# 2021 INTERIM REPORT

## APOLLO GLOBAL CAPITAL, INC. AND ITS SUBSIDIARIES

**Unaudited Interim Condensed Consolidated Financial Statements** 

As at September 30, 2021 (Unaudited) and December 31, 2020 (Audited), and for the nine-months periods ended September 30, 2021 and 2020 (Unaudited)

## **COVER SHEET**

for

## UNAUDITED FINANCIAL STATEMENTS

**SEC Registration Number** 

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					ntact						E-mail Address main@picozolaw.com						Telephone Number/s   Mobile Number   (632) 532-8654   N/A							r					
	Kı	risti	na J	oyce	Car	ro-C	ang	an				maiı	n@p	icozo	olaw.	.com			((	632)	532	-865	<b>54</b>				N/A		
	Contact Person's Address																												

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

Unit 504 Galleria Corporate Center, Edsa Corner Ortigas Avenue, Brgy. Ugong Norte, Quezon City

<sup>2:</sup> All boxes must be properly and completely filled-up. Failure to do so shall cause the delay in updating the Corporation's records with the Commission and/or non-receipt of Notice of Deficiencies. Further, non-receipt of Notice of Deficiencies shall not excuse the Corporation from liability for its deficiencies.

## APOLLO GLOBAL CAPITAL, INC. AND ITS SUBSIDIARIES UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

As at and for the nine-months ended September 30, 2021

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## SECURITIES AND EXCHANGE COMISSION

## SEC FORM 17-Q

## **QUARTERLY REPORT**

Pursuant to Section 17 of the Securities Regulation Code And SRC Rule 17(2)(b) thereunder

1.	For	the fiscal yea	r ended	September 30, 2021	<u>.</u>		
2.	SEC	Identification	n Number	<u>A199806865</u>	3.	BIR Tax Identification No.	005-301-677
1.	Exac	ct name of iss	uer as specif	ied in its charter		DLLO GLOBAL CAPITAL, INC. merly: YEHEY! CORPORATION)	
5.	Prov	tro Manila, Ph vince, Country orporation or	y or other jur	isdiction of	6.	(SEC Use Only) Industry Classification Code:	
7.		t 504 Galleria ress of princi		enter, Edsa cor. Ortig	as A	venue, Brgy. Ugong Norte, Que Postal code	zon City 1100
3.		(02) 532-865 er's telephon		cluding area code			
€.	N/A Forr		rmer address	s, and former fiscal ye	ear if	changed since last report	
10.	Seci	urities registe	red pursuant	to Sections 8 and 12	of tl	he SRC, or Section 4 and 8 of th	ne RSA
			Title of Each on Stock, ₱0.	Class <b>01 par value</b>		Number of Shares of Common <b>379,136,349,297</b>	Stock Outstanding
11.	Are	any or all of t	hese securiti	es listed on a Stock E	xcha	nge?	
	Yes	[ <b>✓</b> ] No∣	[ ]				
	If ye	es, state the n	ame of such	stock exchange and t	he c	lasses of securities listed therei	n:
	Phili	ippine Stock E	Exchange				
12.	Che	ck whether th	ne issuer:				
	(a)	Section 11 o Code of the	of the RSA an Philippines o	d RSA Rule 11(a)-1 th	nerei	on 17 of the SRC and SRC Rule under, and Sections 26 and 14 ve (12) months (or for such sho	1 of the Corporation
		Yes [✓]	No [ ]				
	(b)	has been sul	bject to such	filing requirements for	or th	e past ninety (90) days?	
		Yes [✔]	No [ ]				

#### PART I - FINANCIAL INFORMATION

#### I. Financial Statements

The accompanying interim financial report of Apollo Global Capital, Inc. (formerly: Yehey! Corporation) ("the Company" or "APL") which comprise the Company's interim condensed consolidated statements of financial position as of September 30, 2021 and December 31, 2020 and the interim condensed consolidated statements of comprehensive income, interim condensed consolidated statements of changes in equity and interim condensed consolidated statements of cash flows for the nine-months period ending September 30, 2021 and 2020 are filed as part of this SEC Form 17-Q.

#### II. Management's Discussion and Analysis of Financial Condition and Results of Operations

Results of Operations (September 30, 2021 vs. September 30, 2020)

	For	the nine-months e	ende	d September 30,	Horizontal Aı	nalysis	Vertical Analysis		
	(	2021 (unaudited)		2020 (unaudited)	Inc (Dec)	%age	2021	2020	
Revenues	₽	_	₽	_	-	n/a	n/a	n/a	
Direct costs		_		=	-	n/a	n/a	n/a	
Gross profit	₽	_	₽	_	-	n/a	n/a	n/a	
General & administrative costs		(45,566,161)		(10,946,118)	34,620,043	316.28%	n/a	n/a	
Operating loss	₽	(45,566,161)	₽	(10,946,118)	34,620,043	316.28%	n/a	n/a	
Finance income		7,899		3,181	4,718	148.32%	n/a	n/a	
Finance costs		(2,806,217)		(943,667)	1,862,550	197.37%	n/a	n/a	
Other losses - net				(3,732)	3,732	100.00%	n/a	n/a	
Loss before tax benefit	₽	(48,364,479)	₽	(11,890,336)	36,474,143	306.75%	n/a	n/a	
Income tax benefit				_	_	n/a	n/a	n/a	
Loss for the period	₽	(48,364,479)	₽	(11,890,336)	36,474,143	306.75%	n/a	n/a	

#### General & Administrative Costs

The Group's general & administrative costs has increased by 316.28% which was primarily due to the increase in filing & processing fees, professional fees, technical consultant fee, salaries & employee benefits, mobilization costs, taxes & licenses and commissions (88.73% of the total general and administrative costs).

#### Loss Before Tax

The increase in loss before tax was primarily due to higher general and administrative costs incurred during the period.

Financial Condition (September 30, 2021 vs. December 31, 2020)

		As	at		Horizontal /	Analysis	Vertical A	Analysis
	Sep	eptember 30, 2021 (unaudited)		cember 31, 2020 (audited)	Inc (Dec)	%age	2021	2020
<u>ASSETS</u>								
Current assets:								
Cash	₽	202,908,730	₽	909,057	201,999,673	22220.79%	4.68%	0.039
Other current assets		4,714,260		3,942,010	772,250	19.59%	0.11%	0.129
Total current assets	₽	207,622,990	₽	4,851,067	202,771,923	4179.94%	4.79%	0.149
Non-current assets:								
Investment in associates	₽	711,980,880	₽	_	711,980,880	n/a	16.42%	n/a
Mine properties		3,308,598,556		3,288,748,565	19,849,991	0.60%	76.31%	98.259
Advances to contractors		59,140,128		44,888,691	14,251,437	31.75%	1.36%	1.349
Property & equipment – net		41,942,190		2,427,268	39,514,922	1627.96%	0.97%	0.079
Website costs		360,777		360,777	_	0.00%	0.01%	0.019
Deferred tax asset		6,154,303		6,154,303	_	0.00%	0.14%	0.189
Total non-current assets	₽	4,128,176,834	₽	3,342,579,604	785,597,230	23.50%	95.21%	99.869
TOTAL ASSETS	₽	4,335,799,824	₽	3,347,430,671	988,369,153	29.53%	100.00%	100.009

LIABILITIES & EQUITY

Current liabilities:								
Accounts and other payables	₽	85,456,527	₽	41,576,576	43,879,951	105.54%	1.97%	1.24%
Interest-bearing loans & borrowings Advances from contractors		– 58,501,000		13,950,000 55,151,000	(13,950,000) 3,350,000	-100.00% 6.07%	1.95% 1.35%	0.42% 1.65%
Total current liabilities	₱	143,957,527	₽	110,677,576	33,279,951	30.07%	3.32%	3.31%
Non-current liabilities:								
Interest-bearing loans & borrowings Advances from related parties	₽	34,300,000 248,347,842	₽	23,600,000 247,924,585	10,700,000 423,257	45.34% 0.17%	0.79% 5.73%	0.71% 7.41%
Total non-current liabilities	₽	282,647,842	₽	271,524,585	11,123,257	4.10%	6.52%	8.12%
Total liabilities	₽	426,605,369	₽	382,202,161	44,403,208	11.62%	9.84%	11.43%
Equity:								
Share capital Share premium Accumulated losses	₽	3,791,363,493 17,586,961 (148,264,114)	₽	2,803,363,493 17,586,961 (101,328,091)	988,000,000 - 46,936,023	35.24% 0.00% 46.32%	87.44% 0.41% -3.42%	83.75% 0.53% -3.03%
Total equity attributable to Parent Company's shareholders Non-controlling interest Currency translation differences	₽	3,660,686,341 247,513,191 994,924	₽	2,719,622,363 245,606,147 –	941,063,978 1,907,044 994,924	34.60% 0.78% n/a	84.43% 5.71% 0.02%	81.25% 7.34%
Total equity	₽	3,909,194,455	₽	2,965,228,510	943,965,945	31.83%	90.16%	88.58%
TOTAL LIABILITIES & EQUITY	₽	4,335,799,824	₽	3,347,430,671	988,369,153	29.53%	100.00%	100.00%

#### **Total Assets**

Total assets of the Group increased by ₱988.37-million (29.53%), which was primarily caused by the increase in cash and investment in associates.

#### Other Current Assets

Other current assets increased by ₱772,250 (19.59%). The increase in other current assets is primarily caused by the increase in input taxes and prepaid expenses and advances to employees.

#### Mine Properties

Mine properties include mineral assets, patent and mining costs. The increase in mine properties is primarily caused by additional mining costs.

#### Property & Equipment – net

Property & equipment includes machineries & equipment, office furniture & equipment and motor vehicle.

The increase in property and equipment is primarily due to acquisition of machineries & equipment amounting to ₱40,000,000 during the period.

#### **Total Liabilities**

Total liabilities have increased by ₱44.40-million (11.62%), which was primarily caused by increase in accounts payable and payable to contractor.

#### Interest-Bearing Loans & Borrowings

Loans & borrowings pertains to loans from Cagayan Blue Ocean Offshore Aquamarine Services Corporation (CBO).

In 2021, the Group availed of additional loan from CBO amounting to ₱35.2-million.

#### Total equity

The increase in total equity of ₱943.97-million in this account is primarily caused by the additional issuance of shares during the period.

#### **SIGNATURES**

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

Issuer: APOLLO GLOBAL CAPITAL, INC.

Ву:

Signature

Vittorio Paulo P. Lim

Title President

Date November 19, 2021

Signature

Christopher Go

Title Chief Finance Officer

Date November 19, 2021

## APOLLO GLOBAL CAPITAL, INC. AND ITS SUBSIDIARIES

## Interim Condensed Consolidated Statements of Financial Position

			As	s at					
	Noto/s	Sep	tember 30, 2021 (Unaudited)	De	cember 31, 2020 (Audited)				
<u> </u>	Note/s		(Onaudited)		(Addited)				
Current assets:	_	_	202 202 722		000.057				
Cash Other surrent assets	5	₱	202,908,730	₱	909,057				
Other current assets	6		4,714,260		3,942,010				
Total current assets		₽	207,622,990	₱	4,851,067				
Non-current assets:									
Investment in associates	7	₱	711,980,880	₽	_				
Mine properties	8		3,308,598,556		3,288,748,565				
Advances to contractors	9		59,140,128		44,888,691				
Property & equipment – net	10		41,942,190		2,427,268				
Website costs	11		360,777		360,777				
Deferred tax asset	17		6,154,303		6,154,303				
Total non-current assets		₽	4,128,176,834	₽	3,342,579,604				
TOTAL ASSETS		₽	4,335,799,824	₽	3,347,430,671				
Interest-bearing loans & borrowings – current portion Advances from contractors  Total current liabilities  Non-current liabilities: Interest-bearing loans & borrowings – net of current	13 21	₽	58,501,000 143,957,527	₽	13,950,000 55,151,000 110,677,576				
portion	13	₽	34,300,000	₽	23,600,000				
Advances from related parties	20		248,347,842		247,924,585				
Total non-current liabilities		₽	282,647,842	₽	271,524,585				
Total liabilities		₽	426,605,369	₽	382,202,161				
Equity:									
Share capital	14	₽	3,791,363,493	₽	2,803,363,493				
Share premium		-	17,586,961		17,586,961				
Accumulated losses			(148,264,114)		(101,328,091				
Total equity attributable to Parent Company's			(= :=,== :,== :,		(===/===/===				
shareholders		₽	3,660,686,340	₽	2,719,622,363				
Non-controlling interest		•	247,513,191	•	245,606,147				
Currency translation differences			994,924		2 13,000,147				
Total equity		₽	3,909,194,455	₽	2,965,228,510				
TOTAL LIABILITIES & EQUITY		₽	4,335,799,824	₽	3,347,430,671				

See accompanying notes to the interim condensed consolidated financial statements.

## APOLLO GLOBAL CAPITAL, INC. AND ITS SUBSIDIARIES

#### Interim Condensed Consolidated Statements of Comprehensive Income

For the three-months period ended For the nine-months period ended September 30, September 30, 2021 2021 (Unaudited) Note/s (Unaudited) (Unaudited) (Unaudited) Revenues ₽ ₽ ₽ Direct costs Gross profit ₽ ₽ ₽ ₽ General & administrative costs 15 (29,321,849) (5,591,644)(45,566,161) (10,946,118) Operating loss (29,321,849) (5,591,644) (45,566,161) (10,946,118)17 7,899 Finance income 7,366 442 3,181 17 Finance costs (1,888,450) (364,583) (2,806,217) (943,667) 17 Other losses - net (3,732)(3,732)Loss before tax benefit (31,202,933) (5,959,517)(48,364,479) (11,890,336) Income tax benefit 18 Loss for the period ₽ (31,202,933) (5,959,517)₽ (48,364,479) ₽ (11,890,336) Loss attributable to: (30,622,142) (5,589,737)(46,936,023) (11,108,599)Parent Company Non-controlling interests (580,791)(369,780)(1,428,456) (781,737) ₽ ₽ ₽ (31,202,933) (5,959,517)(48,364,479) (11,890,336) ₽ Basic loss per share 19 (0.00011)(0.00002)₽ (0.00017)₽ (0.00004)

See accompanying notes to the interim condensed consolidated financial statements.

## APOLLO GLOBAL CAPITAL, INC. AND ITS SUBSIDIARIES CONSOLIDATED

## Interim Condensed Consolidated Statements of Changes in Equity

For the nine-months period ended September 30, 2021 and 2020

		Equit	y Att	ributable to Pa	rent C	Company's Shareh	older	S						
Note/s		Share Capital	SI	hare Premium	Acc	umulated Losses		Total	_	Non-controlling Interests		Currency Translation Differences		Total Equity
Balances at January 1, 2021	₽	2,803,363,493	₽	17,586,961	₽	(101,328,091)	₽	2,719,622,363	₽	245,606,147	₱	_	₽	2,965,228,510
Additional issuance of shares		988,000,000		_		_		988,000,000		_		_		988,000,000
Acquisition during the period		_		_		_		_		3,335,500		_		3,335,500
Loss for the period		_		_		(46,936,023)		(46,936,023)		(1,428,456)		_		(48,364,479)
Translation differences		_		_								994,924		994,924
Balances at September 30, 2021 (Unaudited)	₽	3,791,363,493	₽	17,586,961	₽	(148,264,114)	₽	3,660,686,340	₽	247,513,191	₽	994,924	₽	3,909,194,455
														_
Balances at January 1, 2020	₽	2,803,363,493	₽	17,586,961	₽	(86,178,648)	₽	2,734,771,806	₽	246,743,724	₽	_	₽	2,981,515,530
Loss for the period		<u> </u>				(11,108,599)		(11,108,599)		(781,737)		_		(11,890,336)
Balances at September 30, 2020 (Unaudited)	₽	2,803,363,493	₽	17,586,961	₽	(97,287,247)	₽	2,723,663,207	₽	245,961,987	₽	_	₽	2,969,625,194

See accompanying notes to the interim condensed consolidated financial statements.

## APOLLO GLOBAL CAPITAL, INC. AND ITS SUBSIDIARIES CONSOLIDATED

## Interim Condensed Consolidated Statements of Cash Flows

For the nine-months period ended September 30,

			September 30,						
			2021		2020				
	Note/s		(unaudited)		(unaudited)				
Cash flows from operating activities:									
Loss for the year before tax		₽	(48,364,479)	₱	(11,890,336)				
Adjustments for:									
Finance income	17		(7,899)		(3,181)				
Finance costs	17		2,806,217		943,667				
Unrealized foreign exchange loss	17		-		3,732				
Depreciation	10		633,305		374,381				
Operating loss before working capital adjustments		₱	(44,932,856)	₱	(10,571,737)				
Working capital adjustments:  Increase in:									
Other current assets			(772,250)		(43,154)				
Other non-current assets			(772,230)		(30,000)				
Increase in:					(30,000)				
Accounts & other payables			44,424,084		1,079,803				
Advances from contractors			3,350,000						
Net cash generated from (used in) operations		₽	2,068,978	₽	(9,565,089)				
Interest received	17		7,899		3,181				
Net cash provided by (used in) operating activities		₽	2,076,877	₽	(9,561,908)				
Cash flows from investing activities:									
Acquisition of property & equipment	10	₽	(40,148,227)	₽	(322,447)				
Additional mine costs	8		(19,849,991)		(2,581,706)				
Advances to contractors	9		(14,251,437)		(1,320,425)				
Acquisition of associates	7		(711,980,880)		_				
Net cash used in investing activities		₱	(786,230,535)	₽	(4,224,578)				
Cash flows from financing activities:									
Proceeds from loans & borrowings	13	₱	35,200,000	₽	14,500,000				
Repayment of loans & borrowings	13		(38,450,000)		_				
Additional issuance of shares	14		988,000,000		_				
Change in non-controlling interests			3,335,500		_				
Advances from related parties	20		423,257		(0.12.667)				
Interest paid			(3,350,350)		(943,667)				
Net cash provided by financing activities		₽ -	985,158,407	₽	13,556,333				
Effects of foreign exchange rate changes on cash		₽ -		₽	(3,732)				
Currency translation adjustments		₽	994,924	₽					
Net increase in cash		₱	201,999,673	₱	(233,885)				
Cash at beginning of year	5		909,057		1,284,390				
Cash at end of period	5	₽	202,908,730	₽	1,050,505				

See accompanying notes to the consolidated financial statements.

#### APOLLO GLOBAL CAPITAL, INC. AND ITS SUBSIDIARIES

#### Notes to the Interim Condensed Consolidated Financial Statements

As at September 30, 2021 and December 31, 2020 For the each of the nine-months ended September 30, 2021 and 2020

#### 1. Reporting Entity

#### 1.1 Formation and Operations

APOLLO GLOBAL CAPITAL, INC. (the Parent Company or APL), formerly known as YEHEY! CORPORATION, was incorporated in the Philippines and registered with the Securities and Exchange Commission (SEC) per SEC Registration No. A199806865 on June 10, 1998. Prior to the approval of the change in the corporate name and its business on October 7, 2016, the Parent Company's primary purpose is to engage in the business of internal online-related products relating to database search engine, such as, but not limited to, conceptualizing, designing, illustrating, processing and editing websites; to engage in other pre-production and postproduction work on websites in the internet; and to sell and market said products in the form of advertising of finished products in the domestic or export market.

On August 9, 2012, the SEC approved the Parent Company's application to list 27.8-million common shares by way of introduction in the second board of the Philippine Stock Exchange (PSE) at an initial price of \$1 per share. On October 18, 2012, the Parent Company was listed in the PSE.

As of December 31, 2014, the Parent Company is 66.95% owned by Vantage Equities, Inc. (Vantage), a company also incorporated in the Philippines and listed in the PSE. On July 7, 2015, Vantage entered into a Sale and Purchase Agreement (SPA), with third party buyers for the sale of the entire shares owned by Vantage. Under the SPA, the closing of the transfer of the Sale Shares is subject to and conditioned upon the conduct and completion of a mandatory tender offer as well as the payment of the purchase price, which conditions have been complied with on October 15, 2015. Accordingly, on October 15, 2015, the Parent Company ceased as a majority owned subsidiary of Vantage when Vantage sold its shares at P290 million to a group of individual shareholders.

Pursuant to the SPA, the Board of Directors (BOD) of the Parent Company approved on October 30, 2015 the assignment of the noncash assets and liabilities of the Parent Company to Vantage. Total amount assigned is a net liability of ₱2,693,438. Such amount was recognized as miscellaneous income in the Parent Company's 2015 separate statement of comprehensive income.

On December 7, 2015, the BOD approved the change of the Parent Company's name from YEHEY! CORPORATION to APOLLO GLOBAL CAPITAL, INC. The amendment was filed with the SEC and was approved on October 7, 2016. Along with the change in the corporate name, the Parent Company's primary purpose was likewise amended to that of a holding company which is to invest in, purchase, or otherwise acquire and own, hold, use, sell, assign, transfer, lease, mortgage, guarantee, exchange, develop, or otherwise dispose of real or personal property of every kind and description, including shares of stock, bonds, debentures, notes, evidences, of indebtedness, and other securities, or obligations of any corporation or corporations, associations, domestic or foreign, and to possess and exercise in respect thereof all the rights, powers and privileges of ownership.

The current registered office address of the Parent Company is located at Unit 504, Galleria Corporate Center, EDSA corner Ortigas Ave., Brgy. Ugong Norte, Quezon City.

#### 1.2 Subsidiary Information

JDVC Resources Corporation (referred to as "JDVC") was incorporated and registered with the Philippine Securities and Exchange Commission (SEC) on November 24, 2011 under SEC Reg. No. CS201120574. The Subsidiary is primarily established to carry on business of exploring, prospecting and operating mines and quarries of all kind of ores and minerals, metallic and non-metallic, such as nickel, iron, gold, copper, silver, lead, manganese, chromite, molybdenite pyrite, sulfur, silica, kaolin clay, zeolite, perlite, diatomaceous earth, diorite, basalt, gabbro, coal, hydrocarbons, oil, natural gas, etc.; filing, negotiating or applying for mineral agreements, operating agreements, mining leases, timber and water rights and surface rights, and of milling concentrating, processing, refining and smelting such minerals, and manufacturing, utilizing, trading, marketing or selling such mineral products, likewise acquiring and operating all kinds of equipment, vehicles, instruments, machineries, chemicals supplies and other logistic structures that may be vital and necessary for the furtherance of the foregoing purposes, with financial and technical assistance agreement with the government.

JDVC's principal and administrative office address is at 2nd Floor L&L Bldg., Panay Ave. Cor. EDSA, Quezon City.

On February 17, 2017, the Parent Company and JDVC's shareholders entered into a Deed of Exchange of Shares where in the former had issued 247,396,071,520 shares (par value of ₱0.01 per share) in exchange for 4,133,740 shares (par value of ₱100 per share) at an exchange price of ₱598.48 of the latter. The deed covering the transaction was approved by SEC on October 9, 2017. As a result of this transaction, the Parent Company now owns 82.67% of JDVC.

In December 2019, the Parent Company purchased additional 389,530 shares of JDVC from its existing stockholders for ₱267.6 million resulting to an increase in ownership of JDVC to 90.47%.

PT. JDVC Resources Indonesia (PT. JRI), a recently formed Indonesian subsidiary of JDVC, was incorporated to expand APL's business operation and to explore possibilities of complementary mining operations in Indonesia, a country also known for its substantial mineral deposits of iron ore. PT. JRI was incorporated with the Indonesian Ministry of Law (similar to the Securities and Exchange Commission in the Philippines) and secured its Deed of Establishment (similar to the Articles of Incorporation in the Philippines) on September 17, 2021. It also obtained a Business License from the Ministry of Investments of Indonesia, which enables it to engage in the three (3) lines of businesses, as follows: (1) Great Trade of Metal Ores, (2) Big Trade of Non-metal Materials, and (3) Wholesale Trade of Solid, Liquid and Gas Fuel and Related Products.

The Parent Company and its subsidiaries are collectively known herein as the "Group".

#### 1.3 Approval on the Release of the Interim Condensed Consolidated Financial Statements

The accompanying interim condensed consolidated financial statements of the Group as at September 30, 2021 (including comparative amounts as at December 31, 2020) were approved and authorized for issue by the Board of Directors on November 19, 2021.

#### 2. Basis of Preparation

#### 2.1 Statement of Compliance

The accompanying interim condensed consolidated financial statements of the Group have been prepared in compliance with Philippine Accounting Standard 34, *Interim Financial Reporting*.

The interim condensed consolidated financial statements do not include all the information and disclosures required in the annual financial statements and should be read in conjunction with the Group's annual consolidated financial statements as at and for the year ended December 31, 2020, which have been prepared in accordance with Philippine Financial Reporting Standards (PFRSs).

#### 2.2 Going Concern Assumption

The preparation of the accompanying interim condensed consolidated financial statements of the Group is based on the premise that the Group operates on a going concern basis, which contemplate the realization of assets and settlement of liabilities in the normal course of business. The management does not intend to liquidate.

#### 2.3 Functional and Presentation Currency

The interim condensed consolidated financial statements are presented in Philippine Peso (₱), the Group's functional and presentation currency.

Items included in the interim condensed consolidated financial statements of the Group are measured using its functional currency. Functional currency is the currency of the primary economic environment in which the Group operates.

#### 2.4 Basis of Consolidation

The Group's interim condensed consolidated financial statements comprise the accounts of the Group and its subsidiary, after the elimination of intercompany transactions. All intercompany assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities under the Group, are eliminated in full on consolidation. Unrealized profits and losses from intercompany transactions that are recognized in assets are also eliminated in full. Intercompany losses that indicate impairment are recognized in the interim condensed consolidated financial statements.

The financial statements of APL are prepared for the same reporting period as that of the Group, using consistent accounting policies.

#### 3. Changes in Accounting Policies

The Group's accounting policies are consistent with those of the previous financial year, except for the adoption of the following new accounting pronouncements:

#### 3.1 New and Amended Standards Effective in 2021

The following new standards and amendments to existing standards are mandatory for the first time for the financial year beginning January 1, 2021:

- a.) Amendments to PFRS 9, PFRS 7, PFRS 4 and PFRS 16, Interest Rate Benchmark Reform Phase 2. The amendments provide the following temporary reliefs which address the financial reporting effects when an interbank offered rate (IBOR) is replaced with an alternative nearly risk-free interest rate (RFR):
  - Practical expedient for changes in the basis for determining the contractual cash flows as a result of IBOR reform
  - Relief from discontinuing hedging relationships
  - Relief from the separately identifiable requirement when an RFR instrument is designated as a hedge of a risk component

The Company shall also disclose information about:

- The nature and extent of risks to which the entity is exposed arising from financial instruments subject to IBOR reform, and how the entity manages those risks; and
- Their progress in completing the transition to alternative benchmark rates, and how the entity is managing that transition

The adoption of these amendments do not have a significant impact on the consolidated financial statements of the Group.

#### 3.2 New and Amended Standards Effective Subsequent to 2021 but not Early Adopted

Pronouncements issued but not yet effective as at December 31, 2020 are listed below. The Group intends to adopt the following pronouncements when they become effective. Except as otherwise indicated, the Group does not expect the adoption of these new pronouncements to have a significant impact on the interim condensed consolidated financial statements.

#### Effective beginning on or after January 1, 2022

a.) PAS 16 (amendments), *Property, Plant and Equipment – Proceeds before Intended Use.*The amendments prohibit the Company from deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by the management. Instead, the Company recognizes the proceeds from selling such items, and the cost of producing those items, in profit or loss.

The amendments are effective for annual reporting period beginning on or after January 1, 2022 and must be applied retrospectively to items of property, plant and equipment made available for use on or after the earliest period presented when the Company first apply the amendment.

These amendments are not expected to have a material impact on the financial statements of the Company.

b.) PFRS 3 (amendments), Reference to the Conceptual Framework.

The amendments are intended to replace a reference to the Framework for the Preparation and the Presentation of Financial Statements, issued in 1989, with reference to the conceptual framework for Financial Reporting issued in March 2018 without significantly changing its requirements. An exception to the recognition principle if PFRS 3 was added to avoid the issue of potential "day 2" gains or losses arising from liabilities and contingent liabilities that would be in the scope of PAS 37 or IFRIC 21 Levies, if incurred separately.

At the same time, the existing guidance in PFRS 3 for contingent assets that would not be affected was clarified by replacing the reference to the Framework for the Preparation and Presentation of the Financial Statements. The amendments are effective for annual reporting period beginning on or after January 1, 2022 and apply prospectively.

The Company is currently assessing the impact of adopting these amendments.

c.) PAS 37 (amendments), Onerous Contracts – Cost of Fulfilling a Contract.

The amendments specify which costs an entity needs to include in assessing whether a contract is onerous or loss-making. The amendments apply a "directly related cost approach." The costs that relate directly to a contract to provide goods or services include both incremental cost and allocation of costs directly related to contract activities. General and administrative costs that do not relate directly to a contract and are excluded unless they are explicitly chargeable to the counterparty under the contract.

The amendments are effective for annual reporting periods beginning January 1, 2022. The Company will apply the amendments to contracts which it has not yet fulfilled its obligations at the beginning of the annual reporting period in which it first applies its amendments.

The Company is currently assessing the impact of these amendments.

#### Effective beginning on or after January 1, 2023

a.) PFRS 17, Insurance Contracts.

PFRS 17 is a comprehensive new accounting standard for insurance contracts covering recognition and measurement, presentation and disclosure. Once effective, PFRS 17 will replace PFRS 4, *Insurance Contracts*. This new standard on insurance contracts applies to all types of insurance contracts (i.e., life, non-life, direct insurance and re-insurance), regardless of the type

of entities that issue them, as well as to certain guarantees and financial instruments with discretionary participation features. A few scope exceptions will apply.

The overall objective of PFRS 17 is to provide an accounting model for insurance contracts that is more useful and consistent for insurers. In contrast to the requirements in PFRS 4, which are largely based on grandfathering previous local accounting policies, PFRS 17 provides a comprehensive model for insurance contracts, covering all relevant accounting aspects. The core of PFRS 17 is the general model, supplemented by:

- A specific adaptation for contracts with direct participation features (the variable fee approach)
- A simplified approach (the premium allocation approach) mainly for short-duration contracts

PFRS 17 is effective for reporting periods beginning on or after January 1, 2023, with comparative figures required. Early application is permitted.

The standard is not applicable to the Group since it has no activities that are predominantly connected with insurance contracts or issue insurance contracts.

b.) PAS 1 (amendments), Classification of Liabilities as Current or Non-current.

The amendments to PAS 1 affect only the presentation of liabilities as current or non-current in the statement of financial position and not the amount or timing of recognition of any assets, liability, income or expenses, or the information disclosed about those items.

The amendments clarify that the classification of liabilities as current or non-current is based on rights that are in existence at the end of the reporting period, specify that classification is unaffected by expectations about whether an entity will exercise its right to defer settlement liability, explain that rights are in existence if covenants are complied with at the end of the reporting period, and introduce a definition of "settlements" to make clear that settlement refers to the transfer to the counterparty of cash, equity instruments, other assets or services.

The amendments are applied retrospectively for annual periods beginning on or after January 1, 2023, with early application permitted.

The management of the Group is still evaluating the impact of these new amendments.

#### Deferred

a.) PFRS 10 (amendments), Consolidated Financial Statements, and PAS 28 (amendments), Investments in Associates and Joint Ventures – Sale or Contribution of Assets between an Investor and its Associate or Joint Venture.

The amendments address the conflict between PFRS 10 and PAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. The amendments clarify that a full gain or loss is recognized when a transfer to an associate or joint venture involves a business as defined in PFRS 3. Any gain or loss resulting from the sale or contribution of assets that does not constitute a business, however, is recognized only to the extent of unrelated investors' interests in the associate or joint venture.

The management of the Group is still evaluating the impact of these new amendments.

#### 3.3 Annual Improvements to PFRSs

The annual improvements to PFRSs contain non-urgent but necessary amendments to PFRSs.

#### 2018 to 2020 Cycle

The Annual Improvements to PFRSs (2018-2020 Cycle) are effective for annual periods beginning on or after January 1, 2022, with retrospective application.

a.) PFRS 1, Subsidiary as a First-Time Adopter.

The amendment provides additional relief to a subsidiary which becomes a first-time adopter later than its parent in respect of accounting for cumulative translation differences. As a result of the amendment, a subsidiary that uses the exemption in PFRS 1: D16 (a) can now also elect to measure cumulative translation differences for all foreign operations at the carrying amount that would be included in the parent's consolidated financial statements, based on the parent's date of transition to PFRSs, if no adjustments were made for consolidation procedures and for the effects of the business combination in which the parent acquired the subsidiary. A similar election is available to an associate or joint venture that uses the exemption in PFRS 1: D16 (a).

The amendment is effective for annual periods beginning on or after January 1, 2022, with early application permitted.

d.) PFRS 9 (amendments), Financial Instruments – Fees in the '10 per cent' Test for the Derecognition of the Financial Liabilities.

The amendment clarifies the fee that an entity includes when assessing whether the terms of a new or modified financial liability are substantially different from the terms of the original financial liability. These fees include only those paid or received between the borrower and the lender, including fees paid or received by either the borrower or lender on the other's behalf. An entity applies the amendment to the financial liabilities that are modified or exchanged on or after the beginning of the annual reporting period in which the entity first applies the amendment.

The amendment is effective for annual reporting periods beginning on or after January 1, 2022 with earlier adoption permitted.

The Group will apply the amendments to financial liabilities that are modified or exchanged on or after the beginning of the annual reporting period in which the entity first applies the amendment. The amendments are not expected to have a material impact on the financial statements.

e.) PAS 41 (amendments), Agriculture – Taxation in Fair Value Measurements.

The amendments removed the requirement in paragraph 22 of PAS 41 that entities exclude cash flows for taxation when measuring the fair value of assets within the scope of PAS 41.

An entity applies the amendment prospectively to fair value measurements on or after the beginning of the first annual reporting period beginning on or after January 1, 2022 with earlier adoption permitted.

The amendments are not expected to have a material impact on the financial statements.

#### 4. Significant Accounting Estimates and Judgments

The preparation of the interim condensed consolidated financial statements requires management to make judgments, estimates and assumptions that affect the application of policies and the amounts reported in the financial statements and accompanying notes. The judgments, estimates and assumptions used in the accompanying financial statements are based upon management's evaluation of relevant facts and circumstances as of the date of the interim condensed consolidated financial statements. Future events may occur which will cause the judgments and assumptions used in arriving at the estimates to change. The effects of any change in judgments and estimates are reflected in the interim condensed consolidated financial statements as they become reasonably determinable.

There were no changes in estimates of amounts reported in prior financial periods that have a material effect in the current interim period.

#### 5. Cash

This account consists of:

	Sep	December 31, 202 (Audited)				
Petty cash fund	₽	20,000	₽	20,000		
Cash in banks		202,888,730		889,057		
Total	₽	202,908,730	₽	909,057		

Cash in banks are demand deposit accounts in various universal banks that generally earn interest at their respective daily bank deposit rates. Petty cash fund is used for payment of minor disbursements and is maintained under an imprest fund system.

Interest income earned from cash in banks amounted to ₱7,899 and ₱3,181 for the period ended September 30, 2021 and 2020 (see Note 17).

#### 6. Other Current Assets

This account consists of:

	•	ember 30, 2021 Unaudited)	Dece	ember 31, 2020 (Audited)
Input taxes	₽	3,176,230	₱	2,582,729
Prior year's excess credit		1,237,509		1,237,509
Prepaid expenses		97,077		_
Advances to employees		81,672		_
Security deposits		71,772		71,772
Construction bonds		50,000		50,000
Total	₽	4,714,260	₽	3,942,010

Input taxes are 12% value added tax (VAT) on purchase of goods or services in the course of its trade or business. At the end of the year, input tax can be applied against output tax.

Prior year's excess credits represent excess tax payments and credits over tax liabilities of the immediately preceding taxable period which may be refunded, converted to tax credit certificates, or carried over to the next taxable year.

Prepaid expenses consist of prepaid rent, professional fees and stock transfer office fee to be applied on the next period.

Advances to employees are non-interest bearing receivable cash advances which are deductible from salaries.

Security deposits represent noninterest-bearing deposits made on lease and are usually refundable after the end of contract or services less any charges.

Construction bonds represent noninterest-bearing bonds that are used to secure against damages during construction and will be refundable after the end of construction, net of any charges.

#### 7. Investments in Associate

Investments in equity method investees pertain to the Company's investments in associate.

Movements in this account:

	September 30, 2021 (Unaudited)					
Acquisition costs:						
Balance at beginning of year	₽	_				
Acquisition during the period		711,980,880				
Balance at end of period	₽	711,980,880				
Accumulated equity in net earnings:						
Balance at beginning of year	₽	_				
Share in net income (losses) for the period		_				
Balance at end of period	₱	-				
Total	₽	711,980,880				

#### Poet Blue Ocean Offshore Services Pte. Ltd. (PBO)

PBO was registered in Singapore on April 21, 2017. It is the owner of MB Siphon I vessel, which will be used for the offshore mining activities of the Subsidiary. Its principal activity based on its Singapore registration is engineering design and consultancy services supporting mining, oil, and gas extraction and offshore exploration activities.

The Company held 49% of the shares of the associate. The Company exercises significant influence over the policy and decision-making process of the associate.

The tables below provide summarized financial information for the Company's associate:

		ember 30, 2021 (Unaudited)
Summarized statements of financial position		
Current assets	₽	750,246
Non-current assets		995,213,272
Current liabilities		7,357,742
Non-current liabilities		976,989,587
Statements of comprehensive income		
Revenues	₽	_
Loss before income tax (tax benefit)		(217,355)
Net loss		(217,355)

#### 8. Mine Properties

The carrying amount of this account is as follows:

		Mineral Assets		Patent Mining Costs		Total		
Cost:								
As at December 31, 2019	₽	2,500,098,008	₽	89,000,000	₽	694,956,557	₽	3,284,054,565
Additions		_		_		4,694,000		4,694,000
As at December 31, 2020	₽	2,500,098,008	₽	89,000,000	₽	699,650,557	₽	3,288,748,565
Additions		_		_		19,849,991		19,849,991
As at September 30, 2021	₱	2,500,098,008	₱	89,000,000	₱	719,500,548	₽	3,308,598,556

JDVC was granted by the Department of Environment and Natural Resources (DENR) a Mineral Production Sharing Agreement (MPSA) No. 338-2010-II-OMR covering an area of approximately 14,240 hectares (ha)

located within the municipal waters of the Municipalities of Sanchez Mira, Pamplona, Abulug, Ballesteros, Appari, Buguey, and Gonzaga, in the Province of Cagayan for a term of 25 years and renewable for another 25 years.

Originally, the MPSA was granted to Bo Go Resources Mining Corporation (Bo Go) on September 9, 2010. On November 25, 2011, Bo Go executed a deed of assignment (DOA) to transfer to JDVC all its rights and interest in and title to the MPSA. On January 27, 2012, the DOA was approved by the Mines and Geosciences Bureau (MGB) and was duly approved a year after, January 25, 2013, by the DENR.

The DOA, as approved, carries with it the responsibility to implement the Exploration Work Program and the Environmental Work Program which were eventually taken over by JDVC, as well as the submission of the regular Technical/Progress Reports. The Environmental Impact Assessment likewise was completed and presented to the various municipalities and stakeholders in the Province of Cagayan. After the approval of the DENR, pursuant to the agreement, the Subsidiary proceeded to do the Technical or Progress Report Exploration, Environmental Work Programs and Exploration Work Programs.

JDVC, through a DOA, transferred all rights and interest in the 2,400-ha portion of the MPSA No. 338-2010-II-OMR to Sanlorenzo Mines, Inc. The DOA was approved by the DENR on May 20, 2016. The remaining 11,840-ha was redenominated as MPSA No. 338-2010-II-OMR-Amended A.

On March 14, 2017, 3,161.84-ha of the remaining 11,840 ha were relinquished by JDVC in favor of the Government.

On August 9, 2017, the Subsidiary executed DOAs, which was registered with the DENR on April 2, 2018, assigning portion of MPSA No. 338-2010-II-OMR-Amended A as follows:

	Area Assigned (in ha)
Catagayan Iron Sand Mining Resources Corp.	3,182.78
Cagayan Ore Metal Mining Exploration Corp.	2,149.85
Catagayan Mining Resources (Phils.) Inc.	1,448.51

These companies were all incorporated in the Philippines and registered with the SEC on July 1, 2016, primarily to engage on the business of exploring, prospecting and operating mines and quarries of all kind of ores and minerals.

On August 6, 2019, the Declaration of Mining Project Feasibility filed by JDVC last May 25, 2016, was approved by the DENR authorizing JDVC to proceed with the Development and Operating Periods of MPSA No. 338-2010-II-OMR-Amended A covering the 4,999.24-ha, including extraction and commercial disposition of magnetite iron sand and other associated minerals at the offshore areas in the Province of Cagayan.

As at December 31, 2020, the remaining 1,897.02-ha contract area of the MPSA No. 338-2010-IIOMR-Amended A which has been fully explored since 2017.

#### Mineral Assets

Mineral assets pertain to the acquisition cost of the rights over mineral resources represented by the excess of the fair value of shares issued by the Parent Company over the carrying amount of the net assets of JDVC when the Parent acquired 82.67% ownership JDVC.

#### **Patent**

Patent was acquired by Agbiag Mining Development Corporation (Agbiag) for the siphon vessel used in the exploration of the mining in Cagayan. Agbiag allows the Group to use its research, study and intellectual property right on a non-exclusive basis, for the duly researched and studied siphon vessel for the offshore magnetite iron sand commercial extraction through a MOA signed on September 2014.

The Group has an outstanding liability to Agbiag amounting to ₱45.04-million as at reporting dates (see Note 12).

#### **Mining Costs**

Mining costs include the costs incurred in the exploration and evaluation phase of mining. Such costs consist of expenditures related to the exploration of the mines, drilling activities, and other direct costs related to the exploration activities. The recovery of these costs depends upon the success of the exploration activities, the future development of the corresponding mining properties and the extraction of mineral products as these properties shift into commercial operations.

The exploration activities for the mine area of the Group were completed in 2017, hence, the related exploration and evaluation assets were transferred to mine under development. Mine under development are not subject to depletion until the production has commenced.

#### Estimated Units of Production of Mine

The computation of ore resource was done by a competent individual geologist using the Polygon Method. The ore resource has a total of 606.458 million tons. With the computed indicated resource, the mine life for the current ore resource is 87.7 years for the siphoning and utilizing magnetic separation on-board of the vessels. With the yearly production schedule of 6.91 million tons of raw sand with an average magnetite fraction of 19.79% and 95% material recovery, the operations can yield an iron concentrate of 1.30 million metric tons per annum production, using 3 units of production lines of platform.

#### 9. Advances to Contractors

This account consists of:

	•	ember 30, 2021 Unaudited)	Dec	cember 31, 2020 (Audited)
Agbiag Mining Development Corporation	₱	9,116,019	₽	43,851,191
Offshore Mining Chamber of the Philippines		2,745,000		1,000,000
CBO		208,950		_
Others		47,070,159		37,500
Total	₽	59,140,128	₽	44,888,691

This account pertains to the unsecured and noninterest-bearing cash advances extended by the Subsidiary to its suppliers for the payment on permits, overhead fees, exploration services, depth and sounding survey studies and other technical expenses incurred by the latter.

These advances have no fixed repayment date and are not expected to be collected within one year from the financial reporting date, hence, classified as non-current asset in the interim condensed consolidated statements of financial position.

#### 10. Property & Equipment

The roll-forward analyses of this account follows:

	٨	lachineries & Equipment	Of	fice furniture & equipment	N	Aotor vehicle		Total
Carrying amounts at December 31, 2019 Additions Depreciation for the period	₽	- - -	₽	219,714 255,483 (56,772)	₽	1,010,460 - (168,410)	₽	1,230,174 255,483 (225,182)
Carrying amounts at September 30, 2020 Additions Depreciation for the period	₽	_ _ _	₽	418,425 1,521,665 (186,462)	₽	842,050 - (168,410)	₽	1,260,475 1,521,665 (354,872)
Carrying amounts at December 31, 2020 Additions Depreciation for the period	₽	- 40,000,000 -	₽	1,753,628 148,227 (380,690)	₽	673,640 – (252,615)	₽	2,427,268 40,148,227 (633,305)
Carrying amounts at September 30, 2021	₽	40,000,000	₽	1,521,165	₱	421,025	₽	41,942,190

Reconciliation of the carrying amounts are as follows:

		September 30, 2021							
		achineries & Equipment		ice furniture & equipment	Μ	lotor vehicle		Total	
Cost	₱	40,000,000	₽	2,374,372	₽	1,347,280	₽	43,721,652	
Accumulated depreciation		_		(853,207)		(926,255)		(1,779,462)	
Carrying amount	₽	40,000,000	₽	1,521,165	₽	421,025	₽	41,942,190	

		December 31, 2020							
	Machineries & Office furniture & Equipment equipment		Motor vehicle			Total			
Cost	₽	_	₽	2,226,145	₽	1,347,280	₽	3,573,425	
Accumulated depreciation		_		(472,517)		(673,640)		(1,146,157)	
Carrying amount	₽	_	₽	1,753,628	₽	673,640	₽	2,427,268	

As at September 30, 2021 and December 31, 2020, there is no indication of any impairment loss on the carrying amount of property & equipment since its recoverable amount exceeds its carrying amount.

The amount of depreciation is charged to general & administrative expenses (see Note 15).

None of the properties were pledged or mortgaged as collateral to secure any of the Group's loans.

#### 11. Website Costs

Movement of this account is as follows:

	We	ebsite Costs
Cost:		
As at December 31, 2019	₽	360,777
Additions		_
As at December 31, 2020	₽	360,777
Additions		_
As at September 30, 2021	₽	360,777

The Group's website is determined to have an indefinite useful life because considering all of the relevant factors, there is no foreseeable limit to the period over which the asset is expected to generate cash inflows for the Group. Website cost is not amortized but is tested for impairment annually either individually or at the cash generating unit level.

As at September 30, 2021 and December 31, 2020, there is no indication of any impairment loss on the carrying amount of intangible assets since its recoverable amount exceeds its carrying amount.

#### 12. Accounts & Other Payables

This account consists of:

	•	tember 30, 2021 (Unaudited)	Dec	ember 31, 2020 (Audited)
Payable to a contractor	₽	45,039,390	₽	37,500,000
Accounts payable		37,594,932		745,143
Accrued interest payable		906,567		1,450,700
Deferred output tax		818,036		818,036
Statutory payables		597,506		415,699
Accrued expenses		500,096		646,998
Total	₽	85,456,527	₽	41,576,576

Payable to a contractor pertains to the outstanding liability to Agbiag for the patent for the siphon vessel used in its exploration activities (see Note 8).

Accounts payable consist of unsecured liabilities to suppliers and contractors. Accrued interest payable pertains to interest expense on loans not yet been paid. Statutory payables consist of withholding taxes and other payables to government agencies. Accrued expenses include professional fees and various unpaid expenses.

These liabilities are unsecured and noninterest-bearing and are normally settled within the next 12 months.

#### 13. Interest-bearing Loans & Borrowings

This account consists of unsecured, long-term loan obtained by the Group from Cagayan Blue Ocean Offshore Acquamarine Services Corporation (CBO). Details are as follows:

	Prir	ncipal				Bal	lance	
	Sep. 30, 2021	Dec. 31, 2020	Interest Rate	Maturity		ember 30, 2021 (Unaudited)		ecember 31, 2020 (Audited)
Loans from CBO, interest and principal payable upon maturity, unsecured	₱34.3- million	₱37.6- million	Fixed at 6%	2 years	₽	34,300,000	₽	37,550,000
Total					₱	34,300,000	₽	37,550,000

#### Loan Facility from CBO

In October 2019, JDVC obtained credit from CBO to finance the Group's working capital requirements. The loans were drawn from a series of promissory notes in various dates, and as of reporting date, ₱34,300,000 (2020: ₱37,550,000) have been availed from CBO.

The loans bear a fixed annual interest of 6% per annum and have maturities of 2 years, with the option to convert the loan and accrued interest into common shares of JDVC, at the option of CBO, at any time during the loan period with an exercise price of ₱100 per share. The Group is not required to maintain certain financial ratios or capital requirements with regards to this loan.

The Group expects and has the discretion to refinance the loans for another 2 years after the reporting period. The interest-bearing loans & borrowings are classified as non-current liabilities in the interim condensed consolidated statements of financial position.

Total borrowing costs attributable to these loans amounted to ₱2,806,217 and ₱943,667 in September 30, 2021 and 2020, respectively, and were charged as interest expense in the statements of comprehensive income (see Note 17).

#### Convertible Loan Agreement

On February 20, 2019, the BOD authorized the Parent Company to enter into a convertible loan agreement with a third party amounting to ₱50.0 million. The loan bears an interest of 5% per annum and will mature on February 20, 2021. The principal and interest are convertible to shares at ₱0.01 per share any time until the 10th day before the maturity date at the option of the third party (see Note 14).

#### 14. Equity

Share capital consists of:

	No. of	Shares			mount			
			Sep	tember 30, 2021	Dec	cember 31, 2020		
	2021	2020		(Unaudited)		(Audited)		
Authorized – ₱0.01 par value	600,000,000,000	600,000,000,000	₽	6,000,000,000	₽	6,000,000,000		
Subscribed, issued, paid-up & outsta	anding:							
Balance at beginning of year	280,336,349,297	280,336,349,297	₱	2,803,363,493	₽	2,803,363,493		
Issuance during the period	98,800,000,000	_		988,000,000		_		
Balance at end of period	379,136,349,297	280,336,349,297	₱	3,791,363,493	₽	2,803,363,493		
Ordinary share capital	379,136,349,297	280,336,349,297	₽	3,791,363,493	₽	2,803,363,493		

Below is the track record of issuance of the Parent Company's securities:

			No. of Shares	
Date of Approval	Nature	Authorized	Issue/Offer	Price
October 18, 2012	Listing of shares	100,000,000,000	27,800,000,000	₱1.00
October 9, 2017	Share swap	600,000,000,000	247,396,071,520	0.01
September 11, 2019	Loan conversion	600,000,000,000	5,140,277,777	0.01
August 31, 2021	Listing of shares	600,000,000,000	12,350,000,000	0.08

As at September 30, 2021, the Parent Company has a total of 799 shareholders.

#### Increase in Authorized Capital Stock of APL

On October 9, 2017, the SEC approved the increase in the capital stock of the Parent Company from ₱1.0-billion divided into 100.0-billion shares to ₱6.0-billion divided into 600.0-billion shares both with a par value of ₱0.01.

#### Convertible Loan Agreement

On September 11, 2019, the third party exercised the right to convert the loan (see Note 13) at ₱0.01 per share. On the same date, the BOD approved the conversion of the principal amount, including the interest accrued up to date of the conversion amounting to ₱1,402,778. The Parent Company issued additional 5,140,277,777 shares as a result of the conversion. Consequently, such valuation was duly approved by the SEC on December 7, 2020.

#### 15. General & Administrative Costs

The following shows the breakdown of general & administrative costs:

		Septe	mber 30, 2021	September 30, 2020
	Note/s	(L	Inaudited)	(Unaudited)
Filing & processing fees		₽	5,506,895	₱ –
Professional fees			17,361,272	2,031,242
Technical consultant fee			8,474,001	_
Mobilization costs			2,950,757	1,523,036
Salaries & employee benefits	16		2,820,435	1,940,790
Commissions			1,711,357	_
Taxes & licenses			1,605,487	204,263
Representation			594,027	570,532
Office supplies			558,877	201,390
Transportation & travel			537,314	279,170
Rent	21		536,619	645,955
Annual listing fee			355,840	292,320
Escrow & lodging fees			329,112	_
Penalties & surcharge			187,000	_
Organization expense			177,666	_

Repairs & maintenance			115,451		1,234,294
Association dues			126,398		164,463
Utilities expenses			108,568		_
Meetings & conference			87,818		_
Allowances			50,000		_
Medical expenses			12,549		_
Advertising			_		133,982
Depreciation	10		633,305		374,381
Miscellaneous			725,413		1,350,300
Total		₽	45,566,161	₽	10,946,118

#### 16. Employee Benefits

Expenses recognized for salaries & employee benefits are presented below:

	Septe (	September 30, 2020 (Unaudited)		
Short-term employee benefits	₽	2,632,994	₽	1,940,790
Other employee benefits		187,441		_
Total	₽	2,820,435	₽	1,940,790

The amount of salaries & employee benefits is charged to general & administrative costs (see Note 15). Other employee benefits include bereavement given to spouse of its key management personnel (see Note 20).

#### Post-employment Defined Benefits

The Group has not established a formal retirement plan. As at the end of each reporting dates, the Group employs less than ten (10) employees, most who do not qualify or meet the minimum requirements of Retirement Pay Law. Therefore, as of reporting dates, no accrued retirement benefit obligation has been recognized. However, it is required to pay qualified employees retirement benefits under Republic Act No. 7641 once it meets the requirements of said law.

#### 17. Finance and Other Income (Losses)

Finance income consist of interest earned from local bank deposits which are net of 20% final tax, to wit:

	September 30, 2021		September 30, 2020		
	(Una	(Ur	naudited)		
Interest income from local bank deposits	₽	7,899	₽	3,181	
Total	₽	7,899	₽	3,181	

Finance costs consist of:

	September 30, 2021 (Unaudited)			ember 30, 2020
				Unaudited)
Interest expense on loans	₽	2,806,217	₽	943,667
Total	₽	2,806,217	₽	943,667

Other losses consist of:

	September 30, 2021			September 30, 2020		
	(Unaudited)		(۱	Jnaudited)		
Unrealized foreign exchange loss	₽	_	₱	3,732		
Total	₽	_	₽	3,732		

#### 18. Income Tax

The schedule of deferred tax assets is as follows:

	Co	Consolidated statements of financial position			Consolidated statements of comprehensi income				
	•	mber 30, 2021 Jnaudited)	December 31, 2020 (Audited)		September 30, 2021 (Unaudited)		June 31, 2020 (Unaudited)		
Deferred tax assets: NOLCO	₽	6,154,303	₽	6,154,303	₽	_	₽	_	
Deferred tax assets – net Deferred tax benefit – net	₽	6,154,303	₽	6,154,303	₽	_	₽		

The NOLCO of the business for any taxable year shall be carried over as a deduction from gross income for the next three (3) consecutive years. In effect, therefore, a tax benefit arises on the year the losses were incurred. Such tax benefits are reported in the statement of financial position as deferred tax assets and are reported at current statutory tax rates.

In 2020, the Government recognized the effect of COVID 19 pandemic to various Companies, therefore, enacted the Bayanihan to Recover as One Act (RA No. 11494). Under Section 4 (bbbb) of the Act, it allows qualified businesses which incurred net operating loss for taxable years 2020 and 2021 to carry over the same as a deduction from its gross income for the next five (5) consecutive taxable years immediately following the year of such loss.

The Group believes that it is not reasonably probable that future taxable profit against which the benefit of the Parent Company's deferred tax assets can be utilized.

Details of recognized and unrecognized deferred tax assets of the Group are as follows:

		September 30, 2021 (Unaudited)		
Unrecognized:				
NOLCO	₽	_	₱	4,732,786
Excess MCIT		_		90,892
	₽	_	₱	4,823,678
Recognized:				
NOLCO	₱	6,154,303	₱	6,154,303

The amount of NOLCO and the applicable years these are valid and deductible from the taxable income are shown below:

<u>Taxable Years</u>	<u>Valid Until</u>	<u>Ori</u>	iginal Amount		<u>Used/Expired</u>		<u>Balance</u>		Tax Effect
2020	2025*	₽	13,850,107	₽	_	₽	13,850,107	₽	4,155,032
2019	2022		11,250,350		_		11,250,350		3,375,105
2018	2021		11,189,840		_		11,189,840		3,356,952
Total		₽	36,290,297	₽	_	₽	36,290,297	₽	10,887,089

The amounts of MCIT and the applicable years these are valid and deductible from the taxable income are shown below:

<u>Taxable Years</u>	<u>Valid Until</u>	<u>Original</u>	Amount	<u>Used</u>	d/Expired		<u>Balance</u>
2019	2022	₽	45,446	₽	_	₽	45,446
2018	2021		45,446		_		45,446
Total		₽	90,892	₽	-	₽	90,892

#### 19. Basic Loss Per Share

Basic loss per share is computed as follows:

	Se	ptember 30, 2021 (Unaudited)	September 30, 2020 (Unaudited)		
Loss attributable to ordinary shares Divide by: Weighted average number	₽	(46,936,023)	₽	(11,180,599)	
of ordinary shares outstanding		280,337,721,519		280,336,349,297	
Basic loss per share	₽	(0.00017)	₽	(0.00004)	

There are no potential dilutive ordinary shares outstanding as at September 30, 2021 and 2020.

#### 20. Related Party Transactions

The Group, in the normal course of business, has significant transactions with related parties pertaining to granting and availing of advances for operational expenses.

The details of the Group's related parties are summarized as follows:

		Country of
Name of related party	Relationship	Incorporation
Cagayan Ore Metal Mining Exploration Corporation	With common shareholders	Philippines
Catagayan Iron Sand Resources Corporation	With common shareholders	Philippines
Catagayan Mining Resources (Phils.) Inc.	With common shareholders	Philippines
Individuals	Key management personnel/shareholders	Ē

The Group, in the normal course of business, has entered into transactions with related parties principally consisting of:

					Amount of	Trans	action		Outstandir	ng Bal	ances
Related Party	Nature	Terms & Conditions	Note/s		nber 30, 2021 naudited)		tember 30, 2020 (Unaudited)	Sep	tember 30, 2021 (Unaudited)	Dec	cember 31, 2020 (Audited)
Shareholders	Advances for working capital	Long-term, unsecured, non- interest bearing, repayable in cash		P	423,257	₽	207,009,692	٠	(248,347,842)	₽	(208,784,715)
Key Management personnel	Advances for working capital purposes	Long-term, unsecured, non- interest bearing, repayable in cash			-		39,139,820		-		(39,139,870)

#### Advances from Related Parties

The Group often borrows funds to finance its operating expenses and working capital. The advances are unsecured, noninterest-bearing and are repayable in cash beyond 12 months. The Group has the discretion to refinance these advances on a long-term basis and expects to repay the advances when the Group has sustained sufficient financial capacity.

#### Loan from Related Party

In 2017, the Group obtained an unsecured loan from a related party amounting to ₱10.0-million for working capital purposes. The loans bear a monthly interest rate of 0.5%. The loan was paid in full in 2019.

#### **Deposits for Future Stock Subscription**

This account refers to amounts collected from existing shareholders of JDVC to issue a specified number of common shares of JDVC at par value. Deposits for future subscription were classified as non-current liabilities since the BOD of JDVC expects to apply for an increase in capital stock beyond 12 months from reporting date and it has not yet complied with all the criteria pursuant to SEC Financial Reporting Bulletin 006 to be classified as equity. The deposits are refundable upon the request of the shareholder if they wish to withdraw.

On July 6, 2020, the Board of Directors of JDVC has discarded its plans to apply for an increase in capital stock and have subsequently decided to reclassify the Deposits for Future Stock Subscription to Advances from Shareholders account. The advances are intended for temporary financing to JDVC and shall be noninterest-bearing, unsecured and repayable in cash within 2 years, with option to extend terms. These advances are classified as non-current liabilities since the Group expects to repay these advances when the Group can generate positive cash flows from operations.

#### Key Management Personnel Compensation

Since the Group is in its pre-operating stages, there are no key management personnel compensation recognized in September 30, 2021 and 2020, since the officers offer their services pro-bono to save on operating costs except for bereavement given to spouse of one of its key management personnel (see Note 16). Likewise, the Group does not provide post-employment benefit plans or equity-based compensation benefits to any of its directors or executive officers.

#### 21. Commitments and Other Matters

#### Lease Agreements

In 2016, the Subsidiary entered into a cancellable lease agreement with a third party for its office space. The lease term is for a period of 2 years commencing on December 15, 2016 until January 14, 2018. The contract was renewed thereafter but was terminated by the Subsidiary on February 15, 2018. Upon termination of the lease agreement, the Parent Company allows its Subsidiary to use its office space at no cost to the Subsidiary.

In 2019, the Parent Company entered into a lease agreement with a third party for its office space with a term of one year and is renewable upon mutual agreement of both parties. The lease agreement has an escalation clause of 5% per annum. Security deposit amounted to ₱71,772 as at September 30, 2021 and December 31, 2020 (see Note 6).

Total expense from these leases amounted to ₱536,619 in September 30, 2021 and ₱645,955 in September 30, 2020 which was charged to general & administrative costs (see Note 15).

#### Royalty Agreement

On September 1, 2014, JDVC entered in a royalty agreement with Agbiag, operating contractor of JDVC, by granting the latter irrecoverable and unrestricted rights and privileges to occupy, explore, develop, utilize, mine and undertake other activities to the mining area owned by JDVC in various areas in Cagayan Province, for twenty-five (25) years or the life of JDVC's MPSA No. 338-2010-II-OMR with the Republic of the Philippines, whichever is shorter.

All costs and expenses related to the MPSA, commercial extraction permits and such other fees required by the Government and for non-government related expenses which include community expenses and social compliances among others shall be for the account of Agbiag.

As consideration, the Subsidiary shall earn royalty income of US\$4.00 up to US\$9.33 per ton or specifically in accordance with the proposed slide-up-slide-down net share remittance, or size percent (6%) of cost, whichever is shorter. In 2017, JDVC received advance royalty payment from Agbiag amounting to ₱51.5-million.

In a special meeting held by the BOD on October 10, 2018, it was resolved that due to the failure of both parties to conduct full extraction operation during the year, the advance royalty payment will be returned by JDVC to Agbiag. This was presented under "Advances from contractor" account in the consolidated statements of financial position.

#### Social and Environmental Responsibilities

In 2019, JDVC secured the regulatory approvals of the following programs:

#### Social Development Management Program (SDMP)

SDMP are five (5) year programs of the projects identified and approved for implementation, in consultation with the host communities. The Group provides an annual budget for SDMP projects that focus on health, education, livelihood, public utilities and socio-cultural preservation. The implementation of the program is monitored by the MGB.

#### Environmental Protection and Enhancement Program (EPEP)

EPEP refers to comprehensive and strategic environmental management plan to achieve the environmental management objectives, criteria and commitments including protection and rehabilitation of the affected environment. This program is monitored by the Multipartite Monitoring Team, a group headed by a representative from the Regional MGB and representatives of Local Government Units (LGU), other government agencies, non-government organizations, the church sector and the representatives of the Group.

JDVC will start implementing these programs upon commencement of operations.

#### COVID-19 Impact

In early 2020, the world was adversely affected by the COVID-19, which was declared a pandemic by the World Health Organization. In a move to contain the COVID-19 outbreak, the Philippine government initiated directives to impose stringent social distancing measures and guidelines under different levels of community quarantine depending on the assessment of the situation in the numerous parts of the country. These measures have cause disruptions to businesses and economic activities, and its impact on businesses continue to evolve.

The Group's timeline for the commencement of the offshore mining operations were delayed due to limited movement within the region and the start of monsoon season.

The overall impact of the COVID-19 pandemic is still uncertain and dependent on the progression of the virus and on actions taken by the government, businesses and individuals, which could result in different outcomes. Considering the evolving nature of the outbreak, the Group will continue to monitor the situation in subsequent periods.

#### 22. Fair Value Measurements

#### Carrying Amounts and Fair Values by Category

The carrying amounts and fair values of the categories of certain assets and liabilities presented in the interim condensed consolidated statements of financial position are as follows:

			Septemb	er 30, 20	21		Decembe	r 31, 202	20
	Note/s	Ca	rrying amounts		Fair Values	Car	Carrying amounts		Fair Values
Financial assets:									
At amortized cost:									
Cash	5	₽	202,908,730	₽	202,908,730	₽	909,057	₽	909,057
Security deposits	6		71,772		71,772		71,772		71,772
Construction bond	6		50,000		50,000		50,000		50,000
Total		₽	203,030,502	₽	203,030,502	₽	1,030,829	₽	1,030,829
Financial liabilities:									
At amortized cost:									
Accounts & other payables	12	₽	84,040,985	₽	84,040,985	₽	40,342,841	₽	40,342,841
Loans & borrowings	13		34,300,000		34,300,000		37,550,000		37,550,000
Advances from related parties	20		248,347,842		248,347,842		208,784,715		208,784,715
Total		P	366,688,827	P	366,688,827	₽	286,677,556	₽	286,677,556

#### Fair Value Hierarchy

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

The fair value hierarchy has the following levels:

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

The following table summarizes the fair value hierarchy of the Group's financial assets and liabilities, which are measured at fair value or requires disclosure as prescribed by other PFRSs, as at September 30, 2021 and December 31, 2020:

					Septemb	er 30, 2	021		
	Note/s		Level 1		Level 2		Level 3		Total
Financial assets:									
At amortized cost:									
Cash	5	•	202,908,730	P	_	P	_	₽	202,908,730
Security deposits	6		-		-		71,772		71,772
Construction bond	6		-		_		50,000		50,000
Total		₽	202,908,730	P	_	₽	121,772	₱	203,030,502
Financial liabilities:									
At amortized cost:									
Accounts & other payables	12	₽	-	₽	-	₽	84,040,985	₽	84,040,985
Loans & borrowings	13		_		-		34,300,000		34,300,000
Advances from related parties	20		-		_		248,347,842		248,347,842
Total		P	_	P	-	P	366,688,827	P	366,688,827
					Decemb	er 31, 20	020		
	Note/s		Level 1		Level 2		Level 3		Total
Financial assets:									
At amortized cost:									
Cash	5	₽	909,057	₽	-	₽	-	₽	909,057
Security deposits	6		_		-		71,772		71,772
Construction bond	6		=		-		50,000		50,000
Total		₽	909,057	₽	=	₽	121,772	₽	1,030,829
Financial liabilities: At amortized cost:									
Accounts & other navables	12	₽	_	₽		₽	40 342 841	₽	40 342 84

As at September 30, 2021 and December 31, 2020, there are no financial assets or financial liabilities measured at fair value. There were no transfers between levels in 2021 and 2020.

#### Financial Instruments Not Measured at Fair Value for Which Fair Value is Disclosed

13

For financial assets with fair values included in Level 1, management considers that the carrying amounts of these financial instruments approximate their fair values due to their short-term duration.

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

#### 23. Financial Risk Management Policies and Objectives

#### Introduction

Loans & borrowings

Advances from related partie

The Group's principal financial instruments comprise of cash and cash equivalents, receivable and payables. The main purpose of these financial instruments is to raise finances for the Group's operations. The risks arising from the use of financial instruments are managed through a process of on-going identification, measurement, and monitoring. This process of risk management is critical to the Group's continuing profitability.

The BOD is ultimately responsible for overall risk management approach, monitoring risk exposures, and approving risk mitigation strategies and policies.

37 550 000

208,784,715

37 550 000

208,784,715

The main risks arising from the Group's financial instruments are interest rate risk, credit risk and liquidity risk.

#### Interest Rate Risk

Interest rate risk is the risk that future cash flows from financial instruments or its fair value will fluctuate because of changes in market interest rates. As at September 30, 2021 and December 31, 2020, the Group does not have any repriceable financial instruments subject to variable interest rates. There are no significant interest rate risk exposures since the interest-bearing loans & borrowings are subject to fixed interest rates and all other financial assets and liabilities are non-interest bearing.

#### Credit Risk

Credit risk is the risk that the Group will incur a loss because its customers or counter parties failed to discharge their contractual obligations. The Group trades only with recognized and creditworthy third parties. It is the Group's policy that customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an on-going basis and appropriate credit treatments are executed for overdue accounts. Likewise, other receivable balances are also being monitored and subjected to appropriate actions to manage credit risk.

Generally, the maximum credit risk exposure of financial assets is the carrying amount of the financial assets as shown on the face of the interim condensed consolidated statements of financial position (or in the detailed analysis provided in the notes to the interim condensed consolidated financial statements).

As at September 30, 2021 and December 31, 2020, the Group has no financial assets for which credit risk has increased significantly since initial recognition and that are credit-impaired. The table below shows the credit quality of financial assets subject to 12-month ECL:

#### Credit Risk Exposure

The table below shows the gross maximum exposure to credit risk of the Group as at September 30, 2021 and December 31, 2020, without considering the effects of collaterals and other credit risk mitigation techniques:

	Note/s	•	tember 30, 2021 (Unaudited)	Dec	ember 31, 2020 (Audited)
Cash in banks	5	₱	202,888,730	₽	889,057
Security deposits	6		71,772		71,772
Construction bond	6		50,000		50,000
Total		₽	203,010,502	₽	1,010,829

The credit risk for cash is considered negligible, since the counterparties are reputable banks with high quality external credit ratings. Cash in banks are insured by the Philippine Deposit Insurance Corporation up to a maximum coverage of ₱500,000 per depositor per banking institution.

None of the Group's financial assets are secured by collateral or other credit enhancements, except for cash.

#### Credit Quality per Class of Financial Assets

The tables below show a comparison of the credit quality of the Group's financial assets as at September 30, 2021 and December 31, 2020:

September 30, 2021		Nei	ther Past D	ue Nor Impa	ired		Past Due But Not						
(Unaudited)	High Grade		Standard Grade		Substand	Substandard Grade		Impaired		Impaired			Total
Cash in banks Security deposits Construction bond	•	202,888,730 71,772 50,000	•		P	-	•	1 1 1	P		-	P	202,888,730 71,772 50,000
Total	P	203,010,502	P	_	P	_	P	_	P		_	P	203,010,502
December 31, 2020		Nei	ther Past D	ue Nor Impa	ired		- Past Du	e But Not					
(Audited)		High Grade	Standa	rd Grade	Substanc	lard Grade	Imp	aired		Impaired			Total
Cash in banks Security deposits Construction bond	₽	889,057 71,772 50,000	₽	-	₽	-	₽	_ _ _	₽			₽	889,057 71,772 50,000
Total	₽	1.010.829	₽	_	₽	_	₽	_	₽		_	₽	1.010.829

The Group evaluates credit quality on the basis of the credit strength of the security and/or counterparty/issuer. High grade financial assets are those which collectability is assured based on past experience. Standard grade financial assets are considered moderately realizable and some accounts which would require some reminder follow-ups to obtain settlement from the counterparty. The Group determines if credit risk have increased significantly when financial assets are more than 30 days past due.

The Group's management considers none of the financial assets to be impaired or past due at the end of each financial reporting period.

Cash in banks. The credit risks for cash in banks are considered negligible, since the counterparties are reputable banks with high quality external credit ratings.

Security deposits and construction bond. These pertain to receivables from counterparties which are not expected to default in settling its obligations, hence there is no perceived credit risk.

#### Liquidity Risk

Liquidity risk refers to the risk that the Group will not be able to meet its financial obligations as these fall due. To limit this risk, the Group closely monitors its cash flows and ensures that credit facilities are available to meet its obligations as and when these fall due. The Group also has a committed line of credit that it can access to meet liquidity needs.

#### Maturity Profile of Financial Liabilities

The tables below summarize the maturity profile of the Group's financial liabilities as at September 30, 2021 and December 31, 2020 based on the remaining undiscounted contractual cash flows:

				Septembe	er 3(	0, 2021		
	C	Carrying Value		On Demand		Within 1 year		Beyond 1 year
Financial assets:								
At amortized cost:								
Cash	₽	202,908,730	₽	202,908,730	₽	_	₱	_
Security deposits		71,772		_		71,772		_
Construction bond		50,000		_		50,000		_
Total	₽	203,030,502	₽	202,908,730	₽	121,772	₽	_
Financial liabilities:								
At amortized cost:								
Accounts & other payables	₽	84,040,985	₽	82,634,322	₽	1,406,663	₽	_
Loans & borrowings		34,300,000		_		_		34,300,000
Advances from related parties		248,347,842		_		_		248,347,842
Total	₽	366,688,827	₽	82,634,322	₽	1,406,663	₽	282,647,842

				Decembe	er 31	, 2020		
		Carrying Value		On Demand	Within 1 year			Beyond 1 year
Financial assets:								
At amortized cost:								
Cash	₽	909,057	₽	909,057	₽	_	₽	_
Security deposits		71,772		_		71,772		_
Construction bond		50,000		_		50,000		_
Total	₽	1,030,829	₽	909,057	₽	121,772	₽	
Financial liabilities:								
At amortized cost:								
Accounts & other payables	₽	40,342,841	₱	37,500,000	₽	2,842,841	₱	_
Loans & borrowings		37,550,000		_		13,950,000		23,600,000
Advances from related parties		208,784,715		_		_		208,784,715
Total	₽	286,677,556	₽	37,500,000	₽	16,792,841	₽	232,384,715
Total	₽	286,677,556	₽	37,500,000	₽	16,792,841	₽	232,38

#### 24. Capital Management Objectives, Policies, & Procedures

The Group's capital management objectives are:

- To ensure that it maintains a strong credit rating and healthy capital ratios in order to support its business and maximize shareholder value.
- To invest the capital in investments that meet the expected return with the commensurate level of risk exposure.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust dividend payments to shareholders or issue new shares. The Group considers its equity and loans & borrowings as capital.

The Group monitors its financial leverage using the debt-to-equity which is computed as total liabilities divided by total equity as shown in the table below:

	September 30, 2021 (Unaudited)	December 31, 2020 (Audited)
Total liabilities	<b>₽</b> 426,605,369	₱ 382,202,161
Total equity	<b>₱</b> 3,909,194,455	<b>₱</b> 2,965,228,510
Debt-to-equity ratio	0.11:1	0.13:1

The Group is not subject to any externally imposed capital requirements. There were no changes in the Group's approach to capital management during the year.

#### 25. Supplemental Disclosure of Cash Flow Information

#### Changes in Liabilities Arising from Financing Activities

The disclosure requirements enable users of interim condensed consolidated financial statements to evaluate changes in liabilities arising from financing activities of the Group.

The movement of liabilities from financing activities are as follows:

September 30, 2021 (Unaudited)	Ja	nuary 1, 2021		Cash Flows	R	teclassification	Int	erest Expense	Sept	ember 30, 2021
Loans & borrowings Advances from related parties Interest payable	P	37,550,000 247,924,585 1,450,700	P	(3,250,000) 423,257 (3,350,350)	P		P	- - 2,806,217	P	34,300,000 248,347,842 906,567
Total liabilities from financing activities	P	286,925,285	P	(6,177,093)	P	_	P	2,806,217	P	283,554,409
December 31, 2020 (Audited)	Ja	nuary 1, 2020		Cash Flows	R	teclassification	Int	erest Expense	Dec	ember 31, 2020
Loans & borrowings Advances from related parties Deposits for future stock subscriptions	₽	13,950,000 1,682,983 246,149,562	₽	23,600,000 92,040 –	₽	- 246,149,562 (246,149,562)	₽	- - -	₽	37,550,000 247,924,585 –
Interest payable		174,250		_		=		1,276,450		1,450,700
Total liabilities from financing activities	₽	261,956,795	₽	23,692,040	₽	_	₽	1.276.450	₽	286.925.285

#### Non-cash Activities

The Group had no material non-cash investing or financing activity-related transactions for the period ended September 30, 2021.

The Group had no material non-cash investing or financing activity-related transactions for the year ended December 31, 2020, except for the reclassification of deposits for future subscription to advances from related parties (see Note 20).

#### 26. Events After the End of the Reporting Period

There were no events that require adjustments or disclosures between the reporting date and the date of issuance of the unaudited interim condensed consolidated financial statements.

## APOLLO GLOBAL CAPITAL, INC. AND ITS SUBSIDIARY

## Supplementary Schedules under Annex 68-E

Pursuant to the Revised Securities Regulation Code (SRC) Rule 68 September 30, 2021

## Schedule of Financial Soundness Indicators

		eptember 30, 2021 (Unaudited)	De	cember 31, 2020 (Audited)
Liquidity Ratios:				
Current Ratio Current Assets Current Liabilities	<del> </del>	207,622,990 143,957,527 1.44 : 1	₽	4,851,067 110,677,576 0.04 : 1
Acid Test Ratio Liquid Assets Current Liabilities	₽	202,908,730 143,957,527 1.41 : 1	₽₽	909,057 110,677,576 0.01 : 1
Solvency Ratios:				
Debt-to-Equity Ratio Total Liabilities Total Equity	<del>P</del>	426,605,369 3,909,194,455 0.11 : 1	₽₽	382,202,161 2,965,228,510 0.13 : 1
<u>Asset-to-Equity Ratio</u> Total Assets Total Equity	<del>P</del>	4,335,799,824 3,909,194,455 1.11 : 1	₽₽	3,347,430,671 2,965,228,510 1.13:1
Profitability Ratios:				
Interest Coverage Ratio Earnings Before Interest and Taxes Interest Expense	₽ ₽	N/A 2,806,217 N/A	₽₽	N/A 1,276,450 N/A
Return on Assets  Net Profit  Total Assets	<del>P</del>	N/A 4,335,799,824 N/A	₽₽	N/A 3,347,430,671 N/A
Return on Equity  Net Profit  Total Equity	<del>P</del>	N/A 3,909,194,455 N/A	₽₽	N/A 2,965,228,510 N/A
<u>Net Profit Margin</u> Net Profit Revenues	<del>P</del>	N/A N/A N/A	₽₽	N/A N/A

## APOLLO GLOBAL CAPITAL, INC. AND ITS SUBSIDIARY

### Supplementary Schedules under Annex 68-J

Pursuant to the Revised Securities Regulation Code (SRC) Rule 68 September 30, 2021

#### Schedule A. Financial Assets

Name of issuing entity and association of each issue	Number of shares or principal amount of bonds and notes	Amount shown in the statements of financial position	Value based on market quotation at end of reporting period	Income received and accrued
Cash	N/A	₱202,908,730	N/A	₱7,899
Security deposits		71,772		_
Construction bond		50,000		_

Schedule B. Amounts Receivable from Directors, Officers, Employees, Related Parties and Principal Stockholders (Other than Related Parties)

Name and	Balance at		Dedu	ctions			
designation	beginning of		Amounts	Amounts			Balance at
of debtor	period	Additions	collected	written-off	Current	Non-current	end of period
N/A	_	-	-	-	_	_	_

## Schedule C. Amounts Receivable from Related Parties which are eliminated during Consolidation of Financial Statements

Name and	Balance at		Deductions				
designation	beginning of		Amounts	Amounts			Balance at
of debtor	period	Additions	collected	written-off	Current	Non-current	end of period
JDVC							
Resources							
Corporation	9,198,954	N/A	(7,751,939)	_	ı	ı	<mark>1,447,015</mark>

Schedule D. Long-Term Debt

solicadie D. Long Term Dest						
Title of issue and type of obligation	Amount authorized by indenture	Amount shown under caption "Current portion of long-term debt" in related statement of financial position	Amount shown under caption "Long-term debt" in related statement of financial position			
Interest - bearing loans & borrowings	_	_	34,300,000			

Schedule E. Indebtedness to Related Parties (Long-Term Loans from Related Companies)

	, ,						
Name of related party		Balance at beginning of period	Balance at end of period				
	Shareholders and Key Management						
	Personnel	248,347,842	248,347,842				

#### Schedule F. Guarantees of Securities of Other Issuers

Schedule 1: Guarantees of Securities of Other Issuers						
Name of issuing entity						
of securities guaranteed	Title of issue of each	Total amount	Amount owned by			
by the Group for which	class of securities	guaranteed and	person for which			
this statement is filed	guaranteed	outstanding	statement is filed	Nature of guarantee		
N/A	N/A	N/A	N/A	N/A		

Schedule G. Capital Stock

Title of issue	Number of shares authorized	Number of shares issued and outstanding as shown under related statement of financial position caption	Number of shares reserved for options, warrants, conversion and other rights	Number of shares held by related parties	Directors, officers and employees	Others
Title of issue	authonzeu	position caption	Other rights	parties	and employees	Others
Common	600,000,000,000	379,136,349,297	-	_	46,507,293,501	233,829,055,796