COVER SHEET

for UNAUDITED QUARTERLY FINANCIAL STATEMENTS

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	Principal Office (No./Street/Barangay/City/Town)Province)																												
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				<u>N/</u>	<u>'A</u>								(6	32) 77	729-62	205								N	/A				
			No. a	of Stoo	ckhol	ders							A	nnual	Meet	ing								Fisca	l Yea	r			
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			Name	of Co	ntact l	Person	1	The	desigr	ated	cont	act pe		MUS7 ail Add		n Offi	cer of	the C		ation elepho		umbe	r/s	-		Mobi	ile Nuı	mber	
			Bria	n Gr	egor	ry Liu	I				brian.liu@cirtek.ph								(632) 7729-6205 N/A										

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

Contact Person's Address

116 East Main Ave., Phase V SEZ Laguna Technopark, Biñan Laguna

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.

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17(2)(b) THEREUNDER

1. For the quarterly period ended September 30, 2022	
Commission identification number <u>CS2011102137</u> 3. BIF	R Tax Identification No 007-979-726
4. Exact name of issuer as specified in its charter Cirtek Hold	ings Philippines Corporation
5. Province, country or other jurisdiction of incorporation or org	ganization: Philippines
6. Industry Classification Code: (SEC Use Or	nly)
116 <u>East Main Avenue</u>, <u>Phase V-SEZ Laguna Technopa</u>7. Address of issuer's principal office	rk, Binan Laguna 4024 Postal Code
8. Issuer's telephone number, including area code +63 2 7729	6206 +63 49 541 2317
9. Former name, former address and former fiscal year, if cha	inged since last report: n/a
10. Securities registered pursuant to Sections 8 and 12 of the	Code, or Sections 4 and 8 of the RSA
Title of each Class	Number of shares of common stock outstanding and amount of debt outstanding
Common Shares	668,505,825/ n/a
11. Are any or all of the securities listed on a Stock Exchange	9?
Yes [✓] No []	
If yes, state the name of such Stock Exchange and the cla	ass/es of securities listed therein:
Philippine Stock Exchange – Common Shares and Preference PDEX – Commercial Paper	red B2 Shares

12. Indicate by check mark whether the registrant:

(a) has filed all reports required to be filed by Section 17 of the Code and SRC Rule 17 thereunder or Sections 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 twelve (12) months (or for such shorter period the registrant was required to file such reports)

Yes [✓] No []

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

Yes [✓] No []

PART I--FINANCIAL INFORMATION

Item 1. Financial Statements.

Please see attached

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.

Please see attached

SIGNATURES

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

Issuer.:

Signature and Title

Emelita Cruzada

Chief Compliance Officer and Asst. Corporate Secretary

Date: November 18, 2022

Principal Financial/Accounting Officer/Controller

Signature and Title.

EVP & Chief Financial Officer

Date: November 18, 2022

CIRTEK HOLDINGS PHILIPPINES CORPORATION

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CIRTEK HOLDINGS PHILIPPINES CORPORATION AND SUBSIDIARIES INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(InUSDollars)

•	NOTES	September 30, 2022 (Unaudited)	December 31, 2021 (Audited)
ASSETS			
Current Assets			
Cash	4	33,493,064	71,415,234
Trade and other receivables - net	5	58,996,456	61,392,329
Due from related parties	18	188,029	191,570
Inventories - net	6	59,358,343	58,767,864
Other financial asset at amortized cost	8	-	19,862
Prepayment and other current assets	7	4,816,280	5,844,689
. ,		156,852,172	197,631,548
Non-current Assets			
Other financial asset at amortized cost	8	479,039	478,876
Property, plant and equipment - net	10	47,920,374	40,664,393
Intangible assets – net	11	103,047,452	93,779,952
Right-of-use asset – net	12	580,182	566,290
Deferred income tax assets - net		334,600	208,724
Other non-current assets	13	5,370,096	6,284,553
		157,731,743	141,982,788
TOTAL ASSETS		314,583,915	339,614,336
LIABILITIES AND STOCKHOLDERS' EQUITY			
Current Liabilities			
Trade and other payables	14	22,628,003	23,518,342
Short-term loans	15	19,869,548	41,460,364
Long-term debt – current portion	16	13,191,810	17,391,810
Due to related parties	18	595,742	626,327
Dividend payable		126,955	126,955
Lease liabilities – current portion	17	472,705	447,419
Income tax payable	.,	125,235	347,114
income tax payable		57,009,998	83,918,331
Non-current Liabilities		37,003,330	00,010,001
Long-term debt – net of current portion	16	32,836,942	32,836,942
Lease liabilities – net of current portion	17	279,096	144,003
Retirement benefit obligation	24	2,229,796	2,597,274
Deferred income tax liabilities – net	24	3,366,835	3,143,601
Deferred income tax habilities – het			
		38,712,669	38,721,820
TOTAL LIABILITIES		95,722,667	122,640,151
STOCKHOLDERS' EQUITY		44.500.00-	44.500.0
Common Stock	29	14,562,067	14,562,067
Preferred Stock	29	3,925,528	3,925,528
Additional Paid-in Capital	29	179,726,321	179,726,321
Stock Warrants	29	6,458,070	6,458,070
Equity Reserve	29	4,030,214	4,030,214
Other Comprehensive Loss	29	3,032,298	3,032,298
Retained Earnings	29	7,162,615	5,275,552
Parent Company shares held by a subsidiary	29	(35,865)	(35,865
TOTAL STOCKHOLDERS' EQUITY		218,861,248	216,974,185
TOTAL LIABILITIES AND STOCKHOLDERS' EQU	ITY	314,583,915	339,614,336

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

CIRTEKHOLDINGSPHILIPPINESCORPORATIONANDSUBSIDIARIES INTERIMCONSOLIDATEDSTATEMENTSOFCOMPREHENSIVEINCOME (InusDollars)

For the Nine Months Ended September 30 For the Three Months Ended September 30 NOTES 2022 2021 2022 2021 (Unaudited) (Unaudited) (Unaudited) (Unaudited) REVENUE FROM CONTRACTS CUSTOMERS 19 67,794,821 62,812,219 21,694,126 17,258,647 COST OF SALES 49,378,240 46,139,574 17,073,941 14,282,673 20 18,416,581 16,672,645 **GROSS PROFIT** 4,620,185 2,975,974 **OPERATING EXPENSES** 21 7,589,743 5,600,527 2,210,880 1,325,244 FINANCIAL EXPENSE (INCOME) 4.8 (55,381) (8.402)Finance income (23,734)(46,565)15,16 3,906,719 1,527,221 Finance costs 2,898,481 892,106 OTHER INCOME - net 25 857,850 1,097,561 824,517 (10,625)PROFIT BEFORE TAX 8,286,694 2,388,281 121,286 8,841,588 PROVISION FOR (BENEFIT FROM) **INCOME TAX** Current 296,548 339,585 102,033 44,031 Deferred (55,808)(167,426)296,548 **INCOME TAXES** 26 172,159 102,033 (11,777) **PROFIT** 8,545,040 8,114,535 2.286.248 133,063 OTHER COMPREHENSIVE INCOME ITEMS THAT WILL NOT BE RECLASSIFIED SUBSEQUENTLY TO PROFIT OR LOSS: Remeasurement - net TOTAL COMPREHENSIVE INCOME 8,545,040 8,114,535 2,286,248 133,063 Basic Earnings per Share 27 0.0028 0.0060 0.0002 (0.0028)

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

CIRTEKHOLDINGSPHILIPPINESCORPORATIONANDSUBSIDIARIESINTERIMC

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(In US Dollars)						Ex	- 16	he Six Month En	اد ماد	Cantambas 20	201	10 II leavedited)							
	72					ru	1 11	ne Six Monul Er		her Comprehen		25 1888 10							
	Note	Common St	ock	Preferred Stock		Stock Warrants		Additional Paids in Capital		Equity Reserve				Net Changes in Fair Value of Equity Investment at FVOCI		Retained Earnings	Parent Company shares held by a subsidiary		Total
Balance, December 31, 2021		\$ 14,562,	67 5	3,925,528	S	6,458,070	s	179,726,321	\$	4,030,214	s	3,032,298	s		S	5,275,552	s	(35,865) \$	216,974,185
Net Income Cash dividends declared	30-C-F															8,545,040 (6,657,977)	0	5%	8,545,040 6,657,977
Balances as of September 30, 2022		\$ 14,562,	067	3,925,528	S	6,458,070	\$	179,726,321	s	4,030,214	s	3,032,298	\$	舜(S	7,162,615	S	(35,865) \$	218,861,248
						For	the	e Nine Months E	nde	ed September 3	0, 20	021 (Unaudited)							
Balance, December 31, 2020		\$ 9,594,	321	3,032,140	S		s	120,053,514	\$	4,030,214	s	3,032,298	5	(1,667,000)	\$	28,144,471	S	(24,786,492) \$	141,433,466
Net Income																8,114,535			8,114,535
	30-C-F															(4,075,630)			(4,075,630
SRO Acquisition/Disposal of subsidiary of Parent Company's shares		4,967,74	6.0					22,354,859.0										831,237	27,322,605 831,237
Balances as of September 30, 2021		\$ 14,562,	067	3,032,140	S		s	142,408,373	\$	4,030,214	s	3,032,298	\$	(1,667,000)	S	32,183,376	S	(23,955,255) \$	173,626,213

See accompanying Notes to Interim Consolidated Financial Statements

CIRTEKHOLDINGSPHILIPPINESCORPORATIONANDSUBSIDIARIES INTERIMCONSOLIDATED STATEMENTSOFCASHFLOWS

(InUSDollars)

Finance costs Retirement benefit costs Net unrealized foreign exchange losses (gains) Finance income Loan forgiveness Disposal of property, plant and equipment Gain/(loss) on sale on disposal of shares - Note 30 Operating cash flows before changes in working capital Decrease (Increase) in operating assets: Trade and other receivables Inventories Other current assets Increase in trade and other payables Cash from (used in) operations	11, 12 5,16 24 25 4, 8 10	8,841,588 5,687,385 2,898,481 367,478 380,509 (55,381) - (187,634) - 17,932,426 2,395,873 (590,479) - (700,478) 19,037,343 55,381 (421,069) 18,671,655	8,286,694 5,488,962 3,906,719 186,371 117,841 (23,734) (748,700) (435,085) 4,367 16,783,435 (10,238,005) (11,242,538) (3,744,720) 5,561,498 (2,880,329) 23,734 (347,974)
Profit before tax Adjustments for: Depreciation and amortization Finance costs Retirement benefit costs Net unrealized foreign exchange losses (gains) Finance income Loan forgiveness Disposal of property, plant and equipment Gain/(loss) on sale on disposal of shares - Note 30 Operating cash flows before changes in working capital Decrease (Increase) in operating assets: Trade and other receivables Inventories Other current assets Increase in trade and other payables Cash from (used in) operations Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES	5,16 24 25 4,8 10	5,687,385 2,898,481 367,478 380,509 (55,381) - (187,634) - 17,932,426 2,395,873 (590,479) - (700,478) 19,037,343 55,381 (421,069)	5,488,962 3,906,719 186,371 117,841 (23,734) (748,700) (435,085) 4,367 16,783,435 (10,238,005) (11,242,538) (3,744,720) 5,561,498 (2,880,329) 23,734 (347,974)
Adjustments for: Depreciation and amortization Finance costs Retirement benefit costs Net unrealized foreign exchange losses (gains) Finance income Loan forgiveness Disposal of property, plant and equipment Gain/(loss) on sale on disposal of shares - Note 30 Operating cash flows before changes in working capital Decrease (Increase) in operating assets: Trade and other receivables Inventories Other current assets Increase in trade and other payables Cash from (used in) operations Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES	5,16 24 25 4,8 10	5,687,385 2,898,481 367,478 380,509 (55,381) - (187,634) - 17,932,426 2,395,873 (590,479) - (700,478) 19,037,343 55,381 (421,069)	5,488,962 3,906,719 186,371 117,841 (23,734) (748,700) (435,085) 4,367 16,783,435 (10,238,005) (11,242,538) (3,744,720) 5,561,498 (2,880,329) 23,734 (347,974)
Depreciation and amortization Finance costs Retirement benefit costs Net unrealized foreign exchange losses (gains) Finance income Loan forgiveness Disposal of property, plant and equipment Gain/(loss) on sale on disposal of shares - Note 30 Operating cash flows before changes in working capital Decrease (Increase) in operating assets: Trade and other receivables Inventories Other current assets Increase in trade and other payables Cash from (used in) operations Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES	5,16 24 25 4,8 10	2,898,481 367,478 380,509 (55,381) - (187,634) - 17,932,426 2,395,873 (590,479) - (700,478) 19,037,343 55,381 (421,069)	3,906,719 186,371 117,841 (23,734) (748,700) (435,085) 4,367 16,783,435 (10,238,005) (11,242,538) (3,744,720) 5,561,498 (2,880,329) 23,734 (347,974)
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Finance income Loan forgiveness Disposal of property, plant and equipment Gain/(loss) on sale on disposal of shares - Note 30 Operating cash flows before changes in working capital Decrease (Increase) in operating assets: Trade and other receivables Inventories Other current assets Increase in trade and other payables Cash from (used in) operations Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES	10	(55,381) - (187,634) - 17,932,426 2,395,873 (590,479) - (700,478) 19,037,343 55,381 (421,069)	(23,734) (748,700) (435,085) 4,367 16,783,435 (10,238,005) (11,242,538) (3,744,720) 5,561,498 (2,880,329) 23,734 (347,974)
Loan forgiveness Disposal of property, plant and equipment Gain/(loss) on sale on disposal of shares - Note 30 Operating cash flows before changes in working capital Decrease (Increase) in operating assets: Trade and other receivables Inventories Other current assets Increase in trade and other payables Cash from (used in) operations Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES	10	(187,634) - 17,932,426 2,395,873 (590,479) - (700,478) 19,037,343 55,381 (421,069)	(748,700) (435,085) 4,367 16,783,435 (10,238,005) (11,242,538) (3,744,720) 5,561,498 (2,880,329) 23,734 (347,974)
Disposal of property, plant and equipment Gain/(loss) on sale on disposal of shares - Note 30 Operating cash flows before changes in working capital Decrease (Increase) in operating assets: Trade and other receivables Inventories Other current assets Increase in trade and other payables Cash from (used in) operations Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES		17,932,426 2,395,873 (590,479) (700,478) 19,037,343 55,381 (421,069)	(435,085) 4,367 16,783,435 (10,238,005) (11,242,538) (3,744,720) 5,561,498 (2,880,329) 23,734 (347,974)
Gain/(loss) on sale on disposal of shares - Note 30 Operating cash flows before changes in working capital Decrease (Increase) in operating assets: Trade and other receivables Inventories Other current assets Increase in trade and other payables Cash from (used in) operations Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES		17,932,426 2,395,873 (590,479) (700,478) 19,037,343 55,381 (421,069)	4,367 16,783,435 (10,238,005) (11,242,538) (3,744,720) 5,561,498 (2,880,329) 23,734 (347,974)
Operating cash flows before changes in working capital Decrease (Increase) in operating assets: Trade and other receivables Inventories Other current assets Increase in trade and other payables Cash from (used in) operations Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES	4, 8	2,395,873 (590,479) - (700,478) 19,037,343 55,381 (421,069)	16,783,435 (10,238,005) (11,242,538) (3,744,720) 5,561,498 (2,880,329) 23,734 (347,974)
Decrease (Increase) in operating assets: Trade and other receivables Inventories Other current assets Increase in trade and other payables Cash from (used in) operations Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES	4, 8	2,395,873 (590,479) - (700,478) 19,037,343 55,381 (421,069)	(10,238,005) (11,242,538) (3,744,720) 5,561,498 (2,880,329) 23,734 (347,974)
Trade and other receivables Inventories Other current assets Increase in trade and other payables Cash from (used in) operations Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES	4, 8	(590,479) - (700,478) 19,037,343 55,381 (421,069)	(11,242,538) (3,744,720) 5,561,498 (2,880,329) 23,734 (347,974)
Inventories Other current assets Increase in trade and other payables Cash from (used in) operations Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES	4, 8	(590,479) - (700,478) 19,037,343 55,381 (421,069)	(11,242,538) (3,744,720) 5,561,498 (2,880,329) 23,734 (347,974)
Other current assets Increase in trade and other payables Cash from (used in) operations Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES	4, 8	(700,478) 19,037,343 55,381 (421,069)	(3,744,720) 5,561,498 (2,880,329) 23,734 (347,974)
Increase in trade and other payables Cash from (used in) operations Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES	4, 8	19,037,343 55,381 (421,069)	5,561,498 (2,880,329) 23,734 (347,974)
Cash from (used in) operations Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES	4, 8	19,037,343 55,381 (421,069)	(2,880,329) 23,734 (347,974)
Interest received Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES	4, 8	55,381 (421,069)	23,734 (347,974)
Income taxes paid Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES	4, 8	(421,069)	(347,974)
Net cash from (used in) operating activities CASH FLOWS FROM INVESTING ACTIVITIES			
CASH FLOWS FROM INVESTING ACTIVITIES		18,671,655	IO 004 F001
			(3,204,569)
Acquisitions of:			
•			
Property, plant and equipment	10	(11,132,263)	(5,021,213)
Product development costs	11	(9,841,441)	(1,650,366)
Lease liability at amortized cost Proceeds from matured bond investment			450.055
		-	456,055
Investment in Security bond		-	(478,849)
Proceeds from disposal of:	••	400.000	4 0 4 0 0 0 0
Property, plant and equipment Decrease (increase) in other noncurrent assets	10	188,260	4,640,906
		914,457	5,118,571
Net cash from (used in) investing activities		(19,870,987)	3,065,105
CASH FLOW FROM FINANCING ACTIVITIES Proceeds from:			
Proceeds from loans & CP reissuances		_	56,448,482
Issuance of stock with detachable warrants		0	27,322,605
Proceeds from sale by a subsidiary of Parent Company's shares		-	821,569
Payments of:			
Cash dividends	30	(6,657,977)	(4,075,630)
	5,16	(3,765,791)	(3,765,791)
Debt issuance costs Long-term loan	15	(4,200,000)	46,966 (6,100,000)
Short-term loan	15	(21,590,816)	(90,694,022)
Lease liability at amortized cost	17	160,379	(132,924)
Payment/Refund on deposit for future stock subscription		-	(189,107)
Net movement in amounts owed by and owed to related	18	(27,044)	5,851
Net cash from (used in) financing activities		(36,081,249)	(20,312,001)
EFFECTS OF FOREIGN EXCHANGE RATE IN CASH		(641,589)	144,967
NET DECREASE IN CASH AND CASH EQUIVALENTS		(37,922,170)	(20,306,500)
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR		71,415,234	31,837,190
CASH AND CASH EQUIVALENTS AT END OF PERIOD		33,493,064	11,530,690

CIRTEKHOLDINGSPHILIPPINECORPORATIONANDSUBSIDIARIES

NOTESTOINTERIMCONDENSEDCONSOLIDATEDFINANCIALSTATEMENTS

As of and for the Nine-Month Period Ended September 30,2022

(With Comparative Audited Figures as of December 31, 2021 and Unaudited Figures for the Nine Month Periods Ended September 30, 2021)

1. Corporate Information

Cirtek Holdings Philippines Corporation (CHPC or the "Parent Company") was incorporated under the laws of the Republic of the Philippines on February 10, 2011 to invest in, purchase or acquire personal property of every kind, including shares of stocks, bonds, debentures, notes, evidences of indebtedness, and other securities.

The Parent Company was listed in the Philippine Stock Exchange on November 18,2011.

Prior to the listing, the Parent Company had undergone a corporate organization on March 1, 2011 which includes an acquisition from Cirtek Holdings, Inc. (CHI) of 155,511,952common shares of Cirtek Electronics Corporation (CEC), and 50,000 shares of Cirtek Electronics International Corporation (CEIC), representing 100% of the outstanding capital stock of both companies. The above transaction was treated as a business combination of accounted for similar to pooling-of-interests method.

Camerton Inc. (Camerton) is the immediate parent of CHPC, while Carmetheus Holdings, Inc. is the ultimate parent company of CHPC and its subsidiaries (the "Group").

CHPC, through its subsidiaries CEC and CEIC, is primarily engaged in two major activities:

(1) the manufacture and sales of semiconductor packages as an independent subcontractor for out sourced semiconductor assembly, test and packaging services, and (2) the manufacture of value-added, highly integrated technology products. CEC provides turnkey solutions that include package design and development, wafer probing, wafer back grinding, assembly and packaging, final testing of semiconductor devices, and delivery and shipment to its customers' end users. CEIC sells integrated circuits principally in the United States of America, and assigns the production of the same to CEC. In 2014, CEIC acquired Remec Broadband Wireless Inc. (RBWI or REMEC), renamed Cirtek Advanced Technologies and Solutions, Inc. (CATS), a manufacturer of value added, highly integrated technology products. CATS offers complete "box build" turnkey manufacturing solutions to radio frequency, microwave and millimeter wave products used in the wireless industry such as telecommunication, satellite, aerospace and defense, and automotive wireless devices.

Incorporation of Cirtek Corporation and Cirtek Cayman Ltd. (CCL, Merger Subsidiary)

Cirtek Corporation was incorporated on July 7, 2017 under the laws of Delaware, USA, to engage in lawful act or activity for which corporations may be organized under the General Corporation Law of the State of Delaware. Cirtek Corporation is a wholly owned subsidiary of CEIC.

In the same period, CCL was incorporated in the Cayman Islands. CCL is a wholly owned subsidiary of Cirtek Corporation and was merged with Quintel Cayman Ltd. (Quintel)in accordance with the Agreement and Plan of Merger ("Agreement") between the Group and the previous stockholders of Quintel.

Acquisition of Quintel

On July 28, 2017, the Parent Company's Board of Directors, (BOD) approved the acquisition of Quintel and its subsidiaries for 83.2 million. Quintel is a leading innovator of spectrum and space-efficient base station antennas for wireless networks.

In accordance with the Agreement, CCL was merged with and into Quintel, with the latter surviving corporation. All outstanding shares, warrants, and stock options of the previous stockholders of Quintel were converted to a right to receive the consideration from CHPC and Cirtek Corporation. As a result of the merger, each of CCL's one hundred (100) issued and outstanding shares shall be converted into and exchanged for one (1) validly issued, fully paid and non-assessable share of the surviving company. On the other hand, each of Quintel's issued and outstanding shares before the merger shall be cancelled and extinguished, and be converted automatically into the right to receive a portion of the purchase price.

The Group believes that Quintel's cutting edge research and development and product capabilities significantly add to and complement the Group's growing portfolio in wireless communication, and is aligned with its business focus on high-growth market segments. Furthermore, being the strategic manufacturing partner of Quintel products places the Group in a unique situation to achieve significant synergies through value engineering, research and development collaboration as well as cost reduction, resulting in high-quality, reliable and cost-competitive products.

On August 4, 2017, the Assistant Registrar of Companies for the Cayman Islands issued a Certificate of Merger stating that the companies have merged effective on said date.

Commercial Papers

On February 19,2020, the Securities and Exchange Commission (SEC) approved the \$39,515,539 or \$2,000,000,000 worth of Commercial Papers (CPs) of the Parent Company. On the following day, the CPs have been listed in the Philippine Dealing and Exchange Corporation. The CPs may be issued in lump-sum or in tranches as follows:

Series	Discount Rate	Tenor	Denomination
A	5.332%	91 days	Minimumof\$98,789facevalueandincrements of\$1,976
В	5.582%	182 days	Minimumof\$98,789facevalueandincrements of\$1,976
C	5.832%	364 days	Minimumof P 9,878facevalueandincrements of\$1,976

The proceeds will be used to refinance the existing debt of the Parent Company and finance working capital requirement.

On April 28, 2021 the Company listed its \$20,657,743 or \$1,000,000,000 worth of Commercial Papers (CP) with the Philippine Dealing and Exchange Corp as part of TECH's \$123,946 or \$P6,000,000CP Program. The CPs may be issued in lump-sum or in tranches as follows:

Series	Discount Rate	Tenor	Denomination
D	4.00%	182 days	Minimumof\$103,289facevalueandincrementsof\$2,066
E	4.25%	364 days	Minimumof\$103,289facevalueandincrementsof\$2,066

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The proceeds will be used to refinance the existing debt of the Parent Company and finance working capital requirement.

Effect of COVID-19

In order to hasten the achievement of herd immunity against COVID-19 within the company and ensure the good health of its employees, Cirtek's Top Management has facilitated the reservation of vaccines by tying up with a leading pharmaceutical company that cooperates with the appropriate government agencies and ordering of adequate number of vaccines. This move is welcomed by the Cirtek's employees who desire to be vaccinated at the soonest possible time. The Company continues to implement/enforce its Workplace Policy and Program on COVID-19Prevention and Control in compliance with DOLE and DOH regulations. Moreover, a work-from-home policy especially for office staff and staggered attendance scheme are currently in place.

Amidst the global pandemic, the Company is experiencing a good booking in product orders for medical chips supplied to medical equipment end customers globally. In view of the manifestation of COVID-19 around the world, it is critical for hospitals to have enough medical equipment to save lives, flatten the curve, prevent further spread of the virus and control the pandemic. The Cirtek Group has been tapped by several of its customers for chips used in medical equipment desperately needed all over the world. Cirtek Group is able to produce 1million chips per week for these devices that are in urgent demand which medical practitioners rely on. This year 2021, there is a strong demand of semi-conductor devices due to shortage and insufficient production last 2020 of semiconductor companies particularly large multinational companies who did not invest from additional capex to increase in capacity because of global pandemic. The global semi-conductor sales are expected to have a significant growth and all the markets are increasing orders particularly telecommunications, industrial, automotive, medical, computing including IOT etc because of the shortage.

In line with the Company's social responsibility, it is stepping up beyond its call of duty to exert more effort in curbing down the global pandemic. The Cirtek Group has donated hundreds of thousands worth of Personal Protective Equipment (PPE) to various hospitals locally. The Cirtek Group remains operational with a work schedule of 24 hours a day, 6 days a week, to keep up with the pace in global demand.

InordertohastentheachievementofherdimmunityagainstCOVID–19withinthecompanyand ensure the good health of its employees. Cirtek has extended its support to facilitate the drive to have all of its employees vaccinated against COVID-19. The company has cooperated withLagunaTechnopark'svaccinationfacilitybyfieldingitsownsetofmedicalvolunteers. Its thereby provided the employees easier access to a vaccination facility directly adjacent to the company's facility. This droves the workforce vaccination rate to 100% as of present. Currently, the company's medical team is moving forward to provide COVID-19 booster shots to strengthen herd immunity. The company, especially its employees are not that affected since the Company is still continuously implementing/enforcing its policy Workplace Policy and Program on COVID-19 Prevention and Control in compliance with DOLE and DOH regulations.

2. Basis for the Preparation and Presentation of Consolidated Financial Statement

Basis of Preparation

The interim condensed consolidated financial statements have been prepared in the conformity with PFRS and are under the historical cost convention, except for certain financial instruments that are carried either at fair value or amortized cost, inventories carried at lower of cost or net realizable value, and asset for sale, which are stated at lower of carrying amount and fair valueless costs to sell.

Statement of Compliance

The interim condensed consolidated financial statements of the Group have been prepared in accordance with Philippine Accounting Standards (PAS) 34, *Interim Financial Reporting*. The interim condensed consolidated financial statements do not include all the information and disclosures required in the annual consolidated financial statements and should be read in conjunction with the Group's December 31, 2021annual consolidated financial statements.

Basis of Consolidation

The interim condensed consolidated financial statements comprise the financial statements of the Parent Company and its subsidiaries as of the following:

			Percenta	ge of Owne	rship
	Country of	Septembe	er 30, 2022	December	31,2021
	Incorporation	Direct	Indirect	Direct	Indirect
CEC	Philippines	100	_	100	
CEIC	BVI	100	_	100	_
CATS (formerly known as RBWI)	BVI	_	100	_	100
CATS-Philippine Branch	Philippines	_	100	_	100
RBW Realty and Property, Inc.					
(RBWRP)	Philippines	_	100	_	100
Cirtek Corporation	United States of America	_	100	_	100
Quintel Cayman	Cayman Islands	_	100	_	100
Quintel USA	United States of America	_	100	_	100

The consolidated financial statements incorporate the financial statements of the Parent Company and the entities controlled by the Parent Company (its subsidiaries) up to December 31 of each year. Control is achieved when the Parent Company has exposure or rights to variable returns from its involvement

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

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

The Group re-assess whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Subsidiaries are consolidated from the date when control is transferred to the Parent Company and ceases to be consolidated from the date when control is transferred out of the Parent Company.

At acquisition, the assets and liabilities and the contingent liabilities of a subsidiary are measured at their fair values at the date of acquisition. Any excess of the cost of acquisition over the fair values of the assets acquired is recognized as goodwill.

Any deficiency of the cost of acquisition below the fair values of the identifiable net assets acquired (i.e. discount on acquisition) is credited to the profit and loss in the period of acquisition. Goodwill is initially measured at cost, being the excess of the aggregate of fair value of the consideration transferred and the amount recognized for non-controlling interest over the net identifiable assets acquired and liabilities assumed. If this consideration is lower than the fair value of the net assets of the subsidiary acquired, the difference is recognized in profit or loss.

After initial recognition, good will is measured at costless any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units (CGU) that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquire are assigned to those units.

The consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. Inter-group balances and transactions, including inter-group profits and unrealized profits and losses, are eliminated. When necessary, adjustments are made to the financial statements of the subsidiary to bring the accounting policies used in line with those used by the Group. All inter-group transactions, balances, income and expenses are eliminated during consolidation. Profit or loss and each component to other comprehensive income (OCI) are attributed to the equity holders of the Parent Company and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance.

Non-controlling interests represent the portion of profit or loss and net assets not held by the Parent Company and are presented in the consolidated statements of comprehensive income and within equity in the consolidated statements of financial position, separately from the Group's equity attributable to equity holders of the Parent Company. A change in the ownership interest of a subsidiary, without a loss of control is accounted for as an equity transaction.

Upon the loss of control, the Group derecognizes the assets and liabilities of the former subsidiary from the consolidated statement of financial position. The Group recognizes any investment retained in the former subsidiary at its fair value when control is lost and subsequently accounts for it and for any amounts owed by or to the former subsidiary in accordance with relevant PFRSs. That fair value shall be regarded as the fair value on initial recognition of a financial asset in accordance with PFRS 9 or, when appropriate, the cost on initial recognition of an investment in an associate or joint venture. The Group recognizes the gain or loss associated with the loss of control attributable to the former controlling interest.

Business Combinations and Goodwill

Business combination is a transaction or event in which an acquirer obtains control of one or more businesses. The Group accounts for each business combination by applying the acquisition method in accordance with PFRS 3. The Group elects to measure the non-controlling interest in the acquiree at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition-related costs are expensed as incurred and included in administrative expenses.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic

circumstances and pertinent conditions as of the acquisition date. This includes the separation of embedded derivatives in host contracts by the acquiree.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group as an acquirer shall report in its consolidated financial statements provisional amounts for the items for which the accounting is incomplete.

During the measurement period, the Group as an acquirer shall retrospectively adjust the provisional amounts recognized at the acquisition date to reflect new information obtained about the facts and circumstances that existed as of the acquisition date and, if known, would have affected the measurement of the amounts recognized as of that date. During the measurement period, the Group as an acquirer shall also recognize additional assets or liabilities if new information is obtained about facts and circumstances that existed as of the acquisition date and, if known, would have resulted in the recognition of those assets and liabilities as of that date. The measurement period ends as soon as the Group as an acquirer receives information it was seeking about facts and circumstances that existed as of the acquisition date or learns that more information is not obtainable. However, the measurement period shall not exceed one year from the acquisition date.

If the business combination is achieved in stages, any previously held equity interest is remeasured at its acquisition date fair value and any resulting gain or loss is recognized in profit or loss. Any contingent consideration to be transferred by the acquirer will be recognized at fair value at the acquisition date. Contingent consideration that is classified as an asset or liability that is a financial instrument and within the scope of PFRS 9 (previously PAS 39) is measured at fair value with changes in fair value recognized either in profit or loss or other comprehensive income. If the contingent consideration is not within the scope of PFRS 9, it is measured in accordance with the appropriate PFRS.Contingent consideration that is classified as equity is not remeasured and subsequent settlement is accounted for within equity.

The Group recognizes good will as of the acquisition date as the excess of (a) and over (b) below:

- a) The aggregate of:
 - i. The consideration transferred, which is generally measured at acquisition-date fair value;
 - ii. The amount of any non-controlling interest in the acquiree; and
 - iii. In a business combination achieved in stages, the acquisition-date fair value of the acquirer's previously held equity interest in the acquiree.
- b) The net of the acquisition-date amounts the identifiable assets acquired and the liabilities assumed. If the fair value of the net assets acquired is in excess of the aggregate consideration transferred, the Group reassesses whether it has correctly identified all of the assets acquired and all of the liabilities assumed and reviews the procedures used to measure the amounts to be recognized at the acquisition date. If the reassessment still results in an excess of the fair value of net assets acquired over the aggregate consideration transferred, then the gain is recognized in profit or loss.

After initial recognition, goodwill is measured at costless any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash generating units (CGUs) that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquire are assigned to those units.

Where goodwill has been allocated to a CGU and part of the operation within the unit is disposed of, the goodwill associated with the disposed operation is included in the carrying amount of the

Operation when determining the gain or loss on disposal. Goodwill disposed in these circumstances is measured based on the relative values of the disposed operation and the portion of the CGU retained.

Commoncontrolcombinationisabusinesscombinationwhereinthecombiningentitiesorbusinesses are ultimately controlled by the same party or parties both before and after the business combination, and that control is not transitory. This means that the same party or parties have the ultimate control over the combining entities or businesses both before and after the business combination.

The Group applied pooling of interest method in accounting for common control business combinations. The assets and liabilities of the acquired entities and that of the Group are reflected at their carrying values at the stand-alone financial statements of the investee companies. The difference in the amount recognized and the fair value of the consideration given is accounted for as an equity transaction, i.e., as either a contribution or distribution of equity. Further, when a subsidiary is disposed in a common control transaction without loss of control, the difference in the amount recognized and the fair value of consideration received is also accounted for as an equity transaction.

The Group records the difference as equity reserve and is presented as a separate component of equity in the consolidated statement of financial position. Comparatives shall be restated to include balances and transactions as if the entities have been acquired at the beginning of the earliest period presented in the consolidated financial statements, regardless of the actual date of the combination.

2.01 New and Revised PFRSs Applied with No Material Effect on the Financial Statements

The following new and revised PFRSs have been adopted in these financial statements. The application of these new and revised PFRSs has not had any material impact on the amounts reported for the current and prior years but may affect the accounting for future transactions or arrangements.

• Amendments to PFRS 3, Reference to the Conceptual Framework

The following are the amendments in reference to the conceptual framework:

- ➤ update PFRS 3 so that it refers to the 2018 Conceptual Framework instead of 1989Framework;
- ➤ add to PFRS 3 a requirement that, for transactions and other events within the scope of PAS 37 or IFRIC 21, an acquirer applies PAS 37 or IFRIC 21 instead of the Conceptual Framework to identify the liabilities it has assumed in a business combination; and
- ➤ add to PFRS 3 an explicit statement that an acquirer does not recognize contingent assets acquired in a business combination.

The amendments are effective for annual periods beginning on or after January 1,2022, with earlier application permitted if an entity also applies all other updated references (published together with the updated Conceptual Framework) at the same time or earlier.

• Amendments to PAS16, Property, Plant and Equipment- Proceeds before Intended Use

The amendments prohibit a company from deducting from the cost of property, plant and equipment amounts received from selling items produced while the company is preparing the asset for its intended use. Instead, a company will recognize such sales proceeds and related cost in profit or loss.

The amendments are effective for annual periods beginning on or after January 1,2022, with earlier application permitted. An entity applies the amendments retrospectively only to items of property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after the beginning of the earliest period presented in the financial statements in which the entity first applies the amendments.

• Amendments to PAS 37, Onerous Contracts-Cost of Fulfilling a Contract

The amendments specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Cost sthatrelatedirectlytoacontractcaneitherbeincrementalcostsoffulfillingthatcontract(examplesw ouldbedirectlabor,materials) oran allocation of other costs that relate directly to fulfilling contracts (an example would betheallocation of the contract). would be contract).

The amendments are effective for annual periods beginning on or afterJanuary1,2022, with earlier application permitted. Entities apply the amendments to contracts for which the entity has not yet fulfilled all its obligations at the beginning of the annual reporting period in which the entity first applies the amendments. Comparatives are not restated.

• Annual ImprovementstoPFRSStandards2018-2021Cycle

Amendments to PFRS 1, Subsidiary as a first-time adopter— The amendment permits a subsidiary that applies paragraph D16(a) of PFRS 1 to measure cumulative translation differences using the amounts reported by its parent, based on the parent's date of transition to PFRSs.

Amendments to PFRS 9, Fees in the '10 per cent' test for derecognition of financial <u>liabilities</u>- The amendment clarifies which fees an entity includes when it applies the '10per cent' test in paragraph B3.3.6 of PFRS 9 in assessing whether to derecognize a financial liability. An entity includes only fees paid or received between the entity (the borrower) and the lender, including fees paid or received by either the entity or the lender on the other's behalf.

Amendments to PFRS 16, *Lease Incentives*- The amendment to Illustrative Example 13accompanying PFRS 16 removes from the example the illustration of the reimbursement ofleaseholdimprovements by the less or in order to resolve any potential confusion regarding

the treatment of lease incentives that might arise because of how lease incentives are illustrated in that example.

Amendments to PAS 41, *Taxation in fair value measurements*- The amendment removes the requirement in paragraph 22 of PAS 41 for entities to exclude taxation cash flows when measuring the fair value of a biological asset using a present value technique. This will ensure consistency with the requirements in PFRS13.

The amendments are effective for annual reporting periods beginning on or after January 1,2022.

2.02 New and Revised PFRSs in Issue but Not Yet Effective

Cirtek Group will adopt the following standards and interpretations enumerated below when they become effective. Except as otherwise indicated, Cirtek Group does not expect the adoption of the senew and amended PFRS, to have significant impact on the financial statements.

2.02.01 Standard Adopted by FRSC and Approved by the Board of Accountancy (BOA)

• AmendmentstoPAS1, Classification of Liabilities as Current or Non-current

The amendments to PAS 1arethefollowing:

- > clarify that the classification of liabilities as current or non-current should be based on rights that are in existence at the end of the reporting period and align the wording in all affected paragraphs to refer to the "right" to defer settlement by at least twelve months and make explicit that only rights in place "at the end of the reporting period "should affect the classification of a liability;
- > clarify that classification is unaffected by expectations about whether an entity will exercise its right to defer settlement of a liability; and
- > make clear that settlement refers to the transfer to the counterparty of cash, equity instruments, other assets or services.

The amendments defer the effective date of the January 2021 Classification of Liabilities as Current or Non-Current (Amendments to PAS 1) to annual reporting periods beginning on or after January 1, 2023. Earlier application of the January 2021 amendments continues to be permitted.

• AmendmentstoPAS8, Definition of Accounting Estimates

The definition of accounting estimates has been amended as follows: accounting estimates are "monetary amounts in financial statements that are subject to measurement uncertainty".

The amendment also clarifies the following:

- Entities develop accounting estimates if accounting policies require items in financial state ments to be measured in a way that involves measurement uncertainty.
- Achangeinaccountingestimatethatresultsfromnewinformationornewdevelopments is not the correction of an error. In addition, the effects of a change inaninputorameasurementtechniqueusedtodevelopanaccountingestimateare

changes in accounting estimates if they do not result from the correction of prior perioder rors.

A change in an accounting estimate may affect only the current period's profit or loss, or the profit or loss of both the current period and future periods. The effect of the change relating to the current period is recognized as income or expense in the current period. The effect, if any, on future periods is recognized as income or expense in those future periods.

The amendments are effective for annual reporting periods beginning on or after January 1,2023 and changes in accounting policies and changes in accounting estimates that occur on o rafter the start of that period., with earlier application permitted.

• AmendmentstoPAS1andPFRSPracticeStatement2, Disclosure Initiative—Accounting Policies

The amendments to PAS 1arethefollowing:

- ➤ an entity is now required to disclose its material accounting policy information instead of its significant accounting policies;
- > severalparagraphsareaddedtoexplainhowanentitycanidentifymaterialaccounting policy information and to give examples of when accounting policy information is likely to be material;

The amendments also clarify the following:

- > accounting policy information may be material because of its nature, even if there late amounts are immaterial;
- > accounting policy information is material if users of an entity's financial statements would need it to understand other material information in the financial statements; and if an entity discloses immaterial accounting policy information, such information shall no obscure material accounting policy information.

In addition, PFRS Practice Statement 2 has been amended by adding guidance and examples to explain and demonstrate the application of the 'four-step materiality process' to accounting policy information in order tosupporttheamendmentstoPAS1.

The amendments are effective for annual reporting periods beginning on or after January 1,2023, with earlier application permitted.

 $\bullet \quad Amendment to PAS12, ``Deferred tax related to assets and liabilities arising from a single transaction \\"$

The amendments introduce an exception to the initial recognition exemption (IRE) in PAS 12. Additional exclusions have been added to the IRE, detailed in paragraphs 15(b)(iii) and24(c) for deferred tax liabilities and assets respectively. The effects of these amendments essentially mean that the IRE is not available for transactions which involve the recognition of both an asset and liability—which inturnleadstoequalandoppositetemporarydifferences—suchthatdeferredtaxesarecalculatedandbookedforbothtemporarydifferences, both at initial recognition and subsequently. Applying this exception, an entity does not apply the initial recognition exemption for transactions that give rise to equal taxable and deductible temporary differences.

The initial recognition exemption was initially included within PAS 12 to prevent a lack of reporting transparency for transactions which are not business combinations and, at the time of the transaction, do not affect either accounting or taxable profits. Under this exemption, deferredtaxassets/liabilitieswouldneitherberecognizedatinitialrecognitionoftheunderlyingass et/liability, nor subsequently.

The amendments apply to transactions that occur on or after the beginning of the earliest comparative period presented. In addition, the amendments also apply to taxable and deductible temporary differences associated with right-of-use assets and lease liabilities, and decommissioning obligations and corresponding amounts recognized as assets at the beginning of the earliest comparative period presented.

The amendments are effective for annual reporting periods beginning on or after January 1, 2023. Earlyapplication of the amendments is permitted.

• PFRS17, *Insurance Contracts*

PFRS 17 sets out the requirements that an entity should apply in reporting information about insurance contracts it issues and reinsurance contracts it holds. It requires an entity that issues insurance contracts to report them on the balance sheet as the total of the fulfilment cash flows and the contractual service margin. It requires an entity to provide information that distinguishes two ways insurers earn profits from insurance contracts: the insurance service result and the financial result. It requires an entity to report as insurance revenue the amount charged for insurance coverage when it is earned, rather than when the entity receives premium. It requires that insurance revenue to exclude the deposits that represent the investment of the policyholder, rather than an amount charged for services. Similarly, it requires the entity to present deposit repayments as settlements of liabilities rather than as insurance expense.

PFRS 17 is effective for annual periods beginning on or after January1, 2025.Early application is permitted for entities that apply PFRS9 Financial Instruments and PFRS15 Revenue from Contracts with Customers on or before the date of initial application of PFRS 17.

An entity shall apply PFRS 17 retrospectively unless impracticable, except that an entity is not required to present the quantitative information required byparagraph28(f)of PAS 8 Accounting Policies, Changes in Accounting Estimates and Errors and an entity shall not apply the option in paragraph B115 for periods before the date of initial application of PFRS 17.If, and only if, it is impracticable, an entity shall apply either the modified retrospective approach or the fair value approach.

• Amendments to PFRS 17, *Insurance Contracts*

The amendments cover the following areas:

- ➤ Insuranceacquisitioncashflowsforrenewalsoutsidethecontractboundary;
- ➤ Reinsurance contracts held—onerous underlying insurance contracts;
- ➤ Reinsurance contracts held—underlying insurance contracts with direct participation features; and
- Recognition of the contractual service margin in profit or loss in the general model.

The amendments are affective to annual reporting periods beginning on or after January 1,2025.

AmendmenttoPFRS17, "InitialApplicationofPFRS17andPFRS9—ComparativeInformation"

The amendment is a transition option relating to comparative information about financial assets presented on initial application of PFRS 17. The amendment is aimed at helping entities to avoid temporary accounting mismatches between financial assets and Insurance contract liabilities, and therefore Improve the usefulness of comparative information for users of financial statements.

PFRS 17 incorporating the amendment is effective for annual reporting periods beginningonorafterJanuary1, 2025.

2.03.02Deferred

• AmendmentstoPFRS10andPAS28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments clarify the treatment of the sale or contribution of assets between an investor and its associate and joint venture. This requires an investor in its financial statements to recognize in full the gains and losses arising from the sale or contribution of assets that constitute a business while recognize partial gains and losses if the assets do not constitute business (i.e., up to the extent only of unrelated investor share).

OnJanuary13,2016, the FRSC decided to postpone the original effective date of January1, 2016 of the said amendments until the IASB has completed its broader review of the research project on equity accounting that may result in the simplification of accounting for such transactions and of other aspects of accounting for associates and joint ventures.

3. Operating Segments

Financial information on the Group's business segments as of September 30, 2022 and 2021 are presented below. The amounts disclosed were determined consistent with the measurement basis under PFRS.

For the nine months ended September 30, 2022 (Unaudited):

or the fille months ended september 3	0, 2022 ((Chauditeu).		ATS- Philippine		Eliminations and Consolidation	
		CEC		Branch	Quintel	Adjustments	Consolidated
Revenue from contracts with							
customers							-
New product	\$	-	\$	-	\$ 12,809,372	\$ -	\$ 12,809,372
Integrated circuits		8,346,942					8,346,942
Discrete		7,846,046					7,846,046
Multichips		6,160,639					6,160,639
Dual and quad flat no-leads		5,802,079					5,802,079
16 port antennas			5	206,106	_		5,206,106
Analog			4	,835,181			4,835,181
8 port antennas			1	478,615	2,952,207		4,430,822
6 port antennas			1	306,443	2,187,189		3,493,632
12 port antennas			2	468,131	202,452		2,670,583
Hermetics		2,366,238			-		2,366,238
Microwave Network Inc				.000.961			1,000,961
Bridgewave				3,737	902,039		905,776
NRE+addtl charging costs/serv inc				801.560	,		801,560
Others				406,437	_		406,437
Cougar				278.096			278,096
Brackets				-	165,327		165,327
10 port antennas				72,235	87,944		160,179
Outdoor units				52,332	,		52,332
Indoor radio frequency unit				47,453			47,453
Remec manufacturing services				4.579			4,579
QPCBA				4,481			4,481
Outdoor unit				.,			-,
	\$	30,521,944	\$	17,966,347	\$ 19,306,530	\$ _	\$ 67,794,821
Segment depreciation and							
amortization	\$	3,142,754	\$	716,310	\$ 58,027	\$ 685,370	\$ 4,602,461
Segment interest income		47,478		7,875	28	\$ -	\$ 55,381
Segment interest expense		2,882,070		_	16,411	\$ _	\$ 2,898,481
Segment profit(loss) before income							
tax		8,414,731		7,556,188	6,140,643	(3,924,726)	\$ 18,186,837
Segment provision for (benefit from)							
income tax		225,090		38,422	33,036	_	\$ 296,548
Segment profit (loss) after income				-	-		-
tax	\$	8,189,642	\$	7,517,766	\$ 6,107,607	\$ (3,924,726)	\$ 17,890,289

Other financial information of the operating segments as of September 30,2022 (Unaudited) is as follows:

		CEC	CATS- Philippine Branch	Quintel		Consolidated	
Assets							
Current assets	\$	348,652,947	\$ 84,974,562	\$ 9251,407	\$	(286,026,743)	\$ 156,852,173
Non-current assets		137,294,763	25,535,247	5,805,873		(10,904,141)	157,731,742
	\$	485,947,710	\$ 110,509,809	\$ 15,057,279	\$	(296,930,884)	\$ 314,583,915
Liabilities							
Current liabilities	\$	160,282,722	\$ 78,054,656	\$ 21,781,965	\$	(203,109,344)	\$ 57,009,999
Non-current liabilitie	S	35,070,167	147,306	-		3,495,196	38,712,668
	\$	195,352,889	\$ 78,201,962	\$ 21,781,965	\$	(199,614,149)	\$ 95,722,667

For the nine months ended September 30,2021(Reviewed):

			CA	TC Dhilinning				Eliminations and Consolidation		
		CEC	UA	TS- Philippine Branch		Quintel		Adjustments	Con	solidated
Revenue from contracts with customers								•		
8 port antennas			\$	6,193,911	\$	4,002,610			\$	10,196,521
6 port antennas				4,974,065		4,087,988				9,062,053
Integrated circuits		6,852,074								6,852,074
Discrete		6,648,777								6,648,777
Multichips		6,485,322								6,485,322
Dual and guad flat no-leads		6,037,608								6,037,608
Remec manufacturing services		-,,		5,390,286						5,390,286
New product				-,,		4,107,040				4,107,040
Hermetics		3,052,378								3,052,378
12 port antennas				1,739,665		226,757				1,966,422
Others				810,839		666,849				1,477,688
Indoor radio frequency unit				627,879						627,879
Cougar				463,028						463,028
Brackets						288,240				288,240
Outdoor unit				111,360						111,360
10 port antennas				17,328		22,900				40,228
Bridgewave				5,315						5,315
	\$	29,076,159	\$	20,333,676	\$	13,402,384	\$	-	\$	62,812,219
	¢.	0.000.700	¢.	7CE 40C	ታ	1 000 400	d.	001 100	œ.	E 400 000
Segment depreciation and amortization	\$	2,808,790	Э	765,496	Э	1,033,486	Э	881,190	\$	5,488,962
Segment interest income		16,839		6,893		2		-	\$	23,734
Segment interest expense		3,883,644		-		23,075			\$	3,906,719
Segment profit(loss) before income tax		4,107,272		6,701,576		3,359,036		(5,881,190)		8,286,694
Segment provision for (benefit from)income tax		228,165		68,524		42,896		(167,426)	\$	172,159
Segment profit (loss) after income tax										
	\$	3,879,107	\$	6,633,052	\$	3,316,140	\$	(5,713,764)	\$	8,114,535

Other financial information of the operating segments as of December 31,2021(Audited) is as follows:

	CEC	CATS- Philippin e Branch	Quintel	Eliminations and Consolidation Adjustments	Consolidated
Assets					
Current assets Non-current assets	\$336,327,251 131,184,774	\$ 98,327,744 13,072,100	\$ 10,952,133 5,358,445	\$ (279,600,098) (10,306,465)	\$ 166,007,030 139,308,854
	\$467,512,025	\$111,399,844	\$16,310,578	\$ (289,906,563)	\$ 305,315,884
Liabilities					
Current liabilities	\$168,322,555	\$ 83,499,348	\$23,488,375	\$ (196,393,655)	\$ 78,916,623
Non-current liabilities	48,779,225		-	3,442,776	52,773,048
		551,047			
	\$217,101,780	\$ 84,050,395	\$23,488,375	\$ (192,950,879)	\$ 131,689,671

Prior to the Group's acquisition of Quintel, the Group has reported only one operating segment primarily because the Group operates out of one geographic allocation and the Group has previously reported information on an entity-wide basis.

4. Cash						
	Se	ptember 2022	December 31, 2021			
		(Unaudited)		(Audited)		
Cash in banks		33,492,827		71,414,987		
Cash on hand	\$	237	\$	247		
	\$	33,493,064	\$	71,415,234		

Cash in banks earn interest at prevailing bank deposit rates.

Finance income earned from cash in banks amounted to \$48,496 and \$18,749 for the nine months ended September 30, 2022and 2021, respectively.

TRADE AND OTHER RECEIVABLES - net

	September 2022		December 31, 202	
		(Unaudited)		(Audited)
Trade receivables	\$	48,398,675	\$	46,897,711
Less: Allowance for expected credit losses		(741,012)		(741,012)
	\$	47,657,663	\$	46,156,699
Others		11,338,793		15,235,630
	\$	58,996,456	\$	61,392,329

5. Trade and Other Receivables- Net

Trade receivables are non-interest bearing and are generally on thirty (30) to one twenty (120) days' terms.

Management believes that the expected credit losses provided are sufficient based on changes of

the related financial assets' credit risks.

Others include accrued interest receivable from short-term deposits and non-trade receivable from suppliers which are expected to be collected within one year.

6. Inventories-net

Details of the Group's inventories are as follows:

	September 2022			ember 31, 2021
		(Unaudited)		(Audited)
Raw materials	\$	45,914,473	\$	40,809,391
Finished goods		8,378,172		12,233,413
Supplies and others		3,619,885		3,341,202
Spare parts and others		2,209,593		1,462,669
Work-in-process		(0)		1,269,967
	\$	60,122,122	\$	59,116,642
Less: Stock provision		(763,778)		(348,778)
	\$	59,358,343	\$	58,767,864

The cost of inventories charged to cost of sales amounted to \$29,856,208 and \$28,751,446 for the nine months in 2022 and 2021 respectively, as disclosed in Note 20.

7.	Other Current Assets				
		September 2022		Dece	mber 31, 2021
		(Unaudited)			(Audited)
	Advances to suppliers and others	\$	3,114,292	\$	4,795,889
	Loans to employees - Note 18		1,254,371		619,406
	Security deposits		179,809		179,809
	Prepaid expenses		138,883		167,981
	Others		128,925		81,604
		\$	4,816,280	\$	5,844,689

Advances to suppliers pertain mainly to down payments for production materials and services that are still to be delivered.

Loans to employees include loans extended to key management personnel as disclosed inNote18.

Others include investment classified as financial asset at FVTPL amounting to \$557 and \$568 as of September, 2022 and December31, 2021, respectively.

8. Other Financial Asset at Amortized Cost:

The movement of the Group's financial asset at amortized cost is as follows:

	er 30, 2022 Unaudited)	December31,2021 (Audited)		
Current			·	
Time deposit	\$ -	\$	19,862	
Non-current	-		-	
Government bonds	479,039		478,876	
	\$ 479,039	\$	498,738	

In 2021, the time deposit with face value amounting to \$19,862 was acquired on March 4,2021with 357 days term with finance income earned and received from the time deposit amounted \$182.

The government bonds were purchased in compliance with the requirement foreign corporations doingbusinessinthePhilippinestodepositwithSECsecuritiesworthatleast\$2,000 or(P100, 000) and additional securities with the market values equivalent to a certain percentage of theamountbywhichCATS—PhilippineBranch'sgrossincomeexceeding\$100,000 (P5.0million).

On April 22, 2021, the Group acquired government bonds amounting to \$478,876 which will mature on April 22, 2028. While the bond amounting to \$456,055 was redeemed in the current year. Effective interest rate per annum amounts to 3.57%.

Finance income earned from the government bonds in the six months ended September 30, 2022 and year ended December 31 2021, amounting to\$6,885 and \$6,233 respectively.

9. Assets Held for Sale

On December 9, 2014, the Group's BOD approved the plan to sell and dispose certain assets such asland, building and other improvements, and building plant and machinery of CATS and RBWRP to any interested buyers as these are excess assets from the acquisition and are no longer needed in CATS—Philippine Branch's operations.

An independent valuation was obtained to determine the fair values of property, plant and equipment. Effective December 31, 2014, property, plant and equipment with carrying value of \$11,408,611 was classified as assets held for sale in the consolidated balance sheets and have since been measured at the lower of carrying value and fair valueless costs to sell.

The fair value of the assets held for sale was determined as the sum of:

- 1. Fair value of land computed using the Market Approach(Level3); and
- 2. Fair value of building and building improvements, and machinery and equipment computed as Replacement Cost New less estimated accrued depreciation (Level3).

The valuations were performed by the Philippine SEC-accredited independent appraiser as of December 31, 2017.

Market Approach is a method of comparing recent sales and sales offerings of similar properties located in the surrounding area, adjusted for time, size, location and other relevant factors. Price per square meter of market comparable range from \$125 to \$150. Significant increase (decrease) in estimated price per square meter in isolation would result in a significantly higher (lower) fair value on a linear basis.

Replacement Cost New is estimated as follows:

• For building and improvements, the appraiser used the Comparative Unit Method. This method is derived by dividing the total known cost of similar buildings or structures by the total construction floor area of those structures, combining all the costs of a particular type and quality of structure into one value as a cost per square meter. The resulting benchmark costs are then adjusted to reflect the difference between the benchmark building and structures to the subject property in term of market conditions, locations and/or physical characteristics.

Construction cost per square meter range from \$308 to \$411. Adjustments are then made to reflect depreciation resulting from physical deterioration, functional and economic obsolescence.

For machinery and equipment, the appraiser considered the cost to reproduce or replace in new condition the assets appraised in accordance with the prevailing market prices for materials, equipment, labor, contractor's overhead, profit and fees, and all other attendant cost associated with its acquisition, installation and construction in place, but without provision for overtime or bonuses for labor and premiums for materials. An allowance for accrued depreciation arising from condition, utility, age, wear and tear, or obsolescence present (physical, functional or economic), taking into consideration past and present maintenance policy and rebuilding history is also considered.

Costs to sell, such as marketing expenses, brokerage fees and relevant taxes, were also estimated to arrive the amount of fair value less costs to sell.

As of December 31, 2017, the carrying value of assets held for sale amounting to \$11,408,611 lower than fair value less costs to sell.

In 2018, land and building with a total carrying value of \$8.6 million reclassified to investment properties, as disclosed in Note14, and building plant and machineries with a total carrying value

of \$2.8 million were reclassified to property, plant and equipment. Management assessed that the sale of these properties is no longer probable and no longer meet the classification criteria set by PFRS 5, Non-current Assets Held for Sale and Discontinued Operations, as disclosed in Notes 13 and 14. Depreciation recognized has the properties not been reclassified as non-current asset held for sale amounted to \$0.5 million presented under "Operating expenses" in the consolidated statements of comprehensive income.

The most recent valuation of the Company's investment properties was performed on April 22,2018 by Philippine SEC accredited independent appraiser. The valuation was arrived by reference to Market Approach method which is a valuation technique that uses prices and other relevant information generated by market transactions involving identical or comparable assets.

In 2019, Management has already located buyers who are willing to buy the assets at sales price reasonable in relation to the fair value. It is highly probable that sale will be completed in the subsequent year. Thus, the Group reclassified land and building with a total carrying value of \$10,605,040 presented as investment properties as assets held for sale.

Investment properties were reclassified as asset held for sale on December 31,2020, as the Management becomes committed to sell the properties in the subsequent year.

As of December 31, 2020, assets held for sale is measured at its fair value.

No impairment loss was recognized in relation to reclassification.

The sale was completed in December 15,2021. The assets sold includes a forty-thousand square meter lot, buildings and machineries which are all located in Lot 04 Innovation Drive, Camelray IndustrialPark1, Calamba City,4027, Laguna, Philippines.

10. Property, Plant and Equipment-net

	September 30, 2022 (Unaudited)		Dece	ember31,2021 (Audited)
Property, Plant and Equipment	\$	120,694,176	\$	102,945,726
Less: Accumulated Depreciation		(72,773,802)		(62,281,333)
Property, Plant and Equipment-net	\$	47,920,374	\$	40,664,393
Movement during the period:				
Balance, January1	\$	40,664,393	\$	41,951,841
Cost:				
Additions		11,132,263		7,768,172
Disposal		, ,		(4,640,905)
•	(188,260)			, , ,
Accumulated Depreciation				
Depreciation –Notes20and 21		(3,875,656)		(4,849,800)
Disposal		(187,634)		(435,085)
	\$	47,920,374	\$	40,664,393

The Group acquired assets as of September 30, 2022 and December 31, 2021 with a cost of \$11,132,263 and \$7,768,172, respectively.

Depreciation expense amounted to \$3,875,656 and 4,849,800 for the nine-month period ended September 30, 2022and September 30,2021, respectively.

In both 9 month and 12-month periods, the Group determined that there is no indication that impairment occurred on its properties, plant and equipment.

. Intangible Assets-net				
0	September 2022		Dece	ember 31, 2021
		(Unaudited)		(Audited)
Goodwill	\$	55,541,157	\$	55,541,157
Customer relationships		23,736,500		23,736,500
Product development costs		16,296,995		6,344,125
Trademark		7,472,800		7,472,800
Technology		-		685,370
	\$	103,047,452	\$	93,779,952

Goodwill

The goodwill acquired through business combination is only attributable to the Quintel business.

Customer relationships

Customer relationships represent Quintel's established relationships with two of the largest telecom companies in the US. Such relationships are deemed valuable given the length of their relationships (fromasfarbackas2008) and the difficulty in establishing connections. Management strongly believes that the relationships with their current customers will drive Quintel's business in the long run.

The fair value of customer relationships is determined based on discounted excess earnings, whichis the difference between the post-tax cash flows attributable to the sales made to Quintel's current customers and the contributory asset charges used to generate the cash flows (i.e., multi period excess earnings method). Customer relationships are estimated to have an indefinite useful life, and will be subject to yearly impairment testing.

Product development costs

Movements of product development cost are as follows:

	September 2022 (Unaudited)		Dece	mber 31, 2021
				(Audited)
Carrying amount				
Cost	\$	9,350,049	\$	7,391,310
Accumulated amortization		(3,005,926)		(1,929,935)
	\$	6,344,124	\$	5,461,375
Movements during the year				
Balance, January 1	\$	6,344,124	\$	5,461,375
Additions		11,052,853		1,958,741
Amortization - Notes 20, 21		(1,099,981)		(1,075,991)
Balances	\$	16,296,995	\$	6,344,125

Product development cost pertains to the capitalized cost of developing certain packages or products for the specific customers. The development costs met the requirements of PAS38 for capitalization.

Trademark

Trademark is estimated to have an indefinite useful life.

The group has determined that there is no indication that an impairment loss has occurred on its technology and trademark.

Technology

Movements of technology are as follows:

	September 2022		December 31, 20	
	(Unaudited)			(Audited)
Carrying amount				
Cost	\$	5,874,600	\$	5,874,600
Accumulated amortization		(5,189,230)		(4,014,310)
	\$	685,370	\$	1,860,290
Movements during the year				
Balance, January 1	\$	685,370	\$	1,860,290
Reclassification to Product Development		-		
Amortization - Notes 20, 21		(685,370)		(1,174,920)
Balances	\$	-	\$	685,370

The fair values of Quintel's technology and registered trademark were determined based on discounted notional royalty savings after tax plus discounted tax amortization benefit resulting from the amortization of the acquired assets (i.e., relief from royalty method). The Group estimates that technology will have an economic life of five (5) years.

<u>Software</u>

As of September 30,2022 and December 31,2021,CEC has software with a total cost of \$ 39,278 which are fully amortized but are still used for in operations.

12. Right-of-use Asset-net

The details of the Group's right-of-use asset are as follows:

	September 2022		Decei	mber 31, 2021
		(Unaudited)		(Audited)
Balance, January 1	\$	566,290	\$	443,009
Additions		53,899		323,618
Amortization - Notes 20, 21		(40,007)		(200,337)
	\$	580,182	\$	566,290
Cost, January 1	\$	832,633	\$	832,633
Additions		53,899		
Accumulated amortization		(306,350)		(266,343)
Carrying Amounts	\$	580,182	\$	566,290

As of September 30, 2022 and December 31, 2021, lease liabilities related to right-of-use asset amounted to \$751,801 and \$591,422, respectively as disclosed inNote17.

13. Other Non-current Assets

	September 2022		Dece	mber 31, 2021
		(Unaudited)		(Audited)
Advances to suppliers	\$	4,110,655	\$	4,862,663
Rental deposit		1,097,173		1,235,609
Miscellaneous deposits		165,184		177,909
Others	-	2,917		8,372
	\$	5,370,096	\$	6,284,553

Loans to employees include loans to key management personnel as disclosed in Note 18.

Miscellaneous deposits pertain to refundable deposits with MERALCO for the installation of CEC's electrical meters and bill deposit equivalent to one month energy consumption. Advances to suppliers pertain to down payments for the acquisition of software and building expansion.

14. Trade and Other Payables

The components of Trade and other payables are as follows:

	Se	ptember 2022	Dece	mber 31, 2021
		(Unaudited)		(Audited)
Trade	\$	13,341,364	\$	17,268,313
Accruals		5,646,133		3,422,768
Contract liabilities		1,782,307		1,906,600
Due to government		1,383,023		485,639
Provisions		475,177		435,022
	\$	22,628,003	\$	23,518,342

Trade payables are non-interest bearing and are generally on sixty (60) to ninety (90) day's terms.

Accruals comprise mainly of accruals for payroll, utilities, communication, security, shuttle services and professional services. Accruals include accrual of interest amounting to\$312,441 and \$354,254 in 2022 and 2021, respectively, as disclosed in Notes16.

Provisions pertain to the Group's estimate of the cost to repair or replace defective products in accordance with agreed specifications and potential liability for legal and other claims.

15. Short-term Loans

The Group has the following loan facilities:

	September 30, 2022 (Unaudited)		December 31, 2021 (Audited)		
Rizal Commercial Banking Corporation (RCBC)	\$	12,963,548	\$	17,782,645	
United Coconut Planters Bank (UCPB)		4,806,000		5,000,000	
Shinhan Bank		2,100,000		2,600,000	
Commercial paper		-		13,627,719	
Security Bank Corporation (SBC)		-		2,450,000	
	\$	19,869,548	\$	41,460,364	

The Securities and Exchange Commission (the "Commission") has approved on February 12,2020 the Company's Amended Registration of up to Two Billion Pesos (Php2, 000,000,000) worth of Commercial Paper (CPs), which will be listed on the Philippine Dealing and Exchange Corp. on February 20, 2020; further, the Commission has subsequently issued a Certificate of Permit to Offer Securities for Sale authorizing the sale and distribution of the aforesaid securities. The CPs may be issued in lump-sum or in tranches and shall have an interest rate fixed prior to the issuance. The succeeding tranches, if any, shall be issued within three (3) years from the date of effectivity of the subject Amended Registration Statement.

On February 14, 2020, the Company was authorized by the Commission to issue Php 2,000,000,000 worth of commercial papers (the "CPs"). The initial issuance of Series A, B and C will carry Discount Rates of 5.332%, 5.582%, and 5.832%, respectively, calculated on a true-discount basis. The initial issuance will have the following tenors: 91days, 182days, and 364 days for Series A, B and C, respectively. Multinational Investment Bancorporation as a Sole Arranger and Lead Underwriter.

On May 29, 2020, Listing of Reissued Cirtek Holdings Philippines Corporation Php275,000,000 Commercial Paper Maturing February 18, 2021.

On July 15, 2020, Listing of Reissued Cirtek Holdings Philippines Corporation Php 494,000,000 Commercial Paper Maturing February 18, 2021.

On September 1, 2020, Listing of Reissued Cirtek Holdings Philippines Corporation Php 545,200,000 Commercial Paper Maturing February 18, 2021.

Terms and conditions of short-term loans are as follows:

- Revolving loan facilities with RCBC have payment terms ranging from 60 days to 360 days. The facilities charged interest of 2.25% to 5% per annum in 2021 and 2020.
- Revolving loan facilities with CBC, which have payment terms of 180 days, are unsecured and charged interest of 5% per annum in both years.
- Revolving loan facilities with SBC have payment terms ranging from 177 days to 180 days. The facilities charged interest of 1.95% to 6% per annum in 2021 and 2020.
- Revolving loan facilities with UCPB have payment terms of 180 days. The facilities charged interest of 4.75% and nil per annum in 2021 and 2020, respectively.
- Loan agreement with Shinhan-Manila Branch is unsecured, payable in one year and has a fixed rate of 4.8% per annum. In 2020, the term of loan was extended until August 30, 2021 with interest of 3.75% per annum. On August 2021, the term of the loan was extended until August 29, 2022 with interest rate of 4.5% per annum.

In September 2022 and 2021, finance costs incurred and paid on short-term loans amounted to \$757,528 and\$1,892,161 respectively.

Movements of the short-term and long-term loans are as follows:

	Se	December 31, 2021		
		(Unaudited)		(Audited)
Balance at January 1	\$	41,460,364	\$	86,039,146
Proceeds from loans and CP reissuance				22,993,324
Unrealized foreign exchange gain				(1,170,198)
Loan repayments		(21,590,816)		(66,401,908)
Balances	\$	19,869,548	\$	41,460,364

The Group is in compliance with the debt covenants as of September 30, 2022 and December 31,2021

16. Long-term Loans

Details of long-term debt areas follow:

	Septem	ber 30, 2022	De	ember31,2021	
		(Unaudited)		(Audited)	
urrent –Note16.01 and16.02	\$	13,300,000	\$	17,500,000	
Less deferred financing costs		(108,190)		(108,190)	
	\$	13,191,810	\$	17,391,810	
Current -Note16.01 and16.02	\$	33,000,00	\$	33,000,000	
Non-current –Note 16.01 and 16.02		(163,058)		(163,058)	
	\$	32,836,942	\$	32,836,942	

16.01 2016 Note Facility Agreement (NFA)

On September 20, 2016, the Parent Company entered into a 30.0 million NFA with BPI (Initial Note Holder), BPI Asset Management and Trust Group (Facility and Paying Agent) and BPI Capital Corporation (Arranger). The NFA provided for the issuance of 5-year fixed rate corporate note which bears interest of 40% per annum payable quarterly. The net proceeds from the issuance of the Notes shall be used for capital expenditures, including production facilities and to refinance existing debt obligation and for working capital requirement.

Under the NFA, the Parent Company shall pay the 30% of the loan outstanding on issue date in twelve (12) equal consecutive quarterly installments in the amount equivalent to 2.5% of loan outstanding on issue date commencing on the end of the 5th quarter until the end of the 16th quarter from the issue date. The remaining 70% of the loan outstanding on issue date in four (1) equal consecutive quarterly installments in the amount equivalent to 17.5% of the loan outstanding on issue date commencing on the 17th quarter from the w e date until the maturity date, provided that each such date shall coincide with an interest payment date, and that the last installment shall be in an amount sufficient fully pay the loan.

The NFA contained an embedded derivative arising from voluntary prepayment option where the Parent Company may redeem in whole or in part, equivalent to an amount not less than 100,000, the relevant outstanding notes on any interest payment date beginning on the third anniversary of the issue date, by paying the amount that is equivalent to the higher of (i) 102% of the unpaid principal amount together with any and all accrued interest up to the date of redemption at the applicable rate, and (ii) 100% of the unpaid principal amount of the loans together with any and all accrued interest up to date of redemption at the applicable rate and any related breakage costs (net of any breakage gains). The Parent Company assessed that the embedded derivative in the NFA is closely related to the host contract, thus was not bifurcated from the host contract based on the provisions of PFRS 9/PAS39.

In accordance with the NFA, the following financial ratios must be maintained:

- Debt to equity ratio shall not, at any time, exceed2:1;
- Debt service coverage ratio shall not as of relevant testing date, be less than 1.5; and
- current ratio shall not at any time be less than 1:1, provided however, this ratio shall not apply after the fourth anniversary of the issue date.

Equity is defined in the agreement the aggregate of outstanding capital stock, additional paid in capital stock, equity reserve and retained earnings at any date and as shown in the latest consolidated balance sheet of the Parent Company. Debt, on the other hand, is defined in the agreement as the aggregate of all obligations (whether actual or contingent) of the Parent Company and its subsidiaries to pay or repay money.

16.02 2018 Note Facility Agreement (NFA)

On April 12, 2018, the Parent Company entered into a 40.0 million NFA with BPI and RCBC(each a "Noteholder" and collectively, the "Noteholders'), RCBC Trust and Investments Group(Facility and Paying Agent) and RCBC Capital Corporation (Issue Manager). The NFA provided for the conversion of the outstanding balance of the Parent Company's short-term bridge loan facilities with the Note holders amounting to 20.0 million each Noteholder into long term credit facilities. The NFA provided for the issuance of 7-year fixed rate corporate note which bears interest of 6.25% per annum payable quarterly. The net proceeds from the issuance of the Notes shall be used to refinance the bridge loan facilities used to acquire the 100%ownership of Quintel.

Under the NFA, the Parent Company shall pay the 30% of the loan outstanding on issue date in twenty-four (24) equal consecutive quarterly commencing at the end of the 1st year until the end of the 28th quarter from the issue date. The remaining 70% of the loan outstanding on issue date shall be paid in a single balloon payment at maturity date.

The NFA contained an embedded derivative arising from voluntary prepayment option where the Parent Company may redeem, in whole or in part, equivalent to an amount not less than and in multiples of 5,000,000 on any interest payment date beginning on the first anniversary of the issue date, by paying a prepayment penalty equivalent to 2% of the principal amount of the Notes being redeemed, together with any and all accrued interest up to the date of redemption at the applicable rate and any related breakage costs (calculated from such non-interest payment date to the immediately succeeding interest payment date) actually incurred by the relevant Note holders, if the redemption is due to:(i)interest costs or(ii) illegality. The Parent Company assessed that the embedded derivative in the NFA is closely related to the host contract, thus was not bifurcated from the host contract based on the provisions of PFRS 9.

In accordance with the NFA, the following financial ratios must be maintained:

- Debt to equity ratio shall not at anytime, exceed 70.30;
- Debt service coverage ratio shall not, as of relevant testing date, be lessthan1.15; and
- Current ratio shall not at any time, be less than 1.10.

Equity is defined in the agreement the aggregate of outstanding capital stock, additional paid in capital stock, equity reserve and retained earnings at any date and as shown in the latest consolidated balance sheet of the Group Debt, on the other hand, is defined in the agreement as the aggregate of all obligations (whether actual or contingent) of the Parent Company and its subsidiaries to pay or repay money. Debt service ratio is defined in the agreement as the result obtained by dividing (i) EBITDA and (ii) the amount of debt service. Debt service, on the other hand, is defined in the agreement as the aggregate of all payments for: (a) interest and principal payments due under the Agreement in the next twelve (12) months; (b) the principal and interest payments due in the next twelve (12) months of all interest-bearing debt with tenor of more than

Twelve (12) months, and(c) netting obligations of the Issuer due in the next twelve (12) months under permitted hedging arrangements, if applicable.

The carrying amount of the loan from the 2018 NFA amounted to 36.4 million and 37.0 million as of September 30, 2022 and December 31, 2021, respectively.

The Parent Company is incompliance with the debt covenants as of September 30, 2022 and December 31, 2021.

16.03 CATS

In 2012, CATS obtain a secured interest-bearing loan from a local commercial bank amounting to 13.0 million. The principal is payable in twenty-eight (28) quarterly payments of 464,286 until 2018 and bears annual interest rate of 3.0% plus three (3) month London inter-bank offer rate (LIBOR). This bank loan was specifically borrowed to refinance the parcel of land with improvements located along Innovation Drive, Carmelray Industrial Park 1, Brgy. Canlubang, Calamba City, Laguna and registered in the name of RBWRP. The land and building owned by RBWRP were used as collateral for the secured interest-bearing loan as disclosed in Note 15. The Group assumed the loan upon acquisition of REMEC's manufacturing division in 2014.

The loan contract gives the Group an option to prepay the loan in part or in full, subject to the Group giving the creditor at least thirty (30) days advance notice of its intention to make such prepayment counted from the date of receipt by the credit or of such written notice.

On September 26, 2016, the Group prepaid the balance of the loan, including accrued interest, for 4.7million.

CATS is in compliance with the debt covenants as of September 30, 2022 and December 31, 2021.

Total finance costs accrued and paid (including interim amortization of deferred finance costs) for short-term loan and long-term debt recognized in the consolidated statements of comprehensive income amounted to \$2,898,481, \$3,906,719 and \$5,375,227 in 2022,2021 and 2020 respectively.

17. Lease Liabilities

The Group, as lessee, entered into leasing arrangements with its related parties as disclosed inNotes18 and 22. The following are the amounts of lease liabilities:

Movement in the lease liabilities is as follows:

	Minimum Le	ease Payr	nents	Present Value of Minimum Lease			
	September 2022	Dece	mber 31, 2021	September 2022	December 31, 2021		
	(Unaudited)		(Audited)	(Unaudited)	(Audited		
Not later than one year	610,283	\$	126,337	610,283	\$ 123,801		
Later than one year but not later than five years	21,543		345,160	21,543	339,677		
Later than five years	129,380		129,380	129,380	127,945		
	761,206		600,877	761,206	591,423		
Discount	(9,405)		(9,455)	(9,405)			
Present value of minimum lease payments	751,801		591,422	751,801	591,423		
Current lease liabilities	472,705		447,419	472,705	447,419		
Non-current lease liabilities	279,096	\$	144,003	279,096	\$ 144,004		

	Sc	eptember 2022	Dece	mber 31, 2021
		(Unaudited)		(Audited)
Balance, January 1	\$	591,423	\$	464,884
Additions		295,839		312,332
Lease payment		(135,461)		(185,793)
Balances	\$	751,801	\$	591,423

The Group is required to pay security deposit and advanced rental equivalent to one (1) month rent amounting to 1,939. These shall be applied to the last one (1) month's rent and unpaid bills, or refunded upon termination of lease contract.

Rental deposits amounted to \$1,097,173 and \$1,235,609 as of September 30, 2022 and December 31,2021, respectively, as disclosed in Note 13.

The Group used its incremental borrowing rate of 5.5% to measure the present value of its lease liabilities since the implicit rate was not readily available.

The Group is compliant with the terms and conditions of the lease contracts.

18. Related Party Disclosures

Nature of relationship of the Parent Company and its related parties are disclosed below:

Related Parties	Nature of Relationship
Carmetheus Holdings, Inc.	Ultimate Parent
Camerton Inc. (CI)	Immediate Parent
Cayon Holdings, Inc.	Under common key management
Cirtek Holdings, Inc. (CHI)	Under common key management
Charmview Enterprises Ltd (CEL)	Under common key management
Stockholders	Key Management Personnel

The interim consolidated balance sheets and interim consolidated statements of comprehensive income include the following significant account balances resulting from the above transactions with related parties:

a. Due to related parties

	Transactions				Balance	s as	of			
		For Nine Mont	hs Ende	d, Sept. 30		September 30,		December 31,	9	
	7	2022		2021	*	2022		2021		
		(Unaudited)		(Unaudited)		(Unaudited)		(Audited)	Terms	Conditions
Other related parties										
CLC	Rental		\$	309	S	육	\$	469,074	Due to demand, non-interest bearing	Unsecured
Cayon	Rental			3,519		×		121,325	Due to demand, non-interest bearing	Unsecured
Advances offsetting	Payment made on behalf of the Group					626,515		35,928	Due to demand, non-interest bearing	Unsecured
	\$	-	5	3,828	\$	626,515	5	626,327		

b. Due from related parties

		Transactions				Balance	5 25	of		
5	1907	For Nine Mont	hs Ended	i, Sept. 30		September 30,		December 31,		
	•	2022		2021	.7	2022		2021		
		(Reviewed)		(Reviewed)		(Reviewed)		(Audited)	Terms	Conditions
Other related parties										
Cayon	Reimbursement		5	2,023	\$		5	191,570	Due to demand,	Unsecured;
	of expenses								non-interest bearing	no impairment
Advances offsetting	Payment made			28		-		38	Due to demand,	Unsecured;
111. A 11 C 11 C 11 C 11 C 11 C 11 C 11	on behalf of								non-interest bearing	no impairment
	the Group									
2	\$	12	S	2,023	S	10	S	191,570		

The following are the nature, terms and conditions:

a) Transactions with CHI

Result of assignments and settlements in 2011 represents the advances for working capital in the normal course of business when CEC and CEIC were then subsidiaries of CHI. For purposes of settling outstanding balances with the Group and as part of corporate structuring in preparation for the planned Initial Public Offering (IPO) of the Parent Company, on March17,2011, CHI, CEL and the officer, with the consent of the Group, entered into assignment agreements where by CHI absorbed the amounts owed by CEL and by the officer as of March 17, 2011 amounting to 7.7 million and 0.8 million, respectively.

The Group, with the consent of the related parties, entered into assignment agreements where by the Parent Company absorbed the amount owed by CEIC to CHI totaling 3.6 million representing unpaid advances of 2.3 million and dividends of 1.3 million as of March 17,2011.

Thereafter, on March 18, 2011, the Parent Company and CHI, in view of being creditors and debtors to each other as a result of the assignment agreements above, entered into a set-off agreement for the value of the Group's liability aggregating 6. 8million. The amount represents the abovementioned total liability of 3.6 million and the balance outstanding from the Parent Company's purchase of CEC and CEIC amounting to 3.2 million, as revalued from the effect of foreign exchange rate.

The amount owed by CHI as of March 31, 2021 and December 31, 2021 pertains to the outstanding receivable arising from the assignments and set-off agreements. The amounts outstanding are non-interest bearing, unsecured and will be settled in cash.

b) Transactions with Cayon

The Group also entered into an agreement with Cayon starting January 1, 2011 to ease the land where Group's Building 2 is located. The agreement calls for an annual rental of P282,144 for a period of 10 years and renewable thereafter by mutual agreement of the parties subject to such new terms and conditions as they may then be mutually agreed upon. Total rent expense charged to operations amounted to\$.002 million and 0.01 million in 2021 and2020, respectively. The amounts are unsecured, non-interest bearing and due and demand and will be settled in cash. No guarantees have been given.

c) Transactions with CLC

The Group had a lease agreement on the land where its manufacturing plant (Building 1) is located with CLC for a period of 50 years starting January 1, 1999. The lease was renewable for another twenty-five (25) years at the option of the Group. The lease agreement provided for an annual rental of .15Million subject to periodic adjustments upon mutual agreement of both parties.

On January 1, 2011, the Group entered into an agreement with CLC to lease the land where Building 1 is erected. The agreement calls for a fixed annual rate of P0.64 Million 0.01Million) for a period of ten (10) years and renewable thereafter by mutual agreement of the parties subject to such new terms and conditions as they may then be mutually agreed upon.

The total rent expense charged to operations amounted to 0.01 million in both years. of key management personnel of the Group are as follows:

Nine Months Ended September 30 2022 2021

	2022			2021	
		(Unaudited)		(Reviewed)	
Salaries and wages	\$	1,212,212	\$	944,182	
Other employee benefits		73,095		84,065	
	\$	1,285,306	\$	1,028,247	

19. Revenue from Contracts with Customer

Below is the disaggregation of the Group's revenue from contracts with customers for the nine months ended September 30, 2022 and 2021 respectively:

For the Nine Months ended September 30								
		2 (Unaudited)		1 (Unaudited)				
New product	\$	12,809,372	\$	4,107,040				
Integrated Circuits		8,346,942		6,852,074				
Discrete		7,846,046		6,648,777				
Multichips		6,160,639		6,485,322				
Dual and quad flat no leads		5,802,079		6,037,608				
16 port antennas		5,206,106						
Analog		4,835,181						
8 port antennas		4,430,822		10,196,521				
6 port antennas		3,493,632		9,062,053				
12 port antennas		2,670,583		1,966,422				
Hermetics		2,366,238		3,052,378				
Microwave Network Inc		1,000,961						
Bridgewave		905,776		5,315				
NRE+addtl charging costs/serv inc		801,560						
Others		406,437		1,477,688				
Cougar		278,096		463,028				
Brackets		165,327		288,240				
10 port antennas		160,179		40,228				
Outdoor units		52,332		111,360				
Indoor radio frequency		47,453		627,879				
Remec, manufacturing services		4,579		5,390,286				
QPCBA		4,481						
	\$	67,794,821	\$	62,812,219				

The Group has no contract assets as of September 30, 2022 and December 31,2021.

The Group's contract liabilities pertain to advance payments from customers amounting to \$1,782,307 and \$1,906,600 as at September 30,2022 and December 31,2021, respectively, as disclosed in Note 14. Contract liabilities as at January 1, 2018 were recognized as revenue in 2018.

20. Cost of Sales

	For the Nine Months ended Sept. 30				
	2022 (Unaudited) 2021 (Un		1 (Unaudited)		
Raw materials, spare parts,					
supplies and other inventories	\$	29,856,208	\$	28,751,446	
Salaries, wages and employees' benefits - Note 23		6,906,942		7,383,659	
Depreciation and amortization - Notes 10, 11 and 12		4,540,508		5,236,792	
Utilities		3,883,715		2,515,689	
Inward freight and duties and others		3,859,550		1,726,963	
Others		331,318		525,025	
	\$	49,378,240	\$	46,139,574	

21. Operating Expenses

	For the Nine Months ended Sept. 30				
	20	2022 (Unaudited) 2021 (Unaud			
Salaries, wages and employees' benefits - Note 23	\$	3,811,194	\$	2,073,092	
Others		1,338,992		493,495	
Commissions		1,047,524		601,785	
Professional fees		566,743		1,151,733	
Taxes and licenses		236,631		397,307	
Utilities		207,273		232,209	
Entertainment, amusement and recreation		111,492		126,586	
Transportation and travels		100,847		71,379	
Insurance premiums		86,476		72,153	
Depreciation and amortization - Notes 10, 11, 12, 13		61,953		252,170	
Office supplies		20,616		128,618	
	\$	7,589,743	\$	5,600,527	

Taxes and licenses are business permits, registration renewals and other fees to government units.

Utilities are consumptions of water, electricity and telephone service.

22. Lease Agreements

The Group has leases for its land. With the exception of short-term leases and leases of low-value underlying assets, each lease is reflected on the balance sheet as a right-of-use asset and a lease liability. Variable lease payments which do not depend on an index or a rate (such as lease payments based on a percentage of Group's sales) are excluded from the initial measurement of the lease liability and asset.

22.01 The Group as a Lessee

22.01.01 Cirtek Land Corporation

The Group entered into a lease agreement with Cirtek Land Corporation (CLC), a related party, for piece of land located at 116 East Main Avenue, Phase V SEZ, Laguna Technopark, Bina Laguna consisting of 6,674 square meters, more or less. On January 1, 2019, the Group entered into an agreement with CLC to lease the land where Building 1 is erected. The agreement calls for a fixed annual rate of 12,189 for a period of 16 years and renewable thereafter by mutual agreement of the parties subject to such new terms and conditions as they may be mutually agreed upon. The Group is required to pay security deposit and advanced rental equivalent to one (1) month rent amounting to 1,016. These shall be applied to last month rent and unpaid bills, or refunded upon termination of lease contract

22.01.02 Cayon Holdings, Inc.

The Group entered into a lease agreement with Cayon Holdings, Inc (Cayon), a related party, for piece of land located at 116 East Main Avenue, Phase V SEZ, Laguna Technopark, Binan Laguna consisting of 6,064 square meters, more or less. On January 1, 2019, the Group entered into an agreement with CHI to lease the land where Building 2 is erected. The agreement calls for a fixed annual rate of 11,075 for a period of 5 years and renewable thereafter by mutual agreement of the parties subject to such new terms and conditions as they may be mutually agreed upon. The Group is required to pay security deposit and advanced rental equivalent to one (1) month' rent amounting to 923. These shall be applied to last one (1) month's rent and unpaid bills, or refunded upon termination of lease contract

Rental security deposits amounted to \$1,097,173 and \$1,235,609 as of September 30, 2022 and December 31, 2021, respectively, as disclosed in Note13.

As of September 30, 2022 and December 31, 2021, the Group's ROU asset amounted to 580,182 and 556,290 respectively, as disclosed in Note12.

Lease Liabilities

Lease liabilities are presented in the consolidated statements of financial position as follows:

	Sep	tember 2022	December 31, 2021		
	(U	(Unaudited)		Audited)	
Current - Note 17	\$	472,705	\$	447,419	
Non-current - Note 17		279,096		144,003	
Balances	\$	751,801	\$	591,422	

23. Salaries and Wages and Employees' Benefits

		For the Nine Months ended Sept. 30				
	202	2022 (Unaudited)		2021 (Unaudited)		
Salaries and Wages	\$	8,895,941	\$	7,450,650		
Other Employees benefits		1,525,295		1,708,507		
Retirement costs - Note 24		296,900		297,593		
	\$	10,718,136	\$	9,456,750		

Other employees' benefits consist of allowances and mandatory contributions.

24. Retirement Benefit Obligation

24.01.01 Defined Benefit Plans

CEC has a funded, noncontributory defined benefit retirement plan administered by the Board of Directors while CATS – Philippine Branch has an unfunded and non-contributory defined benefit retirement plan, with both entities covering all regular employees. Retirement benefits costs are determined in accordance with an actuarial study and are based on the employees' years of service and monthly basic salary. CEIC has not established a retirement plan while the Parent Company and RBWRP have no employees.

Under the existing regulatory framework, R.A. No. 7641 requires a provision for retirement pay to qualified private sector employees in the absence of any retirement plan in the entity, provided, however, that the employee's retirement benefits under any collective bargaining and other agreements shall not be less than those provided under the law. The law does not require minimum funding of the plan.

CEC has an agreement with an insurance company to fund the retirement benefits of its employees. CEC believes that the insurance coverage qualifies as plan assets because the proceeds of the policy can be used only to pay or fund the retirement benefits. As of September 30, 2022 and December 31,2021,the asset mix is a combination of 34% long-term investments, composed of government securities and corporate bonds, 62% investments in quoted equity securities and 4%short-term investments, composed of short-term placements and others.

24.01.02 Defined Contribution Plans

Quintel USA has a retirement savings plan under Section 401(k) of the United States Internal Revenue Code. Employees are eligible to participate in the plan after completing three months of service Quintel USA makes a matching contribution of 100% of each employee's contributions up to 4% of such employee's compensation.

Quintel Technology, Ltd. Has a defined contribution plan covering substantially all UK employees.

For the nine months period ended September 30, 2022 and 2021 total retirement costs were \$ 296,900 and \$ 297,593 respectively as stated in Notes 23.

24.01.03 Retirement benefit costs

Below are the summarized components of retirement benefit costs recognized in interim consolidated statements of comprehensive income:

	September 30,2022(Unaudited)					
		CATS-				
		Philippine				
	CEC	Branch	Total			
Present value of defined						
benefit obligation	\$ 3,886,802		\$3,886,802			
Fair value	(1,185,811)		(1,185,811)			
	\$ 2,700,991		\$2,700,991			

December31,	
2021(Audited)	

		2021(Municu)	
		CATS-	
	CEC	Philippine Branch	Total
Present value of defined benefit			
obligation	\$ 3,702,031		\$3,702,031
Fair value	(1,104,757)		(1,104,757)
	\$ 2,597,274		\$2,597,274

25. Other Income (Expense)- net

For the Nine Months ended Sept. 30				
2022	(Unaudited)	202	1 (Unaudited)	
\$	380,509	\$	(117,841.00)	
	-		38,780	
			748,700	
	477,341		427,922	
\$	857,850	\$	1,097,561	
		2022 (Unaudited) \$ 380,509 - 477,341	2022 (Unaudited) 202 \$ 380,509 \$ - 477,341	

26. Income Taxes

CEC

On March24,1998, the Philippine Economic Zone Authority (PEZA)approved CEC's registration as an ecozone export enterprise at the Laguna Technopark for the manufacture of standard integrated circuits, discrete, hybrid and potential new packages.

Beginning October 30, 2002, the manufacture and export of integrated circuits, discrete and hybrid transferred to PEZA from Board of Investments (where originally registered) and became subjecttothe5%gross income tax incentive, as defined underR.A.No.7916, the law creating the PEZA.

CATS- Philippine Branch

CATS-Philippine Branch was registered with PEZA as an Ecozone Export Enterprise to engage in the manufacture, fabrication and design of millimeter wave components and subsystems in a special economic zone to be known as the Carmelray Industrial Park I - Special Economic Zone (CIPI-SEZ) and Laguna Technopark in accordance with the project study, representations, commitments and proposals set forth in its application forming integral parts, subject to the terms and conditions provided in its registration.

As a PEZA-registered entities, CEC and CATS - Philippine Branch are entitled to tax incentives equivalent to 5% of the gross income earned on its registered activities after the income tax holiday (ITH) off our years.

		For the Nine Months ended Sept. 30				
	202	2 (Unaudited)	2021	(Unaudited)		
Current	\$	296,548	\$	339,585		
Deferred		-		(167,426)		
	\$	296,548	\$	172,159		

The provision for current income tax for the nine months ended September 30, 2022 and 2021 pertains to the special rate of 5% on taxable gross income of CEC and CATS-Philippine Branch

Based on the National Internal Revenue Code Sec. 27, MCIT of two percent (2%) of the gross income as of the end of taxable year is imposed on corporation beginning on the fourth taxable year immediately following the year in which such corporation started its commercial operation when the MCIT is greater than the regular corporate income computed for the taxable year. The Parent Company is subject to MCIT beginning 2015.

Changes in Legislation

United States of America (U.S.)

The Group is subject to income taxes in the U.S. owing to Quintel USA.

The Tax Act was enacted on December 22, 2017 and introduces significant changes to U.S. income tax law. Effective in 2018, the Tax Act reduces the U.S. statutory tax rate from 35% to 21% and creates new taxes on certain foreign-sourced earnings and certain related-party payments, which are referred to as the global intangible low-taxed income tax and the base erosion tax, respectively.

Due to the timing of the enactment and the complexity involved in applying the provisions of the Tax Act, Quintel has made reasonable estimates of the effects and recorded provisional amounts in the consolidated financial statements for the year ended December 31, 2017. As Quintel collects and prepares necessary data, and interpret any additional guidance issued by the U.S. Treasury Department, the IRS or other standard-setting bodies, Quintel may make adjustments to the provisional amounts. Those adjustments may materially impact the provision for income taxes and the effective tax rate in the period in which the adjustments are made. The accounting for the tax effects of the enactment of the Tax Act will be completed in 2018.

Philippines

Republic Act No. 10963 or the Tax Reform for Acceleration and Inclusion Act (TRAIN) was signed into law on December 19, 2017 and took effect January 1, 2018, making the new tax law enacted as of the reporting date. Although the TRAIN changes existing tax laws and includes several provisions that will generally affect businesses on a prospective basis, management assessed that the same will not have any significant impact on the consolidated financial statement balances as of balance sheet date.

27. Earnings Per Share (EPS)

The following table presents information necessary to calculate EPS on net income.

		For the Nine Mo	nths end	ed Sept. 30
	2022	(Unaudited)	202	1 (Unaudited)
Net income attributable to common shareholders of Parent Company*	\$	1,887,063	\$	4,038,905
Weighted average number of common shares outstanding		668,505,825		668,505,825
Basic and diluted EPS	\$	0.0028	\$	0.0060

^{*}Net of dividends declared on preferred A, preferred B-1, preferredB-2, preferred B-2Bsharesfor the months ended

September 30, 2022 totaling to \$6,657,977 and on preferred A, preferred B-1 and preferred B-2 for the nineth months ended September 30,2021 totaling to \$4,075,630

As of September 30, 2022 and December 31, 2021, the Parent Company has no potential dilutive common shares.

The weighted average number of common shares outstanding used in the calculation of EPS is based on the outstanding shares of the Parent Company. The additional shares from stock dividends during the period, including the unissued stock dividends and stock dividends declared after the reporting period but before the approval of the financial statements, were reflected in the calculation of the EPS as if these shares have been issued in all earlier periods presented.

28. Fair Value

As of September 30, 2022 and December 31, 2021, the carrying values of the Group's financial assets and liabilities, excluding AFS financial asset carried at cost because its fair value cannot be reliably measured, are equal to or approximate the irrespective fair value.

Cash and cash equivalents, trade and other receivables, loans to employees, trade and other payables, short-term loans, dividend payable, amounts owed by and owed to related parties and deposits

The carrying amounts approximate fair value since these are mostly short-term in nature or due and demandable.

Financial assets at FVTPL-UITF

The investments in Unit Investment Trust Fund classified as financial asset at FVTPL are stated at their fair value based on lowest level input (Level2).

Investment properties

Thefairvalueoftheinvestmentproperties is determined by a Philippine SEC-accredited independent appraiser using the market data approach, a method of comparing recent sales and sales offerings of similar properties located in the surrounding area, adjusted for time, size, location and other relevant factors.

HTM investments/Other financial statements at amortized cost

The fair value of HTM investments that are actively traded in organized financial markets is determined by reference to quoted market bid prices, at the close of business on the reporting date or last trading day as applicable (Level1).

Miscellaneous deposits and loans to employees

The miscellaneous deposits are carried at cost since the timing and related amounts of future cashflows cannot be reasonably and reliably estimated for purposes of establishing its fair value using an alternative valuation technique.

Long-term debt

The fair value of long-term debt is based on the discounted value of future cash flows using the applicable rates for similar types of loans. Discounts rates used range from 4.19% to 6.37% and 4.19% to 4.29% in 2018 and 2017, respectively (Level3).

			Septem	ber 30 2022 (Unaudited)	
	Total		Level 1	Level 2	Level 3
Financial assets measured					
at fair value:					
Financial assets at FVPL			568	568	
Financial assets and liabilities measure	d at amortiz	zed cost			
but for which fair value are disclosed					
Financial asset at amortized cost		\$	479,039		
HTM investment					
Long-term debt			47,628,752	\$	47,628,752
			Septem	ber 30 2021 (Unaudited)	
			Level 1	Level 2	Level 3
Financial assets measured					
at fair value:					
Financial assets at FVPL			568	568	-
Financial assets and liabilities measure	d at amortiz	zed cost			
but for which fair value are disclosed					
Financial asset at amortized cost					
HTM investment			478,849	478,849	
Long-term debt			51,628,752		51,628,752

As at September 30, 2022 and December 31, 2021, there were no transfers between Level 1 and 2 fair value measurements.

29. Financial Risk Management Objectives and Policies

The Group's principal financial instruments comprise of cash and cash equivalents, short term loans and long-term debt. The main purpose of these financial instruments is to support the Group's operations. The Group has various other financial instruments such as trade and other receivables, amounts owed by related parties, rental and security deposits and loans to employees (presented as part of other current assets), HTM investments, miscellaneous deposits (presented under other noncurrent assets), trade and other payables, and amounts owed to related parties, which generally arise directly from its operations, as well as financial assets at FVPL and AFS financial assets.

Risk Management Structure

The BOD is mainly responsible for the overall risk management approach and for the approval of risk strategies and principles of the Group.

The main risks arising from the financial instruments of the Group are credit risk, liquidity risk and foreign currency risk. The Group's management reviews and approves policies for managing each of these risks and they are summarized below.

Credit risk

Credit risk is the risk that the Group will incur a loss because its customers or counterparties failed to discharge their contractual obligations.

The Group trades only with recognized, creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant.

For cash in bank and cash equivalents, other receivables, amounts owed by related parties, rental deposits, and loans to employees and miscellaneous deposits, the Group applies the low credit risk simplification where the Group measures the ECLs on a12-month basis based on the probability of default and loss given default which are publicly available. The Group also evaluates the creditrating of the bank and other counterparties to determine whether the debt instrument has significantly increased in credit risk and to estimate ECLs.

The Group considers its cash in banks and cash equivalents as high grade since these are placed in financial institutions of high credit standing. For other receivables, amounts owed by related parties various deposits, loans to employees, the Group considers this as high to medium grade as the counterparties are of high credit standing. Accordingly, ECLs relating to these debt instruments rounds to nil.

For trade receivables, an impairment analysis is performed at each reporting date using a provision matrix to measure ECLs. The provision rates are based on days past due for groupings of customer segments with similar loss patterns. The calculation reflects the probability-weighted outcome, the time value of money, and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions.

In its ECL models, the Group relies on a broad range of forward-looking information as economic inputs, such as:

- Gross domestic products
- Inflation rates

The inputs and models used for calculating ECLs may not always capture all characteristics of the market at the date of the financial statements. To reflect this, qualitative adjustments or overlays are occasionally made as temporary adjustments when such differences are significantly material. Based on the Group's credit risk experience, expected credit loss rate increases as the age of the receivables increase.

On the other hand, the Group considers its amounts owed by related parties as medium grade due to assured collectability through information from the related parties' sources of funding. No ECLs relating to these debt instruments was recognized.

The aging per class of financial assets and expected credit loss as of September 30, 2022 and December 31, 2021:

September 30, 2022 (Unaudited):

	12	2-Month ECL	Lifetime ECL Not Crefit Impaired	Lifetime ECL Not Crefit Impaired	Simplified Approach	Total
Amortized cost						-
Cash and cash equivalents	\$	33,493,064				\$ 33,493,064
Trade and other receivables		-		741,012	58,255,444	58,996,456
Amounts owed by related parti-		188,029				188,029
Other current assets:						-
Rental deposits		1,097,173				1,097,173
Loans to employees		1,254,371				1,254,371
Security deposits		179,809				179,809
Other financial assets at						-
amotized cost		479,039				479,039
Other noncurrent assets:						
Miscellaneous deposits		165,184				165,184
Others		(2,917)				(2,917)
	\$	36,853,755	\$ -	\$ 741,012	\$ 58,255,444	\$ 95,850,211

^{*}Excluding cash on hand amounting to 237

Set out below is the information about the credit risk exposures of the Group's financial assets using a provision matrix as of September 30, 2022(Unaudited)

Trade receivables and other receivables

					Da	ys past due							
2		Current	276	<30 days	3	30-60 days	61-90 days	- (>91 days		Impaired Financial Assets		Total
Expected credit loss rate		0%		0%		0%	0%		0%		15.05%		1.16%
Estimated total gross carrying amount at default	s	21,545,184	\$	2,205,194	\$	825,120	\$ 1,112,608	s	33,217,728	5	4,924,372	s	63,830,207
Expected credit loss	s		s	-	s	4	\$	s	(4)	8	741,012	s	741,012

December 31,2021(Audited)

	12	?-Month ECL	N	etime ECL ot Crefit npaired	Simplified Approach	Total
Amortized cost						-
Cash and cash equivalents	\$	71,414,987				\$ 71,414,987
Trade and other receivables				741,012	61,392,329	62,133,341
Amounts owed by related parti		191,570				191,570
Other current assets:						-
Rental deposits		1,235,609				1,235,609
Loans to employees		619,406				619,406
Security deposits		179,809				179,809
Other financial assets at						-
amotized cost		498,738				498,738
Other noncurrent assets:						-
Miscellaneous deposits		177,909				177,909
Others						-
	\$	74,318,028	\$	741,012	\$ 61,392,329	\$ 136,451,369

^{*}Excluding cash on hand amounting to 247.

Set out below is the information about the credit risk exposures of the Group's financial assets using a provision matrix as of December 31, 2021(Audited)

Trade receivables and other receivables

			Da	ays past due								
		Current	9	30-60 days	(61-90 days		>91 days		Impaired Financial Assets		Total
Expected credit loss rate Estimated total gross		0%		0%		0%		0%		15.05%		1.29%
carrying amount at default	S	12,132,214	S	13,467,407	S	1,907,561	S	1,054,054	S	4,924,372	5	57,395,791
Expected credit loss	S	2	S	52	S	88	S	27	S	741,012	S	741,012

Expected credit loss rate on the Group's cash on hand and cash equivalents approaches zero.

September 30,2022 (Unaudited)

Past due but not impaired Current <30 days 30-60 days 61-90 days >91 days ECL Total 33,493,064 Cash and cash equivalents 33,493,064 21.545.184 2.205.194 825,120 1.112.608 38,142,100 (741,012) 63.089.195 Trade and other receivables Amounts owed by related parti 188,029 188,029 Other current assets: Financial asset at FVTPL 557 557 1,097,173 1,097,173 Rental deposits Loans to employees 1,254,371 1,254,371 179,809 179,809 Security deposits Other financial assets at 479,039 479,039 amotized cost Other noncurrent assets: Loans to employees 4,110,655 4,110,655 Miscellaneous deposits 165,184 165,184 (2.917)(2.917)Others 1,112,608 S 38,142,100 S 2,205,194 \$ 825,120 \$ (741,012) \$ 104,054,162 62,510,151

December 31,2021(Audited)

Past due but not impaired Impaired Current 30-60 days 61-90 days >91 days Financial Total Assets Cash and cash equivalents 71,414,987 71,414,987 Trade and other receivables 20,894,736 15,529,347 2,254,954 3,996,421 (741,012)61,392,329 191,569 Amounts owed by related parti 191,569 Other current assets: Financial asset at FVTPL 568 568 Rental deposits 1,235,609 1,235,609 Loans to employees 619,406 619,406 Security deposits 179,809 179,809 Other financial assets at amotized cost 498,738 498,738 Other noncurrent assets: Loans to employees 177,909 177,909 Miscellaneous deposits 8,372 8,372 2,254,954 3,996,421 15,529,347 S (741,012) \$ 135,719,296 95,221,703 S \$

The tables below summarize the credit quality per class of the Group's financial assets that are neither past due nor impaired:

^{*} Excluding cash on hand a mounting to 237

^{*} Excluding cash on hand a mounting to 247

September 30,2022 (Unaudited)

Neither Past due nor Impared

	High Grade	Medium Grade	Low Grade	Total
Cash and cash equivalents	33,493,064	-	-	33,493,064
Trade and other receivables	21,545,184	-	-	21,545,184
Amounts owed by related parties		188,029	-	188,029
Other current assets:				
Financial asset at FVTPL	557			557
Rental deposits	1,097,173	-	-	1,097,173
Loans to employees	1,254,371	-	-	1,254,371
Security deposits	179,809	-	-	179,809
Other financial assets at				
amotized cost	479,039	-	-	479,039
Other noncurrent assets:				
Loans to employees	4,110,655	-	-	4,110,655
Miscellaneous deposits	165,184	-	-	165,184
Others	(2,917)	-	-	(2,917)
	62,322,120	188,029	-	62,510,151

^{*}Excluding cash on hand amounting to 237.

December 31,2021(Audited)

			N	leither Past du	e no	r Impared	
		High Grade	Me	edium Grade		Low Grade	Total
Cash and cash equivalents	\$	71,414,987	\$	-	\$	-	\$ 71,414,987
Trade and other receivables		20,894,736		-		-	20,894,736
Amounts owed by related parti	ies			191,569		-	191,569
Other current assets:						-	-
Financial asset at FVTPL		568					568
Rental deposits		1,235,609		-		-	1,235,609
Loans to employees		619,406		-		-	619,406
Security deposits		179,809		-		-	179,809
Other financial assets at							-
amotized cost		498,738		-		-	498,738
Other noncurrent assets:							-
Loans to employees		4,862,663		-		-	4,862,663
Miscellaneous deposits		177,909		-		-	177,909
Others		8,372		-		-	8,372
	\$	99,892,797	\$	191,569	\$	-	\$ 100,084,366

^{*}Excluding cash amounting to 247

High grade - These are receivables which have a high probability of collection (the counter party has the apparent ability to satisfy its obligation and the security on the receivables are readily enforceable).

Medium grade - These are receivables where collections are probable due to the reputation and the financial ability of the counterparty to pay and that have history of sliding beyond the credit terms but pay within 60 days.

Low grade - These are receivables where the counterparty's capability of honoring its financial obligation is doubtful.

Liquidity risk

Liquidity risk is the risk that the Group may encounter difficulties in raising funds to meet commitments from financial instruments. Liquidity risk may result from a counterparty's failure on repayment of a contractual obligation or inability to generate cash inflows as anticipated.

The Group maintains sufficient cash to finance its operations and major capital expenditures and satisfy its maturing obligations. It may also from time to time seek other sources of funding, which may include debt or equity financings, including dollar and peso-denominated loans from Philippinebanks, depending on its financing needs and market conditions.

The tables below summarize the maturity analysis of the Group's financial assets used for liquidity management and financial liabilities based on contractual undiscounted payments:

September 30, 2022(Unaudited)

								Total
	(On Demand	Le	ss than 1 year	1-2 years	>	2 to 5 years	
Financial Assets								
Cash and cash equivalents	\$	33,493,064		-	-		-	33,493,064
Trade and other receivables		21,545,184		41,544,011	-		-	63,089,195
Due from related parties		(1,268,454)		-	-		-	(1,268,454)
Other current assets:	\$	53,769,794	\$	41,544,011	\$ -	\$	-	\$ 95,313,805
Financial Liabilities								-
Trade payables	\$	22,628,003	\$	-	\$ -	\$	-	\$ 22,628,003
Accued expenses		-		5,646,133	-		-	5,646,133
Short term loans		-		19,869,548	-		-	19,869,548
Due to related parties		595,742		-	-		-	595,742
Dividends payable		126,955		-	-		-	126,955
Long term debts		-		13,191,810	1,636,942		30,000,000	44,828,752
	\$	23,350,700	\$	38,707,491	\$ 1,636,942	\$	30,000,000	\$ 93,695,133

^{*}Excluding statutory liabilities

December 31,2021(Audited)

	C	On Demand	Le	ss than 1 year	1-2 years	>	2 to 5 years	Total
Financial Assets								
Cash	\$	71,415,234	\$	-	\$ -	\$	-	\$ 71,415,234
Trade and other receivables		-		61,392,329	-		-	61,392,329
Due from related parties		191,570		-	-		-	191,570
	\$	71,606,804	\$	61,392,329	\$ -	\$	-	\$ 132,999,133
Financial Liabilities								
Trade payables	\$	-	\$	17,268,313	\$ -	\$	-	\$ 17,268,313
Accued expenses		-		3,419,789	-		-	3,419,789
Short term loans		-		41,460,364	-		-	41,460,364
Due to related parties		626,327		-	-		-	626,327
Dividends payable		126,955		-	-		-	126,955
Long term debts		-		17,391,810	18,536,942		27,600,000	63,528,752
	\$	753,282	\$	79,540,276	\$ 18,536,942	\$	27,600,000	\$ 126,430,500

^{*}Includes future interest payments

^{**}Includes future interest payments

Foreign currency risk

The Group uses the US dollar as its functional currency and is therefore exposed to foreignexchange movements, primarily in Philippine Peso currency. The Group follows a policy tomanage its currency risk by closely monitoring its cash flow position and by providing forecast onallother exposures innon-US dollar currencies.

CapitalManagement

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

The Group manages its capital structure, which pertains to its equity as shown in the balance sheet, and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, returncapital to shareholders or issue new shares. No changes were made to the objectives, policies or processes in 2022 and 2021.

The Company considers the following as capital:

		ptember 2022 (Unaudited)	Dec	ember 31, 2021 (Audited)
Additional paid-in-capital	\$	179,726,321	\$	179,726,321
Common stock		14,562,067		14,562,067
Retained Earnings		7,162,615		5,275,552
Stock Warrants	6,458,070			6,458,070
Equity reserve		4,030,214		4,030,214
Preferred stock		3,925,528		3,925,528
Other comprehensive income(loss)		3,032,298		3,032,298
Parent company shares held by a subsidiary		(35,865)		(35,865)
	\$	218,861,248	\$	216,974,185

As of September 30, 2022 and December 31, 2021, the Group is subject to quantitative loan covenants and financial ratios on itslong-termdebts.

As of September 30, 2022 and December 31, 2021, the Group was able to meet its capital requirements and management objectives.

30. Equity

a.Common Shares

	September 30,2022 (Unaudited)	December 31,2021 (Audited)
Number ofshares Authorized-commonshares (₱1.00 par value)	1,200,000,000	1,200,000,000
Issued Beginningand endofyear Amount	668,505,825	668,505,825
Issued–668,505,825 shares	\$ 668,505,825	\$ 668,505,825

On November 18, 2011, the Parent Company listed with the PSE its common stock, wherein it offered 42,163,000 shares to the public at issue price of ₱7 per share. The total proceeds with issuance of new shares amounted to ₱295.1 million (6.8 million). The Parent Company incurred transaction costs incidental to the IPO amounting to ₱47.3 million (1.1 million), which was charged against "Additional paid-in capital" in the 2011 consolidated balance sheets. As of December 31, 2011, the Parent Company's has 162,163,000 issued common shares.

On May 25, 2012, the BOD declared a twenty percent (20%) stock dividend to stockholders. On the same date, the stockholders approved and ratified the stock dividend payable to stockholders as of record as of June 8, 2012, to be distributed on June 29, 2012.

On September 14, 2012, the BOD declared a twenty percent (20%) stock dividend To stockholders of record as of December 21, 2012, to be distributed on January 10, 2013.

On December 7, 2012, the stockholders approved the twenty percent (20%) stock dividend.

On January 16,2013, the BOD declared a twenty percent (20%) stock dividend to stockholders. On the same date, the stockholders approved the stock dividend payable to stockholders of record as of March15, 2013, to be distributed on April 5,2013. On January 29, 2014, the BOD also declared a ten (10%) stock dividend. During the specialstockholders meeting on July 11, 2014, the shareholders approved and ratified the declaration of 10% stock dividend payable to stockholders of record as of July 25, 2014, to be distributed on August 20,2014.

On March 24, 2015, the BOD also declared a ten (10%) stock dividend. On May 12, 2015, the shareholders approved and ratified the declaration of 10% stock dividend payable to stockholders of record as of May 26, 2015, to be distributed on June 18,2015.

On March 24, 2015, the Parent Company's BOD, by majority vote, and shareholders representing two-thirds of the outstanding capital stock thereof approved the amendment Of the articles of incorporation to increase the Parent Company's authorized capital stock by₱160,000,000 or from₱400,000,000 divided into 400,000,000 common shares with a par value of ₱1.00 per share, to ₱560,000,000 divided into 520,000,000 common shares with a par value of ₱1.00 per share and 400,000,000 preferred shares with a par value of ₱0.10 per share.

The BOD also authorized the Parent Company to offer 120,000,000 shares for sale or subscription through a follow-on offering (FOO).

On July 22, 2015, the Philippine SEC approved the Company's application to increase its authorized capital stock.

On November 4, 2015, the Parent Company's FOO was completed. The Parent Company issued 80,000,000 new shares at issue price of 20 per share for a total amount of 34.2 million. The Parent Company incurred transactions costs incidental to FOO amounting to 1.2 million which was charged against "Additional paid-in capital" in the 2015 consolidated balancesheet.

On October 24, 2016, the Parent Company's BOD approved by majority vote the amendment of the articles of incorporation to increase the Parent Company's authorized capital stock by ₱1,440,000,000 or from ₱560,000,000 divided into 520,000,000 common shares with a par valueof₱1.00 per share and 400,000,000 preferred shares with a par value of ₱0.10pershare ("Preferred A" shares), to₱860,000,000 divided into 520,000,000 common shares with a par value of ₱1.00 per share and 700,000,000 preferred shares classified into "Preferred A shares" with a par value of ₱0.10 per share, and ₱270,000,000 worth of new preferred shares classified into "Preferred B shares" with par value ₱1.00 per share, with preferences, convertibility voting rights and other features of which shall be determined by the ParentCompany's BOD. On the same date, the Parent Company's BOD, by majority vote, approvedthe declaration of ten percent (10%) stock dividend for each of the 419,063,353 issued and fully paid common shares, and 400,000,000 issued and fully paid preferred shares of the Corporation. To date the shareholders have not approved and ratified the said declaration.

On May 26, 2017, the Parent Company's shareholders representing at least two-thirds of the outstanding capital stock thereof approved the amendment of the articles of incorporation to increase the Parent Company's authorized capital stock are endorsed by the BOD. The shareholders also approved are solution to delegate to the BOD the power and authority to:

(i) Determine the manner(either in one or more tranches) by which the proposed increase in the authorized capital stock of the Parent Company will be implemented; and (ii) the manner by which the increase in the authorized capital stock will be subscribed and paid for, such as, but not limited to, aprivate placement transaction or public offering.

The BOD was also granted authority to issue in one or more series the new preferred sharesand to determine the preferences, convertibility, voting rights, features and other terms and conditions for each such series of the new preferred shares.

The Parent Company's application to increase its authorized capital stock, which was approved by Philippine SEC on September 29, 2017, did not include increase on authorized capital stock on common shares.

On July 18, 2018, the Parent Company's BOD approved by majority vote the amendment of the articles of incorporation to increase the Parent Company's authorized capital stock by \$\P\$160,000,000 byincreasing the authorized: (i) common stock by \$\P\$120,000,000; and (ii) preferred A stock by \$\P\$40,000,000. Furthermore, thepar value of the common shares was reduced from \$\P\$1.00 to \$\P\$0.50 per share.

On September 7,2018, the Parent Company's shareholders representing at least two-thirds Of the outstanding capital stock there of approved the amendment of the articles of incorporation to increase the Parent Company's authorized capital stock as endorsed by the BOD.

As of December 31, 2018, the Parent Company's BOD is in the process of filing applications and documents as may be necessary to amend the articles of incorporation and to implementand give effect to the foregoing resolution.

The Board of Directors of TECH, in its special meeting held on September 28, 2020, approvedthefollowing:

- 1. The amendment of Article Fourth of the Articles of Incorporation on corporate terms from 50 years to perpetual term;
- 2. The amendment to the increase in the Authorized Capital Stock and the delegation to theBoard of Directors of (i) the manner by which the proposed increase in the AuthorizedCapital Stock will be implemented and (ii) the manner by which the increase in the Authorized Capital Stock will be subscribed and paid for, such as but not limited to, A private placement transaction, or public or rights offering;
- 3. The approval to offer to all eligible stockholders of record of the Corporation, as of the date to be set by its management in accordance with existing law and regulations (the 'Record Date'), rights to subscribe (the "Rights Offer") to the common shares of the Corporation (the 'Rights Shares') with a bonus detachable warrant for each Rights Share(the 'Detachable Warrant'), subject to: (i) the approval of the increase in the Corporation's authorized capital stock; (ii) the registration or exemption requirements, whichever maybe applicable, of the Securities and Exchange Commission ('SEC'); and (iii) the listing requirements of the Philippine Stock Exchange ('PSE').
- 4. The approval of the authority of any one (1) of the Chairman of the Board, the President, the Chief Financial Officer, and/or other senior officers of the Corporation to fix the terms and conditions of the Rights Offer, including, but not limited to, the final issue size which shall be up to 250,000,000 common shares, the entitlement ratio, the offer price, the payment terms, the terms of the Detachable Warrant including the exercise price, the procedure for lodging the application to subscribe, the details and procedures for the various rounds of offer including the treatment of rump shares, as applicable, the Record Date and other relevant dates, and other terms, without the necessity of obtaining further approval from the stockholders and Board of Directors.
- 5. The approval of the holding of the Special Stockholders' Meeting on November 27, 2020 with the Record Date on October 29, 2020 which will be conducted by video conferencing.

During the Rights Offer Period from 12 July 2021 to 23 July 2021, a total of 249,442,472 Common Shares were sold by way of Stocks Rights Offering ("SRO") at an offer price of Php 5.50 per Entitlement Right at the ratio of 1 Entitlement Right for every 1.68 common shares ("Offer Shares") to eligible shareholders of record as of 7 July 2021.

In addition to the Entitlement Rights of 249,442,472 Common Shares of the Company, TECH shall be issuing 249,442,472 Bonus Detachable Warrants. The Bonus Detachable Warrants shall be issued free of charge to the investor (hence, the term "Bonus") and shall be issued aspart of the subscription to the Entitlement Rights. The Exercise Price for the Bonus Detachable Warrant is Php 5.50.

of10 August 2021. the As Securities and Exchange Commission ('SEC') approved the Increase of the authorized capital stock by Eight Hundred Forty Million Pesos (Php840,000,000.00) by increasing the(i) authorized Common Stock of the Corporation by Six Hundred Eighty Million Pesos (Php680,000,000) or from Five Hundred Twenty Million Pesos (Php520,000,000) divided into Five Hundred Twenty Million (520,000,000) Common Shares at One Peso(Php1.00) per share to One Billion Two Hundred Million Pesos (Php1,200,000,000.00) divided into One Billion Two Hundred Million(1,200,000,000) Common Shares at One Peso (Php1.00) per share; and (ii) authorized Preferred B Stock by One Hundred Sixty Million Pesos (Php160,000,000) or from Two Hundred Seventy Million Pesos (Php270,000,000) divided into Two Hundred Seventy Million (270,000,000) Preferred B Shares at One Peso (Php1.00) per share to Four Hundred Thirty Million Pesos

(Php430,000.00) divided into Four Hundred Thirty Million (430,000,000) Preferred B Sharesat One Peso(Php1.00) pershare

As of June 30, 2022 and December 31, 2021, the Parent Company has a total number of 26 and 25 stockholders, respectively.

Parent Company Shares Held by a Subsidiary

On December 23, 2016, CEC acquired a total of 102,018,659 common shares of the Parent Company for \$\mathbb{P}2.3\$ billion (49.7 million). The sharespurchased were recorded at cost and deducted from equity in the consolidated balance sheet.

In 2017, CEC sold 85,099,869 common shares for\$42.4 million. The difference between the proceeds from the sale of shares held by CEC and the cost of these shares amounting To 0.1 million was offset against "Equity reserve" account.

The 2017 consolidated financial statements of the Group were restated to correct the transaction related to the disposals of Group shares held by a subsidiary, which were recognized under "due from related parties account. Management inadvertently included the disposals of shares held by Camerton, its immediate Group, amounting to \$4.5million (equivalent to 11,872,668 shares)

As a result, the following financial statement line items have been restated as follows:

	D	ecember 31,2017
Consolidatedstatementoffinancial position:		_
Increaseinduefromrelatedparties	\$	(4,518,053)
DecreaseinGroupsharesheldbya subsidiary		4,518,053
Consolidatedstatement of changes in equity:		
SalebysubsidiaryofParentCompany'ssharesheldbya		
subsidiary	\$	4,518,053

The restatement did not have impact on the 2017 consolidated statement of cash flows and consolidated statement of comprehensive income, except for the impact on earnings per share. As of December 31, 2017, prior to restatement, the earnings per share amounted to \$0.007. After restatement, earnings per share amounted to \$0.008.

In 2018, CEC acquired additional 32,152,644 Group shares for P1.2 billion

(\$19,795,320).In2019, CEC acquired parent company shares amounting to \$940,448.

In 2020, CEC sold parent company shares amounting to \$2,966,636.

As of September 30, 2022 and December 31, 2021, the carrying value of Group shares held by a subsidiary amounted to \$35,865 and \$35,865 respectively.

c. Preferred Shares

	September 30, 2022 De	cember31, 2021
	(Unaudited)	(Audited)
Number of shares		
Authorized		
Preferred shares A (₱0.10 par value)	700,000,000	700,000,000
Preferred shares B-1 (₱1.00 par value)	70,000,000	70,000,000
Preferred shares B-2 (₱1.00 par value)	360,000,000	360,000,000
Issued and Subscribed		
Preferred A shares	700,000,000	700,000,000
Preferred B-1shares	70,000,000	70,000,000
Preferred B-2shares	67,000,000	67,000,000
Preferred B-2Bshares	20,000,000	20,000,000
Preferred B-2Cshares	16,936,400	16,936,400
Preferred B-2Dshares	28,625,500	28,625,500
Amount		
Preferred A shares - (net of subscriptions		
receivable amounting to 525,062asof		
March31, 2018 and December31,2018)	\$946,863	\$946,863
PreferredB-1shares-(net of subscriptions		
March 31, 2018)	\$342,399	\$342,399
Preferred B-2shares	\$1,326,733	\$1,326,733
Preferred B-2Bshares	\$416,145	\$416,145
Preferred B-2Cshares	\$332,093	\$332,093
Preferred B-2Dshares	\$561,295	\$561,295

In 2015, the 400,000,000 preferred shares at par value of ₱0.10 were subscribed by Camerton, a principal shareholder of the Parent Company.

On September 8, 2017, the Parent Company's BOD, by majority vote, approved The amendment in the Company's articles of incorporation to increase the Company's authorized capital stock by ₱300,000,000, or:

a) From ₱560,000,000, consisting of:

- i. ₱520,000,000 worth of common shares divided into 520,000,000 common shares with par value of ₱1.00 per share; and
- ii. ₱40,000,000 worth of preferred shares divided into 40,000,000 Preferred A shares with par value of ₱0.10 per share,

b) To ₱860,000,000, consisting of:

- i. ₱520,000,000 worth of common shares divided in to 520,000,000 common shares with par value of ₱1.00 per share;
- ii. ₱70,000,000 worth of preferred A shares divided into 700,000,000 preferred A shares with par value of ₱0.10 per share; and
- iii. ₱270,000,000 worth of preferred B shares with par value of ₱1.00 per share. The preferred B shares are further classified into the following series:(a) ₱70,000,000 worth of preferredB-1 shares, and(b)₱200,000,000worth of preferred B-2 shares, both having a par value of ₱1.00 per share.

On the same date, the additional 300,000,000 preferred A shares and 70,000,000 preferred B-1shares shall be issued to and subscribed by Camerton at their par value of ₱0.10 per share and ₱1.00 per share, respectively. The Parent Company recognized preferred stock and additional paid-in capital amounting to 0.1 million and 0.3 million, respectively, net of subscriptions receivable. Preferred B-1 shares are not listed in the PSE.

On September 29, 2017, the Philippine SEC approved the Company's application for the increase in authorized capital stock.

The features of the preferred A shares are (i) full voting rights, one vote for each share; (ii) preferred non-cumulative cash dividends at the rate of 1% of their par value per year, with no participation in further cash dividends which may be declared and paid to the common shares or any other class or series of shares; and (iii) the same stock dividends which may be declared and paid to the common shares or any other class or series of shares.

On September 15, 2017 and November 9, 2017, the Parent Company BOD approved the following features, rights and privileges of preferred B-2 shares:

- a. Non-voting;
- b. Preferred, cumulative cash dividends of up to 6.125% of the issue price per year, at the discretion of the Parent Company's BOD, with no participation in further cash dividends which may be declared and paid to the common shares, provided that, other than the basis being their respective issue prices, the cash dividend rate for preferred B-1 shares and preferredB-2 shares shall be paid before any cash dividends are paid to holders Of common shares and preferred A shares;
- c. The same stock dividends which may be declared and paid to the common shares;
- d. As and if approved by the Parent Company BOD, redeemable in whole and not in part, at the sole option of the Parent Company at a price and at such time that the Parent Company BOD shall determine;
- e. In the event of liquidation, dissolution, bankruptcy, or winding up of the affairs of the Parent Company, the holders of preferred B-1 shares and preferred B-2 shares that are outstanding at that time shall enjoy preference in the payment in full or, if the remaining assets of the Parent Company are insufficient, on a pro-rata basis as among all holders of outstanding preferredB-1shares and preferredB-2shares, of the issue price of their shares plus any previously declared and unpaid dividends before any asset of the Parent Company is paid or distributed to the holders of other classes of shares.

On October 23,2017 and November 9, 2017, the Parent Company BOD approved the following features, rights and privileges of preferred B-1 shares:

- a. Non-voting;
- b. Preferred, cumulative, non-participating, non-convertible;
- c. Entitledtocashdividendsofupto6.125% of the issue price per year, with no participation in further cash dividends which may be declared and paid to the common shares, and with no entitlement to any stock or property dividends;
- d. As and if approved by the Parent Company BOD, redeemable in whole and not in part, at the sole option of the Parent Company at a price and at such time that the Parent Company BOD shall determine; provided that management may grant up to 3% step-up rate on the cash dividends if the Parent Company is unable to redeem the preferred B-1 shares on the5th anniversary of their issuance;
- e. In the event of change in control event where any person or persons acting in concert orany third person or persons acting on behalf of such person(s) at any time acquire(s) directly or indirectly a controlling participation in the Parent Company pursuant to the

- Philippine Laws, the dividend rate shall be increased by 4% commencing and including the day falling 180 days after the day on which a change in control event has occurred;
- f. In the event of liquidation, dissolution, bankruptcy, or winding up of the affairs of the Parent Company, the holders of preferred B-1 shares that are outstanding at that time shall enjoy preference in the payment in full or, if the remaining assets of the Parent Company are insufficient, on a pro-rata basis as among all holders of outstanding preferred B-1 shares and preferred B-2 shares, of the issue price of their shares plus any previously declared and unpaid dividends before any asset of the Parent Company is paid or distributed to the holders of other classes of shares; and
- g. Holders of preferred B-1 shares shall have no pre-emptive rights to subscribe to any class of shares (including, without limitation, treasury shares) that will be issued or sold by the issuer.

On November 8, 2017, the PSE BOD approved the public offering of up to 200,000,000 preferred B-2 shares. A total of 140,000,000 preferred B-2 shares were offered to the public during the offer period.

On November 29, 2017, the Parent Company's public offering was completed. The Parent Company issued 67,000,000 preferred B-2shares with par value of ₱1.00 at issue price of 1.00 per share for a total amount of67.0 million. The Parent Company recognized preferred stock and additional paid-in capital stock amounting to1.3million and 65.7million, respectively. The Parent Company incurred transaction costs incidental to FOO amounting to 1.1 million which was charged against "Additional paid-in capital" in 2017 consolidated balance sheet. As of December 31, 2017, unpaid stock issue costs amounted to 324,866 recorded under "Accrued expenses and other payables" account.

On December 8, 2017, the Parent Company listed with the PSE its 67,000,000 preferred B-2 shares.

On July 18, 2018, the Parent Company's BOD approved by majority vote the amendment ofthearticlesofincorporationtoincreasetheParentCompany'sauthorizedcapitalstockby \$\mathbb{P}160,000,000\$ by increasing the authorized: (i) common stock by \$\mathbb{P}120,000,000\$; and (ii) preferred A stock by \$\mathbb{P}40,000,000\$. The Parent Company authorized the subscription by Camerton, Inc. to \$\mathbb{P}40,000,000\$ of preferred A shares. Furthermore, the par value of the preferred A shares was reduced from \$\mathbb{P}0.10\$ to \$\mathbb{P}0.05\$ per share. On the same date, the Parent Company'sBODapprovedbymajorityvotethereclassificationof\$\mathbb{P}100,000,000,000\$ preferredB- 2 shares with a par value of \$\mathbb{P}1.00\$ per share into \$\mathbb{P}100,000,000\$ of a new class of shares denominated as preferred C shares, divided into 100,000,000 of\$\mathbb{P}1.00\$ per share.

On September 7, 2018, the Parent Company's shareholders representing at least two-thirds of the outstanding capital stock thereof approved the amendment of the articles of incorporation to increase the Parent Company's authorized capital stock as endorsed by the BOD. The shareholders also approved a resolution to delegate to the BOD the power and authority to determine and fix the terms and conditions of preferred C shares.

OnDecember13, 2018, Camerton, Inc. paid 25% of the total additional subscription to preferred A shares amounting to ₱10,000,000. This amount was recorded as deposit for future stock subscription as ofDecember31, 2018.

As of December 31, 2018, the Parent Company's BOD is in the process of filing applications and documents as may be necessary to amend the articles of incorporation and to implement and give effect to the foregoing resolution.

As of December 31, 2019 and December 31, 2018, the Parent Company has un recognized dividends on cumulative preferred B-1 and B-2 shares totaling to 0.1 million and 0.3 million, respectively.

c. Retained Earnings

On January 28, 2016, the Parent Company's BOD approved the declaration of cash dividends of 0.0050 per share for each of 419,063,353 fully paid and issued common sharesand0.000021 per share for each of the 400,000,000 outstanding preferred shares, amounting to an aggregate sum of 2,100,000, for payment and distribution on February 29,2016toshareholders of record of February 12, 2016. The cash dividend shall be paid in Philippine Peso at the BSP exchange rate one day prior to payment date.

On June 9, 2016, the Parent Company's BOD approved the declaration of cash dividends of 0.00362 per share for each of 419,063,353 fully paid and issued common shares and 0.000001 per share for each of the 400,000,000 outstanding preferred shares, amounting to an aggregate sum of 1,520,000, for payment and distribution on July 7, 2016 to shareholders of frecord of June 23, 2016. The cash dividend shall be paid in Philippine Peso at the BSP exchange rate one day prior to payment date.

On January 23, 2017 the Parent Company's BOD approved the declaration of cash dividends of 0.00432 per share for each of 419,063,353 fully paid and issued common shares and 0.000021 per share for each of the 400,000,000 outstanding preferred shares, amounting to an aggregate sum of 1,820,000, for payment and distribution on February 22, 2017 to shareholders of record of February 6, 2017. The cash dividend shall be paid in Philippine Peso at the BSP exchange rate one day prior to payment date.

OnSeptember15,2017theParentCompany'sBODapprovedthedeclarationofcashdividends of 0.004629 per share for each of 419,063,353 fully paid and issued common shares amounting to an aggregate sum of 1,940,000, for payment and distribution on October 6, 2017to shareholders of record of September 29, 2017. The cash dividend shall be paid in Philippine Peso at the BSP exchange rate one day prior to payment date.

Accumulated earnings of the subsidiaries are not yet available for dividend distribution to the Parent Company's stockholders, unless received as cash dividends from the subsidiaries. On February 2, 2018, the Parent Company's BOD approved the declaration of cash dividends of 0.004609 per share for each of 419,063,353 fully paid and issued common shares and 0.00012 per share for each of the 700,000,000 outstanding preferred A shares, amounting to an aggregate sum of 1,940,000, for payment and distribution on February 21, 2018 to shareholders of record of February 19, 2018. The cash dividend shall be paid in Philippine Peso at the BSP exchange rate one day prior to payment date.

On February 27, 2018, the Parent Company's BOD approved the declaration of cash dividendof ₱0.015313 pershare for each of the outstanding and issued preferred B-1 shares amounting to an aggregate sum of ₱1,071,875 (20,601), for payment and distribution on March 8, 2018 to shareholders of record as of March 6, 2018. This amount remained unpaid as of December 31,2018.

On the same date, the Parent Company's BOD approved the declaration of cash dividend of 0.015313 per share for each of the 67,000,000 outstanding and issued preferred B-2 shares amounting to an aggregate sum of 1,025,938, for payment and distribution on March 8, 2018 to shareholders of record as of March 6, 2018.

On June 4, 2018, the Parent Company's BOD approved the declaration of cash dividend of 0.015313 per share for each of the 67,000,000 outstanding and issued preferred B-2 shares amounting to an aggregate sum of 1,025,938, for payment and distribution on the following dates:

- (i) June 8,2018 to shareholders of record as of June 6, 2018
- (ii) September 10,2018 to shareholders of record as of September 6, 2018
- (iii) December 10, 2018 to shareholders of record as of December 6,2018

The cash dividend shall be paid in Philippine Peso at the BSP exchange rate one day prior to payment date.

On September 3, 2018, the Parent Company's BOD approved the declaration of cash dividends of 0.0048 per share for each of 419,063,353 fully paid and issued common shares amounting to an aggregate sum of 2,000,000, for payment and distribution on September 24, 2018 to shareholders of record of September 18, 2018. The cash dividend shall be paid in Philippine Peso at the BSP exchange rate one day prior to payment date.

Retained earnings include undistributed earnings amounting to 21.5million, 24.3million and 24.4 million as of December 31, 2018, 2017 and 2016, respectively, representing accumulated earnings of subsidiaries, which are not available for dividend declaration until received in the form of dividends from the combining entities. Retained earnings available for dividend declaration as at December 31, 2018 amounted to \$3.6million.

Retained earnings are further restricted for the payment of dividends to the extent of the cost of the parent company shares held by a subsidiary, unrealized foreign exchange gains except those attributable to cash and cash equivalents, net fair value gain on investment properties, deferred income tax assets recognized that reduced the income tax expense and increased net income and retained earnings, and other unrealized gains or adjustments as of June 30, 2022and December 31, 2021.

On January 30, 2019, the Group's BOD approved the declaration of cash dividend to its equity holders for payment and distribution on the following dates:

Date of Declaration	Record Date	Payment Date	Dividend Per share	Shares Outstanding	Total Dividends
January 30,2019	N. 6 2010	N. (2010	0.015212	67 000 000	ф1 005 00 7 50
Preferred B-2	Mar6, 2019	Mar6,2019	0.015313	67,000,000	\$1,025,937.50
Preferred B-2	June6,2019	June6,2019	0.015313	67,000,000	1,025,937.50
Preferred B-2	Sept5, 2019	Sept5, 2019	0.015313	67,000,000	1,025,937.50
PreferredB-2	Dec5,2019	Dec5, 2019	0.015313	67,000,000	1,025,937.50
					\$4,103,750.00

On May 24, 2019 the Group's BOD approved the declaration of cash dividends to its equity holders, for payment and distribution on the following dates:

Date of Declaration	Record Date	Payment Date	Dividend Per share	Shares Outstanding	Total Dividends
May 24,2019					
Common	June11,2019	June28,2019	0.002366	419,063,353	\$ 991,462.99
Common	Nov 11,2019	Nov29,2019	0.002386	419,063,353	1,000,000.00
Preferred A	June10,2019	June28,2019	0.000012	700,000,000	8,537.01
					\$2,000,000.00

The cash dividend shall be paid in Philippine Peso at the BSP exchange rate one day prior to payment date.

In 2020, the Group's BOD approved the declaration of cash dividends to its equity holders:

		Dividend	Shares	
Date of Declaration	Date of Record	Pershare	Outstanding	Total Dividends
2020				
February17,2020				
Preferred B-2	March9,2020	0.015313	67,000,000	\$1,025,937.50
Preferred B-2	June 8,2020	0.015313	67,000,000	1,025,937.50
PreferredB-2	September 8,2020	0.015313	67,000,000	1,025,937.50
Preferred B-2	December 9,2020	0.015313	67,000,000	1,025,937.50
				\$4,103,750.00
March 06,2020				
Preferred B-1	March 9,2020	0.06125	70,000,000	\$ 8,537
March06,2020	,		, ,	
Preferred-A	March 81,2020	Php0.000012196	700,000,000	Php4,287,500
110101104 11	11111011 01,2020	1 np0.000012190	, 00,000,000	(or\$89,280)
July 17,2020				(0140),200)
· ·	August 1 1 2020	0.001199	419,063,353	\$500,000
Common	August11,2020	0.001199	419,000,000	\$300,000

In2021, the Group's BOD approved the declaration of cash dividends to its equity holders:

		Dividend	Shares	
Date of Declaration	Date of Record	Pershare	Outstanding	Total Dividends
2021				
March 01,2021				
Preferred-A	March1,2021	0.000012196	699,984,421	\$ 8,541
PreferredB-1	March 1,2021	1.011385	88,275	89,280
Preferred B2-A	March1,2021	0.015313	66,997,812	1,025,938
Preferred B2-B	March1,2021	0.015000	20,000,000	300,000
June01,2021				
PreferredB2-A	June1,2021	0.015313	66,997,812	1,025,938
Preferred B2-B	March1,2021	0.015000	20,000,000	300,000
September 01,2021				
PreferredB2-A	September 1,2021	0.015313	66,997,812	1,025,938
PreferredB2-B	September 1,2021	0.015000	20,000,000	300,000
December 01,2021				
Preferred B2-A	December 1,2021	0.015313	66,997,812	1,025,938
Preferred B2-B	December 1,2021	0.015000	20,000,000	300,000
				\$5,401,573

In 2022, the Group's BOD approved the declaration of cash dividends on the following shares:

Date of Declaration	Date of Record	Dividend Pershare	Shares Outstanding	Total Dividends
2022				
Feb 11,2022				
Preferred B-2A	March 8,2022	0.015312500	67,000,000	\$1,025,938
Preferred B -2B	March 18,2022	0.015000000	20,000,000	\$ 300,000
Preferred B -2C	March 14,2022	PhP0.8233	16,936,400	\$ 332,093

PreferredB-2D	March14,2022	PhP0.968825	28,625,500	\$ 561,295
Feb 11,2022				
Preferred B-2A	June8,2022	0.015312500	67,000,000	\$ 1,025,938
Preferred B -2B	June17,2022	0.015000000	20,000,000	\$ 300,000
Preferred B -2C	June14,2022	PhP0.8233	16,936,400	\$ 332,093
Preferred B -2D	June14,2022	PhP0.968825	28,625,500	\$ 561,295
				 64,438,652

a. PreferredB-2SubseriesAShares("PreferredB-2AShares"):

Declaration of Cash dividend of US Dollars 0.015313 (US 0.015313) per share for each of the Sixty Seven Million (67,000,000) outstanding and issued Preferred B-2A shares amounting to an aggregate sum of US Dollars One Million Twenty Five Thousand Nine Hundred Thirty Seven and Fifty Cents (US 1,025,937.50), for each Dividend Period. The schedule of the payment and distribution of the cash dividends of Preferred B-2A shares shall be made to the entitled shareholders on the following dates:

- (i) 8March 2022toshareholdersof record asof1March 2022;
- (ii) 8June2022toshareholdersofrecordas of 1June2022;
- (iii) 8September 2022 to shareholders of record as of1 September 2022; and
- (iv) 9 December 2022 to shareholders of record as of 1 December 2022.

b. PreferredB-2SubseriesBShares("PreferredB-2BShares"):

Declaration of cash dividend of US Dollars 0.015 (US 0.015) per share for each of the Twenty Million (20,000,000) outstanding shares and issued PreferredB-2B Shares amounting to an aggregate sum of US Dollars Three Hundred Thousand (US300,000.00), for each Dividend Period.

The schedule of the payment and distribution of the cash dividends of Preferred B-2B shares shall be made to the entitled shareholders on the following dates:

- (i) 18March 2022toshareholdersof record as of1March2022;
- (ii) 17June2022to shareholders of record asof1June 2022
- (iii) 20September2022toshareholders of record as of6 September2022; and
- (iv) 20December 2022 to shareholders of record as of 6 December 2022."
- c. PreferredB-2SubseriesCShares("PreferredB-2CShares"):

Declaration of cash dividend of PhP 0.8233 per share for each of Sixteen Million Nine Hundred Thirty-Six Thousand Four Hundred (16,936,400) outstanding and issued PreferredB-2 Subseries C Shares amounting to an aggregate sum of Thirteen Million Nine Hundred Forty-Three Hundred Thirty-Eight Pesos and Twelve Centavos (PhP13,943,738.12) for each Dividend Period.

The schedule of the payment and distribution of the cash dividends of Preferred B-2C shares shall be made to the entitled shareholders on the following dates:

- (i) 14March2022toshareholdersofrecord as of 02March2022;
- (ii) 14June2022to shareholders of record asof30May 2022;
- (iii) 14September 2022shareholdersofrecordasof30August 2022; and
- (iv) 14December2022shareholders of record as of 29November2022.

d. Preferred B-2 Subseries D Shares ("Preferred B-2DShares"):

Declaration of cash dividend of PhP 0.968825 per share for each of the Twenty-Eight Hundred Twenty-Five Thousand and Five Hundred Pesos (28,625,500) outstanding and issued Preferred B-2 Subseries D Shares amounting to an aggregate sum of Twenty-Seven Million Seven Hundred Thirty Three Thousand One Hundred and Four Centavos (PhP27,733,100.04), for each Dividend Period.

The schedule of the payment and distribution of the cash dividends of Preferred B-2D shares shall be made to the entitled shareholders on the following dates:

- (i) 14March2022toshareholders of record asof02March 2022;
- (ii) 14June2022to shareholders of record asof30May 2022;
- (iii) 14September 2022shareholdersofrecordasof30August 2022; and
- (iv) 14December2022shareholders of record as of 29November2022.

e. Preferred A Shares

Declaration of cash dividend of US\$0.000012196 per share for each of the Seven Hundred Million (700,000,000) issued and outstanding Preferred A shares amounting to an aggregate sum of Eight Thousand Five Hundred Thirty-Seven Dollars and One Centavo (US\$8,537.01), for payment and distribution on 8 March 2022 to shareholders of record as of 1 March 2022. The cash dividend shall be paid in Philippine Pesos at the Bangko Sentral ng Pilipinas ("BSP") exchange rate one day prior to payment date.

f. PreferredB-1Shares

Declaration of cash dividend of Php0.06125 per share for each of the Seventy Million (70,000,000) issued and outstanding Preferred B-1 Shares amounting to an aggregate sum of Four Million Two Hundred Eight Seven Thousand Five Hundred Pesos (Php4,287,500.00) for payment and distribution on 8 March 2021to shareholders of record as of1March 2021.

In September 30, 2022 and 2021, cash dividends paid amounted to \$6,657,977 and \$4,075,630 respectively. Accordingly, as of September 30, 2022 and December 31, 2021, dividends payable amounted to \$126,955 and \$126,955, respectively.

31. Dividends per share on common stock

	For the Nine Months ended Sept. 30			
	2022 (Unaudited) 2021 (Unaudi		(Unaudited)	
Dividends declared on Common shares	\$	-	\$	-
Weighted average number of common				
shares outstanding	668	8,505,825		668,505,825
Basic and diluted EPS	\$	-	\$	-

33. Commitments

The following are the significant commitments and contingencies involving the Group:

Outsourcing Manufacturing Agreement (OMA)

On July 30, 2014, CATS entered into an OMA (herein referred to as the "Agreement") with REMEC in conjunction with the Share Purchase Agreement (SPA) entered into between CEIC and REMEC. CATS will perform manufacturing services to REMEC in accordance with the production files and specifications as provided in the Agreement. The contract term is for ten (10) years with automatic renewal of additional one (1) year period. All payments to CATS shall be made in US Dollars and shall be paid sixty (60) days after the receipt of the invoice.

Master Service Agreement (MSA)

CATS entered into an MSA with REMEC on July 30, 2014 where CATS will provide to REMEC the services of selected employees and consultants (or "Business Services") of CATS. CATS shall be responsible for and shall timely pay any and all compensation and benefits payable to the employees of and consultants of CATS who perform Business Services. MSA has a ten (10) year term with automatic renewal of additional one year period.

34. Events After the Reporting Period

01 October 2021 The stockholders representing 68.42% of the total outstanding capital stock entitled to vote and 65.97% of the total outstanding capital stock, whether voting or non-voting, of CIRTEK HOLDINGS PHILIPPINES CORPORATION (the "Corporation" or "TECH") were present or represented by proxy or in absentia at the Special Stockholders' Meeting of TECH held today, 01 October 2021, via RemoteCommunication.

The shareholders approved the following:

1. Minutes of the Previous Annual Stockholders' Meeting Held on 28 May 2021 and Ratification of the Matters Taken Up During the Annual Stockholders' Meeting;

- 2. Creation, Issuance, offering through Public Placement Transaction or A Public Offering, Registration and Listing of Up to 70,000,000 Preferred B-2 Shares;
- 3. Creation, Issuance, offering through Public Placement Transaction or A Public Offering, Registration and Listing of all Authorized and Unissued Preferred B Shares of the Corporation in Subseries or Tranches as the Board of Directors May Determine;
- 4. Reapproval of the Authorization of the Board of Directors to Establish and Designate the Subseries or Tranches of the Preferred B Shares, Fix the Issue Price and the Number of Shares in each Subseries or Tranche, Establish the Specific Terms and Conditions of Each Subseries or Tranche, and Determine the Manner by which the Preferred Shares will be Subscribed and Paid For, such as but not limited to, a Private Placement Transaction or Public Offering; and
- 5. Delegation to Certain Members of the Corporation's Senior Management the Power and Authority to Fix the Certain Terms and Conditions of the Issuance of the Preferred B-2 and Preferred B Shares Without the Necessity of Obtaining Further Approval from the Stockholders and the Board of Directors.

Results of Operations

The Company's Consolidated Net Sales, Gross Profit, Net Income, EBITDA and EPS are provided in the following table:

	For the Nine Months Ended September 30			
	2022	2021		
In US\$ Thousand except EPS	(Unaudited)	(Unaudited)		
NET SALES	\$67,795	\$62,812		
COST OF SALES	(49,378)	(46,140)		
GROSS PROFIT	18,417	16,673		
NET INCOME	8,545	8,115		
Basic/Diluted EPS	\$0.003	\$0.006		
EBITDA	\$17,372	\$17,659		

For the nine-month period ending September 30, 2022 compared to the nine-month period ending September 30, 2021

Revenue

The Company recorded consolidated revenue of US\$67.8 million for the nine months ending September 30, 2022, an increase of 8% from US\$62.8 million for the same period in 2021. The increase accounted for were mainly due to 5% increase in revenue contribution of CEC.

Revenue contribution from Quintel for the nine-month period ending September 30, 2022 amounted to US\$19.3 million.

Revenues from the RF/MW/mmW and antenna manufacturing business before consolidation for the nine months ending September 30, 2022 amounted to US\$18.0 million, a 12% decrease compared to the US\$20.3 million for same period in 2021.

Revenues from the semiconductor business amounted to US\$30.5 million compared to US\$29.1 million for the same period in 2021 a 5% increase.

Cost of Sales and Gross Margin

The Company's cost of sales (COS) is composed of: raw materials, spare parts, supplies; direct salaries, wages and employees' benefits; depreciation and amortization; utility expenses directly attributable to production, freight and duties; and others. The Company's cost of sales increased by 7% to US\$49.3 million for the nine months ending September 30, 2022 from US\$46.1 million for the same period in 2021. The increase was mainly due to:

- Raw materials, spare parts, supplies and other inventories increased by 4% to US\$29.9 million for the nine months ending September 30, 2022 from US\$28.8 million for the same period in 2021.
- Utility expenses increased by 54% to US\$3.9 million for the nine months ending September 30, 2022, from US\$2.5 million for the same period in 2021.
- Inward freight and duties and others increased by 123% to US\$3.9 million for the nine months ending September 30, 2022 from US\$1.7 million for the same period in 2021.

The Company's gross margin was 27% for the nine months ending September 30, 2022, 27% same as the gross margin recorded for the same period in 2021.

Operating Expenses

The Company's operating expenses for the nine months ending September 30, 2022 amounted to US\$7.6 million, 36% higher compared to the US\$5.6 million recorded during the same period in 2021. The significant increase is due to:

- Salaries, wages and employees' benefit increased by 84% to US\$3.8 million for the ninemonths ending September 30,2022 from US\$2.1 million for the same period in 2021.
- Commissions increased by 74% to US\$1.0 million for the nine-months ending September 30, 2022, from US\$0.60 million for the same period in 2021.
- Insurance premiums increased by 20% to US\$0.09 million for the nine months ending September 30, 2022, from US\$0.07 million for the same period in 2021.
- Transportation and travels increased by 41% to US\$0.10 million for the nine months ending September 30, 2022 from US\$0.71 million for the same period in 2021.

Income Before Income Tax

For the nine months ending September 30, 2022, the Company recorded a net income before income tax of US\$8.8 million, an increase of 7% compared with US\$8.3 million recorded for the same period in 2021.

Provision for / Benefit from Income Tax

Provision for income tax for the nine-months ending September 30, 2022 amounted to US\$297 thousand, 72% higher compared with a provision for income tax of US\$172 thousand for the same period in 2021.

Net Income After Tax

The Company's net income after tax for the nine months ending September 30, 2022 amounted to US\$8.5 million an increase of 5% compared with US\$8.1 million for the same period in 2021.

Financial Condition

For the nine-month period ending September 30, 2022 compared to the period ending December 31, 2021

Assets

The Company's cash and cash equivalent for the nine months ending September 30, 2022 amounted to US\$33.5 million, compared with US\$71.4 million for the period ending December 31, 2021, a decreased of US\$37.9 million or 53%.

Trade and other receivables for the nine months ending September 30, 2022 amounted to US\$59.0 million, compared with US\$61.4 million for the period ending December 31, 2021, a 4% decreased.

Inventory levels for the nine months ending September 30, 2022 amounted to US\$59.4 million, 1% higher compared with US\$58.8 million for the period ending December 31, 2021.

Amounts owed by related parties for the nine months ending September 30, 2022 amounted to US\$188 thousand compared to US\$191 thousand for the period ending December 31, 2021, a 2% decreased.

Non-current assets, comprised of Available-for-sale (AFS) financial asset, HTM investments, property, plant and equipment (PPE), intangible assets, deferred income taxes and other noncurrent assets for the nine months ending September 30, 2022 amounted to US\$157.7 million compared with US\$141.9 million for the period ending December 31, 2021, an increase of 11%.

Liabilities

The Company's current liabilities is comprised of trade and other payables, short-term loans, long-term debt – current portion, amounts owed to related parties, and income tax payable. For the nine months ending September 30, 2022, current liabilities were at US\$57.0 million, compared with US\$83.9 million the period ending December 31, 2021, a decrease of 32%.

For the nine months ending September 30, 2022, the Company's non-current liabilities, comprised of long-term debt – net of current portion, retirement benefit obligation, and deferred income tax liability amounted to US\$38.7 million same with US\$38.7 million for the period ending December 31, 2021.

Equity

The Company's shareholders' equity for the nine months ending September 30, 2022 amounted to US\$218.9 million compared with US\$217.0 million for the period ending December 31, 2021.

Liquidity and Capital Resources

For the nine months ending September 30, 2022, the Company's principal sources of liquidity were cash from sales of its products, bank credit facilities, proceeds from its corporate notes' issuances, and proceeds from its follow-on offering. The Company expects to meet its working capital, capital expenditure, dividend payment and investment requirements for the next 12 months primarily from the proceeds of the Company's follow-on offering, proceeds of the Company's corporate notes issuances, short-term credit facilities and cash flows from operations. It may also from time to time seek other sources of funding, which may include debt or equity financings, including dollar and peso-denominated loans from Philippine banks, depending on its financing needs and market conditions.

For the next 12 months, the Company plans to increase its production further by increasing volume deliveries to existing customers, entering into new production agreements, and expanding its customer base throughnew product introduction and aggressive sales and marketing activities.

The following table sets out the Company's cash flows for the nine months ending September 30, 2022 and the same period in 2021.

In US\$ Thousands	For the ninemonths ending September 30	
	2022	2021
Net cash flows provided by/ (used for) operating activities	18,672	(3,205)
Net cash flows provided by/ (used for) investing activities	(19,871)	3,065
Net cash flows provided by/ (used for) financing activities	(36,081)	(20,312)
Net increase (decrease) in cash equivalents	(37,922)	(20,307)

Net Cash Flows from Operating Activities

Net cashflow used for operating activities was US\$18.7 million for the nine months ending September 30,2022, compared with net cash inflow of (US\$3.2) million for the same period in 2021.

Investing Activities

Net cash outflow used for investing activities amounted to (US\$19.9) million for the nine months ending September 30, 2022. Investing activities mainly involved increase in PPE.

Financing Activities

Net cash flow from financing activities for the nine-months ending September 30, 2022 amounted to (US\$36.1 million). Major financing activities involved proceeds from availment of short-term loans, less acquisition of parent company shares by subsidiary, payment of cash dividends, payment ofinterest, payment of short-term and long-term loans, and net movement in amounts owed by and owed to related parties. For the same period in 2021 net cash flow from financing activities amounted to (US\$20.3 million).

Material Changes to the Company's Unaudited Income Statement as of September 30, 2022 compared to the Unaudited Income Statement as of September 30, 2021 (increase/decrease of 5% or more)

- 8% increase in net sales
 - -Increase in revenue contribution of CEC
- 7% increase in cost of sales
 - Increase in raw materials, salaries, utilities, and inward freight and duties
- 36% increase in operating expenses
 - -Increase in Salaries, wages and employees' benefits, Commissions, Insurance premiums and Transportation and travels
- 7% increase in Income Before income Tax
 - -Higher revenue

Material Changes to the Company's Unaudited Balance Sheet as of September 30, 2022 compared to the UnauditedBalance Sheet as of December 31, 2021 (increase/decrease of 5% or more)

- 53% decrease in Cash and Cash Equivalent
 -Decrease in net cash flow from investing activities
- 4% Decrease in Trade and Other Receivables Net
 -Additional collection from customers
- 15% decrease in in Other Noncurrent Assets
 - Decrease in advances to major suppliers
- 52% decrease in Short-term Loans
 -Additional payment of short-term credit facilities
- 24% Increase in Current Portion of Long-term Debt
 - Additional payment to maturing long term credit facilities
- 64% Decrease in Income Tax Payable
 - -Payment of income tax due

KEY PERFORMANCE INDICATORS

The Company's top five (5) key performance indicators are listed below:

Amounts in thousand US\$, except ratios, and were indicated	2020 Full year	2021 Full year	2022 Nine Months
EBITDA	19,658	20,804	17,372
EBITDA Margin	29%	30%	26%
Sales Growth/(Declined)	(14%)	2%	8%
Current Ratio (x)	1.46x	2.36x	2.75x
Earnings per share (US\$)	0.006	0.006	0.003

Note:

EBITDA and EBITDA Margin

Earnings before interest, tax, depreciation and amortization (EBITDA) provides an indication of the rate of earnings growth achieved.

The EBITDA margin shows earnings before interest, tax, depreciation and amortization as a percentage of revenue. It is a measure of how efficiently revenue is converted into EBITDA.

EBITDA and EBITDAR Margin are not measures of performance under PFRS, and investors should not consider EBITDA and EBITDA Margin in isolation or as alternatives to net income as an indicator of our Company's operating performance or to cash flow from operating, investing and financing activities as a measure of liquidity, or any other measures of performance under PFRS. Because there are various EBITDA and EBITDA Margin calculation methods, the Company's presentation of these measures may not be comparable to similarly titled measures used by other companies.

The following table sets out the Company's EBITDA after consolidation entries.

^{*}Earnings per Share was calculated using CHPC's average outstanding common shares for the years 2022 and 2021

^{**}Earning per share was calculated less dividends for preferred shares which has a fixed amount per quarter

	For the years ended December 31		For Nine Months Ended September 30
In US\$ 000	2020	2021	2022
Net income	6,597	8,140	8,545
Add back:			
Interest expense/income-net	5,303	5,469	2,843
Provision for / Benefit from			
income tax	447	(105)	297
Depreciation and			
amortization	7,311	7,301	5,687
EBITDA	19,658	20,804	17,372

The table sets forth a reconciliation of the Company's consolidated EBITDA to consolidated net income.

	For the years ended December 31		For Nine Months Ended September 30
In US\$ 000	2020	2021	2022
EBITDA	19,658	20,804	17,372
Deduct:			
Interest expense/income-net	(5,303)	(5,469)	(2,843)
Provision for / Benefit from			
income tax	(447)	(105)	(297)
Depreciation and			
amortization	(7,311)	(7,301)	(5,687)
Net Income	6,597	8,140	8,545

Sales growth

Sales growth is a key indicator of the Company's ability to grow the business

Current ratio

Current ratio measures a company's short-term liquidity, i.e., its ability to pay its debts that are due within the next 12 months. It is expressed as the ratio between current assets and current liabilities.

• Earnings per share

Earnings per share show the Company's attributable profit earned per common share. At constant outstandingnumber of shares, as the Company's earnings increase, the earnings per share correspondingly increase.

FINANCIAL RISK DISCLOSURE

The Company is not aware of any known trends, demands, commitments, events or uncertainties that will have a material impact on the Company's liquidity.

The Company is not aware of any event that will trigger direct or contingent financial obligation that is material to the Company, including default or acceleration of any obligation.

The Company does not have any off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships with unconsolidated entities or other persons created during the reporting period.

The Company has allocated up to US\$8 Million for capital expenditure for full year 2018, from the proceeds of the Company's Follow-on Offering and cash flows from operations. It may also from time to time seek other sources of funding, which may include debt or equity financings, including dollar and peso-denominated loans from Philippine banks, depending on its financing needs and market conditions.

The Company is not aware of any trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales/revenues/income from continuing operations.

The Company does not have any significant elements of income or loss that did not arise from its continuing operations.

The Company does not have any seasonal aspects that had a material effect on the financial conditions or results of operations.

CIRTEK HOLDINGS PHILIPPINES CORPORATION

FINANCIAL SOUNDNESS INDICATORS SEPTEMBER 30, 2022 AND DECEMBER 31, 2021

		September 30,	December 31,
Ratios	Formula	2022	2021
	Current Assets/Current		
(i) Current Ratio	Liabilities	2.75	2.36
(ii) Debt/Equity Ratio	Bank Debts ¹ / Total Equity	0.32	0.57
(iii) Net Debt/Equity	Bank Debts ¹ -Cash &		
Ratio	Equivalents/Total Equity	0.15	0.24
(iii) Asset to Equity			
Ratio	Total Assets/Total Equity	1.44	1.57
(iv) Interest Cover			
Ratio	EBITDA ² /Interest Expense	6.02	0.50
(v) Profitability			
Ratios			
GP Margin	Gross Profit/Revenues	0.27	0.29
Net Profit Margin	Net Income/Revenues	0.14	0.12
EBITDA Margin	EBITDA/Revenues	0.26	0.04
Return on Assets	Net Income/Total Assets ³	0.03	0.03
Return on Equity	Net Income/Total Equity ³	0.04	0.05

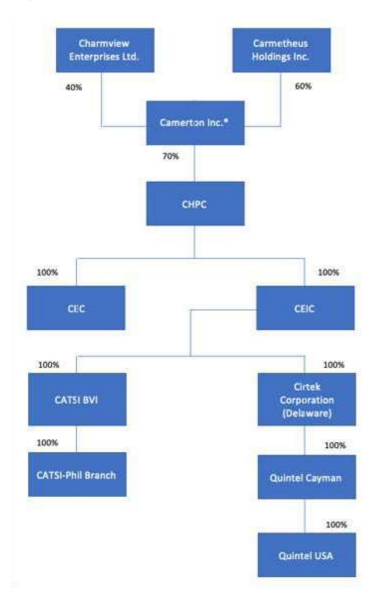
- 1 Sum of short-term loans and long-term debts
- 2 EBITDA is calculated as income before income tax plus depreciation and amortization and financial income (expense).
- 3 Based on balances as at September 30, 2022 and December 31, 2021

CIRTEK HOLDINGS PHILIPPINES CORPORATION AND SUBSIDIARIES INDEX TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY SCHEDULES

AS OF AND FOR THE THIRD QUARTER ENDED SEPTEMBER 30, 2022

Schedule	Contents
Index to the I	Interim Condensed Consolidated Financial Statements
I	Map Showing the Relationships Between and Among the Companies in the Group, its Ultimate Parent Company and Co-subsidiaries
II	Reconciliation of Retained Earnings Available for Dividend Declaration
III	Financial Soundness Indicators
Supplementa	ry Schedules
A	Financial Assets
В	Amounts Receivable from Directors, Officers, Employees, Related Parties, and Principal Stockholders (Other than Related parties)
С	Amounts Receivable from Related Parties and Amounts Payable to Related Parties which are Eliminated during the Consolidation of Financial Statements
D	Intangible Assets - Other Assets
E	Long-Term Debt
F	Indebtedness to Related Parties
G	Guarantees of Securities of Other Issuers
Н	Gross and Net Proceeds by A Listed Company with recent offering of Securities (Commercial Paper) to the Public
I	Capital Stock

CIRTEK HOLDINGS PHILIPPINES CORPORATION AND SUBSIDIARIES MAP SHOWING THE RELATIONSHIPS BETWEEN AND AMONG THE COMPANIES IN THE GROUP, ITS ULTIMATE PARENT COMPANY AND CO-SUBSIDIARIES SEPTEMBER 30, 2022



CIRTEK HOLDINGS PHILIPPINES CORPORATION

RECONCILIATION OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION SEPTEMBER 30, 2022

Unappropriated retained earnings, beginning	\$11,405,202
Net income/(loss) actually earned during the period	8,545,040
Less cash dividends declared	(6,657,977)
Retained earnings available for dividend declaration	\$13,292,265

CIRTEK HOLDINGS PHILIPPINES CORPORATION

FINANCIAL SOUNDNESS INDICATORS SEPTEMBER 30, 2022 AND DECEMBER 31, 2021

		September 30,	December 31,
Ratios	Formula	2022	2021
	Current Assets/Current		
(i) Current Ratio	Liabilities	2.75	2.36
(ii) Debt/Equity Ratio	Bank Debts ¹ / Total Equity	0.32	0.57
(iii) Net Debt/Equity	Bank Debts ¹ -Cash &		
Ratio	Equivalents/Total Equity	0.15	0.24
(iii) Asset to Equity			
Ratio	Total Assets/Total Equity	1.44	1.57
(iv) Interest Cover			
Ratio	EBITDA ² /Interest Expense	6.02	0.50
(v) Profitability			
Ratios			
GP Margin	Gross Profit/Revenues	0.27	0.29
Net Profit Margin	Net Income/Revenues	0.14	0.12
EBITDA Margin	EBITDA/Revenues	0.26	0.04
Return on Assets	Net Income/Total Assets ³	0.03	0.03
Return on Equity	Net Income/Total Equity ³	0.04	0.05

¹ Sum of short-term loans and long-term debts

² EBITDA is calculated as income before income tax plus depreciation and amortization and financial income (expense).

³ Based on balances as at September 30, 2022 and December 31, 2021

CIRTEK HOLDINGS PHILIPPINES CORPORATION AND SUBSIDIARIES

SUPPLEMENTARY SCHEDULE OF FINANCIAL ASSETS AS OF AND FOR THE THIRD QUARTER ENDED SEPTEMBER 30, 2022

	Name of Issuing entity and association of each issue	Amount shown in the balance sheet	Valued based on market quotations at end of reporting period	Income received or accrued
Cash in bank and cash equivalent	N/A	\$ 33,493,064	\$ 33,493,064	_
Trade and other receivables	N/A	58,996,456	58,996,456	
Amounts owed by related parties	N/A	188,029	188,029	
Other current assets				
Financial asset at FVTPL	N/A			
Rental deposit	N/A	1,097,173	1,097,173	
Security deposit	N/A	179,809	179,809	
Loan to employees	N/A	1,254,371	1,254,371	
Equity investment at FVTOCI				
Other financial asset at amortized	N/A	479,039	479,039	
Other noncurrent assets:				
Loans to employees	N/A	-	-	
Miscellaneous deposits	N/A	165,184	165,184	
Others	N/A	2,917	2,917	
	_	\$95,856,042	\$95,856,042	

CIRTEK HOLDINGS PHILIPPINES CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF AMOUNTS RECEIVABLE FROM DIRECTORS, OFFICERS, EMPLOYEES, RELATED PARTIES, AND PRINCIPAL STOCKHOLDERS (OTHER THAN RELATED PARTIES) AS OF AND FOR THE THIRD QUARTER ENDED SEPTEMBER 30, 2022

Amounts owed by Related Parties

Name and designation of debtor	Balance at beginning of period	Additions	Amounts collected	Current	Not Current	Balance at the end of the period
Parent Company						
Camerton	-	-	-	-	_	-
Related parties under						
commin control						
Cirtek Holdings, Inc.	-			-	_	-
Cayon Holdings, Inc.	191,570		(3,541)	188,029	_	188,029
TOTAL	191,570	-	(3,541)	188,029	_	188,029

CIRTEK HOLDINGS PHILIPPINES CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF AMOUNTS RECEIVABLE FROM RELATED PARTIES WHICH ARE ELIMINATED DURING THE CONSOLIDATION OF FINANCIAL STATEMENTS

AS OF AND FOR THE THIRD QUARTER ENDED SEPTEMBER 30, 2022

Receivables from related parties which are eliminated during the consolidation (under Trade and Other Receivables)

	Balance at beginning of		Amount	Amount written			Balance at end of
Name and designation of debtor	period	Additions	collected	off	Current	Noncurrent	period
Quintel USA	\$1,216,999	\$	\$(1,216,999)	-	\$	-	\$

Amounts owed by related parties which are eliminated during the consolidation

Name and designation of debtor	Balance at beginning of period	Additions	Amount collected	Amount written off	Current	Not current	Balance at end of period
Cirtek Holdings Philippines							
Corporation from:							
CEC	\$43,783,505		(1,861,739)	_	\$41,921,767	\$ -	\$ 41,921,767
CEIC	44,025,739	5,000,000	-		49,025,739		49,025,739
CATS	40,806,736		(1,933,056)		38,873,680		38,873,680
RBWRPI	212,371				212,371		212,371
Quintel	15,245,001	_	-	_	15,245,001	_	15,245,001
Total	144,073,352	5,000,000	(3,794,795)	-	145,278,558	_	145,278,558
Cirtek Electronics Corporation							
from:							
CHPC	-		-	_	-	_	-
CATS	1,086,013	-	(1,086,013)	_	-	_	-
Total	1,086,013	-	(1,086,013)	-	-	_	-
Cirtek Electronics International							
Corporation from:							
CHPC	-	_	-	_	-	_	-
CEC		· ·	-				
CATS	1,212,017	251,470			1,463.487		1,463,487
Quintel	82,478,692	271 170	_	_	82,478,692	_	82,478,692
Total	83,690,709	251,470	-	_	83,942,179	_	83,942,179
Cirtek Advanced Technologies							
and Solutions, Inc from:.							
CEC		3,640,898			3,640,898		3,640,898
RBWPI	39,794		(39,794)	-	-	_	-
Total	39,794	3,640,898	(39,794)	-	3,640,898	_	3,640,898
RBW Realty and Property, Inc							
from:							
CATS	3,117,639	1,634,643	_	_	4,752,282	_	4,752,282
Total	3,117,639	1,634,643	_	_	4,752,282	_	4,752,282
TOTAL	\$232,007,506	\$10,527,011	(2,039,320)	_	\$237,613,917	\$ -	\$237,613,917

CIRTEK HOLDINGS PHILIPPINES CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF INTANGIBLE ASSETS - OTHER ASSETS

AS OF SEPTEMBER 30, 2022

Intangible Assets - Other Assets

		Intungible 11			Other	
				Charged		
			Charged to	to	changes	
	Beginning	Additions	cost and	other	additions	Ending
Description	Balance	at cost	expenses	accounts	(deductions)	Balance
Goodwill	55,541,157	_	_	_	_	\$ 55,541,157
Product development						
costs	6,344,125	9,841,441	(1,889,095)	_	2,330,692	16,296,995
Customer						
relationships	23,736,500	_		_	_	23,736,500
Technology	685,370		(685,370)	_	_	-0-
Trademark	7,472,800	_		_	_	7,472,800
Total	\$93,779,952	\$9,841,441	\$(\$2,574,465)	\$ -	\$2,330,692	\$103,047,452

SCHEDULE E

CIRTEK HOLDINGS PHILIPPINES CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF LONG-TERM DEBT AS OF SEPTEMBER 30, 2022

Long-term Debt

		Amount shown	
		under caption	Amount shown under
		"current portion of	caption "long-term
	Amount authorized by	long-term" in related	debt" in related
Title of issue and type of obligation	indenture	balance sheet	balance sheet
Notes payable	N/A	\$ 13,191,810	32,836,942

CIRTEK HOLDINGS PHILIPPINES CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF INDEBTEDNESS TO RELATED PARTIES (LONG-TERM LOANS FROM RELATED COMPANIES) AS OF SEPTEMBER 30, 2022

T. J.L.A. J 4 1 . 4 . J		1	
Indebtedness to related	narties (1 Ang-term	inans from related (romnanieci
indebtedness to related	parties (Long term	iouns ii om i ciatca t	companies,

Name of related party	Balance at beginning of period	Balance at end of period
	Not Applicable	

SCHEDULE G

CIRTEK HOLDINGS PHILIPPINES CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF GUARANTEES OF SECURITIES OF OTHER ISSUERS

AS OF SEPTEMBER 30, 2022

Guarantees of Securities of Other Issuers

statement is filed	guaranteed	outstanding Not Applicable	statement is file	Nature of guarantee
company for which this	securities	guaranteed and	person for which	
Name of issuing entity of securities guaranteed by the	Title of issue of each class of	Total amount	Amount owned by	

CIRTEK HOLDINGS PHILIPPINES CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF GROSS AND NET PROCEEDS BY A LISTED COMPANY WITH RECENT OFFERING OF SECURITIES (COMMERCIAL PAPER) TO THE PUBLIC

AS OF AND FOR THE THIRD QUARTER ENDED SEPTEMBER 30, 2022

1. Gross and net proceeds as disclosed in the final prospectus -Commercial Paper

Gross ₱2,000,000,000 Net 1,878,034,751

2. Actual gross and net proceeds -

Gross ₱1,000,000,000 Net 971,739,505

3. Each expenditure item where the proceeds were used -

 Working capital
 ₱152,650,000

 Loans
 655,589,505

 Dividend Payment on Preferred Shares
 63,500,000

 Investment
 100,000,000

4. Balance of the proceeds as of September 30, 2022 ₱

SCHEDULE I

CIRTEK HOLDINGS PHILIPPINES CORPORATION AND SUBSIDIARIES SUPPLEMENTARY SCHEDULE OF CAPITAL STOCK AS OF SEPTEMBER 30, 2022

Capital Stock									
Title of Issue	Number of shares authorized	Number of shares issued and outstanding as shown under related balance sheet caption	Number of shares reserved for options warrants, conversion and other rights	Number of shares held by related parties	Number of shares held by directors, officers and employees	Others			
Common Stock	1,200,000,000	668,505,825	_	214,658,014	9	_			
Preferred A Shares	700,000,000	700,000,000	_	700,000,000	_	_			
Preferred B Shares	160,000,000	-	_	_	_	_			
Preferred B-1 Shares	70,000,000	70,000,000	_	70,000,000	_	_			
Preferred B Shares	160000,000	-	_	_	_	_			
Preferred B-2 Shares	200,000,000	67,000,000	_	_	_	_			
Preferred B-2B Shares		20,000,000	_	_	_	_			
Preferred B-2C Shares		16,936,400	-	-	-	-			
Preferred B-2D Shares		28,625,500	-	-	-	-			