in the ACGR For 2015 would be submitted to, and approved by, the Corporation's President and Corporate Secretary, pursuant to MCP Resolution No. 2014-016 which delegated upon them the approval of future updates to the ACGR of the Corporation. The Board likewise noted that the Consolidated Changes in the ACGR for 2015 would be submitted to the Disclosure Committee and the Nominating and Corporate Governance Committee ("NCGC") for notation.

"Upon discussion, the Board confirmed the authority of the President and Corporate Secretary to file the Consolidated Changes in the ACGR for 2015 with the SEC and PSE."

- 4. This Secretary's Certificate is submitted in lieu of the notarized signature page of the Consolidated Changes in the ACGR for 2014 of the Corporation and pursuant to SEC Memorandum Circular Nos. 1 and 12, Series of 2014.
 - 5. This Certification was executed to attest to the truth of the foregoing.

IN WITNESS WHEREOF, I have hereunto set my hand this 11th day of January 2016 at Parañaque City.

MARISSA T. ACADEMIA
Corporate Secretary

SUBSCRIBED AND SWORN TO before me this 11th day of January 2016 by MARISSA T. ACADEMIA, who has satisfactorily proven to me her identity through her Passport No. EB9104882 issued at DFA, Manila valid until 9 September 2018, that she is the same person who personally signed before me the foregoing Secretary's Certificate and acknowledged that she executed the same.

Doc. No. 2
Page No. 2
Book No. 1
Series of 2016.

GUILLERMO B. BARROA II NOTARY PUBLIC

Until December 31, 2017 Notarial Commission No. 202-2016 Roll No. 58025

PTR No. 0508709/01-06-16/ Parañaque City IBP No. 1018517/01-06-16/Manila III MCLE Compliance No. V-0012320