COVER SHEET

| SEC Registration Number | | | | | | |
|--|---|--|--|--|--|--|
| 5 4 1 0 | 6 | | | | | |
| Company Name | | | | | | |
| L O D E S T A R I N V E S T M E N T H O L D I N G S | | | | | | |
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| | | | | | | |
| Principal Office (No./Street/Barangay/City/Town)Province) | | | | | | |
| 7 T H F L O O R P E A K S U N B L D G , 1 5 0 5 | | | | | | |
| P R I N C E T O N S T ., B R G Y G R E E N H I L L L S | | | | | | |
| E A S T W A C K W A C K M A N D A L U Y O N G C I T | Y | | | | | |
| | | | | | | |
| Form Type Department requiring the report Secondary License Type, If Applicable | | | | | | |
| 17C CRMD | | | | | | |
| | | | | | | |
| COMPANY INFORMATION | | | | | | |
| Company's Email Address Company's Telephone Number/s Mobile Number lodestarholdings@yahoo.com (632) 9289246 N/A | | | | | | |
| (***) | I | | | | | |
| No. of Stockholders Annual Meeting Fiscal Year Month/Day Month/Day | | | | | | |
| 59 2nd Thursday of May 12/31 | | | | | | |
| | | | | | | |
| CONTACT PERSON INFORMATION The designated contact person <u>MUST</u> be an Officer of the Corporation | | | | | | |
| Name of Contact Person Email Address Telephone Number/s Mobile Number | | | | | | |
| Atty. Venus L. Gregorio attybal@yahoo.com (632) 9289246 N/A | | | | | | |
| Contact Person's Address | | | | | | |

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

SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER

| 11 | 11. Indicate the item numbers reported herein: 9 | |
|----|--|-------------------------------|
| | Class A Common 740,000,000 shares | |
| | Title of Each Class Number of Shares of Com Outstanding and Amoun Outstanding | |
| 10 | Securities registered pursuant to Sections 8 and 12 of the SRC or Se RSA | ections 4 and 8 of the |
| 9. | 9. NA Former name or former address, if changed since last report | |
| 8. | 8. c/o (632) 920-9306 Issuer's telephone number, including area code | |
| 7. | 7. 7 th Floor, Peaksun Bldg., 1505 Princeton St., Brgy. Greenhills East Wackwack Mandaluyong City Address of principal office | <u>1555</u> Postal Code |
| 5. | 5. PHILIPPINES Province, country or other jurisdiction of incorporation 6. Industry Classification | (SEC Use Only) ation Code: |
| 4. | 4. LODESTAR INVESTMENT HOLDINGS CORPORATION Exact name of issuer as specified in its charter | |
| 2. | 2. SEC Identification Number <u>54106</u> 3. BIR Tax Identification No. <u>200</u> | <u>-751-430-000</u> |
| 1. | 1. <u>11 December 2015</u> Date of Report (Date of earliest event reported) | |

Item 9. Others

I. RESULTS OF ANNUAL STOCKHOLDERS' MEETING

The Annual Meeting of Stockholders of Lodestar Investment Holdings Corporation (the 'Corporation') was held on 11 December 2015 at 4:00 pm at 7th Floor Peaksun Bldg., 1505 Princeton St., Brgy. Greenhills East Wackwack, Mandaluyong City. During the meeting, stockholders representing approximately 50.70% of the outstanding capital stock of the Company were present in person or by proxy, thereby constituting a quorum. The following resolutions, items, and matters were approved and / or ratified without objections:

- 1. Approval of the Minutes of the Annual Stockholders' Meeting held on 13 December 2012.
- 2. Adoption of the Audited Financial Statements and Annual Reports for the calendar years ended 31 December 2014, 2013 and 2012.
- 3. President's Report for 2014.
- 4. Confirmation, ratification and re-adoption of the 2009 Stockholders' Approval of the Increase in Authorized Capital Stock.
- 5. Ratification of the Cancellation of the Heads of Agreement, Amended Heads of Agreement and Allied Contracts with Abacus Consolidated Resources Holdings, Inc. and Abacus Coal Exploration and Development Corporation.
- 6. During said meeting, the stockholders likewise elected the following directors:

| Name | Nationality |
|------------------------------------|-------------|
| Antonio Victoriano F. Gregorio III | Filipino |
| Chi Ho Co | Filipino |
| Delfin S. Castro, Jr. | Filipino |
| Leonardo S. Gayao | Filipino |
| Ramoncito B. Cabalu | Filipino |
| Felixes G. Latonero (Independent | |
| Director) | Filipino |
| Manuel G. Ong (Independent | |
| Director) | Filipino |

Messrs. Latonero and Ong 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.

7. All acts of the Board of Directors and Management for the period covered from the last Annual Stockholders Meeting of the Corporation held on 12 December 2012 to the date of the 2015 Annual Stockholders Meeting.

8. Appointment of Punongbayan and Araullo as the Company's External Auditor.

The matter of change of corporate address was not approved by shareholders due to the absence of the required vote of 2/3 majority of the total outstanding capital stock of the Corporation.

II. RESULTS OF ORGANIZATIONAL MEETING OF THE BOARD OF DIRECTORS

At the organizational meeting of the board of directors held after the meeting, the following transpired:

1. The following were elected officers of the Corporation:

Chairman - Atty. Antonio Victoriano F. Gregorio III

President - Chi Ho Co

Treasurer & Chief Financial Officer - Delfin S. Castro, Jr.

Corporate Secretary

& Corporate Information Officer - Venus L. Gregorio Asst. Corporate Information Officer - Delfin S. Castro, Jr.

2. The following persons were likewise appointed to the following Committee memberships:

| Executive Committee | |
|-------------------------|----------|
| Antonio VF Gregorio III | Chairman |
| Leonardo S. Gayao | Member |
| Chi Ho Co | Member |
| Felixes G. Latonero | Member |

| Governance Committee | |
|----------------------|----------|
| Felixes G. Latonero | Chairman |
| Manuel G. Ong | Member |
| Leonardo S. Gayao | Member |

| Nominations Committee | |
|-------------------------|----------|
| Antonio VF Gregorio III | Chairman |
| Chi Ho Co | Member |
| Felixes G. Latonero | Member |

| Audit Committee | | |
|-------------------------|----------|--|
| Felixes G. Latonero | Chairman | |
| Chi Ho Co | Member | |
| Antonio VF Gregorio III | Member | |

| Compensation Committee | | |
|------------------------|----------|--|
| Felixes G. Latonero | Chairman | |
| Delfin S. Castro, Jr. | Member | |
| Leonardo S. Gayao | Member | |

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

LODESTAR INVESTMENT HOLDINGS CORPORATION

Issuer

11 December 2015

Date

By:

ANTONIO VICTORIANO F. GREGORIO III

Chairman of the Board of Directors

VENUS L. GREGORIO

Corporate Secretary

Corporate Information Officer