

MEGAWIDE CONSTRUCTION CORPORATION

Company's Full Name

**2/F Spring Bldg.,
Arnaiz Ave. cor. P. Burgos St., Pasay City**
Company's Address

655-1111
Telephone Number

December 31
Fiscal Year Ending
(Month & Day)

SEC FORM 17-A
Form Type

December 31, 2014
Period Ended Date

(Secondary License Type and File Number)

cc: **Philippine Stock Exchange**

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-A

ANNUAL REPORT PURSUANT TO SECTION 17
OF THE SECURITIES REGULATION CODE
AND SECTION 141 OF THE CORPORATION CODE

1. For the fiscal year ended **December 31, 2014**
2. SEC Identification Number **CS200411461**
3. BIR Tax Identification No. **232-715-069-000**
4. Exact name of issuer as specified in its charter **Megawide Construction Corporation**
5. Province, Country or other jurisdiction of incorporation or organization **Philippines**
6. Industry Classification Code (SEC Use Only)
7. Address of Principal Office **2/F Spring Bldg. Arnaiz Ave. cor. P. Burgos St., Pasay City, Metro Manila**
Postal Code
8. Issuer's telephone number, including area code **655-1111**
9. Former name, former address and fiscal year, if changed since last report **Not Applicable**
10. Securities registered pursuant to Section 8 and 12 of the SRC, or Section 4 and 8 of the RSA

Title of Each Class Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding

Title of Each Class	Number of Shares Outstanding	Amount of Debt Outstanding (₱)
Common	2,399,420,199	0
Preferred	40,000,000	0

11. Are any or all these securities listed on a stock exchange?

Yes [] No []

If yes, state the name of such stock exchange and classes of securities listed therein:

PART I - BUSINESS AND GENERAL INFORMATION

Item 1. Business

Description of Business

Business Development During the Past Three Fiscal Years (2012-2014)

Megawide Construction Corporation (Megawide) was registered with the Securities and Exchange Commission (SEC) on July 28, 2004 to exist for 50 years, or until July 28, 2054. Its primary purpose is to engage in the general construction business. It includes constructing, enlarging, repairing, or engaging in any work upon buildings, houses and condominium, roads, plants, bridges, piers, waterworks, railroads and other structures, and to own, use, improve, develop real estate of all kinds. Its registered office is located at 2/F Spring Bldg., Arnaiz Ave. cor. P. Burgos St., Pasay City. The Company also maintains an office in its own building at 20 N. Domingo Street, Brgy. Valencia, Quezon City.

Below are the significant business developments of Megawide for the past 3 fiscal years:

2012

In July 2012, the incorporators of Megawide collectively holding a total of Six Hundred Eighty Eight Million Five Hundred Thousand shares or 61.8% of the total issued and outstanding capital stock of Megawide transferred their shares to Citicore Holdings Investment, Inc. (Citicore). By virtue of the transfer, Citicore now legally own and control 61.80% of the issued and outstanding capital stock of Megawide.

In October 2012, Megawide entered into a joint venture agreement with its parent company Citicore and formed Citicore-Megawide Consortium Inc. (CMCI). Ten percent (10%) of the issued and outstanding stock of CMCI is owned by Megawide while 90% is owned by Citicore. The first project booked by CMCI was the Department of Education's PPP for school buildings. The Department of Education awarded to CMCI in 2012 the school buildings in Regions 3 and 4. CMCI commissioned Megawide to construct all the school buildings in both regions.

In December 2012, Megawide acquired 100% of the issued and outstanding stock of Altria East Land, Inc., the owner of the property in Taytay, Rizal where the precast plant of Megawide is located.

2013

On May 21, 2013, Megawide entered into a Placing Agreement with Citicore, CLSA Limited and First Metro Investments Corporation for the offer and sale of Citicore's 118,729,800 Megawide common shares at a price of P20.00 per Offer Share.

On October 17, 2013, Megawide signed the Build-Transfer Agreements for School Infrastructure Projects Phase II for Regions I, II, III and Cordillera Administrative Region, with the Department of Education.

On November 28, 2013, the Megawide-World Citi Consortium was awarded the Modernization of the Orthopedic Hospital PPP Project by the DOTC-DOH.

On December 12, 2013, the Prequalification, Bids and Awards Committee (PBAC) of the DOTC opened all proposals for the Mactan Cebu International Airport (MCIA) PPP project to reveal that the Megawide-GMR Consortium submitted the highest bid. The DOTC-MCIA Authority (MCIAA) later issued the Notice of Award on April 4, 2014.

The International Organization for Standardization (ISO) awarded Megawide with the ISO 9001:2008 and ISO 14001:2004 certifications for quality and environmental management respectively.

Finance Asia awarded Megawide as one of “Asia’s Best Managed Companies” for its outstanding performance.

On top of Megawide’s AAA Contractor License it also secured Large B Contractor’s License classification for government registration.

2014

In 2014, Megawide started to penetrate the upper market housing segments by winning the coveted Proscenium Project from Rockwell and Shang Salcedo Place from Shangri-La. Megawide also won contracts and began business relationships with prominent property developers such as 8990 Holdings, Greenway Properties, Arthaland and Megaworld. These new contracts firmly established the Company’s ability to cater to wide market segments from upper to middle to affordable housing. Megawide is also on track to complete and turnover 7,146 classrooms across Region 3 and Region 4A for PSIP I.

On April 22, 2014, Megawide, along with its joint venture partner, GMR Infrastructure Limited, was officially awarded the MCIA project under a BOT agreement. Megawide and GMR incorporated GMR Megawide Cebu Airport Corporation (GMCAC) to undertake said project which is one of the biggest PPP projects of the DOTC, involving, among others, the construction of a world-class airport passenger terminal (along with associated infrastructure facilities), the renovation and expansion of the existing airport terminal and the operation and maintenance of both airport passenger terminals for a period of 25 years under a build-operate-transfer arrangement.

On September 4, 2014, Megawide incorporated a subsidiary named Megawatt Clean Energy Incorporated (MCEI) to pursue project development of Renewable Energies with particular focus on Wind, Solar, Hydro and Bio-mass power.

On November 1, 2014, terminal 1 of the MCIA was successfully turned over to GMCAC.

On November 25, 2014, MWM Terminals, the Consortium between Megawide and WM Property Management created to participate in the Integrated Transport System PPP projects, successfully submitted prequalification documents to the DOTC for the Integrated Transport System – South Terminal PPP project.

On December 11, 2014, the Prequalification Bids and Awards Committee announced that MWM Terminals successfully prequalified to bid for the Integrated Transport System – South Terminal.

Additionally, the Occupational Health & Safety Advisory Services (OHSAS) awarded Megawide with the OHSAS 18001:2007 certification as recognition of the Company's efforts to implement practices that create a healthy and safe working environment.

Business of Issuer

Description of Issuer

Megawide is a fast rising construction company in the Philippines, which employs modern Advanced Technology Building Systems (ATBS), such as Pre-cast Concrete and Formwork Systems in its projects. It is the preferred contractor of several major real estate developers for its quality workmanship, efficient delivery of projects, excellent construction safety standards, and its use of ATBS.

Subsidiaries & Affiliates

As of date, Megawide holds 100% interest in Altria, 60% in GMCAC, 70% in MCEI, and 51% in MWCCI. All 4 subsidiaries were incorporated to assist Megawide in the implementation of its projects and realize its objectives.

Altria East Land, Inc.

Altria was incorporated on April 16, 2010 with SEC Registration Number CS201005977. It is authorized to deal and engage in land or real estate business, such as to hold, develop, manage, administer, sell, convey, encumber, purchase, acquire, rent or otherwise deal in and dispose of all kinds of housing projects, commercial, industrial, urban or other kinds of property. Its principal place of business is in Taytay, Rizal.

Altria has an authorized capital stock of P1.6 Million divided into 1.6 Million common shares with a par value of P1.00 per share. At least 25% of the authorized capital stock has been subscribed and at least 25% of the total subscription has been paid. Megawide owns 100% of Altria. As of the date of acquisition, Altria has no operations and its main asset is the land being used by Megawide for its operations. From a general accounting perspective, the transaction is accounted for by Megawide as an asset acquisition since the transaction does not constitute an acquisition of a business. As of December 31, 2014, Altria has not contributed to Megawide's revenues.

GMR Megawide Cebu Airport Corporation

GMCAC was incorporated on January 13, 2014 with SEC Registration Number CS201400629 and an authorized and subscribed capital stock amounting to P25,000,000 divided into 25,000,000 shares with P1 par value per share. It is authorized to engage in the business of building, rehabilitation, renovating, constructing, developing, operating and maintaining the MCIA, including the commercial assets thereof and all allied businesses for the operation and maintenance of said airport facility pursuant to the concession granted to GMCAC and in accordance with RA 7718 and other applicable laws, rules and regulation. Its principal place of business is in Quezon City, Metro Manila.

On May 28, 2014, the BOD and Stockholders approved the amendments to the Articles of Incorporation to increase its authorized capital stock to P6,000,000,000 divided into

6,000,000,000 shares with par value of P1 per share. The application was filed with SEC on July 31, 2014 was approved on October 8, 2014. Out of the P5,900,000,000 increase in authorized capital stock, the amount of P4,814,935,521 subscription price or 4,814,935,521 common shares with par value of P1 per share has been subscribed.

Megawatt Clean Energy, Inc.

Megawatt Clean Energy, Inc. (MCEI) was incorporated on September 4, 2014 with SEC Registration Number CS201417147. It is authorized to engage in the development of clean or renewable energy sources for power generation, including the design, construction and installation, purchase, importation, commissioning, owning, management and operation of relevant machinery, facilities and infrastructure therefor, the processing and commercialization of by-products in the operations and generally the carrying out of contracts and transactions of every kind and character that may be necessary or conducive to the accomplishment of the purposes of MCEI. Its principal place of business is in Quezon City, Metro Manila.

MCEI has an authorized capital stock of P10,000,000.00 divided into 10,000,000 shares with a par value of P1.00 per share. At least 25% of the authorized capital stock has been subscribed and at least 25% of the total subscription has been paid. Megawide owns 69.99% of MCEI.

Megawide World Citi Consortium, Inc.

Megawide World Citi Consortium, Inc. (MWCCI) was incorporated on January 16, 2014 with SEC Registration Number CS201400872. It is authorized to plan, construct, equip, operate, own, manage and maintain hospitals, medical facilities, clinical laboratories and such other allied enterprises which may have similar or analogous undertakings or dedicated to services in connection with providing curative and rehabilitative care to sick, diseased or disabled persons; provided that purely professional medical and surgical services shall be performed by duly licensed physicians or surgeons who may or may not be connected with MWCCI and whose services shall be freely and individually contracted by the patients. Its principal place of business is in Quezon City, Metro Manila. MWCCI shall act as the hospital operator in the modernization of the Philippine Orthopedic Hospital.

MWCCI has an authorized capital stock of P2 Billion divided into 2 Billion with a par value of P1.00 per share. At least 25% of the authorized capital stock has been subscribed and at least 25% of the total subscription has been paid. Out of the authorized capital stock, 51% has been subscribed by Megawide while World Citi subscribed to 49%. On September 26, 2014, World Citi sold 39% of its shares in MWCCI to Citicore. Accordingly, Megawide owns 51% of MWCCI, Citicore owns 39% and World Citi, 10%, giving Citicore ultimate control of MWCCI through its ownership interest in Megawide.

Apart from Altria, all of Megawide's other subsidiaries, i.e., GMCAC, MCEI and MWCI, were all incorporated this year and are still in post-incorporation or pre-operation stage. As such, these subsidiaries have yet to contribute to Megawide's balance sheet and income statement.

Parent Company and Other Affiliates

Citicore Holdings Investment, Inc.

Citicore was incorporated on December 3, 2011 and operates primarily as a holding company with ownership interests in Megawide (at 56.8%), MWCCI (at 39%), My Space Properties, Inc. (at 100%), CMCI (at 90%).

My Space Properties, Inc.

My Space Properties, Inc. (MySpace) was incorporated on February 6, 2010, and is presently engaged in real estate development. MySpace is wholly-owned subsidiary of Citicore. MySpace was the corporate vehicle used to form a joint venture with another real estate development company for the Antel Serenity Tower.

Citicore-Megawide Consortium, Inc.

CMCI was incorporated on October 15, 2012 with SEC Registration Number CS201219238. It is authorized to engage in the general construction business, including the construction, improvement and repair of, or any other work upon, buildings, roads, bridges, plants, waterworks and railroads. Its principal place of business is in Quezon City, Metro Manila.

CMCI has an authorized capital stock of P2 Billion divided into 2 Billion common shares with a par value of P1.00 per share, fully subscribed and fully paid up. Megawide owns 10% of CMCI.

As of December 31, 2014, CMCI contributed P17,013,976 or 2% of Megawide's net income.

Future State Myspace, Inc.

Future State Myspace, Inc. (FSMI) was incorporated on January 27, 2012 to primarily engage in purchasing, acquiring, leasing and selling properties. FSMI is 36% owned by Michael Cosiquien and Edgar Saavedra. It owns 100% of IRMO, Inc.

IRMO Inc.

IRMO, Inc. was incorporated on August 13, 2008 to principally engage in the realty development business, including home building and development. Megawide is constructing The Curve for IRMO, Inc.

Megapolitan Realty and Development Corporation

Megapolitan Realty and Development Corporation (Megapolitan) was incorporated on June 20, 1997 to engage in real estate development. Michael C. Cosiquien and Irving Cosiquien each own 5% of Megapolitan's outstanding capital stock and both serve as its directors. Megapolitan's controlling shareholders are the parents of Michael and Irving Cosiquien. Megawide is leasing the lot where its corporate office is located from Megapolitan.

Philwide Development and Construction Corporation

Philwide Development and Construction Corporation (Philwide) was incorporated in 1981 to engage in real estate development and is majority-owned by the father of Michael, Yerik and Irving Cosiquien. Megawide is leasing its current principal office from Philwide.

Customer and Project Selection

Megawide is frequently being invited to bid for major domestic low to high-rise building projects. The scope of work on these projects generally include, among others, site development, earthworks, structural and civil works, masonry works, architectural finishes, electrical works, plumbing and sanitary works, fire protection works and mechanical works.

In line with its risk policies while frequently invited to project biddings, Megawide carefully selects which projects to participate in, based on the following criteria:

- Creditworthiness of the project owner determined through background checks with banks and financial community, business and trade associations, HLURB standing and major suppliers credit records; and,
- Liquidity of the project owner determined through financial ratios and financial performances for the past three years.

In addition, Megawide also evaluates each potential project based on the following:

- Size of the over-all development blueprint of the project and its implementation timetable on phases;
- Complexities and limitations of the structural design of the high-rise building project;
- Project location accessibility of heavy construction equipment and proximity to clusters of on-going project sites;
- Logistics difficulties and limitations; and,
- Profitability.

Megawide negotiates the final construction price with the project owner. Upon receipt of the Notice to Proceed or the Notice of Award for a project, Megawide, depending on the agreement with the project owner, procures the necessary building permits and other regulatory permits, and immediately prepares for mobilization of construction equipment, manpower and materials needed for the project. Megawide secures performance bonds and surety bonds required to obtain downpayment from the project owner, and contractor's all-risk insurance. It also negotiates and finalizes the terms of its construction contract with the project owner. The responsibilities and warranties of Megawide under its construction contracts typically include on-time project turn-over and completion as per an agreed timetable, adherence to the agreed material specifications and construction methods, and warranty on workmanship and material defects. In the normal course of business, on a per project basis, Megawide sub-contracts to specialty or trade contractors such tasks as mechanical and electric works for its projects.

During construction, quality control procedures are strictly followed. The QA/QC Manager is responsible for quality assurance and quality control during production and construction. Under him are highly-trained inspectors and personnel. His team conducts on-site inspections to assure compliance. As standard procedure, concrete samples are tested by specialized laboratories to ensure compliance with American Society for Testing and Materials (ASTM), American National Standards Institute (ANSI) and Construction Specifications Institute (CSI) specifications.

To ensure that projects are on schedule, on-site project managers monitor and control the progress of projects, mindful of the completion date pursuant to the construction contract.

Project managers are responsible for accomplishing project objectives, developing the project plan, managing the project team and budget.

Upon project completion, the following activities are conducted as a condition to project turnover to the owner:

- Megawide submits a Notice of Turn-Over and Completion to the project owner;
- Megawide and the project owner conduct a joint inspection and punch listing;
- Should there be no pending items for completion, the project owner issues a Certificate of Completion;
- The project owner releases retention monies upon submission by Megawide of a guarantee bond. The guarantee bond is typically valid for up to 1 year from the project's turnover date, and is required by project owners to guarantee the quality of the materials provided, the equipment installed and its workmanship.

Terms Granted to Customers

Bids for construction projects are typically accompanied with particular material specifications and the kind of finishes to be used for the project. Deviations from agreed material specifications are subject to variation orders. Consistent with industry practice, Megawide normally requires the following key terms of payment in its construction contracts:

- A downpayment of 15% - 20% of the contract price prior to commencement of construction activities. Customers usually require that Megawide obtain a performance bond to guarantee that it will execute the work in accordance with the contract;
- Monthly progress billing (or interim billings). Progress billings are subject to pro-rata recoupment of downpayments, and retention monies equivalent to 10% of the billed amount, to be reduced to 5% upon 50% completion of the project; and
- The release of the 5% retention monies within one-year from full completion of the project. Customers usually require that Megawide obtain a guarantee bond to guarantee the quality of the materials provided, the equipment installed and its workmanship.

The exposure of Megawide to credit risk on its receivables relates primarily to the inability of the customer to fully settle the unpaid balance of contract receivables and other claims owed to Megawide. Credit risk is managed in accordance with Megawide's credit risk policy, which requires the evaluation of the creditworthiness of the customer.

Completed Projects

As of December 31, 2014, Megawide has approximately 3.08 million square meters floor area under its construction portfolio. The notable projects that Megawide has completed for the past 3 years are:

1. **Citysquare Residences** – Citysquare Residences is a 28-storey residential condominium with floor area of 19,600 square meters located at the heart of the Chinatown Business district.

2. **Antel Spa Residences** - Antel Spa Residences is a 34-storey mixed-use high-rise condominium located at the financial capital of Metro Manila with a gross floor area of 33,360 square meters. It is complete with building amenities such as power gym and fitness center, sky garden, coffee shop, resort spa pool, garden ballroom and wide selection of commercial spaces that include organic restaurants and markets, beauty and medical establishments.
3. **B-Hotel** - Parcvue B-Hotel is a 10-storey Three Star Hotel with Penthouse located in Madrigal Business Center, Alabang, Muntinlupa City with a gross floor area of 11,200 square meters.
4. **Hampton Garden Tower K and L** - Hampton Garden Tower K and L is a low-rise residential condominium located at C. Raymundo Avenue, Maybunga, Pasig City, with total floor area of 7,500 square meters offering 191 residential units.
5. **SM Grass Residences Tower 1** – 41-storey high-rise residential building located at the back of SM City North Edsa with 1,956 residential units. Its total floor area is 77,151.20 square meters.
6. **SM Sea Residences** - The project is located near the SM MOA, and is composed of six (6)-storey residential condominiums (Phases 1, 2 and 3). The Sea Residences has a total of 2,703 residential units on a gross floor area of 139,850 square meters. Amenities offered include a swimming pool, playgrounds and a clubhouse.
7. **Belle Grande Casino** - The project is a casino consisting of two L-shaped hotel towers and four high-end condominiums on top of a 2-level casino podium located at Macapagal Avenue, Pasay City. Total floor area is 250,000 square meters and lot area of 3.5 hectares. Once completed, it will be the largest casino in the Philippines.
8. **University Tower II** - University Tower II is a 31-multi-storey office and residential condominium located across University of Santo Tomas (UST) with a floor area of 25,000 square meters. The Project offers 736 units with 65 parking slots located at the Second, Third and Fourth Floors.
9. **University Tower Malate** - University Tower III is a 40-multi-storey commercial and residential condominium with a floor area of 29,000 square meters. The project is located near the university belt area at Pedro Gil, Malate and consists of 6 commercial units at the ground floor and 689 residential units with 86 parking slots.
10. **Berkeley** – Berkeley Residences is a 35-storey residential building located at Katipunan Avenue corner Escalera St., Loyola Heights, Quezon City, with floor area of 55,310 square meters.
11. **Hampton Gardens Condominiums Tower I and J** – Hampton Gardens is a multi-storey residential building consisting of 16 cluster buildings located at C. Raymundo Avenue, Maybunga, Pasig City. Tower I and J consists of 10,000 square meters floor area offering 320 residential units.
12. **Asya Office Building** – Asya Office Building is a medium-rise office and commercial building located at Macapagal Boulevard, MOA Complex with total floor area of 17,000 square meters.

13. **Antel Serenity Tower Hotel & Residences** – Antel Serenity Tower is a 36-storey hotel and residential condominium located in Makati Avenue, Makati City that features 144 exclusive hotel units and 184 private residences. The Serenity Tower will have a hotel standard ballroom, high-ceiling grand lobby, function rooms and business center. This has a total floor area of 33,360 square meters.
14. **Bench Corporate Office Building** – Bench Tower is a 23-storey office building located in Global City, Fort Bonifacio, Taguig City with a gross floor area of 35,000 square meters.
15. **Malate Bayview Mansion – Malate Bayview Mansion** – Malate Bayview Mansion is a commercial condominium located in the center of Malate, Manila. The project consists of a 44-storey mixed-use condominium building with floor area of 59,060 square meters.
16. **SM Grass Tower 3 Residences** – Tower 3 has 1,988 residential units and total floor area of 220,018 square meters.
17. **My Place South Triangle Phase I** – My Place Phase 1 (Residential Tower A & B) is a 27-storey residential condominium located at South Triangle, Quezon City. Its total floor area is 96,513 square meters.
18. **Dimensione** – 4-storey commercial building with area of 650 square meters.
19. **SM Blue Residences** – a 40-storey residential condominium located at Katipunan Avenue, Quezon City with total floor area of 72,700 square meters.
20. **SM Grass Residences Tower 2** – Tower 2 has 1,988 residential units. It has a total floor area of 220,018 square meters.
21. **Belle Grande Casino Phase II** – Expansion of the Belle Grande Entertainment Complex located in Macapagal Ave., Paranaque City with estimated 116,206.72 square meters.
22. **Studio City** – Studio City is an 18-storey residential condominium located in FCC, Alabang, Muntinlupa City with total floor area of 12,334.74 square meters.
23. **Studio Zen** – Studio Zen is a 22-storey residential condominium located in Taft Avenue, Pasay City with total floor area of 18,992.67 square meters.
24. **My Place South Triangle Phase II** – My Place Phase II (Residential Tower C & D) is a 27-storey residential condominium located at South Triangle, Quezon City. Its total floor area is 96, 513 square meters.

On-Going Projects

The following are on-going projects of Megawide as of December 31, 2014:

1. **SM Jazz Residences** – SM Jazz Residences is composed of four 40-storey towers, on top of a 5-level shopping mall and parking basement. It is located along Jupiter Street,

Bel-Air Makati. The project has a total floor area of 300,000 square meters in a lot area of 2-hectares.

2. **The Linear** – The Linear is an office and commercial building located at San Antonio, Makati City. Its total floor area is 7,400 square meters.
3. **IHUB 9 Building** – Ihub 9 is a BPO building located in Northgate Cyberzone, FCC, Alabang, Muntinlupa City. Its total floor a 28,898.04 square meters.
4. **IHUB 10 Building** – Ihub 10 is also a BPO building building located in Northgate Cyberzone, FCC, Alabang, Muntinlupa City. Its total floor a 28,898.04 square meters.
5. **BPO Complex Cebu** – BPO Complex Cebu is located in Phase 1 Lahug, Cebu City, 14-storey commercial building for BPO with lot area of 45,428.07 square meters.
6. **One World Place** – A 34-storeycommercial building with floor area of 46,130.39 located in Fort Bonifacio, Taguig City.
7. **Dexterton** – A 15-storey commercial building with floor area of 12,769.43 square meters locatedin Fort Bonifacio, Taguig City.
8. **World Hotel & Residences** – A 38-storey hotel and condominium with total floor area of 44,011 square meters located in Makati City.
9. **Camarin Project** – This is a10 five-storey medium rise buildings with land development located in Camarin Colocan City. This is a low-cost housing project of National Housing Authority. Its total lot area is 3,823.98 square meters.
10. **University Tower 4** – Located in P. Noval, Sampaloc, Manila, a 46-storey condominium with roof deck with estimated area of 43,320.21 square meters. This is another project of Prince Jun Development Corp.
11. **BPO – Araneta** – A 29-storey BPO building with 3 basement parkings located in Araneta Center, Cubao, Quezon City and owned by the Araneta Group. It has a total lot area of 4,072.65 square meters.
12. **Shangrila Salcedo** – With a total floor area of 3,880 square meters, Shang Salcedo Place, a 68-storey residential building is located in Salcedo Village, Makati City, and has 715 residential units.
13. **Rockwell Business Center** –A 15-storey building owned by Rockwell-Meralco BPO Venture, a joint venture between Rockwell Land Corp. and Manila Electric Company (MERALCO). The project is located in Meralco Compound, Ortigas Extension. This has a total leasable floor area of 30,287.91 square meters.
14. **SM Grass Residences Tower 4** – A 40-storey residential building owned by SM Development Corporation with a gross floor area of 135,000 square meters and a total lot area of 13,888.458 square meters located at Nueva Viscaya cor. Misamis and Nueva Ecija Sts., Sto. Cristo, Quezon City.

15. **Hampton M and N** – A 9-storey residential building owned by Dynamic Realty Resources Corporation with a total lot area of 1,600 square meters and a gross floor area of 8,971 square meters located at C. Raymundo, Maybunga, Pasig City.
16. **New Frontier Theater** – With a total floor area of approximately 10,813.23 square meters, over a lot of approximately 5,817.31 square meters, New Frontier Theater is a 2-storey commercial building owned by Araneta Center, Inc. located at Gen. Aguinaldo Ave., Araneta Center, Cubao, Quezon City.
17. **World Plaza** – A 27-storey office building owned by Real Property Innovative Solutions, Inc. located at 5th Ave., Bonifacio Global City, Taguig, Metro Manila. World Plaza has a total lot area of 2,731 square meters and an approximate total floor area of 61,500 square meters.
18. **The Curve** – A 32-storey office building located at Lot 1, Block 7, Fort Bonifacio Global City, Taguig owned by Irmo, Inc. The Curve has a total floor area of 45,393.66 square meters and a total lot area of 1,585.20 square meters.
19. **27 Annapolis** – A 44-storey residential building with three (3) basements owned by Bayswater Realty and Development Corporation located at No. 27 Annapolis St., Greenhills, San Juan City. 27 Annapolis has a total lot and floor areas of 1,129.60 square meters and 41,584.05 square meters, respectively.
20. **Urban Deca Tower EDSA** – A 44-storey residential building located at Sierra Madre and EDSA, Brgy. Highways Hills, Mandaluyong City owned by Foghorn, Inc. with a total lot area of 866.25 square meters and a total gross area of 27,527.50 square meters.
21. **B-Hotel QC** – A 10-storey hotel building located at Lot 5 and 6 Block S-31, No. 14 Scout Rallos St., Brgy. Laging Handa, Quezon City owned Northbelle Properties, Inc. with a total lot area of 1,380 square meters and has a total floor area of 11,348 square meters.
22. **Proscenium Substructure** – This composed of a 3-level basement for Phase 1A and a 2-level basement for Phase 1B owned by Rockwell Land Corporation located in Estrella Corner J.P. Rizal St., Guadalupe Viejo, Makati City and with a total lot area of 35,995 square meters.
23. **The Rise Mixed Development Project** - A 3-level substructure owned by The Rise Development Company, Inc. located at Malugay St., San Antonio Village, Makati City with a total lot area of 10,000 square meters.
24. **Plaza Magellan** – A 13-storey commercial building located at Mactan, Cebu City owned by Megaworld Corporation with a total lot area of 2,284.04 and a floor area of 28,890 square meters.
25. **Mareic Building** – Owned by Greenway Properties Realty Corporation, Mareic Building is a 40-storey office building with 3 basement areas located at 121 Tordesillas Sts., Salcedo Village, Makati City with a total lot area of 911.26 square meters and a gross floor area of 29,422.74 square meters.

26. Philippine Orthopedic Center –The rehabilitation and modernization of 10-storey Philippine Orthopedic Hospital with 3 basement levels. MPOC has a total lot area of approximately 6,714.78 square meters.

27. DEP ED Phase 2–Involves construction of school buildings in Regions I, II, III and CAR thru a direct contract with the Department of Education.

Major Customers

Megawide is currently servicing the majority of high-rise residential, commercial, office and mixed-use development projects in Metro Manila for several major local developers, primarily for its use of High Technology Building Systems, and quality workmanship. While Megawide is constantly invited to bid for major domestic high-rise building projects, it opts to focus on a selected clientele that provides synergy in business operations and better risk management.

SMDC

SMDC is the publicly-listed company and is a leading developer of vertical villages integrated with commercial retail environment. Their 21 properties are strategically situated in key areas across Metro Manila specifically the cities of Makati, Mandaluyong, Manila, Parañaque, Pasay, Pasig, Quezon City, and Taguig, as well as Tagaytay City. Some of these properties include the Jazz Residences, Sea Residences and Grass Residences.

Filinvest Land Incorporated

Filinvest Land, Inc. (FLI) is one of the leading real estate developers in the Philippines. FLI spun-off from Filinvest Development Corporation, the listed holding company for real estate business of the Gotianum family, which has more than 40 years of experience in real estate development.

Belle Corporation

Belle Corporation is a publicly-listed company, and is a leading developer of high-end residential and leisure properties. The Belle group owns approximately 1,280 hectares of land.

In 2013, Belle Corporation partnered with Macau-based Melco Crown Entertainment Ltd. to bring its City of Dreams brand to the Philippines renaming the former's Belle Grande and expanding that project from 242 gaming tables and 1,450 electronic gaming machines to 365 gaming tables, 1,680 slot machines and 1,680 electronic table games.

Rockwell Land Corporation

Rockwell Land Corporation is one of the premier real estate development companies in the Philippines. It was formed in 1995, after the shutdown of the thermal power plant, by the Lopez Group. Its primary task was to transform the old thermal plant property into a high-end commercial business district, truly a benchmark for innovation in the real estate industry.

Megaworld Corporation

Megaworld is one of the country's leading real estate developer and top business process and outsourcing (BPO) office developer and landlord in the Philippines. Led by real estate magnate and visionary, Dr. Andrew L. Tan, Megaworld pioneered the LIVE-WORK-PLAY-LEARN township concept in the country. The company introduced the successful large-scale, master-planned mixed-use developments such as Eastwood City in Libis, Quezon City; Newport City in Pasay; McKinley Hill, Forbes Town Center, McKinley West, and Uptown Bonifacio, all in Fort Bonifacio; Woodside City in Pasig; Iloilo Business Park in Mandurriao, Iloilo City; the Mactan Newtown in Lapu-Lapu City, Cebu and the Davao Park District in Davao City.

Shangri-La Properties

Shang Properties, Inc. is a luxury real estate developer in the Philippines. They are the Philippines' property development arm of the prestigious Kuok Group and with core businesses in upscale office and retail leasing and residential development. The company has a landbank of over 500 hectares located in Batangas, Tagaytay, Cavite, and Mactan earmarked for future development. Backed by the added value and advantages provided by its affiliates worldwide – Kerry Properties, the Kuok Group, and Shangri-La International Hotels and Resorts, and their ever growing network of property, logistics and infrastructures assets, Shang Properties, Inc. continues to set the pace for premium real estate projects in the Philippines.

Competitors in the Industry

EEI Corporation (EEI), and DMCI Construction (DMCI) are among Megawide's major competitors. Both have on-going residential condominium projects in Metro Manila. DMCI dominates domestic infrastructure, while EEI, a publicly listed company, concentrates on heavy industries projects.

The principal areas of competition are pricing, service and quality of construction. Megawide believes, however, that it has an advantage over its competitors in the high-rise residential condominium market because of its use of High Technology Building Systems, value-added engineering services, technical competence and innovative ability. Furthermore, unit prices of Megawide's projects are competitive with those of EEI's and DMCI's.

Competitive Strengths

Megawide believes that its principal strengths are the following:

1. Value Engineering through the Use of Modern and Advanced Building Technology
 - Megawide was the first to extensively utilize advanced, modern and comprehensive European building systems that reduce construction time and allow for quicker project turn-over.
 - Megawide employs Formwork Systems, purchased from German company, MEVA Schalungs-Systeme GmbH, in its on-going projects. Formwork Systems are the temporary or permanent moulds, into which concrete or similar materials are poured into, to form the structural elements of a building. The traditional construction process utilizes timber or plywood formworks. For its projects, Megawide's Formwork Systems are 100% wood-free, all plastic facing. These are nailable like plywood, but maintain structural rigidity. These are also re-usable, putting an end to

plywood wastage, and do not swell or shrink like plywood. Megawide utilizes the following Formwork Systems in its existing projects:

- Slab Formworks
- Wall Formworks
- Column Formworks
- Circular Formworks
- Climbing Formworks

- Megawide also uses Pre-Cast Concrete Systems purchased from Finnish company, Elematic. The European Pre-Cast Concrete Systems which Megawide employs in its current projects, has the inherent advantages of:

- Reducing cost
- Shortening the construction period
- Improving quality
- Increasing project volume
- Environment friendly

- The following table is a summary of the advantages of Megawide’s High Technology Building Systems over traditional construction methods:

	Traditional Construction	Megawide	Advantages
Formworks	Plywood	Plastic face formworks	<ul style="list-style-type: none"> • No swelling and shrinking • Stable flexural rigidity • Free from rippling and warping • Quality in concrete pouring • Fast cycle, simple assembly, earlystripping, less manual labor employed • Even surfaces • Zero discoloration • Fast on-site cleaning • Zero waste • Reusable
	Coco lumber	Aluminum & Steel Scaffoldings	<ul style="list-style-type: none"> • More stable and robust • Longer lifespan • Easy assembly lock and formwork clamp
Pre-Cast Concrete	Concrete Hollow Blocks	Pre-cast walls	<ul style="list-style-type: none"> • Precise, smooth and even curing, high quality, energy saving and ecological
	Traditional Concrete Beams, Columns, Slabs	Pre-cast beams, columns, Slabs	<ul style="list-style-type: none"> • Savings in steel and partition wall materials, extra long spans for design flexibility, accurate dimensions and strand locations for less work-on site

- Megawide’s 12-hectare fully-automated and pre-cast concrete manufacturing complex is the largest and most advanced in the country and is among the top in Southeast

Asia in terms of size and technology employed. The use of pre-cast concrete is environment-friendly and allows Megawide to reduce construction costs, shorten the construction period, and improve the overall quality of the work and increase project volume.

- The Megawide Corporate Tower in Quezon City obtained a gold certification from the Leadership in Energy and Environmental Design (LEED) of the United States Green Building Council. LEED is a thirty party certification program for the design, construction and operation of high performance green buildings. It is the predominant green building rating system in the U.S. and is used around the world.

2. Business Synergies from Vertical Integrations

- Megawide's unique business model puts it in a league of its own, clearly differentiating it from among its peers. It is the only construction company that has a manufacturing component through the use of state-of-the-art precast production facility and wide downstream integration such as modern concrete batching plant, advanced formworks systems and its own fleet of vertical, earth-moving and construction equipment. Moreover, to ensure sustainable business growth and mitigate economic down cycles, Megawide has expanded and diversified into infrastructure development, an upstream integration that surely adds and creates greater value to Megawide in the short, medium to long term horizon. Not only will these infrastructure development projects provide construction revenues to its downstream business units, it will likewise become the source of future stable recurring income upon completion. The synergies in these vertical integrations will result to seamless operating efficiencies, optimal use of resources and financial strength.

3. Strong Brand Name and Proven Track Record

- Megawide has a well-established reputation in the construction industry for its excellent project execution and customer service. It has a proven track record of efficient operations, having successfully completed numerous low-rise to high-rise condominiums and industrial buildings.

4. Organizational Capability and Flexibility

- Megawide has a lean organizational structure that is flexible, responsive and adapts to market changes. It has a diverse work force of young, dynamic, committed and highly effective personnel and experienced and well-trained professionals. It also has a disciplined and responsible management team that has effectively surpassed challenging business situations.

5. Financial Strength and Ability to Raise Financing at Competitive Costs

- Megawide believes it has a strong balance sheet. As a result, it has the ability to secure clean loans at competitive costs.

6. AAA and Large B Contractor's License

- Megawide has an AAA Contractor's License from the Philippine Contractors Accreditation Board (PCAB). This is the highest classification and category for a construction company, which qualifies Megawide to bid for private projects with no limits on contract value. Likewise, Megawide obtained Large B classification for government registration which qualifies Megawide to participate in large

infrastructure projects such as highways, roads and bridges, piers and airports, railroads, waterworks and power plants.

7. Young, Modern and Branded Fleet of Building Equipment

- Megawide owns and maintains a young, modern and branded fleet of tower cranes and earthmoving equipment to ensure maximum efficiency and minimum down time during construction.

Suppliers

Megawide sources its raw materials, primarily steel, cement and aggregates from external suppliers who are reliable and known in the construction industry. In selecting its suppliers, it considers quality, pricing, and efficient delivery of raw materials. It also does not depend on one or a limited number of suppliers for raw materials and none of its major suppliers are its affiliates. Suppliers usually give Megawide a 60-90 day payment period. Below is a list of Megawide’s major third party independent suppliers:

Name of Supplier	Raw Material Supplied
Phases Electrical Contractor	Subcontractor of MEPF
Guldilucks Steel Manufacturing Corp.	Steel
Elecon Construction Corporation	Subcontractor of MEPF
Comanchesteel Corporation	Steel
Sofaire System Enterprises	Subcontractor of MEPF
DN Steel Marketing	Roofing sets
Premier Ready Mix Incorporated	Concrete, cement
Steel Asia Manufacturing Corp.	Steel
Lafarge Cement	Cement
Tonaeki Industrial Corp.	Construction equipment
Marubeni	Deformed rebar

In order to mitigate the risk of price volatility in raw materials for its projects, Megawide, upon contract award, immediately purchases major materials such as steel and concrete for the entire project. All purchases are done centrally, at Megawide’s head office, for all project site requirements.

Quality Control

Megawide’s General Specifications of work quality are in accordance with the ASTM, ANSI or CSI. The general specifications can be modified based on local conditions, policies, available materials, local regulations and other special circumstances. In addition to on-site inspections, as a standard procedure, concrete samples are tested by specialized laboratories to ensure compliance with ASTM, ANSI and CSI specifications.

Intellectual Property

Megawide does not believe that its operations are dependent on any patent, trademark, copyright, license, franchise, concession or royalty agreement.

Research and Development

Megawide has formed a Research & Development Team composed of the Chief Operating Officer, the Vice President for Operation, the Precast Manager and the Planning and Technical Manager, to continuously adapt and respond to new inventions, standards and quality assurance in construction. It is also constantly working with international consultants for value engineering to achieve more cost efficient building structures and maximum space utilization. Although it engages in research and development activities, the expenses incurred by Megawide in connection with these activities are not material.

Government Approval and Permits

All government approvals and permits issued by the appropriate government agencies or bodies which are material and necessary to conduct the business and operations of Megawide, were obtained by Megawide and are in full force and effect.

Megawide and its business operations are subject to various laws and regulatory agencies, including the Contractor’s License Law, nationality restrictions, and environmental laws. Any changes in the current environmental laws and regulations applicable to Megawide may increase Megawide’s operating expenses. Megawide complies with environmental laws and will keep abreast of any changes in such laws which may have an impact on its business.

Megawide believes that it is in compliance with local and national tax laws and regulations and it shall continue to be so by paying all taxes, including income tax, withholding tax, real property tax and such other taxes that are assessed against it and which Megawide believes to be due.

Employees

As of December 31, 2014, Megawide’s manpower complement is as follows:

Division	Regular	Project Based	Total
Operations	220	1,612	1,832
Head Office	173	112	285
Total	393	1,724	2,117

Megawide will continue to hire qualified and competent employees for the next twelve months for its on-going projects.

Megawide is not unionized. The relationship and cooperation between the management and staff has been good and is expected to remain so in the future. There has not been any incidence of work stoppages or labor disputes in the past. There is no existing collective bargaining agreement between Megawide and its employees. Megawide complies with the minimum wage and employment benefits standards pursuant to Philippine law. It adopts an incentive system that rewards and recognizes the employees who excel in their respective fields to foster the harmonious relationship between management and the employees.

Megawide has a retirement plan which provides a retirement benefit equal to 22.5 days pay for every year of credited service in accordance with Republic Act No. 7641 or the Retirement Pay Law. On July 19, 2010, its Board of Directors resolved to establish a non-contributory retirement fund for its officers and employees and appointed the fund’s board of trustees. Subsequently, on December 11, 2012, the Board approved the establishment of the Megawide Construction Corp. Ret. Plan for the benefit of Megawide’s qualified

employees. The Board appointed BDO Unibank – Trust and Investments Group as trustee of the Retirement Fund. Megawide is currently in the midst of partially funding the retirement fund.

No single person is expected to make a significant contribution to the business since Megawide considers the collective efforts of all its employees as instrumental to the overall success its performance.

Edgar Saavedra, the President and COO, and Michael Cosiquien, the Chairman and CEO are central figures in the operations of Megawide and are currently the key decision makers. However, Megawide is continuously hiring experts to further strengthen and professionalize its organizational and management structure. Megawide continues to bolster its management positions in order to spread out responsibilities. It also provides various training programs for its employees to maintain competitiveness and efficiency.

Business Risks

Below is a discussion of the major risks involved in the business of Megawide.

1. Megawide is exposed to risks associated with the Philippine property market, including potential construction contract cancellations.

Megawide’s business is highly dependent on the ability of Philippine real estate developers to market, sell and dispose of condominium units to potential customers. In the event of a weak property market, developers may hold and/or cancel construction contracts and orders. Megawide seeks to minimize the possible effects of a weak property market by gradually diversifying into mid-rise Affordable Housing and socialized housing and infrastructure projects.

2. Significant competition in the construction industry could adversely affect Megawide’s business.

Megawide believes that it has a competitive advantage over other construction companies due to its use of High Technology Building Systems, high quality construction equipment, value-added engineering services, technical competence, and innovative ability. Furthermore, its use of High Technology Building Systems has allowed it to price its projects competitively.

3. Megawide currently contracts with a limited number of developers, subjecting it to concentration risk.

For the past three years, SMDC has been Megawide’s top customer, representing approximately 36% of its Construction Order Book. Megawide’s business, financial condition and results of operations may however, be affected, should SMDC significantly reduce the number of new developments or should SMDC decide to contract with another construction company. To mitigate this risk, Megawide intends to broaden its client base by entering into contracts with other reputable real estate developers that meet its selection criteria. It also continuously performs research and development of new construction and building methodology to keep its competitive edge thereby attracting new clients. Megawide has also been successful in maintaining relationships it

has built with its existing roster of developer clients. It also adopts strict quality control measures to ensure that clients are satisfied with the quality of Megawide's output.

4. Megawide is exposed to credit risk on its receivables from construction contracts.

For on-going projects, Megawide is exposed to credit risk if project owners are unable to fully settle the unpaid balance of receivables under construction contracts, and other claims owed to Megawide. Credit risk is managed in accordance with Megawide's credit risk policy, which requires the evaluation of the creditworthiness of each project owner. Megawide can also resort to enforce its contractor's lien over the project with varying degrees of effectiveness. Under Article 2242 (3) of the Civil Code of the Philippines, a contractor's lien is the claim of a contractor engaged in the construction, reconstruction or repair of buildings, canals or other works, upon said buildings, canals or other works.

5. The volatility in the price of construction materials could affect Megawide's profitability.

Megawide employs a hedging program and facilities with a number of its suppliers to help mitigate the risk of price volatility. It enters into fixed purchase contracts with its suppliers, immediately upon award of contracts, which fix the unit cost of the materials. These contracts typically range from 6 months to 1 year. No price escalation is charged until the estimated quantities have been delivered within the agreed period.

6. Megawide's reputation will be adversely affected if its projects are not completed on time, or if projects do not meet customer requirements.

Megawide has a proven track record with years of experience in the construction industry. It has a group of well-trained and experienced technical managers that implement measures to maintain project progress, schedules and quality. In addition, contracts with suppliers and subcontractors contain warranties for quality and requirements for timely completion. These warranties are typically covered by a guarantee bond, surety bond or performance bond.

7. Megawide may be exposed to liquidity risk from delayed payments of progress billings.

Megawide believes that it has a solid financial background and has established credit lines with several financial institutions from which it is able to easily obtain loans to finance its working capital requirements.

8. The availability of construction materials may affect Megawide's projects.

The principal raw materials utilized by Megawide in its projects are cement and steel, which are both readily available in the market from a number of sources, including Steel Asia Manufacturing Corporation and Pag-asa Steel Corporation. Megawide also diversifies its sources of these raw materials so that it is not dependent on one or a limited number of suppliers.

9. Megawide is reliant on its High Technology Building Systems to maintain its competitive advantage over other contractors.

Megawide does not have an exclusivity contract with any of its technology and equipment suppliers. As such, competitors may opt to and will be able to purchase the

same technology and equipment from Megawide's suppliers. However, although its competitors may purchase similar technology, Megawide has an advantage as it already has at least 9 years of experience in utilizing said High Technology Building Systems. New users of the High Technology Building Systems will need time to learn and adapt to the change in construction processes. New users should also have significant project volumes in order to realize a return on its investment and to bring down construction cost. To ensure that Megawide maintains its technological advantage, Megawide has established a Research and Development Team to continuously adapt and respond to new inventions and standards in construction.

10. Megawide is exposed to the risk of industrial or labor disputes.

Megawide has maintained a harmonious relationship between management and staff. It provides employee benefits and complies with labor standards. It is not unionized and there has not been any incidence of work stoppages or labor disputes. It also highly mechanized, and is therefore not dependent on manual labor for its production and structural works.

11. Risk on the separation of key employees

To mitigate this risk, Megawide gives attractive compensation packages that consist of: (1) basic wages; (2) allowance for project employees, depending on the position of the project employee; (3) project completion bonus for project employees; and (4) performance bonus for project employees occupying key positions such as project managers and assistant project managers, depending on the position of the project employee. It has also entered into employment agreements with its key employees containing a "non-compete" clause, which prevents these key personnel from moving to its competitors.

12. Injuries or damages to third parties could arise from construction accidents.

Megawide adopts the European Standard on Safety Scaffoldings. Under this standard, safety scaffoldings are built in accordance with the British Standard (BS 5973), which sets out performance requirements for working scaffolds and permissible stress design method. The working scaffold provides a safe workplace with safe access suitable for the work being done. Megawide utilizes German Scaffoldings such as MEVA Automatic Climbing Scaffold, Shoring Tower and other Folding Scaffoldings, which were built in accordance with BS 5973. It also strictly implements wearing of proper full body protection gear in accordance with the Zero Accident Safety Program. The program is adopted in all job sites to prevent worker injury under a "Zero Injury" or "Accident" program, which means that accidents or serious injuries to workers can be successfully prevented. Moreover, as part of the project safety program, a Safety Engineer is assigned to each construction site to ensure employee awareness.

13. A slowdown in the Philippine economy could adversely affect Megawide.

This risk is beyond the control of Megawide.

14. Political or social instability could adversely affect the financial results of Megawide.

This risk is beyond the control of Megawide.

15. Megawide is required to obtain various licenses for its construction business.

The revocation or non-renewal of these permits and licenses may have a material adverse effect on Megawide's operations. To avoid work stoppage or disruption, Megawide ensures that it is always compliant with the necessary permits required by various licensing authorities.

16. Foreign Exchange Controls

Any foreign exchange controls that may be imposed by the Government could materially and adversely affect Megawide's ability to obtain machinery and equipment from abroad, which could affect its financial condition and results of operations.

17. Occurrence of Natural Catastrophes or Blackouts

Natural catastrophes may disrupt Megawide's ability to deliver its services and impair the economic conditions in the affected areas, as well as the overall Philippine economy. The Philippines has also experienced power outages from power generation shortages and transmission problems, and from disruptions such as typhoons and floods. These types of events may materially disrupt and adversely affect Megawide's business and operations. Prospective investors cannot be assured that the insurance coverage maintained by Megawide will adequately compensate it for all damages and economic losses resulting from natural catastrophes or blackouts, including possible business interruptions.

Item 2. Properties

Megawide owns a 1.0294-hectare property located at Taytay, Rizal which is being used as an equipment stockyard for such items as tower cranes, backhoes and other earthmoving equipment. The same was acquired by Megawide for P21 Million. Megawide owns this property and all its construction equipment such as tower cranes and other earthmoving equipment, free of any mortgage, lien or encumbrance. There are no limitations on Megawide's ownership or usage over this property.

In 2011, Megawide acquired land in Ortigas Extension, Barangay San Isidro, Taytay, Rizal with lot area of 21,082 square meters for P104 Million. Megawide owns this property free of any mortgage, lien or encumbrance. There are no limitations on Megawide's ownership or usage over this property.

In 2012, another lot was purchased in Taytay, adjacent to Megawide's precast plant with lot area of 8,505 square meters for P50 Million. A 4,022 square meter lot adjacent to the stockyard of Megawide in Taytay was purchased for P9 Million. On the same year, Megawide bought a 178 square meter property located in the same municipality for a total amount of P1.157 Million. Megawide owns these properties free of any mortgage, lien or encumbrance. There are no limitations on Megawide's ownership or usage over this property.

In 2013, Megawide has a total additional land acquisition amounting to P67 Million in Taytay Rizal in relation to the Precast Plant expansion. The property is free of any attachments and limitations on ownership and usage.

Megawide invests on new tower cranes and earthmoving equipment to ensure maximum efficiency and minimum down time during construction. As of December 31, 2014, these include tower cranes, heavy equipment, trucks and service vehicles.

Leased Properties

Megawide is leasing the 1,493 sq.m. property at N. Domingo St., Barangay Valencia, Quezon City where its corporate office is located from Megapolitan. The lease agreement is valid until February 5, 2015 and Megawide pays a monthly rental of P196,619.40. Megawide leases an office space from Philwide with a monthly rental of P1,000.00.

In addition to the foregoing office spaces, Megawide also leases properties needed for its operations such as the lease agreement with:

Lessor	Monthly Rental	Validity
Mail Link Coordinates	P420,000.00 inclusive of 12% VAT	January 13, 2015
EverForbes Development Corp.	P67,578.94 inclusive of VAT and Withholding Tax	December 20, 2014
Will Decena & Associates, Inc.	P80,000.00 net of VAT and Withholding Tax	January 2015
Maria Elma Javier Loresca	P30,000 inclusive of Withholding Tax	February 28, 2015
Myrna Tomas	P107,000.00 inclusive of VAT and other taxes	March 31, 2016
LVN Pictures Inc.	P271,404.67 inclusive of 12% VAT	April 11, 2016
New Zealand Creamery, Inc.	P200.00/sqm inclusive of 5% withholding tax and 12% VAT, or a total of P270,000.00	May 31, 2015
New Zealand Creamery, Inc.	P200.00/sqm inclusive of 5% withholding tax and 12% VAT, or a total of P235,200.00	May 31, 2015
Eldan Land Use and Management Development Corp.	P80,000.00 inclusive of all taxes and fees	March 31, 2015
Natividad N. Makabuhay	P487,200.00 exclusive of all applicable taxes	June 30, 2015
Dizon Farms Produce, Inc.	P75.00/sqm. VAT inclusive or a total amount of P46,125.00	March 1, 2018
Aguacate Marketing Corp.	P150.00/sqm inclusive of VAT and all applicable taxes or a total of P217,500.00	October 31, 2018
Altria Land East, Inc.	P2,439,696.00 inclusive of VAT and other taxes	January 1, 2015

All of the above leases are subject to renewal upon mutual agreement of the parties.

Item 3. Legal Proceedings

Megawide and MWCCI, are involved in 2 Supreme Court cases relative to their respective projects:

Osmeña v. DOTC Secretary, et al. G. R.-S. P. No. 211737

On December 21, 2012, the DOTC and the MCIAA invited prospective bidders to apply for the pre-qualification and bidding for the MCIA Project. The DOTC and MCIAA created a PBAC to administer the pre-qualification process and bidding for the MCIA Project. The bidding was conducted following a dual-stage public bidding process prescribed by Republic Act No. 6975, as amended by Republic Act No. 7718, or the Build-Operate-Transfer Law (BOT Law) and its Implementing Rules and Regulations. To be qualified to bid for the MCIA Project, an entity/consortium must fulfill Legal Qualification Requirements, Technical Qualification Requirements and Financial Qualification Requirements.

Megawide and GMR formed a consortium (Consortium) for the purpose of submitting a pre-qualification to bid with PBAC. On December 27, 2012, the DOTC and MCIAA issued the Instructions to Potential Bidders (ITPB). On April 22, 2013, the Consortium submitted its pre-qualification bid in accordance with ITPB.

On May 15, 2013, the Consortium was pre-qualified along with the following consortia: (i) Ayala-Aboitiz Consortium; (ii) Filinvest Consortium; (iii) First Philippine Holding Consortium; (iv) Metro Pacific Consortium; (v) SM Investments Consortium; and (iv) San Miguel Corporation Consortium.

On May 29, 2013, the DOTC and the MCIAA issued the Instructions to Bidders (ITB) stating that only prequalified bidders shall be allowed to submit their bid proposals.

On November 28, 2013, the Consortium submitted its bid proposal in accordance with the ITB and on the same date, PBAC opened the technical proposals of the pre-qualified consortia. Upon opening of the Technical Proposal of the First Philippine Holding Consortium, it was revealed that its technical partner, Wellington International Airport Limited, was replaced by Malaysia Airports Holdings Berhad.

On December 12, 2013, the financial proposals were opened and the Consortium emerged as the highest bidder.

In the middle of the process of the post-qualification evaluation of the Consortium, a Petition for Certiorari and Prohibition with Application for Temporary Restraining Order and/or Writ of Preliminary Injunction dated April 3, 2014 (Petition) was filed with the Supreme Court by petitioner Senator Sergio Osmeña, III. On April 6, 2014, Senator Osmeña filed a Supplemental Petition which essentially sought the nullification of the Notice of Award in favor of the Consortium.

In the Petition, petitioner prayed: (i) to declare the Consortium as “unqualified bidder” in view of: (1) Conflict of Interest as defined in the ITPB and ITB; and (2) lack of financial and technical capability and (ii) to enjoin the DOTC and MCIAA from issuing a Notice of Award or executing a Concession Agreement.

On July 28, 2014, Megawide filed its Comment on the Petition (Comment). In its Comment, Megawide argued that the Petition should be dismissed outright as it suffer from several fatal procedural infirmities, to wit: (i) the Petition raises several factual questions, which the Supreme Court cannot be required to entertain particularly in a petition for certiorari and prohibition; (ii) the petition for certiorari and prohibition under Rule 65 of the Rules of Court is improper and cannot be pursued against Megawide which does not exercise judicial, quasi-judicial or ministerial functions; and (iii) the petitioner has no *locus standi* to file the petition.

On the substantive grounds against the Petition, Megawide maintained that: (i) the Petition assails matters which require to be left to the sole determination of the Executive Department, particularly the PBAC and DOTC, and thus beyond judicial cognizance; (ii) petitioner's prayer to enjoin the DOTC and the MCIAA from issuing a Notice of Award or executing a Concession Agreement is already moot as both already occurred; (iii) the petitioner failed to establish a violation of law; (iv) there is no conflict of interest; and (v) the Consortium is financially and technically capable of undertaking the Airport Project and developing, maintaining and operating the renovated MCIA Project.

On its Opposition to Application for a Temporary Restraining Order/Preliminary Injunction, Megawide argued that; (i) the petitioner failed to show a clear, unmistakable legal right that demands protection nor for a prima facie entitlement to the relief demanded in the Petition; (ii) petitioner failed to show the public and the State will suffer grave and irreparable injury from the continuation of the award and execution of the Concession Agreement and/or the MCIA Project; (iii) grave and irreparable injury will result should the bidding process be enjoined and, consequently, the MCIA Project be delayed; and (iv) the petitioner failed to show that an exception from the general prohibition against the injunction of BOT projects, such as the MCIA Project, is warranted.

On August 4, 2014, GMR filed its Comment to the Petition and Supplement Petition. Its allegations support that of Megawide's Comment.

Megawide has yet to receive the Comment of the DOTC, MCIAA or PBAC and the Supreme Court has yet to issue Orders on the matter. The Concession Agreement was signed on April 12, 2014 and GMCAC has taken over the operations in the airport from MCIAA in accordance with said Concession Agreement.

*Daisy Joy Rajallo Cervantes, et. al., vs. H. E. Benigno Simeon Aquino III, Hon. Enrique T. Ona, Hon. Teodoro J. Herbosa, Cosette C. Canilao, Jan Irish P. Villegas, Arsenio M. Balisacan, Cesar V. Purisuma, Consortium of Megawide Construction Corporation and World Citi Medical Center
Supreme Court, Case No. 210805 (Certiorari and Prohibition with Application for the Issuance of a Writ of Preliminary Injunction and/ or Temporary Restraining Order)*

On September 18, 2012, the National Economic and Development Authority approved the MPOC Project, a Build-Operate-Transfer scheme pursuant to the PPP program of the Government. The MPOC Project involves the construction of a new hospital facility within the National Kidney and Transplant Institute Compound along East Avenue, Quezon City. It is intended to be a super-specialty tertiary orthopedic hospital, comprising of a minimum of 700-bed capacity hospital with all the required infrastructure and installation of modern diagnostics and therapeutic equipment.

On January 31, 2014, the petitioners, composed of civil society groups, health workers, and patients of the Philippine Orthopedic Center (POC) who are opposed to the MPOC Project filed a Petition for Certiorari and Prohibition before the Supreme Court.

The petitioners prayed that the Supreme Court annul and set aside the MPOC Project for being in violation of Article II, Section 15 of the Philippine Constitution and the treaty commitments recognizing the people's right to health. Petitioners argue that the Government relinquished the duty and responsibility to provide and ensure a basic social service such as health to a private entity through privatization or commercialization of the POC. The Petitioners further prayed that the Supreme Court issue a writ of preliminary injunction or temporary restraining order to stop the implementation of the MPOC Project.

On April 24, 2014, the consortium composed of Megawide and World Citi, Inc. filed its Comment/Opposition to the Petition. The consortium's arguments are as follows:

Procedurally, the Petition must be dismissed because: (a) Petitioners do not have standing to file the case; (b) Petitioners have not yet exhausted all available administrative remedies; and (c) policy decisions of the executive department are not proper subjects of judicial review;

Substantially, (a) the MPOC project does not violate the constitution and our treaty obligations. It is not a privatization but merely a modernization of the POC. In any case, private investments into public health services are not prohibited by the constitution; (b) Section 15, Article 2 of the Constitution is not a self-executory provision; (c) the Build Operate and Transfer law can cover health facilities and hospitals.

The other respondents (officers of the Executive Department) represented by the Office of the Solicitor General (OSG), requested for additional time to file their Comment/Opposition. The OSG filed its Comment on June 23, 2014 and moved for the dismissal of the petition because: (a) the Petitioners do not have locus standi; (b) Rule 65 is not the proper remedy; and (c) the Petition does not involve any issue of transcendental importance. On the merits of the petition, the OSG argued that the petition should also be dismissed because: (a) the public respondents did not relinquish their duty and responsibility under Section 11, Article XII of the 1987 Constitution; (b) the right to health as embodied under Section 11, Article XII of the 1987 Constitution is not self-executing; (c) assuming that Section 15, Article II of the 1987 Constitution were self-executing, the MPOC project even reinforced the general principle enshrined therein; (d) the MPOC project will not impinge on the employees' security of tenure; (e) the BOT Law contemplates modernization of dilapidated hospitals; (f) the MPOC project is exempt from RA No. 1930 during the fixed period within which the project proponent is allowed to operate and manage the facility.

Petitioners requested for an extension of time to file their consolidated reply to the comment of the respondents. However, to date, no such consolidated reply was filed.

Megawide is currently awaiting the order from the Supreme Court confirming that the case has been submitted for resolution.

While Megawide believes that both Supreme Court cases will not prosper, Megawide will be compensated in the event of an adverse decision resulting in the cancellation of the projects. In its agreement with the DOTC and the DOH, the DOTC or the DOH, as the case may be, will be liable for termination payments computed in accordance with a formula set forth in the relevant agreement, taking into account the stage at which the project was terminated.

On November 3, 2014, Megawide became aware of news reports that a petition was filed by Business for Progress Movement seeking to halt the rehabilitation and expansion of MCIA by GMCAC. On November 11, 2014, Megawide received a Motion for Issuance of Status Quo Ante Order filed by Business for Progress Movement. Apparently, Business for Progress Movement filed the Petition for Injunction on October 31, 2014 against the Department of Transportation and Communications, GMCAC. The said petition is docketed as G. R. Case No. 214756.

Aside from the foregoing, there are no pending legal cases against Megawide and its management that will have immediate material effect on the financial position and operating results.

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

There were no matters submitted to a vote of security holders during the fourth quarter of the fiscal year covered by this report.

PART II - OPERATIONAL AND FINANCIAL INFORMATION

Item 5. Market for Issuer’s Common Equity and Related Stockholder Matters

Market Price of and Dividends on Registrant’s Common Equity and Related Stockholder Matters

Market Information

Megawide common shares are traded on the SE under the symbol “MWIDE.” The shares were listed on the PSE on February 18, 2011. The following table sets out the high and low prices for Megawide’s common shares as reported to PSE:

2013	High	High (adjusted)	Low	Low (adjusted)
First Quarter (Jan. – Mar.)		7.65		6.83
Second Quarter (April – June)		9.84		6.99
Third Quarter (July – Sept.)		11.34		8.52
Fourth Quarter (Oct. – Dec.)		10.10		6.94
2014				
First Quarter (Jan. – Mar.)		6.61		5.41
Second Quarter (April – June)		6.60		5.55
Third Quarter (July – Sept.)		6.26		5.90
Fourth Quarter	9.10		8.10	

(Oct. – Dec.)			
2015			
First Quarter (Jan. – Mar.)	8.80		7.62

The closing price per share of Megawide’s common shares as of March 31, 2015 was P8.10.

Holders

As of March 31, 2015, there are 2,399,420,199 common shares outstanding registered in the name of the following:

Stockholder	Number of Common Shares Held	Percentage of Total Shares (%)
1. Citicore Holdings Investment, Inc.	1,362,957,505	56.804
2. PCD Nominee Corporation (Filipino)	488,840,503	20.373
3. Sybase Equity Investments Corporation	368,766,450	15.369
4. PCD Nominee Corporation (Non-Filipino)	128,178,989	5.342
5. Suyen Corporation	43,306,419	1.805
6. Ellie Chan	3,537,489	0.147
7. Geoffred Deetan	1,768,746	0.074
8. Dennis Bryan Ty	1,768,746	0.074
9. John I. Bautista, Jr.	159,799	0.007
10. Regina Capital Dev. Corp. 000351	73,754	0.003
11. Grace Q. Bay	15,243	0.001
12. Pacifico C. Silla &/Or Catherine M. Silla &/Or Alexander M. Silla	9,456	Nil
13. Pacifico Silla &/Or Marie Paz Silla Sagum &/Or Nathaniel Silla	9,456	Nil
14. Joyce M. Briones	7,868	Nil
15. Bernarda P. Torres	7,565	Nil
16. Frederick E. Ferraris &/Or Ester E. Ferraris	5,674	Nil
17. Gaudencio C. Cabingan	4,728	Nil
18. Agnes H. Cabingan	728	Nil
19. Julius Victor Emmanuel D. Sanvictores	379	Nil
20. Guillermo F. Gili, Jr.	246	Nil
21. Florentino A. Tuason, Jr.	246	Nil
22. Hector A. Sanvictores	190	Nil
23. Owen Nathaniel S. Au ITF: Li Marcus Au	19	Nil
24. Joselito T. Bautista	1	Nil
Total	2,399,420,199	100
Shares owned by foreigners	128,178,989	5.3421%

The beneficial owners of the shares registered in the name of the PCD Nominee Corporation are PCD's participants who hold the shares on behalf of their clients, including the top 20 shareholders. The list of the PCD participants is attached as Annex "A."

Dividends

On June 26, 2013, the Board of Directors adopted a dividend policy of declaring annual cash dividends equivalent to 20% of the prior year income, subject to contractual obligations. Megawide has entered into loan agreements restricting its ability to declare dividends unless certain conditions such as all debt obligations are current and updated, availability of retained earnings while maintaining debt to equity ratios and debt service cover ratios after dividend payment, are met. As of date, Megawide's subsidiaries, many of which are newly established and not yet income generating, do not as of yet have any dividend policy formulated or adopted. Megawide intends to cause these subsidiaries to adopt the appropriate dividend policies that subject to capital requirements and other existing covenants/restricting with its creditors, it is intended each subsidiary shall regularly declare dividends in favor of Megawide.

Under the Corporation Code of the Philippines, Megawide's Board of Directors is authorized to declare cash, property stock dividends or a combination thereof. Cash and property dividend declarations require the approval of the Board and no shareholder approval is necessary. A stock dividend declaration requires the approval of the Board and shareholders representing at least 2/3 of Megawide's outstanding capital stock. Such approval may be given at a general or special meeting duly called for such purpose. Holders of outstanding shares on a dividend record date for such shares will be entitled to the full dividend declared without regard to any subsequent transfer of shares. Under the Corporation Code, Megawide may not make any distribution of dividends other than out of its unrestricted retained earnings.

Megawide declared dividends as follows during the past 3 years:

Date Approved	Record Date	Type	Amount	Date of Payment
June 3, 2001	October 14, 2011	Stock	P257,100,001.00	November 10, 2011
June 30, 2011				
June 26, 2012	July 20, 2012	Cash	P150,024,528.20	August 15, 2012
April 8, 2013	July 19, 2013	Stock	P380,636,801.00	August 14, 2013
June 26, 2013				
May 14, 2014	October 22, 2014	Stock	P750,000,000.00	November 17, 2014
June 30, 2014				

Recent Sales of Unregistered or Exempt Securities

Megawide made the following issuances of shares of stock:

- On November 10, 2011, Megawide issued stock dividends amounting to P257,100,001.00 to the shareholders.□ □

- On May 15, 2013, Megawide issued shares of stock amounting to P35,959,523.00 from its authorized capital stock to Citicore, Geoffred Deetan, Ellie Chan and Dennis Bryan Ty.
- On May 24, 2013, Megawide issued shares amounting to P118,729,800 to Citicore pursuant to a Placing Agreement with Citicore, CLSA Limited and First Metro Investments Corporation relative to Megawide's Placing and Subscription transaction/offering.
- On August 14, 2013, Megawide issued stock dividends amounting to P380,636,801.00 to shareholders.
- On November 17, 2014, Megawide issued stock dividends amounting to P750,000,000.00 to shareholders.

□□

The foregoing issuances are exempt transactions under Section 10.1 (d), (i), (k) of the SRC, for which no notice or request for exemption is required. Megawide, however, filed a Notice of Exempt Transaction with the SEC on the following dates:

- October 21, 2011 - in relation to the stock dividends paid on November 10, 2011
- August 1, 2013 – in relation to the stock dividends paid on August 14, 2013
- February 13, 2014 - in relation to the issuance of shares on May 21, 2013
- February 17, 2014 - in relation to the issuance of shares on May 15, 2013

The shares were not publicly offered and no underwriter was engaged for purposes of the issuance of the shares. There were also no underwriting discounts or commissions since there were no underwriters engaged.

Item 6. Management's Discussion and Analysis or Plan of Operation

Review of results for the year ended December 31, 2014 as compared with the results for the year ended December 31, 2013

Results of Operations for 2014: A Milestone for Megawide in terms of Consolidation

Year 2014 is the maiden year for Megawide to recognized other revenues on top of its traditional construction business; a breakthrough in its continuous diversification initiatives to weather Megawide from the cyclical nature of the construction industry. The Group's reported consolidated revenues of P10.04 billion for the year 2014 of which the airport business contributed P199.96 million for 2-months operations or 2% of consolidated revenues. The Group successfully took over the operations and maintenance of the MCIA last November 1, 2014. Moving forward, the Group's airport business contribution to the consolidated revenues is expected to increase to double digit.

Meanwhile Construction Revenues softened by P838 million due to new projects of the Parent Company that did not start as scheduled in 2014 and pushed the construction in the towards the end of 2014 and early 2015 due to various external reasons such as design coordination with Clients, access to site and other related site conditions and Permitting Works which are typical and normal of start-up projects such as 8990 Tower of Foghorn Inc., the Proscenium of Rockwell, Tower One start-up projects such as Plaza Magellan of Megaworld, Philam Life Cebu of Philam Life, The Rise of The Rise Mixed Development Inc. and the MPOC. In addition, construction of PPP projects of the Parent did not start as scheduled as well such as Philippine Orthopedic Hospital and MCIA.

In 2015, there is a better outlook on construction revenues due to expected ramp up in percentage of completion for projects mentioned above. Moreover, the Parent Company's Order Book soared to P30.26 billion as of March 30, 2015 due to increase in new projects booked later part of 2014 and early 2015.

In spite of the lower construction revenues posted in 2014, the Parent's gross profit margin was maintained at 16%.

The increase in the Group's operating expenses of P120 million were mainly due to consolidation of operating expenses of GMCAC and additional manpower employed during the year in preparation for the new projects in 2015.

Group's finance income decreased by 75% or P343 million due to absence of one-time trading gain in financial assets particularly on government securities as the Company mobilized cash to fund its equity portion in GMCAC in relation to the MCIA Project.

Group's finance costs increased by 5% or P20 million due to interest expense of GMCAC on its short-term bridge loan.

Group's other income increased by 24% or P11 million mainly due to rental income on equipment of the Parent Company.

The Group's consolidated core net profit reduced by 8% or P86 million (excluding one-time trading gain in 2013) mainly due to lower construction revenues realized –this is a typical cycle in the construction business if there are more projects at finishing stages than projects at early stages of construction.

Review of financial condition as of December 31, 2014 as compared with financial condition as of December 31, 2013

Financial Condition

Current Assets increased by 2% or P386 million

The following discussions provide a detailed analysis of the increase in current assets

Cash and cash equivalents – net increased by 95% or P2.16 billion

Cash and cash equivalents increased by 95% mainly due to the placement of P3.94 billion proceeds from preferred shares issuance in November 2014 into a one-month time deposit with a local bank. In addition, P0.13 billion was added in cash and cash equivalents as a result of the consolidation of financial statements of Megawide (The Parent Company) and its subsidiaries.

In April 2014, the Parent Company invested P1 billion to GMCAC for a 60% stake. Accordingly, the Parent Company's equity ownership interest is accounted for as an investment in a subsidiary; and, starting in 2014, the financial statements of GMCAC are consolidated with that of the Parent Company.

Financial assets at fair value through profit or loss – decreased by 37% or P2.17 billion

- The Parent Company terminated some of its short term placements to deploy cash for investment in airport subsidiary GMCAC.

Trade and other receivables, net – increased by 15% by P633 million

The following accounts caused the net increase in trade and other receivables

- Retention receivable of the Parent Company increased by P536 million. This is due to the progress billings for 2014 that were subjected to retention by the clients. Retention receivable shall be collected upon project completion, supported by Certificate of Completion signed by management and acknowledged by the client.
- Receivable of GMCAC for the two months operations amounted P156 million for which billings were only released to customers in first quarter of 2015 as GMCAC is transitioning operations from MCIAA.

Cost in excess of billings increased by 23% or P511 million

- The increase is typical for the last semester project cycles wherein more projects are in near completion stage compared to projects about to start or at early semester project cycles; projects completed or near completion stage are Mplace Phase 1 and 2, Blue Residences, Grass Tower 2 and Jazz Residences, Linear Residences, Studio City, Studio Zen, Ihub 9 and 10 and FCC Cebu while newly started projects are Fern Residences of SMDC, BPO Araneta of Araneta Group, Shangrila Salcedo and Annapolis of Bayswater Realty, 8990 Tower of Foghorn Inc., World Plaza of Real Property Innovative Solutions Inc.

Construction materials decreased by 5% or P17 million

- Decreased in construction materials is due to decrease in deliveries of rebars from suppliers towards the end of the year. The rebars were subsequently delivered to projects in January 2015.

Other current assets decreased by 37% or P728 million

The following accounts caused the net increase in other current assets

- Input tax increased by P296 million due to Parent's purchases of construction materials and services and amortization of GMCAC's deferred input vat on the upfront bid premium paid to the government in April 2014. Vat on upfront bid premium is initially recorded as deferred input vat which is part of non-current assets. Deferred input vat is amortized over the useful life of concession asset which is 25 years. The amortized amount shall be reclassified to input tax.
- Prepaid tax increased by P99 million due to additional unused creditable withholding tax in 2014 because the Parent Company availed its income tax incentive in 2014.
- Advances to suppliers decreased by P1.15 billion due to application of these advances to the progress billings of suppliers and subcontractors and retention payables to subcontractors.

Non-current assets increased by 370% or P17.62 billion

The following discussions provide a detailed analysis of the increase in non-current assets

Investment in associate increases by 299% or P587 million

- This represents Megawide's equity subscription or participation in the Special Purpose Vehicle named Megawide World Citi Consortium Inc. (MWCCI) set-up mainly to handle the MPOC project it won in December 6, 2013.

Concessionaire Rights increased by 100% or P15 billion

- In April 2014, the Philippine Government through the DOTC and MCIAA granted GMCAC the rights to expand, operate and maintain the MCIA. In compliance to the Concession Agreement, GMCAC paid an upfront premium amounting to P14.40 million, net of VAT to MCIAA. In addition to the upfront premium, GMCAC has incurred capital investments related to the renovation and upgrading of existing terminal 1.

Plant, Property & Equipment increased by 9% or P383 million

- The increased of P383 million is due to newly acquired construction equipment by the Parent Company as part of its annual capital expenditures plan to support its increasing business operation. The Parent Company booked fifteen (15) projects in 2014 with total contract value of P10.5 billion and another four (4) projects in the first quarter of 2015 with total contract value of P10.6 billion.

Deferred tax asset decreased by 73% or P30 million

- The decrease is due to reversal of deferred tax asset on actuarial loss on retirement obligation because in 2014 there is already an actuarial gain as a result of decrease in discounts rate of 4.49% in 2014 from 5.32% in 2013 and salary increase rate of 5% in 2014 from 10% in 2013.

Other non-current assets increased by 836% or P1.61 billion

- The increase is mainly due to the unamortized portion of deferred input VAT on bid premium of GMCAC.

Total Assets of the Group increased by 84% or P18 billion

The Group's total asset increase is primarily due to: (1) Preferred Shares proceeds (2) Payment by GMCAC to MCIAA for the upfront premium amounting to P14.40 million net of input vat. Input vat of the upfront premium amounted to P1.73 million (3) Investments of P0.5 million to MWCCI and (4) Acquisition of additional construction equipment.

Current liabilities increased by 143% or P11.20 billion

The following discussions provide a detailed analysis of the increase in current liabilities.

Interest-bearing loans and borrowings-current increased by 512% or P12.46 billion

- Increase is mainly due to short-term bridge loan facility entered into by GMCAC amounting P11 billion to fund the upfront premium it paid the government for the Concession Rights to expand, operate and maintain the MCIA. Last January 2015, GMCAC achieved financial closure for the project financing of the MCIA Project participated by syndication of local commercial and government banks and multi-lateral financial institution. The initial drawdown scheduled on April 2015 shall take-out and pay in full the short-term bridge availed by GMCAC amounting P11 billion.
- The Parent Company also obtained additional short-terms loan with local banks for its working capital requirements.

Trade and other payables increased by 39% or P784 million

- Increase is mainly due to GMCAC payable pertaining mostly to interest accrual on bridge loan obtained in 2014 amounting P302 million and balance of trade payables representing mostly liabilities to MCIAA for its share in passenger service charge and various professional fees and consultants engaged by the Company during the set-up

phase. As GMCAC operated for only two months, about 75% of these payables have just been billed to GMCAC by suppliers.

In 2014, the minority shareholder and the Parent Company paid certain expenses of GMCAC on behalf of the Company during its set-up phase. The payments made by a minority shareholder, which is not eliminated in the consolidation amounted to P78 million as of the end of 2014. In 2015, GMCAC filed an application with SEC to convert payments made by its shareholders to capital stock.

Advances from customers increased by 11% or P109 million

- Advances from customer pertain to downpayment received from customers ranging from 15% to 20% of the contract amount. The downpayment shall be recouped based on the accomplishment on each progress billing submitted to the clients.

Increase in advances from customers is due to downpayments received for new projects in 2014, net of any recoupments from progress billings during the year.

Billings in excess of costs decreased by 93% or P2.16 billion

- New projects of the Parent Company such as 8990 Tower of Foghorn Inc., the Proscenium of Rockwell, Tower One Plaza Magellan of Megaworld, Philam Life Cebu of Philam Life, The Rise of The Rise Mixed Development Inc. and the MPOC did not start as scheduled in 2014, pushing construction towards the end of 2014 and early 2015 due to various external reasons such as design coordination with Clients, access to site and other related site conditions and Permitting Works which are typical and normal of start-up projects. With this, target construction revenues and progress billings were not met in 2014.

In 2015, there is a better outlook on construction revenues and progress billings due to expected ramp up in percentage of completion for projects mentioned above, Moreover, the Parent Company's Order Book soared to P 30.26 billion as of March 30, 2015 due to increase in new projects booked later part of 2014 and early 2015.

Other current liabilities increased by 18% or by P9.5 million

- The increase is the net effect of withholding tax of GMCAC amounting to P27 million but reduced by the decrease in unearned income of the Parent Company due to the P15 million amortization. Unearned income is the excess of cash over the book value of construction equipment booked under sale and leaseback transaction with local banks. Unearned income is amortized over the life of the construction equipment.

Non-Current liabilities decreased by P61 million

- The decrease in retirement obligation is due to decrease in discount rate used from 5.32% in 2013 to 4.49% in 2015. In addition, expected salary increase also decreased from 10% in 2013 to 5% in 2015.
- Other non-current liability decreased by 100% or P3.4 million due to its reclassification to current assets. Other non-current liability is the non-current portion of unearned interest income.

Total Liabilities of the Group increased by 86% or P11.13 billion

- The Group's total liabilities increase is primarily due to recognition of the short-term bridge loan facility entered into by Megawide's subsidiary, GMCAC, amounting P11 billion to fund the upfront premium it paid to the government for the Concession Rights to expand, operate and maintain the MCIA.

Total Equity of the Group increased by 57% or P4.85 billion

The following discussions provide a detailed analysis of the increase in equity.

Common stock increased by 45% or P750 million

- The increase was due to the P750 million stock dividends declared last June 30, 2014 at its annual stockholder meeting. The stock dividends equivalent to P750 million common shares of stock with par value of P1.0 each was taken from the unrestricted retained earnings of the Parent Company as of December 31, 2013.

Preferred stock increased by P40 million

- The increase is due to the issuance of 40 million preferred shares at P1.00 par value per share in November 2014.

Additional paid-in capital increased by 93% or P3.9 billion

- Increase is due to the issuance of 40 million preferred shares at P100 per share in November 2014. Par value of preferred shares is P1.00.

Revaluation reserves increased by 147% or P53 million

- Increase is due to the recognition of actuarial gain in 2014

Retained earnings increased by 4% or P115 million

- The increase is the net effect to the Group's net income amounting to P860 million less common stock dividend of the Parent amounting to P750 million.

Non-Controlling interest increased by P2 billion

- Non-controlling interest represent the 40% ownership of GMR Infrastructure Limited in the Special Purpose Vehicle company named GMCAC for the MCIA and 30% ownership of a minority shareholder in MCEI.

Material Changes in Megawide's Audited Income Statement for the year ended December 31, 2014 compared to the Audited Income Statement for the year ended December 31, 2013 (increase/decrease of 5% or more)

Revenues

Year 2014 is the maiden year for Megawide to recognized other revenues on top of its' traditional construction business; a breakthrough in its continuous diversification initiatives to weather Megawide from the cyclical nature of the construction industry. The Group's reported consolidated revenues of P10.04 billion for the year 2014 of which the airport business contributed P199.96 million for 2-months operations or 2% of consolidated revenues. The Group successfully took over the operations and maintenance of the MCIA last November 1, 2014. Moving forward, the Group's airport business contribution to the consolidated revenues is expected to increase to double digits.

Meanwhile Construction Revenues softened by P1.04 billion due to new projects of the Parent Company that did not start as scheduled in 2014 and pushed the construction in the

towards the end of 2014 and early 2015 due to various external reasons such as design coordination with Clients, access to site and other related site conditions and Permitting Works which are typical and normal of start-up projects such as 8990 Tower of Foghorn Inc., the Proscenium of Rockwell, Tower One start-up projects such as Plaza Magellan of Megaworld, Philam Life Cebu of Philam Life, The Rise of The Rise Mixed Development Inc. and the MPOC. In addition, construction of PPP projects of the Parent did not start as scheduled as well such as Philippine Orthopedic Hospital and MCIA.

In 2015, there is a better outlook on construction revenues due to expected ramp up in percentage of completion for projects mentioned above, Moreover, the Parent Company's Order Book soared to P30.26 billion as of March 30, 2015 due to an increase in new projects booked in the latter part of 2014 and early 2015.

Direct Costs

The decrease is directly related to decrease in revenues.

In spite of the lower construction revenues posted in 2014, the Parent's gross profit margin was maintained at 16%.

Operating Expenses

The increase in the Group's operating expenses of P120 million were mainly due to consolidation of operating expenses of GMCAC and additional manpower employed during the year in preparation for the new projects in 2015.

Other Income, net

Group's finance income decreased by 75% or P343 million due to absence of one-time trading gain in financial assets particularly on government securities as Megawide mobilized cash to fund its equity portion in GMCAC in relation to the MCIA.

Group's finance costs increased by 5% or P20 million due to the interest expense of GMCAC on its short-term bridge loan.

Group's other income increased by 24% or P11 million mainly due to rental income on equipment of the Parent Company.

Net Profit

The Group's consolidated core net profit reduced by 8% or P86 million (excluding one-time trading gain in 2013) mainly due to lower construction revenues realized –this is a typical cycle in the construction business if there are more projects at finishing stages than projects at early stages of construction.

Material Changes in Megawide's Audited Balance Sheet as of December 31, 2014 compared to the Audited Balance Sheet as of December 31, 2013 (increase/decrease of 5% or more)

Cash and cash equivalents – net increased by 95% or P2.16 billion

- Cash and cash equivalents increased by 95% mainly due to the placement of P3.94 billion proceeds from preferred shares issuance in November 2014 into a one-month time deposit with a local bank. In addition, P0.13 billion was added in cash and cash equivalents as a result of the consolidation of financial statements of Megawide (The Parent Company) and its subsidiaries.

- In April 2014, the Parent Company invested P1 billion to GMCAC for a 60% stake. Accordingly, the Parent Company's equity ownership interest is accounted for as an investment in a subsidiary; and, starting in 2014, the financial statements of GMCAC are consolidated with that of the Parent Company.

Financial assets at fair value through profit or loss – decreased by 37% or P2.17 billion

- The Parent Company terminated some of its short term placements to deploy cash for investment in airport subsidiary GMCAC.

Trade and other receivables, net – increased by 15% by P633 million

The following accounts caused the net increase in trade and other receivables

- Retention receivable of the Parent Company increased by P536 million. This is due to the progress billings for 2014 that were subjected to retention by the clients. Retention receivable shall be collected upon project completion, supported by Certificate of Completion signed by management and acknowledged by the client.
- Receivable of GMCAC for the two months operations amounted P156 million for which billings were only released to customers in first quarter of 2015 as GMCAC is transitioning operations from MCIAA.

Cost in excess of billings increased by 23% or P511 million

- The increase is typical for the last semester project cycles wherein more projects are in near completion stage compared to projects about to start or at early semester project cycles; projects completed or near completion stage are Mplace Phase 1 and 2, Blue Residences, Grass Tower 2 and Jazz Residences, Linear Residences, Studio City, Studio Zen, Ihub 9 and 10 and FCC Cebu while newly started projects are Fern Residences of SMDC, BPO Araneta of Araneta Group, Shangrila Salcedo and Annapolis of Bayswater Realty, 8990 Tower of Foghorn Inc., World Plaza of Real Property Innovative Solutions Inc.

Construction materials decreased by 5% or P17 million

- Decreased in construction materials is due to decrease in deliveries of rebars from supplier towards the end of the year. The rebars were subsequently delivered to projects in January 2015.

Other current assets decreased by 37% or P728 million

The following accounts caused the net increase in other current assets

- Input tax increased by P296 million due to Parent's purchases of construction materials and services and amortization of GMCAC's deferred input vat on the upfront bid premium paid to the government in April 2014. Vat on upfront bid premium is initially recorded as deferred input vat which is part of non-current assets. Deferred input vat is amortized over the useful life of concession asset which is 25 years. The amortized amount shall be reclassified to input tax.
- Prepaid tax increased by P99 million due to additional unused creditable withholding tax in 2014 because the Parent Company availed its income tax incentive in 2014.
- Advances to suppliers decreased by P1.15 billion due to application of these advances to the progress billings of suppliers and subcontractors and retention payables to subcontractors.

Investment in associate increases by 299% or P587 million

- This represents Megawide's equity subscription or participation in the Special Purpose Vehicle named MWCCI set-up mainly to handle the MPOC project it won in December 6, 2013.

Concessionaire Rights increased by 100% or P15 billion

- In April 2014, the Philippine Government through the DOTC and MCIAA granted GMCAC the rights to expand, operate and maintain the MCIA. In compliance to the Concession Agreement, GMCAC paid an upfront premium amounting to P14.40 million, net of VAT to MCIAA. In addition to the upfront premium, GMCAC has incurred capital investments related to the renovation and upgrading of existing terminal 1.

Plant, Property & Equipment increased by 9% or P383 million

- The increased of P383 million is due to newly acquired construction equipment by the Parent Company as part of its annual capital expenditures plan to support its increasing business operation. The Parent Company booked ten (10) projects in 2014 with total contract value of P8 billion and another 10 projects in the first quarter of 2015 with total contract value of P15.90 billion.

Deferred tax asset decreased by 73% or P30 million

- The decrease is due to reversal of deferred tax asset on actuarial loss on retirement obligation because in 2014 there is already an actuarial gain as a result of decrease in discounts rate of 4.49% in 2014 from 5.32% in 2013 and salary increase rate of 5% in 2014 from 10% in 2013.

Other non-current assets increased by 836% or P1.61 billion

- The increase is mainly due to the unamortized portion of deferred input VAT on bid premium of GMCAC

Interest-bearing loans and borrowings-current increased by 512% or P12.46 billion

- Increase is mainly due to short-term bridge loan facility entered into by GMCAC amounting P11 billion to fund the upfront premium it paid the government for the Concession Rights to expand, operate and maintain the MCIA. Last January 2015, GMCAC achieved financial closure for the project financing of the MCIA Project participated by syndication of local commercial and government banks and multi-lateral financial institution. The initial drawdown scheduled on April 2015 shall take-out and pay in full the short-term bridge availed by GMCAC amounting P11 billion.
- The Parent Company also obtained additional short-terms loan with local banks for its working capital requirements.

Trade and other payables increased by 39% or P784 million

- Increase is mainly due to GMCAC payable pertaining mostly to interest accrual on bridge loan obtained in 2014 amounting P302 million and balance of trade payables representing mostly liabilities to MCIAA for its share in passenger service charge and various professional fees and consultants engaged by Megawide during the set-up phase. As GMCAC operated for only two months, about 75% of these payables have just been billed to GMCAC by suppliers.

In 2014, the minority shareholder and the Parent Company paid certain expenses of GMCAC on behalf of Megawide during its set-up phase. The payments made by a

minority shareholder, which is not eliminated in the consolidation amounted to P78 million as of the end of 2014. In 2015, GMCAC filed an application with SEC to convert payments made by its shareholders to capital stock.

Advances from customers increased by 11% or P109 million

- Advances from customer pertain to downpayment received from customers ranging from 15% to 20% of the contract amount. The downpayment shall be recouped based on the accomplishment on each progress billing submitted to the clients.

Increase in advances from customers is due to downpayments received for new projects in 2014, net of any recoupments from progress billings during the year.

Billings in excess of costs decreased by 93% or P2.16 billion

- New projects of the Parent Company such as 8990 Tower of Foghorn Inc., the Proscenium of Rockwell, Tower One Plaza Magellan of Megaworld, Philam Life Cebu of Philam Life, The Rise of The Rise Mixed Development Inc. and the MPOC did not start as scheduled in 2014, pushing construction towards the end of 2014 and early 2015 due to various external reasons such as design coordination with Clients, access to site and other related site conditions and Permitting Works which are typical and normal of start-up projects. With this, target construction revenues and progress billings were not met in 2014.

In 2015, there is a better outlook on construction revenues and progress billings due to expected ramp up in percentage of completion for projects mentioned above, Moreover, the Parent Company's Order Book soared to P 30.26 billion as of March 30, 2015 due to increase in new projects booked later part of 2014 and early 2015.

Other current liabilities increased by 18% or by P9.5 million

- The increase is the net effect of withholding tax of GMCAC amounting to P27 million but reduced by the decrease in unearned income of the Parent Company due to the P15 million amortization. Unearned income is the excess of cash over the book value of construction equipment booked under sale and leaseback transaction with local banks. Unearned income is amortized over the life of the construction equipment.

Non-Current liabilities decreased by P61 million

- The decrease in retirement obligation is due to decrease in discount rate used from 5.32% in 2013 to 4.49% in 2015. In addition, expected salary increase also decreased from 10% in 2013 to 5% in 2015.
- Other non-current liability decreased by 100% or P3.4 million due to its reclassification to current assets. Other non-current liability is the non-current portion of unearned interest income.

Common stock increased by 45% or P750 million

- The increase was due to the P750 million stock dividends declared last June 30, 2014 at its annual stockholder meeting. The stock dividends equivalent to P750 million common shares of stock with par value of P1.0 each was taken from the unrestricted retained earnings of the Parent Company as of December 31, 2013.

Preferred stock increased by P40 million

- The increase is due to the issuance of 40 million preferred shares at P1.00 par value per share in November 2014.

Additional paid-in capital increased by 93% or P3.9 billion

- Increase is due to the issuance of 40 million preferred shares at P100 per share in November 2014. Par value of preferred shares is P1.00.

Revaluation reserves increased by 147% or P53 million

- Increase is due to the recognition of actuarial gain in 2014

Retained earnings increased by 4% or P115 million

- The increase is the net effect to the Group's net income amounting to P860 million less common stock dividend of the Parent amounting to P750 million.

Non-Controlling interest increased by P2 billion

- Non-controlling interest represent the 40% ownership of GMR Infrastructure Limited in the Special Purpose Vehicle company named GMCAC for the MCIA Project and 30% ownership of a minority shareholder in MCEI.

Review of results for the year ended December 31, 2013 as compared with the results for the year ended December 31, 2012

Results of Operations

Revenues and Cost of Construction

Megawide recorded gross revenues of P10.88 Billion 2013. There is an increase of 33% or P2.68 Billion compared to revenue booked in 2012 amounting to P8.20 Billion. The bulk of the increase is due to the accomplishment of Megawide's PPP school infrastructure project of Department of Education in 2013.

Cost of construction is P9.10 Billion and P6.81 Billion in 2013 and 2012, respectively. There is an increase of 34% or P2.29 Billion 2013.

Operating expenses increased by 23% or P62 Million due to the growing operation of Megawide. Operating expenses is P338 Million and P276 Million 2013 and 2012, respectively.

Review of financial condition as of December 31, 2013 as compared with financial condition as of December 31, 2012

Financial Condition

As of the end of 2013, total assets stood at P21.50 Billion, 79% higher than its value of P12.04 Billion as of end of the end of 2012.

Current assets grew by 112% or P8.84 Billion due to the following:

Cash and cash equivalents increased by 987% or P2.07 Billion because of the short-term placements amounting to P700 Million with a 14 to 19 day-term that Megawide procured before the year ends.

Financial assets at fair value through profit or loss increased by 191% or P3.82 Billion because proceeds of the corporate notes issued in February 2013 and new shares issued in May 2013 were invested in short-term placements.

Construction materials increased by 402% or P271 Million due to voluminous purchases of construction materials required by projects especially for PPP school infrastructure project of the Department of Education.

Cost in excess of billings increased by 112% or P1.18 Billion because of cost of construction already incurred but not yet billed towards the end of the year.

Other current assets also increased by 74% or P829 Million due to the increased in advances to suppliers for new projects including the PPP school infrastructure of Department of Education.

Trade and other receivables increased by 19% or P669 Million due to the billings in December that were subsequently collected in early 2014 and increase in retention receivable which is 10% of progress billings that were withheld by customers.

Non-current assets grew by 15% due mainly to:

Increase in property and equipment by 15% or P555 Million because of the expansion of batching plant in Taguig, acquisition of mobile mixers and construction equipment.

Increase in investment in associate by 33% or P51 Million due to additional investment in CMCI in 2013.

Increase in other non-current asset by 27% or P41 Million due to deferred input VAT on purchases of capital asset and increase in intangible asset. Intangible asset represents the cost of the computer license software of Megawide.

Deferred tax assets decreased by 35% or P28 Million because of the tax effect of the reversal of allowance for doubtful accounts.

As of the end of 2013, total liabilities registered an increase of 78%, from P7.27 Billion as of 2012 to P12.96 Billion at the end of 2013.

Current liabilities increased by 30% or P1.82 Billion due to:

Interest-bearing loans and borrowings – current increased by 17% or P357 Million due to additional short-term loans availed by Megawide for working capital. Bank loans interest rate ranges from 2.75% to 3.00%. Portion of the non-current finance lease is reclassified to current portion that also contributed to the increase of this account.

Advances from customers increased by 42% or P294 Million due to the downpayments received from Shangrila, Rockwell and BPO Araneta projects.

Billings in excess of costs on uncompleted contracts – net increased by 89% or P1.09 Billion because of higher net revenue derived from new projects because of lesser costs that are incurred during the structural phase of the project compared with the finishing phase of the project.

Increase in trade and other payables increased by 4% or P77 Million due to increase in retention payable. Retention payable is paid to subcontractors upon completion of work commissioned to them.

As of the end of 2013, total equity registered an increase of 79%, from P4.77 Billion as of 2012 to P8.54 Billion at end of 2013.

Capital stock increased by 48% or P535 Million due to additional issuance of shares and declaration of stock dividend in 2013.

Additional paid-in capital increased by 114% or P2.24 Billion because of the issuance of additional shares in 2013 at a price higher than par value.

Financial Condition

Material Changes in Megawide's Audited Income Statement for the year ended December 31, 2013 compared to the Audited Income Statement for the year ended December 31, 2012 (increase/decrease of 5% or more)

33% increase in contract revenue or P2.68 Billion

Increase in contract revenue arising from accomplishment of PPP school infrastructure project of the Department of Education.

34% increase in Contract Costs or P2.29 Billion

Increase in contract cost is directly related to the increase in contract revenue

23% increase in Operating Expenses or P62 Million

Increase in salaries and wages by P12 Million because of the increase in manpower to support the growing operation of Megawide.

Taxes and licenses increased by P13 Million due to DST on short-term loans, DST on issuance of new shares of Megawide and DST on stock dividend.

Professional fees increased by P10 Million due to availment of professional services in arranging the requirements of the PPP school infrastructure project of the Department of Education and other public and private biddings that Megawide has participated.

94% increase in Finance Income or P222 Million

Increase is due to gain on sale of RTB and interest income on short-term investments.

79% increase in Finance Costs or P186 Million

Increase is due to interest on corporate note and issuance cost of corporate note.

23% increase in Other Income or P9 Million

Increase is due to gain on sale of fixes assets and amortization of deferred gain on sale and leaseback.

9% decrease in Income Tax or P13 Million

Decrease is due to the tax effect of the write-off of allowance for doubtful accounts which is a deductible expense per income tax computation. Megawide also availed its income tax holiday based on its registered activities.

38% increase in Net Income or P383 Million

Increase in contract revenues, operating efficiency and other income

Material Changes in Audited Balance Sheet as of December 31, 2013 compared to the Audited Balance Sheet as of December 31, 2012 (increase/decrease of 5% or more)

Cash and cash equivalents increased by 987% or P2.07 Billion because of the 14 to 90 days short-term placements amounting to P700 Million that Megawide procured before the year ends.

Financial assets at fair value through profit or loss increased by 191% or P3.82 Billion because proceeds of the corporate notes issued in February 2013 and new shares issued in May 2013 were invested in short-term placements.

Construction materials increased by 402% or P272 Million due to voluminous purchases of construction materials required by projects especially for PPP school infrastructure project of the Department of Education.

Cost in excess of billings increased by 112% or P1.18 Billion because of cost of construction already incurred but not yet billed towards the end of the year

Other current assets also increased by 74% or P829 Million due to the increased in advances to suppliers for new projects including the PPP school infrastructure of Department of Education.

Trade and other receivables increased by 19% or P669 Million due to the billings in December that were subsequently collected early in 2014 and increase in retention receivable which is 10% of progress billings that were withheld by customers.

Increase in property and equipment by 15% or P555 Million because of the expansion of batching plant in Taguig, acquisition of mobile mixers and construction equipment.

Increase in investment in associate by 35% or P51 Million due to the additional investment in CMCI in 2013

Increase in other non-current asset by 27% or P41 Million due to deferred input VAT on purchases of capital asset and increase in intangible asset. Intangible asset represents the cost of the computer license software of Megawide.

Deferred tax assets decreased by 35% or P23Million because of the tax effect of the reversal of allowance for doubtful accounts.

Interest-bearing loans and borrowings – current increased by 17% or P357 Million due to net availments of short-term loans by Megawide for working capital. Bank loans interest rate ranges from 2.75% to 3.00%.

Advances from customers increased by 42% or P294 Million due to the down payments received from Shangrila, Rockwell and BPO Araneta projects.

Billings in excess of costs on uncompleted contracts – net increased by 89% or P1.09 Billion because of higher net revenue derived from new projects because of lesser costs are incurred during the structural phase of the project compared with the MEPF and finishing phase of the project

Interest-bearing loans and borrowings – noncurrent increased by 321% or P3.84 Billion due to the issuance of corporate notes of Megawide. Interest rate ranges from 5.47% to 5.68%.

Post-employment benefits increased by 117% or P60 Million as a result of the amendments in PAS 19 mandating the outright recognition of actuarial loss of instead of deducting it from present value of the obligation.

Other non-current liability decreased by 86% or P21 Million as a result of the reclassification of non-current finance lease to current that are due in 2014.

Capital stock issued by 48% or P535 Million due to additional issuance of shares and declaration of stock dividend in 2013

Additional paid-in capital increased by 114% or P2.25 Billion because of the issuance of additional shares in 2013 at a price higher than par value. Par value of shares is P1.00.

Retained earnings increased by 60% or P1.05 Million due to the net income earned in 2013.

Review of results for the year ended December 31, 2012 as compared with the results for the year ended December 31, 2011

Results of Operations

Revenues and Cost of Construction

Megawide recorded a gross revenue of P8.20 billion in 2012. There is an increase of 6% compared to revenues booked for the same period in 2011 amounting to P7.74 billion. The increase in contract revenues and its corresponding costs is mainly due to the following new projects: Studio City and Studio Zen of Filinvest Land, Inc., Jazz Phase 2 of SMDC, BPO Buildings of Cyberzone Properties Inc. and Department of Education School Buildings. Total revenue generated from these projects amounted to P2.50 billion at the end of 2012. Operating efficiency improved significantly in 2012 due to better control on construction expenses. As a result, net income increased to P1 billion from P750 million it earned during the same period in 2011.

Review of financial condition as of December 31, 2012 as compared with financial condition as of December 31, 2011

Financial Condition

As of the end of 2012, total assets stood at P12 billion, 45% higher than P8.28 billion as of the end of 2011 due to the following:

Current assets grew by 32% due to:

Increase in short-term investments by 158% because Megawide invested its cash in short-term money market products that significantly contributed to the decrease in cash and cash equivalents.

Increase in trade and other receivables by 41% or P994 Million because of the increase in accounts receivables by P1 billion.

Cost in excess of billing also increased by P613 Million because of unbilled cost not yet billed as of December 31, 2012 for some projects.

Other current assets increased by 58% due to increase in advances to suppliers by P318 million in 2012. Advance payments represent downpayment to supplier and subcontractors. Input VAT increased by P94 Million due to voluminous purchases of construction materials (local and imported) in 2012.

Non-current assets grew by 80% due to:

Increase in property and equipment 73% or P1.59 Billion as a result of the additions of newly acquired precast plant and machineries and construction equipment to support the existing and new projects of Megawide.

Other non-current assets increased by 66% or P60 Million due deferred input tax on purchases of capital asset.

Megawide formed CMCI with its parent company Citicore and contributed P145 Million which is equivalent to 10% ownership of the joint venture. The investment represents that total investment in subsidiary and associate.

Total liabilities registered an increase of 66% or P2.89 billion due to the following:

Increase in interest-bearing loans by 96% or as a result of additional short-term bank loans for working capital use.

Increase in accounts payable by P421 Million which is correlated to the increase on purchases of construction materials and services in 2012.

Increase in retention payable by P337 Million also caused the increase in payables.

Increase in billing in excess of cost by 22% or P229 Million due to higher billings than actual work done for some projects.

Advances from customers decreased by 14% or P111 Million due to recoupment of advances in each billing made to customers.

Material Changes in Megawide's Audited Income Statement for the year ended December 31, 2012 compared to the Audited Income Statement for the year ended December 31, 2011 (increase/decrease of 5% or more)

Revenue increased by 6% or P462 Million

Increase in construction revenue is due to the projects that started in 2012 namely; Ihub 9 & 10, FCC Cebu, Studio City, Studio Zen, One World, Jazz Phase 2, My Place 2, and Department of Education schools. Total revenue generated from these projects amounted to P2.42Billion in 2012.

Cost of construction increased by 3% or P169 Million

Increase of cost of construction is directly caused by increase in revenue. Cost of construction ratio is 83% and 86% in 2012 and 2011, respectively. There is an operation improvement that caused a 3% savings in cost of construction or P 169Million.

Other operating expenses increased by 5% or P15 Million

Salaries and Wages posted an increase of P27Million due to increase in number of employees from 1,196 to 1,844 from December 31, 2011 to December 31, 2012, or an increase by 648 employees including supervisory and managerial level.

Depreciation expense increased by P19.7Million due to a full year depreciation of Megawide's buildings, furniture, fixtures and office equipment. There is also an increase in depreciation of transportation equipment due to new acquisition of company cars.

Utilities increased by P5.89Million due to increase in number of employees in the head office.

Insurance expense increased by P2 million because of bonds purchased for project biddings, insurance of service vehicles and insurance of office building.

Rental expense increased by P1 Million because of rental of additional office equipment and staff house.

However, the total increase of the abovementioned accounts was negated by the decline in taxes and licenses of P23Million and P19 Million for repairs and maintenance.

Finance Costs increased by 220% or P159 Million

Increase in bank borrowings by P1.61 billion caused the increase in finance cost

Finance Income increased by 114% or P126Million

Increase in short-term placements by P1.20 Billion caused the increase in finance income

Other Income increased by 97% or P19Million

Due to increase in scrap sales and amortization of deferred income in sale and leaseback transaction.

Material Changes in Megawide's Audited Balance Sheet as of December 31, 2012 compared to the Audited Balance Sheet as of December 31, 2011 (increase/decrease of 5% or more)

Cash and Cash Equivalents decreased by 85% or P1.23 Billion

In 2011, cash & cash equivalents amounted to P1.40 Billion mainly due to the unused proceeds received from IPO listing of Megawide in February 2011. As of the year-end quarter of 2012, cash & cash equivalents amounted to only P.21 Billion. There is a 86% or

P1.23 Billion decreased compared with that of 2011. The decreased is due to investment of cash in retail treasury bills or RTB which is earning a 6.25% interest per annum and short-term placements with a local bank earning 4.10% to 4.20% per annum.

Short-term Investments increased by 158% or P1.23 Billion

Investments in RTB and short-term placement caused the short-term investments to pile up to P2 Billion as of year-end of 2012. Total interest income on these investments amounted to P237 Million as year-end. Interest rate of RTB is 6.25% per annum and 4.10% to 4.20% for short-term placements

Trade and Other Receivables increased by 41% or P994 Million

Increase in this account is due to the increase in construction receivable by 42% or P994Million. Increase in revenue caused the increase in construction receivable. This increase in receivable represents the billing of Megawide to CMCI for its Department of Education project that started only in the 4th quarter of 2012.

Construction Materials decreased by 60% or P103 Million

Increase is due to higher consumption of construction materials in 2012 compared to prior year. Inventories as of year-end are those still in the premise of the warehouse. Inventories already delivered in the projects are considered consumed.

Cost in Excess of Billing increased by 138% or P613 Million

Increase is due to unbilled project cost for some projects as of December 31, 2012.

Other Current Asset increased by 58% or P415 Million

Advances to Suppliers increased by P318Million in 2012. Advance payments represent downpayment to supplier and subcontractors. In 2012, Megawide paid P116 Million as downpayment for its rebar supply, P15 Million was paid to the Bureau of Customs for advance duties and the rest to suppliers and subcontractors.

Input VAT increased by P94 Million due to voluminous purchases of construction materials (local and imported) in 2012. This is correlated also with the increase in payable as of year-end. Prepaid insurance increased by P14 Million because of the procurement of insurances for new projects.

Security deposit increased by P11 Million because of the warehouses, staging areas for new projects rented by Megawide for its operation.

Investment in Subsidiary increased by 100% or P145 Million

Megawide formed CMCI with its parent company Citicore and contributed P145Million which is equivalent to 10% ownership of the joint venture.

Property, Plant & Equipment increased by 73% or P1.59 Billion

The increase in property and equipment is due to additions of construction equipment, precast plant, precast and batching machineries in 2012. Total cost of precast plant is P387 million, while total cost for precast and batching machineries is P592 Million.

Megawide also purchased the shares of Altria for P305 Million but accounted the purchase as purchase of asset only. Altria has a land on its book valued at P303 Million. This land too was recognized in the books of Megawide.

Deferred Tax Asset increased by 196% or P39 Million

Increase is due to set-up of deferred asset for allowance of doubtful account in 2012 amounting to P88 Million.

Interest-Bearing Loans and Borrowings increased by 97% or P1.61 Billion

Increase in borrowings is caused by availments of loans for working capital requirements. Megawide opted to invest its cash and avail loans to support its operation because Megawide's investments yield higher return compared with interest cost of borrowed capital. The latest short-term loan interest rate provide to Megawide is ranging from 3.70% to 3.80%.

Trade and Other Payables increased by 130% or P1.10 Billion

Accounts Payable increased by P421Million which is correlated to the increase on purchases of construction materials and services in 2012.

Increase in retention payable by P338 Million also caused the increase in accounts payable.

Other Payables increased by P302 Million because of the purchase of shares of Altria.

Advances from customers decreased by 14% or P112 Million

Decrease in this account is due to recoupment of downpayment in 2012. Every progress billing, percentage of the downpayment is deducted from the total billing.

Billing in Excess of Cost increased by 23% or P230 Million

Increase is due to higher billing than the actual work done for some projects as of December 31, 2012.

Other Liabilities and Other Non-Current Liabilities increased by 157% or P47 Million

Other liabilities include unearned income from sale and leaseback and government payables such as withholding taxes and mandatory contributions.

Unearned income from sale and leaseback arises when Megawide sells its depreciated equipment and leases it back. The difference between the book value of the asset and selling price shall be recognized as unearned income and shall be amortized based on the lease term. There is of P30 Million increase of unearned interest income in 2012 because of the leaseback transaction entered into by Megawide with BDO Leasing.

Retirement Benefit Obligation increased 13% or P6 Million

The increase in obligation is due to accrual of retirement benefits in 2012.

Retained Earnings increased by 102% or P863 Million

Increase is due to net income in 2012

There were no seasonal aspects that had a material effect on the financial condition or results of operations of Megawide.

There are no explanatory comments on the seasonality of interim operations. There are no material events subsequent to the end of the interim period that have not been reflected in the financial statements of the interim period.

There are no material amounts affecting assets, liabilities, equity, net income or cash flows that are unusual in nature; neither are there changes in estimates of amounts reported in prior interim period of the current financial year.

LIQUIDITY AND CAPITAL RESOURCES

As regards internal and external sources of liquidity by Megawide, funding will be sourced from internally generated cash flows, and also from borrowings or available credit facilities from other local and international commercial banks.

There is no material commitment for capital expenditures other than those performed in the ordinary course of trade or business.

There is no significant element of income not arising from continuing operations.

There have not been any seasonal aspects that had a material effect on the financial condition or results of operations of Megawide.

Cash Flows

The following table sets forth information from Megawide's pro forma statements of cash flows for the period indicated:

(Amounts in P millions)	For the years ended December 31	
	2014	2013
Cash Flow		
Net cash provided by (used in) operating activities	(600)	342
Net cash used in investing activities	(15,646)	(4,475)
Net cash provided by financing activities	18,402	6,200

Key Performance Indicators

Megawide's key performance indicators (KPIs) are listed below:

Amounts in billion P, except ratios and Earnings per Share	2014	2013	2012
Construction Order Backlog			
Current Ratio ¹	0.90	2.14	1.32
Debt to Equity Ratio ²	1.29	0.87	1.52
Book Value Per Share ⁵³	6.42	5.18	4.29
Earnings per Share ⁴	0.35	0.61	0.48
Return on Assets ⁵	2.91%	8.32%	9.97%
Return on Equity ⁶	7.41%	20.97%	21%
Gross Profit Margin ⁷	17%	16%	17%

Notes:

- (1) Current Assets / Current Liabilities
- (2) Interest bearing loans and borrowings / Stockholder's Equity
- (3) Total Equity / Issued and Outstanding Shares
- (4) Net Profit / Issued and Outstanding Shares
- (5) Net Profit / Average Shares
- (6) Net Profit / Average Equity
- (7) Gross Profit / Revenue

The KPIs were chosen to provide management with a measure of Megawide's sustainability on revenue growth (Construction Orders Backlog) financial strength (Current Ratio and Debt to Equity Ratio), and profitability (Earnings per Share, Return on Assets, Return on Equity, Gross Profit Margin).

Construction Orders Backlog corresponds to the value of any unfinished project phases. This provides a basis for near-term future source of production and revenues of Megawide. Construction Order Backlog tends to increase when booked construction contracts or orders increase. A larger Construction Order Backlog is indicative of higher profit in the future.

Item 7. Financial Statements

The audited financial statements and supplementary schedules to the financial statements duly submitted to BIR¹ are attached as Exhibit 2 hereto.

Item 8. Changes in and Disagreements with External Accountants on Accounting and Financial Disclosure

1. External Audit Fees and Services

The following table sets out the aggregate fees billed for each of the last three (3) fiscal years for professional services rendered by Megawide's external auditors:

Particulars	Nature	Audit Fees (amounts in P)		
		For the years ended December 31		
		2014	2013	2012
Punongbayan & Arullo	Audit of Financial Statements	1,350,000	P1,050,000	P1,050,000

Except for the preparation of the financial statements required for Megawide's annual filing with the SEC and the submission of the required financial statements in relation to the registration of its securities, the afore-cited independent public accountant provide no other type of services.

Audit Committee Pre-Approval Policy

Megawide's Audit and Compliance Committee is composed of the Chairman, Mr. Leonilo G. Coronel, and members, Michael C. Cosiquien and Elizabeth Anne C. Uychaco.

¹Due for submission with the BIR on April 15, 2015

The Audit and Compliance Committee is required to pre-approve all audit and non-audit services rendered by and approve the engagement fees and other compensation to be paid to the independent accountant. When deciding whether to approve these items, Megawide's Audit and Compliance Committee takes into account whether the provision of any non-audit service is compatible with the independence standards under the guidelines of the SEC. To assist in this undertaking, the Audit and Compliance Committee actively engages in a dialogue with the external auditors with respect to any disclosed relationships or services that may impact their objectivity and independence and, if appropriate, recommends that the Board take appropriate action to ensure their independence.

2. Changes in and Disagreements with External Accountants on Accounting and Financial Disclosure

The name of the handling partner for the auditor of Megawide is as follows:

Auditor	Year	Handling Partner
Punongbayan & Araullo	2014 and 2013	2013 - Mailene S. Sigue-Bisnar 2014 – <i>Jun D. Cuaresma</i>

Megawide has not had any disagreements with its internal auditor/independent accountant on any matter of accounting principles or practices, financial statement of disclosure or auditing scope or procedure.

PART III. CONTROL AND COMPENSATION INFORMATION

Item 9. Directors and Executive Officers of Megawide

Directors and Executive Officers

As of December 31, 2014, Megawide is governed by a board of seven (7) directors composed of Michael C. Cosiquien, Edgar B. Saavedra, Yerik C. Cosiquien, Elizabeth Anne C. Uychaco, Florentino A. Tuason, Jr., Leonor M. Briones and Leonilo G. Coronel. Its management team is headed by licensed civil engineers who have been practicing for 16-17 years, namely, its Chairman and Chief Executive Officer, Michael C. Cosiquien and Chief Operating Officer and President, Edgar B. Saavedra.

Directors shall hold office for 1 year or until their successors are elected and qualified. The first directors are also the incorporators. The annual meeting of the stockholders shall be held every June 30 of each year.

The Board of Directors is responsible for the direction and control of the business affairs and management of Megawide, and the preservation of its assets and properties. No person can be elected as director of Megawide unless he or she is a registered owner of at least one voting share of Megawide.

Section 38 of the SRC requires that at least 2 members of the Board of Directors be independent directors. The Amended Articles and Incorporation and By-Laws of Megawide

provide that the 7 directors shall include such number of independent directors as may be required by law.

The table below sets forth each member of Megawide's Board as of December 31, 2014.

	Name	Age	Citizenship	Positions	Term of Office	Directorships Held in Other Companies/ Business Experience
1.	Michael C. Cosiquien	41	Filipino	Director and Chairman of the Board since July 28, 2004 Chief Operating Officer - since July 19, 2010	Yearly	Director, Altria East Land Inc. Director, MySpace Director, Megapolitan Director, Megapolitan Marketing Inc.
2.	Edgar B. Saavedra	40	Filipino	Director and President since July 28, 2004 Chief Operating Officer - since July 19, 2010	Yearly	Director, Altria East Land Inc. Director, My Space Director, Citicore
3.	Yerik C. Cosiquien	36	Filipino	Director - Since July 28, 2004	Yearly	General Manager, Cosmo Fortune Corporation
4.	Elizabeth Anne C. Uychaco	59	Filipino	Director - since March 16, 2011	Yearly	Senior Vice President, Corporate Services, SM Investments Corporation Vice Chairperson, Belle Corporation
5.	Florentino A. Tuason, Jr.	65	Filipino	Director - since April 8, 2011 Corporate Secretary - since June 3, 2011	Yearly	Former director, DBP Management Corporation, Capitol Development Bank, Telecommunications Industries and Services, Inc. and Phoenix Iron Steel Corporation
7.	Leonilo G. Coronel	68	Filipino	Independent Director - since July 19, 2010	Yearly	Director, Software Ventures, Int'l. Executive Director, RBB Micro Finance Foundation Independent Director, DBP-Aiwa Securities SMBC Phils. Inc.
6.	Leonor M. Briones	74	Filipino	Independent Director - since July 19, 2010	Yearly	President, Social Watch Philippines, Inc. Former Treasurer of the Philippines Former Vice President for Finance and Administration of the University of the Philippines System Former Secretary to the Commission on Audit

The table below sets forth the officers of Megawide as of December 31, 2014.

Executive Officers Who Are Not Directors

	Name	Age	Citizenship	Position	Term of Office	Directorships Held in Other Companies/ Business Experience
1.	Louie Ferrer	38	Filipino	VP for Marketing -since November 22, 2010 Corporate Information Officer - since February 16, 2011	Yearly	Managing Director, MagicWorx Licensing Inc. Former Associate Marketing Engineer, OCB International Co., Ltd
2.	Oliver Y. Tan	37	Filipino	Chief Investment and Strategy Officer - since November 22, 2010 Corporate Information Officer - since February 21, 2011 Chief Financial Officer - since May 20, 2011	Yearly	CFO, Citicore, CMCI, MWCCI, GMCAC and MCEI Director, Myspace Properties, Citicore, CMCI, GMCAC and MCEI Director and Corporate Secretary, Future State Myspace Property, Inc. and IRMO Incorporated
3.	Irving C. Cosiquien	42	Filipino	Treasurer - since July 19, 2010	Yearly	Director, Citicore and MySpace Properties, Inc. General Manager, Megapolitan Marketing, Incorporated Former Operations Manager, Jimmian Hardware
4.	Engr. Masashi Watanabe	65	Japanese	Assistant Vice President for Precast - since June 30, 2010	Yearly	Project Manager, Taichung City West Treatment Center Section Manager, Twin Towers Condominium Project in Hiroshima Project Section Manager, Japan Embassy Project in Moscow
5.	Tarc Forehlich	37	German	Chief Technical Officer - since May 1, 2013	Yearly	Project Engineer, JV EEI Concrete Construction Water Blu and Walter Bau Dywidag Regional Director, Meva Formworks System
6.	Claudia J. Soriano	46	Filipino	Vice-President – Human Resources - since March 1, 2011	Yearly	Director for Employment, Cebu Air, Inc. Assistant Resource Manager, Robinsons Land Corporation Assistant Personnel Manager, Manila Galleria Suites
7.	Renato H. Uy	49	Filipino	Vice-President – Comptroller - since May 1, 2012	Yearly	Executive Vice-President, Goldland Group of Companies Senior Auditor, SGV & Company

8.	Ronald D. Paulo	49	Filipino	Vice-President – Operations - since February 1, 2012	Yearly	Corporate Project Director, Robinsons Land China Property and Facilities Supervisor, Cityland Development Corporation
9.	Joyce M. Briones	34	Filipino	Assistant Corporate Secretary - since December 31, 2014 Corporate Information Officer - since February 16, 2011	Yearly	Corporate Secretary, Wagenborg Manila, Inc. Assistant Corporate Secretary, GMCAC, MCEI and St. Luke’s College of Medicine William H. Quasha Memorial, Inc.

Significant Employees

No single person is expected to make a significant contribution to the business since Megawide considers the collective efforts of all its employees as instrumental to the overall success of its performance.

Family Relationships

Chairman Michael C. Cosiquein, director Yerik C. Cosiquein and Treasurer Irving C. Cosiquien are siblings.

Involvement in Certain Legal Proceedings

Megawide is not aware of the occurrence during the past 5 years of any of the following events that are material to an evaluation of the ability or integrity of any director or executive officer:

1. Any bankruptcy petition filed by or against any director, or any business of a director, nominee for election as director, or executive officer who was a director, general partner or executive officer of said business either at the time of the bankruptcy or within two years prior to that time;
2. Any director, nominee for election as director, or executive officer being convicted by final judgment in a criminal proceeding, domestic or foreign, or being subject to a pending criminal proceeding, domestic or foreign, excluding traffic violations and other minor offenses;
3. Any director, nominee for election as director, or executive officer being subject to any order, judgment, or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring, suspending or otherwise limiting his involvement in any type of business, securities, commodities or banking activities; and
4. Any director, nominee for election as director, or executive officer being found by a domestic or foreign court of competent jurisdiction (in a civil action), the SEC or comparable foreign body, or a domestic or foreign exchange or other organized trading

market or self-regulatory organization, to have violated a securities or commodities law or regulation, and the judgment has not been reversed, suspended, or vacated.

Item 10. Executive Compensation

All Officers and Directors as a Group

SUMMARY COMPENSATION TABLE Annual Compensation (In P Millions)

Name and Position	Fiscal Year	Annual Salary	Bonus	Other Compensation
Michael C. Cosiquien Chairman and CEO				
Edgar B. Saavedra President and COO				
Ronald Paulo VP – Operations				
Tarc Froehlich Chief Technical Officer				
Masashi Watanabe Vice-President - Precast				
CEO & Most Highly Compensated Executive Officers	2015	65.50	4.81	-
	2014	62.38	4.58	-
	2013	61.30	4.55	-
Aggregate compensation paid to all other officers and directors as a group unnamed	2015	12.21	.71	-
	2014	11.63	.68	-
	2013	16.00	.60	-

Compensation of Directors

Under the By-Laws of Megawide, by resolution of the Board, each director, shall receive a reasonable per diem allowance for his attendance at each Board meeting. As compensation, the Board shall receive and allocate an amount of not more than 10% of the net income before income tax of the corporation during the preceding year. Such compensation shall be determined and apportioned among directors in such manner as the Board may deem proper, subject to the approval of stockholders representing at least majority of the outstanding capital stock at a regular or special meeting of the stockholders.

On November 4, 2011, the Board of Directors, upon recommendation of the Compensation Committee, approved the giving of P20,000.00 director's per diem per Board meeting and a P30,000.00 monthly allowance in the form of reimburseable expenses for each regular director. Each independent director will be given P25,000.00 director's per diem per Board meeting and a P30,000.00 monthly allowance in the form of reimburseable expenses. The Corporate Secretary (who is also a regular director) will be given a P20,000.00 director's per

diem per Board meeting and a P30,000.00 monthly allowance in the form of reimburseable expenses. Reimburseable expenses cover receipts for food, beverage, gasoline and travel expenses. The total amount of per diem given to the directors in 2014 is P1,328,235.

Standard Arrangements and Other Arrangements

There are no other arrangements for compensation either by way of payments for committee participation or special assignments other than reasonable per diem. There are also no outstanding warrants or options held by Megawide’s Chief Executive Officer, other officers and/or directors.

Employment Contracts, Termination of Employment, Change-in-Control Arrangements

There are no existing employment contracts with executive officers. Furthermore, there are no special retirement plans for executives. There is also no existing arrangement for compensation to be received by any executive officer from Megawide in the event of change in control of Megawide. However, aside from its employees, Megawide also entered into employment contracts with its foreign experts for a term of 3 years for its Assistant Vice-President for Operation and 1 year for its Assistant Vice President for Precast. Basic terms of these contracts include benefits accorded to the employee (e.g., housing, insurance, vacation leaves, company vehicle, work permits), Megawide’s ownership of any invention developed during their employment, liquidated damages in the event of contract pre-termination, and a non-compete clause prohibiting the employee, for a period of two (2) years after the termination of the contract, from engaging, directly or indirectly, for himself or on behalf of or in conjunction with any person, corporation, partnership or other business entity that is connected with the business of Megawide.

The Assistant Vice President for Operations is tasked with directing and coordinating all activities of Megawide and ensuring the most feasible methods for achieving the most economical approach in quality services. His contract is valid from July 30, 2010 to July 30, 2013. The Assistant Vice President for Precast, on the other hand, shall oversee all plant activities and manufacturing operations, including the procurement of raw materials, mobilization of the facilities and personnel, as well as the repair and maintenance of the equipment and machineries. His contract was valid from June 30, 2010 to June 30, 2011 and was renewed for another three (3) years from July 1, 2011 to July 1, 2014.

Warrants and Options

There are no outstanding warrants and options held by any of Megawide’s directors and executive officers.

Item 11. Security Ownership of Certain Beneficial Owners and Management

1. Security Ownership of Certain Record and Beneficial Owners

Owners of record of more than 5% of Megawide’s shares of stock as of March 31, 2015 were as follows:

Title of Class	Name & Address of	Name of Beneficial	Citizenship	Number of Shares Held	Percent (%)
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	Record Owner & Relationship with Issuer	Owner & Relationship with Record Owner			
Common	Citicore Holdings Investment, Inc.		Filipino	1,362,957,505	56.804%
Common	PCD Nominee Corporation (Filipino)		Filipino	488,840,503	20.373%
Common	Sybase Equity Investments Corporation		Filipino	368,766,450	15.369%
Common	PCD Nominee Corporation (Non-Filipino)		Filipino	128,178,989	5.342%

The following table sets forth the participants under the PCD account who own more 5% of the voting securities of Megawide:

Name	Number of Shares Held	Percent (%)
The Hongkong and Shanghai Banking Corp. Ltd. – Clients' Account	112,186,113	18.182%
Citibank N. A.	100,940,237	16.359%
Citibank N. A.	76,300,665	12.366%
BDO Securities Corporation	45,950,647	7.447%

2. Security Ownership of Management

Security Ownership of Directors and Management

The following table sets forth security ownership of Megawide's directors and officers as of March 31, 2015:

Title of class	Name of beneficial owner	Amount and nature of beneficial owner	Citizenship	Percent of Class
Common	Michael C. Cosiquien Director, Chairman and CEO	3 (Indirect)	Filipino	Nil
Common	Edgar B. Saavedra Director, President and COO	3 (Indirect)	Filipino	Nil
Common	Yerik C. Cosiquien Director	8,996,108 (Indirect)	Filipino	0.37%
Common	Elizabeth Anne C. Uychaco Director	59,003 (Indirect)	Filipino	Nil
Common	Florentino A. Tuason, Jr. Director and Corporate Secretary	246 (Direct)	Filipino	Nil
Common	Leonilo G. Coronel Independent Director	5 (Indirect)	Filipino	Nil

Common	Leonor M. Briones Independent Director	5 (Indirect)	Filipino	Nil
Common	Louie Ferrer VP for Marketing Corporate Information Officer	0	Filipino	Nil
Common	Oliver Y. Tan Chief Financial Officer Chief Investment and Strategy Officer Corporate Information Officer	24,585 (Indirect)	Filipino	Nil
Common	Irving C. Cosiquien Treasurer	8,996,105 (Indirect)	Filipino	0.37%
Common	Masashi Watanabe Assistant Vice President for Precast	7,376 (Indirect)	Japanese	Nil
Common	Joyce M. Briones Corporate Information Officer	7,868 (Direct) 1,702 (Indirect)	Filipino	Nil
Aggregate shareholdings of directors and officers	18,039,009			0.75%

Voting Trust Holders of 5% or More

There is no voting trust arrangement executed among the holders of 5% or more of the issued and outstanding shares of common stock of Megawide.

Change in Control

There are no arrangements entered into by Megawide or any of its stockholders which may result in a change of control of Megawide.

Item 12. Certain Relationship and Related Transactions

Related Party Category	December 31, 2014		December 31, 2013	
	Amount of Transaction	Outstanding Balance	Amount of Transaction	Outstanding Balance
Ultimate Parent Company: Advances	(P 318,035,983)	(P332,264,530)	-	(P14,228,547)
Subscriptions payable	11,020,247	-		
Shareholders: Revenue from Services	20,364,409	33,556,766	1,899,141,822	74,184,326
Dividends	-	(1,983,227)		

Cash advances to	74,493	74,493		
Minority shareholders and their affiliates:				
Airport Operator's fee	2,453,254	(2,245,254)		
Advances from	2,125,035,332	108,071,223		
Advances to	187,505	187,505		
Associate: Revenue from services	2,480,714,286	2,010,284,166	1,342,527,992	1,341,014,869
Advances from an associate			-	(5,241,500)
Related Parties Under Common Ownership:				
Cash deposits	196,948,640	196,948,640	937,555,758	1,035,589,127
Notes payable	-	(900,000,00)	-	(900,000,00)
Obligation under finance lease	(117,897,274)	(129,827,357)	(29,939,000)	(247,724,631)
Bank loans	(10,953,898,987)	(12,066,398,987)	(550,000,000)	(1,112,500,000)
Rent income	291,962	291,962		
Revenue from services	1,913,817,952	995,193,229	-	-
Interest expense	(112,964,307)	(320,836,369)	33,722,723	(17,612,612)
Rent expense	(2,162,813)	-	(1,174,043)	-
Advances from customers	(153,908,469)	(153,908,469)	-	-
Advances to related party	12,604	12,604	-	-
Advances from related party	(5,761,448)	(2,709,808)	-	(8,471,254)
Retirement Fund	210,923	3,928,220	-	-
Advances to Officers and Employees	30,027,684	38,223,326	-	8,195,642
Key Management Personnel: Compensation	78,146,823	-	28,066,772	-

PART IV – CORPORATE GOVERNANCE

Item 13. Corporate Governance

Please refer to attached Annual Corporate Governance Report.

PART V – EXHIBITS AND SCHEDULES

Item 14. Exhibits and Reports on SEC Form 17-C

a. Exhibits

Exhibit 1* Quarterly Report (SEC Form 17-Q)

*Please refer to the Quarterly Report (SEC Form 17-Q) submitted to the SEC.

Exhibit 2 Consolidated Financial Statements and Schedules

Material Contracts

Megawide's principal office contracts generally consist of construction contracts for its projects, operating and finance lease commitment, contract of the lease of its office space, motor pool and equipment yard; surety arrangement and guarantees and joint venture agreement. Megawide also has existing loan agreements. Other than these, Megawide is not a party to any contract of any material importance and outside the usual course of business, and the directors do not know of any such contract involving Megawide.

Construction Contracts

Majority of Megawide's contracts are general construction works and may be classified into several scopes namely: site development, earthworks, structural and civil works, masonry works, architectural finishes, electrical works, plumbing and sanitary works, fire protection works and mechanical works.

These construction contracts generally contain a warranty from Megawide that it shall be responsible for, and shall indemnify and hold the customer free and harmless from and against all losses, expenses, judgments, court costs, attorney's fees, demands, payments, suits, action, recoveries, decrees, execution and claim of every nature and description brought and/or recovered by the said contracts. Payment of liquidated damages, computed at 1/10 of 1% of the total contract price, up to a maximum of 10% of the total contract amount, per calendar day of delay, is stipulated in said contracts.

As for the manner of payment, the customer generally pays the downpayment upon submission of certain documents (e.g. bonds) while the balance is paid through monthly progress payments upon submission of Megawide's monthly progress billing. These monthly payments are subject to 10% retention to be released upon lapse of a certain amount of time after the completion and/or turn-over of the project.

Upon complete turn-over of the projects, Megawide, under the foregoing construction contracts, is required to post bonds to guarantee any defects, except those from the ordinary wear and tear or not attributable to Megawide, that may occur within 1 year from acceptance.

PPP Contracts

Megawide, on its own and through its subsidiaries, executed the following agreements relative to its PPP Projects:

(i) Agreements executed by the Department of Education and CMCI for the PSIP I Projects

- (a) Build Lease Transfer Agreement (for Package B) dated October 8, 2012 with a contract price of 5,229,899,136 for the construction of school buildings in Region III;
- (b) Build Lease Transfer Agreement (for Package C) dated October 8, 2012 with a contract price of 7,229,899,136 for the construction of school buildings in Region IV-A; and

The PSIP involves the construction, maintenance and lease of school buildings under a Build-Lease Transfer (BLT) framework. Under the BLT, CMCI will build over 7,000 classrooms then lease the same to DepEd for 10 years before transferring the school buildings to DepEd.

(ii) Agreement executed by the Department of Education and Megawide for the PSIP II Projects

October 17, 2013, Megawide executed a Build Transfer Agreement with the DepEd for the construction of school buildings in Regions I, II, III and CAR with contract price of P2,255,923,096.49

(iii) Build Operate Transfer Agreement executed by MWCCI and the DOH

On March 6, 2014, Megawide's 51%-owned subsidiary, MWCCI, executed a Build Operate Transfer Agreement with DOH relative to the MPOC Project for a total contract price of approximately P5.69 Billion. The BOT Agreement covers the design, construction, operation and maintenance of the hospital for the designated 25-year concession period, and then turnover the hospital to the DOH at the end of such period.

(iv) Concession Agreement executed by GMCAC and DOTC and MCLAA

On April 22, 2014, GMCAC executed a concession agreement for the renovation of the MCIA and the construction of a new and world-class airport passenger terminal (along with associated infrastructure and facilities), the renovation and expansion of the existing airport terminal and the operation and maintenance of both airport passenger terminals for a period of 25 years under a build-operate-transfer arrangement.

The Concession Period is for 25 years.

Operating and Finance Lease

In the conduct of its ordinary course of business, Megawide enters into finance lease agreements with financing companies for its vehicles and equipment for terms 36-60 months. As of December 31, 2014, total carrying amount of transportation equipment and construction equipment held under finance leases amounted to P624,400,077. Outstanding liabilities for the finance leases as of December 31, 2014 amounted to P148,986,472.00.

Leased Properties

Megawide is leasing the 1,493 sq. m. property at N. Domingo St., Barangay Valencia, Quezon City where its corporate office is located from Megapolitan. The lease agreement is valid until February 5, 2015 and Megawide pays a monthly rental of P196,619.40. Megawide leases an office space from Philwide with a monthly rental of P1,000.00. It also leases an office space from Philwide. Megawide pays a rental of P1,000.

In addition to the foregoing office spaces, Megawide also leases properties needed for its operations such as the lease agreement with:

Date	Lease	Duration	Location	Area	Monthly Rental
January 13, 2014	Mail Link Coordinates	January 13, 2015	Mexico Industrial Complex, Brgy. Panipuan, Mexico Pampanga	4,800 sqm	P420,000.00 inclusive of 12% VAT
December 31, 2013	EverForbes Development Corp.	December 20, 2014	#25 Sct. Borromeo St. corner Sct. Tuazon St. South Triangle Quezon City	488.10 sqm	P67,578.94 inclusive of VAT and Withholding Tax
June 23, 2014	Will Decena & Associates, Inc.	January 2015	11 Scout Rallos, Barangay Laging Handa, Quezon City	690 sqm	P80,000.00 net of VAT and Withholding Tax
March 1, 2014	Maria Elma Jaview Loresca	February 28, 2015	#115 Dr. Sixto Antonio Ave. Brgy Maybunga Pasig City	1,225.61 square feet	P30,000
April 1, 2014	Myrna Tomas	March 31, 2016	87 Mindanao Avenue, Barangay Pagasa/B. Bantay, Quezon City	809 sqm	P107,000.00 inclusive of VAT and other taxes
April 11, 2014	LVN Pictures Inc.	April 11, 2016	Barangay Kaunlaran, Cubao, Quezon City	2,019.38 sqm	P271,404.67 inclusive of 12% VAT
June 1, 2014	New Zealand Creamery, Inc.	May 31, 2015	Yakal Street cor. Talisay Street, Makati City	1,350 sqm	P200.00/sqm inclusive of 5% withholding tax and 12% VAT, or a total of P270,000.00
June 1, 2014	New Zealand Creamery, Inc.	May 31, 2015	Yakal Street cor. Talisay Street, Makati City	1,176 sqm	P200.00/sqm inclusive of 5% withholding tax and 12% VAT, or a total of P235,200.00
April 1, 2014	Eldan Land Use Management & Development	March 31, 2015	Mariano St. cor. A. Luna City of Makati	399 sqm	P80,000.00 inclusive of all taxes and fees

	Corp.				
July 1, 2014	Natividad N. Makabuhay	June 30, 2015	Barangay San Juan, Taytay Rizal	6,090 sqm	P487,200.00 exclusive of applicable taxes
March 1, 2014	Dizon Farms Produce, Inc.	March 1, 2018	Ligid Tipas Taguig City	615 sqm	P75,00/sqm VAT inclusive or a total amount of P46,125.00
March 1, 2014	Aguacare Marketing Corp.	October 31, 2018	Tipas St. Taguig City	1,450 sqm	P150.00/sqm inclusive of VAT and all applicable taxes or a total of P217,500.00
January 1, 2014	Altria East Land, Inc.	January 1, 2015	Coastal Road, Bangiad, Brgy. San Juan, Taytay, Rizal	121,984.8 sqm	P2,439,696.00 inclusive of VAT and other taxes

Loan Agreements

Megawide has existing credit lines granted per bank (amounts in P Millions) as of date:

Bank	Credit Line	Outstanding Line	Available Credit Line
BDO Unibank, Inc.	1,500.00	1,210.00	290.00
Bank of the Philippine Islands	1,000.00	600.00	400.00
Metrobank	1,500.00	910.00	590.00
Philippine National Bank	2,000.00	500.00	1,500.00
Security Bank	500.00		500.00
DBP	2,000.00	300.00	1,700.00
HSBC (USD millions)	15.00		15.00

Additionally, Megawide has the following loan agreements:

P3 Billion – BDO Private Bank

On July 11, 2011, Megawide entered into a P3 Billion Notes Facility Agreement with BDO Private Bank, Inc. – Wealth Advisory and Trust Group to fund Megawide’s capital expenditure requirements. The note earns interest at the rate per annum which is equal to the interest rate based on the relevant Philippine Dealing System Treasury Fixing (PDST-F) benchmark rate referenced to the bid yield for treasury securities of maturity similar to the one month plus a margin from 125 to 150 basis points.

As of date, the outstanding amount on the Notes Facility is P1 Billion.

The final maturity dates of the notes issued pursuant to this Agreement are in 2016.

P6.5 Billion Notes Facility Agreement

On December 7, 2012, Megawide, as Sponsor, entered into a P6.5 Billion Notes Facility Agreement with CMCI as Issuer, Citicore as Sponsor, and several banking institutions. The P6.5 Billion Notes Facility Agreement is for the purpose of financing the debt portion of the total project cost of PSIP Contract Package B for Region III and Contract Package for Region IV-A.

In consideration of the commitments made by the noteholders to CMCI in accordance with such agreement, and to ensure the payment by CMCI of all its obligations under such agreement and other loan documents, and for other good and valuable consideration, CMCI assigned to the security trustee appointed under the agreement for the benefit of the noteholders all CMCI's rights, title and interests into its project accounts, project receivables and project documents (subject to governmental approval, including the Build Lease Transfer Agreements with the government), among others.

As of date, the outstanding amount on the Notes Facility is P5,687,500,000.

The final maturity date of the notes issued under this Agreement is in 2023.

P4.0 Billion Notes Facility Agreement

On February 19, 2013, Megawide, as Issuer, entered into a P4 Billion Notes Facility Agreement with several banking institutions. The P4 Billion Notes Facility Agreement is for the purpose of funding Megawide's working capital requirements and for general corporate purposes.

As of date, the outstanding amount on the notes facility is P4 Billion.

The final maturity dates of notes issued under this Agreement are in 2018, 2020 and 2023, respectively.

P11.3 Billion Omnibus Loan and Security Agreement

On April 8, 2014, Megawide, as Sponsor, Assignor and Pledgor, entered into a P11.3 Billion OLSA with GMCAC as Borrower, GMR Infrastructure Limited as Sponsor, Assignor and Pledgor, GMR Infrastructure (Singapore) Pte. Limited as Assignor and Pledgor and BDO Unibank, Inc. as Lender. The P11.3 Billion OLSA is for the purpose of partially funding the payment of the bid premium of the MCIA Project.

In consideration of the commitments made by the lender to GMCAC in accordance with such agreement, and to ensure the payment by GMCAC of all its obligations under such agreement and other loan documents, and for other good and valuable consideration, GMCAC assigned to the security trustee appointed under the agreement for the benefit of the lender all its rights, title and interests into its project accounts, project receivables and project documents, among others.

As of date, the outstanding loan amount is P11,293,882.34.

The final maturity date of the notes issued under this Agreement is in April 21, 2015.

P2.9 Billion OLSA

On October 2, 2014, Megawide, as Guarantor, entered into a P2.9 Billion OLSA with MWCCI as Borrower, Land Bank of the Philippines and Development Bank of the Philippines as Lenders. The P2.9 Billion OLSA is to finance the construction cost of the new POC.

In consideration of the commitments made by the noteholders to MWCCI in accordance with such agreement, and to ensure payment by MWCCI of all its obligations under such agreement and other loan documents, and for other good and valuable consideration, MWCCI assigned to the security trustee appointed under the agreement for the benefit of the noteholders of all its rights, title and interests into certain its project debt accounts, project receivables, project documents, among others.

As of date, there is no outstanding loan amount.

Shareholders Agreements

Agreement with Philcarbon Inc. in relation to MCEI

On June 27, 2014, Megawide entered into a Shareholders' Agreement with PhilCarbon Inc., a renewable energy developer to establish a company that will engage in the development of energy projects for Megawide. Pursuant to said Shareholders' Agreement, MCEI was incorporated on September 4, 2014.

Under the Shareholders' Agreement, Megawide shall own 70% of MCEI and provide 100% of the funds needed to capitalize and operate MCEI. PhilCarbon shall own 30% of MCEI. MCEI's Board shall be composed of 5 directors designated by Megawide and 2 directors designated by PhilCarbon. MCEI will initially develop energy projects to be selected by the MCEI Board from the current portfolio of stage zero projects of PhilCarbon.

Agreement with GMR in relation to GMCAC

On April 8, 2014, Megawide entered into a Shareholders' Agreement with GMR setting forth the terms and conditions governing their participation in the share capital of GMCAC, and their rights and obligations as shareholders in relation to GMCAC. Under said Shareholders' Agreement, the parties defined the business of GMCAC, the required manpower support from each shareholder, the composition of the board, formation of committees and the management team for the orderly management of the MCI Project, conduct of board and shareholder meetings as well as restrictions on the transfer rights of the stockholders and issuance of additional shares.

Agreement with World Citi in relation to MWCCI

On September 22, 2014, Megawide entered into a Shareholders' Agreement with World Citi setting forth the terms and conditions governing their participation in the share capital of MWCCI, and their rights and obligations as shareholders in relation to MWCCI. Under said Shareholders' Agreement the parties defined the shareholding structure, right of first refusal, composition of the board, residency training program for MPOC, and hospital operations and management.

b. Reports on SEC Form 17-C**

Megawide filed the following reports on SEC Form 17-C during the last six (6) month period covered by this Report:

Date Filed	Particulars
June 2, 2014	Signing of Agreement with PhilCarbon Inc.
July 7, 2014	<p>Election of the following members of the Board of Directors for the ensuing year:</p> <ol style="list-style-type: none"> 1. Michael Cosiquien; 2. Edgar B. Saavedra; 3. Yerik C. Cosiquien; 4. Elizabeth Anne C. Uychaco; 5. Florentino A. Tuason, Jr.; 6. Leonor M. Briones (independent director); and 7. Leonilo G. Coronel (independent director). <p>Approval by the stockholders of the following:</p> <ol style="list-style-type: none"> a. Minutes of the June 26, 2013 Annual Stockholders' Meeting; b. Ratification of all acts of Management and the Board of Directors as reported by the President and stated in the Information Statement duly distributed to the stockholders; c. Audited Financial Statements for year ended December 31, 2013; d. Appointment of Punongbayan & Araullo as independent auditors; e. Amendment of Articles of Incorporation and By-Laws to include the power to extend corporate guarantees to subsidiaries and affiliates for business purposes; and the authority of the Corporate Secretary to file the necessary application for amendment of Articles of Incorporation and By-Laws with SEC; f. Amendment of Article Seventh of the Articles of Incorporation to increase the authorized capital stock from Php2 Billion to Php5 Billion consisting of 5 Billion shares with a par value of Php1.00 each and declaration of stock dividends of 750,000,000 common shares of stock with a par value of Php1.00 each to be taken from the unrestricted retained earnings of Megawide as of December 31, 2013; and

	<p>g. Amendment of the Articles of Incorporation and By-Laws to create preferred shares to be taken from the increase in authorized capital stock, subject to approval of SEC and to authorize the Board of Directors and Management to determine the features, terms and conditions of the preferred shares.</p> <p>Election of the following as officers of Megawide for the ensuing year:</p> <p>Chairman and Chief Executive Officer - Michael Cosiquien</p> <p>President and Chief Operating Officer - Edgar Saavedra</p> <p>Treasurer - Irving Cosiquien</p> <p>Corporate Secretary - Florentino Tuason, Jr.</p> <p>Chief Financial Officer / Chief Investment and Strategy Officer / Corporate Information Officer - Oliver Tan</p> <p>Assistant Corporate Secretary/ Compliance Officer/Corporate Information Officer - Grace Bay</p> <p>Corporate Information Officer - Louie Ferrer</p> <p>Corporate Information Officer - Joyce Briones</p> <p>Appointment of the following as members of the Board Committees:</p> <p><u>Executive Committee</u></p> <p>Michael Cosiquien – Chairman Edgar Saavedra – Member Elizabeth Anne Uychaco – Member Oliver Tan - Member</p> <p><u>Audit and Compliance Committee</u></p> <p>Leonilo Coronel (independent director) - Chairman</p>
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	<p>Michael Cosiquien - Member Elizabeth Anne Uychaco - Member</p> <p><u>Compensation and Nomination Committee</u></p> <p>Elizabeth Anne Uychaco - Chairman Leonor Briones (independent director) Yerik Cosiquien - Member Louie Ferrer - Member Leonilo Coronel (independent director) - Member Florentino A. Tuason, Jr.- Member Edgar Saavedra - Member</p> <p><u>Risk Committee</u></p> <p>Leonor Briones (independent director) – Chairman Leonilo Coronel (independent director) – Member Michael Cosiquien - Member Edgar Saavedra - Member Elizabeth Anne Uychaco - Member</p>
July 7, 2014	Clarification on news article posted in Inquirer.net on renewable energy projects
July 11, 2014	Report on the number of shareholders owning 1 board lot each and Foreign Ownership as of June 30, 2014
July 15, 2014	List of Top 100 Stockholders as of June 30, 2014
July 15, 2014	Public Ownership Report as of June 30, 2014
July 23, 2014	Clarification of news article posted in BusinessWorld Online on Bulacan Bulk Water Supply Project
August 6, 2014	Clarification of news article posted in BusinessMirror (Internet Edition) on Integrated Transport System Southwest Terminal Project
August 8, 2014	Report on the number of shareholders owning 1 board lot each and Foreign Ownership Report as of July 31, 2014
September 3, 2014	Clarification of new article posted in philSTAR on Laguna Lakeshore expressway dike project

September 5, 2014	Report on number of shareholders owning 1 board lot each and Foreign Ownership Report as of August 31, 2014
September 17, 2014	Approval by the Board of Directors of the following: <ul style="list-style-type: none"> a. Offering of up to 70 Million non-voting preferred shares to the public; b. Registration of said preferred shares with SEC; c. Filing of a listing application to list said preferred shares with the Philippine Stock Exchange; and d. Engagement of underwriters and advisors for the offer of the preferred shares.
September 26, 2014	SEC's approval of Amendments to Articles of Incorporation and By-Laws
October 7, 2014	Signing of Omnibus Line and Security Agreement for MPOC Project
October 9, 2014	Report on number of shareholders owning 1 board lot each and Foreign Ownership Report as of September 30, 2014
October 14, 2014	SEC approval of Record Date for stock dividend declaration
October 20, 2014	Approval by the Board of Directors of the Consolidated Audited Interim Financial Statements as of June 30, 2014
October 20, 2014	List of Top 100 Stockholders as of September 30, 2014
October 20, 2014	Public Ownership Report as of September 30, 2014
October 20, 2014	Amended Disclosure re: approval of Consolidated Reviewed Interim Financial Statements as of June 30, 2014
October 20, 2014	Adjusted price and outstanding capital stock, foreign and local shares

October 27, 2014	Attendance of the following director and key officers of Megawide in the SEC-PSE Corporate Governance Forum held on October 21, 2014: Florentino A. Tuason, Jr. – Director and Corporate Secretary Grace Q. Bay - Assistant Corporate Secretary, Compliance Officer and Corporate Information Officer Joyce M. Briones – Corporate Information Officer
November 3, 2014	Approval of Pro-Forma Financial Information as of June 30, 2014 and December 31, 2013
November 11, 2014	Clarification of news article posted in Manila Standard on New Centennial Water Sources – Kaliwa Dam Project
November 12, 2014	Report on number of shareholders owning 1 board lot each and Foreign Ownership Report as of October 31, 2014
November 17, 2014	Clarification of news article posted in Manila Standard Today on SEC approval of preferred shares offering
November 17, 2014	Amended Disclosure on declaration of 750 Million common shares stock dividend
December 5, 2014	Plan to participate in New Centennial Water Sources – Kaliwa Dam Project
December 9, 2014	Report on number of shareholders owning 1 board lot each and Foreign Ownership Report as of November 30, 2014
December 19, 2014	Resignation of Grace Q. Bay as Assistant Corporate Secretary, Compliance Officer and Corporate Information Officer and PSE Electronic Disclosure Generation Technology (EDGE) System Administrator effective December 31, 2014 Resignation of Joyce M. Briones as PSE EDGE Maker/Approver Election of Joyce M. Briones as Assistant

	<p>Corporate Secretary, Compliance Officer and PSE EDGE System Administrator vice Grace Q. Bay</p> <p>Election of Florentino A. Tuason, Jr. as Corporate Information Officer vice Grace Q. Bay and Rochelle A. Feliciano as PSE EDGE Maker/Approver vice Joyce M. Briones</p>
December 23, 2014	Signing of OLSA for MCIA Project

**Please refer to the SEC Form 17-C previously filed with the SEC.

SIGNATURES

Pursuant to the requirements of Section 17 of the Code and Section 141 of the Corporation Code, this report is signed on behalf of the issuer by the undersigned, thereto duly authorized, in _____ on _____.

By:

MICHAEL C. COSIQUIEN
Principal Executive Officer
(NOTE: Abroad)

EDGAR B. SAAVEDRA
Principal Operating Officer

OLIVER Y. TAN
Principal Financial Officer

RENATO UY
Comptroller

CHRISTOPHER NADAYAG
Principal Accounting Officer

FLORENTINO A. TUASON, JR.
Corporate Secretary

SUBSCRIBED AND SWORN TO before me this APR 15 2015, affiants exhibiting to me their respective valid IDs, as follows:

NAME	Valid ID	DATE OF ISSUE/VALID UNTIL	PLACE OF ISSUE
Edgar B. Saavedra	Passport No. EB47101163	February 14, 2017	Manila
Florentino A. Tuason, Jr.	Passport No. EB4627079	February 4, 2012	Manila
Oliver Y. Tan	Driver's License No. 4-96-368816	September 25, 2013	Manila
Renato Uy	Driver's License 4-84-015654	September 26, 2013	Manila
Christopher Nadayag	TIN: 248-948-535		

Doc. No. 95;
Page No. 20;
Book No. III;
Series of 2015.



KATRINA MICHELLE F. MANCAO
Commission No. M-301
Notary Public for Makati City
Until December 31, 2015
6th Floor, Don Pablo Building
114 Amorsolo St., Legaspi Village, Makati City
PTR No. 4761775, 01/12/15, Makati City
IBP No. 0983429, 01/09/15, RSM
Roll No. 62126
Admitted to Bar April 2013

ANNEX “A”
LIST OF PCD PARTICIPANTS WITH COMMON
SHARES AS OF MARCH 31, 2015



TOP 100 PDTC PARTICIPANTS

Business Date 03/31/2015

Security ID: MWIDE0000000		Security Name: MWIDE			
Transfer Agent: EQBKTA00000		Transfer Agent Name: BANCO DE ORO UNIBANK, INC. TRANSFER AGENT			
S. No.	BPID	BPNAME	HOLDING	%HOLDING	
1	HSBC2000000	THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT.	112,186,113.00	18.1819399	
2	CITI1000000	CITIBANK N.A.	100,940,237.00	16.3593271	
3	CITI1000010	CITIBANK N.A.	76,300,665.00	12.3660056	
4	27900000000	BDO SECURITIES CORPORATION	45,950,647.00	7.4471954	
5	GSIS1000000	GOVERNMENT SERVICE INSURANCE SYSTEM	27,667,365.00	4.4840342	
6	20300000000	COL Financial Group, Inc.	25,253,663.00	4.0928469	
7	10100000000	A & A SECURITIES, INC.	24,501,907.00	3.9710102	
8	21900000000	PAPA SECURITIES CORPORATION	22,930,234.00	3.7162901	
9	17400000000	HDI SECURITIES, INC.	22,481,886.00	3.6436266	
10	HSBC1000000	THE HONGKONG AND SHANGHAI BANKING CORP. LTD. -CLIENTS' ACCT.	15,397,661.00	2.4954902	
11	BCDO2000000	BANCO DE ORO - TRUST BANKING GROUP	14,720,637.00	2.3857653	
12	BCDO2000033	BANCO DE ORO - TRUST BANKING GROUP	11,912,126.00	1.9305915	
13	LBPI1000000	LAND BANK OF THE PHILIPPINES	11,516,034.00	1.8663971	
14	19800000000	LUCKY SECURITIES, INC.	10,620,281.00	1.7212229	
15	DEUB1000000	DEUTSCHE BANK MANILA-CLIENTS A/C	9,918,762.00	1.6075281	
16	BCDO2000010	BANCO DE ORO - TRUST BANKING GROUP	7,499,742.00	1.2154789	
17	10200000000	ABACUS SECURITIES CORPORATION	6,021,909.00	0.9759674	
18	SCTD1000000	MBTC - TRUST BANKING GROUP	5,783,292.00	0.9372949	
19	DEUB2000007	DEUTSCHE BANK AG MANILA BRANCH A/C CLIENTS DEUB20	3,650,458.00	0.5916277	
20	26700000000	FIRST METRO SECURITIES BROKERAGE CORP.	3,627,226.00	0.5878625	
21	22000000000	MAYBANK ATR KIM ENG SECURITIES, INC.	3,307,718.00	0.5360800	
22	12600000000	BPI SECURITIES CORPORATION	2,786,842.00	0.4516619	
23	HSBC2000008	THE INSULAR LIFE ASSURANCE COMPANY, LTD.	2,115,144.00	0.3428002	
24	23600000000	R. NUBLA SECURITIES, INC.	2,000,654.00	0.3242449	
25	22900000000	SALISBURY BKT SECURITIES CORPORATION	1,790,918.00	0.2902531	
26	HSBC2000007	THE INSULAR LIFE ASSURANCE COMPANY, LTD.	1,714,383.00	0.2778491	
27	BCDO2000152	IMA#201-78176-2	1,670,039.00	0.2706623	
28	UCPB1000000	UNITED COCONUT PLANTERS BANK-TRUST BANKING	1,591,485.00	0.2579311	

Security ID: MWIDE0000000		Security Name: MWIDE			
Transfer Agent: EQBKTA00000		Transfer Agent Name: BANCO DE ORO UNIBANK, INC. TRANSFER AGENT			
S. No.	BPID	BPNAME	HOLDING	%HOLDING	
29	BCDO2000063	FEDERAL PHOENIX ASSURANCE CO., INC.	1,479,864.00	0.2398407	
30	24700000000	STANDARD SECURITIES CORPORATION	1,476,636.00	0.2393176	
31	16200000000	F. YAP SECURITIES, INC.	1,445,448.00	0.2342629	
32	11500000000	SB EQUITIES, INC.	1,437,697.00	0.2330067	
33	11000000000	ANGPING & ASSOCIATES SECURITIES, INC.	1,335,420.00	0.2164308	
34	20600000000	MERIDIAN SECURITIES, INC.	1,076,069.00	0.1743979	
35	26900000000	WEALTH SECURITIES, INC.	1,051,505.00	0.1704168	
36	26600000000	VICSAL SECURITIES & STOCK BROKERAGE, INC.	1,047,791.00	0.1698149	
37	32300000002	CLSA PHILIPPINES, INC.	972,214.00	0.1575662	
38	21700000000	RCBC SECURITIES, INC.	958,902.00	0.1554087	
39	BCDO2000071	IMA#201-78074	890,335.00	0.1442961	
40	14700000000	E. CHUA CHIACO SECURITIES, INC.	885,741.00	0.1435515	
41	BCDO2000150	IMA#201-78174-7	877,853.00	0.1422731	
42	11100000000	ANSALDO, GODINEZ & CO., INC.	855,020.00	0.1385726	
43	32300000005	CLSA PHILIPPINES, INC.	841,398.00	0.1363649	
44	23500000000	REGINA CAPITAL DEVELOPMENT CORPORATION	837,786.00	0.1357795	
45	34500000000	UNICAPITAL SECURITIES INC.	777,857.00	0.1260668	
46	15400000000	EVERGREEN STOCK BROKERAGE & SEC., INC.	731,028.00	0.1184773	
47	11200000000	AB CAPITAL SECURITIES, INC.	723,725.00	0.1172937	
48	22400000000	PNB SECURITIES, INC.	692,679.00	0.1122621	
49	BCDO2000149	IMA#201-78169-7	686,473.00	0.1112563	
50	BCDO2000153	IMA#201-78177-0	686,019.00	0.1111827	
51	24200000000	SECURITIES SPECIALISTS, INC.	676,871.00	0.1097001	
52	15300000000	EQUITIWORLD SECURITIES, INC.	672,493.00	0.1089906	
53	10300000000	ACCORD CAPITAL EQUITIES CORPORATION	650,781.00	0.1054717	
54	18300000000	INTRA-INVEST SECURITIES, INC.	642,400.00	0.1041134	
55	21500000000	OPTIMUM SECURITIES CORPORATION	610,754.00	0.0989846	
56	12400000000	B. H. CHUA SECURITIES CORPORATION	597,062.00	0.0967655	
57	15000000000	EASTERN SECURITIES DEVELOPMENT CORPORATION	504,597.00	0.0817798	
58	36800000000	SunSecurities, Inc.	498,230.00	0.0807479	
59	25900000000	UCPB SECURITIES, INC.	495,563.00	0.0803156	
60	23100000000	R & L INVESTMENTS, INC.	462,338.00	0.0749309	
61	23800000000	R. S. LIM & CO., INC.	459,165.00	0.0744166	
62	23300000000	R. COYIUTO SECURITIES, INC.	427,608.00	0.0693022	
63	25300000000	TOWER SECURITIES, INC.	374,691.00	0.0607260	
64	13000000000	CENTURY SECURITIES CORPORATION	368,766.00	0.0597657	
65	BCDO2000066	BDO TRUST BANKING GROUP	340,836.00	0.0552391	
66	DEUB2000000	DEUTSCHE BANK MANILA-CLIENTS A/C	338,569.00	0.0548717	
67	18100000000	INVESTORS SECURITIES, INC.	337,351.00	0.0546743	
68	20000000000	MANDARIN SECURITIES CORPORATION	314,302.00	0.0509387	

Security ID: MWIDE0000000		Security Name: MWIDE			
Transfer Agent: EQBKTA00000		Transfer Agent Name: BANCO DE ORO UNIBANK, INC. TRANSFER AGENT			
S. No.	BPID	BPNAME	HOLDING	%HOLDING	
69	23900000000	RTG & COMPANY, INC.	298,845.00	0.0484336	
70	BCDO2000051	BDO TRUST BANKING GROUP	295,202.00	0.0478432	
71	BCDO2000065	BDO TRUST BANKING GROUP	294,300.00	0.0476970	
72	28800000000	G.D. TAN & COMPANY, INC.	286,346.00	0.0464079	
73	PABC1000000	AB CAPITAL & INVESTMENT CORP. - TRUST & INVESTMENT DIV.	286,113.00	0.0463702	
74	27800000000	YU & COMPANY, INC.	275,590.00	0.0446647	
75	12200000000	BELSON SECURITIES, INC.	262,111.00	0.0424802	
76	17000000000	GOLDSTAR SECURITIES, INC.	260,245.00	0.0421778	
77	BCDO2000086	IMA# 201-78082	259,271.00	0.0420199	
78	10900000000	BA SECURITIES, INC.	252,283.00	0.0408874	
79	28600000000	SOLAR SECURITIES, INC.	238,023.00	0.0385763	
80	28200000000	PCCI SECURITIES BROKERS CORP.	223,628.00	0.0362433	
81	BCDO2000135	IMA#201-78135-8	222,205.00	0.0360126	
82	15900000000	FIRST INTEGRATED CAPITAL SECURITIES, INC.	221,397.00	0.0358817	
83	19000000000	VALUE QUEST SECURITIES CORPORATION	221,114.00	0.0358358	
84	16800000000	GLOBALINKS SECURITIES & STOCKS, INC.	220,204.00	0.0356883	
85	19900000000	LUYS SECURITIES COMPANY, INC.	220,125.00	0.0356755	
86	PSMC2000000	SAN MIGUEL CORPORATION RETIREMENT PLAN-STP	218,205.00	0.0353644	
87	11600000000	ASIA PACIFIC CAPITAL EQUITIES & SECURITIES CORP.	215,320.00	0.0348968	
88	14000000000	IGC SECURITIES INC.	215,113.00	0.0348632	
89	24600000000	SUMMIT SECURITIES, INC.	198,275.00	0.0321343	
90	10400000000	A. T. DE CASTRO SECURITIES CORP.	187,469.00	0.0303830	
91	10600000000	ALPHA SECURITIES CORP.	179,516.00	0.0290941	
92	BCDO2000144	IMA#201-78159-8	176,819.00	0.0286570	
93	BCDO2000140	IMA#201-78149-9	175,684.00	0.0284730	
94	20500000000	MERCANTILE SECURITIES CORP.	171,011.00	0.0277157	
95	18200000000	IMPERIAL,DE GUZMAN,ABALOS & CO.,INC.	170,410.00	0.0276183	
96	28500000000	GOLDEN TOWER SECURITIES & HOLDINGS, INC.	170,364.00	0.0276108	
97	17500000000	H. E. BENNETT SECURITIES, INC.	169,117.00	0.0274087	
98	23000000000	QUALITY INVESTMENTS & SECURITIES CORPORATION	165,452.00	0.0268147	
99	13100000000	PCIB SECURITIES, INC.	155,727.00	0.0252386	
100	BCDO2000151	IMA#201-78175-4	151,648.00	0.0245775	
101	25100000000	TANSENGCO & CO., INC.	142,921.00	0.0231631	
102	BCDO2000064	BDO TRUST BANKING GROUP	142,211.00	0.0230481	
103	BCDO2000015	BANCO DE ORO - TRUST BANKING GROUP	133,891.00	0.0216996	
104	SCBK1000000	STANDARD CHARTERED BANK	130,923.00	0.0212186	
105	12800000000	CAMPOS, LANUZA & COMPANY, INC.	123,111.00	0.0199525	
106	25700000000	TRI-STATE SECURITIES, INC.	115,679.00	0.0187480	
107	21000000000	MOUNT PEAK SECURITIES, INC.	113,546.00	0.0184023	
108	BCDO2000145	IMA#201-78160-6	113,467.00	0.0183895	

Security ID: MWIDE0000000		Security Name: MWIDE			
Transfer Agent: EQBKTA00000		Transfer Agent Name: BANCO DE ORO UNIBANK, INC. TRANSFER AGENT			
S. No.	BPID	BPNAME	HOLDING	%HOLDING	
109	BCDO2000136	IMA#201-78141-6	105,524.00	0.0171022	
110	16100000000	FRANCISCO ORTIGAS SECURITIES, INC.	100,853.00	0.0163452	
111	21100000000	NEW WORLD SECURITIES CO., INC.	100,490.00	0.0162864	
112	33800000002	PHILIPPINE EQUITY PARTNERS, INC.	98,337.00	0.0159374	
113	13600000000	TRITON SECURITIES CORP.	92,300.00	0.0149590	
114	BCDO2000014	BANCO DE ORO - TRUST BANKING GROUP	91,908.00	0.0148955	
115	16700000000	AURORA SECURITIES, INC.	91,646.00	0.0148530	
116	BCDO2000122	IMA#201-78031-9	90,773.00	0.0147115	
117	BCDO2000090	IMA#201-78090-5	71,294.00	0.0115546	
118	BCDO2000028	BANCO DE ORO - TRUST BANKING GROUP	68,269.00	0.0110643	
119	BCDO2000155	IMA#201-78179-6	66,510.00	0.0107792	
120	BCDO2000037	BDO TRUST BANKING GROUP	62,973.00	0.0102060	
121	13300000000	CITISECURITIES, INC.	62,031.00	0.0100533	
122	21800000000	PAN ASIA SECURITIES CORP.	61,213.00	0.0099208	
123	BCDO2000092	BDO TRUST FAO GENERALI PILIPINAS LIFE ASSURANCE COMPANY- EQUITY I	61,213.00	0.0099208	
124	BCDO2000154	IMA#201-78178-8	53,745.00	0.0087104	
125	27500000000	YAO & ZIALCITA, INC.	50,005.00	0.0081043	
126	24000000000	S.J. ROXAS & CO., INC.	49,241.00	0.0079805	
127	19500000000	LITONJUA SECURITIES, INC.	49,168.00	0.0079686	
128	27000000000	WESTLINK GLOBAL EQUITIES, INC.	49,168.00	0.0079686	
129	BCDO2000148	IMA#201-78168-9	48,034.00	0.0077848	
130	BCDO2000069	IMA# 201-78068	45,197.00	0.0073251	
131	12000000000	ATC SECURITIES, INC.	43,641.00	0.0070729	
132	BCDO2000078	IMA#201-78076	43,192.00	0.0070001	
133	BCDO2000157	IMA#201-78181-2	40,829.00	0.0066171	
134	14500000000	DIVERSIFIED SECURITIES, INC.	39,784.00	0.0064478	
135	11900000000	ASTRA SECURITIES CORPORATION	37,822.00	0.0061298	
136	32300000003	PERLA COMPAÑA DE SEGUROS INC.	37,822.00	0.0061298	
137	BCDO2000131	IMA#201-78129-1	34,796.00	0.0056394	
138	19300000000	LARRGO SECURITIES CO., INC.	33,530.00	0.0054342	
139	28300000000	EAGLE EQUITIES, INC.	33,254.00	0.0053895	
140	BCDO2000139	IMA#201-78145-7	31,203.00	0.0050571	
141	BCDO2000052	BDO TRUST BANKING GROUP	30,636.00	0.0049652	
142	20400000000	DA MARKET SECURITIES, INC.	30,500.00	0.0049431	
143	BCDO2000132	IMA#201-78130-9	27,421.00	0.0044441	
144	BCDO2000141	IMA#201-78151-5	25,795.00	0.0041806	
145	12800000004	MERIDIAN ASSURANCE CORPORATION	25,021.00	0.0040551	
146	BCDO2000156	IMA#201-78180-4	24,717.00	0.0040059	
147	BCDO2000133	IMA#201-78131-7	23,828.00	0.0038618	
148	BCDO2000068	IMA# 208-78180-7	21,936.00	0.0035552	

Security ID: MWIDE0000000		Security Name: MWIDE			
Transfer Agent: EQBKTA00000		Transfer Agent Name: BANCO DE ORO UNIBANK, INC. TRANSFER AGENT			
S. No.	BPID	BPNAME	HOLDING	%HOLDING	
149	BCDO2000161	IMA#201-78185-3	20,953.00	0.0033958	
150	BCDO2000134	IMA#201-78132-5	20,424.00	0.0033101	
151	17200000000	GUILD SECURITIES, INC.	20,365.00	0.0033005	
152	14200000000	DBP-DAIWA CAPITAL MARKETS PHILIPPINES, INC.	19,337.00	0.0031339	
153	27200000000	BERNAD SECURITIES, INC.	18,911.00	0.0030649	
154	BCDO2000173	IMA#201-78197-8	18,287.00	0.0029638	
155	14100000000	CUALOPING SECURITIES CORPORATION	17,965.00	0.0029116	
156	19700000000	LOPEZ, LOCSIN, LEDESMA & CO., INC.	17,456.00	0.0028291	
157	16900000000	JSG SECURITIES, INC.	14,364.00	0.0023280	
158	BCDO2000094	IMA#101-78104-5	13,049.00	0.0021148	
159	26300000000	VENTURE SECURITIES, INC.	11,961.00	0.0019385	
160	12900000000	SINCERE SECURITIES CORPORATION	10,072.00	0.0016324	
161	BCDO2000085	IMA# 208-50271	10,022.00	0.0016243	
162	10000000000	UPCC SECURITIES CORP.	10,000.00	0.0016207	
163	25500000000	APEX PHILIPPINES EQUITIES CORPORATION	9,455.00	0.0015324	
164	23700000000	AAA SOUTHEAST EQUITIES, INCORPORATED	9,310.00	0.0015089	
165	BCDO2000162	IMA#201-78186-1	9,304.00	0.0015079	
166	BCDO2000167	IMA#201-78191-1	9,304.00	0.0015079	
167	17900000000	I. ACKERMAN & CO., INC.	8,188.00	0.0013270	
168	BCDO2000166	IMA#201-78190-3	7,848.00	0.0012719	
169	15700000000	FIRST ORIENT SECURITIES, INC.	7,273.00	0.0011787	
170	BCDO2000168	IMA#201-78192-9	6,940.00	0.0011248	
171	BCDO2000159	IMA#201-78183-8	6,921.00	0.0011217	
172	11800000000	ASIASEC EQUITIES, INC.	6,837.00	0.0011081	
173	19200000000	STRATEGIC EQUITIES CORP.	6,675.00	0.0010818	
174	BCDO2000174	IMA#201-78198-6	6,468.00	0.0010483	
175	PPSB1000008	EAST WEST BANKING CORP.-TRUST DIVISION FAO 387-311-008354	5,673.00	0.0009194	
176	BCDO2000172	IMA#201-78196-0	5,654.00	0.0009163	
177	BCDO2000165	IMA#201-78189-5	4,822.00	0.0007815	
178	BCDO2000163	IMA#201-78187-9	4,766.00	0.0007724	
179	BCDO2000158	IMA#201-78182-0	4,520.00	0.0007326	
180	BCDO2000169	IMA#201-78193-7	4,368.00	0.0007079	
181	BCDO2000009	BANCO DE ORO - TRUST BANKING GROUP	4,364.00	0.0007073	
182	BCDO2000095	IMA#101-78105-1	4,350.00	0.0007050	
183	BCDO2000170	IMA#201-78194-5	4,293.00	0.0006958	
184	25200000000	THE FIRST RESOURCES MANAGEMENT & SECURITIES CORP.	4,227.00	0.0006851	
185	BCDO2000093	BLUE CROSS INSURANCE INC.	4,160.00	0.0006742	
186	BCDO2000160	IMA#201-78184-6	3,915.00	0.0006345	
187	BCDO2000142	IMA#201-78152-3	3,404.00	0.0005517	
188	12500000000	JAKA SECURITIES CORP.	3,025.00	0.0004903	

Security ID: MWIDE0000000		Security Name: MWIDE			
Transfer Agent: EQBKTA00000		Transfer Agent Name: BANCO DE ORO UNIBANK, INC. TRANSFER AGENT			
S. No.	BPID	BPNAME	HOLDING	%HOLDING	
189	1120000FTXN	AB CAPITAL SECURITIES, INC.	2,836.00	0.0004596	
190	BCDO2000070	IMA# 201-78069	2,458.00	0.0003984	
191	BCDO2000177	IMA#201-78202-6	1,702.00	0.0002758	
192	BCDO2000175	IMA#201-78200-0	1,570.00	0.0002544	
193	12300000000	BENJAMIN CO CA & CO., INC.	1,229.00	0.0001992	
194	BCDO2000176	IMA#201-78201-8	1,059.00	0.0001716	
195	BCDO2000179	IMA#201-78204-2	946.00	0.0001533	
196	BCDO2000178	IMA#201-78203-4	908.00	0.0001472	
197	18000000000	I. B. GIMENEZ SECURITIES, INC.	491.00	0.0000796	
198	33800000000	PHILIPPINE EQUITY PARTNERS, INC.	325.00	0.0000527	
199	BCDO2000005	GENERALI PILIPINAS LIFE ASSURANCE COMPANY - GF	130.00	0.0000211	
200	MEGAWIDE000	MEGAWIDE CONSTRUCTION CORPORATION	120.00	0.0000194	
201	20900000000	DEUTSCHE REGIS PARTNERS, INC.	91.00	0.0000147	
202	22500000000	PREMIUM SECURITIES, INC.	20.00	0.0000032	
203	32300000000	CLSA PHILIPPINES, INC.	10.00	0.0000016	
204	HSBC4000000	THE HONGKONG & SHANGHAI BANKING CORP. LTD. -OWN ACCOUNT	1.00	0.0000002	

**CONSOLIDATED ANNUAL CORPORATE
GOVERNANCE REPORT**

SECURITIES AND EXCHANGE COMMISSION

SEC FORM - ACGR

ANNUAL CORPORATE GOVERNANCE REPORT

1. Report is Filed for the Year: **2014**
 2. Exact Name of Registrant as Specified in its Charter: **Megawide Construction Corporation**
 3. **2/F Spring Bldg. Arnaiz Ave. cor. P. Burgos St., Pasay City, Metro Manila**
Address of Principal Office Postal Code **1300**
 4. SEC Identification Number: **CS200411461**
 5. (SEC Use Only)
Industry Classification Code:
 6. BIR Tax Identification Number: **232-715-069-000**
 7. **655-1111**
Issuer's telephone number, including area code
 8. **N/A**
Former name or former address, if changed since last report
-

A. BOARD MATTERS

1) Board of Directors

Number of Directors per Articles of Incorporation	7
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Actual number of Directors for the year	7
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(a) Composition of the Board

Complete the table with information on the Board of Directors:

Directors' Name	Type [Executive (ED), Non-Executive (NED) or Independent Director (ID)]	If nominee, identify the principal	Nominator in the last election (if ID, state the relationship with the nominator)	Date first elected	Date last elected ¹ (if ID, state the number of years served as ID) ²	Elected when (Annual/Special Meeting)	No. of years served as director ³
Michael Cosiquien	ED	N/A	Suyen Corporation	July 28, 2004	June 30, 2014	Annual Meeting	10
Edgar B. Saavedra	ED	N/A	Suyen Corporation	July 28, 2004	June 30, 2014	Annual Meeting	10
Yerik C. Cosiquien	NED	N/A	Suyen Corporation	July 28, 2004	June 30, 2014	Annual Meeting	10
Elizabeth Anne C. Uychaco	NED	Sybase Equity Investments Corporation (Sybase)	Suyen Corporation	March 16, 2011	June 30, 2014	Annual Meeting	3
Florentino Tuason, Jr.	NED	N/A	Suyen Corporation	April 8, 2011	June 30, 2014	Annual Meeting	3
Leonilo G. Coronel	ID	N/A	Suyen Corporation (no relationship with nominator)	July 19, 2010	June 30, 2014 (served as ID for 4 years)	Annual Meeting	4
Leonor M. Briones	ID	N/A	Suyen Corporation (no relationship with nominator)	July 19, 2010	June 30, 2014 (served as ID for 4 years)	Annual Meeting	4

(b) Provide a brief summary of the corporate governance policy that the board of directors has adopted. Please emphasize 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 responsibilities.

The Board of Directors has adopted the corporate governance policy

¹Updated as of 2014

²Reckoned from first election on July 19, 2010. (Updated as of 2014)

³Updated as of 2014.

stated in the Revised Code of Corporate Governance. In particular, the Board has adopted the following policies to protect the rights of minority stakeholders:

- A director shall not be removed without cause if it will deny minority shareholders representation in the Board.
- The minority shareholders shall be 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.
- The minority shareholders shall 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 and, if not included, then the minority shareholders shall be allowed to propose to include such matters in the agenda of stockholders' meeting, being within the definition of "legitimate purposes."
- The Board should give minority stockholders the right to propose the holding of meetings and the items for discussion in the agenda that relate directly to the business of the corporation.
- Megawide's Board and Management committed themselves to the principles and best practices contained in its Revised Manual on Corporate Governance and acknowledged that the Revised Manual serves as their guide to the attainment of corporate goals.

(c) How often does the Board review and approve the vision and mission?

Yearly.

(d) Directorship in Other Companies

(i) Directorship in the Company's Group⁴

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

Director's Name	Corporate Name of the Group Company	Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman.
Michael C. Cosiquien	Altria East Land Inc. (Altria) Citicore Holdings Investment, Inc. (Citicore)	Executive Executive
Edgar B. Saavedra	Altria Citicore	Executive Executive

⁴ The Group is composed of the parent, subsidiaries, associates and joint ventures of the company.

(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:

Director's Name	Name of Listed Company	Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman.
Elizabeth Anne C. Uychaco	Belle Corporation ⁵	Executive

(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:

Director's Name	Name of the Significant Shareholder	Description of the relationship
Michael C. Cosiquien	Altria Citicore	Director and stockholder Director and stockholder
Edgar B. Saavedra	Altria Citicore	Director and stockholder Director and stockholder

(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:

There is no 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. The Board of Directors will, however, discuss and consider setting such limit pursuant to the Revised Code on Corporate Governance.

	Guidelines	Maximum Number of Directorships in other companies
Executive Director	N/A	N/A
Non-Executive Director		
CEO		

(e) Shareholding in the Company

Complete the following table on the members of the company's Board of

⁵Updated as of 2013

Directors who directly and indirectly own shares in the company (as of December 31, 2014):⁶

Name of Director	Number of Direct shares	Number of indirect shares / Through (name of record owner)	% of capital stock
Michael C. Cosiquien	3 (lodged with PCD)	None	Nil
Edgar B. Saavedra	3 (lodged with PCD)	None	Nil
Yerik C. Cosiquien	3 (lodged with PCD)	8,996,108(held by his father, lodged with PCD)	Nil
Elizabeth Anne C. Uychaco	59,003 (lodged with PCD)	None	Nil
Florentino A. Tuason, Jr.	246	None	Nil
Leonilo G. Coronel	5 (lodged with PCD)	None	Nil
Leonor M. Briones	5 (lodged with PCD)	None	Nil
TOTAL	59,268	8,996,108	Nil

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 benefits of independent views.

Yes

No

Pursuant to Article 3 (C) of the Revised Code of Corporate Governance, the Board gets independent views from independent and non-executive directors.

Identify the Chair and CEO:

Chairman of the Board	Michael C. Cosiquien
CEO/President	CEO – Michael C. Cosiquien President – Edgar B. Saavedra

- (b) Roles, Accountabilities and Deliverables

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

	Chairman	Chief Executive Officer
Role	<ul style="list-style-type: none"> Ensure that the meetings of the Board are held in accordance with the by-laws or as the Chair may deem necessary; Supervise the preparation of the agenda of the meeting in 	<ul style="list-style-type: none"> Preside at the meetings of the stockholders; Initiate and develop corporate objectives and policies and formulate long range projects, plans and programs for the approval of the Board of
Accountabilities		
Deliverables		

⁶Updated as of 2014

	<p>coordination with the Corporate Secretary, taking into consideration the suggestions of the CEO, Management and the directors;</p> <ul style="list-style-type: none"> • Maintain qualitative and timely lines of communication and information between the Board and Management; and • Be the Presiding Officer of the Executive Committee 	<p>Directors, including those for executive training, development and compensation;</p> <ul style="list-style-type: none"> • Supervise and manage the business affairs of the Corporation upon the direction of the Board of Directors; • Implement the administrative and operational policies of the corporation under his supervision and control; • Appoint, remove, suspend or discipline employees of the corporation, prescribe their duties, and determine their salaries; • Oversee the preparation of the budgets and the statements of accounts of the corporation; • Represent the corporation at all functions and proceedings; • Execute on behalf of the corporation all contracts, agreements and other instruments affecting the interests of the corporation which require the approval of the Board of Directors; • Make reports to the Board of Directors and stockholders; • Perform such other duties as are incident to his office or are entrusted to him by the Board of Directors.
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3) Explain how the board of directors plan for the succession of the CEO/Managing Director/President and the top key management positions?

The Board will still discuss such plan for succession. On October 1, 2012, the Audit and Risk Management Committee approved that its Charter

should include a succession plan, among others.

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.

The Board is still formulating a policy on the matter.

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

The Board is still formulating a policy on the matter.

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

	Executive	Non-Executive	Independent Director
Role			
Accountabilities			
Deliverables	<ul style="list-style-type: none"> • Conduct fair business transactions with the company and ensure that personal interest does not conflict with the interests of the corporation; • Devote time and attention necessary to properly and effectively perform his duties and responsibilities; • Act judiciously; • Exercise independent judgment; • Have a working knowledge of the statutory and regulatory requirements that affect the company, including its Articles of Incorporation and By-Laws, the rules and regulations of the SEC and, where applicable, the requirements of relevant regulatory agencies; • Keep abreast with industry developments and business trends in order to promote the corporation's competitiveness; and • Observe confidentiality. 	<ul style="list-style-type: none"> • Always attend Board meetings; • Conduct fair business transactions with the company and ensure that personal interest does not conflict with the interests of the corporation; • Devote time and attention necessary to properly and effectively perform his duties and responsibilities; • Act judiciously; • Exercise independent judgment; • Have a working knowledge of the statutory and regulatory requirements that affect the company, including its Articles of Incorporation and By-Laws, the rules and regulations of the SEC and, where 	

		<p>applicable, the requirements of relevant regulatory agencies;</p> <ul style="list-style-type: none"> • Keep abreast with industry developments and business trends in order to promote the corporation's competitiveness; and • Observe confidentiality.
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Provide the company's definition of "independence" and describe the company's compliance to the definition.

The company adheres to the definition of "independent director" provided under Section 38 of the Securities Regulation Code, namely:

"xxx 'independent director' shall mean a person other than an officer or employee of the corporation, its parent or subsidiaries, or any other individual having a relationship with the corporation, which would interfere with the exercise of independent judgment in carrying out the responsibilities of a director."

It also complies with the definition of the term provided under Part I item c of the Code of Corporate Governance:

"c. Independent Director - refers to a person other than an officer or employee of the corporation, its parent or subsidiaries, or any other individual having any relationship with the corporation, which would interfere with the exercise of independent judgment in carrying out the responsibilities of a director. This means that apart from the directors' fees and shareholdings, he should be independent of management and free from any business or other relationship which could materially interfere with the exercise of his independent judgment."

Does the company have a term limit of five consecutive years for independent directors?

Yes. The company shall comply with SEC Memorandum Circular No. 9 on Term Limits of 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 the SEC Memorandum, an independent director who had served

for five years can be re-elected after a 2-year cooling-off period and can serve for another five years provided that the independent director has not engaged in any activity that under existing rules disqualifies a person from being elected as independent director.

- 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: **There were no changes in the composition of the Board of Directors.**

Name	Position	Date of Cessation	Reason
N/A	N/A	N/A	N/A

- (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. Please provide details of the processes adopted (including the frequency of election) and the criteria employed in each procedure:

Procedure	Process Adopted	Criteria
a. Selection/Appointment		
(i) Executive Directors	<p>Stockholders may submit the names of nominees to the Corporate Secretary. The Compensation and Nomination Committee⁷ then reviews and evaluates the nominations and gives the list of nominees to the Corporate Secretary.</p> <p>The stockholders will then elect the directors from the list of nominees during the regular stockholders' meeting.</p>	<p>Directors must possess the following qualifications and none of the following disqualifications:</p> <p>Qualifications:</p> <ul style="list-style-type: none"> • college education or equivalent academic degree; • practical understanding of the business of the corporation; • membership in good standing in relevant industry, business or professional organizations; • previous business experience
(ii) Non-Executive Directors		

⁷Updated as of 2014

		<p>Permanent disqualification:</p> <ul style="list-style-type: none"> ● Any person convicted by final judgment or order by a competent judicial or administrative body of any crime that: <ul style="list-style-type: none"> (a) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (b) arises out of the person's conduct as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (c) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house or as an affiliated person of any of them. ● Any person who, by reason of misconduct, after hearing, is permanently enjoined by a final judgment or order of the SEC or any court or administrative body of competent jurisdiction from: <ul style="list-style-type: none"> (a) acting as underwriter, broker, dealer, investment adviser, principal distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker;
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		<p>(b) acting as director or officer of a bank, quasibank, trust company, investment house, or investment company;</p> <p>(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.</p> <p>The disqualification shall also apply if such person is currently the subject of an order of the SEC 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 Securities and Exchange Commission (SEC) or Bangko Sentral ng Pilipinas (BSP), or under any rule or regulation issued by the SEC 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 a self-regulatory organization suspending or expelling him from membership,</p>
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		<p>participation or association with a member or participant of the organization.</p> <ul style="list-style-type: none"> ● 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. ● Any person who has been adjudged by final judgment or order of the SEC, 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 SEC or BSP, or any of its rule, regulation or order. ● Any person earlier elected as independent director who becomes an officer, employee or consultant of the same corporation. ● Any person judicially declared as insolvent. ● Any person found
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		<p>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 subparagraphs (i) to (v) of Article 3, Part E (1) of the Revised Code of Corporate Governance.</p> <ul style="list-style-type: none"> ● 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. ● A stockholder may not be nominated or elected to the Board of Directors if he/she represents an interest adverse to or in conflict with those of the Corporation or if he/she is an officer or stockholder of a corporation engaged in the same business as that of the Corporation. <p>Temporary Disqualification</p> <ul style="list-style-type: none"> ● Refusal to comply with the disclosure requirements of the Securities Regulation Code and its Implementing Rules and
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		<p>Regulations. The disqualification shall be in effect as long as the refusal persists.</p> <ul style="list-style-type: none"> • 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. • Dismissal or termination for cause as director of any corporation covered by the Revised Code of Corporate Governance. 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. • 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. • If any of the judgments or orders cited in the
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		<p>grounds for permanent disqualification has not yet become final.</p> <p>A temporarily disqualified director shall, within sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent.</p>
(iii) Independent Directors		<p>Please refer to item (a) (i) and (ii) under "Criteria."</p> <p>Pursuant to Section 38 of the Securities Regulation Code and the SEC Code of Corporate Governance, an "independent director" shall mean a person other than an officer or employee of the corporation, its parent or subsidiaries, or any other individual having a relationship with the corporation, which would interfere with the exercise of independent judgment in carrying out the responsibilities of a director. Under the SEC Code of Corporate Governance, this means that apart from the directors' fees and shareholdings, he should be independent of management and free from any business or other relationship which could materially interfere with the exercise of his independent judgment.</p>
b. Re-appointment		
(i) Executive Directors	Please refer to item (a) under "Process Adopted."	Please refer to item (a) (i) and (ii) under "Criteria."
(ii) Non-Executive Directors		
(iii) Independent Directors		

		For independent directors, please refer also to item (a) (iii) under “Criteria.”
c. Permanent Disqualification		
(i) Executive Directors	The Compensation and Nomination Committee ⁸ pre-screens and evaluates the qualifications and disqualifications of nominees.	Please refer to item (a) (i) and (ii) under “Criteria.” For independent directors, please refer also to item (a) (iii) under “Criteria.” Under SEC Memorandum Circular 9, s. 2011, after serving as independent director for 10 years, an independent director is perpetually barred from being elected as such in the same company, without prejudice to being elected as independent director in other companies outside of the business conglomerate.
(ii) Non-Executive Directors		
(iii) Independent Directors		
d. Temporary Disqualification		
(i) Executive Directors	The Compensation and Nomination Committee ⁹ pre-screens and evaluates the qualifications and disqualifications of nominees. The Compliance Officer will determine the violation through notice and hearing and recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board.	Please refer to item (a) (i) and (ii) under “Criteria.” For independent directors, please refer also to item (a) (iii) above. Under SEC Memorandum Circular 9 s. 2011, an independent director is ineligible for election as such after completion of a five-year service period, unless he/she has undergone a 2-year cooling off period and he/she has not engaged in any activity that under existing rules disqualifies a person from being elected as independent director in the same company.
(ii) Non-Executive Directors		
(iii) Independent Directors		
e. Removal		
(i) Executive Directors	Directors may be removed	Directors may be

⁸Updated as of 2014

⁹

(ii) Non-Executive Directors	by vote of the stockholders holding or representing at least 2/3 of the outstanding capital stock.	removed with cause or by commission of a third violation of the Manual on Corporate Governance.
(iii) Independent Directors		
f. Reinstatement	Please refer to item (a) under "Process Adopted."	Please refer to item (a) (i) and (ii) under "Criteria." For independent directors, please refer also to item (a) (iii) under "Criteria."
(i) Executive Directors		
(ii) Non-Executive Directors		
(iii) Independent Directors		
g. Suspension	The Compliance Officer will determine the violation through notice and hearing and recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board.	Suspension from office shall be imposed in case of second violation of the Manual on Corporate Governance. The duration of the suspension shall depend on the gravity of the violation.
(i) Executive Directors		
(ii) Non-Executive Directors		
(iii) Independent Directors		

Voting Result of the last Annual General Meeting¹⁰

Name of Director	Votes Received
Michael C. Cosiquien	1,232,885,345
Edgar B. Saavedra	1,232,885,345
Yerik C. Cosiquien	1,232,885,345
Elizabeth Anne C. Uychaco	1,232,885,345
Florentino A. Tuason, Jr.	1,232,885,345
Leonor M. Briones	1,232,885,345
Leonilo G. Coronel	1,232,885,345

6) Orientation and Education Program

- (a) Disclose details of the company's orientation program for new directors, if any.

The company gives a brief presentation on the company structure and business operations after election of the new directors.

- (b) State any in-house training and external courses attended by Directors and Senior Management¹¹ for the past three (3) years:

**Corporate Governance Seminar
ASEAN CG Scorecard Seminar**

- (c) Continuing education programs for directors: programs and seminars and

¹⁰June 30, 2014. (Updated as of 2014)

¹¹ Senior Management refers to the CEO and other persons having authority and responsibility for planning, directing and controlling the activities of the company.

roundtables attended during the year.

Name of Director/Officer	Date of Training	Program	Name of Training Institution
Florentino A. Tuason, Jr.	December 2012	Mandatory Continuing Legal Education	Integrated Bar of the Philippines - Makati

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:

Business Conduct & Ethics	Directors	Senior Management	Employees
(a) Conflict of Interest	In its October 1, 2012 meeting, the Audit and Risk Management Committee approved that the company should adopt a Code of Conduct for management. The company will still have to prepare such Code of Conduct.		All employees are required to promptly disclose any financial or personal interest in any transaction involving the Company to ensure that potential conflicts of interest are brought to the attention of management.
(b) Conduct of Business and Fair Dealings			All employees shall at all times observe propriety and act with fairness and transparency in dealing with business partners (suppliers, subcontractors, banks and other entities that engage in business with the company).
(c) Receipt of gifts from third parties			The company prohibits the solicitation or acceptance of gifts in any form from any business partner.
(d) Compliance with Laws & Regulations			The company aims to conduct business in accordance with the highest standards of business ethics. To this end, all business dealings should be compliant with all applicable laws and

		must not in any way compromise the good name and reputation of the company.
(e) Respect for Trade Secrets/use of Non-public information		All employees shall maintain and safeguard the confidentiality of information relating to the company.
(f) Use of Company Funds, Assets and Information		All employees shall use company property and resources efficiently, responsibly, and only for legitimate business purposes only. They should safeguard company assets from loss, damage, misuse or theft.
(g) Employment & Labor Laws & Policies		The company has a manual which provides for employee rights, obligations and policies on employee-related matters, which are consistent with and in accordance with relevant provisions of the Labor Code.
(h) Disciplinary action		Employees who commit a violation of the Code of Conduct shall be subject to disciplinary action (including termination) without prejudice to any civil or criminal proceedings that the company may file for violation of existing law.
(i) Whistle Blower		It is the responsibility of all employees to comply with and report violations or suspected violations of the Code. No employee who, in good faith, reports a violation

		of the Code shall suffer harassment, retaliation or adverse employment consequence.
(j) Conflict Resolution		The principle of due process shall be observed in the handling of all cases.

- 2) Has the code of ethics or conduct been disseminated to all directors, senior management and employees?

In its October 1, 2012 meeting, the Audit and Risk Management Committee approved that the company should adopt a Code of Conduct for Management. Formulation of a Code of Conduct for Directors and Management is on-going.

A copy of the Employee Code of Conduct/Discipline has been distributed to all employees of the company.

- 3) Discuss how the company implements and monitors compliance with the code of ethics or conduct.

In its October 1, 2012 meeting, the Audit and Risk Management Committee approved that the company should adopt a Code of Conduct for Management. Formulation of a Code of Conduct for Directors and Management is on-going.

A copy of the Employee Code of Conduct/Discipline was distributed to all employees for strict compliance. It is the responsibility of each employee to report legitimate concerns so that problems can be properly resolved and corrective measures can be instituted.

Generally, the Human Resources Department is responsible for the company-wide implementation and monitoring of compliance with the Employee Code of Conduct/Discipline.

- 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.

The review, approval or ratification, monitoring and recording of transactions between above parties shall be in accordance with the

provisions of the Corporation Code, Securities Regulation Code, and SEC rules and regulations.

Related Party Transaction	Policies and Procedures
(1) Parent Company	The company complies with the requirements of Corporation Code, Securities Regulation Code, SEC rules and regulations, and other relevant rules and regulations.
(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	

(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:

	Details of Conflict of Interest (Actual or Probable)
Name of Director/s	
Elizabeth Anne C. Uychaco	Ms. Uychaco is the nominee of the company's principal stockholder, Sybase. Sybase is under the SM Group. One of the companies under the SM Group is SMDevelopment Corporation (SMDC), which is also a major customer of the company.
Name of Officer/s	
Name of Significant Shareholders	
Citicore	Citicore is the controlling stockholder of the company. Forty percent (40%) and 44.69% of the issued and outstanding capital stock of Citicore are owned by Michael Cosiquien and Edgar Saavedra, respectively.

(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/Officers/Significant Shareholders
Company	The Board discusses and resolves issues on major transactions of the company. This ensures that independent views from all directors are obtained. The company complies with the requirements of Section 32 of the Corporation Code on
Group	

	“Dealings of directors, trustees or officers with the corporation.”
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5) Family, Commercial and Contractual Relations

- (a) Indicate, if applicable, any relation of a family,¹² 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:**None**

Names of Related Significant Shareholders	Type of Relationship	Brief Description of the Relationship

- (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	Brief Description
Citicore	consortium partner	The company formed a joint venture company with Citicore in connection with Public-Private Partnership for School Infrastructure Project (PSIP) of the Department of Education.
Sybase	affiliated with the company's major customer, SMDC	Sybase is with the SM Group. One of the company's major customers, SMDC, is also affiliated with the SM Group.

- (c) Indicate any shareholder agreements that may impact on the control, ownership and strategic direction of the company:**None**

Names of Shareholders	% of Capital Stock affected (Parties)	Brief Description of the Transaction

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	None. The company will still have to adopt an alternative dispute resolution system for conflicts/differences between the company and the stockholders.
Corporation & Third Parties	In dealing with conflicts, the company, through its executives and officers, initiates dialogue with the parties concerned. They exert

¹² Family relationship up to the fourth civil degree either by consanguinity or affinity.

	bestefforts to enable the parties to reach an amicable settlement.
Corporation & Regulatory Authorities	The company is committed to comply with the requirements of regulatory authorities. In instances of conflicts or differences, the corporation consults and obtains advice from the regulatory authorities concerned.

C. BOARD MEETINGS & ATTENDANCE

- 1) Are Board of Directors' meetings scheduled before or after at the beginning of the year? **Board meetings are scheduled before the beginning of the year.**
- 2) Attendance of Directors¹³

Board	Name	Date of Election	No. of Meetings Held during the year	No. of Meetings Attended	%
Chairman	Michael Cosiquien	July 28, 2004	8	7	88
Member	Edgar Saavedra	July 28, 2004	8	8	100
Member	Yerik Cosiquien	July 28, 2004	8	7	88
Member	Elizabeth Anne Uychaco	March 16, 2011	8	8	100
Member	Florentino A. Tuason, Jr.	April 8, 2011	8	8	100
Independent	Leonor Briones	July 19, 2010	8	8	100
Independent	Leonilo Coronel	July 19, 2010	8	8	100

- 3) Do non-executive directors have a separate meeting during the year without the presence of any executive? If yes, how many times? **No.**
- 4) Is the minimum quorum requirement for Board decisions set at two-thirds of board members? Please explain.

No. Under Article III, Section 6 of the company's By-Laws, a majority of the number of directors as fixed in the Articles of Incorporation shall constitute a quorum for the transaction of corporate business. Every decision of at least a majority of the directors present at a meeting at which there is a quorum shall be valid as a corporate act, except for the election of officers which shall require the vote of a majority of all members of the Board.

- 5) Access to Information

(a) How many days in advance are board papers¹⁴ for board of directors

¹³Updated as of 2014

meetings provided to the board?

Board papers are provided to members of the Board of Directors between 2-5 days before the date of the Board meeting.

- (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?

Article IV, Section 5 of the company's By-Laws provides that the Corporate Secretary shall have the following specific powers and duties:

- **To record the minutes and transactions of all meetings of the directors and the stockholders and to maintain minute books of such meetings in the form and manner required by law;**
- **To keep record books showing the details required by law with respect to the stock certificates of the corporation, including ledgers and transfer books showing all shares of the corporation subscribed, issued and transferred;**
- **To keep the corporate seal and affix it to all papers and documents requiring a seal, and to attest by his signature all corporate documents requiring the same;**
- **To attend to the giving and serving of all notices of the corporation required by law or these by-laws to be given;**
- **To certify to such corporate acts, countersign corporate documents or certificates, and make reports or statements as may be required of him by law or by government rules and regulations.**
- **To act as inspector at the election of directors and, as such, to determine the number of shares of stock outstanding and entitled to vote, the shares of stock represented at the meeting, the existence of a quorum, the validity and effect of proxies, and to receive votes, ballots or consents, hear and determine questions in connection with the right to vote, count and tabulate all votes, determine the result, and do such acts as are proper to conduct the election.**
- **To perform such other duties as are incident to his office or as may**

¹⁴ 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.

be assigned to him by the Board of Directors or the President.

The company's Manual on Corporate Governance provides that the Corporate Secretary shall:

- Be responsible for the safekeeping and preservation of the integrity of the minutes of the meetings of the Board and its committees, as well as the other official records of the corporation.
- Be loyal to the mission, vision and objectives of the corporation.
- Work fairly and objectively with the Board, Management and stockholders.
- Have appropriate administrative and interpersonal skills.
- If he is not at the same time the corporation's legal counsel, be aware of the laws, rules and regulations necessary in the performance of his duties and responsibilities.
- Have a working knowledge of the operations of the corporation.
- Inform the members of the Board, in accordance with the By-laws, of the agenda of their meetings and ensure that the members have before them accurate information that will enable them to arrive at intelligent decisions on matters that require their approval.
- Attend all Board meetings, except when justifiable causes, such as, illness, death in the immediate family and serious accidents, prevent him from doing so.
- Ensure that all Board procedures, rules and regulations are strictly followed by the members.
- If he is also the Compliance Officer, perform all the duties and responsibilities of the said officer as provided for in this Code.

Yes, the Corporate Secretary's role includes assisting the Chairman in preparing the board agenda, and other board papers.

- (d) Is the company secretary trained in legal, accountancy or company secretarial practices? Please explain should the answer be in the negative.

Yes, he is trained in legal practice.

- (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

No

Committee	Details of the procedures
Executive	Materials are distributed to the committee members prior to the date of the committee meeting. Committee members may directly inquire with Management, the Corporate Secretary or Corporate Information Officer on matters to be discussed during the committee meeting.
Audit and Compliance ¹⁵	
Compensation and Nomination ¹⁶	
Risk ¹⁷	
Others (specify)	N/A

6) External Advice

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

Procedures	Details
Referral to external legal counsel	Legal matters such as validity of certain transactions, legal documents and other legal questions are referred to the external legal counsel.

7) Change/s in existing policies

Indicate, if applicable, any change/s introduced by the Board of Directors (including 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: **N/A**

Existing Policies	Changes	Reason

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	CEO	Top 4 Highest Paid Management Officers
(1) Fixed remuneration	The remuneration of the CEO and the four most highly compensated management officers are determined based on the company salary structure and benefits package upon the recommendation of the Compensation and Nomination Committee ¹⁸ and subject to Board approval.	
(2) Variable remuneration		
(3) Per diem allowance		
(4) Bonus		
(5) Stock Options and other financial instruments		

¹⁵Updated as of 2014

¹⁶Updated as of 2014

¹⁷Updated as of 2014

¹⁸Updated as of 2014

(6) Others (specify)	Salary adjustments are based on performance and changes in responsibilities.
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2) Remuneration Policy and Structure for Executive and Non-Executive Directors

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

	Remuneration Policy	Structure of Compensation Packages	How Compensation is Calculated
Executive Directors	Php20,000 director's per diem per Board meeting for each regular director		
Non-Executive Directors	Php25,000 director's per diem per Board meeting for each independent director		
	Php30,000 monthly allowance in the form of reimburseable expenses for each regular director and independent director		
	Reimburseable expenses cover receipts for food, beverage, gasoline and travel expenses.		

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.

No. Article III, Section 8 of the company's By-Laws provides that by resolution of the Board, each director shall receive a reasonable per diem allowance for his attendance at each Board meeting. The By-Laws does not require stockholders' approval.

Remuneration Scheme	Date of Stockholders' Approval
N/A	N/A

3) Aggregate Remuneration

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

Remuneration item	Executive Directors	Non-Executive Directors (other than independent directors)	Independent Directors
(a) Fixed Remuneration	-0-	-0-	-0-
(b) Variable Remuneration	-0-	-0-	-0-
(c) Per diem Allowance	Php 1,816,752.00		
(d) Bonuses	N/A	N/A	N/A
(e) Stock Options and/or other financial	N/A	N/A	N/A

instruments			
(f) Others (Monthly allowance)	Php 2,512,971.00		
Total	Php 4,329,724.00		

Remuneration item	Executive Directors	Non-Executive Directors (other than independent directors)	Independent Directors
a) Advances	-0-	-0-	-0-
b) Credit granted	-0-	-0-	-0-
c) Pension Plan/s Contributions	-0-	-0-	-0-
d) Pension Plans/Obligations incurred	-0-	-0-	-0-
e) Life Insurance Premium	-0-	-0-	-0-
f) Hospitalization Plan	-0-	-0-	-0-
g) Car Plan	-0-	-0-	-0-
h) Others (Specify)	-0-	-0-	-0-
Total	-0-	-0-	-0-

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:

There are no stock rights, options or warrants over the company's shares.

Director's Name	Number of Direct Option/Rights/Warrants	Number of Indirect Option/Rights/Warrants	Number of Equivalent Shares	Total % from Capital Stock
N/A	N/A	N/A	N/A	N/A

(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:

There are no amendments or discontinuation of any incentive programs introduced, including the criteria used in the creation of the program.

Incentive Program	Amendments	Date of Stockholders' Approval
N/A	N/A	N/A

5) Remuneration of Management

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

Name of Officer/Position	Total Remuneration
Louie Ferrer / VP for Marketing	Php 8,349,307.00
Oliver Y. Tan / Chief Financial Officer, Chief Investment and Strategy Officer / Corporate Information Officer	
Ronald Paulo/ VP Operations	
Engr. Masashi Watanabe / Assistant Vice President for Precast	

E. BOARD COMMITTEES

1) Number of Members, Functions and Responsibilities¹⁹

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

Committee	No. of Members			Committee Charter	Functions	Key Responsibilities	Power
	Executive Director (ED)	Non-executive Director (NED)	Independent Director (ID)				
Executive	2	1	0	The Executive Committee does not have a Charter.	However, under the company's By-Laws, the Executive Committee shall act on specific matters within the competence of the Board, as may be delegated by the By-Laws or on a majority vote of the Board except as provided in Section 35 of the Corporation Code. All actions of the Executive Committee on matters not delegated shall be subject to ratification and confirmation of the Board of Directors.		
Audit and Compliance ²⁰	1	1	1	The Committee has adopted a Charter on October 1, 2013	Pre-approve all audit and non-audit services rendered by and approve the engagement fees and other compensation to be paid to the independent accountant		
Compensation and Nomination ²¹	1	3	2	The Compensation and Nomination Committee has yet to formulate a Charter. It is governed by the Manual on Corporate Governance. Under the Manual, it shall:			

¹⁹Updated as of 2014

²⁰On March 26, 2014, the "Audit and Risk Management Committee" was changed to "Audit and Compliance Committee."

²¹On March 26, 2014, the Nomination and Compensation Committees were merged into the

				<ul style="list-style-type: none"> Review and evaluate the qualifications of all persons nominated to the Board and other appointments that require Board approval; Assess the effectiveness of the Board's processes and procedures in the election or replacement of directors; and Pre-screen and shortlist all candidates nominated to become a member of the Board of Directors in accordance with qualifications and disqualifications stated in the Manual on Corporate Governance. Establish a formal and transparent procedure for developing a policy on remuneration of directors and officers to ensure that their compensation is consistent with the company's culture, strategy and the business environment in which it operates
Risk ²²	2	1	2	None. The Risk Committee has yet to formulate a Charter.
Others (specify)	N/A	N/A	N/A	N/A

2) Committee Members²³

(a) Executive Committee

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	Michael C. Cosiquien	November 4, 2011	0	N/A	N/A	3 years
Member (ED)	Edgar B. Saavedra	November 4, 2011	0	N/A	N/A	3 years
Member (NED)	Elizabeth Anne C. Uychaco	November 4, 2011	0	N/A	N/A	3 years
Member	Oliver Y. Tan	November 4, 2011	0	N/A	N/A	3 years

(b) Audit and Compliance Committee

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	Leonilo G. Coronel	July 19, 2010	4	4	100	4 years
Member (ED)	Michael C. Cosiquien	March 16, 2011	4	4	100	3 years
Member (NED)	Elizabeth Anne C. Uychaco	March 16, 2011	4	4	100	3 years

(c) Compensation and Nomination Committee

“Compensation and Nomination Committee.”

²²On March 26, 2014, a separate “Risk Committee” was created.

²³Updated as of 2014

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman (NED)	Elizabeth Anne Uychaco	March 27, 2014	Compensation Committee – 2 Nomination Committee - 1	Compensation Committee – 1	Compensation Committee - 50	9 months
Member (ID)	Leonor M. Briones	July 19, 2010		Compensation Committee - 1	Compensation Committee - 50	4 years
Member (NED)	Yerik C. Cosiquien	July 19, 2010		Nomination Committee - 1	Nomination Committee - 100	
Member	Louie Ferrer	March 16, 2011		Compensation Committee - 1	Compensation Committee - 50	4 years
Member (ID)	Leonilo G. Coronel	July 19, 2010		Nomination Committee – 1	Nomination Committee - 100	
Member (ED)	Edgar B. Saavedra	March 16, 2011		Compensation Committee - 2	Compensation Committee - 100	3 years
Member	Florentino A. Tuason, Jr.	April 8, 2011		Nomination Committee – 0	Nomination Committee - 100	
Member (ID)	Leonor G. Coronel	July 19, 2010	Compensation Committee - 2	Compensation Committee - 100	4 years	
Member (ED)	Edgar B. Saavedra	March 16, 2011	Nomination Committee – 0	Nomination Committee - 0		
Member	Florentino A. Tuason, Jr.	April 8, 2011	Compensation Committee - 2	Compensation Committee - 50	3 years	
			Nomination Committee - 0	Nomination Committee - 0		

(d) Risk Committee

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman (ID)	Leonor M. Briones	March 27, 2014	2	0	0	9 months
Member (ID)	Leonor G. Coronel	July 19, 2010	2	2	100	4 years
Member (ED)	Michael C. Cosiquien	March 16, 2011	2	1	50	3 years

Member (ED)	Edgar B. Saavedra	March 27, 2014	2	2	100	9 months
Member (NED)	Elizabeth Anne C. Uychaco	March 16, 2011	2	1	50	3 years

(e) Others (Specify)

Provide the same information on all other committees constituted by the Board of Directors: **N/A**

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	N/A	N/A	N/A	N/A	N/A	N/A
Member (ED)						
Member (NED)						
Member (ID)						
Member						

3) Changes in Committee Members

Indicate any changes in committee membership that occurred during the year and the reason for the changes: **N/A**

Name of Committee	Name	Reason
Executive	The number of members was reduced to 4. The following are the members of the Executive Committee: Michael Cosiquien Edgar Saavedra Elizabeth Anne C. Uychaco Oliver Tan	To convene meetings easily
Audit and Risk Management (now the "Audit and Compliance Committee") ²⁴	A separate Risk Committee was formed. ²⁵ The following are its members: Lionor M. Briones Leonilo G. Coronel Michael C. Cosiquien Edgar B. Saavedra	For efficiency
Nomination Compensation	The Nomination and Compensation Committees were merged into the "Compensation and Nomination Committee." ²⁶ This committee is composed of the members of the Nomination and	For efficiency

²⁴Updated as of 2014

²⁵Updated as of 2014

²⁶Updated as of 2014

	Compensation Committees: Elizabeth Anne C. Uychaco Leonor M. Briones Yerik C. Cosiquien Louie B. Ferrer Leonilo G. Coronel Florentino A. Tuason, Jr. Edgar B. Saavedra	
Others (Specify)	N/A	N/A

4) Work Done and Issues Addressed²⁷

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

Name of Committee	Work Done	Issues Addressed
Audit and Compliance	Discussed and recommended the Audited Financial Statements for year ended 2013 for Board approval	Agreed that the Corporation should regularly monitor actual costs incurred relative to the percentage of completion to assess probable losses.
	Discussed and approved the Interim Financial Statements as of March 31, 2014	None
	Discussed and approved the Interim Financial Statements as of June 30, 2014	None
	Discussed and approved the Interim Financial Statements as of September 30, 2014	None
Compensation and Nomination Committee	Compensation Committee - Discussed the compensation policies and compensation packages of the Corporation	None
	Compensation Committee - Discussed the establishment of a committee charter	None
	Nomination Committee - Reviewed the nominations and gave the list of nominees to the Corporate Secretary	None
Risk	Identified the risks of the Corporation	Agreed to complete a template of the risks of an organization
Others (Specify)	N/A	N/A

5) Committee Program

²⁷Updated as of 2014

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

Name of Committee	Planned Programs	Issues to be Addressed
Executive	Review the organization and management information system of the company	None
Audit and Risk Management	Review its duties and responsibilities in the next committee meeting	None
Nomination	Review the nominations and gave the list of nominees to the Corporate Secretary	None
Compensation	None	None
Others (Specify)	N/A	N/A

F. RISK MANAGEMENT SYSTEM

1) Disclose the following:

(a) Overall risk management philosophy of the company;

On October 1, 2012, the Audit and Risk Management Committee agreed to adopt an Enterprise Risk Management (ERM) Policy Statement wherein the company shall: (i) establish a culture of disclosing, evaluating and managing risks, from the Board of Directors and throughout the organization towards achieving its goals and objectives; (ii) protect and preserve its employees' and clients' safety and welfare, the value and condition of its properties and assets and its local and global reputation; and (iii) align its risk appetite with its long-term strategic objectives.

(b) A statement that the directors have reviewed the effectiveness of the risk management system and commenting on the adequacy thereof;

The directors have reviewed the effectiveness of the company's risk management system.

The measures currently in place have proven to be effective and adequate. However, the company, together with the Enterprise Risk Management Committee, plans to institutionalize and formalize the risk management system.

(c) Period covered by the review;

N/A. Please see explanation in item (b) above.

- (d) How often the risk management system is reviewed and the directors' criteria for assessing its effectiveness; and

N/A. Please see explanation in item (b) above.

- (e) Where no review was conducted during the year, an explanation why not.

N/A. Please see explanation in item (b) above.

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
Failure to meet project deadlines	Review operational process and possible causes of delay	To fulfill the company's commitments and maintain harmonious relationships with clients
Poor cash flow management	Review causes of weak control points; Improve collection and monitor payments	Better cash flow management

- (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:**N/A**

Risk Exposure	Risk Management Policy	Objective
N/A	N/A	N/A

- (c) Minority Shareholders

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

Risk to Minority Shareholders
The risk to minority shareholders is in relation to their right to be represented in the Board. However, the shareholder has the right to cumulate his votes in order to assure proper representation in the Board.
In terms of approval of corporate actions, the company has two independent directors and it complies with the requirements of the Corporation Code, Securities Regulation Code, and Manual of Corporate Governance in ensuring and protecting the rights of the stockholders.

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 Exposure	Risk Assessment (Monitoring and Measurement Process)	Risk Management and Control (Structures, Procedures, Actions Taken)
Failure to meet project deadlines	Prepare monitoring report comparing projected vis-à-vis actual results	Formulate measures to address causes of delay
Poor cash flow management	Monitoring of collections	Stricter collection policy

(b) Group

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

Risk Exposure	Risk Assessment (Monitoring and Measurement Process)	Risk Management and Control (Structures, Procedures, Actions Taken)
N/A	N/A	N/A

(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:

Committee/Unit	Control Mechanism	Details of its Functions
Enterprise Risk Management Committee	Assists the Board in the development and oversight of the company's risk management program,	Generally oversees the risk management process to be an integral part of planning and operations of the company to meet corporate goals and objectives

G. 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 Board, through its Audit and Compliance Committee²⁸ oversees

²⁸Updated as of 2014

the actions of management and monitors the effectiveness of the internal control system put in place.

- (b) A statement that the directors have reviewed the effectiveness of the internal control system and whether they consider them effective and adequate;

None. The directors are still in the process of reviewing its effectiveness.

- (c) Period covered by the review;

N/A. Please see item (b) above.

- (d) How often internal controls are reviewed and the directors' criteria for assessing the effectiveness of the internal control system; and

N/A. Please see item (b) above.

- (e) Where no review was conducted during the year, an explanation why not.

N/A. Please see item (b) above.

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	Indicate whether in-house or Outsource Internal Audit Function	Name of Chief Internal Auditor/Auditing Firm	Reporting process
Evaluating the reliability and integrity of significant information	All financial and operating information	In-house	Athena Ava Alsol	As needed
Evaluating the systems established to ensure compliance	Compliance with policies, plans, procedures which could have a significant impact on the organization	In-house	Athena Ava Alsol	As needed

- (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?**Yes.**

- (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 internal auditor directly reports to the Audit and Compliance Committee.²⁹

(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. **N/A**

Name of Audit Staff	Reason
N/A	N/A

(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	
Issues ³⁰	No critical issues noted
Findings ³¹	No critical findings noted
Examination Trends	Lack of updated policies and work procedures

[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:

- 1) Preparation of an audit plan inclusive of a timeline and milestones;
- 2) Conduct of examination based on the plan;
- 3) Evaluation of the progress in the implementation of the plan;
- 4) Documentation of issues and findings as a result of the examination;
- 5) Determination of the pervasive issues and findings (“examination trends”) based on single year result and/or year-to-year results;
- 6) 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	Implementation
Establish governance frameworks to define the scope of work and policies that will regulate	Implemented

²⁹Updated as of 2014

³⁰ “Issues” are compliance matters that arise from adopting different interpretations.

³¹ “Findings” are those with concrete basis under the company’s policies and rules.

and control department activities	
Ensure the efficient functioning of resources, issue written reports and instructions that deal with policies and procedures regarding recordkeeping, attendance, leave, and other administrative requirements	Implemented

(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 (Internal and External)	Financial Analysts	Investment Banks	Rating Agencies
<p>Internal Auditors are not authorized to:</p> <ol style="list-style-type: none"> 1.Perform operational duties; 2.Approve accounting transactions; <p>External Auditors may not provide the following services to the company:</p> <ol style="list-style-type: none"> 1.Management responsibilities; 2.Preparing accounting records; 3.Financial information systems design and implementation. 	<p>There are no independence issues involving financial analysts, investment banks and rating agencies as there are no public information being disclosed ahead to any group other than what is disclosed publicly to the regulators within the prescribed time period for reporting.</p>		

(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. **Compliance Officer**

H. ROLE OF STAKEHOLDERS

1) Disclose the company’s policy and activities relative to the following:

	Policy	Activities
Customers’ welfare		
Supplier/contractor selection practice	The company has a supplier accreditation	At least three suppliers are required to submit

	policy in place.	their bid proposals for review and evaluation, and a recommendation is submitted for consideration.
Environmentally friendly value-chain	ISO 14001:2004 Environmental Management System Standards LEED Certification	The company is ISO 14001 compliant.
Community interaction	Megawide Corporate Foundation, Inc.	Initiatives undertaken by the company includes the renovation of the Philippine Children's Medical Center and vehicle assistance for GMA Kapuso Foundation, Inc.
Anti-corruption programmes and procedures?	The company does not condone any dishonest, unethical or unprofessional behavior regardless of his level of authority.	Violations or suspected violation of company policies can be escalated to any of the following: <ul style="list-style-type: none"> 1. Head of Human Resources Department 2. Compliance officer 3. Head of Audit Group
Safeguarding creditors' rights	The company manages its cash flow to meet its obligations.	All obligations are settled promptly as part of the company's commitment to its business partners.

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

Megawide Corporate Foundation, Inc.

- 3) Performance-enhancing mechanisms for employee participation:

- (a) What are the company's policy for its employees' safety, health, and welfare?

The company commits to provide and maintain a safe, secure and healthy work environment.

Employees are instructed to report accidents and unsafe conditions and practices to the Safety Department.

The company also has health care benefits for employees covered by its insurance provider.

- (b) Show data relating to health, safety and welfare of its employees.

The company's Manual on Safety Procedures is properly disseminated to all its employees.

Moreover, all employees are required to undergo annual medical check-up.

- (c) State the company's training and development programmes for its employees. Show the data.

Depending on their work assignment and employee development plans, employees undergo, or are sent to, specialized training courses.

- (d) State the company's reward/compensation policy that accounts for the performance of the company beyond short-term financial measurers

Employees receive incentives based on their performance, which is evaluated every June and December.

- 4) 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.

The company's Code of Ethics and Business Conduct and other relevant rules and regulations shall serve as a guide in determining the penalties and sanctions to be imposed by the Human Resources Department where violations are proven and validated.

Before enforcing any disciplinary sanction, due process shall be observed in the handling of all cases.

Upon complainant's request, the company shall use its best efforts to protect the identity of the complainant for any report made in good faith.

Reports of violations or suspected violations shall be kept confidential, consistent with the need to conduct an adequate investigation.

I. DISCLOSURE AND TRANSPARENCY

- 1) Ownership Structure

- (a) Holding 5% shareholding or more (as of December 31, 2014)³²

Shareholder	Number of Common Shares	Percent	Beneficial Owner
Citicore	1,362,957,505	56%	Citicore

³²Updated as of 2014

PCD Nominee Corporation (Filipino)	480,957,035	20%	Various
Sybase	368,766,450	15%	Sybase
PCD Nominee Corporation (Non-Filipino)	136,062,457	6%	Various

Name of Senior Management	Number of Direct shares	Number of Indirect shares / Through (name of record owner)	% of Capital Stock
N/A	N/A	N/A	N/A
TOTAL			

2) Does the Annual Report disclose the following:³³

Key risks	Yes
Corporate objectives	Yes
Financial performance indicators	Yes
Non-financial performance indicators	N/A. All of the company's key performance indicators are financial.
Dividend policy	Yes
Details of whistle-blowing policy	No. The company will still have to adopt a whistle-blowing policy as stated in its SEC Form 17-C filed on October 5, 2012.
Biographical details (at least age, qualifications, date of first appointment, relevant experience, and any other directorships of listed companies) of directors/commissioners	Yes
Training and/or continuing education programme attended by each director/commissioner	No. This information was not required to be included in the Annual Report.
Number of board of directors/commissioners meetings held during the year	No. This was disclosed in an advisement letter filed with the SEC on January 29, 2014.
Attendance details of each director/commissioner in respect of meetings held	No. This was disclosed in an advisement letter filed with the SEC on January 29, 2014.
Details of remuneration of the CEO and each member of the board of directors/commissioners	Yes

Should the Annual Report not disclose any of the above, please indicate the

³³Updated as of 2013

reason for the non-disclosure.

3) External Auditor's fee

Name of auditor	Audit Fee	Non-audit fee
Punongbayan & Araullo	Php1,050,000	N/A. The external auditor did not render non-audit services.

4) Medium of communication

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

- (a) Company Website;
- (b) Philippine Stock Exchange (PSE) Disclosures;
- (c) Press releases.

5) Date of release of audited financial report: **April 15, 2014**

6) Company Website

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

Business operations	Yes
Financial statements/reports (current and prior years)	Yes.
Materials provided in briefings to analysts and media	No.
Shareholding structure	Yes
Group corporate structure	A General Information Sheet is filed with the SEC annually and is accessible via SEC i-view and is part of the corporate disclosures filed with the PSE.
Downloadable annual report	Yes
Notice of AGM and/or EGM	The Notice is filed together with the Definitive Information Statement which is part of the corporate disclosures filed with the PSE.
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.

7) **Disclosure of RPT³⁴**

RPT	Relationship	Nature	Value
Advances to officers and employees	Officers and employees	Advances to officers and employees represent unsecured, noninterest	Php8,195,642

³⁴Updated as of 2013

		<p>bearing cash advances for business-related expenditures that are liquidated 60 days from the date the cash advances were received.</p> <p>Advances are only given to few and selected employees that are highly reliable and do not have a negative record in the Human Resources Department.</p>	
Rendering of services to SMDC and Ground 18 Realty Corporation of the Bench Group	Related to stockholders	<p>The company provides construction services to SMDC and Ground 18 Realty Corporation of the Bench Group, who are both stockholders of the company. The company also contracts a casino owned by Belle Casino which is partially owned by SMDC.</p> <p>Contracts with these companies are based on an arms-length transaction and prevailing market price in construction industry. There is no ongoing contractual arrangement between parties as result of the relationship between owners.</p>	Php 3,299,279,291
Rental of land and building	Megapolitan Realty and Development Corporation (Megapolitan) and Philwide Construction and Development Corporation (Philwide) are owned by the family of Michael Cosiquien. SMDC is one of the company's major customers. It is also related to Sybase of the SM Group.	<p>The lot where the company's corporate office was constructed is leased from Megapolitan.</p> <p>In addition to the foregoing office spaces, the company also leases properties needed for its operations such as the lease agreement with SMDC, Megapolitan, Philwide and Altria.</p>	Php 2,376,812.36

	Altria is a subsidiary of the company.	Rental rates are based on the current rates used by lessors depending on the location of property being rented.	
Key Management Personnel Compensation	Michael Cosiquien is a director, Chairman and Chief Executive Officer of Megawide. Edgar Saavedra is a director, President and Chief Operating Officer of Megawide.	Compensation of key management personnel includes salary and post-employment benefit of Michael Cosiquien and Edgar Saavedra. Their salary is at arm's length and have terms equivalent to the transactions entered into with third parties.	Php57,308,400
Short-term placement	BDO Private Bank, Inc. is a related party of SMDC, a major customer of the company.	The company has placed its excess cash in a short-term investment with BDO Private Bank, Inc., a related party of SMDC. Rates on these investments are based on prevailing rate in the market.	Php700 Million as of December 31, 2013
Bank loans and finance lease	BDO Unibank, Inc. and BDO Leasing & Finance Corporation are related parties of SMDC, a major customer of the company.	The company availed of loans from BDO Unibank Inc. and entered into leaseback agreement with BDO Leasing & Finance Corporation. Interest rates provided by BDO Unibank, Inc. and BDO Leasing & Finance Corporation are based on prevailing rates in the market.	Outstanding bank loan with BDO Unibank is Php1,112,500,000 and outstanding lease liability with BDO Leasing is Php247,724,631 as of December 31, 2013.
Transactions with Stockholders	Citicore is a majority stockholder of the company	In May 21, 2013, Citicore sold 118,729,800 shares to other investors pursuant to a Placing Agreement with the company, CLSA Limited and Metro Investments Corporation. On May 24, 2013, Citicore subscribed to 118,729,800 shares from Megawide.	Php2,374,596

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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? **Please see above discussion.**

J. 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	A majority of the outstanding capital stock
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(b) System Used to Approve Corporate Acts

Explain the system used to approve corporate acts.

System Used	Viva voce and/or by ballot.
Description	The presiding officer of the stockholders' meeting presents the proposal to approve the corporate act to the stockholders. A stockholder moves for the approval of the corporate act. The presiding officer asks the stockholders for objections. If no objection is raised, the corporate act is approved.

(c) Stockholders' Rights

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

Stockholders' Rights under The Corporation Code	Stockholders' Rights <u>not</u> in The Corporation Code
Right to receive Notice of Regular meeting at least two (2) weeks prior to the meeting	Right to receive Notice of Special Meeting at least two (2) weeks prior to the meeting

<p>Right of appraisal in certain instances where he has dissented and voted against a corporate action, including:</p> <p>a) An amendment of the articles of incorporation which has the effect of adversely affecting the rights attached to his shares or of authorizing preferences in any respect superior to those of outstanding shares of any class or of extending or shortening the term of corporate existence;</p> <p>b) The sale, lease, exchange, transfer, mortgage, pledge or other disposal of all or substantially all the assets of the corporation;</p> <p>c) The investment of corporate funds in another corporation or business for any purpose other than the primary purpose for which the corporation was organized; and</p> <p>d) A merger or consolidation.</p>	<p>Right to nominate candidates to be elected as directors not earlier than forty (40) days nor later than twenty-five (25) days prior to the date of the regular or special meeting of stockholders for the election of directors</p>
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Dividends³⁵

Declaration Date	Record Date	Payment Date
June 30, 2014	October 22, 2014	November 17, 2014

(d) Stockholders' Participation

1. 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.

2. Measures Adopted	3. Communication Procedure
4. During the stockholders' meeting, the presiding officer opens the floor for questions. The questions are addressed by the relevant officers of the company.	5.
6. Even after the meeting has been adjourned, the directors and officers entertain questions and encourage discussions with the stockholders.	7.

8. 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

³⁵Updated as of 2014

the sale of the company

During the stockholders' meeting, the presiding officer opens the floor for other matters. These matters are addressed by the relevant officers of the company. If any of the above corporate acts will be discussed in a stockholders' meeting, they will be included in the Information Statement which is distributed to the stockholders 15 business days before the AGM.

9. 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. It gives out notices at least 15 business days before the date of the AGM.
- a. Date of sending out notices: **June 5, 2014**³⁶
- b. Date of the Annual/Special Stockholders' Meeting: **June 30, 2014**³⁷
10. State, if any, questions and answers during the Annual/Special Stockholders' Meeting³⁸

The questions and answers raised during the June 30, 2014 Annual Stockholders' Meeting were as follows:

- a. **Q: Which other construction company the Corporation would want to be like (e.g., D. M. Consunji, Inc., etc.)?**
A: It would be D. M. Consunji.
- b. **Q: How much of the Php3 Billion increase would be preferred shares?**
A: The features, terms and conditions would still have to be determined by the Board and Management after conducting due diligence.
- c. **Q: How much are the recurring revenue, target recurring revenue and percentage of recurring revenue to total revenue?**
A: The Corporation aims to achieve stable recurring revenue equivalent to 50% and traditional revenue amounting to 50% of total revenue within 3 years.

11. Result of Annual/Special Stockholders' Meeting's Resolutions³⁹

12. Resolution	13. Approving	14. Dissenting	15. Abstaining
16. Approval of the Audited Financial	17.1,232,885,345	0	0

³⁶Updated as of 2014

³⁷Updated as of 2014

³⁸Updated as of 2014

³⁹Updated as of 2014

Statements for the Year Ended December 31, 2013			
20.Appointment of External Auditor	21.1,232,885,345	0	0
Amendment of Articles of Incorporation and By-Laws to include the power to extend corporate guarantees to subsidiaries and affiliates for business purposes	1,232,885,345	0	0
Amendment of Articles of Incorporation to increase authorized capital stock from Php2 Billion to Php5 Billion to be effected by way of stock dividend declaration	1,232,885,345	0	0
Amendment of Articles of Incorporation to create preferred shares	1,232,885,345	0	0

24. Date of publishing of the result of the votes taken during the most recent AGM for all resolutions:

The results of the votes are reflected in the Minutes of the Annual Stockholders' Meeting. A copy of the Minutes is sent to the stockholders and uploaded in the PSE's website.

(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:**None**

Modifications	Reason for Modification

(f) Stockholders' Attendance

(g) Details of Attendance in the Annual/Special Stockholders' Meeting Held:⁴⁰

⁴⁰Updated as of 2014

Type of Meeting	Names of Board members/Officers present	Date of Meeting	Voting Procedure (by poll, show of hands, etc.)	% of SH Attending in Person	% of SH in Proxy	Total % of SH attendance
Annual	14	June 30, 2014	By poll	0.01%	99.99%	74.75%

(ii) Does the company appoint an independent party (inspectors) to count and/or validate the votes at the ASM/SSMS?

Yes, representatives of the external auditor, Punongbayan & Araullo were present to count and/or validate the votes.

(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. **Yes.**

(h) Proxy Voting Policies

State the policies followed by the company regarding proxy voting in the Annual/Special Stockholders' Meeting.

	Company's Policies
Execution and acceptance of proxies	Must be in writing, signed by the stockholders and submitted 10 working days prior to validation. There is a presumption of regularity in the execution of proxy.
Notary	Not required
Submission of Proxy	Must be submitted to the Corporate Secretary 10 working days prior to validation.
Several Proxies	If given to two persons, either or both may exercise the power given. If three or more are named, majority of those who attend exercise the power given.
Validity of Proxy	Pursuant to the Corporation Code, it can be specific for said meeting or valid for 5 years.
Proxies executed abroad	No company policy
Invalidated Proxy	If the stockholder appears at the meeting, the proxy becomes invalid.
Validation of Proxy	At least 5 working days before any meeting
Violation of Proxy	Proxy will not be accepted.

(i) Sending of Notices

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

Policies	Procedure
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May be sent by personal delivery or mail at least two (2) weeks prior to the date of the meeting	Notices of the Annual Meeting are sent together with copies of the Information Statement through the Stock and Transfer Agent's independent delivery services provider
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(j) Definitive Information Statements and Management Report⁴¹

Number of Stockholders entitled to receive Definitive Information Statements and Management Report and Other Materials	18
Date of Actual Distribution of Definitive Information Statement and Management Report and Other Materials held by market participants/certain beneficial owners	June 5-6, 2014
Date of Actual Distribution of Definitive Information Statement and Management Report and Other Materials held by stockholders	June 5-6, 2014
State whether CD format or hard copies were distributed	Yes.
If yes, indicate whether requesting stockholders were provided hard copies	Yes.

(k) 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. This is included in the Information Statement which is sent together with the Notice of Annual Stockholders' Meeting.
The auditors to be appointed or re-appointed.	No. This is included in the Information Statement which is sent together with the Notice of Annual Stockholders' Meeting.
An explanation of the dividend policy, if any dividend is to be declared.	No. This is included in the Information Statement which is sent together with

⁴¹Updated as of 2014

	the Notice of Annual Stockholders' Meeting.
The amount payable for final dividends.	No. This is included in the Information Statement which is sent together with the Notice of Annual Stockholders' Meeting and PSE/SEC disclosures.
Documents required for proxy vote.	Yes.

Should any of the foregoing information be not disclosed, please indicate the reason thereto. **Please see above explanation.**

2) Treatment of Minority Stockholders

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

The Board of Directors has adopted the corporate governance policy stated in the Revised Code of Corporate Governance. In particular, the Board has adopted the following policies to protect the rights of minority stakeholders:

Policies	Implementation
A director shall not be removed without cause if it will deny minority shareholders representation in the Board.	These policies are being implemented by the company.
The minority shareholders shall be 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.	
The minority shareholders shall 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 and, if not included, then the minority shareholders shall be allowed to propose to include such matters in the agenda of stockholders' meeting, being within the definition of "legitimate purposes."	
The Board should give minority stockholders the right to propose the holding of meetings and the items for discussion in the agenda that relate directly to the business of the corporation.	

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

K. INVESTORS RELATIONS PROGRAMS

- 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.

Aside from regular reporting and disclosures to various regulating agencies such as the SEC and PSE, the company actively maintains a website that provides timely information updates on its governance and financial performance.

The company has also designated officers to handle queries and requests from investors and shareholders.

- 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.

	Details
(1) Objectives	To build understanding and relationship of trust with financial media, analysts, investing community and shareholders
(2) Principles	Provide essential, correct, and up-to-date information to analysts, the investing community and shareholders
(3) Modes of Communications	PSE website, company website, meetings, email, telephone calls
(4) Investors Relations Officer	Oliver Y. Tan – Chief Finance Officer Contact number: 655-1111 loc. 803 Email address: oliver@megawide.com.ph

- 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?

The company does not have a separate rule or procedure governing the acquisition of corporate control in the capital markets and extraordinary transactions such as mergers, and sale of substantial portions of corporate assets other than the relevant provisions in the Corporation Code of the Philippines.

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

N/A. The company does not have any transaction of this nature.

L. CORPORATE SOCIAL RESPONSIBILITY INITIATIVES⁴²

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

Initiative	Beneficiary
Renovation of the Philippine Children's Medical Center (PCMC)	Patients of PCMC (infants of 18 years of age, high risk pregnant mothers)
Engineering Scholarship Program	Engineering students within Metro Manila (for now)
Quarterly medical missions	Urban and rural poor communities within and outside Metro Manila
Estero clean up	Brgy. San Juan, Taytay, Rizal
Regular tree planting activities	Forest areas in NCR, Regions III and IV
Training Center in Taytay, Rizal	Unemployed community members of Taytay, Rizal
Proposed donation of clinic facility in Yolanda affected area and/or rural community	Rural community in Yolanda affected areas
Logistical support during typhoons or emergencies	Private/public organizations operating within Metro Manila or Region IV
Relief Operations during typhoons or emergencies	Communities affected by disasters, focusing on Metro Manila area

M. 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.

	Process	Criteria
Board of Directors	The performance of the Board is reviewed.	By-laws, Manual on Corporate Governance
Board Committees	Self-assessment	The performance of the Audit and Compliance Committee ⁴³ is reviewed based on the standard provided in the Manual on Corporate Governance.
Individual Directors	Self-assessment	By-laws, Manual on Corporate Governance
CEO/President	The performance of the CEO/President is reviewed by the Board.	By-laws, Manual on Corporate Governance, overall performance of the company.

N. 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

Violations	Sanctions
First violation	Reprimand
Second violation	Suspension from office

⁴²Updated as of 2013

⁴³Updated as of 2014

	The duration of the suspension shall depend on the gravity of the violation.
Third	Removal from office or directorship

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 _____ on _____.

SIGNATURES

MICHAEL C. COSIQUIEN

Chairman of the Board

MICHAEL C. COSIQUIEN

Chief Executive Officer

LEONILO G. CORONEL

Independent Director

LEONOR M. BRIONES

Independent Director

JOYCE M. BRIONES

Compliance Officer

SUBSCRIBED AND SWORN to before me this _____ day of _____, affiants exhibiting to me their valid IDs, as follows:

NAME/NO.	DATE OF ISSUE	PLACE OF ISSUE
Michael C. Cosiquien / TIN 150-443-099-000		
Leonilo G. Coronel		
Leonor M. Briones / OSCA 17935	November 2, 2005	Quezon City
Joyce M. Briones / Passport No. EC2834814	November 26, 2014	Manila

NOTARY PUBLIC

Doc. No. ____;
Page No. ____;
Book No. ____;
Series of ____.