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(Company's Full Name)

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(Business Address: No. Street City / Town / Province)

ATTY. MA. FLORENCE THERESE DG. MARTIREZ-CRUZ
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8884-1106

Contact Person

Definitive Info Statement

Company Telephone Number

1	2	3	1
Month		Day	
Fiscal Year			

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Month		Day	
Annual Meeting			

Secondary License Type, if Applicable

Dept. Requiring this Doc.

Amended Articles Number/Section

Total No. Of Stockholders

Total Amount of Borrowings									
Domestic					Foreign				

Foreign

To be accomplished by SEC Personnel concerned

File Number

_____ LCU

Document I.D.

_____ Cashier

STAMPS

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LOGISTICS HOLDINGS CORP.

NOTICE OF ANNUAL STOCKHOLDERS' MEETING

NOTICE IS HEREBY GIVEN that the annual meeting of stockholders of **AYALALAND LOGISTICS HOLDINGS CORP.** will be conducted virtually via <https://conveneagm.com/ph/ALLHC2026ASM> on **Thursday, April 23, 2026 at 1 o'clock in the afternoon** with the following

A G E N D A¹

1. Call to Order
2. Certification of Notice and Quorum
3. Matters for Approval of Stockholders²
 - i. Approval of Minutes of Previous Meeting
 - ii. Ratification of the Acts of the Board of Directors and Management
 - iii. Election of Directors (Including the Independent Directors)
 - iv. Appointment of External Auditor and Fixing of its Remuneration
 - v. Approval of the Audited Financial Statements, including noting of Annual Report
4. Consideration of Such Other Business as May Properly Come Before the Meeting
5. Presentation of Management and Open Forum
6. Adjournment

Pursuant to the Company's By-Laws, the Chairman, acting on the authority delegated by the Board of Directors during its meeting on November 18, 2025, has approved that the Annual Stockholders' Meeting be conducted in a fully virtual format. Stockholders may attend the meeting by remote communication and by voting in absentia, electronically or by proxy.

Only stockholders of record as of **March 9, 2026** are entitled to notice of, and to vote at, this meeting. Stockholders intending to participate by remote communication should notify the Company by email on or before **April 14, 2026**. Stockholders may likewise register online via ConveneAGM starting March 30, 2026. Voting may be *in absentia*, electronically or by proxy, subject to validation procedures. The procedures for participating in the meeting through remote communication and for casting of votes *in absentia*, electronically or by proxy, will be set forth in the Information Statement.³

Duly accomplished proxy forms and voting instructions shall be submitted on or before **April 14, 2026** at 37/F Ayala Triangle Gardens Tower 2, Paseo de Roxas corner Makati Avenue, Makati City or by email. Validation of proxies is set for April 16, 2026 at 9 o'clock in the morning.

Stockholders of record as of March 9, 2026 owning at least 5% of the total outstanding capital stock of the Company may submit proposals on items for inclusion in the agenda on or before **April 16, 2026**.⁴

All email communications should be sent to corporate.secretary@ayalalandlogistics.com on or before the designated deadlines.

This notice supersedes the notice filed on February 23, 2026 with the Securities and Exchange Commission and the Philippine Stock Exchange.

Makati City, March 19, 2026.

MA. FLORENCE THERESE dG. MARTIREZ-CRUZ
Corporate Secretary

¹ See next page for the explanation for each agenda item.

² Proposed resolutions are indicated below and will be included in the proxy form with voting instructions and in the electronic ballot.

³ Stockholders should notify the Company by email of their preference to receive hard copies of the Information Statement and other ASM materials on or before March 9, 2026.

⁴ The inclusion of the proposed agenda item shall be in accordance with SEC Memorandum Circular No. 14, Series of 2020, and the Company's internal guidelines.

EXPLANATION OF AGENDA ITEMS WITH PROPOSED RESOLUTIONS

Call to order

The Chairman will formally open the meeting at approximately 1 o' clock in the afternoon.

Certification of Notice and Quorum (and rules of conduct and procedures)

The Corporate Secretary will certify that written notice for the meeting was duly sent to stockholders and that a quorum exists for the transaction of business.

Pursuant to Sections 57 and 23 of the Revised Corporation Code which allow voting *in absentia* by the stockholders, the Company has set up a designated online web address, <https://conveneagm.com/ph/ALLHC2026ASM>, which may be accessed by the stockholders to register and vote electronically *in absentia* on the matters for resolution at the meeting.⁵ A stockholder participating by remote communication or voting *in absentia*, electronically or by proxy, shall be deemed present for purposes of quorum.

The following are the rules of conduct and procedures for the meeting to be conducted in virtual format:

- (i) Stockholders may attend the meeting remotely through the online web address (URL) provided. Questions and comments may be sent prior to or during the meeting at corporate.secretary@ayalalandlogistics.com.
- (ii) Each of the proposed resolutions will be shown on the screen during the meeting as the same is taken up at the meeting.
- (iii) Stockholders must notify the Company through corporate.secretary@ayalalandlogistics.com on or before April 14, 2026 of their intention to participate in the Meeting by remote communication in order to be included in the determination of the existence of a quorum, together with the stockholders who voted *in absentia*, electronically and by proxy.
- (iv) Voting shall only be allowed for validated stockholders registered in ConveneAGM or who submitted a duly accomplished proxy form. Stockholders registered in the ConveneAGM may cast their votes through the said system at any time prior to or at real time during the meeting. Vote tabulation shall be completed and finalized after the meeting.
- (v) All the items in the agenda for approval by the stockholders will need the affirmative vote of stockholders representing at least a majority of the issued and outstanding voting stock present at the meeting unless the law requires otherwise.
- (vi) Election of directors will be by plurality of votes and every stockholder will be entitled to cumulate his votes. Each outstanding share of stock entitles the registered stockholder to one vote.
- (vii) The Committee of Inspectors of Proxies and Ballots will tabulate all votes received and an independent third party will validate the results. The Corporate Secretary shall report the results of initial voting during the meeting.
- (viii) The meeting proceedings shall be recorded in audio and video format.

Matters for Approval of Stockholders

1. Approval of Minutes of Previous Meeting

The minutes of the meeting held on April 24, 2025 are available at the Company's website, <https://www.ayalalandlogistics.com> and shall be presented for stockholders' approval. Below is the proposed resolution:

“RESOLVED, to approve the minutes of the annual stockholders' meeting held on April 24, 2025.”

2. Ratification of the Acts of the Board of Directors and Management

The actions of the Board and its committees taken and the acts of the officers to implement the resolutions of the Board or its committees or made in the general conduct of business since the annual stockholders' meeting on April 24, 2025 until April 23, 2026 shall be presented for stockholders' ratification. They include the approval of the Company's agreements, projects, investments, capital allocations, treasury-related matters and other matters covered by disclosures to the Securities and Exchange Commission and the Philippine Stock Exchange. Below is the proposed resolution:

“RESOLVED, to ratify each and every act and resolution, from April 24, 2025 to April 23, 2026 (the “Period”), of the Board of Directors (the “Board”), the Executive Committee and other Board committees exercising powers delegated by the Board, and each and every act of the officers of the Corporation, during the Period, performed in accordance with the resolutions of the Board, the Executive Committee and other Board committees as well as with the By-laws of the Corporation.”

3. Election of Directors (Including the Independent Directors)⁶

The nine (9) nominees for directors, including the nominees for independent directors, as evaluated by the Corporate Governance and Nomination Committee of the Board to have all the qualifications and competence necessary for the effective performance of the Board's roles and responsibilities, and none of the disqualifications to serve as members of the Board, shall be presented for election to the stockholders. Below is the proposed resolution:

“RESOLVED, to elect the following [subject to votes cast] as directors of the Corporation to serve as such beginning today until their successors are elected and qualified:

*Anna Ma. Margarita B. Dy
Felipe U. Yap
Robert S. Lao*

Jose Eduardo A. Quimpo II
Jaime Z. Urquijo
Nathanael C. Go
Cassandra Lianne S. Yap (Independent Director)
Emilio Lolito J. Tumbocon (Independent Director)
Agustin R. Montilla IV (Independent Director)”

The profiles of the nominees to the Board will be provided in the Information Statement.

4. Appointment of External Auditor and Fixing of its Remuneration

As endorsed by the Audit Committee, the appointment of Isla Lipana & Co. as the external auditor for the ensuing year as well as its proposed remuneration shall be presented for stockholders’ approval. The external auditor conducts an independent verification of the Company’s financial statements and provides an objective assurance on the accuracy of its financial statements. Below is the proposed resolution:

“RESOLVED, as endorsed by the Board of Directors, to approve the appointment of Isla Lipana & Co. as the external auditor of the Corporation for the year 2026 for an audit fee of Five Hundred Thirty-Eight Thousand Seven Hundred Pesos (PhP538,700.00) plus up to 7% increase, net of value-added tax and out-of-pocket expenses.”

The profile of the external auditor will be provided in the Information Statement.

5. Approval of the Audited Financial Statements, including noting of Annual Report

The Audited Financial Statements as of December 31, 2025 (AFS), as approved by the Board upon the recommendation of the Audit Committee, will be included in the Information Statement to be sent to the stockholders at least 15 business days prior to the meeting. The Audited Financial Statements shall be presented for stockholders’ approval during the meeting, together with the noting of the Company’s annual report. The annual report will contain the “Message from the Chairman” and the “Report of the President”. Below is the proposed resolution:

“RESOLVED, to approve the consolidated audited financial statements of the Corporation and its subsidiaries as of December 31, 2025, as audited by the Corporation’s external auditor, Isla Lipana & Co.”

Consideration of Such Other Business as May Properly Come Before the Meeting

The Chairman will take up agenda items received from stockholders on or before April 16, 2026 in accordance with existing laws, rules and regulations of the Securities and Exchange Commission and the Company’s internal guidelines.⁷

Presentation of Management and Open Forum

The Chairman, Ms. Anna Ma. Margarita B. Dy, and the President and Chief Executive Officer, Mr. Robert S. Lao, will report on the performance of the Company in 2025 and the outlook for 2026. The Company’s performance is also embodied in the Company’s Annual Report. A soft copy of the Annual Report will be posted on the Company’s website, www.ayalalandlogistics.com.

The Chairman will open the floor for comments and questions of the stockholders.

⁵ The detailed instructions pertaining to the URL and the use thereof will be provided in the Information Statement.

⁶ The deadline for submission of nominations to the Board of Directors is on March 6, 2026.

⁷ SEC Memorandum Circular No. 14, series of 2020 or “Shareholders’ Right to Put items on the Agenda for Regular/Special Stockholders’ Meetings”: <https://www.sec.gov.ph/mc-2020/mc-no-14-s-2020shareholders-right-to-put-items-on-the-agenda-for-regular-special-stockholders-meetings/>.

PROXY AND VOTING INSTRUCTION

1. IDENTIFICATION

This Proxy is being solicited by **AYALALAND LOGISTICS HOLDINGS CORP.** (the "Corporation") on and in its behalf in connection with the Annual Stockholders' Meeting of the Corporation to be held on April 23, 2026 at 1:00 o'clock in the afternoon.

2. INSTRUCTIONS

The undersigned stockholder of the Corporation hereby appoints the *Chairman of the meeting of the stockholders*, as *attorney-in-fact* and *proxy*, to represent and vote all shares registered in his/her/its name at the annual meeting of the stockholders of the Corporation on April 23, 2026 and at any of the adjournments thereof for the purpose of acting on the matters stated below.

Please place an "X" in the box below how you wish your votes to be cast in respect of the matter to be taken up during the meeting.

If no specific direction as to voting is given, the votes will be cast for the approval of the resolution on the matter stated below and as set out in the notice, and for such other matters as may properly come before the meeting in the manner described in the Information Statements and as recommended by the Chairman.

1. Approval of minutes of previous meeting
Resolution No. S-01-2026 - RESOLVED, to approve the minutes of the annual stockholders' meeting held on April 24, 2025.

For Against Abstain

2. Ratification of the acts of the Board of Directors and Management
Resolution No. S-02-2026 - RESOLVED, to ratify each and every act and resolution, from April 24, 2025 to April 23, 2026 (the "Period"), of the Board of Directors (the "Board") and the Executive Committee and other Board committees exercising powers delegated by the Board, and each and every act of the officers of the Corporation, during the Period, performed in accordance with the resolutions of the Board, the Executive Committee and other Board committees as well as with the By-laws of the Corporation.

For Against Abstain

3. Election of Directors

	No. of Votes
Anna Ma. Margarita B. Dy	_____
Felipe U. Yap	_____
Robert S. Lao	_____
Jose Eduardo A. Quimpo II	_____
Jaime Z. Urquijo	_____
Nathanael C. Go	_____
<u>Independent Directors</u>	
Cassandra Lianne S. Yap	_____
Emilio Lolito J. Tumbocon	_____
Agustin R. Montilla IV	_____

Resolution No. S-03-2026 - RESOLVED, to elect the following as directors of the Corporation to serve as such beginning April 23, 2026 until their successors are elected and qualified:

Anna Ma. Margarita B. Dy
Felipe U. Yap
Robert S. Lao

Jose Eduardo A. Quimpo II
Jaime Z. Urquijo
Nathanael C. Go
Cassandra Lianne S. Yap (*independent director*)
Emilio Lolito J. Tumbocon (*independent director*)
Agustin R. Montilla IV (*independent director*)

4. Election of External Auditors and Fixing of its Remuneration

Resolution No. S-04-2026 - RESOLVED, as endorsed by the Board of Directors, to approve the appointment of Isla Lipana & Co. as the external auditor of the Corporation for the year 2026 for an audit fee of Five Hundred Thirty-Eight Thousand Seven Hundred Pesos (PhP538,700.00) plus up to 7% increase, net of value-added tax and out-of-pocket expenses.

For Against Abstain

5. Approval of the Audited Financial Statements and Noting of Annual Report

Resolution No. S-05-2026 - RESOLVED, to approve the consolidated audited financial statements of the Corporation and its subsidiaries as of December 31, 2025, as audited by the Corporation's external auditor, Isla Lipana & Co.

For Against Abstain

6. Other Matters

At his/her discretion, the proxy named above is authorized to vote upon such other matters as may properly come before the meeting.

For Against

Duly accomplished proxy and voting instruction forms shall be submitted to the Corporate Secretary at 37/F Ayala Triangle Gardens Tower 2, Paseo de Roxas corner Makati Avenue, Makati City or by email to corporate.secretary@ayalalandlogistics.com on or before **April 14, 2026**, the deadline for submission of Proxies. For corporate stockholders, please attach to this Proxy form the Secretary's Certificate on the authority of the signatory/ies to appoint the Proxy and sign this form.

3. REVOCABILITY OF PROXY

The Proxy and Voting Instruction may be revoked by the stockholder executing the same at any time by submitting to the Corporate Secretary a written notice of revocation not later than the start of the meeting. The Proxy and Voting Instruction is also considered revoked if the stockholder registers and votes on the Corporation's secured online voting system (the "Voting System") before or during the Annual Stockholders' Meeting of the Corporation on April 23, 2026. Shares represented by an unrevoked Proxy will be voted as authorized by the stockholder.

4. PERSON MAKING THE SOLICITATION

The solicitation is made by the Corporation. No director of the Corporation has informed the former in writing that s/he intends to oppose an action intended to be taken up by the Corporation at the Annual Stockholders' Meeting. Solicitation of the proxies shall be made through the use of ordinary mail, electronic means of communication, or personal delivery. The total estimated amount to be spent in connection with the release and sending of the Proxy forms is approximately P20,000.00. Costs for solicitation will be shouldered by the Corporation.

5. INTEREST OF CERTAIN PERSONS IN MATTERS TO BE ACTED UPON

The directors and officers do not have a substantial interest, direct or indirect, by security holdings or otherwise, on any matter to be acted upon. The Corporation has not received any written information from anyone seeking to oppose any action to be taken up in the Annual Stockholders' Meeting of the Corporation.

NOTARIZATION OF THIS PROXY IS NOT REQUIRED.

SIGNATURE OF STOCKHOLDER / AUTHORIZED
SIGNATORY OVER PRINTED NAME

NUMBER OF SHARES

DATE

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 20-IS

Information Statement
of

AYALALAND LOGISTICS HOLDINGS CORP.

(the "Company", "Corporation" or "ALLHC")

Pursuant to Section 20 of the Securities Regulation Code (the "Code" or "SRC")

1. Check the appropriate box:

- Preliminary Information Statement
 Definitive Information Statement

2. Name of registrant as specified in its charter: AYALALAND LOGISTICS HOLDINGS CORP.

3. Province, country or other jurisdiction of incorporation or organization: REPUBLIC OF THE PHILIPPINES

4. SEC Identification Number: 163671

5. BIR Tax Identification Code: 000-804-342-000

6. Address of principal office: 5th Floor, Glorietta 4, Ayala Center, Makati City 1224

7. Registrant's telephone number: (632) 8884-1106

8. Date, time and place of the meeting of stockholders:

Date - April 23, 2026
Time - 1:00 P.M.
Place - To conducted virtually through
<https://conveneagm.com/ph/ALLHC2026ASM>

9. Approximate date on which the Information Statement is first to be sent or given to stockholders:

March 26, 2026

10. Securities registered pursuant to Sections 8 and 12 of the Code or Sections 4 and 8 of the RSA:

a. Shares of stock as of February 28, 2026

<u>Title of each class</u>	<u>Par value</u>	<u>No. of shares</u>	<u>Amount</u>
Common	₱ 1.00	6,301,591,987	₱ 6,301,591,987.00

b. Debt securities as of February 28, 2026 - nil

11. Are any or all of registrant's securities listed in a stock exchange?

Yes No

As of February 28, 2026, a total of 4,953,010,502 common shares are listed in the Philippine Stock Exchange ("PSE").

* * *

INFORMATION REQUIRED IN INFORMATION STATEMENT

A. GENERAL INFORMATION

Item 1. Date, time and place of meeting of stockholders (hereafter, the “annual stockholders’ meeting” or “meeting”)

- a. Date - April 23, 2026
Time - 1:00 P.M.
Place - To conducted virtually through
<https://conveneagm.com/ph/ALLHC2026ASM>
- b. Approximate date when the Information Statement is first to be sent to stockholders: March 26, 2026

WE ARE NOT ASKING YOU FOR A PROXY AND YOU ARE REQUESTED NOT TO SEND US A PROXY.

Item 2. Dissenter’s right of appraisal

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

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

Section 81 of the Revised Corporation Code provides:

Section 81. How Right is Exercised. - The dissenting stockholder who votes against a proposed corporate action may exercise the right of appraisal by making a written demand on the corporation for the payment of the fair market value of shares held within thirty (30) days from the date on which the vote was taken: Provided, That the failure to make the demand within such period shall be deemed a waiver of the appraisal right. If the proposed corporate action is implemented, the corporation shall pay the stockholder, upon surrender of the certificate or certificates of stock representing the stockholders’ shares, or the fair value thereof as of the day before the vote was taken, excluding any appreciation or depreciation in anticipation of such corporate action.

If within sixty (60) days from the approval of the corporate action by the stockholders, the withdrawing stockholder and the corporation cannot agree on the fair value of the shares, it shall be determined and appraised by three (3) disinterested persons, one of whom, shall be named by the stockholder, another by the corporation, and the third by the two (2) thus chosen. The findings of the majority of the appraisers shall be final, and their award shall be paid by the corporation within thirty (30) days after such award is made: Provided, That no payment shall be made to any dissenting stockholder unless the corporation has unrestricted retained earnings in its books to cover such payment: Provided further, That upon payment by the corporation of the agreed or awarded price, the stockholder shall forthwith transfer the share to the corporation.

No matters or actions that may give rise to a possible exercise by stockholders of their appraisal rights will be taken up at the meeting.

Item 3. Interest of certain persons in or opposition to matters to be acted upon

None of the Directors or Executive Officers of the Company have any personal involvement or interest, either direct or indirect, in the matters to be acted upon.

No Director has informed the Company of his opposition to any matter to be acted upon.

B. CONTROL AND COMPENSATION INFORMATION

Item 4. Voting securities and principal holders thereof

- a. **Number of shares outstanding as of February 28, 2026:** 6,301,591,987 common shares
Number of votes per share: One (1) vote per share
- b. All **stockholders of record** as of March 9, 2026 (the “Record Date”) are entitled to notice and to vote at the annual stockholders’ meeting.
- c. **Manner of voting**

Sections 6 and 8, Article II of the Company’s Amended By-laws¹ (“By-laws”) provide:

1. Proxies - Proxies shall be in writing and signed by the stockholder and in accordance with existing laws, rules and regulations of the Securities and Exchange Commission. xxx

Each share of stock is entitled to one (1) vote, provided the share has not been declared delinquent.
(As amended at the Regular Meeting of the Board of Directors on 11 November 2020.)

8. Voting - A stockholder entitled to vote may vote in person, through remote communication, or *in absentia*, electronically or otherwise or may be represented by proxy at any regular or special meeting, subject to compliance with the rules and regulations as may be issued by the Securities and Exchange Commission from time to time; and provided, that the shares have not been declared delinquent. Stockholders casting votes through remote communication or *in absentia*, electronically or otherwise, shall be deemed present for purposes of determining the existence of a quorum.

The election of directors shall be by ballot and each stockholder may vote such number of share for as many persons as are directors to be elected, or he may give to one (1) candidate as many votes as the number of directors to be elected multiplied by the number of his shares shall equal, or he may distribute them on the same principle among as many candidates as he may see fit, provided that the whole number of votes cast by him shall not exceed the number of shares owned by him multiplied by the whole number of directors to be elected.
(As amended at the Regular Meeting of the Board of Directors on 11 November 2020.)

Stockholders may vote on the resolutions for approval at the meeting by appointing the Chairman of the Meeting as their proxy or electronically *in absentia* using the online web address, <https://conveneagm.com/ph/ALLHC2026ASM>, subject to validation procedures. A stockholder voting electronically or *in absentia* shall be deemed present for purposes of quorum. The detailed instructions for electronic voting *in absentia* are set forth in Annex A.

d. Security ownership of certain record and beneficial owners and management

(i) Security ownership of certain record and beneficial owners (of more than 5%) as of February 28, 2026

Title of Class of Shares	Name and address of record owner and relationship with Issuer	Name of beneficial owner and relationship with record owner	Citizenship	No. of shares held	Percent of outstanding shares
Common	Ayala Land, Inc. (ALI) ² 31F, Tower One and Exchange Plaza Ayala Triangle Ayala Ave., Makati City	Ayala Land, Inc. ³	Filipino	4,467,752,831	70.90%
Common	PCD Nominee Corporation (Filipino) ⁴ G/F MSE Bldg. Ayala Ave., Makati City	PCD participants acting for themselves or for their customers ⁵	Filipino	1,136,317,474	18.03%

¹ Approved by the Securities and Exchange Commission on 4 March 2021.

² ALI is the principal stockholder of the Company.

³ Under the By-Laws of ALI and the Revised Corporation Code, the ALI Board has the power to decide how ALI’s shares are to be voted.

⁴ PCD is not related to the Company.

⁵ Each beneficial owner of shares through a PCD participant is the beneficial owner to the extent of the number of shares in his account with the PCD participant. The beneficial owner, with certification of ownership of shares from the PCD Participant, has the power to vote in absentia or through the Chairman of the meeting as proxy. There is no PCD participant who owns more than 5% of the shares of the Company

(ii) Security ownership of directors and management as of February 28, 2026

Title of class of outstanding shares	Name of beneficial owner	Amount and nature of beneficial ownership	Citizenship	Percent of total outstanding shares
<i>Directors</i>				
Common	Anna Ma. Margarita B. Dy	1 (direct)	Filipino	0.00%
Common	Felipe U. Yap	3,010,000 (direct) 28,000,000 ⁶ (indirect)	Filipino	0.49%
Common	Robert S. Lao	1 (direct)	Filipino	0.00%
Common	Jose Eduardo A. Quimpo II*	1 (direct)	Filipino	0.00%
Common	Jaime Alfonso E. Zobel de Ayala	1 (direct)	Filipino	0.00%
Common	Nathanael C. Go	1,025,000 (direct) 34,375,000 (indirect)	Filipino	0.56%
Common	Agustin R. Montilla IV	1 (direct)	Filipino	0.00%
Common	Emilio Lolito J. Tumbocon	1 (direct)	Filipino	0.00%
Common	Cassandra Lianne S. Yap	1,638,000 (indirect)	Filipino	0.03%
<i>Officers</i>				
Common	Robert S. Lao	same as above	Filipino	0.00%
Common	Jose Eduardo A. Quimpo II	same as above	Filipino	0.00%
Common	Tristan John T. de Guzman	0	Filipino	0.00%
Common	Ma. Florence Therese dG. Martinez-Cruz	0	Filipino	0.00%
Common	Patrick John C. Avila	110,000 (indirect)	Filipino	0.00%
Common	Millette A. Arnedo	0	Filipino	0.00%
Common	Jeffrey R. Legaspi	0	Filipino	0.00%
All Directors and Officers as a group		68,158,006		1.08%

*Elected on February 12, 2026

No director or member of the Company's management owns 2.0% or more of the outstanding capital stock of the Company.

(iii) Voting trust holders of 5% or more

The Company knows of no person holding more than 5% of common shares under a voting trust or similar agreement.

(iv) Changes in control

No change of control in the Company has occurred.

e. Foreign owned shares as of February 28, 2026

Type of Shares	Total Outstanding Shares	Shares Owned by Foreigners	Percent of Ownership
Common	6,301,591,987	83,803,537	1.33%

Item 5. Directors and executive officers

Article Sixth of the Articles of Incorporation of the Company provides:

“SIXTH: That the number of directors of the said corporation shall be nine (9) and that the names and residences of the directors of the said corporation who are to serve until their successors are elected and qualified as provided by the By-laws, xxx”.

The attendance of the directors at the meetings of the Board of Directors (“Board”) held in 2025 is as follows:

⁶ Includes share subscriptions under the Employees Stock Ownership (ESOWN) Plan.

Directors	No. of Meetings Attended/Held ⁷	Percent Present
Anna Ma. Margarita B. Dy	6/6	100%
Felipe U. Yap	6/6	100%
Robert S. Lao	6/6	100%
Bernard Vincent O. Dy ⁸	4/4	100%
Augusto D. Bengzon ⁹	2/2	100%
Jaime Alfonso E. Zobel de Ayala	6/6	100%
Nathanael C. Go	6/6	100%
Cassandra Lianne S. Yap	6/6	100%
Rex Maria A. Mendoza ¹⁰	1/1	100%
Jessie D. Cabaluna ¹⁰	0/1	NIL
Emilio Lolito J. Tumbocon ¹¹	5/5	100%
Agustin R. Montilla IV ¹¹	5/5	100%

All the directors who were elected at the annual stockholders' meeting on April 24, 2025 were present at the meeting. The non-executive directors held separate meetings on August 12, 2025 and November 18, 2025, wherein all the incumbent non-executive directors were present.

The Board has established committees to assist in exercising its authority in monitoring the performance of the business of the Company. The committees, as mentioned below, provide organized and focused means for the Board to achieve specific goals and address issues, including those related to corporate governance.

Board Committees	Members*	No. of Meetings Attended/Held **	Percent Present
Executive Committee	Anna Ma. Margarita B. Dy, Chairman	N/A	-
	Felipe U. Yap, Member	N/A	-
	Robert S. Lao, Member	N/A	-
Personnel and Compensation Committee	Cassandra Lianne S. Yap, Chairman	2/2	100%
	Robert S. Lao, Member	2/2	100%
	Emilio Lolito J. Tumbocon, Member	2/2	100%
Corporate Governance and Nomination Committee	Cassandra Lianne S. Yap, Chairman	4/4	100%
	Emilio Lolito J. Tumbocon, Member	2/2	100%
	Agustin R. Montilla IV, Member	2/2	100%
	Rex Maria A. Mendoza, Member	2/2	100%
	Jessie D. Cabaluna, Member	2/2	100%
Audit Committee	Emilio Lolito J. Tumbocon, Chairman	3/3	100%
	Cassandra Lianne S. Yap, Member	4/4	100%
	Agustin R. Montilla IV, Member	3/3	100%
	Rex Maria A. Mendoza, Chairman	1/1	100%
	Jessie D. Cabaluna, Member	1/1	100%
Risk Management and Related Party Transactions Committee	Agustin R. Montilla IV, Chairman	1/1	100%
	Cassandra Lianne S. Yap, Member	2/2	100%
	Emilio Lolito J. Tumbocon, Member	1/1	100%
	Rex Maria A. Mendoza, Member	1/1	100%
	Jessie D. Cabaluna, Chairman	1/1	100%
Sustainability Committee	Robert S. Lao, Chairman	2/2	100%
	Emilio Lolito J. Tumbocon, Member	1/1	100%
	Agustin R. Montilla IV, Member	1/1	100%
	Jessie D. Cabaluna, Member	1/1	100%
	Rex Maria A. Mendoza, Member	1/1	100%

*Mr. Emilio Lolito J. Tumbocon is the Lead Independent Director of the Company. Ms. Cassandra Lianne S. Yap and Mr. Agustin R. Montilla IV are Independent Directors of the Company. They were elected on April 24, 2025. Mr. Rex Maria A. Mendoza and Ms. Jessie D. Cabaluna served as independent directors of the Company until April 24, 2025.

**Board Committee meetings held in 2025 and during the incumbency of the director

The Board undergoes a formal assessment process annually whereby each director completes an evaluation questionnaire online, that is intended to provide insights on the effectiveness of the Board, its committees,

⁷ In 2025 and during the incumbency of the director.

⁸ Served as Non-Executive Director until August 12, 2025

⁹ Served as Non-Executive Director from August 12, 2025 to February 12, 2026

¹⁰ Served as Independent Director until April 24, 2025

¹¹ Elected as Independent Director on April 24, 2025

and the directors. The assessment criteria or metrics include board composition; board roles, functions and processes; information management; representation of shareholders; management of the Company's performance; senior executives' talent management and succession planning; dynamics and relationships; and corporate governance practices. The aggregated results are presented to the Board during the meeting following the end of the assessment process. The Board performance assessment for the calendar year (CY) 2025 will be conducted by an independent third-party consultant, Teneo Asia Pacific Pte Ltd. ("Teneo"). This is in compliance with the requirement in the Company's Manual on Corporate Governance that Board assessments be conducted by an external facilitator every three years. The board assessment shall be conducted through an online questionnaire sent directly to the directors by Teneo. Teneo will also conduct interviews of the directors to add depth to the assessment and analysis of the performance of the Board. Previous third-party assessments were conducted in 2020 and 2023 (for CY 2019 and 2022 performance) by Aon Hewitt Singapore and Aon Solutions Singapore Pte Ltd., respectively.

a. **Information required of directors and executive officers**

i. **Directors and executive officers**

The following have been nominated to the Board for election at the annual stockholders' meeting and have accepted their respective nominations:

Name	Age*	Citizenship	Date of First Election to the Board
Anna Ma. Margarita B. Dy	56	Filipino	December 14, 2023
Felipe U. Yap	88	Filipino	November 1993
Jose Eduardo A. Quimpo II	46	Filipino	February 12, 2026
Robert S. Lao	52	Filipino	April 19, 2023
Jaime Z. Urquijo	37	Filipino	(Nominated for the first time for election on April 23, 2026)
Nathanael C. Go	50	Filipino	January 13, 2017
Cassandra Lianne S. Yap	36	Filipino	April 13, 2020
Emilio Lolito J. Tumbocon	69	Filipino	April 24, 2025
Agustin R. Montilla IV	56	Filipino	April 24, 2025

*as of February 12, 2026

Ms. Anna Ma. Margarita B. Dy, Messrs. Robert S. Lao, Jose Eduardo A. Quimpo II and Jaime Z. Urquijo were nominated by ALI. Mr. Felipe U. Yap was nominated by Lucky Securities, Inc. Mr. Nathanael C. Go was nominated by Mr. David C. Go. Messrs. Emilio Lolito J. Tumbocon and Agustin R. Montilla IV were nominated as independent directors of the Company by Ms. Mina B. Infante. Ms. Cassandra Lianne S. Yap was nominated as independent director by F.Yap Securities, Inc. The nominations are in accordance with SRC Rule 38 (Requirements on Nomination and Election of Independent Directors). The Corporate Governance and Nomination Committee evaluated the qualifications of all the nominees and approved the final list of nominees by virtue of the authority delegated to it by the Board of Directors during its regular meeting on November 18, 2025, in accordance with the Amended By-Laws, revised Corporate Governance Manual, the Charter of the Board of Directors of the Company.

Only nominees whose names appear on the final list of candidates are eligible for election as directors. No nominations will be entertained or allowed on the floor during the annual stockholders' meeting.

A summary of the qualifications of the incumbent directors, who are also nominees for directors for election at the stockholders' meeting, and of the incumbent officers is set forth in Annex B. (The certifications on the qualifications of the nominees for independent directors are attached herewith as Annex B-1.)

The officers of the Company are elected annually by the Board during its organizational meeting.

ii. **Significant employees**

The Company considers all its employees to be significant partners and contributors to the business.

iii. **Family relationships**

The independent director, Ms. Cassandra Lianne S. Yap, is the niece of a director, Mr. Felipe U. Yap. Ms. Yap is qualified to be an independent director under Sec. 1.9, Art. III of the Company's Manual on Corporate Governance, as revised on February 22, 2022 (the "Revised Corporate Governance Manual").

There are no other family relationships up to fourth civil degree, either by consanguinity or affinity, among the abovenamed directors and executive officers.

iv. **Involvement in certain legal proceedings**

Except as disclosed herein or in the Information Statement of the Company’s affiliates which are themselves public companies or as has been otherwise publicly disclosed, there are no material legal proceedings, bankruptcy petition, conviction by final judgment, order, judgment or decree or any violation of a securities or commodities law for the past five years to which the Company or any of its subsidiaries or affiliates or its directors or executive officers is a party or of which any of its material properties is subject, in any court or administrative agency.

The pending legal proceedings involving the Company or any of its subsidiaries or affiliates is provided below:

- a. *FLT Prime Insurance Corporation vs. Solid Guaranty, Inc.*
Civil Case No. 14-381 (Makati RTC Branch 59)
C.A. G.R. CV No. 110458; SC G.R. No. 248094
For: Recovery of Sum of Money and Damages

Status: Supreme Court (SC) reversed the Court of Appeals (CA) Decision; case remanded to the RTC for continuation of trial

In April 2014, FLT Prime (FLT) filed a complaint for recovery of sum of money and damages against its reinsurer, Solid Guaranty (SGI), in the amount of P10,721,938.50 representing SGI’s 45% share in the final settlement amount paid by FPIC to its assured Top Forest Developers, Inc.

On July 26, 2017, the court granted FLT’s Motion for Summary Judgment and ordered defendant to pay the amount of P10,721,938.50 with interest for the delay at the rate of 13.71% per annum commencing on January 7, 2021 until fully paid, attorney’s fees in the amount of P500,000.00 and costs of suit.

Defendant filed an appeal with the CA which affirmed the RTC Decision. Defendant filed a Petition for Review (PR) with the SC.

The SC, its Resolution dated November 11, 2021, granted the PR and reversed the CA Resolution. The SC ruled that summary judgment is not proper in this case where the reinsurer consistently disputed the data and records used for the valuation of the assured’s claim and that the CA erred in sustaining the trial court’s summary judgment that automatically applied the follow the fortunes clause.

The case was remanded to the RTC for continuation of trial. Presentation of FLT’s witnesses set on February 12, 2026 and May 7, 2026.

v. **Trainings and Continuing Education Programs for the Directors and Key Officers**

The Company recognizes the value of providing relevant trainings to its directors and has set aside an annual budget to allow them to attend continuing professional development programs, applicable courses, conferences, and seminars. In 2025, the directors and key officers of the Company participated in seminars on Corporate Governance for at least four (4) hours, as follows:

Topics	Directors and Officers
The Board’s Agenda: Purposeful Governance: The Pathway towards Progress and Prosperity for All (Ayala Integrated Corporate Governance, Risk Management and Sustainability Summit) ¹²	Anna Ma. Margarita B. Dy
	Robert S. Lao
	Jaime Alfonso E. Zobel de Ayala
	Nathanael C. Go
	Emilio Lolito J. Tumbocon
	Agustin R. Montilla IV
	Jose Eduardo A. Quimpo II
	Patrick John C. Avila
	Tristan John T. de Guzman
	Jeffrey R. Legaspi
Ma. Florence Therese dG. Martinez-Cruz	

¹² Held for four (4) hours on November 4, 2025 by Institute of Corporate Directors (SEC-accredited)

	Millette A. Arnedo
Mandatory Accreditation Programme ¹³	Augusto D. Bengzon
Mandatory Accreditation Programme II: Leading For Impact (LIP) ¹⁴	
Corporate Governance Training ¹⁵	Felipe U. Yap
	Cassandra Lianne S. Yap

Except as provided herein, the aforementioned seminars were administered by or in partnership with the SEC-accredited training providers such as the Institute of Corporate Directors and Center for Global Best Practices.

b. Certain relationships and related transactions

The Company requires that material related party transactions (RPTs) shall be reviewed by the Risk Management and Related Party Transactions Committee (the Committee) and endorsed to the BOD for approval. All RPTs and material RPTs shall be approved by a two-thirds vote of the Board of Directors, with at least a majority of the independent directors voting to approve the same. In case the majority vote of the independent directors is not secured, the material RPT may be ratified by the stockholders representing two-thirds of the outstanding capital stock. Material RPTs are those RPTs, either individually or in aggregate, over a 12-month period with the same related party, amounting to ten percent (10%) or higher of the Company's consolidated total assets based on the latest audited financial statements.

The Group, in its regular conduct of business, has entered into transactions with associates, joint ventures and other related parties principally consisting of deposits/placements, advances, loans and reimbursement of expenses, purchase and sale of real estate properties, construction contracts, and development, management, marketing and administrative service agreements. Sales and purchases of goods and services as well as other income and expense to and from related parties are made at normal commercial prices and terms and at arm's length basis.

To date, there have been no complaints received by the Company regarding related-party transactions. None of the Company's directors has entered into self-dealing and related party transactions with or involving the Company in 2025.

For further information on the Group's related party transactions, see Note 15 of the Company's 2025 Audited Consolidated Financial Statements included in this Report. Except for those discussed in the said 2025 Audited Consolidated Financial Statements, no other transaction, other than as appropriately disclosed by the Company, was undertaken by the Group involving any director or executive officer, any nominee for election as director, any beneficial owner of more than 5% of the Company's outstanding shares (direct or indirect) or any member of his immediate family. The Company's employees are required to promptly disclose any business and family-related transactions with the Company to ensure that potential conflicts of interest are reviewed and disclosed as appropriate.

c. Ownership structure and parent company

As of February 28, 2026, ALI owns 70.90% of the outstanding voting shares of the Company.

d. Resignation of directors

To date, no director has resigned from or has declined to stand for re-election to the Board since the date of the annual meeting of stockholders in 2025 due to any disagreement with the Company relative to its operations, policies and practices.

Item 6. Compensation of directors and executive

a. Executive compensation

¹³ Held on June 9-10, 2025 by the Institute of Corporate Directors of Malaysia (ICDM) (accredited by Bursa Malaysia)

¹⁴ Held on July 30-31, 2025 by ICDM

¹⁵ Held for four (4) hours on December 3, 2025 by Center For Global Best Practices (SEC-accredited)

Name	Year	Salary (in P000s)	Bonus (in P000s)	Other Annual Compensation (in P000s)
Robert S. Lao (President/CEO)		-	-	-
Patrick John C. Avila (Chief Operating Officer)		-	-	-
Tristan John T. de Guzman* (Chief Finance Officer/ Compliance Officer/ Chief Risk Officer)		-	-	-
Gabriel Luis T. Sioson (Head, Industrial Parks and Real Estate Logistics)		-	-	-
Marita C. Cabral (Head, Human Resources)		-	-	-
Eileen Anne J. Escobido (Head, Sustainability and Special Projects)		-	-	-
Francis M. Montojo** (Chief Finance Officer/Compliance Officer/Chief Risk Officer)		-	-	-
Jessica O. Santos *** (Head, Commercial Leasing)		-	-	-
CEO and most highly compensated Executive Officers	2024 Actual	-	-	-
	2025 Actual	-	-	-
	2026 (projected)	-	-	-
All other officers ¹⁶ and directors ¹⁷ as a group unnamed	2024 Actual	4,250.00	-	-
	2025 Actual	4,020.00	-	-
	2026 (projected)	4,250.00	-	-

* elected on April 25, 2024 vice Ms. Francis Montojo

** served from December 15, 2018 to April 25, 2024

***retired effective January 1, 2025

The above executive officers are employees of ALI assigned to the Company and their salaries and benefits are paid by ALI. Management fees paid by the Company to ALI cover part of the compensation of the executive officers of ALLHC (i.e., President/CEO, Chief Finance Officer, Chief Operating Officer, Heads of Industrial Parks and Real Estate Logistics, Human Resources, and Commercial Leasing Group).

b. Compensation of Directors

Article III, Section 11, of the Amended By-laws provides:

11. Compensation of Directors – Directors are entitled to receive from the Corporation, pursuant to a resolution of the Board of Directors, fees and other compensation for their services. In no case shall the total yearly compensation of Directors exceed ten percent (10%) of the net income before income tax of the Corporation during the preceding year.

The Personnel and Compensation Committee of the Board of Directors shall have the responsibility of recommending to the Board of Directors the fees and other compensation of directors. In discharging this duty, the committee shall be guided by the objective of ensuring that the level of compensation should fairly pay directors for work required in a company of the Corporation's size and scope. No director shall be involved in deciding his own remuneration during his incumbent term.

i. Standard arrangement

The Board of Directors are entitled to receive such compensation as fixed by the Board for services as

¹⁶ Heads of departments and up; excludes managers

¹⁷ Compensation consists of per diems only; excludes ESOWN Plan shares

director. The directors receive as compensation, per diems fixed by the Board of Directors, and approved by the stockholders.

The directors to receive the following per diems per meeting attended (as approved by the stockholders on January 13, 2017):

Board meeting fee	₱ 40,000.00
Committee meeting fee	₱ 30,000.00

In accordance with the requirement of Sections 29 and 49 of the Revised Corporation Code relating to an annual report of the total compensation of each director, below is a table showing the gross compensation (consisting of per diems) received by the executive, non-executive and independent directors in 2024. The executive director receives per diems for attendance in meetings.

	Board Meetings	Non-Executive Directors' Meetings	Committee Meetings	Total
Anna Ma. Margarita B. Dy	-	-	-	0*
Felipe U. Yap	₱240,000	₱80,000	-	₱320,000
Robert S. Lao	-	N/A	-	0*
Bernard Vincent O. Dy ¹⁸	160,000	-	-	160,000
Jaime Alfonso E. Zobel de Ayala	-	-	-	0**
Augusto D. Bengzon	-	-	-	0*
Nathanael C. Go	240,000	80,000	-	320,000
Emilio Lolito J. Tumbocon	200,000	80,000	270,000	550,000
Cassandra Lianne S. Yap	240,000	80,000	360,000	680,000
Agustin R. Montilla IV	200,000	80,000	210,000	490,000
Rex Maria A. Mendoza ¹⁹	40,000	N/A	150,000	190,000
Jessie D. Cabaluna ²³	0	N/A	150,000	150,000
	₱1,320,000	₱400,000	₱1,140,000	₱2,860,000
Total (including those paid to ALI and AC)				₱4,020,000

* The amount of ₱840,000.00 per diems was paid directly to ALI.

** The amount of ₱320,000.00 per diems was paid directly to Ayala Corporation (AC), the parent company of ALI.

ii. Other arrangements

Aside from the compensation received as herein stated, the Company has no other arrangement with regard to the remuneration of its existing non-executive and independent directors for services provided as a director.

The Company's Personnel and Compensation Committee is chaired by Ms. Cassandra Lianne S. Yap, with Messrs. Robert S. Lao and Emilio Lolito J. Tumbocon as members. Ms. Yap and Mr. Tumbocon are independent directors.

c. Employment contracts and termination of employment and change-in-control arrangements

The above-named executive officers are regular employees of ALI and are covered by engagement/employment contracts with ALI stating their respective job functions, among others.

d. Warrants and options outstanding

In August 2015, the Board of Directors of the Company approved the Terms and Conditions of its ESOWN Plan covering 250 million common shares of the Company for its directors and employees as of June 30, 2015. The ESOWN Shares were issued in two (2) tranches.

Total number of shares subscribed under the ESOWN Plan are as follows: Tranche 1- 29,161,115 shares (excluding 144,485 shares returned to the Plan Pool); Tranche 2- First Availment- 26,629,700 shares; Tranche 2- Second Availment – 103,692,268 shares. Exercise price was ₱1.00 per share for Tranche 1,

¹⁸ Resigned on August 12, 2025; Mr. Augusto Bengzon was elected in his stead.

¹⁹ Term ended on April 24, 2025

and P1.68 per share for Tranche 2. Except for Mr. Felipe U. Yap, no other incumbent director or executive officer of the Company was granted any ESOWN Plan shares.

There were no stock grants after December 31, 2018.

Item 7. Independent public accountants

- a. The external auditor of the Company is the accounting firm of Isla Lipana & Co. (Isla Lipana). The Board, upon the recommendation of the Company’s Audit Committee (with Mr. Tumbocon as Chairman and Ms. Yap and Mr. Montilla as members), approved the appointment of Isla Lipana as the Company’s external auditor for 2026 based on its performance and qualifications, and fixed its remuneration in the amount of P538,700.00, plus up to 7% increase, net of value-added tax and out-of-pocket expenses.

The appointment of Isla Lipana, and the fixing of its remuneration will be presented to the stockholders for their approval at the Annual Stockholders’ Meeting.

- b. Representatives of Isla Lipana are expected to be present at the Annual Stockholders’ Meeting. They will have the opportunity to make a statement if they desire to do so and are expected to be available to respond to questions related to the completed fiscal year review.

Pursuant to the General Requirements of Revised SRC Rule 68, Par. 3 (Qualifications and Reports of Independent Auditors), the Company has engaged Isla Lipana as external auditor, with Mr. Zaldy D. Aguirre as the Partner-in-Charge starting audit year 2023.

- c. **Changes in and disagreements with accountants on accounting and financial disclosure**

The Company has engaged the services of Isla Lipana during the two most recent fiscal years. There were no disagreements with Isla Lipana on any matter of accounting principles or practices, financial statement disclosures, or auditing scope or procedure.

- d. **Audit and Audit-Related Fees**

The Company paid or accrued the following fees, including VAT, to its external auditor in the past two years:

	<u>Audit Fees</u>	<u>Audit-related Fees</u>	<u>Tax Fees</u>	<u>Non-Audit Fees</u>
2025	P2,780,064.00	nil	nil	P63,840.00*
2024	P3,139,360.00	nil	nil	P63,840.00*

* Fees paid to SyCip, Gorres, Velayo & Co. for the validation of votes during the stockholders’ meetings.

Isla Lipana was engaged by the Company for the annual and mid-year review of financial statements in connection with the statutory and regulatory filings or engagements for the years ended 2025 and 2024. There were no audit-related fees.

- e. **Tax fees**

No tax services were rendered by Isla Lipana or any other entity in 2025 and 2024.

- f. **All other fees (Non-Audit Fees)**

The non-audit fees pertain to services rendered by SyCip, Gorres, Velayo & Co. (SGV) for the validation of votes in relation to the Company’s Annual Stockholders’ Meetings in 2025 and 2024. Isla Lipana did not render any non-audit services to the Company in 2025 and 2024.

The Audit Committee reviewed the nature of non-audit services rendered by SGV and the corresponding fees and concluded that these are not in conflict with the audit functions of the external auditors.

The Audit Committee has an existing policy to review the audit and non-audit services rendered by the Company’s external auditor. It does not allow the Company to engage the external auditor for certain non-audit services expressly prohibited by regulations of the SEC to be performed by an external auditor for its audit clients. This is to ensure that the external auditor maintains the highest level of independence from the Company, both in fact and appearance.

Item 8. Compensation Plans

No matter or action relating to any compensation plan pursuant to which cash or non-cash compensation may be paid or distributed will be taken up during the meeting.

C. ISSUANCE AND EXCHANGE OF SECURITIES

Item 9. Authorization or issuance of securities other than for exchange

No matters or actions concerning authorization or issuance of securities will be taken up during the meeting.

Item 10. Modification or Exchange of Securities

The Company will not be presenting any matter or act involving the modification of any class of the Company's securities or the issuance or authorization for issuance of one class of the Company's securities in exchange for outstanding securities of another class during the meeting.

Item 11. Financial and other information

The audited financial statements as of December 31, 2025, Management's Discussion and Analysis, market price of shares and dividends and other data related to the Company's financial information are attached hereto as Annex "C". The schedules required under Part IV(C) of Revised SRC Rule 68 will be included in the Annual Report (SEC Form 17-A), which will be posted on the Company's website, www.ayalalandlogistics.com.

Item 12. Mergers, consolidations, acquisitions and similar matters

There is no proposed merger, consolidation, sale or liquidation of the Company that will be presented during the meeting.

Item 13. Acquisition or disposition of property

There are no matters or actions to be taken up in the meeting with respect to acquisition or disposition of any property by the Company requiring stockholders' approval under the Revised Corporation Code.

Item 14. Restatement of accounts

There was no restatement of accounts in 2025.

D. OTHER MATTERS

Item 15. Action with respect to reports

- a. Approval of the minutes of the 2025 annual stockholders' meeting held on April 24, 2025, covering the following matters presented for resolution of the stockholders, which were all duly approved by a majority of the stockholders present and represented in the meeting:
 - (i) Approval of the minutes of the 2024 annual stockholders' meeting;
 - (ii) Ratification of all acts and resolutions of the Board of Directors and Officers during the preceding year;
 - (iii) Approval of the issuance of 1,225,370,620 common shares in exchange for ALI's equity in Laguna Technopark, Inc., equivalent to 30,186 common shares of stock under a property-for-share swap and listing thereof, including waiver of the requirement to conduct a rights or public offering of the shares;
 - (iv) Election of incumbent directors, including the independent directors; and
 - (v) Appointment of the Isla Lipana as the external auditor of the Corporation for the year 2025 and fixing of its remuneration;
 - (vi) Annual report for calendar year 2024 including the consolidated Audited Financial Statements for the calendar year December 31, 2024.

The minutes of the 2025 Annual Stockholders' Meeting had been uploaded to the Company's website within five (5) business days from the date of the meeting and may be viewed through the following link:

<https://www.ayalalandlogistics.com/wp-content/uploads/2025/05/ALLHC-Minutes-ASM-24April2025.pdf>

In addition, the 2025 minutes contain the following information:

1. A description of the voting and vote tabulation procedures used in the meeting;
 2. A description of the opportunity given to stockholders or members to ask questions and a record of the questions asked and answers given;
 3. The matters discussed and resolutions reached;
 4. A record of the voting results for each agenda item;
 5. A list of the directors, officers and the percentage of outstanding and voting shares of stockholders who attended and participated in the meeting;
 6. Information on the stockholders who participated in the meeting and their voting rights;
 7. A description of the Company's performance including business strategy and other affairs as presented in the Annual Report of Officers; and
 8. All other matters taken up related to good governance and the protection of minority stockholders.
- b. Approval of the audited financial statements, including noting of annual report of management for the year ending December 31, 2025. The report will cover the performance of the Company in 2025 and the outlook for 2026, as set forth in Annex C, Management Report.

Item 16. Matters Not Required to be Submitted

There are no other matters or actions to be taken up in the meeting that will not require the vote of the stockholders as of the record date.

Item 17. Amendment of Charter, By-laws or Other Documents

There are no matters or actions to be taken up in the meeting relating to amendment of the Company's Charter, By-laws of other documents that will require the vote of the stockholders as of the record date.

Item 18. Other proposed actions

- a. Election of the members of the Board of Directors, including the independent directors, for the ensuing year.
- b. Ratification of all acts of the Board of Directors and management beginning April 24, 2025 until April 23, 2026.

The matters acted upon or approved by the Board of Directors, its Committees, and Management include –

- (i) appointment of the Chairman and Vice Chairman of the Board and members of the Board Committees;
 - (ii) election of directors, lead independent director and officers;
 - (iii) updating of attorneys-in-fact for various transactions, government agencies, regulatory requirements, stock transfer agent, legal proceedings, signatories for banks, other treasury transactions, and human resources matters;
 - (iv) ratification of the actions of the Board Committees;
 - (v) capital allocation and disbursement of funds to subsidiaries for investments and capital expenditures for various projects;
 - (vi) changes in the board, board committees and officers;
 - (vii) review of related party transaction;
 - (viii) updating and availment of additional loans and credit facilities,
 - (ix) amendment of the charters of the Sustainability Committee, Audit Committee and Internal Audit;
 - (x) appointment of Isla Lipana as the external auditor of the Corporation for the year 2025 and fixing of its remuneration;
 - (xi) implementation of strategic business initiatives through the execution of relevant agreements; and
 - (xii) matters covered by disclosures to the SEC and PSE.
- c. Appointment of external auditor for 2025 and fixing of its remuneration.

Item 19. Voting procedures

a. Vote required

The affirmative vote of at least a majority of the issued and outstanding capital stock entitled to vote and represented at the annual stockholders' meeting is required for the approval of the matters presented to the stockholders for resolution. The election of directors is by plurality of votes.

b. Method of Voting

In all items for approval, each voting share of stock entitles its registered owner as of the Record Date to one vote. As explained in Item 20 below, stockholders will only be allowed to vote *in absentia*, electronically or by proxy.

In the case of election of directors, each stockholder may vote such number of shares for as many persons as there are directors to be elected or he may cumulate the aforesaid shares and give one nominee as many votes as the number of directors to be elected multiplied by the number of his shares, or he may distribute them on the same principle among as many nominees as he shall see fit; provided that, the whole number of votes cast by him shall not exceed the number of shares owned by him multiplied by the total number of directors to be elected.

Proxies shall be in writing, signed and filed, by the stockholders, in the form provided in this Information Statement, and shall be received by the Corporate Secretary at 37/F, Ayala Triangle Gardens Tower 2, Paseo de Roxas corner Makati Avenue, Makati City 1226 or by email at corporate.secretary@ayalalandlogistics.com on or before April 14, 2026.

A stockholder may vote electronically *in absentia* using the online web address, <https://conveneagm.com/ph/ALLHC2026ASM>, subject to validation procedures. A stockholder voting electronically *in absentia* shall be deemed present for purposes of quorum.

All votes will be counted and tabulated by the Committee of Inspectors of Proxies and Ballots of the Company and the results will be validated by an independent third party.

Item 20. Participation of Shareholders by Remote Communication

Pursuant to the Company's By-Laws, the Chairman, acting on the authority delegated by the Board of Directors during its meeting on November 18, 2025, approved the holding of the meeting in a fully virtual format. Stockholders may only attend the meeting by remote communication, as set forth below, and by voting *in absentia*, electronically or by proxy as provided in Item 4(c) and Item 19 above.

The live webcast of the meeting shall be accessible through the following online web address: <https://conveneagm.com/ph/ALLHC2026ASM> to shareholders who registered in the Convene AGM (the "Voting System"). Access to the Meeting livestream will be available on the Stockholder's dashboard in the Voting System on the date set for the Meeting as indicated in the Company's Notice of Meeting. To enable the Company to identify the shareholders participating by remote communication and record their presence for purposes of quorum, the shareholders shall inform the Company by email to corporate.secretary@ayalalandlogistics.com on or before April 14, 2026, of their participation in the meeting by remote communication.

Stockholders may email questions or comments prior to or during the meeting to the following email address: corporate.secretary@ayalalandlogistics.com. The detailed instructions for participation through remote communication are set forth in Annex "A".

Item 21. Acceptance of Stockholder Proposals on Agenda Item

Stockholders of record as of March 9, 2026 owning at least 5% of the total outstanding capital stock of the Company may submit proposals on items for inclusion in the agenda on or before April 16, 2026.²⁰

²⁰ The inclusion of the proposed agenda item shall be in accordance with SEC Memorandum Circular No. 14, Series of 2020, and the Company's internal guidelines.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete and correct. This report is signed in the City of Makati on March 19, 2026.

AYALALAND LOGISTICS HOLDINGS CORP.

by: **MA. FLORENCE THERESA dG. MARTIREZ-CRUZ**
Corporate Secretary

ANNEX “A”

2026 ANNUAL STOCKHOLDERS’ MEETING
OF
AYALALAND LOGISTICS HOLDINGS CORP.
(THE “MEETING”)

REQUIREMENTS AND PROCEDURE FOR
ELECTRONIC VOTING IN ABSENTIA
AND
PARTICIPATION BY REMOTE COMMUNICATION

Electronic voting *in absentia* and participation by remote communication shall be allowed only through complete registration and successful validation in ConveneAGM (the “Voting System”).

I. ELECTRONIC VOTING IN ABSENTIA

1. Stockholders as of March 9, 2026 (“Stockholders”) have the option of electronic voting *in absentia* on the matters in the Agenda after complete registration and successful validation in the Voting System. Only votes cast by duly validated stockholders would be included in the preliminary and final tally of votes.
2. Stockholders with e-mail addresses on record shall be sent an e-mail with a link to the Voting System. To register in the Voting System, Stockholders shall simply follow the instructions sent in the e-mail.
3. Stockholders may access the link <https://conveneagm.com/ph/ALLHC2026ASM> Voting System. Stockholders should complete the online registration form and submit for validation together with the requirements provided in Item 5 below. Once the online registration form has been completed, the digital ballot will be available for the Stockholders to cast their votes.
4. All registered accounts shall be subject to the validation requirements set forth in Item 5 below. The deadline for registration to vote *in absentia* is April 14, 2026. Registered stockholders may vote until the end of the meeting. The Voting System will be open for registration on **March 30, 2026**.
5. The following are needed for registration:
 - 5.1 For individual Stockholders –
 - 5.1.1 A scanned-copy of the Stockholder’s valid government-issued ID showing photo and personal details, preferably with residential address (in JPG or PNG or PDF format). The file size should be no larger than 12MB;
 - 5.1.2 A valid and active e-mail address;
 - 5.1.3 A valid and active contact number;
 - 5.2 For Stockholders with joint accounts –

A scanned copy of an authorization letter signed by all Stockholders, identifying who among them is authorized to cast the vote for the account (in JPG or PNG or PDF format). The file size should be no larger than 12MB;
 - 5.3 For Stockholders under Broker accounts –
 - 5.3.1 A broker’s certification on the Stockholder’s number of shareholdings (in JPG or PNG or PDF format). The file size should be no larger than 12MB;
 - 5.3.2 A scanned copy of the Stockholder’s valid government-issued ID showing photo and personal details, preferably with residential address (in JPG or PNG or PDF format). The file size should be no larger than 12MB;
 - 5.3.3 A valid and active e-mail address;
 - 5.3.4 A valid and active contact number;
 - 5.4 For corporate Stockholders –
 - 5.4.1 A secretary’s certificate attesting to the authority of the representative to vote for, and on behalf of the Corporation (in JPG or PNG or PDF format). The file size should be no larger than 12MB;

- 5.4.2 A scanned copy of the valid government-issued ID of the Stockholder's representative showing photo and personal details, preferably with residential address (in JPG or PNG or PDF format). The file-size should be no larger than 12MB;
- 5.4.3 A valid and active e-mail address of the Stockholder's representative;
- 5.4.4 A valid and active contact number of the Stockholder's representative.

Important Notes:

- Incomplete or inconsistent information may result in an unsuccessful registration. As a result, Stockholders will not be allowed access to vote electronically *in absentia*, but may still vote by submitting a duly accomplished proxy form, on or before April 14, 2026.
- 6. The validation process in the Voting System will be completed by the Company no later than three (3) business days from the date of the Stockholder's complete registration. The Stockholder's Dashboard in the Voting System will indicate the status of registration.

Once validated, the Stockholder will receive an e-mail confirmation on their successful registration. Registered Stockholders have until the end of the Meeting to cast their votes *in absentia*.

- 7. All agenda items indicated in the Notice of the Meeting will be set out in the digital ballot in the Voting System and the registered Stockholder may vote as follows:
 - 7.1 For items other than the Election of Directors, the registered Stockholder has the option to vote: For, Against, or Abstain. The vote is considered cast for all shares of the registered Stockholder.
 - 7.2 For the Election of Directors, the registered Stockholder may either: (1) vote for all nominees, (2) not vote for any of the nominees, or (3) vote for some nominees only, in such number of shares as preferred by the Stockholder, provided that the total number of votes cast shall not exceed the number of shares owned, multiplied by the number of directors to be elected.

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

Stockholders may still cancel or change their votes until the end of the voting period.

- 8. The Committee of Inspectors of Proxies and Ballots will tabulate all votes cast electronically *in absentia* together with the votes cast by proxy, and a firm selected for this purpose will validate the results.

II. PARTICIPATION BY REMOTE COMMUNICATION

- 1. Stockholders as of March 9, 2026 ("Stockholders") intending to participate by remote communication should notify the Company by email on or before April 14, 2026. Together with the notification, Stockholders should provide validation requirements as follows:
 - 1.1 For individual Stockholders –
 - 1.1.1 A scanned-copy of the Stockholder's valid government-issued ID showing photo and personal details, preferably with residential address (in JPG or PNG or PDF format). The file size should be no larger than 12MB;
 - 1.1.2 A valid and active contact number;
 - 1.2 For Stockholders under Broker accounts –
 - 1.2.1 A broker's certification on the Stockholder's number of shareholdings (in JPG or PNG or PDF format). The file size should be no larger than 12MB;
 - 1.2.2 A scanned copy of the Stockholder's valid government-issued ID showing photo and personal details, preferably with residential address (in JPG or PNG or PDF format). The file size should be no larger than 12MB;
 - 1.2.3 A valid and active contact number;
 - 1.3 For corporate Stockholders –
 - 1.3.1 A secretary's certificate attesting to the authority of the representative to vote for, and on behalf of the Corporation (in JPG or PNG or PDF format). The file size should be no larger than 12MB;

- 1.3.2 A scanned copy of the valid government-issued ID of the Stockholder's representative showing photo and personal details, preferably with residential address (in JPG or PNG or PDF format). The file-size should be no larger than 12MB;
 - 1.3.3 A valid and active contact number of the Stockholder's representative.
- 1.4 Duly validated proxies appointing the Chairman of the Meeting as proxy shall be counted for quorum and voting purposes. Proxies other than the Chairman of the Meeting must attend remotely through a link to the meeting livestream to be provided by the Company.
2. After successful validation, Stockholders will receive an email from ConveneAGM with instructions to sign up for the Meeting livestream. Validated Stockholders who attended the meeting remotely shall be included in the determination of quorum at the Meeting, together with the Stockholders who voted *in absentia* and by proxy. Access to the Meeting livestream will be available on the Stockholder's dashboard in the Voting System on the Meeting date as indicated in the Company's Notice of the Meeting.
3. Stockholders may send their questions and/or remarks prior to or during the Meeting by e-mail to corporate.secretary@ayalalandlogistics.com.
4. A link to the recorded webcast of the Meeting will be posted on the Company's website after the Meeting. Stockholders shall have two weeks from posting to raise to the Company any issues, clarifications and concerns on the Meeting conducted by e-mail to corporate.secretary@ayalalandlogistics.com.

For any clarifications, please contact our Office of the Corporate Secretary through corporate.secretary@ayalalandlogistics.com.

ANNEX “B”

DIRECTORS AND KEY OFFICERS

The write-ups below include positions held as of February 12, 2026 and in the past five years and personal data as of February 12, 2026, of directors and executive officers, unless otherwise stated.

Board of Directors

Anna Ma. Margarita B. Dy	Non-Executive Director, Chairman
Felipe U. Yap	Non-Executive Director, Vice Chairman
Robert S. Lao	Executive Director, President & Chief Executive Officer
Jose Eduardo A. Quimpo II	Executive Director, Treasurer
Jaime Alfonso E. Zobel de Ayala	Non-Executive Director
Nathanael C. Go	Non-Executive Director
Emilio Lolito J. Tumbocon	Lead Independent Director
Agustin R. Montilla IV	Independent Director
Cassandra Lianne S. Yap	Independent Director

ANNA MA. MARGARITA B. DY, Filipino, 56
Chairman, Non-Executive Director since December 14, 2023

Committee Membership:
Chairman of Executive Committee

Skills and experience:

Ms. Dy is the President and Chief Executive Officer and Director of Ayala Land, Inc. (ALI) since October 1, 2023. She is a member of the Management Committee of ALI since August 2008. She is also the Chairperson of AREIT, Inc. and AyalaLand Logistics Holdings Corp., other Ayala publicly-listed companies. She was an Executive Vice President of ALI from January 1, 2023, to September 30, 2023, and was a Senior Vice President from January 1, 2015, until December 31, 2022. Prior to becoming President, she was the Head of the Residential Business Group of ALI in 2022 and Head of the Malls Group in 2023. Before that, she also headed the Ayala Land Estates Group. Her other significant positions include President of Makati Development Corporation (Construction arm of Ayala Land, Inc.); Chairman of Amaia Southern Properties, Inc., Ayalaland Premier, Inc., Ayala Land International Sales, Inc., Avida Land Corp., Alveo Land Corp., Avencosouth Corp., Altaraza Development Corporation, Amaia Land, Inc., Amicassa Process Solutions, Inc., Ayala Property Management Corporation, Ayalaland-Tagle Properties, Inc., BGWest Properties, Inc., BGNorth Properties, Inc., Bellavita Land Corp., Cagayan de Oro Gateway Corp., Vesta Properties Holdings, Inc. Portico Land Corp. and Solinea, Inc.; Vice Chairman of Aurora Properties, Inc., CECI Realty, Inc., and Ayala Greenfield Development Corporation; President of AKL Properties, Inc.; President and Chief Executive Officer of Fort Bonifacio Development Corporation; and Director of Accendo Commercial Corp., ALI Eton Property Development Corporation, Berkshires Holdings, Inc., Bonifacio Land Corporation, Columbus Holdings, Inc., Emerging City Holdings, Inc., Nuevocentro, Inc., Serendra, Inc. and Alveo-Federal Land Communities Inc. She started her career in IBM, Bain and Benpres Holdings and obtained an AB in Economics degree from Ateneo de Manila, a Master of Science in Economics from London School of Economics and a Master in Business Administration from Harvard Business School.

Directorships in other publicly-listed companies:
Ayala Land, Inc. and AREIT, Inc.

FELIPE U. YAP, Filipino, 88
Vice-Chairman, Non-Executive Director since 1993

Committee memberships:
Member of Executive Committee

Skills and experience:

Mr. Yap has been Vice Chairman of the Company from February 24, 2016. He was Chairman of the Board of Directors of the Company from 2000 to February 2016 and Vice Chairman from 1993 to 2000. His other significant positions include: Chairman of the Board and Chief Executive Officer of publicly-listed companies Lepanto Consolidated Mining Company, Manila Mining Corporation, and Zeus Holdings, Inc.; Chairman of the Board and CEO of Far Southeast Gold Resources, Inc., Lepanto Investment and Development Corporation, Diamant Manufacturing and Trading Corporation, Diamond Drilling Corporation of the Philippines, and Shipside, Inc.;

Kalayaan Copper-Gold Resources, Inc., and Yapster e-Conglomerate, Inc.; Director of Manila Peninsula Hotel, Inc., Philippine Associated Smelting & Refining Corp. (PASAR). He graduated with a degree in B.A. Philosophy from the University of San Carlos in Cebu. He has extensive experience in the mining industry. He served as Chairman of the PSE Board of Governors from 2000 to 2002.

Directorships in other publicly-listed companies:

Lepanto Consolidated Mining Company, Manila Mining Corporation, and Zeus Holdings, Inc.

ROBERT S. LAO, Filipino, 52

President and Chief Executive Officer since August 2, 2023

Committee memberships:

- Member of Executive Committee
- Member of Personnel and Compensation Committee
- Chairman of Sustainability Committee

Skills and experience:

Mr. Lao has been Senior Vice President of ALI and a member of its Management Committee since April 19, 2017. He is also the Group Head of Strategic Growth and New Ventures, heading the AyalaLand Logistics Holdings Corp., Central Land Acquisition Unit, External Affairs Division, and Sustainability Group. He is concurrently the Chairman and President of Bonifacio Global City Estate Association, Inc.; Chairman of A-Flow Land I Corp.; Bonifacio Estates Services Corporation, Glensworth Development, Inc. (now, AyalaLand Logiparks, Inc.), Sicogon Island Tourism Estate Corp., Sicogon Town Hotel, Inc.; Director and Executive Vice President of Fort Bonifacio Development Corp.; Director and Vice President of Berkshires Holdings, Inc., Bonifacio Land Corporation, Columbus Holdings, Inc. and Emerging City Holdings, Inc.; Director of Avaland Berhad; Accendo Commercial Corp., A-Flow Properties I Corp., ALI Eton Property Development Corp.; Aurora Properties Incorporated, Ayala Greenfield Development Corporation, Ayala Property Management Corporation, BGWest Properties, Inc., Cagayan De Oro Gateway Corp., Ceci Realty, Inc., FLT Prime Insurance Corporation, Orion Land, Inc., Serendra, Inc., Solinea, Inc., Station Square East Commercial Corporation, Tutuban Properties, Inc., Vesta Property Holdings, Inc., Bonifacio Transport Corporation and Bonifacio Water Corporation; Trustee and Treasurer of Bonifacio Art Foundation, Inc. Prior to joining Ayala Land, Inc., he served as a Senior Process Engineer of Fujitsu Computer Products Corporation of the Philippines (FCPP) and Lead Process Engineer of PT Quantum Electronics in Indonesia. He studied at the University of Santo Tomas (UST) and graduated cum laude with a Bachelor of Science in Industrial Engineering in 1995. He completed his Master's in Business Management (MBM) degree in 2001 from the Asian Institute of Management (AIM) and attended the International Student Exchange Program of the University of Cologne in Germany.

Directorship in other publicly-listed companies:

Mr. Lao is not a director in any other publicly-listed companies.

JOSE EDUARDO A. QUIMPO II, Filipino, 46

Executive Director since February 12, 2026

Treasurer since August 12, 2025

Committee memberships:

None

Skills and experience:

Mr. Quimpo joined Ayala Land, Inc. (ALI) in May 2024 and currently serves as its Senior Vice President, Chief Finance Officer, Treasurer and Chief Risk Officer. He is a Director of AREIT, Inc. and a Director and Treasurer of AyalaLand Logistics Holding Corp., the publicly-listed subsidiaries of ALI. His other significant positions include: Chairman and Director of AyalaLand Business Solutions, Inc.; Director and Vice Chairman of Portico Land Corp.; Director and Treasurer of ALI Eton Property Development Corporation, Alveo Land Corporation, Amaia Land Corp. (formerly First Communities Realty, Inc.), Amaia Southern Properties, Inc., Aurora Properties Incorporated, Avida Land Corp., AyalaLand Premier, Inc., AyalaLand-Tagle Properties, Inc., Bellavita Land Corp. (formerly South Maya Ventures Corp.), Ceci Realty Inc., Serendra, Inc., and Vesta Property Holdings, Inc.; Director of A-FLOW Land I Corp., A-FLOW Properties I Corp., Altaraza Development Corporation, Amicassa Process Solutions, Inc., Anvaya Cove Beach and Nature Club, Inc., Makati Development Corporation and Station Square East Commercial Corp.; and Treasurer of Ayala Land International Sales, Inc., Ayala Property Management Corp. and BGWest Properties, Inc.. Prior to joining Ayala Land, Mr. Quimpo held senior roles in investment banking, securities brokerage and wealth management. Mr. Quimpo obtained his Bachelor of Science degree in Management Engineering at Ateneo de Manila University.

Directorship in other publicly-listed companies:

AREIT, Inc.

JAIME ALFONSO E. ZOBEL DE AYALA, Filipino, 35
Non-Executive Director from May 14, 2020 to April 23, 2026

Committee membership:

None

Skills and experience:

Mr. Zobel de Ayala is the Chief Executive Officer of ACMobility, a platform for mobility solutions including automotive distribution, dealership, aftersales services, and electric vehicle infrastructure. He is also a director of AC Industrials, Isuzu Philippines, BPI Capital Corporation, among others. He has been appointed as a member of the Inter-Agency Investment Promotion Coordination Committee (IIPCC), as the sole private sector representative of the National Capital Region of the Republic of the Philippines. Prior to his role in ACMobility, he was the Co-Head of the Strategic Development Group and Head of Business Development and Digital Ventures of Ayala Corporation. He graduated from Harvard University, Cambridge, Massachusetts, USA, with Primary Concentration in Government in 2013 and his Master's degree in Business Administration from Columbia Business School in New York in 2019.

Directorship in other publicly listed companies:

Globe Telecom, Inc. and ACEN Corporation

NATHANAEL C. GO, Filipino, 50
Non-Executive Director since January 13, 2017

Committee membership:

None

Skills and experience:

Mr. Go is the President of Grenelle Central Corporation, Mighty and Strong (MAS) Food Corporation, United Harvest Corporation, and United Sustainment Solutions Corporation. Mr. Go graduated magna cum laude from Georgetown University with a BS degree in Foreign Service and completed his graduate studies in International Political Economy from the University of Warwick as a British Chevening scholar. Mr. Go worked in the Public Affairs practice of Burson Marsteller Beijing, and before that was a senior member of the Policy and Strategy Division of the National Security Council, Philippines.

Directorship in other publicly-listed companies:

Mr. Go is not a director in any other publicly-listed companies.

EMILIO LOLITO J. TUMBOCON, Filipino, 69
Lead Independent Director since April 24, 2025

Committee memberships:

- Chairman of Audit Committee
- Member of Corporate Governance and Nomination Committee
- Member of Personnel and Compensation Committee
- Member of Sustainability Committee
- Member of Risk Management and Related Party Transactions Committee

Skills and experience:

Mr. Tumbocon is presently a Commissioner of the Construction Industry Arbitration Commission; Director of Datem, Inc.; Chairman & President of the Makati Commercial Estate Association, Inc. (MACEA); Chairman & President of the Makati Parking Authority, Inc. (MAPA); Trustee of Project Management Institute, Philippines Chapter; and Chairman & President of Philippine Events, Exhibition & Convention Corporation (PEECC). He was the Group Head of Ayala Land, Inc. (ALI) Vismim Group, Human Resources & Public Affairs Group and Construction Management Group; and a member of the Management Committee of ALI until his retirement from ALI in December 2015. He was also the President of Makati Development Corporation and Ayala Property Management Corporation. He was a Senior Vice President of ALI and in the past has served as a board director of various ALI subsidiaries & affiliates. He graduated from the University of the Philippines with a Bachelor of Science

degree in Civil Engineering in 1979, and has an MBA from the same university in 1985. He also took the Construction Executive Program at Stanford University, California, U.S.A., the Senior Business Executive Program at the University of Asia & the Pacific, and The Executive Program at the Darden Graduate School of Business Administration, University of Virginia, U.S.A. He is a certified Project Management Professional (PMP) of the Project Management Institute and a Fellow, Institute of Corporate Directors (FICD). He has 45 years of extensive experience in the project management, engineering & construction, and real estate industry.

Directorship in other publicly-listed companies:

Mr. Tumbocon is not a director in any other publicly-listed companies.

AGUSTIN R. MONTILLA IV, Filipino, 56
Independent Director since April 24, 2025

Committee memberships:

- Chairman of Risk Management and Related Party Transactions Committee
- Member of Audit Committee
- Member of Corporate Governance and Nomination Committee
- Member of Sustainability Committee

Skills and experience:

Mr. Montilla has served as an independent director of Anvaya Cove Golf and Sports Club, Inc. since September 25, 2021. He joined Romulo Mabanta Buenaventura Sayoc & de los Angeles as an Associate in 1996. At Romulo, he was a senior partner and served on its executive board from 2016 until 2025. Mr. Montilla led the firm's teams working for its clients on mergers, acquisitions, private equity and capital markets transactions. While at Romulo, he served as Director of Lex Mundi, one of the largest global networks of independent law firms from 2019 to 2023. He is currently a member of the Board of Trustees of the Beacon International School Foundation, Inc.; member of the Board of Trustees and Chairman of the Cancer Resource and Wellness (Carewell) Community Foundation, Inc. He is President and shareholder of Dueno Alegre, Inc., ETM Philippines Holdings, Inc.; serves as Director and Corporate Secretary of SAL Buendia Holding Corp.; and as Corporate Secretary of The Asia Society Foundation Philippines and Montivar, Inc. In education, he has taught Western Civilization to most of Xavier School's class of 1993; held the post of Lecturer in Law at Ateneo de Manila University School of Law from 1999 to 2004 from where he graduated with honors in April 1995. In May 2002, he earned his Legum Magister from Columbia Law School in New York.

Directorship in other publicly-listed companies:

Mr. Montilla is not a director in any other publicly-listed company.

CASSANDRA LIANNE S. YAP, Filipino, 36
Independent Director since April 13, 2020

Committee memberships:

- Member of Audit Committee
- Chairman of Corporate Governance and Nomination Committee
- Chairman of Personnel and Compensation Committee
- Member of Risk Management and Related Party Transactions Committee

Skills and experience:

Ms. Yap is the Vice President and Corporate Secretary of Zamcore Realty & Development Corp. She is also the President, Chief Operating Officer and Chief Executive Officer of Ferenzo Holdings & Development Corp. and the Executive Vice President of FelCris Hotels & Resorts Corp. She graduated in 2011 with a degree in Psychology from Kwantlen Polytechnic University in British Columbia.

Directorship in other publicly-listed companies:

Ms. Yap is not a director in any other publicly-listed company.

Nominees to the Board of Directors for election at the stockholders' meeting

All the incumbent directors of the Company are being nominated to the Board of Directors except for Mr. Jaime Alfonso E. Zobel de Ayala. In his stead, Mr. Jaime Z. Urquijo is a first time nominee as non-executive director.

JAIME Z. URQUIJO, Filipino, 37, is the Chief Sustainability and Risk Officer (CSRO) of Ayala Corporation. He was previously the Vice President for Business Development at Ayala Corporation's listed energy platform, ACEN. During his tenure at ACEN, he led initiatives to expand the group's portfolio of assets in the Philippines, Vietnam, Myanmar, and Indonesia. Prior to this, he served as the Head of Business Development for AF Payments, Inc., which created the Beep Card payment system, the country's first interoperable public transport payment card. In addition to his CSRO role, he is also currently a director of ACEN Corporation, Bank of the Philippine Islands, Integrated Micro Electronics, Inc., AC Energy and Infrastructure Corporation, ACEN International, Inc., AC Industrial Technology Holdings, Inc., AC Infrastructure Holdings Corp., BIM Renewable Energy Joint Stock Company, BIM Energy Joint Stock Company, BIM Wind Power Joint Stock Company, BIM Energy Holding Corporation, and Chairman of Klima 1.5 Corp. He is Vice Chairman of the Board of Trustees and Chairman of the Executive Committee of Ayala Foundation, and is also an Independent Advisor to the Board of Directors of Ayala Land Inc. He is also part of the board of WWF Philippines, the European Chamber of Commerce of the Philippines (ECCP), Makati Central Estate Association, Inc. (MACEA), MACEA Special Project Committee, Asian Institute of Management, and the Hero Foundation. Concurrently, he is an advisor to the Board of Directors of the Philippine Rugby Football Union, President of Notre Dame Club of The Philippines, and Executive Committee Member of INSEAD Alumni Association of The Philippines. Prior to joining the Ayala Group, Jaime was an associate at JP Morgan in New York. Jaime received his Bachelor of Arts degree in Political Science from the University of Notre Dame in the US and his Master's in Business Administration from INSEAD in France.

Directorship in other publicly-listed companies:

ACEN Corporation, Bank of the Philippine Islands and Integrated Micro Electronics, Inc.

Senior Leadership Team/Key Officers

Robert S. Lao*	President & Chief Executive Officer
Jose Eduardo A. Quimpo II*	Treasurer
Patrick John C. Avila	Chief Operating Officer
Tristan John T. de Guzman	Chief Finance Officer, Compliance Officer & Chief Risk Officer
Ma. Florence Therese dG. Martirez-Cruz	Corporate Secretary
Jeffrey R. Legaspi	Chief Audit Executive
Millette A. Arnedo	Data Protection Officer

* Member of the Board of Directors

PATRICK JOHN C. AVILA, Filipino, 44, has served as the Company's Chief Operating Officer since April 21, 2022. He is also the Chairman and President/CEO of Laguna Technopark, Inc., Orion Land, Inc. and Tutuban Properties, Inc.; Chairman and President of Unity Realty & Development Corporation, LCI Commercial Ventures, Inc., ALogis Artico, Inc., Orion Property Development, Inc., FLT Prime Insurance Corporation and Esta Galleria, Inc.; Director and President of Glensworth Development, Inc. (now AyalaLand Logipark, Inc.); Director of A-FLOW Land I Corp., A-FLOW Properties I Corp., Cavite Technopark Association, Inc., Laguindingan Technopark Association, Inc. and Pampanga Technopark Association, Inc. He joined Ayala Land, Inc. in August 2001 and was assigned to Alabang Town Center. In 2009, he moved to the Operations Group of Glorietta, and in 2013, to Laguna Technopark Inc. In 2018, he became the head of industrial parks and real estate logistics of ALLHC. He graduated cum laude from the University of the Philippines Manila with a degree in Bachelor of Arts in Social Science, major in Behavioral Studies in 2001. He finished his Master's degree in Public Management from the Ateneo School of Government in 2004. He also completed the Ayala Leadership Acceleration Program facilitated by Harvard Business Publishing in 2015.

TRISTAN JOHN T. DE GUZMAN, Filipino, 34, has served as the Chief Finance Officer, Compliance Officer and Chief Risk Officer of the Company since April 25, 2024. His other significant positions include: Director, Treasurer and Chief Finance Officer of Orion Property Development, Inc., and Esta Galleria, Inc.; Director and Treasurer of Orion Land, Inc., Tutuban Properties, Inc., Laguna Technopark, Inc., Unity Realty & Development Corporation, LCI Commercial Ventures, Inc., ALogis Artico, Inc., Glensworth Development, Inc. (now AyalaLand Logipark, Inc.) and FLT Prime Insurance Corporation; and Treasurer of A-FLOW Land I Corp. and A-FLOW Properties I Corp.. He joined Ayala Group in 2016 and served as Finance Manager for Business Development in AC Automotive Group for about two years, and then as Senior Manager for Corporate Finance and Finance Planning & Analysis at AC Industrials Group. Prior to Ayala, he worked at SyCip, Gorres, Velayo & Co. (2012-2015) and Shell Shared Services (Asia) B.V. (2015). He graduated cum laude from the University of Sto. Tomas with a degree in Bachelor of Science in Accountancy in 2012. He is a Certified Public Accountant and placed tenth in the CPA Licensure Examination in October 2012.

MA. FLORENCE THERESE DG. MARTIREZ-CRUZ, Filipino, 39, has served as the Assistant Corporate Secretary of AREIT, Inc. since November 14, 2022, and Chief Compliance Officer of the AREIT, Inc. since April 26, 2023. She is the Corporate Secretary of AyalaLand Logistics Holdings Corp. and AREIT Fund Managers, Inc., and concurrently the Head of Legal of AREIT, Inc. and Ayalaland Offices, Inc. She is the Compliance Officer for Anti-Money Laundering of ALI, and the Legal Group Head for ALI's Leasing and Hospitality Group. She was the Assistant Corporate Secretary of Ayala Land, Inc. from April 26, 2023 to May 28, 2024. Prior to joining Ayalaland Offices, Inc. in 2021, she was a Senior Counsel and Counsel for AG Counselors Corporation, from 2019 to 2021, and 2016 to 2019, respectively. Prior to joining the Ayala Land Group, she worked as an Associate at the Leynes Lozada-Marquez Law Offices and a legal consultant in the Office of Senator Maria Lourdes Binay. She graduated from the University of the Philippines in 2007 with a Bachelor of Arts degree in Public Administration and obtained her Juris Doctor in 2011 from the same University. She finished the Program on Negotiation and Leadership at Harvard Law School in 2019 and the Certification Course for Compliance Officers by the Center for Global Best Practices in 2022 and was included in the Legal 500's GC Powerlist Philippines 2023.

JEFFERY R. LEGASPI, Filipino, 37, has been the Chief Audit Executive of the Company since May 4, 2023. He serves as Ayala Land, Inc. (ALI) Group Internal Audit Cluster Head of other ALI Strategic Business Units, specifically, Ayala Land Estates, Inc. and the Residential Business Group. He also served as Deputy Chief Finance Officer (2017-2019) of one of the Construction Divisions of Makati Development Corporation (MDC), a wholly-owned subsidiary of ALI. He was an Associate Internal Audit Manager at MDC prior to his reassignment to Finance. Before re-joining the ALI Group, he was the Senior Internal Audit Manager of Global-Estate Resorts, Inc. He holds a degree in Bachelor of Science in Accountancy from the Polytechnic University of the Philippines – Taguig Campus (PUP-Taguig), and is a Certified Public Accountant. He obtained his Master's Degree in Business Administration, major in Finance from De La Salle University Manila in 2024. He is an active member of the Institute of Internal Auditors - Philippines.

MILLETTE A. ARNEDO, Filipino, 52, has been Vice President, Chief Legal Officer and Assistant Corporate Secretary of ALI since June 1, 2024 and has been appointed as the Chief Compliance Officer on August 20, 2024 and as the Data Protection Officer on August 19, 2025. She is also the Corporate Secretary of Makati Development Corporation, MDC Concrete, Inc., and MDBI Construction Corporation, and MDTK Corporation. She is an accomplished legal professional with a proven track record of success in leadership roles within the legal field. She has demonstrated expertise in providing strategic legal counsel, ability to navigate legal complexities, mitigate risks, and deliver practical solutions that align with organizational objectives across different countries. Prior to joining the Corporation, she was the Senior Vice President, General Counsel and Compliance Officer of Filinvest Development Corp. from October 2021 to May 2024. She was also the Vice President and Chief Counsel for Emerging Markets of Viatris Inc. from December 2019 to May 2021, and Vice President and International Legal Lead for Asia Pacific and China of Pfizer Inc. from February 2015 to November 2019. Ms. Arnedo graduated cum laude from De La Salle University where she took up AB Political Science. She pursued her Juris Doctor in Ateneo De Manila University, graduated in 1997 where she received second honors. In 2014 and 2023, she was recognized as one of Legal 500's Top 100 Lawyers in Asia.

ANNEX B-1
CERTIFICATION OF INDEPENDENT DIRECTOR

I, **EMILIO LOLITO J. TUMBOCON**, Filipino, of legal age and a resident of _____, after having been duly sworn to in accordance with law do hereby declare that:

1. I am a nominee for independent director of **AYALALAND LOGISTICS HOLDINGS CORP.** (the "Corporation") for its Annual Stockholders' Meeting on April 23, 2026.
2. I am affiliated with the following companies or organizations:

Company /Organization	Position/Relationship	Period of Service
Construction Industry Arbitration Commission	Commissioner	Since February 2011
Datem, Inc.	Director	Since January 2016
Makati Commercial Estate Association, Inc.	Chairman & President	Since May 2023
Makati Parking Authority, Inc.	Chairman & President	Since June 2019
Philippine Events, Exhibition & Convention Corporation (PEECC)	Chairman & President	Since March 2019

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

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

5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.

6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
7. I shall inform the Corporate Secretary of the Corporation of any changes in the abovementioned information within five days from its occurrence.

Done, this MAR 10 2026.

EMILIO LOLLITO J. TUMBOCON

Affiant

SUBSCRIBED AND SWORN to before me this _____ day of MAR 10 2026 at MAKATI CITY,
affiant personally appeared before me and exhibited to me his Passport No. _____ issued at _____
Manila on _____.

Doc. No. 176 ;
Page No. 37 ;
Book No. XXVII ;
Series of 2026 .



RIZZA ANNE O. SY
Notary Public – Makati City
Appt. No. _____
Roll of Attorneys No. _____
Lifetime IBP No. _____
PTR No. 10 _____
MCLE Compliance No. _____

Notarial DST pursuant to Sec. 61 of the TRAIN ACT (amending Sec. 188 of the NIRC) affixed on copy submitted to the court.

ANNEX B-1
CERTIFICATION OF INDEPENDENT DIRECTOR

I, **AGUSTIN R. MONTILLA IV**, Filipino, of legal age and a resident of _____, after having been duly sworn to in accordance with law do hereby declare that:

1. I am a nominee for independent director of **AYALALAND LOGISTICS HOLDINGS CORP.** (the "Corporation") for its Annual Stockholders' Meeting on April 23, 2026.
2. I am affiliated with the following companies or organizations:

Company /Organization	Position/Relationship	Period of Service
Beacon International School Foundation, Inc.	Member of the Board of Trustees	2009 to present
Cancer Resource and Wellness (Carewell) Community Foundation, Inc.	Member of the Board of Trustees and Secretary	2005 to present
The Asia Society Foundation Philippines	Corporate Secretary	2016 to present
Anvaya Cove Golf and Sports Club, Inc.	Independent Director	2021 to present
Montivar, Inc.	Corporate Secretary	2009 to present
SAL Buendia Holding Corp.	Director/Corporate Secretary	2007 to present
SRM Holdings & Investments, Inc.	Director/Corporate Secretary	2007 to present
Dueno Alegre, Inc.	President/ Shareholder	2017 to present
ETM Philippines Holdings, Inc.	President	2022 to present

I am not affiliated with any Government-Owned and Controlled Corporation.

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

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

5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.

6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
7. I shall inform the Corporate Secretary of the Corporation of any changes in the abovementioned information within five days from its occurrence.

Done, this MAR 09 2026

AGUSTIN R. MONTIELA, IV

Affiant

SUBSCRIBED AND SWORN to before me this MAR 09 2026 at Makati City, affiant personally appeared before me and exhibited to me his Passport No. _____ issued at I _____ on 4 MARCH 2019.

Doc. No. 172 ;
Page No. 76 ;
Book No. xxvii ;
Series of 2026.



Notarial DST pursuant to Sec. 61 of the TRAIN ACT (amending Sec. 188 of the NIRC) affixed on copy submitted to the court.

RIZZANNE O. SY
Notary Public – Makati City
Appt. No. _____ until December 31, 2026
Roll of Attorneys No. _____
Lifetime IBP No. _____
PTR No. _____
MCLE Compliance No. _____

ANNEX B-1

CERTIFICATION OF INDEPENDENT DIRECTOR

I, **CASSANDRA LIANNE S. YAP**, Filipino, of legal age and a resident of _____, after having been duly sworn to in accordance with law do hereby declare that:

1. I am a nominee for independent director of **AYALALAND LOGISTICS HOLDINGS CORP.**, (the "Corporation") for its Annual Stockholders' Meeting on April 23, 2026 and have been its Independent Director since April 13, 2020.
2. I am affiliated with the following companies or organizations:

COMPANY/ORGANIZATION	POSITION/RELATIONSHIP	PERIOD OF SERVICE
Zamcore and Realty Development Corp.	Vice President and Corporate Secretary	Since 2011
Ferenzo Holdings & Development Corp.	President, Chief Operating Officer and Chief Executive Officer	Since 2011
FelCris Hotels & Resorts Corp.	Executive Vice President	Since 2011

I am not affiliated with any of Government-Owned and Controlled Corporation.

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

Name of Director/Officer/ Substantial Shareholder	Company	Nature of Relationship
Felipe U. Yap	AyalaLand Logistics Holdings Corp.	Uncle

5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
7. I shall inform the Corporate Secretary of the Corporation of any changes in the abovementioned information within five days from its occurrence.

Done, this MAR 10 2026 at MAKATI CITY.

~~CASSANDRA LIANNE S. YAP~~
Affiant

SUBSCRIBED AND SWORN to before me this MAR 10 2026 at MAKATI CITY,
affiant personally appeared before me and exhibited to me her Passport No. _____ issued at DFA
Manila, Philippines on January 11, 2018.

Doc No. 177 ;
Page No. 37 ;
Book No. XXVII ;
Series of 2026 .

Notarial DST pursuant to Sec. 61 of the
TRAIN ACT (amending Sec. 188 of the
NIRC) affixed on copy submitted to the
court.



~~RIZZA ANNE O. SI~~
Notary Public – Makati City
Appt. No. 1
Roll of Attorneys No. 0005
Lifetime IBP No. _____
PTR No. _____
MCLE Compliance No. 1777 000012 00000000
Makati City, Philippines

ANNEX “C”

MANAGEMENT REPORT

I. MANAGEMENT’S DISCUSSION AND ANALYSIS (MD&A) OF FINANCIAL CONDITION AND RESULTS OF OPERATION

Review of 2025 Consolidated Results of Operations versus 2024

For the year ended 31 December 2025, AyalaLand Logistics Holdings Corp. (“ALLHC” or the “Group”) registered consolidated revenues of P3.8 billion versus P5.2 billion the year prior, or a 28% decrease year-on-year. Net income decreased by 69% to P220.2 million from P700.8 million in 2024. The decline is mainly due to lower industrial lot sales and modest performance across warehouse, cold storage and commercial leasing.

Earnings per share for the year ended 31 December 2025 was P0.04 which was P0.07 lower than P0.11 last year.

Business Segments

The breakdown of the revenues are as follows:

Segment	Amount – P’ million			
	2025	2024	2025 vs. 2024	Change
Real estate sales	1,675.3	3,344.4	(1,669.1)	(50%)
Rental and storage services	1,988.2	1,843.4	144.8	8%
Others	87.2	-	87.2	100%
Total	3,750.7	5,187.8	1,437.1	(28%)

Real estate sales. This segment pertains to sale of industrial lots. Industrial lot sales revenues stood at P1.7 billion, 50% lower compared to 2024’s post of P3.3 billion.

Rental and storage services. This segment covers operations of the following:

Commercial leasing. The combined revenues of Tutuban Center and South Park Center including recoveries amounted to P934.8 million which was 2% higher than P918.6 million revenues last year due to the improved mall occupancy in South Park Center. The Group ended with 94k square meters (sqm.) of gross leasable area (GLA).

Warehouse leasing. Revenues declined by 2% to P745.3 million in 2025 from P761.3 million due to gradual movement in month-on-month occupancy. Total warehouse GLA grew by 11% to 379k sqm in 2025 from 340k sqm in 2024 mainly due to the addition of new facilities in Iloilo, Pangasinan and Pampanga.

Cold storage services. Cold storage revenues in 2025 posted P308.1 million which was 89% higher than P163.5 million in 2024. The Group ended the year with a total pallet position count of 31k with the addition of new facilities in Iloilo and Pangasinan.

Others. This consists of land lease and non-recurring revenues from sale of non-core assets.

Expenses

Consolidated costs of real estate, cost of rental and cost of storage services amounted to P2.3 billion in 2025 compared to P3.4 billion in 2024, or 34% lower mainly due to decrease in lot sales. Operating expenses of P388.7 million incurred in 2025 were 25% higher compared to P310.5 million in 2024.

Financial Condition

Total Assets of the Group stood at P32.2 billion as of 31 December 2025, 5% higher than P30.7 billion as of 31 December 2024 on account of inventory acquisitions, additional investments and ongoing land development and construction projects.

Total Liabilities increased by 8% to P17.1 billion compared to P15.9 billion last year due to additional bank loans and intercompany borrowings.

Total Equity registered at P15.1 billion was 1% higher than the equity of P14.9 billion last year due to the net income for the year.

Financing Through Loans

As of 31 December 2025, the Group had outstanding loans from financial institution amounting to P3.5 billion.

Key Variable and Other Qualitative and Quantitative Factors

Ratio	Formula	31-Dec-2025	31-Dec-2024
Current Ratio	$\frac{\text{Current Assets}}{\text{Current Liabilities}}$	0.91:1 10,488,018 / 11,474,175	1.15:1 11,320,682 / 9,846,498
Debt to Equity Ratio	$\frac{\text{Total Liabilities}}{\text{Equity}}$	1.13:1 17,080,000 / 15,105,868	1.07:1 15,854,863 / 14,884,433
Net Debt to Equity Ratio	$\frac{\text{Net Liabilities}}{\text{Equity}}$	1.00:1 15,099,145 / 15,105,868	0.92:1 13,624,071 / 14,884,433
Capital Adequacy Ratio	$\frac{\text{Equity}}{\text{Total Assets}}$	0.47 15,105,868 / 32,185,868	0.48 14,884,433 / 30,739,296
Book Value per Share	$\frac{\text{Equity}}{\text{Total \# of Shares}}$	2.40 15,105,868 / 6,301,592	2.36 14,884,433 / 6,301,592
Income per Share	$\frac{\text{Net Income}}{\text{Total \# of Shares}}$	0.04 220,229 / 6,252,148	0.11 700,756 / 6,252,148

Current ratio shows the Group's ability to meet its short-term financial obligation. As of 31 December 2025, the Group's current ratio is 0.91x compared to 1.15x as of 31 December 2024.

Debt to Equity ratio indicates the extent of the Group's debt which is covered by shareholders' fund. It reflects the relative position of the equity holders. The higher the ratio, the greater the risk being assumed by the creditors. A lower ratio generally indicates greater long-term financial safety. Debt-to-equity ratio slightly increased at 1.13:1.

Net Debt to Equity Ratio is a measure of the Group's financial leverage. It is calculated by dividing net liabilities over Equity. Net liabilities is the difference of Total Liabilities less deferred payables, lease liabilities and cash and cash equivalents. Net debt-to-equity ratio as of 31 December 2025 was 1.00 as compared to 0.92 in 31 December 2024 due to additional bank loans and intercompany borrowings.

Capital Adequacy Ratio is computed by dividing the Total Stockholders' Equity over Total Assets. It measures the financial strength of the Company. As of 31 December 2025, the Group's Capital Adequacy Ratio is at 0.47 compared to the same period last year of 0.48.

Book value per share measures the recoverable amount in the event of liquidation if assets are realized at book value. As of 31 December 2025, the Group's book value per share of P2.40 was higher than P2.36 as of 31 December 2024.

Income per share is calculated by dividing net income by the weighted average number of shares issued and outstanding. As of 31 December 2025, the Group's income per share was at P0.04 versus last year's P0.11.

- (i) ***Any known trends, demands, commitments, events or uncertainties that will have a material impact on issuer's liability.***

There are no known trends or any known demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in the Company and its subsidiaries' liquidity increasing or decreasing in any material way.

- (ii) ***Events that will trigger direct or contingent financial obligation that is material to the Group, including any default or acceleration of an obligation.***

There are no known events that will trigger direct or contingent financial obligation that is material to the Group, including any default or acceleration of an obligation.

- (iii) ***Material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships with unconsolidated entities or other persons created during the reporting period.***

There are no known off-balance sheet transactions, arrangements, obligations (including contingent obligations), during the period.

(iv) Any material commitments for capital expenditures, the general purpose of such commitments, and the expected sources of funds for such expenditures.

The total Group's total capital expenditures in 2025 amounted to P2.7 billion. Of said amount, 32% was spent for land acquisition and development of real estate projects and 68% was spent for commercial and leasing projects. This was financed through internally generated funds, external financing and intercompany borrowings.

(v) Any known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable impact on net sales or revenues or income from continuing operations should be described.

The Group did not have any known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable impact on net sales or revenues or income from continuing operations.

(vi) Any significant elements of income or loss that did not arise from the registrant's continuing operations.

The Group did not recognize income or loss during the period that did not arise from continuing operations.

(vii) Causes of Any Material Changes from Period to Period of FS which shall include vertical and horizontal analyses of any material item (5%).

- a. Cash and cash equivalents stood at P155.1 million, 36% lower than the P242.7 million last year. Net decrease was mainly driven by cash flows spent on investing activities.
- b. Receivables - current decreased by 24% to P2,285.5 million from P2,989.1 million due to the sale of receivables and collection of installment lot sales receivables.
- c. Amounts owed by related parties is posted at P875.1 million or 6% decrease from P932.7 million due to decrease in intercompany lending.
- d. Financial assets at fair value through profit or loss was at nil compared to P4.9 million last year as a result of the sale of investments in redeemable preferred shares and Unit Investment Trust Fund (UITF).
- e. Other current assets decreased by 10% to P1,299.1 million due to reclassification of advances to contractors and suppliers to noncurrent portion.
- f. Investments in joint venture amounted to P1,217.1 million or 65% increase driven by the additional investment in data center business and equity in net loss from operations.
- g. Right of use assets, net decreased by 8% to P915.3 million in 2025 compared to P999.8 million in 2024 due to amortization during the year.
- h. Property and equipment, net increased from P1,702.8 million to P3,177.8 million, 87% higher due to additional expansion of leasing businesses.
- i. Net pension assets was at nil from P1.5 million due to increase in retirement benefit obligation.
- j. Deferred tax assets decreased by 12% from P182.1 million to P160.7 million due to expiration of NOLCO.
- k. Other non-current assets posted at P1,270.1 million is 60% higher from last year due to reclassification to noncurrent portion of the input VAT and creditable withholding taxes that are expected to be utilized beyond twelve months after the end of the reporting period.
- l. Amounts owed to related parties principally consisting of interest-bearing advances, increased by 8% to P7,679.5 million from P7,124.9 million as of 31 December 2024 due to additional capital expenditure funding requirements.

- m. Short-term debt and current portion of long-term debts amounted to P1,124.8 million or 4435% higher than P24.8 million from last year due to additional bank loan financing.
- n. Income tax payable amounted to P4.9 million or 9% lower than P5.4 million as of 31 December 2024 due to lower lot sales.
- o. Lease liabilities – current portion increased by 345% to P160.4 million primarily from increase in effective yearly amortization.
- p. Installment payable – net of current portion decreased by 58% to P188.7 million from P444.4 million in 2024 due to settlement on installment payables.
- q. Rental and other deposits - current portion registered at P270.6 million is 33% lower due to renewal of expiring contracts which were reclassified to noncurrent portion.
- r. Rental and other deposits - net of current portion registered at P704.7 million is 53% higher due to additional tenants and contracts renewal.
- s. Lease liabilities – net of current portion decreased by 18% to P1,368.7 million from P1,677.4 million mainly due to account reclassification.
- t. Net pension liabilities increased to P9.7 million due to increase in employee headcount.
- u. Deferred income tax liabilities, net increased to P296.6 million or 8% due to deferred lot sales.
- v. Other non-current liabilities decreased by 12% to P639.4 million due to payment of retention payable related to capital expenditures during the year.
- w. Non-controlling interests increased by 7% to P289.2 million as a result of net income of subsidiaries with minority holders during the year.

(viii) Any seasonal aspects that had a material effect on the financial condition or results of operations.

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

Review of 2024 Consolidated Results of Operations versus 2023

For the year ended 31 December 2024, AyalaLand Logistics Holdings Corp. (“ALLHC” or the “Group”) registered consolidated revenues of P5.2 billion versus P3.5 billion the year prior, or a 48% increase year-on-year. Net income increased by 10% to P701.2 million from P636.1 million in 2023. The improved performance reflects higher sales of industrial lots and solid performance across warehouse, cold storage and commercial operations.

Earnings per share for the year ended 31 December 2024 was P0.11 which was P0.01 % higher than P0.10 last year.

Business Segments

The breakdown of the revenues are as follows:

Segment	Amount – P’ million			
	2024	2023	2024 vs. 2023	Change
Real estate sales	3,344.4	1,549.0	1,795.4	116%
Rental services	1,679.9	1,531.1	148.8	10%
Cold storage services	163.5	176.4	(12.9)	(7%)
Others	-	253.5	(253.5)	(100%)
Total	5,187.8	3,510.0	1,677.8	48%

Real estate sales. This segment pertains to sale of industrial lots. Industrial lot sales revenues stood at P3.3 billion, 116% higher compared to 2023's post of P1.5 billion.

Rental services. This segment covers operations of the following:

Commercial leasing. The combined revenues of Tutuban Center and South Park Center including recoveries amounted to P918.6 million which was 5% higher than P872.0 million revenues last year due to the improved mall occupancy in South Park Center and steady office leasing revenues. The Group ended with 96k square meters (sqm.) of gross leasable area (GLA).

Warehouse leasing. Revenues rose by 16% to P761.3 million in 2024 from P659.1 million with the contribution of additional GLA from ALogis Naic BTS, Naic 2 and Calamba. Total warehouse GLA grew by 8% to 340k sqm in 2024 from 314k sqm in 2023.

Cold storage services. Cold storage revenues in 2024 posted P163.5 million which was 7% lower than the P176.4 million in 2023 due to lower occupancy and ramping up of new facilities. The Group ended the year with a total pallet position count of 20k with the addition of Sto. Tomas and Mabalacat.

Others. This consists of non-recurring revenues mainly from sale of non-core assets.

Expenses

Consolidated costs of real estate, cost of rental and cost of storage services amounted to P3.4 billion in 2024 compared to P2.3 billion in 2023, or 48% higher, due to increase in lot sales. Operating expenses of P312.0 million incurred in 2024 were 39% higher compared to P224.4 million in 2023.

Financial Condition

Total Assets of the Group stood at P30.7 billion as of 31 December 2024, 7% higher than P28.6 billion as of 31 December 2023, due to increase in installment receivables, inventory acquisitions and ongoing land development and construction projects.

Total Liabilities increased by 8% to P15.9 billion compared to P14.7 billion last year due to intercompany borrowings and payables related to capital expenditures.

Total Equity registered at P14.9 billion was 7% higher than the equity of P13.9 billion last year mainly due to positive result during the year and change in accounting policy related to adoption of PFRS 15.

Financing Through Loans

As of 31 December 2024, the Group had outstanding loans from financial institution amounting to P2.4 billion.

Prospects for the future

The Group is committed to build a national footprint through key presence all over the country. As part of its short-term plans, the Group targets to continuously grow its warehouse leasable area, expand its cold storage business, and diversify its products.

Key Variable and Other Qualitative and Quantitative Factors

Ratio	Formula	31-Dec-2024	31-Dec-2023
Current Ratio	$\frac{\text{Current Assets}}{\text{Current Liabilities}}$	1.15: 1 11,320,682 / 9,846,498	1.14: 1 9,737,010 / 8,558,036
Debt to Equity Ratio	$\frac{\text{Total Liabilities}}{\text{Equity}}$	1.06: 1 15,852,005 / 14,888,049	1.06: 1 14,714,920 / 13,907,209
Net Debt to Equity Ratio	$\frac{\text{Net Liabilities}}{\text{Equity}}$	0.92: 1 13,624,223 / 14,888,049	0.90: 1 12,508,837 / 13,907,209
Capital Adequacy Ratio	$\frac{\text{Equity}}{\text{Total Assets}}$	0.48 14,888,049 / 30,740,054	0.49 13,907,209 / 28,622,129

Book Value per Share	<u>Equity</u> Total # of Shares	2.36 14,888,049 / 6,301,592	2.21 13,907,209 / 6,301,592
Income per Share	<u>Net Income</u> Total # of Shares	0.11 701,182 / 6,252,148	0.10 636,107 / 6,252,148

Current ratio shows the Group's ability to meet its short-term financial obligation. As of 31 December 2024, the Group's current ratio is 1.15x compared to 1.14x as of 31 December 2023. The Group has sufficient current assets to support its current liabilities as of the period.

Debt to Equity ratio indicates the extent of the Group's debt which is covered by shareholders' fund. It reflects the relative position of the equity holders. The higher the ratio, the greater the risk being assumed by the creditors. A lower ratio generally indicates greater long-term financial safety. Debt-to-equity ratio remains constant at 1.06:1.

Net Debt to Equity Ratio is a measure of the Group's financial leverage. It is calculated by dividing net liabilities over Equity. Net liabilities is the difference of Total Liabilities less deferred payables, lease liabilities and cash and cash equivalents. Net debt-to-equity ratio as of 31 December 2024 was 0.92 as compared to 0.90 in 31 December 2023 due to additional intercompany loans and increase in accounts payable.

Capital Adequacy Ratio is computed by dividing the Total Stockholders' Equity over Total Assets. It measures the financial strength of the Company. As of 31 December 2024, the Group's Capital Adequacy Ratio was slightly lower at 0.48 compared to same period last year's 0.49.

Book value per share measures the recoverable amount in the event of liquidation if assets are realized at book value. As of 31 December 2024, the Group's book value per share of P2.36 was higher than P2.21 as of 31 December 2023.

Income per share is calculated by dividing net income by the weighted average number of shares issued and outstanding. As of 31 December 2024, the Group's income per share was at par at P0.11 versus last year.

(i) ***Any known trends, demands, commitments, events or uncertainties that will have a material impact on issuer's liability.***

There are no known trends or any known demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in the Company and its subsidiaries' liquidity increasing or decreasing in any material way.

(ii) ***Events that will trigger direct or contingent financial obligation that is material to the Group, including any default or acceleration of an obligation.***

There are no known events that will trigger direct or contingent financial obligation that is material to the Group, including any default or acceleration of an obligation.

(iii) ***Material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships with unconsolidated entities or other persons created during the reporting period.***

There are no known off-balance sheet transactions, arrangements, obligations (including contingent obligations), during the period.

(iv) ***Any material commitments for capital expenditures, the general purpose of such commitments, and the expected sources of funds for such expenditures.***

The total Group's total capital expenditures in 2024 amounted to P3.4 billion. 70% was spent for land acquisition and development of real estate projects and 30% was spent for commercial and leasing projects. This was financed through internally generated funds and intercompany borrowings.

(v) ***Any known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable impact on net sales or revenues or income from continuing operations should be described.***

The Group did not have any known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable impact on net sales or revenues or income from continuing operations.

(vi) Any significant elements of income or loss that did not arise from the registrant's continuing operations.

The Group did not recognize income or loss during the period that did not arise from continuing operations.

(vii) Causes of Any Material Changes from Period to Period of FS which shall include vertical and horizontal analyses of any material item (5%).

- a. Cash and cash equivalents stood at P242.7 million, 13% higher than the P214.7 million last year. Net increase in the account was mainly driven by cash from operations and financing activities.
- b. Receivables - current increased by 113% to P2,989.1 million due to increase in installment receivables from lot sales.
- c. Real estate held for sale and development increased by 13% to P5,705.9 million mainly due to land acquisition and development.
- d. Amounts owed by related parties posted at P932.7 million or 36% increase from P685.5 million due to additional intercompany loans to fund capital expenditure requirements.
- e. Other current assets decreased by 39% to P1,445.3 million due to collection of advances to suppliers and contractors.
- f. Receivables - net of current portion decreased by 21% due to collection of installment receivables from lot sales.
- g. Financial assets at fair value through other comprehensive income amounted to P152.0 million was 20% higher than last year due to increase in fair value of equity securities.
- h. Investments in joint venture amounted to P737.6 million as driven by additional investment in its data center business.
- i. Right of use asset decreased by 6% to P999.8 million compared to P1,066.0 million in 2023 due to amortization during the year.
- j. Property and equipment – net increased from P1,234.4 million to P1,702.8 million, 38% higher due to additional expansion of leasing businesses.
- k. Net pension assets decreased by 66% to P1.5 million due to increase in retirement benefit expense and actuarial losses.
- l. Other non-current assets posted at P796.0 million is 430% higher from last year due to input VAT and creditable withholding taxes expected to be utilized beyond twelve months after the end of the reporting period.
- m. Accounts payable and accrued expenses increased by 51% to P2,250.8 million from P1,493.0 million due to increase of payable to vendors.
- n. Current portion of long-term debt from bank, which is expected to be settled within one year, amounted to P24.8 million.
- o. Rental and other deposits - current portion registered at P404.7 million, 8% lower due to renewal of expiring contracts which were reclassified to noncurrent portion.

- p. Lease liabilities – current portion decreased by 77% to P36.0 million from P156.0 million mainly due to account reclassification.
- q. Amounts owed to related parties principally consisting of interest-bearing advances, increased by 11% to P7,124.9 million from P6,434.9 million as of 31 December 2023 to fund the capital expenditure requirements.
- r. Income tax payable amounted to P5.4 million, lower than P11.0 million as of 31 December 2023 due to income tax holiday incentives.
- s. Rental and other deposits - net of current portion registered at P461.3 million, 6% higher due to additional tenants and contract renewals.
- t. Nontrade payable - non-current decreased by 44% to P444.4 million from P788.4 million in 2023 due to settlement of installment payables.
- u. Lease liabilities – net of current portion increased by 7% to P1,677.4 million from P1,569.0 million mainly due to account reclassification.
- v. Other non-current liabilities increased by 11% to P729.7 million driven by increase in retention payable related to capital expenditures during the year.
- w. Retained Earnings increased by 23% to P5,120.0 million mainly due to positive results during the year and change in accounting policy related to adoption of PFRS 15.

(viii) Any seasonal aspects that had a material effect on the financial condition or results of operations.

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

Review of 2023 Consolidated Results of Operations versus 2022

For the year ended 31 December 2023, AyalaLand Logistics Holdings Corp. (“ALLHC” or the “Group”) registered consolidated revenues of P3.51 billion versus P4.21 billion the year prior, experiencing a 17% drop. Net income decreased by 37% to P636.1 million from P1.01 billion in 2022. The performance reflects lower booked industrial lot sales on account of ongoing development works for our industrial estates amidst improvements in warehouse, cold storage, and commercial leasing operations.

Earnings per share for the year ended 31 December 2023 was P0.10 which was 37% lower than P0.16 last year.

Business Segments

The breakdown of the revenues are as follows:

Segment	Amount – P' million			
	2023	2022	2023 vs. 2022	Change
Real estate sales	1,763.2	2354.3	(591.1)	(25%)
Rental and storage services	1,746.8	1579.1	167.7	11%
Sale of electricity	-	274.7	(274.7)	(100%)
Total	3,510.0	4208.1	(698.1)	(17%)

Real estate sales. This segment pertains to sale of industrial lots and non-core assets. Industrial lot sales revenues stood at P1.55 billion, 34% lower compared to 2022’s post of P2.35 billion. Sale of non-core assets amounted to P214.2 million in 2023.

Rental and storage services. This segment covers operations of the following:

Commercial leasing. The combined revenues of Tutuban Center and South Park Center amounted to P646.1 million which was 19% higher than P544.1 million revenues last year due to the improved mall occupancies and mall rentals, increased foot traffic, and steady office leasing revenues. Recoveries amounting to P225.9 million and P266.0 million were also recognized as part of revenues in 2023 and 2022, respectively. The Group ended with 95K square meters (sqm.) of gross leasable area (GLA).

Warehouse leasing. Revenues rose by 2% to P659.1 million in 2023 from P648.5 million with the contribution of additional gross leasable area from ALogis Naic. Total warehouse GLA grew by 2% to 314k sqm from 309k in 2022.

Cold storage. In 2021, the Group entered the cold storage market. Cold storage revenues in 2023 posted P176.4 million which was 46% higher than the P120.5 million in 2022 from the full year contribution of ALogis Artico Mandaue. The Group ended the year with a total pallet position count of 10,300.

Others. Revenues generated from land leased to the data center business and other services amounted to P39.3 million in 2023.

Sale of electricity. This pertains to retail electricity supply (RES) service to industrial park locators and external commercial customers. No revenues were recognized in 2023 given all RES contracts have been assigned to focus on real estate logistics business.

Expenses

Consolidated costs of real estate and services costs from rental and sale of electricity amounted to P2,324.0 million in 2023 compared to P2,643.7 million in 2022, or 12% lower, due to decrease in lot sales and discontinuation of RES service in 2023. Operating expenses of P224.4 million incurred in 2022 were 29% higher compared to P174.1 million in 2022.

Project and Capital Expenditures

The Group spent P3.9 billion in capital expenditures to support the completion of new projects and aggressive expansion, of which P2.2 billion was spent for land development, P1.2 billion for building improvements, and P0.5 billion for land acquisition.

Financial Condition

Total Assets of the Group stood at P28.62 billion as of 31 December 2023, 12% higher than 25.64 billion as of 31 December 2022, due to increase in installment receivables, land acquisitions and development, improvements in warehouse facilities, and additional investments in joint venture.

Total liabilities increased by 18% to P14.71 billion compared to P12.42 billion last year due to intercompany borrowings and payables related to capital expenditures.

Total Equity registered at P13.91 billion was 5% higher than the equity of P13.22 billion last year mainly due to the impact of net income during the year and an increase in non-controlling interest.

Financing Through Loans

As of 31 December 2023, the Group had outstanding loans from financial institution amounting to P2.47 billion.

Prospects for the future

The Group is committed to build a national footprint through key presence all over the country. As part of its short-term plans, the Group targets to continuously grow its warehouse leasable area, expand its cold storage business, and diversify its products.

Key Variable and Other Qualitative and Quantitative Factors

Ratio	Formula	31-Dec-2023	31-Dec-2022
Current Ratio	$\frac{\text{Current Assets}}{\text{Current Liabilities}}$	1.14: 1 9,737,010 / 8,558,036	1.33: 1 8,917,453 / 6,693,534
Debt to Equity Ratio	$\frac{\text{Total Liabilities}}{\text{Equity}}$	1.06: 1 14,714,920 / 13,907,209	0.94: 1 12,419,531 / 13,221,972
Net Debt to Equity Ratio	$\frac{\text{Net Liabilities}}{\text{Equity}}$	0.90: 1 12,508,837 / 13,907,209	0.75: 1 9,979,395 / 13,221,972
Capital Adequacy Ratio	$\frac{\text{Equity}}{\text{Total Assets}}$	0.49 13,907,209 / 28,622,129	0.52 13,221,972 / 25,641,503
Book Value per Share	$\frac{\text{Equity}}{\text{Total \# of Shares}}$	2.21 13,907,209 / 6,301,592	2.10 13,221,972 / 6,301,592
Income per Share	$\frac{\text{Net Income}}{\text{Total \# of Shares}}$	0.10 636,107 / 6,252,148	0.16 1,006,881 / 6,252,148

Current ratio shows the Group's ability to meet its short-term financial obligation. As of 31 December 2023, the Group has P1.14 worth of current assets for every peso of current liabilities compared to P1.33 as of 31 December 2022. The Group has sufficient current assets to support its current liabilities as of the period.

Debt to Equity ratio indicates the extent of the Group's debt which is covered by shareholders' fund. It reflects the relative position of the equity holders. The higher the ratio, the greater the risk being assumed by the creditors. A lower ratio generally indicates greater long-term financial safety. Compared to 31 December 2022, debt-to-equity ratio was higher due to additional borrowings incurred to acquire and develop land and warehouse facilities.

Net Debt to Equity Ratio is a measure of the Group's financial leverage. It is calculated by dividing net liabilities over Equity. Net liabilities is the difference of Total Liabilities less deferred payables, lease liabilities and cash and cash equivalents. Compared to 31 December 2022, net debt-to-equity ratio was higher at 0.90 due to additional intercompany loans and payables.

Capital Adequacy Ratio is computed by dividing the Total Stockholders' Equity over Total Assets. It measures the financial strength of the Company. As of 31 December 2023, the Group's Capital Adequacy Ratio was slightly lower at 0.49 compared to same period last year's 0.52.

Book value per share measures the recoverable amount in the event of liquidation if assets are realized at book value. As of 31 December 2023, the Group's book value per share of P2.21 was slightly higher than as of 31 December 2022.

Income per share is calculated by dividing net income by the weighted average number of shares issued and outstanding. As of 31 December 2023, the Group reported a P0.10 income per share which was 37% lower than last year.

(i) Any known trends, demands, commitments, events or uncertainties that will have a material impact on issuer's liability.

There are no known trends or any known demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in the Company and its subsidiaries' liquidity increasing or decreasing in any material way.

(ii) Events that will trigger direct or contingent financial obligation that is material to the Group, including any default or acceleration of an obligation.

There are no known events that will trigger direct or contingent financial obligation that is material to the Group, including any default or acceleration of an obligation.

(iii) Material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships with unconsolidated entities or other persons created during the reporting period.

There are no known off-balance sheet transactions, arrangements, obligations (including contingent obligations), during the period.

(iv) Any material commitments for capital expenditures, the general purpose of such commitments, and the expected sources of funds for such expenditures.

For 2023, the Group's adjusted budgeted total capital expenditures was P5.0 billion for projects, and it spent P3.9 billion as of 31 December 2023 for land acquisition and development, investment in buildings and improvements. This was financed through internally generated funds and intercompany borrowings

(v) Any known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable impact on net sales or revenues or income from continuing operations should be described.

The Group did not have any known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable impact on net sales or revenues or income from continuing operations.

(vi) Any significant elements of income or loss that did not arise from the registrant's continuing operations.

The Group did not recognize income or loss during the period that did not arise from continuing operations.

(vii) Causes of Any Material Changes from Period to Period of FS which shall include vertical and horizontal analyses of any material item (5%).

- a. Cash and cash equivalents stood at P214.7 million, 52% lower than the P450.6 million last year. Net decrease in the account was mainly driven by payments related to capital expenditures.
- b. Receivables - current decreased by 23% to P1,402.7 million resulting from collection of installment receivables from lot sales.
- c. Real estate held for sale and development increased by 15% to P5,045.2 million mainly due to additional land development cost.
- d. Amounts owed by related parties posted at P685.5 million or 34% increase from P509.8 million due to additional intercompany loans to fund capital expenditure requirements.
- e. Other current assets increased by 36% to P2,384.0 million due to increase in the advances to suppliers and contractors, and input tax.
- f. Receivables - net of current portion increased to P3,329.6 million or 52% higher due to installment receivables from lot sales.
- g. Investments in joint venture amounted to P677.8 million given the Group's additional investment in its data center business.
- h. Right of use asset decreased by 6% to P1,066.0 million in 2023 compared to P1,135.8 million in 2022 due to amortization during the year.
- i. Property, plant and equipment – net increased from P1,090.0 million to P1,234.4 million, 13% higher due to the expansion.
- j. Net pension assets decreased by 59% to P4.4 million due to increase in retirement benefit expense and actuarial losses.
- k. Deferred income tax assets - net increased by 47% from P124.0 million to P182.7 million mainly due unamortized discount on long-term receivables.
- l. Other non-current assets posted at P150.1 million, 14% lower due to refund of customer deposits.
- m. Accounts payable & accrued expenses decreased by 23% to P1,493.0 million from P1,930.2 million on account due to settlement of installment payable and other liabilities.
- n. Current portion of long term debt from bank, which is expected to be settled within one year, amounted to P21.1 million.

- o. Current portion of rental and other deposits registered at P442.2 million, 9% lower due to end of lease contracts.
- p. Current portion of lease liabilities decreased to P156.0 million from P597.7 million mainly due to account reclassification to non-current.
- q. Current portion of deferred rent income decreased by 87% to P0.9 million due to realization to income.
- r. Amounts owed to related parties principally consisting of interest-bearing advances and intercompany charges, increased by 75% to P6,434.9 million from P3,675.2 million as of 31 December 2022 to provide funding for capital expenditure requirements.
- s. Income tax payable amounted to P10.1 million from income tax due in excess of applicable creditable withholding tax.
- t. Rental and other deposits - net of current portion registered at P434.6 million, 46% higher due to additional tenants.
- u. Nontrade payable - non-current decreased by 19% to P788.4 million from P977.3 million in 2022 due to settlement on installment payables from the acquisition of land and buildings.
- v. Lease liabilities – net of current portion increased by 38% to P1,569.0 million from P1,134.8 million mainly due to account reclassification.
- w. Deferred rent income – net of current portion decreased to P4.9 million from P6.1 million due to reclassification to current deferred rent income.
- x. Deferred income tax liabilities – net increased by 7% from P244.2 million to P260.6 million due to deferred income from installment sales.
- y. Other non-current liabilities increased by 9% to P655.3 million driven by increase in retention payable related to capital expenditures during the year.
- z. Retained Earnings increased by 18% to P4,171.6 million mainly due to net income during the year.
- aa. Non-controlling interest increased by 5% to P270.7 million from P258.9 million in 2022 due to the 40% equity interest of the Group’s partner in the joint venture company.

(viii) Any seasonal aspects that had a material effect on the financial condition or results of operations.

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

NATURE AND SCOPE OF BUSINESS

I. BUSINESS AND GENERAL INFORMATION

Item 1. Business

AyalaLand Logistics Holdings Corp. (Company/Issuer), a 70.90%-owned subsidiary of ALI, is an investment holding company and is focused on the development of world-class industrial parks, warehouses, cold storage facilities, and commercial centers through its subsidiaries. In 2022, the Company ventured into the establishment of data center facilities. The Company has the following operating subsidiaries:

- (i) Laguna Technopark, Inc.
- (ii) Unity Realty & Development Corporation
- (iii) LCI Commercial Ventures, Inc.
- (iv) ALogis Artico, Inc. (formerly Ecozone Power Management, Inc.)
- (v) Orion Land, Inc.
- (vi) Tutuban Properties, Inc.
- (vii) Orion Property Development, Inc.
- (viii) A-FLOW Land I Corp.

A. Business of Issuer

(i) Principal Products and Services

Laguna Technopark, Inc. (LTI)

- LTI is engaged in the business of real estate development. LTI owns and operates industrial parks that cater to light and medium, non-polluting enterprises from both global and local markets, namely: Laguna Technopark, Cavite Technopark, Laguindingan Technopark, and Batangas Technopark. LTI is likewise into the leasing of warehouses located in multiple sites in Laguna, Cavite, and Pampanga, spanning approximately 174,127 square meters (sqm.) of warehouse gross leasable area (GLA).

Unity Realty & Development Corporation (URDC)

- URDC is a real estate holding company which owns Pampanga Technopark located in Mabalacat City, Pampanga. URDC is engaged in the operation of cold storage facilities with 12,548 pallet positions and dry warehouse of 34,828 sqm. in Pangasinan and Pampanga.

LCI Commercial Ventures, Inc. (LCVI)

- LCVI owns and operates warehouse facilities in a 14-hectare property in Calamba, Laguna, with warehouse GLA of 98,173 sqm.

ALogis Artico, Inc. (AAI)

- AAI, a wholly-owned subsidiary of LTI, that manages cold storage facilities with a total of 19,028 pallet positions with sites located in Laguna, Cebu, and Iloilo. Moreover, AAI is also into the operation of a standard factory building located in Batangas and Iloilo, with warehouse GLA of 72,501 sqm.

Orion Land, Inc. (OLI)

- OLI is engaged in the business of property development and leasing. It owns South Park Center, a commercial complex consisting of a 5-storey mall and a 6-storey corporate office building located in Alabang, Muntinlupa.

Tutuban Properties, Inc. (TPI)

- TPI, a wholly-owned subsidiary of OLI, holds the lease and development rights of over a 20-hectare property in Divisoria. On the property sits the Tutuban Center, an integrated wholesale and retail complex, located in Tondo, Manila.

Orion Property Development, Inc. (OPDI)

- OPDI, a wholly-owned subsidiary of OLI, handles property development. Its present landholdings include properties in Batangas and Laguna.

A-FLOW Land I Corp.

Incorporated in 2022, this is a 60%-owned company engaged in leasing of land in Mamplasan, Laguna to A-FLOW I Properties Corp.

II. MARKET PRICE OF AND DIVIDENDS ON THE REGISTRANT’S COMMON EQUITY

A) Principal market where the registrant’s common equity is traded.

The following table shows the high and low prices (in PHP) of AyalaLand Logistics Holdings Corp.’s shares in the Philippine Stock Exchange for the year 2025 and 2024:

	<u>2025</u>		<u>2024</u>	
	<u>High</u>	<u>Low</u>	<u>High</u>	<u>Low</u>
1 st qtr	₱1.77	₱1.43	₱2.25	₱1.68
2 nd qtr	₱1.59	₱1.33	₱2.15	₱1.72
3 rd qtr	₱1.57	₱1.35	₱2.12	₱1.73
4 th qtr	₱1.45	₱1.25	₱2.18	₱1.62

Source: PSE Market Data Department

The market capitalization of the Company’s common shares as of end-2025, based on the closing price of ₱1.30/share, was approximately ₱8,192,069,583.10.

The price information of common shares, shares as of the close of the latest practicable trading date, March 18, 2026 is ₱1.29 per share.

B) Holders

The following are the top 20 registered holders of the Company’s securities based on the records of our stock transfer agent:

Common Shares

There are 728 registered holders of common shares as of February 28, 2026.

	Stockholder Name	No. of common shares	Percentage of common shares
1.	Ayala Land, Inc.	4,467,752,831	70.90%
2.	PCD Nominee Corporation (Filipino)	1,136,317,474	18.04%
3.	F. Yap Securities, Inc.	279,854,100	4.44%
4.	ESOWN Administrator 2019	103,098,980	1.64%
5.	PCD Nominee Corporation (Non-Filipino)	82,582,537	1.31%
6.	Orion Land, Inc.	49,444,216	0.78%
7.	YHS Holdings Corporation	22,900,000	0.36%
8.	Caridad Say	22,370,000	0.35%
9.	ESOWN Administrator 2018	19,967,400	0.32%
10.	SEC Account FAO: Various Customers of Guoco Securities (Philippines), Inc.	18,076,380	0.29%
11.	Victor Say	15,000,000	0.24%
12.	Coronet Property Holdings Corp.	6,000,000	0.10%
13.	Federal Homes, Inc.	5,492,000	0.09%
14.	PLLIM Investments, Inc.	4,600,000	0.07%
15.	Dao Heng Securities (Phils.), Inc.	4,015,000	0.06%
16.	Kristine Chai Gaisano	3,900,000	0.06%
17.	Felipe Yap	3,010,000	0.05%
18.	Double D MDSE Corporation	2,527,000	0.04%
19.	Alan M. Lirio Or Rossana C. Lirio	2,409,000	0.04%
20.	Efren Chua Yap	2,400,000	0.04%

A list of the company's top 100 shareholders as of December 31, 2025 can be found through this link:
https://www.ayalalandlogistics.com/wp-content/uploads/2026/01/ALLHC_List_of_Top_100_Stockholders_as_of_December_31_2025_Redacted_1_.pdf

C) Dividends

There were no dividend declarations for the years 2022 to 2025.

Dividend policy

As provided in the By-laws, dividends shall be declared only from surplus profit and shall be payable at such times and in such amounts as the Board of Directors may determine. The dividends shall be payable in cash or in shares of stock from the unissued stock of the Company, or both as the Board may determine. No dividend shall be declared that will impair the capital of the Company.

Cash dividends are subject to the approval of the Board of Directors but no stockholder approval is required. For stock dividends, approval of the Board and the stockholders holding two-thirds of the capital stock of the Company are required.

D) Recent sale of securities

The Company has not sold any unregistered securities within the past three fiscal years.

E) Compliance Program

Corporate Governance

The Board of Directors, officers and employees of the Company commit themselves to the principles and best practices embodied in its Manual on Corporate Governance (the "Manual"). The Company believes that good corporate governance is a necessary component of what constitutes sound strategic business management and will therefore exert every effort to ensure adherence thereto within the organization. The Manual was last revised in 2022.

Compliance Officer

The Board designates a Compliance Officer who reports to the Chairman of the Board. As required of publicly-listed companies, the appointment of Compliance Officer is properly disclosed to the SEC. The Board also ensures the presence and adequacy of internal control mechanisms for good governance. The Compliance Officer's duties include ensuring proper onboarding of new directors (i.e., orientation on the Company's business, articles of incorporation, by-laws, and charters among others), monitor, review, evaluate and ensure compliance by the Company, its officers and directors with the relevant laws, with the Code of Corporate Governance ("Code"), rules and regulations and all governance issuances of regulatory agencies, ensure the attendance of board members and key officers in relevant trainings, appear before the SEC upon summon on matters in relation to compliance with the Code, ensure the integrity and accuracy of all documentary submissions to regulators, determine violation/s of the Code and recommend to the Board the imposition of appropriate disciplinary action on the responsible parties and the adoption of measures to prevent a repetition of the violation, identify possible areas of compliance issues and work towards the resolution of the same, develop and establish, subject to approval of the Board, a monitoring and evaluation system to determine compliance with the Manual, which system shall provide for a procedure that fulfils the requirements of due process, and perform such other duties and responsibilities as may be provided by the SEC.

Integrated Annual Corporate Governance Report (I-ACGR)

SEC MC No. 15, Series of 2017 was released in December 2017 which mandates all publicly-listed companies to submit an Integrated Annual Corporate Governance Report (“I-ACGR”) on or before May 30 of the following year for every year that the company remains listed in the PSE, covering all relevant information for the preceding year. For the fiscal year 2024, the Company submitted its I-ACGR on May 28, 2025. As of 31 December 2025, the Company has substantially complied with the principles and best practices contained in the Manual. There were no sanctions imposed on any director, officer or employee for noncompliance of the Manual. The Company is taking further steps to enhance adherence to principles and practices of good corporate governance.

Integrated Report

The Company adheres to the International Integrated Reporting Framework set by the International Integrated Reporting Council as a means to present its business model, risk and opportunities, strategy, performance, and outlook. A copy of the Company’s 2024 Integrated Report may be accessed *via* <https://www.ayalalandlogistics.com/wp-content/uploads/2025/04/ALLHC-2024-Integrated-Report.pdf>

A copy of the Company’s Integrated Report for the year 2025 will be made available on the Company’s website before the ASM set on April 23, 2026.

Upon the written request of the stockholders, the Company undertakes to furnish said stockholder with a copy of SEC Form 17-A free of charge. Any written request for a copy of SEC Form 17-A shall be addressed to the following:

**AyalaLand Logistics Holdings Corp.
5th Floor Glorietta 4
Ayala Center, Makati City 1224**

**Attention: Mr. Tristan John T. de Guzman
Chief Finance Officer, Compliance Officer & Chief Risk Officer**

February 12, 2026

**STATEMENT OF MANAGEMENT'S RESPONSIBILITY
FOR FINANCIAL STATEMENTS**

The management of AyalaLand Logistics Holdings Corp. (the Company) is responsible for the preparation and fair presentation of the consolidated financial statements including the schedules attached therein for the years ended December 31, 2025, 2024 and 2023 in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

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

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

Isla Lipana & Co., the independent auditors appointed by the stockholders, has audited the consolidated financial statements of the Company and its subsidiaries in accordance with Philippine Standards of Auditing, and in its report to the stockholders, has expressed its opinion on the fairness of presentation upon completion of such audit.

ANNA MA. MARGARITA B. DY
Chairman, Board of Directors

ROBERT S. LAO
President & Chief Executive Officer

TRISTAN JOHN Y. DE GUZMAN
Chief Finance Officer

SUBSCRIBED AND SWORN to before me this FEB 12 2026, at Makati City, to me their passports as competent evidence of their identities, as follows:

<u>Name</u>	<u>Passport No.</u>	<u>Date/Place of Issue</u>
Anna Ma. Margarita B. Dy		
Robert S. Lao		
Tristan John T. de Guzman		

HAND AND SEAL of _____ at the place first above written.

Doc. No. 260 ;
Page No. 53 ;
Book No. XVII ;
Series of 2026.

Notarial DST pursuant to Sec. 61 of the TRAIN Act (amending Sec. 188 of the NIRC) affixed on Court's copy.



TRIXIE CARTELMA GONZALES
Notary Public - Makati City
App. No. M
Roll of Attorneys No.
IRP No.
PTR No. MKT
MCLC Compliance o.
3rd Floor, Tower One and Exchange Plaza,
Ayala Triangle, Ayala Avenue
Makati City, Philippines



Independent Auditor's Report

To the Board of Directors and Shareholders of
AyalaLand Logistics Holdings Corp. and Subsidiaries
3rd Level Glorietta 5, Ayala Center
Makati City, Philippines

Report on the Audits of the Financial Statements

Our Opinion

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of AyalaLand Logistics Holdings Corp. and its subsidiaries (together, the "Group") as at December 31, 2025 and 2024, and their consolidated financial performance and their consolidated cash flows for each of the three years in the period ended December 31, 2025, in accordance with Philippine Financial Reporting Standards (PFRS) Accounting Standards.

What we have audited

The consolidated financial statements of the Group comprise:

- the consolidated statements of financial position as at December 31, 2025 and 2024;
- the consolidated statements of comprehensive income for each of the three years in the period ended December 31, 2025;
- the consolidated statements of changes in equity for each of the three years in the period ended December 31, 2025;
- the consolidated statements of cash flows for each of the three years in the period ended December 31, 2025; and
- the notes to the consolidated financial statements, comprising material accounting policy and other explanatory information.

Isla Lipana & Co., 29th Floor, AIA Tower, 8767 Paseo de Roxas,
1226 Makati City, Philippines
+63 (2) 8845 2728

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSA). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audits of the Consolidated Financial Statements section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We are independent of the Group in accordance with the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics), as applicable to audits of consolidated financial statements of public interest entities, together with the ethical requirements that are relevant to our audits of consolidated financial statements of public interest entities in the Philippines. We have also fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics.

Our Audit Approach

As part of designing our audit, we determined materiality and assessed the risks of material misstatement in the consolidated financial statements. In particular, we considered where management made subjective judgments; for example, in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain.

As in all of our audits, we also addressed the risk of management override of internal controls, including among other matters, consideration of whether there was evidence of bias that represented a risk of material misstatement due to fraud.

We tailored the scope of our audit in order to perform sufficient work to enable us to provide an opinion on the consolidated financial statements as a whole, taking into account the structure of the Group, the accounting processes and controls, and the industry in which the Group operates.

Key Audit Matters

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

The key audit matter identified in our audit pertains to the real estate revenue recognition based on percentage of completion (PoC) as a measure of progress.

Key audit matter identified in our audit is revenue recognition.

Key audit matter	How our audit addressed the key audit matter
<p>Real estate revenue recognition based on PoC as a measure of progress</p> <p>Refer to Note 22 to the consolidated financial statements for the details of the Group's revenue, Note 28 for the discussion on critical accounting estimates and assumptions, and Note 29.12 for the discussion on Group's accounting policies.</p> <p>The revenue from sale of real estate for the year ended December 31, 2025 amounts to P1,675 million which accounts for approximately 45% of the consolidated total revenue. It is therefore material to the consolidated financial statements.</p> <p>Real estate revenue from contracts with customers is recognized over time using the output method in accordance with the guidance set in PFRS 15, Revenue from contracts with customers, and Philippine Interpretations Committee Questions and Answers (PIC Q&A) 2018-12. Under the output method, revenue is calculated with reference to the PoC of the project. In the case of the Group, PoC is determined based on the actual physical accomplishment through completion of the project. Hence, real estate revenue recognition requires significant estimates and judgement.</p>	<p>We addressed this matter by understanding and evaluating the processes and controls implemented by the Group in measuring progress under the output method, including how physical accomplishment and project milestones are determined, validated, and approved. Our audit procedures included:</p> <ul style="list-style-type: none"> • Evaluating the design and testing the operating effectiveness of key controls over the identification, measurement, and approval of project milestones and physical accomplishment used to determine the percentage of completion. • Substantiating, on a sample basis, the reported percentage of completion by inspecting independent evidence of outputs achieved, including project accomplishment reports prepared by project engineers and certifications by independent quantity surveyors, and performing site visits for selected projects. • Verifying the mathematical accuracy of the percentage of completion derived from physical accomplishment measures and assessing whether the resulting revenue recognized for each project and individually sold unit was appropriately calculated in accordance with the Group's accounting policies and PFRS 15.

Other Information

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

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

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

When we read the other information identified above which have not yet been received, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

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

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

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

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

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

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

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Plan and perform the group audit to obtain sufficient appropriate audit evidence regarding the financial information of the entities or business units within the Group as a basis for forming an opinion on the consolidated financial statements. We are responsible for the direction, supervision and review of the audit work performed for purposes of the group audit. We remain solely responsible for our audit opinion.

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

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

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

The engagement partner on the audit resulting in this independent auditor's report is Zaldy D. Aguirre.

Isla Lipana & Co.

Zaldy D. Aguirre

Partner

CPA Cert No.

P.T.R. No. issued on , Makati City

SEC A.N (individual) as general auditors , Category A; valid to audit 2020
to 2025 financial statements

SEC A.N (firm) as general auditors , Category A; valid to audit 2020
to 2025 financial statements

TIN

BIR A.N. issued on ; effective until

BOA/PRC Reg. No. effective until 6.

Makati City

February 12, 2026



Statement Required by Rule 68
Securities Regulation Code (SRC)

To the Board of Directors and Shareholders of
AyalaLand Logistics Holdings Corp. and Subsidiaries
3rd Level Glorietta 5
Ayala Center, Makati City

We have audited the consolidated financial statements of AyalaLand Logistics Holdings Corp. (the “Parent Company”) and its subsidiaries (together the “Group”) as at December 31, 2025 and 2024 and for each of the three years in the period ended December 31, 2025, on which we have rendered the attached report dated February 12, 2026. The Supplementary Information shown in the Reconciliation of Parent Company’s Retained Earnings Available for Dividend Declaration, Map of Relationships of the Companies within the Group, and Schedules A, B, C, D, E, F, and G, as additional components required by the Revised SRC Rule 68, is presented for purposes of filing with the Securities and Exchange Commission and is not a required part of the basic consolidated financial statements. Such Supplementary Information is the responsibility of management and has been subjected to auditing procedures applied in the audit of the basic consolidated financial statements. In our opinion, the Supplementary Information has been prepared in accordance with the Revised SRC Rule 68.

Isla Lipana & Co.

Zaldy D. Aguirre
Partner
CPA Cert No. _____
P.T.R. No. 0 _____, issued on _____
SEC A.N (individual) as general auditors _____, Category A; valid to audit 2020
to 2025 financial statements
SEC A.N (firm) as general auditors _____ C, Category A; valid to audit 2020
to 2025 financial statements
TIN _____
BIR A.N. _____, issued on _____; effective until December 21, 2026.
BOA/PRC Reg. No. _____, effective until _____

Makati City
February 12, 2026

Isla Lipana & Co., 29th Floor, AIA Tower, 8767 Paseo de Roxas,
1226 Makati City, Philippines
+63 (2) 8845 2728



Statement Required by Rule 68 Securities Regulation Code (SRC)

To the Board of Directors and Shareholders of
AyalaLand Logistics Holdings Corp.
3rd Level Glorietta 5
Ayala Center, Makati City

We have audited in accordance with Philippine Standards on Auditing, the consolidated financial statements of AyalaLand Logistics Holdings Corp. (the "Parent Company") and its subsidiaries (together, the "Group") as at December 31, 2025 and 2024 and for each of the three years in the period ended December 31, 2025, and have issued our report thereon dated February 12, 2026. Our audits were made for the purpose of forming an opinion on the basic consolidated financial statements taken as a whole. The Supplementary Schedule on Financial Soundness Indicators, including their definitions, formulas, calculation, and their appropriateness or usefulness to the intended users, are the responsibility of the Group's management. These financial soundness indicators are not measures of operating performance defined by PFRS Accounting Standards and may not be comparable to similarly titled measures presented by other companies. This schedule is presented for the purpose of complying with the Revised SRC Rule 68 issued by the Securities and Exchange Commission and is not a required part of the basic consolidated financial statements prepared in accordance with PFRS Accounting Standards. The components of these financial soundness indicators have been traced to the Group's consolidated financial statements as at December 31, 2025 and 2024 and for each of the three years in the period ended December 31, 2025 and no material exceptions were noted.

Isla Lipana & Co.

Zaldy D. Aguirre
Partner
CPA Cert No. _____
P.T.R. No. _____, issued on _____, Makati City
SEC A.N (individual) as general auditors _____, Category A; valid to audit 2020
to 2025 financial statements
SEC A.N (firm) as general auditors _____ Category A; valid to audit 2020
to 2025 financial statements
TIN _____
BIR A.N. _____, issued on _____; effective until December 21, 2026.
BOA/PRC Reg. No. _____, effective until _____

Makati City
February 12, 2026

Isla Lipana & Co., 29th Floor, AIA Tower, 8767 Paseo de Roxas,
1226 Makati City, Philippines
+63 (2) 8845 2728

AyalaLand Logistics Holdings Corp. and Subsidiaries

Consolidated Statements of Financial Position
As at December 31, 2025 and 2024
(All amounts in thousands of Philippine Peso)

	Notes	2025	2024
Assets			
Current assets			
Cash and cash equivalents	2	155,091	242,677
Receivables, net	3	2,285,475	2,989,124
Real estate held for development and sale, net	4	5,873,227	5,705,925
Amounts owed by related parties	15	875,103	932,702
Financial assets at fair value through profit or loss	6	-	4,906
Other current assets	7	1,299,122	1,445,348
Total current assets		10,488,018	11,320,682
Non-current assets			
Receivables, net of current portion	3	2,748,270	2,639,047
Financial assets at fair value through other comprehensive income	5	144,950	151,284
Investment in joint venture	8	1,217,092	737,607
Right-of-use of asset, net	24	915,323	999,762
Investment properties, net	9	12,064,176	12,208,487
Property and equipment, net	10	3,177,276	1,702,781
Net pension assets	20	-	1,519
Deferred tax assets, net	21	160,706	182,112
Other non-current assets	7	1,270,057	796,015
Total non-current assets		21,697,850	19,418,614
Total assets		32,185,868	30,739,296
Liabilities and Equity			
Current liabilities			
Accounts payable and accrued expenses	11	2,233,987	2,250,617
Amounts owed to related parties	15	7,679,491	7,124,850
Short-term debt and current portion of long-term debts	12	1,124,800	24,800
Income tax payable		4,921	5,390
Lease liabilities	24	160,407	36,014
Rental and other deposits	13	270,569	404,674
Total current liabilities		11,474,175	9,846,345
Non-current liabilities			
Installment payable, net of current portion	11	188,679	444,360
Long-term debts, net of current portion	12	2,397,938	2,421,089
Rental and other deposits, net of current portion	13	704,743	461,308
Lease liabilities, net of current portion	24	1,368,724	1,677,432
Net pension liabilities	20	9,736	-
Deferred income tax liabilities, net	21	296,633	274,669
Other non-current liabilities	16	639,372	729,660
Total non-current liabilities		5,605,825	6,008,518
Total liabilities		17,080,000	15,854,863

AyalaLand Logistics Holdings Corp. and Subsidiaries

Consolidated Statements of Financial Position
As at December 31, 2025 and 2024
(All amounts in thousands of Philippine Peso)

(continued)

	Notes	2025	2024
Equity			
Equity attributable to equity holders of the Parent Company			
Capital stock	14	6,217,506	6,214,328
Additional paid-in capital	14	6,025,834	6,023,733
Shares held by a subsidiary	14	(144,377)	(144,377)
Equity reserves	26	(1,693,307)	(1,693,307)
Other comprehensive losses, net	14	(923,144)	(912,544)
Retained earnings		5,334,201	5,126,762
		14,816,713	14,614,595
Non-controlling interests		289,155	269,838
Total equity		15,105,868	14,884,433
Total liabilities and equity		32,185,868	30,739,296

The notes on pages 1 to 41 are integral part of these consolidated financial statements.

AyalaLand Logistics Holdings Corp. and Subsidiaries

Consolidated Statements of Comprehensive Income
For each of the three years in the period ended December 31, 2025
(All amounts in thousands of Philippine Peso except for earnings per share figure)

	Notes	2025	2024	2023
Revenues				
Real estate sales	22	1,675,323	3,344,426	1,763,231
Rental services	9	1,366,793	1,334,310	1,252,297
Sale of storage services	22	308,125	163,474	169,490
Others	24	400,430	345,604	325,054
		3,750,671	5,187,814	3,510,072
Cost and expenses				
Cost of real estate sold	17	(852,550)	(2,174,342)	(1,136,870)
Cost of rental services	17	(1,177,655)	(1,135,332)	(1,086,011)
Cost of storage services	17	(279,074)	(130,873)	(101,065)
Operating expenses	18	(388,682)	(310,495)	(224,389)
		(2,697,961)	(3,751,042)	(2,548,335)
Other charges, net				
Interest expense and bank charges, net	19	(701,073)	(569,006)	(307,406)
Provision for probable losses	25	(20,767)	(61,362)	-
Miscellaneous income (charges)	19	11,235	(19,678)	89,672
		(710,605)	(650,046)	(217,734)
Income before income tax				
		342,105	786,726	744,003
Income tax expense	21	(121,876)	(85,970)	(107,896)
Net income for the year		220,229	700,756	636,107
Attributable to:				
Equity holders of the Parent Company		200,410	700,909	625,222
Non-controlling interests		19,819	(153)	10,885
		220,229	700,756	636,107
Earnings per share				
Basic and diluted, for income for the year attributable to ordinary equity holders of the Parent Company	23	0.03	0.11	0.10

The notes on pages 1 to 41 are integral part of these consolidated financial statements.

AyalaLand Logistics Holdings Corp. and Subsidiaries

Consolidated Statements of Comprehensive Income
For each of the three years in the period ended December 31, 2025
(All amounts in thousands of Philippine Peso)

	Notes	2025	2024	2023
Net income		220,229	700,756	636,107
Other comprehensive income (loss)				
<i>Items that may not be reclassified to profit or loss in subsequent periods:</i>				
Unrealized gain on debt and equity instruments at fair value through other comprehensive income	5	1,866	24,670	38,456
(Loss) gain on remeasurement of retirement benefits liability, net of tax	20	(2,928)	213	1,858
Total comprehensive income		219,167	725,639	676,421
Attributable to:				
Equity holders of the Parent Company		199,850	726,550	664,552
Non-controlling interests		19,317	(911)	11,869
		219,167	725,639	676,421

The notes on pages 1 to 41 are integral part of these consolidated financial statements.

AyalaLand Logistics Holdings Corp. and Subsidiaries

Consolidated Statements of Changes in Equity For each of the three years in the period ended December 31, 2025 (All amounts in thousands of Philippine Peso)

	Notes	Attributable to equity holders of the Parent Company						Total	Non-controlling interests	Total equity
		Capital stock (Note 14)	Additional paid-in capital (Note 14)	Shares held by a subsidiary (Note 14)	Equity reserves (Note 26)	Other comprehensive losses, net (Note 14)	Retained Earnings			
Balances at January 1, 2023		6,201,777	6,020,123	(144,377)	(1,693,307)	(960,446)	3,539,322	12,963,092	258,880	13,221,972
Comprehensive income										
Net income for the year		-	-	-	-	-	625,222	625,222	10,885	636,107
Other comprehensive income for the year	5,20	-	-	-	-	39,330	-	39,330	984	40,314
Total comprehensive income for the year		-	-	-	-	39,330	625,222	664,552	11,869	676,421
Transactions with owners										
Proceeds from share subscriptions	14	8,179	637	-	-	-	-	8,816	-	8,816
Transfer of realized valuation increment		-	-	-	-	(7,029)	7,029	-	-	-
Total transactions with owners		8,179	637	-	-	(7,029)	7,029	8,816	-	8,816
Balances at December 31, 2023		6,209,956	6,020,760	(144,377)	(1,693,307)	(928,145)	4,171,573	13,636,460	270,749	13,907,209
Impact of adoption of PFRS 15 covered by PIC Q&A 2018-12-D		-	-	-	-	-	247,251	247,251	-	247,251
Balances at January 1, 2024, as restated		6,209,956	6,020,760	(144,377)	(1,693,307)	(928,145)	4,418,824	13,883,711	270,749	14,154,460
Comprehensive income										
Net income for the year		-	-	-	-	-	700,909	700,909	(153)	700,756
Other comprehensive income for the year	5,20	-	-	-	-	25,641	-	25,641	(758)	24,883
Total comprehensive income for the year		-	-	-	-	25,641	700,909	726,550	(911)	725,639
Transactions with owners										
Proceeds from share subscriptions	14	4,372	2,973	-	-	-	-	7,345	-	7,345
Transfer of realized valuation increment		-	-	-	-	(10,040)	7,029	(3,011)	-	(3,011)
Total transactions with owners		4,372	2,973	-	-	(10,040)	7,029	4,334	-	4,334
Balances at December 31, 2024		6,214,328	6,023,733	(144,377)	(1,693,307)	(912,544)	5,126,762	14,614,595	269,838	14,884,433
Comprehensive income										
Net income for the year		-	-	-	-	-	200,410	200,410	19,819	220,229
Other comprehensive loss for the year	5,20	-	-	-	-	(560)	-	(560)	(502)	(1,062)
Total comprehensive income for the year		-	-	-	-	(560)	200,410	199,850	19,317	219,167
Transactions with owners										
Proceeds from share subscriptions	14	3,178	2,101	-	-	-	-	5,279	-	5,279
Transfer of realized valuation increment		-	-	-	-	(10,040)	7,029	(3,011)	-	(3,011)
Total transactions with owners		3,178	2,101	-	-	(10,040)	7,029	2,268	-	2,268
Balances at December 31, 2025		6,217,506	6,025,834	(144,377)	(1,693,307)	(923,144)	5,334,201	14,816,713	289,155	15,105,868

The notes on pages 1 to 41 are integral part of these consolidated financial statements.

AyalaLand Logistics Holdings Corp. and Subsidiaries

Consolidated Statements of Cash Flows
For each of the three years in the period ended December 31, 2025
(All amounts in thousands of Philippine Peso)

	Notes	2025	2024	2023
Cash flows from operating activities				
Income before income tax		342,105	786,726	744,003
Adjustments for:				
Depreciation and amortization	7,9,10,17,18	546,094	461,370	426,791
Interest expense and bank charges	19	746,786	615,603	492,093
Depreciation of right-of-use assets	17,24	66,106	66,287	69,771
Provision for probable losses	25	20,767	61,362	-
Provision for impairment losses on receivables	3	23,822	23,747	-
Equity in net loss of joint ventures	19	113,515	23,166	5,837
Unrealized (gain) on financial assets at FVPL	6	(35)	(108)	(182)
Interest income	19	(45,713)	(46,597)	(184,687)
Operating income before working capital changes		1,813,447	1,991,556	1,553,626
Increase (decrease) in:				
Receivables		(136,630)	(608,089)	(600,448)
Real estate held for sale and development		(167,303)	(660,724)	(661,059)
Other current assets		147,745	938,701	(626,668)
Pension assets		(8,122)	3,174	8,820
Other noncurrent assets		(478,581)	(645,886)	23,433
Decrease (increase) in:				
Accounts payable and accrued expenses		(310,670)	572,906	(153,845)
Amounts owed to related parties		(5,152)	(112,589)	236,952
Rental and other deposits		109,330	(10,837)	94,361
Other noncurrent liabilities		(90,287)	69,462	(6,981)
Net cash flows generated from (used in) operations		873,777	1,537,674	(131,809)
Interest received		44,213	54,325	3,791
Interest paid		(471,755)	(567,926)	(159,345)
Income tax paid		(81,361)	(144,167)	(140,079)
Net cash generated from (used) in operating activities		364,874	879,906	(427,442)
Cash flows from investing activities				
Additions to amounts owed by related parties		(487,595)	(729,469)	(2,132,987)
Deductions from amounts owed by related parties		576,745	321,057	2,009,514
Investment in joint venture	8	(593,000)	(83,000)	(502,465)
Acquisitions of:				
Investment in properties	9	(336,918)	(773,522)	(1,050,308)
Property and equipment	10	(1,541,224)	(499,181)	(416,567)
Proceeds from sale of equipment		-	-	56
Proceeds from sale and maturity of:				
Financial assets at FVOCI and FVPL	5,6	13,141	-	36,000
Net cash used in investing activities		(2,368,851)	(1,764,115)	(2,056,757)

AyalaLand Logistics Holdings Corp. and Subsidiaries

Consolidated Statements of Cash Flows
For each of the three years in the period ended December 31, 2025
(All amounts in thousands of Philippine Peso)

(continued)

	Notes	2025	2024	2023
Cash flows from financing activities				
Proceeds from short-term loan availment	12	1,100,000	-	-
Payments of loan	12	(24,800)	(21,050)	-
Proceeds from sale of receivables from land sales	3	661,300	-	-
Proceeds from share subscriptions, net	14	5,278	7,345	8,816
Proceeds from amounts owed to related parties	15	3,421,871	5,494,358	9,373,141
Payment of amounts owed to related parties	15	(2,937,290)	(4,410,474)	(6,977,349)
Payment of lease liabilities	24	(309,968)	(158,006)	(156,314)
Net cash flows from financing activities		1,916,391	912,173	2,248,294
Net (decrease) increase in cash and cash equivalents		(87,586)	27,964	(235,905)
Cash and cash equivalents at beginning of year		242,677	214,713	450,618
Cash and cash equivalents at end of year	2	155,091	242,677	214,713

The notes on pages 1 to 41 are integral part of these consolidated financial statements.

AyalaLand Logistics Holdings Corp. and Subsidiaries

Notes to the Consolidated Financial Statements

As at December 31, 2025 and 2024 and

for each of the three years in the period ended December 31, 2025

(In the notes, all amounts are shown in Philippine Peso unless otherwise stated)

1 Corporate and Group information

1.1 Corporate information

AyalaLand Logistics Holdings Corp. (ALLHC; the “Parent Company”) was incorporated and registered with the Philippine Securities and Exchange Commission (SEC) on May 19, 1989. The Parent Company’s registered office address is 3rd Level Glorietta 5, Ayala Center, Makati City. The Parent Company is a subsidiary of Ayala Land, Inc. (ALI). ALI’s parent company is Ayala Corporation (AC). AC is 47.57% owned by Mermac, Inc. and the rest by the public as at December 31, 2025. Both ALI and AC are publicly-listed companies incorporated in the Philippines. The Parent Company is listed in the Philippine Stock Exchange.

ALLHC and its subsidiaries, collectively referred to as “the Group”, have principal business interests in holding companies, industrial lot development and sale, warehouse and commercial leasing and cold storage services.

1.2 Group Information

The consolidated financial statements include the accounts of the Parent Company and the following subsidiaries of the Group:

Subsidiaries	Nature of business	Percentage of Ownership		
		2025	2024	2023
Laguna Technopark, Inc. (LTI)	Real estate development and warehouse leasing	100%	100%	100%
ALogis Artico Inc. (AAI), formerly Ecozone Power Management, Inc. (EPMI)	Warehouse leasing and cold storage services	100%	100%	100%
Unity Realty & Development Corporation (URDC)	Real estate development	100%	100%	100%
Orion Land, Inc. (OLI)	Commercial leasing	100%	100%	100%
Tutuban Properties, Inc. (TPI)	Commercial leasing	100%	100%	100%
TPI Holdings Corporation (TPIHC)**	Investment holding company	100%	100%	100%
Orion Property Developments, Inc. (OPDI)	Real estate development	100%	100%	100%
Orion Beverage, Inc. (OBI)*	Manufacturing	100%	100%	100%
LCI Commercial Ventures, Inc. (LCVI)	Warehouse leasing	100%	100%	100%
Luck Hock Venture Holdings, Inc. (LHVHI)**	Other business activities	60%	60%	60%
Orion Maxis, Inc. (OMI)*	Marketing and administrative services	100%	100%	100%
Orion I Holdings Philippines, Inc. (OIHPI)**	Financial holding company	100%	100%	100%
FLT Prime Insurance Corporation (FPIC)*	Non-life insurance company	78.77%	78.77%	78.77%
A-FLOW Land I Corp (A-FLOW Land)	Real estate leasing	60.00%	60.00%	60.00%
Orion Solutions, Inc. (OSI)*	Management information technology consultancy services	100%	100%	100%

* Inactive companies approved by their respective BOD for liquidation

**SEC approved shortening of corporate term

All the entities in the Group are incorporated in the Philippines.

The voting rights held by the Parent Company in its investments in subsidiaries are in proportion to its ownership interest.

LTI

LTI was incorporated on November 15, 1990 and is based in Laguna. LTI develops industrial parks and leases ready-built factory units and sells industrial lots to local and company locators. LTI is likewise into the construction and operation of standard factory buildings located in multiple sites in Laguna, Cavite, and Pampanga.

AAI

AAI, formerly EPMI, was incorporated on August 20, 2010 and engaged in retail electricity supply. In 2022, the Company gradually assigned its retail electricity business to focus on the industrial real estate business. On January 30, 2024, the SEC approved the Company's change of corporate name. The Company is registered with PEZA as an "ecozone facilities enterprise" at the Laguna Technopark Special Economic Zone in Biñan, Laguna and as a "domestic market enterprise" engaged in operation and maintenance of a warehouse building at Light Industry and Science Park III in Sto. Tomas, Batangas.

URDC

URDC was acquired from previous individual stockholders on July 19, 2019. URDC owns a property in Pampanga which is currently being developed to be Pampanga Technopark, a world-class industrial township, which caters to light and medium, non-polluting enterprises, from both global and local markets.

OLI

OLI operates a commercial building composed of a 5-storey shopping center and a 6-storey business processing outsourcing office with a gross leasable area of 60,000 square meters located along National Road, Alabang, Muntinlupa City.

TPI

TPI operates the Tutuban Center, a 20-hectare commercial complex located in Manila City. The Tutuban Center will be the location of the North-South Railway Project (NSRP) Transfer Station which will interconnect with the LRT 2 West Station.

OPDI

OPDI handles property development. Its present landholdings include properties in Batangas and Calamba.

LCVI

LCVI was a top manufacturer of ceramic floor and wall tiles in the Philippines and has a manufacturing plant in Laguna. In 2012, LCVI ceased its manufacturing operations and started renting out its warehouses in 2014.

A-FLOW Land

A-FLOW Land was incorporated and registered with the Philippine Securities and Exchange Commission (SEC) on August 12, 2022. On October 4, 2022, ALLHC entered into subscription agreement with Flow Luna | Property Pte. Ltd (FLOW) representing 60% interest in A-FLOW Land. A-FLOW Land's primary purpose is to engage in the land leasing business.

1.3 Approval of financial statements

The accompanying consolidated financial statements of the Group as at December 31, 2025 and 2024, and for each of the three years in the period ended December 31, 2025 were approved for issuance by the Parent Company's Board of Directors (BOD) in a meeting dated February 12, 2026.

2 Cash and cash equivalents

Details of the account are as follows:

	2025	2024
Cash on hand	523	407
Cash in bank	139,930	242,270
Cash equivalent	14,638	-
	155,091	242,677

Cash in banks earn interest at the respective bank deposit rates.

Cash equivalents pertain to short-term, highly liquid investments that are readily convertible to known amounts of cash with original maturities of three (3) months or less from date of acquisition and subject to an insignificant risk of changes in value. Interest rates in 2025 ranges from 4.52% to 5.65% (2024 - 4.50% to 5.25%).

Interest earned from cash and cash equivalents amounted to P1.92 million in 2025 (2024 - P0.80 million; 2023 - P1.46 million) (Note 19).

3 Receivables, net

Details of the account are as follows:

	2025	2024
Trade receivables		
Land sales	3,682,028	4,529,068
Receivables from tenants	1,098,171	848,707
Non-trade receivables	548,299	523,033
	5,328,498	5,900,808
Less: allowance for expected credit losses	294,753	272,637
	5,033,745	5,628,171
Less: non-current portion	2,748,270	2,639,047
Receivables, current portion	2,285,475	2,989,124

Receivables from land sales represent amounts arising from sale of industrial lots, which are collectible in monthly installments within two to ten years from the date of sale. In 2025, the Group sold certain receivables from land sales amounting to P707.23 million on a without recourse basis to a partner mortgage bank for P661.30 million resulting in a loss amounting to P45.93 million recognized within interest expense in the statement of comprehensive income (Note 19). The proceeds from the sale of receivables were considered as cash flow from financing activities in the statement of cash flows.

Receivables from tenants represent the outstanding receivables arising from the lease of warehouse units, mall and office spaces and cold storage operations which are collectible within 30 days from billing date.

Non-trade receivables consist mainly of receivables from the government related to expropriation against certain properties of the Group, omnibus loan to a consolidator, a fully provided collateralized receivable from a third party after OLI's sale of its previously owned investment in equity securities, and a fully provided insurance receivables from policyholders, insurance agents and reinsurance companies. These are noninterest-bearing and are due and demandable.

The movements of allowance for expected credit losses on receivables follow:

	Note	Trade receivables	Non-trade receivables	Total
At January 1, 2024		78,844	195,046	273,890
Provision for impairment losses	18	23,747	-	23,747
Write-off		(25,000)	-	(25,000)
At December 31, 2024		77,591	195,046	272,637
Provision for impairment losses	18	23,822	-	23,822
Write-off		-	(1,706)	(1,706)
At December 31, 2025		101,413	193,340	294,753

4 Real estate held for development and sale, net

Details of the account are as follows:

	2025	2024
Land	5,913,075	5,745,773
Less: allowance for inventory write-down	39,848	39,848
	5,873,227	5,705,925

Land consists of parcels of land located in Cavite, Laguna, Batangas, Tarlac and Pampanga.

The composition of inventoriable costs as at December 31 follows:

	2025	2024
Land cost	5,193,823	5,420,363
Construction overhead and other related costs	719,252	325,410
	5,913,075	5,745,773

The roll forward analysis of real estate held for development and sale follows:

	Note	2025	2024
Balance at the beginning of the year		5,745,773	5,085,049
Acquisition		154,571	464,814
Development costs incurred		714,191	1,946,590
Cost of real estate (excluding management fees and commission)	17	(701,460)	(1,750,680)
		5,913,075	5,745,773
Less: allowance for inventory write-down		39,848	39,848
At net realizable value		5,873,227	5,705,925

Sale of real estates recognized in 2025 amounted to P1,675.32 million (2024 - P3,344.43 million; 2023 - P1,763.23 million) (Note 22). Real estate inventories recognized as cost of real estate sales amounted to P701.46 million (2024 - P1,750.68 million; 2023 - P984.44 million) (Note 17).

There are no real estate inventories held as collateral as at December 31, 2025 and 2024.

5 Financial assets at FVOCI

Details of the account are as follows:

	2025	2024
Equity securities	102,607	114,387
Debt securities	42,343	36,897
	144,950	151,284

Equity securities mainly pertain to quoted golf club shares and 19.65% equity interest in Cyber Bay Corporation (Note 16).

The Group's investment in Cyber Bay Corporation amounting to P458.07 million is fully provided of the allowance. As at December 31, 2025 and 2024, the book value of Cyber Bay shares amounted to nil.

Debt instruments pertain to quoted government securities.

Movements of financial assets at FVOCI for the years ended December 31 follows:

	2025	2024
Beginning of year	151,284	126,614
Unrealized gain	1,866	24,670
Proceeds from maturity	(8,200)	-
End of year	144,950	151,284

Interest earned from financial assets at FVOCI amounted to P1.30 million in 2025 (2024 - P1.46 million; 2023 - P2.34 million) (Note 19).

6 Financial assets at FVPL

This account pertains to investments in redeemable preferred shares and Unit Investment Trust Fund (UITF) designated as financial assets at FVPL.

Movements of financial assets at FVPL for the years ended December 31 follows:

	2025	2024
Beginning of year	4,906	4,798
Unrealized gain	35	108
Proceeds from sale	(4,941)	-
End of year	-	4,906

There were no dividend income earned from these shares in 2025, 2024 and 2023.

7 Other assets

Details of the account are as follows:

	2025			2024		
	Current	Non-current	Total	Current	Non-current	Total
Input VAT	982,795	327,892	1,310,687	824,450	452,452	1,276,902
Creditable withholding taxes	210,595	331,314	541,909	181,119	233,275	414,394
Advances to suppliers and contractors	-	492,214	492,214	345,452	-	345,452
Refundable deposits	6,147	113,252	119,399	6,135	108,651	114,786
Prepayments	94,623	-	94,623	91,811	-	91,811
Others	7,658	5,385	13,043	5,334	1,637	6,971
	1,301,818	1,270,057	2,571,875	1,454,301	796,015	2,250,316
Less allowance for impairment losses	2,696	-	2,696	8,953	-	8,953
	1,299,122	1,270,057	2,569,179	1,445,348	796,015	2,241,363

Input value added tax (VAT) pertains to VAT passed on from purchases of goods, services and capital goods which is available for application against output VAT.

Creditable withholding taxes (CWTs) are available for offset against income tax payable in the future periods.

Advances to suppliers and contractors pertain to advance payment to land owners for purchases of land and service contractors for construction services of the Group's real estate held for development and sale and or property and equipment and investment properties.

Refundable deposits pertain to deposits made to utility companies, other suppliers and various miscellaneous deposits.

Prepayments pertain to prepaid insurance, taxes and licenses and other prepaid expenses that are to be amortized over a period of one (1) year.

Others include software costs with depreciation expense recognized amounting to P3.02 million in 2025 (2024 - P0.03 million; 2023 - P0.02 million) (Note 18).

The movements of allowance for impairment losses for the year ended December 31, 2025 follow:

At January 1, 2025	8,953
Write-off	(6,257)
At December 31, 2025	2,696

There were no provisions for impairment losses for the years ended December 31, 2025, 2024 and 2023. (Note 18).

8 Investments in joint venture

On October 4, 2022, ALLHC entered into Joint Venture agreement with Flow Luna I Property Pte. Ltd (FLOW) representing 50% interest in A-FLOW Properties I Corp (A-FLOW PropCo), a joint venture involved in the establishing, developing, operating, leasing, and owning digital, critical, and physical infrastructure of and for data center facilities and other digital transformative technologies, as well as to render and provide services ancillary to the foregoing.

ALLHC's capital commitments is to fund equity required for the joint venture pari passu and on a pro rata basis to their agreed ownership ratio and in accordance with the terms of the agreement, provided that if there are shareholders of the A-FLOW PropCo other than FLOW, ALLHC and where applicable, their respective affiliates, the shareholders will fund equity based on their prevailing ownership ration.

Investments in joint ventures are accounted under the equity method of accounting.

Movement in investment in joint venture follows:

	Note	2025	2024
Beginning of the year		737,607	677,773
Investment including transaction costs during the year		593,000	83,000
Share in net loss during the year	19	(113,515)	(23,166)
End of year		1,217,092	737,607

Set out below is the summarized unaudited financial information for A-FLOW PropCo as at and for the years ended December 31:

	2025	2024
Current assets	1,087,371	771,681
Non-current assets	3,972,706	2,329,639
Current liabilities	(60,522)	(226,901)
Non-current liabilities	(2,881,072)	(1,710,000)
Equity	2,118,483	1,164,419
Revenue during the year	6,021	210
Net loss during the year	(227,030)	(46,333)
Total comprehensive loss during the year	(227,030)	(46,333)

ALLHC did not receive any dividends from A-FLOW PropCo for the year ended December 31, 2025 and 2024. ALLHC has not incurred any contingent liabilities as at December 31, 2025 and 2024 in relation to its interest in the joint ventures, nor do the joint ventures themselves have any contingent liabilities for which the ALLHC is contingently liable.

9 Investment properties, net

Details of the account are as follows:

December 31, 2025	Notes	Building and improvements	Land improvements	Construction in progress	Total
Cost					
Beginning of year		12,321,667	3,743,829	676,032	16,741,528
Additions during the year		122,444	9,516	204,958	336,918
Reclassifications during the year		119,770	-	(119,770)	-
End of year		12,563,881	3,753,345	761,220	17,078,446
Accumulated depreciation					
Beginning of year		4,496,069	36,972	-	4,533,041
Depreciation during the year	17,18	478,054	3,175	-	481,229
At end of year		4,974,123	40,147	-	5,014,270
Net book values		7,589,758	3,713,198	761,220	12,064,176

December 31, 2024	Notes	Building and improvements	Land improvements	Construction in progress	Total
Cost					
Beginning of year		12,049,402	3,636,622	529,917	16,215,941
Additions during the year		116,046	107,207	302,334	525,587
Reclassifications during the year		156,219	-	(156,219)	-
End of year		12,321,667	3,743,829	676,032	16,741,528
Accumulated depreciation					
Beginning of year		4,069,857	32,661	-	4,102,518
Depreciation during the year	17,18	426,212	4,311	-	430,523
At end of year		4,496,069	36,972	-	4,533,041
Net book values		7,825,598	3,706,857	676,032	12,208,487

Depreciation expenses of investment properties for the years ended December 31 were charged to the following accounts:

	Notes	2025	2024	2023
Cost of rental services	17	481,229	407,540	363,094
Operating expenses	18	-	22,983	19,737
		481,229	430,523	382,831

Fair Value of Investment Properties

The aggregate fair value of the Group's investment properties amounted to P20,309 million as at December 31, 2025 (2024 - P19,717 million). The fair value of the Group's investment properties is determined by independent professionally qualified appraisers, based on the latest valuation reports. Fair value was measured using income approach method with expected rental income and expenses as inputs (except URDC where sales comparison approach method has been used with comparable selling price as inputs). The fair value of the Group's investment property falls under Level 3 of the fair value hierarchy.

Gross profit from rental of investment properties for the years ended December 31 follows:

	Note	2025	2024	2023
Revenue from rental services		1,366,793	1,334,310	1,252,297
Cost of rental services	17	(1,177,655)	(1,135,332)	(1,086,011)
		189,138	198,978	166,286

The Group has no restriction on the realizability of its investment properties and no obligation to either purchase, construct or develop or for repairs, maintenance and enhancements.

10 Property and equipment, net

Details of the account are as follows:

	Notes	Land	Building	Leasehold improvements	Machinery and Equipment	Transportation equipment	Furniture, fixtures and equipment	Construction in Progress	Total
December 31, 2025									
Cost									
Beginning of year		356,433	1,027,337	11,122	68,491	40,075	148,346	264,751	1,916,555
Additions during the year		990,218	370,823	682	392	4,580	56,541	117,988	1,541,224
Disposals during the year		-	(80,951)	-	-	(2,160)	(6,850)	-	(89,961)
Reclassifications during the year		-	68,734	-	-	-	-	(68,734)	-
End of year		1,346,651	1,385,943	11,804	68,883	42,495	198,037	314,005	3,367,818
Accumulated depreciation and amortization									
Beginning of year		-	74,324	4,749	59,308	24,689	50,704	-	213,774
Depreciation and amortization during the year	17,18	-	46,398	1,241	3,618	5,560	5,029	-	61,846
Disposals during the year		-	(80,951)	-	-	(41)	(4,086)	-	(85,078)
End of year		-	39,771	5,990	62,926	30,208	51,647	-	190,542
Net book values		1,346,651	1,346,172	5,814	5,957	12,287	146,390	314,005	3,177,276

	Notes	Land	Building	Leasehold improvements	Machinery and Equipment	Transportation equipment	Furniture, fixtures and equipment	Construction in Progress	Total
December 31, 2024									
Cost									
Beginning of year		356,433	719,317	5,537	61,210	34,282	75,899	164,696	1,417,374
Additions during the year		-	2,214	5,585	7,281	6,115	72,447	405,861	499,503
Disposals during the year		-	-	-	-	(322)	-	-	(322)
Reclassifications during the year		-	305,806	-	-	-	-	(305,806)	-
End of year		356,433	1,027,337	11,122	68,491	40,075	148,346	264,751	1,916,555
Accumulated depreciation and amortization									
Beginning of year		-	54,078	3,578	57,626	19,667	48,029	-	182,978
Depreciation and amortization during the year	17,18	-	20,246	1,171	1,682	5,070	2,675	-	30,844
Disposals during the year		-	-	-	-	(48)	-	-	(48)
End of year		-	74,324	4,749	59,308	24,689	50,704	-	213,774
Net book values		356,433	953,013	6,373	9,183	15,386	97,642	264,751	1,702,781

Depreciation and amortization expenses of property and equipment for the years ended December 31 were charged to the following accounts:

	Notes	2025	2024	2023
Cost of storage services	17	22,354	20,565	34,174
Operating expenses	18	39,492	10,279	9,770
		61,846	30,844	43,944

11 Accounts payable and accrued expenses; Installment payables

Details of the account are as follows:

	Note	2025	2024
Trade payables		1,504,397	1,314,386
Payable to government agencies		309,140	405,286
Current portion of installment payables		284,511	284,511
Provision	25	90,490	89,418
Accrued expenses		20,086	75,964
Others		25,363	81,052
		2,233,987	2,250,617

Trade payable and accrued expenses are recognized in the period in which the related money, goods or services are received or when a legally enforceable claim against the Group is established. These are noninterest-bearing and are normally settled on thirty (30) days' term. Accrued expenses are noninterest-bearing and are normally settled on sixty (60) days' term or due and demandable. These are classified as current liabilities if payment is due within one year or less (or in the normal operating cycle of the business if longer). If not, they are presented as non-current liabilities.

Installment payables

This account pertains to the unpaid portion of the purchased price of investment properties and property and equipment acquired on installment basis. Details as at December 31 follow:

	2025	2024
Current portion	284,511	284,511
Non-current portion	188,679	444,360
	473,190	728,871

Movements in the unamortized discount of the Group's long-term installment payable follows:

	Note	2025	2024
Beginning of year		29,187	57,663
Accretion for the year	19	(19,698)	(28,476)
End of year		9,489	29,187

12 Short-term and long-term debts

Short-term debt

In 2025, the Company obtained short-term loans amounting to an aggregate of P1,100 million with local bank to fund its working capital requirement, carrying interest rates of 5.20% to 5.60% per annum and payable on demand with repricing every 45 days.

Long-term debts

The Group availed the following unsecured long-term debts with local banks for working capital requirements:

Loan	Borrower	Date availed	2025	2024	Details
			Outstanding balance		
1	ALLHC	November 2021	1,264,200	1,277,100	- Matures in November 2031 - Interest rate per annum is at 6.56% as at December 31, 2025 and 2024.
2	LTI	November 2021	676,200	683,100	- Matures in November 2031 - Interest rate per annum is at 6.56% as at December 31, 2025 and 2024.
3	AAI	September 2022	368,338	372,068	- Matures in September 2032 - Interest rate per annum is at 6.66% as at December 31, 2025 and 2024.
4	AAI	September 2022	125,412	126,682	- Matures in November 2032 - Interest rate per annum is at 6.66% as at December 31, 2025 and 2024.
			2,434,150	2,458,950	
Less: Deferred transaction costs			(11,412)	(13,061)	
			2,422,738	2,445,889	
Current portion of long-term debt			(24,800)	(24,800)	
Non-current portion of long-term debt			2,397,938	2,421,089	

Movements in short-term and long-term debts for the years ended December 31 are as follows:

	Note	2025	2024
Beginning of year		2,445,889	2,465,064
Availment of short-term loans during the year		1,100,000	-
Principal payments of long-term loans during the year		(24,800)	(21,050)
Amortization of deferred transaction costs	19	1,649	1,875
End of year		3,522,738	2,445,889

Amortization of deferred transaction costs amounted to P1.65 million for 2025 (2024 - P1.88 million; 2023 - P1.90 million) (Note 19).

Interest expense arising from bank loans amounted to P174.65 million for 2025 (2024 - P161.55 million; 2023 - P99.73 million) (Note 19).

These loans require that the borrowers comply with certain covenants including, among others, a bank debt to tangible net worth ratio. As at December 31, 2025 and 2024, the Group has complied with the loan covenants.

13 Rental and other deposits

Details of the account are as follows:

	2025			2024		
	Current	Non-current	Total	Current	Non-current	Total
Security deposits	167,985	481,867	649,852	289,694	280,888	570,582
Rental deposits	67,358	200,720	268,078	68,468	169,838	238,306
Construction bond	26,012	11,718	37,730	34,048	538	34,586
Others	9,214	10,438	19,652	12,464	10,044	22,508
	270,569	704,743	975,312	404,674	461,308	865,982

Tenants are required to post security deposits, which shall be refunded, without interest, within sixty (60) days after the expiration of the lease period, deducting the amount of damages to the leased premises, if any. Interest expense from accretion of security deposits amounted to P0.18 million for 2025 (2024 - P0.35 million; 2023 - P0.35 million) (Note 19).

Security deposits also include deposits that may be refunded or applied to any outstanding account of the customers at the end of the retail electricity supply term. The duration of these deposits ranges from three to six months.

Rental deposits are equivalent to tenant's three month's current rent and shall be increased annually or as is when the rental rate increases. These are paid upon signing of the contract of lease or possession of leased premises, whichever comes first and can be applied as payment for rent due for the last three months of the lease.

Construction bond is tenants' payments as security for repairs or any damaged caused to the Group's property arising out of or in connection to any loss, damage, or destruction to the leased premises as a result of the renovation or construction. The construction bond shall be equivalent to tenant's one month's minimum rent and can be applied as payment for outstanding accounts provided that they are in compliance with the construction guidelines and requirements imposed by the Group.

14 Equity

Capital stock and additional paid-in capital

Details of the Parent Company's capital stock and additional paid-in capital follows:

	2025		2024	
	Number of shares	Amount	Number of shares	Amount
Authorized, P1 par value	7,500,000,000	7,500,000,000	7,500,000,000	7,500,000,000
Issued	6,158,660,192	6,158,660,192	6,158,660,192	6,158,660,192
Subscribed	142,931,795	142,931,795	142,931,795	142,931,795
Subscription receivable		(84,085,522)		(87,263,931)
Issued and outstanding	6,214,328,056	6,217,506,465	6,214,328,056	6,214,328,056
Additional paid-in capital		6,025,833,899		6,023,733,248

Capital stock and additional paid-in capital increased by P3.2 million and P2.1 million, net of stock transaction costs, respectively, following collection of subscription receivable (2023 - P4.4 million and P3.0 million), respectively.

The Parent Company's track record of capital stock follows:

	Number of shares registered	Issue/offer price	Date of approval	Number of holders at year end
January 1, 2021	6,153,452,792			784
Add:				
Additional issuance	3,584,000	1.00/share	November 10, 2015	
Additional issuance	1,277,400	1.68/share	November 10, 2015	
Additional issuance	346,000	1.00/share	May 19, 1989	
December 31, 2021	6,158,660,192			740
December 31, 2022	6,158,660,192			727
December 31, 2023	6,158,660,192			734
December 31, 2024	6,158,660,192			735
December 31, 2025	6,158,660,192			727

Shares held by a subsidiary

In 2019, OLI subscribed to 49,444,216 shares of the Parent Company for a total consideration amounting to P144.38 million. The shares were listed in the Philippine Stock Exchange (PSE) on October 7, 2025.

Other comprehensive losses, net

Details of the Parent Company's other comprehensive losses, net follows:

	Note	2025	2024
Revaluation increment	9	155,642	165,682
Unrealized loss on financial assets at FVOCI	5	(1,031,884)	(1,034,252)
Loss on measurement of retirement benefits	20	(46,902)	(43,974)
		(923,144)	(912,544)

Capital Management

The primary objective of the Group's capital management is to optimize the use and earnings potential of the Group's resources and considering changes in economic conditions and the risk characteristics of the Group's activities.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes as at December 31, 2025 and 2024.

As at December 31, 2025 and 2024, the Group considers its capital stock, additional paid in capital and retained earnings as its capital.

The Group is not subject to externally imposed capital requirements.

15 Related party transactions

Related party relationship exists when one party has the ability to control, directly or indirectly through one or more intermediaries, the other party or exercise significant influence over the other party in making financial and operating decisions. Such relationship also exists between and/or among entities, which are under common control with the reporting enterprises and its key management personnel, directors or its stockholders. In considering each related party relationship, attention is directed to the substance of the relationship, and not merely the legal form. The Group has an approval requirement and limits on the amount and extent on any related party transactions.

The Parent Company and its subsidiaries, in their normal course of business, have entered into transactions with related parties principally consisting of interest and noninterest-bearing advances with no fixed repayment terms and are due and demandable. These transactions are normally settled in cash. The assessment of impairment is undertaken at each financial year-end by examining the financial position of the related parties and the market in which the related parties operate. As at December 31, 2025 and 2024, the Group has not recognized any impairment on its amounts owed by related parties.

Amounts owed by related parties

	Transactions for the year		Due from		Terms and condition
	2025	2024	2025	2024	
Loans to related parties					These are unsecured, unguaranteed, interest bearing and collectible in cash within 12 months. Interest rate is at 4.50% to 5.78% per annum.
<i>Entities under common control</i>	487,595	685,382	753,419	842,570	
Interest Income (Note 19)					Interest income is due and demandable and shall be collected based on rates agreed between parties.
<i>Immediate Parent Company</i>	1,342	1,531	834	582	
<i>Entities under common control</i>	41,056	42,556	43,469	43,615	
	42,398	44,087	44,303	44,197	
Service fees					The Group entered into various service agreement including management and supervision of planning, design, construction and commissioning of real estate projects. In consideration of these services, fees are negotiated and billed equivalent to agreed prices. These are unsecured, unguaranteed, noninterest bearing and collectible in on demand.
<i>Immediate Parent Company</i>	-	-	-	22,010	
<i>Entities under common control*</i>	6,609	-	8,017	4,895	
<i>Other related parties</i>	3,772	-	3,772	2,509	
	10,381	-	11,789	29,414	
Other receivables (Note 20)					The Company acquired pension obligation from an entity under common control following employee transfers. These are unsecured, unguaranteed, noninterest bearing and collectible in on demand.
<i>Entities under common control</i>	2,411	-	2,411	-	
Leases					The Group entered into commercial space short-term lease agreements as lessor with its related parties. In consideration, lease fee are negotiated and billed equivalent to agreed prices. These are unsecured, unguaranteed, noninterest bearing and collectible in on demand.
<i>Immediate Parent Company</i>	38,015	-	54,536	16,521	
<i>Other related parties</i>	8,645	-	8,645	-	
	46,660	-	63,181	16,521	
	589,445	729,469	875,103	932,702	

*Includes intercompany charging of P2,411 million related to transferred pension obligation of employee and management fees of P3,487 pertaining to the Parent Company's facilitation of a related party's dissolution, liquidation, and winding down of its business.

Amounts owed to related parties

	Transactions for the year		Due to		Terms and condition
	2025	2024	2025	2024	
Loans from related parties					
<i>Immediate Parent Company</i>	239,659	741,890	866,769	658,054	These are unsecured, unguaranteed, interest bearing and payable in cash within 12 months. Interest rate is at 4.50% to 5.78% per annum. These loans were obtained to fund the Company's working capital requirements and business operations.
<i>Entities under common control</i>	3,182,212	4,752,468	4,960,610	4,684,746	
	3,421,871	5,494,358	5,827,379	5,342,800	
Interest expense (Note 19)					
<i>Immediate Parent Company</i>	15,500	16,074	22,420	12,537	Interest expense is due and demandable and shall be payable based on interest rates agreed between parties.
<i>Entities under common control</i>	345,118	260,434	127,851	76,539	
	360,618	276,508	150,271	89,076	
Management fees and systems cost (Note 17 and 18)					
<i>Immediate Parent Company</i>	105,223	388,949	1,523,965	1,314,642	The Group entered into system cost and management fee agreement with its related parties. In consideration of these services, fees are negotiated and billed equivalent to agreed prices. These are unsecured, unguaranteed, noninterest bearing and payable in on demand.
<i>Entities under common control</i>	94,655	-	12,276	3,300	
	199,878	388,949	1,536,241	1,317,942	
Construction contracts					
<i>Entities under common control</i>	33,123	161,843	145,858	221,959	The Group has engaged the services of its related parties for the technical due diligence, land development and construction of facilities within its real estate properties. In consideration of these services, fees are negotiated and billed equivalent to agreed prices. These are unsecured, unguaranteed, noninterest bearing and payable in on demand.
Service and other fees					
<i>Entities under common control</i>	16,590	3,152	19,742	3,534	The Group engaged its related parties for certain service agreements including legal and professional services. In consideration of these services, fees are negotiated and billed equivalent to agreed prices. These are unsecured, unguaranteed, noninterest bearing and collectible in on demand.
Purchase of real property					
<i>Ultimate Parent Company</i>	-	-	-	149,539	The Group acquired from its related parties, parcel of lots intended for industrial park development at agreed price. These are unsecured, unguaranteed, noninterest bearing and payable on demand.
	4,032,080	6,324,810	7,679,491	7,124,850	
Retention payable (Note 16)					
<i>Entities under common control</i>	30,027	52,736	30,027	52,736	Retention payable pertains to an amount deducted from the contractors' progress billing which will be released after the expiration of the project's warranty period happening 12 months after the end of the reporting period.
	30,027	52,736	30,027	52,736	

Compensation of key management personnel

The key management personnel of the Group are employees of ALI. As such, the compensation of the said employees is paid by ALI, the necessary disclosures required by PAS 24, Related Party Disclosure are included in the financial statements of ALI. Compensation for said employees are billed to the Group and form part of systems cost. Systems cost billed to the Group in 2025 amounted to P105.22 million (2024 - P49.47 million; 2023 - P25.12 million) (Note 18).

16 Other non-current liabilities

Details of the account are as follows:

	Note	2025	2024
Subscription payable on common shares of Cyber Bay		481,675	481,675
Retention payable			
Third-party related		127,670	195,249
Related party	15	30,027	52,736
		639,372	729,660

Retention payable pertains to an amount deducted from the contractors' progress billing which will be released after the expiration of the project's warranty period happening 12 months after the end of the reporting period.

17 Cost of real estate sales, rental and storage services

Cost of real estate sales

The details of this account follow:

	Notes	2025	2024	2023
Cost of real estate	4	701,460	1,750,680	984,438
Management fee	15	94,655	294,050	102,442
Commission		56,435	129,612	49,990
		852,550	2,174,342	1,136,870

Cost of rental services

The details of this account follow:

	Notes	2025	2024	2023
Depreciation and amortization	7,9,10,24	499,130	454,346	438,717
Share in CUSA related expenses		427,296	329,091	324,552
Taxes and licenses		150,437	159,989	148,770
Repairs and maintenance		48,196	56,780	46,063
Rental	24	12,505	9,575	9,404
Insurance		11,840	10,730	5,136
Professional fees		6,930	4,975	4,251
Supplies		1,001	4,998	1,844
Commissions		586	14,633	2,512
Management fees	15	-	45,430	51,217
Others		19,734	44,785	53,545
		1,177,655	1,135,332	1,086,011

Cost of storage services

	Notes	2025	2024	2023
Share in CUSA related expenses		163,708	63,022	48,941
Depreciation and amortization	7,9,10,24	70,559	40,046	28,322
Taxes and licenses		9,519	6,498	7,103
Rental	24	8,595	5,573	3,314
Repairs and maintenance		6,939	5,271	4,861
Supplies		3,854	2,671	2,696
Insurance		1,760	1,443	689
Others		14,140	6,349	5,139
		279,074	130,873	101,065

18 Operating expenses

The details of this account follow:

	Notes	2025	2024	2023
Personnel expenses				
Compensation and employee benefits		114,356	99,373	79,215
Retirement expense	20	6,329	4,604	3,236
Systems costs	15	105,223	49,469	25,116
Depreciation and amortization	7,9,10	42,511	33,265	29,523
Provision for impairment losses	3	23,822	23,747	-
Professional and legal fees		20,775	24,298	29,074
Janitorial and security services		19,396	10,948	11,025
Communication and transportation		17,271	11,990	7,826
Taxes and licenses		15,090	27,403	25,313
Rent and utilities		9,501	4,539	1,626
Supplies and repairs		8,506	8,427	4,498
Others		5,902	12,432	7,937
		388,682	310,495	224,389

19 Interest expense and bank charges, net; Miscellaneous income (charges)

Interest expense and bank charges, net

The details of this account follow:

	Notes	2025	2024	2023
Interest expense and bank charges				
Amounts owed to related parties	15	(360,618)	(276,508)	(202,644)
Bank loan	12	(174,653)	(161,550)	(99,727)
Interest expense on lease liabilities	24	(143,986)	(146,473)	(148,740)
Loss on sale of receivables	3	(45,933)	-	-
Discount amortization on long term liabilities	11	(19,698)	(28,476)	(37,970)
Discount amortization on bank loan	12	(1,649)	(1,875)	(1,904)
Discount amortization on security deposits	13	(178)	(354)	(354)
Bank charges and other charges		(71)	(367)	(754)
		(746,786)	(615,603)	(492,093)
Interest income				
Amounts owed by related parties	15	42,398	44,087	52,292
Cash and cash equivalents	2	1,921	792	1,456
Interest income on financial assets at FVOCI	5	1,300	1,458	2,335
Retirement benefits liability, net	20	94	260	679
Accretion on long term receivables		-	-	127,925
		45,713	46,597	184,687
		(701,073)	(569,006)	(307,406)

Miscellaneous income (charges)

The details of this account follow:

	Note	2025	2024	2023
Share in net loss of joint ventures	8	(113,515)	(23,166)	(5,837)
Reversal of excess accruals		106,489	-	68,052
Income from customer lounge		-	-	13,610
Management fees	15	3,487	-	-
Recoveries and other miscellaneous income		14,774	3,488	13,847
		11,235	(19,678)	89,672

20 Net pension (liabilities) assets

The Parent Company and LTI has a separate, funded, non-contributory retirement plan covering all its regular employees. The plan provides for retirement, separation, disability and death benefits to its members. The normal retirement benefit is based on a percentage of the employees' final monthly salary for every year of credited service. The latest independent actuarial valuation as at December 31, 2025 was determined using the projected unit credit method in accordance with PAS 19 (R).

The following tables summarize the funded status and amounts recognized in the consolidated statements of financial position, and the components of the net retirement benefit costs recognized in the consolidated statements of income for the retirement plan:

	2025	2024
Fair value of plan assets	24,187	22,059
Present value of retirement benefit obligation	(33,923)	(20,540)
Net pension (liabilities) assets	(9,736)	1,519

	Notes	2025	2024	2023
Current service cost	18	6,329	4,604	3,236
Interest income	19	(94)	(260)	(679)
		6,235	4,344	2,557

Changes in fair value of plan assets follows:

	2025	2024
Beginning of year	22,059	20,686
Interest income	1,879	1,772
Remeasurement loss	(685)	(560)
Contribution	1,295	1,217
Benefits paid by the plan assets	(361)	(1,056)
End of year	24,187	22,059

Changes in the retirement benefit obligation follows:

	Note	2025	2024
Beginning of year		20,540	16,253
Current service cost		6,329	4,604
Interest cost		1,785	1,512
Benefits paid by the plan assets		(361)	(1,056)
Remeasurement loss (gain)		3,219	(773)
Net acquired obligation due to employee transfers	20	2,411	-
End of year		33,923	20,540

The categories of plan assets as a percentage of fair value of the total plan assets follows:

	2025	2024
Cash	0.18%	2.30%
Debt securities	99.77%	97.57%
Others	0.05%	0.13%
	100.00%	100.00%

The plan assets are invested in different financial instruments and do not have any concentration risk. The asset allocation of the plan is set and reviewed from time to time by the Trustee taking into account the membership profile and the liquidity requirements of the plan. This also considers the expected benefit cash flows to be matched with asset durations. Debt securities include investments in government debt securities that are in the form of fixed rate treasury notes and retail treasury bonds issued by the Philippine government. The Group does not expect to contribute to the retirement plan for the year 2025.

The principal assumptions used to determine pension for the Group are as follows:

	2025	2024	2023
Discount rates	5.47% to 7.47%	5.18% to 7.18%	6.12% to 6.21%
Salary increase rate	5.00% to 7.00%	4.00% to 6.50%	5.00% to 6.50%

The sensitivity analysis below has been determined based on reasonably possible changes of each significant assumption on the defined benefit obligation as at the end of the reporting period, assuming all other assumptions were held constant:

	Impact on retirement benefit obligation		
	Change in assumption	Increase in assumption	Decrease in assumption
<i>December 31, 2025</i>			
Discount rate	+/-1%	(39,250)	46,959
Future salary increases	+/-1%	47,026	(39,062)
<i>December 31, 2024</i>			
Discount rate	+/-1%	(19,062)	23,923
Future salary increases	+/-1%	23,999	(18,829)

It should be noted that the changes assumed to be reasonably possible at the valuation date are open to subjectivity, and do not consider more complex scenarios in which change other than those assumed may be deemed to be more reasonable.

The following table shows the maturity profile of the Group's defined benefit obligation based on undiscounted benefit payments:

	2025	2024
Less than 1 year	5,445	233
More than 1 year to 10 years	33,171	24,067
More than 10 years to 20 years	125,904	61,974
More than 20 years	449,181	337,853

The average duration of the defined benefit obligation is 16 to 23 in 2025 (2024 - 15 to 24 years).

21 Income tax

	2025	2024	2023
Current	73,385	101,034	132,255
Deferred	48,491	(15,064)	(24,359)
	121,876	85,970	107,896

Registration with the Philippine Economic Zone Authority (PEZA) and Board of Investments (BOI) Incentives

LTI is a PEZA registrant as a non-pioneer "ecozone developer/operator" of Laguna Technopark Special Economic Zone and Cavite Technopark Special Economic Zone. LTI pays income tax at the special tax rate of 5% on its gross income earned from sources with the PEZA economic zone in lieu of paying all national and local income taxes. Income generated from sources outside of the PEZA economic zone shall be subject to regular internal revenue taxes. LTI and URDC are BOI registrants in accordance with the existing Omnibus Investment Code. The projects located in Pampanga, Batangas and Laguindingan have been granted an Income Tax Holiday (ITH) for a period of four (4) to five (5) years from the date of commercial operations. The reconciliation of the statutory income tax rates to the effective income tax rates follows:

	2025	2024	2023
At statutory tax rates	25%	25%	25%
Additions to (reductions in) income taxes resulting from:			
Movements in unrecognized deferred income tax assets	37.0	7.6	6.1
Income from registered activities subject to lower income tax	(54.9)	(24.1)	(19.2)
Non-deductible expenses	28.9	2.5	5.7
Other non-taxable income	(0.1)	(0.1)	(3.0)
At effective tax rates	35.9%	10.9%	14.6%

Deferred tax assets and deferred tax liabilities are offset on per entity level and the net amount is reported in consolidated statement of financial position as follows:

Deferred income tax assets, net

	2025	2024
Deferred income tax asset on:		
Lease liabilities	383,344	460,228
Unamortized discount on long term receivable	38,675	38,675
Allowance for impairment losses on receivables	16,100	10,571
Accrued expense	24,188	39,570
NOLCO	14,976	37,591
Remeasurement loss on retirement benefits liability	311	350
Others	1,926	3,069
	479,520	590,054
Deferred income tax liability on:		
Right-of-use asset	(184,931)	(264,079)
Recovery on insurance	(81,985)	(81,985)
Revaluation reserve on investment properties	(37,843)	(43,866)
Accrued rent income	(15,158)	(15,158)
Pension assets	(3,760)	(1,551)
Unrealized gain on foreign exchange	-	(891)
Others	4,863	(412)
	(318,814)	(407,942)
	160,706	182,112

Deferred income tax liabilities, net

	2025	2024
Deferred income tax liabilities:		
Deferred profit on installment sales	103,786	157,064
Revaluation increment on property and equipment	66,517	73,573
Accrued rent income	119,569	29,882
Discount on purchase price payable	3,604	7,208
Undepreciated capitalized interest	2,785	4,893
Unrealized gain on valuation of FVOCI	372	2,049
	296,633	274,669

Deferred income tax assets are recognized only to the extent that taxable income will be available against which the deferred income tax assets can be used. The Group reassesses the unrecognized deferred income tax assets on the following deductible temporary differences, NOLCO and MCIT and recognizes the previously unrecognized deferred income tax assets to the extent that it has become probable that future taxable income would allow the deferred income tax assets to be recovered.

Unrecognized deferred income tax assets are as follows:

	2025	2024
Allowance for impairment losses	74,362	75,310
NOLCO	142,463	72,484
MCIT	6,039	4,333

As at December 31, the details of the Group's NOLCO that can be claimed as deductions from future taxable income for the succeeding years are as follows:

Year incurred	Year of expiration	2025	2024
2020	2025	-	49,157
2021	2026	37,636	37,636
2022	2025	-	42,520
2023	2026	169,068	169,068
2024	2027	141,919	141,919
2025	2028	281,132	-
		629,755	440,300
Tax rate		25%	25%
		157,439	110,075
Recognized DTA on NOLCO		14,976	37,591
Unrecognized DTA on NOLCO		142,463	72,484

22 Segment information

The Group's operating businesses are recognized and managed according to the nature of the products or services offered, with each segment representing a strategic business unit that serves different markets. The BOD is the chief operating decision maker of the Group. Segment assets and liabilities reported are those assets and liabilities included in measures that are used by the BOD.

Segment revenue, expenses and performance include transfers between business segments. The transfers are accounted for at competitive market prices charged to unaffiliated customers for similar products. Such transfers are eliminated in consolidation.

Revenue from Contracts with Customers

The Group derives revenue from the transfer of goods and services over time.

Geographical Segments

The Group does not have geographical segments.

Business Segments

The Group's operating businesses are organized and managed separately according to the nature of services provided and the different markets served, with each segment representing a strategic business unit.

The industry segments where the Parent Company and its subsidiaries operate are as follows: (1) Holding Company; (2) Real estate and property development - commercial leasing and industrial lot sales and development; (3) Cold storage operations.

The amount of segment assets and liabilities are based on measurement principles that are similar with those used in measuring assets and liabilities in the consolidated statements of financial position which is in accordance with PFRS Accounting Standards.

Financial information about the operations of these business segments is summarized as follows:

	Holding company	Real Estate and Property Development*	Cold Storage Operations	Others	Subtotal	Elimination	Total
December 31, 2025							
Revenues	-	3,355,918	308,125	90,213	3,754,256	(3,585)	3,750,671
Cost and expenses	(29,906)	(2,337,277)	(311,560)	(23,660)	(2,702,403)	4,442	(2,697,961)
Other income (charges)	(261,773)	(371,811)	(94,316)	17,295	(710,605)	-	(710,605)
Profit (loss) before income tax	(291,679)	646,830	(97,751)	83,848	341,248	857	342,105
Income tax expense (benefit)	22,581	83,843	(2,635)	18,087	121,876	-	121,876
Net income	(314,260)	562,987	(95,116)	65,761	219,372	857	220,229
Segment assets	16,977,026	27,588,547	4,003,140	1,603,406	50,172,119	(17,986,251)	32,185,868
Segment liabilities	5,207,684	11,800,434	3,516,432	441,676	20,966,226	(3,886,226)	17,080,000
December 31, 2024							
Revenues	-	5,024,340	163,474	3,585	5,191,399	(3,585)	5,187,814
Cost and expenses	(20,490)	(3,531,300)	(173,471)	(29,685)	(3,754,946)	3,904	(3,751,042)
Other income (charges)	(210,252)	(402,158)	(39,689)	2,053	(650,046)	-	(650,046)
Profit (loss) before income tax	(230,742)	1,090,882	(49,686)	(24,047)	786,407	319	786,726
Income tax expense (benefit)	15	80,395	8,013	(2,453)	85,970	-	85,970
Net income	(230,757)	1,010,487	(57,699)	(21,594)	700,437	319	700,756
Segment assets	16,029,699	28,553,318	1,457,758	1,875,791	47,916,566	(17,177,270)	30,739,296
Segment liabilities	4,436,101	12,673,821	754,770	1,173,273	19,037,965	(3,183,102)	15,854,863
December 31, 2023							
Revenues	-	3,087,020	169,490	257,147	3,513,657	(3,585)	3,510,072
Cost and expenses	(25,856)	(2,254,052)	(105,159)	(162,049)	(2,547,116)	(1,219)	(2,548,335)
Other income (charges)	(84,632)	(123,251)	(17,624)	4,483	(221,024)	3,290	(217,734)
Profit (loss) before income tax	(110,488)	709,717	46,707	99,581	745,517	(1,514)	744,003
Income tax expense (benefit)	(15,864)	91,851	7,386	24,523	107,896	-	107,896
Net income	(94,624)	617,866	39,321	75,058	637,621	(1,514)	636,107
Segment assets	16,101,912	25,538,915	2,499,829	2,125,137	46,265,793	(17,643,664)	28,622,129
Segment liabilities	4,309,876	11,551,651	1,443,323	696,262	18,001,112	(3,286,192)	14,714,920

*includes lot sales and rental revenue amounting to P1,675.32 million and P1,366.79 million, respectively (2023 - P3,344.43 million and P1,334.31 million, respectively; 2022 - P1,763.23 million and P1,252.30 million, respectively) (Note 4).

23 Earnings per share

The following table presents information necessary to calculate basic earnings per share:

	2025	2024	2023
Net income attributable to equity holders of the Parent	200,410	700,909	625,222
Weighted average number of shares	6,252,148	6,252,148	6,252,148
Basic/diluted earnings per share	0.03	0.11	0.10

Impact of ESOWN plan is not material to the calculation of earnings per share.

24 Leases

Group as Lessee

The Parent Company and its subsidiaries entered in the various long-term contracts for land used in its operations. Renewable lease contracts are subject to the mutual agreement of the parties and to compliance with the terms and conditions of the lease agreement.

TPI

In 1990, TPI, through a Deed of Assignment, entered into a lease contract for the Tutuban Terminal. The contract provided for a payment of a guaranteed minimum annual rental, 12% escalation rate every two (2) years, additional P10 million every two (2) years, plus 2% of gross revenues. The lease covers a period of twenty-five (25) years until 2014 and is automatically renewable for another twenty-five (25) years. In 2009, TPI renewed its lease contract for another twenty-five (25) years beginning September 5, 2014 until 2039.

LTI

In 2017, LTI entered into separate lease contract with ALI, Alveo Land, Corp. (Alveo) and Nuevocentro, Inc. (Nuevo) related parties, to lease parcels of land primarily for the construction, development and operation of Standard Factory Buildings (SFBs). The lease contract provided for a payment of a guaranteed minimum monthly rental with a 10% escalation rate every five (5) years. The lease contract with ALI and Alveo covers a period of twenty-five (25) years until December 31, 2041 and are renewable while the lease contract with Nuevo covers a period of thirty (30) years until October 31, 2047 and is renewable for another ten (10) years.

In 2019, LTI entered another lease contract with Nuevo still for the construction, development and operation of SFBs. The contract provided for a payment of a guaranteed minimum monthly rental with a 10% escalation rate every five (5) years. The lease covers a period of twenty-nine (29) years until October 31, 2047 and is renewable for another ten (10) years.

Set out below are the carrying amounts of right-of-use assets recognized and the movements as at and for the year December 31:

	Note	2025	2024
Beginning of year		999,762	1,066,049
Amortization expense	17	(66,106)	(66,287)
Adjustments		(18,333)	-
End of year		915,323	999,762

Set out below are the carrying amounts of lease liabilities and the movements as at and for the year December 31:

	Note	2025	2024
Beginning of year		1,713,446	1,724,979
Accretion of interest	19	143,986	146,473
Payments		(328,301)	(158,006)
End of year		1,529,131	1,713,446
Less: Current portion		(160,407)	(36,014)
Non-current portion		1,368,724	1,677,432

As at December 31, the maturity analysis of undiscounted lease payments follows:

	2025	2024
Within one (1) year	361,665	347,859
More than one (1) year to five (5) years	959,507	909,207
More than five (5) years	1,852,702	2,004,989
	3,173,874	3,262,055

As at December 31, the following are the amounts recognized in profit or loss:

	Notes	2025	2024	2023
Accretion of interest on lease liabilities	19	143,986	146,473	148,740
Amortization expense for right-of-use assets	17	66,106	66,287	69,771
Variable lease payments	17	9,487	9,575	9,404
Short-term leases charged to cost of sales	17	11,613	5,573	4,861
		231,192	227,908	232,776

Group as a Lessor (Operating leases)

The Group has entered into commercial property leases on its buildings. These leases have remaining terms of one (1) year to less than five (5) years except for one (1) tenant with lease term of 15 years. Renewals are subject to the mutual consent of the lessor and the lessee.

The total other revenues of the Group for the year ended December 31, 2025 amounting to P400.43 million (2024 - P345.60 million; 2023 - P325.05) includes gross CUSA and air-conditioning charges amounting to P334.19 million (2024 - P305.87 million; 2023 - P292.95 million).

As at December 31, future minimum rentals receivable under non-cancellable operating leases of the Group follows (amounts in thousands):

	2025	2024
Less than one (1) year	1,276,726	1,285,364
One (1) year to five (5) years	3,538,346	3,589,572
More than five (5) years	2,161,034	2,190,647
	6,976,106	7,065,583

25 Provisions and contingencies

The Group, in the ordinary course of business, is involved in various legal proceedings and assessments that are either pending decision by the courts or under on-going discussions. Management and its legal counsels believe that the eventual outcome of these lawsuits or claims will not have a material effect on the consolidated financial statements. It is possible, however, that future results of operations could be materially affected by changes in the estimates or in the effectiveness of the strategies relating to these proceedings.

The roll forward of the provisions follows:

	Note	2025	2024
Beginning of year		89,418	32,057
Provisions during the year		20,767	61,362
Settlements during the year		(19,695)	(4,001)
End of year	11	90,490	89,418

The detailed information normally required under PAS 37, Provisions, Contingent Liabilities and Contingent Assets, is not disclosed as it may prejudice the outcome of the proceedings.

26 Share-based payments

In 2015, the Group introduced the ESOWN Plan (the Plan) wherein grantees (employees within ALLHC Group) may subscribe in whole or in part to the shares awarded to them based on a discounted market price, but in no case lower than the par value, that was determined at grant date. The grantees will pay for the shares subscribed through installments over a maximum period of ten (10) years.

There are no share-based compensation granted for the years ended December 31, 2025 and 2024.

27 Financial instruments

Fair Value Information

The following tables set forth the carrying values and estimated fair values of the Group's financial assets and liabilities recognized as at December 31:

	2025		2024	
	Carrying value	Fair value	Carrying value	Fair value
Financial assets at amortized costs				
Cash and cash equivalents	155,091	155,091	242,677	242,677
Receivables	5,033,745	5,033,745	5,628,171	5,628,171
Amounts owed by related parties	875,103	875,103	932,702	932,702
Refundable deposits	119,399	119,399	114,786	114,786
Financial assets at FVPL	-	-	4,906	4,906
Financial assets at FVOCI	144,950	144,950	151,284	151,284
	6,328,288	6,328,288	7,074,526	7,074,526
Financial liabilities				
Accounts payable and accrued expenses	2,082,982	2,082,982	2,200,273	2,200,273
Amounts owed to related parties	7,679,491	7,679,491	7,124,850	7,124,850
Short-term and long-term debts	3,534,150	3,534,150	2,445,889	2,445,889
Rental and other deposits	660,290	660,290	583,876	583,876
Lease liabilities	1,529,131	1,529,131	1,713,446	1,713,446
Subscription payable	481,675	481,675	481,675	481,675
	15,967,719	15,967,719	14,550,009	14,550,009

The following method and assumptions were used to estimate the fair value of each class of financial instruments for which it is practicable to estimate such values at December 31, 2025 and 2024 are set out below:

Cash and cash equivalents

The carrying amount of cash and cash equivalents approximates its fair values due to the short-term maturity of this financial instrument.

Receivables, Accounts payable and accrued expenses, Amounts owed to and by related parties, and Short-term debt

The carrying amounts of the current portion of receivables, accounts payable and accrued expenses, amounts owed to and by related parties and short-term debt approximate their fair values due to their short-term nature.

The fair value of the non-current portion of land sales trade receivables as at December 31, 2025 and 2024 is based on the undiscounted value of future cash flows as the impact of discounting is immaterial.

Accounts payable and accrued expenses exclude payable to government agencies and provisions which are not considered financial liabilities.

Refundable Deposits under Other non-current assets and Rental and Other Deposits

The carrying amounts of current portion of rental and other deposits approximates its fair value due to the short-term maturity of this financial instrument. The fair values of noncurrent security deposit recorded under 'Rental and other deposits' and refundable deposits recorded under 'Other noncurrent assets' are determined by discounting future cash flows using the applicable rates of similar types of instruments.

Long-term debts and lease liabilities

The fair values of long-term debts and lease liabilities are estimated using the discounted cash flow methodology using the Group's current incremental borrowing rates and current yield rates for similar borrowings with maturities consistent with those of the liabilities being valued. The discount rates used ranged from 1.02% to 5.09%.

Financial Assets at FVOCI

Except for Investment in Cyber Bay equity securities, equity financial assets that are listed are based on their quoted prices published in markets as at December 31, 2025 and 2024. Debt financial assets that are quoted are based on published market prices as at December 31, 2025 and 2024.

Financial Assets at FVPL

Listed equity securities designated as financial assets at FVPL are based on their quoted prices as at December 31, 2024. The fair value of the UITF has been determined based on the net asset values as at reporting date, based on the nature and level of adjustments needed to be made to the NAV and the level of trading in the money market UITF.

Fair Value Hierarchy

Quoted FVOCI financial assets amounting to P144.95 million as at December 31, 2025 were classified under Level 1 (2024 - P151.28 million) (Note 5).

Quoted FVPL financial assets amounting to P4.91 million as at December 31, 2024 were classified under Level 1 (Note 6).

The fair value disclosure of receivables, long-term debt, rental and other deposits and refundable deposits as at December 31, 2025 and 2024, were classified under Level 3.

There have been no reclassifications from Level 1 to Level 2 categories in 2025 and 2024.

Financial Risk Management Objectives, Policies and Capital Management

The Group has various financial instruments such as cash and cash equivalents, receivables, amounts owed by/to related parties, financial assets at FVOCI, FVPL investments, deposits under other noncurrent assets, accounts payable and accrued expenses, rental and other deposits, long term debt and subscriptions payable.

The main purpose of these financial instruments is to raise funds and maintain continuity of funding and financial flexibility for the Group. The Group has other financial liabilities such as accounts payable and accrued expenses and rental and other deposits, which arise directly from its operations.

The main risks from the use of financial instruments are liquidity risk, credit risk and equity price risk.

The Group's BOD reviews and approves policies for managing these risks as summarized below.

Liquidity Risk

Liquidity risk arises when there is a shortage of funds and the Group as a consequence could not meet its maturing obligations.

In the management of liquidity, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows.

The tables below summarize the maturity profile of the Group's financial liabilities as at December 31, based on contractual undiscounted payments:

	On demand	Less than 3 months	3 to 6 months	6 to 12 months	Over 1 Year	Total
December 31, 2025						
Accounts payable and accrued expenses	1,504,397	-	45,449	284,511	188,679	2,023,036
Amounts owed to related parties	7,679,491	-	-	-	-	7,679,491
Short-term debts and interest payable	1,109,540	-	-	-	-	1,109,540
Long-term debts and interest payable	10,465	26,193	29,797	81,057	3,017,050	3,164,562
Rental and other deposits	-	-	-	167,895	492,305	660,200
Lease liabilities	-	90,416	90,416	180,833	2,812,208	3,173,874
Subscription payable	-	-	-	-	481,675	481,675
	10,303,893	116,609	165,662	714,296	6,991,917	18,292,378
December 31, 2024						
Accounts payable and accrued expenses	1,314,386	-	157,016	284,511	444,360	2,200,273
Amounts owed to related parties	7,124,850	-	-	-	-	7,124,850
Long-term debts and interest payable	11,952	24,871	37,095	74,666	3,158,726	3,307,310
Rental and other deposits	-	-	-	292,944	290,932	583,876
Lease liabilities	-	86,945	86,945	176,969	2,914,196	3,265,055
Subscription payable	-	-	-	-	481,675	481,675
	8,451,188	111,816	281,056	829,090	7,289,889	16,963,039

Equity Price Risk

The Group is exposed to equity securities price risk arising from the Group's financial asset measured at FVOCI in the consolidated statements of financial position. Components of equity would increase or decrease as a result of gains or losses on such equity securities classified as financial asset measured at FVOCI. Management, however, does not foresee exposure to price risk on its financial assets at FVOCI to be significant.

Credit Risk

Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Group is exposed to credit risk from its operating activities (primarily trade receivables) and from its financing activities, including deposits with banks and financial institutions and other financial instruments.

The Group's gross maximum exposure to credit risk as at December 31, is equal to the carrying values of its financial assets. The details follow:

	Gross maximum exposure
December 31, 2025	
Cash in banks and cash equivalents	154,568
Trade receivables	
Land sales	3,682,028
Receivables from tenants	1,098,171
Non-trade receivables	548,299
Financial assets at FVOCI - quoted debt securities	40,751
	5,523,817
December 31, 2024	
Cash in banks and equivalents	242,270
Trade receivables	
Land sales	4,529,066
Receivables from tenants	848,707
Non-trade receivables	523,033
Financial assets at FVOCI - quoted debt securities	36,897
	6,179,973

Cash in banks and cash equivalents

Cash in banks and cash equivalents are still subject to credit risk but impairment is deemed insignificant. Credit risk from balances with banks and financial institutions and related parties is managed by the Group's treasury department in accordance with the Group's policy. Investments of surplus funds are made only with approved counterparties and within credit limits assigned to each counterparty. Counterparty credit limits are reviewed by the Group's Board of Directors on an annual basis and may be updated throughout the year subject to approval of the Group's Finance Committee. The limits are set to minimize the concentration of risks and therefore mitigate financial loss through a counterparty's potential failure to make payments.

Trade receivables - real estate receivables

For real estate receivables, exposure to credit risk is not significant given that title of the real estate property is only transferred to the customer if the consideration had been fully paid. In case of default, after enforcement activities, the Group has the right to cancel the sale and enter into another contract to sell to another customer after certain proceedings (e.g. grace period, referral to legal, cancellation process, reimbursement of previous payments) had been completed. Applying the expected credit risk model did not result in the recognition of an impairment loss for real estate receivables in 2025 and 2024.

Trade receivables - receivable from tenants

Credit risk arising from receivables from tenants of leasing properties is primarily managed through a tenant selection process. Prospective tenants are evaluated on the basis of payment track record and other credit information. In accordance with the provisions of the lease contracts, the lessees are required to deposit with the Group security deposits and advance rentals which helps reduce the Group's credit risk exposure in case of defaults by the tenants. The security deposits are considered in the calculation of impairment as recoveries. For existing tenants, the Group has put in place a monitoring and follow-up system. These are aged and analyzed on a continuous basis to minimize credit risk associated with these receivables. Regular meetings with tenants are also undertaken for further assessment of paying capacity.

Set out below is the information about the credit risk exposure of the Group's trade receivables from tenants using a provision matrix excluding rental accruals:

	Current	More than 30 days	More than 60 days	More than 90 days	Total
2025					
Expected credit loss rate	0.73%	8.72%	31.86%	14.57%	9.26%
Total gross carrying amount	417,429	63,586	19,983	593,588	1,094,585
Expected credit losses	3,042	5,543	6,366	86,462	101,413
2024					
Expected credit loss rate	1.01%	11.82%	10.19%	15.46%	9.14%
Total gross carrying amount	310,764	70,406	116,521	351,016	848,707
Expected credit losses	3,129	8,324	11,877	54,261	77,591

Applying the expected credit risk model resulted in the recognition of an impairment loss for trade receivable from tenants amounting to P23.82 million in 2025 and P23.75 million in 2024. There were no impairment losses recognized in 2023. The Company written off P25.00 million of its trade debtor receivables in 2024 (Note 3).

Generally, "Trade receivables" under "Receivables" receivables are written-off if past due for more than one year and are not subject to enforcement activity.

Non-trade receivables

Credit risk exposure in respect of all other counterparties is managed by setting standard business terms that are required to be met by all counterparties. An impairment analysis is performed at each reporting date to consider when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full. These receivables are written off when there is no reasonable expectation of recovering the contractual cash flows. There were no impairment losses recognized in 2025 and 2024 applying the expected credit risk model. Total write offs amounted to P1.7 million in 2025 (Note 3).

Financial assets at FVOCI - quoted debt securities

The Group's debt instruments at fair value through OCI comprise solely of government securities. The Group considers a debt investment security to have low credit risk when its credit risk rating is equivalent to the globally understood definition of 'investment grade' and, therefore, are considered to be low credit risk investments. It is the Group's policy to measure expected credit losses (ECLs) on such instruments on a 12-month basis. Applying the expected credit risk model did not result in the recognition of an impairment loss in 2025 and 2024.

28 Significant Accounting Judgments, Estimates and Assumptions

The preparation of the consolidated financial statements in accordance with PFRS requires the Group to make judgments and estimates that affect the reported amounts of assets, liabilities, revenues and expenses and disclosures, at the end of the reporting period. Future events may occur which will cause the 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, estimates and assumptions 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. However, actual outcome can differ from these estimates.

Judgments

In the process of applying the Group's accounting policies, management has made the following judgments, apart from those involving estimations, which have the most significant effect on the amounts recognized in the consolidated financial statements:

Determining the lease term of contracts with renewal and termination options - Group as lessee

The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised. The renewal periods for leases of land with longer non-cancellable periods (i.e., 10 to 15 years) are not included as part of the lease term since it is reasonably certain that the Group will exercise the option to renew or not exercise the option to terminate. Renewal or termination of lease is subject to mutual agreement with the lessors.

Classification of joint venture

The Group's investment in joint venture is structured in separate incorporated entity. The respective joint arrangement agreement requires unanimous consent from all parties to the agreement for the relevant activities identified. The Group and the party to the agreement only have the rights to the net assets of the joint venture through the terms of contractual arrangements.

Assessing operating lease commitments - Group as lessor

The Group has entered into commercial property leases on its investment properties portfolio. The Group has determined that it retains all the significant risks and rewards of ownership of these properties which are leased out under operating lease arrangements.

Distinction between investment properties and owner-occupied properties

The Group determines whether a property qualifies as investment property. In making its judgment, the Group considers whether the property generates cash flows largely independent of the other assets held by an entity. Owner-occupied properties generate cash flows that are attributable not only to the property but also to the other assets used in the production or supply process.

Some properties comprise a portion that is held to earn rentals for capital appreciation and another portion that is held for administrative purposes. If these portions cannot be sold separately, the property is accounted for as investment property only if an insignificant portion is held for administrative purposes. Judgment is applied in determining whether ancillary services are so significant that a property does not qualify as investment property. The Group considers each property separately in making its judgment.

Assessing realizability of deferred income tax assets

The Group reviews the carrying amounts of deferred income tax assets at each end of the reporting period and reduces it to the extent that it is no longer probable that sufficient future taxable profits will be available to allow all or part of the deferred income tax assets to be utilized. Judgments and estimation are required to determine the amount of deferred income tax assets that can be recognized based upon the likely timing and level of future taxable income together with future tax planning strategies. However, there is no assurance that the Group will generate sufficient future taxable profits to allow all or part of its deferred income tax assets to be utilized.

The temporary differences, NOLCO and MCIT for which no deferred income tax assets were recognized, as the management has assessed that it is not probable that sufficient future taxable income will be available for which the benefit of the deferred income tax assets can be utilized, are disclosed in Note 21.

Estimates and assumptions

The key estimates and assumptions concerning the future and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below. The Group based its assumptions and estimates on parameters available when the consolidated financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes in circumstances arising beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

Revenue recognition on real estate projects

The Group's revenue recognition policy requires management to make use of estimates and assumptions that may affect the reported amounts of revenues. The Group's revenue from real estate, mainly arising from residential development, is recognized based on the percentage of completion and this is measured principally on the basis of the estimated completion of a physical proportion of the contract work. Apart from involving significant estimates in determining the quantity of inputs such as materials, labor and equipment needed, the assessment process for the percentage of completion is complex and the estimated project development costs requires technical determination by management's specialists (project engineers).

Following the pattern of real estate revenue recognition, the cost to sell and cost to obtain a contract (e.g., commission), is determined using the percentage of completion. To determine the cost of sales, the percentage of completion is applied to the standard cost which is regularly reviewed and adjusted to actual cost.

Leases - estimating the incremental borrowing rate

The Group cannot readily determine the interest rate implicit in the lease, therefore, it uses its incremental borrowing rate (IBR) to measure lease liabilities. The IBR is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment.

The IBR therefore reflects what the Group 'would have to pay', which requires estimation when no observable rates are available (such as for subsidiaries that do not enter into financing transactions) or when they need to be adjusted to reflect the terms and conditions of the lease. The Group estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates.

Provision for expected credit losses of trade and other receivables

The Group uses a provision matrix to calculate ECLs for trade receivables except for receivables from real estate. The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns.

The provision matrix is initially based on the Group's historical observed default rates. The Group will calibrate the matrix to adjust the historical credit loss experience with forward-looking information such as Gross Domestic Product growth rate and inflation rate. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analyzed.

The Group uses vintage analysis approach to calculate ECLs for real estate receivable. The vintage analysis accounts for expected losses by calculating the cumulative loss rates of a given loan pool. It derives the probability of default from the historical data of a homogenous portfolio that share the same origination period. The information on the number of defaults during fixed time intervals of the accounts is utilized to create the PD model. It allows the evaluation of the loan activity from its origination period until the end of the contract period.

The assessment of the correlation between historical observed default rates, forecast economic conditions (gross domestic product and inflation rate) and ECLs is also significant estimate. The amount of ECLs is sensitive to changes in circumstances and of forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of customer's actual default in the future. The information about the ECLs on the Group's trade receivables is disclosed in Notes 5 and 27.

Estimating useful lives of depreciable investment properties and property and equipment

The estimated useful lives used as bases for depreciating and amortizing the Group's investment properties and property and equipment were determined on the basis of management's assessment of the period within which the benefits of these asset items are expected to be realized taking into account actual historical information on the use of such assets as well as industry standards and averages applicable to the Group's assets. The Group estimates the useful lives of its investment properties and property and equipment based on the period over which the assets are expected to be available for use. The estimated useful lives of investment properties and property and equipment are reviewed, at least, annually and are updated if expectations differ from previous estimates due to physical wear and tear and technical or commercial obsolescence on the use of these assets. It is possible that future results of operations could be materially affected by changes in these estimates brought about by changes in the factors mentioned above. A reduction in the estimated useful lives of these assets increases depreciation and amortization and decreases the carrying value of investment properties and property and equipment.

Information on the estimated useful life of investment properties and property and equipment is included in Note 29.9 and 29.10, respectively.

Determining retirement benefits liability

The cost of defined retirement obligation as well as the present value of the defined benefit obligation is determined using actuarial valuations. The actuarial valuation involves making various assumptions. These include the determination of the discount rates, future salary increases, mortality rates and future retirement increases. Due to the complexity of the valuation, the underlying assumptions and its long-term nature, defined benefit obligation are highly sensitive to changes in these assumptions. The assumptions are reviewed at each end of the reporting period.

In determining the appropriate discount rate, management considers the interest rates of government bonds that are denominated in the currency in which the benefits will be paid, with extrapolated maturities corresponding to the expected duration of the defined benefit obligation. Further details about the assumptions used are provided in Note 20.

Assessing and estimating contingencies and provisions

The Group is involved in certain disputes for which the Group has recognized provisions for probable expenses, which may be incurred, and disclosed relevant information about such contingencies.

29 Summary of material accounting policies

29.1 Basis of preparation

The consolidated financial statements have been prepared on a historical cost basis, except for the following:

- Debt and equity financial assets measured at fair value
- Certain financial instruments and lease liabilities carried at amortized cost
- Investments in joint ventures in which equity method of accounting is applied;
- Retirement benefit obligation measured at the present value of the defined benefit obligation net of the fair value of the plan assets.

The consolidated financial statements are presented in Philippine Peso, which is the Parent Company's functional currency. All amounts are rounded off to the nearest thousand, except when otherwise indicated.

The consolidated financial statements provide comparative information in respect of the previous period.

29.2 Statement of Compliance

The consolidated financial statements of the Group have been prepared in accordance with Philippine Financial Reporting Standards (PFRS) Accounting Standards. PFRS Accounting Standards comprise the following authoritative literature:

- PFRS Accounting Standards;
- PAS Standards; 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 and Sustainability Reporting Standards Council (FSRSC) and adopted by SEC.

29.3 Basis of Consolidation

The consolidated financial statements comprise the financial statements of the Group as at December 31, 2025 and 2024 and for each of the three years in the period ended December 31, 2025.

Subsidiaries are consolidated from the date on which control is transferred to the Group and cease to be consolidated from the date on which control is transferred out of the Group. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the group ceases control over a subsidiary.

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

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

Generally, there is a presumption that a majority of voting rights result in control.

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:

- a. the contractual arrangement with the other vote holders of the investee;
- b. rights arising from other contractual arrangements; and
- c. the Group's voting rights and potential voting rights.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control.

The financial statements of the subsidiaries are prepared for the same accounting period as the Parent Company using uniform accounting policies. All significant intercompany transactions and balances between and among the Group, including intercompany profits and unrealized profits, are eliminated in the consolidation.

Non-controlling interests represent the portion of profit or loss and net assets in the subsidiaries not held by the Group and are presented separately in the consolidated statement of income, consolidated statement of comprehensive income and within equity in the consolidated statement of financial position, separately from the equity holders of the parent.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity as "Equity reserve" and attributed to the owners of the Parent Company.

If the Group loses control over a subsidiary, it derecognizes the related assets (including goodwill), liabilities, non-controlling interests and other components of equity, while the resultant gain or loss is recognized in profit or loss. Any investment retained is recognized at fair value.

29.4 Changes in Accounting Policies and Disclosures

29.4.1 New and amended standards adopted by the Group

The Group has applied the following amendment for the first time for its annual reporting period commencing 1 January 2025:

Lack of Exchangeability – Amendments to PAS 21;

On 15 August 2023, the IASB amended PAS 21 to add requirements to help entities to determine whether a currency is exchangeable into another currency, and the spot exchange rate to use when it is not. Prior to these amendments, PAS 21 set out the exchange rate to use when exchangeability is temporarily lacking, but not what to do when lack of exchangeability is not temporary.

Management assessed that the amendment above did not have any impact on the amounts recognized in prior periods and are not expected to significantly affect the current reported balances.

29.4.2 New standards and interpretations not yet adopted

Certain new accounting standards and amendments to accounting standards have been published that are not mandatory for 31 December 2025 reporting periods and have not been early adopted by the group. The group's assessment of the impact of these new standards and amendments is set out below:

Amendments to the Classification and Measurement of Financial Instruments – Amendments to PFRS 9 and PFRS 7 (effective for annual periods beginning on or after 1 January 2026)

On 30 May 2025, the IASB issued targeted amendments to PFRS 9 and PFRS 7 to respond to recent questions arising in practice, and to include new requirements not only for financial institutions but also for corporate entities. These amendments:

- clarify the date of recognition and derecognition of some financial assets and liabilities, with a new exception for some financial liabilities settled through an electronic cash transfer system;
- clarify and add further guidance for assessing whether a financial asset meets the solely payments of principal and interest (SPPI) criterion;
- add new disclosures for certain instruments with contractual terms that can change cashflows (such as some financial instruments with features linked to the achievement of environment, social and governance targets); and
- update the disclosures for equity instruments designated at fair value through other comprehensive income (FVOCI).

The adoption of the above amendment is not expected to have a material impact on the consolidated financial statements of the Group.

Contracts Referencing Nature-dependent Electricity – Amendments to PFRS 9 and PFRS 7 (effective for annual periods beginning on or after 1 January 2026)

On 18 December 2024, the IASB has issued targeted amendments to help companies better report the financial effects of nature-dependent electricity contracts, which are often structured as power purchase agreements (PPAs). Nature-dependent electricity contracts help companies to secure their electricity supply from sources such as wind and solar power. The amount of electricity generated under these contracts can vary based on uncontrollable factors such as weather conditions. The amendments include:

- clarifying the application of the 'own-use' requirements;
- permitting hedge accounting if these contracts are used as hedging instruments; and

- adding new disclosure requirements to enable investors to understand the effect of these contracts on a company's financial performance and cash flows.

The adoption of the above amendment is not expected to have a material impact on the consolidated financial statements of the Group.

Annual Improvements to PFRS Accounting Standards – Volume 11 (effective for annual periods beginning on or after 1 January 2026)

On 18 July 2024, the IASB has issued narrow amendments to PFRS Accounting Standards and accompanying guidance as part of its regular maintenance of the Standards. These amendments include clarifications, simplifications, corrections and changes aimed at improving the consistency of several PFRS Accounting Standards. The amended Standards are:

- PFRS 1 First-time Adoption of International Financial Reporting Standards;
- PFRS 7 Financial Instruments: Disclosures and its accompanying Guidance on implementing PFRS 7;
- PFRS 9 Financial Instruments;
- PFRS 10 Consolidated Financial Statements; and
- PAS 7 Statement of Cash Flows.

The adoption of the above amendment is not expected to have a material impact on the consolidated financial statements of the Group.

PFRS 19 Subsidiaries without Public Accountability: Disclosures (effective for annual periods beginning on or after 1 January 2027)

Issued in May 2025, PFRS 19 allows for certain eligible subsidiaries of parent entities that report under PFRS Accounting Standards to apply reduced disclosure requirements.

The adoption of the above amendment is not expected to have a material impact on the consolidated financial statements of the Group.

PFRS 18 Presentation and Disclosure in Financial Statements (effective for annual periods beginning on or after 1 January 2027)

PFRS 18 will replace PAS 1 Presentation of financial statements, introducing new requirements that will help to achieve comparability of the financial performance of similar entities and provide more relevant information and transparency to users. Even though PFRS 18 will not impact the recognition or measurement of items in the financial statements, its impacts on presentation and disclosure are expected to be pervasive, in particular those related to the statement of financial performance and providing management-defined performance measures within the financial statements.

Management is currently assessing the detailed implications of applying the new standard on the group's consolidated financial statements. From the high-level preliminary assessment performed, the following potential impacts have been identified:

- Although the adoption of PFRS 18 will have no impact on the group's net profit, the group expects that grouping items of income and expenses in the statement of profit or loss into the new categories will impact how operating profit is calculated and reported. From the high-level impact assessment that the group has performed, the following items might potentially impact operating profit:
 - Foreign exchange differences currently aggregated in the line item 'other income and other gains/(losses) – net' in operating profit might need to be disaggregated, with some foreign exchange gains or losses presented below operating profit.
 - PFRS 18 has specific requirements on the category in which derivative gains or losses are recognized – which is the same category as the income and expenses affected by the risk that the derivative is used to manage. Although the group currently recognizes some gains or losses in operating profit and others in finance costs, there might be a change to where these gains or losses are recognized, and the group is currently evaluating the need for change.

- The line items presented on the primary financial statements might change as a result of the application of the concept of 'useful structured summary' and the enhanced principles on aggregation and disaggregation. In addition, since goodwill will be required to be separately presented in the statement of financial position, the group will disaggregate goodwill and other intangible assets and present them separately in the statement of financial position.
- The group does not expect there to be a significant change in the information that is currently disclosed in the notes because the requirement to disclose material information remains unchanged; however, the way in which the information is grouped might change as a result of the aggregation/disaggregation principles. In addition, there will be significant new disclosures required for:
 - management-defined performance measures;
 - a break-down of the nature of expenses for line items presented by function in the operating category of the statement of profit or loss – this break-down is only required for certain nature expenses; and
 - for the first annual period of application of PFRS 18, a reconciliation for each line item in the statement of profit or loss between the restated amounts presented by applying PFRS 18 and the amounts previously presented applying PAS 1.
- From a cash flow statement perspective, there will be changes to how interest received and interest paid are presented. Interest paid will be presented as financing cash flows and interest received as investing cash flows, which is a change from current presentation as part of operating cash flows.

The Group will apply the new standard from its mandatory effective date of 1 January 2027. Retrospective application is required, and so the comparative information for the financial year ending 31 December 2026 will be restated in accordance with PFRS 18.

29.5 Financial Instruments

Financial assets

The Company classifies its financial assets in the following categories: (a) financial assets at amortized cost, (b) fair value through profit or loss and (c) fair value through other comprehensive income (OCI). The classification depends on the purpose for which the financial assets were acquired. Management determines the classification of its financial assets at initial recognition.

The Company's financial assets at amortized cost category comprise of cash and cash equivalents (Note 2), receivables (Note 3) and amounts owned to related parties (Note 15) refundable deposits under other current assets (Note 7).

For financial asset at fair value through OCI, the Company had designated listed equity securities and quoted debt securities as not held for trading where management consider these investments to be strategic in nature (Note 5).

For financial asset at fair value through profit or loss (FVPL), the Company had designated equity investment as held for trading financial asset where management intended to hold them for the medium to long-term. The Company's financial asset at FVPL consist of investment in redeemable preferred shares and UITF (Note 6).

Impairment of financial assets

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

For trade receivables except real estate receivable, the Group applies a simplified approach in calculating ECLs. The Group does not track changes in credit risk, instead, recognizes a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

Vintage approach accounts for expected credit losses by calculating the cumulative loss rates of a given real estate receivable pool. It derives the probability of default from the historical data of a homogenous portfolio that share the same origination period. The information on the number of defaults during fixed time intervals of the accounts is utilized to create the probability of default model.

It allows the evaluation of the loan activity from its origination period until the end of the contract period. In addition to primary drivers like macroeconomic indicators of qualitative factors such as, but not limited to, forward-looking data on inflation rate was added to the expected loss calculation to reach a forecast supported by both quantitative and qualitative data points.

The probability of default is applied to the estimate of the loss arising on default which is based on the difference between the contractual cash flows due and those that the Group would expect to receive, including from the repossession of the subject real estate property, net of cash outflows. For purposes of calculating loss given default, accounts are segmented based on the type of facility. In calculating the recovery rates, the Group considered collections of cash and/or cash from resale of real estate properties after foreclosure, net of direct costs of obtaining and selling the real estate properties after the default event such as commission and refurbishment. As these are future cash flows, these are discounted back to the time of default using the appropriate effective interest rate, usually being the original effective interest rate (EIR) or an approximation thereof.

The Group considers a financial asset in default generally when contractual payments are 30 days past due for commercial leasing and 90 days past due for real estate and property development or when sales are cancelled supported by a notarized cancellation letter executed by the Group and customer. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group.

For other financial assets such as nontrade receivables, insurance receivables, amounts owed by related parties, refundable deposits and other receivables, ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12—months (a 12—month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

For cash and cash equivalents and short-term investments, the Group applies the low credit risk simplification. The Group uses the ratings from Standard and Poor's (S&P), Moody's and Fitch to determine whether the debt instrument has significantly increased in credit risk (i.e., no longer low credit risk). The probability of default and loss given defaults are publicly available and are used by the Group to estimate ECLs. It is the Group's policy to measure ECLs on such instruments on a 12- month basis. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECL.

The Group's debt instruments at fair value through OCI comprise solely of government securities. The Group considers a debt investment security to have low credit risk when its credit risk rating is equivalent to the globally understood definition of 'investment grade'.

Financial liabilities

The Group classifies its financial liabilities in the following categories: (a) financial liabilities at fair value through profit or loss (FVPL); and (b) financial liabilities at amortized cost. Financial liabilities at fair value through profit or loss is composed of two sub-categories: financial liabilities classified as held for trading and financial liabilities designated by the Group as at fair value through profit or loss upon initial recognition.

Management determines the classification of its financial liabilities at initial recognition.

The Group has not designated any financial liability as at fair value through profit or loss.

The Group's financial liabilities at amortized cost consist of accounts payables and accrued expenses (Note 11), amounts owned to related parties (Note 15), long-term debt (Note 12), rental and other deposits (Note 13) and lease liabilities (Note 24).

29.6 Fair Value Measurement

The Group classifies its fair value measurements using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The fair value hierarchy has the following levels:

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

The appropriate level is determined on the basis of the lowest level input that is significant to the fair value measurement. The fair value of financial instruments traded in active markets is based on quoted market prices at the reporting date. A market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis. The quoted market price used is the current bid price. These instruments are included in Level 1.

29.7 Real Estate Held for Development and Sale

Real estate held for development and sale is carried at the lower of cost and NRV. NRV is the selling price in the ordinary course of business, less the costs of completion, marketing and distribution. Cost includes acquisition cost of the land plus development and improvement costs.

29.8 Investments in Joint Ventures

Investments in joint ventures are accounted under the equity method of accounting.

Under the equity method, the investments in the investee companies are carried in the consolidated statement of financial position at cost plus post-acquisition changes in the Group's share in the net assets of the investee companies, less any impairments in values. The consolidated statement of income reflects the share of the results of the operations of the investee companies. The Group's share of post-acquisition movements in the investee's equity reserves is recognized directly in equity. Profits and losses resulting from transactions between the Group and the investee companies are eliminated to the extent of the interest in the investee companies and for unrealized losses to the extent that there is no evidence of impairment of the asset transferred. Dividends received are treated as a reduction of the carrying value of the investment.

29.9 Investment Properties

Investment properties are stated at cost less accumulated depreciation and any accumulated impairment losses. Land is stated at cost less any impairment in value. Depreciation and amortization of investment properties are computed using the straight-line method over the estimated useful lives of the investment properties as follows:

	Useful life in years
Land improvements	30
Buildings and improvements	7-40
Machineries and equipment	9-25

Leasehold improvements are amortized on a straight-line basis over the estimated useful lives or the term of the lease, whichever is shorter.

29.10 Property and Equipment

Property and equipment are carried at cost, less accumulated depreciation, amortization and any impairment in value. Depreciation and amortization of property and equipment are calculated on a straight-line basis over the estimated useful life of the property and equipment as follows:

	Useful life in years
Leasehold improvements	3-5
Buildings	30
Machinery and equipment	5-10
Transportation equipment	5
Furniture, fixtures and equipment	3-5

Leasehold improvements are amortized on a straight-line basis over three (3) to five (5) years or the term of the lease, whichever is shorter.

29.11 Combinations of Entities Under Common Control

Combinations of entities under common control are accounted for using the pooling of interest method. The pooling of interest method is generally considered to involve the following:

- The assets and liabilities of the combining entities are reflected in the consolidated financial statements at their carrying amounts as at date of acquisition. No adjustments are made to reflect fair values, or recognize any new assets or liabilities, at the date of the combination. The only adjustments that are made are those adjustments to harmonize accounting policies.
- No new goodwill is recognized as a result of the combination. The only goodwill that is recognized is any existing goodwill relating to either of the combining entities. Any difference between the consideration paid or transferred and the equity acquired is reflected within equity.

29.12 Revenue Recognition

Revenue from Contract with Customers

Revenue from contracts with customers is recognized when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services. The Group has generally concluded that it is the principal in its revenue arrangements, except for the provisioning of water, electricity, air- conditioning and common use service area in its mall retail spaces, wherein it is acting as agent.

The disclosures of significant accounting judgements, estimates and assumptions relating to revenue from contracts with customers are provided in Note 28.

(i) Real estate sales

The Group derives its real estate revenue from sale of industrial lots. Revenue from sale of industrial lots are recognized over time during the development period (or percentage of completion) since based on the terms and conditions of its contract with the customers, the Group's performance does not create an asset with an alternative use and the Group has an enforceable right to payment for performance completed to date.

In measuring the progress of its performance obligation over time, the Group uses the output method. The Group recognizes revenue based on direct measurements of the value to customers of the goods or services transferred to date, relative to the remaining goods or services promised under the contract. Progress is measured using survey of performance completed to date.

This is based on the monthly project accomplishment report prepared by the third-party surveyor as approved by the construction manager which integrates the surveys of performance to date of the construction activities for both sub-contracted and those that are fulfilled by the developer itself.

Contract costs include all direct materials and labor costs and those indirect costs related to contract performance. Expected losses on contracts are recognized immediately when it is probable that the total contract costs will exceed total contract revenue. Changes in contract performance, contract conditions and estimated profitability are recognized in the year in which the changes are determined.

(ii) Rental and Rent Concessions

Rental income arising from operating leases on investment properties is accounted for on a straight-line basis over the lease terms.

Rental concessions are treated as reductions to the rental income granted to lessees and accounted for as variable rent.

(iii) Cold Storage Revenue

The Group recognizes revenue from cold storage services over time using the output method as the customer receives and consumes the benefit from the performance of the related storage service. As a practical expedient allowed under PFRS 15, the Group recognizes revenue in the amount to which the Group has a right to invoice since the Group bills a fixed and variable amount every month.

(iv) Interest Income

For all financial instruments measured at amortized cost and interest-bearing financial assets classified as financial assets at FVOCI and AFS financial assets, interest income is recorded using the EIR, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial instrument or a shorter period, where appropriate, to the net carrying amount of the financial asset.

(v) Dividend Income

Dividend income is recognized when the Group's right to receive the payment is established.

29.13 Income Tax

Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the reporting date. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulation is subject to interpretation and establishing provisions where appropriate on the basis of amounts to be paid to tax authorities.

Deferred tax

Deferred tax assets are recognized only if it is probable that future taxable amounts will be available to utilize those temporary differences and losses.

29.14 Retirement Benefits Costs

The Group has a funded, non-contributory defined benefit retirement plan.

The cost of providing benefits under the defined benefit plans is actuarially determined using the projected unit credit method. This method reflects service rendered by employees to the date of valuation and incorporates assumptions concerning the employees' projected salaries.

Defined benefit costs comprise the following:

- Service cost
- Net interest on the net defined benefit liability or asset
- Remeasurements of net defined benefit liability or asset

Service costs which include current service costs, past service costs and gains or losses on non-routine settlements are recognized as retirement benefits costs under "Personnel expenses" in the consolidated statement of income. Past service costs are recognized when plan amendment or curtailment occurs. These amounts are calculated periodically by independent qualified actuaries.

Net interest on the net defined benefit liability or asset is the change during the period in the net defined benefit liability or asset that arises from the passage of time which is determined by applying the discount rate based on government bonds to the net defined benefit liability or asset. Net interest on the net defined benefit liability or asset is recognized as "Interest income (expense)" in the consolidated statement of income.

Remeasurements comprising actuarial gains and losses and any change in the effect of the asset ceiling (excluding net interest on defined benefit liability) are recognized immediately in OCI in the period in which they arise. Remeasurements are not reclassified to profit or loss in subsequent periods. Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the creditors of the Group, nor can they be paid directly to the Group. Fair value of plan assets is based on market price information. When no market price is available, the fair value of plan assets is estimated by discounting expected future cash flows using a discount rate that reflects both the risk associated with the plan assets and the maturity or expected disposal date of those assets (or, if they have no maturity, the expected period until the settlement of the related obligations).

The Group's right to be reimbursed of some or all of the expenditure required to settle a defined benefit obligation is recognized as a separate asset at fair value when and only when reimbursement is virtually certain.

29.15 Leases (Group as a lessee)

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognizes lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessor. Leased assets may not be used as security for borrowing purposes. In determining the lease term, management considers all facts and circumstances that create an economic incentive to exercise an extension option, or not exercise a termination option. Extension options (or periods after termination options) are only included in the lease term if the lease is reasonably certain to be extended (or not terminated). The Company considers the factors below as the most relevant in assessing the options:

- If there are significant penalties to terminate (or not extend), the Company is typically reasonably certain to extend (or not terminate).
- If any leasehold improvements are expected to have a significant remaining value, the Company is typically reasonably certain to extend (or not terminate).
- Otherwise, the Company considers other factors including historical lease durations and the costs and business disruption required to replace the leased asset.

At the commencement date of the lease, the Group recognizes lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees.

The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Company and payments of penalties for terminating a lease, if the lease term reflects the Company exercising the option to terminate. The variable lease payments that do not depend on an index or a rate are recognized as expense in the period on which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses the Incremental Borrowing Rate (IBR) at the lease commencement date if the interest rate implicit in the lease is not readily determinable. To determine the incremental borrowing rate, the group:

- where possible, uses recent third-party financing received by the individual lessee as a starting point, adjusted to reflect changes in financing conditions since third-party financing was received
- uses a build-up approach that starts with a risk-free interest rate adjusted for credit risk for leases held by the Group, which does not have recent third-party financing, and
- makes adjustments specific to the lease, e.g., term, country, currency and security.

After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the in-substance fixed lease payments or a change in the assessment to purchase the underlying asset.

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. If the group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life.

Payments associated with short-term leases and all leases of low-value assets are recognized on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a lease term of 12 months or less without a purchase option.

AyalaLand Logistics Holdings Corp.

Index to the Supplementary Schedules

Annex A: Reconciliation of Retained Earnings Available for Dividend Declaration

Annex B: Map Showing the Relationships Between and Among the Company and its Ultimate Parent Company, Middle Parent, Subsidiaries or Co-subsidiaries, Associates, Wherever Located or Registered

Annex C: Supplementary Schedules Required by Annex 68-J

- Schedule A. Financial Assets
- Schedule B. Amounts Receivable from Directors, Officers, Employees, Related Parties, and Principal Stockholders (Other than Related Parties)
- Schedule C. Amounts Receivable from Related Parties which are Eliminated During the Consolidation of Financial Statements
- Schedule D. Long-term Debt
- Schedule E. Indebtedness to Related Parties
- Schedule F. Guarantees of Securities of Other Issuers
- Schedule G. Capital Stock

Schedule of Financial Soundness Indicators

Annex D: Schedule of External Auditor Fee- Related information

AyalaLand Logistics Holdings Corp.

Reconciliation of Retained Earnings Available for Dividend Declaration

For the year ended December 31, 2025

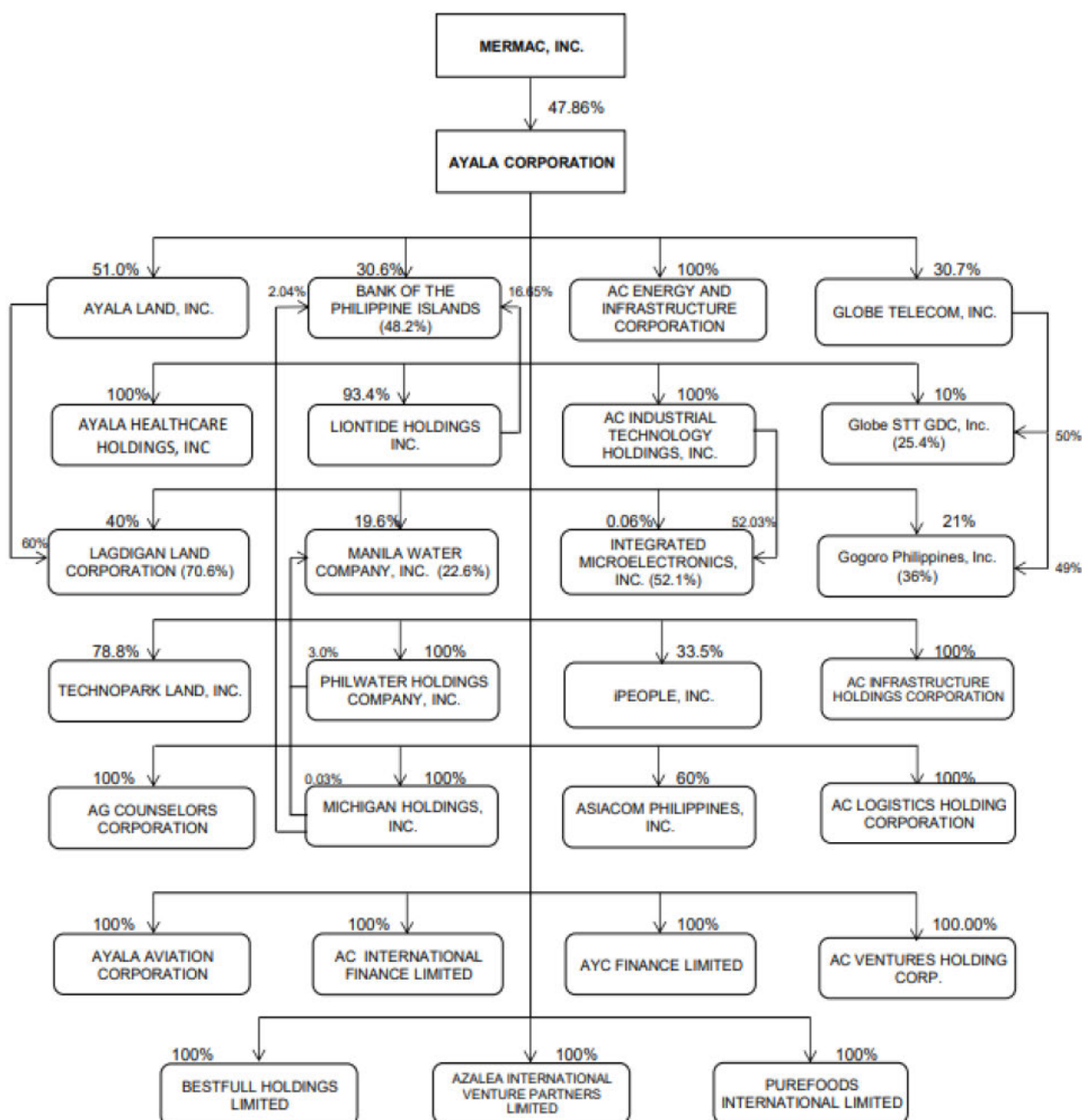
Unappropriated Retained Earnings, beginning of the year	946,906,068
Add: Category A: Items that are directly credited to Unappropriated retained earnings	
Reversal of Retained earnings appropriation/s	
Effect of restatements or prior-period adjustments	
Others (describe nature)	
<hr/>	
Less: Category B: Items that are directly debited to Unappropriated retained earnings	
Dividend declaration during the reporting period	
Retained earnings appropriated during the reporting period	
Effect of restatements or prior-period adjustments	
Others (describe nature)	
<hr/>	
Unappropriated Retained Earnings, as adjusted	828,318,279
Add/Less: Net Income for the current year	185,779,632
Less: Category C.1: Unrealized income recognized in the profit or loss during the year/period (net of tax)	
Equity in net income of associate/joint venture, net of dividends declared	
Unrealized foreign exchange gain, except those attributable to cash and cash equivalents	
Unrealized fair value adjustment (mark-to-market gains) of financial instruments at fair value through profit or loss (FVTPL)	
Unrealized fair value gain of investment property	
Other unrealized gains or adjustments to the retained earnings as a result of certain transactions accounted for under the PFRS (describe nature)	

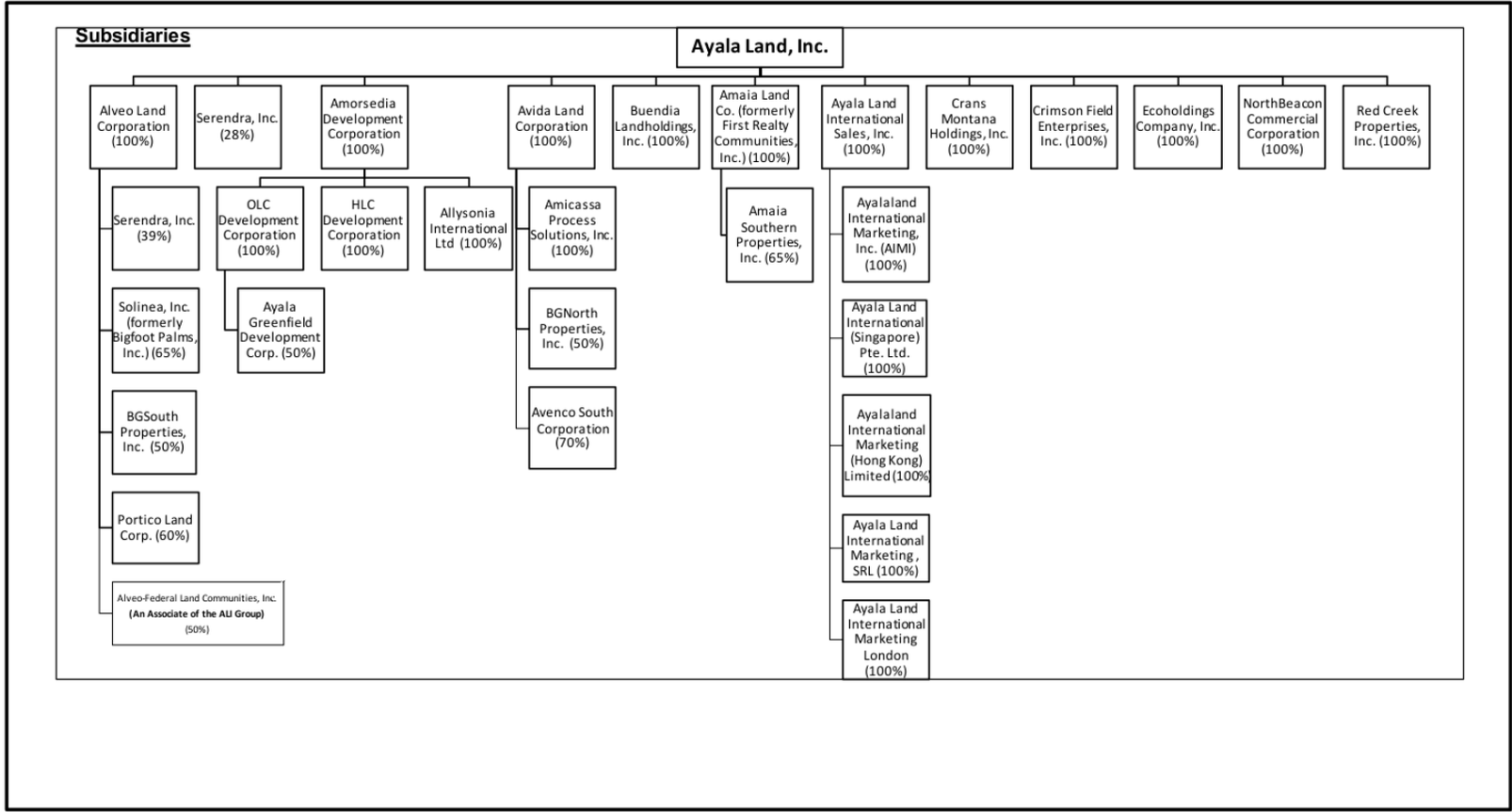
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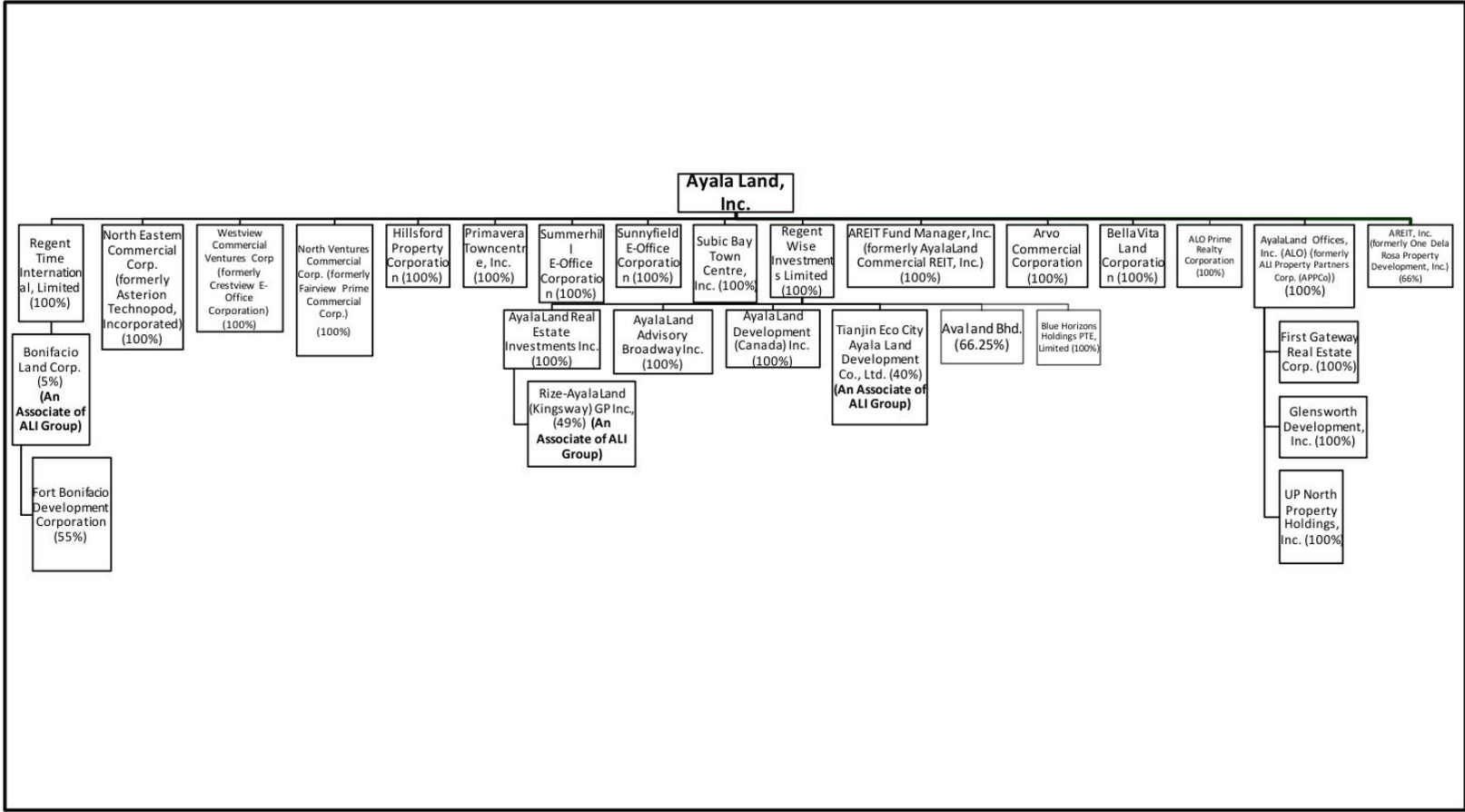
<p>Add: Category C.2: Unrealized income recognized in the profit or loss in prior reporting periods but realized in the current reporting period (net of tax)</p> <ul style="list-style-type: none"> Realized foreign exchange gain, except those attributable to Cash and cash equivalents Realized fair value adjustment (mark-to-market gains) of financial instruments at fair value through profit or loss (FVTPL) Realized fair value gain of Investment property Other realized gains or adjustments to the retained earnings as a result of certain transactions accounted for under the PFRS (describe nature) 	
<p>Add: Category C.3: Unrealized income recognized in profit or loss in prior periods but reversed in the current reporting period (net of tax)</p> <ul style="list-style-type: none"> Reversal of previously recorded foreign exchange gain, except those attributable to cash and cash equivalents Reversal of previously recorded fair value adjustment (mark-to-market gains) of financial instruments at fair value through profit or loss (FVTPL) Reversal of previously recorded fair value gain of investment property Reversal of other unrealized gains or adjustments to the retained earnings as a result of certain transactions accounted for under the PFRS, previously recorded (describe nature) 	
Adjusted net income	1,014,097,911
<p>Add: Category D: Non-actual losses recognized in profit or loss during the reporting period (net of tax)</p> <ul style="list-style-type: none"> Depreciation on revaluation increment (after tax) 	
<p>Add/Less: Category E: Adjustments related to relief granted by the SEC and BSP</p> <ul style="list-style-type: none"> Amortization of the effect of reporting relief Total amount of reporting relief granted during the year Others (describe nature) 	
<p>Add/Less: Category F: Other items that should be excluded from the determination of the amount of available for dividends distribution</p> <ul style="list-style-type: none"> Net movement of treasury shares (except for reacquisition of redeemable shares) Net movement of deferred tax asset not considered in the reconciling items under the previous categories Net movement in deferred tax asset and deferred tax liabilities related to same transaction, e.g., set up of right of use of asset and lease liability, set-up of asset and asset retirement obligation, and set-up of service concession asset and concession payable Adjustment due to deviation from PFRS/GAAP - gain (loss) Others (describe nature) 	
Total Retained Earnings, end of the year available for dividend declaration	1,014,097,911

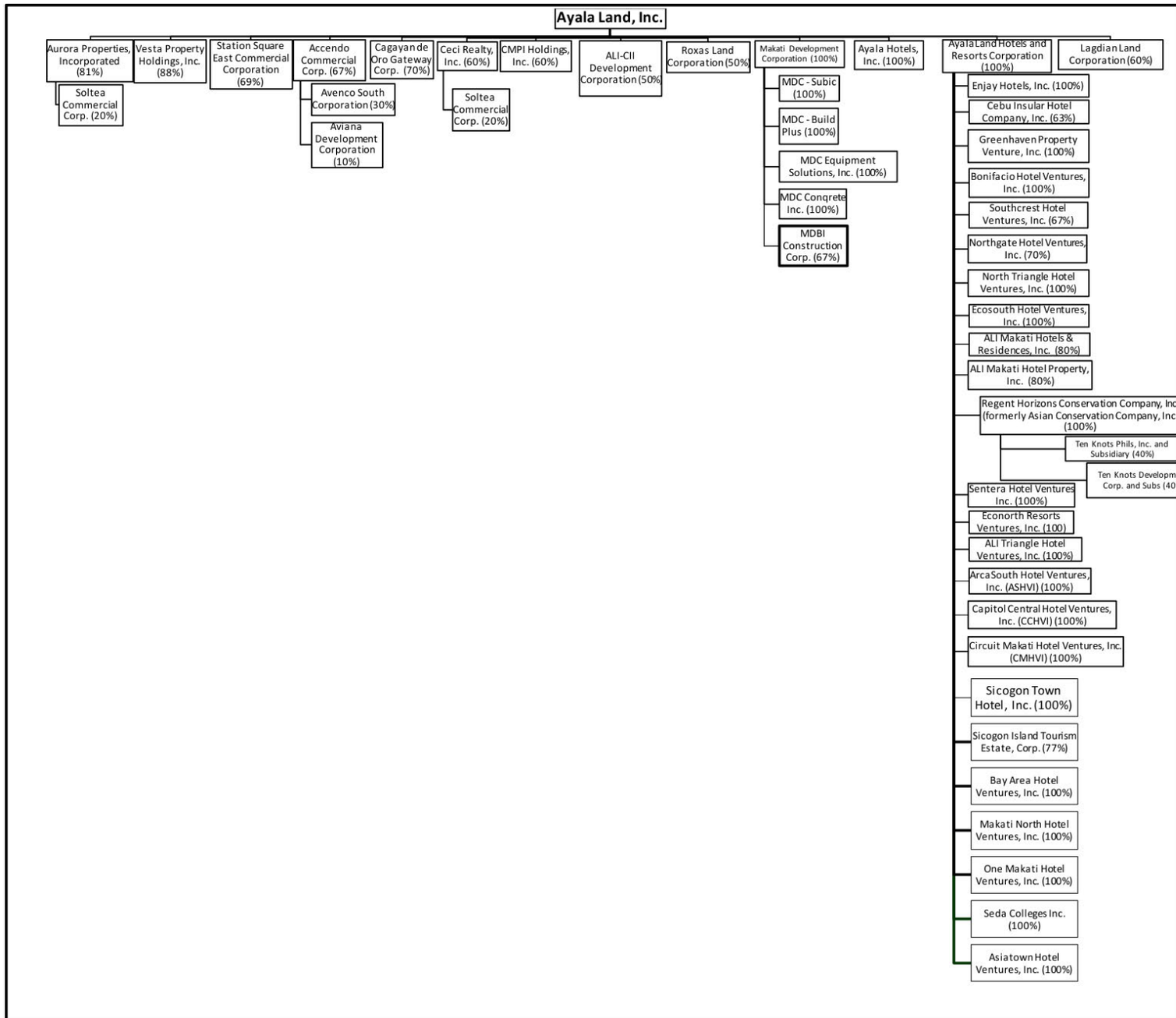
AyalaLand Logistics Holdings Corp.

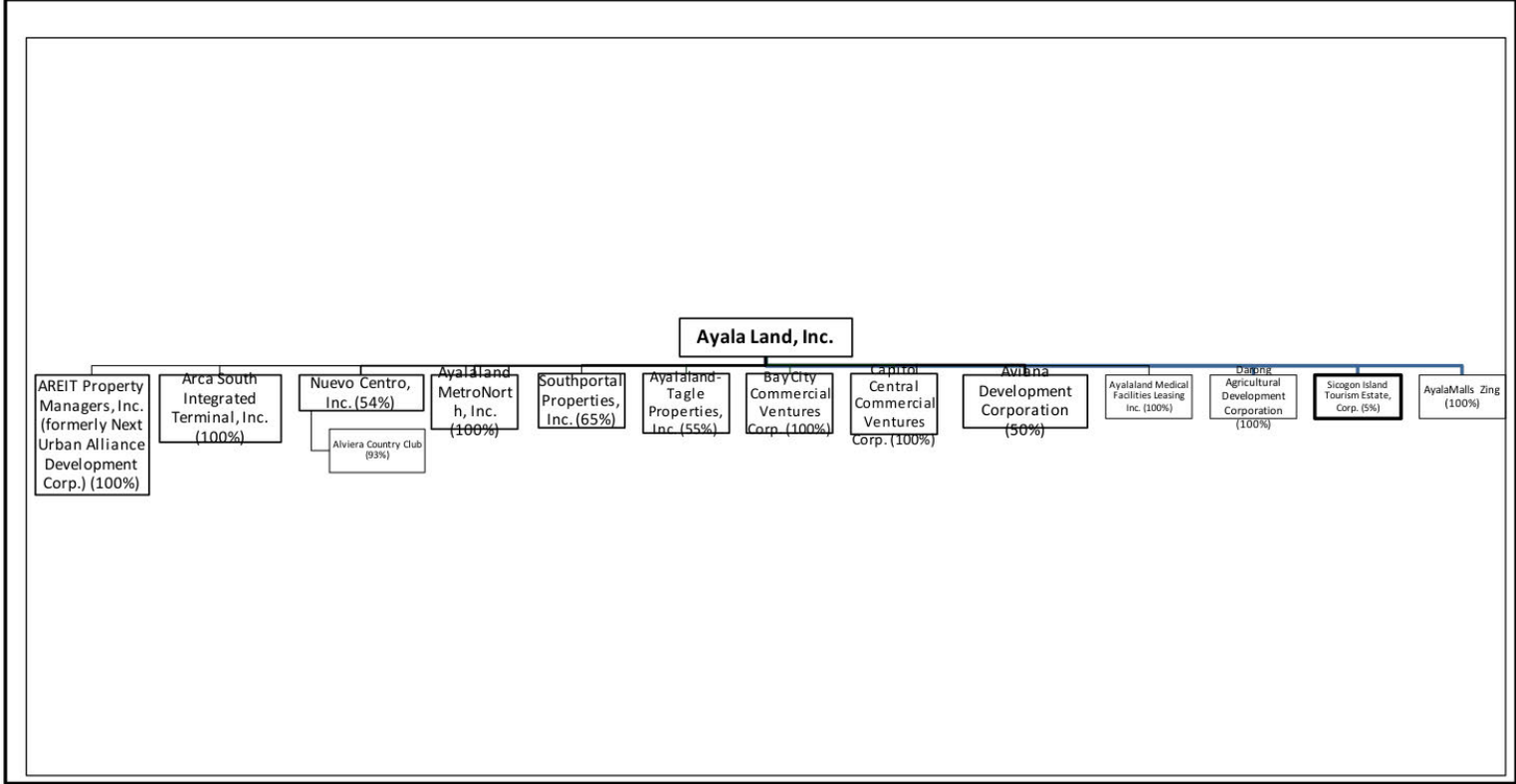
Map Showing the Relationships Between and Among the Company and its Ultimate Parent Company, Middle Parent, Subsidiaries or Co-subsidiaries, Associates, Wherever Located or Registered as at December 31, 2025





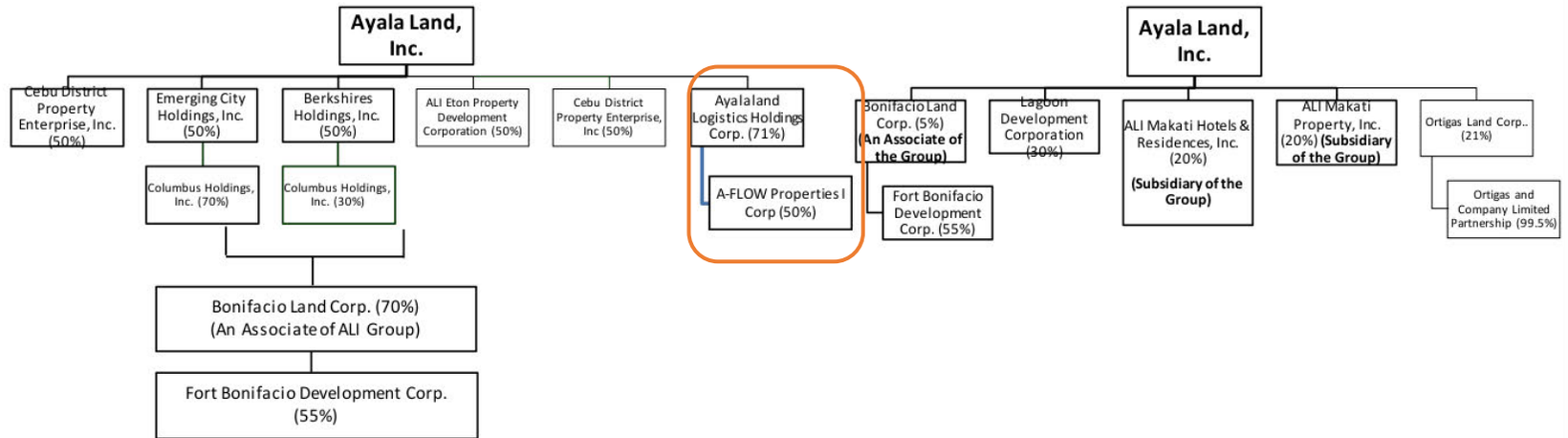






Direct Investments in Joint Ventures

Direct Investments in Associates



**Supplementary Schedules required by Annex 68-J
AyalaLand Logistics Holdings Corp. and Subsidiaries**

Schedule A - Financial Assets

As at December 31, 2025

Amounts In Thousands (Except For Number Of Shares)

Name of issuing entity and association of each issue	Number of shares or principal amount of bonds and notes	Amount shown in the statement of financial position	Income received and accrued
A. CASH IN BANK AND CASH EQUIVALENTS			
SAVINGS/CURRENT ACCOUNT (PESO)			
BDO Unibank, Inc.		11,408	-
Bank of the Philippine Islands		100,298	959
Development Bank of the Philippines		-	-
Metropolitan Bank and Trust Company		165	-
Rizal Commercial Banking Corp.		3,530	776
United Coconut Planters Bank		13,661	-
Sub-total		129,063	1,735
SAVINGS/CURRENT ACCOUNT (FCDU)			
Bank of the Philippine Islands		10,815	11
BDO Unibank, Inc.		51	-
		10,866	11
		139,929	1,746
B. SHORT TERM INVESTMENTS			
Bank of the Philippine Islands		14,639	175
		14,639	175
C. INVESTMENT IN BONDS AND OTHER SECURITIES			
<i>Available for sale investments:</i>			
<i>Listed and unlisted equity securities</i>			
Asia United Bank	50	2	-
Philippine Central Depository, Inc.	5,000	500	-
Sta. Elena Golf Club-A	3	63,000	-
Alviera Country Club (Class C)	1	950	-
Alabang Country Club	1	15,000	-
MERALCO	59,837	18,934	-
PLDT	419,688	4,220	-
	484,580	102,606	-
<i>Quoted and unquoted debt securities</i>			
Ayala Corporation	5,000	4,155	-
FIRST METRO 20-17	-	23,010	1,270
SECURITY BANK 20-13	-	1,353	30
BDO Unibank, Inc. UITF	13,000,000	13,826	-
	13,005,000	42,344	1,300
TOTAL INVESTMENTS IN BONDS & OTHER SECURITIES	13,489,580	144,950	1,300

AyalaLand Logistics Holdings Corp. and Subsidiaries
Schedule B - Amounts Receivable from Directors, Officers, Employees,
Related Parties, and Principal Stockholders (Other than Related Parties)

As at December 31, 2025
Amounts In Thousands

Account Type	Balance at Beginning period	Deductions					Balance at End Period
		Additions	Amounts Collected	Amounts Written off	Current	Not Current	
Advances to employees for company expenses	2,001	2,054	905	-	2,268	882	3,150
Salary loan	115	-	7	-	108	-	108
Car loan	1,479	1,460	1,268	-	308	1,363	1,671
Others	1,904	-	319	-	-	1,585	1,585
	5,499	3,514	2,499	-	2,684	3,830	6,514

AyalaLand Logistics Holdings Corp. and Subsidiaries
Schedule C - Amounts Receivable From Related Parties Which Are
Eliminated During The Consolidation Of Financial Statements

As at December 31, 2025
Amounts In Thousands

Name and Designation of Debtor	Balance at Beginning period	Additions	Amounts Collected	Accounts Written off*	Current	Not Current	Balance at end period
Orion I Holdings Philippines, Inc./Subsidiary	199,153	-	-	-	-	199,153	199,153
Lepanto Ceramics, Inc./Subsidiary	-	478,092	(242,038)	-	236,054	-	236,054
FLT Prime Insurance Corporation/Subsidiary	248	-	(248)	-	-	-	-
Tutuban Properties, Inc./Subsidiary	19,584	42,265	(37,777)	-	24,072	-	24,072
Unity Realty & Development Corporation/Subsidiary	16,416	30,443	(21,002)	-	25,857	-	25,857
Orion Land Inc./Subsidiary	27,200	30,623	(26,048)	-	31,775	-	31,775
Laguna Technopark, Inc./Subsidiary	42,105	79,229	(57,231)	-	64,103	-	64,103
A Flow Land I Corp/Subsidiary	82,776	-	-	-	82,776	-	82,776
	387,482	660,652	(384,344)	-	464,637	199,153	663,790

AyalaLand Logistics Holdings Corp. and Subsidiaries
Schedule D - Long-Term Debt

As at December 31, 2025
Amounts In Thousands

Title of Issue and type of obligation	Amount authorized by indenture	Amount shown under the caption "Current Portion of long-term debt" in related balance sheet	Amount shown under the caption "Long-Term Debt" in related balance sheet
Term Loan	2,480,000	24,800	2,397,938

AyalaLand Logistics Holdings Corp. and Subsidiaries
Schedule E - Indebtedness To Related Parties (Long Term Loans From Related Companies)

As at December 31, 2025
Amounts In Thousands

Name of Related Party	Balance at beginning of period	Balance at end of period
NOT APPLICABLE		

AyalaLand Logistics Holdings Corp. and Subsidiaries
Schedule F - Guarantees of Securities of Other Issuers
As at December 31, 2025
Amounts In Thousands

Name of issuing entity of securities guaranteed by the company for which this statement is filed	Title of issue of each class of securities guaranteed	Total amount guaranteed and outstanding	Amount owed by person for which statement is filed	Nature of guarantee
NOT APPLICABLE				

AyalaLand Logistics Holdings Corp. and Subsidiaries
Schedule G - Capital Stock
As at December 31, 2025

Title of Issue	Number of Shares authorized	Number of shares issued and outstanding as shown under related balance sheet caption	Number of shares reserved for options, warrants, conversion and other rights	Number of shares held by related parties	Number of shares held Directors, officers and employees	Number of shares held by Others
COMMON SHARES	7,500,000,000					
ISSUED		6,158,660,192		4,467,752,831	73,034,556	
SUBSCRIBED		142,931,795		49,444,216		
		6,301,591,987		4,517,197,047	73,034,556	

AYALALAND LOGISTICS HOLDINGS CORP. AND SUBSIDIARIES
SCHEDULE OF FINANCIAL SOUNDNESS INDICATORS
December 31, 2025

Financial Ratios			
Pursuant to SRC Rule 68, As Amended			
	Formula	(One Year) 31-Dec-25	(One Year) 31-Dec-24
Return on assets	$\frac{\text{Net Income}}{\text{Average Assets}}$	0.01	0.02
Return on equity	$\frac{\text{Net Income}}{\text{Average Equity}}$	0.01	0.05
Gross profit margin	$\frac{\text{Gross profit}}{\text{Total Revenues}}$	0.38	0.34
Net profit margin	$\frac{\text{Net income}}{\text{Sales revenue}}$	0.06	0.14
Cost to income ratio	$\frac{\text{Cost and expenses}}{\text{Revenues}}$	0.72	0.72
Current ratio	$\frac{\text{Current Assets}}{\text{Current Liabilities}}$	0.91	1.15
Quick ratio	$\frac{\text{Current Assets less Inventory less Prepayments}}{\text{Current Liabilities}}$	0.43	0.56
Solvency ratio	$\frac{\text{After tax net profit(loss) + Depreciation}}{\text{Long Term Liabilities + Short Term Liabilities}}$	0.06	0.09
Asset to equity ratio	$\frac{\text{Total Assets}}{\text{Equity}}$	2.13	2.07
Debt to equity ratio	$\frac{\text{Total Liability}}{\text{Equity}}$	1.13	1.07
Interest rate coverage ratio	$\frac{\text{EBITDA}}{\text{Interest expense}}$	2.78	3.91
Price/Earnings Ratio	$\frac{\text{Price Per Share}}{\text{Earnings Per Common Share}}$	42.74	15.16

Annex D

AYALALAND LOGISTICS HOLDINGS CORP. AND SUBSIDIARIES
SCHEDULE OF EXTERNAL AUDITOR FEE-RELATED INFORMATION
December 31, 2025
All amounts in Philippine Peso

	2025	2024
Total audit fees	2,780,064	3,139,360
Total non-audit services fees	-	-
Total audit and non-audit fees	2,780,064	3,139,360

Note: This schedule shows the fees of the Company's external auditor - Isla Lipana & Co.