Guidance Note 1



MEMO FOR BROKERS

The Philippine Stock Exchange, Inc.

Disclosures
Dividend Notice
Stock Rights Notice

Stockholders' Meeting SEC / Gov't Issuance Transfer Agent's Notice

Others: PSE Regulations

Date : <u>November 27, 2007</u> Subject : <u>Interpretation of the Suitability Rule of the Exchange</u>

Please be advised that the Exchange has recently adopted the attached **INTERPRETATION OF THE SUITABILITY RULE OF THE EXCHANGE**, particularly Section 1(c), Part B, Article I of the Revised Listing Rules.

For your information and guidance.

ROY JOSEPH M. RAFOLS COO / Head, Issuer Regulation Division

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Finance / Admin / Membership	Market Regulatory Division	Issuer Regulation D	Division	Information Technology Division	Capital Markets Dev't. Division	CEO / OGC
Tel. No.688-7560/7440/7460	Tel. No. 688-7559	Tel. No. 688-7501/7	7510	Tel. No. 688-7405/819-4400	Tel. No. 688-7590	Tel. No. 688-7400/819-4408



INTERPRETATION OF THE SUITABILITY RULE OF THE EXCHANGE

POLICY FRAMEWORK

Section 1 (c), Part B, Article I of the Revised Listing Rules of the Exchange on Suitability Rule provides that:

SECTION 1. Suitability Rule; Disqualifications from Listing of Securities – The Exchange retains full discretion to accept or reject listing applications. In reaching its decision, the Exchange shall consider the following grounds for disqualification from listing of securities in the Exchange:

(c) There is a serious question relating to the integrity or capability of the Issuer or any of its director, executive officer, promoter or control person. A serious question exists relative to the above parties if, during the past five (5) years any of the following events occurred:

. . . .

(ii) Any conviction by final judgment in a criminal proceeding for an offense involving moral turpitude, domestic or foreign, including a *nollo contendere* case, or being subject to a pending criminal proceeding for an offense involving moral turpitude, domestic or foreign, excluding traffic violations and other minor offenses

(Underscoring supplied).

With regard to the phrase **"being subject to a pending criminal proceeding for an offense involving moral turpitude"**, it appears that such provision is a ground for rejection of the listing of securities of applicant companies.

However, the plenary powers of the Exchange as a self-regulatory organization (SRO) to adopt its own rules, including interpretations thereof, provide sufficient basis to interpret the rules on suitability requirement to mean that only those situations where there was already a conviction in the Regional Trial Court (or Municipal Trial Court and other trial courts) would be a ground for rejection for listing.

Such interpretation of the Suitability Rule is in accord with the presumption of innocence contained in Article III, Section 14(2) of the 1987 Constitution, which states that:

"SECTION 14.

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(2) In all criminal prosecutions, the accused shall be presumed innocent until the contrary is proved, and shall enjoy the right to be heard by himself and counsel, to be informed of the nature and cause of the accusation against him, to have a speedy, impartial, and public trial, to meet the witnesses face to face, and to have compulsory process to secure the attendance of witnesses and the production of evidence in his behalf. However, after arraignment, trial may proceed notwithstanding the absence of the accused provided that he has been duly notified and his failure to appear is unjustifiable." (emphasis supplied)

In this respect, the Supreme Court held that "[o]nly by proof beyond reasonable doubt which requires moral certainty, 'a certainty that convinces and satisfies the reason and conscience of those who are to act upon it' may the presumption of innocence be overcome."

INTERPRETATION OF THE SUITABILITY RULE

Following the constitutional precept on presumption of innocence and in recognition of its duty to protect the investing public, the Exchange shall only consider, in connection with the Suitability Rule, criminal cases involving moral turpitude where there was already a conviction in the Regional Trial Court (or Municipal Trial Court and other trial courts) in determining the suitability of the directors of listed and applicant companies.

Thus, with respect to pending criminal cases involving estafa, plunder and violations of the Anti-Graft and Corrupt Practices Act, which cases involve moral turpitude in accordance with Supreme Court decisions, and where trial courts have **NOT** yet rendered any decision, the pendency of said criminal proceedings will not be considered as a ground for the rejection of the listing of securities of applicant companies.

REGULAR MEETING OF THE BOARD OF DIRECTORS OF THE PHILIPPINE STOCK EXCHANGE, INC. Held on 26 April 2006

Resolution No. 82, Series of 2006

"RESOLVED, That the Board of Directors of the Philippine Stock Exchange, Inc. (the "Exchange") abolish, at it hereby abolishes, the following committees: Listing, Investor Education, Business Development, Strategic Development and Legislative, the functions and responsibilities of which shall be assumed by management immediately."

"RESOLVED, FURTHER, that the Board of Directors of the Exchange, authorize, as it hereby authorizes, the utilization of the budget intended for the aforementioned abolished committees for any advisory assistance that management may need as a result thereof."



GUIDELINES FOR UPLOADING OF REQUIRED DOCUMENTS WITH ACCESS RESTRICTIONS

The Exchange requires soft copies of certain documents, such as the Prospectus, in relation to an applicant company's listing application. However, should the applicant company request for access restrictions on the required documents, the following guidelines for uploading must be observed:

- 1. The guidelines under Memo for Brokers No. 2960-2002¹ shall be applicable to applicant companies with fund-raising activities through the Exchange, such as, but not necessarily limited to, initial public offerings, follow-on offerings and stock rights offerings.
- 2. When applicable, an applicant company may advise the Exchange in writing that the relevant offering document (e.g., prospectus, financial projections and other required documents) is subject to restrictions provided under foreign laws or regulations. Pursuant to such restrictions, the applicant company may request that the soft copy of the relevant document be made available for downloading by the public at the applicant company's website with click-through procedures in accordance with the access restrictions. After obtaining clearance from the Exchange, the applicant company must comply with the following requirements/conditions:
 - The applicant company must provide the Exchange with the soft copy of the document(s) together with the sworn certificate of authentication as required in item number 4 of Memo For Brokers No. 2960-2002;
 - b. The applicant company must provide the Exchange with the link to the applicant company's website where the document(s) will be posted. The Exchange will issue a PSE Memorandum announcing the applicant company's offering and indicate the said link along with a disclaimer that (i) the Exchange does not warrant the accuracy or truthfulness of the information or statements made in said document(s); and (ii) the Exchange assumes no liability whatsoever for any person's reliance upon the contents of said document(s). The PSE Memorandum must also attach a copy of the certification from the applicant company that it is not in violation of any applicable foreign laws and/or regulations with respect to the uploaded document(s);
 - c. The applicant company must ensure that the soft copy of the document is available for downloading at the applicant company's website for a minimum period of one (1) year starting on the specified periods as required by the Exchange;
 - d. If the document will be unavailable for downloading at the applicant company's website for more than one (1) day within the specified period, the Exchange will upload the document on the PSE website in accordance with standard procedures along with the appropriate notices and disclaimers. The Exchange will not implement the click-through procedures.

¹ Please refer to Annex "A" for a copy of Memo for Brokers No. 2960-2002 dated November November 13, 2002.

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Philipplne Stock Exchange, Inc.

- ____ Disclosures ____ Dividend No
 - Dividend Notice Stock Rights Notice

Stockholders' Meeting SEC / Gov't. Issuance Transfer Agent's Notice Others: Prospectus in PSE Website

Date : <u>November 13, 2002</u> Subject : <u>COPIES OF PROSPECTUS IN PSE WEBSITE</u>

Please be informed that in its regular meeting held on October 23, 2002, the Board of Directors of the Exchange resolved that the Exchange shall introduce the facility of making a copy of the prospectus available in the PSE website to access a wider group of investors. The following guidelines shall be observed:

- 1. Copy of the prospectus shall be uploaded in the PSE website in .pdf format. This is to have the assurance that they remain unaltered;
- The copy of the prospectus shall be available in the PSE website for a period of one year from first exhibition;
- 3. The following statements shall be indicated on top of the first page of the prospectus:

"The prospectus is being displayed in the website to make the prospectus accessible to more investors. The PSE assumes no responsibility for the correctness of any of the statements made or opinions or reports expressed in the Prospectus. Furthermore, the Stock Exchange makes no representation as to the completeness of the Prospectus and disclaims any liability whatsoever for any loss arising from or in reliance in whole or in part on the contents of the Prospectus."

- 4. To require a Sworn Certificate of Authentication on the submitted soft copy of the prospectus by the signatories of the registration statement as required under Section 12.4 of the Securities Regulation Code and by a representative from the Underwriter; and
- 5. To reduce the required number of printed copies of red-herring prospectus (for book-building) and final prospectus (contained in the selling kits) from three (3) copies to one (1) copy.

Page 1 of 2

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Finance / Admin / Membership	Compliance & Surveillance Grp.	Listings & Disclosure Grp.	COO / Automated Trading Grp.	Business Dev't Group	CEO / Legal
Tel. No. 634-5112	Tel. No. 634-6903	Tel. No. 636-0122	Tel. No. 633-1311	Tel. No. 634-5089	Tel No 637-8805

CIRCULAR FOR BROKERS No. 2960-2002

Philippine Stock Exchange, Inc.

Disclosures
 Dividend Notice
 Stock Rights Notice

Stockholders' Meeting
 SEC / Gov't. Issuance
 Transfer Agent's Notice

Others: Prospectus in PSE Website

Page 2 of 2

For your information and guidance.

MARI **GARCIA** Head, Listings Department

Noted by:

JOSE G. CERV ES Senior Vice President

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l	Finance / Admin / Membership	Compliance & Surveillance Grp.	Listings & Disclosure Grp.	COO / Automated Trading Grp.	Business Dev't Group	CEO / Legal
l	Tel. No. 634-5112	Tel. No. 634-6903	Tel. No. 636-0122	Tel No 633-1311	Tel No. 634-5089	Tel No 627 9905

Guidance Note 4

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MEMORANDUM

The Philippine Stock Exchange, Inc.

Disclosures		Stockholders' Meeting	Others:	Amended Rule on
 Dividend Notice	and the state of the second	SEC / Gov't Issuance		Lodgment of Securities -
Stock Rights Notice		Transfer Agent's Notice		Interpretative Guidelines

To : ALL LISTED COMPANIES AND MARKET PARTICIPANTS

Subject :

Interpretative Guidelines for the Amended Rule on Lodgment of Securities

Date : May 21, 2010

This is with reference to Memorandum No. 2010-0233 dated May 18, 2010, with respect to the Interpretative Guidelines for the amended rule on lodgment of securities under Section 16 of Article III, Part A of the Revised Listing Rules of the Exchange. For ready reference, a copy of the May 18, 2010 Memorandum is attached herewith as Annex "A".

Please be informed that in compliance with the directive of the Securities and Exchange Commission ("Commission"), the Interpretative Guidelines for the amended rule on lodgment of securities shall be as follows:

The amended rule on lodgment of securities under Section 16 of Article III, Part A of the Revised Listing Rules of the Exchange shall apply to all securities that are lodged with the Philippine Depository & Trust Corporation ("PDTC"), or any other entity duly authorized by the Commission.

For listing applications, the amended rule on lodgment of securities is applicable to:

- a. The offer shares/securities of the applicant company in the case of an initial public offering;
- b. The shares/securities that are lodged with the PDTC, or any other entity duly authorized by the Commission in the case of a listing by way of introduction;
- c. New securities to be offered and applied for listing by an existing listed company; and
- d. Additional listing of securities of an existing listed company.

The Interpretative Guidelines for the amended rule on lodgment of securities will take effect immediately.

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Finance / Corporate Services	Market Regulation Division	Issuer Regulation Division	Market Operations/IT	Capital Markets Dev't. Division	CEO / OGC
Tel. No.688-7560/7440/7460	Tel. No. 688-7559	Tel. No. 68847501/7510	Tel. No. 688-7405/819-4400	Tel. No. 688-7590	Tel. No. 688-7400/819-4408



MEMORANDUM

The Philippine Stock Exchange, Inc.

Disclosures	Stockholders' Meeting	Others:	Amended Rule on
 Dividend Notice	 SEC / Gov't Issuance		Lodgment of Securities -
 Stock Rights Notice	 Transfer Agent's Notice		Interpretative Guidelines

Further, please be reminded that, as previously announced, the amended rule on lodgment of securities is applicable to companies applying for initial listing starting July 1, 2009. Further, existing listed companies are mandated to comply with the said amended rule starting July 1, 2010.

For your information and guidance.

ROEL A. REFRAN VP – General Counsel and Concurrent Head, Issuer Regulation Division

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Finance / Corporate Services	Market Regulation Division	Issuer Regulation Division	Market Operations/IT	Capital Markets Dev't Division	CEO / OGC
Tel No 688-7560/7440/7460	the second s	Tel No 688-7501/7510	Tel. No. 688-7405/819-4400	Tel. No. 688-7590	Tel. No. 688-7400/819-4408





No.2010-0233

The Philippine Stock Exchange, Inc.

Disclosures	Stockholders' Meeting	Others:	Amended Rule on
 Dividend Notice	 SEC / Gov't Issuance		Lodgment of
 Stock Rights Notice	 Transfer Agent's Notice		Securities

To : ALL LISTED COMPANIES AND MARKET PARTICIPANTS

Subject : Interpretative Guidelines for the Amended Rule on Lodgment of Securities

Date : May 18, 2010

This is with reference to Memorandum No. 2010-0203 dated May 4, 2010, with respect to the implementation of the amended rule on lodgment of securities under Section 16 of Article III, Part A of the Revised Listing Rules of the Exchange. For ready reference, a copy of the amended rule is attached herewith as Annex "A" and a copy of the procedures of the Philippine Depository and Trust Corporation ("PDTC") to facilitate the implementation of the said rule is attached herewith as Annex "B".

Please be informed that in a regular meeting on May 12, 2010, the Board of Directors of the Exchange approved the following Interpretative Guidelines for the amended rule on lodgment of securities:

The amended rule on lodgment of securities under Section 16 of Article III, Part A of the Revised Listing Rules shall apply to all securities that are lodged with any licensed depository or intermediary under the name of a depository nominee corporation or otherwise.

For listing applications, the amended rule on lodgment of securities is applicable to:

- a. The offer shares/securities of the applicant company in the case of an initial public offering;
- b. The shares/securities that are lodged with a licensed depository or intermediary in the case of a listing by way of introduction;
- c. New securities to be offered and applied for listing by an existing listed company; and
- d. Additional listing of securities of an existing listed company.

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Finance / Corporate Services	Market Regulation Division	Issuer Regulation Division	Market Operations/IT	Capital Markets Dev't. Division	CEO / OGC
Tel. No.688-7560/7440/7460	Tel. No. 688-7559	Tel. No. 688-7501/7510	Tel. No. 688-7405/819-4400	Tel. No. 688-7590	Tel. No. 688-7400/819-4408



MEMORANDUM

The Philippine Stock Exchange, Inc.

DisclosuresStockholders' MeetingOthers:Amended Rule onDividend NoticeSEC / Gov't IssuanceLodgment ofStock Rights NoticeTransfer Agent's NoticeSecurities

Please be reminded that, as previously announced, the amended rule on lodgment of securities is applicable to companies applying for initial listing starting July 1, 2009. Further, existing listed companies are mandated to comply with the said amended rule starting July 1, 2010.

The Interpretative Guidelines for the amended rule on lodgment of securities will become effective ten (10) days from the date hereof, unless the Securities and Exchange Commission provides written notice of its determination to review such Interpretative Guidelines.

For your information and guidance.

ROEL A. REFRAN VP – General Counsel and Concurrent Head, Issuer Regulation Division

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Finance / Corporate Services	Market Regulation Division	Issuer Regulation Division	Market Operations/IT	Capital Markets Devit Division	CEO / OGC
Tel. No.688-7560/7440/7460	Tel No 688-7559	Tel. No. 688-7501/7510	Tel. No. 688-7405/819-4400	Tel. No. 688-7590	Tel. No. 688-7400/819-4408



Issuer Regulation Division Amended Rule on Lodgment of Securities

ARTICLE III EQUITY SECURITIES

PART A GENERAL REQUIREMENTS FOR INITIAL LISTING

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Section 16. Lodgment of Securities - As a condition for the listing and trading of the securities of an applicant company, the applicant company shall electronically lodge its registered securities with the Philippine Depository and Trust Corporation (PDTC), or any other entity duly authorized by the Commission, without any jumbo or mother certificate in compliance with the requirements of Section 43 of the Securities Regulation Code. In compliance with the foregoing requirement, actual listing and trading of securities on the scheduled listing date shall take effect only after submission by the applicant company of the following:

(a) Sworn corporate secretary's certificate stating that all the securities have been issued in uncertificated form in accordance with the requirements of Section 43 of the Securities Regulation Code and electronically lodged with the PDTC or any other authorized entity without any jumbo or mother certificate; and

(b) Written confirmation issued by the transfer agent confirming that it has the capability and capacity to handle the issuance and transfer of uncertificated securities; and

(c) Written confirmation issued by PDTC or any other authorized entity confirming the electronic lodgment of the applicant's securities.

The above requirements shall also apply to follow-on offerings and additional listing applications.

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PRINCIPAL OFFICE: Philippine Stock Exchange Centre, Exchange Road, Ortigas Contre, Pasig City Tel. No.: (632) 688-7600 Fax No.: (632) 634-5113 E-mail Address: par@cfe.com.ph PSE AYALA OFFICE: Philippine Stock Exchange Plaza, Ayala Triangle, Ayala Avenue, Makat City Tel. No.: (632) 819-4100 Fax No.: (632) 891-9004 Website: http://www.psetcom.ph

THE PHILIPPINE STOCK EXCHANGE, INC.

Francisco Ed. Lim Roel A. Refran President and CEO VP and General Counsel SECURITIES AND EXCHANGE COMMISSION Vicente Graciano P. Felizmenio, Jr. OIC, Market Regulation Department

37th Floor, Tower 1, The Enterprise Center 6766 Ayala Avenue corner Paseo de Roxas 1226 Makati City, Philippines Main: +63 2 884 5000 Fax: +63 2 884 5098/99

October 16, 2009

PDS Group

THE PHILIPPINE STOCK EXCHANGE, INC. PSE Center 4/F, Ortigas Center Pasig City

Philippine Dealing System Holdings Corp. & Subsidiaries



Attention: MS. MARCIA RESURRECCION Head of Listings Department

Re: Conversion of PSE-listed Companies to the No-Jumbo Rule

Gentlemen:

We are pleased to provide you with the relevant procedures to facilitate the implementation of the SEC-approved PSE rule on the use of uncertificated securities for shares lodged with the Depository ("no jumbo" rule).

Annex	Description					
1	No-Jumbo Conversion Procedures					
2	No-Jumbo Lodgment Procedures					
3	No-Jumbo Uplift Procedures					
4	No-Jumbo Reconciliation Procedures					

Kindly disseminate these to the listed companies. We enjoin all listed companies to adopt the "no jumbo" rule immediately in order for the market to start reaping its benefits.

Conversion Period

The actual period for completing the conversion process (Annex 1) of a particular listed company shall largely depend on the number of PCNC jumbo certificates and Stock Assignments to be verified and cancelled by the Transfer Agent. For less liquid issues, this could take only a couple of days but for highly liquid issues, the process could take weeks. We propose setting a maximum of 30 business days for all issues so Transfer Agents would also be able to plan accordingly.

Daily Confirmation of PCNC Holdings

Under the "no jumbo" environment, we would need to obtain the TA's confirmation of PCNC balances on a daily basis on top of their confirmation per lodgment or uplift transaction. This enables us to run a daily reconciliation process which is aligned with other scripless issues, such as Government Securities.

Philippine Dealing System Holdings Corp. • Philippine Dealing & Exchange Corp. • Philippine Depository & Trust Corp. Philippine Securities Settlement Corp. • PCD Nominee Corp. Where a TA is unable to comply with the requirement to provide PDTC with the balances of PCNC (Filipino & Foreign) on a daily basis under Annex 4, we shall require the Transfer Agent to obtain a written conforme from its Issuer duly acknowledging the incremental risk of not being reconciled with the Depository on a daily basis.

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We trust that the foregoing is sufficient to enable PSE to proceed with the implementation of its "no jumbo" rule. Please feel free to call me if you have further questions on this matter.

Very truly yours,

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NELLIE C. DAGDAG Managing Director for Operations & Technology

Copy furnished: Atty. Francis Ed. Lim, PSE President

PDTC NO-JUMBO CONVERSION PROCEDURES

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Version	Page 1 of 1	
ACTIVITY	ASSIGNED TO	REMARKS
 Prepare and deliver Transmittal Letter (TI to surrender all PCNC jumbo certificates and Stock Assignments of a particular Issue back to its Transfer Agent together with the pertinent cancellation fee. 	_) PDTC	 Attach a detailed list of jumbo certificates and Stock Assignments Indicate total holdings balance (Filipino & Foreign) per PDTC system
Acknowledge receipt of TL and return acknowledgment copy of the TL to PDTC	Transfer Agent	
3. Verify jumbo certificates/Stock Assignments submitted for cancellation	-do-	
 Immediately notify PDTC of defective certificates/Stock Assignments 	-do-	Upon verification of certificates/Stock Assignments delivered
5. Correct defect, as applicable	PDTC	Within 10 business day after notification from TA. If the defect could not be readily remedied, the TL should be amended to reflect the good quantity only.
 Send confirmation of cancellation and confirmation of outstanding PCNC holding balance (Filipino & Foreign) 	Transfer Agent gs	Depends on the number of jumbo certificates and Stock Assignments surrendered but should be no later than 30 business days from receipt of PDTC conversion TL
 Reconcile with PDTC system records an coordinate with TA for any reconciling item 	d PDTC	

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PDTC NO-JUMBO LODGMENT PROCEDURES

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Version J	Page 1 of 1	
ACTIVITY	ASSIGNED TO	REMARKS
 Prepare direct transfer (DT) instruction for securities to be lodged to the Depository 	PDTC Participant	Transferee of securities is PCD Nominee Corp. Indicate on the DT the nationality whether Filipino or non-Filipino. Also indicate on the DT that confirmation of the validity of the securities and the release of the certificate shall be to PDTC.
 Enter Lodgment Report (LR) instruction in the System for the total no. of shares indicated in DT, with DT date as reference for securities being lodged. 	-do-	If subsequently advised by TA of defects in DT and the defects can not be readily remedied, the LR should be amended to reflect the good quantity only.
3. Generate LR	-do-	
 Deliver DT, LR and certificates/SA to Transfer Agent (TA) 	-do-	Pay cancellation and issuance fees to Transfer Agent
5. Acknowledge receipt of DT	Transfer Agent	
6. Verify securities submitted for cancellation	-do-	Within 3 business days after receipt of DT/LR
 Immediately notify PDTC Participant of defective securities 	-do-	Upon verification of securities delivered
8. Correct defect	PDTC Participant	Within 1 business day after notification from TA. If the defect could not be readily remedied, the LR should be amended to reflect the good quantity only.
 For ONLINE TAs: Confirm lodgment of good securities directly into the PDTC System 	Transfer Agent	TA's online confirmation serves as the Registry Confirmation Advice
 10. For TAs without PDTC System access: a. Prepare and send Registry Confirmation Advice to PDTC; and 	Transfer Agent	The Registry Confirmation Advice must include info on LR# and DT#.
 Input lodgment confirmation into PDTC System 	PDTC	· · · · ·

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PDTC NO-JUMBO UPLIFT PROCEDURES

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Version S	Page 1 of	
ACTIVITY	ASSIGNED TO	REMARKS
1 Enter Uplift Request (UR) instruction in the PDTC System	PDTC Participant	Should include the kind, class and quantity of securities; and relevant details on the registrant/s i.e., citizenship, complete address, old/new client, & with/without specimen signature card (SSC)
2. Generate 2 copies of the UR and sign	-do-	
 Deliver 2 copies of the UR to PDTC together with the docs/SSC for new stockholders and payment for TA fees 	-do-	Payments should be via check payable to PCD Nominee Corp.
 Verify signature on UR versus SSC of Participant on file 	PDTC	If signature variance is noted, PDTC returns UR to Participant for correction
Acknowledge receipt of UR and give one copy of UR to Participant.	· -do-	
6. Tag UR as received in the PDTC System.	-do-	Holdings pertaining to tagged URs are earmarked in the system.
7. Generate transmittal letter and deliver to TA	-do-	Per published weekly schedule
8. Verify documents submitted with TL/UR	Transfer Agent	the second s
9. Inform PDTC of any defect in the TL/UR	-do-	PDTC shall tag as "Defective" the URs in the system and advise Participants of the defects upon receipt of TA notification. Defective URs will not be deducted from the total holdings of PCNC.
 Submit correction to defects (e.g., SSC) or advise PDTC if Participant intends to cancel the uplift altogether 	PDTC Participant	Correcting documents are delivered to PDTC. PDTC tags the UR for resubmission for inclusion in the next regular TL processing.
11. For ONLINE TAs: Confirm uplift directly into the PDTC System	Transfer Agent	TA's online confirmation serves as the Registry Confirmation Advice
 For TAs without PDTC System access: a. Prepare and send Registry Confirmation Advice to PDTC; and b. Input uplift confirmation into PDTC 	Transfer Agent PDTC	The Registry Confirmation Advice must include info on TL# and UR#.
System		
13. Issue new stock certificates for the uplifted	Transfer Agent	
shares	0070	
14. Coordinate with TA on availability of "uplifted" stock certificates for pick-up	PDTC	Uplifted certificates are safe kept by PDTC until claimed
15. Pick up stock certificate at PCD	PDTC Participant	· .

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PDTC NO-JUMBO RECONCILIATION PROCEDURES

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Version Sept 2009

Page 1 of 1

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	ACTIVITY	ASSIGNED TO	REMARKS
1.	Send statement of outstanding PCNC holdings balance (Filipino & Foreign) to PDTC as of last business date	Transfer Agent	 No later than 12NN of the next business day Preferably in file format via upload to eCS system or e- mail to PDTC Recon Unit
2.	Reconcile with PDTC system records and coordinate with TA for any reconciling item	PDTC	





To

MEMORANDUM No.2010-0229

The Philippine Stock Exchange, Inc.

Disclosures	Stockholders' Meeting	Others:	Revised Procedures
Dividend Notice	SEC / Gov't Issuance		for Filing a Listing
Stock Rights Notice	Transfer Agent's Notice		Application

ALL LISTED COMPANIES AND MARKET PARTICIPANTS

Subject : REVISED PROCEDURES FOR FILING OF A LISTING APPLICATION

Date : <u>May 17, 2010</u>

Please be informed that the Exchange has recently adopted the following revised procedures for filing a listing application¹:

- 1. The applicant company shall submit two (2) printed copies of each required document: one (1) original copy, or when specified, certified true copy; and one (1) photocopy of each document. The printed copies must be bound in the order as indicated in the applicable checklist, and must be properly tabbed;
- 2. The applicant company shall submit a CD or DVD containing a scanned copy of each required document in .pdf format. The filename for each .pdf file must clearly indicate the type of document (e.g., Application for Listing of Stocks, Articles of Incorporation, Background of Top 20 Stockholders, etc.). The CD or DVD must be properly labeled with the applicant company's name, the type of listing application and the date of filing.
- 3. For an application covering an initial public offering, listing by way of introduction, follow-on public offering or stock rights offering, the applicant company shall submit a soft copy of the draft prospectus in **MS Word** or **.doc format**.
- 4. The applicant company shall submit a sworn corporate secretary's certification certifying (i) that the photocopies submitted are true copies of the original documents; and (ii) that the hard copies and soft copies are identical.
- 5. Should the applicant company be required to submit any additional document after the listing application is officially filed, steps 1 and 2 above shall be observed unless the Exchange specifies that the soft copy of the additional required document may be submitted through electronic mail.

¹ The revised procedures for filing of a listing application will supersede the old procedure wherein an applicant company is required to submit all listing application documents in five (5) copies.

Burlin Sele D					Section Constants
Finance / Admin / Membership	Market Regulatory Division	Issuer Regulation Division	Information Technology Division	Capital Markets Dev't. Division	CEO / OGC
Tel. No.688-7560/7440/7460	Tel. No. 688-7559	Tel. No. 688-7501/7510	Tel. No. 688-7405/819-4400	Tel. No. 688-7590	Tel. No. 688-7400/819-4408



MEMORANDUM

The Philippine Stock Exchange, Inc.

Disclos	ures	Stockholders' Meeting	Others:	Revised Procedures
Divider	nd Notice	SEC / Gov't Issuance		for Filing a Listing
Stock F	Rights Notice	Transfer Agent's Notice		Application

The foregoing revised procedures shall take effect on **June 1, 2010**. The Listings Department of the Exchange will not accept a listing application that is not compliant with the foregoing procedures.

For your information and strict compliance.

memoren

MARSHA M. RESURRECCION Head, Listings Department

Noted by:

ROEL A. REFRAN VP – General Counsel and Concurrent Head, Issuer Regulation Division

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Finance / Admin / Membership	Market Regulatory Division	Issuer Regulation Division	Information Technology Division	Capital Markets Dev't, Division	CEO / OGC
Tel. No.688-7560/7440/7460		Tel. No. 688-7501/7510	Tel. No. 688-7405/819-4400	Tel. No. 688-7590	Tel. No. 688-7400/819-4408

PSE Board of Directors' Regular Meeting June 23, 2010

Resolution No. 107, Series of 2010

"RESOLVED, That the Board of Directors of the Philippine Stock Exchange, Inc. (the "Exchange") approve, as it hereby approves, the request of the Cebu Air, Inc. (the "Company") to be given six (6) months from its receipt of the notice granting the postponement of the Company's IPO within which to commence the IPO, otherwise, the March 24, 2010 approval by the Exchange of the initial listing application will be deemed revoked and will cease to have any force and effect.

"RESOLVED FURTHER, That the Board of Directors of the Exchange recommends that henceforth, the approval issued by the Exchange for listing applications covering initial listings and fund-raising activities, such as a follow-on offering and stock rights offering, will be valid for a period of six (6) months from the applicant company's receipt of the notice of approval. The applicant company must re-file the relevant listing application and pay the corresponding processing fee if it decides to pursue the listing application after the 6-month period.

REGULAR MEETING HELD ON HELD ON 23 AUGUST 2006

Resolution No. 126, Series of 2006

"RESOLVED, That the Board of Directors of the Philippine Stock Exchange, Inc. (the "Exchange") authorize, as it hereby authorizes, the President and Chief Executive Officer of the Exchange to make any amendments or changes, as may be necessary or desirable, to any Board-approved application for listing of securities such as, but not limited to, the timetable, price and price range, number of shares, post approval requirements, etc.; Provided, That any such amendments shall not materially alter the nature and substance of the approved listing application."

Guidance Note 8 MEMORANDUM No.2011-0104 The Philippine Stock Exchange, Inc. Others: Guidelines for Disclosures Stockholders' Meeting Fairness Opinions and SEC / Gov't Issuance **Dividend Notice** Valuation Reports Stock Rights Notice Transfer Agent's Notice To **: THE INVESTING PUBLIC AND MARKET PARTICIPANTS** Subject : GUIDELINES FOR FAIRNESS OPINIONS AND VALUATION REPORTS Date : March 9, 2011 Please be advised that in a letter of March 3, 2011, the Securities and Exchange Commission (the "Commission") advised the Exchange that the Guidelines for Fairness Opinions and Valuation Reports (the "Guidelines") was approved by the Commission on March 3, 2011. We attach as Annex "A" a copy of the Guidelines duly signed by the Exchange and the Commission. The Guidelines will take effect on March 24, 2011. Monum MARSHA M. RESURRECCION OIC, Issuer Regulation Division Noted by: Ham 8. Mis HANS B. SICAT President & CEO grac Market Regulation Division Issuer Regulation Division Market Operations/IT Capital Markets Dev't. Division Finance / Corporate Services CEO/(



Guidelines for Fairness Opinions and Valuation Reports

I. Scope

The proposed Guidelines for Fairness Opinions and Valuation Reports ("Guidelines") are applicable to listing applications covering a listing by way of introduction, mergers and noncash transactions such as share-for-share swaps, debt-to-equity conversions, property-forshare swaps and other similar transactions. As announced in Memo for Brokers No. 398-2007 dated August 29, 2007 and under the revised rules on listing by way of introduction, an applicant company is required to submit a fairness opinion covering the valuation of the shares subject of the listing application. Such fairness opinion must be supported by a valuation report(s).

II. Guidelines for Fairness Opinions and Valuation Reports

- The fairness opinion and valuation report(s) on the subject shares must be issued by an independent Firm which includes investment banks, financial advisory firms, and accounting firms under Group 'A' Category, duly registered or licensed by the Securities and Exchange Commission ("SEC") and accredited by the Exchange. The criteria for accreditation, for which a checklist will be provided by the Exchange, are provided under Item III of these Guidelines.
- 2. The Firm is not considered independent if:
 - a. It is a related party, as defined in the Revised Listing Rules of the Exchange ("Rules"), to the applicant company;
 - b. Its holding or subsidiary company provides financial advisory in relation to the applicant company's listing application, or external audit services to the applicant company; and
 - c. Other circumstances or arrangements, direct or indirect, between the Firm and the applicant company that, in the determination of the Exchange, may influence, or tend to influence, the objectivity and reliability of the fairness opinion and valuation report(s).

In general, the Exchange will consider the independence of the Firm when it is able to demonstrate a lack of conflict of interest with the applicant company.

The fairness opinion and valuation report shall be supported by a sworn certification issued by the applicant company's legal counsel certifying the Firm's independence.

- 3. An applicant company shall submit one fairness opinion issued by an independent Firm and supported by a valuation report. The said supporting valuation report may be based on and/or supported by relevant valuation reports issued by different independent experts who are qualified to issue the report under any applicable accreditation or implementing guidelines of the Exchange, such as, but not limited to, property appraisal companies and mining professionals.
- 4. The fairness opinion and valuation report must disclose the scope of work and valuation approach used. A copy of the service agreement or mandate letter shall be attached as an annex to the report.
- 5. The valuation report, which supports the fairness opinion, shall cover the valuation of the subject shares of the listed company and the consideration under the transaction covered by the listing application. Such consideration may include the following:
 - a. In a share-for-share swap, shares of the counterparty;
 - b. In a property-for-share swap, property owned by the counterparty. In cases of a real estate property, an accredited property appraisal company must issue a valuation report covering the subject real estate property in accordance with the Rules;
 - c. In a debt-to-equity conversion transaction, the debt which will be converted to the applicant company's shares. In this case, the relevant audited financial statements or external auditor's report on actual findings must be attached to the valuation report.
- 6. The valuation report, which supports the fairness opinion, shall include, at a minimum, the following information:
 - a. All material details and comprehensive explanation on the basis of the valuation and assumptions used. Copies of any supporting documents used as basis or reference must be attached to the valuation report which may be made available to limited parties from the Exchange, if requested.
 - b. At least two (2) relevant valuation methodologies must be presented in the valuation report. The valuation report must include a description and explanation of the valuation methodologies adopted.
 - c. Structure, condition and analysis of the relevant market and/or industry of the applicant company.
- 7. The date of the fairness opinion and valuation report must not be more than three (3) months before the date on which (i) an offering prospectus is issued; (ii) the transaction involving the subject shares is executed; or (iii) the stockholders' meeting is held where the transaction involving the subject shares is presented for approval.
- 8. These Guidelines will form part of the Listing and Disclosure Rules of the Exchange.

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III. Criteria for Accreditation

The accreditation of Firms for purposes of issuing fairness opinions and valuation reports required under the rules of the Exchange is valid for a period of one (1) year¹ from accreditation date.

- 1. The Firm must be duly registered or licensed by the SEC. For accounting firms, its accreditation with the SEC should be under the Group 'A' Category.
- 2. The Firm, or its local or international affiliate, must have at least five (5) years of business operations.
- 3. A majority of the members of the Firm's top management and/or division heads must each have a minimum of ten (10) years experience in the Firm's business, including underwriting, investment and financial advisory services.
- 4. The Firm must demonstrate that its key personnel are qualified to prepare valuation reports and issue fairness opinions. They must identify relevant industry experience in their list of individual qualifications.
- 5. The FIRM must submit a description or summary of its General Engagement Operating Guidelines or Risk Management Procedures. The Firm must demonstrate that it has effective quality controls and procedures to ensure the integrity of fairness opinions and valuation reports. The valuation report and/or fairness opinion issued by the Firm shall indicate that, in the preparation of such report/opinion, the Firm relied on available information and records, including but not limited to the representation of the applicant company, audited financial statements, competent person's reports, regulatory agency's reports and such other relevant supporting documents.
- 6. The FIRM must have a proven track record of valuing securities. The FIRM must show proof of a steady client base and at least five (5) engagements to render financial valuation services to listed companies in the Exchange and other reputable stock exchanges, commercial banks and insurance companies for the past five (5) years.
- 7. The FIRM or its directors or its executive officers must not be subject to any act or case that will pose a serious question on the FIRM's, directors', or executive officers' integrity or capability to provide services to listed companies. A serious question exists relative to the above parties if, during the past (5) years any of the following events occurred.
 - Any petition for insolvency was filed by or against the FIRM or its directors or its executive officers;
 - (ii) Any conviction by final judgment in a criminal proceeding for an offense involving moral turpitude, domestic or foreign, including a *nollo contendere* case, or being subject to a pending criminal proceeding for an offense involving moral turpitude, domestic or foreign, excluding traffic violations and other minor offenses;

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¹ Please see Guidance Note 8.1 for the extension of the validity period of the accreditation of Firms from one (1) year to five (5) years.

Page 3 of 4

- (iii) Being subject to any order, judgment, or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently enjoining, barring, suspending or otherwise limiting his involvement in any type of business, securities, commodities or banking activities; and
- (iv) Being found by a domestic or foreign court of competent jurisdiction (in a civil action), the Commission or comparable foreign body, or a domestic or foreign exchange or electronic marketplace or selfregulatory organization, to have violated a securities or commodities law, and the judgement has not been reversed, suspended, or vacated.
- 8. The FIRM must have a minimum paid-up capital of Php10 million.

THE PHILIPPINE STOCK EXCHANGE, INC.

SECURITIES AND EXCHANGE COMMISSION

Ham b. Mint

HANS B. SICAT President & CEO

V. BANAAG General Counsel

JOSE P. AQUINO Director Market Regulation Department

CN - No. 2019-0028

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MEMORANDUM

The Philippine Stock Exchange, Inc.

Memb	g Rules ership Rules Rules	Computer Syst Administrative X Others	example of the second
TO:	ALL MARKET	PARTICIPANTS AND S	TAKEHOLDERS
SUBJECT:		TO THE POLICY ON V DITATION OF FIRMS	

OR APPRAISAL PURPOSES

DATE: JUNE 3, 2019

Please be advised that the Exchange resolved to limit the validity period of the accreditation of firms to one (1) year to enable the Exchange to confirm on an annual basis the accredited firm's capability and suitability to provide the services, and to detect as real-time as possible any deficiency in the firm's compliance with the requirements of the Exchange.

Existing accreditations shall remain valid until the accreditation expires or is sooner revoked by the Exchange pursuant to Section III(A), paragraph 2 of the attached policy.

Further, accredited firms with 5-year validity shall still be required to submit to the Exchange within one hundred five (105) days from the end of its fiscal year, or simultaneous with the accredited firm's submission to the Securities and Exchange Commission ("SEC"), an annual report using the prescribed SEC format (SEC Form AC-AR), which shall include the following information:

- a. Brief description of business activities and operations for the year;
- b. List of licensed valuation specialists or property appraisers;
- c. List of clients for the immediately preceding year;
- d. Summary of financial information based on Audited Financial Statements covering the year; and
- e. Other information or events that transpired during the year that may materially affect the operations of the Accredited Firm.

CTD/HRAD	MOD/TD	IRD	CMDD/CPIRD	OGC/CGO	COO
Tel. No.876-4831/876-4752	Tel. No. 876-4702/876-4771	Tel. No. 876-4731-876-4847	Tel. No. 876-4851	Tel. No. 876-4871-876-4841	Tel. No. 876-4807



MEMORANDUM

The Philippine Stock Exchange, Inc.

Trading Rules Membership Rules Listing Rules	Computer Systems Update Administrative Matters X Others
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The amended Policy on Validity Period of the Accreditation of Firms for Valuation or Appraisal Purposes is attached as Annex "A".

The amended Policy is effective immediately.

For your information and guidance.

(Original signed) Ramon S. Monzon President and CEO

CTD/HRAD	MOD/TD	IRD	CMDD/CPIRD	OGC/CGO	C00
Tel. No.876-4831/876-4752	Tel. No. 876-4702/876-4771	Tel. No. 876-4731-876-4847	Tel. No. 876-4851	Tel. No. 876-4871-876-4841	Tel. No. 876-4807

POLICY ON VALIDITY PERIOD OF THE ACCREDITATION OF FIRMS FOR VALUATION OR APPRAISAL PURPOSES ("POLICY")

I. SCOPE

This Policy shall govern the validity period of the accreditation of firms (the "Accredited Firms" or "Firms") for valuation or appraisal purposes under Section III of the PSE Guidelines for Fairness Opinions and Valuation Reports ("PSE Guidelines").

This Policy must be read and applied in conjunction with the applicable rules and guidelines of the Securities and Exchange Commission ("SEC") on Asset Valuations ("SEC Guidelines"), as provided in SEC Memorandum Circular No. 2, Series of 2014, and any amendments thereto, and the prevailing Listing and Disclosure Rules of the Exchange, including the PSE Guidelines and the requirements for accreditation of property appraisal companies.

II. RATIONALE

The Exchange resolved to LIMIT the validity period of the accreditation of Firms for valuation or appraisal purposes TO ONE (1) YEAR. THIS WILL ENABLE THE EXCHANGE TO MONITOR AND CONFIRM ON AN ANNUAL BASIS WHETHER THE ACCREDITED FIRM AND ITS DIRECTORS AND EXECUTIVE OFFICERS POSSESS THE INTEGRITY, CAPABILITY AND SUITABILITY TO PROVIDE THE SERVICES, AND TO DETECT AS REAL-TIME AS POSSIBLE ANY DEFICIENCY IN THE FIRM'S COMPLIANCE WITH THE REQUIREMENTS OF THE EXCHANGE.

III. POLICY

- A. Accreditation Period
 - 1. The validity of the accreditation of Firms for valuation or appraisal purposes shall be effective for a period of **ONE** (1)

YEAR from the date of effectivity of the accreditation as may be announced by the Exchange.

- 2. At any time within the Accreditation Period, the Exchange reserves the right to revoke any such accreditation granted to a firm in the event that (i) the Firm's representations are found to be false, inaccurate, misleading and/or incomplete; (ii) the Firm fails to comply with the qualifications and requirements prescribed by the Exchange; and (iii) FOR FIRMS SUBJECT TO THE PROVISIONS OF ARTICLE III, PARAGRAPH C, the Firm fails to comply with the annual reportorial requirements provided in item III (C) of this Policy.
- 3. The Accredited Firm may file an application for the renewal of its accreditation six (6) months prior to its expiration using the Checklist of Documentary Requirements for Accreditation of Firms for Purposes of Issuing Fairness Opinions and Valuation Reports, or the Requirements for Accreditation of Property Appraisal Companies, whichever is applicable.
- B. Fees

Applications for initial or renewal of accreditation for valuation or appraisal purposes shall be subject to the following fees:

- Processing Fee. Upon filing, the applicant Firm shall pay a nonrefundable fee of Php 10,000.00 (PLUS 12% VAT) for processing of the application.
- 2. Accreditation Fee. The applicant Firm shall pay the Accreditation Fee of PHP 10,000.00 (PLUS 12% VAT) payable within fifteen (15) calendar days from receipt of notice from the Exchange approving the application for accreditation.
- C. TRANSITORY PROVISION

EXISTING ACCREDITATIONS WITH VALIDITY OF FIVE (5) YEARS WILL BE VALID UNTIL THE EXPIRATION OF THE 5-

YEAR TERM, SUBJECT TO THE RIGHT OF THE EXCHANGE TO REVIEW THE ACCREDITED FIRM'S SUITABILITY TO REMAIN ACCREDITED AND COMPLIANCE BY THE ACCREDITED FIRM WITH THE REQUIREMENT TO SUBMIT TO THE EXCHANGE WITHIN ONE HUNDRED FIVE (105) DAYS FROM THE END OF ITS FISCAL YEAR, OR SIMULTANEOUS WITH THE ACCREDITED FIRM'S SUBMISSION TO THE SEC, AN ANNUAL REPORT USING THE PRESCRIBED SEC FORMAT (SEC FORM AC-AR), WHICH SHALL INCLUDE THE FOLLOWING INFORMATION:

- A. BRIEF DESCRIPTION OF BUSINESS ACTIVITIES AND OPERATIONS FOR THE YEAR
- B. LIST OF LICENSED VALUATION SPECIALISTS OR PROPERTY APPRAISERS
- C. LIST OF CLIENTS FOR THE IMMEDIATELY PRECEDING YEAR
- D. SUMMARY OF FINANCIAL INFORMATION BASED ON AUDITED FINANCIAL STATEMENTS COVERING THE YEAR
- E. OTHER INFORMATION OR EVENTS THAT TRANSPIRED DURING THE YEAR THAT MAY MATERIALLY AFFECT THE OPERATIONS OF THE ACCREDITED FIRM.

			<i>Guidance Note 8.2</i>
PSE	MEMOR	ANDUM	CN - No. 2021 -000
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TO : SUBJECT :		S AND THE INVESTING PUI GUIDELINES FOR FAIRNESS	
JUDJLCI .	AND VALUATION REPC		
DATE :	February 19, 2021		
and accredited by Guidelines for Fa opinion and valu the valuation pro A copy of the a attached as Anne	the Exchange are required irness Opinions and Valuat ation report, as well as the c vider, shall apply to tender mended Guidelines for Fai	firm duly registered or licens Accordingly, the requireme ion Reports on the contents riteria for determining the in- offers for delisting purposes. rness Opinions and Valuati nediately.	ents in the PSE of the fairness dependence of
For your informa	ion and guidance.		
		(Original Signed) Ramon S. Monzon President and CEO	
CMDD FD	IRD MOD TD	HRD / RISK / SU CCD / FMD / AD	OGC COO
Tel. No.: (632) 8876-4888			Idress: investing@pse.com.ph



Guidelines for Fairness Opinions and Valuation Reports

I. Scope

The proposed Guidelines for Fairness Opinions and Valuation Reports ("Guidelines") are applicable to listing applications covering a listing by way of introduction, mergers and non-cash transactions such as share-for-share swaps, debt-to-equity conversions, property-for-share swaps, tender offers relating to delisting proceedings, and other similar transactions. An applicant company is required to submit a fairness opinion covering the valuation of the shares subject of the listing application and tender offer. Such fairness opinion must be supported by a valuation report(s).

II. Guidelines for Fairness Opinions and Valuation Reports

- The fairness opinion and valuation report(s) on the subject shares must be issued by an independent Firm which includes investment banks, financial advisory firms, and accounting firms under Group 'A' Category, duly registered or licensed by the Securities and Exchange Commission ("SEC") and accredited by the Exchange. The criteria for accreditation, for which a checklist will be provided by the Exchange, are provided under Item III of these Guidelines.
- 2. The Firm is not considered independent if:
 - a. It is a related party, as defined in the Revised Listing Rules of the Exchange ("Rules"), to the applicant company;
 - b. Its holding or subsidiary company provides financial advisory in relation to the applicant company's listing application or proposed delisting, or external audit services to the applicant company; and
 - c. Other circumstances or arrangements, direct or indirect, between the Firm and the applicant company that, in the determination of the Exchange, may influence, or tend to influence, the objectivity and reliability of the fairness opinion and valuation report(s).

In general, the Exchange will consider the independence of the Firm when it is able to demonstrate a lack of conflict of interest with the applicant company.

The fairness opinion and valuation report shall be supported by a sworn certification issued by the legal counsel of the applicant company, certifying the Firm's independence.

- 3. The applicant company shall submit one fairness opinion issued by an independent Firm and supported by a valuation report. The said supporting valuation report may be based on and/or supported by relevant valuation reports issued by different independent experts who are qualified to issue the report under any applicable accreditation or implementing guidelines of the Exchange, such as, but not limited to, property appraisal companies and mining professionals.
- 4. The fairness opinion and valuation report must disclose the scope of work and valuation approach used. A copy of the service agreement or mandate letter shall be attached as an annex to the report.
- 5. The valuation report, which supports the fairness opinion, shall cover the valuation of the subject shares of the applicant company and/or the consideration under the transaction covered by the listing application. Such consideration may include the following:
 - a. In a share-for-share swap, shares of the counterparty;
 - b. In a property-for-share swap, property owned by the counterparty. In cases of a real estate property, an accredited property appraisal company must issue a valuation report covering the subject real estate property in accordance with the Rules;
 - c. In a debt-to-equity conversion transaction, the debt which will be converted to the applicant company's shares. In this case, the relevant audited financial statements or external auditor's report on actual findings must be attached to the valuation report.
- 6. The valuation report, which supports the fairness opinion, shall include, at a minimum, the following information:
 - a. All material details and comprehensive explanation on the basis of the valuation and assumptions used. Copies of any supporting documents used as basis or reference must be attached to the valuation report which

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may be made available to limited parties from the Exchange, if requested.

- b. At least two (2) relevant valuation methodologies must be presented in the valuation report. The valuation report must include a description and explanation of the valuation methodologies adopted.
- c. Structure, condition and analysis of the relevant market and/or industry of the applicant company.
- 7. The date of the fairness opinion and valuation report must not be more than three (3) months before the date on which (i) an offering prospectus is issued; (ii) the transaction involving the subject shares is executed; or (iii) the stockholders' meeting is held where the transaction involving the subject shares, or delisting of the subject shares, is presented for approval.
- 8. These Guidelines will form part of the Listing and Disclosure Rules of the Exchange.

III. Criteria for Accreditation

The accreditation of Firms for purposes of issuing fairness opinions and valuation reports required under the rules of the Exchange is valid of a period of one (1) year from accreditation date.

- 1. The Firm must be duly registered or licensed by the SEC. For accounting firms, its accreditation with the SEC should be under the Group 'A' Category.
- 2. The Firm, or its local or international affiliate, must have at least five (5) years of business operations.
- 3. A majority of the members of the Firm's top management and/or division heads must each have a minimum of ten (10) years experience in the Firm's business, including underwriting, investment and financial advisory services.
- 4. The Firm must demonstrate that its key personnel are qualified to prepare valuation reports and issue fairness opinions. They must identity relevant industry experience in their list of individual qualifications.

5. The Firm must submit a description or summary of its General Engagement Operating Guidelines or Risk Management Procedures. The Firm must demonstrate that it has effective quality controls and procedures to ensure the integrity of fairness opinions and valuation reports. The valuation report and/or fairness opinion issued by the Firm shall indicate that, in the preparation of such report/opinion, the Firm relied on available information and records, including but not limited to the representation of the applicant company, audited financial statements, competent person's reports, regulatory agency's reports and such other relevant supporting documents.

- 6. The Firm must have a proven track record of valuing securities. The Firm must show proof of a steady client base and at least five (5) engagements to render financial valuation services to listed companies in the Exchange and other reputable stock exchanges, commercial banks and insurance companies for the past five (5) years.
- 7. The Firm or its directors or its executive offices must not be subject to any act or case that will pose a serious question on the Firm's, directors', or executive officers' integrity or capability to provide services to listed companies. A serious question exists relative to the above parties if, during the past five (5) years any of the following events occurred:
 - (i) Any petition for insolvency was filed by or against the Firm or its directors or its executive officers;
 - (ii) Any conviction by final judgment in a criminal proceeding for an offense involving moral turpitude, domestic or foreign, including a *nollo contendere* case, or being subject to a pending criminal proceeding for an offense involving moral turpitude, domestic or foreign, excluding traffic violations and other minor offenses;
 - (iii) Being subject to any order, judgment, or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently enjoining, barring, suspending or otherwise limiting his involvement in any type of business, securities, commodities or banking activities; and
 - (iv) Being found by a domestic or foreign court of competent jurisdiction (in a civil action), the Commission or comparable foreign body, or a domestic or foreign exchange or electronic marketplace or selfregulatory organization, to have violated a securities or commodities law, and the judgment has not been reversed, suspended, or vacated.
- 8. The Firm must have a minimum paid-up capital of Php10 million.

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THE PHILIPPINE STOCK EXCHANGE, INC.:

RAMON S. MONZON President and CEO

ROEL A. REFRAN Chief Operating Officer

SECURITIES AND EXCHANGE COMMISSION:

VICENTE GRACIANO P. FELIZMENIO, JR. Director Markets and Securities Regulation Department



MEMORANDUM

No.2011-0117

The Philippine Stock Exchange, Inc.

DisclosuresStockholders' MeetingOthers:Checklist of DocumentaryDividend NoticeSEC / Gov't IssuanceRequirements forStock Rights NoticeTransfer Agent's NoticeAccreditation of Firms

To : <u>THE INVESTING PUBLIC AND MARKET PARTICIPANTS</u>

Subject : <u>DOCUMENTARY REQUIREMENTS FOR ACCREDITATION OF</u> <u>FIRMS FOR PURPOSES OF ISSUING FAIRNESS OPINIONS</u> <u>AND VALUATION REPORTS</u>

Date : <u>March 18, 2011</u>

This is with reference to Memorandum No. 2011-0104 dated March 9, 2011, regarding the Guidelines for Fairness Opinions and Valuation Reports (the "Guidelines"), which will take effect on March 24, 2011.

In relation thereto, we attach as Annex "A" a copy of the Checklist of Documentary Requirements for Accreditation of Firms for Purposes of Issuing Fairness Opinions and Valuation Reports. As previously announced under the Guidelines, the fairness opinion and valuation report(s) required under the rules of the Exchange must be issued by an independent Firm duly registered or licensed by the Securities and Exchange Commission and accredited by the Exchange. The accreditation of Firms will be valid for a period of one (1) year from the accreditation date.

For your information and guidance.

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MARSHA M. RESURRECCION OIC, Issuer Regulation Division

Noted by:

BANAAG OSELITO General Counsel

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Finance / Corporate Services	Market Regulatory Division	issu	er Regulation Division	Information Technology Division	Capital Markets Dev't Division	CEO / OCC
Tel. No.688-7560/7440/7460	Tel. No. 688-7559	Tel.	No. 688-7501/7510	Tel. No. 688-7405/819-4400	Tel. No. 688-7590	Tel. No. 688-7400/819-4408



Checklist of Documentary Requirements for Accreditation of Firms for Purposes of Issuing Fairness Opinions and Valuation Reports

(pursuant to the Guidelines for Fairness Opinions and Valuation Reports, approved by the Securities and Exchange Commission ("SEC") on March 3, 2011 and made effective on March 24, 2011 per Memorandum No. 2011-0104 dated March 9, 2011)

Name of Applicant Firm	
Office Address	
Contact Person and Designation	
Contact details: Telephone Number	
Email	
Date of Filing of Accreditation Application	

- 1. Certified true copy of the Certificate of Registration or License of the Firm issued by the SEC. For accounting firms, a certified true copy of a valid SEC Certificate of Accreditation under the Group 'A' Category.
- 2. Certified true copy of the Firm's Articles of Incorporation and By-Laws and any amendments thereto.
- 3. Certification of Good Standing issued by the SEC within the last six (6) months.
- 4. Audited Financial Statements of the Firm, or its local or international affiliate, for the last five (5) years preceding the date of filing of the application for accreditation.
- 5. Curriculum Vitae of each of the Firm's top management, division heads and key personnel¹. The Curriculum Vitae must include a statement attesting to the subsisting validity of the officer or personnel's professional license and qualification to render the opinion or valuation report.
- 6. Sworn Corporate Secretary's Certification(s) on the following:
 - a. The period or number of years that the Firm, or its local or international affiliates, has been conducting business operations;

¹ Key personnel are the persons responsible in the preparation and review of the Firm's opinion/valuation report.

- b. The members of the Firm's top management and/or division heads with a minimum of ten (10) years experience in the Firm's business, including underwriting, investment and financial advisory services. The names with the respective rank and designation, and a summary of the supporting experience information must be indicated;
- c. The Firm has effective quality controls and procedures to ensure the integrity of fairness opinions and valuation reports issued by the Firm. This must be supported by the Firm's General Engagement Operating Guidelines or Risk Management Procedures (item number 7 of this Checklist).
- d. The list of completed engagements of the Firm for the past five (5) years to render financial valuation services to listed companies in the PSE and other reputable stock exchanges, commercial banks and insurance companies. This must be supported by documents proving the said engagements (item number 9 of this Checklist).
- e. The Firm's capital structure, ownership structure, members of the board of directors and key officers and personnel. The capital structure and ownership structure should indicate the number of fully paid shares and the total amount of paid-up capital. This may be supported by an information sheet of the Firm.
- f. The Firm, its directors or executive officers are **NOT** subject to any act or case that pose a serious question on the Firm's, directors' or executive officers' integrity or capability to provide services to listed companies. During the past five (5) years, the following events have not occurred involving the Firm, its directors or executive officers:
 - i. Any petition for insolvency was filed by or against the Firm or its directors or its executive officers;
 - ii. Any conviction by final judgment in a criminal proceeding for an offense involving moral turpitude, domestic or foreign, including a *nollo contendere* case, or being subject to a pending criminal proceeding for an offense involving moral turpitude, domestic or foreign, excluding traffic violations and other minor offenses²;
 - iii. Being subject to any order, judgment, or decree, not subsequently reversed, suspended or vacated, of any court or competent jurisdiction, domestic or foreign, permanently enjoining, barring, suspending or otherwise limiting his involvement in any type of business, securities, commodities or banking activities; or

² Please refer to PSE Memorandum No. 2007-0579 dated November 27, 2007 regarding the Interpretation of the Suitability Rule of the Exchange to clarify the determination of the suitability of the Firm, its directors and executive officers.

- iv. Being found by a domestic or foreign court of competent jurisdiction (in a civil action), the Commission or comparable foreign body, or a domestic or foreign exchange or electronic marketplace or self-regulatory organization, to have violated a securities or commodities law, and the judgment has not been reversed, suspended, or vacated.
- 7. A description or summary of its General Engagement Operating Guidelines or Risk Management Procedures. These guidelines or procedures must identify and demonstrate the Firm's effective quality controls and procedures to ensure the integrity of fairness opinions and valuation reports. The valuation report and/or fairness opinion issued by the Firm shall indicate that, in preparation of such opinion/report, the Firm relied on available information and records, including but not limited to the representation of the applicant company, audited financial statements, competent person's reports, regulatory agency's reports and such other relevant supporting documents.
- 8. List of the Firm's client base with a brief profile of its clients, including information on the nature of business, office address and contact details, and type of engagement being rendered or rendered by the Firm to the concerned client. The list must indicate completed engagements of the Firm for the past five (5) years to render financial valuation services to listed companies in the PSE and other reputable stock exchanges, commercial banks and insurance companies.
- Engagement Contracts or any similar relevant document(s) proving the completed engagements of the Firm for the past five (5) years to render financial valuation services to listed companies in the PSE and other reputable stock exchanges, commercial banks and insurance companies.
- 10. Other documents which may be required by the PSE, including but not limited to updates on previous documents submitted.

Notes:

- a. The Firm shall submit one (1) printed original copy of each required document. The printed copy must be bound in the order as indicated in the Checklist and must be properly labeled or tabbed.
- b. The Firm shall submit a CD or DVD containing a scanned copy of each required document in **.pdf format**. The filename for each .pdf file must clearly indicate the type of document (e.g., Articles of Incorporation, CV of Mr. Juan Cruz, Engagement Contract with Company A, etc.). The CD or DVD must be properly labeled with the Firm's name and date of filing.
- **C.** The Firm shall submit a sworn Corporate Secretary's certification certifying that the hard copies and soft copies are identical.

Guidance Note 10



MEMORANDUM

No.2010-0204

The Philippine Stock Exchange, Inc.

Disclosures Dividend Notice Stock Rights Notice Stockholders' Meeting SEC / Gov't Issuance Transfer Agent's Notice Others: Interpretation of the Rule on Additional Listing of Shares

To : ALL LISTED COMPANIES AND MARKET PARTICIPANTS

Subject : INTERPRETATION OF THE RULE ON ADDITIONAL LISTING OF SHARES FOR A PLACING AND SUBSCRIPTION TRANSACTION

Date : May 4, 2010

Please be informed that in a regular meeting on April 28, 2010, the Board of Directors of the Exchange approved the attached interpretation of the Rule on Additional Listing of Shares provided under Article V, Part A of the Revised Listing Rules (see *Annex "A"*).

The attached interpretation is applicable to a transaction where an existing shareholder or related party, as defined in the Revised Listing Rules, sells its listed shares to a third party thereby reducing the existing shareholder's holdings in the listed company (the "placing tranche"). As part of the same transaction, the listed company subsequently issues to the related party at most the same number of shares as the shares sold (the "subscription tranche").

For your information and guidance.

ROEL A. REFRAN VP – General Counsel and Concurrent Head, Issuer Regulation Division

		Ar			
Finance / Corporate Services	Market Regulation Division	Issuer Regulation Division	Market Operations/IT	Capital Markets Dev't. Division	CEO / OGC
Tel. No.688-7560/7440/7460	Tel. No. 688-7559	Tel. No. 688 7501/7510	Tel. No. 688-7405/819-4400	Tel. No. 688-7590	Tel. No. 688-7400/819-4408



INTERPRETATION OF THE RULE ON ADDITIONAL LISTING OF SHARES FOR A PLACING AND SUBSCRIPTION TRANSACTION

This Interpretation of the Rule on Additional Listing of Shares for a Placing and Subscription Transaction (the "Interpretation") supplement and must be read in conjunction with the Rule on Additional Listing of Shares provided under Article V, Part A of the Revised Listing Rules of the Exchange (the "Rules").

- 1. This Interpretation is applicable to a transaction where an existing shareholder or related party, as defined in the Rules, sells its listed shares to a third party thereby reducing the former's holdings in the listed company (the "placing tranche"). As part of the same transaction, the listed company subsequently issues to the related party at most the same number of shares as the shares sold (the "subscription tranche"). In this regard, the transaction covered by this Interpretation involves placing and subscription tranches.
- 2. The Exchange may allow the additional listing of shares of a listed company pursuant to a placing and subscription transaction provided that:
 - a. No related party, as defined in the Rules, will subscribe to the listed company's shares under the placing tranche;
 - b. No person or persons acting in concert will subscribe to the listed company's shares under the placing tranche amounting to 10% or more of the listed company's issued and outstanding capital stock;
 - c. The subscription price of the new shares to be issued to the related party under the subscription tranche must be equivalent to the placing price. The placing price may be adjusted to account for the expenses of the placing;
 - d. The number of new shares to be issued to the related party must not exceed the number of shares sold in the placing;
 - e. The listed company's shareholders must approve the placing and subscription transaction. The listed company's shareholders may grant an authority to the listed company's board of directors, subject to such terms and conditions as may be specified in the resolution, to implement the placing and subscription transaction; provided that, the basis for setting the number of placing/subscription shares, as well as the determination of the

placing/subscription price are approved by the listed company's shareholders; and

- f. The listed company must comply with the disclosures required herein, notwithstanding the applicability of any of the provisions under the Revised Disclosure Rules of the Exchange.
- 3. Notwithstanding the applicability of any of the provisions under the Revised Disclosure Rules of the Exchange, the listed company is required to disclose through a Comprehensive Corporate Disclosure (CCD) the following information through the Online Disclosure System (ODiSy) of the Exchange:
 - a. Name of the listed company;
 - b. Description of the transaction;
 - c. Name of the related party who will place its existing listed shares to a third party(ies);
 - d. Number and class of shares in the placing tranche;
 - e. Number and class of shares in the subscription tranche;
 - f. Placing price of the shares and the basis for setting such price;
 - g. Subscription price of the shares under the subscription tranche and terms of payment;
 - h. Total transaction value;
 - i. Rationale of the transaction;
 - j. Total funds to be raised and the proposed use of the proceeds, including a detailed work program;
 - k. Timetable of the placing and subscription transaction;
 - I. Applicable regulatory approvals;
 - m. Table showing the ownership structure of the listed company before and after the placing and subscription transaction indicating the number of shares held and respective percentage ownership of the listed company's shareholders. Such table must indicate the listed company's majority and minority shareholders, with the identities of controlling shareholders.
 - n. Complete list of the subscribers/investors under the placing tranche, with a background of the respective investors, one (1) trading day from the execution of such placing. Such background information must indicate the following:
 - i. <u>for corporate investors</u>: nature of business, capital structure, ownership structure, key officers and members of the board of directors, financial statements; and
 - ii. <u>for individual investors</u>: business affiliation/s, brief background on the business/es, position/s held.

- o. An external legal counsel's opinion, one (1) trading day after the actual execution of the placing tranche, that, under the placing tranche:
 - i. the listed company's shares have been validly issued and transferred to the investors, in accordance with the terms of the placing tranche;
 - ii. no investor or investors acting in concert have acquired the listed company's shares amounting to 10% or more of the listed company's issued and outstanding capital stock; and
 - iii. no related party, as defined in the Rules, have acquired any of the listed company's shares.

Unless otherwise specified herein and in the Revised Disclosure Rules of the Exchange, the listed company must promptly disclose any of the foregoing information in the CCD, except items (n) and (o) above, via the ODiSy in accordance with the Revised Disclosure Rules.

- 4. Upon proof of compliance with all the conditions and requirements under this Interpretation, the rights or public offering requirement provided under the Rule on Additional Listing of Shares will not apply to a placing and subscription transaction.
- 5. The new shares to be issued to the related party under the subscription tranche should be placed in escrow through an agreement with an escrow agent not to sell, assign, or in any manner dispose of the new shares for a minimum period of one hundred eighty (180) days from the listing of the subscription shares in the Exchange.

THE REGULAR MEETING OF THE BOARD OF DIRECTORS OF

THE PHILIPPINE STOCK EXCHANGE, INC.

Held on 22 June 2005

Resolution No. 126, Series of 2005

"RESOLVED, That the Board of Directors of the Philippine Stock Exchange, Inc. (the "Exchange") approve, as it hereby approves, the Revised Listing Fee Structure, a copy of which is attached to the Minutes of the meeting held on 22 June 2005 as Annex "F."



MEMO FOR BROKERS

The Philippine Stock Exchange, Inc.

Disclosures Dividend Notice Stock Rights Notice Stockholders' Meeting SEC / Gov't Issuance Transfer Agent's Notice Others: Annual Listing

Maintenance Fee

Date : December 17, 2007

Subject : NEW ANNUAL LISTING MAINTENANCE FEE

In accordance with its rules, the Exchange will implement, effective December 28, 2007, the new annual listing maintenance fee ("ALMF") for listed companies, as follows:

1/100 of 1% of market capitalization but in no case to be less than P250,000.00 nor more than P2,000,000.00 for each listed company; the ALMF for companies listed under the SME Board is P100.00 for every P1 million market capitalization, but in no case to be less than P50,000.00 nor more than P250,000.00.

For the information and guidance of the public.

(Original Signed) **ROY JOSEPH M. RAFOLS SVP & Chief Operating Officer**

Finance / Admin / Membership	Compliance & Surveillance Grp.	Listing & Disclosures Grp.	COO / Automated Trading Grp.	Business Dev't & Info. Group	CEO / Legal
Tel. No.688-7560/7440/7460	Tel. No. 688-7559	Tel. No. 688-7501/7510	Tel. No. 688-7405/819-4400	Tel. No. 688-7590	Tel. No. 688-7400/619-4408



MEMORANDUM No.2008-0182

The Philippine Stock Exchange, Inc.

Trading Rules		Computer Systems Update
Membership Rules		Administrative Matters
Listing Rules	X	Others: Guidelines on posting
		disclosures/reports to websites

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LISTED COMPANIES

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GUIDELINES FOR LISTED COMPANIES ON POSTING

DISCLOSURES/REPORTS TO THEIR WEBSITES April 8, 2008

Date

Further to Memo for Brokers No. 0524-2007 dated November 5, 2007, please be advised that the Exchange has adopted the following guidelines for listed companies to follow in uploading to their respective websites the reports/disclosures made to the Securities and Exchange Commission ("SEC") and the Exchange as well as the corporate governance reports:

- 1. All structured, unstructured and corporate governance reports submitted to the Exchange and SEC must be uploaded to the listed companies' respective websites.
- 2. Companies must only upload the disclosures submitted to the Exchange to their web sites upon receipt of the approval email from the Exchange or upon posting of the disclosures in the Exchange's website.
- 3. Below are the period within which listed companies are required to maintain the reports in their websites:

Structured Reports	-	At least Two Years
Unstructured Reports	-	At least 6 Months
Corporate Governance Report	-	At least One Year

4. The listed companies' websites should contain the actual disclosures/reports and not just provide a link to the Exchange's website.

For your immediate compliance.

(Original Signed) ATTY. PETE M. MALABANAN Head, Disclosure Department

Finance / Admin / Membership	Compliance & Surveillance Grp.	Listing & Disclosures Grp.	COO / Automated Trading Grp.	Business Dev't & Info. Group	CEO / Legal
Tel. No.688-7560/7440/7460	Tel. No. 688-7559	Tel. No. 688-7501/7510	Tel. No. 688-7405/819-4400	Tel. No. 688-7590	Tel. No. 688-7400/819-4408



MEMORANDUM DA - No. 2013-0726

The Philippine Stock Exchange, Inc.

Trading Rules	Computer Systems Update
Membership Rules	Administrative Matters
Listing Rules	✓ Others: Implementation of PSE EDGE System

То ALL LISTED COMPANIES AND OTHER MARKET PARTICIPANTS 2

Subject

IMPLEMENTATION OF THE PSE ELECTRONIC DISCLOSURE : **GENERATION TECHNOLOGY**

Date : December 26, 2013

This is with reference to our previous announcements on the PSE Electronic Disclosure Generation Technology ("PSE EDGE").

By way of background, the PSE EDGE is a web-based, automated disclosure system that facilitates the efficient processing, submission, distribution, and analysis of time-sensitive disclosure reports submitted to the Exchange. The new disclosure system, which was acquired from the Korea Exchange, effectively replaces the PSE Online Disclosure System ("ODiSy"), to further standardize the disclosure reporting process of listed companies, improve investors' disclosure searching and viewing, and enhance overall issuer transparency in the market.

In this connection, please be advised that the implementation of the PSE EDGE will commence tomorrow, December 27, 2013, Friday. The PSE EDGE will, henceforth, be the official disclosure submission platform of all listed companies.

All references to the **ODISy** provided in the 2003 PSE Rules for Filings using the Online Disclosure System and all other subsequent Exchange announcements relating to the implementation and procedures for facilitating the electronic submission and distribution of corporate disclosures will now refer to the PSE EDGE. Starting December 27, 2013, all corporate disclosures as well as the listing and disclosure-related announcements will be made available on the PSE EDGE portal at http://edge.pse.com.ph.

For the information and guidance of the investing public.

Her b. Nicas

HANS B. SICAT President and CEO

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Controllership & Treasury	Market Operations Division	Issuer Regulation Division	Information Technology Division	Capital Markets Dev't Division	OGC / COO
Tel. No. 688-7561/688-7508	Tel. No. 688-7541	Tel. No. 688-7510	Tel. No. 688-7480	Tel. No. 688-7534	Tel. No. 688-7411

		Guidance Note 15
PSE	MEMORANDUM	CN - No. 2022-001
The	Philippine Stock Exchange	ge, Inc.
Trading Disclosu Listing	re Public Advisory Administrative / Technology Others: <u>Cut-off for posting</u>	
то	: All Listed Companies	
SUBJECT	: Cut-off for Posting Disclosures on PSE EDGE Po	rtal
DATE	: February 24, 2022	
The Philippi hour trading 2022-0009 f In light of th advised that is at 3:30 p	ed in the PSE Memorandum CN - No. 2022-0009 dated Feb ne Stock Exchange, Inc. (the "Exchange") will go back to i schedule effective on March 1, 2022. Please refer to PSE N or the details of the adjusted trading schedule. The adjusted trading hours to be implemented by the Exchan- the cut-off for corporate disclosures to be posted on the PS m. All disclosures received on or before this cut-off, inclu- ure of First Metro Philippine Equity Exchange Traded Fun	ts full day five- Notice CN - No. nge, please be E EDGE portal ding the end of

Please be guided accordingly.

(Original Signed) **RAMON S. MONZON** President and CEO

CTD/HRAD	MOD/TD	IRD	CMDD/CPIRD	OGC/CGO	COO
Tel. No. 876-4831/ 876-4755	Tel. No. 876-4899/ 876-4771	Tel. No. 876-4731	Tel. No. 876-4813/ 876-4857	Tel. No. 876-4871/ 876-4841	Tel. No. 876-4807

	MEMO	FOR BROK	ERS	No. <u>268-2002</u>
	Philippi	ne Stock Ex	chang	e, Inc.
	Disclosures Dividend Notice Stock Rights Notice	Stockholders' Mee SEC / Gov't. Issue	ting Othe nce	
Date Subject		14, 2002 NT TO SECTION 10, ARTICL & DISCLOSURE RULES	E XII (STOCK	DIVIDENDS),
	regular meeting he	nformed that the Board of eld on 13 November 200 XII (Stock Dividends) of the	2, approved	the amendments to
	Section 10, / provides as follows	Article XII (Stock Dividends) of the Listing	s & Disclosure Rules
	corporations the sl dividends and all distribution to its p record date (the pa credit of the stock	10. Issuance of Certificat hares of which have been cash dividends shall be participants no later than ayment date) provided, that dividend shall be on the the stock dividends' listing of	lodged with f remitted to P eighteen (18) t in case of st Payment Date	the PCD, all stock CD for immediate trading days from tock dividends, the
	stocks shall be cred later than twenty (2	dividends shall come from dited to PCD for immediate 20) trading days from date o ich in no case shall be lat	distribution to of approval by	its participants not the Commission of
	dated 21 October consider the required disclose the record stated in its letter of of payment date m	to a clarificatory letter sent 2002, the SEC took note ired number of days with d date to the Exchange in dated 28 October 2002 that nay be applied on all stock from unissued capital or from	of the reques in which the setting the sa at a "uniform r dividend dec	at of the Exchange to listed company must ame. Thus, the SEC equirement on setting larations, whether the

	hilippi	THE R. LEWIS CO., LANSING MICH.		
	closures idend Notice ick Rights Notice	Stockholder	s' Meeting Oth	ge, Inc. ers: <u>Amendment</u> To Rules
eiç att	In view of t ghteen (18) tradi ached hereto as	ing days. A copy of	on, payment dates f the SEC letter da	s are uniformly set to ted 28 October 2002 is
is	Correspondi amended as folio		icle XII of the Listi	ngs & Disclosure rules
· (4.1	For the corr PCD, all sto PCD for imm (18) trading	ocrations the shares ock dividends and a nediate distribution to days from record da k dividends, the creat ate which in no case	of which have b II cash dividends to its participants n te (the payment d dit of the stock divi	f Stock Dividend een lodged with the shall be remitted to o later than eighteen ate) provided, that in dend shall be on the the stock dividends'
	stock, all sto its participa record date	ocks shall be credite	ed to PCD for imm aighteen (18) trac ission, which in n	n increase in capital nediate distribution to <u>ding days from the</u> to case shall be later
	For your inf	ormation and guidan	ce.	
			MA. PAMELA BA OIC, Legal Advis Listings & Disclo	RBARA D. QUIZON
			Noted by: JOSE G, CERVA Senior Vice Pres	ALL INTES sident



REPUBLIC OF THE PHILIPPINES SECURITIES & EXCHANGE COMMISSION SEC Bldg. EDSA. Greenhills. Mandaluyong City

CORPORATION FINANCE DEPARTMENT

October 28, 2002

ATTY, JOSE G. CERVANTES Senior Vice President PHILIPPINE STOCK EXCHANGE, INC. Philippine Stock Exchange Centre Exchange Road, Ortigas Center Pasig City

Dear Atty. Cervantes:

This is in reply to your letter dated October 21, 2002 relative to the implementation of Section 8 of the Amended Rules Governing Pre-Emptive and Other Subscription Rights.

Please be informed that the Company Registration and Monitoring Department (CRMD) of the Commission has been advised of your request to consider in its setting of record date the required number of days within which listed companies must disclose said date to the Exchange.

Anent your query, a uniform requirement on the setting of payment date may be applied on all stock dividend declarations, whether the shares shall come from the unissued capital or from the increase in the authorized capital stock of the company, in view of the fact that dividend shares from the former are no longer required to be registered under Sections 8 and 12 of the Securities Regulation Code which effectively eliminated the distinction between the two.

As ruled therefore on EDSA Properties Holdings, Inc., the payment dates shall not be later than eighteen (18) trading days from record date. The record date may in such case be set beyond the minimum of ten (10) days from approval of the increase in capital stock. This would solve the problem on overlapping of dates and violation of the Disclosure Rules of the Exchange.

Very truly yours, JUSTINA F. CALLANGAN Director

p/24/12





REPUBLIC OF THE PHILIPPINES SECURITIES AND EXCHANGE COMMISSION SEC Bldg. EDSA. Greenhills, Mandaluyong City



CORPORATION FINANCE DEPARTMENT

January 31, 2003

ATTY. JOSE G. CERVANTES Senior Vice President PHILIPPINE STOCK EXCHANGE, INC. Philippine Stock Exchange Centre Exchange Road, Ortigas Center Pasig City



Dear Atty. Cervantes:

This is to clarify the issue on the deadline for the remittance of cash dividends accruing to shares not lodged in the PCD or those in certificated form, which is unfortunately not provided under paragraph (1) of SEC-BED Memorandum Circular No. 05-97 ("Circular") that reads as follows:

"For the corporations the shares of which have been lodged with the Philippine Central Depository (PCD), all stock dividends and all cash dividends shall be remitted to PCD for immediate distribution to its Participants no later than eighteen (18) trading days from record date ("Payment Date") provided, that in case of stock dividends, the credit of the stock dividend shall be on the Payment Date which in no case shall be later than the stock dividends listing date.

If the stock dividends shall come from an increase in capital stock, all stocks shall be credited to PCD for immediate distribution to its Participants no later than twenty (20) trading days from the date of approval by the Commission of the registration which in no case shall be later than the stock dividend listing date." (highlighting, ours)

Clearly, no remittance to the PCD can be made in cases where the shares are not lodged with it. The absence therefore of a custodian or PCD in the process would necessarily make the distribution of the cash dividends by the company <u>directly</u> to the individual stockholders "no later than eighteen (18) trading days from record date", as indicated in the aforementioned provision of the Circular. The same procedure shall apply to second paragraph of the Circular.

We trust that the foregoing settles the subject issue.

Kully yours, Verv F. CALLANGAN Directo



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MEMORANDUM No.2008-0315

The Philippine Stock Exchange, Inc.

 Trading Rules	
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Membership Rules

Listing and Disclosure Rules

Computer Systems Update Administrative Matters Others:

To Subject

ALL LISTED COMPANIES DISCLOSURE OF RECORD AND PAYMENT DATES FOR DIVIDEND DECLARATIONS June 30, 2008

Date

For proper dissemination to the investing public and compliance with the Disclosure Rules of the Exchange, please be reminded of the following rules on dividend declarations:

- (a) **RECORD DATE**: The disclosure of the record date must not be less than 10 trading days from the said date.
- (b) **PAYMENT DATE:** The payment date shall not be more than 18 trading days from the record date.

If the dividend declaration is still subject to approval by a regulatory agency, listed companies should indicate in its disclosure that the announced dates may change depending on the approval by the respective agency.

For your compliance.

(Original Signed) ROY JOSEPH M. RAFOLS COO/Head, Issuer Regulation Division

I	FID/CSD	Market Regulation Division	Issuer Regulation Division	Information Technology Division	Capital Markets Dev't Division	Office of the General Counsel
	Tel. No. 688-7561/688-7508	Tel. No. 688-7541	Tel. No. 688-7510	Tel. No. 688-7480	Tel. No. 688-7534	Tel. No. 688-7411



MEMORANDUM No.2009-0272

The Philippine Stock Exchange, Inc.

Trading Rules
Membership Rules
Listing Rules

Computer Systems Update Administrative Matters Others:

To Subject Date

: LISTED COMPANIES

SEC Memorandum Circular No. 2 Series of 2009
 May 13, 2009

This is in reference to attached SEC Memorandum Circular No. 2 Series of 2009 ("Memorandum Circular"), on the Amended Rules Governing Pre-emptive and other Subscription Rights and Declaration of Stock and Cash Dividends of Corporations whose Securities are Registered under the Revised Securities Act or Listed in the Stock Exchange. The Memorandum Circular states that:

... The Commission En Banc, in its meeting on April 2, 2009 approved the amendment of Section 3 of the subject Rules so that the said Section shall now read as follows:

"SECTION 3. All cash dividends declared by corporations shall have a record date which shall not be less than ten (10) nor more than thirty (30) days from said declaration. In case no record date is specified, then the same shall ipso facto be deemed fixed at fifteen (15) days from such declaration.

Provided, however, that companies that are obliged to pay dividends may have a single declaration for several cash dividends within a year subject to the condition that their record and payment dates are also explicitly provided. (emphasis supplied)"

Effectivity

This amendment shall take effect (15) days after publication in two (2) newspapers of general circulation in the Philippines.

For your information and guidance.

(Original Signed) JANET A. ENCARNACION Head, Disclosure Department

Noted by:

(Original Signed) ROY JOSEPH M. RAFOLS COO/Head, Issuer Regulation Division

Page 1 of 2

FID/CSD	Market Regulation Division	Issuer Regulation Division	Information Technology Division	Capital Markets Dev't Division	Office of the General Counsel
Tel. No. 688-7561/688-7508	Tel. No. 688-7541	Tel. No. 688-7510	Tel. No. 688-7480	Tel. No. 688-7534	Tel. No. 688-7411



Republic of the Philippines SECURITIES AND EXCHANGE COMMISSION SEC Building, EDSA, Greenhills, Mandaluyong City, Metro Manila

CORPORATION FINANCE DEPARTMENT

SEC Memorandum Circular No. 2_____ Series of 2009

TO SUBJECT All Concerned
 Amended Rules Governing Pre-emptive and other Subscription Rights and Declaration of Stock and Cash Dividends of Corporations whose Securities are Registered under the Revised Securities Act¹ or Listed in the Stock Exchange

The Commission En Banc, in its meeting on April 2, 2009 approved the amendment of Section 3 of the subject Rules so that the said Section shall now read as follows:

"SECTION 3. All cash dividends declared by corporations shall have a record date which shall not be less than ten (10) nor more than thirty (30) days from said declaration. In case no record date is specified, then the same shall ipso facto be deemed fixed at fifteen (15) days from such declaration.

Provided, however, that companies that are obliged to pay dividends may have a single declaration for several cash dividends within a year subject to the condition that their record and payment dates are also explicitly provided. (emphasis supplied)"

Effectivity

This amendment shall take effect fifteen (15) days after publication in two (2) newspapers of general circulation in the Philippines.

Mandaluyong City, Metro Manila, April 17, 2009.

Chairman

1 Now Securities Regulation Code (SRC) R.A. 8799



MEMORANDUM No.2009-0214

The Philippine Stock Exchange, Inc.

Trading Rules	Computer Systems Update
Membership Rules	Administrative Matters
Listing Rules	X Others:

To : LISTED COMPANIES

Subject : <u>Guidelines for requesting extension of deadline for filing Annual</u> and Quarterly Reports

Date : April 8, 2009

This is in reference to SEC Memorandum Circular No. 7 Series of 2008 ("Memorandum Circular") which provides new procedures for the filing of annual financial statements with the Securities and Exchange Commission (the "Commission").

In the same Memorandum Circular (attached as Annex "A"), the Commission stated, among others, that:

... 6. Requests for extension of time to file the FS or notifications of inability to file SEC Form 17-A under paragraph 1 (F) of SRC Rule 17.1 shall likewise not be accepted;

7. Except for the foregoing changes... (b) the existing period for the filing by listed companies of their FS at the Philippine Stock Exchange, i.e., 105 days after the end of the fiscal year, shall remain unchanged;...

In view of the foregoing, the following guidelines shall be adopted by the Exchange **<u>effective immediately</u>**:

- Requests for extension of deadline for filing of Annual and Quarterly Reports shall be accepted by the Exchange only if it follows the recommended format (attached as Annex "B" and "C"). Hence, requests for extension, using SEC Form 17-L (Notification of Inability to File All or Any Portion of SEC Form 17-A or 17-Q) shall not be accepted.
- 2. Only the following extended deadlines shall be granted:

a. Annual Report - additional of **fifteen (15) calendar days** or **immediately upon submission to the Commission**, whichever is earlier.

Page 1 of 6

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FID/CSD	Market Regulation Division	ssuer Regulation Division	Information Technology Division	Capital Markets Dev't Division	Office of the General Counsel
Tel. No. 688-7561/688-7508	Tel. No. 688-7541	Tel. No. 688-75 0	Tel. No. 688-7480	Tel. No. 688-7534	Tel. No. 688-7411



MEMORANDUM

The Philippine Stock Exchange, Inc.

Trading Rules Membership Rules	Computer Systems Update Administrative Matters
Listing Rules	X Others:

b. Quarterly Report - additional of five (5) calendar days or immediately upon submission to the Commission, whichever is earlier.

- c. If the last day of the extended deadline falls on a Saturday, Sunday and/or a holiday, the last day of the extended deadline shall be automatically adjusted to the next working day.
- 3. Deadline for filing of request for extension will be on the day of the original deadline for submission of the report.
- 4. Non-compliance with the above-mentioned extended deadlines shall be dealt with the imposition of appropriate penalty/ies and/or sanctions provided for in the Revised Disclosure Rules.

For your information and guidance.

FRANCISCO ED. LIM President and CEO

Page 2 of 6

		mome M			for
FID/CSD	Market Regulation Division	Issuer Regulation Division	Information Technology Division	Capital Markets Dev't Division	Office of the General Counsel
Tel. No. 688-7561/688-7508	Tel. No. 688-7541	Tel. No. 688-7510	Tel. No. 688-7480	Tel. No. 688-7534	Tel. No. 688-7411



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Republic of the Philippines SECURITIES AND EXCHANGE COMMISSION SEC Building, EDSA, Greenhills Mandaluyong City

SEC Memorandum Circular No. 7 Series of 2008,

To:	All Concerned Corporations	;	
Subject:	New procedures for filing of annual financial statements	•	
Date:	August 1, 2008		

THE Commission has observed that, during the past years, the filing of the annual financial statements (FS) at its head office in Mandaluyong City had been done either close to the last day or the deadline itself.

The rush of "deadline filers" often caused near pandemonium in the premises that compromised the safety of the filers, the Commission's personnel and government properties.

To prevent a recurrence of these incidents and make the filing of FS more orderly, the Commission, pursuant to its authority under the Corporation Code and Securities Regulation Code, resolved in its meeting on July 31, 2008, to adopt the following measures in the filing of the FS of companies whose <u>fiscal</u>, year ends on <u>December 31, 2008</u>:

1. All corporations, including branch offices, representative offices, regional headquarters and regional operating headquarters of foreign corporations, that file their FS at the Commission's head office shall, depending on the last numerical digit of their SEC registration or license number, be governed by the following schedule in 2009:

April 20, 21, 22, 23, 24	:	" 1 ," " 2 ," " 3 "
April 27, 28, 29, 30	•	"4" and "5"
May 4, 5, 6, 7, 8	:	"6," "7," "8"
May 11, 12, 13, 14	:	"9" and "0"

- 2. Corporations whose fiscal year ends on a date other than December 31, 2008 shall comply with their original filing schedule;
- 3. Prior to April 20, 2009, all corporations may file their FS regardless of the last numerical digit of their registration or license number;

- 4. Late filings shall be accepted starting May 15 and shall be subject to the prescribed penalties which shall be computed from the date of the last day of the filing schedule stated in paragraph 1;
- 5. Any filing made before or after the scheduled dates shall not be accepted unless covered by paragraphs 3 and 4 above;
- 6. Requests for extension of time to file the FS or notifications of inability to
- 7. Except for the foregoing changes, (a) all the rules on the preparation and submission of the FS, such as, but not limited to, proof of filing of the FS with the Bureau of Internal Revenue or any of its authorized agent banks, and registration of the corporation's auditor with the Board of Accountancy shall continue to be in effect; and (b) the existing period for the filing by listed companies of their FS at the Philippine Stock Exchange, i.e., 105 days after the end of the fiscal year, shall remain unchanged; and
- 8. All FS that meet the basic acceptance criteria shall be received subject to the Commission's review of its form and contents. Any deficiency in the filing or deviation from prescribed accounting and audit standards that may be found during the review shall subject the company concerned, its officers and auditors to appropriate penalties for violation of SRC Rule 68 and other applicable rules and regulations.

All other circulars, memoranda and implementing rules and regulations that may be inconsistent with the foregoing provisions shall be deemed modified or amended accordingly.

This Memorandum Circular shall be published in two newspapers of general circulation.

1

Mandaluyong City, Metro Manila, Philippines.

For the Commission

Fe B. Barin Chairperson

SAMPLE TEMPLATE FOR REQUEST FOR EXTENSION OF DEADLINE (ANNUAL REPORT)

(COMPANY LETTERHEAD)

April 14, 2009 (Date of request)

DISCLOSURE DEPARTMENT THE PHILIPPINE STOCK EXCHANGE, INC. 4/F PSE Centre, Exchange Road Ortigas Center, Pasig City

Attention: Name of Head of Disclosure Department Head

Subject: Request for extension to submit <u>Annual Report for fiscal year</u> ended December 31, 2008

Gentlemen:

<u>XYZ Company</u> would like to request for extension of deadline to submit its <u>Annual Report for the fiscal year ended</u> <u>December 31, 2008.</u>

The Company will not be able to file the above-mentioned report on its deadline of April 15, 2009 be cause

The Company undertakes to submit the report within fifteen (15) calendar days after the prescribed deadline or upon submission of the report to the Securities and Exchange Commission, whichever is earlier. The Company understands that failure to comply with the undertaking may result to the imposition of applicable penalty/ies and/or sanction/s.

Very truly yours,

Corporate Information Officer Designation

SAMPLE TEMPLATE FOR REQUEST FOR EXTENSION OF DEADLINE (QUARTERLY REPORT)

(COMPANY LETTERHEAD)

May 14, 2009 (Date of request)

DISCLOSURE DEPARTMENT THE PHILIPPINE STOCK EXCHANGE, INC. 4/F PSE Centre, Exchange Road Ortigas Center, Pasig City

> Attention: Name of Head of Disclosure Department Head

Subject: Request for extension to submit <u>Quarterly Report for period</u> ended March 31, 2009

Gentlemen:

<u>XYZ Company</u> would like to request for extension of deadline to submit its <u>Quarterly Report for the period ended</u> March 31, 2009.

The Company will not be able to file the above-mentioned report on its deadline of May 15, 2009 because

The Company undertakes to submit the report within five (5) calendar days after the prescribed deadline or upon submission of the report to the Securities and Exchange Commission, whichever is earlier. The Company understands that failure to comply with the undertaking may result to the imposition of applicable penalty/ies and/or sanction/s.

Very truly yours,

Name of Corporate Information Officer Designation

MEMO FOR B	ROKERS
The Philippine	Stock Exchange, Inc.
Trading Rules Membership Rules Listing Rules	Computer Systems Update Administrative Matters Others: Foreign Ownership Report
Date : <u>November 8, 2007</u> Subject : <u>UPDATING OF MONTHL</u>	<u>Y FOREIGN OWNERSHIP LEVEL</u>
companies submitting monthly for use the <i>Submit Shares Informa</i> (https://odisy.pse.ph) for the direc submission. Shares update must	Extive on December 1, 2007 , all listed reign ownership reports will be required to <i>ation</i> of the Online Disclosure System et updating of its shares in lieu of the PDF be reported not later than the last working onth. Cut-off time for the submission is at
•	that listed companies are also required to In ownership data of unlisted shares.
Please refer to the attached guide	lines.
For your information and guidance	<u>}.</u>
	<i>(Original Signed)</i> ATTY. PETE M. MALABANAN <i>Head, Disclosure Department</i> Noted by:
	(Original Signed) ROY JOSEPH M. RAFOLS COO/Head, Issuer Regulation Division
	Page 1 of 5



The following are the implementing guidelines on Foreign Ownership

I. Introduction

- 1. The submission of foreign owned shares on-line shall provide the investing public with timely information needed in making investment decisions.
- 2. Section 17.13 of the Revised Disclosure Rules of the Exchange requires that issuers with unclassified shares and foreign ownership limits shall submit to the Exchange its foreign ownership level.
- 3. All listed companies shall adopt prudent practice, act all times with integrity and observe the highest standards of market conduct. They shall accept responsibility for the actions of their own staff.
- 4. All listed companies shall;
 - a. Ensure that there are adequate systems and procedures to perform the reportorial and documentation requirements for the effective management of the risks involved with foreign ownership requirements;
 - b. Establish, retain and update daily the documentation to comply with the requirements of the applicable laws and regulations;
 - c. Ensure that suitable internal controls are in place;
 - d. Ensure that all updates to the foreign owned shares have been properly authorized before reported to PSE;
 - e. Ensure that there is a clear and timely records containing the total number of foreign and locally owned shares and dates that it would be effected;

II. Guidelines for Listed Companies

- 1. PSE shall provide the listed company access to the Online Disclosure System (ODiSy). The information reported by the listed company using OdiSy shall be considered valid and correct.
- 2. The listed company is required to update the foreign and local ownership level via the Online Disclosure System (ODiSy) not later than 4:00 p.m. of each trading day.
- 3. The listed company shall ensure that;
 - a. The report contains the exact number of foreign and local owned shares.
 - b. The number of foreign and local owned shares reported to the PSE is updated as of 4:00 pm of the current trading day.
 - c. The PSE has received the exact number of shares and has approved the information for public viewing.
- 4. The PSE shall monitor and regulate the reporting of listed companies regarding foreign ownership.
- 5. In the event of failure of reporting the monthly foreign ownership, penalties and charges indicated in the Revised Disclosure Rules will be used.

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	Company Name Gotesco Land, Inc.		■ CONTACT US ■ CH	ANGE PASSWORD • LOGOUT
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	© 2004 Philippine Stock Exchange. All rights reserved.	
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listed in the Exchange	nformation for the Foreign and Local Shares. If company has r e, all securities will be displayed.	nore than one securities
6. Click on Submit buttor	or validation purposes. n to post updates. A confirmation page will be displayed. Othe	rwise, click on Reset
button to clear informa	ation entered.	
e de la companya de l	THE PHILIPPINE STOCK EXCHANGE, INC.	
	SUBMIT NEW SUBMIT SHARES	
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	Confirmation Page	

GUIDELINES FOR UPDATING OF UNLISTED SHARES

THE PHILIPPINE STOCK EXCHANC	SUBMIT NEW SUBMIT	SHARES SUBMIT	UPDATED LOSURE	ODISY	STEM RY ALL LOSURES
CONTACT US • CHANGE PASSWORD • LOGOUT SUBMIT SHARES INFORMATION Company Name Megaworld Corporation Date Date D9/20/2007 Format MM/DD/YYYY (Cut off time is at 4:00 pm in the afternoon)					
Stock Symbol	Foreign Shares		Local Shares		
MEG	42	34123		93244456	
Check to post unlisted shares					
	Foreign	Local		Total Outstanding	
UNLISTED	456365		678567	1134932	
Click to view previously submitted information that are still valid for updating Security Code. Submit Reset © 2004 Philippine Stock Exchange. All rights reserved.					

The following will be the steps to report unlisted shares:

- 1. User has to tick the option *Check to post unlisted shares*. Text boxes will appear.
- 2. User enters the corresponding values for the foreign, local and outstanding shares of unlisted securities. For companies with more than one unlisted securities, aggregate value will have to be entered.

Also, user has to enter foreign and local shares per security.

Guidance	Note	22
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	Effectivity Date (MM/DD/YYY Format)			
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	GO GOB	0		
	Stock Symbol GO GOB Security Code	0		
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3. Enter Effectivity Date for the update. User can use the calendar icon to select the date or can key-in the date using the mm/dd/yyyy format. Effectivity date must be a future date otherwise, system will reject

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	Calendar pop-up
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e	THE PHILIPPINE STOCK EXCHANGE, INC.
	SUBMIT SHARES INFORMATION
	Shares has been successfully added
	Back
	Confirmation Page



The following are the implementing guidelines on Foreign Ownership

I. Introduction

- 1. The submission of foreign owned shares on-line shall provide the investing public with timely information needed in making investment decisions.
- 2. Section 17.13 of the Revised Disclosure Rules of the Exchange requires that issuers with unclassified shares and foreign ownership limits shall submit to the Exchange its foreign ownership level.
- 3. All listed companies shall adopt prudent practice, act all times with integrity and observe the highest standards of market conduct. They shall accept responsibility for the actions of their own staff.
- 4. All listed companies shall;
 - a. Ensure that there are adequate systems and procedures to perform the reportorial and documentation requirements for the effective management of the risks involved with foreign ownership requirements;
 - b. Establish, retain and update daily the documentation to comply with the requirements of the applicable laws and regulations;
 - c. Ensure that suitable internal controls are in place;
 - d. Ensure that all updates to the foreign owned shares have been properly authorized before reported to PSE;
 - e. Ensure that there is a clear and timely records containing the total number of foreign and locally owned shares and dates that it would be effected;

II. Guidelines for Listed Companies

- 1. PSE shall provide the listed company access to the Online Disclosure System (ODiSy). The information reported by the listed company using OdiSy shall be considered valid and correct.
- 2. The listed company is required to update the foreign and local ownership level as of T-3 transaction via the Online Disclosure System (ODiSy) not later than 4:00 p.m. of each trading day. Whenever there are no changes reported, the previously reported data will be considered as current.
- 3. The listed company shall ensure that;
 - a. The report contains the exact number of foreign and local owned shares for every trading day.
 - b. The number of foreign and local owned shares reported to the PSE is updated as of 4:00 pm of the current trading day.
 - c. The PSE has received the exact number of shares and has approved the information for public viewing.
- 4. The listed companies shall continue submitting the monthly reports, to be submitted not later than the last working day of the first week of every month.



PSE Implementing Guidelines on Foreign Ownership

- 5. The PSE shall monitor and regulate the reporting of listed companies regarding foreign ownership.
- 6. In the event of failure of reporting the monthly foreign ownership, penalties and charges indicated in the Revised Disclosure Rules will be used.

Guidance	Note	23
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MEMO FOR	BROKERS No. <u>437-2007</u>
The Philippi	ne Stock Exchange, Inc.
Trading Rules Membership Rules Listing Rules	Computer Systems Update Administrative Matters X Others: Foreign Ownership Monitoring
Date : <u>September 24, 2007</u> Subject : <u>UPDATING OF FOR</u>	EIGN OWNERSHIP LEVEL
requirement to regularly update	r Brokers No. 249-2007 in connection with the the basic information reflecting changes in the ands of foreign and local shareholders.
	companies are likewise required to include in nlisted shares in the hands of foreign and local closure System.
Attached are the guidelines for	eporting of unlisted shares.
For immediate compliance.	
	(Original Signed) ATTY. PETE M. MALABANAN Head, Disclosure Department
	Noted by:
	(Original Signed) ROY JOSEPH M. RAFOLS Head, Issuer Regulation Division
	Page 1 of 2
Admin / Membership Compliance & Surveillance Grp. Listing & Disclo	sures Grp. COO / Automated Trading Grp. Business Dev't & Info. Group CEO / Legal

GUIDELINES FOR UPDATING OF UNLISTED SHARES (Regular updating of foreign ownership)

THE PHILIPPINE STOCK EXCHANG	SUBMIT NEW SUBMIT	SHARES SUBMIT		ODISY LINE DISCLOSURE SY QUERY POSTED DISCLOSURE	STEM ERY ALL LOSURES
SUBMIT SHARES INFORMATION Company Name Megaworld Corporation			■ CONTA	CT US • CHANGE PASSWOP	RD • LOGOUT
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Check to post unlisted shares					-
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UNLISTED	456365	6	678567	1134932	
Click to view previously submitted information that are still valid fo Security Code.	r updating Philippine Stock Exchange, All	ink to uncoursed			

The following will be the steps to report unlisted shares:

- 1. User has to tick the option Click to post unlisted shares. Text boxes will appear.
- 2. User enters the corresponding values for the foreign, local and outstanding shares of unlisted securities. For companies with more than one unlisted securities, aggregate value will have to be entered.

Also, user has to enter foreign and local shares per security.

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Implementing Guidelines on Companies under Corporate Rehabilitation

A. Issuance of Trading Suspension

As provided for in the Listing & Disclosure Rules, a trading suspension shall immediately be issued upon receipt of the initial disclosure on any planned or actual filing of a petition for corporate rehabilitation. A Circular is issued to Trading Participants announcing the planned or actual filing, and the trading suspension to be effected. Listed companies shall likewise submit to the Commission and the Exchange a copy each of the Petition and all the annexes including the Proposed Rehabilitation Plan as filed with the court having jurisdiction over the rehabilitation proceedings, within twenty four (24) hours from actual filing thereof.

B. Lifting of the Trading Suspension

The Exchange shall disseminate any approval of the rehabilitation plan issued by the court. Upon approval of the rehabilitation plan, the Issuer shall submit a comprehensive corporate disclosure on the effects of the rehabilitation plan on the capital structure of the company, if any, within forty-eight hours from receipt of the approval of the Rehabilitation Plan. The disclosure shall then be released to Trading Participants upon receipt of the same, with the corresponding announcement on any changes to the capital structure of the company. The trading suspension shall be lifted five (5) trading days from release of the comprehensive corporate disclosure. The lifting of the trading suspension shall be effected whether or not an appeal is filed by any of the company's creditors, unless the implementation of the plan is restrained by the appellate court. In the event the appellate court restrains or enjoins the RTC and the parties from implementing the Rehabilitation Plan or reverses or sets aside the Order approving the Rehabilitation Plan, the Exchange shall immediately issue a trading suspension upon receipt of disclosure of such restraining order, injunction or order of reversal.

The Issuer shall likewise submit to the Commission and the Exchange a copy each of the Rehabilitation Plan as approved by the Court.

If a company is suspended for grounds other than the pendency of the proceedings for rehabilitation, trading suspension shall only be lifted upon the submission of such requirements that would entail lifting of the suspension, and/or removal from the list of candidates for delisting.

mark. Ningi

C. Continued submission of Disclosure requirements

The pendency of corporate rehabilitation proceedings and the suspension of trading of the company's securities do not bar the applicability of the Revised Disclosure Rules and the reportorial requirements under the same. Material developments on the judicial proceedings are required to be disclosed by the Issuer, including any change or deviation from the approved rehabilitation plan. The continued submission of disclosure requirements remains the principal responsibility of the Issuer, including any information submitted by the rehabilitation receiver to the court.

While the Company is under Corporate Rehabilitation, the Exchange shall post in the 'Message Window' of the Maktrade System that the Company is 'under corporate rehabilitation'. Further, said reminder shall be included in the daily quotation that the Exchange distributes daily to the public. Any posting of a disclosure about the company into the PSE's website or Online Disclosure System shall bear the same reminder. These requirements shall remain in effect until such time that the status of the Company warrants the removal or amendment of said notice.

D. Delisting

When the court where the rehabilitation proceedings are pending dismisses the petition by denying due course to the same, the Exchange shall disseminate the information to the Trading Participants and the general public.

Should a company fail to implement the rehabilitation plan as approved by the court and under the terms and conditions set forth therein, or when rehabilitation proceedings are terminated prior to full implementation of the approved rehabilitation plan, the Exchange shall suspend the trading of the company's shares for the initiation of delisting procedures. Delisting procedures under these Guidelines shall be without prejudice to other grounds that may be applicable against a listed company.

E. Effectivity

These Guidelines shall take effect in accordance with Section 40.3 of the Securities Regulation Code.

Judi - Wing



Republic of the Philippines SECURITIES AND EXCHANGE COMMISSION SEC Bldg. EDSA, East Greenhills, Mandaluyong City

MARKET REGULATION DEPARTMENT

October 11, 2010

PHILIPPINE STOCK EXCHANGE INC. PSE Plaza Ayala Triangle Makati City Fax: 891-4100

Attention: Atty. Joselito Banaag, General Counsel

Gentlemen:

1

Attached are two (2) copies of the approved PSE Rules on Quasi-Reorganization, bearing the signatures of PSE representatives and countersigned by the Director, Market Regulation Department, SEC.

The Philippine Stock Exchange, Inc. Office of the General Counsel

65357555 2010

Very truly yours,

JOSE P. AQUINO Director



RULES ON QUASI-REORGANIZATION

SECTION 1. RULES ON QUASI-REORGANIZATION. - These rules shall apply to a proposed quasireorganization of a financially distressed listed company to improve its equity position by wiping out its existing deficit through any of the following modes:

- (a) The use of the appraisal surplus to eliminate the deficit; or
- (b) An amendment of the Articles of Incorporation to reduce the capital stock by way of a decrease in the outstanding shares or a reduction in par value, and applying the resulting reduction to wipe out the deficit.

These rules shall likewise apply to a proposed elimination of a deficit through the use of additional paid-in capital stock which is more appropriately referred to as equity restructuring.

SECTION 2. TRADING HALT. - The Exchange shall impose a trading halt on the shares of the Issuer for one (1) hour upon initial disclosure by a listed company of the approval by its Board of Directors or stockholders of the amendment of its Articles of Incorporation under Section 1 (b) of these rules. If the information is disseminated less than an hour prior to the close of the market, the trading halt shall be lifted on the subsequent trading day.

If the details of the disclosure mentioned above are found to be incomplete, the Exchange shall request for additional information. The company shall be given five (5) trading days to reply and to submit the additional information. Another one (1) hour trading halt shall be implemented upon receipt of the additional information required herewith.

SECTION 3. TRADING SUSPENSION. - Upon receipt from a listed company of the disclosure of approval by the SEC of the Amended Articles of Incorporation covering the company's quasi-reorganization, the Exchange shall suspend the trading of the company's securities for a maximum period of ten (10) trading days from the release by the Exchange of the circular on the SEC approval. Lifting of the said trading suspension shall be at 9:00 a.m. on the next trading day following the end of the trading suspension. Upon lifting of the trading suspension, the shares shall be traded based on the adjusted number of listed shares.

THE PHILIPPINE STOCK EXCHANGE, INC.

VAL ANTONIO B. SUAREZ

VAL ANTONIO B. SUAREZ President & CEO

JOSELITO V. BANAAG General Counsel and W OIC, Issuer Regulation Division

SECURITIES AND EXCHANGE COMMISSION

JOSE P. AQUINO Director Market Regulation Department



RULES ON QUASI-REORGANIZATION

SECTION 1. RULES ON QUASI-REORGANIZATION. - These rules shall apply to a proposed quasireorganization of a financially distressed listed company to improve its equity position by wiping out its existing deficit through any of the following modes:

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THE PHILIPPINE STOCK EXCHANGE, INC.

VAL ANTONIO B. SUAREZ

JOSELITO V. BANAAG

OIC, Issuer Regulation Division

SECURITIES AND EXCHANGE COMMISSION

JOSE P. AQUINO Director Market Regulation Department



PHILIPPINE STOCK EXCHANGE, INC.

NOTICE TO ALL LISTED COMPANIES

Please be informed that the Securities and Exchange Commission has approved the Policy on Updating of Stock Certificates of The Philippine Stock Exchange, Inc. The same is printed below for your guidance. The Policy shall take effect five (5) trading days from date of publication.

President

POLICY ON UPDATING OF STOCK CERTIFICATES

In order to promote orderliness in the trading of listed securities, the Exchange hereby adopts the policy regarding the updating of stock certificates, as follows:

 Issuers whose shares are listed in the Exchange are required to ensure that within three (3) months after effecting a change in name or any capital structure information (e.g. number or value of shares represented by the stock certificates is increased or decreased as a result of an adjustment in the capitalization of the company, a stock split, a reverse stock split, declassification or reclassification of shares, or any similar event) such change is reflected in the subsequent issuance of new certificates arising from:

- (a) settlement of an over-the-counter trade;
- (b) an upliftment request by an investor having position in the PCD;
- (c) a direct transfer request; or
- (d) after other similar situations that would require the cancellation of old certificates and issuance of replacement thereof.

CENTRAL CLEARING AND DEPOSITORY: Phil. Stock Exchange Plaze - Ayaia Triangle Avaia Avenue Matter Care - Ayaia Triangle 2. Companies which have already effected change(s) in name or capital structure information prior to effectivity of this policy, but are still issuing certificates bearing the old name or information, are given three (3) months from date of receipt of copy of this Policy within which to comply.

The Exchange shall suspend trading of securities of companies which fail to comply with this policy within the period provided until compliance thereof.

IMPLEMENTING GUIDELINES ON ARTICLE XVI, SECTION 2, LETTER FOF THE LISTING AND DISCLOSURE RULES OF THE EXCHANGE

I. INTRODUCTION:

According to Article XVI, Section 2, Letter f of the Listings and Disclosure Rules of the Exchange, a listed company may be considered for delisting if its *stockholders' equity becomes negative*. Thus, listed companies suffering from this financial condition, as reflected in its latest audited financial statements, must comply with the guidelines as provided hereunder.

These guidelines shall be implemented for audited financial statements beginning year 2002 and for all subsequent audited financial statements.

II. GUIDELINES:

- 1. A listed company that had submitted its audited financial statements prior to the effectivity of this implementing guideline must:
 - Within sixty (60) working days from receipt of notice from the Exchange, submit a plan detailing the activities it will undertake, together with its corresponding timetable, to bring its stockholders' equity from negative to positive;

The plan shall include a list of advisers the listed company intends to engage, including financial advisers, legal counsels, auditors, and underwriters, and their relation with the listed company, if any.

The Exchange shall inform its Trading Participants and the investing public of the listed companies required to comply with these guidelines.

(b) Within one (1) year after submission to the Exchange of its detailed plan, secure the requisite approvals from government agencies and/or its shareholders, an approval in-principle from its creditors, and implement the remaining activities outlined in its plan.

- 2. A listed company which will submit its audited financial statements after the effectivity of this implementing guideline, must:
 - (a) Within thirty (30) working days from receipt of notice from the *Exchange*, submit a plan detailing the activities it will undertake, together with its corresponding timetable, to bring its stockholders' equity from negative to positive;

The plan shall include a list of advisers the listed company intends to engage, including financial advisers, legal counsels, auditors, and underwriters, and their relation with the listed company, if any.

The Exchange shall inform its Trading Participants and the investing public of the list companies required to comply with these guidelines.

- (b) Within one (1) year after submission to the Exchange of its detailed plan, secure the requisite approvals, from government agencies and/or its shareholders, an approval in-principle from its creditors, and implement the remaining activities outlined in its plan.
- 3. The listed company must promptly disclose to the Exchange any amendments to its plan of activities as per item (a) of numbers 1 and 2 above.
- 4. The listed company must promptly disclose to the Exchange any approval it has obtained as per item (b) of numbers 1 and 2 above.
- 5. Any related party transaction entered into by the listed company in relation to its plan must be promptly disclosed to the Exchange. The disclosure should include, among others, the following:
 - The date of the transaction;
 - The nature of the transaction and its essential elements;
 - The party(ies) to the transaction and its relationship, if any, to the major shareholders, directors or officers of the listed company;
 - The consideration for the transaction and its basis;
 - The rationale for entering into the transaction

This is, however, without prejudice to any rules of the Exchange that are applicable to related party transactions.

6. The listed company that fails to comply with any of the conditions set forth in either Item number 1 or 2 above must submit to the Exchange a written explanation of its failure to comply with the said requirement. The Exchange shall then evaluate the merits of its explanation. Should it decide to accept the explanation, the Exchange has the discretion to grant an extension of the deadline. However, should the Exchange decide not to accept the explanation, it shall notify the listed company in writing, citing the reasons for its decision after which the Exchange shall implement the procedure for delisting as per Article XVI, Section 3 of the Listings and Disclosure Rules.

Trading Participants and the investing public shall be notified of the explanation given by the listed company, and the corresponding decision of the Exchange.

III. EFFECTIVITY DATE:

This Implementing Guideline shall take effect fifteen days from circularization by the Exchange.

THE PHILIPPINE STOCK EXCHANGE, INC.:

(Original Signed) JOSE G. CERVANTES Senior Vice President OIC, Listings and Disclosure Group

(Original Signed) ZAYBER JOHN B. PROTACIO General Counsel (Original Signed) JOSE P. AQUINO Director Market Regulation Department



Finance / Admin / Membership	Compliance & Surveillance Grp.	Listing & Disclosures Grp.	COO / Automated Trading Grp.	Business Dev't & Info. Group	CEO / Legal
Tel. No.688-7560/7440/7460	Tel. No. 688-7559	Tel. No. 688-7501/7510	Tel. No. 688-7405/819-4400	Tel. No. 688-7590	Tel. No. 688-7400/819-4408



MEMORANDUM No.2008-0356

The Philippine Stock Exchange, Inc.

			e ,
Trading Rules <u>Membership R</u> Listing Rules		Computer Systems Administrative Matte Others: Public Ow	ers
Subject : <u>Sl</u>	<u>L LISTED COMPANIES</u> JBMISSION OF QUARTE	RLY PUBLIC OWNE	RSHIP REPORT
their compu	nformed that all listed co itation of quarterly public Disclosure System (https:/	ownership report (th	e "Report") using
•	must be submitted to the submitted to th	ne Exchange <u>within</u>	<u>15 trading days</u>
The submis <u>September</u>	sion of this report shall 30, 2008 .	take effect starting th	ne quarter ending
Please refe guidance.	er to the attached requi	red format for your	information and
	RO	riginal Signed) Y JOSEPH M. RAFO O/Head, Issuer Regi	-

Page 1 of 6

I	FID/CSD	Market Regulation Division	Issuer Regulation Division	Information Technology Division	Capital Markets Dev't Division	Office of the General Counsel
	Tel. No. 688-7561/688-7508	Tel. No. 688-7541	Tel. No. 688-7510	Tel. No. 688-7480	Tel. No. 688-7534	Tel. No. 688-7411

SAMPLE Notes:

1. The Public Ownership Report should follow the format below.

2. Please include direct and indirect ownership of directors, officers, principal/substantial stockholders, and affiliates, if any, for record purposes. If in case, as in the example below, Stockholder 1 has indirect ownership through Stockholder 2, this indirect ownership should be reflected under the indirect ownership item of Stockholder 1. However, this indirect shareholdings shall no longer form part of the total shareholdings of Stockholder 1. The same indirect shareholdings shall form part of the total shareholding 5.

3. For companies with classified shares, please make a distinction between A & B shares, and indicate the same under the columns provided below. Otherwise, simply indicate the no. of shares under the "Total" column.

COMPANY, INC.

Computation of Public Ownership as of (mm/dd/yy)

				umber of Share	-
			A	<u> </u>	Total
Number of Issued Shares			96,000	64,000	160,000
Less: Number of Treasury Shares (if any)			10,000	-	10,000
Number of Issued and Outstanding Shares			86,000	64,000	150,000
Less:	N/ 4 - 4 - 4 - 1				
	% to total I/O Shares		Α	в	Total
Directors*	WO Shares	•	A	B	TOLAI
Director 1					
Direct	0.0100	0/	10	5	15
Indirect (thru)	-	%	0	0	0
Director 2	-	70	U	U	U
Direct	0.0100	0/	10	5	15
Indirect (thru)	0.0100	70 %	0	0	0
Director 3	-	70	U	0	0
Direct	0.0100	9/	10	5	15
Indirect (thru)		%	0	0	0
Director 4	-	70	Ū	Ū	0
Direct	0.0100	%	10	5	15
Indirect (thru)	-	%	0	ŏ	0
Director 5		70	Ŭ	Ū	°,
Direct	0.0100	%	10	5	15
Indirect (thru)	-	%	0	ő	0
Director 6			v	•	•
Direct	0.0100	%	10	5	15
Indirect (thru)	-	%	0	õ	0
Director 7		,.	•	•	-
Direct	0.0100	%	10	5	15
Indirect (thru)	-	%	0	ō	0
Sub-total	0.0700		70	35	105
Officers*					
Officer 1					
Direct	0.007	%	5	5	10
Indirect (thru)	0.000	%	0	0	0
Officer 2					
Direct	0.007	%	5	5	10
Indirect (thru)	0.000	%	0	0	0
Officer 3					
Direct	0.007	%	5	5	10
Indirect (thru)	0.000	%	0	0	0
Officer 4					
Direct	0.007		5	5	10
Indirect (thru)	0.000	%	0	0	0
Officer 5					
Direct	0.007		5	5	10
Indirect (thru)	0.000		0	0	0
Sub-total	0.033	%	25	25	50

% 9,000 % - 37,000 % 15,000 % 12,000 % -	6,000 - - 21,000 9,000 - 17,000 - - - - - - - - - - - - - - - - - -	15,00
% - % 37,000 % 15,000 % 12,000 % 27,000 % - % - % - % - % - % - % - % - % - % - % - % - % - % - % -	21,000 8,000 9,000	58,00 23,00 21,00
% - % 37,000 % 15,000 % 12,000 % 27,000 % - % - % - % - % - % - % - % - % - % - % - % -	21,000 8,000 9,000	58,00 23,00 21,00
% - % 15,000 % 12,000 % 27,000 % - % - % - % - % - % - % - % - % - % - % - % -	21,000 8,000 9,000	58,00 23,00 21,00
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% - % 37,000 % 15,000 % 12,000 % 27,000 % - % - % - % - % - % -	21,000 8,000 9,000	58,00 23,00 21,00
% - % 37,000 % 15,000 % 12,000 % 27,000 % - % - % - % - % - % -	21,000 8,000 9,000	
% - % 37,000 % 15,000 % 12,000 % 27,000 % - % -	21,000 8,000 9,000	
%	21,000 8,000 9,000	
%	21,000 8,000 9,000	
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% - % 37,000 % 15,000 % 12,000	21,000 8,000 9,000	
% - % 37,000 % 15,000 % 12,000	21,000 8,000 9,000	58,0 23,0 21,0
% - % 37,000 % 15,000 % 12,000	21,000 8,000 9,000	58,0 23,0 21,0
%	21,000 8,000	58,0
% % 37,000	21,000	58,0
% -	-	
% -	-	
,	6,000	15,0
~ -	-	-
,	5,000	15,0
% -	-	-
,	5,000	15,0
% 3,000	-	-
	% 10,000 % - % 10,000	% 10,000 5,000 % % 10,000 5,000

<u>47,845</u> shares		31.90%
150,000 shares		
Number of Issued and Outstanding Shares	=	
Number of Outstanding Shares	=	
Number of Treasury Shares	=	
Number of Listed Shares	=	
Number of Foreign-Owned Shares	=	
Foreign Ownership Level (%)	=	
Foreign Ownership Limit (%)	=	

* See Annex A for Guidelines and Definitions

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d,

ANNEX A

GUIDELINES IN DETERMINING THE PUBLIC OWNERSHIP OF LISTED COMPANIES

The categorization of shareholdings into public and non-public shall be guided by the evaluation of the following:

- a. Amount of shareholding and its significance to the total outstanding shares
- b. Purpose of investment
- c. Extent of involvement in the management of the company

Non-Public

If investment is meant to partake of sizable shares for the purpose of gaining substantial influence on how the company is being managed, then these shareholdings are considered non-public.

Significant holding is 10% or more of the total issued and outstanding shares, in which case, these shares are non-public.

Public

Generally, shares of the following are available for trading:

- a. Individuals shares which are not of significant size and which are non-strategic in nature
- b. Trading Participants shareholdings which are non-strategic in nature
- c. Investment funds and mutual funds
- d. Pension Funds shares in employee pension funds which are not of the employing company, or its affiliates
- e. PCD Nominee if this account constitutes a number of shareholders, none of which has significant holdings, this is considered public shares. However, if one shareowner under PCD Nominee has shareholding that is 10% or more of the total issued and outstanding shares, then, this particular shareowner should be included under Principal Stockholder.
- f. Social Security Funds

DEFINITIONS

Directors

Under the Corporation Code, a director is anyone owning at least (1) share of the capital stock of the corporation of which he is a director and is elected as such in a meeting where owners of the majority of the outstanding capital stock are present, either in person or by representatives authorized to act by written proxy.

The Amended Implementing Rules and Regulations of the Securities Regulation Code (IRR), under Rule 38, further defines an "independent director" as follows:

"As used in Section 38 of the Code, independent director means a person who, apart from his fees and shareholdings, is independent of management and free from any business or other relationship which could, or could reasonably be perceived to, materially interfere with his exercise of judgment in carrying out his responsibilities as a director in any covered company and includes, among others, any person who:

- A. Is not a director or officer of the covered company or of its related companies or any of its substantial shareholders except when the same shall be an independent director of any of the foregoing;
- B. Does not own more than two percent (2%) of the shares of the covered company and/or its related companies or any of its substantial shareholders;
- C. Is not related to any director, officer or substantial shareholder of the covered company, any of its related companies or any of its substantial shareholders. For this purpose, relatives includes spouse, parent, child, brother, sister, and the spouse of such child, brother, or sister;

- D. Is not acting as a nominee or representative of any director or substantial shareholder of the covered company, and/or any of its related companies and/or any of its substantial shareholders, pursuant to a Deed of Trust or under any contract or arrangement;
- E. Has not been employed in any executive capacity by the covered company, any of its related companies and/or by any of its substantial shareholders within the last two (2) years;
- F. Is not retained, either personally or through his firm or any similar entity, as a professional adviser, by that covered company, any of its related companies and/or by any of its substantial shareholders within the last two (2) years; or
- G. Has not engaged and does not engage in any transaction with the covered company and/or with any of its related companies and/or with any of its substantial shareholders, whether by himself and/or with other persons and/or though a firm of which he is a partner and/or a company of which he is a director or substantial shareholder, other than transactions which are conducted at arms length and are immaterial

Officers

Under the Corporation Code, the President, Secretary and Treasurer are specifically mentioned as officers of a corporation. The Board of Directors of a corporation may elect such other officers as may be provided for in the corporation's by-laws.

Principal/Substantial stockholders

IRR Rule 23 defines a principal stockholder as any person who is directly or indirectly the beneficial owner of 10% or more of any class of any security of a company which satisfies the requirements of Subsection 17.2 of the SRC Code.

Affiliate

Under the Revised Listing Rules of the Exchange, an affiliate means a person who directly or indirectly, through one or more intermediaries, controls or is controlled by, or is under common control with the person specified, through the ownership of voting shares or other means such as contractual agreements.

Others (Non-Public Shares)

Shareholdings of the following are considered non-public shares under the circumstances provided therein:

Government – Government-run social security funds, SSS and GSIS, are considered non-public shares if acquisition of such shareholdings are made with the intention of acquiring significant influence over the management of that company; otherwise, they are public shares.

Banks -- Shareholdings by banks are generally considered non-public, except those shares held in trust on behalf of third parties, which are readily available to the public.

Employees -- Shares of a company, its subsidiaries and affiliates, which are held by its employees through employee-sponsored plans for the following purposes are considered non-public:

- a. Retirement
- b. Savings Plans
- c. Incentive Compensation Programs
- d. Employee Pension Funds

Lock-Up Shareholdings – Shares that are locked-up are non-public. Upon the termination of the lock-up period, these shares shall be classified as public or non-public based on the nature of the shareholder.

MEMORANDUM DA - No. 2012-0175

The Philippine Stock Exchange, Inc.

Trading Rules Membership Rules Listing Rules

Computer Systems Update Administrative Matters Others: Public Ownership Reports

TO THE INVESTING PUBLIC AND TRADING PARTICIPANTS

X

DATE JULY 30, 2012 :

PUBLIC OWNERSHIP REPORTS OF LISTED COMPANIES SUBJECT :

This is with reference to the Amended Rule on Minimum Public Ownership (the "Amended MPO Rule") of the Exchange as announced in Memorandum CN-No. 2012-0003 dated January 3, 2012. Under the Amended MPO Rule, listed companies shall disclose within 15 calendar days after the end of each quarter a public ownership report ("POR").

In this connection, the Securities and Exchange Commission ("SEC") directed the Exchange to post on the PSE website the public ownership level of listed companies as of June 30, 2012 and subsequent guarterly PORs of listed companies.

In compliance with the directive of the SEC, the list containing the public ownership or free float level of listed companies is attached as Annex "A". The free float levels stated in the list are as of end-June 2012 and are based on PORs of listed companies submitted as of July 16, 2012. No submission status refers to companies that have not submitted their POR as of July 25, 2012. Delayed submission status refers to companies that submitted their PORs after July 16, 2012 (Per DA-No. 2012-0002 Revised Deadlines for Submission of Structured Reportorial Requirements) but prior to July 25, 2012.

The data in Annex "A" are based on the submissions of listed companies. As such, the PSE makes no representation on the accuracy, validity, correctness and completeness of the information stated in the attached document. The PSE shall use the information contained in the POR submitted by the company in computing a company's weight in the index and this may be updated or adjusted consistent with the policy of the Exchange in managing the PSEi and sector indices.

For your information.

ROEL A. REFRAN **Chief Operating Officer**

		A m			
Controllership/Admin	Market Operations/Technology	Issuer Regulation	Investor Relations	Capital Markets & Development	CEO / COO / OGC
Tel. No.688-7561/7447	Tel. No. 819-4430/688-7480	Tel. No. 688-7510	Tel. No. 688-7601/819-4400	Tel. No. 688-7590	Tel. No. 688-7401/7411/7413

NAME OF STOCK	STOCK CODE	FLOAT LEVEL AS REPORTED IN COMPANY PUBLIC OWENRSHIP REPORT (IN %)	STATUS OF SUBMISSION
FINANCIALS			
Banks			
ALLIED BANKING CORPORATION	ABC	1.51	
ASIATRUST DEVELOPMENT BANK, INC.	ASIA	32.38	Delayed submission
BDO UNIBANK, INC.	BDO	27.79	2
BANK OF THE PHILIPPINE ISLANDS	BPI	46.84	
CHINA BANKING CORPORATION	CHIB	57.97	
CITYSTATE SAVINGS BANK, INC.	CSB	28.02	
EXPORT AND INDUSTRY BANK, INC.	EIBA	NA	No submission
EAST WEST BANKING CORPORATION	EW	24.13	
METROPOLITAN BANK & TRUST COMPANY	MBT	48.71	
PHILIPPINE BANK OF COMMUNICATIONS	PBC	18.26	
PHILIPPINE NATIONAL BANK	PNB	32.80	
PHILIPPINE SAVINGS BANK	PSB	22.77	
PHILIPPINE TRUST COMPANY	PTC	13.94	
RIZAL COMM'L BANKING CORPORATION	RCB	34.52	
SECURITY BANK CORPORATION	SECB	74.06	
UNION BANK OF THE PHILIPPINES	UBP	36.67	
Financial Services			
BANKARD, INC.	BKD	10.00	
BDO LEASING & FINANCE, INC.	BLFI	14.90	
COL FINANCIAL GROUP, INC.	COL	45.25	
FIRST ABACUS FINANCIAL HOLDINGS CORP.	FAF	81.06	
FILIPINO FUND, INC.	FFI	28.76	
FIRST METRO INVESTMENT CORPORATION	FMIC	1.94	
I-REMIT, INC.	I	26.20	
MAYBANK ATR KIMENG FINANCIAL CORPORATION	MAKE	0.89	
MEDCO HOLDINGS, INC.	MED	47.14	
NATIONAL REINSURANCE CORPORATION OF THE PH	NRCP	47.67	
THE PHILIPPINE STOCK EXCHANGE, INC.	PSE	89.62	
VANTAGE EQUITIES	V	55.32	
INDUSTRIAL Electricity, Energy, Power & Water			
ALSONS CONSOLIDATED RESOURCES, INC.	ACR	20.02	
ABOITIZ POWER CORPORATION	AP	22.00	
ENERGY DEVELOPMENT (EDC) CORP.	EDC	50.68	
FIRST GEN CORPORATION	FGEN	32.31	
FIRST PHILIPPINE HOLDINGS CORPORATION	FPH	47.46	
CALAPAN VENTURES, INC.	H2O	44.32	
MANILA ELECTRIC COMPANY	MER	15.99	
MANILA WATER COMPANY INC.	MWC	65.59	
PETRON CORPORATION	PCOR	14.68	
PHOENIX PETROLEUM	PNX	27.90	
SPC POWER CORPORATION	SPC	4.53	Delayed submission
TRANS-ASIA OIL & ENERGY DEVELOPMENT CORP.	TA	41.12	
VIVANT CORPORATION	VVT	4.18	

NAME OF STOCK	STOCK CODE	FLOAT LEVEL AS REPORTED IN COMPANY PUBLIC OWENRSHIP REPORT (IN %)	STATUS OF SUBMISSION
Food, Beverage, & Tobacco			
ALASKA MILK CORPORATION	AMC	2.28	
AGRINURTURE, Inc.	ANI	27.62	
BOGO MEDELLIN MILLING COMPANY	BMM	40.54	
CENTRAL AZUCARERA DE TARLAC	CAT	51.48	
COSMOS BOTTLING CORPORATION	CBC	1.79	
ALLIANCE SELECT FOODS, INC.	FOOD	87.21	
GINEBRA SAN MIGUEL, INC.	GSMI	24.84	
JOLLIBEE FOODS CORPORATION	JFC	39.60	
LIBERTY FLOUR MILLS, INC.	LFM	49.97	
PANCAKE HOUSE, INC.	PCKH	44.14	
SAN MIGUEL PURE FOODS COMPANY, INC.	PF	0.08	
PEPSI COLA PRODUCTS PHILIPPINES, INC.	PIP	36.11	
ROXAS & COMPANY, INC.	RCI	28.35	
RFM CORPORATION	RFM	51.37	
ROXAS HOLDINGS, INC.	ROX	20.15	
SAN MIGUEL BREWERY, INC.	SMB	0.61	
SAN MIGUEL CORPORATION	SMC	45.00	
SWIFT FOODS, INC.	SFI	99.68	
TANDUAY HOLDINGS, INC.	TDY	12.63	
UNIVERSAL ROBINA CORPORATION	URC	38.71	
VITARICH CORPORATION	VITA	46.43	
VICTORIAS MILLING COMPANY, INC.	VMC	56.60	
Construction, Infrastructure, & Allied Services			
ASIABEST GROUP INTERNATIONAL, INC.	ABG	29.32	
CONCRETE AGGREGATES CORPORATION	CA	23.51	
SOUTHEAST ASIA CEMENT HOLDINGS, INC.	CMT	16.49	
EEI CORPORATION	EEI	44.66	
FEDERAL RESOURCES INVESTMENT GROUP, INC.	FED	86.16	
HOLCIM PHILIPPINES, INC.	HLCM	14.56	
LAFARGE REPUBLIC, INC.	LRI	3.67	
MARIWASA SIAM HOLDINGS, INC.	MMI	9.54	
MEGAWIDE CONSTRUCTION CORPORATION	MWIDE	21.27	
PHINMA CORPORATION	PHN	42.08	
PHILIPPINE NATIONAL CONSTRUCTION CORP.	PNC	13.13	
SUPERCITY REALTY DEVELOPMENT CORPORATION	SRDC	48.89	
TKC STEEL CORPORATION	Т	29.04	
VULCAN INDUSTRIAL & MINING CORPORATION	VUL	74.21	

NAME OF STOCK	STOCK CODE	FLOAT LEVEL AS REPORTED IN COMPANY PUBLIC OWENRSHIP REPORT (IN %)	STATUS OF SUBMISSION
Chemicals			
CHEMICAL INDUSTRIES OF THE PHILIPPINES	CIP	29.42	
CHEMREZ TECHNOLOGIES, INC.	COAT	36.50	
EURO-MED LABORATORIES PHILS., INC.	EURO	12.77	
LMG CHEMICALS CORPORATION	LMG	34.08	
METRO ALLIANCE HOLDINGS & EQUITIES CORP.	MAH	24.07	
MANCHESTER INTERNATIONAL HOLDINGS UNLIMITE	[MIH	6.79	Delayed submission
MABUHAY VINYL CORPORATION	MVC	60.04	
PRYCE CORPORATION	PPC	70.01	
Electrical Components & Equipment			
CIRTEK HOLDINGS PHILIPPINES CORPORATION	CHIPS	27.85	
GREENERGY HOLDINGS INCORPORATED	GREEN	69.01	
INTEGRATED MICRO-ELECTRONICS, INC.	IMI	9.72	
IONICS, INC.	ION	35.48	
PANASONIC MANUFACTURING PHILIPPINES CORPOR	R PMPC	15.76	
Other Industrials			
ALPHALAND CORPORATION	ALPHA	8.03	
FILSYN CORPORATION	FYN	37.27	
PICOP RESOURCES, INC.	PCP	49.84	
SPLASH CORPORATION	SPH	32.85	
STENIEL MANUFACTURING CORPORATION	STN	15.53	

NAME OF STOCK	STOCK CODE	FLOAT LEVEL AS REPORTED IN COMPANY PUBLIC OWENRSHIP REPORT (IN %)	STATUS OF SUBMISSION
HOLDING FIRMS			
ASIA AMALGAMATED HOLDINGS CORPORATION	AAA	46.86	
ABACUS CONS. RESOURCES & HOLDINGS, INC.	ABA	35.77	
AYALA CORPORATION	AC	35.80	
ABOITIZ EQUITY VENTURES, INC.	AEV	44.00	
ALLIANCE GLOBAL GROUP, INC.	AGI	42.79	
A. SORIANO CORPORATION	ANS	19.54	
ALCORN GOLD RESOURCES CORPORATION	APM	40.00	
ANGLO PHILIPPINE HOLDINGS CORPORATION	APO	38.28	
ATN HOLDINGS, INC.	ATN	22.80	
BHI HOLDINGS, INC.	BH	10.02	
LOPEZ HOLDINGS CORPORATION	LPZ	47.12	
DMCI HOLDINGS, INC.	DMC	27.92	
FIL-ESTATE CORPORATION	FC	23.70	
FILINVEST DEVELOPMENT CORPORATION	FDC	3.38	
F & J PRINCE HOLDINGS CORPORATION "A"	FJP	43.70	
F & J PRINCE HOLDINGS CORPORATION "B"	FJPB	6.26	
FORUM PACIFIC, INC.	FPI	52.21	
GT CAPITAL HOLDINGS, INC.	GTCAP	29.68	
HOUSE OF INVESTMENTS, INC.	HI	42.92	
JG SUMMIT HOLDINGS, INC.	JGS	29.79	
JOLLIVILLE HOLDINGS CORPORATION	JOH	34.07	
KEPPEL PHILIPPINES HOLDINGS, INC.	KPH	22.66	
LODESTAR INVESTMENT HOLDINGS CORPORATION	LIHC	88.44	
MARCVENTURES HOLDINGS, INC.	MARC	35.25	
MABUHAY HOLDINGS CORPORATION	MHC	35.02	
MINERALES INDUSTRIAS CORPORATION	MIC	93.21	
MJC INVESTMENTS CORPORATION	MJIC	53.29	
METRO PACIFIC INVESTMENTS CORP.	MPI	40.82	
PACIFICA, INC.	PA	31.06	
PRIME ORION PHILIPPINES, INC.	POPI	67.33	
PRIME MEDIA HOLDINGS, INC.	PRIM	19.66	
REPUBLIC GLASS HOLDINGS CORPORATION	REG	24.33	
SOLID GROUP, INC.	SGI	22.63	
SYNERGY GRID & DEVELOPMENT PHILS., INC.	SGP	7.44	
SINOPHIL CORPORATION	SINO	42.04	
SM INVESTMENTS CORPORATION	SM	41.40	
SOUTH CHINA RESOURCES, INC.	SOC	23.98	
SEAFRONT RESOURCES CORPORATION	SPM	80.13	
UNIOIL RESOURCES & HOLDINGS COMPANY, INC.	UNI	40.62	
WELLEX INDUSTRIES, INC.	WIN	15.62	
ZEUS HOLDINGS, INC.	ZHI	43.32	

NAME OF STOCK	STOCK CODE	FLOAT LEVEL AS REPORTED IN COMPANY PUBLIC OWENRSHIP REPORT (IN %)	STATUS OF SUBMISSION
PROPERTY			
ARTHALAND CORPORATION	ALCO	37.88	
AYALA LAND, INC.	ALI	46.07	
ANCHOR LAND HOLDINGS, INC.	ALHI	14.30	
ARANETA PROPERTIES	ARA	31.91	
BELLE CORPORATION	BEL	45.67	Delayed submission
A BROWN COMPANY, INC.	BRN	35.31	
CITYLAND DEVELOPMENT CORPORATION	CDC	24.60	
CROWN EQUITIES, INC.	CEI	71.00	
CEBU HOLDINGS, INC.	CHI	41.21	
CENTURY PROPERTIES GROUP INC.	CPG	27.30	
CEBU PROPERTY VENTURES & DEV'T CORP.	CPV	15.95	
CYBER BAY CORPORATION	CYBR	39.00	
EMPIRE EAST LAND HOLDINGS, INC.	ELI	26.69	
ETON PROPERTIES PHILIPPINES, INC.	ETON	5.65	
EVER GOTESCO RESOURCES & HOLDINGS, INC.	EVER	35.15	
FILINVEST LAND, INC.	FLI	38.82	
GLOBAL-ESTATE RESORTS, INC.	GERI	23.55	
GOTESCO LAND, INC.	GO	70.67	
HIGHLANDS PRIME, INC.	HP	10.14	
IRC PROPERTIES, INC.	IRC	31.19	
KEPPEL PHILIPPINES PROPERTIES, INC.	KEP	19.46	
CITY & LAND DEVELOPERS, INC.	LAND	14.99	
MARSTEEL CONSOLIDATED, INC.	MC	21.42	
MEGAWORLD CORPORATION	MEG	38.37	
MRC ALLIED, INC.	MRC	87.02	
PHILIPPINE ESTATES CORPORATION	PHES	10.99	
PRIMETOWN PROPERTY GROUP, INC.	PMT	20.76	
PRIMEX CORPORATION	PRMX	23.20	
ROBINSONS LAND CORPORATION	RLC	38.59	
PHILIPPINE REALTY & HOLDINGS CORPORATION	RLT	64.00	
ROCKWELL LAND CORPORATION	ROCK	13.10	
SHANG PROPERTIES, INC.	SHNG	54.31	
STA. LUCIA LAND, INC.	SLI	9.95	
SM DEVELOPMENT CORPORATION	SMDC	15.35	
SAN MIGUEL PROPERTIES, INC.	SMP	0.06	
SM PRIME HOLDINGS, INC.	SMPH	30.50	
STARMALLS, INC.	STR	13.01	
SUNTRUST HOME DEVELOPERS, INC.	SUN	47.07	
PHILIPPINE TOBACCO FLUE-CURING & REDRYING CO		50.44	
UNIWIDE HOLDINGS, INC.	UW	75.75	
VISTA LAND & LIFESCAPES, INC	VLL	31.63	
	VLL	01.00	

SERVICES Media I ABS-CEN BROADCASTING CORPORATION ABS 41.35 GMA NETWORK, INC. GMAA7 25.68 MANILA BULLETIN PUBLISHING CORP. MB 21.48 MANILA BROADCASTING COMPANY MB 21.48 MADIDA BROADCASTING COMPANY MB 21.48 MANILA BROADCASTING COMPANY MB 21.48 MEDIDATION CLOB 22.10 LIBERTY TELECOMS HOLDINGS, INC. LIB 11.725 PHILIPPINE LONG DISTANCE TEL CO. "Common" TEL 23.89 Information Technology I I IPCONVERGE DATA CENTER, INC. CLOUD 26.07 ISLAND INFORMATION AND TECHNOLOGY, INC. IS 83.41 ISLAND INFORMATION AND TECHNOLOGY, INC. IS 83.41 ISLAND INFORMATION SINC. NO submission	NAME OF STOCK	STOCK CODE	FLOAT LEVEL AS REPORTED IN COMPANY PUBLIC OWENRSHIP REPORT (IN %)	STATUS OF SUBMISSION
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		CEU	26.75	
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IPEOPLE, INC. IPO 20.33				

NAME OF STOCK	STOCK CODE	FLOAT LEVEL AS REPORTED IN COMPANY PUBLIC OWENRSHIP REPORT (IN %)	STATUS OF SUBMISSION
Casinos & Gaming			
BERJAYA PHILIPPINES, INC.	BCOR	12.11	
BLOOMBERRY RESORTS CORPORATION	BLOOM	12.44	
IP E-GAME VENTURES, INC.	EG	24.86	
PACIFIC ONLINE SYSTEMS CORP.	LOTO	64.22	
LEISURE & RESORTS WORLD CORPORATION	LR	61.02	
MANILA JOCKEY CLUB, INC.	MJC	80.45	
PREMIERE HORIZON ALLIANCE CORPORATION	PHA	73.00	
PHILIPPINE RACING CLUB, INC.	PRC	99.43	
Retail			
CALATA CORPORATION	CAL	39.51	
PUREGOLD PRICE CLUB, INC.	PGOLD	33.00	
PHILIPPINE SEVEN CORPORATION	SEVN	26.00	
Other Services			
APC GROUP, INC.	APC	51.19	
EASYCALL COMMUNICATIONS PHILIPPINES, INC.	ECP	10.06	
INFORMATION CAPITAL TECHNOLOGY VENTURES, IN	IICTV	21.06	
JTH DAVIES HOLDINGS, INC.	JTH	8.78	
PAXYS CORPORATION	PAX	26.04	
PHILCOMSAT HOLDINGS CORPORATION	PHC	NA	No submission
GLOBALPORT 900, INC.	PORT	0.12	
MINING & OIL Mining			
ATOK-BIG WEDGE COMPANY, INC.	AB	4.16	
APEX MINING COMPANY, INC.	APX	19.08	
ABRA MINING & INDUSTRIAL CORPORATION	AR	43.07	
ATLAS CONSOLIDATED MINING & DEV'T CORP.	AT	43.23	
BENGUET CORPORATION	BC	55.57	
CENTURY PEAK METAL HOLDINGS CORPORATION	CPM	39.50	
DIZON COPPER SILVER MINES, INC.	DIZ	99.93	
GEOGRACE RESOURCES PHILIPPINES, INC.	GEO	82.38	
LEPANTO CONSOLIDATED MINING COMPANY	LC	83.66	
MANILA MINING CORPORATION	MA	78.33	
NIHao MINERAL RESOURCES	NI	66.87	
NICKEL ASIA CORPORATION	NIKL	22.79	
OMICO CORPORATION	OM	95.91	
ORIENTAL PENINSULA RESOURCES GROUP, INC.	ORE	32.51	
PHILEX MINING CORPORATION	PX	32.45	
SEMIRARA MINING CORPORATION "Common"	SCC	27.53	
UNITED PARAGON MINING CORPORATION	UPM	16.40	

NAME OF STOCK	STOCK CODE	FLOAT LEVEL AS REPORTED IN COMPANY PUBLIC OWENRSHIP REPORT (IN %)	STATUS OF SUBMISSION
Oil			
BASIC ENERGY CORPORATION	BSC	90.40	
ORIENTAL PETROLEUM & MINERAL CORP.		62.76	
THE PHILODRILL CORPORATION	OV	49.26	
PNOC EXPLORATION CORPORATION	PEC	0.21	
PETROENERGY RESOURCES CORPORATION	PERC	74.00	
PHILEX PETROLEUM CORPORATION	PXP	18.37	
SMALL AND MEDIUM ENTERPRISES			
MAKATI FINANCE CORPORATION	MFIN	10.02	
IRIPPLE, INC.	RPL	29.00	

No submission status refers to companies that have not submitted their public ownership report (POR) as of July 25, 2012

Delayed submission status refers to companies that submitted their PORs after July 16, 2012 (Per DA-No. 2012-0002 Revised Deadlines for Submission of Structured Reportorial Requirements) but prior to July 25, 2012

The free float levels are as of end-June 2012 and are based on public ownership reports of listed companies submitted as of July 25, 2012. The PSE makes no representation on the accuracy, validity, correctness and completeness of the information stated in this document. The PSE shall use these free float levels as guide in establishing the free float levels in computing a company's weight in the index and may be updated or adjusted consistent with the policy of the Exchange in managing the PSEi and sector indices.



MEMORANDUM No.2008-0462

The Philippine Stock Exchange, Inc.

Trading Rules
Membership Rules
Listing Rules

Computer Systems Update
 Administrative Matters
 Others:

To : LISTED COMPANIES

Subject : DISCLOSURE OF CHANGES IN LODGMENT AND UPLIFTMENT PROCEDURE OF LISTED COMPANIES

Date : October 3, 2008

In line with the full disclosure requirement of the Exchange, all listed companies are enjoined to timely apprise the Trading Participant and the Investing public via the Exchange's Online Disclosure System (ODiSy) of any procedural changes implemented or adopted by the listed companies, through its Corporate Secretary, in connection with the lodgment and upliftment of the listed company's securities.

This disclosure shall facilitate the orderly administration of the Issuer's securities for its investors.

Your compliance is hereby enjoined.

(Original Signed) ATTY. PETE M. MALABANAN *Head, Disclosure Department*

Noted By:

(Original Signed) ROY JOSEPH M. RAFOLS *COO/Head, Issuer Regulation Division*

Finance / Admin / Membership	Compliance & Surveillance Grp.	Listing & Disclosures Grp.	COO / Automated Trading Grp.	Business Dev't & Info. Group	CEO / Legal
Tel. No.688-7560/7440/7460	Tel. No. 688-7559	Tel. No. 688-7501/7510	Tel. No. 688-7405/819-4400	Tel. No. 688-7590	Tel. No. 688-7400/819-4408

MONITORING OF USE OF PROCEEDS

To ensure transparency in the use of proceeds as stated in an application for initial or additional listing, the Issuer is required to submit a sworn Undertaking via the PSE Electronic Disclosure Technology ("PSE EDGE") the following disclosures:

- a. Any disbursements made in connection with the planned use of proceeds;
- Quarterly Progress Report on the application of the proceeds on or before the first fifteen (15) calendar days of the following quarter. The Quarterly Progress Reports should be certified by the Issuer's Chief Financial Officer or Treasurer and external auditor;
- c. Annual summary of the application of the proceeds on or before January 31 of the following year. The Annual Summary Report should be certified by the Issuer's Chief Financial Officer or Treasurer and external auditor;
- d. Approval by the Issuer's Board of Directors of any reallocation on the planned use of proceeds, or of any change in the Work Program. The actual disbursement or implementation of such reallocation must be disclosed by the Company at least thirty (30) days prior to the said actual disbursement or implementation; and
- e. A comprehensive report on the progress of the Company's Business Plan on or before the first fifteen (15) days of the following quarter.

The quarterly and annual reports required in items (b) and (c) above must include the following detailed explanation for any material variances between the actual disbursements and the planned use of proceeds in the Work Program or IPO Prospectus, if any. The detailed explanation must state the approval of the Company's Board of Directors as required in item (d) above.

The Exchange may require disclosure of additional information as it considers appropriate and material in any particular case.

The applicable sanctions under the Penalties and Fines of the Revised Disclosure Rules will apply should the Company (i) fail to promptly disclose a deviation from the represented use of proceeds equivalent to twenty percent (20%) of the original amount appropriated, or (ii) fail to promptly update or correct prior disclosures within ten (10) minutes from receipt of the information of any discrepancy to such previously issued disclosures.

Guidance	Note	24.10
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MEMORANDUM

CN - No. 2014-0031

The Philippine Stock Exchange, Inc.

Trading Rules	Computer Systems Update
Membership Rules	Administrative Matters
Listing Rules	X Others: Advisory on ACGR and Company Websites

То	:	ALL LISTED COMPANIES
Subject	:	Reminder on SEC Memorandum Circular Nos. 11 and 12, series of 2014
Date	:	13 June 2014

Pursuant to the PSE's campaign for corporate governance best practices and adherence to regulatory rules and regulations in the country, we would like to remind all listed companies of their compliance with the SEC Memorandum Circular Nos. 11 and 12, series of 2014 on the recommended template for company websites, and clarification for updates and changes to the SEC Annual Corporate Governance Report (ACGR), respectively.

Attached for your convenience are the SEC Memorandum Circulars. Please also note that these shall take effect immediately.

For your guidance and compliance.

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J. ARGEL G. ASTUDILLO Vice President, Governance, Risk and Compliance

				A.	
Controllership & Treasury Division	Info'n. Technology Division / Market Operations Division	Issuer Regulation Division	Capital Markets Dev't. Division	Corporate Governance Office	COO/OGC
Tel. No.688-7561	Tel. No. 819-4400/ 688-7480/4430	Tel. No. 688-7510	Tel. No. 688-7534/7460	Tel. No. 688-7463/7473	Tel. No. 688-7413/7411/7418



Republic of the Philippines Department of Finance Securities and Exchange Commission SEC Building, EDSA, Greenhilts, Mandaluyong City

SEC MEMORANDUM CIRCULAR NO. 11 Series of 2014

TO : ALL LISTED COMPANIES

SUBJECT : TEMPLATE FOR PUBLICLY-LISTED COMPANIES' WEBSITES

Pursuant to the Commission's drive to promote a better corporate governance environment for publicly-listed companies (PLC), the Commission resolved in its meeting on 22 May 2014 that the following information, arranged under recommended topic headings, shall be included in all PLC's websites:

HOME

Our Business

The Company's Business Operations

Our Company

- 1. The Company's Corporate or Business Profile;
- 2. The Company's Mission, Vision and Values;
- 3. The Company's Board of Directors, Management Team and Executive Officers;
- 4. The Company's Organizational Chart;
- 5. The Company's Conglomerate Map or Group Corporate Structure;
- 6. The Company's Shareholdings structure; and
- 7. The Company's Articles of Incorporation and By-Laws and all amendments thereto.

CORPORATE GOVERNANCE

Manual on Corporate Governance Code of Business Conduct and Ethics Annual Corporate Governance Report (ACGR)

- 1. ACGR for 2012;
- 2. Updates and Changes as of December 31, 2013;
- 3. Consolidated Changes in the ACGR for 2013;
- 4. Updates and Changes as of present date; and
- 5. Consolidated Changes in the ACGR for 2014 and so on and so forth until ACGR is required.

Board Committees

- 1. Board Committees
- 2. Board Committee Members; and
- 3. Board Committee Charters

Corporate Social Responsibility

The Company's Corporate Social Responsibility initiatives

Enterprise Risk Management

The Company's Risk Management System

Company's Policies

- 1. Whistle-blowing Policy;
- 2. Conflict of Interest Policy;
- 3. Insider Trading Policy;
- 4. Related Party Transactions Policy;
- Policy and Data Relating to Health, Safety and Welfare of Employees, including company sponsored trainings.

COMPANY DISCLOSURES

SEC Filings

- 1. SEC Form 17-A (Annual Report);
- 2. SEC Form 17-Q (Quarterly Report);
- 3. SEC Form 17-C (Current Report);
- 4. SEC Form 20-IS (Information Statement);
- 5. SEC Form 23-A/B (Statement of Beneficial Ownership);
- 6. General Information Sheet.

Notice of Annual or Special Stockholders' Meetings Minutes of all General or Special Stockholders' Meetings Other Disclosures to SEC, PSE and Other Pertinent Agencies

PRESS MATERIALS/NEWS

Materials provided in briefings to analysts and media

INVESTOR RELATIONS

Investor Relations Programs Share Information

- 1. Total Outstanding Shares;
- 2. Exchange where Listed; and
- 3. Top 20 Stockholders.

Attached as Annex "A" is a sample website incorporating all the above-mentioned information.

All required information must be retained in the company's website for a period of five (5) years.

This website template is deemed as a minimum requirement for PLC's websites and any item/s could be added or removed therefrom any time the need arises.

This Memorandum Circular shall take effect immediately.

Mandaluyong City, Philippines, 26 May 2014.

For the Commission:

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TERESITA J. HERBOSA Chairperson '

ANNEX A



CGD CORPORATION

HOME	CORPORATE GOVERNANCE	COMPANY DISCLOSURES	PRESS MATERIALS	INVESTOR RELATIONS
Our Business	Manual on Corporate	SEC Filings	NEWS	Investor Relations Program
Our Company	Governance	Notice of Annual or		
	Code of Business Conduct and Ethics	Special Stockholders' Meetings		Share Information
	Annual Corporate Governance Report (ACGR)	Minutes of All General or Special		
	Board Committees	Stockholders' Meetings		
	Corporate Social Responsibility	Other Disclosures to		
	Enterprise Risk Management	SEC, PSE and other Pertinent Agencies		
	Company's Policies		1	

HOME

Our Business

The Company's Business Operations

Our Company

The Company's Corporate or Business Profile

The Company's Mission, Vision and Values

The Company's Board of Directors, Management Team and Executive Officers

The Company's Organizational Chart

The Company's Conglomerate Map or Group Corporate Structure

The Company's Shareholding structure

The Company's Article of Incorporation and By-Laws and all amendments

Annual Corporate Governance Report (ACGR)

Consolidated ACGR for 2012 Updates and Changes as of December 31, 2013 Consolidated Changes in the ACGR for 2013 Updates and Changes as of present date Consolidated Changes in the ACGR for 2014

Board Committees

Board Committees Board Committee Members Board Committee Charters

Corporate Social Responsibility

The Company's Corporate Social Responsibility Initiatives

Enterprise Risk Management

The Company's Risk Management System

Company's Policies

Whistle-blowing Policy

Conflict of Interest Policy

Insider Trading Policy

Related Party Transaction Policy

Policy and Data Relating to Health, Safety and Welfare of Employees including company sponsored trainings

SEC Filings

SEC Form 17-A (Annual Report) SEC Form 17-Q (Quarterly Report) SEC Form 17-C (Current Report) SEC Form 20-IS (Information Statement) SEC Form 23-A/B (Statement of Beneficial Ownership General Information Sheet

PRESS MATERIALS/ NEWS

Press Materials/News

Materials provided in briefings to analysts and media

INVESTOR RELATIONS

Investor Relations Programs

Title of program

Share Information

Total Outstanding Shares

Exchange where Listed

Top 20 Stockholders



Republic of the Philippines Department of Finance Securities and Exchange Commission SEC Building, EDSA, Greenhills, Mandaluyong City

SEC MEMORANDUM CIRCULAR NO. 12 Series of 2014

TO : ALL LISTED COMPANIES

SUBJECT : CLARIFICATION FOR CHANGES AND UPDATES IN THE ANNUAL CORPORATE GOVERNANCE SCORECARD (ACGR)

In view of the number of requests for clarifications made as to the manner of posting updates and changes in the Annual Corporate Governance Report (ACGR) posted in publicly-listed companies' websites for the second (2nd) to fourth (4th) year from the initial submission, the Commission resolved in its meeting on 22 May 2014 the following:

- There is no need to amend the notarized signature page of the ACGR for the updates and changes posted in the website;
- All updates and changes reportable under Section 17 of the Securities Regulation Code using SEC Form 17-C shall be signed by the duly authorized officer of the company;
- All updates and changes not reportable under Section 17 of the Securities Regulation Code but reported to the Commission through advisement letter shall be signed by the Corporate Secretary and Compliance Officer;
- For updates and changes, there is no need for the signatures of the other original signatories of the ACGR, namely: The Chairman of the Board, Chief Executive Officer, and two (2) Independent Directors;
- The ACGR submitted on the fifth (5th) year from initial submission will be notarized and signed by all five (5) required signatories namely: The Chairman of the Board, Chief Executive Officer, two (2) Independent Directors and Compliance Officer;
- 6) Within ten (10) days from the end of the second (2nd) to fourth (4th) year, the company will consolidate all the updates and changes made for the whole year. This will be labeled Consolidated Changes in the ACGR for (year), e.g. Consolidated Changes in the ACGR for 2013; and
- In lieu of the notarized signature page, the Consolidated Changes in the ACGR shall be accompanied by a Secretary's Certificate with excerpts of Board Resolutions or Minutes of meetings regarding said updates and changes in the ACGR.

This Memorandum Circular shall take effect immediately.

Mandaluyong City, Philippines, 26 May 2014.

For the Commission:

TEREŜITA J. HERBOSA

Chairperson

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Listing Rules for the Main and Small, Medium and Emerging ("SME") Boards of the PSE

GUIDELINES IN THE INTERPRETATION OF ARTICLE III, PARTS D and E of the REVISED LISTING RULES, AS AMENDED

- The Revised Rules for Listing in the Main and SME Boards of The Philippine Stock Exchange, Inc. (the "Revised Rules") primarily aim to: (i) consolidate the First and Second Boards of the PSE into a new listing board called the Main Board with a new set of listing criteria; and (ii) retain the SME Board, intended for *Small, Medium* and *Emerging* companies, with more stringent listing requirements. This proposal is aligned with the dual-listing board structure in other exchanges.
- 2. These Revised Rules supersede Parts D (First Board Listing), E (Second Board Listing), and F (Small & Medium Enterprises Board) of the Revised Listing Rules.
- 3. These Revised Rules were formulated to rationalize the criteria for listing in the different boards and enhance investor protection features of the rules.
- 4. Any doubt in the interpretation of these Revised Rules shall be resolved in a manner that would be consistent with the principal objective of the Exchange to provide a fair, orderly, efficient and transparent market for the trading of securities and to ensure the suitability of securities for listing for the protection of public interest.
- 5. The Liberal Interpretation of the Listing Rules for Mining Companies and the Supplemental Listing and Disclosure Requirements for Petroleum and Renewable Energy Companies shall continue to apply. Thus, mining, petroleum, and renewable energy companies which do not have the required operating history and track record of profitable operations shall be deemed compliant with the operating history and track record requirements upon compliance with the requirements set forth in the Additional Requirements for Mining Companies and the Supplemental Listing and Disclosure Requirements for Petroleum and Renewable Energy Companies.
- 6. The minimum number of stockholders required in Section 1(h) of Part D and Section 1(i) of Part E of the Revised Rules shall be required only upon listing. Thereafter, as a continuing listing requirement, the listed company shall observe the ten percent (10%) minimum public ownership requirement, unless otherwise amended, set in the Exchange's Amended Rule on Minimum Public Ownership.
- The requirement for valuation of assets in Section 1(i) of Article III, Part D and Section 1(g) of Article III, Part E of the Revised Rules shall be imposed only for applications for additional listing involving non-cash transactions and Initial Public Offering of real estate companies.



Listing Rules for the Main and Small, Medium and Emerging ("SME") Boards of the PSE

- 8. The 180-day lock-up period in Section 2 of Article III, Part D of the Revised Rules shall also apply to companies that do not meet the track record requirement but comply with the requirements in Section 1(b)(i) or Section 1(b)(ii) of Article III, Part D of the Revised Rules.
- 9. The restriction in Section 3(b) of Article III, Part D is applicable only to mining, petroleum, and renewable energy companies, newly formed holding companies that invoke the track record of their respective subsidiaries, and such other companies that may subsequently be determined by the Exchange as exempt from both the track record and operating history requirements. The prohibition does not apply to companies invoking Section 1(b)(i) of Article III, Part D of the Revised Rules as the said companies are still subject to the operating history requirement. The restriction in Section 3(c) of Article III, Part E, on the other hand, is applicable only to mining, petroleum, and renewable energy companies, and such other companies that may subsequently be determined by the Exchange as exempt from both the track record and operating history requirement.
- 10. Section 3(b) of Article III, Part E of the Revised Rules does not preclude companies from engaging in related businesses that fall within its primary purpose.

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