COVER SHEET

PW 8 0 3 S.E.C. Registration Numb	ər		
MANILA JOCKEY CLUB, INC.			
MANILA JOCKEY CLUB, INC.			
(Company's Full Name)			
1 4 T H F L O O R S T R A T A 1 0 0 B L D G .			
F . O R T I G A S J R . R O A D			
ORTIGAS CENTER, PASIG CITY	'		
(Business Address : No. Street City / Town / Province)			
ATTY. CHINO PAOLO Z. ROXAS 687-9889			
Contact Person Company's Telephone Num	ber		
2015 ANNUAL CORPORATE GOVERNANCE REPORT	2 0		
1 2 3 1	3 0		
Fiscal Year Annual Meeting			
Secondary License Type, If Applicable			
Dept. Requiring this Doc. Amended Articles Number/Section Amended Articles Number/Section	n		
Total Amount of Borrowings			
Total No. of Stockholders Domestic Foreign			
To be accomplished by SEC Personnel concerned			
To be accomplished by SEC Personnel concerned			
File Number LCU			
File Number LCU			

Remarks = pls. Use black ink for scanning purposes

SECURITIES AND EXCHANGE COMMISSION



SEC FORM - ACGR

ANNUAL CORPORATE GOVERNANCE REPORT

1	Report is Filed for the Year	•••••••	2015
2	Exact Name of Registrant as Specified in its Charter	***************************************	MANILA JOCKEY CLUB, INC.
3.	San Lazaro Leisure and Business Park, Brgy. Lantic, Carmona, Cavite Address of Principal Office		<u>1003</u> Postal Code
4.	SEC Identification Number		PW-803
5.	Industry Classification Code		(SEC Use Only)
6.	BIR Tax Identification Number		000-786-765-000
7.	Issuer's Telephone Number, Including Area Code		(02) 687-9889
8.	Former name or former address, if changed from the last report		NOT APPLICABLE

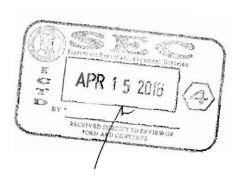


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A. BOARD MATTERS

1) Board of Directors

Number of Directors per Articles of	11	
	44	_ _
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(a) Composition of the Board

Complete the table with information on the Board of Directors:

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ध्यान्धनस्तरं लेखकु	There (Recently care) (Recently care) (NET) care (NET) care (NET) care (NET) care	. सम्बद्धाः संबद्धः संबद्धः सम्बद्धाः	dominated of the state of the s	ंग्रहादः नेहन्द :मेधिनंदम्	विद्याद्वास्त्र स्रायम्बद्धाः स्रायम्बद्धाः स्रायम्बद्धाः स्रायम्बद्धाः	्राम्बद्धसूच्याः अस्याद्धाः अस्याद्धाः अस्याद्धाः अस्याद्धाः अस्याद्धाः (३)	१९६८ (वर्ष) - पश्चम १९५ न्या (द्वार्ष) - १६० १६० (द्वार्ष)
Alfonso R. Reyno, Jr.	ED			1997	June 30, 2015	Annual Meeting	18years
Mariza Santos-Tan	NED			1997	June 30, 2015	Annual Meeting	18 years
Alfonso V. G. Reyno III	ED			1997	June 30, 2015	Annual Meeting	18 years
Pedro O. Tan	NED			1997	June 30, 2015	Annual Meeting	18 years
Ferdinand A. Domingo	ED			1995	June 30, 2015	Annual Meeting	20 years
Victor B. Valdepeñas	ID			June 30,2015	June 30, 2015	Annual Meeting	
Victor C. Fernandez	ID			Oct. 7, 2011	June 30, 2015	Annual Meeting	4 years
Christopher G. Reyno	ED			2002	June 30, 2015	Annual Meeting	13 years
Patrick G. Reyno	ED			Oct. 07, 2011	June 30, 2015	Annual Meeting	6 years
Ma. Luisa T. Morales	NED			June 28, 2013	June 30, 2015	Annual Meeting	2 years
John Anthony B. Espiritu	NED			June 18, 2008	June 30, 2015	Annual Meeting	7 years

(b) Provide a brief summary of the corporate governance policy that the board of directors has adopted. Please emphasis the policy/ies relative to the treatment of all shareholders, respect for the rights of minority shareholders and of other stakeholders, disclosure duties, and board

¹ Reckoned from the election immediately following January 2, 2014.

responsibilities.

The Corporation's Manual on Corporate Governance states the policies adopted by the Board on the protection of the rights of every shareholder, especially the minority shareholders. The Manual provides that the Board shall respect the rights of the stockholders as provided for in the Corporation Code, namely: (i) right to vote on all matters that require their consent or approval; (ii) pre-emptive right unless the same is denied in the articles of incorporation or an amendment thereto; (iii) right to inspect corporate books and records; (iv) right to information; (v) right to dividends; and (vi) appraisal right.

The Manual also provides that it shall be the duty of the Board to promote shareholders' rights, remove impediments to the exercise of shareholders' rights and allow possibilities to seek redress for violation of their rights. It is also the duty of the Board to be transparent and fair in the conduct of the annual and special stockholders' meetings of the Corporation.

- (c) How often does the Board review and approve the vision and mission?
 - Every five (5) years or as needed.
- (d) Directorship in Other Companies
 - (i) Directorship in the Company's Group²

Identify, as and if applicable, the members of the company's Board of Directors who hold the office of director in other companies within its Group:

Dheaor's Name	Composite Name of the Gioup Company	Type of Directorship (Executive) Non-Executive, Independent). Indicate if director is also the Challman.	
Alfonso R. Reyno, Jr.	MJC Investments Corp.	ED – Chairman & CEO	
Alfonso V. G. Reyno III	MJC Investments Corp.	. ED – Vice President	
John Anthony B. Espiritu	MJC Investments Corp.	NED	

(ii) Directorship in Other Listed Companies

Identify, as and if applicable, the members of the company's Board of Directors who are also directors of publicly-listed companies outside of its Group: None

Dheco rsi v eme	शिक्षामाः विशिष्टस्य (दिवास्तृष्टास्य)	Type of Direcocking (Executive Non- Executive Independent)) Indicate (fidhesion is also the Giannan)
Not applicable	Not applicable	Not applicable

² The Group is composed of the parent, subsidiaries, associates and joint ventures of the company.

(iii) Relationship within the Company and its Group

Provide details, as and if applicable, of any relation among the members of the Board of Directors, which links them to significant shareholders in the company and/or in its group:

शिवस्तार्ग ६ रिकालक	teme of the significant Section (in the significant Section (in the significant significan	જિલ્લામાં આવેલા છે. સ્વહસિંહા અન્ય	
Alfonso R. Reyno, Jr.	Arco Equities, Inc. (AEI)	Chairman of AEI	
Alfonso V.G. Reyno III	Arco Equities, Inc.	Vice President and	
		Corporate Secretary of AEI	
Christopher G. Reyno	Arco Equities, Inc. Director of AEI		
Patrick G. Reyno	Arco Equities, Inc.	Director & President of AE	

(iv) Has the company set a limit on the number of board seats in other companies (publicly listed, ordinary and companies with secondary license) that an individual director or CEO may hold simultaneously? In particular, is the limit of five board seats in other publicly listed companies imposed and observed? If yes, briefly describe other guidelines:

	্ব স্থাবিশ্ববিশ্বত	শক্ষাধানীয়ন বিভাগনের স সাংঘরবালকানীয়ন স্ক্রান্ত কুলুন্তালানের
Executive Director Non-Executive Director CEO	The optimum number of directorships that the CEO and other executive directors can hold in other companies should take into consideration the capacity of such director to diligently and efficiently perform his duties and responsibilities.	The CEO and other executive directors may be covered by a lower indicative limit for membership in other boards. A similar limit may

(c) Shareholding in the Company

Complete the following table on the members of the company's Board of Directors who directly and indirectly own shares in the company:

Name of Director	Number of Direct shares	Number of Indirect shares // Through (hame of record owner)	Stock % of Capital
Alfonso R. Reyno, Jr.	65,947,940		6.62%
Mariza Santos-Tan	5,190		0.00%
Alfonso V. G. Reyno III	959,732		0.10%
Pedro O. Tan	2,319,001		0.23%
Ferdinand A. Domingo	3,548,030		0.36%
Victor B. Valdepeñas	11		0.00%
Victor C. Fernandez	1		0.00%
Christopher G. Reyno	478,668		0.05%
Patrick G. Reyno	231,462		0.02%
Ma. Luisa T. Morales	9,567,750		0.96%
John Anthony B. Espiritu	1		0.00%

2) Chairman and CEO

(a) Do different persons assume the role of Chairman of the Board of Directors and CEO? If no, describe the checks and balances laid down to ensure that the Board gets the benefit of independent views.

Yes No x

Identify the Chair and CEO:

Channsen of the	Alfonso R. Reyno, Jr.
্ট্রুক্টের <i>বি</i>	(Chairman and CEO)
States When we showed	Alfonso G. Reyno III
ाः ()/शिय ः अर्थरा काः	(President and COO)

(b) Roles, Accountabilities and Deliverables

Define and clarify the roles, accountabilities and deliverables of the Chairman and CEO.

	Gienmen	Cital equive Officer
Role/Accountabilities/ Deliverables	 i. To preside the meetings of the Board and shareholders; ii. To establish operating policies, guide the Board in formulating company objectives and assist the Corporation in developing 	 i. Oversee the day to day operations of the; ii. To implement the guidelines and policies laid down by the Board of Directors or by any committee to which the power to lay down

- the means for attaining these objectives;
- iii. To supervise and manage the business affairs of the Corporation upon the direction of the Board of Directors;
- iv. To exercise such powers and perform such duties as the Board of Directors may assign to him.
- guidelines and policies may be delegated by the Board of Directors in connection with the day-to-day operations of the Corporation;
- iii. Exercise such other powers and perform such other duties as the Chairman/CEO or the Board of Directors may from time to time fix or delegate.
- 3) Explain how the board of directors plan for the succession of the CEO/Managing Director/President and the top key management positions?
 - <u>The Board of Directors consider next level positions, second and third positions based on educational qualifications, work experiences, moral values and standards. Succession plan based on seniority.</u>
- 4) Other Executive, Non-Executive and Independent Directors

Does the company have a policy of ensuring diversity of experience and background of directors in the board? Please explain.

- <u>The Company ensures that the directors are members of good standing in relevant industry, business or professional organizations and have previous business experience.</u>

Does it ensure that at least one non-executive director has an experience in the sector or industry the company belongs to? Please explain.

- <u>The Company ensures that non-executive directors possess such qualifications and stature that would enable them to effectively participate in the deliberations of the Board.</u>

Define and clarify the roles, accountabilities and deliverables of the Executive, Non-Executive and Independent Directors:

	Executive Non-Executive	Independent Director
Role Accountabilities Deliverables	All directors should act in the best interest of the Corporation in a manner characterized by transparency, accountability and fairness. They should exercise leadership, prudence and integrity in directing the Corporation towards sustained progress. All directors should (i) conduct fair business transactions with the Corporation and ensure that his personal interest does not conflict with the interests of the Corporation; (ii) devote time and attention necessary to properly and effectively perform his duties and responsibilities; (iii) act judiciously; (iv) exercise independent judgment; (v) have a working knowledge of the statutory and regulatory requirements that affect the Corporation, including its articles of incorporation and by-laws, the rules and regulations of the Commission and where applicable, the requirements of relevant regulatory agencies; and (vi) observe confidentiality.	To provide independent judgment and outside experience and objectivity, not to subordinate to operational considerations on all issues which come before the board. Independent directors should acquire and maintain a sufficient detailed knowledge of the Corporation's business activities and current performance to enable to make decisions on the issued before the Board. Independent directors should be counted upon to ensure that advice and counsel are given to management.

Provide the company's definition of "independence" and describe the company's compliance to the definition.

The Corporation obides by the policy behind the appointment of an independent director that a non-executive director must not have a relationship with the Corporation that would "materially interfere with his exercise of independent judgment in carrying out his responsibilities as a director in any covered company." Moreaver, any relationship that the independent director may have with the covered company must not compromise said director's objectivity and loyalty to the shareholders.

<u>This policy is adopted in the nomination and election of the Corporation's independent directors.</u>

Does the company have a term limit of five consecutive years for independent directors? If after two years, the company wishes to bring back an independent director who had served for five years, does it limit the term for no more than four additional years? Please explain.

- Pursuant to SEC Memorandum Circular No. 09-11, the Corporation has put a term limit of five (5) consecutive years for independent directors. After completion of the five-year service period, an independent director shall be ineligible for election as such in the Corporation unless the independent director has undergone a "cooling off" period of two (2) years, provided that during such period, the independent director concerned has not engaged in any activity that under existing rules disqualifies a person from being elected as an independent director in the same company. An independent director re-elected as such after the "cooling off" period can serve for another five (5) consecutive years under the above-stated condition.
- 5) Changes in the Board of Directors (Executive, Non-Executive and Independent Directors)
 - (a) Resignation/Death/Removal

Indicate any changes in the composition of the Board of Directors that happened during the period:

Reme	Position	Date of Corpetion	Resem
Not applicable.			

(b) Selection/Appointment, Re-election, Disqualification, Removal, Reinstatement and Suspension

Describe the procedures for the selection/appointment, re-election, disqualification, removal, reinstatement and suspension of the members of the Board of Directors. Provide details of the processes adopted (including the frequency of election) and the criteria employed in each procedure:

Proceedings	Process Adopted Gifteria
a Selection//Appointment)
(i) Executive Directors	Procedure for Nomination of Regular and
(ii) Non-Executive Directors	Independent Directors
(iii) Independent Directors	 (1) The Nomination Committee shall promulgate the guidelines or criteria to govern the conduct of the nomination. The same shall be properly disclosed in the company's information or statement or such other reports required to be submitted to the Securities and Exchange Commission. (2) All nominations for regular and independent

- directors shall be signed by the nominating stockholders, who must be of good standing, together with the acceptance and conformity by the would-be nominees. The nominations should specify whether the nomination is for regular or independent director.
- (3) All nominations must be submitted to the Nomination Committee at least five (5) days before the stockholders' meeting to enable the Nomination Committee to effectively pass upon the qualifications of all nominees for regular and independent directors.
- (4) After screening the qualifications of all nominees, the Nomination Committee shall prepare a Final List of Candidates of both regular and independent directors five (5) days before the stockholders' meeting. Both Lists shall contain all the information about all the nominees for regular director and independent director, as required by under the Securities Regulation Code ("SRC") and its implementing Rules and Regulations, which list shall be made available to the SEC and to the stockholders through the filing and distribution of the Information Statement.
- (5) Only nominees whose names appear on the Final List of Candidates for regular and independent directors shall be eligible for election as Regular and Independent Directors. No other nominations for both regular and independent director shall be entertained after the Final List of Candidates shall have been prepared by the Nomination Committee. No further nominations for regular and independent director shall be entertained or allowed on the floor during actual annual/special the stockholders' meeting.
- (6) Except as those required under the SRC and

subject to pertinent existing laws, rules and regulations of the SEC, the conduct of the election of regular and independent directors shall be made in accordance with these rules of procedure.

(7) The Company shall elect at least two (2) independent directors. It shall be the responsibility of the Chairman of the Meeting to inform all stockholders in attendance of the mandatory requirement of electing at least two (2) independent directors. He shall ensure that at least two (2) independent directors are elected during the stockholders' meeting.

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- (i) Executive Directors
- (ii) Non-Executive Directors
- (iii) Independent Directors

Same as above.

c. Permanent Disqualification

- (i) Executive Directors
- (ii) Non-Executive Directors

(iii) Independent Directors The following shall be the grounds for the permanent disqualification for a director:

- Any person convicted by final judgment or (i) by a competent judicial administrative body of any crime that (a) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (b) arises out of the person's conduct underwriter, broker, dealer, investment advise, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; (c) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house or as an affiliated person of nay of them;
- (ii) Any person who, by reason of misconduct, after hearing, is permanently enjoined by a final judgment or order of the Commission or any court or administrative body of

competent jurisdiction form: (a) acting as underwriter, broker, dealer, investment adviser, principal distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; (b) acting as director or officer of a bank, quasi-bank, trust company, investment house, or investment company; (c) engaging in or continuing any conduct or practice in any of the capacities mentioned in subparagraphs (a) and (b) above, or willfully violating the laws that govern securities and banking activities.

This disqualification shall also apply if such person is currently the subject of an order of the Commission or any court or administrative body denying, revoking or suspending any registration license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the Commission or Bangko Sentral ng Pilipinas (BSP), or under any rule or regulation issued by the Commission or BSP, or has otherwise been restrained to engage in any activity involving securities and banking; or such person is currently the subject of an effective order of self-regulatory a organization suspending or expelling him membership, participation association with member or participant of the organization;

- (iii) Any person convicted by final judgment or order by a court or competent administrative body of an offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting, misappropriation, forgery, bribery, false affirmation, perjury or other fraudulent acts;
- (iv) Any person who has been adjudged by final judgment or order of the Commission, court or competent administrative body to have willfully violated, or willfully aided, abetted,

counseled, induced or procured the violation of any provision of the Corporation Code, Securities Regulation Code or any other law administered by the Commission or BSP, or any of its rule regulation or order;

- (v) Any person earlier elected as independent director who becomes an officer, employee or consultant of the same corporation;
- (vi) Any person judicially declared as insolvent;
- (vii) Any person found guilty by final judgment or order of a foreign court or equivalent financial regulatory authority of acts, violations or misconduct similar to any of the acts, violations or misconduct enumerated in sub-paragraphs (i) to (v) above;
- (viii) Conviction by final judgment of an offense punishable by imprisonment for more than six (6) years, or a violation of the Corporation Code committed within five (5) years prior to the date of his election or appointment.

de Trampoletry Disquellification

- (i) Executive Directors
- (ii) Non-Executive Directors

The board may provide for the temporary disqualification of a director for any of the following reasons:

- (i) Refusal to comply with the disclosure requirements of the Securities Regulation Code and its Implementing Rules and Regulations. The disqualification shall be in effect as long as the refusal persists.
- (iii) Independent Directors
- (ii) Absence in more than fifty (50) percent of all regular and special meetings of the Board during his incumbency, or any twelve (12) month period during the said incumbency, unless the absence is due to illness, death in the immediate family or serious accident. The disqualification shall apply for purposes of the succeeding election;

	(iii)	Dismissal or termination for cause as director of any corporation covered by this Code. The disqualification shall be in effect until he has cleared himself from any involvement in the cause that gave rise to his dismissal or termination;
	(iv)	If the beneficial equity ownership of an independent director in the corporation or its subsidiaries and affiliates exceeds two percent of its subscribed capital stock. The disqualification shall be lifted If the limit is later complied with;
	(v)	If any of the judgments or orders cited in the grounds for permanent disqualification has not yet become final.
e Removel		
(i) Executive Directors		
. , ,	Death, resignation, disqualification, or any other	
(ii) Non-Executive Directors	Death,	resignation, disqualification, or any other cause
Directors (iii) Independent	Death,	
Directors (iii) Independent Directors	Death,	
Directors (iii) Independent Directors (iii) Re-instatement		cause
Directors (iii) Independent Directors		
Directors (iii) Independent Directors (ii) Re-instatement (i) Executive Directors		cause
Directors (iii) Independent Directors (ii) Re-instatement (i) Executive Directors (ii) Non-Executive		cause
Directors (iii) Independent Directors (i Re-instatement (i) Executive Directors (ii) Non-Executive Directors (iii) Independent Directors		cause
Directors (iii) Independent Directors (i Re-instatement (i) Executive Directors (ii) Non-Executive Directors (iii) Independent Directors (Executive Directors (Executive Directors	Not	applicable.
Directors (iii) Independent Directors (i Re-instatement (i) Executive Directors (ii) Non-Executive Directors (iii) Independent Directors (S. SUSPENSION (i) Executive Directors	Not	cause
Directors (iii) Independent Directors (i Re-instatement (i) Executive Directors (ii) Non-Executive Directors (iii) Independent Directors (iii) Executive Directors (ii) Executive Directors (ii) Non-Executive	Not	applicable.
Directors (iii) Independent Directors (i Re-instatement (i) Executive Directors (ii) Non-Executive Directors (iii) Independent Directors (S. SUSPENSION (i) Executive Directors	Not	applicable.

Voting Result of the last Annual General Meeting

		Nameoil	liedioi		Voltes Received
All	the	nominated	directors	were	
elect	ted th	nrough <i>viva v</i> e	oce.		

6) Orientation and Education Program

- (a) Disclose details of the company's orientation program for new directors, if any.None.
- (b) State any in-house training and external courses attended by Directors and Senior Management³ for the past three (3) years:
- (c) Continuing education programs for directors: programs and seminars and roundtables attended during the year.

Maine of Officer	Date of	Piogram	Reme of Training
NA			

B. CODE OF BUSINESS CONDUCT & ETHICS

1) Discuss briefly the company's policies on the following business conduct or ethics affecting directors, senior management and employees:

ই ক্রাণ্ডাক্রমান ইসমান	্র্যানের ভাষ্ট ইন্নর্বাত শ্রানান্ত্রনার্বার্থ স্থান্ত্রনার্থক -
(a) Conflict of Interest	The Directors, officers and employees should act in the best interest of the Company and avoid any activity, interest, or association outside the Company that could impair their ability to perform their work objectively and effectively or that could give the appearance of interfering with their responsibilities on behalf of the Company or its clients. A conflict of interest occurs when the private interest of a director, officer or employee interferes or appears to interfere in any way with the interests of the Company as whole or when a director, officer or employee takes actions or has interests that make or appear to make it difficult to perform his or her Company work objectively and effectively.
(b) Conduct of Business and Fair Dealings	The Company seeks to outperform its competitors fairly and honestly through superior performance. We do not take unfair advantage of anyone through manipulation, concealment, abuse or privileged information, misrepresentation of facts or any other unfair dealing practice. We treat our employees and applicants for employment fairly and will not discriminate on account of gender, religion, age, nationality,

³ Senior Management refers to the CEO and other persons having authority and responsibility for planning, directing and controlling the activities of the company.

- · · · · · · · · · · · · · · · · · · ·	
	family status or any other reasons prohibited by law.
	We treat everyone with respect and shall be guided by professionalism, integrity and good faith in transactions with and obligations to our Company's customers, suppliers, business partners, government regulators, creditors, creditors and employees.
	We restrict the solicitation or acceptance of gifts in any form from a third person or entity, directly or indirectly in consideration of any act, omission or transaction of our Company favorable to such third person or entity with existing or intended business dealings with our Company.
(c) Receipt of gifts from third parties	A "gift" may be a right or thing of value, like cash or cash equivalent, loan, fee, reward, commission, allowance, employment, travel and benefits.
	The restriction shall not apply to: a) a gift of nominal value voluntarily given by a third person or entity to a director, officer or employee of our Company as souvenir or out of courtesy; or b) a gift given for charitable projects for the benefit of the poor or the general public.
(d) Compliance with	We shall comply with all laws and the rules and regulations of the regulatory agencies governing the business operations of our Company.
Laws & Regulations	In the performance of our duties, we shall at all times, be aware and adhere to the requirements, restrictions and limitations imposed by laws, rules and regulations and our Company's policies, rules and regulations.
(e) Respect for Trade Secrets/Use of Non-public Information	We maintain and safeguard the confidentiality of information entrusted to the directors, officers, and employees by our Company, except when disclosure is authorized or legally mandated. Confidential information includes any non-public information that might be of use to competitors, or harmful to our Company if disclosed.
(f) Use of Company Funds, Assets and Information	This confidentiality obligation shall survive our separation from our Company due to retirement, resignation, termination, expiration of term of office, or expiration or termination of contract, or any other cause.

	information by deal possession of such refers to any inform our Company's secur. We respect and uph of other companies. make an unauthorized	ling in the securities of information. Material ration that is likely to a rities and is not yet publical the confidential and We shall not knowinglyed use of a valid traden	of material non-public of our Company while in I non-public information offect the market price of icly disclosed. If proprietary information of appropriate, infringe or mark, patent, trade secret of Company or to another
(g) Employment & Labor Laws & Policies	We shall comply with all laws and the rules and regulations of the regulatory agencies governing the business operations of our Company.		
(h) Disciplinary action	The Company affords procedural and substantive due process to any employee found to have committed an offense against the corporation's established authority, policies and procedures, rules and regulations during office hours and within company premises. Thus, a Disciplinary Action Memorandum (DAM) should be initiated by any of the following persons: the section head or the department head of the subject employee or by any officer of the corporation. The DAM (notice) should state, among others, the offense charged and the duration which the employee is required to submit a reply. After the receipt of the reply, an investigations and/or hearings may		
(i) Whistle Blower	be conducted. Not applicable.		
(i) Conflict	Not applicable.		
Resolution	not applicable.		

- 2) Has the code of ethics or conduct been disseminated to all directors, senior management and employees?
 - · <u>Yes.</u>
- 3) Discuss how the company implements and monitors compliance with the code of ethics or conduct.
 - Our Company's Corporate Governance Office has the specific task of implementing and monitoring corporate governance policies throughout the organization and the definition of the process by which such policies are implemented and monitored.

Department Heads have the responsibility for the monitoring, ensuring, and enforcing compliance with this Code within their area of jurisdiction. The Department Heads shall also be responsible for reporting non-compliance with this Code to their hierarchy or the Corporate Governance Office whenever appropriate, including taking or implementing disciplinary actions after proper exercise of due process.

4) Related Party Transactions

(a) Policies and Procedures

Describe the company's policies and procedures for the review, approval or ratification, monitoring and recording of related party transactions between and among the company and its parent, joint ventures, subsidiaries, associates, affiliates, substantial stockholders, officers and directors, including their spouses, children and dependent siblings and parents and of interlocking director relationships of members of the Board.

Related Party Transactions	Polities and Procedures
(1) Parent Company	- see below-
(2) Joint Ventures	
(3) Subsidiaries	
(4) Entities Under Common Control	
(5) Substantial Stockholders	
(6) Officers including spouse/children/siblings/parents	
(7) Directors including spouse/children/siblings/parents	
(8) Interlocking director relationship of Board of Directors	

The Company abides by the relevant pravisions of the Corporation Code and has adopted company policies regarding related parties transactions requiring the full disclosure thereof in the Company's financial statements and in other Company reports. The Company fully discloses all related party transactions regardless of amounts in compliance with existing laws and standards, or ensures that they have the character of arm's length transactions to promote transparency.

(b) Conflict of Interest

(i) Directors/Officers and 5% or more Shareholders

Identify any actual or probable conflict of interest to which directors/officers/5% or more shareholders may be involved.

	ચિલનીક ને ઉભ્યોહ
	जिल्लास्य (श्विकानः क मिलास्यासः)
Name of Director/s	None
Name of Officer/s	None
Name of Significant Shareholders	None

(ii) Mechanism

Describe the mechanism laid down to detect, determine and resolve any possible conflict of interest between the company and/or its group and their directors, officers and significant shareholders.

	Directors/Offices/Significant Shareholders	
Company	Not applicable.	
Group	Not applicable.	

5) Family, Commercial and Contractual Relations

(a) Indicate, if applicable, any relation of a family,⁴ commercial, contractual or business nature that exists between the holders of significant equity (5% or more), to the extent that they are known to the company:

Names of Related Significant Shareholders	Type of Relationship	BrisiDescription of the Relationship
Alfonso R. Reyno, Jr.	Family	Alfonso R. Reyno, Jr. is the father of directors Alfonso G. Reyno III, Patrick G. Reyno and Christopher G. Reyno.
Alfonso V. G. Reyno III	Family	
Patrick G. Reyno	Family	
Christopher G. Reyno	Family	

(b) Indicate, if applicable, any relation of a commercial, contractual or business nature that exists between the holders of significant equity (5% or more) and the company:

Names of Related Significant Shareholders	Type of Relationship	Bৰভি তি ভৱন্তমত্ত
Not applicable.		

(c) Indicate any shareholder agreements that may impact on the control, ownership and strategic direction of the company:

Name of Standholders	% of Ceptel Stock effected (Reptes)	Brief Description of the Transaction
Not applicable		

⁴ Family relationship up to the fourth civil degree either by consanguinity or affinity.

6) Alternative Dispute Resolution

Describe the alternative dispute resolution system adopted by the company for the last three (3) years in amicably settling conflicts or differences between the corporation and its stockholders, and the corporation and third parties, including regulatory authorities.

	Alternative Dispute Resolution System
Corporation & Stockholders	Not applicable.
Corporation & Third Parties	
Corporation & Regulatory	
Authorities	

C. BOARD MEETINGS & ATTENDANCE

- 1) Are Board of Directors' meetings scheduled before or at the beginning of the year?
 - Board meetings are scheduled every month of the year.

2) Attendance of Directors

Boand	Name	Date of Election	ැලි ල් (Xeedings (Held during (Held during	No of Meetings Attended	%
Chairman	Alfonso R. Reyno, Jr.	June 30, 2015	10	10	100%
Member	Mariza Santos-Tan	June 30, 201S	10	9	90%
Member	Alfonso V.G. Reyno III	June 30, 2015	10	10	100%
Member	Pedro O. Tan	June 30, 2015	10	10	100%
Member	Ferdinand A. Domingo	June 30, 2015	10	10	100%
Member	Ma. Luisa T. Morales	June 30, 2015	10	9	90%
Member	John Anthony Espiritu	June 30, 2015	10	10	100%
Member	Christopher G. Reyno	June 30, 2015	10	10	100%
Member	Patrick G. Reyno	June 30, 2015	10	10	100%
Independent	Victor B. Valdepeñas	June 30, 2015	10	10	100%
Independent	Victor C. Fernandez	June 30, 2015	10	10	100%

3)	Do non-executive directors have a separate meeting during the year without the presence of any executive? If yes, how many times? - <u>No.</u>
4)	Is the minimum quorum requirement for Board decisions set at two-thirds of board members? Please explain. - No. Pursuant to the Corporation's Amended By-Laws, a majority of the Directors shall constitute a quorum to do business, and all matters approved by a majority of the quorum duly assembled in session shall be valid as a corporate act.
5)	Access to Information
	 (a) How many days in advance are board papers⁵ for board of directors meetings provided to the board? Three (3) days.
	 (b) Do board members have independent access to Management and the Corporate Secretary? Yes.
	 (c) State the policy of the role of the company secretary. Does such role include assisting the Chairman in preparing the board agenda, facilitating training of directors, keeping directors updated regarding any relevant statutory and regulatory changes, etc? Aside from the enumerated duties of the Corporate Secretary in the Corporation's By-Laws, the Corporate Secretary, who is also the General Counsel of the Corporation, prepares the board agendo with the approval of the Chairman and updates/informs the Directors on relevant statutory and regulatory changes.
	 (d) Is the company secretary trained in legal, accountancy or company secretarial practices? Please explain should the answer be in the negative. The Corporate Secretary is also the General Counsel of the Corporation.
	(e) Committee Procedures
	Disclose whether there is a procedure that Directors can avail of to enable them to get information necessary to be able to prepare in advance for the meetings of different committees:
	Yes X No No

⁵ Board papers consist of complete and adequate information about the matters to be taken in the board meeting. Information includes the background or explanation on matters brought before the Board, disclosures, budgets, forecasts and internal financial documents.

Committee	Details of the procedures
Executive	Any Director may request information he needs to prepare for meetings through the Corporate Secretary.
Audit	Same as above.
Nomination	Same as above.
Remuneration	Same as above.
Investment and Finance Committee	Same as above.
Racing Committee	Same as above.

6) External Advice

Indicate whether or not a procedure exists whereby directors can receive external advice and, if so, provide details:

Frogedures	श्चरतीह
Not applicable.	
_	

7) Change/s in existing policies

Indicate, if applicable, any change/s introduced by the Board of Directors (during its most recent term) on existing policies that may have an effect on the business of the company and the reason/s for the change:

न्त्रांडांगड हर्गावंख	Granges	Reason
None.		

D. REMUNERATION MATTERS

1) Remuneration Process

Disclose the process used for determining the remuneration of the CEO and the four (4) most highly compensated management officers:

Process	Gi0	Top 4 Highest Peld Management Officers
(1) Fixed remuneration	Industry figures	Industry figures
(2) Veriable removation	As determined	As determined by the
(2) Variable remuneration	by the Board	Board
(3) Per diem allowance	Fixed	None

(4) Bonus	As determined by the Board	As determined by the Board
(5) Stock Options and other financial instruments	None	None
(6) Others (specify)	None	None

2) Remuneration Policy and Structure for Executive and Non-Executive Directors

Disclose the company's policy on remuneration and the structure of its compensation package. Explain how the compensation of Executive and Non-Executive Directors is calculated.

	Remuneration Policy	Structure of Compensation Redteges	How Comparedion is Calculated
Executive Directors	Fixed	Fixed	Monthly
Non-Executive Directors	Per Diem	Fixed	Per Diem

Do stockholders have the opportunity to approve the decision on total remuneration (fees, allowances, benefits-in-kind and other emoluments) of board of directors? Provide details for the last three (3) years.

Renunciation Scheme	Dete of Stockholders' Approval
Remuneration of Board of Directors	
Per Diem remuneration of Non- Executive Directors	
	-

3) Aggregate Remuneration

Complete the following table on the aggregate remuneration accrued during the most recent year:

Remunetion Gen	Executive Directors	Non-Executive Directors (other than independent directors)	Independent Dhecore
(a) Fixed Remuneration	7,298,000.00	3,060,000.00	None
(b) Variable Remuneration	None	None	None
(c) Per diem Allowance	581,000.00	512,000.00	182,000.00

(d) Bonuses	None	None	None
(e) Stock Options and/or other financial instruments	None	None	None
(f) Others (Specify)	None	None	None
Pole!	7,879,000.00	3,572,000.00	182,000.00

Other Benefits	Executive Directors	Non-Exemplye Ducator (other than Independent ducators)	indapardan Diregois
1) Advances	None	None	None
2) Credit granted	None	None	None
3) Pension Plan/s Contributions	None	None	None
(d) Pension Plans, Obligations incurred	None	None	None
(e) Life Insurance Premium	500.00	None	None
(f) Hospitalization Plan	79,010.00	79,010.00	None
(g) Car Plan	None	None	none
(h) Others (Specify)	None	None	None
ंशि स	79,510.00	79,010.00	

4) Stock Rights, Options and Warrants

(a) Board of Directors

Complete the following table, on the members of the company's Board of Directors who own or are entitled to stock rights, options or warrants over the company's shares:

Dhegor's Name	Number of Direct Option/Rights // Werrents	Number of Indirect Option/Rights // Werrents	Number of Equivalent Shares	Total % from Capital Stock
None.				

(b) Amendments of Incentive Programs

Indicate any amendments and discontinuation of any incentive programs introduced, including the criteria used in the creation of the program. Disclose whether these are subject to approval during the Annual Stockholders' Meeting:

incentive Program	Amendments	Date of Stockholders' Approval
None.		

5) Remuneration of Management

Identify the five (5) members of management who are <u>not</u> at the same time executive directors and indicate the total remuneration received during the financial year:

Name of Officer	Position	Total Remuneration
Peter Francis G. Zagala	VP For Human Resource Admin.	2,101,698.87
Eduardo Luis Ramirez de Arellano	VP For Marketing	1,283,998.98
Nestor N. Ubalde	VP For Finance	1,619,998.78
Maritess R. Calzado	VP Treasury	1,619,998.78
Heather Ezra C. Annang	Corporate Information &	823,995.48
	Compliance Officer	
TOTAL		7,449,690.89

E. BOARD COMMITTEES

1) Number of Members, Functions and Responsibilities

Provide details on the number of members of each committee, its functions, key responsibilities and the power/authority delegated to it by the Board:

	1	No of Member	8	
Committee	evineexi roperid ((E))	Non-executive Director (NED)	independent Director (ID)	Committee Charter
Executive	2	2		None.
Audit	2	1	1	
Nomination	2		1	
Remuneration	1	2	1	
Investment & Finance	2	3		

Racing	2	1	
--------	---	---	--

	Functions Key Responsibilities Rower
Executive Committee	Serves as the sounding board of the Chief Executive Officer and may act on any matter with the full authority of the Board.
Nomination Committee	Reviews and evaluates the qualifications of all persons nominated to the Board and other appointments that require Board approval, and assesses the effectiveness of the Board's processes and procedures in the election or replacement of directors.
	 a) Assist the Board in the performance of its oversight responsibility for the financial reporting process, system of internal control, audit process, and monitoring of compliance with applicable laws, rules and regulations;
Audit Committee	b) Provide oversight over Management's activities in managing credit, market, liquidity, operational, legal and other risks of the corporations. This function shall include regular receipt from Management of information on risk exposures and risk management activities;
	c) Perform oversight functions over the corporation's internal and external auditors. It should ensure that the internal and external auditors act independently from each other, and that both auditors are given unrestricted access to all records, properties and personnel to enable them to perform their respective audit functions;
	d) Review the annual internal audit plan to ensure its conformity with the objectives of the corporation. The plan shall include the audit scope, resources and budget necessary to implement it;
	e) Prior to the commencement of the audit, discuss with the external auditor the nature, scope and expenses of the audit, and ensure proper coordination if more than one audit firm is involved in the activity to secure proper coverage and minimize duplication of efforts.
	f) Organize an internal audit department, and consider the appointment of an independent internal auditor and the terms and conditions of its engagement and removal;

- g) Monitor and evaluate the adequacy and effectiveness of the corporation's internal control system, including financial reporting control and information technology security;
 h) Review the reports submitted by the internal and eternal auditors;
 i) Review the quarterly, half-year and annual financial statements
- i) Review the quarterly, half-year and annual financial statements before their submission to the Board, with particular focus on the following matters:
 - Any change/s in accounting policies and practices
 - Major judgmental areas
 - Significant adjustments resulting from the audit
 - Going concern assumptions
 - Compliance with accounting standards
 - Compliance with tax, legal and regulatory requirements.
- j) Coordinate, monitor and facilitate compliance with laws, rules and regulations;
- k) Evaluate and determine the non-audit work, if any, of the external auditor, and review periodically the non-audit fees paid to the external auditor in relation to their significance to the total annual income of the external auditor and to the corporation's overall consultancy expenses. The committee shall disallow any non-audit work that will conflict with his duties as an external auditor or may pose a threat to his independence. The non-audit work, if allowed, should be disclosed in the corporation's annual report;
- Establish and identify the reporting line of the Internal Auditor to enable him to properly fulfill his duties and responsibilities.
 He shall functionally report directly to the Audit Committee.

The Audit Committee shall ensure that, in the performance of the work of the Internal Auditor, he shall be free from interference by outside parties.

Remuneration Committee

a) Establish a formal and transparent procedure for developing a policy on executive remuneration and for fixing the remuneration packages of corporate officers and directors, and provide oversight over remuneration of senior management and other key personnel ensuring that compensation is consistent with the Corporation's culture,

	strategy and control environment.
	 b) Designated amount of remuneration, which shall be in a sufficient level to attract and retain directors and officers who are needed to run the company successfully.
	 c) Establish a formal and transparent procedure for developing a policy on executive remuneration and for fixing the remuneration packages of Individual directors, if any, and officers.
	d) Develop a form on Full Business Interest Disclosure as part of the pre-employment requirements for all incoming officers which among others compel all officers to declare under the penalty of perjury all their existing business interests or shareholdings that may directly or indirectly conflict in their performance of duties once hired.
	e) Disallow any director to decide his or her own remuneration.
	 f) Provide in the Corporation's annual reports, information and proxy statements a clear, concise and understandable disclosure of compensation of its executive officers for the previous fiscal year and the ensuing year. g) Review (if any) of the existing Human Resources
	Development or Personnel Handbook, to strengthen provisions on conflict of interest, salaries and benefits policies, promotion and career advancement directives and compliance of personnel concerned with all statutory requirements that must be periodically met in their respective posts.
	h) Or in the absence of such Personnel Handbook, cause the development of such, covering the same parameters of governance stated above.
Investment and Finance Committee	Proposes and evaluates viable investments and ventures which the Corporation may possibly enter into.
Racing Committee	Oversees continuance compliance with existing rules and regulations on racing imposed by regulatory agencies. Adopts/proposes current worldwide trends in horse racing.

2) Committee Members

(a) Executive Committee

ીમાં ત	Name	Pac of Appoinment	ive of Versionse itali	No of Mediuse	100 mg/s	প্রকাশ করিছি ইর্মান্ড দ ন্যান প্রকাশ করিছি
Chairman	Alfonso R. Reyno, Jr.	June 30, 2015	None	Not applicable	N/A	6 mos.
Member (ED)	Alfonso V. G. Reyno	June 30, 2015	None	Not applicable	N/A	6 mos.
Member (NED)	Mariza Santos-Tan	June 30, 2015	None	Not applicable	N/A	6 mos.
Member (NED)	Ma. Luisa T. Morales	June 30, 2015	None	Not applicable	N/A	6 mos.

(b) Audit Committee

্যনীক্ষে	Merine	্ষ্টের ক্রেন্ড ক্ষুত্র ক্রেন্ড্র ক্রেন্ড্র ক্ষুত্র ক্রেন্ড্র ক্রেন্ড্র	્રાસ્ટ સિમ્પ્યુસિક સિમ્પ્	स्त्राद्धाताम् श्रुव्यक्षामस् १७- ञ		iaenigali ofi seanoige in ilni seanoige in ilni iger
Chairman	John Anthony B. Espiritu	June 30, 2015	2	2	100%	6 mos.
Member (ED)	Alfonso V. G. Reyno	June 30, 2015	2	2	100%	6 mos.
Member (ED)	Ferdinand A. Domingo	June 30, 2015	2	2	100%	6 mos.
Member (ID)	Victor B. Valdepeñas	June 30, 2015	2	2	100%	6 mos.

Disclose the profile or qualifications of the Audit Committee members.

The Audit Committee members are directors with strong management and financial backgrounds. At least one independent director should be a member of the Audit Committee.

Describe the Audit Committee's responsibility relative to the external auditor.

- <u>The Audit Committee approved the policies and procedures for the services of the external auditor.</u>

(c) Nomination Committee

Office	Name	Date of Appointment	Meding Meding	Mediae Mediae Mediae	%	Length of Service in the Committee
Chairman	Alfonso V. G. Reyno III	June 30, 2015	1	1	100%	6 mos.
Member (ED)	Ferdinand A. Domingo	June 30, 2015	1	1	100%	6 mos.
Member (ID)	Victor C. Fernandez	June 30, 2015	1	1	100%	6 mos.

(d) Compensation and Remuneration Committee

ार्जन सिद्ध	Reme	PERCOTI ANDROINI HAN	Feig Viscolings Viscolings	(१४०, छ) प्रस्तरभगानुहरू (१४५४भगानुहरू	₽[v	િદ્ધાનુકુર્તિન હો કુદ્ધાપ્યત્વ ૧ ૧૧૧ (હાલપાલની વૃદ્ધાન
Chairman	Pedro O. Tan	June 30, 2015	None	Not applicable	n/a	6 mos.
Member (NED)	Mariza Santos-Tan	June 30, 2015	None	Not applicable	n/a	6 mos.
Member (ED)	Patrick G. Reyno	June 30, 2015	None	Not applicable	n/a	6 mos.
Member (ID)	Victor B. Valdepeñas	June 30, 2015	None	Not applicable	л/а	6 mos.

(e) Others (Investment and Finance Committee)

Provide the same information on all other committees constituted by the Board of Directors:

Alike	Neme	Dette of Appointment	Nexing Nexing	No of Mealings Aliended	%	lengthof spance mitte sommiti ee
Chairman	Alfonso R. Reyno, Jr.	June 30, 2015	None	Not applicable	n/a	6 mos.
Member (NED)	Mariza Santos-Tan	June 30, 2015	None	Not applicable	n/a	6 mos.
Member (NED)	Pedro O. Tan	June 30, 2015	None	Not applicable	n/a	6 mos.
Member (NED)	Ma. Luisa t. Morales	June 30, 2015	None	Not applicable	n/a	6 mos.

Member	Patrick G	June 30, 2015	None	Not	n/a	6 mos.
(ED)	Reyno			applicable		

Racing Committee

Office	Name	Detre of Appointment	ixe of Weather Her	No of Meanings Attended	%	length of Service in the Committee
Chairman	Christopher G. Reyno	June 30, 2015	None	Not applicable	n/a	6 mos.
Member (ED)	Alfonso V.G. Reyno III	June 30, 2015	None	Not applicable	n/a	6 mos.
Member (ID)	Victor C. Fernandez	June 30, 2015	None	Not applicable	n/a	6 mos.

3) Changes in Committee Members

Indicate any changes in committee membership that occurred during the year and the reason for the changes:

Name of Committee	(Xeme	Reason
Executive	None	Not applicable.
Audit	None	Not applicable.
Nomination	None	Not applicable.
Remuneration	None	Not applicable.
Others (specify)	None	Not applicable.

4) Work Done and Issues Addressed

Describe the work done by each committee and the significant issues addressed during the year.

Name of Committee	(Workelbionic	 වපැදෙන් විශ්ය
Executive	No meetings conducted yet.	Not applicable.
Audit	Reviewed and approved the audited financial statement of the Corporation.	
Nomination	Reviewed and screened the nominees for independent and regular directors.	
Remuneration	No meetings conducted yet.	Not applicable.
Investment	No meetings conducted yet.	Not applicable.

Racing No meetings conducted yet. No	lot applicable.
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5) Committee Program

Provide a list of programs that each committee plans to undertake to address relevant issues in the improvement or enforcement of effective governance for the coming year.

Name of Committee	Planned Programs	(ssures to be Addressed)
Executive	None	Not applicable.
Audit	None	Not applicable.
Nomination	None	Not applicable.
Remuneration	None	Not applicable.
Investment	None	Not applicable.
Racing	None	Not applicable.

i) RISK MANAGEMENT SYSTEM

- 1) Disclose the following:
 - (a) Overall risk management philosophy of the company;
 - Risk management system design still in progress.
 - (b) A statement that the directors have reviewed the effectiveness of the risk management system and commenting on the adequacy thereof;
 - Risk management system design still in progress.
 - (c) Period covered by the review;
 - Risk management system design still in progress.
 - (d) How often the risk management system is reviewed and the directors' criteria for assessing its effectiveness; and
 - Risk management system design still in progress.
 - (e) Where no review was conducted during the year, an explanation why not.
 - Risk management system design still in progress.
- 2) Risk Policy
 - (a) Company

Give a general description of the company's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

Risk Exposure	Risk Management Policy	Objective
	Risk management system design still in progress.	

(b) Group

Give a general description of the Group's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

शास्त्रवादिश्वाहा	Risk Wenegenen Policy	Objective
	Risk management system design still in progress.	

(c) Minority Shareholders

Indicate the principal risk of the exercise of controlling shareholders' voting power.

	ক্ষাঠাত চেন্দ্র প্রাচলনাম্য ক্রাইটো	
None.		

3) Control System Set Up

(a) Company

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the company:

Risk syposure	Risk Assessment (Montoring and (Measurement Process))	Risk Menegement and Control (Structures, Procedures, Actions Taken)
	Risk management system design still in progress.	

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(b) Group

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the company:

Risk Exposure	Risk Assessment (Monitoring and Measurement Process)	Risk(Managament and Control (Structures, Proceedures Actions Taken))
	Risk management system design still in progress.	

(c) Committee

Identify the committee or any other body of corporate governance in charge of laying down and supervising these control mechanisms, and give details of its functions:

@mmittee/Unit	Control Medicalism	अलाहासाहित्रां कि ब्राह्मि
	Risk management system design still in progress.	

j) INTERNAL AUDIT AND CONTROL

1) Internal Control System

Disclose the following information pertaining to the internal control system of the company:

- (a) Explain how the internal control system is defined for the company;

 The internal control system of MJCI is integrated into the company through laws, policies, and procedures that affect daily operations and management. Employees are informed of on updates and/or implementation of new policies through memorandums.
- (b) A statement that the directors have reviewed the effectiveness of the internal control system and whether they consider them effective and adequate;

Review analyses prepared by management	AUDIT COMMITTEE CHARTER. Responsibilities
and/or the independent auditor setting forth	on Financial Statements; par. 5, p.3.

significant financial reporting issues and	
judgements made in connection with the	
preparation of the financial statements,	
including analyses of the effects of alternative	
GAAP methods on the financial statements.	
Discuss the annual audited financial	AUDIT COMMITTEE CHARTER. Responsibilities
statements and quarterly financial statements	on Financial Statements; par. 7, p.3.
with management and the external auditors,	
including the company's disclosures under	
"Management's Discussion and Analysis of	
Financial Condition and Results of	
Operations".	
Review disclosures made by the CEO and CFO	AUDIT COMMITTEE CHARTER. Responsibilities
about significant deficiencies in the design or	on Financial Statements; par. 8, p.3.
operation of internal controls or any fraud	
that involves management or other	
employees who have a significant role in the	
company's internal controls.	
the committee will, at least annually, obtain	AUDIT COMMITTEE CHARTER. Responsibilities
and review a report by the independent	on External Audit; par. 2-1, p.4.
auditor describing: the firm's internal quality-	
control procedures; any material issues raised	
by the most recent internal quality-control	
review, or peer review, of the firm, or by any	
inquiry or investigation by governmental or	
professional authorities	

- (c) Period covered by the review;
 - Financial Year 2015
- (d) How often internal controls are reviewed and the directors' criteria for assessing the effectiveness of the internal control system; and
 - Regularly report to the board of directors about committee activities and issues that arise with respect to the quality or integrity of the company's financial statements, the company's compliance with legal or regulatory requirements, the performance and independence of the company's independent auditors, and the performance of the internal audit function.
- (e) Where no review was conducted during the year, an explanation why not.
 - Not applicable.
- 2) Internal Audit
 - (a) Role, Scope and Internal Audit Function

Give a general description of the role, scope of internal audit work and other details of the internal audit function.

Role	Scope
Aids in the oversight function of the company's Audit Committee. (INTERNAL AUDIT CHARTER; Role, p.1.)	The scope of the Internal Audit encompasses the examination and evaluation of the adequacy and effectiveness of the organization's governance, risk management process, system of internal control structure, and the quality of performance in carrying out assigned responsibilities to achieve the organization's stated goals and objectives. It includes: a. Reviewing the reliability and integrity of the financial and operating information and the means used to identify, measure, classify, and report such information. b. Reviewing the systems established to ensure compliance with those policies, plans, procedures, laws, and regulations which could have a significant impact on operations and reports and whether the organization is in compliance. c. Reviewing the means of safeguarding assets and, as appropriate, verifying the existence of such assets. d. Reviewing and appraising the economy and efficiency with which resources are employed. e. Reviewing operations or programs to ascertain whether results are consistent with established objectives and goals and whether the operations or programs are being carried out as planned. f. Reviewing specific operations at the request of the Audit Committee or management, as appropriate. g. Monitoring and evaluating the effectiveness of the organization's risk management system. h. Reviewing the quality of performance of external auditors and the degree of coordination with internal audit. i. Review the internal control statement by senior management and the related opinion by the attest auditor for audit planning. (INTERNAL AUDIT CHARTER; Audit Scope, p.2-3.)

INTERNAL AUDIT FUNCTION	In-house	
NAME OF CHIEF INTERNAL AUDITOR	Mr. Bernardo B. Callado	
REPORTING PROCESS	A written report will be prepared and issued by the Head	
	of Internal Audit or designee following the conclusion of	
	each audit and will be distributed as appropriate. A cop-	
	of each audit report and a summarization will be	
	forwarded to the Chief Executive Officer and the	
	Chairman of the Audit Committee. The Head of Internal	

Audit or designee may include in the audit report the auditee's response and corrective action taken or to be regard to the specific recommendations. Management's response include a timetable for anticipated completion of action to be taken and an explanation for any recommendations not addressed. In cases where a response is not included within the audit report, management of the audited area should respond, in writing, within thirty days of publication to Internal Auditing and those on the distribution list. Internal Audit shall be responsible for appropriate follow-up on audit findings recommendations. All significant findings will remain in an open issues file until cleared by the Chief Audit Executive or the Audit Committee. (INTERNAL AUDIT CHARTER; Reporting, p.3-4.)

- (b) Do the appointment and/or removal of the Internal Auditor or the accounting /auditing firm or corporation to which the internal audit function is outsourced require the approval of the audit committee?
 - <u>Yes.</u>
- (c) Discuss the internal auditor's reporting relationship with the audit committee. Does the internal auditor have direct and unfettered access to the board of directors and the audit committee and to all records, properties and personnel?
 - The Head of Internal Audit shall report administratively to the Chief Executive Officer and functionally to the Audit Committee of the Board of Directors. (INTERNAL AUDIT CHARTER; Organization, p.2.)
- (d) Resignation, Re-assignment and Reasons

Disclose any resignation/s or re-assignment of the internal audit staff (including those employed by the third-party auditing firm) and the reason/s for them.

Name of Audit Staff	रि-हान्छ)
NA	

(e) Progress against Plans, Issues, Findings and Examination Trends

State the internal audit's progress against plans, significant issues, significant findings and examination trends.

Progress Against Plans	Assignments are taken up according to the audit plan.	
(Issues ⁶	Every material issue is given appropriate attention and further investigation.	
lāndings ⁷	Material findings are reported to the board. Recommendations, as remedies, are provided also to management for consideration for application.	
Examination Transis	Findings and recommendations by Internal Audit are reviewed and are directed for application to management.	

[The relationship among progress, plans, issues and findings should be viewed as an internal control review cycle which involves the following step-by-step activities:

- c. Preparation of an audit plan inclusive of a timeline and milestones;
- d. Conduct of examination based on the plan;
- e. Evaluation of the progress in the implementation of the plan;
- f. Documentation of issues and findings as a result of the examination;
- g. Determination of the pervasive issues and findings ("examination trends") based on single year result and/or year-to-year results;
- h. Conduct of the foregoing procedures on a regular basis.]

(f) Audit Control Policies and Procedures

Disclose all internal audit controls, policies and procedures that have been established by the company and the result of an assessment as to whether the established controls, policies and procedures have been implemented under the column "Implementation."

Policies & Procedures	limplementation	
Establishment of role and function	Implemented	
Adherence to a set of professional standards	Implemented	
Full, free, and unrestricted access to any and all records, property, and personnel.	Implemented	
Direct reporting relationship to the Board of Directors	Implemented	
Establishment & maintenance of independence from management	Implemented	
Scope of audit function	Implemented	
Establishment of audit planning and process	Implemented	
Periodic assessment of performance and efficiency	Implemented	

⁶ "Issues" are compliance matters that arise from adopting different interpretations.

⁷ "Findings" are those with concrete basis under the company's policies and rules.

(g) Mechanism and Safeguards

State the mechanism established by the company to safeguard the independence of the auditors, financial analysts, investment banks and rating agencies (example, restrictions on trading in the company's shares and imposition of internal approval procedures for these transactions, limitation on the non-audit services that an external auditor may provide to the company):

Auditors (Internel and External)	Finandal Analysis । Investment Banks रिक्सानु Agendes
Internal Auditor	All internal audit activities shall remain free of influence by any element in the organization, including matters of audit selection, scope, procedures, frequency, timing, or report content to permit maintenance of an independent and objective mental attitude necessary in rendering reports. Internal auditors shall have no direct operational responsibility or authority over any of the activities they review. Accordingly, they shall not develop nor install systems or procedures, prepare records, or engage in any other activity which would normally be audited. (INTERNAL AUDIT CHARTER. Independence; p.2.)
External Auditor	At least annually, obtain and review a report by the independent auditorand (to assess the auditor's independence) all relationships between the independent auditor and the company. (AUDIT COMMITTEE CHARTER. Responsibilities (External Audit, par. 2-1, p.5.)
Investment Banks	All short term investments with Banco de Oro Inc. (BDO) were approved by both the Chief Finance Officer (CFO) and Treasurer. The terms and conditions of these placements were covered by agreements; they were properly recorded and disclosed in the books. Likewise, the terminations of placements were approved by both the CFO and Treasurer.
Financial Analysts	Discuss earnings press releases (particularly use of "proforma", or "adjusted" non-GAAP, information), as well as financial information and earnings guidance provided to analysts and rating agencies. This review may be general (i.e., the types of information to be disclosed and the type of presentations to be made). The audit committee does not need to discuss each release in advance. (AUDIT COMMITTEE CHARTER. Responsibilities; Financial Statements, par. 9, p.3.)

(h) State the officers (preferably the Chairman and the CEO) who will have to attest to the company's full compliance with the SEC Code of Corporate Governance. Such confirmation must state that all directors, officers and employees of the company have been given proper instruction on their respective duties as mandated by the Code and that internal mechanisms are in place to ensure that compliance.

The Corporate Governance Officer.

k) ROLE OF STAKEHOLDERS

a. Disclose the company's policy and activities relative to the following:

	Policy	Activities
Customers' welfare	We treat everyone with respect and shall be guided by professionalism, integrity and good faith in transactions with and obligations to our Company's customers, suppliers, business partners, government regulators, creditors, creditors and employees.	None.
Supplier/contractor selection practice	We treat everyone with respect and shall be guided by professionalism, integrity and good faith in transactions with and obligations to our Company's customers, suppliers, business partners, government regulators, creditors, creditors and employees.	None.

Environmentally friendly value-chain	We consider the impact of our operations, projects and transactions on the environment and the communities we serve and ensure compliance with environmental, safety and health regulations and standards.	None.
Community interaction	We support socio-economic projects that improve the lives of the people within our community.	We conduct yearly free medical and dental services for the residents of the nearby communities to our race track in Carmona, Cavite.
Anti-corruption programmes and procedures	We restrict the solicitation or acceptance of gifts in any form from a third person or entity, directly or indirectly in consideration of any act, omission or transaction of our Company favorable to such third person or entity with existing or intended business dealings with our Company.	None.
Safeguarding creditors' rights	We treat everyone with respect and shall be guided by professionalism, integrity and good faith in transactions with and obligations to our Company's customers, suppliers, business partners, government regulators, creditors, creditors and employees.	None.

b. Does the company have a separate corporate responsibility (CR) report/section or sustainability report/section?

<u>Yes.</u>

c. Performance-enhancing mechanisms for employee participation.

- i. What are the company's policy for its employees' safety, health, and welfare?
 - The Company conducts its <u>business</u> and <u>maintains</u> its <u>workplace</u> in accordance with applicable health, safety and environmental laws.
- ii. Show data relating to health, safety and welfare of its employees.

	<u>AFFECTED</u>	
<u>SICKNESS</u>	EMPLOYEES	<u>INTERVENTION</u>
COUGH AND COLDS	30	Medical Assistance (Check-up & Medicines)
HEADACHE	18	Medical Assistance (Check-up & Medicines)
EPIGASTRIC PAIN	10	Medical Assistance (Check-up & Medicines)
HYPERTENSION	14	Medical Assistance (Check-up & Medicines)
WOUNDS	5	Medical Assistance (Check-up & Medicines)
DIARRHEA	5	Medical Assistance (Check-up & Medicines)
MUSCLE PAIN	10	Medical Assistance (Check-up & Medicines)
TOOTHACHE	1	Medical Assistance (Check-up & Medicines)

- iii. State the company's training and development programmes for its employees. Show the data.
 - The Company recognizes that its human resources are its major assets hence, every officer and employee shall be given all the opportunities to enhance their skills and knowledge through sustained training and development programs conducted either in-house or by other companies and training institutions within or outside the country.

2015 OUTSIDE TRAININGS

Title	Attendee/S	Department / Division
Philippine Exchange Training	1	Security & Safety Department
Labor Laws For Managers And		
Layman	2	Human Resources & Organization Development
ETE I: Seminar-Workshop On		
Employee Testing And Evaluation	1	Office Management
		Racetrack Maintenance & Starting Gate
Continuing Environmental Education		Maintenance Department &
Seminar (Cees)		Building & Grounds Maintenance Department
PVMA Convention:Bridging	-	
Vetereinarian Competencies and		Stable Administration Department & Racing
ASEAN Cooperation	2	Division
Paralegal Training Program	1	Legal Department
_		Audit , Systems, Policies & Procedures
		Department & Human Resources &
Business Process Mapping	4	Organization Development
Budgeting And Forecasting Using		· <u>-</u>
Excel	1	Management Accounting Division
Executives Labor Updates: The New	2	Human Resources & Organization Development

Wage Order No. Ncr 17		& Office Management
Termination Of Employment: The		
Law And It's Jurisprudence	3	Human Resources & Organization Development
Designing A Competitive		
Compensation Package	1	Human Resources & Organization Development
People & Pesos: An Introduction On		
The Financial Aspects Of Human		
Resource Management	1	Human Resources & Organization Development
Consultative Meting On The Prb Pap		
Continuing Professional Education		
For Career Tracking Of The I/O		
Psychologist	1	Human Resources & Organization Development
Fundamentals Of Electronincs		
Troubleshooting	2	Management Information Systems
Philippine Hr Congress: The Globa Hr		
Trends	3	Human Resources & Organization Development
258th Social Security System In-		
House Information Seminar	2	Human Resources & Organization Development
		Stable Administration Department, Building &
Earthquake And Landslide Search &		Grounds Maintenance Department & Security &
Rescue Orientation Course (Elsaroc)	4	Safety Department
		Food & Beverage Department & Marketing
Managerial Accounting Program	2	Division
Slot Machine Technician Course	1	Management Information Division
		Office Management, Accounting Division,
		Management Information Division, Accounting
		Division, Finance Group, Property Accounting
		Division, Treasury Division, Procurement
Advanced Ms Excel For Accounting		Department, Systems and Policies & Procedures
Professionals	1	Department
		Human Resources & Organization Development
Philippine Taxation Seminar Series	2	and Office Management
How To Conduct Training Needs		
Analysis	2	Human Resources & Organization Development
		Accounting Division, Treasury Division and
PCSO Lotto Training	5	Handicapping Department
Employee Discipline And Conduct	1	Human Resources & Organization Development
Eloquent Emcee:Mastering Emcee		Trainian Resources & Organization Development
Skills And Becoming An Effective		
Master Of Ceremonies	1	Legal Department
Computer Assisted Auditing		Legal Department
Techniques Using Excel	1	Audit Department
Introduction To The New Revenue		ridate Department
Recognition Standard	4	Accounting Division
First Aid Training	4	Medical Division
THE CALL HAITING	4	INICUICAL DIVISION

Latest Jurisprudence On Employment Relations & Security Of		
Tenure	2	Human Resources & Organization Development
Effective Office Administration		
Systems	2	Office Management

2015 IN-HOUSE TRAININGS

Date	Title	No. of Participants
Jan 23 2015	Playing Training Games	21
Feb 17 2015	Labor and Human Relations & Productivity Program & Employee Moodle Orientation	52
May 13 2015	First Aid for Common Injuries in Horseback Riding and Other Injuries	103
June 5 2015	Effective Business Writing and Records Management	63
Sept. 21 Oct 22 23 27, 2015	Re-orientation of Company Rules & Regulations & CBA guidelines	363
Oct. 26, 2015	Drug-Free Workplace	83
Dec. 20, 2015	Seminar on Corporate Governance	12

- iv. State the company's reward/compensation policy that accounts for the performance of the company beyond short-term financial measures
 - <u>In recognition of and as an incentive for consistent above average performance, a promotion to a higher job grade or level may be given to deserving employees.</u>
- d. What are the company's procedures for handling complaints by employees concerning illegal (including corruption) and unethical behaviour? Explain how employees are protected from retaliation.
 - Due course must be followed in any grievance complaint. This is to ensure that all employees are covered and that MJCI policies, procedures, and regulations will be applied as intended and without discrimination.

The proper grievance procedure is as follows:

- 1. Discuss the matter with your supervisor;
- 2. If the supervisor does not arrive with a satisfactory solution, bring the matter to the department manager;
- 3. If there is still no satisfactory solution, the matter should be forwarded to the HRODD.

DISCLOSURE AND TRANSPARENCY

a. Ownership Structure

i. Holding 5% shareholding or more

Shareholder	Number of Shares	Perceni	Banafidel Owner
PCD Nominee Corporation	480,221,437	48.20%	None
ARCO Equities, Inc.	98,770,857	9.92%	None
Alfonso R. Reyno, Jr.	65,947,940	6.62%	None
Exequiel D. Robles	56,911,100	5.71%	None

श्वाद्धकारका श्वाद्धकारका		tricule of Same order !	GIOTA I
Not Applicable			
_	_		
-		_	
TOTAL			

b. Does the Annual Report disclose the following:

Key risks	YES
Corporate objectives	YES
Financial performance indicators	YES
Non-financial performance indicators	YES
Dividend policy	YES
Details of whistle-blowing policy	
Biographical details (at least age, qualifications, date of first appointment, relevant experience, and any other directorships of listed companies) of directors/commissioners	
Training and/or continuing education programme attended by each director/commissioner	
Number of board of directors/commissioners meetings held during the year	
Attendance details of each director/commissioner in respect of meetings held	
Details of remuneration of the CEO and each member of the board of directors/commissioners	

Should the Annual Report not disclose any of the above, please indicate the reason for the non-disclosure.

c. External Auditor's fee

Name of auditor	Audit Fee	Non-auditifee
SGV & Co.	P1,600,000	None.

d. Medium of Communication

List down the mode/s of communication that the company is using for disseminating information.

- <u>The Company mails Notices to all its shareholders and posts relevant information on its</u> website.

e. Date of release of audited financial report. June 5, 2014

f. Company Website

Does the company have a website disclosing up-to-date information about the following?

Business operations	Yes
Financial statements/reports (current and prior years)	Yes
Materials provided in briefings to analysts and media	Yes
Shareholding structure	Yes
Group corporate structure	Yes
Downloadable annual report	Yes
Notice of AGM and/or EGM	Yes
Company's constitution (company's by-laws, memorandum and articles of association)	Yes

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

g. Disclosure of RPT

	रिस्तालिस्साम्	Meanume	न क्षां (इस्ट्रे
ARCO Management Development Corporation (AMDC)	Subsidiary	- Lease of Office Space	P6,667,610
MJC Investments Corp.	Associate	- Advances to Subsidiary	P1,133,990

When RPTs are involved, what processes are in place to address them in the manner that will safeguard the interest of the company and in particular of its minority shareholders and other stakeholders?

- All related party transactions with subsidiaries, SPE and associate were properly approved by authorized officers. These were recorded and fully disclosed in the financial statements.

The external auditor, SGV & Co., extensively reviews the related party transactions in the regular financial audit.

m) RIGHTS OF STOCKHOLDERS

- 1) Right to participate effectively in and vote in Annual/Special Stockholders' Meetings
 - (a) Quorum

Give details on the quorum required to convene the Annual/Special Stockholders' Meeting as set forth in its By-laws.

Quorum Required	More	than	1/2	of	the
Georgia Wedenies	subscri	bed cap	oital	stock	

(b) System Used to Approve Corporate Acts

Explain the system used to approve corporate acts.

System ම්සන්(Unanimous approval of all stockholders
Description	Matter for approval is presented to the stockholders and if
जिल्लामा । जिल्लामा ।	there is no opposition, the matter is considered approved.

(c) Stockholders' Rights

List any Stockholders' Rights concerning Annual/Special Stockholders' Meeting that differ from those laid down in the Corporation Code.

Stockholders' Alghis under The Corporation Code	Stockholers Rights not in The Copposition Code
None.	

Dividends

Declaration Date	Record Date	Payment Date
April 8, 2014 [Cash]	May 30,2014	June 16, 2014
April 8, 2014 [Stock]	July 14, 2014	August 7, 2014
May 30, 2013 [Cash]	June 18, 2013	June 28, 2013
May 30, 2013 [Stock]	July 18, 2013	August 13, 2013
October 24, 2012 [Cash]	November 12, 2012	November 26, 2012
March 7, 2012 [Cash]	March 28, 2012	April 18, 2012
May 25, 2011 [Cash]	June 15, 2011	June 30, 2011
2010	N/A	N/A
2009	N/A	N/A
April 16, 2008 [Cash]	May 12, 2008	June 4, 2008
June 18, 2008 [Stock]	January 19, 2011	February 14, 2011

(d) Stockholders' Participation

 State, if any, the measures adopted to promote stockholder participation in the Annual/Special Stockholders' Meeting, including the procedure on how stockholders and other parties interested may communicate directly with the Chairman of the Board, individual directors or board committees. Include in the discussion the steps the Board has taken to solicit and understand the views of the stockholders as well as procedures for putting forward proposals at stockholders' meetings.

Measures Adopted	લ્લામાપામાં ભાગા મિલ્લાલા છ
None	

- 2. State the company policy of asking shareholders to actively participate in corporate decisions regarding:
 - a. Amendments to the company's constitution
 - b. Authorization of additional shares
 - c. Transfer of all or substantially all assets, which in effect results in the sale of the company
- <u>Approval of the Amendment, authorization of additional shares and transfer of all or</u> <u>substantially all assets as provided under the Corporation Code.</u>

- 3. Does the company observe a minimum of 21 business days for giving out of notices to the AGM where items to be resolved by shareholders are taken up?
 - NO. The Company follows the SEC Rules wherein at least fifteen (15) business days prior to meeting.
 - a. Date of sending out notices:
 - <u>At least fifteen (15) business days prior to meeting based on SRC Rules or ____ June 5, 2014</u>
 - b. Date of the Annual/Special Stockholders' Meeting:
 - June 30, 2014
- 4. State, if any, questions and answers during the Annual/Special Stockholders' Meeting.
 - None.
- 5. Result of Annual/Special Stockholders' Meeting's Resolutions

Resolution	Approving	Dissenting	Mosemme
Election of New members of the Board of Directors and Committee members	Unanimous		
Approval of Declaration of Cash and Stock Dividends	Unanimous		
Increase in the Authorized Capital Stock from P1 Billion to P2 Billion	Unanimous		

- 6. Date of publishing of the result of the votes taken during the most recent AGM for all resolutions:
 - Not Applicable.

(e) Modifications

State, if any, the modifications made in the Annual/Special Stockholders' Meeting regulations during the most recent year and the reason for such modification:

Modifications	Reason for Modification
None.	

(f) Stockholders' Attendance

(i) Details of Attendance in the Annual/Special Stockholders' Meeting Held:

Type of Meaning	Rance of Board members // Officers present	Dateo? Mesims	Voling Procedure (by roll) Stow of hends, etc.)	%ofSt Attending In Person	% o f 3#45 Proxy	নিতালা % তা প্রম ক্রমনোনেলেজ্ড
Annual	Alfonso R. Reyno, Jr. Alfonso V.G. Reyno III Mariza Santos-Tan Pedro O. Tan Ma. Luisa T. Morales Victor C. Fernandez Victor B. Valdepeñas Patrick G. Reyno Christopher G. Reyno Ferdinand A. Domingo John Anthony B. Espiritu Lemuel M. Santos Juan Antonio S. Gatuslao Heather Ezra C. Annang	June 30, 2015	Proxies		72%	
Special	Not applicable.					

- (ii) Does the company appoint an independent party (inspectors) to count and/or validate the votes at the ASM/SSMs?
 - Not Applicable.

(iii) Do the company's common shares carry one vote for one share? If not, disclose and give reasons for any divergence to this standard. Where the company has more than one class of shares, describe the voting rights attached to each class of shares.

(g) Proxy Voting Policies

State the policies followed by the company regarding proxy voting in the Annual/Special

Stockholders' Meeting.

	Garneny's Policies	
Execution and acceptance of proxies	Deadline pursuant to the Securities and Regulation Code	
Notary	N/A	
Submission of Proxy	Atleast forty eight hours (48) before the meeting – By-Laws	
Several Proxies	None	
Validity of Proxy	One (1) day before the meeting	
Proxies executed abroad	None	
Invalidated Proxy	None	
Validation of Proxy	One (1) day before the meeting	
Violation of Proxy	None	

(h) Sending of Notices

State the company's policies and procedure on the sending of notices of Annual/Special Stockholders' Meeting.

Polities	Procedure	
Atleast fifteen (15) business days prior to	Conding ad form via registered well	
Annual meeting	Sending cd form via registered mail	

(i) Definitive Information Statements and Management Report

Number of Stockholders entitled to receive Definitive Information Statements and Management Report and Other Materials	973
Date of Adval Distribution of Definitive (Mornetton) Statement and Other (Management) Report and Other	June 5, 2015

Materials held by market participants/certain benefitial owners	
Date of Adjual Distribution of Definitive Information Statement and Other Management Report and Other Management Italians	June 5, 2015
State whether (i) format or hard copies ware distributed	Yes
If yes, indicate whather requesting stockholders were provided hard copies	Only if requested by the stockholders.

(j) Does the Notice of Annual/Special Stockholders' Meeting include the following:

Each resolution to be taken up deals with only one item.	Yes	
Profiles of directors (at least age, qualification, date of first appointment, experience, and directorships in other listed companies) nominated for election/re-election.	No. Profiles of directors are indicated in the Definitive Statement given to the stockholders.	
The auditors to be appointed or re-appointed.	No. The Company's external auditor is indicated in the Definitive Statement given to the stockholders.	
An explanation of the dividend policy, if any dividend is to be declared.	No. No stock dividends have been issued.	
The amount payable for final dividends.	No. No stock dividends have been issued.	
Documents required for proxy vote.	No. No proxy solicitation is sent with the Notice.	

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

2) Treatment of Minority Stockholders

(a) State the company's policies with respect to the treatment of minority stockholders.

Policies	Implementation	
Right to vote on all matters	Ratification/Confirmation of all acts of Board of Directors and Board Committees during the Annual Stockholders' Meeting	
Pre-emptive right to all stock issuance of the corporation	The Articles of Incorporation denies pre- emptive rights to shareholders to all stock issuances of the Corporation.	
Right to inspect corporate books and records	Shareholders are allowed to inspect corporate books and records including minutes of Board meetings and stock registries in accordance with the Corporation Code and shall be furnished with annual reports, including financial statements, without cost or restrictions.	
Right to information	The minority shareholders are granted the right to propose the holding of a meeting, and the right to propose items in the agenda of the meeting, provided the items are for legitimate business purposes.	
	They have access to any and all information relating to matters for which the management is accountable for and to those relating to matters for which the management shall include such information.	
Right to dividends	They have the right to receive dividends.	
Appraisal Right	They have appraisal right or the right to dissent and demand payment of the fair value of their shares in the manner provided for under Section 82 of the Corporation Code of the Philippines.	

- (b) Do minority stockholders have a right to nominate candidates for board of directors?
 - Yes.

n) INVESTORS RELATIONS PROGRAM

- 1) Discuss the company's external and internal communications policies and how frequently they are reviewed. Disclose who reviews and approves major company announcements. Identify the committee with this responsibility, if it has been assigned to a committee.
 - The control environment of the Corporation consists of (a) the Board which ensures that the Corporation is properly and effectively managed and supervised; (b) a Management that actively manages and operates the Corporation in a sound and prudent manner; (c) the Organizational and Procedural controls supported by effective management information and risk management reporting systems; and (d) an Independent Audit mechanism to monitor the adequacy and effectiveness of the Corporation's governance, operations, and information systems, including the reliability and integrity of financial operations, the safeguarding of assets, and compliance with laws, rules, regulations and contracts.
- 2) Describe the company's investor relations program including its communications strategy to promote effective communication with its stockholders, other stakeholders and the public in general. Disclose the contact details (e.g. telephone, fax and email) of the officer responsible for investor relations.

	थिनुस्त्री
(1) Objectives	Not Applicable
(2) Principles	
(3) Modes of Communications	
(4) Investors Relations Officer	

- 3) What are the company's rules and procedures governing the acquisition of corporate control in the capital markets, and extraordinary transactions such as mergers, and sales of substantial portions of corporate assets?
 - Those provided under the Corporation Code and the Securities and Regulation Commission.

Name of the independent party the board of directors of the company appointed to evaluate the fairness of the transaction price.

The Independent Directors.

o) CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

Discuss any initiative undertaken or proposed to be undertaken by the company.

Initiative	Beneficiary		
organizes a medical and dental mission at San Lazaro Leisure Park	residents surrounding barangays, as well as the nearby towns of Biñan, and GMA in Cavite		

p) BOARD, DIRECTOR, COMMITTEE AND CEO APPRAISAL

Disclose the process followed and criteria used in assessing the annual performance of the board and its committees, individual director, and the CEO/President.

	Broja (2)	ीगॉरस ⁴ त	
Board of Directors	Nominated through the Nomination Committee	No case as such has been filed against any officer or director of the Company or against any corporation where said officers and directors are connected.	
Board Committees	-same-	-same-	
Individual Directors	-same-	-same-	
CEO/President	-same-	-same-	

q) INTERNAL BREACHES AND SANCTIONS

Discuss the internal policies on sanctions imposed for any violation or breach of the corporate governance manual involving directors, officers, management and employees

Violetions	Senatore
First Violation	Subject person shall be reprimanded
Second Violation	Suspension from office shall be imposed and the duration of the suspension shall depend on the gravity of the violation
Third Violation	Removal from office

Pursuant to the requirement of the Securities and Exchange Commission, this Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of MAKATI CITY on APR 2016.

SIGNATURES

ALFONSO R. REYNO, JR.
Chairman of the Board & CEO

VICTOR B. VALDEPEÑAS
Independent Director

VICTOR C. FERNANDEZ
Independent Director

Compliance Officer

1 4 APR 2016

SUBSCRIBED AND SWORN to before me this ______, affiant(s) exhibiting to me their Tax Identification Nos., as follows:

NAME
ALFONSO R. REYNO, JR.
VICTOR B. VALDEPEÑAS
VICTOR C. FERNANDEZ
CHINO PAOLO Z. ROXAS

TAX IDENTIFICATION NO. 114-555-166 106-906-639

155-565-214 268 - 712 - 136 Philippines
Philippines
Philippines
Philippines

PLACE OF ISSUE

NOTARY PUBLIC

No. 229 Page No. 47 Book No. 111 Series of 2016.

ATTY DENNIS C. ESPEJO

NOTARY PUBLIC

APPOINTMENT NO. M-270(2015-2016)

UNTIL DECEMBER 31, 2016

PTR NO 5339405/01 13 16/ MAKATI CITY

IBP NO. 1022672/01-07-16/ILOCOS SUR

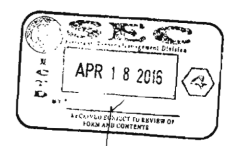
CITY OF MAKATI ROLL OF ATTORNEY NO. 49352 57



MANILA JOCKEY CLUB, INC.

ORTIGAS CENTER OFFICE

14th FLOOR, STRATA 100 BUILDING
F. ORTIGAS JR ROAD, ORTIGAS CENTER
PASIG CITY 1605, PHILIPPINES
Tel (632) 6879889; Telefax: (632) 6316366
E-mail executive@manilejockey.com or marketing@manilejockey.com
RACING SINCE 1867



CFO'S CERTIFICATION

- I, <u>Nestor N. Ubalde</u>, of legal age, Filipino and with office address at 12th Floor Strata 100 Building F. Ortigas Jr. Road, Ortigas Center, Pasig City, after being sworn in accordance with law, hereby certify that:
 - I am the Chief Financial Officer of Manila Jockey Club, Inc., a corporation duly organized and existing under and by virtue of the laws of the Republic of the Philippines under SEC Certificate of Registration No. PW0000803 with principal office address at 14th Flr. Strata 100 Bldg., F. Ortigas Jr. Road, Ortigas Center, Pasig City.
 - 2. The Financial Statements ("F/S") diskette submitted contains the exact data stated in the hard copies of the 2015 F/S of the Corporation;
 - 3. I am executing this certification to attest to the truth of the foregoing and in compliance with the reportorial requirements of SEC.

WITNESS MY HAND	on this	1 4 ABR 2016	at
NESTOR N. UBALDE Chief Financial Officer			
SUBSCRIBED AND SWORN Affiant exhibited to	to before me me his at	1 4 APR 2016 on this 110 No. 109-933-900 at _	PASIG CITY issued on

Doc. No. 31; Page No. 08; Book No. 10; Series of 2016.

CHINO PAOLO Z. ROXAS

NOTARY PUBLIC

APPOINTMENT NO. M-142(2015-2016)

UNTIL DECLARATE AUTO

PTR NO. 1416810/01-07-16/ PASIG CITY

IEP NO. 1022669/01 D7 16/MAKATI CITY CITYS OF PASIG, TAGUIG, SAN JUAN AND PATEROS ROLL OF ACTORNIEY NO. 57018