LODESTAR INVESTMENT HOLDINGS CORPORATION

7th Floor Peaksun Bldg., Princeton St., Brgy. Greenhills East Wackwack, Mandaluyong City

MINUTES OF THE ANNUAL MEETING OF THE STOCKHOLDERS

The Stockholders of Lodestar Investment Holdings Corporation ("Corporation"), a corporation duly organized and existing under the laws of the Philippines with office address at the 7th Floor Peaksun Bldg., Princeton St., Brgy. Greenhills East Wackwack, Mandaluyong City, held its Annual Meeting on 11 December 2019 at 2:30pm at its principal office. During the meeting, stockholders representing approximately 85% of the outstanding capital stock of the Company were present in person or by proxy thereby constituting more than 2/3 majority of the outstanding and issued capital stock of the Corporation.

Atty. Antonio V.F. Gregorio III acted as Chairman of the meeting. Atty. Venus L. Gregorio acted as Secretary of the meeting and recorded the minutes thereof.

1. CALL TO ORDER

The Chairman called the meeting to order at 2:30 pm after the Secretary certified on the existence of quorum.

2. <u>APPROVAL OF THE MINUTES OF THE ANNUAL STOCKHOLDERS' MEETING HELD</u> ON 13 DECEMBER 2018

The Chairman informed the Shareholders of the need to approve and ratify the minutes of the 2018 Annual Stockholders' Meeting held on 13 December 2018. The reports were earlier circulated among the shareholders and a reading of the minutes was dispensed with. After a motion was duly made and seconded, the Shareholders voted to approve the minutes of the 2018 Annual Stockholders' Meeting held on 13 December 2018.

3. ADOPTION OF THE AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2018

The Chairman proceeded to discuss the next item in the Agenda on the approval of the Audited Financial Statements for the year 2018. The Audited FS have been previously disclosed through the PSE website and attached to the Form 20-IS which were distributed to the stockholders for purposes of the meeting. Upon motion made and seconded, the Shareholders approved and adopted the Audited Financial Statement of the Company for the year 2018.

4. REPORT OF THE MANAGEMENT

The Chairman delivered his 2019 Report on the financial highlights of the Corporation. After the report, a motion was made for the approval of the Management's Report and that the same be appended to the minutes of this meeting. After deliberation, the Shareholders voted to approve the Management's Report and to append the same to the minutes of the meeting.

5. ELECTION OF DIRECTORS

The Corporate Secretary certified to the list of nominees for Directors who were nominated in accordance with the By-laws of the Corporation. A motion was made that all shares present or represented during the meeting be voted in favor of the election of the nominees. After tallying of the votes, it was confirmed that 85% of the total outstanding shares of the Company voted in favor of the election of the following Directors:

Name	Nationality
Antonio Victoriano F. Gregorio III	Filipino
Chi Ho Co	Filipino
Delfin S. Castro, Jr.	Filipino
Richard N. Palou	Filipino
Ramoncito B. Cabalu	Filipino
Felixes G. Latonero (Independent Director)	Filipino
Leonardo B. Cua (Independent Director)	Filipino

Mr. Latonero and Dr. Cua submitted their credentials to support their qualifications for the positions of Independent Directors. The Company adopts SRC Rule 38 (Requirements on Nomination and Election of Independent Directors) and compliance therewith has been made. The Company always undertakes to abide by the existing SRC Rule 38 on the required number of independent directors subject to any revision that may be prescribed by the SEC.

6. RATIFICATION OF ALL ACTS OF THE BOARD OF DIRECTORS AND MANAGEMENT FOR THE PERIOD COVERED FROM THE LAST ANNUAL STOCKHOLDERS MEETING OF THE CORPORATION HELD ON 13 DECEMBER 2018 TO 11 DECEMBER 2019

The Chairman informed the Shareholders of the need to approve and ratify all acts of the Board of Directors and Management from the date of the 2018 Stockholders' Meeting. Said acts, which were duly reported in SEC Forms 17-C and corresponding PSE disclosures consist of the following:

Date	Results of Meeting, Action and Report		
	Result of the Annual Stockholders' Meeting: 1. Approval of the Minutes of the Annual Stockholders' Meeting held on 18 December 2017. 2. Adoption of the Audited Financial Statements and Annual Reports for the calendar year ended 31 December 2017. 3. Annual Report of the President / Chairman.		
13 December 2018	Director Antonio Victoriano F. Gregorio III Chi Ho Co Delfin S. Castro, Jr. Richard N. Palou Ramoncito B. Cabalu Felixes G. Latonero (Independent Director) Manuel G. Ong (Independent Director) Messrs. Latonero and Ong submitted their cred their qualifications for the positions of Independent Company adopts SRC Rule 38 (Requirements of Election of Independent Directors) and compliate been made. The Company always undertakes	ent Directors. The on Nomination and nce therewith has	

	SRC Rule 38 on the required number of independent directors subject to any revision that may be prescribed by the SEC.			
	5. Approval of all acts of the Board of Directors and Managemen the period covered from the last Annual Stockholders Meetin the Corporation held on 18 December 2017 to the date of the 2 Annual Stockholders Meeting.			
	6. Appointment of Punong external auditor for 2018	bayan and Araullo as the Co	ompany'	
	At the organizational meeting of transpired:	of the Board of Directors the	followin	
	Election of the officers of	the Corporation:		
	Chairman	Antonio Victoriano F. Grego	rio III	
	President	Chi Ho Co		
	Treasurer & CFO	Delfin S. Castro, Jr.		
	Corporate Secretary,	Venus L. Gregorio		
	Corporate Information Officer			
	& Compliance Officer			
	Investors' Relations Officer	Richard William N. Palo	u	
	2 Annaistanant of an amb and	to the fallernian Committees		
	2. Appointment of members to the following Committees: Executive Committee			
	Antonio Victoriano F. Gregorio III Chairman			
	Richard N. Palou	Member		
	Chi Ho Co	Member		
13 December 2018	Felixes G. Latonero	Member		
	Governance	-		
	Felixes G. Latonero	Chairman		
	Manuel G. Ong	Member		
	Richard N. Palou	Member		
	Nominations	s Committee		
	Antonio Victoriano F. G	•		
	Chi Ho Co	Member		
	Felixes G. Latonero	Member		
	Audit Co	mmittee		
	Felixes G. Latonero	Chairman		
	Chi Ho Co	Member		
	Antonio Victoriano F. Gregorio III Member			
	Compensation Committee			
	Felixes G. Latonero	Chairman		
	Delfin S. Castro, Jr.	Member		
	Richard N. Palou	Member		
5 April 2019	Meeting of the Board of Directors ratified:	-		
		al draft of the Annual Audited Fi Report for the year ended 31 De		

2. Postponement of the Annual Stockholders' Meeting scheduled to be held on 2nd Thursday of May to a specific date and time to be determined by the President and / or Chairman.

7. APPOINTMENT OF THE COMPANY'S EXTERNAL AUDITOR

The Chairman discussed the need to appoint and confirm the appointment of the Company's External Auditor for the calendar year 2019. Upon motion made and seconded, the Shareholders approved the appointment of Punongbayan and Araullo as the Company's External Auditor for the calendar year 2019.

8. ADJOURNMENT

There being no further business to transact, the meeting thereupon adjourned.

Venus L Gregorio
Secretary of the Meeting

Attest:

Antonio Victoriano F. Gregorio III

Chairman of the Meeting

Chi Ho Co President

Ramoncito B. Cabalu

Director

Felixes G. Latonero Independent Director

Delfin S. Castro, Jr. Director / Treasurer

Richard N. Palou

Leonardo B. Cua Independent Director