COVER SHEET

	SEC Registration Number																																			
																									2	6	9	8	6							
													Con	npar	ny N	ame	•																			
D		M			W	E	N	С	E	S	L	A	0		&		A	S	S	O	С	Ι	A	T	\mathbf{E}	S	,									
						_			_																1	1										
I	N	C	O	R	P	O	R	A	T	E	D																									
	Principal Office (No./Street/Barangay/City/Town/Province)																																			
_	_	_	1	١,	I _		ı			Offi	1	NO./:		et/Ba							1		_				T 7	.								
1	5	F		A	S	E	A	N	A		3		D	•	M	A	С	A	P	A	G	A	L		В	L	V	D	•							
С	o	R		A	s	Е	A	N		A	V	Ε		,	A	S	Ε	A	N	A		С	I	Т	Y	,										
		<u> </u>	l	<u> </u>	<u> </u>	l	<u> </u>			<u> </u>	<u> </u>										<u> </u>			1		<u> </u>										
P	A	R	A	N	A	Q	U	\mathbf{E}		C	Ι	T	\mathbf{Y}																							
								1																												
																									<u> </u>											
	Form Type Department requiring the report Secondary License Type, If Applicable																																			
	Form Type Department requiring the report Secondary License Type, if Applicable																																			
			1 '	7	- (Q																														
											C		PAN					ON																		
		C	Compa	ıny's E	mail A	Addres	SS					Com	pany'	s Tele	phone	Num	ber/s						N	1obile	Numb	er										
		:	ı fo(വർമ	21170	i.co	.m]				QC	254	- 57	11			1				<u>001</u>	7 5	78-0	195/	1									
		11	110(<i>y</i> ui.	IIW a	ıı.co	1111		J				00	174	- 57	11]				071	7-3	/ 0-0	703-	<u> </u>		l							
			No.	of Sto	ckhol	ders							Aı		Meetir										al Year											
				2	26									Mont	h/Day				1				7		th/Day ch 3											
																			J				1	viai		'1										
								The	desid				PE perso							orpora	ation															
	The designated contact person <u>MUST</u> be an Officer of the Corporation Name of Contact Person Email Address Telephone Number/s Mobile Number																																			
A	TY	. НІ	ЕНЕ	ERS	ON	M	ASI	DD.	AO]		iı	nfo@)dmv	vai.c	om		7		885 ₋	4 - 5	5711	1]	0	917-	-578	-08	54							
												C	Contac	t Pers	on's A	ddres	ss								Contact Person's Address											

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

^{2.)} All Boxes must be properly and completely filled up. Failure to do so shall cause the delay in updating the corporation's records with the Commission and / or non-receipt of Notice of deficiencies. Further, non-receipt of Notice of Deficiencies shall not excuse the corporation from liability for its deficiencies.

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

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

1.	For the quarterly period ended March 31, 2	<u>2021</u>
2.	Commission identification number 26986	
3.	BIR Tax Identification No 000-846-618-000	<u>)</u>
1.	Exact name of issuer as specified in its cha	arter D.M. Wenceslao & Associates, Incorporated
5.	Province, country or other jurisdiction of inc	corporation or organization Philippines
6.	Industry Classification Code:	(SEC Use Only)
7.	Address of issuer's principal office and po-	stal Code rner Asean Ave., Aseana City, Paranaque City
3.	Issuer's telephone number, including area	code: <u>(632) 8854-5711</u>
9.	Former name, former address and former	fiscal year, if changed since last report: Not applicable
	Securities registered pursuant to Sections RSA	8 and 12 of the Code, or Sections 4 and 8 of the
	As of March 31, 2021 <u>Title of each class</u>	Number of shares issued and outstanding and amount of debt outstanding
	Capital Stock, P1 par value	3,395,864,100
11	Are any or all of the securities listed on a	Stock Exchange?
	Yes [x] No []	
	If yes, state the name of such Stock Excha	ange and the class/es of securities listed therein:
	Stock Exchange: Philippine Stock Excha Securities listed: Common shares	<u>nge</u>
12	Indicate by check mark whether the regis	trant:
	thereunder or Sections 11 of the RS 26 and 141 of the Corporation Code	filed by Section 17 of the Code and SRC Rule 17 SA and RSA Rule 11(a)-1 thereunder, and Sections of the Philippines, during the preceding twelve (12) he registrant was required to file such reports)
	Yes [x] No []	
	(b) has been subject to such filing requ	irements for the past ninety (90) days.

Yes [x] No []

D.M. WENCESLAO & ASSOCIATES, INCORPORATED AND SUBSIDIARIES

(A Subsidiary of Wendel Holdings Co., Inc.) CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL POSITION MARCH 31, 2021 AND DECEMBER 31, 2020 (Amounts in Philippine Pesos)

	Notes	_(U	March 31 2021 NAUDITED)		December 31, 2020 (AUDITED)
<u>ASSETS</u>					
CURRENT ASSETS					
Cash and cash equivalents	7	P	3,951,933,519	P	4,429,489,615
Receivables - net	8		2,749,158,766		2,673,656,536
Contract asset			13,532,818		92,002,207
Land and land development costs	10		2,211,474,071		2,112,536,724
Property development costs	9		1,087,760,661		1,068,576,685
Other current assets	11		1,996,547,890		1,873,156,315
Total Current Assets			12,010,407,725		12,249,418,082
NON-CURRENT ASSETS					
Receivables	8		3,699,896,482		3,573,191,833
Investments in associates and joint ventures	12		93,322,786		87,884,681
Property and equipment - net	13		357,889,772		370,166,803
Investment properties - net	14		15,648,119,739		15,539,479,768
Deferred tax assets			141,847,412		192,274,139
Other non-current assets	16		813,133,896	-	844,606,196
Total Non-current Assets			20,754,210,087		20,607,603,420
TOTAL ASSETS		P	32,764,617,812	<u>P</u>	32,857,021,502

	Notes		March 31 2021 UNAUDITED)		December 31, 2020 (AUDITED)
LIABILITIES AND EQUITY					
CURRENT LIABILITIES					
Loans and borrowings	17	P	1,104,745,000	P	1,114,670,000
Trade and other payables	18		1,577,745,557		1,732,954,569
Contract liability			531,333,198		486,576,915
Advances from related parties	23		4,034,996,667		4,033,118,154
Deposits and advances	19		806,690,405		921,641,564
Lease Liability	15		18,863,153		11,282,400
Income Tax Payable			27,527,683		56,357,206
Total Current Liabilities			8,101,901,663		8,356,600,808
NON-CURRENT LIABILITIES					
Loans and borrowings	17		263,630,000		282,350,000
Contract Liability			204,234,787		204,234,787
Deposits and advances	19		406,350,446		473,332,036
Deferred tax liabilities			890,958,993		1,056,709,662
Lease Liability	15		175,538,354		154,244,514
Retirement benefit obligation			44,161,713		45,264,808
Total Non-current Liabilities			1,984,874,293		2,216,135,807
Total Liabilities			10,086,775,956		10,572,736,615
EQUITY					
Equity attributable to holders of					
the parent company					
Capital stock	26		3,395,864,100		3,395,864,100
Additional paid-in capital			6,964,649,807		6,964,649,807
Revaluation reserves - net		(61,251,333)	(61,251,333)
Other Reserves		(275,974,845)	(275,974,845)
Retained earnings			12,073,092,396		11,681,066,379
Total equity attributable to					
holders of the parent company			22,096,380,125		21,704,354,108
Noncontrolling interest			581,461,731		579,930,779
Total Equity			22,677,841,856		22,284,284,887
TOTAL LIABILITIES AND EQUITY		P	32,764,617,812	P	32,857,021,502

See Notes to Consolidated Financial Statements.

D.M. WENCESLAO & ASSOCIATES, INCORPORATED AND SUBSIDIARIES

(A Subsidiary of Wendel Holdings Co., Inc.) CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE PERIODS ENDED MARCH 31, 2021 AND 2020

(Amounts in Philippine Pesos) (UNAUDITED)

	Notes	January 1 to March 31, 2021	January 1 to March 31, 2020
REVENUES			
Rentals:			
Land	14	P 257,292,441	P 256,409,458
Building Other revenues	14	192,336,160 47,142,162	208,759,236 47,512,606
Other revenues		496,770,763	512,681,300
Construction contracts		2,203,181	15,643,101
Sale of condominium units	9	193,561,044	498,057,069
		692,534,988	1,026,381,470
COSTS OF SERVICES AND SALES			
Rentals	20	74,549,950	63,396,566
Construction contracts	20	2,073,730	7,996,463
Sale of condominium units	9	86,780,561	299,352,986
		163,404,241	370,746,015
GROSS PROFIT		529,130,747	655,635,455
OTHER OPERATING INCOME (EXPENSES)			
General and administrative	22	(110,092,137)	(129,522,857)
Selling	22	(2,141,515)	(13,799,727)
Other Operating Income	21	47,315,405	75,654,111
		(64,918,247)	(67,668,473)
OPERATING PROFIT		464,212,500	587,966,982
OTHER INCOME (CHARGES)			
Finance costs	17, 21	(13,156,620)	(10,329,094)
Finance income	7, 21	4,556,518	25,467,213
Share in net losses of		F 420 10F	7.751.207
associates and joint ventures Dividend Income		5,438,105 735,002	7,751,297 735,002
Sindone moone			
		(2,426,995)	23,624,418
PROFIT BEFORE TAX		461,785,505	611,591,400
TAX EXPENSE (CREDIT)		(91,770,997)	146,845,115
NET PROFIT		P 553,556,502	P 464,746,285
OTHER COMPREHENSIVE INCOME			
TOTAL COMPREHENSIVE INCOME		553,556,502	464,746,285
Net profit attributable to:			
Equity holders of the parent company Noncontrolling interest		P 552,025,550 1,530,952	P 445,376,619 19,369,666
		P 553,556,502	<u>P 464,746,285</u>
Earnings Per Share - Basic and Diluted	25	P 0.16	<u>P</u> 0.13

D.M. WENCESLAO & ASSOCIATES, INCORPORATED AND SUBSIDIARIES (A Subsidiary of Wendel Holdings Co., Inc.) CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE PERIODS ENDED MARCH 31, 2021 AND 2020

(Amounts in Philippine Pesos) (UNAUDITED)

	Attributable to Owners of the Parent Company																		
			Capital	Additional Paid-in		Revaluation			Other		Retained Earnings						Noncontrolling	Total	
	Note		Stock		Capital	Re	eserves - Net		Reserves	_	Unappropriated	_	Appropriated		Total		Interest		Equity
Balance at January 1, 2021 Cash dividends declared Total comprehensive income for the period	24	P	3,395,864,100	Р	6,964,649,807 - -	(P	61,251,333)	(P	275,974,845)	P (10,481,066,379 159,999,533) 552,025,550	P	1,200,000,000	P (21,704,354,108 159,999,533) 552,025,550	Р	579,930,779 - 1,530,952	P (22,284,284,887 159,999,533) 553,556,502
Balance at March 31, 2021	26	P	3,395,864,100	P	6,964,649,807	(<u>P</u>	61,251,333_)	(<u>P</u>	275,974,845_)	P	10,873,092,396	P	1,200,000,000	P	22,096,380,125	P	581,461,731	P	22,677,841,856
Balance at January 1, 2020 Total comprehensive income for the period			3,395,864,100		6,964,649,807	(P	8,143,620)	(P	275,974,845)	Р	8,710,340,671 445,376,619		1,200,000,000	Р	19,986,736,113 445,376,619	P	546,446,881 19,369,666	P	20,533,182,994 464,746,285
Balance at March 31, 2020	26	P	3,395,864,100	P	6,964,649,807	(<u>P</u>	8,143,620)	(<u>P</u>	275,974,845)	P	9,155,717,290	P	1,200,000,000	P	20,432,112,732	P	565,816,547	P	20,997,929,279

See Notes to Condensed Consolidated Interim Financial Statements.

D.M. WENCESLAO & ASSOCIATES, INCORPORATED AND SUBSIDIARIES

(A Subsidiary of Wendel Holdings Co., Inc.) CONSOLIDATED STATEMENTS OF CASH FLOWS

FOR THE THREE MONTHS ENDED MARCH 31, 2021 AND 2020 (Amounts in Philippine Pesos)

(UNAUDITED)

	Notes		2021		2020
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before tax		P	461,785,505	P	611,591,400
Adjustments for:		-	101,700,000	•	011,071,100
Depreciation and amortization	13,14		43,198,349		49,084,942
Finance costs	21		13,144,213		10,302,628
Interest income	21	(4,353,093)	(25,389,182)
Share in net earnings of associates and joint ventures		è	5,438,105)	Ò	7,751,296)
Unrealized foreign currency loss (gain) - net			203,425	Ò	78,031)
Operating profit before working capital changes			508,540,294	\	637,760,461
Increase in receivables		(204,418,006)	(449,752,510)
Decrease (increase) in contract asset		•	78,469,389	(118,602,414)
Increase in land and land development costs		(98,937,347)	(12,832,637)
Decrease (increase) in property development costs		(19,183,976)	(164,208,849
Decrease (increase) in other assets		(382,919,275)		1,582,216,741
Decrease in trade and other payables			211,566,217)	(520,970,416)
Increase in contract liability		(44,756,283	(79,775,198
Decrease in deposits and advances		(181,932,749)	(63,683,910)
Decrease in retirement benefit obligation		(6,758,095)	(03,003,210)
		`_			1 200 110 272
Cash generated from (used in) operations		(473,949,699)		1,298,119,362
Cash paid for income taxes			3,974,737		484,928,526
Interest received			4,353,093		25,389,182
Net Cash From (Used in) Operating Activities		(465,621,869)		1,808,437,070
CASH FLOWS FROM INVESTING ACTIVITIES					
Maturities (investments) in short-term placements	11		291,000,000		-
Construction in progress and development costs					
of investment properties	10, 14	(107,547,938)	(449,863,682)
Advances to (payments from) related parties	23		2,211,127	ì	16,590,006)
Acquisitions of property and equipment	13	(3,534,727)	(8,670,091)
Net Cash From (Used in) Investing Activities			182,128,462	(475,123,779)
CASH FLOWS FROM FINANCING ACTIVITIES					
	24	,	150 000 522 \		
Dividend paid Resourcests of interest begins loops and borrowings	17		159,999,533) 28,645,000)	(18,750,000)
Repayments of interest-bearing loans and borrowings Repayments of lease liabilities	15	((
Finance costs paid	21	(2,724,103) 4,369,141)	(2,820,600) 7,204,227)
Repayments of advances from related parties	23	(1,878,513	(1,304,637
Net Cash Used in Financing Activities		(193,859,264)	(27,470,190)
Effect of Changes in Foreign Exchange Rate					
on Cash and Cash Equivalents	21	(203,425)		78,031
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		(477,556,096)		1,305,921,132
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD			4,429,489,615		5,211,402,211
CASH AND CASH EQUIVALENTS AT END OF PERIOD		<u>P</u>	3,951,933,519	<u>P</u>	6,517,323,343

See Notes to Consolidated Financial Statements.

D.M. WENCESLAO & ASSOCIATES, INCORPORATED AND SUBSIDIARIES

(A Subsidiary of Wendel Holdings Co., Inc.)
NOTES TO CONDENSED CONSOLIDATED INTERIM
FINANCIAL STATEMENTS
MARCH 31, 2021 AND 2020
(UNAUDITED)

(With Comparative Audited Figures as of December 31, 2020) (Amounts in Philippine Pesos)

1. CORPORATE INFORMATION

1.1 Incorporation and Operations

D.M. Wenceslao & Associates, Incorporated (DMWAI or the Parent Company) was incorporated in the Philippines on April 7, 1965. DMWAI is presently engaged in the trade and business of general builders and contractors and related activities such as acting as specialty construction contractors, supervisors or managers in all cases of constructions, erections and works both public and private, real estate business and leasing.

On June 29, 2018, the Parent Company's shares of stock were listed at the Philippine Stock Exchange (PSE) (see Note 25).

DMWAI holds certain investments in entities that are either subsidiaries, associates or joint ventures and all are incorporated in the Philippines (see Notes 1.2 and 12).

DMWAI is a subsidiary of Wendel Holdings Co., Inc. (WHI or Ultimate Parent Company), a company incorporated and domiciled in the Philippines. WHI is presently engaged in raising investments either through borrowings, sale or lease of its capital assets. The effective percentage of ownership of WHI in DMWAI aggregates to 62.92% as of March 31, 2021 and December 31, 2020.

On April 24, 2020, the Parent Company's Board of Directors (BOD) approved the change of DMWAI's registered office address from 3rd Floor Aseana Powerstation Building, Pres. Macapagal Avenue, Aseana Business Park, Parañaque City to 15th Floor, Aseana 3, D. Macapagal Blvd. corner Asean Ave., Aseana City, Parañaque City. The change in registered office address was approved by the Securities and Exchange Commission (SEC) on January 4, 2021 but remains pending with the Bureau of Internal Revenue (BIR) as of the date of the issuance of the Parent Company's financial statements. DMWAI's principal place of business is located at 15th and 16th Floor, Aseana 3 Bldg., D. Macapagal Blvd. cor. Bradco Avenue, Aseana City, Parañaque City. The registered office of WHI, which is also its principal place of business, is at 306 E. Rodriguez Sr. Boulevard, Quezon City.

1.2 Subsidiaries, Associates and Joint Ventures

The Parent Company holds effective ownership interests in certain subsidiaries (together with the Parent Company, collectively hereinafter referred to as the "Group"), associates, and joint ventures, that are currently operating or are established to engage in businesses related to the main business of the Parent Company, in these consolidated financial statements.

As of March 31, 2021 and December 31, 2020, the following summarizes the effective percentage of ownership or interest of DMWAI over these entities:

			Percentage hip/Interest	
Name of Subsidiaries/Associates/Joint Ventures	Explanatory Notes	March 31 2021	December 31 2020	
Subsidiaries:				
Direct:				
Aseana Residential Holdings Corp. (ARHC)	(a)	100.00%	100.00%	
Aseana Holdings, Inc. (AHI)	(b)	99.98%	99.98%	
Fabricom, Inc. (FI)	(c)	99.98%	99.98%	
Fabricom Realty Development	()			
Corporation (FRDC)	(d)	62.20%	62.20%	
R-1 Consortium, Inc. (R-1)	(e)	55.45%	55.45%	
Alphaland Bay City Corporation (ABCC)	(f)	100.00%	100.00%	
Direct and Indirect:				
Portal Holdings, Inc. (PHI)	(g)	100.00%	100.00%	
Mandaue Land Consortium, Inc. (MLCI)	(h)	81.00%	81.00%	
Aseana I.T. Plaza, Inc. (AITPI)	(i)	66.97%	66.97%	
SHLP BBP Realty, Inc. (SBRI)	(j)	55.96%	55.96%	
Indirect:				
58 Jupiter Inc. (formerly Reine, Inc.)				
(58 Jupiter) – Accounted for as				
Asset Acquisition	(k)	100.00%	100.00%	
L&B Development Corporation (LBDC) –	(11)	100.0070	100.0070	
Accounted for as Asset Acquisition	(1)	100.00%	100.00%	
Boracay International Airport &	(1)	100.0070	100.0070	
Dev't Corp. (BIADC)	(m)	99.98%	99.98%	
U-City Technologies Philippines, Inc. (UCTPI)	(n)	99.98%	99.98%	
Aseana City Transport & Travel Corp. (ACTTC)		99.98%	99.98%	
, , , , , , , , , , , , , , , , , , , ,	(o)			
Aseana Gas Energy Corp. (AGEC)	(p)	99.98%	99.98%	
Aseana Real Esate Services	()	05.000/	05.000/	
Management Corp. (ARESM)	(q)	95.98%	95.98%	
Bay Area Holdings, Inc. (BAHI)	(r)	59.98%	59.98%	
Aseana Resi Rent Corp. (ARRC)	(s)	100.00%	100.00%	
Associates:		= 0.000/	= 0.000/	
Alphaland Heavy Equipment, Corp. (AHEC)	(t)	50.00%	50.00%	
European Resources and Technology, Inc. (ERTI) Aseana CL, Beach and Marina Development	(u)	42.00%	42.00%	
Corporation (ACBMDC)	(v)	36.00%	36.00%	
oint venture –				
Bay Resources and Development				
Corporation (BRADCO)				

Notes:

- (a) Established to purchase, acquire and own, hold, use, assign, transfer, mortgage, pledge, exchange or otherwise dispose of, subject to limitations imposed by law, real and personal property, including but not limited to, land, buildings, condominiums, shares of stock, bonds and other securities.
- (b) Established to engage in the business of owning, holding, exchanging, or otherwise disposing such items as real and personal properties, and securities such as stocks, bonds and to take part and assist in any legal matter for the purchase and sale of any securities as may be allowed by law without acting as or engaging in the business of an investment house, mutual fund or broker or dealer in securities.
- (c) Established to engage in the business of importation and marketing of heavy equipment, industrial equipment or any commercial products, which may be the object of commerce for the attainment of corporate objectives.
- (d) Established to engage in housing and real estate development and selling and engaging in other related
- (e) Established to engage in general construction and other allied businesses including constructing, enlarging, repairing, removing, developing, or otherwise engaging in any work upon building roads, highways, manufacturing plants, bridges, airfields, piers, docks, mines, masonry and earth construction, and to make, execute, bid for and take or receive any contracts or assignment of contracts in relation thereto.
- (f) ABCC was established to own, use, improve, develop, subdivide, sell, exchange, lease and hold for investment or otherwise, real estate of all kinds, including buildings, houses, apartments and other structures. ABCC became a subsidiary of DMWAI starting in 2019.
- (g) DMWAI's effective interest is derived from its 40.00% direct ownership and 60.00% indirect holdings through ARHC. PHI was established to purchase, subscribe for, or otherwise acquire and own, hold, use, assign, transfer, mortgage, pledge, exchange or otherwise dispose of real and personal property, including but not limited to, land, buildings, condominiums, shares of stock, bonds and other securities.
- (h) DMWAI's effective interest is derived from its 40.00% direct ownership and 41.00% indirect holdings through AHI and R-1 which own 30.00% and 20.00%, respectively. MLCI was established to engage in general realty and other allied businesses including owning, improving, subdividing, developing, reclaiming, enlarging, repairing, constructing, exchanging, leasing and holding investment or otherwise, real estate and lands of all kinds and any buildings, houses and other structures.
- (i) DMWAI's effective ownership interest is derived from its 41.98% direct ownership and 24.99% indirect holdings through PHI. AITPI was established to engage in the business of owning, using, improving, developing, selling, exchanging, leasing, and holding for investment or otherwise, real estate of all kinds, including building houses, apartments and other structures, and related activities.
- (j) DMWAI's effective ownership is derived from its 29.98% direct ownership and 25.98% indirect holdings through AHI, BAHI and PHI which each owns 9.99% of SBRI. SBRI was established to engage in real estate development and engaging in other related activities.
- (k) 58 Jupiter was acquired in 2017 and indirectly owned through AHI; established to acquire by purchase, lease, donation, or otherwise, and to own, use, improve, develop, subdivide, sell, mortgage, exchange, lease, develop, and hold for investment or otherwise, real estate of all kinds, whether improve, manage or otherwise dispose of buildings, houses, apartments, and other structures of whatever kind, together with their appurtenances.
- (l) LBDC was acquired in 2020 and indirectly owned through ARHC; established to engage in real estate business; to acquire by purchase, lease, donation or otherwise, use improve, develop, subdivide, sell, mortgage, exchange, lease, develop and hold investment or otherwise, real estate of all kinds, whether improved, managed, or otherwise deal in or dispose of buildings, houses, apartments, townhouses, condominiums, and other structures of whatever kind together with the appurtenances or improvements found thereon.
- (m) Indirectly owned through AHI; established to build an international airport in Boracay, Municipality of Malay and/ or Carabao Island, San Jose, Romblon, Philippines.
- (n) Indirectly owned through AHI; established to install and provide electronic security apparatus and products to industrial, commercial and other establishments whether public or private for the purpose of securing or protecting properties and other related services. In 2016, AHI acquired through cash consideration the entire 40.00% minority interest of the other stockholder resulting in 100.00% direct ownership by AHI in UCTPI.
- (o) Indirectly owned through AHI; established to engage in the business of transportation of passengers by means of public utility vehicles for the general public and to lease out or rent its public utility vehicles for special trips.
- (p) Indirectly owned through AHI; established to engage in, conduct and carry on the business of buying, selling, distributing, marketing of liquefied petroleum gas and other fuel products at wholesale or retail and to construct a reticulation network in strategically located tank to enable safe and sufficient distribution of piped gas to end users in Aseana Business Park.
- (q) Indirectly owned through AHI; established to acquire and manage properties such as commercial, residential, office condominium and industrial real estate.
- (r) Indirectly owned through FI; established to purchase, acquire, or otherwise own and hold, use, sell, assign, transfer, mortgage, pledge, or otherwise dispose of, real and personal property, including land, buildings, condominiums and engaging in other related activities.
- (s) Indirectly owned through AHI; established to engage in realty business, provided that it shall not solicit, accept or take investments or placements from the public, neither shall it issue investment contracts.

- (t) Indirectly owned through FI; established to purchase, import, or otherwise acquire, lease, sell, distribute, market, convey or otherwise dispose heavy equipment, machinery and related implements. As of March 31, 2021, AHEC is currently in the process of liquidation.
- (u) Established to engage in collecting, segregating, recycling, composting, filling, disposing, treating or otherwise managing household, industrial and other kinds of garbage for local, or other government units and private persons and firms as well as extended guidance and education for proper waste management.
- (v) DMWAI's effective interest is derived from its 10.00% direct ownership and 26.00% indirect holdings through AHI. ACBMDC was established to engage in real estate business with marinas, cruise liner facilities and beach resorts in all its aspects; to acquire, rent or otherwise deal in and dispose of all kinds or real estate objects, involving commercial, industrial, urban, residential or other kinds of real property.
- (w) BRADCO was established to acquire, develop and market real estate properties.

As of March 31, 2021, FRDC, R-1, MLCI, AITPI, SBRI, BIADC, AGEC, ACBMDC, ARRC, AGFHC and ABCC have not yet started commercial operations.

1.3 Approval of Condensed Consolidated Interim Financial Statements

The condensed consolidated interim financial statements of the Group as of and for the three months ended March 31, 2021 (including the comparatives as of December 31, 2020 and for the three months ended March 31, 2020) were approved and authorized for issue by the Parent Company's Chief Executive Officer (CEO) on May 12, 2021.

2. BASIS OF PREPARATION OF CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

2.1 Basis of Preparation of Interim Condensed Consolidated Interim Financial Statements

The condensed consolidated interim financial statements have been prepared in accordance with Philippine Accounting Standard (PAS) 34, *Interim Financial Reporting*. This condensed consolidated interim financial statements do not include all of the information required for annual consolidated financial statements, and should be read in conjunction with the annual consolidated financial statements of the Group as of and for the year ended December 31, 2020, which have been prepared in accordance with Philippine Financial Reporting Standards (PFRS). PFRS are adopted by the Financial Reporting Standards Council from the pronouncements issued by the International Accounting Standards Board, and approved by the Philippine Board of Accountancy.

This condensed consolidated interim financial statements are presented in Philippine pesos, the Group's functional and presentation currency, and all values represent absolute amounts except when otherwise indicated.

2.2 Adoption of New and Amended PFRS

The Group's accounting policies adopted in the preparation of these condensed consolidated interim financial statements are consistent with those applied in the preparation of the Group's annual consolidated financial statements as of and for the year ended December 31, 2020 and the corresponding interim reporting period, except for the following amendments which the Company has adopted starting January 1, 2020. These new PFRSs and amendments did not have significant impact on the Group's condensed consolidated interim financial statements.

(i) Revised Conceptual Framework for Financial Reporting. The revised conceptual framework will be used in standard-setting decisions with immediate effect. Key changes include (a) increasing the prominence of stewardship in the objective of financial reporting, (b) reinstating prudence as a component of neutrality, (c) defining a reporting entity, which may be a legal entity, or a portion of an entity, (d) revising the definitions of an asset and a liability, (e) removing the probability threshold for recognition and adding guidance on derecognition, (f) adding guidance on different measurement basis, and, (g) stating that profit or loss is the primary performance indicator and that, in principle, income and expenses in other comprehensive income should be recycled where this enhances the relevance or faithful representation of the financial statements. The application of the revised conceptual framework had no significant impact on the Group's condensed consolidated interim financial statements.

PAS 1 (Amendments), Presentation of Financial Statements, and PAS 8 (Amendments), Accounting Policies, Changes in Accounting Estimates and Errors – Definition of Material (effective from January 1, 2020). The amendments provide a clearer definition of 'material' in PAS 1 by including the concept of 'obscuring' material information with immaterial information as part of the new definition, and clarifying the assessment threshold (i.e., misstatement of information is material if it could reasonably be expected to influence decisions made by primary users, which consider the characteristic of those users as well as the entity's own circumstances). The definition of material in PAS 8 has been accordingly replaced by reference to the new definition in PAS 1. In addition, amendment has also been made in other standards that contain definition of material or refer to the term 'material' to ensure consistency. The application of these amendments had no significant impact on the Group's condensed consolidated interim financial statements.

- (ii) PFRS 3 (Amendments), Business Combinations Definition of a Business. The amended definition of a business requires an acquisition to include an input and a substantive process that together significantly contribute to the ability to create outputs. The definition of the term 'outputs' is amended to focus on goods and services provided to customers, generating investment income and other income, and it excludes returns in the form of lower costs and other economic benefits. Also, the amendments will likely result in more acquisitions being accounted for as asset acquisitions. The application of these amendments had no significant impact on the Group's condensed consolidated interim financial statements.
- (iii) PFRS 7 (Amendments), Financial Instruments: Disclosures, and PFRS 9 (Amendments), Financial Instruments Interest Rate Benchmark Reform. The amendments clarify that an entity would continue to apply certain hedge accounting requirements assuming that the interest rate benchmark on which the hedged cash flows and cash flows from the hedging instrument are based will not be altered as a result of interest rate benchmark reform. The application of these amendments had no significant impact on the Group's condensed consolidated interim financial statements.

3. SIGNIFICANT ACCOUNTING JUDGMENTS AND ESTIMATES

The Group's consolidated financial statements prepared in accordance with PFRS require management to make judgments and estimates that affect the amounts reported in the consolidated financial statements and related notes. Judgments and estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Actual results may differ from these estimates.

In preparing these condensed consolidated interim financial statements, the significant judgments made by management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those applied in the Group's last annual consolidated financial statements as of and for the year ended December 31, 2020.

4. SEGMENT REPORTING

4.1 Business Segments

The Group's operating businesses are recognized and managed separately according to the nature of services provided (primary segments) and the different markets served (secondary segments) with a segment representing a strategic business unit. The Group's business segments follow:

- (a) Construction principally refers to general construction business which involves site development, earthworks, structural and civil works, masonry works, architectural finishes, electrical works, plumbing and sanitary works, fire protection works and mechanical works.
- (b) Sale of Land and Condominium Units involve the development and sale of industrial and other parcels of land and residential condominium units.
- (c) Rentals refers to leasing of real estate properties, including land and building and other structures.

The Group has not identified any segment based on geographical location (see Note 4.4).

4.2 Segment Assets and Liabilities

Segment assets are allocated based on their physical location and use or direct association with a specific segment and they include all operating assets used by a segment and consist principally of operating cash, receivables, contract asset, land and land development cost, property development costs, property and equipment, and investment properties. Similar to segment assets, segment liabilities are also allocated based on their use or direct association with a specific segment. Segment liabilities include all operating liabilities and consist principally of loans and borrowings, trade and other payables, contract liability and deposits and advances. Segment assets and liabilities do not include deferred taxes.

4.3 Intersegment Transactions

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

4.4 Analysis of Segment Information

Segment information is analyzed as follows for the three months ended March 31, 2021 and 2020 (in thousands):

	Rentals				Construction				Sale of Land and Condominium Units					Total			
		2021	itais	2020		2021	ruction	2020	_	2021	2020		_	2021	tai	2020	
REVENUES																	
Sales to external customers	P	496,771	P	512,681	P	2,203	P	15,643	P	193,561	P	498,057	P	692,535	P	1,026,381	
Intersegment sales		45,718		47,412		77,330		84,210		53,812				176,860		131,622	
Total revenues		542,489		560,093		79,533		99,853		247,373		498 , 057		869,395		1,158,003	
COSTS AND OTHER OPERATING EXPENSES Cost of sales and services excluding depreciation																	
and amortization Depreciation and		47,415		35,850		2,074		7,964		86,781		299,353		136,270		343,167	
and amortization		27,134		27,546		-		33		-	-			27,134		27,579	
Other expenses(income) – r	net	33,209		42,168		2,913		1,298	(30,684)		19,162		5,438		62,628	
		107,758		105,564		4,987		9,295		56,097		318,515		168,842		433,374	
SEGMENT OPERATING PROFIT (LOSS)	<u>P</u>	434,731	P	454,629	<u>P</u>	74,546	P	90,558	<u>P</u>	191,276	<u>P</u>	179 <u>,542</u>	<u>P</u>	700,553	<u>P</u>	724,629	

Segment assets and liabilities are allocated to each segment as follows (in thousands):

										Sale of I	∠anc	and					
		Rentals			Construction				Condominium Units					Total			
	<u>T</u>	otal Assets	Tot	<u>tal Liabilities</u>	To	otal Assets '	<u> Fotal</u>	Liabilities	To	otal Assets	<u>Tot</u>	al Liabilities	Т	otal Assets	<u>Tot</u>	al Liabilities	
March 31, 2021	P	25,807,291	P	10,799,000	P	4,773,365	P	712,256	P	7,510,111	P	2,646,815	P	38,090,767	P	14,158,017	
December 31, 2020		24,311,272		10,954,766		6,557,87 0		727,516		7,312,057		2,691,120		38,181,199		14,373,402	

Currently, the Group's operation is concentrated in one location; hence, it has no geographical segment (see Note 4.1).

Rental revenues from a single lessee account for 26.51% and 17.88% of the consolidated revenues for the three months ended March 31, 2021 and 2020, respectively.

Rentals segment assets include certain real estate assets (i.e., parcels of land) held as investment properties for capital appreciation or future lease.

4.5 Reconciliations

The total segment balances presented for the Group's operating segments reconciled to the Group's consolidated balances as presented in the condensed interim consolidated financial statements are as follows (in thousands):

		March 31, 2021 Unaudited)	(March 31, 2020 (Unaudited)
Revenues				
Total segment revenues	P	869,395	P	1,158,003
Elimination of intersegment				
revenues	(176,860)	(131,622)
Revenues as reported in the condensed consolidated statements of comprehensive				
income	<u>P</u>	692,535	<u>P</u>	1,026,381
Profit or loss				
Segment operating profit	P	700,553	P	724,629
Elimination of intersegment				
revenues	(176,860)	`	131,622)
Other unallocated expenses	(<u>59,480</u>)	(<u>5,040</u>)
Operating profit as reported in the condensed consolidated statements of comprehensive				
income	P	464,213	P	587,967
Finance costs	(12,953)	(10,251)
Finance income		4,353		25,389
Share in net income				
of associates and joint ventures		5,438		7,751
Dividend income		735		735
Profit before tax as reported in the condensed consolidated				
statements of comprehensive income	<u>P</u>	461,786	<u>P</u>	611,591

	March 31, 2021 (Unaudited)			December 31, 2020 (Audited)
Assets				
Segment assets	P	38,090,767	P	38,184,791
Deferred tax assets – net		141,847		192,274
Other unallocated assets**		7,020,537		6,615,157
Elimination of intercompany accounts	(12,488,533)	(<u>12,135,200</u>)
Total assets reported in the condensed consolidated statements of				
financial position	<u>P</u>	32,764,618	<u>P</u>	32,857,022
Liabilities				
Segment liabilities	P	14,158,071	P	14,360,392
Deferred tax liabilities - net		890,959		1,056,710
Other unallocated liabilities**		560,058		555,433
Elimination of intercompany accounts	(5,523,639)	(<u>5,399,798</u>)
Total liabilities as reported in the condensed consolidated				
statements of financial position	P	10,086,776	<u>P</u>	10,572,737

^{**}Other unallocated assets and liabilities mostly pertain to intercompany advances to and/or from related parties not eliminated in the consolidation.

5. RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group is exposed to risk in relation to its operating, investing, and financial activities, and the business environment in which it operates. Generally, the Group's objectives in risk management are to ensure that it identifies, measures, monitors, and controls the various risks that arise from its business activities and that it adheres strictly to the policies, procedures, and control systems which are established to address these risks. In managing financial instruments, the Group is exposed to financial risk such as market risk (including foreign currency risk, fair value interest rate risk, cash flow interest rate risk and price risk), liquidity risk and credit risk.

The condensed consolidated interim financial statements do not include all financial risk management information and disclosures required in the annual consolidated financial statements; hence, they should be read in conjunction with the Group's annual consolidated financial statements as of and for the year ended December 31, 2020.

There have been no significant changes in the risk management structure of the Group or in any risk management policies since the previous annual period.

6. FAIR VALUE MEASUREMENT AND DISCLOSURES

6.1 Fair Value Hierarchy

In accordance with PFRS 13, Fair Value Measurement, the fair value of financial assets and financial liabilities and non-financial assets which are measured at fair value on a recurring or non-recurring basis and those assets and liabilities not measured at fair value but for which fair value is disclosed in accordance with other relevant PFRS, are categorized into three levels based on the significance of inputs used to measure the fair value. The fair value hierarchy has the following levels:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities that an entity can access at the measurement date;
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices); and,
- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The level within which an asset or liability is classified is determined based on the lowest level of significant input to the fair value measurement.

For purposes of determining the market value at Level 1, a market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis.

For investments which do not have quoted market price, the fair value is determined by using generally acceptable pricing models and valuation techniques or by reference to the current market value of another instrument which is substantially the same after taking into account the related credit risk of counterparties, or is calculated based on the expected cash flows of the underlying net asset base of the instrument.

6.2 Financial Instruments Measurement at Fair Value

The Group's financial assets at fair value through other comprehensive income (FVOCI) include proprietary golf club shares, which are categorized within Level 2 as their prices are not derived from market considered as active due to lack of trading activities among market participants at the end or close to the end of the reporting period. Moreover, equity security held in a private company is included in Level 3 since its market value is not quoted in an active market, hence, measured using the market approach by reference to the fair value of a comparable instrument adjusted for inputs (i.e., financial forecast of cash flows or profit or loss) internally developed by management to consider the differences in corporate profile and historical performance of the entity. As of March 31, 2021 and December 31, 2020, the Group's financial assets measured at FVOCI amounted to P49.7 million (see Note 16).

The Group has no financial liabilities measured at fair value as of March 31, 2021 and December 31, 2020.

There were neither transfers between Levels 1, 2 and 3 instruments in both periods.

6.3 Financial Instruments Measured at Amortized Cost for which Fair Value is Disclosed

The tables below summarize the fair value hierarchy of the Group's financial assets and financial liabilities which are not measured at fair value in the condensed consolidated statements of financial position but for which fair value is required to be disclosed.

					March 21 2	021 (TI	naudited)		
	Notes	_	Level 1		March 31, 2 Level 2		Level 3		Total
Financial Assets									
Cash and cash equivalents Short-term placement	7	P	3,951,933,519	Р	-	P	-	P	3,951,933,519
(presented as part of Other Current Assets) Receivables – net Refundable deposits	11		665,000,000		- -		- 5,934,503,807		665,000,000 5,934,503,807
(presented as part of Other Non-current Assets)	16	_			-		33,350,815		33,350,815
		P	4,616,933,519	P	<u>-</u>	<u>P</u>	5,967,854,622	<u>P</u>	10,584,788,141
Financial Liabilities Loans and borrowings Trade and other		P	-	P	-	Р	1,340,754,179	Р	1,340,754,179
payables Advances from and	18		-		-		939,881,823		939,881,823
due to related parties Rental deposits Construction bond Lease liability	23.2 19 19 15.2		- - -		- - -		4,034,996,667 257,977,664 50,075,146 194,401,507	_	4,034,996,667 257,977,664 50,075,146 194,401,507
		<u>P</u>		<u>P</u>	<u>-</u>	<u> P</u>	6,818,086,986	P	6,818,086,986
		_	Level 1		December 3 Level 2	1, 2020	(Audited) Level 3		Total
Financial Assets Cash and cash equivalents Short-term placement	7	P	Level 1 4,429,489,615	P		1, 2020 - — P	,	P	Total 4,429,489,615
Cash and cash equivalents Short-term placement (presented as part of Other Current Assets) Receivables – net Refundable deposits (presented as part of	7	P		P			,	P	
Cash and cash equivalents Short-term placement (presented as part of Other Current Assets) Receivables – net Refundable deposits		P	4,429,489,615	P			Level 3	P	4,429,489,615 585,000,000
Cash and cash equivalents Short-term placement (presented as part of Other Current Assets) Receivables – net Refundable deposits (presented as part of Other Non-current	11	<u>Р</u>	4,429,489,615	р Р			Level 3 - 5,661,679,683 30,313,000		4,429,489,615 585,000,000 5,661,679,683
Cash and cash equivalents Short-term placement (presented as part of Other Current Assets) Receivables – net Refundable deposits (presented as part of Other Non-current	11	р Р	4,429,489,615 585,000,000 -			P	Level 3 - 5,661,679,683 30,313,000	<u> —</u>	4,429,489,615 585,000,000 5,661,679,683 30,313,000
Cash and cash equivalents Short-term placement (presented as part of Other Current Assets) Receivables – net Refundable deposits (presented as part of Other Non-current Assets) Financial Liabilities Loans and borrowings Trade and other payables	11	<u>p</u>	4,429,489,615 585,000,000 -	<u>p</u>		P	Level 3 - 5,661,679,683 30,313,000 5,691,992,683	<u> —</u>	4,429,489,615 585,000,000 5,661,679,683 30,313,000 10,706,482,298
Cash and cash equivalents Short-term placement (presented as part of Other Current Assets) Receivables – net Refundable deposits (presented as part of Other Non-current Assets) Financial Liabilities Loans and borrowings Trade and other payables Advances from and due to related parties	11	<u>p</u>	4,429,489,615 585,000,000 -	<u>p</u>		P	Level 3 - 5,661,679,683 30,313,000 5,691,992,683 1,367,650,029	<u> —</u>	4,429,489,615 585,000,000 5,661,679,683 30,313,000 10,706,482,298 1,367,650,029
Cash and cash equivalents Short-term placement (presented as part of Other Current Assets) Receivables – net Refundable deposits (presented as part of Other Non-current Assets) Financial Liabilities Loans and borrowings Trade and other payables Advances from and	11 16 18	<u>p</u>	4,429,489,615 585,000,000 -	<u>p</u>		P	Level 3 - 5,661,679,683 30,313,000 5,691,992,683 1,367,650,029 1,035,080,176	<u> —</u>	4,429,489,615 585,000,000 5,661,679,683 30,313,000 10,706,482,298 1,367,650,029 1,035,080,176

The fair values of financial assets and financial liabilities included in Level 3, which are not traded in an active market, are determined based on the expected cash flows of the underlying net asset or liability base of the instrument where the significant inputs required to determine the fair value of such instruments are not based on observable market data.

6.4 Fair Value Disclosures for Investment Properties Carried at Cost

The table below shows the levels within the hierarchy of non-financial assets that are not measured at fair value but for which fair values are disclosed as of March 31, 2021 and December 31, 2020.

	Note	L	evel 1	Level 2		Level 3	Total
March 31, 2021 and December 31, 2020							
Land		P	-	P121,993,194,396	Р	-	P121,993,194,396
Buildings and improvements			-	-		4,560,058,244	4,560,058,244
Construction in progress					_	3,309,920,402	3,309,920,402
	14	P		P121,993,194,396	P	7,869,978,646	P129,863,173,042

The above fair value information is determined on the basis of the appraisals performed by an independent appraiser with appropriate qualifications and recent experience in the valuation of similar properties in the relevant locations. To some extent, the valuation process was conducted by the appraiser in discussion with the Group's management with respect to the determination of the inputs such as the size, age, and condition of the land and buildings, and the comparable prices in the corresponding property location. In estimating the fair value of these properties, management takes into account the market participant's ability to generate economic benefits by using the assets in their highest and best use. Based on management assessment, the best use of the Group's investment properties is their current use.

7. CASH AND CASH EQUIVALENTS

Cash and cash equivalents include the following components:

	March 31, 2021 (Unaudited)	December 31, 2020 (Audited)
Cash on hand and in banks Short-term placements	P 3,951,933,519	P 2,633,527,974 1,795,961,641
	<u>P 3,951,933,519</u>	<u>P 4,429,489,615</u>

Cash in banks generally earn interest based on daily bank deposit rates. Short-term placements are made for varying periods of between 30 to 90 days and earn effective interest ranging from 0.80% to 2.28% during the three months ended March 31, 2021 and 3.20% to 4.02% during the three months ended March 31, 2020. Interest income from cash in banks and short-term placements amounting to P4.4 million and P25.4 million in 2021 and 2020 respectively, are included as part of Finance Income in the consolidated statements of profit or loss (see Note 21.2).

8. RECEIVABLES

This account is composed of the following:

	Note	_(March 31, 2021 (Unaudited)		December 31, 2020 (Audited)
Current:					
Rental receivables		P	778,752,423	Р	757,389,580
Advances to:					
Related parties	23.1		749,079,750		751,290,878
Suppliers			514,551,441		447,738,231
Officers and employees			9,916,810		10,083,743
Contracts receivables			644,615,706		647,309,556
Retention receivables			104,713,550		105,366,794
Others			9,712,535	_	13,133,634
			2,811,342,215		2,732,312,416
Allowance for impairment		(62,183,449)	(58,655,880)
			<u>2,749,158,766</u>		<u>2,673,656,536</u>
Non-current:					
Rental receivables			3,699,896,482	_	3,573,191,833
		<u>P (</u>	6,449,055,248	P	6,246,848,369

Receivables that are past due but not impaired as at the end of the three months reporting period are shown below:

	-	March 31, 2021	December 31, 2020		
Not more than three months More than three months but	P	129,374,677	P	171,495,494	
not more than one year More than one year		63,003,760 674,288,649		27,707,849 663,533,015	
	<u>P</u>	866,667,086	<u>P</u>	862,736,358	

9. PROPERTY DEVELOPMENT COSTS AND REAL ESTATE TRANSACTIONS

The Group capitalized certain costs as property development costs representing properties under development and construction. Costs incurred comprise of actual costs of land, construction and related engineering, architectural and other consultancy fees related to the development of its residential condominium projects, "Pixel Residences" and "MidPark Towers", both located in Aseana City, 1702 Parañaque City, Metro Manila. It also includes certain parcels of land which will be developed for the Group's other residential projects.

The accumulated balance of Property Development Costs as presented in the condensed consolidated statements of financial position amounted to as follows:

		March 31, 2021	I	December 31, 2020
MidPark Residences Raw Land Pixel Residences One Parq Suites	P	594,815,562 397,831,294 81,116,697 13,997,108	P	602,660,068 397,831,294 54,708,425 13,376,898
	<u>P</u>	<u>1,087,760,661</u>	<u>P</u>	1,068,576,685

Cost of condominium units sold amounted to P86.8 million and P299.4 million for the three months ended March 31, 2021 and 2020, respectively (see Note 20.3).

Percentage of completion of Pixel Residences as at March 31, 2021 and 2020 is 93.50% and 82.33%, respectively. Percentage of completion of MidPark Residences as at March 31, 2021 and 2020 is 17.42% and 13.42%, respectively.

10. LAND AND LAND DEVELOPMENT COSTS

This account pertains to the cost of land available for sale located in Aseana Business Park, Parañaque City; Ciudad Nuevo Park, Cavite City; and Lunzuran Heights Subdivision, Zamboanga City with a total lot area of 238,009 square meters as of March 31, 2021 and December 31, 2020.

The analysis of the movements of the balance of Land and Land Development Costs is as follows:

	March 31, 2021 (Unaudited)	December 31, 2020 (Audited)
Balance at beginning of period Reclassification Additions during the year	P 2,112,536,724 98,937,347	P 2,012,493,650 - 100,043,074
Balance at end of period	<u>P 2,211,474,071</u>	<u>P 2,112,536,724</u>

Management has estimated that the net realizable value of Land and Land Development Costs is higher than its carrying value as of March 31, 2021 and December 31, 2020. As of March 31, 2021 and December 31, 2020, certain portion of the parcels of land owned by the Group with a total lot area of 2,777 and carrying amounts of P44.2 million, is used as collateral to secure certain peso denominated interest-bearing loans (see Note 17). The loans do not contain any restriction on the sale of the land except that the mortgage is annotated in the titles of the said properties.

11. OTHER CURRENT ASSETS

This account consists of the following:

	March 31, 2021 (Unaudited)	December 31, 2020 (Audited)		
Short-term placements	P 665,000,000	P 585,000,000		
Input VAT	652,294,191	680,951,322		
Deferred input value-added tax (VAT)	439,849,972	345,995,214		
Prepayments	111,870,386	116,805,902		
Financial assets at FVTPL	51,318,288	51,318,288		
Contract acquisition costs	38,688,056	38,177,486		
Creditable withholding tax	<u>37,526,997</u>	54,908,103		
	P 1,996,547,890	P 1,873,156,315		

12. INVESTMENTS IN ASSOCIATES AND JOINT VENTURES

This account consists of the following:

	Notes		March 31, 2021 Jnaudited)	December 31 2020 (Audited)		
Investments in: Associates Joint ventures	12.1 12.2	P 	48,891,054 44,431,732	P	48,967,111 38,917,570	
			93,322,786	<u>P</u>	87,884,681	

12.1 Investments in Associates

The movements in the carrying amount of investments in associates, which is accounted for under the equity method in the condensed consolidated financial statements of the Group, are shown below.

	March 31, December 31, 2021 2020 (Unaudited) (Audited)
Acquisition costs	P 56,913,213 P 56,913,213
Accumulated share in net losses: Balance at beginning of period Share in net losses	(7,946,102) (7,870,045) (76,057) (76,057)
Balance at end of period	(<u>8,022,159</u>) (<u>7,946,102</u>)
	P 48,891,054 P 48,967,111

12.2 Investments in Joint Ventures

The Group's joint ventures only includes BRADCO. The movements in the carrying amount of investments in joint ventures, which is accounted for under the equity method in the condensed consolidated financial statements of the Group, are shown below.

	March 31, 2021 (Unaudited)	December 31, 2020 (Audited)
Acquisition costs Accumulated share in net losses:	P 2,000,000	<u>P 2,000,000</u>
Balance at beginning of period Share in net gains (losses)	36,917,570 5,514,162	10,827,982 26,089,588
Balance at end of period	42,431,732	36,917,570
	P 44,431,732	P 38,917,570

13. PROPERTY AND EQUIPMENT

The gross carrying amounts and the accumulated depreciation and amortization of property and equipment at the beginning and end of the three months ended March 31, 2021 and the year ended December 31, 2020 are shown below.

		Land	Lan <u>Improver</u>		Leaseho Improvem		Machinery and Construction Equipment	Transportation <u>Equipment</u>	Furniture and Office Equipment	<u> </u>	Other Equipment	Building and <u>Improvements</u>	Total
March 31, 2021													
Cost Accumulated depreciation	Р	9,291,800	P 4,034	,354	P 37,831	,686	P 473,082,079	P 55,200,629	P 159,647,254	Р	14,244,402	P 239,649,209	P 992,981,413
and amortization			(3,237	<u>,274</u>)	(31,250	<u>,975</u>)	(_434,711,005)	(<u>41,655,879</u>)	(_84,214,105)	(14,060,405)	(25,961,998)	(635,091,641)
Net carrying amount	<u>P</u>	9,291,800	<u>P 797</u>	<u>,080</u>	P 6,580	<u>,711</u>	<u>P 38,371,074</u>	<u>P 13,544,750</u>	P 75,433,149	<u>P</u>	183,997	<u>P 213,687,211</u>	<u>P357,889,772</u>
December 31, 2020	D	0.201.000	D 4.024	254	D 27.021	606	D 472 002 070	D 52.052.620	D 450 260 525	D	14 244 402	D 220 (40 200	D 000 447 704
Cost Accumulated depreciation	Р	9,291,800	P 4,034	,354	P 37,831	,686	P 473,082,079	P 52,052,629	P 159,260,525	Р	14,244,402	P 239,649,209	P 989,446,684
and amortization			(3,171	<u>,083</u>)	(30,853	<u>,552</u>)	(428,654,198)	(40,766,854)	(77,808,868)	(14,060,405)	(23,964,921)	(619,279,881)
Net carrying amount	<u>P</u>	9,291,800	P 863	<u>,271</u>	P 6,978	<u>,134</u>	<u>P 44,427,881</u>	<u>P 11,285,775</u>	P 81,451,657	P	183,997	<u>P 215,684,288</u>	<u>P370,166,803</u>
January 1, 2020													
Cost	P	9,291,800	P 4,034	,354	P 37,831	,686	P 467,104,401	P 48,127,629	P 157,605,672	P	14,244,402	P 239,649,209	P 977,889,153
Accumulated depreciation and amortization			(2,906	<u>,319</u>)	(26,344	<u>,443</u>)	(_389,301,114)	(<u>37,472,421</u>)	(49,708,981)	(14,038,209)	(15,976,614)	(<u>535,748,101</u>)
Net carrying amount	<u>P</u>	9,291,800	P 1,128	,035	P 11,487	,243	<u>P 77,803,287</u>	<u>P 10,655,208</u>	<u>P 107,896,691</u>	<u>P</u>	206,193	P223,672,595	P442,141,052

A reconciliation of the carrying amounts at the beginning and end of the three months ended March 31, 2021 and the year ended December 31, 2020 of property and equipment is shown below.

							Machinery and			Furnitur	e			Building	
			_	Land	_	Leasehold	Construction		ransportation				her	and	
D.1 . 1 . 1 . 2024		Land	<u>lm</u>	provements	<u>In</u>	<u>nprovements</u>	<u>Equipment</u>		<u>Equipment</u>	Equipme	<u>nt</u>	Equip	<u>oment</u>	Improvements	<u>Total</u>
Balance at January 1, 2021, net of accumulated depreciation	р	0.204.000	D	072 071	D	C 070 124	D 44 427 004		11 205 775	D 04 454 4		D 1	102.007	D 245 (04 200	D270 477 002
and amortization Additions	Р	9,291,800	Р	863,271	Р	6,978,134	P 44,427,881	P	2 11,285,775 3,148,000	P 81,451,6			183 , 997 -	P 215,684,288	P370,166,803 3,534,729
Depreciation and amortization charges for the year			(66,191)	(397,423)	(6,056,807) (_	889,025)	(6,405,2	237)			(1,997,077)	(15,811,760)
Balance at March 31, 2021, net of accumulated depreciation and amortization	<u>P</u>	9,291,800	<u>P</u>	797,080	<u>P</u>	6,580,711	P 38,371,074	<u> </u>	<u> 13,544,750</u>	<u>P 75,433,1</u>	<u>149</u>	<u>P 1</u>	<u>183,997</u>	<u>P 213,687,211</u>	P357,889,772
Balance at January 1, 2020, net of accumulated depreciation and amortization	р	9,291,800	p	1,128,035	Р	11,487,243	P 77,803,287	ı p	2 10,655,208	P 107,896,6	(91	p 2	206,193	P223,672,595	P 442,141,052
Additions	1	-	1	-	1	-	5,977,678		3, 925,000	1,654,8			-	-	11,557,531
Depreciation and amortization charges for the year			(<u>264,7624</u>)	(4,509,109)	(39,353,084) (_	3,294,433)	(28,099,8	<u>887</u>)	(22,196)	(7,988,307)	(<u>83,531,780</u>)
Balance at December 31, 2020, net of accumulated depreciation															
and amortization	P	9,291,800	P	863,271	P	6,978,134	P 44,427,881	P	11,285,775	P 81,451,6	557	<u>P 1</u>	<u> 183,997</u>	<u>P 215.684.288</u>	P370,166,803

The amount of depreciation and amortization is allocated as follows:

	_ Notes		March 31, 2021 Unaudited)	D(ecember 31, 2020 (Audited)
General and administrative expense	22	P	9,754,953	P	44,136,731
Capitalized as part of land and land development costs Cost of construction contracts	20.1		6,056,807		39,270,880 124,169
		P	15,811,760	P	83,531,780

14. INVESTMENT PROPERTIES

The carrying amount of this account is composed of the following:

	Note	2021	2020
Investment properties – net Right-of-use asset – net	15.1	P 15,468,505,070 179,614,669	P 15,386,931,236 152,548,532
		P 15,648,119,739	P 15,539,479,768

The gross amounts and the accumulated depreciation of investment properties at the beginning and end of the three months ended March 31, 2020 and the year ended December 31, 2019 are shown below.

	Land	Building and Improvements	Condominium Units	Construction in Progress	Total
March 31, 2021 Cost Accumulated depreciation	P 9,840,345,939	P 2,797,982,323 (<u>670,385,761</u>)	P 25,228,650 (5,778,017)	P 3,481,111,936	P 16,144,668,848 (676,163,778)
Net carrying amount	P 9,840,345,939	P 2,127,596,562	P 19,450,633	<u>P 3,481,111,936</u>	<u>P 15,468,505,070</u>
December 31, 2020 Cost Accumulated depreciation Net carrying amount	P 9,904,289,891 P 9,904,289,891	P 2,797,681,966 (644,663,943) P 2,153,018,023	P 25,228,650 (5,525,730) P 19,702,920	P 3,309,920,402 P 3,309,920,402	P 16,037,120,909 (650,189,673_) P 15,386,931,236
January 1, 2020 Cost Accumulated depreciation	P 8,867,542,310	P 2,797,479,316 (541,754,063)	P 25,228,650 (<u>4,516,584</u>)	P 1,270,510,090	P 12,960,760,366 (546,270,647)
Net carrying amount	P 8,867,542,310	P 2,255,725,253	<u>P 20,712,066</u>	<u>P 1,270,510,090</u>	<u>P 12,414,489,719</u>

The reconciliation of the carrying amounts of investment properties at the beginning and end of the three months ended March 31, 2021 and the year ended December 31, 2020 is shown below.

	Land	Building and Improvements	Condominium Units	Construction in <u>Progress</u>	<u>Total</u>
Balance at January 1, 2021, net of accumulated depreciation Additions	P 9,904,289,891 34,993,395	P 2,153,018,023	P 19,702,920	P 3,309,920,402 219,069,777	P 15,386,931,236 254,063,172
Reclassification of land to property development cost	- -	- -	-	(47,577,886)	, ,
Reclassification to raw land Reclassification from CIP to	(98,937,347)	-	-	-	(98,937,347)
building improvements Depreciation charges for the year	<u> </u>	300,357 (<u>25,721,818</u>)	((300,357)	(25,974,105)
Balance at March 31, 2021, net of accumulated depreciation	P 9,840,345,939	P 2,127,596,562	P 19,450,633	P 3,481,111,936	<u>P 15,468,505,070</u>
Balance at January 1, 2020, net of accumulated depreciation Additions Asset acquisition Depreciation charges for the year	P 8,867,542,310 406,747,581 630,000,000	P 2,255,725,253 202,650 - (<u>102,909,880</u>)	P 20,712,066 (P 1,270,510,090 2,039,410,312 - -	P 12,414,489,719 2,446,360,543 630,000,000 (
Balance at December 31, 2020, net of accumulated depreciation	<u>P 9,904,289,891</u>	<u>P 2,153,018,023</u>	<u>P 19,702,920</u>	<u>P 3,309,920,402</u>	<u>P 15,386,931,236</u>

The amount of depreciation is allocated as follows:

amount of depression to amoun	Notes		March 31, 2021 Unaudited)	D-	ecember 31, 2020 (Audited)
Cost of rentals	20.2	P	25,721,818	Р	102,909,880
General and administrative expense	22		252,287		1,009,146
		<u>P</u>	25,974,105	<u>P</u>	103,919,026

Land and building rental revenues recognized from investment properties amounted to P449.6 million and P465.2 million for the three months ended March 31, 2021 and 2020, respectively, and are shown as Rentals under Revenues account in the condensed consolidated statements of comprehensive income. Costs incurred related to investment properties, including the depreciation, are presented as Rentals under Costs of Services and Sales account in the condensed consolidated statements of comprehensive income (see Note 20.2).

Management believes that the carrying amounts of investment properties are recoverable in full; hence, no impairment loss is recognized in 2021 and 2020.

Certain investment properties with carrying amount of P301.5 million as of March 31, 2021 and December 31, 2020, are used as collateral for certain loans with local banks (see Note 17).

15. LEASES

The Group leases certain parcels of land from WHI. Such lease has original term of 15 years and subject to escalation rate of 3% and enforceable renewal/extension options. The lease with WHI is reflected on the 2020 consolidated statement of financial position as a right-of-use asset under Investment Properties (see Note 14) and a lease liability.

15.1 Right-of-use Asset

The carrying amount of the Group's right-of-use asset as at March 31, 2021 and December 31, 2020 and the movements during the period are shown below.

	_Note	March 31, 2021 (Unaudited)		December 31, 2020 (Audited)
Balance at beginning of period Additions Depreciation and amortization	20.2	P 152,548,532 31,067,589 (4,001,452		158,198,478 - 5,649,946)
Balance at end of period		P 179,614,669	<u>P</u>	152,548,532

Depreciation of the Group's right-of-use asset is presented as part of Cost of Rentals in the consolidated statements of comprehensive income (see Note 20.2).

15.2 Lease Liability

Lease liability is presented in the consolidated statement of financial position as at March 31, 2021 and December 31, 2020 as follows:

	March 31, 2021 (Unaudited)	December 31, 2020 (Audited)
Current Non-Current	P 18,863,153 175,538,354	P 11,282,400 154,244,514
	<u>P 194,401,507</u>	<u>P 165,526,914</u>

Interest expense is presented as part of Finance Costs in the consolidated statements of comprehensive income (see Note 21.1).

As of March 31, 2021, the Group has no commitments for leases (as lessee) entered into but which had not commenced.

16. OTHER NON-CURRENT ASSETS

This account includes the following:

	_(March 31, 2021 (Unaudited)		ecember 31, 2020 (Audited)
Advances to suppliers	P	544,211,892	Р	579,018,623
Project advances		117,261,044		116,964,427
Financial assets at FVOCI		49,670,827		49,670,827
Deposits for future investment		54,026,935		54,026,935
Refundable deposits		33,350,815		30,313,000
Contract acquisition costs		5,503,473		5,503,473
Others		9,108,910		9,108,911
	P	813,133,896	P	844,606,196

The reconciliation of the carrying amounts of financial assets at FVOCI is as follows:

	March 31, 2021 (Unaudited)	December 31, 2020 (Audited)
Balance at beginning of period Unrealized fair value gain	P 49,670,827	P 75,876,143 (26,205,316)
Balance at end of period	<u>P 49,670,827</u>	<u>P 49,670,827</u>

Financial assets at FVOCI consist of investment in golf club shares and certain unquoted equity securities. The Group used Level 2 and 3 in determining the fair value of financial assets at FVOCI.

17. LOANS AND BORROWINGS

The Group's short-term and long-term loans and borrowings are classified in the condensed consolidated statements of financial position as follows:

	March 31, 2021 <u>(Unaudited)</u>	December 31, 2020 (Audited)
Current Non-current	P 1,104,745,000 263,630,000	P 1,114,670,000 282,350,000
	<u>P 1,368,375,000</u>	<u>P 1,397,020,000</u>

Bank loans represent partially secured and unsecured loans from local commercial banks. These loans bear annual interest rates ranging from 2.25% to 5.75% per annum in 2021 and 2020 and are subject to monthly repricing based on prevailing market rate.

In 2021 and 2020, interest costs related to bank loans amounted to P4.4 million and P7.2 million, respectively, and were recognized as part of Finance costs account in the condensed consolidated statements of comprehensive income (see Note 21.1).

Certain bank loans are partially secured by investment properties amounting to P301.5 million, and land and land development costs amounting to P44.2 million both as of March 31, 2021 and December 31, 2020 (see Notes 10 and 14).

18. TRADE AND OTHER PAYABLES

This account consists of the following:

	March 31, 2021 (Unaudited)	December 31, 2020 (Audited)		
Trade payables Deferred output VAT payable Retention payable Accrued expenses Other payables	P 431,057,844 637,863,734 214,362,995 144,166,981 	P 403,109,987 682,122,394 300,391,327 194,878,351 152,452,510		
	P 1,577,745,557	P 1,732,954,569		

19. DEPOSITS AND ADVANCES

This account consists of:

	March 31, 2021	December 31, 2020
	(Unaudited)	(Audited)
Current:		
Reservation deposits	P 439,450,596	P 577,863,090
Advance rentals	238,261,924	228,663,931
Construction bond	50,075,146	48,837,148
Rental deposits	46,520,814	50,041,094
Unearned rent income	28,204,082	12,007,782
Buyers' deposits	1,009,196	1,009,196
Others	3,168,647	3,219,323
	806,690,405	921,641,564

Non-current:		
Rental deposits	211,456,850	210,654,440
Retention payable	64,578,000	132,362,000
Advance rentals	63,308,956	63,308,956
Unearned rent income	61,178,807	61,178,807
Buyers' deposits	5,827,833	5,827,833
	406,350,446	473,332,036
	P 1,213,040,851	P 1,394,973,600

20. COSTS OF SERVICES

20.1 Cost of Construction Contracts

The details of cost of construction contracts are shown below.

	Notes		2021	2020		
Subcontract Depreciation and amortization	13	P 	2,073,730	P	7,963,665 32,798	
	22	<u>P</u>	2,073,730	<u>P</u>	7,996,463	

20.2 Cost of Rentals

The following are the details of direct costs and expenses of rentals, including common usage and service area charges:

	Notes		2021		2020
Depreciation	14, 15.1	P	27,134,304	Р	26,961,716
Outside services			12,961,814		11,414,231
Taxes and licenses			11,046,668		10,893,228
Utilities			10,679,229		7,373,157
Office supplies			2,256,345		3,388,736
Professional fees			3,199,203		2,234,617
Repairs and maintenance			2,444,344		1,130,881
Others			4,828,043		<u>-</u>
	22	P	74,549,950	Р	63,396,566

Others include cost of janitorial services, garbage fees, and other incidental fees.

20.3 Cost of Sale of Condominium Units

The following are the details of direct costs and expenses of condominium units sold:

		2021		2020
Development costs Land cost Others	P	69,636,256 7,408,343 9,735,962	P	248,874,187 32,666,587 17,812,212
	<u>P</u>	86,780,561	<u>P</u>	299,352,986

Development costs pertain to work done by third party contractors relating to planning, design, architectural, and construction of the condominium units.

Others include permits and licenses, development changes, surveying, monumenting and titling fees.

21. OTHER OPERATING AND NON-OPERATING INCOME (CHARGES)

21.1 Finance Costs

	Note	2021	2020	
Interest expense on: Bank loans Lease liabilities Retirement obligation Others	17 15.2	P 4,369,141 3,120,072 5,655,000 12,407	P 7,204,227 3,098,401 - 26,466	
		P 13,156,620	<u>P 10,329,094</u>	
21.2 Finance Income				
	Note	2021	2020	
Interest income Foreign currency gains	7	P 4,353,093 203,425	P 25,389,182 	
		P 4,556,518	P 25,467,213	

21.3 Other Operating Income

		2021		2020
Penalty income	P	36,384,856	P	-
Income from rendering of administrative and other services		9,300,857		9,261,439
Sale of rights		-		65,000,000
Others		1,629,692	_	1,392,672
	<u>P</u>	47,315,405	<u>P</u>	75,654,111

Others include parking fee income, vetting fee, and signage rental.

22. OPERATING EXPENSES BY NATURE

The details of operating expenses by nature are shown below.

	Notes		2021		2020
Development costs		P	69,636,256	Р	248,874,187
Salaries and employee benefits			39,478,095		33,965,789
Taxes and licenses			37,208,623		46,750,585
Depreciation and amortization	13, 14		37,141,542		38,819,276
Outside services			15,354,785		12,176,927
Utilities			11,008,571		7,765,871
Association dues			10,154,454		9,958,935
Professional fees			7,759,305		5,992,745
Land Cost			7,408,343		32,666,587
Bond and insurance			6,290,456		1,099,389
Representation and					
entertainment			3,742,158		12,909,694
Impairment loss			3,527,568		-
Office supplies			3,437,238		5,246,314
Repairs and maintenance			2,943,568		2,906,757
Subcontract			2,073,730		7,963,665
Commission			1,611,902		12,537,133
Transportation and travel			748,037		897,035
Corporate affairs			5,067		337,270
Others			16,108,195		33,200,440
		P	275,637,893	P	514,068,599

Others include gasoline and oil, postage and communication, bid documents, subsistence, low value leases and other incidental expenses under the ordinary course of business.

These expenses are classified in the condensed consolidated statements of comprehensive income as follows:

	Notes	_	2021		2020
Cost of sale of condominium units Cost of rentals	20.3 20.2	P	86,780,561 74,549,950	P	299,352,986 63,396,566
Cost of construction contracts General and administrative	20.1		2,073,730		7,996,463
expenses Selling expenses			110,092,137 2,141,515		129,522,857 13,799,727
		<u>P</u>	275,637,893	<u>P</u>	514,068,599

The details of general and administrative expenses are shown below.

	Notes		2021		2020
Salaries and employee benefits		P	39,478,095	Р	33,965,789
Taxes and licenses			26,161,955		35,857,357
Association dues			10,154,454		9,958,935
Depreciation and amortization	13, 14		10,007,240		11,824,762
Professional fees			4,560,102		3,758,128
Representation and entertainment			3,742,158		12,909,694
Impairment loss			3,527,568		-
Outside services			2,392,971		762,696
Bond and insurance			1,462,413		1,099,389
Office supplies			1,180,893		1,857,578
Transportation and travel			748,037		897,035
Repairs and maintenance			499,224		1,775,876
Utilities			329,342		392,714
Others			5,847,68 <u>5</u>		14,462,904
		D	110 002 127	D	120 522 057
		1	110,092,137	ľ	129,522,857

23. RELATED PARTY TRANSACTIONS

The Group's related parties include its Ultimate Parent Company, associates, joint ventures, related parties under common ownership and management, stockholders and key management personnel as described below.

The summary of the Group's significant transactions in 2021 and 2020 with its related parties and the outstanding balances as of March 31, 2021 and December 31, 2020 are presented on the succeeding page.

		C	utstanding	Bala	nces				
Related Party		Marc	arch 31, 2021 December 31, 2020			Amount of	Transa	actions	
Category	Note	(Un	audited)		(Audited)		2021		2020
Ultimate parent company:									
Cash advances granted	23.1	P 44	43,163,703	P	440,851,531	P	2,312,172	P	526,902
Advances from purchase of land	23.2	(3,99	00,125,076)	(3,990,125,076)		= -		<u>-</u>
Cash advances assumed	23.2	('	44,871,591)	Ì	42,993,085)	(1,878,506)		-
Right-of-use assets		1	79,614,669		152,548,532		27,066,137	(1,412,485)
Lease liability		(19	94,401,507)	(165,526,914)	(28,874,593)	(277,801)
Depreciation			-		-		1,412,486		1,412,485
Interest expense			-		-		3,120,072		3,098,401
Associates:									
Cash advances granted	23.1		7,555,429		7,555,429		-		202,100
Joint ventures:									
Cash advances granted	23.1	3	37,583,941		37,583,941		-		-
Construction contracts		2	27,673,758		27,673,758		-		2,648,789
Related parties under common									
ownership and management:									
Cash advances granted (collected)	23.1	10	61,221,577		168,244,877	(7,023,300)		6,588,948
Cash advances paid (obtained)	23.2		-		=		-	(1,304,637)
Association dues		3	33,197,355		39,439,101		9,784,425		8,234,070
Contracts of services			-		-		6,926,590		6,926,590
Other income			-		-		8,736,632		3,600,000
Stockholders:									
Cash advances granted (collected)	23.1	Ġ	99,555,100		97,055,100		2,500,000		9,272,057
Key management personnel –									
Compensation			-		=		13,813,349		14,492,724
Retirement Fund		4	11,857,802		41,857,802		-		-

23.1 Advances to Related Parties

In the normal course of business, the Group grants unsecured and noninterest-bearing cash advances to related parties for working capital requirements and other purposes. The advances have no fixed repayment terms and collectible upon demand.

Certain advances to related parties are secured by an undertaking of another related party to pay in case of default. These advances are presented as Advances to related parties under Receivables account in the condensed consolidated statements of financial position (see Note 8).

	March 31,	December 31,
	2021	2020
	<u>(Unaudited)</u>	(Audited)
Ultimate parent company	P 443,163,703	P 440,851,531
Related parties under common	161 001 577	160 244 077
ownership and management	161,221,577	168,244,877
Stockholders	99,555,100	97,055,100
Joint ventures	37,583,941	37,583,941
Associates	7,555,429	7,555,429
	P 749,079,750	P 751,290,878

23.2 Advances from Related Parties and Due to Ultimate Parent Company

The Group has outstanding amount due to the Ultimate Parent Company representing a payable for certain land acquired in prior years. The Group also obtains cash advances from other related parties to assist its daily operational and other requirements.

Advances from and due to related parties, which is presented as current liabilities

	March 31, 2021 (Unaudited)	December 31, 2020 (Audited)
Ultimate parent company Related party under common ownership and management	P 3,990,125,076	P 4,033,118,154
	44,871,591	
	P 4,034,996,667	P 4,033,118,154

24. EARNINGS PER SHARE

Basic and diluted earnings per share were computed as follows:

	2021 (Unaudited)	2020 (Unaudited)
Net profit attributable to the equity holders of the Parent Company Divided by weighted average number	P 552,025,550	P 445,376,619
of outstanding common shares*	3,395,864,100	3,395,864,100
Basic and diluted earnings per share	<u>P 0.16</u>	<u>P 0.13</u>

^{*}The Group has no potential dilutive common shares as of March 31, 2021 and December 31, 2020.

25. CAPITAL STOCK

The Parent Company has an authorized capital stock of P4,000,000,000 divided into 4,000,000,000 shares with a par value of P1 per share, of which 3,395,864,100 shares or P3,395,864,100 are issued and outstanding as of March 31, 2021 and December 31, 2020.

On March 6, 2018, the Parent Company filed its application with the PSE for the listing of its common shares, which was approved by the PSE on May 23, 2018. Also on March 6, 2018, the Parent Company filed a Registration Statement covering the Initial Public Offering (IPO) of its common shares with the PSE, in accordance with the provisions of the SEC's Securities Regulation Code. Pursuant to its filing with the PSE, on June 29, 2018, the Parent Company issued through the IPO the additional 679,172,800 common shares at P12.00 price per share generating offering proceeds of P8,150.1 million. The related additional paid-in capital arising from the IPO, after deducting transaction costs associated with the issuance of shares,

amounted to P6,964.6 million. The common share price closed at P6.9 per share and P7.6 per share as of March 31, 2021 and December 31, 2020, respectively.

In 2015, the Parent Company issued 3,216,910 common shares at par value of P100.00 per share to a certain individual stockholder pursuant to a deed of exchange.

On May 14, 2020, the Parent Company's BOD unanimously approved a P1,000.0 million buyback program of the Parent Company's shares through the open market on the PSE subject to applicable SEC and PSE rules, for a period of two years or upon full utilization of the appropriated amount, whichever comes first. The Parent Company acknowledges that the share buyback program shall have an effect on the Parent Company's Minimum Public Ownership (MPO), and that it commits to bringing the MPO to the required percentage within a period of twelve months. As of the date of issuance of the 2020 consolidated financial statements, the SEC is yet to approve the Parent Company's buyback program.

As of March 31, 2021 and December 31, 2020, there are 24 and 12 holders, respectively, of the listed common shares owning at least one board lot of 100 shares. The public float lodged with PCD Nominee is counted as one stockholder only.

26. COMMITMENTS AND CONTINGENCIES

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

26.1 Operating Leases – Group as a Lessor

The Group is a lessor under operating leases covering certain real estate properties presented in the consolidated statements of financial position as Investment Properties. The lease agreements have a term of one year, subject to annual renewal and monthly payment of minimum rental plus additional rental based on certain percentage of the lessee's gross sales. Lease agreements with large tenants have terms ranging from five to 45 years with monthly rental payment on certain rate per square meter of leased area subject to annual escalation rates of 5.00% to 10.00% per annum.

The future minimum lease collections under these operating leases as of the end of the reporting period is as follows:

	March 31, 2021 (Unaudited)	December 31, 2020 (Audited)
Within one year After one year but not	P 1,153,442,166	P 1,125,340,220
more than five years More than five years	2,921,791,078 31,730,673,900	3,013,169,890 31,861,464,258
	P 35,805,907,144	<u>P 35,999,974,368</u>

26.2 Legal Claims

There are pending claims and legal actions filed by the Group or against the Group arising from the normal course of its business. Management believes that the ultimate liability, if any, with respect to such litigations, claims and disputes will not materially affect the financial position and results of operations of the Group.

26.3 Deficiency Tax Assessments

The Group has certain final deficiency tax assessment and has received letters of authority from the Bureau of Internal Revenue (BIR), pursuant to which the BIR has sought to investigate certain tax periods of the Group and consequently examine certain books, records and accounts that relate to transactions in the ordinary course of business. There are final deficiency tax assessments in the ordinary course of business against the Parent Company that are pending with the BIR covering taxable years 2015, 2013 and 2009. Pursuant to the Group's policy of addressing such actions in line with prudent business practice, the Group has engaged tax counsels and advisors in relation to these matters.

As of March 31, 2021, the final deficiency tax assessments are still under protest. Management believes that the Group has enough basis in law, Supreme Court and Court of Tax Appeals decisions, and evidence to support their claim; hence, no provisions were recognized in the consolidated financial statements.

26.4 Reclaimed Land and Others

The Group's existing land holdings in Aseana City, which were obtained pursuant to certain series of agreements involving reclamation and related projects with the Philippine Government, are entirely located on reclaimed foreshore land. Although the Group holds registered titles to these land holdings, Philippine law provides that issuance of titles does not create or vest title, but only constitutes evidence of ownership over such properties. In view of this, the Group's ownership, registration, and possession of titles and actual possession of these land holdings do not negate the possibility that the Philippine Government or third parties may at any time, file lawsuits to challenge the Group's rights to these land holdings. While the PRA and the Philippine Office of the Government Corporate Counsel (OGCC) are of the opinion that the Group's titles can no longer be invalidated, there is no assurance that the Philippine Government or third parties will not challenge the Group's rights to such reclaimed lands in the future. Notwithstanding the foregoing, the Group is not aware of the validity of the Group's titles being questioned, impugned, challenged or invalidated by the Philippine Government or any other third party since the time the Group acquired ownership over these land holdings in Aseana City and up to the audit report date. In addition to the opinions of the PRA and OGCC, management believes that the Group has enough basis in law and in the decisions of the relevant courts, to support the validity of its titles and ownership over these subject properties.

There are other commitments, litigations and contingencies that arise in the normal course of the Group's operations which are not reflected in the consolidated financial statements. As of March 31, 2021, management is of the opinion that losses, if any, from these commitments and contingencies will not have material effects on the Group's consolidated financial statements.

27. CAPITAL MANAGEMENT OBJECTIVES, POLICIES AND PROCEDURES

The Group's capital management objectives are to ensure that the Group maintains a strong credit rating and healthy capital ratios in order to support its business and maximize shareholder value.

The Group manages its capital structure and makes adjustments to it, in the light of changes in economic conditions primarily those current and expected future events that affect or likely to affect the real estate and leasing sector. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, pay-off existing debts, return capital to shareholders or issue new shares.

The Group monitors its capital gearing by measuring the ratio of loans and borrowings to total capital and net loans and borrowings to total capital. Loans include all short-term and long-term borrowings while net interest-bearing loans include all short-term and long-term loans net of cash and cash equivalents.

As of March 31, 2021 and December 31, 2020, the Group's ratios of net interest-bearing loans to total capital are as follows:

	March 31, December 31, 2021 2020 (Unaudited) (Audited)	, _
Total loans and borrowings Less: Cash and cash equivalents	P 1,368,375,000 P 1,397,020,000	0
and short-term placements Net loans and borrowings (a)	(4,616,933,519) (5,014,489,615 (3,248,558,519) (3,617,469,615	,
Total equity	22,677,841,856 22,284,284,88°	<u>7</u>
Net loans and borrowings and equity (b)	P19,429,283,337 P 18,666,815,272	<u>2</u>
Gearing ratio (a/b)	<u>-17%</u>	<u>′o</u>

28. CASH DIVIDENDS

On March 3, 2021, the Parent Company's BOD in the special meeting held approved the declaration of dividends amounting to P 0.047116 per share to shareholders as of the record date March 22, 2021. The dividends will be payable on April 8, 2021.

D.M. WENCESLAO & ASSOCIATES, INCORPORATED AND SUBSIDIARIES

Schedule of Financial Indicators
As required under SRC Rule 68, as amended
For the Period Ended March 31, 2021 and 2020
(Amounts in Philippine Pesos)

			March 31, 2021	December 31, 2020
I.	Cu	rrent/liquidity ratios		
	a.	Current Ratio		
		Total Current Assets	1.48	1.47
		Total Current Liabilities		
	b.	Quick Ratio		
	ь.	Total Current Asset – Contract Asset – Land and land		
		development costs – Property development costs – Other	0.04	0.00
		current assets except short term placement	0.91	0.92
		Total Current Liabilities		
II.	Sol	lvency ratios		
	a.	Solvency Ratio		
		Total Assets	3.25	3.11
		Total Liabilities		
	b.	Debt Ratio		
	ь.	Total Loans and Borrowings		
		Total Assets	4%	4%
		100010		
	c.	Debt-to-Equity Ratio		
		Total Loans and Borrowings	6%	6%
00		Total Equity Attributable to Owners of Parent Company	070	U70
III.	As	set-to-equity ratio Total Assets		
		Total Equity Attributable to Owners of Parent Company	1.48	1.51
		Total Equity Attributable to Owners of Farent Company		
			March 31, 2021	March 31, 2020
IV.	Int	terest Coverage Ratio		
		Earnings Before Interest and Taxes	46.9	82.8
		Interest Costs*	40.7	02.0
***	-	g 131 - 75 - 1		
V.		ofitability Ratios		
	a.	Net Profit Margin Net profit Attributable to Owners of the Parent Company		
		Revenues	79.9%	45.3%
		Revenues		
	b.	Gross Profit Margin		
		Gross Profit	= < 40 /	62.00 /
		Revenues	76.4%	63.9%
	c.	Return on Equity (Annualized)		
		Net profit Attributable to Owners of the Parent Company		
		Average Equity Attributable to Owners of the Parent	12.6%	8.2%
		Company		
	.1	Determine Access (Access 1'c. 1)		
	d.	Return on Assets (Annualized)		
		Net profit Attributable to Owners of the Parent Company Average Total Assets	8.2%	4.1%
		Average rotal Assets		
	e.	Recurring income		
	٠.	Rental revenue	- 4 - 2 /	TO 22/
		Total revenue	71.7%	50.0%

D. M. WENCESLAO & ASSOCIATES, INCORPORATED

15F Aseana 3, D. Macapagal Blvd. cor. Asean Ave., Aseana City, Paranaque City

Reconciliation of Retained Earnings Available for Dividend Declaration As of March 31, 2021

Unappropriated Retained Earnings Available for Dividend		
Declaration at Beginning of Year	<u>P</u>	8,794,911,971
Prior Year's Outstanding Reconciling Items		
Rent income based on Philippine Accounting Standard (PAS) 17, <i>Leases</i>	(3,936,537,469)
Deferred tax income from deferred tax assets	(161,184,741)
Revaluation increment on land	(19,047,893)
Unappropriated Retained Earnings Available for Dividend Declaration at Beginning of Year, as Adjusted		4,678,141,868
Net Profit Realized During the Year		
Net profit per audited financial statements Non-actual/unrealized income		308,377,395
Accrued rent income based on PFRS 16, Leases	(117,914,073)
Deferred tax income from deferred tax assets	(330,000)
		190,133,322
Other Transactions During the Year		
Cash dividends declared	(156,018,659)
Unappropriated Retained Earnings Available for Dividend Declaration at End of Period	<u> P</u>	4,712,256,531

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF THE FINANCIAL CONDITION AND RESULTS OF OPERATIONS

DMW's Net Income Increases 19% to P553.6 million in three months ended March 31, 2021

Financial and Operational Highlights (In Millions Pesos, except for financial ratios and percentages)

Three months ended March 31 (UNAUDITED) % to % % to 2021 2020 Revenues Revenues Change Profit & Loss Data Revenues 693 100% 1,026 100% -32% Cost of services and sales 24% 371 36% -56% 163 530 76% 655 64% -19% **Gross profit** 9% 7%Other operating expenses – net 65 68 -4%Net income 554 80% 465 45% 19% % to Total % March 31 Dec 31 % to Total 2020 2021 Assets Assets Change (UNAUDITED) (AUDITED) **Balance Sheet Data** 100% 0%**Total Assets** 32,765 32,857 100% **Total Liabilities** 10,087 31% 10,573 32% -5% Total Equity attributable to owners of the Parent company 22,096 67% 21,704 66% 2% As of the period ended March 31, 2021 December 31, 2020 Other Key Financial Ratios **Current Ratio** 1.48 1.47 **Debt to Equity** 6% 6% March 31, 2021 March 31, 2020 13% 8% Return on Equity 80% *Net income ratio 45% 72%50%

Recurring Income Contribution

^{*}Attributable to parent

Revenue

Total consolidated revenue decreased by P333.8 million, or 32.5%, from P1,026.4 million for the three months ended March 31, 2020 to P692.6 million for the same period in 2021, primarily due to the following:

Rentals

Our total rental revenue slightly decreased by P15.9 million, or 3.1%, from P512.7 million for the three months ended March 31, 2020 to P496.8 million for the same period in 2021 primarily due to decrease in building rentals by P16.5 million, or 7.9%, from P208.8 million in 2020 to P192.3 million in 2021. The decrease was primarily attributable to the pre-termination of certain lessees as an effect of the current pandemic situation. Our total leased floor area is 90,712 sq.m. and 89,914 sq.m as of March 31, 2021 and 2020, respectively.

Construction contracts

Total construction revenue decreased by P13.4 million, or 85.9%, from P15.6 million for the three months ended March 31, 2020 to P2.2 million for the same period in 2021 primarily due to decrease in construction activities rendered to external customers. In 2021, the Group focused its construction resources to completing its on-going internal projects.

Sale of Condominium Units

The revenue from sale of condominium units decreased by P304.5 million, or 61.1%, from P498.1 million for the three months ended March 31, 2020 to P193.6 million for the same period in 2021. This decrease was attributable primarily due to incremental percentage of completion of Pixel in 2021 decreased compared to the incremental percentage of completion for the same period in 2020 as the project is nearing completion. Moreover, more Pixel units were turned over in 2020 than in the same period in 2021.

Cost of Services and Sales

Our consolidated cost of services and sales decreased by P207.3 million, or 55.9%, from P370.7 million for the three months ended March 31, 2020 to P163.4 million for the same period in 2021 due primarily to the following:

Construction Contracts

Costs of construction contracts decreased by P5.9 million, or 73.8%, from P8.0 million for the three months ended March 31, 2020 to P2.1 million in 2021. As discussed in a previous paragraph, the decrease in cost was due primarily to decrease in construction activities rendered to external parties.

Sale of Condominium Units

Cost of sale of condominium units decreased by P212.6 million, or 71.0%, from P299.4 million for the three months ended March 31, 2020 to P86.8 million for the same period in 2021. As discussed in a previous paragraph, decrease was attributable primarily to

the decrease in incremental percentage of completion in 2021 compared for the same period in 2020 and the turnover of Pixel units.

Other Income (Charges)

Other income net of charges decreased by P26.0 million, or 110.3% from P23.6 million other income-net for the three months ended March 31, 2020 to P2.4 net charges for the same period in 2021 primarily due to the following:

Finance Income

Finance income decreased by P21.1 million, or 82.7%, from P25.5 million in 2020 to P4.4 million in 2021. The decrease was attributable primarily to the decrease in the amount of short term placements and effective interest income rate.

Share in Net Income of Associates and Joint Venture

Share in Net Income of Associates and Joint Ventures decreased by P2.4 million, or 30.1%, from P7.8 million in 2020 to P5.4 million in 2021 due to the decrease in the net income as a result of operations of the joint venture.

Tax Expense (Credit)

Tax expense turned around by P238.6 million, or 162.5%, from P146.8 million tax expense in 2020 to P91.7 million tax credit in 2021. On March 26, 2021, the Corporate Recovery and Tax Incentives for Enterprise Act (CREATE Act) was passed resulting to the decrease in corporate tax rate from 30% to 25%. The effect of which is a reversal of deferred tax liability and a tax credit from the previous year's adjustment for overpayment of income tax.

Net Profit Attributable to Parent

Net profit attributable to parent company increased by P106.6 million, or 23.9%, from P445.4 million in 2020 to P552.0 million in 2020.

Balance Sheet Accounts

Total Assets

The Company's total assets decreased by P92.4 million, or 0.3%, from P32,857.0 million as of December 31, 2020 to P 32,764.6 million as of March 31, 2021 due to the following:

• Cash and cash equivalents decreased by P477.6 million, or 10.8%, from 4,429.5 million to P3,951.9 million as of December 31, 2020 and March 31, 2021, respectively, primarily due to payment to several suppliers and subcontractors.

- Receivables increased by P202.3 million, or 3.2%, from P6,246.8 million to P6,449.1 million as of December 31, 2020 and March 31, 2021, respectively, primarily due to recognition of rental receivable based on PAS17.
- Contract asset decreased by P78.5 million, or 85.3%, from P92.0 million to P13.5 million as of December 31, 2020 and March 31, 2021, respectively, primarily due to collection from turnover of units of Pixel Residences.
- Property development costs increased by P19.2 million, or 1.8% from P1,068.6 million to P1,087.8 million as of December 31, 2020 and March 31, 2021, respectively, primarily due to the cost incurred in constructing Pixel Residences and MidPark Towers. As of March 31, 2021, percentage of completion for Pixel Residences and MidPark Towers is 93.50% and 17.42%, respectively.
- Land and land development costs increased by P99.0 million, or 4.7%, from P2,112.5 million to P2,211.5 million as of December 31, 2020 and March 31, 2021, respectively, primarily due to the reclassification of certain parcel of land previously recognized as leasable area under Investment properties account in the consolidated financial statements.
- Investment properties net increased by P108.6 million, or 0.7%, from P15,539.5 million to P15,648.1 million as of December 31, 2020 and March 31, 2021, respectively, primarily due to the cost incurred for 8912 Asean Ave., Parqal, and Aseana Plaza, net of the reclassification of certain parcel of land previously recognized as leasable area to Land and land development cost.
- Other non-current asset decreased by P31.5 million, or 3.7%, from P844.6 million to P813.1 million as of December 31, 2020 and March 31, 2021, respectively, primarily due to recoupment of deposits or downpayment on progress billings of subcontractors.

Total Liabilities

Total liabilities decreased by P485.9 million, or 4.6%, from P10,572.7 million to P10,086.8 million from December 31, 2020 and March 31, 2021, respectively, due to the following:

- Trade and other payables decreased by P155.3 million, or 9.2%, from P1,733.0 million to P1,577.7 million as of December 31, 2020 and March 31, 2021, respectively, primarily due to payment to several suppliers and subcontractors.
- Contract liability increased by P44.8 million, or 6.5%, from P690.8 million to P735.6 million as of December 31, 2020 and March 31, 2021, respectively, primarily due to the increase in the amount received from real estate customers in excess of the amount the Group has rights to receive based on the progress of the real estate development.
- Deposits and advances decreased by P182.0 million, or 13.0%, from P1,395.0 million to P1,213.0 million as of December 31, 2020 and March 31, 2021, respectively, mainly due to application of deposits related to rentals and the sale of condominium units of Pixel Residences and MidPark Towers.

• Deferred tax liabilities decreased by P165.7 million, or 15.7%, from P1,056.7 million to P891.0 million as of December 31, 2020 and March 31, 2021, respectively, mainly due to reversal of deferred tax liability as a result of reduced tax rate from 30% to 25% in accordance to the provisions of CREATE Bill.

Total Equity

Total equity increased by P393.5 million, or 1.8%, from P22,284.3 million to P22,677.8 million as of December 31, 2020 and March 31, 2021, respectively, primarily due to the results of operation for the three months ended March 31, 2021, net of declaration of cash dividends of P160.0 million.

Other Key Financial Ratios

The Company's key performance indicators are measured in terms of the following: (a) Current ratio which determines the liquidity of the Company (b) Debt to equity which determines the Company's financial leverage (c) Return on equity which measures the profitability to capital provided by stockholders (d) net income ratio which measures the ratio of net profit to total gross revenue (e) recurring income contribution.

Current ratio increased to 1.48 from 1.47 as of March 31, 2021 and December 31, 2020, respectively, mainly due to decrease in current liabilities as a result of payment of liabilities to suppliers and subcontractors.

Debt to equity ratio remained at 6% as of March 31, 2021 and December 31, 2020, due to payment of maturing loans while increasing the equity as the result of operations.

Return on equity increased to 13% from 8% as of March 31, 2021 and 2020, respectively, as a result of increase in net profit.

Net income margin increased to 80% from 45% as of March 31, 2021 and 2020 as a result of decrease in revenue and increase in net income.

Recurring income ratio increased to 72% from 50% as of March 31,2021 and 2020 mainly due to decrease in revenue from sale of condominium units.

The Company has no known direct or contingent financial obligation that is material to the Company, including any default acceleration of an obligation. There were no contingent liabilities or assets in the Company's balance sheet. The Company has no off-balance sheet transactions, arrangements, obligations during the reporting year as of balance sheet date.

There are no known trends, events, material changes, seasonal aspects or uncertainties that are expected to affect the Company's continuing operations.

Key Operating Data

As of March 31, 2021, 8912 Asean Ave. the Company's largest commercial office building has a percentage of completion of 91.0%. In February 2021, the Company successfully closed its first

office lease deal in 8912 Asean Ave. The building is projected to be completed in 2021 and will add an approximately 68,000 sq.m to the total leasable floor area.

As of March 31, 2021, Parqal a mixed-use project with office and retail spaces that stretches from Diokno Ave. to Macapagal Ave. has a percentage of completion of 40.4%. The project has approximately 67,000 sq.m. leasable floor area and it features a climate protected and walkable mixed-use development with a 50% retail component. It is composed of nine independent 4-storey buildings. Around 60% of Parqal lot area is dedicated to lush green landscapes and recreational facilities.

Pixel Residences, the Company's first residential project has successfully turned over 93% of the total units.

Impact of COVID-19 Pandemic on the Group's Business

The COVID-19 pandemic started to become widespread in the Philippines in early March 2020. The measures taken by the government to contain the virus have affected economic conditions and the Group's business operations. The following are the impact of the COVID-19 pandemic to the Group's business:

- interruptions in the construction of on-going projects;
- difficulty in the collection of accounts receivables from tenants on leases and reimbursable charges;
- delays in collection from residential buyers on turnover balances of a completed project;
- temporary setbacks in pre-selling of residential units; and,
- additional administrative expenses were incurred to ensure health and safety of its employees and customers such as the frequent disinfection of facilities and COVID-19 testing for its employees.

In response to this matter, the Group has taken the following actions:

- re-evaluated schedules and completion of projects' under construction;
- launched digital platform and collection portal towards the end of the third quarter to provide convenient payment access to the customers;
- granted discounts on rentals on a case to case basis;
- activated digital marketing initiatives to reach existing and potential residential buyers; and,
- implemented stringent health protocols within the Group's offices and project sites.

Based on the above actions and measures taken by management to mitigate the adverse effect of the pandemic, it projects that the Group would continue to report positive results of operations and would remain liquid to meet current obligation as it falls due. Accordingly, management has not determined material uncertainty that may cast significant doubt on the Group's ability to continue as a going concern.

Project and Capital Expenditure

As of the period ended March 31, 2021, the Company already spent P5,343.9 million on its pipeline projects in which P308.57 million were spent during the first quarter of 2021.