COVER SHEET

9						
T						
9						
To be accomplished by SEC Personnel concerned						
9						

Remarks= pls. Use black ink for scanning purposes



NOTICE OF ANNUAL STOCKHOLDERS' MEETING

NOTICE IS HEREBY GIVEN that the Annual Stockholders' Meeting of iPeople, inc. will be conducted by remote communication via https://ipeople.com.ph/ASM2022/ on Friday, July 29, 2022 at 4:15 PM, to consider and act on the following:

- 1. Call to Order
- 2. Proof of Notice and Certification of a Quorum
- 3. Approval of the Minutes of the Annual Stockholders' Meeting held on July 30, 2021
- 4. Approval of the Management Report and the Audited Financial Statements for 2021
- Ratification and confirmation of the acts, resolutions and proceedings of the Board of Directors, the various Committees, and the Management of the Company from the date of the last annual stockholders' meeting until the date of this meeting
- 6. Election of Directors for 2022-2023
 - a. Approval of the retention and reelection of Renato C. Valencia and Cesar A. Buenaventura as Independent Directors
- Appointment of External Auditors
- Such other business that may properly come before the meeting
- Adjournment

Only stockholders of record at close of business on June 29, 2022 shall be entitled to vote at this said meeting or any adjournment thereof.

Pursuant to the alternative mode of distributing and providing copies of the notice of the Annual Stockholders' Meeting as provided for in the Securities and Exchange Commission's NOTICE dated 16 February 2022, this notice to Stockholders shall be published in the business section of two (2) newspapers of general circulation, in print and online format, for two (2) consecutive days beginning 07 July 2022. The Information Statement and other pertinent meeting documents are available in the Company's website (www.ipeople.com.ph) and via PSE Edge.

Given the current circumstances, stockholders may only attend and participate in the meeting by remote communication and vote only by proxy or remotely in absentia. Stockholders who intend to attend and participate in the meeting by remote communication must notify the Company by email at asm2022@ipeople.com.ph on or before July 19, 2022.

For voting via proxy, duly accomplished proxies shall be submitted by email to the Office of the Corporate Secretary at asm2022@ipeople.com.ph, for examination, validation, and recording no later than 5:00 pm of July 19, 2022. Proxies received thereafter shall not be recognized for the meeting.

The procedures for attending and participating in the meeting through remote communication, for casting of votes and the proxy form are set forth in the Information Statement and shall also be published in the Company's website at www.ipeople.com.ph/shareholders.

The Company shall record the Annual Stockholder's Meeting and post the same in its website.

Makati City, June 08, 2022

Corporate Secretary

EXPLANATION OF AGENDA ITEMS

The following are the Rules of Conduct and Procedures for the meeting:

- Stockholders who intend to attend and participate in the meeting via remote communication and to exercise their vote in absentia must notify the Company by email at asm2022@ipeople.com.ph, on or before July 19, 2022. After verification of the email request, the link to the live webcast of the meeting and the proxy form shall be sent to the indicated email address of the registered stockholder.
- Stockholders may vote by appointing a proxy. Stockholders voting by proxy shall submit via email the duly accomplished proxies for examination, validation and recording no later than 5:00 pm of July 19, 2022 to the Office of the Corporate Secretary at asm2022@ipeople.com.ph.
- Pursuant to Sections 57 and 23 of the Revised Corporation Code and SEC Memorandum Circular No. 6,
 Series of 2020, the Company has set up a registration and voting mechanism which may be accessed by the
 stockholders to participate and vote *in absentia* on the agenda items presented for resolution at the
 meeting, as detailed in the Annex A and Annex B to the Information Statement. A stockholder who votes
 in absentia shall be deemed present for purposes of quorum.
- The items in the Agenda for the approval by the stockholders will need the affirmative vote of stockholders representing at least a majority of the outstanding voting stock, voting through a proxy or voting electronically by remote communication or *in absentia*.
- Each of the proposed resolutions or items in the Agenda will be shown on the screen as the same is taken up at the meeting.
- Election of directors will be by plurality of votes and every stockholder will be entitled to cumulate his/her votes.
- The Company's stock transfer agent will tabulate, verify and validate all votes received.
- The Corporate Secretary shall report the results of voting during the meeting.
- Stockholders may email to asm2022@ipeople.com.ph relevant questions or comments to matters to be taken up, on or before the time of the meeting. The Company will endeavor to answer all questions submitted prior to and in the course of the meeting, or separately through the Company's Investor Relations Office within a reasonable period after the meeting. Stockholders are advised to send questions early to be assured that these will be taken up in time.
- The webcast will be recorded and will be posted on the Company's website after the meeting.

1. Call to Order

The Chairperson will formally open the meeting at 4:15 P.M.

2. Certification of Notice and Quorum

The Corporate Secretary will certify that copies of the Notice of Meeting were duly published in the business section of two (2) newspapers of general circulation and will certify the number of shares represented in the meeting, for the purpose of determining the existence of quorum to validly transact business.

3. Approval of Minutes of the Annual Stockholders' Meeting held on July 30, 2021

The copy of the minutes of the last Annual Stockholders' Meeting held on July 30, 2021 is attached to the Information Statement. It is also posted on the Company's website, at https://ipeople.com.ph/wp-content/uploads/2021/08/iPeople-Minutes.ASM-30-July-2021.pdf. A resolution approving the minutes will be presented to the stockholders for approval.

4. Approval of the Management Report and the Audited Financial Statements for 2021

The Company Chairman and Chief Executive Officer, Dr. Reynaldo B. Vea, will deliver a report to the stockholders on the Company's performance for the year 2021 and year-to-date activities. A copy of the Audited Financial Statements ("AFS") of the Company for the year ended December 31, 2021 (as audited by SyCip, Gorres, Velayo & Co.) is incorporated in the Information Statement. A resolution noting the report and approving the 2021 AFS will be presented to the stockholders for approval.

5. Ratification and confirmation of the acts, resolutions and proceedings of the Board of Directors, the various Committees, and the Management of the Company from the date of the last annual stockholders' meeting until the date of this meeting

The acts and resolutions of the Board of Directors, the various Committees, and the Management of the Company were those taken or adopted from the date of the last annual stockholders' meeting until the date of this meeting. They include the approval of agreements, projects, investments, treasury-related matters and other matters covered by disclosures to the Securities and Exchange Commission and the Philippine Stock Exchange. The acts of Management were those taken to implement the resolutions of the Board of Directors or its Committees and those taken in the general conduct of business. A resolution on this agenda item will be presented to the stockholders for approval.

6. Election of Directors for 2022-2023

Any stockholder may submit to the Corporate Governance, Nomination and Related Party Transactions Committee nominations to the Board of Directors no later than May 13, 2022. The Corporate Governance, Nomination and Related Party Transactions Committee will determine whether the nominees for Directors, including the nominees for Independent Directors, have all the qualifications and none of the disqualifications to serve as members of the Board of Directors before submitting the nominees for election by the stockholders. The profiles of the nominees to the Board will be included in the Information Statement.

It may be noted, however, that while the Company is guided by the SEC's mandatory term limits for independent directors as provided for in SEC Memorandum Circular No. 4 (Series of 2017), two (2) of the independent director nominees, Mr. Renato C. Valencia and Mr. Cesar A. Buenaventura, OBE, are already serving a cumulative term of nine (9) years as reckoned from the year 2012. Nonetheless, the Company proposes the re-election and retention of Mr. Valencia and Mr. Buenaventura as independent directors. Meritorious justification for their retention/extension are provided in Item 5 of the Information Statement.

The Corporate Secretary will present the names of the persons who have been duly nominated for election as directors of the Company. The voting procedure is set forth in the Information Statement.

7. Appointment of External Auditor

The Audit Committee shall endorse to the stockholders the re-appointment SyCip Gorres Velayo & Co. as external auditor of the Company for the ensuing year. A resolution for the appointment of the external auditor will be presented to the stockholders for approval.

8. Other Matters

The Chairperson will open the floor for comments and questions from the stockholders. Stockholders may raise matters or issues that may be properly taken up at the meeting.

SECURITIES AND EXCHANGE COMMISSION SEC FORM 20-IS INFORMATION STATEMENT PURSUANT TO SECTION 20 OF THE SECURITIES REGULATION CODE

l.	Check the appropriate box:						
	[] Preliminary Information Statement [√] Definitive Information Statement						
2.	Name of Registrant as specified in its c	charter iPeople, inc.					
3.	Makati City, Philippines Province, country or other jurisdiction	of incorporation or organization					
1.	SEC Identification Number <u>166411</u>						
5.	BIR Tax Identification Code 000-187-9	926					
5.	3F, Grepalife Bldg., 219 Sen. Gil J. I Address of principal office	Puyat Ave., Makati City, Metro	Manila Philippines 1200 Postal Code				
7.	Registrant's telephone number, includi	ng area code (<u>632) 8253-3637</u>					
3.	Date, Time and place of the meeting of Through remote communication , usi						
).	Approximate date on which the Inform	ation Statement is first to be sent	to security holders July 07, 2022				
10.	In case of Proxy Solicitations: Name of Person filing the Statement/So Address and Telephone No.: <u>3F, Grepa</u> <u>Philippines</u> Tel. No.: <u>8253-3637</u>	alife Bldg., 219 Sen. Gil J. Puyat					
11.	Securities registered pursuant to Section of debt is applicable only to corporate in		on on number of shares and amount				
	Title of Each Class	Authorized	Number of Shares Outstanding				
	Common, P1.0 par value	2,000,000,000 shares	1,044,263,197				
	Total Debt Outstanding as of March	31, 2022: ₱2.83 B					
12.	Are any or all of registrant's securities	listed on a Stock Exchange?					
	Yes <u>(√)</u> No <u>Commo</u>	on Stock					
	If so, disclose name of the Exchange:	Philippine Stock Exchange, Inc.					

PART 1 INFORMATION REQUIRED IN INFORMATION STATEMENT

A. GENERAL INFORMATION

Item 1: Date, Time and Place of Meeting of Security Holders:

Date of meeting : July 29, 2022

Time of meeting : 4:15 PM

Place of meeting :Through remote communication, using this link:

https://ipeople.com.ph/ASM2022/

Approximate mailing date of this : July 07, 2022

Information Statement

Complete mailing address

: 3/F, Grepalife Building, 219 Sen. Gil J. Puyat Avenue, Makati City,

Metro Manila, Philippines

Item 2: Dissenters' Right of Appraisal

Pursuant to Title X, Section 80 of the Revised Corporation Code of the Philippines (the "Revised Corporation Code"), a stockholder shall have the right to dissent and demand payment of the fair value of his/her shares in the following instances:

- a. In case an amendment to the Corporation's articles of incorporation has the effect of changing or restricting the rights of any stockholder or class of shares, or of authorizing preferences in any respect superior to those of outstanding shares of any class, or of extending or shortening the term of corporate existence;
- b. In case of sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all of the corporate property and assets as provided in the Revised Corporation Code;
- c. In case of merger or consolidation; and
- d. In case of investment of corporate funds for any purpose other than the primary purpose of the Corporation.

A stockholder who shall have voted against a proposed corporate action may seek payment of the value of his/her shares by submitting to the Corporation a written demand for such payment within thirty (30) days after the vote was taken. Failure to make such demand within the said period shall be deemed as a waiver of the stockholder's appraisal right. The failure of a dissenting stockholder to submit his/her certificates of stock with the Corporation (for notation that such are dissenting shares) within ten (10) days after the required written demand has been made shall also be deemed as a waiver of the dissenting stockholder's appraisal right.

If, within sixty (60) days from the approval of the corporate action by the stockholders, the dissenting stockholder and the Corporation cannot agree on the fair value of the shares, it shall be determined and appraised by three (3) disinterested persons, one of whom shall be named by the stockholder, another by the corporation and the third by the two (2) thus chosen. The findings of the majority of the appraisers shall be final, and their award shall be paid by the corporation within thirty (30) days after the same is made.

Upon payment of the value of his/her shares, the dissenting stockholder shall forthwith transfer his shares to the Corporation. However, no payment shall be made to any dissenting stockholder unless the Corporation has retained earnings in its books to cover such payment.

A dissenting stockholder's demand for payment may not be withdrawn unless the Corporation consents thereto. If, however, such demand is withdrawn with the Corporation's consent, or if the proposed corporate action is abandoned, rescinded or disapproved, or if it is determined that the stockholder is not entitled to the appraisal right, then the right of the stockholder to be paid the fair value of his/her shares shall cease, the status of the stockholder shall be restored, and all dividends which would have accrued on the shares shall be paid to the stockholder.

There are no corporate matters in the Agenda for the annual meeting that will entitle dissenting stockholders to exercise their right of appraisal as provided in the Title X of the Revised Corporation Code.

Item 3: Interest of Certain Persons in or Opposition to Matters to be Acted Upon

- a) No person, nominee for election as a director, associate or any director or officer at any time since the beginning of the last fiscal year, has substantial interest, direct or indirect, by security holdings in any matter to be acted upon at the meeting other than election to office.
- b) No director of the Company has informed the registrant in writing that he intends to oppose any action to be taken by the registrant at the meeting.

B. CONTROL AND COMPENSATION INFORMATION

Item 4: Voting Securities and Principal Holders Thereof

The Company's capital stocks are entitled to notice and vote at the Annual Stockholders' Meeting. Each share is entitled to one (1) vote. The Company has 1,044,263,197 shares of Common Stocks outstanding as of May 31, 2022.

Only holders of the Company's stock of record at the close of business on June 29, 2022 are entitled to notice and to vote at the Annual Meeting to be held on July 29, 2022.

Election of Directors and Cumulative Voting Rights

In all items for approval except election of directors, each share of stock entitles its registered owner to one (1) vote. In case of elections of Directors, each stockholder may vote the shares registered in his name in person or by proxy for as many persons as there are Directors or he may cumulate said shares and give one candidate as many votes as the number of directors to be elected multiplied by the number of his shares shall equal, or he may distribute them on the same principle among as many candidates as he shall see fit; provided, however, that the whole number of votes cast by him shall not exceed the number of shares owned by him as shown in the Company's stock transfer books multiplied by the total number of Directors elected.

Security Ownership of Certain Beneficial Owners and Management

As of May 31, 2022, IPO knows of no one who beneficially owns in excess of 5% of IPO's common stock except as set forth in the table below:

1. Owners of more than 5% of voting securities as of May 31, 2022.

The following table shows the beneficial owners directly or indirectly owning more than 5% of the Company's capital stock as of May 31, 2022:

SHARE CLASS	NAME AND ADDRESS OF RECORD OWNER	NAME OF BENEFICIAL OWNER & RELATIONSHIP WITH RECORD OWNER	CITIZENSHIP	NUMBER OF SHARES BENEFICIALLY OWNED	% OF TOTAL
Common	HOUSE OF INVESTMENTS, INC. Grepalife Bldg., Sen. Gil Puyat Ave., Makati City Metro Manila Principal Stockholder	Ms. Helen Y. Dee Chairperson is authorized to direct voting of the shares held by House of Investments, Inc.	Filipino	503,098,7491	48.18%
Common	AYALA CORPORATION 34F Tower One and Exchange Plaza, Ayala Triangle, Ayala Avenue, Makati City	Mr. Jaime Augusto Zobel de Ayala (Chairman) and Mr. Fernando Zobel de Ayala (President and Chief Executive Officer) are authorized to direct voting of the shares held by Ayala Corporation.	Filipino	349,829,961 ²	33.5%

¹ Direct and indirect holdings of House of Investments, Inc.

-

² Direct holdings of Ayala Corporation.

SHARE CLASS	NAME AND ADDRESS OF RECORD OWNER	NAME OF BENEFICIAL OWNER & RELATIONSHIP WITH RECORD OWNER	CITIZENSHIP	NUMBER OF SHARES BENEFICIALLY OWNED	% OF TOTAL
Common	A. SORIANO CORP.	Mr. Ernest K. Cuyegkeng	Filipino	92,945,934 ³	8.90%
	7F Pacific Star Bldg.,	EVP and CFO is authorized			
	Makati Ave., cor. Sen. Gil	to direct			
	J. Puyat Ext., Makati City	voting of the shares			
		held by A. Soriano Corp.			

There are no arrangements that may result in change in control.

2. Security Ownership of Management

Securities beneficially owned by the directors, nominees, officers, other than qualifying shares, as of May 31, 2022 according to the records of its stock and transfer agent, Rizal Commercial Banking Corporation (RCBC):

SHARE CLASS	NAME OF BENEFICIAL OWNER	CITIZENSHIP	NATURE OF OWNERSHIP	SHARES OWNED	% OF CLASS
Common	Renato C. Valencia	Filipino	Indirect	1,300	0.0001%
Common	Cesar A. Buenaventura	Filipino	Indirect	68,850	0.0066%
Common	Gerardo C. Ablaza	Filipino	Direct	5	0.0000%
Common	Reynaldo B. Vea	Filipino	Direct	5	0.0000%
Common	Alfredo Antonio I. Ayala	Filipino	Direct	5	0.0000%
Common	Lorenzo V. Tan	Filipino	Direct	5	0.0000%
Common	Herminia S. Jacinto	Filipino	Direct	5	0.0000%
Common	Medel T. Nera	Filipino	Direct	100	0.0000%
Common	Yvonne S Yuchengco	Filipino	Direct	6,500	0.0006%
	_	-	Indirect	92,000	0.0088%
Sub-Total		168,775	0.0162%		
Total Common Sl	hares	1,044,263,197	100.0000%		

Changes in Control

There had been no change in control in the Company that had occurred since the beginning of last year.

Voting Trust Holders of 5% and more

There are no shareholdings holding any Voting Trust Agreement or any such similar agreement.

Foreign Ownership per Class

As of May 31, 2022, there are 295,100 shares or 0.03% that are held by foreigners.

Item 5: Directors and Executive Officers

Board of Directors & Executive Officers

The Company's board of directors is composed of nine (9) members elected by and from among the Company's stockholders. The board is responsible for providing overall management and direction of the Company. Board meetings are held on a regular basis or as often as required to discuss the Company's operations, business strategy, policies and other corporate matters. A brief background on each member of the board is provided:

DIRECTORS		
Name	Position	Length of Service
Dr. Reynaldo B. Vea	Chairman and Chief Executive Officer	7 years
Mr. Alfredo Antonio I. Ayala	President and Chief Operating Officer	3 years
Mr. Lorenzo V. Tan	Director	4 years
Mr. Medel T. Nera	Director	11 years
Ms. Yvonne S. Yuchengco	Director	21 years
Mr. Gerardo C. Ablaza, Jr.	Director	3 years

INDEPENDENT DIRECTORS					
Name	Position	Length of Service			
Mr. Renato C. Valencia	Lead Independent Director	17 years			

³ Direct and indirect holdings A. Soriano Corp.

Mr. Cesar A. Buenaventura, OBE	Director	31 years
Ms. Herminia S. Jacinto	Director	3 years

EXECUTIVE OFFICERS	
Name	Position
Dr. Reynaldo B. Vea	Chairman and Chief Executive Officer
Mr. Alfredo Antonio I. Ayala	President and Chief Operating Officer
Ms. Gema O. Cheng	EVP and Chief Finance Officer
Mr. Alexander Anthony G. Galang	Chief Audit Executive
Ms. Shirley Q. Earnhart	Treasurer
Dr. Ruth C. Francisco	Chief Risk Officer
Ms. Pamela Q. Wu	Chief Human Resource Officer
Mr. Danilo R. Tiongco	Chief Information Officer
Mr. Victor V. Rafael	VP - Finance and Investor Relations
Mr. Jonathan M. Lopez	Controller
Atty. Denise Jordan P. Arenillo	Legal and Compliance Officer
Atty. Samuel V. Torres	Corporate Secretary
Atty. Ma. Elvira Bernadette G. Gonzalez	Assistant Corporate Secretary

None of the above-mentioned Directors, Independent Directors, and Executive Officers of the Company is appointed or is an employee of any Government Agency in compliance with Article IX(B), Section 8 of the 1987 Philippine Constitution.

POSITION AND BACKGROUND WITHIN THE LAST FIVE (5) YEARS

REYNALDO B. VEA, PhD, 70, Filipino, is a Director, Chairman and Chief Executive Officer. He is also the President & CEO of Malayan Education System, Inc. (operating under the name Mapúa University); Director and President of Malayan High School of Science, Inc., and Mapua Techserv; Director of Malayan Colleges Laguna, (A Mapúa School), Inc., Malayan Colleges Mindanao, A Mapua School, Inc. (Operating under the name of Mapua Malayan Colleges Mindanao); Trustee of AY Foundation, Yuchengco Center of De La Salle University, and Yuchengco Museum; Director of Maibarara Geothermal, Inc., and Petrogreen, Inc., Chairman of the Philippine Science High School Foundation, Inc., Engineering Science and Technology Division of the National Academy of Science and Technology, Philippine Qualifications Framework - National Referencing Committee (PQF-NRC), and the CHED-NZQA Technical Working Group on the Comparative Analysis of New Zealand's and the Philippines' Bachelor's Degrees His past experiences include: President of Malayan Colleges Laguna, (A Mapúa School), Inc. and Malayan Colleges Mindanao (A Mapua School), Inc., Director of House of Investments, Inc., Grepalife Dollar Bond Fund, Grepalife Fixed Income Fund, National Research Council of the Philippines, PetroWind, Inc., and Rizal Commercial Banking Corporation; Member of Philippine Fulbright Commission and UNESCO National Commission; Trustee of Philippine Association Colleges and University; Chairman of Committee on Science and Technology in UNESCO National Commission; Dean of UP College of Engineering. Educational Background: Ph.D. in Engineering from University of California, Berkley, USA; Master in Naval Architecture and Marine Engineering from Massachusetts Institute of Technology, USA; and Bachelor of Science in Mechanical Engineering (magna cum laude) from University of the Philippines.

ALFREDO ANTONIO I. AYALA, 61, Filipino, is a Director, President and Chief Operating Officer. He is also a Managing Director and member of the Management Committee of Ayala Corporation. He currently serves as President and Chief Executive Officer of National Teachers College and LiveIt Investment Ltd., Ayala Corporation's holding company for its business process outsourcing investments. He is the Chairman of the Board of Directors of Affordable Private Education Center, Inc., National Teachers College, Linc Institute, and Chairman of the Board of Trustees of University of Nueva Caceres; Director of Affinity Express, Malayan Education System, Inc. (operating under the name Mapúa University), Malayan Colleges Laguna, Malayan Colleges Mindanao, Malayan High School of Science; Co-Chairman of IBPAP Human Capital and Impact of Technology Technical Working Group; and a Trustee of Philippine Business for Education (PBEd) and Ayala Foundation, Inc. Mr. Ayala is also a Member of PBEd's National Industry Academe Council and Brown University's Humanitarian Innovation Initiative's Global Advisory Board. His past experiences include: President and Chief Executive Officer of AC Education, Inc.; Vice-Chairman of the Board of Trustees of University of Nueva Caceres; Educational background: Mr. Ayala holds an MBA from Harvard University and a BA in Development Studies (Honors) and Economics from Brown University.

LORENZO V. TAN, 60, Filipino, was elected as Director on January, 2018. He is also currently a Director, President and Chief Executive Officer of House of Investments, Inc., RCBC Realty Corporation and San Lorenzo Ruiz Investment Holdings and Services, Inc; Vice Chairman of Pan Malayan Management Inc. and TOYM Foundation; Director at EEI Corp., Malayan Insurance Company Inc., Smart Communications, Digitel Telecommunications, Sunlife Grepa Financial, Inc., Manila Memorial Park Cemetery Inc., PetroEnergy Corporation, Hi-Eisai Pharmaceutical Inc., Honda Cars Philippines and Isuzu Manila, Inc.; Member of the Board of Trustees at De La Salle Zobel; and, Member of the Advisory Board of Alphaland Development Corporation. His past experiences include: Managing Director of Primeiro Partners; Director, President and Chief Executive Officer of Rizal Commercial Banking Corporation; President and Chief Executive Officer of Sun Life of Canada (Phils.), Inc., Philippine National Bank and United Coconut Planters Bank; Chairman of Asian Bankers Association from 2012 to 2014; President of Bankers Association of the Philippines (BAP) from 2013 to March 14, 2016. As BAP President, he led the Association in representing the BAP in the ASEAN Bankers Association (ABA), composed of the national banking associations from the 10-member countries in the Association of Southeast Asian Nations (ASEAN). Educational Background: Certified Public Accountant in Pennsylvania, USA and in the Philippines. Mr. Tan graduated from De La Salle University with a Bachelor of Science degree in Accounting and Commerce, and holds a Master in Management degree from the J.L. Kellogg Graduate School of Management, Northwestern University.

MEDEL T. NERA, 66, Filipino, is a Director since 2011. He is also a Director of House of Investments, Inc., EEI Corp., Seafront Resources Corp., National Reinsurance Corporation, Holcim Philippines, Inc., Ionics, Inc. and the Generika Pharmaceutical Group of companies. *His past experiences include* President & CEO of House of Investments, Inc.; President of Honda Cars Kalookan, Inc., Director and President of RCBC Realty Corp.; Director and Chairman of the Risk Oversight Committee of Rizal Commercial Banking Corp.; Director and Treasurer of CRIBS Foundation, Inc., and Senior Partner at Sycip Gorres Velayo & Co. *Educational Background:* Master in Business Administration from Stern School of Business, New York University, New York, USA, Bachelor of Science in Commerce from Far Eastern University, Manila, Philippines, International Management Program from Manchester Business School, Manchester, United Kingdom, and the Pacific Rim Bankers Program from University of Washington, Seattle, Washington, USA.

YVONNE S. YUCHENGCO, 68, Filipino is a Director since 2001 to present. She is also the Chairperson and Director of RCBC Capital Corp. and XYZ Assets Corp..; Chairperson and President of Royal Commons, Inc., Y Tower II Office Condominium Corp. and Yuchengco Tower Office Condominium Corp.; Chairperson and Trustee of The Malayan Plaza Condominium Owners Association Inc. and Yuchengco Museum, Inc.; Director, Chairman and President of Philippine Integrated Advertising Agency, Inc.; Director and Chairman of Y Realty Corp.; Director and Vice Chairperson of Malayan Insurance Co., Inc. and National Reinsurance Corp. of the Phils.; Director and President of Alto Pacific Corp.; MICO Equities, Inc., and RCBC Land, Inc.; Director of Annabelle Y. Holdings and Management Corp., Asia-Pac Reinsurance Co., Ltd., A.T. Yuchengco, Inc., DS Realty, Inc., Enrique T. Yuchengco, Inc., GPL Holdings, Inc., House of Investments, Inc., HYDee Management & Resource Corp., La Funenaria Paz Sucat, Inc., Luisita Industrial Park Corp., Malayan Education System, Inc. (operating under the name Mapúa University), Malayan International Insurance Corp., Manila Memorial Park Cemetery, Inc., Pan Malayan Express, Inc., Pan Malayan Realty Corp., RCBC Capital Corp., Seafront Resources Corp., Shayamala Corp., YGC Corporate Services, Inc., and Yuchengco Center, Inc.; Director and Vice President of A.Y. Holdings, Inc. Director, Vice President and Treasurer of Pan Managers, Inc.; Director and Corporate Secretary of MPC Investment Corp., Director and Treasurer of Honda Cars Kalookan, Inc., Malayan High School of Science, Inc., Mona Lisa Development Corp., Petro Energy Resources Corp. and Water Dragon, Inc.,; Director, Treasurer and CFO of Pan Malayan Management & Investment Corp.; Trustee of AY Foundation, Inc., Phil-Asia Assistance Foundation, Inc., and Avignon Tower Condominium Corporation; Advisory Member of Rizal Commercial Banking Corp. Educational Background: Bachelor of Arts in Interdisciplinary Studies from Ateneo De Manila University, Philippines.

GERARDO C. ABLAZA, JR., 68, Filipino, was elected as Director on May 06, 2019. He is also Director of Advanced Info Services, PLC (Thailand), Roxas and Company, Inc., AC Healthcare Holdings, Inc., AC Energy and Infrastructure Corporation (formerly AC Energy, Inc.), Ayala Retirement Fund Holdings, Inc., and Member of the Board of Trustees of Ayala Foundation, Inc. His past experiences include: President and Chief Executive Officer of Manila Water Company, Inc. and Globe Telecom, Inc.; Member of the Board of Trustees of De La Salle University-Manila, De La Salle University-Dasmariñas, and De La Salle Medical and Health Sciences Institute. Educational Background: Graduated Summa Cum Laude from De La Salle University in 1974 with a degree in Liberal Arts, Major in Mathematics (Honors Program).

RENATO C. VALENCIA, 80, Filipino, is the Lead Independent Director of the Company and an Independent Director since 2005. He is also the Chairman of Omnipay, Inc.; Lead Independent Director, GT Capital Holdings, Inc.; Independent Director, EEI Corporation, Malayan Insurance Co., Inc., and Anglo Philippine Holdings Corp.; Member, Management Association of the Philippines and Financial Executives Institute of the Philippines. His past experiences include President & CEO of Social Security System (SSS), and Roxas Holdings, Inc.; Chairman & CEO, Union Bank of the Philippines; Independent Director, House of Investments, Inc. and Metropolitan Bank and Trust Co.; Educational Background: Master of Business Management from Asian Institute of Management, Philippines; Bachelor of Science in General Engineering from Philippine Military Academy.

CESAR A. BUENAVENTURA, OBE, 92, Filipino is an Independent Director since 1991 to present. He is also Chairman of Buenaventura Echauz and Partners, Inc., Mitsubishi Hitachi Power Systems (Phils.), and Via Technik Inc.; Vice Chairman of DMCI Holdings, Inc.; Independent Director of Manila Water Company, Inc., Concepcion Industrial Corp., Pilipinas Shell Petroleum Corp., International Container Terminal Services Inc., and PetroEnergy Resources Corp.; Director of DM Consunji, Inc., Semirara Mining and Power Corp., The Country Club, Cavitex Holdings, Inc.; Founding Chairman of Pilipinas Shell Foundation Inc.; Trustee of Bloomberry Cultural Foundation and ICTSI Foundation; Founding Member of Board of Trustees of Makati Business Club. His past experiences include: Chairman of AG & P Co. of Manila, Asian Bank, Ayala Corp., Benguet Corp., First Philippine Holdings Corp., Ma. Cristina Chemical Industries, Maibarara Geothermal Inc., Manila International Airport Authority, Paysetter International Inc., Philippine Airlines, Philippine American Life Insurance Co., Philippine National Bank; President of Benigno S. Aquino Foundation; Member of the Monetary Board of Central Bank of the Philippines, U.P. Board of Regents, and the Board of Trustees of Asian Institute of Management Educational Background: Master of Civil Engineering Major in Structures from Lehigh University, USA; Bachelor of Science in Civil Engineering from University of the Philippines.

HERMINIA S. JACINTO, 82, Filipino, was elected as Independent Director on May 06, 2019. She is a Certified Public Accountant and currently the President of the Insurance Institute for Asia and the Pacific (IIAP). She is an Independent Director of BDO Life Assurance Co. and Fortune Guarantee Assurance Corporation and a Trustee of IIAP. She previously served as President of Universal Malayan Reinsurance Corporation and Universal Reinsurance Corporation. She was also Secretary General of the Association of Insurers and Reinsurers of Developing Countries. She is well-known in the world reinsurance market especially in the ASEAN/Asian region.

Executive Officers:

GEMA O. CHENG, 57, Filipino, is the Executive Vice President – Chief Finance Officer of the Company. She also holds the following positions within the Group: Executive Vice President - Chief Operating Officer, Chief Finance Officer, and Treasurer of House of Investments, Inc.; Chairman and President of Investment Managers, Inc.; Director, Executive Vice President and Treasurer of Landev Corporation; Executive Vice President and Chief Operating Officer of San Lorenzo Ruiz Investment Holdings and Services, Inc.; and serves as Director of the following: Malayan Colleges Laguna, Inc. (a Mapua School), Malayan Colleges Mindanao (a Mapua School), La Funeraria Paz-Sucat, Inc. and Manila Memorial Park Cemetery, Inc. Her past experiences include: Senior Vice President of SM Investments Corp., with concurrent Chief Finance Officer roles in various SM property companies including as Treasury Head of SM Prime. She was also Chief Finance Officer of Malayan Group of Insurance Companies. Educational Background: Bachelor of Arts in Economics (Magna Cum Laude) from the University of the Philippines-Diliman, Philippines; Certificate of Special Studies in Administration and Management from Harvard University, USA.

SHIRLEY Q. EARNHART, 49, Filipino, was appointed as Treasurer on May 06, 2019. She is a Certified Treasury Professional and, prior to her appointment to iPeople, inc., was a Senior Manager and Head of Liquidity and Investment Management, Origination with Ayala Corporation with twenty-six years of trading experience in money market, foreign exchange, equities and capital markets. Her past experiences include: Head of Liquidity and Foreign Exchange Department of Banco de Oro Universal Bank; Head of Liquidity/Foreign Exchange and Bonds Unit (USD and Multi-currency) of Dao Heng Bank, Inc. (Manila and Hong Kong Branches). Educational Background: Master of Science in Computational Finance, De La Salle University-Manila; Bachelor of Science in Commerce, Major in Management of Financial Institutions, De La Salle University-Manila, Philippines.

ALEXANDER ANTHONY G. GALANG, 61, Filipino, was appointed as Chief Audit Executive on May 06, 2019. He is also the Senior Vice President for Internal Audit of House of Investments, Inc., the parent company of iPeople, inc. *His past experiences include:* Vice President for Audit & Special Projects of Anglo Asian Strategic Management Inc.; President of Avrion Systems Inc.; Deputy Managing Director of Cala Paniman, Inc.; Treasury Head of Anglo

Asian Holdings Corporation; Regional Auditor for Asia and Pacific of Triumph International, Inc.; Finance Head of Triumph International Vietnam, Inc.; Senior International Corporate Auditor of International Semi-Tech Microelectronics, Inc., then parent company of Singer Sewing Machine Co. USA.; Internal Audit Manager of Honda Philippines, Inc., Finance Comptroller of Midas Touch Foods Corp, et. al.; Senior Auditor at SGV and Co. CPAs.; Ex-Member, Board of Trustees of the Association of Certified Fraud Examiners (ACFE) - Philippine Chapter. He is a Certified Public Accountant (CPA) having placed 12th in the 1981 licensure exams. He has a Global Certification as a Certified Fraud Examiner (CFE) and a Certification in Risk Management Assurance (CRMA). Educational Background: Bachelor of Science in Business Administration Major in Accounting (Cum Laude), University of Sto. Tomas. He also completed the Professional Manager Program at Ateneo Graduate School of Business.

DR. RUTH C. FRANCISCO, 58, Filipino, was appointed as Chief Risk Officer on July 16, 2021. She is also Senior Vice President-Chief Risk Officer of House of Investments, Inc., the parent company of iPeople, inc., and Director at San Lorenzo Ruiz Investment Holdings and Services, Inc. Her past experiences include: Chief Finance Officer of Malayan Education System, Inc. (operating under the name of Mapúa University); Treasurer for Malayan Colleges Foundation, Inc., Malayan Colleges Mindanao (A Mapua School), Inc., and MIT Retirement Fund, Inc. Educational Background: Doctor of Business Administration, Colegio de San Juan de Letran; Master of Business Administration, Philippine Christian University; Bachelor of Science in Commerce, Major in Accounting, Manuel L. Quezon University.

DANILO R. TIONGCO, 52, Filipino, was appointed as **Chief Information Officer** on May 06, 2019. He is also the **I.T. Head** of Malayan Colleges Mindanao since June 2017. *His past experiences include:* **Integrated Management System Representative** of Mapua University, **IT Director** of the Development Office for Information Technology (DOIT) of Mapua University, and **Enrollment Czar** of Mapua University. *Educational Background:* Bachelor of Science in Computer Engineering, Mapúa University (formerly Mapúa Institute of Technology)

VICTOR V. RAFAEL, 48, Filipino, was appointed Vice President for Finance and Investor Relations on May 06, 2019. Prior to his appointment, he was Senior Manager for Financial Planning & Analysis (FP&A) with the House of Investments, Inc. since 2017. *His past experiences include:* Assistant Vice President for FP&A and Treasury at Prime Orion Philippines, Inc (POPI). Prior to that, he held several positions in POPI including Corporate Planning Manager and Treasury Manager. *Educational Background:* Bachelor of Science in Business Administration, University of the Philippines-Diliman.

JONATHAN M. LOPEZ, 48, Filipino, was appointed as Controller on May 06, 2019. Prior to joining iPeople, inc., he was the Controller of Malayan Education System, Inc. (operating under the name Mapua University). His past experiences include: Finance Director of TVI Resource Development, Inc. from 2010 to 2014. Educational Background: Bachelor in Accountancy, Polytechnic University of the Philippines. He is a Certified Public Accountant.

DENISE JORDAN P. ARENILLO, 43, Filipino, was appointed as **Legal and Compliance Officer** on May 06, 2019. She is also the **Vice President for Legal Affairs** of Malayan Education System, Inc. *(operating under the name Mapua University)* and the **Corporate Secretary** of Mapua TechServ, Inc. and Mapua TechPower, Inc. *Her past experiences include:* **Senior Associate** at Fortun Narvasa and Salazar Law Offices with expertise in Corporate, Labor and Family Law. *Educational Background:* Juris Doctor, Ateneo De Manila University School of Law; Bachelor of Science in Management, Major in Legal Management, Ateneo De Manila University, Philippines.

PAMELA Q. WU, 50, Taiwanese, was appointed as Chief Human Resources Officer on May 06, 2019. She has served as the Chief Human Resources Officer of AC Education, Inc. since 2013. *Her past experiences include:* Vice President of Human Resources (Philippines and China) of Stream Global Services from 2010 to 2012, Vice President of Human Resources of eTelecare Global Solutions, Philippine from 2005 to 2009. *Educational Background*: Bachelor of Science in Psychology, Ateneo de Manila University, Philippines; Certificate of Business Administration from Washington State University.

SAMUEL V. TORRES, 57, Filipino, is the Corporate Secretary. His other present positions include: General Counsel & Corporate Secretary of Pan Malayan Management & Investment Corporation and Corporate Secretary of A. T. Yuchengco, Inc., A Y Foundation, Inc., A.Y. Holdings, Inc., Bankers Assurance Corp., Bluehounds Security and Investigation Agency, Inc., Luisita Industrial Park Corp., RCBC Bankard Services, Inc., Enrique T. Yuchengco, Inc. Investment Managers, Inc., Sun Life Grepa Financial, Inc., Grepaland, Inc., Grepa Realty Holdings Corporation, PetroEnergy Resources Corp., Seafront Resources Corp., GPL Cebu Tower Office Condominium Corp., Hexagon Integrated Financial & Insurance Agency, Inc., Hexagon Lounge, Inc., House of

Investments, Inc., RCBC Land, Inc., RCBC Forex Brokers Corp., RCBC Realty Corp., RCBC Securities, Inc., RCBC Capital Corporation, Malayan High School of Science, Inc., Malayan Education System, Inc., Malayan Colleges Mindanao, A Mapua School, Inc. (Operating under the name of Mapua Malayan Colleges Mindanao), Malayan Colleges Foundation, Inc., Malayan Information Technology Center, Inc., Malayan Colleges Laguna, Inc. (A Mapua School), Affordable Private Education, Inc. doing business under the name of APEC SCHOOLS, AC College of Enterprise and Technology, Inc., Linc Institute, Inc., University of Nueva Caceres, Inc., National Teachers College, GPL Holdings Inc., Pan Pacific Computer Center, Inc., Honda Cars Kalookan, Inc., Hi-Eisai Pharmaceutical, Inc., People eServe Corp., La Funeraria Paz Sucat, Inc., Landev Corp., Pan Malayan Express, Inc., Pan Malayan Realty Corp., Philippine Advertising Agency, Inc., First Nationwide Assurance Corp., Malayan Insurance Co., Inc., MICO Equities, Inc., and Tokio Marine Malayan Insurance Corp. His past experiences include: International Counsel of South Pacific for Federal Express Corp. Educational Background: Bachelor of Laws, Ateneo De Manila University School of Law; Bachelor of Science in Business Economics, University of the Philippines.

MA. ELVIRA BERNADETTE G. GONZALEZ, 44, Filipino, is the Assistant Corporate Secretary. She is also the Assistant General Counsel of Pan Malayan Management & Investment Corporation and Corporate Secretary of Blackhounds Security and Investigation Agency, Inc. and the Assistant Corporate Secretary of House of Investments, Inc., Malayan Colleges Mindanao, A Mapua School, Inc. (Operating under the name of Mapua Malayan Colleges Mindanao), Affordable Private Education, Inc. doing business under the name of APEC SCHOOLS, AC College of Enterprise and Technology, Inc., Linc Institute, Inc., University of Nueva Caceres, Inc., National Teachers College, Yuchengco Tower Office Condominium Corp., Y Tower II Office Condominium Corp., and GPL Holdings, Inc. Her past experiences include: Legal Counsel and Assistant Corporate Secretary of CocaCola Bottlers Philippines, Inc.; Assistant Corporate Secretary of Philippine Bottlers, Inc. and Luzviminda Land Holdings, Inc. Educational Background: Juris Doctor, Ateneo De Manila University School of Law; Bachelor of Arts in Political Science, Ateneo De Manila University, Philippines.

Nominations for Independent Directors and Procedures for Nomination

Following rules and procedures shall apply to the nomination and election of Independent Directors.

- a) There shall be at least three (3) independent directors. An independent director is one who is independent of management and free from business or other relationship which could, or could reasonably be perceived to, materially interfere with his exercise of independent judgment in carrying out his responsibilities as director, and must possess all of the qualifications, and none of the disqualifications as prescribed by the Bangko Sentral Ng Pilipinas, Securities and Exchange Commission and other regulatory authorities, from time to time.
- b) The Corporate Governance, Nomination & Related Party Transactions ("RPT") Committee composed of at least three (3) members, all of whom are independent directors, shall promulgate the guidelines or criteria to govern the conduct of the nominations.
- c) Nomination of independent director shall be conducted by the Corporate Governance, Nomination & RPT Committee prior to the stockholders' meeting. All recommendations shall be signed by the nominating stockholders together with the acceptance and conformity by the would-be nominees.
- d) The Corporate Governance, Nomination & RPT Committee shall pre-screen the qualifications and prepare a final list of all candidates and put in place screening policies and parameters to enable it to effectively review the qualifications of the nominees for independent directors;
- e) After the nomination, the Corporate Governance, Nomination & RPT Committee shall prepare a Final List of Candidates which shall contain all the information about all the nominees for independent directors, as required by existing and applicable rules, which list, shall be made available to the Commission and to all stockholders through the filing and distribution of the Information Statement, or in such other reports the Company is required to submit to the Commission. The name of the person or group of persons who recommended the nomination of the independent director shall be identified in such report including any relationship with the nominee;
- f) Only nominees whose names appear on the Final List of Candidates shall be eligible for election as Independent Directors. No other nominations shall be entertained after the Final List of Candidates shall have been prepared. No further nominations shall be entertained or allowed on the floor during the actual annual stockholders' meeting.
- g) Election of Independent Directors
 - Subject to pertinent existing rules and regulation of SEC, the conduct of the election of independent directors shall be made in accordance with the standard election procedures of the By-laws.
 - It shall be the responsibility of the Chairman of the Meeting to inform all stockholders in attendance of the mandatory requirement of electing independent directors. He shall ensure that independent directors are elected during the stockholders' meeting.
 - Specific slots for independent directors shall not be filled up by unqualified nominees.

In case of failure of elections for independent directors, the Chairman of the Meeting shall call a separate election during the same meeting to fill up the vacancy.

The following are nominated for Directors of the Registrant in 2022-2023:

Regular Directors:

- 1) Dr. Reynaldo B. Vea
- 2) Mr. Gerado C. Ablaza, Jr.
- 3) Mr. Alfredo Antonio I. Ayala
- 4) Mr. Medel T. Nera
- 5) Mr. Lorenzo V. Tan
- 6) Ms. Yvonne S. Yuchengco

Independent Directors

- 1) Mr. Renato C. Valencia
- 2) Mr. Cesar A. Buenaventura
- 3) Ms. Herminia S. Jacinto

Mrs. Eliadah Neiel Escudero-Dela Rama, a stockholder of the Company, who is not in any way related to the nominees, nominated to the Board the re-election of Messrs. Cesar A. Buenaventura, Renato C. Valencia, and Ms. Herminia S. Jacinto as Independent Directors.

The Corporate Governance, Nominations, and Related Party Transactions Committee reviews and evaluates the qualifications of all persons nominated as director as well as those to be nominated to other positions requiring appointment by the Board of Directors. With respect to the nominees for independent directors, they are neither officers nor employees, consultants or retainers, legal or otherwise, of the Company or any of its affiliates, and do not have any relationship with the Company which would interfere with the exercise of independent judgment in carrying out the responsibilities of a director. Their nomination and qualification by the Corporate Governance, Nominations, and Related Party Transactions Committee were in compliance with the Company's By-Laws, Manual of Corporate Governance, and SRC Rule 38. The directors so nominated possess all the qualifications and none of the disqualifications for independent directors. (Attached as Annexes A-1 to A-3 are the Certifications of Independent Directors)

It may be noted, however, that while the Company is guided by the SEC's mandatory term limits for independent directors as provided for in SEC Memorandum Circular No. 4 (Series of 2017), two (2) of the nominees for independent director, Mr. Renato C. Valencia and Mr. Cesar A. Buenaventura, are already serving a respective cumulative term of nine (9) years as reckoned from the year 2012. Nonetheless, the election of Mr. Valencia and Mr. Buenaventura as independent directors of the Company is being proposed for stockholders' approval based on the invaluable contribution and guidance that they are constantly providing to the Company. The following meritorious justifications may be considered:

Mr. Cesar A. Buenaventura graduated from the University of the Philippines with a degree in BS Civil Engineering. As a Fullbright scholar, he received his Master's Degree in Civil Engineering from Lehigh University in Bethlehem, Pennsylvania. He started his profession in the construction business with David M. Consunji. Thereafter, in 1956, Mr. Buenaventura went on to commence a long-standing career at Pilipinas Shell, serving as the first Filipino Chairman & CEO of the Shell Group of Companies in the Philippines, from 1975 to 1990. He remains as a Director of said company to date. Among the many appointments and positions that Mr. Buenaventura has held and continues to hold, one of the most notable would be as a Member of the Monetary Board of the Central Bank of the Philippines, representing the private sector from 1981 to 1987. He was also a Founding Member of the Board of Trustees of the Makati Business Club, a Member of the Board of Regents of the University of the Philippines from 1987 to 1994 and of the Board of Trustees of the Asian Institute of Management from 1994 to 1997. Mr. Buenaventura has also been honored with numerous awards and accolades, including being made an Honorary Officer of the Order of the British Empire (OBE) by HM Queen Elizabeth II. Undoubtedly, the Company greatly benefits from Mr. Buenaventura's guidance and expertise as a well-respected member of the business community, and it would be in the Company's best interest for Mr. Buenaventura to continue providing the same as the Company's Independent Director.

Mr. Renato C. Valencia similarly maintains a reputable standing. He has an impressive academic background, graduating in the Top 10 of his class at the Philippine Military Academy with a degree in BS General Engineering

and receiving his Master's Degree in Business Management, as a full scholar, from the Asian Institute of Management. Mr. Valencia went on to establish a distinguished career in both the private and public sectors. He has held directorships with and served as officer of various banking and financial institutions, including as Chairman, President, CEO and COO of the Union Bank of the Philippines, Chairman of the Philippine Savings Bank, and Director of the Philippine Veterans Bank. To date, Mr. Valencia serves as a Director of Omnipay, Inc. Apart from these, he has also held notable positions in other business industries, such as Vice-Chairman of San Miguel Corporation, Advisory Board Member of the Philippines Coca-Cola System Council, and directorships with PLDT, Meralco, Philex Mining Corporation, Makati Stock Exchange and several other private companies. In the public sector, he was a long-term Chairman of the Social Security System from 1990 to 1998 and served as a Director of the Bases Conversion Development Authority and the Fort Bonifacio Development Corporation. Mr. Valencia is also well-known for his civic affiliations, which includes having been Vice-Chairman of the Philippine Cancer Society and a Member/Trustee of the Heart Foundation of the Philippines, Filipino Veterans Foundation and Management Association of the Philippines. Mr. Valencia's extensive experience and proficiency in the fields of banking and finance, real estate, other business industries and public sector concerns, coupled with his appreciation for civic duties, certainly provides the Company with invaluable direction and guidance.

The continued presence of Mr. Buenaventura and Mr. Valencia will benefit all stakeholders of the Company with the stability brought by the combined knowledge and expertise of the two Independent Directors.

Term of Office of Directors

A Director shall hold office for one (1) year and until their successors are elected and qualified.

The composition of the members of the Company's various committees for 2021-2022 are as follows:

COMMITTEE	ADVISORY BOARD *	EXECUTIVE	SENIOR MANAGEMENT	BOARD RISK OVERSIGHT	AUDIT	CORPORATE GOVERNANCE, NOMINATION and RPT	REMUNERATION
Chairman	Helen Y. Dee	Renato C. Valencia	Lorenzo V. Tan	Cesar A. Buenaventura	Cesar A. Buenaventura	Renato C. Valencia	Renato C. Valencia
Member	Jaime Augusto Zobel de Ayala	Medel T. Nera	Reynaldo B. Vea	Renato C. Valencia	Medel T. Nera	Cesar A. Buenaventura	Cesar A. Buenaventura
Member	Ernest K. Cuyegkeng	Gerardo C. Ablaza Jr.	Alfredo Antonio I. Ayala	Gerardo C. Ablaza Jr.	Herminia S. Jacinto	Herminia S. Jacinto	Herminia S. Jacinto

^{*} Members of the Advisory Committee are non-directors

Resignation of Directors

To date, no director has resigned or declined to stand for re-election for the Board of Directors due to any disagreement with the Corporation relative to the Corporation's operations, policies and practices.

Election of Directors

The Directors of the Company are elected at the annual stockholders' meeting to hold office until the next succeeding annual meeting or until their respective successors have been elected and qualified.

Appointment and Resignation of Officers

Officers are appointed or elected annually by the Board of Directors at its organizational meeting immediately following the Annual Meeting of Stockholders, each to hold office until the next organizational meeting of the Board of Directors in the next year or until a successor shall have been elected, appointed or shall have qualified.

Significant Employees

Other than the Directors and the Executive Officers identified in this Information Statement, there are no other significant employees.

Family Relationships

There are no family relationships among the directors and officers.

Interest on Certain Matters to be Acted Upon

No director or officer of the Company has substantial interest, direct or indirect, in any matter to be acted upon in the meeting.

Certain Relationships and Related Transactions

In the normal course of the business, iPeople, inc and its parent company, subsidiaries and affiliates enter into certain related-party transactions principally consisting of inter-company charges and loans.

Transactions with related parties consist primarily of receivables and payables, which are currently due and collectible. Amounts due to and from related parties consist mainly of unsecured advances to and from other parties arising from computer-related services, rental and contracted services, car loans, insurance and management fees, which are to be settled on a cash basis. Outstanding balances are expected to be realized and settled within one year from the reporting date.

Please refer to Note 15 of the consolidated financial statements for the full details of the Group's related party transactions.

Involvement in Legal Proceedings

The Company is not aware of the following events during the past 5 years up to May 31, 2022:

- (a) any bankruptcy petition filed by or against any business of which any of its director or executive officers was a general partner or executive officer either at the time of bankruptcy or within two (2) years prior to that time.
- (b) any conviction by final judgment of any director or senior executive in a criminal proceeding domestic or foreign or being subject to a pending criminal proceeding domestic or foreign, of any director, executive officer or person nominated to be a director
- (c) any director or senior executive being subject to any order, judgment or decree not subsequently reversed, suspended or vacated of any court of competent jurisdiction, domestic or foreign permanently or temporarily enjoining barring, suspending or otherwise limiting such directors' or executive officer's involvement in any type of business securities, commodities or banking activities
- (d) any executive officer or director found by a domestic or foreign court of competent jurisdiction, the Commission or other foreign body or a domestic or foreign Exchange or other organized trading market or self-regulatory organization to have violated a securities or commodities law or regulation and the judgment has not been reversed, suspended, or vacated.

Item 6: Compensation of Directors and Executive Officers

NAME AND POSITION	YEAR	SALARY	BONUS	OTHER ANNUAL COMPENSATION
The top 5 executives of the Company are as follows:				
1. Reynaldo B. Vea, Chairman & CEO				
2. Alfredo Antonio I. Ayala, President & COO	2022 est.	P0	P0	P0
3. Gema O. Cheng, EVP & CFO	2021	P0	P0	P0
4. Shirley Q. Earnhart, Treasurer	2020	P0	P0	P0
5. Alexander Anthony G. Galang, Chief Audit Executive	2019	P0	P0	P0
All other officers and directors as group unnamed.	2022 est.	P0.00	P 0.00	₽ 1,020,000
	2021	P0.00	P0.00	P 991,429
	2020	P0.00	P0.00	P 981,429
	2019	P0.00	₽0.00	P1,063,571
TOTALS	2022 est.	P0.00	P0.00	₽ 1,020,000
	2021	P0.00	P0.00	P 991,429
	2020	P0.00	P0.00	P 981,429
	2019	P0.00	P0.00	P1,063,571

The Company does not pay any salary or bonus to any of its Executive Officers as there are no employment contracts with executive officers. Other Annual Compensation pertains to per diem allowances given to Directors as discussed below.

Directors are paid a per diem of P20,000 for attendance in a Board meeting. Board meetings are scheduled every quarter in a year. A director is also paid a per diem of P10,000 for participation in committee meetings.

There are no other arrangements pursuant to which any director of the Company was compensated, or is to be compensated, directly or indirectly, other than those stated on the above table during the Company's last completed fiscal year, and the ensuing year, for any service provided as an executive officer or member of the Board of Directors.

There is no director, executive officer, nominee for director, beneficial holder and family member involved in any business transaction of the Company.

Item 7: Independent Public Accountants

The Accounting firm of Sycip Gorres Velayo and Company (SGV & Co.), with office address at 6760 Ayala Avenue, SGV Building, Makati City, Philippines, has been the Company's Independent Auditors since the Company's incorporation, and has been recommended to serve as such for the current year.

Pursuant to Memorandum Circular No. 8, series of 2003 (Rotation of External Auditors), the Company has engaged Ms. Ana Lea C. Bergado, as the Engagement Partner of SGV & Co. effective 2017. SEC rules mandate the compulsory rotation of audit partners after 5 years.

The engagement of the external auditors was favorably endorsed by the Audit Committee to the Board of Directors. The engagement is ultimately submitted for approval of the stockholders.

Disagreement with Accountants on Accounting and Financial Disclosure

There was no event for the last 5 years where SGV & Co. had any disagreement with regard to any matter relating to accounting principles or practices, financial statement disclosure or auditing scope or procedure.

Attendance of Accountants at the Meeting

Representatives of SGV & Co. are expected to be present at the annual stockholders meeting with the opportunity to make any statement, if they so desire, and will be available to respond to appropriate questions on the Company's financial statements.

External Audit Fees and Services

The Company has engaged SGV & Co. as the external auditor, and is tasked to conduct the financial audit of the Company. For this service, SGV & Co. has billed the company the following amounts:

YEAR	AUDIT FEE BILLING
2021	₽4,337,000
2020	₽4,245,500
2019	₽4,285,500

The Company has not engaged SGV & Co. for any other services aside from its annual audit for the last five (5) years.

Tax Fees

The Company has not engaged the services of the external auditor for tax accounting, compliance, advice, planning and any other form of tax services.

All Other Fees

There are no other fees billed in each of the last two years for the products and services provided by the external auditor, other than the services reported under the items mentioned above.

Item 8: Compensation Plans

No action shall be taken with respect to any plan pursuant to which cash or non-cash compensation may be paid or distributed.

C. ISSUANCE AND EXCHANGE OF SECURITIES

Item 9: Authorization or Issuance of Securities Other than for Exchange

No action is to be taken with respect to the following:

- 1. modification or exchange of securities
- 2. financial and other information
- 3. mergers, consolidation, acquisition and similar matters
- 4. restatement of accounts

Item 10. Modification or Exchange of Securities

No action is to be taken with respect to the modification of any class of securities of the registrant, or the issuance or authorization for issuance of one class of securities of the registrant in exchange for outstanding securities of another class.

Item 11: Financial and Other Information

The Company's Audited Financial Statements as of December 31, 2021 and the Management Discussion and Analysis, Market Price of Shares and Dividends and other data related to the Company's financial information are attached hereto as Annex 'D' and Annex 'E', respectively.

Item 12: Mergers, Consolidations, Acquisitions and Similar Matters

No action is to be taken with respect to any transaction involving the following:

- 1) the merger or consolidation of the registrant into or with any other person or of any other person into or with the registrant;
- 2) the acquisition by the registrant or any of its security holders of securities of another person;
- 3) the acquisition by the registrant of any other going business or of the assets thereof;
- 4) the sale or other transfer of all or any substantial part of the assets of the registrant; or
- 5) the liquidation or dissolution of the registrant.

Item 13: Acquisition or Disposition of Property

No action is to be taken with respect to the acquisition or disposition of any property.

Item 14: Restatement of Accounts

No action is to be taken with respect to restatement of any asset, capital, or surplus accounts.

D. OTHER MATTERS

Item 15: Action With Regard to Reports

The Minutes of the previous stockholders meeting held on July 30, 2021 and the Management Report will be submitted for stockholders' approval.

Approval of the July 30, 2021 Minutes constitutes a ratification of the accuracy and faithfulness of the Minutes of the events that transpired during the said meeting, such as (a) approval of the minutes of the previous stockholders' meeting, (b) approval of the 2020 annual report and audited financial statements, (c) ratification of actions of the Board of Directors, different Committees and Management during the year 2020, (d) elections of directors, and (e) appointment of external auditors.

Approval of the Management Report constitutes a ratification of the Company's performance during the previous calendar years.

Ratification and confirmation of all the acts, resolutions and proceedings of the Board of Directors, Executive Committee and officers of the Company. This pertains to all acts resolutions, proceedings and approval made by the Board of Directors, Executive Committee and Officers of the Company from the last stockholders' meeting on July 30, 2021 up to the date of meeting (July 29, 2022). This includes, among others, those that involve the day-to-day operations, administration and management of the corporate affairs.

Copies of the minutes of stockholders' meeting shall be given to the stockholders at the meeting.

Item 16: Matters Not Required to be Submitted

No action is to be taken with respect to any matter, which is not required to be submitted to a vote of security holders.

Item 17: Amendment of Charter, Bylaws or Other Documents

No action is to be taken with respect to amendments to the Company's charter, bylaws or other documents.

Item 18: Other Proposed Action

The following matters will be submitted to a vote at the meeting:

- 1. Approval of the Minutes of the Annual Stockholders' Meeting held on July 30, 2021
- 2. Approval of the Management Report and the Audited Financial Statements of the Company for the year ended December 31, 2021
- 3. Ratification and confirmation of all acts, resolutions and proceedings of the Board of Directors, the various Committees and the Management of the Company from the date of the last annual stockholders' meeting until the date of this meeting
- **4.** Election of Directors for 2022-2023
- 5. Appointment of External Auditors

Item 19: Voting Procedures

At all elections of Directors, each stockholder may vote the shares registered in his name via remote communication or in absentia or by proxy for as many persons as there are Directors, or he may cumulate said shares and give one candidate as many votes, as the number of Directors to be elected multiplied by the number of his share, or he may distribute them on the same principle among as many candidates as he shall see fit; provided, however, that the whole number of votes cast by him shall not exceed the number of shares owned by him as shown on the Company's stock transfer books multiplied by the number of Directors to be elected.

The voting procedure for election and approval of corporate action in which Stockholders' approval will be required shall be by "viva voce" unless voting by ballot is decided upon during the meeting. The methods by which vote will be counted, except in cases where voting by ballots is applicable, voting and counting shall be by "viva voce". If by ballot, counting shall be supervised by external auditors.

The Company will not declare stock dividends during the year.

CORPORATE GOVERNANCE

(a) Evaluation System to Measure Compliance with the Manual on Corporate Governance and the Code of Corporate Governance for Publicly- Listed Companies

The Company has monitored its compliance with Securities and Exchange Commission (SEC) Memorandum Circulars as well as all relevant Philippine Stock Exchange (PSE) Circulars on Corporate Governance. It has complied with the leading practices and principles on good corporate governance and appropriate self-rating assessment and performance evaluation to determine and measure its compliance with the Manual on Corporate Governance and the Code of Corporate Governance for Publicly- Listed Companies.

For the period covering the year 2021, the Company has submitted its IACGR on May 20, 2022.

(b) Appraisals and performance report for the Board and the criteria and procedure for assessment

As required and in accordance with the provisions of the Manual on Corporate Governance of the Company, the Board conducted a self-assessment of its performance, as well as the performance of the Board Committees, Chairman/Chief Executive Officer, and President/Chief Operating Officer for the last fiscal year.

(c) Measures Undertaken to Fully Comply with Leading Practices on Corporate Governance

In its IACGR, the Company has complied with the majority of the provisions and recommendations in the Manual on Corporate Governance and the Code of Corporate Governance for Publicly- Listed Companies.

(d) Deviation from the Manual on Corporate Governance

Except for a few optional recommendations provided in Manual on Corporate Governance and Code of Corporate Governance for Publicly Listed Companies, which the Company failed to comply (based on the "comply or explain" policy of SEC), the Company committed to comply with the same in 2022. Said items were reflected in the 2021 IACGR submitted on May 20, 2022.

(e) Plans to Improve Corporate Governance

In order to improve the Company's adherence to the leading practices in good corporate governance as well as the Manual on Corporate Governance and the Code of Corporate Governance for Publicly- Listed Companies, the Company's Directors and top Management continuously attends the annual seminar on Corporate Governance conducted by an entity accredited with the Securities and Exchange Commission. Further, the Company continuously monitors all relevant PSE and SEC Circulars on Corporate Governance that maybe used to improve compliance with the Code of Corporate Governance for Publicly-Listed Companies.

UNDERTAKING

UPON WRITTEN REQUEST OF STOCKHOLDER, THE COMPANY UNDERTAKES TO FURNISH THE STOCKHOLDERS WITH A COPY OF THE COMPANY'S YEAR 2021 ANNUAL REPORT ON SEC FORM 17-A FREE OF CHARGE. ANY WRITTEN REQUEST FOR A COPY OF SEC 17-A SHALL BE ADDRESSED AS FOLLOWS:

iPeople, inc.

Attention : Office of the Corporate Secretary

Address : 3rd Flr. GPL Building

219 Sen. Gil Puyat Avenue Makati City, Philippines

Tel No. : (632) 8253-3637 Fax No. : (632) 8816-1127

: asm2022@ipeople.com.ph Email

SIGNATURE

After reasonable inquiry and to the best of our knowledge and belief, we certify that the information set forth in this report is true, complete and correct. This report is signed in Makati City on 2022.

> iPeople, inc. By:

Atty. Denise Jordan P. Arenillo

Compliance Officer

tty. Samuel V. Torres

Corporate Secretary

TRIBED AND SWORN to before me this ___ day of on the CFFV of MAKATI affant exhibit his/her_

issued at on

0 8 JUN 2022

Appointment No. M-19 / Until 12-31-23 Roll No. 45790 / IBP Life No. 04897 / 07-03-03 PTR-O.R. No. 8852510 / 01-03-22 / Makari City

MCLE No. VI-0016565 / 01-14-19 G/F Fedman Suites, 199 Salcedo St.

Legaspi Village, 1229 Makati City 22.

MINUTES OF THE ANNUAL STOCKHOLDERS' MEETING

OF

iPEOPLE, INC.

Date : 30 July 2021 Time : 4:15 P.M.

Place: Via Electronic Means of Communication

The Chairman, Mr. Renato C. Valencia welcomed the Company's stockholders to the 2021 Annual Stockholders' Meeting ("ASM"). The Chairman noted that due to the persisting threat posed by the COVID-19 pandemic, and to comply with the Inter-Agency Task Force on Emerging Infectious Diseases' advisory to avoid physical mass gatherings, the Company is conducting its 2021 ASM as an online and recorded video-streaming meeting.

The Chairman proceeded to mention that the procedures for the ASM are embodied in the Company's Definitive Information Statement, which has been approved by the Securities and Exchange Commission ("SEC"). He also advised that to accord the Stockholders the opportunity to participate in the ASM, the Stockholders were informed that they may register online. Further, they were made aware that only questions and concerns submitted online prior to the given deadline will be addressed during the ASM. As for questions during the ASM, they will be addressed via email after the ASM. The Chairman then introduced the other incumbent members of the Board of Directors of the Company, who were present, while their pictures were being shown onscreen, as follows:

1. Dr. Reynaldo B. Vea – Director/President & CEO

2. Mr. Alfredo Antonio I. Ayala – Director/Chief Operating Officer

Mr. Lorenzo V. Tan – Director
 Ms. Yvonne S. Yuchengco – Director
 Mr. Medel T. Nera – Director
 Mr. Gerardo C. Ablaza, Jr. – Director

Mr. Cesar A. Buenaventura – Independent Director
 Ms. Herminia S. Jacinto – Independent Director
 Mr. Renato C. Valencia - Independent Director

I. <u>CALL TO ORDER.</u>

The Chairman, Mr. Renato C. Valencia, called the meeting to order.

II. PROOF OF NOTICES.

The Chairman asked the Corporate Secretary, Atty. Samuel V. Torres, whether proper notices of the meeting were sent to the stockholders entitled thereto.

The Corporate Secretary certified that, pursuant to the alternative mode for distributing and providing the notice of meeting for the 2021 ASM, the notice was sent to all stockholders of record as of 30 June 2021 in four (4) ways, as follows:

First, by publication of the Notice of the ASM, including the agenda, on 05 July 2021 and 06 July 2021 in The Manila Bulletin and the Philippine Star, both in print and online editions (www.mb.com.ph) for two (2) consecutive days, as evidenced by the Affidavits of Publications executed by the respective representatives of the publishers.

Second, by disclosure to the Philippine Stock and Exchange, Inc.

Third, by posting on the Company's website.

Finally, through email for those who have successfully registered online, consistent with the applicable SEC Rules and the Company's internal guidelines on the holding of the ASM by electronic means of communication.

III. <u>DETERMINATION OF QUORUM.</u>

The Corporate Secretary certified that out of the 1,044,263,197 outstanding shares of stock entitled to participate and vote, a total of 978,406,239 shares are represented in this meeting, with 978,399,614 shares represented by proxy. All of the said shares represent 93.69% of those entitled to participate and vote and constitute more than 2/3 of the outstanding capital stock. The Corporate Secretary then confirmed that there was quorum.

IV. <u>APPROVAL OF THE MINUTES OF THE PREVIOUS STOCKHOLDERS' MEETING.</u>

The Chairman proceeded to present the next item in the Agenda, which is the approval of the Minutes of the last Annual Stockholders' Meeting held on 11 August 2020. He advised that a copy of the Minutes is posted in the Company's website and available to all stockholders for viewing.

The Corporate Secretary then stated that a total of 978,406,239 shares, representing 93.69% of the total outstanding stock, voted in favor of the following resolution to approve the Minutes of the 2020 Annual Stockholders' Meeting:

RESOLVED, that the Minutes of the last Stockholders' Meeting held last August 11, 2020 be, as they are hereby, noted and approved.

V. <u>APPROVAL OF THE 2020 MANAGEMENT REPORT AND THE AUDITED</u> FINANCIAL STATEMENTS.

The Chairman noted the next item on the Agenda, which is the approval of the 2020 Management Report and the 2020 Audited Financial Statements. He mentioned that the Audited Financial Statements is also posted in the Company's website. The Chairman then requested the Company's President & CEO, Dr. Reynaldo B. Vea, to present a report on the results of the Company's operations last year.

Dr. Vea presented his report on the Company's "2020 Journey: Rising Above Uncertainty, Turning Difficulties Into Opportunities". He commenced his report by noting the challenges posed by the COVID-19 pandemic and the efforts to overcome the difficulties encountered by the Company's educational sector business, composed of the following schools: Malayan Education System, Inc. (Operating Under the Name of Mapua University); Malayan Colleges Laguna, Inc., A Mapua School; Malayan Colleges Mindanao (A Mapua School), Inc.; Malayan High School of Science, Inc., National Teachers College; Affordable Private Education Center, Inc. (APEC School); and University of Nueva Caceres (all schools collectively referred to as the "Schools").

Dr. Vea discussed the Schools' Consolidated Revenue, Student Population, Operating Expenses, and Consolidated Net Income. He then proceeded to report on the following:

- a. Challenges on Learning Delivery: A Showcase of Our Digital Preparedness
- b. Challenges in Business Operations: Our Sound and Contextualized Solutions
- c. Forging Partnerships and Optimizing Learning and Growth
- d. Collective Triumphs: Recognitions Received During the Pandemic
- e. Conquering the Stars: Our Institutional Recognitions
- f. Purposeful Existence Through Research and Community Development
- g. Pursuit of Continuing Growth
- h. Overcoming Uncertainty as One

Dr. Vea concluded his report by commending all who are braving the challenges posed by the pandemic and expressing the belief that with collective action, difficulties can be turned into opportunities.

After Dr. Vea concluded his report, the Corporate Secretary noted the proposal to approve the Management Report and the 2020 Audited Financial Statements under the following resolution:

"RESOLVED, that the Management Report and the 2020 Audited Financial Statements, as made available to the Stockholders, be as they are hereby, noted and approved."

There being no objections, the Corporate Secretary advised that a total of 978,406,239 shares, representing 93.69% of the total outstanding stock, voted in favor of the above resolution.

.

VI. RATIFICATION AND CONFIRMATION OF THE ACTS, RESOLUTIONS AND PROCEEDINGS OF THE BOARD OF DIRECTORS, THE VARIOUS COMMITTEES AND OFFICERS OF THE COMPANY DURING THE YEAR IN REVIEW.

The Corporate Secretary noted the proposal that all acts, resolutions and proceeds of the Board of Directors, the Executive Committee, the Other Committees, and Officers of the Company during the year in review be ratified and confirmed under the following resolution

"RESOLVED, that all acts, resolutions, and proceedings of the Board of Directors, the Executive Committee, the Other Committees, and the Officers during the year in review be ratified and confirmed."

There being no objections, the Corporate Secretary advised that a total of 978,406,239 shares, representing 93.69% of the total outstanding stock, voted in favor of the above resolution.

VII. ELECTION OF DIRECTORS FOR 2021-2022.

The Chairman noted the next item in the Agenda, which is the election of directors for the year 2020-2021. He then asked the Corporate Secretary if he has the list of nominees to the Board of Directors. The Corporate Secretary replied in the affirmative and stated that, as of 12 May 2021, the deadline for nominations, there were nine (9) nominees, screened and evaluated by the Corporate Governance, Nomination and Related Party Transactions Committee for election as members of the Board of Directors, namely:

Regular Directors

- 1. Dr. Reynaldo B. Vea
- 2. Mr. Alfredo Antonio I. Ayala
- 3. Ms. Yvonne S. Yuchengco
- 4. Mr. Lorenzo V. Tan
- 5. Mr. Medel T. Nera
- 6. Mr. Gerardo C. Ablaza, Jr.

Independent Directors

- 7. Mr. Renato C. Valencia
- 8. Mr. Cesar A. Buenaventura
- 9. Ms. Herminia S. Jacinto

The Corporate Secretary particularly noted that while the Company is guided by the SEC's mandatory term limits for independent directors as provided for in SEC Memorandum Circular No. 4 (Series of 2017), the reelection and retention of Mr. Renato C. Valencia and Mr. Cesar A. Buenaventura as independent directors of the Company is being proposed for stockholders' approval based on the invaluable contribution and guidance that they are constantly providing to the Company. He further stated that the meritorious justifications for Mr. Valencia and Mr. Buenaventura's reelection and retention as Independent Directors were provided for in the Company's Definitive Information Statement.

Thereafter, the Corporate Secretary confirmed the results of the election, stating that all the shares represented in the meeting, particularly, a total of 978,406,239 shares, representing 93.69% of the total outstanding stock, voted in favor of the election of all nine (9) nominees. The Chairman thus declared and proclaimed the above-named nominees as elected members of the Company's Board of Directors for 2021-2022.

VIII. APPOINTMENT OF EXTERNAL AUDITOR.

The Chairman proceeded to tackle the next item on the Agenda, which is the appointment of the Company's external auditor.

The Corporate Secretary noted the proposal for SGV & CO. to be reappointed as the Company's external auditor for the calendar year ending 31 December 2020 under the following resolution:

"RESOLVED, that the auditing firm, SGV & CO., be as it is hereby, reappointed as the Company's External Auditor for the calendar year ending December 31, 2021."

There being no objections, the Corporate Secretary advised that a total of 978,406,239 shares, representing 93.69% of the total outstanding stock, voted in favor of the above resolution.

IX. <u>OTHER MATTERS.</u>

The Chairman inquired if there were any other matters that any of the stockholders wished to discuss or whether there is any other item on the Agenda. The Corporate Secretary confirmed that there was none.

The Chairman proceeded to state that comments and questions submitted to the Company prior to the deadline for submission will be addressed. The Corporate Secretary noted that some questions were received from the stockholders within the stated deadline.

Minutes of the Annual Stockholders' Meeting iPeople, Inc. 30 July 2021

The first question pertains to the Corporate Recovery and Tax Incentives for Enterprises (CREATE) Act wherein the Bureau of Internal Revenue ("BIR") released a Memorandum last April 08, 2021 which excluded for-profit private schools from availing of the preferential corporate income tax rate of from 10% to 1%. The inquiry posed is how such will affect the quality of education for iPeople schools and whether there will be tuition and/or other fees increases with or without the memorandum. Dr. Vea replied that it may be noted that the purpose of the CREATE Act is to provide tax relief to industries most affected by the pandemic. One of these would be the educational institutions. He then noted that a Senate Bill has been filed, which would recognize the preferential tax rate applicable to private and proprietary schools. Also, fortunately, the BIR recently suspended the subject Memorandum and this will hopefully ease financial burdens on schools, prevent school closures, allow schools to invest in quality education, and remove the need to increase tuition fees as a result of the effects of the subject Memorandum.

The second question pertains to economic bills that were certified as urgent by the President of the Philippines such as the Foreign Investment Act, Public Service Act, and the economic provisions of the 1987 constitution include the provision for Education. The Company was asked on its reaction to the proposed bills. Dr. Vea advised that it seems that the subject bills pertain to reducing restrictions on foreign ownership in various key industries and services. The Company has not taken any particular position on the same. It was noted that the Company would naturally agree to the Philippines being more attractive and competitive in terms of foreign investments since such would be beneficial to the economy. The legislators and experts should ensure that any changes would benefit national interest as a whole, and in the long term.

The third inquiry is on when physical classes will restart and what schools and courses will have physical classes. Dr. Vea replied that the resumption of face-to-face classes will depend on when these will be allowed by Department of Education and CHED. Currently, CHED has only allowed limited face-to-face classes for medicine and other health/allied courses, in a selected number of schools which have been inspected and obtained CHED/IATF/LGU approval to proceed. For the Company's Schools, currently only the Nursing program at University of Nueva Caceres in Naga has been approved for limited face-to-face to begin the Academic Year 2021-2022.

The last question is on how many employees will be given the COVID 19 vaccine, what are the COVID 19 vaccine brands to be given, and whether there a possibility that the students will be given the vaccine. Dr. Vea advised that all employees of the Schools are eligible to participate in the ongoing employee vaccine program, as part of the Yuchengco Group of Companies and the Ayala Group initiative. Some have chosen to get vaccinated ahead of the program through their local government units or other family members. Several different vaccine brands are being used and not just a specific one. Providing vaccines to students is something that is still under discussion, since there would be several factors to consider, such as availability of the vaccines, the students' age and parental permission.

Minutes of the Annual Stockholders' Meeting
iPeople, Inc.
30 July 2021

X. <u>ADJOURNMENT.</u>

There being no other questions and with no other business to transact, on motion duly made and seconded, the Annual Stockholders' Meeting was adjourned.

SAMUEL V. TORRE Corporate Secretary

ATTEST:

RENATO C. VALENCIA

Chairman

CERTIFICATION OF INDEPENDENT DIRECTOR

- I, **RENATO C. VALENCIA**, Filipino, of legal age and a resident of No. 331 Ma. Cristina Road, Ayala Alabang Village, Muntinlupa City, after having been duly sworn to in accordance with law, do hereby declare that:
 - 1. I am a nominee for independent director of **iPEOPLE**, **INC.** and have been its independent director since 2003.
 - 2. I am affiliated with the following companies or organizations:

Company/Organization	Position/ Relationship	Period of Service
4		
Please see attached Annex "A"		

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of **iPEOPLE, INC.**, as provided for in Section 38 of the Securities Regulation Code and its Implementing Rules and Regulations and other SEC issuances.
- 4. I am related to the following director/officer/substantial shareholder of iPeople, Inc. and its subsidiaries and affiliates other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code:

Name of Director/ Officer/Substantial Shareholder	Company	Nature of Relationship
N/A		

- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I confirm that I am not engaged in government service or affiliated with any government agency or government owned and controlled corporation.
- 7. I shall faithfully and diligently comply with my duties and responsibilities as Independent Director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.

iPeople, Inc. Certification of Independent Director Page 2

> 8. I shall inform the Corporate Secretary of iPEOPLE, INC. of any changes in the abovementioned information within five days from its occurrence.

Done this 18 MAY 2022 day of May 2022, at Makati City, Metro Manila, Philippines.

1 8 MAY 2022 __ day of May 2022 at SUBSCRIBED AND SWORN to before me this _ Makati City, affiant personally appeared before me and exhibited to me his Tax Identification Card No. 118-457-420, and SSS ID No. 03-26735839.

Doc. No. _129 Page No. _ Book No.

Series of 2022.

Appointment No. M-66 / Until 12-31-2022 Roll No. 45790 / IZP Lifetime No. 04897 / 7-3-03 PTR O.R No. 8531012 / 1-4-22 / Passy City

MCLE No. VI-0016565 / 01-14- . 9

Annex A

ANNEX "A" - COMPANY/ORGANIZATION AFFILIATIONS

No.	Company/Organization	Position/Relationship	Period of Service/Status
1	Anglo Phil., Inc.	D	2006 to 2021
2	Aquaworld Corporation	I, D	Inactive
3	Asia Pacific Network Holdings	I,S,D, Chair	Inactive
4	CNP Worldwide, Inc.	I,S,D, Chair	Inactive
5	Far East Savings Bank, Inc.	I, D	1997-98/acquired by BPI
6	Golden Paradise Ents. Inc.	D	not operational
7	Grepalife Dollar Bond Fund Corp	I, D	2006 to 2011
8	Grepalife Fixed Income Fund Corp.	D	2006 to 2011
9	House of Investments, Inc.	D	March 17, 2005 to 2016
10	Hypercash Payment Systems, Inc.	I, S, D, Chair	Inactive
11	Icash, Inc.	D	not operational
12	Independent Insight, Inc.	I, S, D, Vice Chair	June 27, 2001 to Oct. 2011
13	Intervest Consulting Group	I, S, D	Inactive
14	i-People, Inc.	D	June 26, 2006 to date
15	Malayan Insurance Co., Inc.	D	2006 to date
16	Metropolitan Bank & Trust Company	D	November 1998 to May 2017
17	My PaySwitch, Inc.	I, S, D, Pres.	Pre-Operating
18	NG.com, Inc.	I, S, D	Inactive
19	Philippine Coca Cola System Council	D	May 2, 2007 to Oct. 2011
20	Point Lobo Int'l Corp.	D, Pres.	Inactive
21	Reliant Ventures Holdings, Inc.	I, S, D, Chair	Inactive
22	Roxas & Co.	D	2006; 2010 to Oct. 2015
23	Roxas Holdings, Inc.	D	2006; 2010 to Oct. 2015
24	Triple Top AIM, Inc.	I, S, D	Inactive
25	EEI Corporation	D	Sep. 8, 2015 to date
26	GT Capital, Inc.	D	May 10, 2017 to date
27	Omnipay, Inc.	D, Chair	2009 to date

CERTIFICATION OF INDEPENDENT DIRECTOR

- I, **CESAR A. BUENAVENTURA**, Filipino, of legal age and a resident of 58 McKinley Road, Forbes Park, Makati City, after having been duly sworn to in accordance with law, do hereby declare that:
 - 1. I am a nominee for independent director of **iPEOPLE**, **INC.** and have been its independent director since 1991.
 - 2. I am affiliated with the following companies or organizations:

Company/Organization	Position/ Relationship	Period of Service
Buenaventura, Echauz & Partners, Inc.	Chairman	2001 to Present
Bloomberry Cultural Foundation	Director	2015 to Present
Concepcion Industrial Corporation	Director	2014 to Present
D.M. Consunji, Inc.	Director	1995 to Present
DMCI Holdings, Inc.	Vice Chairman	1995 to Present
ICTSI Foundation	Director	2015 to Present
Mitsubishi Hitachi Power Systems Philippines, Inc.	Chairman	1996 to Present
Pilipinas Shell Foundation, Inc.	Chairman	1982 to Present
Pilipinas Shell Petroleum Corporation	Director	1970 to Present
Petroenergy Resources Corp.	Director	1995 to Present
Semirara Mining and Power Corp.	Director	1997 to Present
The Country Club	Director	2016 to Present
International Container Terminal Services Inc.	Director	2019 to Present
Manila Water Company, Inc.	Director	April 16, 2021 to Present

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of **iPEOPLE, INC.**, as provided for in Section 38 of the Securities Regulation Code and its Implementing Rules and Regulations and other SEC issuances.
- 4. I am related to the following director/officer/substantial shareholder of **iPEOPLE**, **INC**. and its subsidiaries and affiliates other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code:

Name of Director/ Officer/Substantial Shareholder	Company	Nature of Relationship
N/A		

iPeople, Inc. Certification of Independent Director Page 2

- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I confirm that I am not engaged in government service or affiliated with any government agency or government owned and controlled corporation.
- 7. I shall faithfully and diligently comply with my duties and responsibilities as Independent Director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 8. I shall inform the Corporate Secretary of **iPEOPLE, INC.** of any changes in the abovementioned information within five days from its occurrence.

the ab	povementioned info	rmation wi	thin five da	rys from its oc	currenc	e.
	1 8 MAY 2022					
	this da	y of May	2022, at	Makati City,	Metro	Manila,
Philippines.			CES	SAR A. BUEN.	AVENT	URA
Makati City, Philippine Pa	CRIBED AND SWOF affiant personally ssport No	appeared	before m	e and exhibi	ted to	me his

Doc. No. 127;
Page No. 24;
Book No. ;
Series of 2022.

Appointment No M-66 / Until 12-31-2022
Roll No. 45790 / UP Lifetime No. 04/397 / 7-2-03
PTR O.R No. 8531012 / 1-4-22 / Pasay City
MCLF No. VI-0016565 / 01-14-19

CERTIFICATION OF INDEPENDENT DIRECTOR

- I, **HERMINIA S. JACINTO**, Filipino, of legal age and a resident of 75 J.P. Laurel St., BF Homes, East Phase 6, Parañaque City, after having been duly sworn to in accordance with law, do hereby declare that:
 - 1. I am a nominee for independent director of iPEOPLE, INC.
 - 2. I am affiliated with the following companies or organizations:

Company/Organization	Position/ Relationship	Period of Service
BDO Life Assurance Co.	Ind. Director	8 years
Fortune General Insurance Corp.	Ind. Director	6 years
Insurance Institute for Asia and the Pacific	President	3 years

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of **iPEOPLE, INC.**, as provided for in Section 38 of the Securities Regulation Code and its Implementing Rules and Regulations and other SEC issuances.
- 4. I am related to the following director/officer/substantial shareholder of **iPEOPLE**, **INC**. and its subsidiaries and affiliates other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code:

Company	Nature of Relationship
	Company

- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I confirm that I am not engaged in government service or affiliated with any government agency or government owned and controlled corporation.
- 7. I shall faithfully and diligently comply with my duties and responsibilities as Independent Director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 8. I shall inform the Corporate Secretary of **iPEOPLE**, **INC**, of any changes in the abovementioned information within five days from its occurrence.

iPeople, Inc. Certification of Independent Director Page 2

Done this 12th day of May 2022, at Makati City, Metro Manila, Philippines.

City, Metro Manila, Philippines.

HERMINIA S. JACINTO Affiant

Doc. No. 28; Page No. 97; Book No. 97; Series of 2022.

Notary Public City of Makari Until December 31 2022 IBP No. 05729 Lifetty Member MCLE Compliance Nb VI-0024312-Appointment No. M-82-(2021-2022) PTR No. 8852511 Jan. 3, 2022 Makati City Roll No. 46091 101 Urban Ave. Campos Rueda Bleg. Brgy. Pio Del Pilar, Makati City



08 June 2022

THE SECURITIES AND EXCHANGE COMMISSION

PICC Complex, Roxas Boulevard Pasay City

Attention:

MR. VICENTE GRACIANO P. FELIZMENIO, JR.

Director, Markets and Securities Regulation Department

Re:

SEC FORM 20-IS OF iPEOPLE, INC. (SEC Reg. No. 166411)

Gentlemen:

In compliance with the requirements of the Securities Regulation Code relative to the filing of the SEC Form 20-IS of iPeople, Inc. (the "Company"), we hereby certify that none of the Company's incumbent directors and executive officers who may be elected and appointed during the Annual Stockholders' and Organizational Board Meetings to be held on 29 July 2022 are government employees.

We trust that the foregoing sufficiently complies with this Honorable Commission's requirements.

Very truly yours,

SAMUEL V. TORRES

Book No.: Series of WV

Corporate Secretary

SUBSCICIBED AND SWORN to before me this ___day of In the CITY of MAKATI affant exhibit his/her_

issued at on

0 8 JUN 2022

Appointment No. M-19 / Until 12-31-23 Roll No. 45790 / IBP Life No. 04897 / 07-03-03 PTR-O.R. No. 8852510 / 01-03-22 / Makati City MCLE No. VI-0016565 / 01-14-19

G/F Fedman Suites, 199 Salcedo St. Legaspi Village, 1229 Makati City



PROXY

I, the undersigned holder of shares of stock of iPeople, inc. ("Corporation"), do hereby constitute, name and appoint the **Chairman of the Meeting**, or in his absence, **the Secretary of the Meeting**, as my attorney and proxy, to represent me and to vote all the shares registered under my name in the Books of the Corporation at the Annual Meeting of the Stockholders of the Corporation on **July 29, 2022** and any adjournment(s) thereof.

In particular, I hereby direct my said proxy to vote on the matters set forth below as I have expressly indicated by marking the same with an "X". If I fail to indicate my vote on the items specified below, I authorize my proxy full discretion to act and I understand that my proxy shall vote in accordance with the recommendation of the Management. Management recommends a "FOR ALL" vote for proposal 1 and a "FOR" for proposals 2 through 5.

PROPOSAL		ACTION	
	FOR ALL	WITHHOLD FOR ALL	EXCEPTION
1. Election of Management's Nominees as Directors			
Management Nominees are:			
1. Reynaldo B. Vea			
2. Gerardo C. Ablaza, Jr.			
3. Alfredo Antonio I. Ayala			
4. Medel T. Nera			
5. Lorenzo V. Tan			
6. Yvonne S. Yuchengco			
Independent Directors:			
7. Renato C. Valencia			
8. Cesar A. Buenaventura			
9. Herminia S. Jacinto			
INSTRUCTIONS: To withhold authority to vote for any individual nominee(s) of Management, please mark Exception box and list name(s) under.			
	FOR	AGAINST	ABSTAIN
2. Approval of the Minutes of the Annual Stockholders'			
Meeting held on July 30, 2021			
3. Approval of the Management Report and the Audited			
Financial Statements for 2021			
4. Ratification and confirmation of the acts, resolutions			
and proceedings of the Board of Directors, the Various			
Committees and the Management of the Company			
from the date of the last annual stockholders' meeting			
until the date of this meeting			
5. Appointment of SGV as External Auditors			

THIS PROXY, SOLICITED ON BEHALF OF THE INCUMBENT BOARD OF DIRECTORS OF IPEOPLE, INC. SHOULD BE RECEIVED BY THE CORPORATE SECRETARY ON OR BEFORE 5:00 P.M OF JULY 19, 2022, THE DEADLINE FOR SUBMISSION OF PROXIES.

REVOCABILITY OF PROXY

THE SHAREHOLDER MAY REVOKE THE PROXY ISSUED BY HIM AT ANY TIME PRIOR TO ITS USE BY THE PARTY WHO IS THEREBY AUTHORIZED TO EXERCISE THE SAME. THE PERSON SIGNING THE PROXY HAS THE RIGHT TO REVOKE THE PROXY BY ATTENDING THE MEETING IN PERSON, OR BY GIVING A WRITTEN NOTICE TO THE SECRETARY PRIOR TO THE MEETING, OR THRU THE EXECUTION OF A PROXY AT A LATER DATE.

PERSONS MAKING THE SOLICITATION

THIS PROXY IS SOLICITED ON BEHALF OF THE MANAGEMENT OF IPEOPLE, INC. THE PROXY STATEMENT AND THE ENCLOSED PROXY SHALL BE SENT TO THE SECRETARY OF THE CORPORATION THROUGH ELECTRONIC MEANS ADDRESSED TO ASM2022@IPEOPLE.COM.PH, ON OR BEFORE 5:00 P.M. ON JULY 19, 2022. THE DULY EXECUTED HARD-COPY SHOULD ALSO BE MAILED TO THE OFFICE OF THE CORPORATE SECRETARY, IPEOPLE, INC. 3/F GREPALIFE BLDG. 219 SEN. GIL PUYAT AVENUE, MAKATI CITY.

IN ADDITION TO SOLICITATION OF THE PROXIES BY ELECTRONIC MEANS AND/OR MAIL, OFFICERS AND EMPLOYEES OF THE COMPANY MAY ALSO SOLICIT PROXIES PERSONALLY OR BY TELEPHONE. THE COST OF SOLICITATION, APPROXIMATELY \$\mathbb{P}\$ 115,000 WILL BE BORNE BY THE IPEOPLE, INC.

THERE IS NO MATERIAL CONSIDERATION CONTRACT OR ARRANGEMENT FOR THE SOLICITATION. THE COMPANY IS NOT A PARTY TO ANY ARRANGEMENT OR UNDERSTANDING WITH ANY PERSON WITH RESPECT TO ANY MATTER TO BE ACTED UPON THE MEETING.

THIS PROXY SHALL BE VALID FOR FIVE (5) YEARS FROM THE DATE HEREOF UNLESS OTHERWISE INDICATED IN THE BOX HEREIN PROVIDED:

THIS PROXY, WHEN PROPERLY EXECUTED, WILL BE VOTED IN THE MANNER AS DIRECTED HEREIN BY THE STOCKHOLDER(S). IF NO DIRECTION IS MADE, THIS PROXY WILL BE VOTED "FOR" THE ELECTION OF ALL NOMINEES AND FOR SUCH MATTERS AS MAY PROPERLY COME BEFORE THE MEETING, INCLUDING MATTERS WHICH THE SOLICITOR(S) DO NOT KNOW A REASONABLE TIME BEFORE THE SOLICITATION ARE TO BE PRESENTED AT THE MEETING, IN THE MANNER DESCRIBED IN THE INFORMATION STATEMENT AND/OR AS RECOMMENDED BY MANAGEMENT OR THE BOARD OF DIRECTORS.

INTEREST OF CERTAIN PERSONS IN OR OPPOSITION TO MATTERS TO BE ACTED UPON:

- 1. No other current director or officer of the Company, or nominee for election as directors of the Company or any associate thereof, has any substantial interest, direct or indirect, by security holdings or otherwise, in any matter to be acted upon other than the election to office.
- 2. No director has informed the Company in writing that he intends to oppose any action to be taken by the registrant at the meeting.

THIS PROXY SHALL CONFER DISCRETIONARY AUTHORITY TO VOTE WITH RESPECT TO ANY OF THE FOLLOWING MATTERS:

- 1. MATTERS WHICH THE COMPANY DOES NOT KNOW DURING A REASONABLE TIME BEFORE THIS SOLICITATION ARE TO BE PRESENTED AT THE MEETING.
- 2. MATTERS INCIDENT TO THE CONDUCT OF THE MEETING.

Signature of Stockholder	Printed Name	No. of Shares	Date
Address ar	nd Telephone Number		

THIS PROXY IS BEING SOLICITED IN BEHALF OF THE MANAGEMENT OF IPEOPLE, INC.

Please mail this proxy form to: ATTY. SAMUEL V. TORRES CORPORATE SECRETARY iPeople, Inc. 3/F GREPALIFE Building 219 Sen. Gil Puyat Avenue, Makati City 1200

EMAIL: asm2022@ipeople.com.ph

A. Procedure to Register to be able to Attend and Participate in the Meeting

Stockholders are requested to notify the Company by July 19, 2022, via email at asm2022@ipeople.com.ph, of their intention to participate in the Company's Annual Stockholders' Meeting on 29 July 2022 by remote communication.

For validation purposes, Stockholders shall also provide the Company with the following information: (a) Name; (b) Address; and (c) Contact Number. The Company may also require the submission of certain documents to ascertain and verify the identity of the requesting person.

B. Procedure for Electronic Voting In Absentia

I. Coverage

Stockholders of iPeople, inc. who chose to electronically vote in absentia, upon valid registration.

II. Registration

- 1. Who may Register Stockholders of Record as of June 29, 2022
- 2. When to Register Registration period shall be from July 12, 2022 at 8:00am until July 19, 2022 at 5:00pm, Philippine time ("Registration Period"). Beyond this date, Stockholders may no longer avail of the option to electronically participate at the Annual Stockholders' Meeting and vote by remote communication or in absentia.
- 3. How to Register The Stockholder will be requested to send a notification to asm2022@ipeople.com.ph together with scanned or digital copy of the documents listed below, within the Registration Period, for validation.

Individual Stockholders:

- a. A recent photo of the Stockholder, with the face fully visible,
- b. Front and back portions of the Stockholder's valid government-issued identification card, preferably with residential address, and
- c. Contact number

Stockholders with Joint Accounts:

- a. Authorization letter signed by all Stockholders, identifying who among them is authorized to cast the vote for the account,
- b. A recent photo of the authorized Stockholder, with the face fully visible,
- c. Front and back portions of the authorized Stockholder's valid government-issued identification card, preferably with residential address, and
- d. Contact number of the authorized Stockholder

Broker Accounts:

- a. The broker's certification on the Stockholder's number of shareholdings,
- b. A recent photo of the Stockholder, with the face fully visible,
- c. Front and back portions of the Stockholder's valid government-issued identification card, preferably with residential address, and
- d. Contact number

Corporate Stockholders:

- a. Signed Secretary's Certificate attesting to the authority of the representative to vote for and on behalf of the Corporation,
- b. A recent photo of the Stockholder's representative, with the face fully visible,
- c. Front and back portions of the valid government-issued identification card of the Stockholder's representative, preferably with residential address, and
- d. Contact number of the Stockholder's representative

Stockholders with incomplete requirements, and who were not given the link to attend the meeting through remote communication or vote *in absentia*, may still vote by sending a proxy to the Annual Stockholders' Meeting.

4. Validation of Registration

The validation of the Stockholder's registration shall be completed by the Company within three (3) business days from receipt thereof.

The Company will send an email confirming the successful validation of the Stockholder's registration.

Please note that submission of incomplete or inconsistent information may result in an unsuccessful registration and attendance in the meeting through remote communication will not be allowed.

Note: In light of the recent events and government pronouncements and guidelines surrounding the COVID -19 pandemic, the Company shall allow electronic signature for the required documents, as may be applicable. Notarization requirement shall also be dispensed with at this time. However, the Company reserves the right to request additional information, and original signed and notarized copies of these documents at a later date, as it deems necessary.

III. Voting

Please use the form attached as **ANNEX 'B'** to record your vote and then email to: asm2022@ipeople.com.ph on or before July 19, 2022.

Notes & Conduct of Voting:

A. Voting

- The Stockholder Appointing a Proxy:
 Stockholders may give the Proxy the authority to vote in all matters for approval.
- 2. The Stockholder Voting by Remote Communication or In Absentia:

The Stockholder will be asked to fill in the attached Annex "B".

- a. For items other than the Election of Directors, the registered Stockholder has the option to vote: For, Against, or Abstain. The vote is considered cast for all the registered Stockholder's shares.
- b. For the Election of Directors, the registered Stockholder may vote for all nominees, not vote for any of the nominees, or vote for some nominees only, in such number of shares as preferred by the Stockholder, provided that the total

number of votes cast shall not exceed the number of shares owned, multiplied by the number of directors to be elected.

The votes cast in absentia will have equal effect as votes cast by proxy.

B. Tabulation & Validation of Votes In Absentia or by Proxy

All votes cast through proxy forms or in absentia will be tabulated by the Company, and the RCBC Stock Transfer Office will validate the results.

Validation and final tally of votes through Proxy or in absentia shall be released on or before the meeting date.

C. Determination of Quorum

Only those Stockholders who have notified the Company of their intention to participate in the Annual Stockholders' Meeting by remote communication, and who have successfully registered during the Registration Period, together with the Stockholders who voted by proxy or in absentia will be included in the determination of quorum.

D. Access to the Live Meeting

The Company will send the registered Stockholders the link to the live webcast of the Annual Stockholder's Meeting through the email confirming their successful registration no later than two (2) business days prior to the date of the Meeting.

E. Stockholders' Questions/Comments During the Meeting

Stockholders may send their questions and/or comments during the meeting to asm2022@ipeople.com.ph. The Corporate Secretary shall raise these questions on behalf of the Stockholder.

F. Recording of the Annual Meeting

The Company shall post the link to the recorded webcast of the Annual Stockholder's Meeting on the Company's website within two (2) weeks after the conduct of the meeting.

Electronic Voting In Absentia

PROPOSAL		ACTION	
	FOR ALL	WITHHOLD	EXCEPTION
		FOR ALL	
Election of Directors			
Management Nominees are:			
1. Dr. Reynaldo B. Vea			
2. Alfredo Antonio I. Ayala			
3. Lorenzo V. Tan			
4. Medel T. Nera			
5. Yvonne S. Yuchengco			
6. Gerardo C. Ablaza, Jr.			
Independent Directors:			
7. Renato C. Valencia			
8. Cesar A. Buenaventura			
9. Herminia S. Jacinto			
y. Homma b. vaemee			
INSTRUCTIONS: To withhold authority to vote for any individual nominee(s) of Management, please mark Exception box and list name(s) under.			
what.	FOR	AGAINST	ABSTAIN
Approval of the Minutes of the Annual Stockholders'			
Meeting held on July 30, 2021			
Approval of the Management Report and the Audited			
Financial Statements for 2021			
Ratification and confirmation of the acts, resolutions and			
proceedings of the Board of Directors, the Various			
Committees and the Management of the Company from the			
date of the last Annual Stockholders' Meeting until the date			
of this meeting			
Appointment of SGV as External Auditors			
Tapponismon of 500 t us Enternal Fugitors			

DATE:	-
STOCKHOLDER'S NAME:	
STOCKHOLDER'S SIGNATURE:	

^{*}Please submit this form on or before end of the business day of July 19, 2022, and accompanied by any government issued identification.



MANAGEMENT REPORT

Financial and Other Information

Audited Financial Statements

The Statement of Management's Responsibility and Consolidated Audited Financial Statements of the Group as of December 31, 2021 are attached hereto as **Annex 'D'**.

Changes in and Disagreements with Accountants in Accounting and Financial Disclosure None

Management Discussion and Analysis of Financial Condition and Plan of Operations

Item 1. Description of Business

iPeople, inc. ('iPeople", "IPO" or "the Company") is the holding and management company under House of Investments, Inc. and the Yuchengco Group of Companies ("YGC") that drives investments in the education sector. The Company is a publicly listed company on the Philippine Stock Exchange (PSE:IPO).

Its main operating subsidiaries are the Malayan Education System, Inc. (Operating under the name of Mapúa University) ("Mapúa University" or "MESI"), National Teachers College (doing business under the name The National Teachers College) ("NTC"), University of Nueva Caceres ("UNC") and Affordable Private Education Center, Inc. (doing business under the name of APEC Schools) ("APEC").

Mapúa University also has three main wholly owned subsidiaries, the Malayan Colleges Laguna, Inc. A Mapúa School ("MCL"), Malayan High School of Science, Inc. ("MHSS") and Malayan Colleges Mindanao, Inc. A Mapúa School ("MCM"). MCM is Mapúa University's newest incorporated school. MCM opened its doors to senior high school and college students in July 2, 2018.

On October 1, 2018, the Board of Directors (BOD) of the Parent Company executed a memorandum of agreement (MOA) for a proposed Plan of Merger between iPeople and AC Education, Inc. (AEI), the wholly owned education arm of Ayala Corporation (AC), with iPeople as the surviving entity and HI and AC controlling 51.3% and 33.5%, respectively. The merger would bring together the educational group of HI and AC and will enable accelerated growth and provide stronger academic offerings and career prospects for the students. The merger will also unlock synergies between iPeople and AEI to be able to deliver quality education, aimed not only at educating the Filipino youth but also at preparing their graduates to become major players in sustainable businesses driven by adaptive technology.

The proposed merger was subsequently approved by the Parent Company's Stockholders on December 12, 2018 and was approved by the Philippine Competition Commission (PCC) on December 12, 2018. On April 24, 2019, the Company received from the Securities and Exchange Commission (SEC), the Certificate of Filing of the Articles and Plan of Merger approving the merger. On May 02, 2019, the merger by and between the Company and of AEI became effective with iPeople, being the surviving entity, is deemed to have acquired all the assets and to have assumed all the liabilities of AEI. In exchange for the transfer of the net assets of AEI to iPeople, the Company issued to the shareholders of AEI an aggregate of 295,329,976 shares with a total par value of P295.3 million.

On May 09, 2019, the Company acquired 281,642 Malayan Education Systems, Inc. common shares owned by HI. With the acquisition, iPeople now owns 100% of MESI.

In December 2019, the Company became the beneficial owners of an additional 2,743 shares of University of Nueva Caceres common shares which represents 24.99% ownership in UNC which puts iPeople's ownership of UNC to 83.62%.

1.1 Business of the Issuer

The Holding Company

Executive management takes an active role in the business operations of the companies under its portfolio. Through participation in management and operations meetings and regular reviews, iPeople leads the planning and monitoring of achievement of goals.

In particular, management watches operating metrics very closely and how these impact the financial metrics. By monitoring operating metrics and financial metrics, executive management can always determine whether the capital deployed to various businesses within the portfolio is being used efficiently and generate returns that meet hurdle rates.

Executive management also engages in continuous business development programs. These business development activities range from assisting subsidiaries in developing growth opportunities within their respective businesses, developing expansion plans or at the holding company level, exploring new opportunities for portfolio diversification.

Risk Factors at the Holding Company Level

iPeople as a holding company with significant involvement in education through its subsidiaries, is exposed to risks that are particular to its nature of operations and the environment in which it operates. The Company believes that risk management is the responsibility of all stakeholders within the Group. As such, risk management is integrated into the businesses' organizational activities and processes, embedded into the regular functions and operational requirements to achieve the corporate goals.

The Board Risk Oversight Committee (BROC) assists the Board of Directors in fulfilling its corporate governance functions on risk management. The BROC is responsible for the oversight of the company's enterprise risk management system. The Chief Risk Officer reports to the BROC developments and matters relevant to risk management. Management, through the company's Risk Management Council, is accountable for managing the associated risks. The management team of the subsidiaries are responsible for managing their respective risk exposures and reports periodically to iPeople.

During the year, iPeople conducted a group-wide risk assessment. Following are the key risk factors that may impact the objectives of the Company:

Reputation

The inability of the Company to maintain and failure to protect its reputation may adversely affect its objective of creating and growing its value for its stakeholders. IPO communicates its vision, mission, core values, and objectives to all its stakeholders and ensures all stakeholders are mindful with certainty of the company DNA in accomplishing the corporate objectives. The IPO senior management participates in the Group's strategic planning, management, and operational meetings to ensure alignment with the holding company.

Market

The Philippine and Global economic condition may impact the Company's investment and growth commitments to its stakeholders. IPO is cognizant that pursuing business opportunities by expanding its footprint is critical to sustain its growth commitments. IPO considers investments anchored on the company's management expertise and available resources and uses acceptable financial modelling and testing considering its investment commitments. Monitoring the market risks is imbedded in the normal course of business and necessary measures are implemented to counter the potential impact.

Regulation

The Company's business may be impacted by changes in laws and policies or the introduction of new laws or regulations which may affect its business operations and financial results. IPO, operating in a regulated industry, manages these risks by monitoring emerging laws and regulations and industry developments affecting or may affect its business. IPO takes the position of proactively participating in consultations and dialogues with pertinent regulatory agencies and organizations relevant to its operations strengthening its capability to anticipate and adapt to potential changes.

Talent

The probability that a critical role will become vacant and cannot be satisfactorily filled may negatively affect the Company's continuity of its strategic imperatives and/or products and services standards. IPO established programs in building key competencies and capability, as well as implementing succession planning to address the exposures.

Information and Cyber Security/Safety

The failure to protect the Company from data breaches and/or the inability of the information systems to adequately protect the critical data and infrastructure may adversely affect stakeholders' confidence, disrupt

operations, and may result to business losses. To mitigate the risks, IPO ensures strict compliance with the data privacy act and the Group's information and communications technology security policy. IPO conducts periodic review and information campaign through cybersecurity awareness programs.

School Operations

MALAYAN EDUCATION SYSTEM, INC. (OPERATING UNDER THE NAME OF MAPUA UNIVERSITY)

Founded in 1925 by Don Tomas Mapúa, an architecture graduate of Cornell University in the United States and the first registered architect of the Philippines, Mapúa University is the country's premier engineering and technological university. It envisions itself to be among the best universities in the world, unceasingly fostering its long tradition of leading-edge excellence in various fields of studies, such as Engineering and Sciences, Architecture and Design, Information Technology, Business and Management, Communication and Media Studies, and Social Sciences and Education, and providing students with a learning environment that will make them globally competitive.

It received a 4 Stars rating for excellence by the Quacquarelli Symonds (QS) Intelligence Unit under its QS Stars Rating System. The QSIU is an independent organization providing global intelligence in line with the higher education sectors around the world. It received a 5 Stars rating for Employability, Facilities, and Social Responsibility; a 4 Stars rating for Teaching, Inclusiveness, and Program Strength; and a 3 Stars rating for Internationalization and Academic Development.

Mapúa has also been recognized by QS as one of Asia's Top 550 universities in 2021 and 2022.

Offering locally and internationally accredited academic programs and other developmental programs that provide international learning opportunities to its students, Mapúa education meets global quality standards of the professions for which it prepares its graduates.

Mapúa is the first school in Southeast Asia to obtain accreditation for its programs from ABET, a US-based non-profit, non-governmental agency that accredits college and university programs in applied and natural science, computing, engineering, and engineering technology. To date, Mapúa has the most number of ABET-accredited programs for a single campus in the country, with 11 of its engineering programs accredited by ABET's Engineering Accreditation Commission (EAC) and three of its computing programs accredited by ABET's Computing Accreditation Commission (CAC).

Mapúa also has the most number of engineering programs (Chemical Engineering, Civil Engineering, Computer Engineering, Electrical Engineering, Electronics Engineering, Environmental and Sanitary Engineering, and Mechanical Engineering), together with its three IT programs, recognized as Centers of Excellence by the Philippine Commission Higher on Education.

The University's strong academic foundation ensures its graduates to be of high caliber, taking lead roles in the global arena. To date, it has produced 385 topnotchers across 11 of national professional licensure examinations since 2000. Its students are also prepared for the world of practice through their exposure to international exchange program, on-the-job trainings, plant visits, conferences, and research, development, and innovation undertakings, which are achieved through the University's continuous forming of international linkages with prestigious companies and universities.

A recognized leader in digital education and online learning in the Philippines and one of the most digital-ready universities in Asia, Mapúa continuously provides enriching and engaging learning experiences to its students using the latest in educational technology, enhancing its capability for effective teaching and learning in a digital environment.

Through Mapúa Ubiquitous Online Experience (ÚOx), its initiative in delivering fully online programs through its very own platform, Cardinal EDGE or Education in a Digital and Global Environment, Mapúa delivers on its commitment in developing and bolstering its world-class quality of education, reaching more learners locally and across the globe through its online learning space. To date, it offers six Commission on Higher Education-approved fully online bachelor's degree programs in engineering and information technology and nine fully online master's degree programs in engineering and information technology.

Mapúa aims for the empowerment of the youth by providing education grounded on academic excellence and strength of character. It emphasizes the importance of the core values of discipline, excellence, commitment, integrity, and relevance (DECIR), ensuring that it does its share in producing men and women who live fulfilled and meaningful lives.

MALAYAN COLLEGES LAGUNA, INC. (A MAPÚA SCHOOL)

Located in Cabuyao, Laguna, alongside several science and industrial parks, Malayan Colleges Laguna (MCL) was established to extend the brand of Mapúa University to the south by offering programs in engineering and architecture, accountancy, business, communication, computer science, information technology, multimedia arts, psychology, and tourism management. It has 21 baccalaureate programs, of which three (3) are fully online degree programs. It has five degree-offering colleges and one institute: the Mapúa Institute of Technology at Laguna, the E.T. Yuchengco College of Business, the College of Computer and Information Science, the College of Arts and Science, the Mapúa-PTC College of Maritime Education, and the Institute for Excellence in Continuing Education and Lifelong Learning.

The institution's community started with 860 students in 2007. Today, there are 5,665 students in both college and Senior High School (SHS). MCL, like its parent school Mapúa University, offers SHS. MCL also adapted Mapúa's design for its SHS curricula and embedded Internet of Things ("IoT") which gave MCL a unique advantage in the secondary education sector, ensuring that our students and curricula remain globally competitive. MCL-SHS was opened in 2016, welcoming 1,021 Grade 11 students. In 2021, MCL-SHS has a total of 1,051 students.

As part of its pledge to provide quality education to its students, the seven MCL's engineering programs, namely: Chemical Engineering, Civil Engineering, Computer Engineering, Electronics Engineering, Electrical Engineering, Industrial Engineering, and Mechanical Engineering, are all PTC-ACBET accredited. In addition, its Marine Engineering (MarE) and Marine Transportation (MT) programs were also awarded re-certification for five (5) years (A.Y. 2019-2020 to 2023-2024) by the Belgian Maritime Inspectorate (BMI) in December 2019 and passed its periodic audit in January 2021. MCL has also granted ISO21001 certification and has passed the DNV routine audit in December 2021.

Driven by a passion for knowledge, MCL seeks to meet the challenges of globalization to produce graduates who can exercise their skills in the global labor market. With its excellent facilities, technologically advanced, and IT-integrated curricula, MCL is envisioned as a Center of Excellence for science and technology education in Southern Luzon. MCL has successfully produced graduates and students with consistently excellent performance in licensure and certification exams and local and national competitions and quiz bowls. In 2016, FindUniversity.ph marked it as the number one private school in CALABARZON and the 10th best school in the Philippines.

MCL continued to excel in the different licensure and certification exams, garnering outstanding performances and perfect passing rates (100%) in the Electrical Engineer Licensure Exam, Electronics Technician Licensure Exam, and the Industrial Engineering Certification Exam. In the August 2019 Mechanical Engineer Licensure Examination, MCL, having obtained a 95.65% passing rate, ranked as the no. 2 Top Performing School with 10 to 49 Examinees. The institution has been consistent with its licensure exam results for Mechanical Engineering, ranking as the no. 1 Top Performing School among private higher education institutions and no. 4 Top Performing School in the Philippines with its 95.05% weighted passing rate in the 2014 to 2018 Mechanical Engineer Licensure Exam.

MCL was granted Autonomous Status, as per CHED Memorandum Order No. 12, Series of 2019. CHED has extended its validity period until 2023, as per CHED Memorandum Order No. 7 series of 2021. Given this, MCL has offered two new programs, B.S. Business Administration and B.S. Psychology, starting Academic Year 2020-2021.

As a result of its quest to continually improve 21st-century education, MCL has been awarded the Blackboard Catalyst Award for Leading Change in 2017 and Blackboard Award for Professional Development in recognition of its Opportunities for Lifelong (#SamaOLL) Project in 2020. In 2021, MCL took home the Blackboard Award for Optimizing Student Experience.

MCL has achieved another milestone by obtaining a three-star overall rating from the Quacquarelli Symonds (QS) Star Rating System from the United Kingdom in 2020. MCL also received a five-star rating for Employability, due to the competence of its graduates as professionals in their respective fields; a four-star rating for Facilities, for its smart campus and drive to deliver an advanced learning experience for students; and a three-star rating for Social Responsibility and Inclusiveness, for being true to its mission to contribute to the solution of industry's and society's problems through the various engagements of students with communities.

In 2021, MCL was awarded the most outstanding school in the Laguna Excellence Awards. Also, MCL was granted membership in the Philippine Association of Colleges and Universities in January 2022. Through this, the institution has leveled up its national stature, assuring students and stakeholders of its dedication to its vision.

MALAYAN COLLEGES MINDANAO, A MAPÚA SCHOOL, INC. (Operating under the name of Mapua Malayan Colleges Mindanao)

Incorporated in 2015, Mapua Malayan Colleges Mindanao was established to offer Mapua-education in Davao and Mindanao. MCM looms along General Douglas MacArthur Highway in Matina, Davao City, and opened its doors to senior high school and college students on July 2, 2018.

MMCM has the core vision of transforming students to become globally competitive professionals highly preferred by industries locally and abroad. The institution also distinguishes itself from rest of the colleges and universities in Mindanao through:

- 1. Learner-centered outcomes-based education
- 2. Blended online and face-to-face learning sessions
- 3. Industry Partnerships
- 4. Mindanao-centric Learning
- 5. Advanced Learning Facilities

With 14 baccalaureate programs in engineering, architecture, arts and sciences, information science, business, and complete senior high school academic and technical-vocational tracks, MMCM has reached its target number of enrollees in its first year of operation in Davao City.

For school year 2019-2020, MMCM expands global initiatives with new partners and opening of three additional programs under Alfonso T. Yuchengco College of Business namely, B.S. Accountancy, B.S. Management Accounting and B.S. Tourism Management.

Having satisfactorily complied all the CHED RQAT requirements and standards in 2020, MMCM was granted an approval to offer two new baccalaureate programs of study—B.S. Biology and B.S. Psychology—under arts and sciences starting school year 2021-2022.

For school year 2022-2023, The Department of Education (DepEd) in Region XI granted approval to MMCM to offer Junior High Schools completing the High School program offerings from Grade 7 to Grade 12.

In line with its mission to provide a holistic learning environment, MMCM had collaborated with various organizations in spearheading transformative school activities such as coastal clean-up and recycling plastic wastes projects, water conservation and environmental dialogues with private and public sectors as well as donation drives for the victims of recurring earthquakes in Mindanao and for typhoon victims in the country.

MMCM has recently reached a milestone with its DOST-funded research project, RESILIEMC. Through the Office of Research, Development, and Innovation, MCM is working with a pool of experts in Davao City to advance the COVID-19 response in the region. A Memorandum of Agreement was signed among the Department of Science and Technology, Philippine Council for Health Research and Development (PCHRD), and MMCM in January 2021, forging each party's shared commitment to develop the health system in Mindanao.

In the pursuit of Excellence and Relevance, Mapua Malayan Colleges Mindanao continues to strive to go beyond expectations and be involved in the development of sustainable solutions to global issues, at the same time it upholds the values of educational excellence, social responsibility, and environmental preservation.

MALAYAN HIGH SCHOOL OF SCIENCE, INC.

Established in 2006, Malayan High School of Science (MHSS), a Mapua Junior High School, is a leading junior high school in Manila. It aims to be a global center of excellence in secondary education especially in the area of science, technology, engineering, arts and mathematics (STEAM). Malayan High School of Science is focused on producing scientifically and technologically inclined learners.

Malayan High School of Science is a Private Science High School providing advanced Science, Technology and Mathematics curriculum to Junior High School learners. It upholds an exemplary Science, Technology, Engineering, Arts and Mathematics (STEAM) Junior High School education by offering robotics, multimedia, coding programs, advanced Science, Mathematics, and outcome-based curriculum. It houses state-of-the-art classrooms, laboratories, and facilities and utilizes digital resources and technologies for teaching and learning. MHSS product or service exists because it produced learners who are successful in the field of pure and applied Science.

MHSS also now offers Home Education Program that will cater to students who prefer a different mode of learning but can still enjoy the Malayan curriculum in the comforts of their own homes.

MHSS promotes the holistic development of its learners, providing them avenues inside and outside the campus to showcase their various talents and skills. It implements a Safe School Policy and employs strict security measures, maintaining an environment that is safe and conducive to learning.

NATIONAL TEACHERS COLLLEGE (DOING BUSINESS UNDER THE NAME OF THE NATIONAL TEACHERS COLLEGE)

The National Teachers College was founded by Dr. Segundo M. Infantado, Sr., a former Director of Public Instruction of the Philippines, and Dr. Flora Amoranto-Ylagan, one of the country's leading educators. NTC was officially incorporated on September 29, 1928 and was authorized by the Department of Public Instruction on April 17, 1929, to operate as an educational institution. Its doors opened to the student public on June 10, 1929 and was granted government recognition on February 17, 1930.

NTC was the Philippines' first Higher Education Institution (HEI) to offer collegiate programs dedicated to teacher education. Among private educational institutions in the Philippines, it has attained a leading place in educational leadership, particularly in the field of teacher education. Its performance in the Licensure Examination for Teachers has always been above the national passing rate.

Gearing toward industrialization and developing professionals for national productivity and global competitiveness, collegiate programs were expanded to include business, hospitality, information technology, and psychology. The Senior High School program was likewise opened, offering both Academic and Tech-Voc. tracks.

The following programs have been accredited by the Philippine Association of Colleges and Universities-Commission on Accreditation (PACU-COA): Bachelor of Science in Office Administration (Level 1), Bachelor in Elementary Education (Level 3), Bachelor in Secondary Education (Level 3), Master of Arts in Education (Level 2), and Doctor of Education (Level 2).

NTC has continually striven to keep abreast of educational development here and abroad to enrich student life. Partnering with industry experts such as Google for Education and LinkedIn helps ensure the career readiness of its graduates, thus contributing to nation-building. It has always endeavored to make its learning system and student activities relevant and modernized for students to experience the joy of learning for them to learn more and excel better.

While continuously upgrading its services, NTC maintains its affordability, bringing accessible quality education to transform the lives of Filipinos. With a student population of more than 15,000, NTC continues to fulfill its mission of educating and training teachers, administrators, supervisors, and other professionals who will serve the country and the world at large.

UNIVERSITY OF NUEVA CACERES

The University of Nueva Caceres (UNC) is the first university in Southern Luzon. UNC traces its origins to the benevolence of Dr. Jaime Hernandez, former Secretary of the Department of Finance, as his way of giving back to the Bicolano community. In February 1948, Dr. Hernandez together with other prominent Bicolanos, formed the Nueva Caceres College. Five years after its establishment, the school attained University status.

The University has set an aggressive roadmap towards UNC's Big Hairy Audacious Goal: <u>From First to #1</u>. UNC's goal is to be the top university of choice in Bicol, with its differentiation defined as A Future-Ready Outcomes-Based

Education Leader in the Bicol Region. UNC shall welcome and nurture students to be future-ready, work-ready, and life-ready by following its tag line "Makatapos, Magkatrabaho at Magtagumpay." UNC aims to be an Autonomous University, following CHED's highest level of Institutional Quality, fulfilling its tri-focal function of instruction, research, and extension while making education accessible and affordable.

Building upon its current competencies, the current leadership of UNC is creating new pathways for students to be future and work-ready through impactful student outcomes towards employability. A key goal is to produce graduates with multiple credentials over and above their traditional degrees by giving all students access to local and international certification programs recognized by industry partners. This opportunity is expanded as lifelong learning opportunities for upskilling and re-skilling, among those who are already in the workplace as an imperative of the changing demand of industry productivity and the 4th Industrial Revolution.

Currently, the University offers complete basic education, four programs in the College of Arts and Sciences, thirteen in the College of Business and Administration, five in the College of Computer Studies, thirteen in the College of Education, six in the College of Engineering, Nursing Course, Criminal Justice Education, Juris Doctor, and three Doctorate and fifteen Master's Degree programs in the Graduate Studies department.

As of 2021, a total of 32 programs representing 56% of all active programs, are accredited by the Philippine Association of Colleges and Universities Commission on Accreditation (PACU-COA). It conferred the Level III status in five Bachelor of Science in Business Administration programs; in five Master of Arts in Education programs; in Master of Business Administration; two Bachelor of Arts programs; two Bachelor of Elementary Education programs; in Bachelor of Special Needs Education; and seven Bachelor of Secondary Education programs. Bachelor of Science in Biology, Bachelor of Science in Accountancy, Bachelor of Science in Nursing, and Elementary Education were accredited with Level II status. The Bachelor of Science in Computer Science, Bachelor of Science in Information Technology, Bachelor of Science in Electronics Engineering, Doctor of Philosophy major in Behavioral Management, and Junior High School were also recognized with a Level I accreditation status.

During the last seventy-four years, the University of Nueva Caceres has produced 161 top-notchers in government Bar and Board examinations. Aside from this, UNC has also produced many student leaders awarded by national and regional recognition bodies. This hefty collection of "golds" speaks well of the quality of instruction in the UNC. Further evidence of this is shown by the thousands of UNC graduates who are now professionals or who occupy responsible positions in the government and in the private sector.

The disruption to educational delivery of the COVID19 pandemic made it possible to quickly shift to flexible learning delivery. UNC Red Ways these Gray Days is the University's Learning Continuity Plan which offers 2 flexible learning solutions: Flexi Tech, an online learning mode, and Flexi Kit, a modular learning mode. Student services such as the health clinic and guidance were also moved online to cater to the needs of our students. The University has been updated and in compliance with government-mandated protocols to ensure the safety of our stakeholders whilst ensuring continuity of learning.

The UNC continues to be a leading school in Bicol which offers a nurturing education and serves as a key factor of progress in Naga and the Bicol region. At UNC, you are nurtured to be future and work ready.

AFFORDABLE PRIVATE EDUCATION CENTER, INC. (DOING BUSINESS UNDER THE NAME OF APEC SCHOOLS)

APEC Schools was established in 2013 with the vision of providing quality private education affordable to Filipino students. APEC is a pioneer in the high school education sector and was one of the first institutions to offer a genuine technology enabled educational curriculum and delivery.

APEC Schools are specialists in the blended learning model and was one of the very few schools whose students were able to complete the academic year when the pandemic first hit in 2020. The school offers advanced and innovative learning at very accessible prices across a wide socio-economic market segment to Junior and Senior High School students in its Metro Manila and CALABARZON branches.

From its initial 130 students from its first branch, APEC Schools has grown to 20 school branches with over 8,000 students and 450 employees in 2022.

APEC Schools introduced Senior High School in 2016 with the Accounting and Business Management (ABM) strand, along with its proprietary program Accelerated Career Experience, a job-immersion program developed together with partner employers. In 2018, the school celebrated its 5th anniversary and graduated its first cohort. Two thousand senior high school students graduated that year, the majority being admitted to top colleges and universities, while around 15% started working with job offers within three months of graduation. A year later, the school offered the Science, Technology, Engineering, and Mathematics (STEM) academic strand.

APEC Schools takes pride in its outcomes. The college entrance exam passing rate of its graduates is higher than the national average, with students gaining entry to top universities and state colleges of their choice. In addition, 96% of the Senior High School graduates who seek employment have received job offers within 120 days after graduating, with an average starting monthly salary of P16,000, equivalent to or even higher than regular college graduates.

The school's commitment has always been to create a better future for its students. In 2020, APEC Schools offered two innovative new programs to help its students continue with their education despite the pandemic: APEC Agile Distance Learning program and APEC Flex Homeschool program.

In December of the same year, Google recognized APEC Schools as a Google Reference School - the first and only one in the Philippines. The recognition is for those who utilize the Google educational tools in creative, innovative, and exemplary ways, to create a positive impact on the educational development of the students.

APEC Schools is committed to creating the future of the students that gets #BetterEachDay.

Risk Factors related to School Operations

Business Resiliency

The inability to bring the Company out of operational disruptions, resume critical processes, and restore normal operations may result to service breach and financial losses. The Group is committed to address risks that may cause disruptions to its operations. Measures are put in place to mitigate the risks as provided for in the Group's business continuity management plan and disaster risk management program with the end objective of bringing back the business activities to normal operations as soon as possible. Further, the Group maintains and continues to invest in online platforms to improve the Group's ability to provide services remotely and meet stakeholders' expectations. Where applicable and appropriate, specific insurance is obtained to help reduce the financial impact of the operational disruptions and damages.

Information and Cyber Security/Safety

The failure to protect the Company from data breaches and/or the inability of the information systems to adequately protect the critical data and infrastructure may adversely affect stakeholders' confidence, disrupt operations, and may result to business losses. To mitigate the risks, the Group ensures strict compliance with the data privacy act and the Group's information and communications technology security policy. The Group conducts periodic review and information campaign through cybersecurity awareness programs. The Group also maintains and invests in cybersecurity resources.

Regulation

The Company's business may be impacted by changes in laws and policies or the introduction of new laws or regulations which may affect its business operations and financial results. The Group, operating largely in the regulated education industry, manages these risks by monitoring emerging laws and regulations and industry developments affecting or may affect its business. The Group takes the position of proactively participating in regular consultations and dialogues with pertinent regulatory agencies and organizations relevant to its operations and aiming to attain thought leadership status in the education industry.

Talent

The probability that a critical role will become vacant and cannot be satisfactorily filled may negatively affect the Company's continuity of its strategic imperatives and/or products and services standards. IPO established programs in building key competencies and capability, as well as implementing succession planning to address the exposures. In addition, the Group maintains and continues to improve its employee engagement through activities and programs, including but not limited to individual development plan.

Market

The Philippine and Global economic condition may impact the Company's investment and growth commitments to its stakeholders. The Group is cognizant that pursuing business opportunities is critical to sustain its growth commitments. The Group considers opportunities anchored on the company's management expertise and available resources. Monitoring the market risks is imbedded in the normal course of business and necessary measures are implemented to counter the potential impact. The Group partnered with business organizations to cushion the potential financial impact to relevant stakeholders, implements process improvements and other cost-saving measures, strengthens its online platforms to provide affordable distance learning programs.

Reputation

The inability of the Company to maintain and failure protect its reputation may adversely affect its objective of creating and growing its value for its stakeholders. The Group communicates its vision, mission, core values, and objectives to all its stakeholders and ensures all stakeholders are mindful with certainty of the company DNA in accomplishing the corporate objectives. The Group has stakeholder action centers to address concerns, conducts social listening to determine reputational concerns, and implements social media policy to ensure appropriate community behavior.

Campus Safety and Security

The inability to provide a safe environment and/or operationalize adequate campus security and preventive measures may adversely affect the Group's reputation, student enrolment, and talent retention. The Group manages the risks by implementing a campus security program, ensuring strict compliance with regulatory agencies' requirements on safety and security in educational institutions. The Group maintains and continually improves appropriate processes and equipment aimed at securing its facilities and stakeholders.

Operational

The inefficiencies and/or failure of internal processes and/or systems, non-compliance with policies and regulatory requirements, human errors in the conduct of the Group's daily activities may result to financial losses. To manage these risks, the Group ensures that all operating units have efficient and effective processes and support systems to meet and deliver its objectives. Further, the Group periodically assesses existing controls and compliance to ensure its continued relevance and effectiveness by conducting periodic operational audit.

Item 2: Properties

iPeople and its subsidiaries own land in the following areas enumerated below:

PROPERTY	DATE	AREA	ТҮРЕ
DESCRIPTION	ACQUIRED	(SQ. M.)	1112
MALAYAN EDUCATION SYSTEM, INC	C .		
Intramuros, Manila	1999	17,997	School campus
Intramuros, Manila	2013	513.5	Vacant lot for expansion
Sta. Cruz, Makati City	2018	5,114	School Campus
MALAYAN HIGH SCHOOL OF SCIEN	CE INC.		
Paco, Manila	2002	3,624	School campus
MALAYAN COLLEGES LAGUNA, INC	•		
Cabuyao, Laguna	2010	60,000	School campus
Cabuyao, Laguna	2012	14,640	Vacant lot for expansion
MALAYAN COLLEGES MINDANAO, I	NC.		•
Brgy. Ma-a, Davao City	2015	23,000	School Campus
Brgy. Ma-a, Davao City	2018	7,000	School Campus
NATIONAL TEACHERS COLLEGE			
Quiapo, Manila	2019	7,316.7	School Campus
Quiapo, Manila	2019	535.3	School Campus
Quiapo, Manila	2019	714.4	School Campus
			-
UNIVERSITY OF NUEVA CACERES			
J. Hernandez Ave., Naga City	2019	49,917	School Campus
AC COLLEGE OF ENTERPRISE AND	TECHOLOGY, INC.		
San Jose del Monte City, Bulacan	2019	6,098	Vacant Lot

The following details the properties that iPeople inc.'s subsidiary have leases:

-	The following details the properties that it copie inc. I substitutify have reases.			
	AFFORDABLE PRIVATE EDUCATION CENTER, INC.			
	7-Storey Building	Head Office	530.00	11/01/2024
	5-Storey Building	V. Luna	865.00	06/30/2030

1-Storey Building	Dona Juana	1174.00	06/30/2030
3-Storey Building	North Fairview	1928.00	06/30/2027
4-Storey Building	C. Raymundo	1247.00	06/30/2026
4-Storey Building	Marikina Heights	796.00	04/30/2027
4-Storey Building	Grace Park West	600.00	01/31/2021
4-Storey Building	Tondo	1204.00	06/30/2025
5-Storey Building	Tondo (Annex)	1080.00	06/30/2027
4-Storey Building	Muntinlupa	1500.00	04/30/2025
3-Storey Building	Sta. Rita Sucat	878.00	04/30/2027
4-Storey Building	Dasmariñas	1215.00	06/30/2029
4-Storey Building	Bacoor-Molino	1074.00	04/30/2029
3-Storey Building	Roxas Boulevard	1230.00	06/30/2028
3-Storey Building	Pateros	515.92	08/31/2022
4-Storey Building	Taytay	960.00	12/31/2030
3-Storey Building	Ortigas Ext., Cainta	1095.00	03/31/2028
4-Storey Building	Calumpang-Annex	1255.28	06/30/2024
1-Storey Building	JRU Lipa	1266.00	06/30/2026
3-Storey Building	Las Pinas	756.00	06/30/2026
4-Storey Building	Concepcion Dos	781.00	04/30/2027
4-Storey Building	New Manila	1480.00	06/30/2029
5-Storey Building	San Pablo	530.00	11/01/2024

Item 3 – Legal Proceedings

Mapúa University is involved in certain disputes that arise in the ordinary conduct of business. Management believes that these suits will ultimately be settled in the normal course of operations and will not adversely affect the subsidiary's financial position and operating results.

Item 4 - Submission of Matters to a Vote of Security Holders

There were no matters during the Annual Stockholders' Meeting held on 30 July 2021 that required the vote of the Company's stockholders owning more than 2/3 of the outstanding number of shares

2. Management Discussion and Analysis of Financial Condition and Results of Operations

CONSOLIDATED RESULTS - Year 2021 vs. Year 2020

BALANCE SHEET

Financial Position

Total consolidated assets increased from P15.71 billion to P16.13 billion, or a 3% increase compared to last year. The increase in total assets is mainly due to the higher cash balance of the Group and increase in the appraised value of land.

Consolidated current assets increased to P3.06 billion this year from P2.66 billion last year primarily due to higher cash and cash equivalents and higher prepaid expenses of schools. The increase in cash and cash equivalents was mainly due the cash generated by the school operations.

Receivables pertain mainly to matriculation and miscellaneous fees due from students. Receivables balance this year is P1.03 billion. There was no significant change in the balance of receivables. Prepaid expenses and other current assets went up from P271 million to P391 million mainly because of the increase in various prepaid expenses to schools that will be amortized in the next months.

Total consolidated non-current assets this year is P13.07 billion. There was no significant change in the balance of other non-current assets. The increased in the appraised value of land was offset by the depreciation and amortization during the year.

Total consolidated liabilities of the Group is P5.01 billion. There was no significant change in the balance of total liabilities. The change in total liabilities balance is only 4%.

Accounts payable and accrued expenses pertain largely to obligations to suppliers. Accounts payable and accrued expenses decline by 10% mainly due the payment payables related to the development of the new Mapua Makati campus.

Unearned income is lower from \$\mathbb{P}681\$ million in December 2020 to \$\mathbb{P}658\$ million this year due to timing difference with regards to the start of school term.

Total consolidated equity increased from ₱10.49 billion in December 2020 to ₱11.12 billion this year due to the net income for the year and other comprehensive income related to the revaluation increment on land. Equity attributable to Parent is at ₱10.87 billion, from ₱10.25 billion in December 2020.

INCOME STATEMENT

Results of Operations

The Group posted a consolidated net income of P663.79 million, which is significantly higher than the P242.17 million net income in the previous year. The 174% increase net income in 2021 is attributed to the better results of operations of IPO schools primarily because of higher revenues, lower expenses of schools and lower income taxes due to the approval of the CREATE Bill.

Revenue from school operations is the primary source of revenue of the Group. Revenue went up by 11% to \$3.35 billion from \$3.02 billion last year. The increase in revenue was primarily due to higher enrolment in Mapua University, MCM and NTC and higher revenue of other IPO schools due to changes in school calendar that affected the timing of revenue recognition.

Consolidated cost of tuition and other fees and general and administrative expenses of P2.62 billon is almost the same as last year's P2.64 billion. The Group was able to maintain the same level of expenses despite the higher enrolment in the current school year because of effective cost management and continued suspension of face-to-face classes that started in March 2020.

Interest expense and other finance charges decreased from £151.76 million last year to £138.58 million this year due to lower outstanding bank loan balance during the year and lower interest related to lease liabilities.

CONSOLIDATED RESULTS - Year 2020 vs. Year 2019

BALANCE SHEET

Financial Position

Total consolidated assets decreased from P16.27 billion to P15.71 billion, or a 3% decline compared to last year. The decrease in total assets is due to the sale of a subsidiary company that owns a real property. The additional development cost of the new MESI Makati campus and the remaining cash proceeds from sale of subsidiary partially offset the decline in asset due to sale of said subsidiary.

Consolidated current assets increased to P2.66 billion this year from P2.32 billion last year primarily due to higher cash and cash equivalents and higher accounts receivable of schools. The increase in cash and cash equivalents was mainly due the proceeds from sale of subsidiary.

Receivables pertain mainly to matriculation and miscellaneous fees due from students. The 6% increase in receivable was mainly due to timing difference with regards to the start of school term, and the extended payment period of school fees to provide relief to students and parents having financial difficulty brought about by the pandemic. Prepaid expenses and other current assets went up from P176 million to P271 million mainly because of the additional prepayment to suppliers.

Consolidated non-current assets declined by 20.91 billion or 7% lower mainly due to the sale of a subsidiary that owns a real property. The decline was partially offset by the continued development of new Makati campus. There was no significant change in the balance of other non-current assets.

Total consolidated liabilities were lower by 20%, primarily because of full payment of the short-term loans of MESI.

Accounts payable and accrued expenses pertain largely to obligations to suppliers. There was no significant movement in the balance of accounts payable and accrued expense.

Payables to related parties pertain to services provided by the Group's affiliates to support its operations and oversee the on-going construction of school building in Makati.

Unearned income is lower from \$\mathbb{P}781\$ million in December 2019 to \$\mathbb{P}681\$ million due to timing difference with regards to the start of school term as well as lower student enrolment.

Total consolidated equity increased from $\mathbb{P}9.73$ billion in December 2019 to $\mathbb{P}10.49$ billion this year due to the net income for the year and other comprehensive income related to the revaluation increment on land. Equity attributable to Parent is at $\mathbb{P}10.25$ billion, from $\mathbb{P}9.51$ billion in December 2019.

INCOME STATEMENT

Results of Operations

The Group posted a consolidated net income of P242.17 million, which is 12% lower than the P274.09 million last year.

Compared to last year, the consolidated revenue and expenses of the Group went up generally due to the increase in enrollment of MCM and consolidation of the full year revenue and expenses of subsidiaries acquired in May 2, 2019. The Group started recognizing results of operations of APEC, NTC and UNC in May 2, 2019 when the merger was completed.

The higher net income in 2020 is mainly attributed to the higher income contribution of NTC, improving results of operations of MCM and gain from sale of a subsidiary. However, if the non-recurring gain from sale of subsidiary is excluded, the net income of the Group is lower than previous year because of the lower enrollment due to the pandemic, higher depreciation and interest expenses on loans. MCM incurred a significantly lower net loss mainly due to material increase in enrolment and lower interest expense. The result of future operations of MCM is expected to continue to improve as it accepts more students in the succeeding years of operation.

Revenue from school operations is the primary source of revenue of the Group. Consolidated revenues in 2020 was significantly affected by the delay in the start of school year 2020 - 2021, tuition fee rebates given to students due to suspension of face-to-face classes and the economic impact of the pandemic that affected the capability of some students to enrol in private schools and universities. On the other hand, the P1.03 billion revenue contribution of new subsidiaries in 2020 covering twelve months, which is 36% higher than their P809 million contribution in 2019 covering eight months, and the increase in revenues of MCM were able to mitigate the adverse impact of the pandemic. All these taken together resulted to the Group's P3.00 billion consolidated revenue that is almost equal to that of the previous year.

Cost of tuition and other fees and general and administrative expenses increased by 5% or P114 million higher from same period last year. The higher expenses in 2020 was primarily due to the operating expenses of APEC, UNC and NTC that covered twelve months period in 2020 compared to only eight months in 2019. Compared to the same twelve months period the previous year, expenses of schools in 2020 were generally lower because of the suspension of face-to-face classes since March 2020 due to the pandemic.

Interest expense and other finance charges increased from \$\mathbb{P}129.34\$ million last year to \$\mathbb{P}151.76\$ million this year due to lower borrowing rates in 2020. Interest on loans in 2019 was also lower because NTC capitalized interest as part of the building cost during the construction period.

Interest income decreased by \$\mathbb{P}\$11.86 million mainly because of lower interest rates.

Other income (loss) pertains to gain on sale of subsidiary, rental income, and recovery of provision for impairment.

CONSOLIDATED RESULTS - Year 2019 vs. Year 2018

BALANCE SHEET

Financial Position

Total consolidated assets increased from P9.97 billion to P16.27 billion, or a 63% growth compared to last year. The increase in total assets is due to additional development cost of the new Makati campus and the consolidation of assets of the acquired companies into IPO and intangible assets recognized related to the merger with AEI.

Consolidated current assets increased to \$\mathbb{P}2.32\$ billion this year from \$\mathbb{P}1.01\$ billion last year primarily due to the current assets of newly acquired subsidiary companies. The increase in cash and cash equivalents was because of the cash and cash equivalents of the new subsidiaries.

Receivables pertain mainly to matriculation and miscellaneous fees due from students. The 198% increase in receivable was mainly due to timing of start of classes and due to £534 million receivables of the new subsidiaries. Prepaid expenses and other current assets went up from £82.32 million to £176 million mainly because of the £18 million prepaid expenses and other current assets of the new subsidiaries.

Consolidated non-current assets grew by \$\mathbb{P}4.99\$ billion or 56% higher mainly due to non-current assets of newly acquired subsidiaries, development of new Makati campus and intangible assets recognized as a result of the merger with AEI. All equity instruments were sold during the year. Other non-current assets went up from \$\mathbb{P}33.77\$ million to \$\mathbb{P}110.28\$ million mainly because of the \$\mathbb{P}49.61\$ million other non-current assets of the new subsidiaries.

Total consolidated liabilities were higher by 84%, primarily because of additional loans acquired by the Group to finance the on-going construction of the new MESI Makati Campus and liabilities of newly acquired subsidiaries.

Accounts payable and accrued expenses pertain largely to obligations to suppliers. Accounts payable and accrued expense went up by 78% because of 1) payables to various suppliers relative to the on-going construction of the new campus in Makati; 2) accrual of salaries and wages and interest on loans; 3) other payables coming from the new subsidiaries such as management and professional fees, withholdings taxes, SSS and other contribution.

Payables to related parties pertain to services provided by the Group's affiliates to support its operations and oversee the on-going construction of school building in Makati.

Unearned income is higher from P315 million in December 2018 to P781 million due to unamortized tuition fees of Mapua schools and the new subsidiaries.

Total consolidated equity increased from \$\mathbb{P}6.41\$ billion in December 2018 to \$\mathbb{P}9.73\$ billion this year due to the issuance of 295.3 million shares to Ayala Education, Inc., net income for the year and other comprehensive income related to the revaluation increment on land. Equity attributable to Parent is at \$\mathbb{P}9.51\$ billion, from \$\mathbb{P}6.00\$ billion in December 2018.

INCOME STATEMENT

Results of Operations

The Group posted a consolidated net income of \$\mathbb{P}274.09\$ million, which is 16% higher than the \$\mathbb{P}237.10\$ million last year.

Compared to last year, the consolidated revenue and expenses of the Group went up generally with the higher number of enrolled students, the start of school operations of MCM in July 2018 and revenue and expenses of new subsidiaries.

The higher net income in 2019 is mainly attributed to better results of operations of MESI and MCL and net income contributions of NTC and UNC. The Group started recognizing results of operations of APEC, NTC and UNC in May 2, 2019, the merger's effectivity date. MCM incurred higher net loss mainly due to significant increase in interest expense for loans that partially financed the development of the MCM campus as well as higher depreciation charges. The result of future operations of MCM is expected to improve as it accepts more students in the succeeding years of operation.

Revenue from school operations, which is the primary source of revenue of the Group went up by 66% at \$\mathbb{P}3.00\$ billion from \$\mathbb{P}1.81\$ billion last year. The increase in revenue was primarily due to normalization of freshmen enrolment from K-12 program, improvement in MESI's enrolment process, full year school operations of MCM and revenues of subsidiaries acquired in May 2, 2019.

Cost of tuition and other fees went up by 59% or \$\mathbb{P}761\$ million, while general and administrative expenses increased by 92% or \$\mathbb{P}231\$ million higher from same period last year. The higher expenses in 2019 was primarily due to additional costs related to second year of school operations of MCM and operating expenses of newly acquired subsidiaries.

Interest expense and other finance charges increased from \$\mathbb{2}36.03\$ million last year to \$\mathbb{2}129.34\$ million this year due to additional loans availed by the Group and because the of accretion of lease liability that is now required under PFRS 16. Interest on loans in 2018 was also significantly lower because MCM capitalized interest as part of the building cost during the construction period.

Interest income increased by \$\mathbb{P}\$11.41 million from last year mainly because of higher interest rates.

Other income (loss) pertains to rental income, provision for impairment, foreign exchange gain, income from investment in UITF.

Financial Ratios

Below are the financial ratios that are relevant to the Group for the year ended December 31, 2021 and 2020:

Financial ratios		2021	2020
Current ratio	Current Assets	1.40:1	1.16:1
Indicates the Group's ability to pay	Current Liabilities		
short-term obligation	Current Assats Propoid		
Acid Test Ratio	Current Assets – Prepaid Expenses	1.22:1	1.04:1
Indicates the Group's ability to use its quick or near cash assets to pay current liabilities immediately	Current Liabilities		
Solvency Ratio	Net Income + Depreciation	0.22:1	0.14:1
Shows how likely a Group will be	Total Liabilities		
continue meeting its debt obligations			
Debt-to-equity ratio	Total Debt	0.46:1	0.51:1
Measures the Group's leverage	Equity		
Asset to Equity Ratio	Total Assets	1.45:1	1.50:1
Shows how the company's leverage (debt) was used to finance the firm	Equity		
Interest Rate Coverage	EBIT	7.03:1	3.67:1
Shows how easily a company can pay interest on outstanding debt	Interest Expense Excluding Interest Expense on Lease Liabilities		
Return on Average Stockholders' Equity	Net Income	6.14%	2.39%
Reflects how much the Group's has	Average Equity		

earned on the funds invested by the stockholders

Net Profit Margin	Net Profit Margin	19.81%	8.03%
Reflects how much net income or	Revenue		
profit is generated as percentage of revenue			
Return on Assets	Net Income	4.12%	1.54%
Measure the ability to utilize the Group's	Total Assets		
assets to create profits			

Current ratio provides the liquidity position of the business by comparing current assets to current liabilities. The current ratio improved from 1.16:1 in 2020 to 1.40:1 in 2021, primarily due to higher current assets. Consolidated current assets increased to P3.06 billion this year from P2.66 billion last year primarily due to the.

Acid test ratio slightly increased from 1.04:1 in 2020 to 1.22:1 in 2021 which is due to lower short-term loans.

Solvency ratio slightly increased from 0.14:1 in 2020 to 0.22:1 in 2021 mainly due to lower total liabilities of the Group because of loan payments.

Debt-to-Equity ratio measures the Group's leverage. The total debt-to-equity ratio of the Group is 0.46:1 for 2021 and 0.51:1 for 2020. This is because of lower liabilities of the Group. Total consolidated liabilities were lower by 4%, primarily because of loan payments made by the Group.

Asset to Equity ratio decreased from 1.50:1 in 2020 to 1.45:1 in 2021 because of the decrease in asset base relative to the sale of land.

Interest Rate Coverage shows the capability of a company to pay interest on outstanding debt. Due to higher interest expense of the group, interest rate coverage ratio increased from 3.67:1 in 2020 to 7.03:1 in 2021 primarily due to higher income from operations.

Return on Average Stockholders' Equity (ROAE) measures the profitability of the Company in relation to the average stockholders' equity. The ROAE for 2021 has increased to 6.1% from 2.4% in 2020 because of higher net income during the period.

Net profit margin reflects how much net income or profit is generated as percentage of revenue. The net profit margin decreased in 2021, from 8.03% in 2020 to 19.81% this year due higher income from operations.

Return on Assets measures the ability to utilize the Group's assets to create profits. The Group's return on assets for year 2021 went up to 4.12%, from 1.54% in 2020.

The above-mentioned ratios are applicable to the Group as a whole.

Other qualitative and quantitative factors

- (i) There are no known trends or any known demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in iPeople's liquidity increasing or decreasing in any material way;
 - a. iPeople does not anticipate any cash flow or liquidity problems within the next twelve months;
 - b. iPeople is not in default or breach of any note, loan, lease or other indebtedness or financing arrangement which will require the Company to make payments;
 - c. There is no significant amount of trade payable that have not been paid within the stated terms; and
 - d. iPeople's depends on services fees from subsidiaries, interest income and dividends from its subsidiaries as its source of liquidity.
- (ii) There are no events that will trigger direct or contingent financial obligation that is material to the company, including any default or acceleration of an obligation;

- (iii) There are no material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the company with unconsolidated entities or other persons created during the reporting period;
- (iv) There are no material commitments for capital expenditures;
- (v) There are no significant elements of income or loss that did not arise from the iPeople's continuing operations;
- (vi) The causes for any material change from period to period which shall include vertical and horizontal analyses of any material item are discussed above;
- (vii) There are no seasonal aspects that had a material effect on the financial condition or results of operations.

MARKET PRICE OF AND DIVIDENDS ON REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDERS' MATTERS

a. Market for Issuer's common equity and related stockholder matters

The common stock (PSE: IPO) is traded on the Philippine Stock Exchange. The market price of IPO's common stock as June 08, 2022 is at P7.23 for high and P7.23 for low.

	STOCK PRICE	
PERIOD	HIGH	LOW
2022 First Quarter	8.87	6.58
2021 Fourth Quarter	7.69	6.81
2021 Third Quarter	7.50	6.66
2021 Second Quarter	8.00	6.02
2021 First Quarter	9.00	6.58
2020 Fourth Quarter	10.80	7.01
2020 Third Quarter	8.80	7.00
2020 Second Quarter	8.99	5.22
2020 First Quarter	9.44	7.00
2019 Fourth Quarter	9.50	7.00
2019 Third Quarter	10.10	9.00
2019 Second Quarter	12.18	10.08

Top 20 owners of common stock as of May 31, 2022:

STOCKHOLDER	NUMBER OF SHARES	% OF TOTAL
HOUSE OF INVESTMENTS, INC.	501,940,749.00	48.07%
AYALA CORPORATION	349,829,961.00	33.50%
A. SORIANO CORPORATION	92,945,934.00	8.90%
PCD NOMINEE CORP – FILIPINO	89,358,604.00	8.56%
HYDEE MANAGEMENT & RES. CORP.	653,800.00	0.06%
YAN, LUCIO	325,000.00	0.03%
ONG PAC, SALLY C.	299,000.00	0.03%
LEY, FELY	243,750.00	0.02%
PCD NOMINEE CORP - NON-FILIPINO	236,124.00	0.02%
TECSON, BINGSON U.	195,000.00	0.02%
MENDOZA, ALBERTO MENDOZA &/OR JEANIE C.	165,750.00	0.02%
PHILIPPINE ASIA EQUITY SECURITIES INC. U-055	146,250.00	0.01%
KHO, DAVID L.	140,500.00	0.01%
ANSALDO GODINEZ & CO., INC.	133,438.00	0.01%
CHAN, VICKY L.	130,000.00	0.01%
SECURITIES INVESTORS PROTECTION FUND, INC.	130,000.00	0.01%
LI, LUISA	113,100.00	0.01%
UY, JOHNNY S.	97,500.00	0.01%
UY-TIOCO, GEORGE	97,500.00	0.01%
DE JESUS, REYNALDO	82,500.00	0.01%
SUB TOTAL	1,037,264,460	99.33%
Others	6,998,737	0.67%
TOTAL	1,044,263,197	100.00%

iPeople has shareholders owning a total of 1,044,263,197 shares as of May 31, 2022.

Dividends

In accordance with the Corporation Code of the Philippines, iPeople intends to declare dividends (either in cash or stock or both) in the future. Common stockholders of the Company are entitled to receive a proportionate share in cash dividends that may be declared by the Board of Directors out of surplus profits derived from the Company's operations. The same right exists with respect to a stock dividend of which the declaration is subject to the approval of stockholders representing at least two-thirds (2/3) of the outstanding shares entitled to vote. The amount will depend on the Company's profits and its capital expenditure and investment requirements at the relevant time.

The company has declared cash dividends as follows:

YEAR	DIVIDEND PER SHARE	TOTAL AMOUNT
2022	₽0.16	₽167.01MM
2021	P 0.06 (Q2) and P0.23940 (Q4)	₽312.66MM
2020	₽0.07	₽73.25MM
2019	P 0.06 (Q1) and P0.01373 (Q2).	₽59.27MM

iPeople has not identified any restriction that limits the ability to pay dividends on common equity or that are likely to do so in the future.

b. Recent Sales of Unregistered or Exempt Securities, Including Recent Issuance of Securities Constituting an Exempt Transaction

There was no sale of unregistered or exempt securities, nor recent issuance of securities constituting an exempt transaction in 2021.

Description of Registrant's Securities: Common Stock

The equity capital structure of the firm as of December 31, 2021 is shown below:

Authorized Capital	P2,000,000,000
Subscribed Capital	P1,044,263,197
Paid Up Capital	P1,044,263,197

The Board of Directors may declare dividends only from surplus profits arising from the business of the Company.

No holder of the capital stock, whether said stock is now or hereafter authorized, shall have any right, as a stockholder, to purchase or subscribe to any additional shares of the capital stock, whether such shares of capital stock are now or hereafter authorized by the Company as determined by resolution of the Board of Directors.

No transfer of stock or interest, which will reduce the ownership of Filipino stockholders to less than the percentage of the capital stock required by law, shall be allowed or permitted to be recorded in the proper books, and this restriction shall also be indicated in all stock certificates of the corporation.



iPeople, inc. and Subsidiaries Consolidated Financial Statements December 31, 2021 and 2020

and

Report of Independent Auditors



SyCip Gorres Velayo & Co. 6760 Ayala Avenue 1226 Makati City Philippines Tel: (632) 8891 0307 Fax: (632) 8819 0872 ey.com/ph

INDEPENDENT AUDITOR'S REPORT

The Stockholders and the Board of Directors iPeople, inc.
3rd Floor, Grepalife Building
219 Sen. Gil J. Puyat Avenue
Makati City

Opinion

We have audited the consolidated financial statements of iPeople, inc. and its subsidiaries (the Group), which comprise the consolidated statements of financial position as at December 31, 2021 and 2020, and the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the three years in the period ended December 31, 2021, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2021 and 2020, and its consolidated financial performance and its consolidated cash flows for each of the three years in the period ended December 31, 2021 in accordance with Philippine Financial Reporting Standards (PFRSs).

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSAs). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are independent of the Group in accordance with the Code of Ethics for Professional Accountants in the Philippines (the Code of Ethics) together with the ethical requirements that are relevant to our audit of the consolidated financial statements in the Philippines, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.





Valuation of Land

The Group accounts for its land, where the school buildings and other facilities are located, using the revaluation model. As at December 31, 2021, the carrying value of the Group's land amounted to \$\mathbb{P}6,460.84\$ million, representing 40% of the Group's total assets. The determination of the fair values of these properties involves significant management judgment and estimations. The valuation also requires the assistance of external appraisers whose calculations involve certain assumptions, such as sales price of similar properties and adjustments to sales price based on internal and external factors. Thus, we considered the valuation of land as a key audit matter.

Refer to Notes 5 and 11 to the consolidated financial statements for the disclosures on land at revalued amount.

Audit response

We reviewed the scope, bases, methodology and results of the work done by the Group's external appraisers whose professional qualifications, competence, capabilities, and objectivity were also taken into consideration. We compared the relevant information supporting the sales price of similar properties and the adjustments made to the sales price against real estate industry data. We also reviewed the Group's disclosures with respect to the fair value of the land.

Recoverability of Nonfinancial Assets

Under PFRSs, the Group is required to annually test for impairment nonfinancial assets with indefinite useful lives and for those nonfinancial assets with finite useful lives, if there are indicators of impairment. The Group has goodwill attributable to the acquisition of Malayan Education System, Inc. amounting to ₱137.85 million, intellectual property rights with indefinite life amounting to ₱523.10 million, and property and equipment and right-of-use assets of a subsidiary aggregating to ₱355.18 million as of December 31, 2021 that were tested for impairment. These nonfinancial assets are considered significant to the consolidated financial statements. In addition, management's assessment process involves judgments and is based on assumptions which are subject to higher level of estimation uncertainty due to the current economic conditions which have been impacted by the coronavirus pandemic. The assumptions used in estimating the discounted cash flow projections include forecasted revenues, long-term growth rates, royalty rates, and discount rates.

The Group's disclosures about nonfinancial assets are included in Notes 5, 6, 10, 12 and 31 to the consolidated financial statements.

Audit response

We involved our internal specialist in evaluating the methodology and assumptions used. We obtained an understanding of the Group's impairment model and the assumptions on the key business drivers of the cash flow forecasts such as the revenue from number of forecasted students and related tuition and other matriculation fees. We checked if the Group has considered the impact of the coronavirus pandemic on these key assumptions and also compared them against historical performance. We compared the long-term growth rates and royalty rates against relevant published market information. We tested the parameters used in the determination of discount rates against market data. In addition, we reviewed the Group's disclosures about those assumptions to which the outcome of the impairment tests is most sensitive, that is, those that have the most significant effect on the determination of the recoverable amount of these assets.

Adequacy of Allowance for Expected Credit Loss (ECL)

The Group applies simplified approach in calculating expected credit loss (ECL). Under this approach, the Group generally establishes a provision matrix that is based on its historical credit loss experience and adjusted for forward-looking factors specific to the debtors and the economic environment. Allowance for ECL and the provision for ECL on receivables from tuition and other fees as of and for the year ended December 31, 2021 amounted to \$\mathbb{P}281.12\$ million and \$\mathbb{P}114.23\$ million, respectively.





The Group's calculation of allowance for ECL is significant to our audit as it involves the exercise of significant management judgment. Key areas of judgment include: segmenting the Group's credit risk exposures; defining default; determining assumptions to be used in the ECL model such as the expected life of the financial asset and timing and amount of expected net recoveries from defaulted accounts; and incorporating forward-looking information (called overlays), including the impact of the coronavirus pandemic, in calculating ECL.

The disclosures on the allowance for ECL are included in Notes 5 and 8 to the consolidated financial statements.

Audit response

We updated our understanding of the approved methodology and assumptions used for the Group's different credit exposures and reassessed whether these considered the requirements of PFRS 9 to reflect an unbiased and probability-weighted outcome and the best available forward-looking information.

We (a) assessed the Group's segmentation of its credit risk exposures based on homogeneity of credit risk characteristics; (b) checked the definition of default against historical analysis of accounts and credit risk management policies and practices in place and management's assessment of the impact of the coronavirus pandemic on the counterparties; (c) checked historical loss rates by inspecting historical recoveries including the write-offs; (d) checked the classification of outstanding exposures to their corresponding aging buckets; and (e) evaluated the forward-looking information used for overlay through corroboration using publicly available information and our understanding of the Group's receivable portfolios and industry practices, including the impact of the coronavirus pandemic.

Further, we checked the data used in the ECL models, such as the historical analysis of defaults, by reconciling data from loss allowance analysis/model to the source reports and financial reporting system. To the extent that the loss allowance analysis is based on credit exposures that have been disaggregated into subsets with similar risk characteristics, we traced or re-performed the disaggregation from source reports to the loss allowance analysis.

We recalculated the impairment provisions. We checked the disclosures made in the financial statements on allowance for ECL by tracing such disclosures to the ECL analysis prepared by management.

Other Information

Management is responsible for the other information. The other information comprises the information included in the SEC Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2021, but does not include the consolidated financial statements and our auditor's report thereon. The SEC Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2021 are expected to be made available to us after the date of this auditor's report.

Our opinion on the consolidated financial statements does not cover the other information and we will not express any form of assurance conclusion thereon.

In connection with our audits of the consolidated financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audits, or otherwise appears to be materially misstated.





Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with PFRSs, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with PSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with PSAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due
 to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence
 that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material
 misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve
 collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that
 are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness
 of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.





- Evaluate the overall presentation, structure and content of the consolidated financial statements, including
 the disclosures, and whether the consolidated financial statements represent the underlying transactions
 and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business
 activities within the Group to express an opinion on the consolidated financial statements. We are
 responsible for the direction, supervision and performance of the audit. We remain solely responsible for
 our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partner on the audit resulting in this independent auditor's report is Ana Lea C. Bergado.

SYCIP GORRES VELAYO & CO.

Ana Lea C. Bergado

Partner

CPA Certificate No. 80470

Tax Identification No. 102-082-670

BOA/PRC Reg. No. 0001, August 25, 2021, valid until April 15, 2024

SEC Partner Accreditation No. 0660-AR-4 (Group A)

October 22, 2019, valid until October 21, 2022

SEC Firm Accreditation No. 0001-SEC (Group A)

Valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions BIR Accreditation No. 08-001998-063-2020, November 27, 2020, valid until November 26, 2023 PTR No. 8853473, January 3, 2022, Makati City

1 11(1(0, 0000 1/5, Juliani j 5, 2022, Makati C

April 1, 2022





STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of **iPeople**, **inc. & Subsidiaries** is responsible for the preparation and fair presentation of the financial statements including the schedules attached therein, for the years ended December 31, 2021, 2020 and 2019, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors is responsible for overseeing the Company's financial reporting process.

The Board of Directors reviews and approves the financial statements including the schedules attached therein, and submits the same to the stockholders or members.

SyCip, Gorres, Velayo & Co., the independent auditor appointed by the stockholders, has audited the financial statements of the company in accordance with Philippine Standards on Auditing, and in its report to the stockholders or members, has expressed its opinion on the fairness of presentation upon completion of such audit.

DR. REYNALDO B. VEA

Chairman and Chief Executive Officer

ALFREDGANTONIO I. AYALA
President and Chief Operating Officer

GEMA O. CHENG

EVP and Chief Finance Officer

APR 2 6 2022

Signed this day of April, 2022

NOTARY PURIC City of Makati Extended Until June 30, 2022 Per B.M. No. 3795

A/F Grepalife Bldg., 219 Sen. Gil Puyat Avenue, Makati City, Philippine PTR No. 8852509 Jan. 3, 2022 Makati City TEL: (632) 815-96-36 Appointment No. Mi-138(2020-2021)

IBP No. 1052694 Jan. 3, 2018 MCLE NO. VI-0023417 Roll No. 27932

101 Urban Ave. Campos Rueda Bidg. Regy, Dio Del Bilar, Makey Cib.

EPIES OF

9 2000

iPEOPLE, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(Amounts in Thousands)

	De	ecember 31
	2021	2020
ASSETS		
Current Assets		
Cash and cash equivalents (Notes 7, 15 and 30)	₽1,604,129	₽1,319,002
Receivables (Notes 8 and 30)	1,032,851	1,036,297
Receivables from related parties (Notes 15 and 30)	26,077	26,048
Prepaid expenses and other current assets (Note 9)	391,021	270,604
Financial assets at fair value through profit or loss (FVTPL)		
[Note 30]	9,213	9,705
Total Current Assets	3,063,291	2,661,656
Noncurrent Assets		
Property and equipment at cost (Note 10)	5,407,008	5,585,512
Land at revalued amounts (Notes 10 and 11)	6,460,845	6,219,772
Intellectual property rights (Note 6)	523,103	523,103
Goodwill (Notes 6 and 12)	151,326	151,326
Student relationship (Note 6)	43,761	78,825
Right-of-use assets (Note 31)	309,391	346,905
Net pension assets (Note 25)	18,130	4,727
Deferred tax assets - net (Note 23)	38,118	31,901
Other noncurrent assets (Note 13)	113,671	108,027
Total Noncurrent Assets	13,065,353	13,050,098
	₽16,128,644	₽15,711,754
LIABILITIES AND EQUITY		
Current Liabilities		
Accounts payable and other current liabilities (Notes 14 and 30)	₽1,036,119	₱1,155,585
Short-term loans (Notes 16 and 30)	400,000	375,000
Unearned income (Note 14)	658,389	680,578
Lease liabilities - current portion (Note 31)	50,550	44,174
Current portion of long-term loan (Note 17)	21,001	-
Income tax payable	2,157	12,482
Payables to related parties (Notes 15 and 30)	14,135	29,481
Dividends payable (Notes 18 and 30)	565	565
Total Current Liabilities	2,182,916	2,297,865
Noncurrent Liabilities		
Net pension liabilities (Note 25)	124,152	168,134
Long-term loans (Note 17)	1,853,645	1,872,275
Lease liabilities - net of current portion (Note 31)	307,276	348,408
Deferred tax liabilities - net (Note 23)	489,169	476,977
Other noncurrent liabilities (Note 31)	51,683	56,091
Total Noncurrent Liabilities	2,825,925	2,921,885
Total Liabilities	5,008,841	5,219,750

(Forward)



	De	cember 31
	2021	2020
Equity		
Common stock (Notes 6 and 18)	₽1,044,263	₽1,044,263
Additional paid-in capital (Note 6)	3,294,368	3,294,368
Other comprehensive income (loss):		
Revaluation increment on land - net (Note 11)	1,633,847	1,425,033
Remeasurement losses on defined benefit plans		
(Note 25)	(15,033)	(76,722)
Equity reserve (Note 6)	(230,494)	(230,494)
Retained earnings (Note 18)	5,142,420	4,795,968
	10,869,371	10,252,416
Treasury stock (Note 18)	-	(0.21)
Equity attributable to equity holders of the Parent Company	10,869,371	10,252,416
Non-controlling interest in consolidated subsidiaries (Note 27)	250,432	239,588
Total Equity	11,119,803	10,492,004
 	₽16,128,644	₽15,711,754

See accompanying Notes to Consolidated Financial Statements.



IPEOPLE, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Amounts in Thousands)

-		Years Ended Dece	mber 31
	2021	2020	2019 (Note 6)
REVENUE FROM CONTRACTS WITH CUSTOMERS			
(Note 19)			
Revenue from schools and related operations	₽3,351,067	₽3,017,106	₽2,996,773
COSTS AND EXPENSES	(1.014.550)	(2.015.400)	(2.040.060)
Cost of schools and related operations (Note 20)	(1,914,579)	(2,015,408)	(2,040,060)
GROSS PROFIT	1,436,488	1,001,698	956,713
GENERAL AND ADMINISTRATIVE EXPENSES (Note 21)	(702,359)	(619,942)	(481,461)
INTEREST AND OTHER FINANCE CHARGES (Note 22)	(138,577)	(151,762)	(129,338)
INTEREST INCOME (Notes 7 and 22)	6,192	10,897	22,758
OTHER INCOME (CHARGES) - Net (Note 11)	31,670	34,101	(26,986)
INCOME BEFORE INCOME TAX	633,414	274,992	341,686
BENEFIT FROM (PROVISION FOR) INCOME TAX (Note 23)	30,375	(32,818)	(67,595)
NET INCOME	663,789	242,174	274,091
OTHER COMPREHENSIVE INCOME (LOSS) Other comprehensive income (loss) not to be reclassified to profit or			
loss in subsequent periods:			
Revaluation increment on land - net of tax (Note 11)	201,075	498,606	9,778
Reversal of deferred tax liability on revaluation increment of			
land sold through sale of subsidiary - net of tax (Note 11)	1770	146,983	-
Reversal of deferred tax liability on revaluation increment due to			
change in tax rate (Note 23) Remeasurement gains (losses) on defined benefit plans – net of	7,764	(m)	-
tax (Note 25)	67,827	(55,304)	(57,274)
Fair value reserve of equity instruments at FVOCI (Note 30)	-	(55,501)	3,093
	276,666	590,285	(44,403)
TOTAL COMPREHENSIVE INCOME	₽940,455	₽832,459	₽229,688
Net income attributable to:			140
Equity holders of the parent (Note 26)*	₽659,108	₽245,818	₽254,588
Non-controlling interest in consolidated subsidiaries (Note 27)	4,681	(3,644)	19,503
	₽663,789	₽242,174	₽274,091
Total comprehensive income attributable to:	Eliza Iss	2222231	2220 200
Equity holders of the parent	₽929,611	₽815,984	₽212,557
Non-controlling interest in consolidated subsidiaries (Note 27)	10,844	16,475	17,131
	₽940,455	₽832,459	₱229,688
*Basic/Diluted Earnings Per Share (Note 26)	₽0.6312	₽0.2354	₽0.2692
Engl			

See accompanying Notes to Consolidated Financial Statements.



IPEOPLE, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

(Amounts in Thousands)

				Affri	butable to Equit	y Holders of the	Attributable to Equity Holders of the Parent Company				
			Fair Value Reserve of Fourty	Revaluation	Remeasurement Gains (Losess)					Non	
	Common Stock (Notes 6 and 18)	Additionalinstruments at Paid-in Capital FVOCI (Note 6) (Note 30	ruments at FVOCI (Note 30)	on Land - net of tax (Note 11)	on Net Defined Benefit Plans (Note 25)	Equity Reserve (Note 6)	Retained Earnings Treasury Stock (Note 18) (Note 18)	asury Stock (Note 18)	Total	controlling Interest (Note 27)	Total
					For the year	For the year ended December 31, 2021	.31, 2021				
Balances as at January 1, 2021	₽1,044,263	₽3,294,368	al.	P1,425,033	(P76,722)	(P230,494)	₱4,795,968	(P0.21)	₱10,252,416	₱239,588	P10,492,004
Net income	T	3		1		T	659,108	ï	801'659	4,681	663,789
Other comprehensive income	3	1	ì	208,814	61,689	1	1	1	270,503	6,163	176,666
Total comprehensive income	iii	3	3	208,814	61,689	1	801'659	ä	929,611	10,844	940,455
Other adjustments	1	t	4	1	1	ī	1	(0.21)	(0.21)	t	(0.21)
Dividends declared	i.	1	t	1	i	i	(312,656)	ı	(312,656)	1	(312,656)
Balances as at December 31, 2021	P1,044,263	P3,294,368	- -	P1,633,847	(P15,033)	(P230,494)	P5,142,420	-d	P10,869,371	₱250,432	P11,119,803
					For the year	For the year ended December 31, 2020	31, 2020				
Balances as at January 1, 2020	P1,044,263	P3,294,368	(P880)	P1,583,743	(P19,766)	(P230,494)	P3,838,446	(P0.21)	P9,509,680	P223,113	P9,732,793
Net income	1	1		1			245,818	1	245,818	(3,644)	242,174
Other comprehensive income	Sep. 1		1	627,122	(56,956)				570,166	20,119	590,285
Tetal comprehensive income	i)	ť	t	627,122	(986,986)	t.	245,818	Ê	815,984	16,475	832,459
Transfer of revaluation increment to							2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2				
retained earnings due to sale of land	10	1	1	(785,832)	1	1	785,832	ì	Î	1	1
Transfer to retained earnings	Ī	Ţ	(88)	1	ĭ	1	(880)	1	1	1	1
Dividends declared	1	1	1	1	1	4	(73,248)	1	(73,248)	Î	(73,248)
Balances as at December 31, 2020	P1,044,263	P3,294,368	P.	₱1,425,033	(P76,722)	(P230,494)	P4,795,968	(P0.21)	P10,252,416	P239,588	P10,492,004
					For the year	For the year ended December 31, 2019	31, 2019				
Balances as at January 1, 2019	₽748,933	P1,439	(P3,973)	P1,574,003	₱35,093	4	P3,643,131	(P0.21)	P5,998,631	P414,929	P6,413,560
Net income	1	1	1	1	1	1	254,588	ì	254,588	19,503	274,091
Other comprehensive income	A	i i	3,093	9,735	(54,859)	9		1	(42,031)	(2,372)	(44,403)
Total comprehensive income	12.0	r)	3,093	9,735	(54,859)	ľ	254,588		212,557	17,131	229,688
Issuance of shares (Note 6)	295,330	3,292,929	ı	i.	10	1	ř	t	3,588,259	1	3,588,259
Change in non-controlling interest	ī	Ţ	ï	Ţ	ï	(230,494)	1	t	(230,494)	(208,947)	(439,441)
Dividends declared	1	1	T	1	7	1	(59,274)	1	(59,274)	1	(59,274)
Balances as at December 31, 2019	P1,044,263	P3,294,368	(P880)	P1,583,743	(P19,766)	(P230,494)	P3,838,446	(P0.21)	P9,509,680	P223,113	P9,732,793

See accompanying Notes to Consolidated Financial Statements.



iPEOPLE, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(Amounts in Thousands)

	Years Ended December 31		
	2021	2020	2019
	2021	2020	(Note 6)
CASH FLOWS FROM OPERATING			
ACTIVITIES			
Income before income tax	₱633,414	₱274,992	₱341,686
Adjustments for:			
Depreciation and amortization			
(Notes 10, 13, 20 and 21)	456,685	463,422	397,612
Interest expense and other finance charges			
(Note 22)	140,949	178,294	129,338
Provision for doubtful accounts (Notes 8 and 21)	114,229	48,755	79
Reversal on impairment on land (Note 11)	(15,763)	(5,238)	-
Interest income (Note 22)	(6,192)	(10,897)	(22,758)
Unrealized foreign exchange loss (gain) - net	(450)	(1,830)	505
Unrealized market loss (gain) on financial assets			
at FVTPL	492	(355)	(650)
Operating income before working capital changes	1,323,364	947,143	845,811
Decrease (increase) in:	C200 NB		
Receivables	(110,641)	(95,364)	(416,734)
Prepaid expenses and other current assets	(120,416)	(94,656)	94,017
Increase (decrease) in:		2002 22 10	
Accounts payable and other current liabilities	(100,017)	(58,029)	122,388
Unearned income	(22,189)	(100, 128)	431,782
Other noncurrent liabilities	10,713	(2,291)	75,644
Net pension assets and liabilities	(54)	40,748	(22,970)
Net cash generated from operations	980,760	637,423	1,129,938
Interest paid	(137,410)	(139,909)	(101,550)
Income taxes paid	(567)	(41,025)	(63,275)
Interest received	6,050	10,734	22,637
Net cash flows from operating activities	848,833	467,223	987,750
CASH FLOWS FROM INVESTING ACTIVITIES			
Acquisitions of:			
	(192 725)	(881,887)	(1,437,212)
Property and equipment (Notes 10 and 29) Computer software (Note 13)	(183,735)		(1,437,212)
	(15,479)	(1,840)	-
Acquisition through business combination - net			1 201 500
of noncash acquired (Note 6)	_		1,291,500
Non-controlling interest (Note 6)	_	_	(881,068)
Proceeds from disposal of:		1 754 900	
Land through sale of subsidiary (Note 11)	_	1,754,800	17 402
Equity instruments at FVOCI (Note 30)	_	<u>\$22.5</u> 1	17,482
Decrease (increase) in:	(40)	(0.5.445)	(1= 00=)
Receivables from related parties	(28)	(25,445)	(15,927)
Other noncurrent assets	5,284	1,819	2,181
Net cash flows from (used in) investing activities	(193,958)	847,447	(1,023,044)

(Forward)



	Years Ended December 31		
	2000000000		2019
	2021	2020	(Note 6)
CASH FLOWS FROM FINANCING			
ACTIVITIES			
Proceeds from short-term loans (Notes 16 and 29)	₽400,000	₽230,530	₽1,437,000
Payments of short-term loans (Notes 16 and 29)	(375,000)	(1,254,330)	(2,348,200)
Dividends paid to stockholders (Note 29)	(312,656)	(73,248)	(116,781)
Payment of lease liabilities (Note 31)	(67,196)	(68,826)	(49,101)
Increase (decrease) in payables to related parties	8 8 15		Ø C %
(Note 27)	(15,345)	14,070	2,398
Proceeds from long-term loans (Note 29)	A A 15	TO STEE	1,679,903
Tax on issuance of new shares (Note 6)		101 8	(2,953)
Net cash flows from (used in) financing activities	(370,197)	(1,151,804)	602,266
EFFECTS OF EXCHANGE RATE CHANGES			
ON CASH AND CASH EQUIVALENTS	449	1,830	(505)
NET INCREASE IN CACH AND CACH			
NET INCREASE IN CASH AND CASH	207.427	171.000	544 465
EQUIVALENTS	285,127	164,696	566,467
CASH AND CASH EQUIVALENTS AT			
BEGINNING OF YEAR	1,319,002	1,154,306	587,839
CASH AND CASH EQUIVALENTS AT			
END OF YEAR (Notes 7 and 30)	₱1,604,129	₽1,319,002	₽1,154,306
END OF TEAR (NOICS / and 30)	F1,004,129	£1,319,002	F1,134,300

See accompanying Notes to Consolidated Financial Statements.



IPEOPLE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information

iPeople, inc. (the Parent Company) is a publicly-listed stock corporation registered and incorporated on July 27, 1989 under the laws of the Philippines.

The Parent Company, a subsidiary of House of Investments, Inc. (HI), is a holding and management company. Its principal office address is at 3rd Floor, Grepalife Building, 219 Sen. Gil J. Puyat Avenue, Makati City. iPeople, inc. and its subsidiaries (collectively referred to as "the Group") are mainly involved in education sector with the list of subsidiaries disclosed in Note 2.

The Group is a member of the Yuchengco Group of Companies (YGC). The Group's ultimate parent is Pan Malayan Management and Investment Corporation (PMMIC).

Merger with AC Education, Inc.

On October 1, 2018, the Board of Directors (BOD) of iPeople, inc. executed a memorandum of agreement (MOA) for a proposed Plan of Merger between iPeople, inc. and AC Education, Inc. (AEI), the wholly owned education arm of Ayala Corporation (AC), with iPeople, inc. as the surviving entity with HI and AC owning 48.18% and 33.5%, respectively. The merger would bring together the educational group of HI and AC.

The proposed merger was subsequently approved by iPeople, inc.'s Stockholders on December 12, 2018 and was approved by the Philippine Competition Commission (PCC) on December 12, 2018. On April 24, 2019, the Securities and Exchange Commission (SEC) approved the merger between iPeople, inc. and AEI, with iPeople, inc. as the surviving entity, and to take effect five business working days thereafter or May 2, 2019. On said date, iPeople, inc. issued 295,329,976 common shares from its unissued capital stock to AC. After the merger, iPeople, inc. became 48.18% owned by HI and 33.5% owned by AC. Details of the merger is disclosed in Note 6.

2. Basis of Preparation

The consolidated financial statements of the Group have been prepared under the historical cost basis, except for the land which is under revaluation model and financial assets at fair value through profit or loss (FVTPL). The consolidated financial statements are presented in Philippine Peso (P), which is the Parent Company's functional currency. Except as otherwise indicated, all amounts are rounded off to the nearest thousands.

Statement of Compliance

The consolidated financial statements have been prepared in compliance with Philippine Financial Reporting Standards (PFRSs).

Basis of Consolidation

The consolidated financial statements comprise the financial statements of the Group as at December 31, 2021 and 2020, and for each of the three years in the period ended December 31, 2021.

The consolidated financial statements are prepared for the same reporting year as the Parent Company, using consistent accounting policies. All intercompany balances and transactions, including income, expenses and dividends, are eliminated in full.



Below are the Group's subsidiaries and percentage of ownership:

	Percentag	Percentage of Ownership	
<u>-</u>	2021	2020	2019
Malayan Education System, Inc. (MESI) [Operating Under the Name of			
Mapua University] and subsidiaries	100%	100%	100%
Direct ownership of MESI on its subsidiaries:			
Malayan Colleges Laguna, Inc., A Mapua School (MCLI)	100	100	100
Malayan Colleges Mindanao (A Mapua School), Inc. (MCMI)	100	100	100
Malayan High School of Science, Inc. (MHSSI)	100	100	100
Mapua Information Technology Center, Inc. (MITC)	100	100	100
Mapua Techsery, Inc.	100	100	100
Mapua Techpower, Inc.	75	75	75
San Lorenzo Ruiz Investment Holdings and Services Inc. (SLRIHSI)*	-	78 54	100
People eServe Corporation	100	100	100
Pan Pacific Computer Center, Incorporated (PPCCI)	100	100	100
New subsidiaries in 2019 after the merger (Note 1):			
Affordable Private Education Center, Inc. doing business under the name of			
APEC Schools	100	100	100
National Teachers College doing business under the name/s			
and style/s of The National Teachers College	99.79	99.79	99.79
University of Nueva Caceres	83.62	83.62	83.62
AC College of Enterprise and Technology, Inc.	100	100	100
LINC Institute, Inc. doing business under the Name			
and Style of LINC Academy	100	100	100
*Sold in December 2020 to HI (see Note 11).			

All subsidiaries were incorporated in the Philippines.

Subsidiaries are entities over which the Parent Company has control. Control is achieved when the Parent Company is exposed, or has rights to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Parent Company controls an investee if and only if the Parent Company has:

- power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee);
- · exposure, or rights, to variable returns from its involvement with the investee; and
- the ability to use its power over the investee to affect its returns.

When the Parent Company has less than a majority of the voting or similar rights of an investee, the Parent Company considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- the contractual arrangement with the other vote holders of the investee;
- · rights arising from other contractual arrangements; and
- the Parent Company's voting rights and potential voting rights.

Subsidiaries are fully consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date when such control ceases.



A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- derecognizes the assets (including goodwill) and liabilities of the subsidiary;
- · recognizes the fair value of the consideration received;
- · recognizes the fair value of any investment retained;
- recognizes any surplus or deficit in profit or loss; and
- reclassifies the Group's share of components previously recognized in other comprehensive income (OCI) to profit or loss or retained earnings, as appropriate.

Non-controlling interest represents interest in a subsidiary which is not owned, directly or indirectly, by the Parent Company and are presented separately in the consolidated statement of comprehensive income and within equity in the consolidated statement of financial position, separately from the Group's shareholders equity. Transactions with non-controlling interests are handled in the same way as transactions with external parties.

3. Changes in Accounting Policies

The accounting policies adopted are consistent with those of the previous financial year, except for the adoption of new standards effective as at January 1, 2021. The adoption of these pronouncements did not have any significant impact on the Group's financial position or performance.

- Amendments to PFRS 9, PAS 39, PFRS 7, PFRS 4 and PFRS 16, Interest Rate Benchmark Reform – Phase 2
- Amendments to PFRS 16, COVID-19-related Rent Concessions beyond 30 June 2021

Standards Issued but not yet Effective

Pronouncements issued but not yet effective are listed below.

Effective beginning on or after January 1, 2022

- Amendments to PFRS 3, Reference to the Conceptual Framework
- Amendments to PAS 16, Plant and Equipment: Proceeds before Intended Use
- Amendments to PAS 37, Onerous Contracts Costs of Fulfilling a Contract
- Annual Improvements to PFRSs 2018-2020 Cycle
 - Amendments to PFRS 1, First-time Adoption of Philippines Financial Reporting Standards, Subsidiary as a first-time adopter
 - Amendments to PFRS 9, Financial Instruments, Fees in the '10 per cent' test for derecognition of financial liabilities
 - o Amendments to PAS 41, Agriculture, Taxation in fair value measurements

Effective beginning on or after January 1, 2023

- Amendments to PAS 12, Deferred Tax related to Assets and Liabilities arising from a Single Transaction
- Amendments to PAS 8, Definition of Accounting Estimates
- Amendments to PAS 1 and PFRS Practice Statement 2, Disclosure of Accounting Policies

Effective beginning on or after January 1, 2024

• Amendments to PAS 1, Classification of Liabilities as Current or Non-current



Effective beginning on or after January 1, 2025

PFRS 17, Insurance Contracts

Deferred effectivity

 Amendments to PFRS 10, Consolidated Financial Statements, and PAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The Group does not expect the future adoption of the applicable pronouncements to have a significant impact on its consolidated financial statements.

The Group continues to assess the impact of the above new and amended accounting standards and interpretations effective subsequent to 2021 on the Group's consolidated financial statements in the period of initial application. Additional disclosures required by these amendments will be included in the consolidated financial statements when these amendments are adopted.

4. Summary of Significant Accounting Policies

Cash and Cash Equivalents

Cash includes cash on hand and in banks. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash with original maturities of three (3) months or less from date of placement and that are subject to an insignificant risk of changes in value.

Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability; or
- In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible to the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the consolidated financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

Level 1 – Quoted (unadjusted) market prices in active markets for identical assets or liabilities



- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognized in the consolidated financial statements on a recurring basis, the Group determines whether transfers have occurred between Levels in the hierarchy by reassessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each financial reporting date.

For the purpose of fair value disclosures, the Group has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

Financial Instruments

Initial recognition and subsequent measurement

The Group recognizes a financial asset or a financial liability in the statement of financial position when it becomes a party to the contractual provisions of the instrument. Purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace are recognized on the settlement date.

Financial assets - Initial recognition and measurement)

Financial assets are classified, at initial recognition, as "subsequently measured at amortized cost"; fair value through other comprehensive income (FVOCI); and FVTPL.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. The Group initially measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs.

In order for a financial asset to be classified and measured at amortized cost or FVOCI, it needs to give rise to cash flow that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level.

The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified in four categories:

- Financial assets at amortized cost (debt instruments)
- Financial assets at fair value through OCI with recycling of cumulative gains and losses (debt instruments)
- Financial assets designated at fair value through OCI with no recycling of cumulative gains and losses upon derecognition (equity instruments)
- Financial assets at fair value through profit or loss

The Group has financial assets at amortized cost (debt instruments) and financial assets at FVTPL.



Financial assets at amortized cost (debt instruments)

The Group measures financial assets at amortized cost if both of the following conditions are met:

- The financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows; and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortized cost are subsequently measured using the effective interest rate (EIR) method and are subject to impairment. Gains and losses are recognized in profit or loss when the asset is derecognized, modified or impaired.

This accounting policy relates to the Group's cash and cash equivalents, receivables, receivables from related parties, and refundable deposits.

Financial assets at fair value through profit or loss

A financial asset shall be measured at fair value through profit or loss unless it is measured at amortized cost or at fair value through other comprehensive income (OCI). However, an entity may make an irrevocable election at initial recognition for particular investments in equity instruments that would otherwise be measured at fair value through profit or loss to present subsequent changes in fair value in OCI.

The Group may, at initial recognition, irrevocably designate a financial asset as measured at fair value through profit or loss if doing so eliminates or significantly reduces a measurement or recognition inconsistency (sometimes referred to as an 'accounting mismatch') that would otherwise arise from measuring assets or liabilities or recognizing the gains and losses on them on different bases.

Included in this classification is the peso-denominated investment in Unit Investment Trust Fund (UITF) in Rizal Commercial Banking Corporation (RCBC).

Derecognition of financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognized (i.e., removed from the Group's statement of financial position) when:

- The rights to receive cash flows from the asset have expired; or
- The Group has transferred its rights to receive cash flows from the asset or has assumed an
 obligation to pay the received cash flows in full without material delay to a third party under a
 'pass-through' arrangement; and either (a) the Group has transferred substantially all the risks and
 rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the
 risks and rewards of the asset, but has transferred control of the asset.

Impairment of financial assets

The Group recognizes an allowance for expected credit losses (ECLs) for all debt instruments not held at fair value. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.



ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of timing of the default (a lifetime ECL).

An impairment analysis is performed at each reporting date and the Group generally used the provision matrix to measure ECL. The mechanics of the ECL calculations and the key elements are, as follows:

- a. Probability of default (PD) is an estimate of the likelihood of default over a given time horizon.
- b. Exposure at default (EAD) is an estimate of the exposure at a future default date taking into account expected changes in the exposure after the reporting date.
- c. Loss given default (LGD) is an estimate of the loss arising in the case where a default occurs at a given time.

The Group's debt instruments at amortized cost comprise of cash and cash equivalents and refundable deposits that are considered to have low credit risk. Hence, it is the Group's policy to measure ECL on such instrument on a 12-month basis applying the low credit risk simplification and based on the PD which is publicly available. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECL. The Group uses external credit ratings both to determine whether the debt instrument has significantly increased in credit risk and to estimate ECL.

For tuition and other fees receivables, the Group applies a simplified approach in calculating ECL. Therefore, the Group does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECL at each reporting date. The Group generally uses a provision matrix to calculate ECL. The provision rates are based on days past due for groupings based on school term. The provision matrix is initially based on the Group's historical observed default rates. The Group will then consider directly relevant forward-looking information. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are considered.

Primary drivers like macroeconomic indicators of qualitative factors such as forward-looking data on inflation rate and unemployment rate were added to the ECL calculation to reach a forecast supported by both quantitative and qualitative data points.

The Group may consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Financial Liabilities - Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate, and in the case of loans and borrowings and payables, net of directly attributable transaction costs.



Subsequent measurement

The measurement of financial liabilities depends on their classification, as described below:

- Financial liabilities at fair value through profit or loss
- · Loans and borrowings

The Group's financial liabilities include loans and borrowings.

Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost using the EIR method. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. Gains and losses are recognized in profit or loss when the liabilities are derecognized as well as through the EIR amortization process. The EIR amortization is included as finance costs in the statement of comprehensive income.

This accounting policy applies primarily to accounts payable and other current liabilities (excluding payables to government), payables to related parties, dividends payable, lease liabilities, and loans payable.

Derecognition of financial liabilities

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the statement of comprehensive income.

Offsetting of Financial Instruments

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

'Day 1' difference

Where the transaction price in a non-active market is different to the fair value from other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Group recognizes the difference between the transaction price and fair value (a 'Day 1' difference) in profit or loss, unless it qualifies for recognition as some other type of asset. In cases where use is made of data which is not observable, the difference between the transaction price and model value is only recognized in profit or loss when the inputs become observable or when the instrument is derecognized. For each transaction, the Group determines the appropriate method of recognizing the 'Day 1' difference amount.

Prepaid Expenses and Other Current Assets

Prepaid expenses and other current assets pertain to resources controlled by the Group as a result of past events and from which future economic benefits are expected to flow to the Group. This account includes the following:



Prepaid Expenses

These are expenses paid in advance to be amortized over the benefit period or to be expense once incurred or consumed. These consist of prepaid insurance and subscriptions, among others.

Restricted Funds

Restricted funds are funds held for government and private entities and invested in money market placements exclusively for use in government programs such as Civic Welfare Training Service (CWTS), National Service Training Program (NSTP) and for financing of scholars of certain private entities. These are recorded at face value.

Creditable Withholding Tax (CWT)

This pertains to the tax withheld source by the Group's customers and lessees and is creditable against its income tax liability.

Inventories

Inventories are stated at the lower of cost and net realizable value (NRV). NRV is the selling price in the ordinary course of the business, less costs of completion, marketing and distribution. Cost is determined using weighted and simple average methods for textbooks, printed materials and supplies intended for sale.

Value-added Tax (VAT)

The input VAT pertains to the 12% indirect tax paid by the Group in the course of the Group's trade or business on local purchases of goods or services. Input VAT that is not expected to be fully applied against the output VAT of the succeeding year is presented as noncurrent asset.

Output VAT pertains to the 12% tax due on the local sale of goods or services by the Group.

Property and Equipment

Property and equipment, except for land, is stated at cost, less accumulated depreciation and any impairment in value.

The initial cost of property and equipment consists of its purchase price, including import duties, taxes and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Expenditures incurred after the assets have been put into operation, such as repairs and maintenance, are normally charged to operations in the period in which the costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as an additional cost of property and equipment.

Construction in progress represents property under construction and is stated at cost. This includes cost of construction and other direct costs. Construction in progress is not depreciated until such time that the relevant assets are ready for their intended use.

Depreciation is computed using the straight-line method over the estimated useful lives (EUL) of the related assets as follows:

	Years
Buildings and improvements	10-40
Office furniture and equipment	5-10
Transportation equipment	5



Leasehold improvements are amortized over the term of the lease or the estimated useful lives of the improvements, whichever is shorter.

The EUL and depreciation method are reviewed periodically to ensure that the period and method of depreciation are consistent with the expected pattern of economic benefits from items of property and equipment.

Fully depreciated property and equipment are retained in the accounts until they are no longer in use and no further depreciation and amortization are credited to or charged against current operations.

When assets carried at cost are retired or otherwise disposed of, the cost and related accumulated depreciation are removed from the accounts and any resulting gain or loss is reflected as part of current operations. When land carried at revalued amount are retired or otherwise disposed of, the carrying amount, which is the fair value at the time of sale or disposal, is derecognized and no gain or loss is recognized.

Land at Revalued Amounts

Land is carried at its revalued amount. The appraised values used for revaluation were determined by independent firms of appraisers.

The initial cost of land consists of its purchase price and directly attributable costs of bringing the asset to its working condition and location for its intended use.

The appraisal increment (net of deferred tax) resulting from the revaluation is credited to OCI and accumulated in equity under "revaluation increment on land - net" account. Decreases in valuation is charged to profit or loss, except to the extent that it reverses the existing accumulated revaluation increment on the same asset and therefore such decrease is recognized in OCI. The decrease recognized in OCI reduces the revaluation increment on land - net account in equity. In case a subsequent revaluation increase of an asset reverses a revaluation decrease previously recognized in profit or loss, such increase is credited to income in profit or loss.

The same rules apply to impairment losses. An impairment loss on a revalued asset is first used to reduce the revaluation increment for that asset. Only when the impairment loss exceeds the amount in the revaluation increment for that same asset is any further impairment loss recognized in profit or loss.

Upon disposal, any revaluation increment relating to the land being sold is transferred to retained earnings.

Right-of-use Assets and Lease Liabilities

Effective January 1, 2019, upon adoption of PFRS 16, the Group recognizes right-of-use assets and lease liabilities on contracts that qualify as leases under PFRS 16. The Group recognizes right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognized, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received and estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are incurred to produce inventories. Unless the Group is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognized right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.



Right-of-use assets are subject to impairment. Refer to the accounting policies on Impairment of Nonfinancial Assets.

Lease liabilities are measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating a lease, if the lease term reflects the Group exercising the option to terminate. The variable lease payments that do not depend on an index or a rate are recognized as expense in the period on which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses the incremental borrowing rate (IBR) at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the insubstance fixed lease payments or a change in the assessment to purchase the underlying asset.

The Group applies the short-term lease recognition exemption to its short-term leases of office space. It also applies the low-value assets recognition exemption to leases that are considered of low value. Lease payments on short-term leases and leases of low-value assets are recognized as expense on a straight-line basis over the lease term.

Business Combination and Goodwill

An acquisition of a business (i.e. an integrated set of activities and assets that is capable of being conducted and managed for the purpose of providing a return directly to investors) is a business combination. Business combinations are accounted for using the acquisition method. The acquired identifiable tangible and intangible assets, liabilities and contingent liabilities are measured at their fair values at the date of the acquisition. Any excess of the acquisition cost over the net fair value of the identifiable assets acquired and liabilities assumed is recognized as goodwill. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition date fair value and the amount of any non-controlling interest in the acquiree. For each business combination, the acquirer measures the non-controlling interest in the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date.

Any contingent consideration to be transferred by the acquirer will be recognized at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration which is deemed to be an asset or liability will be recognized in accordance with PAS 39 either in profit or loss or as a change to OCI. If the contingent consideration is classified as equity, it should not be remeasured until it is finally settled within equity.

Goodwill is initially measured at cost being the excess of the aggregate of the consideration transferred and the amount recognized for non-controlling interest over the net identifiable assets acquired and liabilities assumed. If this consideration is lower than the fair value of the net assets of the subsidiary acquired, the difference is recognized in the consolidated statement of comprehensive income.



After initial recognition, goodwill is measured at cost less any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units (CGU) that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units. Impairment losses relating to goodwill cannot be reversed in future periods. The Group performs its impairment test of goodwill at least annually.

The goodwill recognized in the Group's consolidated statement of financial position pertains to the acquisition of MESI and merger with AEI as disclosed in Notes 6 and 12.

Intangible Assets Other Than Goodwill

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is the fair value as at the date of acquisition. Subsequently, intangible assets are measured at cost less accumulated amortization and provision for impairment loss, if any. Internally generated intangible assets, excluding capitalized development costs, are not capitalized and expenditure is reflected in the consolidated statement of income in the year in which the expenditure is incurred.

The estimated useful life of intangible assets is assessed as either finite or indefinite. The estimated useful lives of intangible assets recognized as a result of the merger with AEI (see Note 6) are as follows:

9	Number of Years
Intellectual property rights	Indefinite
Student relationship	5-7
Software cost	3

The estimated useful lives of intangible assets with finite lives are assessed at the individual asset level. Intangible assets with finite lives are amortized over their estimated useful lives on a straight-line basis. Periods and method of amortization for intangible assets with finite useful lives are reviewed annually or earlier when an indicator of impairment exists.

Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset is accounted for by changing the amortization period or method, as appropriate, and are treated as changes in accounting estimates. The amortization expense on intangible assets with finite lives is recognized in the consolidated statement of comprehensive income in the expense category consistent with the function of the intangible assets.

Intangible assets with indefinite useful lives are not amortized, but are tested for impairment annually, either individually or at the CGU level. The assessment of indefinite useful life is reviewed annually to determine whether the indefinite useful life continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

A gain or loss arising from derecognition of an intangible asset is measured as the difference between the net disposal proceeds and the carrying amount of the intangible assets and is recognized in the consolidated statement of comprehensive income when the intangible asset is derecognized.

Impairment of Nonfinancial Assets

Property and equipment, student relationship, right-of-use assets, and other noncurrent assets. The Group assesses as of reporting date whether there is an indication that nonfinancial assets may be impaired. If any such indication exists, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is calculated as the higher of the asset's or CGU's fair value



less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those assets or groups of assets. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessment of the time value of money and the risks specific to the asset.

An assessment is made at each financial reporting date as to whether there is an indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in profit or loss unless the asset is carried at revalued amount, in which case the reversal is treated as revaluation increase in OCI to the extent that it reverses a revaluation decrease of the same asset that was previously recognized in OCI. After such reversal, the depreciation and amortization charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

Goodwill and intellectual property rights

Goodwill and intellectual property rights are reviewed for impairment, annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired.

Impairment on goodwill and intellectual property rights are determined by assessing the recoverable amount of the cash-generating unit, to which these assets relates. Where the recoverable amount of the cash-generating unit is less than the carrying amount, an impairment loss is recognized. Impairment losses relating to goodwill cannot be reversed in future periods.

Equity

The Group records common stock at par value for all shares issued and outstanding, and additional paid-in capital for the excess of the total contributions received over the aggregate par values of the equity shares. When the Group issues more than one class of stock, a separate account is maintained for each class of stock and the number of shares issued. Incremental costs incurred directly attributable to the issuance of new shares are shown in equity as a deduction from proceeds, net of tax. When any member of the Group purchases the Group's capital stock (treasury shares), the consideration paid, including any attributable incremental costs, is deducted from equity attributable to the Group's equity holders until the shares are cancelled, reissued or disposed of. Where such shares are subsequently sold or reissued, any consideration received, net of any directly attributable incremental transaction costs and the related tax effects, is included in equity. No gain or loss is recognized in profit or loss on the purchase, sale, issue or cancellation of the Parent Company's own equity investments.

Retained earnings represent accumulated earnings less dividends declared and any adjustment arising from application of new accounting standards, policies or correction of errors applied retroactively.

The individual accumulated earnings of the subsidiaries are available for dividend declaration when these are declared as dividends by the respective subsidiaries as approved by their respective BOD or BOT, as applicable.



Revenue and Income Recognition

Revenue is recognized when the Group satisfies a performance obligation by transferring a promised good or service to the customer, which is when the customer obtains control of the goods or service. Revenue is measured based on the consideration to which the Group expects to be entitled in exchange for transferring promised goods or services to a customer. The Group assesses its revenue arrangements against specific criteria in order to determine if it is acting as principal or agent. The Group has concluded that it is acting as principal in all of its revenue arrangements.

Revenue from schools and related operations consist of the following:

Revenue from tuition and other matriculation fees

Revenue from tuition fees and other matriculation fees are recognized over time over the corresponding school term using the output method (i.e., time lapsed over the service period such as semester or school year, depending on the curriculum registered). Upon enrollment, students have the option to pay the tuition and other matriculation fees in full or on installment.

Other student-related income

Other student-related income is recognized at a point in time when the promised goods are delivered to the customer or at point in time when services has been rendered. These mainly consist of the following:

Admission, examination and other fees

Admission, examination and other fees are recognized as income when examination has been granted by the school and related services have been provided to the students (at point in time).

Seminar income

Seminar income is recognized as income over the corresponding term or as the services are rendered (at point in time or over time).

Miscellaneous income

Miscellaneous income is recognized when earned (at point in time).

Following are contract balances relative to PFRS 15:

Receivables

A receivable represents the Group's right to an amount of consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due).

Contract assets

A contract asset is the right to consideration in exchange for goods or services transferred to the customer. If the Group performs by transferring goods or services to a customer before the payment is due, a contract asset is recognized for the earned consideration that is conditional.

Contract liabilities

A contract liability is the obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Group transfers goods or services to a customer, a contract liability is recognized when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognized as revenue when the Group performs under the contract. The Group's contract liabilities represent the unearned income on tuition fees (presented under unearned income) and accounts payable to students (presented under accounts payable and other current liabilities) and



will be recognized as revenue when the related educational services are rendered. Accounts payable to students are advance collections from students to be applied to the next school year or school term.

Costs and Expenses

The Group's costs and expenses constitute costs of operating the business recognized in the consolidated statement of comprehensive income as incurred.

Cost of schools and related operations

Cost of schools and related operations constitute expenses directly related to the Group's school and related operations which include expenses for salaries and wages of teaching and academic support personnel, student welfare activities, and all other student-related costs and expenses. Cost of schools and related operations are recognized as expense when the school and related services have been provided to the students.

General and Administrative Expenses

These expenses constitute costs of administering the business. General and administrative expenses, except for rent expense, are recognized as incurred.

Interest and Financing Charges

Interest and financing charges, excluding capitalizable borrowing costs, is recognized as expense in the period in which it is incurred.

Borrowing costs are capitalized if they are directly attributable to the acquisition or construction of a qualifying asset. Borrowing costs consist of interest and other costs that the Group incurs in connection with the borrowing of funds. Capitalization of borrowing costs commences when the activities to prepare the asset are in progress and expenditures and borrowing costs are being incurred. Borrowing costs are capitalized until the assets are substantially ready for their intended use.

Retirement Benefits

Retirement benefits cost is actuarially determined using the projected unit credit method. This method considers each period of service as giving rise to an additional unit of benefit entitlement and measures each unit separately to build up the final obligation.

Retirement benefits cost comprises the following:

- Service costs
- Net interest on the net defined benefit liability or asset

Service costs which include current service costs, past service costs and gains or losses on nonroutine settlements are recognized as expense in profit or loss. Past service costs are recognized when plan amendment or curtailment occurs.

Net interest on the net defined benefit liability or asset is the change during the period in the net defined benefit liability or asset that arises from the passage of time which is determined by applying the discount rate based on high quality corporate bonds to the net defined benefit liability or asset. Net interest on the net defined benefit liability or asset is recognized as expense or income in profit or loss.

Remeasurements comprising actuarial gains and losses (excluding net interest on defined benefit liability) are recognized immediately in other comprehensive income in the period in which they arise. Remeasurements are not reclassified to profit or loss in subsequent periods.



The net defined benefit liability or asset is the aggregate of the present value of the defined benefit obligation at the end of the reporting period reduced by the fair value of plan assets (if any), adjusted for any effect of limiting a net defined benefit asset to the asset ceiling. The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the creditors of the Group, nor can they be paid directly to the Group. Fair value of plan assets is based on market price information. When no market price is available, the fair value of plan assets is estimated by discounting expected future cash flows using a discount rate that reflects both the risk associated with the plan assets and the maturity or expected disposal date of those assets (or, if they have no maturity, the expected period until the settlement of the related obligations).

Income Taxes

Current tax

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

Deferred tax

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

Deferred tax liabilities are recognized for all taxable temporary differences. Deferred tax assets are recognized for all deductible temporary differences, net operating loss carry over (NOLCO) and minimum corporate income tax (MCIT) to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences can be utilized. Deferred tax, however, is not recognized when it arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss.

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

When a subsidiary is disposed, and said subsidiary has a single asset, land, which is classified as property and equipment carried at revalued amount in the consolidated financial statements, the tax paid on disposal of the subsidiary, emanating from the difference between the cost of the land and its selling price, is taken to OCI in the consolidated statement of comprehensive income. The related tax, e.g. capital gains tax (CGT), is netted against the reversal of deferred tax liability on revaluation increment of land sold through sale of subsidiary.

Deferred income tax that relates to items that are recognized: (a) in other comprehensive income shall be recognized in other comprehensive income; and (b) directly in equity shall be recognized directly in equity.

Deferred income tax assets and liabilities are offset if a legally enforceable right to offset current income tax against current income tax liabilities and the deferred income tax assets and liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend to either settle current income tax liabilities and assets on a net



basis or to realize the assets and settle the liabilities simultaneously, on each future period in which significant amounts of deferred income tax assets and liabilities are expected to be settled or recovered. Subsidiaries operating in the Philippines file income tax returns on an individual basis. Thus, the deferred tax assets and deferred tax liabilities are offset on a per entity basis.

Leases - Group as Lessor

Leases in which the Group does not transfer substantially all the risks and benefits of ownership of the asset are classified as operating leases. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased asset and recognized over the leased term on the same bases as rental income. Rental income is recognized on a straight-line basis over the term of the lease.

Foreign Currency-denominated Transactions and Translation

Foreign currency-denominated transactions are recorded using the prevailing exchange rates at the time of transactions. Foreign currency-denominated monetary assets and liabilities are translated to Philippine Peso closing rate of exchange prevailing at the reporting date. Exchange gains or losses arising from foreign currency are charged to profit or loss.

Basic Earnings Per Share (EPS)

Basic earnings per common share is computed based on weighted average number of issued and outstanding common shares, less treasury shares, after giving retroactive effect for any stock dividends. Diluted earnings per share, if applicable, is computed on the basis of the weighted average number of shares outstanding during the year plus the weighted average number of ordinary shares that would be issued on the conversion of all the dilutive potential ordinary shares into ordinary shares. There are no dilutive potential common shares that would require disclosure of diluted earnings per common share in the consolidated financial statements.

Segment Reporting

The Group's operating business are organized and managed separately according to the nature of services provided, with each segment representing a strategic business unit that offers different products and serves different markets. Financial information on business segments is presented in Note 28 to the consolidated financial statements.

Provisions

Provisions are recognized when (a) the Group has a present obligation (legal or constructive) as a result of a past event, (b) it is probable that an outflow of assets embodying economic benefits will be required to settle the obligation and (c) a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessment of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense.

Contingencies

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



Events after the Financial Reporting Date

Post year-end events up to the date of the auditor's report that provide additional information about the Group's position at financial reporting date (adjusting event) are reflected in the consolidated financial statements. Any post year-end events that are not adjusting events are disclosed when material to the consolidated financial statements.

5. Significant Accounting Judgments and Estimates

The preparation of the consolidated financial statements requires management to make judgments and estimates that affect the amounts reported in the consolidated financial statements and accompanying notes. Future events may occur which can cause the assumptions used in arriving at those estimates to change. The effects of any changes in estimates will be reflected in the consolidated financial statements as they become reasonably determinable.

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.

Fair valuation of land

The Group measures land at revalued amount with changes in fair value being recognized in other comprehensive income. The Group engaged an independent firm of appraisers to determine the fair value as at December 31, 2021 and 2020. The key assumptions used to determine fair value are disclosed in Note 11.

As at December 31, 2021 and 2020, the fair value of land amounted to P6,460.8 million and P6,219.8 million, respectively (Note 11).

Estimation of allowance for ECL on tuition and other fees receivables

The Group generally uses provision matrix to calculate ECL for tuition and other fees receivables. The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns. The provision matrix is initially based on the Group's historical observed default rates. The Group will then consider directly relevant forward-looking information. At every reporting date, the historical observed default rates are updated and forward-looking factors specific to the debtors and the economic environment are updated to consider the impact of the coronavirus pandemic.

The Group also applied weights to various scenarios in the computation of the allowance for ECL to incorporate impact of uncertainty due to the current economic conditions such as the impact of the coronavirus pandemic. The amount of ECL is sensitive to changes in circumstances and of forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of the customer's actual default in the future.

Allowance for ECL on tuition and other fees receivables and related carrying value are disclosed in Note 8.

Leases under PFRS 16 – Estimating the IBR

The Group cannot readily determine the interest rate implicit in the lease, therefore, it uses IBR to measure lease liabilities. The IBR is the rate of interest that an entity would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The IBR therefore reflects what the entities 'would have to pay', which requires estimation when no observable rates are available (such



as for entities that do not enter into financing transactions) or when they need to be adjusted to reflect the terms and conditions of the lease (for example, when leases are not in functional currency). The Group estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates (such as the stand-alone credit rating).

The Group's right-of-use assets and lease liabilities are disclosed in Note 31.

Estimation of useful lives of student relationship

The Group estimates the useful lives of student relationship based on the period over which the assets are expected to be available for use which represents the number of years that the students are expected to stay until they graduate. The Group reviews the estimated useful lives based on factors that include asset utilization, internal technical evaluation and anticipated use of the assets. It is possible that future results of operations could be materially affected by changes in these estimates brought about by changes in the aforementioned factors. A reduction in the estimated useful lives of student relationship would increase amortization expenses and decrease noncurrent assets.

There is no change in the estimated useful lives of student relationship from the effectivity of the merger. The carrying values of student relationship amounted to P43.8 million and P78.8 million as of December 31, 2021 and 2020, respectively (Note 6).

Impairment of nonfinancial assets

The Group assesses impairment on its property and equipment, intangible assets (other than goodwill and intellectual property rights) and noncurrent assets whenever events or changes in circumstances indicate that the carrying amount of these assets may not be recoverable. The factors that the Group considers important which could trigger an impairment review include significant underperformance relative to expected historical or projected future operating results, significant changes in the manner of use of the acquired assets or the strategy for overall business, and significant negative industry or economic trends.

An impairment loss is recognized whenever the carrying amount of an asset exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less cost to sell and value in use. The fair value is the amount obtainable from the sale of an asset in an arm's length transaction while value in use is the present value of estimated future cash flows expected to arise from continuing use of an asset and from its disposal at the end of its useful life. Recoverable amounts are estimated for individual assets or, if it is not possible, for the cash-generating unit to which the asset belongs.

As to the Group's property and equipment, student relationship and noncurrent assets, no impairment loss was recognized, except for the allowance for impairment in value of land amounting to \$\textstyle{P}\$15.8 million as of December 31, 2020, and the 2021 impairment in student relationship attributable to APEC (Notes 6, 10, 11 and 13). The impairment in land was reversed in 2021 with the increase in fair value based on the appraisal report obtained from SEC-accredited independent firms of appraisers as at December 31, 2021.

In 2021, the Group performed an impairment testing on the property and equipment and right-of-use assets of APEC due to the continuing losses and significant decline in number of students. In assessing the impairment, the Group determines the recoverable amount using value in use with details disclosed in Note 31. There is no impairment loss recognized on these assets in 2021. The carrying value of these assets are disclosed in Notes 10 and 31.



Impairment of goodwill and intellectual property rights are assessed at least on an annual basis. In assessing the impairment, the Group determines the recoverable amount using value in use with details disclosed in Notes 6 and 12. There is no impairment loss recognized on these assets in 2021, 2020 and 2019. The carrying value of these assets are disclosed in Notes 6 and 12.

Estimation of pension obligations and other retirement benefits

The determination of the Group's pension cost and liabilities is dependent on the selection of certain assumptions used in calculating such amounts. Those assumptions include, among others, discount rate and salary increase rate which were disclosed in Note 25 and to which the cash flows are most sensitive to. While the Group believes that the assumptions are reasonable and appropriate, significant differences in the actual experience or significant changes in assumptions may materially affect the retirement expense and related asset or liability.

As at December 31, 2021 and 2020, the net pension liabilities amounted to ₱124.2 million and ₱168.1 million, respectively, while net pension assets amounted to ₱18.1 million and ₱4.7 million as at December 31, 2021 and 2020, respectively (Note 25).

Deferred tax assets

The Group reviews the carrying amounts of deferred tax assets at each financial reporting date and reduces deferred tax assets to the extent that it is no longer probable that sufficient future taxable profit will be available to allow all or part of the deferred income tax assets to be utilized. Where there is no absolute assurance that each legal entity in the Group will generate sufficient taxable profit to allow all or part of its deferred tax assets to be utilized, deferred tax assets are not recognized.

Deferred tax assets recognized and temporary differences on which deferred tax assets were not recognized are disclosed in Note 23.

Provisions and contingencies

The Group is currently involved in certain legal proceedings and claims in the ordinary course of business. The estimate of the probable costs for the resolution of these claims has been developed in consultation with outside counsel handling the defense in these matters and is based upon an analysis of potential results. The ultimate disposition of these matters cannot be determined with certainty. The Group will exhaust all legal remedies available to it in defending itself in these claims and proceedings (Notes 14 and 31).

6. Business Combination and Transactions with Non-Controlling Interests

Business Combination

As disclosed in Note 1, on October 1, 2018, the BOD of iPeople, inc. executed a MOA for a proposed Plan of Merger between iPeople, inc. and AEI with iPeople, inc. as the surviving entity with HI and AC owning 48.18% and 33.5%, respectively. The merger would bring together the educational groups of HI and AC.

On April 24, 2019, the SEC approved the merger between iPeople, inc. and AEI, with iPeople, inc. as the surviving entity, and to take effect five business working days thereafter or May 2, 2019. On said date, iPeople, inc. issued 295,329,976 common shares from its unissued capital stock to AC, the parent company of AEI. iPeople, inc., being the surviving corporation, is deemed to have acquired all the assets and to have assumed all the liabilities of AEI in a business combination accounted for under the acquisition method. In exchange for the transfer of the net assets of AEI to iPeople, inc., iPeople, inc. issued to AC an aggregate of 295,329,976 shares with par value of ₱1.0 per share for a total fair value of ₱3,591.21 million based on iPeople, inc.'s quoted closing rate per share as of



May 2, 2019. The excess of the fair value of shares issued over the par value was recognized as additional paid-in capital.

Assets acquired from AEI includes investments in the following subsidiaries:

Subsidiaries	Ownership Interest
Affordable Private Education Center, Inc. doing business under the	
name of APEC Schools (APEC)	100.00%
National Teachers College doing business under the name/s	
and style/s of The National Teachers College (NTC)	99.79%
University of Nueva Caceres (UNC)	58.63%
AC College of Enterprise and Technology, Inc. (ACCET)	100.00%
LINC Institute, Inc. Doing Business under the Name	
and Style of LINC Academy (LINC)	100.00%

The purchase price allocation has been finalized. The fair values of the identifiable assets and liabilities acquired and goodwill arising as at the date of acquisition follows (amounts in thousands):

Assets	
Cash and cash equivalents	₱1,291,500
Trade and other receivables	231,421
Other current assets	188,222
Land classified as property and equipment (Note 11)	2,038,085
Other property and equipment (Note 10)	725,681
Right-of-use assets (Note 31)	363,029
Intellectual property rights	523,103
Student relationship	116,009
Other noncurrent assets	102,717
	5,579,767
Liabilities	-
Accounts and other payables	319,124
Loans payable	260,000
Deferred tax liabilities	432,946
Leased liabilities (Note 31)	374,622
Other liabilities	77,815
	1,464,507
Total identifiable net assets at fair value	4,115,260
Non-controlling interest	(537,520)
Goodwill (Note 12)	13,472
Cost of acquisition	₱3,591,213

The non-controlling interests have been measured at the proportionate share of the value of the net identifiable assets acquired and liabilities assumed.

Acquisition-related costs incurred in 2019 were recognized as expense.



Analysis of 2019 cash flows on acquisition follows:

Cash acquired from the subsidiaries (included in cash flows from	
investing activities)	₽1,291,500
Transaction costs of the acquisition (included in cash flows from	
operating activities)	(7,523)
Transaction costs attributable to issuance of shares (included in cash	
flows from financing activities)	(2,953)
Net cash flows on acquisition	₽1,281,024

Based on the valuation performed, the Group has identified other intangible assets such as the intellectual property rights with infinite life and student relationship with an estimated useful life of 5 years to 7 years based on the contractual relationship between the school entities and its students. These assets are attributed from the acquisition of operating schools NTC, APEC and UNC. The carrying value and movement of student relationship as of and for the year ended December 31 follows:

	2021	2020
Cost from business combination	₽116,009	₽116,009
Accumulated amortization:		
Beginning balance	(37,184)	(14,874)
Amortization and impairment (Note 20a)	(35,064)	(22,310)
Ending balance	(72,248)	(37,184)
Balance at end of the year	₽ 43,761	₽78,825

Amortization amounted to ₱22.3 million in both years. In 2021, the Group recognized ₱12.8 million impairment loss on student relationship attributable to APEC due to the significant decline in students because of the impact of coronavirus pandemic.

As of December 31, 2021 and 2020, the Group performed impairment testing on intellectual property rights using the income approach. Key assumptions used are as follows:

- Revenue projections and long-term growth rate (3% for 2021 and 2020). Revenue projections
 based on financial budgets approved by management and considers the impact of the K to 12
 Basic Education Program effective 2016 and the coronavirus pandemic. The long-term growth
 rate is the expected growth rate in the education industry sector.
- Discount rates (14% to 15% for 2021 and 13% to 14% for 2020). The discount rate used for the
 computation of the net present value is the weighted average cost of capital and was determined
 by reference to comparable listed companies in the educational sector.
- Royalty rates (1% to 6% for 2021 and 2020). This is based on the publicly available information
 on franchising of educational institutions in the Philippines, with consideration on the operational
 risk of the involved entity.

In 2021 and 2020, management assessed that no impairment loss should be recognized.

Transactions with Non-Controlling Interests

On May 9, 2019, the Parent Company acquired the 281,642 shares of MESI owned by HI, representing 7% ownership in MESI. With this acquisition, MESI became a 100%-owned subsidiary of the Parent Company. The \$\mathbb{P}\$354.2 million excess of the consideration paid over the book value of non-controlling interest acquired was recognized in equity by debiting "Equity reserve".



In December 2019, the Parent Company acquired 2,743 additional shares of UNC from various stockholders representing 24.99% ownership in UNC. With the acquisition, the Parent Company now owned 83.62% of UNC. The ₱123.8 million excess of book value of non-controlling interest acquired over the consideration paid was recognized in equity by crediting "Equity reserve".

7. Cash and Cash Equivalents

This account consists of:

	2021	2020
Cash on hand	₽2,360	₽2,139
Cash in banks (Note 15)	448,853	344,874
Cash equivalents (Note 15)	1,152,916	971,989
	₽1,604,129	₽1,319,002

Cash in banks earn interest at the prevailing bank deposit rates. Cash equivalents have terms with varying periods of up to three months depending on the immediate cash requirements of the Group and earn interest at the prevailing short-term investment rates.

Interest income from cash in banks and cash equivalents amounted to ₱6.0 million, ₱10.7 million and ₱22.6 million in 2021, 2020 and 2019, respectively (Note 22).

8. Receivables

This account consists of:

	2021	2020
Tuition and other fees	₽1,246,586	₽1,160,745
Advances to officers and employees	21,529	21,882
Others	54,626	31,418
	1,322,741	1,214,045
Allowance for ECL	(289,890)	(177,748)
,	₽1,032,851	₽1,036,297

Tuition and other fees receivable pertain to tuition and other matriculation fees which are normally collected during the school term. This also includes receivable from Department of Education (DepEd) amounting to ₱140.8 million and ₱138.8 million as at December 31, 2021 and 2020, respectively, arising from the Senior High School (SHS) Voucher Program wherein qualified SHS students are given assistance on tuition fees. These receivables are noninterest-bearing and are generally collectible within one year.

Advances to officers and employees consist mostly of advances subject to liquidation, interest-bearing receivables pertaining to car loan and noninterest-bearing telephone charges, hospitalization bill and library and printing charges. Receivables from employees are settled through salary deductions. Interest income from advances to officers and employees amounted to \$\mathbb{P}0.1\$ million, \$\mathbb{P}0.2\$ million and \$\mathbb{P}0.1\$ million in 2021, 2020 and 2019, respectively (Note 22). These receivables are noninterest-bearing and are generally collectible within one year.



The changes in allowance for ECL as at December 31 follow:

	2021			
	Tuition and other fees	Trade	Others	Total
Balance at beginning of year	₽168,978	₽3,393	₽5,377	₽177,748
Provisions for the year (Note 21)	114,229	-	=	114,229
Write-off	(2,087)	125	22	(2,087)
Balance at end of year	₽281,120	₽3,393	₽5,377	₽289,890
Gross receivables	₽1,246,586	₽4,964	₽49,662	₽1,301,212

	2020			
	Tuition and other fees	Trade	Others	Total
Balance at beginning of year	₱125,261	₽3,393	₽6,191	₽134,845
Provisions for the year (Note 21)	48,755	-	_	48,755
Write-off	(5,038)		(814)	(5,852)
Balance at end of year	₽168,978	₽3,393	₽5,377	₽177,748
Gross receivables	₽1,160,745	₽5,482	₱47,818	₽1,214,045

9. Prepaid Expenses and Other Current Assets

	2021	2020
Prepaid expenses	₽192,032	₽99,553
Restricted funds (Note 15)	34,816	30,960
CWT	7,298	12,676
Books inventories	5,095	3,983
Office supplies	3,805	2,802
Input VAT	1,539	597
Others	146,436	120,033
	₽391,021	₽270,604

Prepaid expenses mainly include prepayments for membership fees, subscriptions, and insurance, among others.

Restricted funds significantly pertain to funds held for government and private entities and invested in money market placements exclusively for use in government programs such as CWTS, NSTP, for financing of scholars of certain private entities, and for the purpose of undertaking socio-economic studies, and development projects (Note 14).

Others relate to rent deposits and other supplies. This also includes payments made on certain claims that are under protest (Note 31).



10. Property and Equipment

The rollforward analysis of this account follows:

~	Buildings and Improvements	Furniture and Equipment	Transportation Equipment	Construction In Progress	Total
Cost		- Annual	- Acceptances c		322 2000
Balance at beginning of year	₽4,914,555	₽2,365,584	₽48,521	₱1,654,804	₽8,983,464
Acquisitions	46,919	85,600	6,353	72,498	211,370
Disposals/retirement	(120,388)	(4,398)	252	251	(124,786)
Reclassifications and adjustments	58,969	125,924	(2,897)	(82,222)	99,774
Balance at end of year	4,900,055	2,572,710	51,977	1,645,080	9,169,822
Accumulated depreciation, amortization and impairment loss		30" 54-	şi k	30° 244	30 DE
Balance at beginning of year	1,532,900	1,832,916	32,136	_	3,397,952
Depreciation (Notes 20 and 21)	198,864	156,312	7,063		362,239
Disposals/retirement	(120,388)	(2,223)		5=3	(122,611)
Reclassifications and adjustments	(21,317)	148,977	(2,426)		125,234
Balance at end of year	1,590,059	2,135,982	36,773	-22	3,762,814
Net book value at cost	3,309,996	436,728	15,204	1,645,080	5,407,008
Land at revalued amounts (Note 11)	-				6,460,845
Total	₽3,309,996	₽436,728	₽15,204	₽1,645,080	₽11,867,853

	Office				
	Buildings and Improvements	Furniture and Equipment	Transportation Equipment	Construction In Progress	Total
Cost					
Balance at beginning of year	P4,835,054	₱2,235,728	₽49,552	₽1,020,920	₽8,141,254
Acquisitions	92,009	177,822	100	633,884	903,715
Disposals/retirement	= 3	(39,298)	-		(39,298)
Reclassifications and adjustments	(12,508)	(8,668)	(1,031)	-	(22,207)
Balance at end of year	4,914,555	2,365,584	48,521	1,654,804	8,983,464
Accumulated depreciation, amortization and impairment loss	- 811 (2	11		V-5-875	
Balance at beginning of year	1,362,597	1,665,887	29,293		3,057,777
Depreciation (Notes 20 and 21)	170,303	201,698	7,851	500	379,852
Disposals/retirement		(39,298)	(400)	100	(39,298)
Reclassifications and adjustments	=======================================	4,629	(5,008)	-	(379)
Balance at end of year	1,532,900	1,832,916	32,136	14	3,397,952
Net book value at cost	3,381,655	532,668	16,385	1,654,804	5,585,512
Land at revalued amounts (Note 11)		1000 W. 020	2	#65 Word	6,219,772
Total	₽3,381,655	₽532,668	₽16,385	₽1,654,804	₽11,805,284

Construction in progress as at December 31, 2021 and 2020 mainly includes the general cost of construction of MESI's new school building in Makati City and other direct costs (Note 11).

Capitalized interest expense on loans obtained to finance the construction of school buildings amounted to nil and ₱58.0 million in 2021 and 2020, respectively (Notes 16 and 17).

The land and related improvements owned by MCMI with carrying value of ₱2,382.0 million and ₱2,361.5 million as of December 31, 2021 and 2020, respectively, were used to secure the long-term loans of MCMI as disclosed in Note 17.

As disclosed in Note 5, the Group performed an impairment testing of the property and equipment and right-of-use assets of APEC in which management assessed that there is no impairment. Details of the impairment testing is disclosed in Note 31.



11. Land at Revalued Amounts

This account, classified as property and equipment (see Note 10), consists of:

	2021	2020
Land at cost:		ž.
Balance at beginning of year	₽ 4,066,906	₱5,100,906
Land sold through sale of subsidiary		(1,034,000)
Balance at end of year	4,066,906	4,066,906
Provision for impairment:		****
Balance at beginning of year	(15,763)	(21,000)
Reversal during the year charged to		120 8 15
profit or loss	15,763	5,237
Balance at end of year	-	(15,763)
Revaluation increment on land:		
Balance at beginning of year	2,168,629	2,480,949
Change in revaluation increment	225,310	600,321
Revaluation increment on land transferred to		
retained earnings as a result of the sale of		
subsidiary	ora	(912,641)
Balance at end of year	2,393,939	2,168,629
98	₽6,460,845	₽6,219,772

Land at revalued amounts consists of owner-occupied property wherein the school buildings and other facilities are located.

Land were appraised by SEC-accredited independent firms of appraisers to determine the revalued amounts as at December 31, 2021 and 2020, respectively.

The valuation was derived through the market approach based upon prices paid in actual market transactions. This approach relies on the comparison of recent sale transactions or offerings of similar properties which have occurred and/or offered with close proximity to the subject properties, adjusted based on certain elements of comparison (e.g. location, size and road frontage).

The parcels of land were valued in terms of their highest and best use which is categorized under Level 3 of the fair value hierarchy.

Location	Valuation	Unobservable	Range	
	Techniques	Inputs Used	2021	2020
Makati and Intramuros, Manila	Market Approach	Price per square meter	₽61,000 to ₽222,500	₽48,000 to ₽100,800
Cabuyao, Laguna	Market Approach	Price per square meter	₽10,412 to ₽14,042	₽8,640 to ₽16,200
Davao City, Davao Del Sur	Market Approach	Price per square meter	₱23,750 to 32,148	₱13,553 to 40,800
Pandacan, Metro Manila	Market Approach	Price per square meter	₽76,500 to ₽93,500	₽51,300 to ₽85,500



	Valuation	Unobservable	Range	
Location	Techniques	Inputs Used	2021	2020
San Jose Del Monte City, Bulacan	Market Approach	Price per square meter	₽55,510 to 59,993	₱50,468 to 59,993
Naga City, Camarines Sur	Market Approach	Price per square meter	₱18,573 to ₱27,075	₱15,750 to ₱31,050
Quiapo, Manila	Market Approach	Price per square meter	₽70,837 to 130,625	₽69,034 to 133,650

Net adjustment factors arising from external and internal factors (i.e. location, size and road frontage) affecting the subject properties as compared to the market listing of comparable properties, range from -5% to +50% in 2021 and from -55% to +35% in 2020.

Significant increases (decreases) in estimated price per square meter would result in a significantly higher (lower) fair value of the land.

In 2019, the Group recorded provision for impairment in value of ₱21 million on a parcel of land charged to profit or loss [presented under 'Other income (charges) - net] as there was no previous revaluation increment recognized on said land. Based on the 2021 and 2020 appraisal of the same parcel of land, there was an increase in value that resulted to the reversal of the impairment loss. The reversal was credited to profit or loss as "Other income (charges) - net" in the 2021 and 2020 statement of comprehensive income.

In December 2020, MESI sold its investment in subsidiary San Lorenzo Ruiz Investment Holdings and Services Inc. to HI for ₱1,946.6 million and paid CGT of ₱126.8 million on the gain on sale. MESI applied the ₱250.0 million earnest money received from HI in 2019 which was recorded as part of 2019 accounts payable (Note 15) as payment and the balance was paid in cash. The Group treated the sale of investment as disposal of the net assets of the subsidiary which mainly represents the land classified as property and equipment. As the land is carried at revalued amount, prior to the sale, the Group recorded revaluation increment of ₱188.7 million (gross of tax) to reflect the land's fair value of ₱1,946.6 million equivalent to the selling price of said land. The revaluation increment (net of tax) of ₱132.1 million was credited to OCI. Upon sale of the subsidiary in 2020, the Group recorded the following:

- Reversal through OCI of the deferred tax liability on revaluation increment of subsidiary's land amounting to ₱273.8 million;
- Recognition of CGT on the sale of the subsidiary through OCI amounting to ₱126.8 million, which is netted against Reversal of deferred tax liability on revaluation increment of land sold through sale of subsidiary in the consolidated statement of comprehensive income; and
- Transfer of revaluation increment of the subsidiary's land accumulated in equity (net of tax) amounting to ₱785.8 million to retained earnings.

Since the land of the sold subsidiary was carried at revalued amount, in accordance with the Group's accounting policy, gain or loss on sale will not recycle to profit or loss but the corresponding revaluation increment in equity is transferred to retained earnings.



12. Goodwill

The goodwill recognized in the consolidated statement of financial position amounting to ₱151.3 million as at December 31, 2021 and 2020 pertains to the ₱137.8 million goodwill from acquisition of MESI in 1999 and ₱13.5 million goodwill from the 2019 acquisition of AEI subsidiaries as disclosed in Note 6.

The Group performed impairment testing on goodwill arising from acquisition of MESI wherein MESI was considered as the CGU. No impairment testing was done on the ₱13.5 million goodwill as the Group assessed it as not material to the consolidated financial statements. In 2021, 2020 and 2019, management assessed that no impairment loss should be recognized.

Key assumptions used in the value in use (VIU) calculation

As at December 31, 2021 and 2020, the recoverable amount of the CGU has been determined based on a VIU calculation using five-year cash flow projections. Key assumptions in the VIU calculation of the CGU are most sensitive to the following:

- Future revenues and revenue growth rates. Cash flow projections based on financial budgets approved by management covering a five-year period and considers the impact of coronavirus pandemic, among others.
- Long-term growth rates (4.84% for 2021 and 3.78% for 2020). The Long-term growth rate is the expected growth rate in the education industry sector.
- Discount rate (11% for 2021 and 10.9% for 2020). The discount rate used for the computation of the net present value is the weighted average cost of capital and was determined by reference to Parent Company's capital structure.

Sensitivity to changes in assumptions

Management believes that no reasonably possible change in any of the above key assumptions would cause the carrying value of goodwill to materially exceed its recoverable amount.

13. Other Noncurrent Assets

This account consists of:

QI	2021	2020
Input VAT - net	₽39,146	₽39,563
Miscellaneous deposits	27,081	29,322
Creditable withholding tax	22,714	23,059
Computer software	19,464	9,036
Books and periodicals	5,266	7,047
8:	₽113,671	₽108,027

Miscellaneous deposits include rent deposits of the Group amounting to ₱15.0 million and ₱18.0 million as of December 31, 2021 and 2020, respectively.



Computer software is amortized over a period of three years. The rollforward analysis of computer software follows:

	2021	2020
Cost		ν.
Balance at the beginning of the year	₽44,025	₽42,185
Additions	15,479	1,840
Balance at the end of the year	59,504	44,025
Accumulated Amortization		
Balance at the beginning of the year	34,989	32,844
Amortization (Notes 20 and 21)	4,551	2,275
Reclassifications	500	(130)
Balance at the end of the year	40,040	34,989
Net Book Value	₽19,464	₽9,036

14. Accounts Payable and Other Current Liabilities and Unearned Income

Accounts payable and other current liabilities consists of:

	2021	2020
Accounts payable	₽397,869	₽515,992
Accrued expenses	385,599	432,927
Funds payable	240,628	140,415
Other payables	12,023	66,251
· · · · · · · · · · · · · · · · · · ·	₽1,036,119	₽1,155,585

Accounts payable pertains to the Group's obligation to local suppliers. Accounts payable also includes payables to students which are considered Contract liabilities as disclosed below.

Accrued expenses consist of:

	2021	2020
Provisions (Note 31)	₽159,266	₽159,266
Payable to suppliers	111,979	124,460
Accrued salaries and wages	19,222	21,661
Accrued professional fees	15,359	21,515
Accrued interest	18,057	16,890
Accrued communication expense	3,998	15,042
Withholding taxes and others	15,864	12,003
SSS and other contributions	5,136	6,050
Contracted services	5,665	3,687
Accrued utilities	4,311	3,224
Output VAT payable	5,181	2,625
Insurance	3,081	1,594
Others	18,480	44,910
	₽385,599	₽432,927

Funds payable includes funds received by the Group from Department of Science and Technology (DOST), Commission on Higher Education (CHED) and private entities for their scholarship programs to be granted to the Group's students, and NSTP and CWTS fees collected from students.



Other payables include outstanding balance on the acquisition of additional shares from UNC amounting to nil as of December 31, 2021 and ₱60.68 million as of December 31, 2020.

Accounts payable, accrued expenses, and other payables are noninterest-bearing and are expected to be settled within a year after the financial reporting date. Funds payables are noninterest-bearing and are expected to be settled upon payout related to the funded projects and scholarship programs.

Unearned Income

Unearned income amounted to ₱658.4 million and ₱680.6 million as of December 31, 2021 and 2020, respectively. This mainly includes unearned tuition fees amounting to ₱655.6 million and ₱670.0 million as at December 31, 2021 and 2020, respectively.

Contract Liabilities

The Group's contract liabilities represent the unearned tuition fees (presented under unearned income) and accounts payable to students (presented under accounts payable). These will be recognized as revenue when the related educational services are rendered. Accounts payable to students are advance collections from students to be applied to the next school year or school term.

As at December 31, 2021, contract liabilities amounted to ₱691.44 million and these will be recognized as revenue in the following year. Contract liabilities as of January 1, 2021 amounting to ₱708.13 million were recognized as revenue in 2021. The decrease in contract liabilities in 2021 is mainly due to timing of enrollment period for School Year 2021-2022 and decrease in number of students for certain schools.

15. Related Party Transactions

Related party relationships exist when the entity has the ability to control, directly or indirectly, through one or more intermediaries, or exercise significant influence over the entity in making financial and operating decisions. Such relationships also exist between and/or among entities which are under common control with the reporting entity and its key management personnel, directors or stockholders. In considering each possible related entity relationship, attention is directed to the substance of the relationship and not merely the legal form.

Following are the transactions with related parties and the balances as at December 31:

Vear	Amount /	Receivables from (Payables to)	Terms and Conditions
Tear	Torune	(1 ayabics to)	Terms and Conditions
2021	₽-	(P13,566)	Noninterest-bearing; unsecured; due
2020	-	(5,941)	and demandable
ř e			
2021	51,534	_	12
2020	66.973	2	X2
2019	69,539		10 m
2021	85	248	Noninterest-bearing; unsecured; due
2020	100	206	and demandable; no impairment
2021	229	-	=
2020	33	S-3	
	2020 2021 2020 2019 2021 2020 2021	Year Volume 2021 P- 2020 - 2021 51.534 2020 66.973 2019 69.539 2021 - 2020 - 2021 2020 2021 229	Year Volume (Payables to) 2021 P- (P13,566) 2020 - (5,941) 2021 51,534 - 2020 66,973 - 2019 69,539 - 2021 - 248 2020 - 206 2021 229 -

(Forward)



	Year	Amount / Volume	Receivables from (Payables to)	Terms and Conditions
Entities under common control of HI			(1 m) motes to)	Terms and Conditions
c) Receivables from related parties				
	2021 2020	P	P25,328 25,824	Noninterest-bearing; unsecured; due and demandable; no impairment
Reimbursements	2020	25,325	-	12
Rental income	2021		483	
	2020 2019	(467) (2,447)	**************************************	U.S.
	******	(=).03.03		
d) Payables to related parties	2021	.=	(569)	Noninterest-bearing; unsecured; due
Contracted services (Notes 20 and	2020	300	(13,325)	and demandable
21)				
	2021 2020	36,934 37,660	-	=
	2019	61,556	-)
e) Accounts payable (Notes 10				Noninterest-bearing; unsecured;
and 14)	2021		(352)	payable on demand
	2020	(11,342)	(1,029)	
Entities under common control of PMMIC				
f) Cash and cash equivalents				
(Note 7)	2021		1,146,315	Interest at prevailing deposit and
	2020	-	992,360	short-term rates; unsecured; no impairment
Interest income (Note 22)				300
interest income (Note 22)	2021	6,050	(2)	N=
	2020 2019	10,734 22,630	-	
g) Receivables from related parties				
g) receivables from related parties	2021	9 2	18	Noninterest-bearing; unsecured; due
	2020		18	and demandable; no impairment
h) Insurance expense	2021	13.279	_	
	2020	12,803	-	
	2019	12,577	-	
Financial asset at FVTPL				
(Note 30)	2021	_	9,213	Carried at fair value; No impairment
	2020		9,705	
				Interest at prevailing deposit and
Restricted funds (Note 9)	2021	_	34,816	short-term rates; unsecured; no impairment
96-315/3-51 5 /0	2020	12	30,960	
Entities with significant influence	and and			
i) Payable to related parties	2021 2020	15E	(10,214)	Duc on demand, noninterest-bearing; unsecured; no impairment
Management fee and other				
professional fees (Notes 20 and 21)	2021	9,900	-	
	2020 2019	10,530 7,133	-	-
Others	2015	.,		
Others				
j) Accounts payable				Noninterest-bearing; unsecured; due
	2021 2020	-	(3) (2,205)	and demandable; no impairment
Tailiein			(2,233)	
Utilities	2021	2	_	12
	2020 2019	167 65	1 <u>00</u> 7 1507	
(Forward)	2017	03		



	Year	Amount / Volume	Receivables from (Payables to)	Terms and Conditions
Professional fees	571.85M/AV		4000 CO 000 CO	
	2021	₽449	₽_	
	2020	3,644	1 77 0	
	2019	3,044		
Others				
	2021	453	-	75 -
	2020	481	-	

The Group's significant transactions with related parties follow:

a) Payable to HI

This account pertains to management and other professional fees charged by HI for administering the Group's operations (Notes 20 and 21).

b) Receivables from HI

This account pertains to fuel consumption, car plan and gym rental advanced by the Group. These are noninterest-bearing and are payable on demand.

c) Receivables from entities under common control of HI

Receivables from entities under common control of HI arise from HI subsidiaries' lease of the Group's canteen kiosks in its Makati and Intramuros properties and expenses advanced by the Group. The term of the lease is for one year and renewable with uniform rental payments.

d) Payables to entities under common control of HI

Payables to entities under common control of HI pertain to property management and janitorial and security services (contractual services).

e) Accounts payable to entities under common control of HI

Accounts payable pertains to the outstanding balance of general cost of construction of school buildings and other facilities and professional fees related to the building construction (Notes 10 and 14).

f) Cash and Cash Equivalents

The Company maintains cash and cash equivalent with its affiliate bank and earns interest income at prevailing deposit and short-term investment rates (Note 7).

g) Receivables from entities under common control of PMMIC

Due from entities under common control of PMMIC arises from RCBC's rental of the Group's office spaces in its Makati property.

h) Payables to entities under common control of PMMIC

The Group obtains property and personnel insurance with its affiliated insurance company, Malayan Insurance Company, Inc. (MICO). Insurance contract coverage pertains to the Group's fire, accident, group and other insurance policies.

i) Payable to related parties

Payable to related parties mainly pertains to management fees charged by AC for the administration of the Parent Company's operations.

j) Accounts payable to related parties

Pertains to the water utility bills and professional fees payable to other affiliates.



Other related party transactions follow:

- a) The Group maintains its retirement fund with RCBC Trust Division (Note 25). Trust fees paid by the retirement plan to RCBC amounted to ₱1.23 million and ₱0.90 million for the years ended December 31, 2021 and 2020, respectively.
- b) Compensation of key management personnel of the Group

The remuneration of directors and other members of key management are as follows:

	2021	2020	2019
Short-term benefits	₽38,755	₽37,044	₽36,158
Post-employment benefits	1,400	1,342	1,138
,	₽40,155	₽38,386	₽37,296

Terms and conditions of transaction with related parties

Outstanding balances at year-end are unsecured, interest free and settlement occurs in cash. For the years ended December 31, 2021 and 2020, the Group has not recorded any impairment losses on receivables relating to amounts owed by related parties. This assessment is undertaken each year through examining the financial position of the related party and the market in which the related party operates.

16. Short-term Loans

• In 2017, the Group, through MCMI, obtained a short-term loan (STL) facility with Bank of Philippine Island (BPI), which was earmarked from the long-term loan facility of the Group from same bank, to finance the construction of MCMI's school building. Each STL facility may be re-availed/renewed/extended within a period of one year provided that the sum of the terms of re-availments/renewals/ extension will not exceed 360 days. The STL facility may be converted into a 10-year term loan facility which shall be partially secured by the real estate mortgage on the real property of MCMI. The STL facility is secured by the Continuing Suretyship Agreement of MESI. Annual interest rates range from 4.50% to 4.75%.

The Group, through MCMI, also obtained short-term loans from Land Bank of the Philippines (LBP) in 2020 amounting to ₱57.3 million, with annual interests ranging from 4.70% to 6.25%. The loans are secured by the land owned by MCMI.

Outstanding balance of short-term loans obtained by MCMI amounted to ₱400.0 million and ₱375.0 million as at December 31, 2021 and 2020, respectively.

• In 2018, the Group, through MESI, obtained unsecured peso-denominated short-term loans with BPI amounting to ₱900.0 million with annual interest rates ranging from 5.50% to 6.00%, to finance the acquisition of land from HI and the construction of MESI's school building in Makati City (Notes 10 and 11).

In 2020 and 2019, MESI obtained unsecured peso-denominated short-term loans with Robinsons Bank amounting to ₱150.0 million and ₱1,090.0 million, respectively, with annual interest rate of 5.30% to finance the construction of the new school building (Note 10). Full payment of the loans were made in 2020 amounting to ₱1,240.0 million.



• In 2019, the Group through APEC, availed of short-term, interest-bearing loan from a bank amounting to ₱70.0 million at 7.50% interest per annum payable monthly. This was fully paid in 2019.

The Group made payments amounting to ₱375.0 million and ₱1,254.3 million in 2021 and 2020, respectively. Total STL drawdowns in 2021 and 2020 amounted to ₱400.0 million and ₱230.5 million, respectively.

Interest expense charged to operations in 2021, 2020 and 2019 amounted to ₱6.7 million, ₱18.3 million and ₱37.2 million, respectively (Note 22). Interest expense that was capitalized as part of construction of MESI's building in 2021 and 2020 amounted to nil and ₱58.0 million, respectively (Note 10).

17. Long-term Loans

This account consists of the following as of December 31:

-	2021	2020
Unsecured bank loans	₽380,000	₹380,000
Secured bank loans	1,494,646	1,492,275
Total loans	1,874,646	1,872,275
Less current portion	21,001	7072
Noncurrent portion	₱1,853,645	₽1,872,275

Unsecured

The Group, through NTC, entered into a 10-year unsecured term loan facility with a third party local bank for ₱650.0 million to finance its building refurbishment and/or expansion (see Note 10). The principal payments will be made in 28 quarterly payments starting May 2022. As of December 31, 2021 and 2020, total drawdowns amounted to ₱380 million. The ₱300 million is subject to 5.5% fixed rate and the ₱80 million is subject to annual repricing based on higher of 5.5% or the prevailing one year benchmark rate or done rate of a liquid/active security, as agreed by the parties, with the same tenor if benchmark rate is not reflective of market rate, plus interest spread. In September 2021, the 80 million is converted to a 5.5% fixed rate.

The loan is subject to certain covenants including maintaining a maximum debt-to-equity structure ratio of 3:1. As of December 31, 2021 and 2020, NTC has complied with its covenant obligations, including maintaining the required debt-to-equity ratio. For 2021 and 2020, interest expense recognized in profit or loss amounted to ₱21.3 million and ₱8.5 million in 2019.

Current portion and noncurrent portion of long-term loan as of December 31, 2021 amounted to ₱21.0 million and ₱359.0 million.

Secured

In 2019, the Group, through MCMI, entered into a ten-year secured long-term loan agreement with a local bank for ₱1,500.0 million to refinance the construction of MCMI's school buildings and facilities that were initially funded by short-term loans. MCMI made partial drawdowns against this agreement amounting to ₱680.0 million, ₱350.0 million and ₱470.0 million in January, June and July 2019, respectively. The loans were subject to prevailing borrower's rate, plus a minimum spread of 0.50% per annum, but in no case lower than 4% per annum, subject to quarterly repricing. MCMI shall repay the loan in 20 equal quarterly installments to start at the end of 21st quarter from the initial



drawdown date. The loans were secured by the land and related improvements owned by MCMI with carrying value of \$\mathbb{P}2,382.0\$ million and \$\mathbb{P}2,361.5\$ million as of December 31, 2021 and 2020, respectively, and suretyship of MESI (Note 10). The loans were subject to certain positive and negative covenants such as the requirement for MESI to maintain its debt service cover ratio of at least 1.0 at all times and its debt-to-equity ratio of at least 75:25 starting on the third year of the loan (January 2022) reckoned from initial drawdown date of January 2019.

MCMI incurred debt issue cost amounting to ₱11.2 million which is being amortized over the loan term of 10 years using the effective interest method. The amortization of debt issue cost amounting to ₱2.4 million in 2021 and 2020 were recorded as part of interest expense.

Interest expense, including amortization of debt issue cost, amounted to ₱63.6 million in 2021 and 2020 and ₱58.3 million in 2019 (Note 22).

Outstanding balance of secured long-term loans as of December 31 follows:

7-	2021	2020
Principal	₽1,500,000	₽1,500,000
Unamortized debt issue cost	(5,354)	(7,725)
9	₽1,494,646	₽1,492,275

18. Equity

Capital Stock

Capital stock consists of 2,000,000,000 authorized shares with 1,044,263,197 issued and outstanding common shares as of December 31, 2021 and 2020, with a par value of P1 per share.

On September 15, 1989, SEC approved the registration of the Parent Company's entire authorized capital stock with a Certificate of Permit to Sell Securities authorizing the sale of 25 billion shares worth \$\text{P250.00}\$ million. The Parent Company's capital stock was listed in both Manila and Makati Stock Exchanges on January 24, 1990. Actual number of shares initially listed is 15 billion at an offer price of \$\text{P0.01}\$ per share.

Below is the summary of the Parent Company's outstanding number of shares and holders of securities as at December 31:

Year	Number of shares registered	Number of holders of securities as at year end
January 1, 2020	1,044,262,925	2,017
Add (deduct) movement		(4)
December 31, 2020	1,044,262,925	2,013
Add (deduct) movement	272	(7)
December 31, 2021	1,044,263,197	2,006



Retained Earnings

In accordance with Revised Securities Regulation Code (SRC) Rule No. 68, the Parent Company's retained earnings available for dividend declaration as at December 31, 2021 and 2020 amounted to ₱1,259.2 million and ₱982.6 million, respectively. The Parent Company and its subsidiaries will declare dividends out of their retained earnings available for dividend declaration.

The retained earnings account in the consolidated statements of financial position includes the accumulated equity in undistributed earnings of consolidated subsidiaries amounting ₱6,256.53 million and ₱6,043.84 million as at December 31, 2021 and 2020, respectively. These are not available for dividends until declared by the subsidiaries.

The BOD declared cash dividends as follows:

	2021	2020	2019
November 12, 2021,			
(₱0.239403 per share) to stockholders of			
record as of November 29, 2021, payable on			
December 22, 2021	₽250,000	₽-	₽-
April 8, 2021,			
(₱0.06 per share to stockholders of			
record as of May 7, 2021, payable on			
May 31, 2021	62,656		3 <u>00</u>
March 27, 2020,	整		
(₱0.070143 per share) to stockholders of			
record as of April 14, 2020, payable on			
May 8, 2020	_	73,248	-
June 28, 2019,			
(₱0.01373 per share to stockholders of			
record as of July 25, 2019, payable on			
August 16, 2019		:	14,338
March 29, 2019, 6% cash dividends			
(₱0.06 per share) to stockholders of			
record as of April 15, 2019, payable on			
May 14, 2019	-	_	44,936
	₽312,656	₽73,248	₽59,274

On April 1, 2022, the BOD declared ₱167.08 million cash dividends (₱0.16 per share) to stockholders of record as of April 29, 2022, payable on May 20, 2022.

Capital Management

The primary objective of the Group's capital management is to ensure that it maintains a strong credit rating and healthy capital ratios in order to support its business and maximize shareholder value. The Group considers its equity attributable to equity holders of the Parent Company as Capital.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes during the years ended December 31, 2021 and 2020.

As at December 31, 2021 and 2020, the Group is not subject to externally imposed capital requirements except for the long-term loan of NTC that is subject to debt to equity ratio requirement (Note 17).



The Group monitors capital using a debt-to-equity ratio, which is total liabilities divided by total equity attributable to equity holders of Parent Company. The Group's policy is to keep the debt-to-equity ratio not to exceed 2:1.

	2021	2020
Liabilities (a)	₽5,008,841	₽5,219,750
Equity (b)	10,869,371	10,252,416
Debt-to-equity ratio (a/b)	0.46:1.00	0.51:1.00

19. Revenue from Contracts with Customers

Revenue from schools and related operations consists of:

	2021	2020	2019
Tuition and other matriculation fees	₽3,570,963	₽3,223,956	₽2,949,845
Less: Scholarship grants and discounts	(289,692)	(273,208)	(119,911)
	3,281,271	2,950,748	2,829,934
Other student-related income:			
Seminar fee income	6,444	4,352	16,573
Miscellaneous	63,352	62,006	150,266
	₽3,351,067	₽3,017,106	₽2,996,773

Miscellaneous income consists of other student-related income which are other than payment for tuition fees. These include, but not limited to, entrance examination fees, exit examination fees, oral examination fees, graduation fees, certification of grades, good moral and other school credentials, photocopying printing, and bookstore sales, among others.

Disaggregation of the Group's revenue from contracts with customers based on the timing of revenue recognition:

9	2021	2020	2019
Revenue from schools and related operations:			
Revenue from tuition and other			
matriculation fees (over time)	₱3,281,271	₱2,950,748	₱2,829,934
Other student-related income			
(at a point in time)	69,796	66,358	166,839
	₽3,351,067	₽3,017,106	₽2,996,773

For the Group's receivables and contract liabilities, these are disclosed in Notes 8 and 14, respectively.



20. Cost of Schools and Related Operations

Cost of schools and related operations account consists of:

	2021	2020	2019
Personnel expenses (Note 24)	₽1,032,944	₽1,037,808	₽927,214
Depreciation and amortization	344,366	367,984	336,843
Management and other professional fees	State Control of the		Verticalities of the official state and a
(Note 15)	91,716	129,208	166,467
Student-related expenses	70,926	111,052	216,292
Periodicals	94,060	89,554	40,198
IT expense - software license	79,620	76,467	46,854
Utilities	50,131	61,547	128,761
Accreditation cost	23,077	31,682	11,122
Repairs and maintenance	24,629	20,049	34,664
Advertising	30,388	18,478	19,696
Tools and library books	77-1-2	21 10 C 2 2 PM 2 2 C C C C C C C C C C C C C C C C C	
(Notes 10 and 13)	15,992	17,587	33,969
Research and development fund	19,870	10,738	16,211
Insurance	10,325	10,601	10,101
Taxes and licenses	7,978	7,321	2,880
Seminar	7,621	7,267	16,769
Office supplies	2,432	6,437	16,084
Laboratory supplies	1,601	3,728	7,955
Entertainment, amusement and recreation	1,124	1,210	1,375
Transportation and travel	1,150	917	2,163
Rent (Note 31)	265	184	430
Miscellaneous	4,362	5,589	4,012
	₽1,914,579	₱2,015,408	₹2,040,060

a. Details of depreciation and amortization follows:

Q	2021	2020	2019
Depreciation (Note 10)	₽362,238	₱379,852	₽333,986
Depreciation - ROU assets (Note 31)	54,832	58,985	47,234
Amortization - Student relationship (Note 6)	35,064	22,310	14,874
Amortization (Note 13)	4,551	2,275	1,518
	₽456,685	₽463,422	₽397,612

b. Depreciation and amortization expenses as function of expense follows:

	2021	2020	2019
Cost of schools and related operations	₽292,352	₽312,302	₱289,610
Cost of schools and related operations - ROU			
assets (Note 31)	52,013	55,682	47,233
	344,366	367,984	336,843
General and administrative expenses (Note 21)	112,319	95,438	60,769
	₽456,685	₱463,422	₱397,612



21. General and Administrative Expenses

This account consists of:

	2021	2020	2019
Personnel expenses (Note 24)	₽195,388	₽212,163	₽143,472
Management and other service fees			
(Note 15)	136,951	150,649	148,095
Depreciation and amortization			
(Notes 10, 13 and 20)	112,319	95,438	60,769
Provisions for doubtful accounts (Note 8)	114,229	48,755	79
Advertising	40,147	26,517	21,401
Taxes and licenses	15,442	19,970	15,485
Repairs and maintenance	11,876	15,422	17,388
Utilities	12,839	13,914	11,379
Insurance	6,944	5,125	5,394
Donations	3,877	4,452	3,767
IT expense - software license	2,699	3,983	3,478
Transportation and travel	2,331	2,900	5,123
Entertainment, amusement, and recreation	2,326	2,549	3,642
Commission	3,184	2,230	829
Seminar	4,369	2,087	11,269
Office supplies	773	1,720	4,094
Investor relations	3,877	1,306	9,765
Rent (Note 31)	180	547	3,361
Miscellaneous	30,488	10,215	12,671
	₽702,359	₽619,942	₽481,461

Management and other service fees consist of property management fees, janitorial and security service fees, lawyers, payroll specialists and others (Note 15).

Miscellaneous expense includes dues and subscriptions, manual and training materials, periodicals and other contracted services, among others.

22. Interest Income, Interest and Other Finance Charges

The Group's interest income consists of interest from the following sources:

9	2021	2020	2019
Cash in banks and cash			
equivalents (Note 7)	₽6,050	₽10,734	₱22,630
Advances to officers and employees			
(Note 8)	142	163	128
	₽6,192	₽10,897	₽22,758



The Group's interest and other financing charges consist of interest on the following:

	2021	2020	2019
Short-term loans (Note 16)	₽6,706	₱18,305	₱37,210
Long-term loans (Note 17)	84,870	84,845	63,945
Interest expense on lease liabilities			
(Note 31)	28,841	35,384	22,752
Bank charges	18,160	13,228	5,431
	₽138,577	₽151,762	₽129,338

23. Income Tax

President Rodrigo Duterte signed into law on March 26, 2021 the Corporate Recovery and Tax Incentives for Enterprises (CREATE) Act to attract more investments and maintain fiscal prudence and stability in the Philippines. Republic Act (RA) 11534 or the CREATE Act introduces reforms to the corporate income tax and incentives systems. It takes effect 15 days after its complete publication in the Official Gazette or in a newspaper of general circulation or April 11, 2021.

The following are the key changes to the Philippine tax law pursuant to the CREATE Act which have an impact on the Group:

- Effective July 1, 2020, regular corporate income tax (RCIT) rate is reduced from 30% to 25% for domestic and resident foreign corporations. For domestic corporations with net taxable income not exceeding ₱5 million and with total assets not exceeding ₱100 million (excluding land on which the business entity's office, plant and equipment are situated) during the taxable year, the RCIT rate is reduced to 20%.
- Minimum corporate income tax (MCIT) rate reduced from 2% to 1% of gross income effective July 1, 2020 to June 30, 2023.
- Effective January 1, 2021, income tax rate for nonresident foreign corporation is reduced from 30% to 25%.
- Preferential income tax rate for proprietary educational institutions and hospitals which are nonprofit is reduced from 10% to 1% effective July 1, 2020 up to June 30, 2023 and 10% thereafter.
- Imposition of improperly accumulated earnings tax (IAET) is repealed.

As of December 31, 2020, the impact of CREATE Act was considered as a non-adjusting subsequent event. Hence, the impact on current and deferred tax was recognized in the 2021 consolidated financial statements.

Benefit from (provision for) income tax consists of:

	2021	2020	2019
Current	₽16,823	(P 47,142)	(₱59,418)
Deferred	13,552	14,324	(8,177)
-	₽30,375	(P 32,818)	(₽67,595)



The reconciliation of statutory tax rate of 25% in 2021 and 30% in 2020 to effective income tax rate follows:

	2021	2020	2019
Income before income tax at statutory rate	25.00%	30.00%	30.00%
Add (deduct) reconciling items:			
Difference in income tax rate	(19.35)	(21.87)	(14.51)
Impact of CREATE Act - current tax	00001 -200,000 (00)	WES 5502-3502	
expense	(4.20)	_	_
Others	(6.24)	3.80	4.29
	(4.80%)	11.93%	19.78%

MESI, MHSSI, MCLI, MCMI, UNC, NTC and APEC are educational institutions which are subject to a lower or preferential income tax rate of 10% until June 2020 and 1% thereafter until June 2023.

The Group's net deferred tax assets and liabilities consist of the following:

	2021	2020
Deferred tax assets		ä
Allowance for ECL	₽16,042	₽22,846
NOLCO	16,005	()—)
Retirement asset	5,987	6,142
Deferred school fees	84	2,912
Unrealized foreign exchange loss	-	1
	38,118	31,901
Deferred tax liabilities - net	200	
Revaluation increment on land	464,044	454,013
Intellectual property rights and student relationship	56,686	60,193
Accruals	(15,431)	(15,431)
Retirement liabilities	(10,539)	(13,210)
Allowance for ECL	(6,693)	(4,556)
Allowance for inventory obsolescence	(53)	(53)
NOLCO		(1,164)
Others	1,155	(2,815)
	489,169	476,977
Net deferred tax liabilities	₽451,051	₽445,076

The movements of the Group's net deferred tax liabilities follow:

	2021	2020
Beginning	₽445,076	₽638,331
Provisions during the year	(13,552)	(14,324)
Reversal of deferred tax liability on revaluation		S 1000 S
increment of land sold through sale of subsidiary		
(Note 11)	9 7- 0	(273,792)
Tax effects of:		
Revaluation increment on land (Note 11)	16,471	101,715
Remeasurement gains (losses) on defined		
benefit plans (Note 25)	3,056	(6,854)
90 000 0000 0000 0000 0000 0000 0000 0	₽451,051	₽445,076



The Group did not recognize deferred tax assets on the following NOLCO, MCIT and temporary differences because the Group believes that it may not be probable that sufficient taxable income will be available in the future against which the tax benefit can be realized.

	2021	2020
Tax effect of:	7,300	
NOLCO	₽40,890	₽50,101
Allowance for ECL	1,703	1,703
Provision for retirement and others	1,020	1,005
Others	33	42
MCIT	1,838	1,396
gr-	₽45,484	₽54,247

As at December 31, 2021 and 2020, the details of NOLCO and MCIT, which are available for offset against future taxable income and tax payable, respectively, follow:

	NOLCO		MCIT	
OI OI	2021	2020	2021	2020
Beginning balance	₽502,175	₽488,424	₽1,396	₽780
Additions	88,418	160,881	528	730
Expiration	(165,687)	(147,130)	(86)	(114)
Ending balance	₽424,906	₽502,175	₽1,838	₱1,396

	NOLC	O		MC	LIT
Year of			Year of		
Expiration	2021	2020	Expiration	2021	2020
2026	₽88,418	₽-	2024	₽528	₽_
2025	160,881	₱160,881	2023	730	₽730
2022	175,607	175,607	2022	580	580
2021	=	165,687	2021	=	86
•	₽424,906	₽502,175		₽1,838	₽1,396
	Expiration 2026 2025 2022	Year of Expiration 2021 2026 #88,418 2025 160,881 2022 175,607 2021 —	Year of Expiration 2021 2020 2026 ₱88,418 ₱- 2025 160,881 ₱160,881 2022 175,607 175,607 2021 - 165,687	Expiration 2021 2020 Expiration 2026 ₱88,418 ₱— 2024 2025 160,881 ₱160,881 2023 2022 175,607 175,607 2022 2021 — 165,687 2021	Year of Year of Expiration 2021 2020 Expiration 2021 2026 ₱88,418 ₱- 2024 ₱528 2025 160,881 ₱160,881 2023 730 2022 175,607 175,607 2022 580 2021 - 165,687 2021 -

NOLCO incurred in 2021 and 2020 can be carried over for the next five years by the respective entities in accordance with the provision of Republic Act (RA) No. 11494, Bayanihan to Recover As One Act, with implementing guidelines covered by Revenue Regulations No. 25-2020.

24. Personnel Expenses

a. Details of personnel expenses are as follows:

	2021	2020	2019
Compensation	₽1,125,482	₽1,116,607	₽937,171
Retirement benefits (Note 25)	45,590	34,241	27,857
Miscellaneous benefits	57,260	106,099	105,658
	₽1,228,332	₽1,256,947	₽1,070,686

Miscellaneous benefits pertain to honoraria and mandatory government benefits, among others.



b. Personnel expenses as function of expense follows:

	2021	2020	2019
Cost of schools and related operations (Note 20)	₽1,032,944	₽1,037,808	₽927,214
General and administrative expenses (Note 21)	195,388	212,163	143,472
	₽1,228,332	₽1,249,971	₽1,070,686

25. Retirement Plans

The Group has a noncontributory and defined benefit retirement plan covering all of its regular employees. The benefits are based on the years of service and percentage of latest monthly salary. The retirement benefit is the only long-term benefit given to employees. Short-term benefits are expensed outright.

The most recent actuarial valuation was carried out in January 2022 for the retirement plan of the Group as at December 31, 2021.

The following tables summarize the components of amounts recognized in the consolidated statements of financial position for the retirement obligation/asset and pension expense recognized in the consolidated statements of comprehensive income.

		2021	2020
Net pension assets		₽18,130	₽4,727
Net pension liabilities		124,152	168,134
omponents of pension expense follow:			
	2021	2020	2019
Current service cost	₽40,870	₽37,410	₽27,182
Net interest cost on defined benefit			
obligation	4,720	4,320	675
Curtailment gain		(7,489)	8 - 1

The net pension assets recognized in the consolidated statements of financial position as at December 31, 2021 and 2020 is as follows:

3	2021	2020
Fair value of plan assets	₽119,646	₽56,484
Present value of defined benefit obligation	(101,170)	(51,603)
Effect of asset ceiling	(347)	(154)
	₽18,130	₽4,727



The net pension liabilities recognized in the consolidated statements of financial position as at December 31, 2021 and 2020 is as follows:

	2021	2020
Fair value of plan assets	₽214,626	₽280,889
Present value of defined benefit obligation	(338,778)	(449,023)
	(124,152)	(₱168,134)

The movements in the net pension liabilities (assets) follow:

	2021	2020
At beginning of year	₽163,407	₽97,645
Contribution paid	(25,290)	(29,058)
Net pension expense	45,590	34,241
Remeasurement gain (losses) recognized in OCI	(69,154)	60,852
Adjustments and reversals	(2,667)	8 - 8
Benefits paid	(5,863)	(273)
At end of the year	₽106,023	₽163,407

The net pension liabilities as of December 31 were derived as follows:

74	2021	2020
Present value of defined benefit obligation	₽440,079	₽500,447
Fair value of plan assets	(334,403)	(337,194)
Effect of asset ceiling	347	154
Net pension liabilities	₽106,023	₽163,407

The reconciliation of the present value of defined benefit obligation is as follows:

	2021	2020
Beginning balance	₽500,447	₽416,105
Current service cost	44,799	37,410
Interest cost	18,436	20,346
Benefits paid	(39,257)	(26,202)
Curtailment gain	(4,934)	(7,489)
Remeasurement losses (gains) on obligation:		
Experience adjustments	(27,979)	5,940
Changes in demographic assumptions	(2,527)	5,878
Changes in financial assumptions	(48,906)	48,459
Ending balance	₽440,079	₽500,447



The reconciliation of the fair value of plan assets is as follows:

	2021	2020
Beginning balance	₽337,194	₽320,682
Benefits paid	(30,361)	(25,929)
Interest income	12,717	16,149
Contributions paid	25,187	29,058
Remeasurement gains (losses) on plan assets	(8,273)	(2,766)
Withdrawal	(1,582)	_
Adjustment to plan assets	(479)	9 <u>—</u> 8
Ending balance	₽334,403	₽337,194

Remeasurement losses (gains) recognized in OCI follow:

	2021	2020
Remeasurement losses (gains)	(P 77,661)	₽63,074
Return on assets excluding amount included in net		
interest cost	8,507	575
Total remeasurement losses (gains) recognized in	955	
OCI	(₱69,154)	₽63,074

The distribution of plan assets as at December 31, 2021 and 2020 is as follows:

50	202 1		2020	
-	Amount	%	Amount	%
Cash and cash equivalents	₽121,900	36.48%	₽180,796	53.59%
Investments in:				
Government securities	151,080	45.21%	128,850	38.19%
Certificate of time deposits	# 5	7. 4 6	=	=
Equity instruments	52,064	15.58%	28,731	8.52%
Interest and other receivables	10,381	3.11%	1,802	0.53%
Accrued trust fees	(1,022)	-0.37%	(2,806)	-0.83%
	₽334,403	100.00%	₽337,373	100.00%

Actual return on plan assets amounted to ₱8.26 million and ₱13.38 million in 2021 and 2020, respectively.

The Group plans to contribute ₱22.4 million in 2022.

The principal actuarial assumptions used in determining retirement expense are as follows:

7-	2021	2020
Discount rate:		
Beginning	3.65%-4.07%	4.79%-5.54%
End	4.95%-5.17%	3.65%-4.07%
Salary increase rate:		
Beginning	3.00%-5.91%	3.00%-6.00%
End	3.31%-5.00%	3.00%-5.91%



The sensitivity analysis that follows has been determined based on reasonably possible changes of each significant assumption on the retirement benefit obligation as of the end of reporting period, assuming all other assumptions were held constant.

As at December 31, 2021

	Rate	Increase (Decrease)	PVO
Discount rate	5.68%	+100bps	₽293,386)
	4.86%	-100bps	348,271
Salary rate	5.72%	+100bps	₽360,722
	4.55%	-100bps	298,365)
at December 31, 2020			
		Increase	
-	Rate	(Decrease)	PVO
Discount rate	9.44%	+100bps	₽209,786
	6.37%	-100bps	375,256
Salary rate	4.50%	+100bps	₽375,817
<i>2</i> 4	3.50%	-100bps	208,790

The sensitivity analysis above has been determined based on a method that extrapolates the impact of defined benefit obligation as a result of reasonable changes in key assumptions occurring at the end of the balance sheet date. There were no changes from the previous period in the methods and assumptions used in preparing sensitivity analysis.

Each year, an Asset-Liability Matching Study (ALM) is performed with the result being analyzed in terms of risk-and-return profiles. It is the policy of the Trustee that immediate and near-term retirement liabilities of the Group's Retirement Fund are adequately covered by its assets. As such, due considerations are given that portfolio maturities are matched in accordance with due benefit payments. The Retirement Fund's expected benefits payments are determined through the latest actuarial reports.

26. Earnings Per Share

Earnings per share amounts attributable to equity holders of Parent Company are computed as follows:

	2021	2020	2019
Net income attributable to equity holders of			
Parent Company (a)	₽659,108	₱245,818	₱254,588
Weighted average number of outstanding			
shares - net of treasury shares (b)	1,044,263	1,044,263	945,820
Earnings per share (a/b)	₽0.6312	₽0.2354	₽0.2692

There are no dilutive potential shares that would require disclosure of diluted earnings per share in the consolidated financial statements.



27. Non-controlling Interest in Consolidated Subsidiaries

This represents shareholdings in material subsidiaries not held by the Group. Proportion of equity interest held by non-controlling interests (NCI) in material subsidiaries for 2021 and 2020 follows:

	2021	2020	
University of Nueva Caceres	16.38%	16.38%	
National Teachers College	0.21%	0.21%	

Non-controlling interests in material subsidiaries as at December 31 follows (in million pesos):

	2021	2020	
University of Nueva Caceres	₽245	₽237	
National Teachers College	2	3	

Dividends paid to non-controlling interest in consolidated subsidiaries amounted to nil in 2021 and 2020.

As at December 31, 2021 and 2020, the summarized financial information attributable to non-controlling interests in material subsidiaries is shown below.

(In million pesos)

	University of Nueva Caceres		National Teachers College	
	2021	2020	2021	2020
Assets				
Current assets	₽ 364	₽329	₽391	₽ 284
Noncurrent assets	1,400	1,422	1,271	1,257
	₽1,764	₽1,751	₽1,661	₽1,541
Liabilities and Equity				
Current liabilities	₽114	₽130	₽156	₽114
Noncurrent liabilities	153	191	447	471
	267	321	604	585
Equity	1,498	1,430	1,058	956
	₽1,764	₱1,751	₱1,661	₽1,541
Attributable to:				
Equity holders of parent	₽1,252	₽1,196	₽1,055	₽953
Non-controlling interest	246	234	3	3
Net revenue	₽342	₽297	₽390	₽368
Gross profit	185	123	209	191
Net income (loss)	27	(23)	81	67
Attributable to:				
Equity holders of parent	₽23	(P 19)	₽81	₽66
Non-controlling interest	4	(4)	0	1



28. Operating Segment Information

Business Segment

The business segment is determined as the primary segment reporting format as the Group's risks and rates of return are affected predominantly by each operating segment.

Management monitors the operating results of its operating segments separately for the purpose of making decision about resources allocation and performance assessment. Group financing (including interest income, dividend income and interest expense) and income taxes are managed on a group basis and are not allocated to operating segments. The Group evaluates performance based on income before income tax, and earnings before income tax, depreciation and amortization. The Group does not report its results based on geographical segments because the Group operates only in the Philippines.

The amount of segment assets and liabilities are based on the measurement principles that are similar with those used in measuring the assets and liabilities in the consolidated statement of financial position which is in accordance with PFRSs.

For management purposes, the Group is organized into business units based on the products and services it provides, which comprise of two (2) main groupings as follows:

<u>Education</u> - primarily consists of revenues of MESI, MCLI, MHSS, MCMI, NTC, UNC, and APEC in education.

Others - represent support services which cannot be directly identified with the reportable segment mentioned above.

Segment financial information is reported on the basis that it is used internally for evaluating segment performance and allocating resources to segments.

Segment assets and liabilities exclude deferred tax assets and liabilities.

Segment reporting is consistent in all periods presented as there are no changes in the structure of the Group's internal organization that will cause the composition of its reportable segment to change.

Capital expenditures consist of additions to property and equipment, including land acquisition.



(In million pesos)

		Education			Others		E	Elimination		•	Consolidated	-
3	2021	2020	2019	2021	2020	2019	2021	2020	2019	2021	2020	2019
Revenues												
Income from external customers	P3,351	P3,017	P2,997	a <u>t</u>	Б -	ď	4	ď	ф.	P3,351	P3,017	₱2,997
Total Revenues	P3,351	₱3,017	₱2,997	d	-	d .	d .	d	d⊥	₽3,351	₱3,017	₽2,997
Net Income attributable to Parent												
Сотрапу	P814	₱310	₱326	₽589	(P1)	(P17)	(P 744)	(P63)	(P55)	₽659	₱246	P254
Other Information												
Segment assets	P16,336	P15,744	₱18,002	₽6,067	₱5,838	₽5,889	(\$6,275)	(P5,870)	(P7,618)	₱16,129	₱15,712	₱16,273
Segment liabilities	5,436	5,217	6,540	114	168	178	(541)	(165)	(178)	5,009	5,220	6,540
Deferred tax assets	37	28	20	2	2	1	1	2	1	38	32	20
Deferred tax liabilities	380	358	543	42	47	4	19	72	75	489	477	629
Cash flows arising from:												
Operating activities	1,024	523	804	(75)	(31)	(26)	(100)	(397)	210	849	95	886
Investing activities	(82)	863	(1,461)	280	(9)	121	(391)	333	317	(194)	1,220	(1,023)
Financing activities	(412)	(1,125)	832	(301)	(62)	(121)	343	35	(109)	(370)	(1,152)	602
Interest expense	150	153	130	Ł	1	1	(12)	Ξ	\equiv	139	152	129
Provision for income tax	(28)	35	71	0	-	_	3	(3)	(4)	(30)	33	89
Capital expenditures	206	847	347	7	7	1	3	48	1,090	211	902	1,437
Depreciation and amortization	412	432	399	-	1	1	44	31	Ξ	457		398



29. Notes on Consolidated Statements of Cash Flows

• Changes in the Group's liabilities arising from financing activities follow:

			Non-cash C	hanges			
	2020	Declaratio n of Cash Dividend	Amortization of debt issue cost	Additions on Lease liabilities	Interest Expense	Cash Flows	2021
Short-term loans	₽375,000	₽_	₽_	₽	₽_	₽25,000	₽400,000
Long-term loans	1,872,275	1000	2,371	_	-	(21,001)	1,853,645
Dividends payable	565	312,656	_	-	-	(312,656)	565
Payables to related parties	29,481	3-3	9-9	_	_	(15,345)	14,135
Lease liabilities	392,582	100	-	3,599	28,841	(67,196)	357,826
	₽2,669,903	₽312,656	₽2,371	₽3,599	₽28,841	(₱391,198)	₽2,626,172

			Non-cash	Changes			
	2019	Declaration of Cash Dividend	Liabilities assumed from Merger	Additions on Lease liabilities	Interest Expense	Cash Flows	2020
Short-term loans	₽1,398,800	₽_	₽_	₽	P _	(P1,023,800)	₽375,000
Long-term loans	1,869,903	-	2,371	_	-	_	1,872,275
Dividends payable	565	73,248	_	_	_	(73,248)	565
Payables to related parties	15,411	-	::	-8	S	14,070	29,481
Lease liabilities	419,340	S-3		6,684	35,384	(68,826)	392,582
22	₽3,704,019	₽73,248	₽2,371	₽6,684	₽35,384	(P1,151,804)	₽2,669,903

		\$\frac{1}{2}	Non-cash	Changes			
	2018	Declaration of Cash Dividend	Liabilities assumed from Merger	Additions on Lease liabilities	Interest Expense	Cash Flows	2019
Short-term loans	₽2,240,000	₽-	₽70,000	₽_	₽-	(P 911,200)	₽1,398,800
Long-term loans	_	-	190,000	_	-	1,679,903	1,869,903
Dividends payable	57,018	59,274	1,054		322	(116,781)	565
Payables to related parties	13,015	3-3	(-	-	1 	2,396	15,411
Lease liabilities		-	374,622	71,066	22,752	(49,100)	419,340
	₽2,310.033	₽59,274	₽635,676	₽71,066	₽22,752	₽605,218	₽3,704,019

- Noncash investing activities in 2021, 2020 and 2019 pertain to the revaluation of land amounting ₱208.8 million, ₱600.3 million and ₱22.8 million, respectively (Note 11).
- Noncash investing activities in 2019 also include the non-cash business combination as disclosed in Note 6.

30. Financial Instruments

Fair Value of Financial Instruments

The following tables set forth the carrying values and estimated fair values of the Group's financial assets and liabilities recognized as at December 31, 2021 and 2020:

	Carrying		2021		
	Amount	Level 1	Level 2	Level 3	Total
Financial assets measured at					
fair value:					
Financial assets at FVTPL	₽9,213	₽9,213	₽_	₽_	₽9,213



	Carrying		2020		
	Amount	Level 1	Level 2	Level 3	Total
Financial assets measured at					*
fair value:					
Financial assets at FVTPL	₽9,705	₱9,705	₽-	₽-	₽9,705

The Group uses the following hierarchy in determining and disclosing the fair value of financial instruments by valuation techniques:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

The following methods and assumptions were used to estimate the fair value of each class of financial instrument for which it is practicable to estimate such value:

- Cash and cash equivalents, receivables, receivables from related parties, refundable deposits, accounts payable and accrued expenses, payables to related parties, dividends payable, and shortterm loans- carrying amounts approximate fair values due to the short-term nature of these accounts.
- Financial assets at FVTPL the fair values are based on net assets value per unit (NAVPU).
- Equity instruments at FVOCI fair values were determined using quoted market prices at financial reporting date. The investments are included within the level 1 of the hierarchy. The movement in the cost and gain on disposal in 2019 are as follow:

	2019
As at January 1	₽14,390
Changes in fair value	3,092
Disposal	(17,482)
As at December 31	₽_

The remaining unrealized loss on equity instruments at FVOCI amounting to ₱880 was closed to retained earnings in 2020.

• Long-term loans - the carrying value approximates the fair value using the EIR method because future payments are discounted based on interest at market rate.

As at December 31, 2021 and 2020, there were no transfers between Level 1 and Level 2 fair value measurements. There are no financial assets and financial liabilities recognized at fair value based on Level 3 and there are no transfers in and out of Level 3 categories in 2021 and 2020. No financial instrument fall within Level 3.

Financial Risk Management Objectives and Policies

The Group's principal financial instruments comprise of cash and cash equivalents, receivables, receivables from related parties, financial assets at FVTPL, refundable deposits, accounts payable and accrued expenses, payables to related parties, dividends payable, lease liabilities, and loans. The main purpose of these financial instruments is to raise finances for the Group's operations.



The main risks arising from the Group's financial instruments are credit risk and liquidity risk. The BOD reviews and approves the policies for managing these risks. The Audit Committee and the Risk Management Committee of the Board meets regularly and exercises an oversight role in managing risks

The Group's risk management policies are summarized as follows:

Credit risk and concentration of credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur financial loss. The Group's exposure to credit risk relates primarily to the inability of the debtors and students to pay and to fully settle the unpaid balance of tuition fees and other charges, respectively, which are owed to the Group based on the installment payment schemes. The Group manages its credit risk in accordance with its credit policies by maintaining strict policies like not allowing students to enroll in the following term unless the unpaid balance in the previous term has been paid. The Group also withholds the academic records and clearance of the students with unpaid balances. The Group's exposure to credit risk arising from its other receivables from debtors and related parties is managed through close account monitoring and setting of limits.

Concentrations arise when a number of counterparties are engaged in similar business activities, or activities in the same geographic region, or have similar economic features that would cause their ability to meet contractual obligations to be similarly affected by changes in economic, political or other conditions.

The Group does not have any significant exposure to any individual customer or counterparty. With respect to credit risk arising from cash and cash equivalents, receivables, amounts due from related parties, financial assets at FVTPL, and refundable deposits, the Group's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying amount of these instruments. As at December 31, 2021 and 2020, there are no collaterals held in relation to the Group's financial assets.

The table below shows the credit risk exposure on the Group's financial assets as at December 31, 2021:

	Gross carrying amount at default	Expected credit loss (Impaired)
Cash in banks	₽448,853	₽_
Cash equivalents	1,152,916	_
Receivables from:		
Tuition and other fees	1,246,586	280,682
Trade	4,964	3,873
Related parties	26,077	_
Others	71,190	5,335
Financial assets at FVTPL	9,213	3 -
Deposits	27,081	=
	₽2,986,880	₽289,890



December 31, 2020:

	Gross carrying amount at default	Expected credit loss (Impaired)
Cash in banks	₽344,874	P-
Cash equivalents	971,989	
Receivables from:	g	
Tuition and other fees	1,160,745	168,978
Trade	5,482	3,393
Related parties	26,048	_
Others	47,818	5,377
Financial assets at FVTPL	9,705	
Deposits	29,322	=
	₽2,595,983	₽177,748

As disclosed in Note 4, the Group recognizes an allowance for ECLs for all debt instruments not held at fair value. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of timing of the default (a lifetime ECL).

An impairment analysis is performed at each reporting date using a provision matrix to measure ECL. The mechanics of the ECL calculations and the key elements are, as follows:

- a. Probability of default (PD) is an estimate of the likelihood of default over a given time horizon.
- b. Exposure at default (EAD) is an estimate of the exposure at a future default date taking into account expected changes in the exposure after the reporting date.
- c. Loss given default (LGD) is an estimate of the loss arising in the case where a default occurs at a given time.

The Group's debt instruments at amortized cost comprise of cash and cash equivalents and refundable deposits that are considered to have low credit risk. Hence, it is the Group's policy to measure ECL on such instrument on a 12-month basis applying the low credit risk simplification and based on the PD which is publicly available. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECL. The Group uses external credit ratings both to determine whether the debt instrument has significantly increased in credit risk and to estimate ECL.

For tuition and other fees receivables, the Group applies a simplified approach in calculating ECL. Therefore, the Group does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECL at each reporting date. The Group generally uses a provision matrix to calculate ECL. The provision rates are based on days past due for groupings based on school term. The provision matrix is initially based on the Group's historical observed default rates. The Group will then consider directly relevant forward-looking information. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are considered.



The Group may consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

The aging of tuition and other fees (current and past due accounts) and the ECL as at December 31 follows:

			2021			
(c)	24		Past Due	157		
·	Current	< 1 quarter	1 - 2 quarters	> 2 quarters	ECL	Total
Tuition and other fees	P623,937	₽30,377	₽226,476	₽365,796	(P281,120)	₽965,466
			2020			
134	0:-		Past Due	.55-		
	Current	< 1 quarter	1 - 2 quarters	> 2 quarters	ECL	Total
Tuition and other fees	₽951,249	₽23,499	₱29,720	₽156,277	(P168,978)	₽991,767

Liquidity risk

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

The Group seeks to manage its liquidity risk to be able to meet its operating cash flow requirements, finance capital expenditures and service maturing debts. As an inherent part of its liquidity risk management, the Group regularly evaluates its projected and actual cash flows. The Treasury Department is responsible for monitoring the short-term loans and demand deposits of the Group. It assesses the status and maturity period of the loans and deposits to be able to determine the financial standing of the Group and whether the funds being maintained will be able to accommodate any maturing liabilities. Short-term and long-term funding are obtained to finance capital expenditures and working capital. To cover its short-term and long-term funding requirements, the Group intends to use internally generated funds and available credit facilities. Credit lines are obtained from BOD-designated banks at amounts based on financial forecasts approved by BOD. As at December 31, 2021, the Group has available short-term credit facilities with banks aggregating ₱50 million. In addition, the Group also has available long-term credit facilities with a bank amounting to ₱275 million as of December 31, 2021. Short-term loans obtained by the Group are renewable subject to the terms of the agreements.

The tables below summarize the maturity profile of the Group's financial assets held for liquidity purposes. The maturity groupings are based on the remaining period from the end of the financial reporting date to the contractual maturity date.

		202	1	
	On demand	Less than 1 year	More than 1 year	Total
Financial assets at amortized cost			33393333333	
Cash	₽448,853	₽-	₽–	₽448,853
Cash equivalents	1,152,916		-	1,152,916
Receivables*	581,425	429,817	9 7- 70	1,011,322
Receivables from related parties	26,077	50 500	·	26,077
Financial assets at FVTPL	9,213		8 -	9,213
Deposits	· · · · · · · · · · · · · · · · · · ·	==:	27,081	27,081
2	₽2,218,484	₽429,817	₽27,081	₽2,675,462

^{*}excluding advances to officers and employees



_		2020	Y.	
~	On demand	Less than 1 year	More than 1 year	Total
Financial assets at amortized cost				
Cash	₽344,874	P_	₽_	₽344,874
Cash equivalents	971,989			971,989
Receivables*	465,727	548,688	-	1,014,415
Receivables from related parties	26,048	- 10 - 10		26,048
Financial assets at FVTPL	9,705		-	9,705
Deposits	×-	=	29,322	29,322
	₱1.818.343	₽548.688	₽29.322	₱2,396,353

^{*}excluding advances to officers and employees

The tables below summarize the maturity profile of the Group's other financial liabilities as at December 31 based on contractual undiscounted payments and contractual remaining maturities.

	2021			
	On demand	Less than 1 year	More than 1 year	Total
Accounts payable and accrued				
expenses*	₽550,955	₽69,535	₽_	₽620,490
Payables to related parties	14,135	3-0	-	14,135
Dividends payable	565	Q-0	=	565
Short-term loans		400,000	-	400,000
Lease liabilities		50,551	303,231	353,782
Long term loan	-	21,001	1,858,999	1,880,000
	₽565,655	₽541,087	₽2,162,230	₽3,268,972

^{*}excluding payables to regulatory bodies, funds payable and provisions

	2020			
_	On demand	Less than 1 year	More than 1 year	Total
Accounts payable and accrued		1470		
expenses*	₽694,629	₱149,233	₽-	₽843,862
Payables to related parties	29,481	2000 00 Marina	_	29,481
Dividends payable	565	10-1	-	565
Short-term loans	-	375,000	_	375,000
Lease liabilities	-	73,371	438,409	511,780
Long term loan	=	_	1,880,000	1,880,000
2	₽724,675	₽597,604	₽2,318,409	₽3,640,688

^{*}excluding payables to regulatory bodies, funds payable and provisions

31. Commitments and Contingencies

Lease Commitments

Group as a lessor

The Group's Intramuros and Makati campuses lease spaces to Digitel, Investment Managers, Inc. (IMI) and Bell Telecommunication Philippines, Inc. The lease terms cover lease periods of between three (3) years to ten (10) years with escalation rates ranging from 3.00% to 10.00%.



The future minimum rentals receivable under the aforementioned lease agreements follow:

	2021	2020
Within one year	₽797	₽870
More than one year but not more than five years	3,643	4,036
Later than five years	-	106
	₽4,440	₽5,012

Group as lessee

The Group leases building spaces for office and school sites and annexes from third-party lessors for a period ranging from one to ten years. The Group applies the 'short-term lease' recognition exemption for those leases with lease terms of one year or less.

Upon adoption of PFRS 16 in 2019, APEC recognized right-of-use assets and lease liabilities from these operating lease agreements. For those leases subjected to PFRS 16, the IBR used in the computation of lease liabilities ranges from 6.60% to 7.50% in 2021 and from 5.00% to 6.25% in 2020 (see Note 5).

The rollforward analysis of APEC's right-of-use assets follows:

	2021	2020
Net Book Value at January 1	₽346,905	₽387,981
Additions	17,318	17,909
Amortization (Note 20a)	(54,832)	(58,985)
Net Book Value at December 31	₽309,391	₽346,905

The following are the amounts recognized in the 2021 and 2020 statement of comprehensive income (Note 20):

	2021	2020
Depreciation expense of right-of-use assets	₽54,832	₽58,985
Interest expense on lease liabilities	28,841	35,384
Total amount recognized in profit or loss	₽83,673	₽94,369

The rollforward analysis of APEC's lease liabilities follows:

	2021	2020
As at January 1	₽392,582	₽419,340
Additions	3,599	6,684
Interest expense (Note 22)	28,841	35,384
Payments	(67,196)	(68,826)
As at December 31	₽357,826	₽392,582

The balance of lease liabilities as of December 31, 2021 and 2020 are as follows:

	2021	2020
Lease liabilities - current	₽50,551	P44,174
Lease liabilities - noncurrent	307,276	348,408
As at December 31, 2021	₽357,826	₽392,582



Shown below is the maturity analysis of the undiscounted lease payments as of December 31, 2021 and 2020:

	2021	2020
Within one year	₽75,419	₽73,371
More than one year but less than five years	285,777	291,870
Five years and more	76,996	146,539
	₽438,192	₽511,780

As disclosed in Note 5, the Group performed an impairment testing of property and equipment and right-of-use assets of APEC amounting to ₱355.18 million as of December 31, 2021 due to the continuing losses and significant decline in number of students due to the coronavirus pandemic. Key assumptions used are as follows:

- Revenue projections and long-term growth rate (3%). Revenue projections based on financial budgets approved by management and considered the impact of the coronavirus pandemic. The long-term growth rate is the expected growth rate in the education industry sector.
- Discount rate (11%). The discount rate used for the computation of the net present value is the
 weighted average cost of capital and was determined by reference to comparable listed companies
 in the educational sector.

In 2021, management assessed that no impairment loss should be recognized.

Provisions and Contingencies

• The Group is involved in certain claims arising from the ordinary conduct of business which are either pending decision by the courts or are being contested, the outcome of which are not presently determinable. The estimate of the probable costs for the resolution of these claims has been developed in consultation with external counsels handling the defense in these matters and is based upon an analysis of potential results. The ultimate disposition of these matters cannot be determined with certainty. The Group will exhaust all legal remedies available to it in defending itself in these claims and proceedings. Provisions as of December 31, 2021 and 2020 amounted to ₱159.3 million.

The disclosure of additional details beyond the present disclosure may prejudice the Group's position and negotiation strategies with respect to these matters. Thus, as allowed under paragraph 92 of PAS 37, *Provisions, Contingent Liabilities and Contingent Assets*, only a general description is provided.

32. Other Matters

In a move to contain the COVID-19 outbreak, on March 13, 2020, the Office of the President of the Philippines issued a Memorandum directive to impose stringent social distancing measures in the National Capital Region effective March 15, 2020. On March 16, 2020, Presidential Proclamation No. 929 was issued, declaring a State of Calamity throughout the Philippines for a period of six (6) months and imposed an enhanced community quarantine throughout the island of Luzon and other parts of the country and the community quarantine continues for selected areas in 2022.



The Group recognized the health and business risks posed by the virus to the general public and the need to join the collective effort in mitigating the spread of COVID-19. In the face of this global crisis, the Group remains collected and vigilant as it operates and maintains mitigation efforts to help safeguard the health and safety of its employees and students. Considering the evolving nature of this outbreak, the Group is continuously assessing at this time the impact to its financial position, performance and cash flows. The Group has taken measures to manage the risks and uncertainties brought about by the outbreak and will continue to monitor the situation

33. Approval of the Consolidated Financial Statements

The consolidated financial statements of the Group as at December 31, 2021 and 2020 and for each of the three years in the period ended December 31, 2021, 2020 and 2019 were approved and authorized for issuance by the BOD on April 1, 2022.





SyCip Gorres Velayo & Co. Tel: (632) 8891 000. Fax: (632) 8819 0872 1226 Makati City Philippines

ev.com/ph

INDEPENDENT AUDITOR'S REPORT ON SUPPLEMENTARY SCHEDULES

The Stockholders and the Board of Directors iPeople, inc. 3rd Floor, Grepalife Building 219 Sen. Gil J. Puyat Avenue Makati City

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of iPeople, inc. and its subsidiaries (the Group) as at December 31, 2021 and 2020 and for each of the three years in the period ended December 31, 2021, and have issued our report thereon dated April 1, 2022. Our audits were made for the purpose of forming an opinion on the basic consolidated financial statements taken as a whole. The schedules listed in the Index to the Supplementary Schedules are the responsibility of the Group's management. These schedules are presented for purposes of complying with the Revised Securities Regulation Code Rule 68, and are not part of the basic consolidated financial statements. These schedules have been subjected to the auditing procedures applied in the audit of the basic consolidated financial statements and, in our opinion, fairly state, in all material respects, the financial information required to be set forth therein in relation to the basic consolidated financial statements taken as a whole.

SYCIP GORRES VELAYO & CO.

ana Lea C. Bergado

Ana Lea C. Bergado

Partner

CPA Certificate No. 80470

Tax Identification No. 102-082-670

BOA/PRC Reg. No. 0001, August 25, 2021, valid until April 15, 2024

SEC Partner Accreditation No. 0660-AR-4 (Group A)

October 22, 2019, valid until October 21, 2022

SEC Firm Accreditation No. 0001-SEC (Group A)

Valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions BIR Accreditation No. 08-001998-063-2020, November 27, 2020, valid until November 26, 2023 PTR No. 8853473, January 3, 2022, Makati City

April 1, 2022





SyCip Gorres Velayo & Co. Tel: (632) 8891 0307 6760 Ayala Avenue 1226 Makati City Philippines

Fax: (632) 8819 0872 ev.com/ph

INDEPENDENT AUDITOR'S REPORT ON COMPONENTS OF FINANCIAL SOUNDNESS INDICATORS

The Stockholders and the Board of Directors iPeople, inc. 3rd Floor, Grepalife Building 219 Sen. Gil J. Puyat Avenue Makati City

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of iPeople, inc. and its subsidiaries (the Group) as at December 31, 2021 and 2020 and for each of the three years in the period ended December 31, 2021, and have issued our report thereon dated April 1, 2022. Our audits were made for the purpose of forming an opinion on the basic consolidated financial statements taken as a whole. The Supplementary Schedule on Financial Soundness Indicators, including their definitions, formulas, calculation, and their appropriateness or usefulness to the intended users, are the responsibility of the Group's management. These financial soundness indicators are not measures of operating performance defined by Philippine Financial Reporting Standards (PFRSs) and may not be comparable to similarly titled measures presented by other companies. This schedule is presented for the purpose of complying with the Revised Securities Regulation Code Rule 68 issued by the Securities and Exchange Commission, and is not a required part of the basic consolidated financial statements prepared in accordance with PFRSs. The components of these financial soundness indicators have been traced to the Group's consolidated financial statements as at December 31, 2021 and 2020 and for each of the three years in the period ended December 31, 2021 and no material exceptions were noted.

SYCIP GORRES VELAYO & CO.

ana Lea C. Bergado

Ana Lea C. Bergado

Partner

CPA Certificate No. 80470

Tax Identification No. 102-082-670

BOA/PRC Reg. No. 0001, August 25, 2021, valid until April 15, 2024

SEC Partner Accreditation No. 0660-AR-4 (Group A)

October 22, 2019, valid until October 21, 2022

SEC Firm Accreditation No. 0001-SEC (Group A)

Valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions BIR Accreditation No. 08-001998-063-2020, November 27, 2020, valid until November 26, 2023 PTR No. 8853473, January 3, 2022, Makati City

April 1, 2022



IPEOPLE, INC. AND SUBSIDIARIES INDEX TO THE SUPPLEMENTARY SCHEDULES

SUPPLEMENTARY SCHEDULES

Schedule	Content
I	Annex 68-D Reconciliation of Retained Earnings Available for Dividend Declaration
II	Annex 68-J Schedules
	Schedule A. Financial Assets
	 Schedule B. Amounts Receivable from Directors, Officers, Employees, Related
	Parties, and Principal Stockholders (Other than Related Parties)
	 Schedule C. Amounts Receivable from Related Parties which are Eliminated
	During the Consolidation of Financial Statements
	Schedule D. Long-term Debt
	Schedule E. Indebtedness to Related Parties
	 Schedule F. Guarantees of Securities of Other Issuers
	Schedule G. Capital Stock
III	Group Structure

ANNEX 68-J: SCHEDULES

DECEMBER 31, 2021

Below are the additional information and schedules required by Revised Securities Regulation Code Rule 68. This information is presented for purposes of filing with the SEC and is not required parts of the basic financial statements.

Schedule A. Financial Assets

As at December 31, 2021, the Group has no financial assets in Equity Securities.

Schedule B. Amounts Receivable from Directors, Officers, Employees, Related Parties and Principal Stockholders (other than related parties)

Below is the schedule of advances to officers and employees of the Group with balances above \$\mathbb{P}100,000\$ as at December 31, 2021:

	As at			As at
	December 31,		Liquidations/	December 31,
Name	2020	Additions	Collections	2021
Agapito, Benigno Jr.	₽286,125	₽-	₽95,375	₽190,750
Arenillo, Denise Jordan	241,702		104,181	137,521
Austria, Maria Rhodora	137,317		7_	137,317
Camacho, Margarita	154,359			154,359
Caparanga, Alvin	162,500	<u> </u>	7.	162,500
Gan, Maria Eloisa	391,367		133,420	257,947
Kikuchi, Khristian	147,854	<u>~</u>	3 -3	147,854
Lanuza, Dionisia	111,300	<u></u>	2-2	111,300
Lopez, Jonathan	278,829	<u>~</u>	77,889	200,940
Lozada, Katrina	128,764	<u>~</u>	3:	128,764
Macayan, Jonathan	223,267		98,500	124,767
Manuel, Mark Christian	249,534	_	98,500	151,034
Mesina, James Ronald	308,233	_	103,250	204,983
Papas, Aileen Kate A.	363,007	_	115,854	247,153
Quisaot, Concordio	256,100	_	98,500	157,600
Robielos, Rex Aurelius	149,800	_		149,800
Teodoro, Gloria	175,500	_	· -	175,500
Tiongco, Danilo R.	139,033	_	-	139,033
Uy, Francis Aldrine	208,161	2500	99,125	109,036
Villa, Robert Joseph	335,933	398,720	92,864	641,789
Yap, Maria Elizabeth	428,321	<u> </u>	117,176	311,145
Delos Santos, Mira	9 <u>44</u>	398,720	11,424	387,296
Francisco, Ruth C.	=	418,162	23,808	394,354
Hernaez, Alodia C.	=	389,000	9-8	389,000
Paglinawan, Arnold	=	406,500	40,652	365,848
Young, Michael	-	409,000	3-3	409,000
Adanza, Carina Victoria T.	-	409,000	75,020	333,980
Agbulos, Erlin C.	-	398,720	48,606	350,114
Songsong, Maribel	_	389,563	68,200	321,363
Balan, Ariel Kelly	_	351,317	98,500	252,817
	₽4,877,006	₽3,968,702	₽1,600,844	₽7,244,864

These advances pertain to the officers and employees car plan agreements. Such advances are interestbearing and shall be liquidated on a monthly basis. There were no amounts written off during the year.

Schedule C. Amounts Receivable from Related Parties which are Eliminated During the Consolidation of Financial Statements

Below is the schedule of receivables with related parties, which are eliminated in the consolidated financial statements as at December 31, 2021:

Name	Balance at beginning of year	Additions	Collections/ Liquidations	Balance at end of year
Pan Pacific Computer Center, Inc.	₱1,104,410	₽-	₽-	₱1,104,410
Malayan Education System, Inc.	2,604,489	7,603,534	(3,247,955)	6,960,068
Malayan Colleges Laguna, Inc.	1,414,220	29,929,363	(25,934,309)	5,409,274
Malayan Colleges Mindanao, Inc.	=1	12,434,042	(5,190,986)	7,243,056
University of Nueva Caceres	503,053	4,725,718	(4,646,688)	582,083
National Teachers College Affordable Private Education	=	3,551,542	(2,611,628)	939,914
Center, Inc.		896,000	(16,000)	880,000

Schedule D. Long-term debt

As at December 31, 2021, the Group has outstanding long-term debts as follow (in thousands):

Unsecured bank loans	₽380,000
Secured bank loans	1,494,646
	₽1,874,646

Unsecured

The Group, through NTC, entered into a 10-year unsecured term loan facility with a third party local bank for ₱650.00 million to finance its building refurbishment and/or expansion. The principal payments will be made in 28 quarterly payments starting May 2022. As of December 31, 2021, total drawdown from the long-term loan facility amounted to ₱380 million, which are subject to a 5.5% fixed rate.

The loan is subject to certain covenants including maintaining a maximum debt-to-equity structure ratio of 3:1. As of December 31, 2021, NTC has complied with its covenant obligations, including maintaining the required debt-to-equity ratio. For 2021, interest expense recognized in profit or loss amounted to ₱21.3 million.

Secured

In 2019, the Group, through MCMI, entered into a ten-year secured long-term loan agreement with a third party local bank for ₱1,500.00 million to refinance the construction of MCMI's school buildings and facilities that were initially funded by short-term loans. MCMI made partial drawdowns against this agreement amounting to ₱680.00 million, ₱350.00 million and ₱470.00 million in January, June and July 2019, respectively. The loans were subject to prevailing borrower's rate, plus a minimum spread of 0.50% per annum, but in no case lower than 4% per annum, subject to quarterly repricing. MCMI shall repay the loan in 20 equal quarterly installments to start at the end of 21st quarter from the initial drawdown date. The loans were secured by the land and related improvements owned by MCMI with carrying value of ₱2,382.0 million as of December 31, 2021 and suretyship of MESI. The loans were subject to certain positive and negative covenants such as the requirement for MESI to maintain its debt service cover ratio of at least 1.0 at all times and its debt-to-equity ratio of at least 75:25 starting on the third year of the loan reckoned from initial drawdown date or January 2022.

MCMI incurred debt issue cost amounting to ₱11.2 million which was being amortized over the loan term of 10 years using the effective interest method. The amortization of debt issue cost amounting to ₱2.4 million was recorded as part of interest expense in 2021.

Interest expense, including amortization of debt issue cost, amounted to ₱63.6 million in 2021.

Outstanding balance of long-term loans as of December 31, 2021 as follow:

N. Committee of the com	Amount
Principal	₽1,500,000
Unamortized debt issue cost	(5,354)
	₽1,494,646

Schedule E. Indebtedness to Related Parties (Long-Term Loans from Related Companies) As at December 31, 2021, the Group has no outstanding long-term debt to related parties.

Schedule F. Guarantees of Securities of Other Issuers

As at December 31, 2021, the Group does not guarantee any securities.

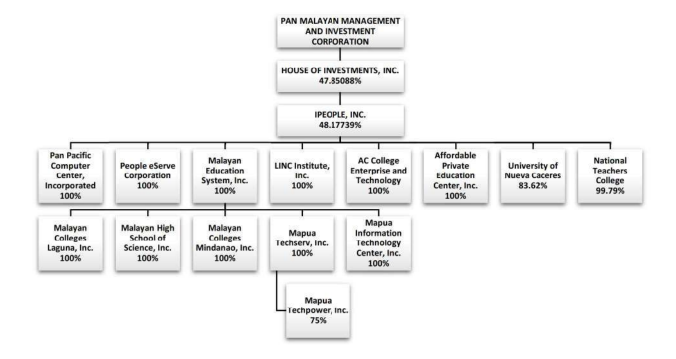
Schedule G. Capital Stock

	Number of shares	Number of shares issued and outstanding as shown under related balance sheet	Number of shares reserved for options, warrants, conversion and other	Number of shares held by related	Directors, Officers and	
Title of issue	authorized	caption	rights	parties	Employees	Others
Common Shares	2,000,000,000	1,044,263,197	(4)	885,453,681	168,775	158,640,741

GROUP STRUCTURE DECEMBER 31, 2021

Group Structure

Below is a map showing the relationship between and among the Group and its ultimate parent company and subsidiaries as at December 31, 2021:



ANNEX 68-D: RECONCILIATION OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION*

DECEMBER 31, 2021

Items	Amount (in thousands)	
Unappropriated retained earnings, as adjusted to available for	(₽982,640
distribution, beginning		23.0-,010
Add: Net income actually earned/realized during the period		
Net income (loss) during the period closed to retained earnings	₽589,256	
Less: Non-actual/unrealized income net of tax		
Equity in net income of associate/joint venture	-	
Unrealized foreign exchange gain - net (except those		
attributable to cash and cash equivalents)	_	
Unrealized actuarial gain	-	
Fair value adjustment (M2M gains)	_	
Fair value adjustment of Investment Property resulting		
to gain	_	
Adjustment due to deviation from PFRS/GAAP-gain	-	
Other unrealized gains or adjustments to the retained earnings		
as a result of certain transactions accounted for under PFRS	<u> </u>	
Sub-total Sub-total	ATTENDED	
Add: Non-actual losses		
Depreciation on revaluation increment (after tax)	-	
Adjustments due to deviation from PFRS/GAAP - loss	-	
Loss on fair value adjustment of investment property (after tax)	_	
Sub-total		
Net income actually realized during the period		589,256
Add (Less):		20
Dividends declaration during the year	(312,656)	
Appropriations of retained earnings during the period	· · · · · · · · · · · · · · · · · · ·	
Reversal of appropriations	-	
Effects of appropriations	_	
Effects of prior period adjustments	_	
Treasury shares	_	
Transfer to retained earnings of fair value reserve of equity		
instruments	First I	
		(312,656)
Total Retained Earnings, End Available for Dividend		₽1,259,240

^{*}Based on December 31, 2021 Parent Company Supplementary Schedule.

ANNEX 68-E: SCHEDULE OF FINANCIAL SOUNDNESS INDICATORS DECEMBER 31, 2021 AND 2020

Below are the financial ratios that are relevant to the Group's for the years ended December 31:

Financial ratios		2021	2020
Current ratio	Current Assets	1.40:1	1.16:1
Indicates the Group's ability to pay	Current Liabilities		
short-term obligation			
	Current Assets - Prepaid		
Acid-test ratio	expenses	1.22:1	1.04:1
Indicates the Group's ability to use its quick or near cash assets to pay current liabilities immediately	Current Liabilities		
	Net	1.90.1	2 12 2
Solvency Ratio	Income+Depreciation	0.22:1	0.14:1
Shows how likely a Group will be to continue meeting its debt obligations	Total Liabilities		
Debt-to-equity ratio	Total Debt	0.46:1	0.51:1
Measures the Group's leverage	Equity		
Asset to Equity Ratio	Total Assets	1.45:1	1.50:1
Shows how the Group's leverage (debt) was used to finance the firm	Equity		
Interest Rate Coverage	EBIT*	7.03:1	3.67:1
Shows how easily a Group can pay	Interest Expense		
interest on outstanding debt	Excluding Interest		
	Expense on Lease Liabilities		
Return on Average Stockholders' Equity	Net Income	6.14%	2.39%
Reflects how much the Group's has earned on the funds invested by the stockholders	Average Equity		
Net profit margin	Net Profit Margin	19.81%	8.03%
Reflect how much net income or profit is generated as percentage of revenue	Revenue		
Return on Assets	Net Income	4.12%	1.54%
Measure the ability to utilize the Group's	Total Assets		
assets to create profits Earnings before interest and taxes (EBIT)			



iPeople, inc. and Subsidiaries

Consolidated Financial Statements as of March 31, 2022 and December 31, 2021 and Three Months Ended March 31, 2022, 2021 and 2020

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(Amounts in Thousands)

	Unaudited March 2022	Audited December 2021
ASSETS		
Current Assets		
Cash and cash equivalents (Notes 7 and 15)	₽1,361,701	₽1,604,129
Receivables (Note 8)	933,982	1,032,851
Receivables from related parties (Note 15)	27,489	26,077
Prepaid expenses and other current assets (Note 9)	441,437	391,021
Financial assets at fair value through profit or loss (FVTPL)	9,213	9,213
Total Current Assets	2,773,822	3,063,291
Noncurrent Assets		
Property and equipment at cost (Note 10)	5,396,367	5,407,008
Land at revalued amounts (Notes 10 and 11)	6,460,845	6,460,845
Intellectual property rights (Note 6)	523,103	523,103
Goodwill (Notes 6 and 12)	151,326	151,326
Student relationship (Note 6)	38,184	43,761
Right-of-use assets (Note 27)	294,664	309,391
Net pension assets	18,130	18,130
Deferred tax assets - net	34,644	38,118
Other noncurrent assets (Note 13)	118,785	113,671
Total Noncurrent Assets	13,036,046	13,065,353
	P15,809,868	₽16,128,644
LIABILITIES AND EQUITY		
Current Liabilities Accounts payable and other current liabilities (Notes 14 and 27)	P 973,479	₽1,036,119
Short-term loans (Note 16)	£913,419	400,000
Unearned income (Note 14)	608,339	658,389
Lease liabilities - current portion (Note 27)	38,601	50,550
Current portion of long-term loan (Note 17)	21,001	21,001
Income tax payable	1,956	2,157
Payables to related parties (Note 15)	20,527	14,135
Dividends payable (Note 18)	565	565
Total Current Liabilities	1,664,468	2,182,916
Noncurrent Liabilities		
Net pension liabilities	128,845	124,152
Long-term loans (Note 17)	1,854,238	1,853,645
Lease liabilities - net of current portion (Note 27)	307,276	307,276
Deferred tax liabilities - net	487,308	489,169
Other noncurrent liabilities (Note 27)	51,391	51,683
Total Noncurrent Liabilities	2,829,058	2,825,925
Total Liabilities	4,493,526	5,008,841

(Forward)

	Unaudited	Audited
	March 2022	December 2021
Equity		
Common stock (Notes 6 and 18)	P1,044,263	₽1,044,263
Additional paid-in capital (Note 6)	3,294,368	3,294,368
Other comprehensive income (loss):		
Revaluation increment on land - net (Note 11)	1,633,847	1,633,847
Remeasurement losses on defined benefit plans	(15,033)	(15,033)
Equity reserve (Note 6)	(230,494)	(230,494)
Retained earnings (Note 18)	5,338,006	5,142,420
Equity attributable to equity holders of the Parent Company	11,064,958	10,869,371
Non-controlling interest in consolidated subsidiaries (Note 24)	251,385	250,432
Total Equity	11,316,342	11,119,803
	P15,809,868	₽16,128,644

See accompanying Notes to Consolidated Financial Statements.

iPEOPLE, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Amounts in Thousands)

January 1 to March 31 2022 2021 2020 REVENUE FROM CONTRACTS WITH CUSTOMERS (Note 19) Revenue from schools and related operations ₽870,502 ₽803,005 ₽957,350 **COSTS AND EXPENSES** 438,108 Cost of schools and related operations (Note 20) 476,675 570,553 **GROSS PROFIT** 393,827 364,897 386,797 GENERAL AND ADMINISTRATIVE EXPENSES (Note 21) (168,923)(161,450)(163,413)**INTEREST AND OTHER FINANCE CHARGES** (Note 22) (29,322)(33,962)(39,130)**INTEREST INCOME** (Notes 7 and 22) 3,516 1,586 1,944 OTHER INCOME (CHARGES) - Net 1,018 620 (139)INCOME BEFORE INCOME TAX 198,186 172,049 187,631 PROVISION FOR INCOME TAX 1,647 939 25,141 **NET INCOME** 196,539 171,110 162,490 OTHER COMPREHENSIVE INCOME (LOSS) Other comprehensive income (loss) not to be reclassified to profit or loss in subsequent periods: TOTAL COMPREHENSIVE INCOME ₽196,539 ₽171,110 ₽162,490 Net income attributable to: Equity holders of the parent (Note 23)* ₽195.586 ₽171.945 ₽158.351 Non-controlling interest in consolidated subsidiaries (Note 24) 4,139 ₽196,539 ₽171,110 ₽162,490 Total comprehensive income attributable to:

P196,586

P196,539

₽0.1873

₽171.945

₽171,110

₽0.1647

(835)

₽158,351

₽162,490

₽0.1547

4,139

See accompanying Notes to Consolidated Financial Statements.

Non-controlling interest in consolidated subsidiaries (Note 24)

Equity holders of the parent

*Basic/Diluted Earnings Per Share (Note 23)

iPEOPLE, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

(Amounts in Thousands)

	Attributable to Equity Holders of the Parent Company										
	Common Stock (Notes 6 and 18)	Additionalin Paid-in Capital (Note 6)	Fair Value Reserve of Equity struments at FVOCI	Revaluation Increment on Land - net of tax (Note 11)	Remeasurement Gains (Losses) on Net Defined Benefit Plans	Equity Reserve (Note 6)	Retained Earnings (Note 18)	Treasury Stock (Note 18)	Total	Non - controlling Interest (Note 24)	Total
					For the quar	ter ended March	31, 2022				
Balances as at January 1, 2022	P1,044,263	P3,294,368	₽-	P1,633,847	(P15,033)	(P230,494)	P5,142,420	₽–	P10,869,371	P250,432	P11,119,803
Net income	-	_	_	_	-	-	195,586	-	195,586	953	196,539
Other comprehensive income											
Total comprehensive income							195,586		195,586	953	196,539
Balances as at March 31, 2022	P1,044,263	₽3,294,368	₽-	P1,633,847	(P15,033)	(P230,494)	P5,338,006	₽-	P11,064,957	₽251,385	₽11,316,342
					For the quar	ter ended March	31, 2021				
Balances as at January 1, 2021	₽1,044,263	₽3,294,368	₽-	₽1,425,033	(P 76,722)	(P230,494)	₽4,795,968	(P0.21)	₽10,252,416	₽239,588	P10,492,004
Net income	=	=	=	=	=	=	171,945	=	171,945	(835)	171,110
Other comprehensive income	-	-	-	-	-	-	_	-	-	-	
Total comprehensive income	=	=	=	=	=	=	171,945	=	171,945	(835)	171,110
Balances as at March 31, 2021	₽1,044,263	₽3,294,368	₽–	₽1,425,033	(¥76,722)	(P230,494)	₽4,967,913	(P 0.21)	₽10,424,361	₽238,753	₽10,663,114
					For the quar	ter ended March	31, 2020				
Balances as at January 1, 2020	₽1,044,263	₽3,294,368	(P880)	₽1,583,743	(P19,766)	(P230,494)	₽3,838,446	(P 0.21)	₽9,509,680	₽223,113	₽9,732,793
Net income	=	=	=	-	=	=	158,351	=	158,351	4,139	162,490
Other comprehensive income	_	-	_	_	_	=	_	_	_	_	
Total comprehensive income	-	-	-	-	-	-	158,351	-	158,351	4,139	162,490
Dividends declared	=	-	-	-	-	-	(73,248)	-	(73,248)	-	(73,248)
Balances as at March 31, 2020	₽1,044,263	₽3,294,368	(P880)	₽1,583,743	(¥19,766)	(P230,494)	₽3,923,549	(₽0.21)	₽9,594,783	₽227,251	₽9,822,035

See accompanying Notes to Consolidated Financial Statements.

iPEOPLE, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(Amounts in Thousands)

	January 1 to March 31			
	2022	2021	2020	
CASH FLOWS FROM OPERATING				
ACTIVITIES				
Income before income tax	P198,186	₽172,050	₽187,631	
Adjustments for:				
Depreciation and amortization				
(Notes 10, 13, 20 and 21)	104,994	108,561	118,684	
Interest expense and other finance charges				
(Note 22)	29,915	29,643	32,925	
Provision for doubtful accounts (Notes 8 and 21)	16,935	8,969	12,660	
Interest income (Note 22)	(1,586)	(1,944)	(3,516)	
Unrealized foreign exchange loss (gain) - net	(129)	(89)	(194)	
Unrealized market loss (gain) on financial assets				
at FVTPL	_	561	(71)	
Operating income before working capital changes	348,315	317,750	348,120	
Decrease (increase) in:				
Receivables	81,954	(37,023)	63,073	
Prepaid expenses and other current assets	(50,416)	(43,264)	(26,481)	
Increase (decrease) in:				
Accounts payable and other current liabilities	(77,937)	97,228	50,720	
Unearned income	(50,050)	(37,776)	(301,170)	
Other noncurrent liabilities	7,764	9,839	7,782	
Net pension assets and liabilities	6,306	3,603	4,220	
Net cash generated from operations	265,935	310,358	146,264	
Interest paid	(14,025)	(25,472)	(29,935)	
Income taxes paid	(1,847)	(132)	4,659	
Interest received	1,566	1,918	3,476	
Net cash flows from operating activities	251,629	286,672	124,465	
CASH FLOWS FROM INVESTING ACTIVITIES				
Acquisitions of:				
Property and equipment (Note 10)	(73,860)	(36,983)	(110,989)	
Computer software (Note 13)	(7,299)	(2,381)	(1,676)	
Decrease (increase) in:			, , ,	
Receivables from related parties	(1,413)	(401)	(351)	
Other noncurrent assets	521	1,269	526	
Net cash flows from (used in) investing activities	(82,051)	(38,496)	(112,489)	

(Forward)

2022 2021 2020

₽1,280,902

₽1,167,777

January 1 to March 31

CASH FLOWS FROM FINANCING			
ACTIVITIES			
Proceeds from short-term loans (Notes 16 and 26)	P400,000	₽–	₽20,000
Payments of short-term loans (Notes 16 and 26)	_	(248,866)	(1,000)
Dividends paid to stockholders (Note 26)	_	(8)	_
Payment of lease liabilities (Notes 26 and 27)	(18,527)	(19,279)	(19,141)
Increase (decrease) in payables to related parties			
(Note 26)	6,392	(18,212)	1,443
Net cash flows from (used in) financing activities	(412,135)	(286,365)	1,302
EFFECTS OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS	129	89	194
NET INCREASE IN CASH AND CASH	(0.40.400)		
EQUIVALENTS		(20.100)	12 471
	(242,428)	(38,100)	13,471
CASH AND CASH EQUIVALENTS AT	(242,428)	(38,100)	13,471
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	1,604,129	(38,100)	13,471 1,154,306
	. , , .	, , ,	

P1,361,701

See accompanying Notes to Consolidated Financial Statements.

END OF YEAR (Note 7)

IPEOPLE, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information

iPeople, inc. (the Parent Company) is a publicly-listed stock corporation registered and incorporated on July 27, 1989 under the laws of the Philippines.

The Parent Company, a subsidiary of House of Investments, Inc. (HI), is a holding and management company. Its principal office address is at 3rd Floor, Grepalife Building, 219 Sen. Gil J. Puyat Avenue, Makati City. iPeople, inc. and its subsidiaries (collectively referred to as "the Group") are mainly involved in education sector with the list of subsidiaries disclosed in Note 2.

The Group is a member of the Yuchengco Group of Companies (YGC). The Group's ultimate parent is Pan Malayan Management and Investment Corporation (PMMIC).

Merger with AC Education, Inc.

On April 24, 2019, the Securities and Exchange Commission (SEC) approved the merger between iPeople, inc. and AEI, with iPeople, inc. as the surviving entity, and to take effect five business working days thereafter or May 2, 2019. On said date, iPeople, inc. issued 295,329,976 common shares from its unissued capital stock to AC. After the merger, iPeople, inc. became 48.18% owned by HI and 33.5% owned by AC. The merger would bring together the educational group of HI and AC. Details of the merger is disclosed in Note 6.

2. Basis of Preparation

The consolidated financial statements of the Group have been prepared under the historical cost basis, except for the land which is under revaluation model and financial assets at fair value through profit or loss (FVTPL). The consolidated financial statements are presented in Philippine Peso (P), which is the Parent Company's functional currency. Except as otherwise indicated, all amounts are rounded off to the nearest thousands.

Statement of Compliance

The consolidated financial statements have been prepared in compliance with Philippine Financial Reporting Standards (PFRSs).

Basis of Consolidation

The consolidated financial statements comprise the financial statements of the Group as at March 31, 2022 and December 31, 2021, and for each of the three years in the period ended March 31, 2022.

The consolidated financial statements are prepared for the same reporting year as the Parent Company, using consistent accounting policies. All intercompany balances and transactions, including income, expenses and dividends, are eliminated in full.

Below are the Group's subsidiaries and percentage of ownership:

	Percentage of Ownership		
-	2022	2021	2020
Malayan Education System, Inc. (MESI) [Operating Under the Name of			
Mapua University] and subsidiaries	100%	100%	100%
Direct ownership of MESI on its subsidiaries:			
Malayan Colleges Laguna, Inc., A Mapua School (MCLI)	100	100	100
Malayan Colleges Mindanao (A Mapua School), Inc. (MCMI)	100	100	100
Malayan High School of Science, Inc. (MHSSI)	100	100	100
Mapua Information Technology Center, Inc. (MITC)	100	100	100
Mapua Techsery, Inc.	100	100	100
Mapua Techpower, Inc.	75	75	75
People eServe Corporation	100	100	100
Pan Pacific Computer Center, Incorporated (PPCCI)	100	100	100
New subsidiaries in 2019 after the merger (Note 1):			
Affordable Private Education Center, Inc. doing business under the name of			
APEC Schools	100	100	100
National Teachers College doing business under the name/s			
and style/s of The National Teachers College	99.79	99.79	99.79
University of Nueva Caceres	83.62	83.62	83.62
AC College of Enterprise and Technology, Inc.	100	100	100
LINC Institute, Inc. doing business under the Name			
and Style of LINC Academy	100	100	100

All subsidiaries were incorporated in the Philippines.

Subsidiaries are entities over which the Parent Company has control. Control is achieved when the Parent Company is exposed, or has rights to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Parent Company controls an investee if and only if the Parent Company has:

- power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee);
- exposure, or rights, to variable returns from its involvement with the investee; and
- the ability to use its power over the investee to affect its returns.

When the Parent Company has less than a majority of the voting or similar rights of an investee, the Parent Company considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- the contractual arrangement with the other vote holders of the investee;
- rights arising from other contractual arrangements; and
- the Parent Company's voting rights and potential voting rights.

Subsidiaries are fully consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date when such control ceases.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- derecognizes the assets (including goodwill) and liabilities of the subsidiary;
- recognizes the fair value of the consideration received;
- recognizes the fair value of any investment retained;
- recognizes any surplus or deficit in profit or loss; and
- reclassifies the Group's share of components previously recognized in other comprehensive income (OCI) to profit or loss or retained earnings, as appropriate.

Non-controlling interest represents interest in a subsidiary which is not owned, directly or indirectly, by the Parent Company and are presented separately in the consolidated statement of comprehensive income and within equity in the consolidated statement of financial position, separately from the Group's shareholders equity. Transactions with non-controlling interests are handled in the same way as transactions with external parties.

3. Changes in Accounting Policies

The accounting policies adopted are consistent with those of the previous financial year, except for the adoption of new standards effective as at January 1, 2021. The adoption of these pronouncements did not have any significant impact on the Group's financial position or performance.

- Amendments to PFRS 9, PAS 39, PFRS 7, PFRS 4 and PFRS 16, Interest Rate Benchmark Reform Phase 2
- Amendments to PFRS 16, COVID-19-related Rent Concessions beyond 30 June 2021

Standards Issued but not yet Effective

Pronouncements issued but not yet effective are listed below.

Effective beginning on or after January 1, 2022

- Amendments to PFRS 3, Reference to the Conceptual Framework
- Amendments to PAS 16, Plant and Equipment: Proceeds before Intended Use
- Amendments to PAS 37, Onerous Contracts Costs of Fulfilling a Contract
- Annual Improvements to PFRSs 2018-2020 Cycle
 - Amendments to PFRS 1, First-time Adoption of Philippines Financial Reporting Standards, Subsidiary as a first-time adopter
 - Amendments to PFRS 9, Financial Instruments, Fees in the '10 per cent' test for derecognition of financial liabilities
 - o Amendments to PAS 41, Agriculture, Taxation in fair value measurements

Effective beginning on or after January 1, 2023

- Amendments to PAS 12, Deferred Tax related to Assets and Liabilities arising from a Single Transaction
- Amendments to PAS 8, Definition of Accounting Estimates
- Amendments to PAS 1 and PFRS Practice Statement 2, Disclosure of Accounting Policies

Effective beginning on or after January 1, 2024

• Amendments to PAS 1, Classification of Liabilities as Current or Non-current

Effective beginning on or after January 1, 2025

• PFRS 17, Insurance Contracts

Deferred effectivity

• Amendments to PFRS 10, Consolidated Financial Statements, and PAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The Group does not expect the future adoption of the applicable pronouncements to have a significant impact on its consolidated financial statements.

The Group continues to assess the impact of the above new and amended accounting standards and interpretations effective subsequent to 2021 on the Group's consolidated financial statements in the period of initial application. Additional disclosures required by these amendments will be included in the consolidated financial statements when these amendments are adopted.

4. Summary of Significant Accounting Policies

Cash and Cash Equivalents

Cash includes cash on hand and in banks. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash with original maturities of three (3) months or less from date of placement and that are subject to an insignificant risk of changes in value.

Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability; or
- In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible to the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the consolidated financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

• Level 1 – Quoted (unadjusted) market prices in active markets for identical assets or liabilities

- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognized in the consolidated financial statements on a recurring basis, the Group determines whether transfers have occurred between Levels in the hierarchy by reassessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each financial reporting date.

For the purpose of fair value disclosures, the Group has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

Financial Instruments

Initial recognition and subsequent measurement

The Group recognizes a financial asset or a financial liability in the statement of financial position when it becomes a party to the contractual provisions of the instrument. Purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace are recognized on the settlement date.

Financial assets – Initial recognition and measurement)

Financial assets are classified, at initial recognition, as "subsequently measured at amortized cost"; fair value through other comprehensive income (FVOCI); and FVTPL.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. The Group initially measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs.

In order for a financial asset to be classified and measured at amortized cost or FVOCI, it needs to give rise to cash flow that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level.

The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified in four categories:

- Financial assets at amortized cost (debt instruments)
- Financial assets at fair value through OCI with recycling of cumulative gains and losses (debt instruments)
- Financial assets designated at fair value through OCI with no recycling of cumulative gains and losses upon derecognition (equity instruments)
- Financial assets at fair value through profit or loss

The Group has financial assets at amortized cost (debt instruments) and financial assets at FVTPL.

Financial assets at amortized cost (debt instruments)

The Group measures financial assets at amortized cost if both of the following conditions are met:

- The financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows; and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortized cost are subsequently measured using the effective interest rate (EIR) method and are subject to impairment. Gains and losses are recognized in profit or loss when the asset is derecognized, modified or impaired.

This accounting policy relates to the Group's cash and cash equivalents, receivables, receivables from related parties, and refundable deposits.

Financial assets at fair value through profit or loss

A financial asset shall be measured at fair value through profit or loss unless it is measured at amortized cost or at fair value through other comprehensive income (OCI). However, an entity may make an irrevocable election at initial recognition for particular investments in equity instruments that would otherwise be measured at fair value through profit or loss to present subsequent changes in fair value in OCI.

The Group may, at initial recognition, irrevocably designate a financial asset as measured at fair value through profit or loss if doing so eliminates or significantly reduces a measurement or recognition inconsistency (sometimes referred to as an 'accounting mismatch') that would otherwise arise from measuring assets or liabilities or recognizing the gains and losses on them on different bases.

Included in this classification is the peso-denominated investment in Unit Investment Trust Fund (UITF) in Rizal Commercial Banking Corporation (RCBC).

Derecognition of financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognized (i.e., removed from the Group's statement of financial position) when:

- The rights to receive cash flows from the asset have expired; or
- The Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

Impairment of financial assets

The Group recognizes an allowance for expected credit losses (ECLs) for all debt instruments not held at fair value. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of timing of the default (a lifetime ECL).

An impairment analysis is performed at each reporting date and the Group generally used the provision matrix to measure ECL. The mechanics of the ECL calculations and the key elements are, as follows:

- a. Probability of default (PD) is an estimate of the likelihood of default over a given time horizon.
- b. *Exposure at default (EAD)* is an estimate of the exposure at a future default date taking into account expected changes in the exposure after the reporting date.
- c. Loss given default (LGD) is an estimate of the loss arising in the case where a default occurs at a given time.

The Group's debt instruments at amortized cost comprise of cash and cash equivalents and refundable deposits that are considered to have low credit risk. Hence, it is the Group's policy to measure ECL on such instrument on a 12-month basis applying the low credit risk simplification and based on the PD which is publicly available. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECL. The Group uses external credit ratings both to determine whether the debt instrument has significantly increased in credit risk and to estimate ECL.

For tuition and other fees receivables, the Group applies a simplified approach in calculating ECL. Therefore, the Group does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECL at each reporting date. The Group generally uses a provision matrix to calculate ECL. The provision rates are based on days past due for groupings based on school term. The provision matrix is initially based on the Group's historical observed default rates. The Group will then consider directly relevant forward-looking information. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are considered.

Primary drivers like macroeconomic indicators of qualitative factors such as forward-looking data on inflation rate and unemployment rate were added to the ECL calculation to reach a forecast supported by both quantitative and qualitative data points.

The Group may consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Financial Liabilities – Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate, and in the case of loans and borrowings and payables, net of directly attributable transaction costs.

Subsequent measurement

The measurement of financial liabilities depends on their classification, as described below:

- Financial liabilities at fair value through profit or loss
- Loans and borrowings

The Group's financial liabilities include loans and borrowings.

Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost using the EIR method. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. Gains and losses are recognized in profit or loss when the liabilities are derecognized as well as through the EIR amortization process. The EIR amortization is included as finance costs in the statement of comprehensive income.

This accounting policy applies primarily to accounts payable and other current liabilities (excluding payables to government), payables to related parties, dividends payable, lease liabilities, and loans payable.

Derecognition of financial liabilities

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the statement of comprehensive income.

Offsetting of Financial Instruments

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

'Day 1' difference

Where the transaction price in a non-active market is different to the fair value from other observable current market transactions in the same instrument or based on a valuation technique whose variables include only data from observable market, the Group recognizes the difference between the transaction price and fair value (a 'Day 1' difference) in profit or loss, unless it qualifies for recognition as some other type of asset. In cases where use is made of data which is not observable, the difference between the transaction price and model value is only recognized in profit or loss when the inputs become observable or when the instrument is derecognized. For each transaction, the Group determines the appropriate method of recognizing the 'Day 1' difference amount.

Prepaid Expenses and Other Current Assets

Prepaid expenses and other current assets pertain to resources controlled by the Group as a result of past events and from which future economic benefits are expected to flow to the Group. This account includes the following:

Prepaid Expenses

These are expenses paid in advance to be amortized over the benefit period or to be expense once incurred or consumed. These consist of prepaid insurance and subscriptions, among others.

Restricted Funds

Restricted funds are funds held for government and private entities and invested in money market placements exclusively for use in government programs such as Civic Welfare Training Service (CWTS), National Service Training Program (NSTP) and for financing of scholars of certain private entities. These are recorded at face value.

Creditable Withholding Tax (CWT)

This pertains to the tax withheld source by the Group's customers and lessees and is creditable against its income tax liability.

Inventories

Inventories are stated at the lower of cost and net realizable value (NRV). NRV is the selling price in the ordinary course of the business, less costs of completion, marketing and distribution. Cost is determined using weighted and simple average methods for textbooks, printed materials and supplies intended for sale.

Value-added Tax (VAT)

The input VAT pertains to the 12% indirect tax paid by the Group in the course of the Group's trade or business on local purchases of goods or services. Input VAT that is not expected to be fully applied against the output VAT of the succeeding year is presented as noncurrent asset.

Output VAT pertains to the 12% tax due on the local sale of goods or services by the Group.

Property and Equipment

Property and equipment, except for land, is stated at cost, less accumulated depreciation and any impairment in value.

The initial cost of property and equipment consists of its purchase price, including import duties, taxes and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Expenditures incurred after the assets have been put into operation, such as repairs and maintenance, are normally charged to operations in the period in which the costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as an additional cost of property and equipment.

Construction in progress represents property under construction and is stated at cost. This includes cost of construction and other direct costs. Construction in progress is not depreciated until such time that the relevant assets are ready for their intended use.

Depreciation is computed using the straight-line method over the estimated useful lives (EUL) of the related assets as follows:

	Years
Buildings and improvements	10-40
Office furniture and equipment	5-10
Transportation equipment	5

Leasehold improvements are amortized over the term of the lease or the estimated useful lives of the improvements, whichever is shorter.

The EUL and depreciation method are reviewed periodically to ensure that the period and method of depreciation are consistent with the expected pattern of economic benefits from items of property and equipment.

Fully depreciated property and equipment are retained in the accounts until they are no longer in use and no further depreciation and amortization are credited to or charged against current operations.

When assets carried at cost are retired or otherwise disposed of, the cost and related accumulated depreciation are removed from the accounts and any resulting gain or loss is reflected as part of current operations. When land carried at revalued amount are retired or otherwise disposed of, the carrying amount, which is the fair value at the time of sale or disposal, is derecognized and no gain or loss is recognized.

Land at Revalued Amounts

Land is carried at its revalued amount. The appraised values used for revaluation were determined by independent firms of appraisers.

The initial cost of land consists of its purchase price and directly attributable costs of bringing the asset to its working condition and location for its intended use.

The appraisal increment (net of deferred tax) resulting from the revaluation is credited to OCI and accumulated in equity under "revaluation increment on land - net" account. Decreases in valuation is charged to profit or loss, except to the extent that it reverses the existing accumulated revaluation increment on the same asset and therefore such decrease is recognized in OCI. The decrease recognized in OCI reduces the revaluation increment on land - net account in equity. In case a subsequent revaluation increase of an asset reverses a revaluation decrease previously recognized in profit or loss, such increase is credited to income in profit or loss.

The same rules apply to impairment losses. An impairment loss on a revalued asset is first used to reduce the revaluation increment for that asset. Only when the impairment loss exceeds the amount in the revaluation increment for that same asset is any further impairment loss recognized in profit or loss.

Upon disposal, any revaluation increment relating to the land being sold is transferred to retained earnings.

Right-of-use Assets and Lease Liabilities

Effective January 1, 2019, upon adoption of PFRS 16, the Group recognizes right-of-use assets and lease liabilities on contracts that qualify as leases under PFRS 16. The Group recognizes right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognized, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received and estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are incurred to produce inventories. Unless the Group is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognized right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

Right-of-use assets are subject to impairment. Refer to the accounting policies on Impairment of Nonfinancial Assets.

Lease liabilities are measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating a lease, if the lease term reflects the Group exercising the option to terminate. The variable lease payments that do not depend on an index or a rate are recognized as expense in the period on which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses the incremental borrowing rate (IBR) at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the insubstance fixed lease payments or a change in the assessment to purchase the underlying asset.

The Group applies the short-term lease recognition exemption to its short-term leases of office space. It also applies the low-value assets recognition exemption to leases that are considered of low value. Lease payments on short-term leases and leases of low-value assets are recognized as expense on a straight-line basis over the lease term.

Business Combination and Goodwill

An acquisition of a business (i.e. an integrated set of activities and assets that is capable of being conducted and managed for the purpose of providing a return directly to investors) is a business combination. Business combinations are accounted for using the acquisition method. The acquired identifiable tangible and intangible assets, liabilities and contingent liabilities are measured at their fair values at the date of the acquisition. Any excess of the acquisition cost over the net fair value of the identifiable assets acquired and liabilities assumed is recognized as goodwill. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition date fair value and the amount of any non-controlling interest in the acquiree. For each business combination, the acquirer measures the non-controlling interest in the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date.

Any contingent consideration to be transferred by the acquirer will be recognized at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration which is deemed to be an asset or liability will be recognized in accordance with PAS 39 either in profit or loss or as a change to OCI. If the contingent consideration is classified as equity, it should not be remeasured until it is finally settled within equity.

Goodwill is initially measured at cost being the excess of the aggregate of the consideration transferred and the amount recognized for non-controlling interest over the net identifiable assets acquired and liabilities assumed. If this consideration is lower than the fair value of the net assets of the subsidiary acquired, the difference is recognized in the consolidated statement of comprehensive income.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units (CGU) that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units. Impairment losses relating to goodwill cannot be reversed in future periods. The Group performs its impairment test of goodwill at least annually.

The goodwill recognized in the Group's consolidated statement of financial position pertains to the acquisition of MESI and merger with AEI as disclosed in Notes 6 and 12.

Intangible Assets Other Than Goodwill

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is the fair value as at the date of acquisition. Subsequently, intangible assets are measured at cost less accumulated amortization and provision for impairment loss, if any. Internally generated intangible assets, excluding capitalized development costs, are not capitalized and expenditure is reflected in the consolidated statement of income in the year in which the expenditure is incurred.

The estimated useful life of intangible assets is assessed as either finite or indefinite. The estimated useful lives of intangible assets recognized as a result of the merger with AEI (see Note 6) are as follows:

	Number of Years
Intellectual property rights	Indefinite
Student relationship	5-7
Software cost	3

The estimated useful lives of intangible assets with finite lives are assessed at the individual asset level. Intangible assets with finite lives are amortized over their estimated useful lives on a straight-line basis. Periods and method of amortization for intangible assets with finite useful lives are reviewed annually or earlier when an indicator of impairment exists.

Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset is accounted for by changing the amortization period or method, as appropriate, and are treated as changes in accounting estimates. The amortization expense on intangible assets with finite lives is recognized in the consolidated statement of comprehensive income in the expense category consistent with the function of the intangible assets.

Intangible assets with indefinite useful lives are not amortized, but are tested for impairment annually, either individually or at the CGU level. The assessment of indefinite useful life is reviewed annually to determine whether the indefinite useful life continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

A gain or loss arising from derecognition of an intangible asset is measured as the difference between the net disposal proceeds and the carrying amount of the intangible assets and is recognized in the consolidated statement of comprehensive income when the intangible asset is derecognized.

Impairment of Nonfinancial Assets

Property and equipment, student relationship, right-of-use assets, and other noncurrent assets. The Group assesses as of reporting date whether there is an indication that nonfinancial assets may be impaired. If any such indication exists, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is calculated as the higher of the asset's or CGU's fair value

less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those assets or groups of assets. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessment of the time value of money and the risks specific to the asset.

An assessment is made at each financial reporting date as to whether there is an indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in profit or loss unless the asset is carried at revalued amount, in which case the reversal is treated as revaluation increase in OCI to the extent that it reverses a revaluation decrease of the same asset that was previously recognized in OCI. After such reversal, the depreciation and amortization charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

Goodwill and intellectual property rights

Goodwill and intellectual property rights are reviewed for impairment, annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired.

Impairment on goodwill and intellectual property rights are determined by assessing the recoverable amount of the cash-generating unit, to which these assets relates. Where the recoverable amount of the cash-generating unit is less than the carrying amount, an impairment loss is recognized. Impairment losses relating to goodwill cannot be reversed in future periods.

Equity

The Group records common stock at par value for all shares issued and outstanding, and additional paid-in capital for the excess of the total contributions received over the aggregate par values of the equity shares. When the Group issues more than one class of stock, a separate account is maintained for each class of stock and the number of shares issued. Incremental costs incurred directly attributable to the issuance of new shares are shown in equity as a deduction from proceeds, net of tax. When any member of the Group purchases the Group's capital stock (treasury shares), the consideration paid, including any attributable incremental costs, is deducted from equity attributable to the Group's equity holders until the shares are cancelled, reissued or disposed of. Where such shares are subsequently sold or reissued, any consideration received, net of any directly attributable incremental transaction costs and the related tax effects, is included in equity. No gain or loss is recognized in profit or loss on the purchase, sale, issue or cancellation of the Parent Company's own equity investments.

Retained earnings represent accumulated earnings less dividends declared and any adjustment arising from application of new accounting standards, policies or correction of errors applied retroactively.

The individual accumulated earnings of the subsidiaries are available for dividend declaration when these are declared as dividends by the respective subsidiaries as approved by their respective BOD or BOT, as applicable.

Revenue and Income Recognition

Revenue is recognized when the Group satisfies a performance obligation by transferring a promised good or service to the customer, which is when the customer obtains control of the goods or service. Revenue is measured based on the consideration to which the Group expects to be entitled in exchange for transferring promised goods or services to a customer. The Group assesses its revenue arrangements against specific criteria in order to determine if it is acting as principal or agent. The Group has concluded that it is acting as principal in all of its revenue arrangements.

Revenue from schools and related operations consist of the following:

Revenue from tuition and other matriculation fees

Revenue from tuition fees and other matriculation fees are recognized over time over the corresponding school term using the output method (i.e., time lapsed over the service period such as semester or school year, depending on the curriculum registered). Upon enrollment, students have the option to pay the tuition and other matriculation fees in full or on installment.

Other student-related income

Other student-related income is recognized at a point in time when the promised goods are delivered to the customer or at point in time when services has been rendered. These mainly consist of the following:

Admission, examination and other fees

Admission, examination and other fees are recognized as income when examination has been granted by the school and related services have been provided to the students (at point in time).

Seminar income

Seminar income is recognized as income over the corresponding term or as the services are rendered (at point in time or over time).

Miscellaneous income

Miscellaneous income is recognized when earned (at point in time).

Following are contract balances relative to PFRS 15:

Receivables

A receivable represents the Group's right to an amount of consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due).

Contract assets

A contract asset is the right to consideration in exchange for goods or services transferred to the customer. If the Group performs by transferring goods or services to a customer before the payment is due, a contract asset is recognized for the earned consideration that is conditional.

Contract liabilities

A contract liability is the obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Group transfers goods or services to a customer, a contract liability is recognized when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognized as revenue when the Group performs under the contract. The Group's contract liabilities represent the unearned income on tuition fees (presented under unearned income) and accounts payable to students (presented under accounts payable and other current liabilities) and

will be recognized as revenue when the related educational services are rendered. Accounts payable to students are advance collections from students to be applied to the next school year or school term.

Costs and Expenses

The Group's costs and expenses constitute costs of operating the business recognized in the consolidated statement of comprehensive income as incurred.

Cost of schools and related operations

Cost of schools and related operations constitute expenses directly related to the Group's school and related operations which include expenses for salaries and wages of teaching and academic support personnel, student welfare activities, and all other student-related costs and expenses. Cost of schools and related operations are recognized as expense when the school and related services have been provided to the students.

General and Administrative Expenses

These expenses constitute costs of administering the business. General and administrative expenses, except for rent expense, are recognized as incurred.

Interest and Financing Charges

Interest and financing charges, excluding capitalizable borrowing costs, is recognized as expense in the period in which it is incurred.

Borrowing costs are capitalized if they are directly attributable to the acquisition or construction of a qualifying asset. Borrowing costs consist of interest and other costs that the Group incurs in connection with the borrowing of funds. Capitalization of borrowing costs commences when the activities to prepare the asset are in progress and expenditures and borrowing costs are being incurred. Borrowing costs are capitalized until the assets are substantially ready for their intended use.

Retirement Benefits

Retirement benefits cost is actuarially determined using the projected unit credit method. This method considers each period of service as giving rise to an additional unit of benefit entitlement and measures each unit separately to build up the final obligation.

Retirement benefits cost comprises the following:

- Service costs
- Net interest on the net defined benefit liability or asset

Service costs which include current service costs, past service costs and gains or losses on nonroutine settlements are recognized as expense in profit or loss. Past service costs are recognized when plan amendment or curtailment occurs.

Net interest on the net defined benefit liability or asset is the change during the period in the net defined benefit liability or asset that arises from the passage of time which is determined by applying the discount rate based on high quality corporate bonds to the net defined benefit liability or asset. Net interest on the net defined benefit liability or asset is recognized as expense or income in profit or loss.

Remeasurements comprising actuarial gains and losses (excluding net interest on defined benefit liability) are recognized immediately in other comprehensive income in the period in which they arise. Remeasurements are not reclassified to profit or loss in subsequent periods.

The net defined benefit liability or asset is the aggregate of the present value of the defined benefit obligation at the end of the reporting period reduced by the fair value of plan assets (if any), adjusted for any effect of limiting a net defined benefit asset to the asset ceiling. The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the creditors of the Group, nor can they be paid directly to the Group. Fair value of plan assets is based on market price information. When no market price is available, the fair value of plan assets is estimated by discounting expected future cash flows using a discount rate that reflects both the risk associated with the plan assets and the maturity or expected disposal date of those assets (or, if they have no maturity, the expected period until the settlement of the related obligations).

Income Taxes

Current tax

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

Deferred tax

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

Deferred tax liabilities are recognized for all taxable temporary differences. Deferred tax assets are recognized for all deductible temporary differences, net operating loss carry over (NOLCO) and minimum corporate income tax (MCIT) to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences can be utilized. Deferred tax, however, is not recognized when it arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss.

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

When a subsidiary is disposed, and said subsidiary has a single asset, land, which is classified as property and equipment carried at revalued amount in the consolidated financial statements, the tax paid on disposal of the subsidiary, emanating from the difference between the cost of the land and its selling price, is taken to OCI in the consolidated statement of comprehensive income. The related tax, e.g. capital gains tax (CGT), is netted against the reversal of deferred tax liability on revaluation increment of land sold through sale of subsidiary.

Deferred income tax that relates to items that are recognized: (a) in other comprehensive income shall be recognized in other comprehensive income; and (b) directly in equity shall be recognized directly in equity.

Deferred income tax assets and liabilities are offset if a legally enforceable right to offset current income tax against current income tax liabilities and the deferred income tax assets and liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend to either settle current income tax liabilities and assets on a net

basis or to realize the assets and settle the liabilities simultaneously, on each future period in which significant amounts of deferred income tax assets and liabilities are expected to be settled or recovered. Subsidiaries operating in the Philippines file income tax returns on an individual basis. Thus, the deferred tax assets and deferred tax liabilities are offset on a per entity basis.

<u>Leases – Group as Le</u>ssor

Leases in which the Group does not transfer substantially all the risks and benefits of ownership of the asset are classified as operating leases. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased asset and recognized over the leased term on the same bases as rental income. Rental income is recognized on a straight-line basis over the term of the lease.

Foreign Currency-denominated Transactions and Translation

Foreign currency-denominated transactions are recorded using the prevailing exchange rates at the time of transactions. Foreign currency-denominated monetary assets and liabilities are translated to Philippine Peso closing rate of exchange prevailing at the reporting date. Exchange gains or losses arising from foreign currency are charged to profit or loss.

Basic Earnings Per Share (EPS)

Basic earnings per common share is computed based on weighted average number of issued and outstanding common shares, less treasury shares, after giving retroactive effect for any stock dividends. Diluted earnings per share, if applicable, is computed on the basis of the weighted average number of shares outstanding during the year plus the weighted average number of ordinary shares that would be issued on the conversion of all the dilutive potential ordinary shares into ordinary shares. There are no dilutive potential common shares that would require disclosure of diluted earnings per common share in the consolidated financial statements.

Segment Reporting

The Group's operating business are organized and managed separately according to the nature of services provided, with each segment representing a strategic business unit that offers different products and serves different markets. Financial information on business segments is presented in Note 28 to the consolidated financial statements.

Provisions

Provisions are recognized when (a) the Group has a present obligation (legal or constructive) as a result of a past event, (b) it is probable that an outflow of assets embodying economic benefits will be required to settle the obligation and (c) a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessment of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense.

Contingencies

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

Events after the Financial Reporting Date

Post year-end events up to the date of the auditor's report that provide additional information about the Group's position at financial reporting date (adjusting event) are reflected in the consolidated financial statements. Any post year-end events that are not adjusting events are disclosed when material to the consolidated financial statements.

5. Significant Accounting Judgments and Estimates

The preparation of the consolidated financial statements requires management to make judgments and estimates that affect the amounts reported in the consolidated financial statements and accompanying notes. Future events may occur which can cause the assumptions used in arriving at those estimates to change. The effects of any changes in estimates will be reflected in the consolidated financial statements as they become reasonably determinable.

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.

Fair valuation of land

The Group measures land at revalued amount with changes in fair value being recognized in other comprehensive income. The Group engaged an independent firm of appraisers to determine the fair value as at December 31, 2021 and 2020. The key assumptions used to determine fair value are disclosed in Note 11.

As at March 31, 2022 and December 31, 2021, the fair value of land amounted to \$\mathbb{P}6,460.8\$ million (Note 11).

Estimation of allowance for ECL on tuition and other fees receivables

The Group generally uses provision matrix to calculate ECL for tuition and other fees receivables. The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns. The provision matrix is initially based on the Group's historical observed default rates. The Group will then consider directly relevant forward-looking information. At every reporting date, the historical observed default rates are updated and forward-looking factors specific to the debtors and the economic environment are updated to consider the impact of the coronavirus pandemic.

The Group also applied weights to various scenarios in the computation of the allowance for ECL to incorporate impact of uncertainty due to the current economic conditions such as the impact of the coronavirus pandemic. The amount of ECL is sensitive to changes in circumstances and of forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of the customer's actual default in the future.

Allowance for ECL on tuition and other fees receivables and related carrying value are disclosed in Note 8.

Leases under PFRS 16 – Estimating the IBR

The Group cannot readily determine the interest rate implicit in the lease, therefore, it uses IBR to measure lease liabilities. The IBR is the rate of interest that an entity would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The IBR therefore reflects what the entities 'would have to pay', which requires estimation when no observable rates are available (such

as for entities that do not enter into financing transactions) or when they need to be adjusted to reflect the terms and conditions of the lease (for example, when leases are not in functional currency). The Group estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates (such as the stand-alone credit rating).

The Group's right-of-use assets and lease liabilities are disclosed in Note 27.

Estimation of useful lives of student relationship

The Group estimates the useful lives of student relationship based on the period over which the assets are expected to be available for use which represents the number of years that the students are expected to stay until they graduate. The Group reviews the estimated useful lives based on factors that include asset utilization, internal technical evaluation and anticipated use of the assets. It is possible that future results of operations could be materially affected by changes in these estimates brought about by changes in the aforementioned factors. A reduction in the estimated useful lives of student relationship would increase amortization expenses and decrease noncurrent assets.

There is no change in the estimated useful lives of student relationship from the effectivity of the merger. The carrying values of student relationship amounted to \$\mathbb{P}38.2\$ million and \$\mathbb{P}43.8\$ million as of March 31, 2022 and December 31, 2021, respectively (Note 6).

Impairment of nonfinancial assets

The Group assesses impairment on its property and equipment, intangible assets (other than goodwill and intellectual property rights) and noncurrent assets whenever events or changes in circumstances indicate that the carrying amount of these assets may not be recoverable. The factors that the Group considers important which could trigger an impairment review include significant underperformance relative to expected historical or projected future operating results, significant changes in the manner of use of the acquired assets or the strategy for overall business, and significant negative industry or economic trends.

An impairment loss is recognized whenever the carrying amount of an asset exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less cost to sell and value in use. The fair value is the amount obtainable from the sale of an asset in an arm's length transaction while value in use is the present value of estimated future cash flows expected to arise from continuing use of an asset and from its disposal at the end of its useful life. Recoverable amounts are estimated for individual assets or, if it is not possible, for the cash-generating unit to which the asset belongs.

As to the Group's property and equipment, student relationship and noncurrent assets, the allowance for impairment in value of land amounting to \$\mathbb{P}15.8\$ million as of December 31, 2020, and the 2021 impairment in student relationship attributable to APEC (Notes 6, 10, 11 and 13). The impairment in land was reversed in 2021 with the increase in fair value based on the appraisal report obtained from SEC-accredited independent firms of appraisers as at December 31, 2021.

In 2021, the Group performed an impairment testing on the property and equipment and right-of-use assets of APEC due to the continuing losses and significant decline in number of students. In assessing the impairment, the Group determines the recoverable amount using value in use with details disclosed in Note 27. There is no impairment loss recognized on these assets in 2021. The carrying value of these assets are disclosed in Notes 10 and 27.

Impairment of goodwill and intellectual property rights are assessed at least on an annual basis. In assessing the impairment, the Group determines the recoverable amount using value in use with details disclosed in Notes 6 and 12. There is no impairment loss recognized on these assets in 2022, 2021 and 2020. The carrying value of these assets are disclosed in Notes 6 and 12.

Estimation of pension obligations and other retirement benefits

The determination of the Group's pension cost and liabilities is dependent on the selection of certain assumptions used in calculating such amounts. Those assumptions include, among others, discount rate and salary increase rate and to which the cash flows are most sensitive to. While the Group believes that the assumptions are reasonable and appropriate, significant differences in the actual experience or significant changes in assumptions may materially affect the retirement expense and related asset or liability.

As at March 31, 2022 and December 31, 2021, the net pension liabilities amounted to \$\mathbb{P}\$128.8 million and \$\mathbb{P}\$124.2 million, respectively, while net pension assets amounted to \$\mathbb{P}\$18.1 million as at March 31, 2022 and December 31, 2021.

Deferred tax assets

The Group reviews the carrying amounts of deferred tax assets at each financial reporting date and reduces deferred tax assets to the extent that it is no longer probable that sufficient future taxable profit will be available to allow all or part of the deferred income tax assets to be utilized. Where there is no absolute assurance that each legal entity in the Group will generate sufficient taxable profit to allow all or part of its deferred tax assets to be utilized, deferred tax assets are not recognized.

Deferred tax assets recognized and temporary differences on which deferred tax assets were not recognized.

Provisions and contingencies

The Group is currently involved in certain legal proceedings and claims in the ordinary course of business. The estimate of the probable costs for the resolution of these claims has been developed in consultation with outside counsel handling the defense in these matters and is based upon an analysis of potential results. The ultimate disposition of these matters cannot be determined with certainty. The Group will exhaust all legal remedies available to it in defending itself in these claims and proceedings (Notes 14 and 27).

6. Business Combination and Transactions with Non-Controlling Interests

Business Combination

As disclosed in Note 1, the merger between iPeople, inc. and AEI, with iPeople, inc. as the surviving entity, took effect on May 2, 2019. On said date, iPeople, inc. issued 295,329,976 common shares from its unissued capital stock to AC, the parent company of AEI. iPeople, inc., being the surviving corporation, is deemed to have acquired all the assets and to have assumed all the liabilities of AEI in a business combination accounted for under the acquisition method. In exchange for the transfer of the net assets of AEI to iPeople, inc., iPeople, inc. issued to AC an aggregate of 295,329,976 shares with par value of \$\mathbb{P}1.0\$ per share for a total fair value of \$\mathbb{P}3,591.21\$ million based on iPeople, inc.'s quoted closing rate per share as of May 2, 2019. The excess of the fair value of shares issued over the par value was recognized as additional paid-in capital.

Based on the valuation performed, the Group has identified other intangible assets such as the intellectual property rights with infinite life and student relationship with an estimated useful life of 5

years to 7 years based on the contractual relationship between the school entities and its students. These assets are attributed from the acquisition of operating schools NTC, APEC and UNC. The carrying value and movement of student relationship as of and for the period ended March 31, 2022 and December 31, 2021 follows:

	2022	2021
Cost from business combination	P116,009	₽116,009
Accumulated amortization:		
Beginning balance	(72,248)	(37,184)
Amortization and impairment (Note 20a)	(5,578)	(35,064)
Ending balance	(77,825)	(72,248)
Balance at end of the year	P38,184	₽43,761

As of December 31, 2021 and 2020, the Group performed impairment testing on intellectual property rights using the income approach. Key assumptions used are as follows:

- Revenue projections and long-term growth rate (3% for 2021 and 2020). Revenue projections based on financial budgets approved by management and considers the impact of the K to 12 Basic Education Program effective 2016 and the coronavirus pandemic. The long-term growth rate is the expected growth rate in the education industry sector.
- Discount rates (14% to 15% for 2021 and 13% to 14% for 2020). The discount rate used for the computation of the net present value is the weighted average cost of capital and was determined by reference to comparable listed companies in the educational sector.
- Royalty rates (1% to 6% for 2021 and 2020). This is based on the publicly available information on franchising of educational institutions in the Philippines, with consideration on the operational risk of the involved entity.

Transactions with Non-Controlling Interests

On May 9, 2019, the Parent Company acquired the 281,642 shares of MESI owned by HI, representing 7% ownership in MESI. With this acquisition, MESI became a 100%-owned subsidiary of the Parent Company. The \$\mathbb{P}\$354.2 million excess of the consideration paid over the book value of non-controlling interest acquired was recognized in equity by debiting "Equity reserve".

In December 2019, the Parent Company acquired 2,743 additional shares of UNC from various stockholders representing 24.99% ownership in UNC. With the acquisition, the Parent Company now owned 83.62% of UNC. The P123.8 million excess of book value of non-controlling interest acquired over the consideration paid was recognized in equity by crediting "Equity reserve".

7. Cash and Cash Equivalents

This account consists of:

	Unaudited	Audited
	March 2022	December 2021
Cash on hand	₽2,813	₽2,360
Cash in banks (Note 15)	452,846	448,853
Cash equivalents (Note 15)	906,042	1,152,916
	P1,361,701	₽1,604,129

Cash in banks earn interest at the prevailing bank deposit rates. Cash equivalents have terms with varying periods of up to three months depending on the immediate cash requirements of the Group and earn interest at the prevailing short-term investment rates.

Interest income from cash in banks and cash equivalents amounted to \$\mathbb{P}1.57\$ million, \$\mathbb{P}1.92\$ million and \$\mathbb{P}3.48\$ million in 2022, 2021 and 2020, respectively (Note 22).

8. Receivables

This account consists of:

	Unaudited	Audited
	March 2022	December 2021
Tuition and other fees	P1,124,142	₽1,246,586
Advances to officers and employees	26,258	21,529
Others	90,396	54,626
	1,240,797	1,322,741
Allowance for ECL	(306,814)	(289,890)
	P933,982	₽1,032,851

Tuition and other fees receivable pertain to tuition and other matriculation fees which are normally collected during the school term. This also includes receivable from Department of Education (DepEd) amounting to P96.83 million and P140.8 million as at March 31, 2022 and December 31, 2021, respectively, arising from the Senior High School (SHS) Voucher Program wherein qualified SHS students are given assistance on tuition fees. These receivables are noninterest-bearing and are generally collectible within one year.

Advances to officers and employees consist mostly of advances subject to liquidation, interest-bearing receivables pertaining to car loan and noninterest-bearing telephone charges, hospitalization bill and library and printing charges. Receivables from employees are settled through salary deductions. Interest income from advances to officers and employees amounted to \$\mathbb{P}0.02\$ million, \$\mathbb{P}0.03\$ million and \$\mathbb{P}0.04\$ million in 2022, 2021 and 2020, respectively (Note 22). These receivables are noninterest-bearing and are generally collectible within one year.

The changes in allowance for ECL as at March 31 and December 31 follow:

	2022			
	Tuition and other fees	Trade	Others	Total
Balance at beginning of year	P281,120	P3,393	P5,377	P289,890
Provisions for the year (Note 21)	16,935	_	_	16,935
Write-off	(10)	_	_	(10)
Balance at end of year	P298,045	P3,393	₽5,377	P306,814
Gross receivables	₽1,124,142	₽5,151	P85,245	P1,214,538

	2021				
	Tuition and				
	other fees	Trade	Others	Total	
Balance at beginning of year	₽168,978	₽3,393	₽5,377	₽177,748	
Provisions for the year (Note 21)	114,229	_	_	114,229	
Write-off	(2,087)	_	_	(2,087)	
Balance at end of year	₽281,120	₽3,393	₽5,377	₽289,890	
Gross receivables	₽1,246,586	₽4,964	₽49,662	₽1,301,212	

9. Prepaid Expenses and Other Current Assets

	Unaudited	Audited
	March 2022	December 2021
Prepaid expenses	P208,949	₽192,032
Restricted funds (Note 15)	35,058	34,816
CWT	9,188	7,298
Books inventories	6,152	5,095
Office supplies	4,306	3,805
Input VAT	1,699	1,539
Short-term investments	40,067	10,027
Others	136,018	136,408
	P441,437	₽391,020

Prepaid expenses mainly include prepayments for membership fees, subscriptions, and insurance, among others.

Restricted funds significantly pertain to funds held for government and private entities and invested in money market placements exclusively for use in government programs such as CWTS, NSTP, for financing of scholars of certain private entities, and for the purpose of undertaking socio-economic studies, and development projects (Note 14).

Others relate to rent deposits and other supplies. This also includes payments made on certain claims that are under protest (Note 27).

10. Property and Equipment

The rollforward analysis of this account follows:

			March 2022			
	Office					
	Buildings and	Furniture and	Transportation	Construction		
	Improvements	Equipment	Equipment	In Progress	Total	
Cost						
Balance at beginning of year	P4,900,055	₽2,572,710	₽51,977	P1,645,080	P9,169,822	
Acquisitions	6,869	27,776	6,353	40,513	75,158	
Disposals/retirement	=	(424)	(1,264)	_	(1,688)	
Reclassifications and adjustments	9	17	=	=	26	
Balance at end of year	4,906,932	2,600,080	51,977	1,685,593	9,243,318	
Accumulated depreciation, amortization and impairment loss						
Balance at beginning of year	1,590,059	2,135,982	36,773	_	3,762,814	
Depreciation (Notes 20 and 21)	41,379	41,461	1,661	_	84,501	
Disposals/retirement		(402)	· -	_	(402)	
Reclassifications and adjustments	(56)	172	(78)	-	38	
Balance at end of year	1,631,382	2,177,213	38,357	-	3,846,951	
Net book value at cost	3,275,551	422,867	12,356	1,685,593	5,396,367	
Land at revalued amounts (Note 11)	· · · –	_	_		6,460,845	
Total	P3,275,551	P422,867	P12,356	P1,685,593	P11,857,212	

			December 2021		
		Office			
	Buildings and	Furniture and	Transportation	Construction	
	Improvements	Equipment	Equipment	In Progress	Total
Cost					
Balance at beginning of year	₽4,914,555	₽2,365,584	₽48,521	₽1,654,804	₽8,983,464
Acquisitions	46,919	85,600	6,353	72,498	211,370
Disposals/retirement	(120,388)	(4,398)	_	_	(124,786)
Reclassifications and adjustments	58,969	125,924	(2,897)	(82,222)	99,774
Balance at end of year	4,900,055	2,572,710	51,977	1,645,080	9,169,822
Accumulated depreciation, amortization and					
impairment loss					
Balance at beginning of year	1,532,900	1,832,916	32,136	=	3,397,952
Depreciation (Notes 20 and 21)	198,864	156,312	7,063	-	362,239
Disposals/retirement	(120,388)	(2,223)	_	_	(122,611)
Reclassifications and adjustments	(21,317)	148,977	(2,426)	=	125,234
Balance at end of year	1,590,059	2,135,982	36,773	-	3,762,814
Net book value at cost	3,309,996	436,728	15,204	1,645,080	5,407,008
Land at revalued amounts (Note 11)	=	=	=	=	6,460,845
Total	₽3,309,996	₽436,728	₽15,204	₽1,645,080	₽11,867,853

Construction in progress as at March 31, 2022 and December 31, 2021 mainly includes the general cost of construction of MESI's new school building in Makati City and other direct costs (Note 11).

The land and related improvements owned by MCMI with carrying value of \$\mathbb{P}2,382.0\$ million as of March 31, 2022 and December 31, 2021, respectively, were used to secure the long-term loans of MCMI as disclosed in Note 17.

11. Land at Revalued Amounts

This account, classified as property and equipment (see Note 10), consists of:

	Unaudited	Audited
	March 2022	December 2021
Land at cost:		_
Balance at beginning of year	P4,066,906	£ 4,066,906
Land sold through sale of subsidiary	_	_
Balance at end of year	4,066,906	4,066,906
Provision for impairment:		
Balance at beginning of year	_	(15,763)
Reversal during the year charged to		
profit or loss	_	15,763
Balance at end of year	_	_
Revaluation increment on land:		_
Balance at beginning of year	2,393,939	2,168,629
Change in revaluation increment	_	225,310
Revaluation increment on land transferred to		
retained earnings as a result of the sale of		
subsidiary	_	_
Balance at end of year	2,393,939	2,393,939
	P6,460,845	₽6,460,845

Land at revalued amounts consists of owner-occupied property wherein the school buildings and other facilities are located.

Land were appraised by SEC-accredited independent firms of appraisers to determine the revalued amounts as at December 31, 2021 and 2020, respectively.

The valuation was derived through the market approach based upon prices paid in actual market transactions. This approach relies on the comparison of recent sale transactions or offerings of similar properties which have occurred and/or offered with close proximity to the subject properties, adjusted based on certain elements of comparison (e.g. location, size and road frontage).

The parcels of land were valued in terms of their highest and best use which is categorized under Level 3 of the fair value hierarchy.

	Valuation	Valuation Unobservable		Range		
Location	Techniques	Inputs Used	2021	2020		
Makati and Intramuros, Manila	Market Approach	Price per square meter	P61,000 to P222,500	₽48,000 to ₽100,800		
Cabuyao, Laguna	Market Approach	Price per square meter	P10,412 to P14,042	₽8,640 to ₽16,200		
Davao City, Davao Del Sur	Market Approach	Price per square meter	P23,750 to 32,148	₽13,553 to 40,800		
Pandacan, Metro Manila	Market Approach	Price per square meter	P76,500 to P93,500	₽51,300 to ₽85,500		
San Jose Del Monte City, Bulacan	Market Approach	Price per square meter	P55,510 to 59,993	P50,468 to 59,993		
Naga City, Camarines Sur	Market Approach	Price per square meter	P18,573 to P27,075	P15,750 to P31,050		
Quiapo, Manila	Market Approach	Price per square meter	P70,837 to 130,625	₽69,034 to 133,650		

Net adjustment factors arising from external and internal factors (i.e. location, size and road frontage) affecting the subject properties as compared to the market listing of comparable properties, range from -5% to +50% in 2021 and from -55% to +35% in 2020.

Significant increases (decreases) in estimated price per square meter would result in a significantly higher (lower) fair value of the land.

In 2019, the Group recorded provision for impairment in value of \$\mathbb{P}21\$ million on a parcel of land charged to profit or loss [presented under 'Other income (charges) - net] as there was no previous revaluation increment recognized on said land. Based on the 2021 and 2020 appraisal of the same parcel of land, there was an increase in value that resulted to the reversal of the impairment loss. The reversal was credited to profit or loss as "Other income (charges) - net" in the 2021 and 2020 statement of comprehensive income.

In December 2020, MESI sold its investment in subsidiary San Lorenzo Ruiz Investment Holdings and Services Inc. to HI for \$\mathbb{P}\$1,946.6 million and paid CGT of \$\mathbb{P}\$126.8 million on the gain on sale. MESI applied the \$\mathbb{P}\$250.0 million earnest money received from HI in 2019 which was recorded as part of 2019 accounts payable as payment and the balance was paid in cash. The Group treated the sale of investment as disposal of the net assets of the subsidiary which mainly represents the land classified as property and equipment. As the land is carried at revalued amount, prior to the sale, the Group recorded revaluation increment of \$\mathbb{P}\$188.7 million (gross of tax) to reflect the land's fair value of \$\mathbb{P}\$

1,946.6 million equivalent to the selling price of said land. The revaluation increment (net of tax) of \mathbf{P} 132.1 million was credited to OCI. Upon sale of the subsidiary in 2020, the Group recorded the following:

- Reversal through OCI of the deferred tax liability on revaluation increment of subsidiary's land amounting to \$273.8 million;
- Recognition of CGT on the sale of the subsidiary through OCI amounting to £126.8 million, which is netted against Reversal of deferred tax liability on revaluation increment of land sold through sale of subsidiary in the consolidated statement of comprehensive income; and
- Transfer of revaluation increment of the subsidiary's land accumulated in equity (net of tax) amounting to \$\mathbb{P}785.8\$ million to retained earnings.

Since the land of the sold subsidiary was carried at revalued amount, in accordance with the Group's accounting policy, gain or loss on sale will not recycle to profit or loss but the corresponding revaluation increment in equity is transferred to retained earnings.

12. Goodwill

The goodwill recognized in the consolidated statement of financial position amounting to \$\textstyle{2}151.3\$ million as at March 31, 2022 and December 31, 2021 pertains to the \$\textstyle{2}137.8\$ million goodwill from acquisition of MESI in 1999 and \$\textstyle{2}13.5\$ million goodwill from the 2019 acquisition of AEI subsidiaries as disclosed in Note 6.

The Group performed impairment testing on goodwill arising from acquisition of MESI wherein MESI was considered as the CGU. No impairment testing was done on the \$\mathbb{P}\$13.5 million goodwill as the Group assessed it as not material to the consolidated financial statements. In 2021, 2020 and 2019, management assessed that no impairment loss should be recognized.

Key assumptions used in the value in use (VIU) calculation

As at December 31, 2021 and 2020, the recoverable amount of the CGU has been determined based on a VIU calculation using five-year cash flow projections. Key assumptions in the VIU calculation of the CGU are most sensitive to the following:

- Future revenues and revenue growth rates. Cash flow projections based on financial budgets approved by management covering a five-year period and considers the impact of coronavirus pandemic, among others.
- Long-term growth rates (4.84% for 2021 and 3.78% for 2020). The Long-term growth rate is the expected growth rate in the education industry sector.
- Discount rate (11% for 2021 and 10.9% for 2020). The discount rate used for the computation of the net present value is the weighted average cost of capital and was determined by reference to Parent Company's capital structure.

Sensitivity to changes in assumptions

Management believes that no reasonably possible change in any of the above key assumptions would cause the carrying value of goodwill to materially exceed its recoverable amount.

13. Other Noncurrent Assets

This account consists of:

	Unaudited	Audited
	March 2022	December 2021
Input VAT - net	P39,222	₽39,146
Miscellaneous deposits	27,369	27,081
Creditable withholding tax	22,592	22,714
Computer software	25,035	19,464
Books and periodicals	4,567	5,266
	P118,785	₽113,671

Miscellaneous deposits include rent deposits of the Group amounting to \$\mathbb{P}15.0\$ million as of March 31, 2022 and December 31, 2021.

Computer software is amortized over a period of three years. The rollforward analysis of computer software follows:

	Unaudited	Audited
	March 2022	December 2021
Cost		
Balance at the beginning of the year	₽ 59,504	₽44,025
Reclassifications	114	
Additions	7,299	15,479
Balance at the end of the year	66,917	59,504
Accumulated Amortization		_
Balance at the beginning of the year	40,040	34,989
Amortization (Notes 20 and 21)	1,665	4,551
Reclassifications	179	500
Balance at the end of the year	41,882	40,040
Net Book Value	P25,035	₽19,464

14. Accounts Payable and Other Current Liabilities and Unearned Income

Accounts payable and other current liabilities consists of:

	Unaudited	Audited
	March 2022	December 2021
Accounts payable	P300,082	₽397,869
Accrued expenses	447,526	385,599
Funds payable	212,899	240,628
Other payables	12,972	12,023
	P 973,479	₽1,036,119

Accounts payable pertains to the Group's obligation to local suppliers. Accounts payable also includes payables to students which are considered Contract liabilities as disclosed below.

Accrued expenses consist of:

	Unaudited	Audited
	March 2022	December 2021
Provisions (Note 27)	P159,266	₽159,266
Payable to suppliers	108,052	111,979
Accrued salaries and wages	49,774	19,222
Accrued professional fees	15,703	15,359
Accrued interest	33,354	18,057
Accrued communication expense	4,011	3,998
Withholding taxes and others	11,904	15,864
SSS and other contributions	5,359	5,136
Contracted services	9,188	5,665
Accrued utilities	6,045	4,311
Output VAT payable	5,475	5,181
Insurance	5,071	3,081
Others	34,324	18,480
	P447,526	₽385,599

Funds payable includes funds received by the Group from Department of Science and Technology (DOST), Commission on Higher Education (CHED) and private entities for their scholarship programs to be granted to the Group's students, and NSTP and CWTS fees collected from students.

Accounts payable, accrued expenses, and other payables are noninterest-bearing and are expected to be settled within a year after the financial reporting date. Funds payables are noninterest-bearing and are expected to be settled upon payout related to the funded projects and scholarship programs.

Unearned Income

Unearned income amounted to \$\mathbb{P}608.3\$ million and \$\mathbb{P}658.4\$ million as of March 31, 2022 and December 31, 2021, respectively. This mainly includes unearned tuition fees amounting to \$\mathbb{P}611.5\$ million and \$\mathbb{P}655.6\$ million as at March 31, 2022 and December 31, 2021, respectively.

Contract Liabilities

The Group's contract liabilities represent the unearned tuition fees (presented under unearned income) and accounts payable to students (presented under accounts payable). These will be recognized as revenue when the related educational services are rendered. Accounts payable to students are advance collections from students to be applied to the next school year or school term.

As at March 31, 2022, contract liabilities amounted to \$\mathbb{P}645.01\$ million and these will be recognized as revenue in the following year. Contract liabilities as of January 1, 2022 amounting to \$\mathbb{P}691.44\$ million were recognized as revenue in 2022. The decrease in contract liabilities in 2022 is mainly due to timing of enrollment period for School Year 2022-2023.

15. Related Party Transactions

Related party relationships exist when the entity has the ability to control, directly or indirectly, through one or more intermediaries, or exercise significant influence over the entity in making financial and operating decisions. Such relationships also exist between and/or among entities which are under common control with the reporting entity and its key management personnel, directors or stockholders.

In considering each possible related entity relationship, attention is directed to the substance of the relationship and not merely the legal form.

Following are the transactions with related parties and the balances as at March 31:

		Amount /	Receivables from	
	Year	Volume	(Payables to)	Terms and Conditions
Controlling entity– HI				
a) Payable to HI	2022	₽-	(P13,609)	Noninterest-bearing; unsecured; due
	2021	-	(4,232)	and demandable
Management fee and other professional fees				
(Notes 20 and 21)	2022	20,704	_	_
,	2021	14,322	-	_
	2020	18,071	=	-
b) Receivable from HI				
o) Receivable from III	2022	_	1,653	Noninterest-bearing; unsecured; due
	2021	=	206	and demandable; no impairment
(Forward)				
Entities under common control of HI				
c) Receivables from related parties				
-	2022	₽-	P25,328	Noninterest-bearing; unsecured; due
	2021	_	25,837	and demandable; no impairment
Rental income	2022	_	490	_
	2021	_	_	_
	2020	(467)	_	-
d) Payables to related parties				
	2022	_	(4,218)	Noninterest-bearing; unsecured; due
Contracted services (Notes 20 and 21)	2021	_	(191)	and demandable
	2022	386	_	-
	2021	3,962	_	-
	2020	15,997	_	-
e) Accounts payable (Notes 10				Noninterest-bearing; unsecured;
and 14)	2022	_	-	payable on demand
	2021	(11,342)	(1,029)	payable on demand
Entities under common control of PMMIC				
f) Cash and cash equivalents				
(Note 7)	2022		900.050	Interest at prevailing deposit and
	2022	_	890,959	Interest at prevailing deposit and short-term rates; unsecured; no
	2021	=	754,699	impairment
Interest income (Note 22)				
	2022	1,566	_	-
	2021 2020	1,918 3,476	_	_
	2020	3,470	_	_
g) Receivables from related parties	2022		40	N
	2022 2021	_	18 18	Noninterest-bearing; unsecured; due and demandable; no impairment
	2021	_	18	and demandable; no impairment
h) Insurance expense	2022	4 400		
	2022 2021	4,408 4,059	-	
	2020	2,974	_	
Financial asset at FVTPL		,		
(Note 30)				
	2022	-	9,213	Carried at fair value; No impairment
	2021	_	9,144	

	Year	Amount / Volume	Receivables from (Payables to)	Terms and Conditions
Restricted funds (Note 9)	2022 2021	-	35,058 46,568	Interest at prevailing deposit and short-term rates; unsecured; no impairment
Entities with significant influence				
 Payable to related parties 	2022	_	(2,700)	Due on demand, noninterest-bearing;
Management fee and other professional fees	2021	_	(6,845)	unsecured; no impairment
(Notes 20 and 21)	2022	2,700	_	
	2021	2,700	_	_
	2020	2,700	=	_
Others				
j) Accounts payable				
			-	Noninterest-bearing; unsecured; due
	2022 2021	_	(3)	and demandable; no impairment
	2021	_	(1,850)	
Utilities				
	2022	_	_	_
	2021	167	_	
<i>(</i> T	2020	167	_	
(Forward)				
Professional fees				
	2022	₽-	₽-	_
	2021	3,541	_	
	2020	3,644	_	
Others				
o along	2022 and		_	_
	2021	_		
	2020	481	_	-

The Group's significant transactions with related parties follow:

a) Payable to HI

This account pertains to management and other professional fees charged by HI for administering the Group's operations (Notes 20 and 21).

b) Receivables from HI

This account pertains to fuel consumption, car plan and gym rental advanced by the Group. These are noninterest-bearing and are payable on demand.

c) Receivables from entities under common control of HI

Receivables from entities under common control of HI arise from HI subsidiaries' lease of the Group's canteen kiosks in its Makati and Intramuros properties and expenses advanced by the Group. The term of the lease is for one year and renewable with uniform rental payments.

d) Payables to entities under common control of HI

Payables to entities under common control of HI pertain to property management and janitorial and security services (contractual services).

e) Accounts payable to entities under common control of HI

Accounts payable pertains to the outstanding balance of general cost of construction of school buildings and other facilities and professional fees related to the building construction (Notes 10 and 14).

- f) Cash and Cash Equivalents
 - The Company maintains cash and cash equivalent with its affiliate bank and earns interest income at prevailing deposit and short-term investment rates (Note 7).
- g) Receivables from entities under common control of PMMIC Due from entities under common control of PMMIC arises from RCBC's rental of the Group's office spaces in its Makati property.
- h) Payables to entities under common control of PMMIC
 The Group obtains property and personnel insurance with its affiliated insurance company,
 Malayan Insurance Company, Inc. (MICO). Insurance contract coverage pertains to the Group's fire, accident, group and other insurance policies.
- i) Payable to related parties
 Payable to related parties mainly pertains to management fees charged by AC for the administration of the Parent Company's operations.
- *j)* Accounts payable to related parties
 Pertains to the water utility bills and professional fees payable to other affiliates.

Terms and conditions of transaction with related parties

Outstanding balances at year-end are unsecured, interest free and settlement occurs in cash. For the quarters ended March 31, 2022 and 2021, the Group has not recorded any impairment losses on receivables relating to amounts owed by related parties. This assessment is undertaken each year through examining the financial position of the related party and the market in which the related party operates.

16. Short-term Loans

The Group, through MCMI, also obtained short-term loans from Land Bank of the Philippines (LBP) in 2020 amounting to \$\mathbb{P}57.3\$ million, with annual interests ranging from 4.70% to 6.25%. The loans are secured by the land owned by MCMI.

Outstanding balance of short-term loans obtained by MCMI amounted to nil and \$\mathbb{P}400.0\$ million as at March 31, 2022 and December 31, 2021, respectively.

The Group made payments amounting to \$\mathbb{P}400.0\$ million and \$\mathbb{P}375.0\$ million in 2022 and 2021, respectively. Total STL drawdowns in 2022 and 2021 amounted to nil and \$\mathbb{P}400.0\$ million, respectively.

Interest expense charged to operations in 2022, 2021 and 2020 amounted to \$\mathbb{P}1.37\$ million, \$\mathbb{P}1.15\$ million and \$\mathbb{P}5.9\$ million, respectively (Note 22).

17. Long-term Loans

This account consists of the following as of March 31 and December 31:

	Unaudited	Audited
	March 2022	December 2021
Unsecured bank loans	₽380,000	₽380,000
Secured bank loans	1,495,239	1,494,646
Total loans	1,875,239	1,874,646
Less current portion	21,001	21,001
Noncurrent portion	P1,854,238	₽1,853,645

Unsecured

The Group, through NTC, entered into a 10-year unsecured term loan facility with a third party local bank for P650.0 million to finance its building refurbishment and/or expansion (see Note 10). The principal payments will be made in 28 quarterly payments starting May 2022. As of March 31, 2022 and December 31, 2021, total drawdowns amounted to P380 million. The P300 million is subject to 5.5% fixed rate and the P80 million is subject to annual repricing based on higher of 5.5% or the prevailing one year benchmark rate or done rate of a liquid/active security, as agreed by the parties, with the same tenor if benchmark rate is not reflective of market rate, plus interest spread. In September 2021, the 80 million is converted to a 5.5% fixed rate.

The loan is subject to certain covenants including maintaining a maximum debt-to-equity structure ratio of 3:1. As of March 31, 2022 and December 31, 2021, NTC has complied with its covenant obligations, including maintaining the required debt-to-equity ratio. For both 2022 and 2021, interest expense recognized in profit or loss amounted to \$\mathbb{P}5.4\$ million.

Current portion and noncurrent portion of long-term loan as of March 31, 2022 amounted to \$\text{P21.0}\$ million and \$\text{P359.0}\$ million.

Secured

In 2019, the Group, through MCMI, entered into a ten-year secured long-term loan agreement with a local bank for \$\mathbb{P}\$1,500.0 million to refinance the construction of MCMI's school buildings and facilities that were initially funded by short-term loans. MCMI made partial drawdowns against this agreement amounting to \$\mathbb{P}\$680.0 million, \$\mathbb{P}\$350.0 million and \$\mathbb{P}\$470.0 million in January, June and July 2019, respectively. The loans were subject to prevailing borrower's rate, plus a minimum spread of 0.50% per annum, but in no case lower than 4% per annum, subject to quarterly repricing. MCMI shall repay the loan in 20 equal quarterly installments to start at the end of \$21^{st}\$ quarter from the initial drawdown date. The loans were secured by the land and related improvements owned by MCMI with carrying value of \$\mathbb{P}\$2,382.0 million and \$\mathbb{P}\$2,361.5 million as of December 31, 2021 and 2020, respectively, and suretyship of MESI (Note 10). The loans were subject to certain positive and negative covenants such as the requirement for MESI to maintain its debt service cover ratio of at least 1.0 at all times and its debt-to-equity ratio of at least 75:25 starting on the third year of the loan (January 2022) reckoned from initial drawdown date of January 2019.

MCMI incurred debt issue cost amounting to P11.2 million which is being amortized over the loan term of 10 years using the effective interest method. The amortization of debt issue cost amounting to P0.59 million in 2022 and 2021 were recorded as part of interest expense.

Interest expense, including amortization of debt issue cost, amounted to P15.90 million in 2022 and P 18.87 million in 2021 (Note 22).

Outstanding balance of secured long-term loans as follows:

	March 2022	December 2021
Principal	P1,500,000	₽1,500,000
Unamortized debt issue cost	(4,761)	(5,354)
	P1,495,239	₽1,494,646

18. Equity

Capital Stock

Capital stock consists of 2,000,000,000 authorized shares with 1,044,263,197 issued and outstanding common shares as of March 31, 2022 and December 31, 2021, with a par value of ₱1 per share.

On September 15, 1989, SEC approved the registration of the Parent Company's entire authorized capital stock with a Certificate of Permit to Sell Securities authorizing the sale of 25 billion shares worth \$\mathbb{P}250.00\$ million. The Parent Company's capital stock was listed in both Manila and Makati Stock Exchanges on January 24, 1990. Actual number of shares initially listed is 15 billion at an offer price of \$\mathbb{P}0.01\$ per share.

Below is the summary of the Parent Company's outstanding number of shares and holders of securities as at March 31, 2022:

		Number
	Number	of holders
	of shares	of securities
Year	registered	as at year end
January 1, 2021	1,044,262,925	2,013
Add (deduct) movement	272	(7)
December 31, 2021	1,044,263,197	2,006
Add (deduct) movement	_	_
March 31, 2022	1,044,263,197	2,006

Retained Earnings

In accordance with Revised Securities Regulation Code (SRC) Rule No. 68, the Parent Company's retained earnings available for dividend declaration as at March 31, 2022 and December 31, 2021 amounted to \$\Pmathbb{1}\$,257.3 million and \$\Pmathbb{1}\$,259.2 million, respectively. The Parent Company and its subsidiaries will declare dividends out of their retained earnings available for dividend declaration.

The retained earnings account in the consolidated statements of financial position includes the accumulated equity in undistributed earnings of consolidated subsidiaries amounting \$\mathbb{P}6,479.94\$ million and \$\mathbb{P}6,256.53\$ million as at March 31, 2022 and December 31, 2021, respectively. These are not available for dividends until declared by the subsidiaries.

The BOD declared cash dividends as follows:

	2022	2021	2020
April 1, 2022,			
(£0.16 per share) to stockholders of			
record as of April 29, 2022, payable on			
or before May 20, 2022	P 167,082	₽-	₽-
November 12, 2021,			
(£0.239403 per share) to stockholders of			
record as of November 29, 2021, payable on			
December 22, 2021	_	250,000	₽-
April 8, 2021,			
(₽0.06 per share to stockholders of			
record as of May 7, 2021, payable on			
May 31, 2021	_	62,656	_
March 27, 2020,			
(£0.070143 per share) to stockholders of			
record as of April 14, 2020, payable on			
May 8, 2020	_	_	73,248
	P167,082	₽312,656	₽73,248

Capital Management

The primary objective of the Group's capital management is to ensure that it maintains a strong credit rating and healthy capital ratios in order to support its business and maximize shareholder value. The Group considers its equity attributable to equity holders of the Parent Company as Capital.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes during the years ended March 31, 2022 and December 31, 2021.

As at March 31, 2022 and December 31, 2021, the Group is not subject to externally imposed capital requirements except for the long-term loan of NTC that is subject to debt to equity ratio requirement (Note 17).

The Group monitors capital using a debt-to-equity ratio, which is total liabilities divided by total equity attributable to equity holders of Parent Company. The Group's policy is to keep the debt-to-equity ratio not to exceed 2:1.

	2022	2021
Liabilities (a)	P4,493,526	₽5,008,841
Equity (b)	11,064,958	10,869,371
Debt-to-equity ratio (a/b)	0.41:1.00	0.46:1.00

19. Revenue from Contracts with Customers

Revenue from schools and related operations consists of:

	2022	2021	2020
Tuition and other matriculation fees	P 916,907	₽873,709	₽968,081
Less: Scholarship grants and discounts	(60,841)	(84,779)	(32,560)
	856,066	788,930	935,521
Other student-related income:			
Seminar fee income	1,717	586	2,685
Miscellaneous	12,719	13,489	19,144
	P870,502	₽803,005	₽957,350

Miscellaneous income consists of other student-related income which are other than payment for tuition fees. These include, but not limited to, entrance examination fees, exit examination fees, oral examination fees, graduation fees, certification of grades, good moral and other school credentials, photocopying printing, and bookstore sales, among others.

Disaggregation of the Group's revenue from contracts with customers based on the timing of revenue recognition:

	2022	2021	2020
Revenue from schools and related operations:			
Revenue from tuition and other			
matriculation fees (over time)	P 856,066	₽788,930	₽935,521
Other student-related income			
(at a point in time)	14,436	14,075	21,829
	P870,502	₽803,005	₽957,350

For the Group's receivables and contract liabilities, these are disclosed in Notes 8 and 14, respectively.

20. Cost of Schools and Related Operations

Cost of schools and related operations account consists of:

	2022	2021	2020
Personnel expenses	P250,759	₽239,159	₽291,266
Depreciation and amortization	81,895	84,440	92,853
Periodicals	26,615	23,519	17,455
Management and other professional fees			
(Note 15)	23,751	20,760	47,842
IT expense - software license	23,942	19,358	12,455
Student-related expenses	15,715	14,740	35,781
Utilities	13,379	11,262	28,403
Repairs and maintenance	12,280	5,372	7,131
Accreditation cost	5,856	571	3,037
Taxes and licenses	4,829	3,940	5,804
Advertising	4,279	1,782	2,112
Insurance	3,925	1,920	2,262
Research and development fund	3,211	5,371	2,561

	2022	2021	2020
Tools and library books			_
(Notes 10 and 13)	2,680	1,504	10,825
Seminar	859	1,675	1,605
Laboratory supplies	690	316	3,021
Office supplies	644	799	3,121
Entertainment, amusement and recreation	221	277	481
Transportation and travel	125	188	570
Rent (Note 27)	43	50	(159)
Miscellaneous	977	1,105	2,127
	P 476,675	₽438,108	₽570,553

a. Details of depreciation and amortization follows:

	2022	2021	2020
Depreciation (Note 10)	P 84,501	₽88,414	₽93,059
Depreciation - ROU assets (Note 27)	13,250	14,047	17,247
Amortization - Student relationship (Note 6)	5,578	5,578	7,745
Amortization (Note 13)	1,665	522	634
	P104,994	₽108,561	₽118,684

b. Depreciation and amortization expenses as function of expense follows:

	2022	2021	2020
Cost of schools and related operations	P69,229	₽71,267	₽76,480
Cost of schools and related operations - ROU			
assets (Note 27)	12,667	13,173	16,372
	81,895	84,440	92,853
General and administrative expenses (Note 21)	23,098	24,121	25,832
	P104,994	₽108,561	₽118,684

21. General and Administrative Expenses

This account consists of:

	2022	2021	2020
Personnel expenses	P46,219	₽53,233	₽49,967
Management and other service fees			
(Note 15)	42,453	38,939	35,531
Depreciation and amortization			
(Notes 10, 13 and 20)	23,098	24,121	25,832
Provisions for doubtful accounts (Note 8)	16,935	8,969	12,660
Taxes and licenses	10,933	8,958	8,887
Advertising	10,279	5,326	7,092
Utilities	3,398	2,981	5,558
Repairs and maintenance	2,029	4,198	4,137
Insurance	1,325	2,505	1,438
Seminar	1,023	275	801
IT expense - software license	973	538	836
Commission	919	900	313
Transportation and travel	721	443	1,144

	2022	2021	2020
Entertainment, amusement, and recreation	629	529	893
Investor relations	347	251	222
Office supplies	185	130	877
Donations	15	18	30
Rent (Note 27)	5	54	1,396
Miscellaneous	7,437	9,082	5,800
	P168,923	₽161,450	₽163,413

Management and other service fees consist of property management fees, janitorial and security service fees, lawyers, payroll specialists and others (Note 15).

Miscellaneous expense includes dues and subscriptions, manual and training materials, periodicals and other contracted services, among others.

22. Interest Income, Interest and Other Finance Charges

The Group's interest income consists of interest from the following sources:

	2022	2021	2020
Cash in banks and cash			
equivalents (Note 7)	P1,566	₽1,918	₽3,476
Advances to officers and employees			
(Note 8)	20	26	40
	P1,586	₽1,944	₽3,516

The Group's interest and other financing charges consist of interest on the following:

	2022	2021	2020
Short-term loans (Note 16)	₽1,375	₽1,151	₽5,900
Long-term loans (Note 17)	21,369	24,296	24,552
Interest expense on lease liabilities			
(Note 27)	6,578	8,515	8,678
	₽29,322	₽33,962	₽39,130

23. Earnings Per Share

Earnings per share amounts attributable to equity holders of Parent Company are computed as follows:

	2022	2021	2020
Net income attributable to equity holders of			
Parent Company (a)	P195,586	₽171,945	₽158,351
Weighted average number of outstanding			
shares - net of treasury shares (b)	1,044,263	1,044,263	1,044,263
Earnings per share (a/b)	P 0.1873	₽0.1647	₽0.1516

There are no dilutive potential shares that would require disclosure of diluted earnings per share in the consolidated financial statements.

24. Non-controlling Interest in Consolidated Subsidiaries

This represents shareholdings in material subsidiaries not held by the Group. Proportion of equity interest held by non-controlling interests (NCI) in material subsidiaries for 2021 and 2020 follows:

	2022	2021
University of Nueva Caceres	16.38%	16.38%
National Teachers College	0.21%	0.21%

Non-controlling interests in material subsidiaries as at March 31, 2022 and December 31, 2021 follows (in million pesos):

	2022	2021
University of Nueva Caceres	P246	₽245
National Teachers College	2	2

Dividends paid to non-controlling interest in consolidated subsidiaries amounted to nil in 2022 and 2021.

As at March 31, 2022 and December 31, 2021, the summarized financial information attributable to non-controlling interests in material subsidiaries is shown below.

(In million pesos)

•	University	of Nueva	National Teachers	
	Cac	eres	Colle	ge
	2022	2021	2022	2021
Assets				
Current assets	P408	₽364	P478	₽391
Noncurrent assets	1,392	1,400	1,270	1,271
	P1,800	₽1,764	P1,748	₽1,661
Liabilities and Equity				
Current liabilities	₽145	₽114	₽ 190	₽156
Noncurrent liabilities	154	153	448	447
	300	267	638	604
Equity	1,500	1,498	1,110	1,058
	₽1,800	₽1,764	₽1,748	₽1,661
Attributable to:				
Equity holders of parent	₽1,254	₽1,252	₽1,108	₽1,055
Non-controlling interest	246	246	2	¥1,033
			_	
Net revenue	P 81	₽342	P130	₽390
Gross profit	42	185	84	209
Net income (loss)	5	27	53	81
Attributable to:				
Equity holders of parent	P4	₽23	₽53	₽81
Non-controlling interest	0	4	0	0

25. Operating Segment Information

Business Segment

The business segment is determined as the primary segment reporting format as the Group's risks and rates of return are affected predominantly by each operating segment.

Management monitors the operating results of its operating segments separately for the purpose of making decision about resources allocation and performance assessment. Group financing (including interest income, dividend income and interest expense) and income taxes are managed on a group basis and are not allocated to operating segments. The Group evaluates performance based on income before income tax, and earnings before income tax, depreciation and amortization. The Group does not report its results based on geographical segments because the Group operates only in the Philippines.

The amount of segment assets and liabilities are based on the measurement principles that are similar with those used in measuring the assets and liabilities in the consolidated statement of financial position which is in accordance with PFRSs.

For management purposes, the Group is organized into business units based on the products and services it provides, which comprise of two (2) main groupings as follows:

<u>Education</u> - primarily consists of revenues of MESI, MCLI, MHSS, MCMI, NTC, UNC, and APEC in education.

<u>Others</u> - represent support services which cannot be directly identified with the reportable segment mentioned above.

Segment financial information is reported on the basis that it is used internally for evaluating segment performance and allocating resources to segments.

Segment assets and liabilities exclude deferred tax assets and liabilities.

Segment reporting is consistent in all periods presented as there are no changes in the structure of the Group's internal organization that will cause the composition of its reportable segment to change.

Capital expenditures consist of additions to property and equipment, including land acquisition.

(In million pesos)

		Education	1		Others			Elimination		(Consolidate	d
	2022	2021	2020	2022	2021	2020	2022	2021	2020	2022	2021	2020
Revenues												
Income from external customers	₽871	₽803	₽957	P –	₽–	₽–	₽–	₽–	₽–	₽871	₽803	₽957
Total Revenues	₽871	₽803	₽957	₽–	₽–	₽–	₽–	₽–	₽–	₽871	₽803	₽957
Net Income attributable to Parent Company	P205	₽178	₽162	(P2)	₽0	₽2	(P7)	(P6)	(P 10)	P196	₽172	₽158
Other Information												
Segment assets	P16,478	₽15,977	₽18,324	P 6,050	₽5,828	₽5,544	(P6,708)	(₽6,133)	(P 7,635)	P15,810	₽15,672	₽16,232
Segment liabilities	5,373	5,269	6,387	88	157	211	(968)	(417)	(187)	4,494	5,009	6,410
Deferred tax assets	33	29	20	2	2	0	_	2	2	35	33	22
Deferred tax liabilities	379	357	584	42	47	_	67	71	74	487	476	658
Interest expense	32	38	32	0	0	0	(3)	0	0	29	38	32
Provision for income tax	2	2	26	0	0	0	(1)	(0)	(1)	2	1	25
Depreciation and amortization	97	101	111	0	0	0	8	8	8	105	109	119

26. Notes on Consolidated Statements of Cash Flows

• Changes in the Group's liabilities arising from financing activities follow:

		Non-cash Changes					
		Declaration	Amortization	Additions			
	December	of Cash	of debt issue	on Lease	Interest		March
	2021	Dividend	cost	liabilities	Expense	Cash Flows	2022
Short-term loans	P375,000	₽–	₽–	₽	₽–	(P400,000)	₽-
Long-term loans	1,853,645	_	593	_	_	_	1,854,238
Dividends payable	565	_	-	_	_	_	565
Payables to related parties	14,135	_	_	_	_	6,392	20,527
Lease liabilities	357,826	_	_	_	6,578	(18,527)	345,877
	P2,626,171	₽-	P593	₽–	₽6,578	(P412.135)	P2,221,207

		Non-cash Changes					
		Declaration		Additions			
	December	of Cash	Amortization of	on Lease	Interest		March
	2020	Dividend	debt issue cost	liabilities	Expense	Cash Flows	2021
Short-term loans	₽375,000	₽–	₽-	₽	₽–	(£248,866)	₽126,134
Long-term loans	1,872,275	_	593	_	-	_	1,872,868
Dividends payable	565	_	_	_	_	(8)	557
Payables to related parties	29,481	_	_	_	_	(18,212)	11,269
Lease liabilities	392,582	_	_	_	8,515	(19,279)	381,819
	₽2,669,903	₽–	₽593	₽–	₽8,515	(P286,365)	₽2,392,646

		Non-cash Changes					
		Declaration	Liabilities	Additions on	_		
	December	of Cash	assumed from	Lease	Interest		March
	2019	Dividend	Merger	liabilities	Expense	Cash Flows	2020
Short-term loans	₽1,398,800	₽–	₽–	₽	₽–	₽19,000	₽1,417,800
Long-term loans	1,869,903	_	593	_	_	_	1,870,496
Dividends payable	565	73,248	_	_	_	_	73,813
Payables to related parties	15,411	_	_	_	_	1,443	16,854
Lease liabilities	419,340	_	_	_	8,678	(19,141)	408,876
	₽3,704,019	₽73,248	₽593	₽–	₽8,678	₽1,302	₽3,787,839

27. Commitments and Contingencies

Lease Commitments

Group as a lessor

The Group's Intramuros and Makati campuses lease spaces to Digitel, Investment Managers, Inc. (IMI) and Bell Telecommunication Philippines, Inc. The lease terms cover lease periods of between three (3) years to ten (10) years with escalation rates ranging from 3.00% to 10.00%.

The future minimum rentals receivable under the aforementioned lease agreements follow:

	2022	2021
Within one year	P 797	₽797
More than one year but not more than five years	3,643	3,643
Later than five years	_	_
	P4,440	₽4,440

Group as lessee

The Group leases building spaces for office and school sites and annexes from third-party lessors for a period ranging from one to ten years. The Group applies the 'short-term lease' recognition exemption for those leases with lease terms of one year or less.

Upon adoption of PFRS 16 in 2019, APEC recognized right-of-use assets and lease liabilities from these operating lease agreements. For those leases subjected to PFRS 16, the IBR used in the computation of lease liabilities ranges from 6.60% to 7.50% in 2021 and from 5.00% to 6.25% in 2020 (see Note 5).

The rollforward analysis of APEC's right-of-use assets follows:

	March	December
	2022	2021
Net Book Value at January 1	₽ 309,391	₽346,905
Additions (adjustments)	(1,477)	17,318
Amortization (Note 20a)	(13,250)	(54,832)
Net Book Value, ending	P294,664	₽309,391

The following are the amounts recognized in the 2022 and 2021 statement of comprehensive income (Note 20):

	2022	2021
Depreciation expense of right-of-use assets	P13,250	₽14,047
Interest expense on lease liabilities	6,578	8,515
Total amount recognized in profit or loss	P19,828	₽22,562

The rollforward analysis of APEC's lease liabilities follows:

	March	December
	2022	2021
As at January 1	P357,826	₽392,582
Additions	-	3,599
Interest expense (Note 22)	6,578	28,841
Payments	(18,527)	(67,196)
	₽ 345,877	₽357,826

The balance of lease liabilities as of March 31, 2022 and December 31, 2021 are as follows:

	2022	2021
Lease liabilities – current	₽38,601	₽50,551
Lease liabilities – noncurrent	307,276	307,276
	₽345,877	₽357,826

Shown below is the maturity analysis of the undiscounted lease payments as of March 31, 2022 and December 31, 2021:

	2022	2021
Within one year	P75,419	₽75,419
More than one year but less than five years	285,777	285,777
Five years and more	76,996	76,996
	P438,192	₽438,192

As disclosed in Note 5, the Group performed an impairment testing of property and equipment and right-of-use assets of APEC amounting to \$\mathbb{P}355.18\$ million as of December 31, 2021 due to the continuing losses and significant decline in number of students due to the coronavirus pandemic. Key assumptions used are as follows:

- Revenue projections and long-term growth rate (3%). Revenue projections based on financial budgets approved by management and considered the impact of the coronavirus pandemic. The long-term growth rate is the expected growth rate in the education industry sector.
- Discount rate (11%). The discount rate used for the computation of the net present value is the weighted average cost of capital and was determined by reference to comparable listed companies in the educational sector.

In 2021, management assessed that no impairment loss should be recognized.

Provisions and Contingencies

• The Group is involved in certain claims arising from the ordinary conduct of business which are either pending decision by the courts or are being contested, the outcome of which are not presently determinable. The estimate of the probable costs for the resolution of these claims has been developed in consultation with external counsels handling the defense in these matters and is based upon an analysis of potential results. The ultimate disposition of these matters cannot be determined with certainty. The Group will exhaust all legal remedies available to it in defending itself in these claims and proceedings. Provisions as of December 31, 2021 and 2020 amounted to \$\mathbb{P}159.3\$ million.

The disclosure of additional details beyond the present disclosure may prejudice the Group's position and negotiation strategies with respect to these matters. Thus, as allowed under paragraph 92 of PAS 37, *Provisions, Contingent Liabilities and Contingent Assets*, only a general description is provided.

28. Other Matters

In a move to contain the COVID-19 outbreak, on March 13, 2020, the Office of the President of the Philippines issued a Memorandum directive to impose stringent social distancing measures in the National Capital Region effective March 15, 2020. On March 16, 2020, Presidential Proclamation No. 929 was issued, declaring a State of Calamity throughout the Philippines for a period of six (6) months and imposed an enhanced community quarantine throughout the island of Luzon and other parts of the country.

The Group recognized the health and business risks posed by the virus to the general public and the need to join the collective effort in mitigating the spread of COVID-19. In the face of this global crisis, the Group remains collected and vigilant as it operates and maintains mitigation efforts to help safeguard the health and safety of its employees and students. The Group has taken measures to manage the risks and uncertainties brought about by the outbreak and will continue to monitor the situation

On April 1, 2022 the BOD declared cash dividend of P0.16 per share totaling to P167 million to stockholders of record as of April 29 payable on May 20, 2022.

IPEOPLE, INC. AND SUBSIDIARIES INDEX TO THE SUPPLEMENTARY SCHEDULES

SUPPLEMENTARY SCHEDULES

Schedule	Content						
I	Annex 68-D Reconciliation of Retained Earnings Available for Dividend Declaration						
II	Annex 68-J Schedules						
	Schedule A. Financial Assets						
	• Schedule B. Amounts Receivable from Directors, Officers, Employees, Related						
	Parties, and Principal Stockholders (Other than Related Parties)						
	Schedule C. Amounts Receivable from Related Parties which are Eliminated						
	During the Consolidation of Financial Statements						
	Schedule D. Long-term Debt						
	Schedule E. Indebtedness to Related Parties						
	 Schedule F. Guarantees of Securities of Other Issuers 						
	Schedule G. Capital Stock						
III	Group Structure						

IPEOPLE, INC. AND SUBSIDIARIES

ANNEX 68-J: SCHEDULES

MARCH 31, 2022

Below are the additional information and schedules required by Revised Securities Regulation Code Rule 68. This information is presented for purposes of filing with the SEC and is not required parts of the basic financial statements.

Schedule A. Financial Assets

As at March 31, 2022, the Group has no financial assets in Equity Securities.

Schedule B. Amounts Receivable from Directors, Officers, Employees, Related Parties and Principal Stockholders (other than related parties)

Below is the schedule of advances to officers and employees of the Group with balances above \$\mathbb{P}100,000\$ as at March 31, 2022:

	As at			As at
	December 31,		Liquidations/	March 31,
Name	2021	Additions	Collections	2022
Agapito, Benigno Jr.	₽209,825	₽–	₽19,075	₽190,750
Adanza, Carina Victoria T.	333,980	_	20,460	313,520
Agbulos, Erlin C.	417,167	_	23,176	393,991
Arenillo, Denise Jordan	149,202	_	23,125	126,076
Balan, Ariel Kelly	252,817	_	19,700	233,117
Delos Santos, Mira	387,296	_	17,447	369,850
Gan, Maria Eloisa	284,630	_	26,684	257,946
Hernaez, Alodia C.	389,000	_	25,933	363,067
Lopez, Jonathan	200,940	_	20,212	180,728
Lozada, Katrina	128,764	_	_	128,764
Macayan, Jonathan	144,467	- 157,600	19,700	124,767
Manuel, Mark Christian	170,734		6,567	321,767
Mesina, James Ronald	224,933	_	19,950	204,983
Paglinawan, Arnold	365,848	_	20,327	345,522
Papas, Aileen Kate A.	270,324	_	23,171	247,153
Quisaot, Concordio	177,300	_	19,700	157,600
Sabino, Lilibeth	12,366	406,500	37,366	381,500
Songsong, Maribel	389,563	· _	20,325	369,238
Uy, Francis Aldrine	128,861	_	19,825	109,036
Villa, Robert Joseph	253,382	_	11,713	241,669
Yap, Maria Elizabeth	325,375	_	26,714	298,662
Young, Michael	409,000	_	34,083	374,917
	₽5,625,774	P564,100	£455,252	P5,734,623

These advances pertain to the officers and employees car plan agreements. Such advances are interestbearing and shall be liquidated on a monthly basis. There were no amounts written off during the year.

Schedule C. Amounts Receivable from Related Parties which are Eliminated During the Consolidation of Financial Statements

Below is the schedule of receivables with related parties, which are eliminated in the consolidated financial statements as at March 31, 2022:

	Balance at		Collections/	Balance at
Name	beginning of year	Additions	Liquidations	end of year
Pan Pacific Computer Center, Inc.	₽1,104,410	₽–	₽–	₽1,104,410
Malayan Education System, Inc.	6,960,068	1,569,426	(98,790)	8,430,704
Malayan Colleges Laguna, Inc.	5,409,274	7,365,659	(1,954,885)	10,820,048
Malayan Colleges Mindanao, Inc.	7,243,056	2,812,532	-	10,055,588
University of Nueva Caceres	582,083	570,610	(1,232,781)	(80,088)
National Teachers College	939,914	1,336,652	(2,095,402)	181,164
Affordable Private Education				
Center, Inc.	880,000	_	(297,916)	582,084

Schedule D. Long-term debt

As at March 31, 2022, the Group has outstanding long-term debts as follow (in thousands):

Unsecured bank loans	₽380,000
Secured bank loans	1,495,239
	₽1,875,239

Unsecured

The Group, through NTC, entered into a 10-year unsecured term loan facility with a third party local bank for \$\mathbb{P}650.00\$ million to finance its building refurbishment and/or expansion. The principal payments will be made in 28 quarterly payments starting May 2022. As of December 31, 2021, total drawdown from the long-term loan facility amounted to \$\mathbb{P}380\$ million, which are subject to a 5.5% fixed rate.

The loan is subject to certain covenants including maintaining a maximum debt-to-equity structure ratio of 3:1. As of March 31, 2022, NTC has complied with its covenant obligations, including maintaining the required debt-to-equity ratio. For 2022, interest expense recognized in profit or loss amounted to \$\mathbb{P}5.5\$ million.

Secured

In 2019, the Group, through MCMI, entered into a ten-year secured long-term loan agreement with a third party local bank for \$\mathbb{P}\$1,500.00 million to refinance the construction of MCMI's school buildings and facilities that were initially funded by short-term loans. MCMI made partial drawdowns against this agreement amounting to \$\mathbb{P}\$680.00 million, \$\mathbb{P}\$350.00 million and \$\mathbb{P}\$470.00 million in January, June and July 2019, respectively. The loans were subject to prevailing borrower's rate, plus a minimum spread of 0.50% per annum, but in no case lower than 4% per annum, subject to quarterly repricing. MCMI shall repay the loan in 20 equal quarterly installments to start at the end of \$21^{st}\$ quarter from the initial drawdown date. The loans were secured by the land and related improvements owned by MCMI with carrying value of \$\mathbb{P}\$2,382.0 million as of December 31, 2021 and suretyship of MESI. The loans were subject to certain positive and negative covenants such as the requirement for MESI to maintain its debt service cover ratio of at least 1.0 at all times and its debt-to-equity ratio of at least 75:25 starting on the third year of the loan reckoned from initial drawdown date or January 2022.

MCMI incurred debt issue cost amounting to £11.2 million which was being amortized over the loan term of 10 years using the effective interest method. The amortization of debt issue cost amounting to £0.59 million was recorded as part of interest expense in 2022.

Interest expense, including amortization of debt issue cost, amounted to \$\mathbb{P}\$15.9 million in 2022.

Outstanding balance of long-term loans as of March 31, 2022 as follow:

	Amount
Principal	₽1,500,000
Unamortized debt issue cost	(4,761)
	₽1,495,239

<u>Schedule E. Indebtedness to Related Parties (Long-Term Loans from Related Companies)</u> As at March 31, 2022, the Group has no outstanding long-term debt to related parties.

Schedule F. Guarantees of Securities of Other Issuers

As at March 31, 2022, the Group does not guarantee any securities.

Schedule G. Capital Stock

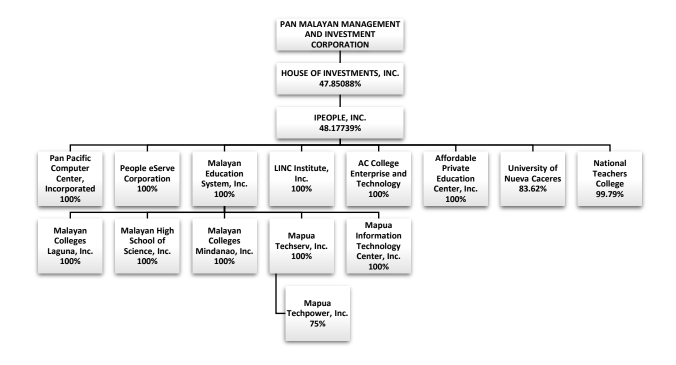
		Number of shares issued	Number of shares			
		and	reserved for			
		outstanding	options,			
		as shown	warrants,	Number of		
	Number of	under related	conversion	shares held	Directors,	
	shares	balance sheet	and other	by related	Officers and	
Title of issue	authorized	caption	rights	parties	Employees	Others
Common Shares	2,000,000,000	1.044.263.197	_	885,453,681	168,775	158.640.741

IPEOPLE, INC. AND SUBSIDIARIES

GROUP STRUCTURE MARCH 31, 2022

Group Structure

Below is a map showing the relationship between and among the Group and its ultimate parent company and subsidiaries as at March 31, 2022:



IPEOPLE, INC. AND SUBSIDIARIES

ANNEX 68-D: RECONCILIATION OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION

MARCH 31, 2022

Items	Amount (in thousands)	
Unappropriated retained earnings, as adjusted to available for	(III tilousalius)	P1,259,240
distribution, beginning		£1,239,240
Add: Net income actually earned/realized during the period		
Net income (loss) during the period closed to retained earnings	(P1 ,950)	
Less: Non-actual/unrealized income net of tax	(£1,950)	
Equity in net income of associate/joint venture	_	
Unrealized foreign exchange gain - net (except those		
attributable to cash and cash equivalents)	_	
Unrealized actuarial gain	_	
Fair value adjustment (M2M gains)	_	
Fair value adjustment of Investment Property resulting		
to gain	_	
Adjustment due to deviation from PFRS/GAAP-gain	_	
Other unrealized gains or adjustments to the retained earnings		
as a result of certain transactions accounted for under PFRS		
<u>Sub-total</u>		
Add: Non-actual losses		
Depreciation on revaluation increment (after tax)	_	
Adjustments due to deviation from PFRS/GAAP - loss	_	
Loss on fair value adjustment of investment property (after tax)	_	
<u>Sub-total</u>	_	
Net income actually realized during the period		(1,950)
Add (Less):		
Dividends declaration during the year	_	
Appropriations of retained earnings during the period	_	
Reversal of appropriations	_	
Effects of appropriations	_	
Effects of prior period adjustments	_	
Treasury shares	_	
Transfer to retained earnings of fair value reserve of equity		
instruments	_	
		(1,950)
Total Retained Earnings, End Available for Dividend		P1,257,290

iPeople, inc. and Subsidiaries Aging of Accounts Receivable For the quarter ended March 31, 2022

	No. of days due			
	0-30	31-60	Over 61 days	Total
Education	P429,258,571	P242,506,464	P452,377,414	₽1,124,142,449
Parent and others	74,390,581	10,244,223	32,019,250	116,654,054
Total	503,649,152	252,750,688	484,396,663	1,240,796,503
Less: Allowance for				
doubtful accounts	(36,286,012)	(18,747,389)	(251,781,038)	(306,814,439)
	P467,363,140	P234,003,299	P232,615,626	P933,982,065

IPEOPLE, INC. AND SUBSIDIARIES

ANNEX 68-E: SCHEDULE OF FINANCIAL SOUNDNESS INDICATORS DECEMBER 31, 2021 AND 2020

Below are the financial ratios that are relevant to the Group's for the years ended December 31:

Financial ratios		2021	2020
Current ratio Indicates the Group's ability to pay short-term obligation	Current Assets Current Liabilities	1.40:1	1.16:1
Acid-test ratio Indicates the Group's ability to use its quick or near cash assets to pay current liabilities immediately	Current Assets – Prepaid expenses Current Liabilities	1.22:1	1.04:1
Solvency Ratio Shows how likely a Group will be to continue meeting its debt obligations	Net Income+Depreciation Total Liabilities	0.22:1	0.14:1
Debt-to-equity ratio	Total Debt	0.46:1	0.51:1
Measures the Group's leverage	Equity		
Asset to Equity Ratio Shows how the Group's leverage (debt) was used to finance the firm	Total Assets Equity	1.45:1	1.50:1
Interest Rate Coverage Shows how easily a Group can pay interest on outstanding debt	EBIT* Interest Expense Excluding Interest Expense on Lease Liabilities	7.03:1	3.67:1
Return on Average Stockholders' Equity Reflects how much the Group's has earned on the funds invested by the stockholders	Net Income Average Equity	6.14%	2.39%
Net profit margin Reflect how much net income or profit is generated as percentage of revenue	Net Profit Margin Revenue	19.81%	8.03%
Return on Assets Measure the ability to utilize the Group's assets to create profits Earnings before interest and taxes (EBIT)	Net Income Total Assets	4.12%	1.54%

SIGNATURES

Pursuant to the requirements of S	Section 17 of the Securities Regulation Code and the	e Revised
Corporation Code, this report is signed	d on behalf of the issuer by the undersigned, the	reto duly
authorized, in the City of Makati on	MAY 1 6 2022.	

IN WITNESS WHEREOF, we have hereunto affixed our signatures and the seal of the Corporation this _____ day of May, 2022 at Makati City.

MAY 1 6 2022

By:

DR. REYNALDO B. VEA

Chairman and Chief Executive Officer

flynaldo fs. Vein

GEMA O. CHENG

EVP and Chief Finance Officer

JONATHAN M. LOPEZ

Controller

ATTY. SAMUEL V. TORRES

Corporate Secretary

Jal D. Vi

SUBSCRIBED AND SWORN to before me this MAY day of May 2022, at Makati City. Affiant exhibited to me their Residence Certificate Numbers indicated below each name.

Names	Document No.	Date & Place of Issue/Expiration	
Reynaldo B. Vea	DL#N20-84-003426	03-20-2018 Quezon City / 03-20-2023	
Gema O. Cheng	DL#N06-84-036923	12-14-2017 Mandaluyong / 12-08-2022	
Jonathan M. Lopez	DL#N01-02-001324	05-07-2019 Imus Cavite / 05-07-2024	
Atty. Samuel V. Torres	DL#13-83-001463	11-08-2017 Quezon City / 11-10-2022	

Doc. No. 703; Page No. 47; Book No. 49

Series of 2022

Notary Public City of Makati Extended Until June 30, 2022

Per B M No 3795

PTR No 8852509 Jan 3, 2022 Makati City
Appointment No M-133 (2020-2021)

IBP No 1062634 Jan 2020

IBP No 1062634 Jan. 3, 2018
MCLE NO VI-0023417 Roll No. 27932
101 Urban Ave Campos Rueda Bldg.
Brgy Pio Del Pilar, Makati City