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SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-Q

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

1.	For the quarterly period ended	31 March 2021	
2.	Commission identification nu	mber <u>62596</u>	
3.	BIR Tax Identification No.	000-163-715-000	
4.	Exact name of issuer as specime KEPPEL PHILIPPINES		
5.	Province, country or other jur Philippines	isdiction of incorporation or organiza	ation
6.	Industry Classification Code:	(SEC Use Only)	
7.	Address of issuer's principal of Unit 3B, Country Space I Bl Salcedo Village, Barangay E	ldg., Sen. Gil Puyat Avenue	Postal Code 1200
8.	Issuer's telephone number, in (632) 8892-18-16	cluding area code	
9.	Former name, former address N.A.	and former fiscal year, if changed si	nce last report
10.	Securities registered pursuant 8 of the RSA	t to Sections 8 and 12 of the Code, o	or Sections 4 and
	Title of each Class Common 'A'	Number of shares of common stock 36,065,970	outstanding
	Common 'B'	21,552,349	
	Total	57,618,319 (Net of Treasury Shar	es of 15,555,181)
11.	Yes [/] No []	s listed on the Philippine Stock Exchange and the class/es of	
	therein:	1 Stock Exchange and the classies of	securities fisted
	Philippine Stock Exchan	ge Common Sł	iares
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12.	Indicate by check mark whet	her the registrant:	
	thereunder or Section 26 and 141 of the Co	required to be filed by Section 17 of as 11 of the RSA and RSA Rule 11 (a perporation Code of the Philippines, each shorter period the registrant was a	1)-1 thereunder, and Section during the preceding twelve
	2 3 2 3	ich filing requirements for the past ni	nety (90) days.

DOCUMENTS INCORPORATED BY REFERENCE

PART 1 FINANCIAL INFORMATION

- 1) Financial Statements (see EXHIBIT 1)
- 2) Management's Discussion and Analysis of Financial Condition and Results of Operations (see EXHIBIT II)

PART II OTHER INFORMATION

Information not previously reported and made in this report in lieu of a report on SEC Form 17-C.

NONE

EXHIBIT I

MARCH 2021 QUARTERLY REPORT

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT MARCH 31, 2021 & DECEMBER 31, 2020 (IN PHILIPPINE PESOS)

	Unaudited	Audited
	March 31	December 31
ASSETS	2021	2020
Current assets		
Cash and cash equivalents (Notes 6 and 21)	73,323,274	80,366,937
Receivables – net (Notes 7, 15 and 21)	254,259,718	253,402,093
Other current assets - net (Note 8)	4,731,536	406,652
Total current assets	332,314,528	334,175,682
Non-current assets		
Financial assets at fair value through other		
comprehensive income, net	35,500,000	35,000,000
Investment in associates (Note 10)	420,796,895	419,061,368
Lease receivables – net of current portion (Notes 7 and 15)	28,964,181	29,234,655
Investment properties – net (Note 11)	205,288,439	205,288,439
Property and equipment - net (Note 12)	1,865,473	1,558,162
Intangible assets, net (Note 13)	5,826,322	6,079,372
Other noncurrent assets (Note 7 and 23)	4,140,710	4,140,710
Total non-current assets	702,382,020	700,362,706
Total assets	1,034,696,548	1,034,538,388
Current liabilities Accounts expenses and other current liabilities (Note 14)	5,009,148	5,846,669
Refundable deposits Income tax payable	2,339,346 263,304	2,685,793 175,866
Total current liabilities	7,611,798	8,708,328
Noncurrent liabilities	7,011,770	6,706,326
Retirement benefit liability, net (Note 16)	2,023,717	1,663,717
Deferred tax liability	1,454,453	1,466,007
Total noncurrent liabilities	3,478,170	3,129,724
Total liabilities	11,089,968	11,838,052
Equity	11,000,000	11,030,032
Share capital (Note 17)	73,173,500	73,173,500
Share premium	73,203,734	73,203,734
Retained earnings (Note 18)	502,627,053	503,738,857
Investment revaluation reserve (Note 9)	34,922,057	34,422,057
Remeasurements on retirement benefit asset	(948,862)	(948,862)
Treasury shares (Note 18)	(23,614,089)	(23,614,089)
Total equity attributable to equity holders of the Parent	659,363,393	659,975,197
1 0	/ /	<i>/ / - '</i>
Non-controlling interests	364,243,187	362,725,139
Non-controlling interests Total equity	364,243,187 1,023,606,580	362,725,139 1,022,700,336

CONSOLIDATED STATEMENTS OF INCOME FOR THE PERIODS ENDED MARCH 31, 2021 AND 2020 (IN PHILIPPINE PESOS) (UNAUDITED)

	March 31 2021	March 31 2020
	2021	2020
Revenues and income		
Rental income (Notes 11 and 15)	2,834,670	9,029,079
Interest income (Notes 6 and 7)	2,191,922	3,588,443
Equity in net earnings of associates (Note 10)	1,735,527	2,751,678
Payroll service fees (Note 15)	625,590	- · ·
Management fees (Note 15)	189,000	189,000
Others	16,206	19,467
Total revenues and income	7,592,915	15,577,667
Operating expenses (Note 19)	(6,736,734)	(6,674,800)
Income before income tax	856,181	8,902,867
Income tax expense	(204,937)	(636,032)
Net income for the period	651,244	8,266,835
Attributable to:		
Non-controlling interests	1,518,048	2,255,243
Equity holders of the parent	(866,804)	6,011,592
	651,244	8,266,835
Equipme now shows attailoutable to		
Earnings per share attributable to equity holders of the parent	(P 0.015)	₽0.104

CONSOLIDATED STATEMENTS OF TOTAL COMPREHENSIVE INCOME FOR THE PERIODS ENDED MARCH 31, 2021 AND 2020 (IN PHILIPPINE PESOS) (UNAUDITED)

	March 31 2021	March 31 2020
Net income for the period	651,244	8,266,835
Other comprehensive income		
Item that will not be reclassified to profit and loss:		
Unrealized fair value gain on available-for-sale financial		
assets (Note 9)	500,000	
Total comprehensive income for the period	1,151,244	8,266,835
Attributable to:		
Non-controlling interest	1,518,048	2,255,243
Equity holders of the parent	(366,804)	6,011,592
	1,151,244	8,266,835

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE PERIODS ENDED MARCH 31, 2021 AND 2020 (UNAUDITED) IN PHILIPPINE PESOS

Attributable to equity holders of the Parent

			11001104	- equity	_				
				Investment	Remeasurements				
	Share	Share	Retained	revaluation	on retirement	Treasury		Non-	
	capital	premium	earnings	reserve	benefit asset	shares		controlling	
	(Note 17)	(Note 17)	(Note 18)	(Note 9)	(Note 16)	(Note 18)	Total	interests	Total equity
Balance as of January 1, 2021	73,173,500	73,203,734	503,738,857	34,422,057	(948,862)	(23,614,089)	659,975,197	362,725,139	1,022,700,336
Comprehensive income	70,170,500	70,200,701	200,700,027	01,122,007	(>10,002)	(20,011,00))	007,770,177	002,720,107	1,022,700,000
Net income (loss)	_	_	(866,804)	_	_	_	(866,804)	1,518,048	651,244
Other comprehensive income	_	_	(000,004)	500,000	_	_	500,000	-	500,000
Total comprehensive income			(866,804)	500,000			(366,804)	1,518,048	1,151,244
Transaction with the owners			(000,001)	200,000			(000,001)	1,010,010	1,101,211
Purchase of treasury shares	_	_	_	_	_	_	_		_
Cash dividend declared	_	_	(245,000)	_	-	_	(245,000)	-	(245,000)
Balance as of March 31, 2021	73,173,500	73,203,734	502,627,053	34,922,057	(948,862)	(23,614,089)	659,363,393	364,243,187	1,023,606,580
		•		•	,				
Balance as of January 1, 2020	73,173,500	73,203,734	489,293,344	36,422,058	184,932	(22,628,577)	649,648,991	366,446,360	1,016,095,351
Comprehensive income					ŕ				
Net income for the period	-	-	6,011,592	-	-	-	6,011,592	2,255,243	8,266,835
Other comprehensive income									
Total comprehensive income		-	6,011,592	_	-	-	6,011,592	2,255,243	8,266,835
Transaction with the owners									
Purchase of treasury shares	-	-	-	-	_	(985,512)	(985,512)	-	(985,512)
Cash dividend declared	-	-	-	-	-	-	-	_	-
Balance as of March 31, 2020	73,173,500	73,203,734	495,304,936	36,422,058	184,932	(23,614,089)	654,675,071	368,701,603	1,023,376,674

See Accompanying Notes to Consolidated Financial Statements

KEPPEL PHILIPPINES HOLDINGS, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE PERIODS ENDED MARCH 31, 2021 AND 2020 (IN PHILIPPINE PESOS) (UNAUDITED)

	March 31 2021	March 31 2020
Cash flows from operating activities	2021	2020
Income before income tax expense	856,181	8,902,867
Adjustments for:	030,101	0,702,007
Retirement plan benefit	360,000	449,700
Depreciation and amortization (Notes 11, 12, 13 and 19)	340,739	27,143
Provision for impairment losses – net (Note 7 and 8)	104,315	300,095
Equity in net earnings of associates (Note 10)	(1,735,527)	(2,751,678)
Interest income (Notes 6, 7 and 15)	(2,191,922)	(3,588,443)
Operating income (loss) before working capital changes	(2,266,214)	3,339,684
Decrease (increase) in:	(2,200,214)	3,339,004
	(467.021)	(7.275.070)
Receivables (Notes 7, 15, and 21)	(467,021)	(7,275,970)
Other assets (Note 8)	(4,561,199)	(5,419,298)
Increase (decrease) in:	(927 521)	100 217
Accounts payable and other current liabilities	(837,521)	190,317
Refundable deposits	(346,447)	517,499
Net cash generated from operations	(8,478,402)	(8,647,768)
Income tax paid	(129,052)	(428,788)
Net cash provided by (used in) operating activities	(8,607,454)	(9,076,556)
Cash flows from investing activities		
Interest received	2,203,791	3,519,321
Collection of loan receivable from related party	-	10,000,000
Acquisition of property and equipment	(395,000)	-
Net cash provided by investing activities	1,808,791	13,519,321
	, ,	, ,
Cash flows from financing activities	(2.45,000)	
Cash dividend declared and paid	(245,000)	(005.512)
Repurchase of shares	-	(985,512)
Net cash provided by (used in) financing activities	(245,000)	(985,512)
Net increase (decrease) in cash and cash equivalents	(7,043,663)	3,457,253
Cash and cash equivalents at the beginning of the period	80,366,937	50,687,233
Cash and cash equivalents at the end of the period (Note 6)	73,323,274	54,144,486

See accompanying Notes to Consolidated Financial Statements

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (in Philippine Pesos)

1. Corporate Information

Keppel Philippines Holdings, Inc. (KPHI or the Parent Company) and its subsidiaries, KPSI Property, Inc. (KPSI) and Goodwealth Realty Development Corporation (GRDC), including GRDC's subsidiary, Goodsoil Marine Realty, Inc. (GMRI) (collectively referred to as "the Group"), are incorporated in the Philippines. The Parent Company was registered with the Philippine Securities and Exchange Commission (SEC) on July 24, 1975 with registered office address is Unit 3-B Country Space 1 Building, 133 Sen. Gil Puyat Avenue, Salcedo Village, Barangay Bel-Air, Makati City. The Parent Company is involved in investment holding while the subsidiaries are in the real estate industry.

In 1987, the Parent Company became a publicly listed entity through initial public offering (IPO) of its shares. There was no follow on offering after the IPO.

KPHI's shares are publicly traded in the Philippine Stock Exchange (PSE). As of March 31, 2021 and December 31, 2020, the top three (3) shareholders are the following:

	Percentage of Ownership
Kepwealth, Inc.	53.0%
Keppel Corporation Limited (KCL)	29.3%
Public	17.7%

As at March 31, 2021 and December 31, 2020, the following are the Parent Company's subsidiaries which all belong to the real estate industry:

	Percentage of Ownership
KPSI	100%
GRDC	51%
GMRI	51%

GRDC is 44% owned by Keppel Philippines Marine, Inc. Retirement Plan (KPMIRP) and 5% by Keppel Philippines Marine, Inc. (KPMI). GRDC owns 93.7% of GMRI, thus, KPHI has 51% effective ownership on GMRI, including its 3.2% separate interest in GMRI.

GMRI has 25% shareholdings with Consort Land, Inc. (CLI), providing KPHI a 13% indirect ownership in CLI.

The Parent Company has 6 regular employees as at March 31, 2021 and December 31, 2020. The administrative functions of the subsidiaries are handled by the Parent Company's management.

Impact of Coronavirus Disease-2019

Subsequent to the outbreak of the Coronavirus Disease 2019 ("COVID-19") since the first quarter of 2020, a series of measures to curb the pandemic have been and continues to be implemented in the Philippines.

As a result of the implementation of the community quarantine, the Group has extended lease concessions to its related party lessees (Note 15). One of the Group's third-party lessees experienced difficulty in meeting obligations to the Group which resulted in the termination of its lease contract. Consequently, the Group incurred impairment loss amounting to P0.1 million in 2020 (Note 7). This was recovered as of March 31, 2021. Management continues to implement measures to mitigate and reduce any negative impact to its profitability or any other economic effects on its business. Measures have likewise been undertaken to preserve the health and safety of its employees and other stakeholders. Management is closely monitoring the status of the pandemic and its related impact on its business operations. As of 31 March 2021, management is continuously assessing the impact of the pandemic and deems that the entities in the Group will continue to operate as going concern within the year.

2. Basis of Preparation and Statement of Compliance

Basis of Preparation

The unaudited consolidated financial statements of the Group have been prepared in accordance with Philippine Financial Reporting Standards (PFRS). The term PFRS in general includes all applicable PFRS, Philippine Accounting Standards (PAS), and interpretation of the Philippine Interpretations Committee (PIC), Standing Interpretations Committee (SIC) and International Financial Reporting Interpretations Committee (IFRIC) which have been approved by the Financial Reporting Standards Council (FRSC) and adopted by the SEC.

The unaudited consolidated financial statements have been prepared on a historical cost basis, except for financial asset at FVOCI and the retirement benefit asset recognized as the total of the fair value of plan assets less the present value of the defined benefit obligation.

The preparation of the unaudited consolidated financial statements in conformity with PFRS requires the use of certain critical accounting estimates and assumptions. It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement and complexity, or areas where estimates and assumptions are significant to the consolidated financial statements.

Basis of Consolidation

The unaudited consolidated financial statements comprise the separate financial statements of the Parent Company and its subsidiaries. The financial statements of the subsidiaries are prepared for the same reporting period as the Parent company, using consistent accounting policies. The Group uses uniform accounting policies; any difference between subsidiaries and Parent Company are adjusted properly.

All intra-group balances, transactions and unrealized gains and losses resulting from intra-group transactions are eliminated in full.

Assessment of Control

The Group controls an investee if and only if the Group has:

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

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

- The contractual arrangement with the other vote holders of the investee
- Rights assessing from other contractual arrangements
- The Group's voting rights and potential voting rights.

The Parent Company re-assesses whether it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Non-controlling interests (NCI) pertain to the equity in a subsidiary not attributable, directly, or indirectly to the Parent Company. NCI represent the portion of profit or loss and the net assets not held by the Group and are presented separately in the consolidated statements of income and consolidated statement of comprehensive income and within equity in the consolidated statement of financial position and consolidated statement of changes in equity.

Profit or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the Parent Company and to the NCI, even if it results in the NCI having a deficit balance. Acquisitions of NCI are accounted for using the acquisition method, whereby the Group considers the acquisition of NCI as an equity transaction. Any premium or discount on subsequent purchases from NCI shareholders is recognized directly in equity and attributed to the owners of the parent. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an acquisition. If the Group loses control over a subsidiary, it:

- Derecognizes the assets (including goodwill) and liabilities of the subsidiary
- Derecognizes the carrying amount of any non-controlling interests
- Derecognizes the cumulative translation differences recorded in equity
- Recognizes the fair value of the consideration received
- Recognizes the fair value of any investment retained
- Recognizes any surplus or deficit in profit and loss

• Reclassifies the Parent Company's share of components previously recognized in other comprehensive income to profit of loss or retained earnings, an appropriate as would be required if the Group had directly disposed of the related assets and liabilities

As of March 31, 2021 and December 31, 2020, NCI pertains to 44% and 5% ownership of KPMIRP and KPMI, respectively in GRDC.

The financial information of GRDC and its wholly owned subsidiary, GMRI is provided below. This information is based on amounts before inter-company elimination.

	March	31, 2021 (Unauc	dited)	December 31, 2020 (Audited)			
	GRDC	GMRI	Total	GRDC	GMRI	Total	
Current assets	494,677	83,874,268	84,368,945	995,403	83,144,844	84,140,247	
Noncurrent assets	3,247,977	570,952,925	574,200,902	3,248,792	570,309,858	573,558,650	
Total assets	3,742,654	654,827,193	658,569,847	4,244,195	653,454,702	657,698,897	
Current liabilities	76,628	435,549	512,177	98,168	394,036	492,204	
Noncurrent liabilities	-	1,496,393	1,496,393	-	1,507,947	1,507,947	
Total liabilities	76,628	1,931,942	2,008,570	98,168	1,901,983	2,000,151	
Revenue and income	62,975	2,954,552	3,017,527	548,284	19,614,975	20,163,259	
Income before income tax	29,379	1,498,534	1,527,913	418,462	14,220,448	14,638,910	
Net income and total comprehensive							
income	19,999	1,360,938	1,380,937	383,463	13,147,544	13,531,007	
Cash flows from:							
Operating activities	(45,658)	(3,164,101)	(3,209,759)	44,401	2,693,862	2,738,263	
Investing activities	-	423,625	423,625	273,513	21,966,822	22,240,335	
Financing activities	(500,000)	-	(500,000)	-	(20,000,000)	(20,000,000)	
Net increase (decrease) in cash							
and cash equivalents	(545,648)	(2,740,476)	(3,286,124)	317,914	4,660,684	4,978,598	
Accumulated balance of material NCI	-	364,243,187	364,243,187	-	362,725,139	362,725,139	
Net income attributable to material NCI	-	1,518,048	1,518,048	-	5,933,587	5,933,587	

There are no significant restrictions on the Group's ability to use assets or settle liabilities within the Group. There is no difference on the voting rights of non-controlling interests as compared to majority stockholders.

3. Summary of Changes in Significant Accounting Policies and Disclosures

There are no new standards, amendments to existing standards, and interpretations that are effective for the annual periods as at January 1, 2021, which would have a significant impact or are considered relevant to the Group's consolidated financial statements

4. Significant Accounting Policies

The Group's disclosures on significant accounting principles and policies and practices are substantially the same with the disclosures made in December 31, 2020 audited financial statements and for the period ended March 31, 2021. Any additional disclosures on the significant changes of accounts and subsequent events are disclosed in the succeeding notes and presented in the Management Discussion and Analysis.

5. Significant Accounting Judgment, Estimates and Assumptions

The Group's unaudited consolidated financial statements prepared under PFRS require management to make judgments and estimates that affect amounts reported in the consolidated financial statements and related notes. Future events may occur which will cause the judgment and assumptions used in arriving at the estimates to change. The effects of any change in judgments and estimates are reflected in the consolidated financial statements as they become reasonably determinable.

Judgments and estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

As of March 31, 2021, there were no judgment, seasonal or cyclical aspects that materially affect the operation of the Group, no substantial nature and amount of changes in estimates of amounts reported in prior interim periods of the current financial year or changes in the estimates of amounts reported in December 31, 2020 audited financial statements, and no unusual items that materially affect the Group's assets, liabilities, equity, net income or cash flows.

6. Cash and Cash Equivalents

This account consists of:

	Unaudited	Audited
	March 31	December 31
	2021	2020
Cash in banks	11,367,418	13,638,056
Cash equivalents	61,955,856	66,728,881
	73,323,274	80,366,937

Cash in banks earn interest at the prevailing bank deposit rates. Cash equivalents are short-term investments which are placed in financial institutions for varying periods of up to three (3) months depending on the immediate cash requirements of the Group and earned interest at annual interest that ranged from 0.4% to 0.6% during the first quarter of 2021 and 2.5% to 3.6% in 2020.

Interest income earned from cash and cash equivalents amounted to $\cancel{P}0.1$ million for the period ended March 31, 2021 (2020 – $\cancel{P}0.3$ million). Accrued interest receivable from cash and cash equivalents amounted to $\cancel{P}0.01$ million in March 31, 2021 (December 31, 2020 – $\cancel{P}0.03$ million).

7. Receivables - Net

This account consists of:

	Unaudited	Audited
	March 31	December 31
	2021	2020
Loan receivable from a related party (Note 15)	250,000,000	250,000,000
Lease receivables:		
Related parties	31,131,902	30,158,922
Others	-	849,607
Interest receivable (Note 15)	1,128,690	1,140,560
Due from related parties (Note 15)	963,307	619,659
Others	384,912	384,912
	283,608,811	283,153,660
Less allowance for doubtful accounts	(384,912)	(516,912)
	283,223,899	282,636,748
Less non-current portion:		
Lease receivables (Note 14)	(28,964,181)	(29,234,655)
	254,259,718	253,402,093

Movements in allowance for impairment related to lease receivables from third parties, non-trade and other receivables for the periods are as follows:

	Unaudited	Audited
	March 31	December 31
	2021	2020
January 1	516,912	2,152,580
Provision (recovery)	(132,000)	132,000
Write-off	<u> </u>	(1,767,668)
	384,912	516,912

The loan receivables from a related party pertains to unsecured, short-term interest-bearing loans obtained by KPMI, an entity under common control, from the Parent Company, GMRI and KPSI. (see Note 15)

Current portion of lease receivables and due from related parties are non-interest bearing and are generally 30 to 60-day terms. The noncurrent portion of lease receivables pertains to the difference between straight line method and contractual annual rents. These amounts are expected to reverse more than one (1) year from financial reporting date.

Interest receivable represents the Group's accrued interest on cash and cash equivalents and loan receivables.

Due from related parties representing receivables relating to reimbursement of expenses, is non-interest bearing and is due and demandable.

As at December 31, 2019, non-trade receivables pertain to deposit to a seller of a parcel of land, the title of which has not been transferred to the Group. The receivable was fully provided with allowance for

impairment since 2003. In 2020, the Group wrote off the full amount as it deems it can no longer recover the balance after exhausting collection efforts.

The Group also recognized provision for impairment of lease receivable amounting to P0.1 million in 2020 pertaining to credit-impaired accounts from a third-party customer due to the latter's difficulty in meeting obligations to the Group in light of COVID-19. COVID-19 had no impact on other receivables of the Group. This provision has been recovered during the quarter ended March 31, 2021.

8. Other Current Assets - Net

This account consists of:

Net provision (recovery)

Balance at the end of the period

	Unaudited	Audited
	March 31	December 31
	2021	2020
Creditable withholding taxes (CWT)	6,342,183	6,071,888
Prepaid expenses	3,848,645	5,800
Input VAT	720,586	396,000
Advances to employees	332,851	209,378
Deposits	29,630	29,630
Others	161,844	161,844
	11,435,739	6,874,540
Less allowance for impairment loss	(6,704,203)	(6,467,888)
	4,731,536	406,652

Movements in the provision for impairment related to Input VAT and CWT as follows:

1	•		
Unaudited March 31, 2021	Input VAT	CWT	Total
Balance at the beginning of the period	396,000	6,071,888	6,467,888
Provision for the period	-	236,315	236,315
Recovery of provision	-	-	
Net provision (recovery)	-	236,315	236,315
Balance at the end of the period	396,000	6308,203	6,704,203
Audited December 31, 2020	Input VAT	CWT	Total
Balance at the beginning of the period	302,400	6,872,975	7,175,375
Provision for the year	93,600	2,846,676	2,940,276
Recovery of provision	-	(3,647,763)	(3,647,763)

In December 31, 2020, the Group recovered CWT amounting to ₱3.6 million and such was applied against income tax due, respectively. There is no recovery of provision as of March 31, 2021.

93,600

396,000

(801,087)

6,071,888

(707,487)

6,467,888

9. Financial Assets through Other Comprehensive Income

Details and movement of financial asset at FVOCI as at and for the end of the period:

	Unaudited	Audited	
	March 31	December 31	
	2021	2020	
Original cost	316,004	316,004	
Accumulated revaluation			
Beginning	34,683,996	36,683,997	
Unrealized fair value gain (loss)	500,000	(2,000,001)	
End	35,183,996	34,683,996	
Balance at the end of the period	35,500,000	35,000,000	

The movement of investment revaluation reserve for the period is as follows:

	Unaudited	Audited
	March 31	December 31
	2021	2020
Balance at the beginning of the period	34,422,057	36,422,058
Fair value gain (loss)	500,000	(2,000,001)
Balance at the end of the period	34,922,057	34,422,057

This account pertains to proprietary golf club share that provides the Group with opportunities for return through dividend income and trading gains. This share does not have fixed maturity or coupon rate and the movement is based on quoted market prices or executable dealer quotes for identical or similar instruments in inactive markets. There were no dividends earned during the period.

10. Investment in Associates – at Equity

This account consists of:

	Unaudited March 31	Audited December 31
	2021	2020
Investment in associate - CLI	337,596,800	337,596,800
Accumulated share in net income:		
Balance at beginning of the period	81,464,568	82,589,888
Equity in net earnings of associate	1,735,527	7,607,779
Cash dividend received	-	(8,733,099)
Balance at end of the period	83,200,095	81,464,568
	420,796,895	419,061,368

Investment in associate as at March 31, 2021 and December 31, 2020 consists of GMRI's 25% investment or 17,466,196 shares out of 70,000,000 shares in CLI, a company incorporated in the Philippines. CLI is involved in property leasing and power distribution located at Cabangaan Point, Cawag, Subic, Zambales.

KPMI has a Share Purchase Agreement with GMRI for the transfer of 2,950,000 shares dated September 6, 2012. As at March 1, 2021, the Bureau of Internal Revenue issued the Certificate Authorizing Registration for the 2,950,000 shares in favor of GMRI.

GMRI received cash dividend from CLI amounting to ₱8.7 million as of December 31, 2020.

CLI's financial information for the periods ended March 31, 2021 and December 31, 2020 follows:

	Unaudited	Audited
	March 31	December 31
	2021	2020
Current assets	64,401,734	56,504,559
Noncurrent assets	267,431,498	267,883,671
Total assets	331,833,232	324,388,230
Current liabilities	20,593,538	20,090,643
Non-current liabilities	2,180,247	2,180,246
Total liabilities	22,773,785	22,270,889
Net assets	309,059,447	302,117,341
Revenue	29,698,877	144,714,466
Income before income tax	7,431,389	32,591,942
Net income and total comprehensive income	6,942,106	30,431,116

The Group share in the net assets of CLI amounted to $\P77.3$ million as at March 31, 2021 (December 31, $2020 - \P75.5$ million).

The non-current assets of CLI represent prime lots held for appreciation, which are carried at cost. The fair value of the property is \$\mathbb{P}2.5\$ billion as at December 31, 2020 based on the latest valuation report of an independent appraiser.

For the quarters ended March 31, 2021 and 2020, the Group's equity in net earnings of CLI amounted to ₱1.7 million and ₱2.8 million, respectively. No dividend declared and paid by CLI both for the periods ended March 31, 2021 and 2020.

The difference between the share in net asset and carrying amount of the investment amounting to \$\frac{1}{2}420.8\$ million as of March 31, 2021 pertains to fair value adjustments on prime land holdings of CLI (December 31, 2020 - \$\frac{1}{2}419.1\$ million).

There are no significant restrictions on the ability of the associate to transfer funds to the Group in the form of cash dividends or to repay any loans and advances made by the Group. There are no contingent liabilities relating to the Group's investment in associate.

11. Investment Properties - Net

This account consists of:

Unaudited March 31, 2021 and Audited December 31, 2020

	Condominium		
	Land	Units	Total
Cost	205,288,439	3,689,178	208,977,617
Accumulated depreciation	, , , , <u>–</u>	3,689,178	3,689,178
Net book values	205,288,439	_	205,288,439

Land and land improvement in Batangas are leased to related parties (Note 15) while condominium units are leased to related and third parties.

The investment properties have an aggregate fair value of ₱1.1 billion based on an appraisal by an independent appraiser in December 2019. The fair value of the investment properties was determined using inputs such as discount rates, terminal yields, expected vacancy rates as estimated by the independent appraiser or management based on comparable transactions and industry data. The management believes that the fair value as of March 31, 2021 has not significantly changed from the last valuation date.

Group as lessor

The Group leases out a parcel of land used as a shipyard site in San Miguel, Bauan, Batangas to KPMI. The agreement is for a period of 50 years beginning 1993. The annual rental on the leased property is originally subject to 5% escalation after every five (5) years. In May 2007, the agreement was amended revising the annual lease rate and escalation rate to 1.50% escalation after every five (5) years.

Aside from the aforementioned lease, the Group leases out its investment properties to third party and related party customers for periods ranging from one (1) month to three (3) years with option to renew for another one (1) month to three (3) years under such terms and conditions as may be mutually agreed upon by the parties to the contracts.

The Group also leases out a piece of land which is the subject of complaint against the Philippine National Oil Company (PNOC) (Note 23).

Rental income attributable to the investment properties for the periods ended March 31, 2021 and 2020 amounted to \$\mathbb{P}\$2.8 million and \$\mathbb{P}\$9.0 million.

Details of the advance rentals and refundable deposits received from third party and related customers as at March 31, 2021 and December 31, 2020 are as follows:

	Unaudited March 31, 2021		Audited	d December 31, 2020		
	Third	Related		Third	Related	
	parties	parties	Total	parties	Parties	Total
Advance rentals - Current	-	304,345	304,345	346,447	304,345	650,792
Refundable deposits-Current	2,070,000	269,346	2,339,346	2,416,447	269,346	2,685,793

The operating expenses directly attributable to the investment properties pertaining to rental, repairs and maintenance and real estate taxes amounted to 20.9 million as of March 31, 2021 (2020 - 1.6 million).

12. Property and Equipment - Net

This account consists of:

Unaudited March 31, 2021

	Commercial Building	Office machine, furniture and fixtures	Transportation Equipment	Total
Cost:				
January 1	5,397,020	2,254,159	776,186	8,427,365
Additions	-	395,000	-	395,000
Disposal		(151,959)		(151,959)
March 31	5,397,020	2,497,200	776,186	8,670,406
Accumulated depreciation:				
January 1	5,397,020	695,997	776,186	6,869,203
Depreciation	-	87,689	-	87,689
Disposal		(151,959)		(151,959)
March 31	5,397,020	631,727	776,186	6,804,933
Net Book Value	-	1,865,473	-	1,865,473

Audited December 31, 2020

	Commercial Building	Office machine, furniture and fixtures	Transportation Equipment	Total
Cost:			•	
January 1	5,397,020	692,125	776,186	6,865,331
Additions	-	1,562,034	-	1,562,034
December 31	5,397,020	2,254,159	776,186	8,427,365
Accumulated depreciation:				
January 1	5,397,020	474,292	776,186	6,647,498
Depreciation	-	221,705	-	221,705
December 31	5,397,020	695,997	776,186	6,869,203
Net Book Value	=	1,558,162	-	1,558,162

Fully depreciated assets amounting to ₱6.3 million are still in use as of March 31, 2021 and December 31, 2020.

Based on the results of management assessment, the Group believes that there was no objective evidence that indicators of impairment exist as at March 31, 2021 and December 31, 2020.

13. Intangible Assets – Net

ğ	Unaudited March 31 2021	Audited December 31 2020
Cost:		
January 1, 2021 and December 31, 2020	7,085,405	7,085,405
Accumulated depreciation:		
January 1, 2021 and December 31, 2020	1,006,033	1,006,033
Depreciation	253,050	-
	1,259,083	1,006,033
Net Book Value	5,826,322	6,079,372

Based on the results of management assessment, the Group believes that there was no objective evidence that indicators of impairment exist as at March 31, 2021 and December 31, 2020.

14. Accounts Payable and Other Current Liabilities

This account consists of:

	Unaudited	Audited
	March 31	December 31
	2021	2020
Accrued expenses	3,878,642	3,275,471
Advance rentals	304,346	650,792
Payable to government agencies	198,851	774,970
Unearned rent	-	517,500
Others	627,309	627,936
	5,009,148	5,846,669

Accrued expenses pertain to accrued professional fees, audit fee, directors' fees, fringe, membership dues, taxes and licenses, and other expenses. Payable to government agencies pertains to output VAT and withholding taxes. Other accounts payable pertains to unclaimed monies or dividends by stockholders.

Advance rentals from related parties and third-party customers are applied against rent due at the end of the lease term.

15. Related Party Transactions

In the normal course of business, the Group transacts with companies which are considered related parties. Significant related transactions and balances as of March 31, 2021 and December 31, 2020 follow:

		As of Marc	ch 31, 2021	As of Decem	ber 31, 2020	
			Outstanding		Outstanding	
		Transactions		Transactions	receivable	
Related Party	Notes	(1st quarter)	(payable)	(annual)	(payable)	Terms and conditions
Entities under common control						
Rental Income (a)						
KPMI		3,204,045	31,098,302	10,232,728	30,158,922	The outstanding balance is
Keppel IVI Investments, Inc. (KIVI)		75,000	-	300,000	-	collectible in cash, within first
Keppel Energy and Consultancy Inc.						five (5) days of each month,
(KECI)		30,000	33,600	120,000	-	non-interest bearing and unsecured.
	7	3,309,045	31,131,902	10,652,728	31,158,922	unscoured.
Advance rentals	· · ·	0,000,010	01,101,702	10,032,720	31,130,722	
KPMI	14	_	(269,346)	_	(269,346)	The outstanding balance is to
KIVI			(25,000)	_	(25,000)	be applied on the last monthly
KECI			(10,000)		(10,000)	rental at the end of the lease
KLCI		_	(10,000)	_	(10,000)	term, is non-interest bearing
			(201216		(201216)	and unsecured.
		-	(304,346)	-	(304,346)	
Refundable deposits - KPMI		_	(269,346)	_	(269,346)	Outstanding balance is payable in cash within 60 days from
Trefundació deposits Traffina			(=0>,0:0)		(20),5:0)	end of lease term, non-interest
						bearing and unsecured.
Various expenses and charges (b)						
KPMI		31,900	-	2,484,000	-	Outstanding balance is
KPMI		2,600	2,600	16,703	-	collectible in cash on demand,
Keppel Subic Shipyard, Inc.		-	-	14,345	-	non-interest bearing and unsecured.
	7	34,500	2,600	2,515,048		unsecured.
Loans – KPMI (c)	7	34,300	250,000,000	2,313,046	250,000,000	Outstanding balance is
Collection of loan receivables	,	_	230,000,000	(22,000,000)	230,000,000	collectible in cash, with terms
Interest income - KPMI		2,126,339	1,118,617	11,256,118	1,112,281	of 88 to 92 days subject for
interest meonic - Ki Wii		2,120,557	1,110,017	11,230,110	1,112,201	renewal, interest-bearing at
						3.1% to 3.4% per annum in
						2021 (2020 – 3.4% to 4.9%), and unsecured.
Management fees (d)						
KECI		60,000	67,200	240,000	_	
KIVI		45,000	-	180,000	_	
Kepventure, Inc.		15,000	_	60,000	_	
1 /		120,000	67,200	480,000	_	
Payroll service fees (e)		120,000	0.,200	.00,000		
KSSI		326,907	558,982	570,098	351,154	
KPMI		298,683	334,525	541,800	268,505	
TXI IVII		625,590	893,507	1,111,898	619,659	
Other Income (f)		023,370	0,0,507	1,111,070	017,037	
Commission - KPMI		_	_	1,123,485	_	
Director's Fees - KPPI		_	_	170,000	_	
Associates				170,000		
Cash dividend received	10	_	_	8,733,099	_	
Shareholders of the Parent Company	10	<u> </u>		6,755,077		
Cash dividend declared and paid						Outstanding balance is
Kepwealth Inc.				3,053,293		collectible in cash on pay-out
KCL				1,689,409		date as approved by the related
Others		(727)	(627,209)	1,019,130	(627,936)	party's BOD, non-interest bearing and unsecured
		()	()	5,761,832	(627,936)	
Management fees – Kepwealth Inc.		69,000		276,000	(021,730)	-
Various expenses and charges	7	07,000		270,000		-
Kepwealth, Inc.	,	_	_	501,405	_	
Key management personnel (g)				201,103		
Salaries and other short-term benefits	13,17	3,307,235	(1,527,700)	3,645,212	_	The outstanding balance is
Retirement benefit	13,17	360,000	(2,023,717)	1,026,662	(1,663,707)	payable every designated
resilement conom		200,000	(2,020,717)	1,020,002	(1,003,707)	period per employee contracts,
						non-interest bearing and
						unsecured

Outstanding balances of transactions with related parties are unsecured and settlements are made in cash. As of this period, the Group has not made any provision for doubtful accounts relating to amounts owed by related parties because of the strong financial condition of the concerned entities. This assessment is undertaken each financial period through examining the financial position of the related party and the market in which the related party operates.

The following are the Group's significant transactions with related parties:

(a) Leases

The Group leases certain investments properties to related parties (Note 11). The Group granted lease concessions to KPMI equivalent to 25% on its rental from March 16, 2020 to December 31, 2020 covering the period of the General Community Quarantine which amounted to P2.6 million.

(b) Advances for various expenses and charges

The Group paid for various reimbursable expenses which are utilized in the normal operations of the related parties.

The Group also incurred share in various expenses due to KPMI relating to clearing and levelling operations on leased out properties amounting to P2.5 million in 2020.

(c) Loans

The Group granted short-term, interest-bearing loans to KPMI. Movements in loans receivable for the periods ended are as follows:

	Unaudited	Audited
	March 31	December 31
	2021	2020
Beginning	250,000,000	272,000,000
Collection	-	(22,000,000)
End	250,000,000	250,000,000

Total interest income earned from these loan agreements amounted to ₱2.1 million as of March 31, 2021 (2020 - ₱3.3 million). Accrued interest receivable amounted to ₱1.1 million both for the periods ending March 31, 2021 and December 31, 2020.

(d) Management fees

Since 2013, the Parent Company had management agreements with related companies for monthly management fees which are subject to change depending upon the extent and volume of services provided by the Parent Company. The services cover regular consultancy, handling of financial reporting, personnel and administration services and other government documentary requirements. The agreement are considered renewed every year thereafter, unless one (1) party gives the other a written termination at least three (3) months prior to the date of expiration.

(e) Payroll service fees

In 2020, the Group entered into payroll service agreements with KSSI and KPMI for the use of the payroll system of the Group. The Group charges these parties at agreed service fees for the one-time and recurring charges incurred by the Group. These agreements are considered renewed every year thereafter and subject to mutual amendments or termination by the parties

(f) Other income

The Group entered into an agreement with KPMI to assist the latter in its bidding activities for select projects with the Group earning a 1% share in KPMI's revenues. The income is recognized under other income in the consolidated statements of income.

(g) Key management personnel

There were no share-based compensation, other long-term and termination benefits provided to key management personnel.

(h) Elimination

The following related party transactions and balances were eliminated for the purpose of preparing the consolidated financial statements:

	Unaudited	Audited
	March 31	December 31
	2021	2020
Investment in subsidiaries	110,165,069	110,165,069
Dividend income of Parent Company from subsidiaries	255,000	10,548,867
Dividend income of GRDC from GMRI	-	296,325
Management fees of Parent Company from subsidiary	195,000	780,000

16. Retirement benefit plan

The Group has a funded, non-contributory defined benefit plan covering the retirement and disability benefits to its qualified employees and is being administered by a trustee bank. The normal retirement age is 60 years with at least five (5) years of service and optional retirement date is at age 50 or completion of at least ten (10) years of service. The retirement obligation is determined using the "Projected Unit Credit" (PUC) method. Under the PUC method, the annual normal cost for the portion of the retirement is determined using the amount necessary to provide for the portion of the retirement benefit accruing during the year.

Net retirement benefit asset (obligation) in the statements of financial position as at March 31, 2021 amounted to ₱2.0 million (December 31, 2020 – ₱1.7 million).

The fair value of plan assets of the Group as at December 31, 2020 amounts to \$\mathbb{P}\$10.6 which are mainly from contributions made in 2019, payment of benefit in 2020 of \$\mathbb{P}\$1.8 million. No contributions made in 2020 and as at March 31, 2021.

The Group recognized provision for retirement benefit amounting ₽0.4 million both for the periods ending March 31, 2021 and 2020.

Movements in remeasurements on retirement benefits as at and for the year ended December 31, 2020 are as follows:

January 1	184,932
Remeasurement gain (loss)	(1,213,050)
Tax effect	79,256
Remeasurement gain (loss) on retirement benefits, net of tax	(1,133,794)
December 31	(948,862)

17. Share capital and share premium

The Class "A" and Class "B" shares of stock are identical in all respects and have ₱1 par value, except that Class "A" shares are restricted in ownership to Philippine nationals. Class "B" shares are 18% and 82% owned by Philippine nationals and foreign nationals, respectively, as of March 31, 2021. Each share has right of one (1) vote. Authorized and issued shares as of March 31, 2021 and December 31, 2020 as follows:

Authorized – P1 par value Class "A"	90,000,000
Class "B"	200,000,000
	290,000,000
Issued	
Class "A"	39,840,970
Class "B"	33,332,530
Share capital	73,173,500
Share premium	73,203,734

Movements in the number of outstanding shares (or issued less treasury shares) as at March 31, 2021 and December 31, 2020 are as follows:

	Unaudited	Audited
	March 31	December 31
	2021	2020
Class "A"		
Beginning	36,065,970	36,165,970
Purchase of treasury shares	-	(100,000)
End	36,065,970	36,065,970
Class "B"		
Beginning	21,552,349	21,636,449
Purchase of treasury shares	-	(84,100)
End	21,552,349	21,552,349
Total outstanding shares	57,618,319	57,618,319

Details of the Parent Company's weighted average number of shares as at March 31, 2021 and 2020 as follows:

Class "A"	36,065,970
Class "B"	21,552,349
	57,618,319

In accordance with SRC Rule 68, as Amended (2011), Annex 68-D, below is a summary of the Parent Company's track record of registration of securities as at March 31, 2021 and 2020:

		Number of Shares	Issue/Offer	Date of	Number of Holders
_	Common Shares	Registered	Price	Approval	of Securities
	Class "A"	36,065,970	1.00	June 30, 2000	378
	Class "B"	21,552,349	1.00	June 30, 2000	55
-		57,618,319			

There are 420 total shareholders per record holding both Class "A" and "B" shares both for the periods ending March 31, 2021 and 2020.

18. Retained Earnings; Treasury shares

The portion of retained earnings, corresponding to the undistributed equity in net earnings of the associates, is not available for distribution as dividends until declared by the associates.

Retained earnings are further restricted to the extent of treasury shares with the following details as of March 31, 2021 and 2020.

Treasury shares

	No. of Shares	Cost
Class "A"	3,775,000	13,936,130
Class "B"	11,780,181	9,677,959
	15,555,181	23,614,089

There are no cash dividend declared during the first quarter of 2021 and 2021.

19. Operating Expenses

This account consists of:

	Unaudited	Unaudited
	March 31	March 31
	2021	2020
Salaries and benefits	2,755,572	3,307,235
Professional fees	1,472,975	679,869
Taxes and licenses	1,131,115	1,130,363
Depreciation and amortization	340,739	27,143
Contractual services	212,625	621,000
Utilities	207,802	179,571
Membership dues and subscriptions	152,366	108,038
Transportation and travel	108,789	128,923
Provision for impairment losses-net	104,315	300,095
Repairs and maintenance	32,182	42,108
Office supplies	13,198	-
Others	205,056	150,455
	6,736,734	6,674,800

Other expenses consist of fringe tax expense, insurance, postages, out-of-pocket charges, bank charges, business development expenses and various items that are individually immaterial.

20. Segment Information

For management reporting purposes, these Group activities are classified into business segments - (1) investment holding and (2) real estate. Details of the Group's business segments are as follows:

Una	nditad	March	21	2021
UHIA	uanea	VIAICH	JI.	. 2021

	Investment Holdings	Real Estate	Combined	Eliminations	Consolidated
Revenues and income					
KPMI & third party	2,533,100	3,324,288	5,857,388	-	5,857,388
Inter-segment	450,000	-	450,000	(450,000)	-
Equity in net earnings of an associate	-	-	-	1,735,527	1,735,527
Total revenues and income	2,983,100	3,324,288	6,307,388	1,285,527	7,592,915
Income before income tax	(2,114,730)	3,225,911	1,111,181	(255,000)	856,181
Income tax expense	(51,422)	(153,515)	(204,937)	-	(204,937)
Net Income	(2,166,152)	3,072,396	906,244	(255,000)	651,244
Other comprehensive income	500,000	_	500,000	-	500,000
Total comprehensive income	1,666,152	3,072,396	1,406,244	(255,000)	1,151,244
Other Information					
Segment assets	386,486,282	758,375,335	1,144,861,617	(110,165,069)	1,034,696,548
Segment liabilities	8,839,811	2,250,156	11,089,967	_	11,089,967
Depreciation & amortization	265,552	75,187	340,739	-	340,739

Audited De	cember (31,	2020
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	Investment				
	Holdings	Real Estate	Combined	Eliminations	Consolidated
Revenues and income					
KPMI & third party	34,767,020	13,870,947	48,637,967	-	48,637,967
Inter-segment	11,328,867	296,325	11,625,192	(11,625,192)	-
Equity in net earnings of an associate	-	-	-	7,607,779	7,607,779
Total revenues and income	46,095,887	14,167,272	60,263,159	(3,721,088)	56,245,746
Income before income tax	27,429,531	14,724,715	42,154,246	(10,845,192)	31,309,054
Income tax expense	(3,706,201)	(1,461,921)	(5,168,122)	-	(5,168,122)
Net Income	23,723,330	13,262,794	36,986,124	(10,845,192)	26,140,932
Other comprehensive income	(3,133,795)		(3,133,795)		(3,133,795)
Total comprehensive income	20,589,535	13,262,794	33,852,329	(10,845,192)	23,007,137
Other Information					
Segment assets	388,097,476	756,605,981	1,144,703,457	(110,165,069)	1,034,538,388
Segment liabilities	8,784,855	3,053,197	11,838,052	-	11,838,052
Depreciation & amortization	889,392	338,346	1,227,738	-	1,227,738

Segment assets and segment liabilities are measured in the same way as in the consolidated financial statements. These assets and liabilities are allocated based on the operations of the segment. Segment revenue, segment expenses and segment results include transfers between business segments. Those transfers are eliminated in consolidation.

All the Group's revenues are derived from operation within the Luzon, an island in the Philippines, hence, the Group did not present geographical information required by PFRS 8, *Operating Segments*.

Rental income from KPMI amounted to \$\mathbb{P}\$3.2 million both for the periods ended March 31, 2021 and 2020. Rental from KPMI comprises about 42% and 37% of the Group's revenue for the periods ended March 31, 2021 and 2020.

21. Financial Risk Management Objectives and Capital Management

Financial Risk Management

The Group's activities expose it to a variety of financial risks: credit risk, interest rate risk, equity price risk, and liquidity risk that could affect its financial position and results of operations. The Group's overall risk management program focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Group's financial performance. The BOD reviews and approves the policies for managing each of these risks, which are summarized below:

(a) Credit risk

Credit risk pertains to the risk that a party to a financial instrument will fail to discharge its obligation and cause the other party to incur a financial loss. The Group transacts mostly with related parties, thus, there is no requirement for collateral. There are significant concentrations of credit risk within the Group.

Receivables are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant. Significant concentration of credit risk as of March 31, 2021 and December 31, 2020 pertains to loan receivables from a related company both amounting to \$\textstyle{2}50.0\$ million, which comprise almost 98.7% of the Group's loan and receivables in both periods, respectively.

The table below shows the maximum exposure to credit risk of the financial assets of the Group:

	Unaudited	Audited
	March 31	December 31
	2021	2020
Loans and receivables		
Cash and cash equivalents	73,323,274	80,366,937
Receivables		
Loan receivable from related party	250,000,000	250,000,000
Current portion of lease receivables*	2,167,721	1,773,874
Interest receivable	1,128,690	1,140,560
Due from affiliates & others	1,348,219	1,004,571
	327,967,904	334,285,942

^{*}Noncurrent portion of lease receivables arises from the straight-line recognition of rental income, excluded.

The Group expects the current portion of the lease receivables to be realized within three (3) months from end of the reporting period. The amounts due from related parties are all collectible and of good credit quality.

High grade assets are considered as having very low risk and can easily be converted to cash. These assets are considered for counterparties that possess strong to very strong capacity to meet their obligations.

As of March 31, 2021 and December 31, 2020, past due but not impaired receivables are aged 90 to 120 days while impaired receivables are aged over 120 days.

(i) Cash and cash equivalents

There is low credit risk exposure and immaterial expected credit losses (ECL) as these are deposited/placed in accredited universal banks as defined by the Philippine Banking System that have high credit standing in the financial services industry.

(ii) Receivables

Related parties

Credit exposure of the Group on loan and other receivables from related parties is considered to be low as there is no history of default and known to have strong credit standing of concerned related parties. Credit risk is negligible since the related parties are faithfully paying on normal credit terms based on contracts. There were no provisions for doubtful accounts relating to amounts owed by related parties because of strong financial condition of the concerned entities. Terms are normally due on demand.

The maximum credit exposure is equal to the carrying amount as at March 31, 2021 and December 31, 2020.

Third parties

The credit quality of receivables that are neither past due nor impaired can be assessed as reference to historical information about counterparty default rates. The Group does not hold any collateral in relation to the receivables. None of the financial assets that are fully performing have been renegotiated in the last year or period.

(b) Interest rate risk

Interest rate risk is the risk that the fair value or the future cash flows of a financial instrument will fluctuate because of the changes in market interest rates. The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's long-term loan receivable with interest rate repriced on periodic basis. Since the Group's long-term loan was granted to a related party, there is no requirement for collateral or guaranty. The Group has no long-term loan receivable in 2021.

(c) Equity Price Risk

Equity price risk is the risk that the fair values of the equities will decrease resulting from changes in the levels of equity indices and the value of the individual stocks. The Group's price risk exposure relates to its quoted equity investments where values will fluctuate due to changes in market prices. Such quoted equity investments are subject to price risk due to changes in market values arising from factors specific to the instruments or its issuer or factors specific to the instruments traded in the market.

(d) Liquidity Risk

Liquidity is the risk that the entity will encounter difficulty in raising funds to meet commitments associated with financial instruments. Prudent liquidity risk management implies maintaining sufficient cash and the availability of funding. The Group's objective is to maintain a balance between continuity of funding and flexibility using cash and cash equivalents, and loans. The Group also monitors its risk to shortage of funds through monthly evaluation of the projected and actual cash flow information.

Capital Management

The primary objective of the Group's capital management is to ensure that it maintains a strong credit rating and healthy capital ratios to support its business and maximize shareholder value. The Group manages its capital structure and adjust it, considering the changes in economic conditions.

The Group monitors capital using a debt-to-equity ratio, which is the total liabilities divided by total equity. Total liabilities include current and noncurrent liabilities. Equity comprises all components of equity.

The Group's objective is to ensure that there are no known events that may trigger direct or contingent financial obligation that is material to the Group, including default or acceleration of an obligation that will require increased capitalization.

The debt-to-equity ratios as of March 31, 2021 and December 31, 2020 are as follows:

	Unaudited	Audited
	March 31	December 31
	2021	2020
Total liabilities	11,089,967	11,838,051
Total equity	1,023,606,581	1,022,700,336
Debt to equity ratio	0.011:1	0.012:1

The Group is not exposed to externally imposed capital requirements and there were no changes in the Group's approach to capital management during the period.

Fair Value Estimation of Financial Assets

(a) Receivables

Due to the short-term nature of the Group's financial instruments, the carrying amounts approximate their fair values as at March 31, 2021 and December 31, 2020. The carrying amounts of interest-bearing long-term loan receivables approximate their fair values due to periodic repricing based on market interest rates.

(b) Financial assets at fair value through other comprehensive income

The fair value of quoted equity instruments is determined by reference to quoted market bid price at the close of business at the end of the reporting dates since this is actively traded in organized financial markets. Unquoted financial assets are carried at cost, less any allowance for impairment loss.

(c) Fair value hierarchy

As of March 31, 2021 and December 31, 2020, the Group classifies its quoted financial assets at fair value thorough other comprehensive income to \$\mathbb{P}\$35.5 million and \$\mathbb{P}\$35.0 million, respectively, under Level 1 of the fair value hierarchy. During the reporting periods ending March 31, 2021 and December 31, 2020, there were no transfers between Level 1 and Level 2 fair value measurements, and no transfers into and out of Level 3 fair value measurement.

Fina	ancial Soundness - Key Performance Indicators		
		Unaudited	Audited
		March 31	December 31
		2021	2020
A.	Current and liquidity ratios		
	1. Current ratio - (Current assets/Current liabilities)	43.66	38.37
	2. Acid-test ratio or Quick ratio -		
	(Monetary current assets/Current liabilities)	43.04	38.33
B.	Solvency ratio		
	1. Net income + depreciation/Total liabilities (annualized)	0.34	2.31
	2. Total assets/Total liabilities	87.40	87.39
C.	Debt to equity ratio – (Total liabilities/Stockholders' equity)	0.01	0.01
D.	Asset to equity ratio (Total assets/Stockholders' equity)	1.01	1.01
Ε.	Debt ratio (Total liabilities/Total assets)	0.01	0.01
F.	Interest rate coverage ratio (EBIT/Interest expense)	Nil	Nil
G.	Profitability % (annualized)		
	1. Return on assets (Net income/Total assets)	0.25	2.53
	2. Return on equity (Net income/Stockholders' equity)	0.25	2.56
	3. Net profit margin (Net income/revenue)	8.58	46.48
Η.	Earnings per share attributable to equity holders of the Parent		
	(Annualized) - (P)	(0.06)	0.35
I.	Book value per share attributable to equity holders		
	of the Parent (₽)	11.44	11.45
J.	Price/Earnings ratio (Price per share/Earnings per common		
	share (Annualized) (P)	(77.49)	14.66

23. Other Matters

In September 2003, the Parent Company filed a complaint against the PNOC for specific performance with the Regional Trial Court (RTC) of Batangas City for the enforcement of the contract relating to the option to purchase a parcel of land in Batangas. Judgment was rendered in January 2006 in favor of the Parent Company ordering PNOC to accept the payment of \$\mathbb{P}4.1\$ million, which was consigned with the Clerk of Court, as full and complete payment of the purchase price, and to execute a Deed of Absolute Sale in favor of the Parent Company. PNOC, however, filed an appeal with the Court of Appeals (CA), in the same year which was dismissed on December 19, 2011.

On July 25, 2016, the Supreme Court (SC) affirmed the decision of the CA in December 2011 in the resolution dated May 14, 2012 and upheld the Parent Company's option to buy the land and remanded the case to the RTC of Batangas City to update the Parent's Company's Filipino equity ownership. On December 14, 2016, SC's decision became final and executory and was recorded in the Book of Entries of Judgments. As of March 31, 2021, the Parent Company is still awaiting on the final resolution of the RTC.

The Parent Company's cash deposit of ₱4.1 million with the Court which is presented in the consolidated statement of financial position under other noncurrent assets. The said piece of land is the subject of a lease agreement between the Parent Company, KPMI and a third party. (see Note 11)

Aging of Receivable as at March 31, 2021: In Philippine Pesos

						More than
	Total	Current	2-3 Mos	4 - 6 Mos	7 -12 Mos	1 year
Loan receivable - current	250,000,000	250,000,000	-	_	-	-
Lease receivables - current	2,167,721	2,167,721	-	_	-	-
Interest receivable	1,128,690	1,128,690	-	-	-	-
Due from related parties	963,307	963,307	-	-	-	-
Nontrade - receivables	384,912	-	-	-	_	384,912
Total	254,644,630	254,259,718	-	-	-	384,912
Less Allowance for doubtful accounts	384,912	-	-	_	_	384,912
Net Receivables	254,259,718	254,259,718	_	_	_	-

EXHIBIT II

MANAGEMENT'S DISCUSSION AND ANALYSIS OF RESULTS OF OPERATIONS AND FINANCIAL CONDITION

MANAGEMENT'S DISCUSSION AND ANALYSIS OF RESULTS OF OPERATIONS AND FINANCIAL CONDITION

Results of Operations

The Group recorded a net income of ₱0.7 million for the first quarter ended March 31, 2021, 92% lower than ₱8.3 million during the same period last year. The reasons for the changes in net income are discussed as follows:

Rental revenue for the quarter ending March 31, 2021 amounted to \$\mathbb{P}2.8\$ million, 69% lower than the same period last year of \$\mathbb{P}9.0\$ million. The decrease was due to the termination of the lease rental on properties in Bauan, Batangas to a third party in December 2020.

The Group earned interest income of ₱2.2 million as of March 31, 2021, 39% lower than the same period last year of ₱3.6million. The decrease in net interest income was due to the lower short-term loan balance as of March 31, 2021 of ₱250.0 million as against last year same period of ₱262.0 million. The interest rates also decreased from average of 4.8% per annum as of March 31, 2020 to 3.3% this period.

During the first quarter of the year, the Group recognized lower equity in net earnings of an associate of $\cancel{P}1.7$ million, 37% lower than the same period last year of $\cancel{P}2.8$ million. The decrease in equity share was due to lower net income of $\cancel{P}6.9$ million as against same period last year of $\cancel{P}11.0$ million recognized by the associate brought by the lower power sales distribution revenue by 44% partly offset by lower operating costs by 37%.

In February 2020, the Parent Company entered into a payroll service agreement with related companies with regards to the payroll system upgrade of the Parent Company, KPMI and KSSI. From February to December 2020, the total payroll service charges amounted to ₱1.1 million. For the first quarter ended March 31, 2021, the payroll service fees amounted to ₱0.6 million.

Management fees charged to related parties amounted to ₱0.2 million both for the periods ended March 31, 2021 and 2020.

This quarter's operating expenses of \$\mathbb{P}6.7\$ million is almost at the same level as last year. Professional fees increased by \$\mathbb{P}0.8\$ million, depreciation and amortization by \$\mathbb{P}0.3\$ million while salaries and benefits decreased by \$\mathbb{P}0.5\$ million, contractual services by \$\mathbb{P}0.4\$ million and provision for impairment by \$\mathbb{P}0.2\$ million.

Financial Condition

The cash position of the Group as of March 31, 2021 amounted to \$\mathbb{P}73.3\$ million, 9% lower than the \$\mathbb{P}80.4\$ million recorded as of December 31, 2020. The decrease was due to the net cash used in operating activities of \$\mathbb{P}8.6\$ million, acquisition of air-conditioning compressor of \$\mathbb{P}0.4\$ million and cash dividend paid to shareholder of GRDC of \$\mathbb{P}0.2\$ million. The decrease was partially offset by interest received from short-term loans and time deposits of \$\mathbb{P}2.2\$ million.

Total receivables, both current and non-current, net of allowance amounted to №283.2 million and №282.6 million as of March 31, 2021 and December 31, 2020, respectively. There was no repayment of loan during the first quarter of 2021.

Other current assets as of this period increased to \$\mathbb{P}4.7\$ million as against \$\mathbb{P}0.4\$ million as of December 31, 2020. This was mainly due to the prepayments for real property tax and business tax of \$\mathbb{P}3.2\$ million and other advances to service providers and others of \$\mathbb{P}1.1\$ million.

Financial assets at fair value through other comprehensive income was revalued at \$\mathbb{P}\$35.5 million this period as against December 31, 2020 of \$\mathbb{P}\$35.0 million.

Investments in associates increased from №419.1 million as of December 31, 2020 to №420.8 million as of March 31, 2021. The increase of №1.7 million was due mainly to the recognition of equity in net earnings of associate.

Fixed assets as of March 31, 2021 that amounted to \$\mathbb{P}213.0\$ million was almost at the same level as of December 31, 2020. The Group acquired air-conditioning compressor amounting to \$\mathbb{P}0.4\$ million. There was also disposal of fully depreciated old equipment amounting to \$\mathbb{P}0.2\$ million.

Total liabilities as of March 31, 2021 and December 31, 2020 amounted ₱11.1 million and ₱11.8 million, respectively. The decrease of ₱0.7 million was due to payment of accruals in prior year and return of advance rental and deposit of an external party.

The equity attributable to equity holders of the Parent Company as of March 31, 2021 amounted to ₱659.4 million as against last December 31, 2020 of ₱660.0 million. The decrease was due to lower net income attributable to the Parent Company of ₱.9 million and cash dividend declared to GRDC's shareholder of ₱0.2 for the quarter ending March 31, 2021. This was partially offset by fair value gain on available for sale financial assets by ₱0.5 million.

Non-controlling interests as of March 31, 2021 amounted to ₱364.2 million as against last December 31, 2020 of ₱362.7 million. The increase was due to net income attributable to the noncontrolling interests of ₱1.5 million for the quarter ending March 31, 2021.

The book value per share attributable to equity holders of the parent (equity attributable to equity holders of the parent divided by common shares outstanding) at ₽11.44 as of March 31, 2021 was almost same level as of December 31, 2020 of ₽11.45 per share.

Earnings per share attributable to the equity holders of the Parent (net earnings for the quarter divided by common shares outstanding) as shown in the consolidated statement of income was at negative of 20.015 per share for the period ending March 31, 2021, as against 20.104 per share recorded as of March 31, 2020.

Material Events and Uncertainties

The COVID-19 global pandemic and the challenges it brings forth to the Philippine continues in 2021. During the year, the National Capital Region continued to be under the extended General Community Quarantine (GCQ) with its less stringent guidelines from January 1, 2021 to March 21, 2021. However, with COVID-19 cases spiking at an average of least 6,000 per day in March 2021 compared to 2,000 per day in February 2021, the government then put the National Capital Region (NCR), Bulacan, Laguna and Rizal (collectively known as "NCR Plus") under Enhanced Community Quarantine (ECQ) with its stricter lockdown guidelines effective March 22, 2021. Unlike the first ECQ in 2020, the public transports are allowed to operate but at reduced capacity. Likewise, curfew has been imposed in NCR Plus forcing businesses to adjust its operating hours. The NCR Plus bubble "lockdown" was later eased to the Modified Enhanced Community Quarantine (MECQ) on April 12, 2021 and has since been extended up to 14 May 2021. Most of the other areas in the Philippines remain under GCQ. The government's vaccination program has already started with medical front liners being given priority.

Business sectors allowed to operate ECQ, MECQ and/or GCQ depends on where they fall under the government's classification from Category I to Category IV, according to the essential nature of their product and service in the pandemic response and to the community.

In compliance to the government proclamations, memorandum, and guidelines and to mitigate the risk of spreading COVID-19 in the workplace, the Parent has provided alternative work options such as working from home to ensure continued business operations. The Parent continues to be in close communication with its stakeholders during 2021's GCQ, ECQ, & MECQ period that includes, among others, it's employees, lessees, borrowers, industry regulators, suppliers and service providers.

Notwithstanding the prevailing community quarantine level and the current COVID-19 situation in the Philippines, there are no known trends, commitments, events, or uncertainties that will have a material impact, whether favorable and unfavorable on the revenues or income from continuing operations of the Company. There

are also no off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created 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 : **KEPPEL PHILIPPINES HOLDINGS, INC.**

Signature and Title : ///
ALAN I. CLAVERIA

President

FELICIOAD V. KAZON

√P/Treasurer

Date : 07 May 2021

REPUBLIC OF THE PHILIPPINES)

CITY CITY

SS

CERTIFICATION

I, FELICIDAD V. RAZON, the Compliance Officer and duly authorized representative of KEPPEL PHILIPPINES HOLDINGS, INC. (the "Company"), a corporation with SEC Registration No. 62596 and principal office address at Unit 3-B Country Space I Bldg., 133 Sen. Gil Puyat Avenue, Salcedo Village, Brgy. Bel-Air, Makati City, do hereby state that:

- 1. On behalf of the Company, I have caused the preparation of the SEC Form 17Q for the quarter ending March 31, 2021 dated 07 May 2021 as approved by the Board during the Regular Board Meeting on same date;
- 2. I read and understood its contents, which are true and correct based on the records of the Company;
- 3. The Company will comply with the requirements set forth by the Securities and Exchange Commission requirements in SEC Notice dated 24 June 2020 for the complete and official submission of reports and documents through electronic mail; and
- 4. I am aware that documents filed online which requires preevaluation and/or processing fee shall be considered complete and officially received upon payment of a filing fee.

FELICIDAD V. RAZON

Vice President/Treasurer

Compliance Officer / Corporate Information Officer

TIN: 112-942-756

SUBSCRIBED AND SWORN TO before me this

1 MAY 202'

MAKATI CITT

City, affiant exhibited to me her TIN no. 112-942-756 as proof of her identity.

Series of 2021.

RUBENT. M. RAMIREZ NOTARY PUBLIC

UNTIL DEC. 31, 2021 IBP NO. 142535 701-04-21CY 2021

ROLLNO. 28947/ MICLE 6 /3-22-19 PTR NO. MYT. 8583046/1-4-21APPT NO. M-16)