COVER SHEET

																							9	8	7	8	0
																			S.	E.C	. Re	egist	ratio	n Ni	umb	er	
					1							ı	ı	ı	1 1		1	_			ı		ı		ı		
A B A	(C	U	S		C	O	N	S	O	L	I	D	A	T	E	D		R	E	S	0	U	R	C	E	S	
A N D)	Н	0	L	D	Ι	N	G	S	,	Ι	N	C	•													
A N D)	S	U	В	S	I	D	I	A	R	I	E	S														
•										(C	omp	any	's Ful	ll Naı	ne)			•						-		•	
NI O	1 2	Ι ο	1 1) T		Б	0	3.6	т	3. T			1	G	T.		1	3.7	Б	***		3.6		3.7	-		
N O .	2	8		N		D	О	M	Ι	N	G	О		S	Т	•		N	Е	W		M	A	N	I	L	A
Q U E	Z	О	N		C	Ι	Т	. Y					a .		/												
						(Bus	ines	s Ac	idres	ss : I	No.	Stree	t City	//To	wn/I	rovi	nce)									
ATTY. J					DII	EGC)																4-50				
	Conta	ict Pe	erson	1														C	omp	any	Tel	epho	ne N	lumb	er		
1 2	3	1								1	7	-	Q	(A)									0	7		2no	l Th
Month	D	ay								F	ORN	ΛT	YPE										Мо			D_{i}	аy
																							Ann	ual I	Meet	ing	
							Se	_						RIT:		ole]										
C F D		Li. D																	A	1 .	.1 .	.4: -1.	M	1	/C -	-41	
Dept. Requi	ring t	nis D	oc.																Ame	enae	ea Ai	rticie	es Nu	imbe	er/Se	Ctioi	1
		1															Tota	ıl An	noun	t of	Bor	rowi	ings				
Total No.	of St	l ockh	oldei	rs											Do	mes	tic			ļ			F	oreig	gn		
							То	be a	icco1	mpli	shec	l by	SEC	Pers	onne	el co	nceri	ned									
	Fil	le Nu	ımbe	-r										1	LCU	Ī				-							
	1 11		*******	- 1												,											
				D										-	1.												
	Doc	cume	nt I.	.υ.										C	ashi	er											
				-																							
S	ГΑМ	1 P S			•																						

Remarks = pls. use black ink for scanning purposes



Consolidated Resources & Holdings, Inc.

No. 28 N. Domingo St., near corner Gilmore St., New Manila, Quezon City Tel. Nos. 724-3759 / 725-7875 / 724-5055; Fax No. 724-3290

20 January 2011

Ms. Justina F. Callangan

Director Corporation Finance Department Securities and Exchange Commission SEC Bldg. EDSA Greenhills, Mandaluyong City

Ms. Janet A. Encarnacion

Head, Disclosure Department The Philippine Stock Exchange, Inc. 3rd Floor Philippine Stock Exchange Plaza Ayala Triangle, Ayala Avenue, Makati City

Gentlemen:

As directed by the SEC per the letter of the SEC's Corporation Finance Department dated January 10, 2011, we are filing herewith our company's amended SEC Form 17-Q for the third quarter of 2010 containing Interim Statements of Income for the current interim period and cumulatively for the current financial year to date, with comparative Income Statements for the comparable interim periods (current year-to-date) of the immediately preceding financial year in compliance with the requirements of SRC Rules 17 and 68, as amended.

We trust the said amended report satisfies the SEC and PSE's disclosure requirements.

Very truly yours,

LEONARDO S. GAYAO

President

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

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

1.	1. For the quarterly period ended: September 30, 2010	0
2.	2. SEC Identification No.: 98780	
3.	3. BIR Tax Identification No.: 002-727-393	
4.	4. Exact name of issuer as specified in its charter:	
	Abacus Consolidated Resources and Holdings, Inc.	
5.	5. Province, country or other jurisdiction of incorporati	on or organization: Philippines
6.	6. Industry Classification Code: (SEC Use	Only)
7.	 Address of principal office: 28 N. Domingo St. New Manila, Quezon Ci 	ty
	Postal Code: 1112	
8.	3. Issuer's telephone number, including area code:	
	(02) 724-5055/725-7875	
9.	9. Former name, former address, former fiscal year: N	ot applicable
10	10. Securities registered pursuant to Sections 8 and 12 of the RSA	f the SRC, or Sections 4 and 8 of
	Title of Each Class Nu	umber of shares outstanding
	Common 2,6	553,945,029

Amount of Debt Outstanding as of September 30, 2010: ₽72,321,382

11. Are any or all of these securities listed on a Stock Exchange?	Yes [x]	No []			
All Common shares of the corporation are listed in the Philippine Stock Exchange					
12. Indicate by check mark whether the issuer:					
(a) has filed all reports required to be filed by Section 17 of th	e Code and	SRC Rule			

(a) h	as filed all reports required to be filed by Section 17 of the Code and SRC Rule	<u>:</u> 17
t	ereunder or Sections 11 of the RSA and RSA Rule 11(a)-1 thereunder,	and
ŗ	ections 26 and 141 of the Corporation Code of the Philippines, during receding twelve (12) months (or for such shorter period the registrant equired to file such reports)	

Yes [x] No []

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

Yes [x] No []

PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

The following are attached hereto as part of this report:

Consolidated Balance Sheets as of September 30, 2010 (unaudited) and December 31, 2009 (audited)

Consolidated Statements of Income for the Quarters Ended September 30, 2010 and September 30, 2009 (unaudited)

Consolidated Statements of Changes in Stockholders' Equity for the Quarters Ended September 30, 2010 and September 30, 2009 (unaudited)

Consolidated Statements of Cash Flows for the Quarters Ended September 30, 2010 and September 30, 2009 (unaudited)

Item 2. <u>Management's Discussion and Analysis of Financial Condition and Results of Operations</u>

The company posted a gross income of \$\frac{1}{2}46.6\$ million, an 8% increase from the Q3-2009 figure of \$\frac{1}{2}43.1\$ million. The most significant factor in the increase in gross income was the dividend income from the investment in Pacific Online (LOTO/POSC) shares and the gain from the sale of 790,000 LOTO shares.

Total operational expenses decreased 20% from P23,164,679 to P18,436,091. Significant decreases were posted in communication (56%), repairs and maintenance (28%), office supplies and publications (13%), representation (28%), transportation (14%) and miscellaneous expense (57%) due to cost-cutting measures. There were also significant decreases in salaries and wages (6%), professional and other services (7%), and employee benefits (67%) due to the retirement of officers and staff in March 2009, that is, the Q3-2010 figure represents payments to fewer staff, and the 3Q-2009 figure includes retirement benefit payments. Taxes and licenses increased 30% because of the updating of real estate tax payments on several properties. Utilities expense increased 75% due to power rate increases. Interest expense doubled due to additional bank loan obtained to provide funding for projects. Depreciation tripled year-on-year due to recording of depreciation on construction equipment acquired by Omnicor Industrial Estate Realty Center, Inc., a real estate subsidiary, for the Montemaria projects in Batangas City.

Net income was 22,131,660 for Q3-2010, 36% higher than the comparable figure for Q3-2009 of 16,320,241 (from operations only, that is, net of effect of revaluation of investment properties) which translates to basic EPS of 20.0117 for Q3-2010 versus 20.0106 for Q3-2009. Par value is 1.00 per share.

Insofar as the assets accounts are concerned, the significant changes are as follows:

- a) Cash and cash equivalents decreased 36% due to additional advances to affiliates for purchase of equipment for mining and real estate projects.
- b) Trade and other receivables decreased 20% due to the collection of receivables and liquidation of advances.
- c) Advances to related parties increased 9% mainly because of advances to Abacus Global Technovisions, Inc. (AbaGT) for real estate projects and to Blue Stock Developments Holdings, Inc. for financial investments.
- d) Other current assets increased 11% due to accumulation of expanded value added tax and creditable tax withheld.
- e) Property equipment increased 5% due to acquisition equipment by Omnicor Industrial Estate & Realty Center, Inc., a real estate subsidiary, for the Montemaria projects in Batangas City.

Insofar as liabilities accounts are concerned, the significant changes are as follows:

- a) Accounts payable and accrued expenses decreased 6% due to the settlement of accrued professional fees for audit fees.
- b) Rental deposit payable increased 41% due to advanced deposit for rental of equipment.

The company's direct subsidiaries as of end September 2010 are as follows:

Name of Subsidiary	Percentage held by ABACUS	Line of business
Philippine Regional Investment Development Corporation (PRIDE)	96.4%	financial services
Abacus Goldmines Exploration and Development Corporation	100%	gold mining
Abacus Coal Exploration and Development Corporation	100%	coal mining
Pacific Online Systems Corporation	18.83%	leasing of gaming equipment

Key Performance Indicators of parent company and major subsidiaries

	ABA ¹	PRIDE ^{1a}	ABA ¹	PRIDE ^{1a}
	YTD Septemi	ber 30, 2010	YTD Septemb	per 30, 2009
Gross income	46,649,475	(46,356,456)	1,950,966,977	1,921,163,673
Net income	22,131,660	(60,015,379)	1,361,157,297	1,346,565,045
Return on assets ²	0.628%	(3.06%)	29.67%)	35.36%
	As of Septem	ber 30, 2010	As of Dec.	31, 2009
Current ratio ³	2.7	4.9	2.9	5.7
Tangible net worth ⁴	2,436,475,673	1,441,435,416	2,415,890,497	1,440,603,786

¹parent and subsidiaries, including PRIDE ^{1a}including subsidiaries

The group consolidated current ratio decreased slightly from 2.9 to 2.7 due to smaller cash balance after additional advances for equipment purchases for projects.

PRIDE group registered a loss of \$\in\$60 million mainly due to decrease in the price in the market of 179 million ABA shares from \(\mu \)0.89 as of yearend 2009 to \(\mu \)0.62 as of end-September 2010.

Abacus Goldmines Exploration and Development Corporation is not included in the above analysis since it is still in pre-operating stage. Abacus Global Technovisions, Inc. (AbaGT) is no longer included in the consolidation because the holdings of Abacus Consolidated Resources and Holdings, Inc. (ACRHI) in AbaGT were reduced to 9.64% due to the distribution of AbaGT shares as property dividend to ACRHI's stockholders.

Other financial information

- 1. The company does not have and does not foresee any cash flow or liquidity problems within the next twelve (12) months. The company is not in default or breach of any note, loan, lease, or other indebtedness or financing arrangement requiring it to make payments and does not have any unpaid trade payables.
- 2. The company is not in default of any obligation or condition thereof. The company is not aware of any event that will trigger material financial obligations on it part.
- 3. The company has not made any material off-balance sheet transactions, arrangements and/or obligations. Neither did the company create any other relationships with unconsolidated entities or other persons during the reporting period.
- 4. The company has not made any material commitments for capital expenditures.

²net income/average total assets

³current assets/current liabilities

⁴net worth minus intangible assets

- 5. The company is not aware of any trends, events or uncertainties that have had or are reasonably expected to have a material favorable or unfavorable impact on revenues or income from operations.
- 6. Apart from what is mentioned above, there were no other significant elements of income or loss during the reporting period that did not arise from the company's operations.
- 7. The revenues of PRIDE are derived from commissions and other fees for financial services. These transactions take place a few times each year, and there are some periods where no transactions are consummated, with the corresponding impact on the financial condition and results of operations of ABACUS. Apart from this, there are no other seasonal or cyclical aspects or factors that may affect the financial condition or results of operations of ABACUS.
- 8. Apart from the above factors, the company is not aware of any other material events and uncertainties that would make the financial information herein reported not to be necessarily indicative of future operating results or future financial condition.

PART II - OTHER INFORMATION

- 1. The company is in the process of preparing the documentation to be able to list the additional shares issued in December 2009 via a the share-for-share swap to acquire two groups of corporations owning properties in Batangas.
- 2. Disclosures not made under SEC Form 17-C: None.

SIGNATURES

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

ABACUS CONSOLIDATED RESOURCES & HOLDINGS, INC.

By:

LEONARDO S. GAYAO

President

Date: 20 January 2011

JOAQUIN E. SAN DIEGO Vice President/Corp. Secretary

Date: 20 January 2011

·

Date: 20 January 2011

Comptroller

ABACUS CONSOLIDATED RESOURCES AND HOLDINGS, INC. and SUBSIDIARIES

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION SEPTEMBER 30, 2010 AND DECEMBER 31, 2009

	UNAUDITED	AUDITED
	SEPTEMBER 30	DECEMBER 31
	2010	2009
AS	SETS	
AS	<u>SETS</u>	
Current Assets		
Cash and cash equivalents	P8,932,795	P14,031,107
Trade and other receivables	9,783,093	12,217,593
Advances to related parties	142,989,626	131,300,482
Investment in associate	599,599,607	583,924,487
Goodwill	401,941,532	401,941,532
Investment properties	2,318,803,340	2,318,803,340
Property and equipment, net	18,031,920	17,131,605
Construction-in-progress	25,737,048	25,058,401
Deferred exploration costs	7,113,532	7,113,532
Other assets	1,389,573	1,294,376
TOTAL ASSETS	3,534,322,066	3,512,816,455
	S AND EQUITY	
Liabilities Accounts payable and accrued expenses	P20,293,510	P21,640,496
Advances from heads of agreement	30,000,000	30,000,000
Advances from joint venture	9,500,000	9,500,000
Income tax payable	-	14,174
Loans payable	72,321,382	70,089,787
Deferred tax liability	563,619,257	563,619,257
Rental deposit payable	170,712	120,712
Total Liabilities	695,904,861	694,984,426
Total Liabilities	073,704,001	074,764,420
- ·		
Equity	2 250 012 200	2 250 012 200
Share capital	2,359,013,290	2,359,013,290
Shares held by subsidiaries	(112,540,406)	(114,920,708)
	2,246,472,884	2,244,092,582
Retained earnings	475,017,275	456,938,306
	2,721,490,160	2,701,030,888
Treasury shares	(1,150,790)	(1,150,790)
Minority Interest	118,077,835	117,951,931
Total Equity	2,838,417,205	2,817,832,029
	P3,534,322,066	P3,512,816,455

ABACUS CONSOLIDATED RESOURCES AND HOLDINGS, INC. and SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

FOR THE PERIOD ENDING SEPTEMBER 30, 2010 AND SEPTEMBER 30, 2009 $\,$

		UNAU	DITED	
	JAN SEPT 30 2010	JAN SEPT 30 2009	JULY - SEPT 30 2010	JULY - SEPT 30 2009
Income				
Gain on sale of investment in associate				
Share in net earnings of associate	P24,161,138	P33,276,766	P7,812,869	P10,455,391
Dividend income	18,418,004	9,129,381	9,507,873	9,129,381
Interest income	51,412	675,898	31,345	211,044
Gain on sale of POSC shares	4,018,921	-		-
	46,649,475	43,082,044	17,352,087	19,795,816
Expenses				
Salaries and wages	2,010,734	2,132,359	673,948	673,949
Emplyee benefits	2,641,125	7,910,959	176,347	136,834
Taxes and licenses	5,031,878	3,877,533	181,949	586,341
Professional and other services	2,711,133	2,906,362	956,085	995,382
Management and directors' fees	1,647,059	1,582,353	641,177	658,824
Utilities	502,349	287,599	168,714	77,323
Office supplies and publications	276,692	318,775	105,383	61,130
Depreciation	985,301	310,119	329,149	100,881
Representation	564,429	781,582	236,698	309,837
Repairs and maintenance	102,413	141,899	26,148	26,152
Rent	129,078	129,078	64,539	64,539
Dues	344,328	316,083	18,051	1,440
Transportation	845,282	985,276	332,200	689,906
Communication	160,847	368,727	49,470	124,121
Miscellaneous	483,444	1,115,974	58,476	767,875
	18,436,091	23,164,679	4,018,335	5,274,533
Income (Loss) from Operations	28,213,383	19,917,365	13,333,752	14,521,282
Other Income (Loss)				
Gain on revaluation	-	1,873,664,509	-	-
Unrealized foreign exchange gain (loss)	138,646	(556,028)	147,957	(3,465)
Mark-to-market loss	· -	(844)	-	-
Other income	804,039	943,658	480,849	524,961
Finance Costs	942,685	1,874,051,295	628,806	521,496
Interest expense	7,004,800	3,149,502	2,210,979	1,698,185
Bank charges	19,609	834,408	400	39,860
	7,024,409	3,983,911	2,211,379	1,738,045
Income before Tax	22,131,660	1,889,984,750	11,751,179	13,304,733
Provision for (Benefit from) Income Tax				
Current	-	4,866	-	-
Deferred	- -	562,099,353		-
	-	562,104,219	<u> </u>	-
Net Income	P22,131,660	P1,327,880,531	P11,751,179	P13,304,733
Attributable to:				
Equity holders of the Parent Company	24,262,830	1,271,255,753	12,185,953	15,655,830
Minority interest	(2,131,171)	56,624,778	(434,774)	(2,351,097)
	22,131,660	1,327,880,531	11,751,179	13,304,733
Basic Earnings per Share	P0.0117	P0.8285	P0.0059	P0.0102

ABACUS CONSOLIDATED RESOURCES AND HOLDINGS, INC. and its SUBSIDIARIES

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE PERIOD ENDING SEPTEMBER 30, 2010 AND SEPTEMBER 30, 2009

		UNAUD	DITED	
	JAN SEPT 30 2010	JAN SEPT 30 2009	JULY - SEPT 30 2010	JULY - SEPT 30 2009
Cash Flows from Operating Activities				
Net income (loss) before income tax	P22,131,660	1,889,984,750	11,751,179	13,304,733
Adjustment for -	122,101,000	1,007,701,700	11,701,177	10,501,705
Depreciation	985,301	310,119	329,149	100,881
Gain on revaluation of investment property	-	(1,873,664,509)	,	
Gain on sale of POSC shares	(4,018,921)	(1,075,001,507)	_	_
Share in net earnings of an associate	(24,161,138)	(33,276,766)	(7,812,869)	(10,455,391)
Interest income	(38,885)	(534,554)	(31,345)	(211,044)
Dividend income	(18,418,004)	(9,129,381)	(9,507,873)	(9,129,381)
Finance cost	7,004,800	556,028	2,210,979	3,465
Operating income (loss) before working capital changes	(16,515,186)	(25,754,312)	(3,060,779)	(6,386,736)
Decrease (increase) in -	(1)= 1, 11,	(- , - , - ,	(=,===,	(-,,)
Trade and other receivables	2,434,500	(4,496,844)	18,873	(739,392)
Advances to related parties	(13,483,483)	(28,185,526)	(495,974)	(9,424,014)
Other assets	(95,197)	(267,757)	(28,847)	(25,278)
Increase (decrease) in accounts payable	(* 2,22 .)	(=+1,1+1)	(-0,011)	(==,=,=,=)
Accounts payable and accrued expenses	(1,346,986)	(6,773,157)	(293,883)	(1,405,684)
Advances from heads agreement	(1,010,500)	15,000,000	-	
Cash provided by (used in) operations	(29,006,352)	(50,477,596)	(3,860,610)	(17,981,105)
Interest received	51,412	675,898	31,345	211,044
Interest paid	(7,004,800)	-	(2,210,979)	· -
Income tax paid	(14,174)	<u>-</u>		
Net cash provided by (used in) operating activities	(35,973,913)	(49,801,698)	(6,040,244)	(17,770,061)
Cash Flows from Investing Activities				
Construction in progress	(678,647)	(7,286,586)	(265,712)	(1,174,594)
Proceeds from disposal of POSC shares	12,507,818	-	-	-
Acquisition of property and equipment	(1,420,911)	(145,400)	(256,930)	(59,700)
Net cash used in investing activities	10,408,259	(7,431,986)	(522,642)	(1,234,294)
Cash Flows from Financing Activities				
Changes in advances from related parties	-	3,508	-	690,000
Proceeds from loan	4,682,671	48,437,907	-	-
Receipt of dividend	18,418,004	9,129,381	9,507,873	9,129,381
Payments of loan	(2,633,333)	(39,138,500)	(2,633,333)	(6,300,500)
Net cash provided by financing activities	20,467,341	18,432,295	6,874,540	3,518,881
Effect of Changes in Foreign Exchange Rates	(138,646)	(556,028)	(147,957)	(3,465)
Net Increase (Decrease) in Cash and Cash Equivalents	(5,098,312)	(39,357,417)	311,653	(15,488,940)
Cash and Cash Equivalents at Beginning of Quarter	14,031,107	48,009,654	8,621,142	24,141,177
Cash and Cash Equivalents, Ending	P8,932,795	P8,652,237	P8,932,795	P8,652,237

ABACUS CONSOLIDATED RESOURCES AND HOLDINGS, INC. and SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

	LINIAI	IDITED	AUDITED
	SEPT 30	SEPT 30	DECEMBER 31
	2010	2009	2009
EQUITY ATTRIBUTABLE TO THE EQUITY			
HOLDERS OF THE PARENT COMPANY			
Share Capital - P0.01 par			
Authorized 300 billion shares			
Common Shares			
Beginning balance	2,655,095,834	2,000,566,014	2,000,566,014
Additional subscription	-	-	654,529,820
Ending balance	2,655,095,834	2,000,566,014	2,655,095,834
Subscription receivable	(296,082,544)	(296,082,544)	(296,082,544
Paid-up Capital	2,359,013,290	1,704,483,470	2,359,013,290
Shares Held by Subsidiaries	(112,540,406)	(114,920,708)	(114,920,708
	2,246,472,884	1,589,562,762	2,244,092,582
Retained Earnings			
Balance at beginning of quarter as previously reported	461,213,914	1,776,226,509	567,239,439
Net Income (Loss)	24,262,830	1,271,255,753	437,738,162
Derecognition of revaluation gain	-	-	(463,651,400)
Effect of change in ownership structure	(10,459,470)	(1,245,629,324)	(84,387,895
Balance at end of quarter	475,017,275	1,801,852,938	456,938,306
	2,721,490,160	3,391,415,701	2,701,030,888
Treasury Stock - shares at cost	(1,150,790)	(5,865,000)	(1,150,790
	2,720,339,370	3,385,550,701	2,699,880,098
MINORITY INTEREST			
Balance at beginning of quarter	118,325,737	143,641,393	83,169,303
Net Income (Loss)	(2,131,171)	56,624,778	27,218,874
Effect of change in ownership structure	1,883,269	(59,097,965)	7,563,754
Balance at end of quarter	118,077,835	141,168,206	117,951,931
	2,838,417,205	3,526,718,907	2,817,832,029

Abacus Consolidated Resources & Holdings, Inc. and Subsidiaries Notes to Consolidated Financial Statements September 30, 2010

1. Basis of Financial Statement Preparation

The accompanying unaudited consolidated financial statements have been prepared following the same accounting policies and methods as those followed in the preparation of the December 31, 2009 audited financial statements. These statements have been prepared in accordance with Philippine Accounting Standard (PAS) 34, *Interim Financial Reporting*. Accordingly, the unaudited consolidated financial statements do not include all of the information and disclosures required in the December 31, 2009 annual audited consolidated financial statements.

The preparation of the financial statements, in compliance with Philippine Financial Reporting Standards (PFRS), requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. The estimates and assumptions used in the accompanying unaudited condensed consolidated financial statements are based upon management's evaluation of relevant facts and circumstances as of the date of the unaudited condensed consolidated financial statements. Actual results could differ from such estimates.

The unaudited consolidated financial statements include the accounts of Abacus Consolidated Resources and Holdings, Inc. (herein referred to as "the Company) and its subsidiaries collectively referred to as "Group."

The unaudited consolidated financial statements are presented in Philippine pesos (Php).

2. Significant Accounting Policies

Basis of Consolidation

The consolidated financial statements represent the consolidation of the financial statements of Abacus Consolidated Resources and Holdings, Inc. (ACRHI) and the following subsidiaries:

			ercentage of ng Interest
Name of Subsidiaries	Principal Activities	2010	2009
Subsidiaries of Abacus Consolidated			
Resources and Holdings, Inc.:			
PRIDE	Investment House	96.40	96.40
KPI	Real Estate	99.99	-
VRC	Real Estate	99.99	-
AbaCoal	Coal and Exploration	100.00	100.00
AbaGold	Gold and Exploration	100.00	100.00

C.L.: J CDDIDE.			
Subsidiaries of PRIDE: Tagapo Realty Company, Inc. (TRC)	Real estate	96.40	96.40
Omnicor Industrial Estate	Real estate	70.40	70.40
and Realty Center, Inc. (Omnicor)	Real estate	96.40	96.40
Countrywide Transcapital Development Holdings, Inc.		70.10	,
(formerly Countrywide Transcapital			
Zone Holdings, Inc.)	Holdings	60.10	57.84
Philippine International Infrastructure Fund, Inc.	Investment company	100.00	100.00
Total Mall Philippines, Inc.	Wholesaler/retailer	96.40	96.40
Subsidiaries of TRC:			
Ala-eh Knit, Inc.	Real estate	96.40	63.62
Assurance Realty Corporation	Real estate	96.40	96.40
Countrywide Leverage Holdings			
Corporation	Holdings	96.40	96.40
In-town Wholesale Marketing, Inc.	Wholesaler/retailer	96.40	96.40
System Organization, Inc.	Real estate	96.40	96.40
Subsidiaries of Omnicor:			
Montemayor Aggregates and Mining	Mining and		
Corporation (MAMCor)	Exploration	96.40	96.40
Adroit Realty Corporation	Real estate	96.40	96.40
Allegiance Realty Corporation	Real estate	96.40	96.40
Asean Publishers, Inc.	Publisher	96.40	96.40
Export Affiliates for Service and Trade, Inc.	Importer/exporter	96.40	96.40 96.40
Fair Field Realty Estate Company, Inc. Geyser, Incorporated	Real estate Real estate	96.40	96.40 96.40
Logic Realty Corporation	Real estate	- 96.40	96.40
Sanctuary Transcendental Havens, Inc.	Non-stock corporation	100.00	89.00
Three Fold Realty Corporation	Real estate	96.40	96.40
Aerosonic Land, Inc.	Real estate	100.00	-
International Pilgrimage Shrine @ Montemaria, Inc.	Non-stock corporation	100.00	-
Subsidiaries of MAMCor:			
Asean Traders and Exporters, Inc.	Importer/exporter	96.40	96.40
Batangas Stock Development Farms, Inc. (BSDFI)	Real estate	96.40	96.40
Channel Minerals & Exploration &	Mining and		
Development Corporation	Exploration	96.40	96.40
Subsidiaries of BSDFI:	-		
Banalo Mining Corporation	Mining	100.00	100.00
Calatagan Aquafarms, Inc.	Aqua and fishery	100.00	100.00
Him Management and Associates, Inc.	Trading	100.00	100.00
Subsidiaries of KPI:			
Aerotropic Land, Inc.	Real Estate	99.99	99.99
Barit Resort & International Tour Corporation	Real Estate	99.99	99.99
Batangas Beef Business, Inc.	Manufacturing	99.99	99.99
Batangas Cement Park, Inc.	Warehousing of Cement,		
	Aggregates, Limestones or	00.00	00.00
Condar Books, Cornaration (CBC)	their Derivatives	99.99	99.99 99.99
Candor Realty Corporation (CRC) Epulare Properties, Inc.	Real Estate Real Estate	99.99 99.99	99.99 99.99
Focus Real Estate Corporation	Real Estate	99.99 99.99	99.99 99.99
GMTM Management Company, Inc.	Management Company	99.99	99.99
Siri i iri irianagomont Company, mo.	management company	,,,,,	11.11

Hedge Tropical Farmlands, Inc.	Real Estate	99.99	99.99
Hewdon Land, Inc.	Real Estate	99.99	99.99
Hillside Orchards & Parks, Inc.	Agriculture	99.99	99.99
JAP Aggregates Network, Inc.	Cement Production	99.99	99.99
Pasture View Real Properties, Inc.	Real Estate	99.99	99.99
Quilib Cattle Corporation	Real Estate	99.99	99.99
Quilib Pasture Estates, Inc.	Real Estate	99.99	99.99
Quilib Quality Farms, Inc. (QQFI)	Agriculture	99.99	99.99
San Isidro Catholic Memorial Park and Development			
Corporation	Real Estate	99.99	99.99
Vinterra Realty Corporation	Real Estate	99.99	99.99
Subsidiaries of VRC:			
Omnilines Maritime Network, Inc.	Maritime Commerce	99.99	99.99
Hedge Inter Market Technologist, Inc.	Games Technology	99.99	99.99
D r M Development Corp.	Trading	99.99	99.99
Friendship Management Corporation	Management of Real		
	Property	99.99	99.99
Haves Insurance Management and Liability Agency, Inc.			
(Haves)	Insurance Agent	99.99	99.99
All Lemery Assets Enterprises Holdings, Inc.	Real Estate	99.99	99.99
Far Pacific Manufacturing Corp.	Manufacturing	99.99	99.99
Munera Real Estate Company, Inc.	Real Estate	99.99	99.99
Certain Corporation	Construction	99.99	99.99
Manivest Development Corp.	Real Estate	99.99	99.99

Financial Instruments

Initial Recognition

Financial assets and financial liabilities are recognized in the balance sheets when the Group becomes a party to the contractual provisions of the instrument. In the case of a regular way purchase or sale of financial assets, recognition is done at trade date, which is the date on which the Group commits to purchase or sell the asset.

Financial instruments are recognized initially at fair value plus transaction costs except for those designated at fair value through profit or loss (FVPL).

Classification of Financial Instruments

The Group classifies its financial assets in the following categories: held-to-maturity (HTM) investments, available-for-sale (AFS) investments, financial assets at FVPL, and loans and receivables. Financial liabilities are classified as financial liabilities at FVPL and other liabilities. The classification depends on the purpose for which the investments are acquired and whether they are quoted in an active market. Management determines the classification of its financial assets and liabilities at initial recognition and, where allowed and appropriate, re-evaluates such designation at every reporting date.

As of September 30, 2010 the Group's financial assets consisted only of loans and receivables which are further classified as trade and other receivables, advances to related parties and loans receivable. These are carried at cost or amortized cost, less impairment in value. Amortization is determined using the effective interest rate method. Gains and losses are recognized in income when the loans and receivables are derecognized or impaired, as well as through amortization

process. Unearned discount is recognized as income over the life of the loan using the effective interest method.

The Group does not have FVPL financial liabilities or financial liabilities held for trading. Its only liabilities are those arising from operations or borrowings, and these are further classified as accounts payable and accrued expenses, deposit liabilities, advances from related parties, loans and bills payable, rental deposit payable and income tax payable. These financial liabilities are recognized initially at fair value and are subsequently carried at amortized cost, taking into account the impact of applying the effective interest rate method of amortization (or accretion) for any related premium, discount and any directly attributable transaction costs.

Determination of Fair Value

The fair value of financial instruments traded in active markets is based on their quoted market price or dealer price quotation (bid price for long positions and ask price for short positions). When current bid and asking prices are not available, the price of the most recent transaction provides evidence of the current fair value as long as there has not been a significant change in economic circumstances since the time of the transaction.

If the financial instruments are not listed in an active market, the fair value is determined using appropriate valuation techniques, which include recent arm's length market transactions, net present value techniques, comparison to similar instruments for which market observable prices exist, options pricing models, and other relevant valuation models.

Financial Assets

• Cash and Cash Equivalents

Cash includes cash in banks. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash with original maturities of three months or less from dates of acquisition and are subject to an insignificant risk of change in value.

• Financial Assets at FVPL

Financial assets at FVPL include financial assets held for trading and financial assets designated upon initial recognition as at FVPL. Financial assets are classified as held for trading if they are acquired for the purpose of selling in the near term. Derivatives are also classified as held for trading unless they are designated as effective hedging instruments.

The Group has no financial asset under this category.

• Loans and Receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Loans and receivables are carried at cost or amortized cost, less impairment in value. Amortization is determined using the effective interest rate method. Gains and losses are recognized in income when the loans and

receivables are derecognized or impaired, as well as through amortization process. Unearned discount is recognized as income over the life of the loan using the effective interest method.

The Group's trade and other receivables, advances to related parties and loans receivables are included in this category.

• AFS Investments

AFS investments are non-derivative financial assets that are either designated in this category or are not classified in any of the other categories. AFS investments are carried at fair value in the consolidated balance sheet. Changes in the fair value of such assets are reported in the equity section of the consolidated balance sheet until the investment is derecognized or the investment is determined to be impaired.

On derecognition or impairment, the cumulative gain or loss previously reported in equity is transferred to the consolidated statement of operations. Interest earned in holding AFS investments are recognized in the consolidated statement of operations using the effective interest rate method.

The Group has no financial asset under this category.

Financial Liabilities

• Financial Liability at FVPL

Financial liabilities are classified in this category if these result from trading activities or derivative transactions that are not accounted for as accounting hedges, or when the Group elects to designate a financial liability under this category.

The Group has no financial liability under this category.

• Other Financial Liabilities

This classification pertains to financial liabilities that are not held for trading or not designated as FVPL upon the inception of the liability. Included in this category are liabilities arising from operations or borrowings.

The financial liabilities are recognized initially at fair value and are subsequently carried at amortized cost, taking into account the impact of applying the effective interest rate method of amortization (or accretion) for any related premium, discount and any directly attributable transaction costs.

The Group's accounts payable and accrued expenses, deposit liabilities, advances from related parties, loans and bills payable and rental deposit payable are classified under this category.

Derecognition of Financial Instruments

A financial asset or, where applicable, a part of a financial asset or part of a group of similar financial assets is derecognized when: a) the rights to receive cash flows from the asset have expired; b) the Group retains the right to receive cash flows from the asset, but has assumed an obligation to pay them in full without material delay to a third party under a 'pass-through' arrangement; or c) the Group has transferred its rights to receive cash flows from the asset and has transferred substantially all the risks and rewards of the asset, or has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognized to the extent of the Group's continuing involvement in the asset.

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or has expired.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognized in the consolidated statement of operations.

Impairment of Financial Assets

• Assessment of Impairment

The Group assesses at each financial reporting date whether a financial asset or group of financial assets is impaired. It assesses whether objective evidence of impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If it is determined that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, the asset is included in a group of financial assets with similar credit risk characteristics and that group of financial assets is collectively assessed for impairment. Assets that are individually assessed for impairment and for which an impairment loss is or continues to be recognized are not included in a collective assessment of impairment.

The determination of impairment losses for financial assets is inherently subjective because it requires material estimates, including the amount and timing of expected recoverable future cash flows. These estimates may change significantly from time to time, depending on available information.

• Evidence of Impairment

Objective evidence that financial assets are impaired can include default or delinquency by a borrower, restructuring of a loan or advance by the Group on terms that the Group would not

otherwise consider, indications that a borrower or issuer will enter bankruptcy, the disappearance of an active market for a security, or other observable data relating to a group of assets such as adverse changes in the payment status of borrowers or issuers in the group, or economic conditions that correlate with defaults in the group.

• Impairment on Assets Carried at Amortized Cost

If there is objective evidence that an impairment loss has been incurred on an asset carried at amortized cost such as loans and receivables carried at amortized cost, the amount of loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses) discounted at the financial asset's original effective interest rate (i.e., the effective interest rate computed at initial recognition). The carrying amount of the asset shall be reduced either directly or through use of an allowance account. The amount of loss shall be recognized in the consolidated statement of operations.

• Impairment on Assets Carried at Cost

If there is objective evidence that an impairment loss has been incurred on an asset carried at cost such as an unquoted equity instrument that is not carried at fair value because its fair value cannot be reliably measured, or of a derivative asset that is linked to and must be settled by delivery of such an unquoted equity instrument, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset.

Reversal of Impairment Loss

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

Classification of Financial Instruments Between Debt and Equity

Financial instruments are classified as liabilities or equity in accordance with the substance of the contractual arrangement. Interest relating to a financial instrument or a component that is a financial liability is reported as an expense.

A financial instrument is classified as debt if it provides for a contractual obligation to: (a) deliver cash or another financial assets to another entity; or (b) exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavorable to the Group; or (c) satisfy the obligation other than by the exchange of a fixed amount of cash or another financial asset for a fixed number of own equity shares.

If the Group does not have an unconditional right to avoid delivering cash or another financial asset to settle its contractual obligation, the obligation meets the definition of a financial liability.

Offsetting of Financial Instruments

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

Inventories

Inventories are initially recognized at cost, and subsequently at the lower of cost and net realizable value. Cost comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost is calculated using the weighted average method/first-in first-out method. Net realizable value represents the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

Investments in Associates

An associate is an entity over which the Parent Company has significant influence but has no control and which is neither a subsidiary nor a joint venture.

Investment in an associate is accounted for by the equity method of accounting. Under this method, the investment is initially recognized at cost and adjusted thereafter by post-acquisition changes in the Group's share in the net assets of the associate and any impairment losses. The Group's share of its associate's post-acquisition profits or losses is recognized in the consolidated statements of operations. Share in post-acquisition change in the associate's net asset not recognized in the associate's statement of operations is directly recognized in the Parent Company's equity. Dividends received from the associates are deducted from the carrying amount of the investment.

The Group discontinues applying the equity method when their investments in associates are reduced to zero. Accordingly, additional losses are not recognized unless the Group has guaranteed certain obligations to the associate. When the associate subsequently reports net income, the Group will resume applying the equity method but only after its share of that net income equals the share of net losses not recognized during the period the equity method was suspended.

The reporting date of the associate and the Group are identical and the associates' accounting policies conform to those used by the Group for like transactions and events in similar circumstances.

Joint Venture Transactions

A joint venture is a contractual arrangement whereby the Group and other parties undertake an economic activity, which is subject to joint control, and none of the participating parties has unilateral control over the economic activity.

Assets that the Group controls and liabilities that it incurs in relation to jointly controlled operations are recognized in the Group's consolidated statements of financial position on an accrual basis and classified according to the nature of the item. The Group's share of income that it earns from jointly controlled operations, together with the expenses that it incurs, are included in the Group's consolidated statements of comprehensive income when it is probable that economic benefits associated with the transaction will flow to/from the Group.

Business Combination and Goodwill

Business acquisitions are accounted for using the purchase method of accounting. The cost of acquisition is measured as the fair value of the asset given, equity instruments issued and liabilities incurred or assumed at the date of exchange, plus costs directly attributable to the acquisition. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at fair values at the date of acquisition, irrespective of the extent of any minority interest.

Goodwill acquired in business combination is initially measured at cost as the excess of cost of a business combination over the Group's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities. Following initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is reviewed for impairment annually, or more frequently if events or changes in circumstances indicate that the carrying value may be impaired.

Negative goodwill, which is the excess of the Group's interest in the net fair value of acquired identifiable assets, liabilities and contingent liabilities over cost, is charged directly to income.

Transfers of assets between commonly controlled entities are accounted for under historical cost accounting.

Non-current Assets Held for Sale

The Group classifies a non-current asset as held for sale if its carrying amount will be recovered principally through a sale transaction rather than through continuing use. This is evident once the asset is available for immediate sale in its present condition subject only to usual and customary terms and its sale is highly probable. High probability of a sale transaction to be consummated involves management's commitment to a plan to sell the asset, an active program to locate a buyer, an active marketing program for a selling price that is reasonable to its current fair value, and the sale should be consummated within one year from the date of classification.

The Group's non-current assets held for sale are measured at the lower of the carrying amount and fair value less costs to sell. The Group recognizes impairment loss for any initial or subsequent write-down of the asset to fair value less costs to sell and the Group recognizes a gain for any subsequent increase in fair value less costs to sell of an asset, but not in excess of the cumulative impairment loss that has been recognized.

Investment Property

Initially, investment property is measured at cost including transaction costs. The cost of investment property comprises its purchase price and any directly attributable expenditure.

Subsequent expenditures are recognized as an asset when the expenditures improve the condition of the asset beyond its originally assessed standard of performance. All other subsequent expenditure is recognized as an expense when incurred.

Subsequent to initial recognition, investment property is stated at fair value, which reflects the market conditions at the financial reporting date. Any gain or loss resulting from either change in the fair value is immediately recognized in the consolidated statement of operations in the year in which it arises.

Investment property is derecognized when it has either been disposed or when they are permanently withdrawn from use and no future benefit is expected from their disposal. Any gain or loss on the retirement or disposal of an investment property is recognized in the consolidated statements of operations in the year of retirement or disposal.

Property and Equipment

Property and equipment are stated at cost less accumulated depreciation and any impairment losses. The initial cost of property and equipment is comprised of the purchase price and costs directly attributable to bringing the assets to their intended use.

Subsequent expenditures incurred after the assets have been put into operation are capitalized as additional cost of the assets when the resulting future economic benefit exceeds the originally assessed standard of performance of the asset. All other subsequent expenditures incurred such as repairs and maintenance are recognized in the consolidated statement of operations in the period the costs are incurred.

When assets are sold or retired, their cost, accumulated depreciation and amortization and accumulated impairment losses are eliminated from the accounts and any resulting gain or loss is included in the consolidated statement of operations of such period.

Depreciation is computed using the straight-line method over the estimated useful lives of the assets. Leasehold improvements are amortized over the shorter of the terms of the lease or estimated useful lives of improvements. The estimated useful lives of the assets and the improvements are as follows:

Building and improvements - 5 years

Machinery and other equipments - 3 to 5 years

The useful lives and depreciation and amortization method are reviewed periodically to ensure that the periods and method of depreciation and amortization are consistent with the expected pattern of economic benefits from items of property and equipment.

If at revalued amount. Following initial recognition at cost, land and buildings and improvements are carried at revalued amounts which are the fair values at the date of the revaluation, as determined by independent appraisers, less any subsequent accumulated depreciation (on buildings and improvements) and accumulated impairment losses. Fair value is determined by reference to market-based evidence, which is the amount for which the assets could be exchanged between a knowledgeable willing buyer and a knowledgeable willing seller in an arm's length transaction as at the valuation date. Any revaluation surplus is credited to the Revaluation Surplus account included in the Equity section of the consolidated statements of financial position. Any revaluation deficit directly offsetting a previous surplus in the same asset is directly offset against Revaluation Surplus. Annually, an amount from the Revaluation Surplus is transferred to Retained Earnings for the depreciation relating to the Revaluation Surplus. Additionally, accumulated depreciation as at revaluation date is eliminated against the gross carrying amount of the asset and the net amount is restated to the revalued amount of the asset. Upon disposal, any revaluation reserve relating to the particular asset being sold is transferred to retained earnings. Revaluations are performed every three years ensuring that the carrying amount does not differ materially from that which would be determined using fair value at the financial reporting date.

Construction-in-Progress

Construction-in-progress (CIP) is stated at cost. This includes cost of construction and other direct costs. Borrowing costs that are directly attributable to the construction of property and equipment are capitalized during the construction period. CIP is not depreciated until such time as the relevant assets are completed and put into operational use. Assets under construction are transferred to the investment property account or reclassified to a specific category of property and equipment when the construction and other related activities necessary to prepare the properties for their intended use are completed and the properties are available for service.

Deferred Exploration Costs

Deferred exploration costs are stated at cost less impairment losses, and include deferred exploration costs and other expenses incurred prior to the start of commercial operations, net of incidental income.

Deferred exploration costs are accumulated separately for each area of interest. These include acquisition costs, direct exploration and development costs and an appropriate portion of related overhead expenditures, and exclude general overhead or administrative expenditures not specifically identified with exploration activities.

Deferred exploration costs are carried in the books only if the costs related to an area of interest for which the rights of tenure are current and such are expected to be recouped through successful development and exploration or from sale of the area or exploration and evaluation activities in the area as of financial reporting date have not reached a stage which permits a reasonable assessment of the existence or otherwise of economically recoverable reserves, and active operations in, or relating to, the area are continuing. Exploration costs, which do not satisfy the above criteria, are recognized in the consolidated statements of comprehensive income.

Revenues earned in connection with the exploration activities in an area of interest prior to the start of commercial operations are offset against the expenditures of such area of interest.

The carrying value of each producing area of interest is reviewed regularly and, to the extent to which this amount exceeds its recoverable amount (based on the higher of the net present value of estimated future net cash flows and current realizable value), an allowance for impairment will be provided in the year in which it is determined.

When further development expenditures are incurred on producing area of interest, such expenditures are capitalized as part of the costs of such area of interest only when substantial economic benefits are thereby established; otherwise, such expenditures are charged to cost of production.

Impairment of Non-Financial Assets

The carrying amounts of the Group's non-financial assets are reviewed at each balance sheet date to determine whether there is any indication of impairment or an impairment loss previously recognized no longer exists or may have decreased. If any such indication exists, the Group makes a formal estimate of the asset's recoverable amount.

The recoverable amount is the higher of an asset's or its cash generating unit's fair value less costs to sell and its value in use. The fair value less costs to sell is the amount obtainable from the sale of the asset in an arm's length transaction. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For an asset that does not generate cash flows independent of those from other assets, the recoverable amount is determined for the cash-generating unit to which the asset belongs.

Provisions and Contingencies

Provisions are recognized when there is a present legal or constructive obligation as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

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

Equity

Share capital is determined using the nominal value of shares that have been issued.

Retained earnings include all current and prior period results as disclosed in the consolidated statements of operations.

Shares held by subsidiaries are recognized at cost. These shares of the Parent Company are owned by the subsidiaries.

Treasury shares are recognized at cost.

Revenue Recognition

Revenue is recognized when the significant risks and rewards of ownership of goods has been transferred to the buyer, the Group retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold, the amount of revenue can be measured reliably, it is probable that the economic benefits associated with the transaction will flow to the Group, and the costs incurred or to be incurred in respect of the transaction can be measured reliably.

Interest income is recognized as the interest accrues on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the asset's net carrying amount.

The proportionate share in net earnings and losses of the associates is recognized as soon as the basis for the share, which is the audited financial statements of the associates for the current year, becomes available.

Dividend income from investment is recognized when the shareholder's right to receive payment has been established.

Room revenue is recognized based on established room rates and is billed upon check-out of hotel occupants.

Food and beverage revenue is recognized when orders are served.

Interest Expense on Deposit Liabilities and Borrowings

Interest expense on deposit liabilities and borrowings is recognized in the consolidated statements of operations when incurred. It is calculated using the effective interest rate (EIR) method and is credited to the depositors' account regularly.

<u>Leases</u>

Leases where the lessor retains substantially all the risks and benefits of ownership of the asset are classified as operating leases. Operating lease receipts are recognized as income in the consolidated statements of operations on straight-line basis over the lease term.

Leases where substantially all the risks and benefits of ownership of the asset do not pass on to the lessee are classified as operating leases. Operating lease payments are recognized as expense in the consolidated statements of operations on straight-line basis over the lease term.

Foreign Exchange Transactions

Transactions in foreign currencies are recorded in Philippine peso based on the exchange rates prevailing at the date on which the transaction took place. Foreign currency denominated assets and liabilities of the Group are translated using the prevailing exchange rate as of financial reporting date. Gains or losses arising from these transactions and translation are credited or charged to income for the year.

Income Tax

Current income tax assets and liabilities for the current and the prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are substantively enacted at the financial reporting date.

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

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

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

Deferred income tax liabilities are recognized for all taxable temporary differences.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to be applied to the temporary differences when they reverse.

Earnings Per Share (EPS)

Basic EPS is calculated by dividing the net income or loss for the period by the weighted average number of shares outstanding during the period, net of shares held by the subsidiaries, after giving retroactive effect to any stock dividend declared during the year.

Segment Reporting

The Group's operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets.

Related Parties

Parties are considered related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions.

Individuals, associates or companies that directly or indirectly control or are controlled by or under common control are considered related parties.

3. Cash and Cash Equivalents

	Sept. 2010	Dec. 2009
Cash on hand	P18,833	P340,591
Cash in bank		
Peso deposits	8,762,894	13,531,727
Foreign-currency denominated deposits -in foreign currency -equivalent in Philippine peso	US\$3,443 P151,068	US\$3,437 P158,789
Total cash in bank	P8,899,296	P13,690,516
Total cash and cash equivalents	P8,932,795	P14,031,107

The US dollar-denominated cash in bank was translated at P43.88 and P46.20 to \$1 at September 30, 2010 and December 31, 2009, respectively.

Cash in banks earns interest based on the banks' daily average deposit rates. Cash in banks includes short-term placements.

4. Trade and Other Receivables

	Sept. 2010	Dec. 2009
Trade	P860,378	P 876,758
Advances to officers and employees	254,720	471,520
Others	8,667,995	10,869,315
	P9,783,093	P12,217,593

5. Investments in Associates

These pertain to the investments in Pacific Online Systems Corporation (POSC), Abacus Global Technovisions, Inc. (AbaGT) and Pride Star Development Bank, Inc. (PSDBI – formerly Rural Bank of Batangas, Inc.), which are accounted for using the equity method. The details of the Group's ownership in these entities are as follows:

Percentage of Ownership

		Sept	. 2010	Dec.	2009
	Principal Activities	Direct	Indirect	Direct	Indirect
POSC	Gaming	-	18.83%	18.97%	0.03%
AbaGT PSDBI	Holding Banking	9.64%	3.59% 40.00%	9.64%	3.59% 40.00%
РЗОВІ	Dalikilig	-	40.00%	-	40.00%
Account balance:					
		Sept. 201	0	Dec. 20	009
POSC, listed in the PSE		P535,082	^		,454,982
AbaGT, not listed		42,727,520 42,836,457		,	
PSBI, not listed		21,789,250		20,	,633,048
		P599,599	,607	P583	,924,487

6. Related Party Transactions

Advances to related parties

	Nature of Relationship	Sept. 2010	Dec. 2009
AboCT	Aggaziata	D57 400 026	DEC 200 255
AbaGT	Associate	P57,409,036	P56,800,255
BSDHI	Parent	63,599,178	52,518,814
Hedge Integrated Mgt	Common directorship	13,139,060	13,139,060
Geyser, Inc.	Common directorship	4,980,928	4,980,928
Click	Common directorship	3,861,425	3,861,425
		P142,989,626	P131,300,482

7. Accounts Payable and Accrued Expenses

	Sept. 2010	Dec. 2009
Trade	P10,202,286	P11,354,815
Accruals	7,144,993	7,660,607
Others	2,946,231	2,625,074
	P20,293,510	P21,640,496

8. Loans Payable

	Sept. 2010	Dec. 2009
Omnicor loan	P44,766,667	P47,400,000
ACRHI loan PRIDE loan	20,000,000 5,000,000	20,000,000
CTDHI loan	2,554,715	2,689,787
	P72,321,382	P70,089,787

9. Aging of Accounts Receivable as of September 30, 2010

				7 Mos. to	Past due accounts
	TOTAL	1-3 Mos.	4-6 Mos.	1 Year	& items in Litigation
Type of Accounts Receivable					
A) Related Party Transactions					
AbaGT	P57,409,036		609,800	P56,799,236	
BSDF	63,599,178	369,469	12,861,154	50,368,554	
Hedge Integrated Mgt.	13,139,060			13,139,060	
Geyser, Inc.	4,980,928			4,980,928	
Click	3,861,425			3,861,425	
Net Related Party Transactions	P142,989,626	P369,469	P13,470,954	P129,149,203	
B) Trade and other Receivables					
Advances to officers & employees	P254,720	62,691	7,480	P184,549	
Others	9,528,373			9,528,373	
Total	P9,783,093	P62,691	P7,480	P9,712,922	
Less: Allowance for Doubtful Accounts					
Net Non-trade receivables					
Net Receivables	P152,772,719				

Accounts Receivable Description

Type of Receivable	Nature /Description	Collection period
a) Related party transactions	This represents non-interest bearing cash advances	3 to 5 years
	made to affiliates for working capital requirements	
b) Non-trade receivables	This represents interest bearing cash advances made	1 year
	to affiliates for working capital requirements and	
	non-interest bearing advances made to employees.	

10. Financial Risk Management

The Group is exposed to variety of financial risks, which result from its operating, financing and investing activities. The Group's principal financial instruments comprise of cash and cash equivalents, loans receivable, deposit liabilities, loans and bills payable and advances to and from related parties. The main purpose of these financial instruments is to earn income and raise finance for the Group's operations. The Group has various other financial assets and liabilities such as trade and other receivables and accounts payables and accrued expenses, which arise directly from operations.

The Group's financial risk management policies and guidelines cover credit risk, interest rate risk, liquidity risk and market risk. The objective of financial risk management is to contain, where appropriate, exposures in these financial risks to limit any negative impact on the Group's financial position and results of operations. The Group actively measures, monitors and manages its financial risk exposures by various functions pursuant to the segregation of duties principles.

Credit Risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group.

The Group is mainly exposed to credit risk through its trade and other receivables, loans receivable and advances to related parties. The Group, from time to time, grants advances to related parties. However, it monitors the balances of advances and collects them promptly.

The details of the Group's maximum exposure to credit risk as of September 30, 2010 and December 31, 2009 are as follows:

	Sept. 2010	Dec. 2009
Trade and other receivables	P9,783,093	P12,217,593
Advances to related parties	142,989,626	131,300,482
	P152,772,719	P143,518,075

The details of the Group's aging analyses of financial assets as of September 30, 2010 and December 31, 2009 are as follows:

		Neither	Past due but not impaired						
September 30, 2010	Total	past due nor impaired	<u>≤30 days</u>	31 – 90 days	91 – 180 days	181 – 360 days	1-3 years	< 3 years but not impaired	Impaired
Advances to related parties Trade and other	P142,989,626	P142,989,626	Р-	P-	P-	P-	P-	Р-	P-
receivables	9,783,093	9,483,093					300,000		
	P152,772,719	P152,472,719	P-	P-	P-	P-	P300,000	P-	P-

December 31, 2009		Neither		Past					
	Total	past due nor impaired	≤30 days	31 – 90 days	91 – 180 days	181 – 360 days	1-3 years	< 3 years but not impaired	Impaired
Advances to related parties Trade and other	P131,300,482	P131,300,482	P-	P-	P-	P-	P-	P-	P-
receivables	12,217,593	10,449,280	145,351	-	1,226,667	96,295	300,000		
	P143,518,075	P141,749,762	P145,351	P-	P1,226,667	P96,295	P300,000	P-	P-

Interest rate risk

The Group's exposure to market risk for changes in interest rates relates primarily to long-term debt obligations. So far, the Group's policy is to obtain fixed-rate bank obligations, with the corresponding fair value interest rate risk. The details of the Group's financial instruments that are exposed to interest rate risk are given in Note 8 and in the table below (under "liquidity risk").

Liquidity Risk

Liquidity risk refers to the risk that the Group will not be able to meet its financial obligations as they fall due.

The Group is mainly exposed to liquidity risk through its maturing liabilities. The Group has a policy of regularly monitoring its cash position to ensure that maturing liabilities will be adequately met.

The details of the Group's maturity analyses as of September 30, 2010 and December 31, 2009 are as follows:

		Maturing in							
September 30, 2010	Total	on demand up to one month	1 to 3 months	3 months to one year	More than 1 year to 5 years	More than 5 Years			
Accounts payable and	P20,293,510	P6.982.237	Р-	P11,539,816	P1,771,457	P-			
accrued expenses Deposit for the sale of	P20,293,310	10,982,237	r-	F11,339,810	P1,//1,43/	r-			
investment in Abacoal Advances from joint	30,000,000			30,000,000					
venture	9,500,000				9,500,000				
Loans payable	72,321,382	2,554,715		5,000,000	64,766,667				
	P132,114,892	P9,536,952	P-	P46,539,816	P76,038,124	P-			

	,	Maturing in							
December 31, 2009	Total	on demand up to one month	1 to 3 months	3 months to one year	More than 1 year to 5 years	More than 5 Years			
Accounts payable and accrued expenses	P21,640,496	P7,660,607	P-	P11,011,806	P1,771,457	Р-			
Deposit for the sale of investment in Abacoal Advances from joint	30,000,000	-	-	30,000,000		-			
venture Loans payable	9,500,000 70,089,787	2,689,787	-	-	9,500,000 67,400,000	-			
	P131,230,283	P10,350,394	P-	P41,011,806	P78,671,457	P-			

Capital Risk Management

The primary objective of the Group's capital management is to ensure its ability to continue as a going concern and that it maintains a strong credit rating and healthy capital ratios to support its business and maximize shareholder value.

The Parent Company's BOD and management have overall responsibility for monitoring of capital in proportion to risk. Profiles for capital ratios are set in the light of changes in the Group's external environment and the risks underlying the Group's business operations and industry.

The Group monitors capital on the basis of the debt-to-equity ratio which is calculated as total debt divided by total equity. Total debt is equivalent to accounts payable and accrued expenses, loans payable, rental deposit payable, bills payable, income tax payable, advances from related parties and deferred tax liability. The Group reports its total equity as the capital it manages. This comprises all components of equity including share capital, retained earnings and minority interest. The Group's equity amounts to P2,838,417,205 and P2,817,832,029 as of September 30, 2010 and December 31, 2009, respectively.

There are no changes in the Group's approach to capital management during the year.

The Group is not subject to statutory capital requirement except for PRIDE and RBBI which are subject to minimum capital requirements. PRIDE is in compliance with the statutory minimum capital requirement of P300 million set by the Investment House Law. RBBI is in compliance with the minimum capital requirement of P8 million set by the BSP.

11. Financial Instruments

The table below presents a comparison by category of carrying amounts and estimated fair values of the Company's financial assets and liabilities as of September 30, 2010 and December 31, 2009:

	Sept. 20	010	Dec. 2009			
	Carrying value	Fair value	Carrying value	Fair value		
Financial Assets Cash and cash						
equivalents Trade and other	P8,932,795	P8,932,795	P14,031,107	P14,031,107		
receivables Advances to related	9,783,093	9,783,093	12,217,593	12,217,593		
parties	142,989,626	142,989,626	131,300,482	131,300,482		
	P161,705,514	P161,705,514	P157,549,182	P157,549,182		

_	Sept. 20	010	Dec. 2009			
	Carrying value	Fair value	Carrying value	Fair value		
Financial Liabilities						
Accounts payable and accrued expenses Advances from heads of	P20,293,510	P20,293,510	P21,640,496	P21,640,496		
agreement Advances from joint	30,000,000	30,000,000	30,000,000	30,000,000		
venture	9,500,000	9,500,000	9,500,000	9,500,000		
Loans payable	72,321,382	72,321,382	70,089,787	70,089,787		
Rental deposit payable _	170,712	170,712	120,712	120,712		
_	P132,285,604	P132,285,604	P131,350,995	P131,350,995		

12. Segment Information

Business Segments

For management purposes, the Group is organized into four business segments – holding company, real estate business, financial services and hotel. These are also the basis of the Group in reporting its primary segment information.

The holding company segments primary engages in purchases, own, hold, transfer, or dispose or real properties of every kind and description, including shares of stocks and other securities, contracts or obligations of any corporation or association.

The real estate segment includes purchases of land for appreciation.

The financial services segment is involved in the accumulation of deposits and extension of rural credits to small farmers and tenants and to deserving rural industries or enterprises.

Segment Assets and Liabilities

Segment assets include all operating assets used by a segment and consist principally of operating cash, receivable and property, plant and equipment, net of allowances and provisions. Segment liabilities include all operating liabilities and consist principally of accounts, wages, taxes currently payable and accrued liabilities. Segment assets and liabilities do not include deferred income taxes.

Inter-segment transactions

Segment revenues, expenses and performance include revenue and expenses between business segments. Such revenues and expenses are eliminated in consolidation.

The operating results and financial condition of the Group classified by segment are given in the enclosed table.

Business Segments

	Holding		Real Estate		Others		Eliminations		Consolidated	
	2010	2009	2010	2009	2010	2009	2010	2009	2010	2009
Sales										
External revenue	P15,262,920	P18,950,589	P191,221	P131,545	P1,897,945	P713,682	Р-	Р-	P17,352,087	P19,795,816
Total Sales	P15,262,920	P18,950,589	P191,221	P131,545	P1,897,945	P713,682	P-	P-	P17,352,087	P19,795,816
Total Saics	113,202,720	110,750,507	11/1,221	1 131,343	11,077,743	1715,002	1-	1-	117,532,007	117,775,610
Result										
Segment results	P6,311,386	P5,600,524	(P1,835,970)	(P1,780,489)	(P389,149)	(P974,158)	P-	P-	P4,086,267	P2,845,877
Share in net earnings of an associate	6,358,304	9,815,777	-	-	1,454,565	639,614	-	-	7,812,869	10,455,391
Unrealized FOREX Loss	147,957	(3,465)	-	-	-	-	-	-	147,957	(3,465)
Net Income (Net Loss)	P12,669,691	P15,416,301	(P1,835,970)	(P1,780,489)	P1,065,416	(P334,544)	P-	P-	P11,751,179	P13,304,733
Other Information										
Segment assets	P472,592,711	P349,801,775	P1,309,747,905	P2,324,255,071	P1,124,207,790	P1,350,936,260	(P116,205,144)	(P164,737,551)	P2,790,343,261	P3,860,255,555
Advances to related parties	310,353,894	216,137,014	261,288,201	173,100,526	80,296,174	56,206,188	(508,948,642)	(292,094,560)	142,989,626	153,349,168
Investments	2,259,243,438	1,662,488,823	174,477,262	72,409,105	493,425,977	442,330,967	(2,327,547,070)	(1,604,202,241)	599,599,607	573,026,654
Other Assets	30,442	30,442	1,063,188	910,543	295,943	304,126	(=,==+,=++,++++)	(-,,,)	1,389,573	1,245,112
Total Assets	P3,042,220,485	P2,228,458,054	P1,746,576,556	P2,570,675,245	P1,698,225,883	P1,849,777,542	(P2,952,700,857)	(P2,061,034,352)	P3,534,322,067	P4,587,876,488
Other Information										
Segment liabilities	P40,132,831	P40,132,831	P4,109,778	P120,712	P15,721,613	P36,061,922	P-	(P22,075,523)	P59,964,222	P54,239,942
Advances from related parties	5,265,107	6,392,970	370,507,132	125,890,973	133,176,403	151,512,431	(508,948,642)	(283,106,374)	-	690,000
Loans payable	22,554,716	52,759,070	44,766,667		5,000,000				72,321,382	52,759,070
Deferred tax liability	-	4,349	300,242,077	649,893,877	266,410,411	340,738,220	(3,033,231)		563,619,257	990,636,445
Total Liabilities	P67,952,653	P99,289,219	P719,625,654	P775,905,563	P420,308,427	P528,312,573	(P511,981,873)	(P305,181,898)	P695,904,861	P1,098,325,457
Depreciation	P17,358	P61,595	P279,963	P6,518	31,829	P32,768-	_	_	P329,149	P100,881

13. Other notes to 1Q Operations and Financials

a. Nature and amount of items affecting assets, liabilities, equity, or net income that are unusual because of their nature, size, or incidents

Please see nos. 3-9 and 11 above.

b. Nature and amount of changes in estimates of amounts reported in prior periods and their material effect in the current period

None.

c. Issuances, repurchases, and repayments of debt and equity securities

Please see no. 8 above.

d. Dividends paid (aggregate or per share) separately for ordinary shares and other shares

None.

e. Segment revenue and segment results for business segments or geographical segments

Please see no. 12 above and the enclosed table.

f. Material events subsequent to the end of the interim period that have not been reflected in the financial statements for the interim period

None.

g. The effect of changes in the composition of the issuer during the interim period including business combinations, acquisition or disposal of subsidiaries and long-term investments, restructurings, and discontinuing operations

The registration of the transfer of the shares of Abacus Coal Exploration and Development Corporation to Lodestar Investment Holdings, Inc. is still pending completion.

h. Changes in contingent liabilities or contingent assets since the last annual balance sheet date

None.

g. Other material events or transactions during the interim period

None.