# COVER SHEET for SEC FORM 17-Q

SEC Registration Number

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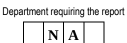
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Form Type

 1
 7
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Secondary License Type, If Applicable



# **COMPANY INFORMATION**

The designated contact person **<u>MUST</u>** be an Officer of the Corporation

Name of Contact Person	Email Address	Telephone Number/s	Mobile Number
Alan T. Ascalon	ascalon@acenergy.com.ph	7 730 6300	

Contact Person's Address

# 35th Floor, Ayala Triangle Gardens Tower 2, Paseo de Roxas corner Makati Avenue, Makati City

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

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

# SECURITIES AND EXCHANGE COMMISSION

# **SEC FORM 17-Q**

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

- 1. For the quarterly period ended June 30, 2022
- 2. Commission identification number AS094-8811
- 3. BIR Tax Identification No. 004-500-964-000
- 4. Exact name of issuer as specified in its charter ACE ENEXOR, INC.
- 5. Province, country or other jurisdiction of incorporation or organization Metro Manila
- 6. Industry Classification Code: (SEC Use Only)
- 7. Address of issuer's business address
   35th Floor, Ayala Triangle Gardens Tower 2, Paseo de Roxas corner Makati Avenue, Makati City, 1226
- 8. Issuer's telephone number, including area code +(632) 7-730-6300
- 9. Former name, former address and former fiscal year, if changed since last report
- 10. Securities registered pursuant to Sections 8 and 12 of the Code, or Sections 4 and 8 of the RSA

Number of shares of common stock outstanding250,000,001 sharesAmount of debt outstandingNone registered in the Philippine SEC and listed<br/>In PDEX/others

11. Are any or all of the securities listed on a Stock Exchange?

Yes [X] No [ ]

If yes, state the name of such Stock Exchange and the class/es of securities listed therein: **Philippine Stock Exchange** Common

12. Indicate by check mark whether the registrant:

(a) has filed all reports required to be filed by Section 17 of the Code and SRC Rule 17 thereunder or Sections 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of the Corporation Code of the Philippines, during the preceding twelve (12) months (or for such shorter period the registrant was required to file such reports)

Yes [X] No [ ]

(b) has been subject to such filing requirements for the past ninety (90) days.

Yes [X] No [ ]

# PART I--FINANCIAL INFORMATION

# Item 1. Financial Statements.

Please refer to attached ANNEX "A"

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.

Please refer to attached ANNEX "B"

# PART II--OTHER INFORMATION

Please refer to attached ANNEX "C"

# SIGNATURES

Pursuant to the requirements of Section 17 of the Securities Regulation Code and Section 141 of the Corporation Code, this report is signed on behalf of the issuer by the undersigned, thereunto duly authorized, in the City of Makati on August 3, 2022.

# ACE ENEXOR, INC.

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**ROLANDO J. PAULINO, JR.** President and Chief Executive Officer

MARIA CORAZON G. DIZON Treasurer and Chief Financial Officer

Annex A

ACE Enexor, Inc. and Subsidiary

Unaudited Interim Condensed Consolidated Financial Statements as at June 30, 2022 (with Comparative Audited Figures as at December 31, 2021) and for the six-month periods ended June 30, 2022 and 2021.

# ACE ENEXOR, INC. AND SUBSIDIARY UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	June 30	December 31
	<u>2022</u> (Unaudited)	(Audited)
ASSETS	(enduited)	(Prutitou)
Current Assets		
Cash (Note 4)	₽17,671,142	₽22,993,727
Receivables (Notes 5 and 14)	27,601	226,443
Other current assets	24,399	24,399
Total Current Assets	17,723,142	23,244,569
Noncurrent Assets		
Investment in joint venture (Note 6)	115,577,839	_
Property and equipment	366,316	448,957
Deferred exploration costs (Note 7)	57,150,548	55,676,987
Total Noncurrent Assets	173,094,703	56,125,944
TOTAL ASSETS	₽190,817,845	₽79,370,513
LIABILITIES AND EQUITY (CAPITAL DEFICIENCY)		
Current Liabilities		
Accounts payable and other current liabilities (Note 8)	₽85,736,328	₽66,594,341
Short-term loans (Note 9)	127,000,000	_
Total Liabilities	212,736,328	66,594,341
<b>Equity</b> ( <b>Capital Deficiency</b> ) Attributable to Equity Holders of the Parent Company:		
Capital stock (Note 10)	250,000,001	250,000,001
Deficit	(267,463,316)	(232,593,692)
	(17,463,315)	17,406,309
Non-controlling interest (Note 13)	(4,455,168)	(4,630,137)
Total Equity (Capital Deficiency)	(21,918,483)	12,776,172
TOTAL LIABILITIES AND EQUITY (CAPITAL		
DEFICIENCY)	₽190,817,845	₽79,370,513

See accompanying Notes to Consolidated Financial Statements.

# ACE ENEXOR, INC. AND SUBSIDIARY UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	Three-Mont Ended Ju (Unau		For the six-mo ended J (Unau	
	2022	2021	2022	2021
EXPENSES				
Management and professional fees	₽11,599,842	₽3,656,709	<b>P18,005,842</b>	₽5,771,048
Filing and registration fees	981,299		2,073,299	302,500
Taxes and licenses	880,306	18,240	1,369,159	36,867
Rent	221,484	187,871	221,484	187,871
Advertising and promotion			196,800	
Depreciation	40,702	42,558	82,641	85,116
Meetings and conference	58,989	20,000	58,989	20,000
Insurance	-	55,602	32,102	55,602
Provision for probable losses (Note 7)	_			23,379,340
Others	8,799	67,961	117,185	77,205
	13,791,421	4,048,941	22,157,501	29,915,549
	10,771,121	1,010,211	22,107,001	2,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
OTHER CHARGES – NET				
Equity in net loss of a joint venture (Note 6)	4,560,946	_	11,205,201	_
Interest expense (Notes 8 and 9)	1,226,941	_	2,265,123	_
Foreign exchange loss (gain) - net	(657,369)	11,255	(928,841)	10,660
Interest income	(1,721)	(5,158)	(4,329)	(5,158)
	5,128,797	6,097	12,537,154	5,502
LOSS BEFORE INCOME TAX	18,920,218	4,055,038	34,694,655	29,921,051
PROVISION FOR INCOME TAX (Note 11)	_	_	_	_
NET LOSS	18,920,218	4,055,038	34,694,655	29.921.051
NET LOSS	10,720,210	4,055,058	54,074,055	29,921,031
OTHER COMPREHENSIVE INCOME		_	_	
TOTAL COMPREHENSIVE LOSS	<b>₽18,920,218</b>	₽4,055,038	₽34,694,655	₽29,921,051
Total Comprehensive Loss Attributable to:				
Equity holders of the Parent Company	₽19,046,047	₽3,215,481	<b>P34,869,624</b>	
Non-controlling interest (Note 13)	(125,829)	839,557	(174,969)	1,242,735
	<b>₽18,920,218</b>	₽4,055,038	<b>P34,694,655</b>	₽29,921,051
Basic/Diluted Loss Per Share (Note 12)	<b>₽0.076</b>	₽0.013	<b>₽0.138</b>	₽0.115

See accompanying Notes to Condensed Consolidated Financial Statements.

# ACE ENEXOR, INC. AND SUBSIDIARY

# UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (CAPITAL DEFICIENCY) FOR THE SIX MONTHS ENDED JUNE 30, 2022 AND 2021

	Attributable to Equi	ty Holders of the Parent	Company		
	Capital Stock (Note 10)	Deficit	Total	Non-controlling Interest (Note 13)	Total Equity (Capital Deficiency)
<b>BALANCES AT JANUARY 1, 2022</b> Total comprehensive loss/ net loss for the	₽250,000,001	(₽232,593,692)	P17,406,309	(₽4,630,137)	₽12,776,172
period		(34,869,624)	(34,869,624)	174,969	(34,694,655)
BALANCES AT JUNE 30, 2022	<b>₽250,000,001</b>	(₽267,463,316)	(₽17,463,315)	(₽4,455,168)	(₽21,918,483)
<b>BALANCES AT JANUARY 1, 2021</b> Total comprehensive loss/ net loss for the	<b>₽250,000,001</b>	(₽194,808,886)	₽55,191,115	(₽2,223,984)	₽52,967,131
period		(28,678,316)	(28,678,316)	(1,242,735)	(29,921,051)
BALANCES AT JUNE 30, 2021	P250,000,001	(₽223,487,202)	₽26,512,799	( <b>P3,446,719</b> )	<b>₽23,046,080</b>

See accompanying Notes to Consolidated Financial Statements.

# ACE ENEXOR, INC. AND SUBSIDIARY UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS

	Six month	s ended June 30
	2022	2021
	(Unaudited)	(Unaudited)
CASH FLOWS FROM OPERATING		
ACTIVITIES		
Loss before income tax	(₽34,694,655)	(₽29,921,051)
Adjustments for:		
Equity in net losses of joint venture (Note 6)	11,205,201	_
Interest expense (Notes 8 and 9)	2,265,123	_
Unrealized foreign exchange loss (gain) - net	(928,841)	10,660
Depreciation	82,641	85,116
Interest income	4,329	(5,158)
Provision for probable losses (Note 7)		23,379,340
Operating loss before working capital changes	(22,066,202)	(6,451,093)
Decrease (increase) in:		
Receivables	198,842	_
Other current assets		(28,786)
Increase in accrued expenses and		, , , , , , , , , , , , , , , , , , ,
other current liabilities	2,201,143	75,765
Cash used in operations	(19,666,217)	(6,404,114)
Interest received	(4,329)	5,158
Net cash used in operating activities	(19,670,546)	(6,398,956)
CASH FLOWS FROM INVESTING		
ACTIVITIES		
Additions to:		
Investment in joint venture (Note 6)	(126,783,040)	_
Deferred exploration costs (Note 7)	(1,473,561)	(8,369,725)
Net cash used in investing activities	(128,256,601)	(8,369,725)
CASH FLOWS FROM FINANCING		
ACTIVITIES		
Availment of short-term loans (Notes 8 and 9)	127,000,000	_
Additions to due to related parties (Note 8)	14,675,721	9,991,710
Net cash from financing activities	141,675,721	9,991,710
¥	· · · ·	
NET DECREASE IN CASH	(6,251,426)	(4,776,971)
EFFECT OF EXCHANGE RATE CHANGES		
ON CASH	928,841	(10,660)
CASH AT BEGINNING OF PERIOD	22,993,727	27,515,014
CASH AT END OF PERIOD (Note 4)	₽17,671,142	₽22,727,383

See accompanying Notes to Consolidated Financial Statements.

# ACE ENEXOR, INC. AND SUBSIDIARY NOTES TO UNAUDITED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

# 1. Corporate Information

ACE Enexor, Inc. ("ACEX" or "the Parent Company") and Palawan55 Exploration & Production Corporation (Palawan55 or the Subsidiary), collectively referred to as "the Group", were incorporated in the Philippines on September 28, 1994 and November 16, 2012, respectively, to engage in oil and gas exploration, exploitation and production. The Parent Company's primary purpose also includes engaging in the business of power generation. Palawan55 is 69.35% owned by the Parent Company.

The Parent Company and the Subsidiary are 75.92% and 30.65% directly owned, respectively, by ACEN CORPORATION (formerly AC Energy Corporation or "ACEN" or the Intermediate Parent Company). The direct parent company (or intermediate parent company) of ACEN is ACEIC, a wholly owned subsidiary of Ayala Corporation ("AC"), a publicly-listed company which is 47.87% owned by Mermac, Inc. (ultimate parent company), and the rest by the public. AC is a listed entity incorporated in the Philippines.

As of August 3, 2022, ACEX and Palawan55 have not yet started commercial operations.

On March 9, 2022, the ACEX's BOD approved the amendment to the Articles of Incorporation and By-laws to change the corporate name of the Parent Company from "ACE Enexor, Inc." to "ENEX Energy Corp.", which is still for approval of the Securities and Exchange Commission (SEC) as of August 3, 2022.

The accompanying unaudited interim condensed consolidated financial statements of ACEX and its subsidiary as at June 30, 2022, and for the six-month periods ended June 30, 2022 and 2021 were approved and authorized for issuance by the Parent Company's Audit Committee (pursuant to the authority delegated by the Parent Company's Board of Directors (BOD)) on August 3, 2022.

# Status of Operation

As the projects of the Group namely Batangas Clean Energy, Inc. (BCEI) and Palawan 55 are still at pre-operating stage (see Notes 6 and 7), it has suffered losses that resulted in a deficit amounting to P267,463,316 and capital deficiency amounting to P21,918,483 as of June 30, 2022. The Group's deficit and capital deficiency are expected to be recovered when the projects of its investee companies are completed and starts its commercial operations. Accordingly, the unaudited interim consolidated financial statements do not include any adjustments relating to the recoverability and classification to the recorded assets and the amounts and classification of liabilities that might result from the outcome of this uncertainty.

# 2. Summary of Significant Accounting Policies

#### Basis of Preparation and Statement of Compliance

The unaudited interim condensed consolidated financial statements as at June 30, 2022 and for the six-month periods ended June 30, 2022 and 2021 have been prepared on a historical cost basis.

The unaudited interim condensed consolidated financial statements are presented in Philippine Peso  $(\mathbf{P})$  which is the functional and presentation current of the Parent Company.

# Statement of Compliance

The accompanying unaudited interim condensed consolidated financial statements have been prepared in accordance with Philippine Accounting Standards (PAS) 34, *Interim Financial Reporting*. The unaudited interim condensed consolidated financial statements do not include all the information and disclosures required in the annual financial statements and should be read in conjunction with the Group's annual consolidated financial statements as at December 31, 2021.

# Changes in Accounting Policies and Disclosures

The accounting policies adopted in the preparation of the unaudited interim condensed consolidated financial statements are consistent with those followed in the preparation of the Group's annual consolidated financial statements for the year ended December 31, 2021, except for the adoption of new standards and amendments effective as at January 1, 2022. The Group has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective.

Unless otherwise indicated, adoption of these new standards and amendments did not have a material impact of the unaudited interim condensed consolidated financial statements of the Group.

Effective beginning on or after January 1, 2022

• Amendments to PFRS 3, Reference to the Conceptual Framework

The amendments are intended to replace a reference to the *Framework for the Preparation and Presentation of Financial Statements*, issued in 1989, with a reference to the *Conceptual Framework for Financial Reporting* issued in March 2018 without significantly changing its requirements. The amendments added an exception to the recognition principle of PFRS 3, *Business Combinations* to avoid the issue of potential 'day 2'gains or losses arising for liabilities and contingent liabilities that would be within the scope of PAS 37, *Provisions, Contingent Liabilities and Contingent Assets* or Philippine-IFRIC 21, *Levies*, if incurred separately. At the same time, the amendments add a new paragraph to PFRS 3 to clarify that contingent assets do not qualify for recognition at the acquisition date.

• Amendments to PAS 16, Plant and Equipment: Proceeds before Intended Use

The amendments prohibit entities deducting from the cost of an item of property, plant and equipment, any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognizes the proceeds from selling such items, and the costs of producing those items, in profit or loss.

# • Amendments to PAS 37, Onerous Contracts - Costs of Fulfilling a Contract

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

- Annual Improvements to PFRSs 2018-2020 Cycle
  - Amendments to PFRS 1, First-time Adoption of Philippines Financial Reporting Standards, Subsidiary as a first-time adopter

The amendment permits a subsidiary that elects to apply paragraph D16(a) of PFRS 1 to measure cumulative translation differences using the amounts reported by the parent, based on the parent's date of transition to PFRS. This amendment is also applied to an associate or joint venture that elects to apply paragraph D16(a) of PFRS 1.

• Amendments to PFRS 9, Financial Instruments, Fees in the '10 per cent' test for derecognition of financial liabilities

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

• Amendments to PAS 41, Agriculture, Taxation in fair value measurements

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

#### **Basis of Consolidation**

The interim condensed consolidated financial statements comprise the financial statements of the Group. For the six-month period ended June 30, 2022, there is no change in the Parent Company's ownership in its subsidiary.

The following are the significant transactions of the Group during the six-month period ended June 30, 2022:

#### Acquisition of 50% interest in BCEI

On January 14, 2022, ACEX, BCEI, and Gen X Energy L.P. executed a Shareholders' Agreement and Subscription Agreements where ACEX will subscribe to a total of 150,002 shares in BCEI for a total subscription price of ₱150,219,040. Gen X Energy L.P. is a portfolio company of Blackstone Inc (see Note 6).

# Cancellation of the Property-for-Shares Swap between ACEX and ACEN, Stock Rights Offering, Follow-On Offering, and Shelf Registration

On June 3, 2022, ACEN BOD approved the cancellation of the property-for-share swap and Deed of Assignment between ACEN and its subsidiary, ACEX due to unfavorable market conditions. As a result, the Request for Confirmation of the Valuation of the Asset in exchange for the shares filed with the SEC, and the Issuance of the Certificate Authorizing Registration filed with the Bureau of Internal Revenue is bring withdrawn.

On the same date, ACEX's BOD also approved the cancellation of the conduct of a Stock Rights Offer of up to 105,000,000 of ACEX's shares at P10.00 per share; the cancellation of the issuance of up to 74,000,000 shares of the ACEX pursuant to ACEX's planned follow-on offering ("FOO") at an

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FOO price range of P10.00 to P11.84 per share; and the cancellation of filing by ACEX with the SEC of a registration statement covering a three-year shelf registration of up to 650,000,000 primary common shares.

#### Summary of Significant Accounting Policies

The accounting policies set have been applied consistently with those of December 31, 2021 consolidated financial statements with addition to the accounting policies applied below:

## Investments in Joint Venture

A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. The considerations made in determining joint control are similar to those necessary to determine control over subsidiaries.

The Group's investment in joint venture is accounted for using the equity method. Under the equity method, the investment in joint venture is initially recognized at cost. The carrying amount of the investment is adjusted to recognize changes in the Group's share in the net assets of the joint venture since the acquisition date.

Goodwill relating to the associate or joint venture is included in the carrying amount of the investment and is collectively assessed for impairment.

The consolidated statements of income reflect the Group's share of the results of pre-operations of the joint venture. Any change in OCI of those investees is presented as part of the Group's OCI. In addition, when there has been a change recognized directly in the equity of the joint venture, the Group recognizes its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealized gains and losses resulting from transactions between the Group and the joint venture are eliminated to the extent of the interest in the joint venture.

The aggregate of the Group's share in profit or loss of the joint venture is shown in the consolidated statement of income outside operating profit and represents profit or loss after tax and NCI in the subsidiaries of the joint venture.

If the Group's share in losses of a joint venture equals or exceeds its interest in the joint venture, the Group discontinues recognizing its share of further losses.

The financial statements of the joint venture are prepared for the same reporting period as the Group. When necessary, adjustments are made to bring the accounting policies in line with those of the Group.

After application of the equity method, the Group determines whether it is necessary to recognize an impairment loss on its investment in joint venture. At each reporting date, the Group determines whether there is objective evidence that the investment in the joint venture is impaired. If there is such evidence, the Group calculates the amount of impairment as the difference between the recoverable amount of the joint venture and its carrying value, and then recognizes the loss in the consolidated statement of income.

Upon loss of joint control over the joint venture, the Group measures and recognizes any retained investment at its fair value. Any difference between the carrying amount of the joint venture upon loss of joint control and the fair value of the retained investment and proceeds from disposal is recognized in the consolidated statement of income.

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The consolidated financial statements include additional information about joint ventures that are material to the Group (see Note 6). Management determined material joint ventures as those joint ventures where the Group's carrying amount of investments is greater than 5% of the total investments and advances in joint ventures as at the end of the period.

# 3. Significant Accounting Judgments and Estimates

The preparation of the accompanying unaudited interim condensed consolidated financial statements in conformity with PFRSs requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. The estimates and assumptions used in the accompanying consolidated financial statements are based upon management's evaluation of relevant facts and circumstances as at the date of the consolidated financial statements. Actual results could differ from such estimates.

Except as otherwise stated, the significant accounting policies, judgements, estimates and assumptions used in the preparation of the unaudited interim condense consolidated financial statements are consistent with those used in the annual consolidated financial statements as at and for the year ended December 31, 2021.

## 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 unaudited interim condensed consolidated financial statements.

#### Investment in joint venture

The Group's investments in joint ventures are structured in separate incorporated entities. The investment in BCEI is accounted for as investment in joint venture since the fundamental business and operational matters requires unanimous consent from all parties. The Group and the parties to the agreement only have rights to the net assets of the joint venture through the terms of the contractual arrangements (see Note 6).

#### Management's Use of Estimates

The key assumptions concerning the future and other sources of estimation uncertainty at the reporting date 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. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

#### Impairment of Deferred Exploration Costs.

The carrying value of deferred exploration costs is reviewed for impairment by management when there are indications that the carrying amount exceeds the recoverable amount under PFRS 6. Among the factors considered by management in the impairment review of deferred exploration costs are the expiration of the contracts and the technical evaluation that the remaining prospects in these areas are small and are likely to be uneconomic. In the event of impairment, the Group measures, presents and discloses the resulting impairment loss in accordance with PAS 36.

The Group recognized impairment loss on its deferred exploration costs amounting to nil and \$\mathbb{P}23,379,340\$ for the six-month period ended June 30, 2022 and 2021, respectively, (presented as "Provision for probable losses" under "Expenses" in the consolidated statements of comprehensive

income). The carrying value of deferred exploration costs amounted to P57,150,548 and P55,676,987 as at June 30, 2022 and December 31, 2021, respectively (see Note 7).

# 4. Cash

Cash in banks amounted to £17,671,142 and £22,993,727 as at June 30, 2022 and December 31, 2021, respectively. Cash in banks earn interest at the respective bank deposit rates.

Interest income on cash amounted to P4,329 and P5,158 for the six-month period ended June 30, 2022 and 2021, respectively.

## 5. Receivables

This account consists of the following:

	June 30,	December 31,
	2022	2021
	(Unaudited)	(Audited)
Due from third party	<b>₽20,000,000</b>	₽20,000,000
Trade receivables	_	30,750
Others	27,601	195,693
	20,027,601	20,226,443
Less allowance for credit losses	20,000,000	20,000,000
	₽27,601	₽226,443

The aging analysis of receivables is as follows:

	_		June 3	0, 2022 (Unau	dited)		
		Neither Past Due nor _		Past Due but	not Impaired		Past Due and
	Total	Impaired	<30 Days	30-60 Days	61-90 Days	Over 90 Days	Impaired
Due from third party	₽20,000,000	₽–	₽-	₽–	₽-	₽-	<b>₽20,000,000</b>
Trade receivables	-	-	-	-	-	-	-
Others	27,601	27,601	-	-	-	_	_
	₽20,027,601	₽27,601	₽–	₽-	₽-	₽–	<b>₽20,000,000</b>

			Decemt	per 31, 2021 (A	udited)		
		Neither Past Due nor		Past Due but	not Impaired		Past Due and
	Total	Impaired	<30 Days	30-60 Days	61–90 Days	Over 90 Days	Impaired
Due from third party	₽20,000,000	₽-	₽-	₽	₽-	₽-	₽20,000,000
Trade receivables	30,750	30,750	_	_	_	_	_
Others	195,693	195,693	_	_	_	_	_
	₽20,226,443	₽226,443	₽–	₽-	₽-	₽–	₽20,000,000

Due from third party pertains to advance payment made pursuant to the Memorandum of Agreement with Frontier Energy and Frontier Oil. This has been fully provided with allowance for impairment since 2016.

# 6. Investment in a Joint Venture

#### Batangas Clean Energy, Inc.

On January 14, 2022, ACEX, BCEI, and Red Holdings B.V. ("Gen X Energy") executed the Shareholders' Agreement and Subscription Agreements implementing the transaction. ACEX will subscribe to a total of 150,002 shares in BCEI for a total subscription price of £150,219,040.

Gen X Energy is a portfolio company of Blackstone Inc., the world's largest alternative asset manager.

BCEI is a joint venture to develop a 1,100MW combined cycle power plant that will be able to use natural gas and/or green hydrogen as its fuel to provide firm power to the grid. BCEI's principal place of business and country of incorporate is Batangas City, Philippines.

The rollforward of this account follows:

	June 30, 2022
	(Unaudited)
Acquisition cost	₽126,783,040
Accumulated equity in net losses	(11,205,201)
Balance at end of period	₽115,577,839

# 7. Deferred Exploration Costs

This account consists of:

	June 30,	December 31,
	2022	2021
	(Unaudited)	(Audited)
ACEX		
SC 6 (Northwest Palawan):		
Block A	₽23,963,291	₽23,963,291
Block B	4,892,178	4,892,178
SC 50 (Northwest Palawan)	11,719,085	11,719,085
	40,574,554	40,574,554
Less allowance for probable losses	40,574,554	40,574,554
	_	_
Palawan55		
SC 55 (Southwest Palawan)	57,150,548	55,676,987
	<b>₽</b> 57,150,548	₽55,676,987

The rollforward of this account follows:

	June 30,	December 31,
	2022	2021
	(Unaudited)	(Audited)
Cost:		
Balances at beginning of period	₽96,251,541	₽83,157,479
Additions	1,473,561	13,094,062
Balance at end of period	97,725,102	96,251,541
Allowance for a probable loss:		
Balances at beginning of period	40,574,554	16,611,263
Provisions	-	23,963,291
Balance at end of period	40,574,554	40,574,554
Net book value	₽57,150,548	₽55,676,987

The foregoing deferred exploration costs represent the Group's share in the expenditures incurred under petroleum SCs with the Department of Energy (DOE). The contracts provide for certain minimum work and expenditure obligations and the rights and benefits of the contractor. Operating agreements govern the relationship among co-contractors and the conduct of operations under an SC.

The SC 55 consortium submitted an updated CINCO-1 Drilling Proposal to the DOE December 22, 2021. The DOE has approved the Consortium's CINCO-1 Drilling Proposal, Oil Spill Contingency Plan, and Health, Safety and Environmental Management Plan on March 4, 2022.

Additions for the period for SC 55 pertains to the well engineering, drilling planning services and assessment. Specialized pre-drill geological and geophysical studies were completed while well planning and drilling preparations are ongoing. The consortium conducted scoping activities for the environmental baseline study as part of the ongoing well planning and drilling preparations. ACEX's subsidiary, Palawan 55, has 75% participating interest in SC 55 and is the Operator.

# 8. Accounts Payable, Other Current Liabilities and Short-term Loans

This account consists of:

	June 30,	December 31,
	2022	2021
	(Unaudited)	(Audited)
Accounts payable and other current liabilities		
Accounts payable	₽5,858,845	₽–
Accrued expenses	1,287,919	4,895,016
Accrued interest (Note 9)	2,265,123	_
Due to:		
Related parties (Note 9)	47,126,108	32,450,387
Third party	29,059,856	29,059,856
Withholding taxes	138,477	189,082
	<b>₽85,736,328</b>	₽66,594,341

Due to a third party is an advance payment made by a partner in the consortium to be applied to SC 55's work program.

# 9. Related Party Transactions

Parties are related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control or common significant influence which include affiliates. Related parties may be individual or corporate entities.

Except as otherwise stated, outstanding balances at period-end are unsecured and are to be settled in cash throughout the financial year. There have been no guarantees provided or received for any related party receivables or payables. No provision for credit losses was recognized for receivables from related parties recorded for the six-month period ended June 30, 2022, and for the year ended December 31, 2021. The assessments of collectability of receivables from related parties is undertaken each financial year through examining the financial position of the related party and the market in which the related party operations.

In the ordinary course of business, the Group transacts with associates, affiliates, jointly controlled entities and other related parties on advances, loans, reimbursement of expenses, office space rentals, management service agreements and electricity supply.

The transactions and balances of accounts as at June 30, 2022 and December 31, 2021 and for the sixmonth period ended June 30, 2022 and 2021 are:

				June 30, 2022		
G	Amount/	<b>N</b> .		U	-	a na
Company	Volume	Nature	Receivable	Payable	Terms	Condition
Entities Under Common Contro		iate Parent Company				
ACE Shared Services, Inc. (A	CES)					
Accrued expenses and other						
current liabilities - Due to						
related parties (see		Management and	-		30–60 day terms;	
Note 8)	<b>₽134,400</b>	professional fees	₽-	₽116,400	noninterest-bearing	Unsecure
Bulacan Power Generation						
Corp. (BPGC)						
Accrued expenses and other						
current liabilities - Due to					Due and	
related parties (see	D4 0/2 77/	. 1	р	D4 0/2 77/	demandable, noninterest-	
Note 8)	₽4,963,776	Advances	₽-	₽4,963,776	bearing	Unsecure
Intermediate Parent Company						
ACEN						
Accrued expenses and other						
current liabilities - Due to					Due and	
related parties (see		Management and			demandable, noninterest-	
Note 8)	₽5,680,416	professional fees	₽-	₽7,448,000	bearing	Unsecure
		Management and				
Accrued expenses and other		professional fees				
current liabilities - Due to		capitalized				
related parties (see		as deferred exploration			Due and demandable,	
Note 8)	-	cost	-	12,023,039	noninterest-bearing	Unsecure
Accrued expenses and other		Management and				
current liabilities - Due to		professional fees				
related parties (see		charged to consortium		- 100 000	Due and demandable,	
Note 8)	-	partner	-	5,100,000	noninterest-bearing	Unsecure
Accrued expenses and other						
current liabilities - Due to						
related parties (see	4,930,432	Advonace		17 474 903	Due and demandable, noninterest-bearing	Uncontra
Note 8)	4,930,432	Advances Management and		17,474,893	noninterest-bearing	Unsecure
Due to related parties (see		professional			Due and demandable,	
Note 8)	<b>₽15,709,024</b>	fees/Advances	₽_	₽47,126,108	noninterest-bearing	Unsecure
Accrued interest expense	,,.,.	Accrued interest	F	,	noninterest cetting	enseeure
(see Noe 8)	₽2.265.123	expense on	₽-	₽2.265.123	Interest-bearing	Unsecure

		For the six n	nonths ended Ju	ine 30, 2022 (Ur	naudited)	
	Amount/		Outstanding	Balance		
Company	Volume	Nature	Receivable	Payable	Terms	Conditions
		short-term loans				
Short-term loans	<b>₽127,000,000</b>	Short-term loans	₽- ₽	127,000,000	Interest-bearing	Unsecured

		As at and for t	he Year Ended	December 31, 202	21 (Audited)	
	Amount/		Outstandir	ng Balance		
Company	Volume	Nature	Receivable	Payable	Terms	Conditions
Intermediate Parent Company						
ACEN						
Accrued expenses and other						
current liabilities - Due to						
related parties (see		Management and			30–60 day terms;	
Note 8)	₽-	professional fees	₽-	₽2,448,000	noninterest-bearing	Unsecured
		Management and				
Accrued expenses and other		professional fees				
current liabilities - Due to		capitalized			20 (0 1	
related parties (see Note 8)		as deferred exploration		12,240,000	30–60 day terms; noninterest-bearing	Unsecured
Accrued expenses and other	_	cost Management and	—	12,240,000	noninterest-bearing	Unsecured
current liabilities - Due to		professional fees				
related parties (see		charged to consortium			30–60 day terms;	
Note 8)	_	partner	_	5,100,000	noninterest-bearing	Unsecured
Accrued expenses and other		r ·····		-, -,	0	
current liabilities - Due to						
related parties (see					30-60 day terms;	
Note 8)	4,967,189	Advances	-	12,544,461	noninterest-bearing	Unsecured
Entities Under Common					-	
Control of Intermediate						
Parent Company						
ACES						
Accrued expenses and other						
current liabilities - Due to						
related parties (see		Management and			30-60 day terms;	
Note 8)	134,400	professional fees	_	117,926	noninterest-bearing	Unsecured
Due to related parties (see		•				
Note 8)	₽5,101,589		₽-	₽32,450,387		

#### Short-term Loans

On December 10, 2021, the ACEX BOD approved the availment of a short-term loan from ACEN of up to P150,000,000 to fund the initial subscription by ACEX to shares in BCEI and authorized ACEX to secure bank loans in an aggregate amount of up to P150,000,000 to be guaranteed by ACEN subject to the payment of a guarantee fee. On December 13, 2021, the ACEN BOD approved the short-term loan up to P150,000,000 in favor of ACEX. As at June 30, 2022, a total of P127,000,000 was already availed to ACEX to fund its investment in BCEI.

Interest expense related to the short-term loan amounted to P2,265,123 for the six-month period ended June 30, 2022. The loan is subjected to 3.875% p.a. payable on or before July 12, 2022 but was extended up to November 10, 2022.

As of June 30, 2022 accrued interest expense amounts to P2,265,123.

### Compensation of Key Management Personnel

Starting January 1, 2020, the compensation of the Group's key management personnel is paid by ACEN and as such, the necessary disclosures required by PAS 24, *Related Party Disclosures*, are included in the financial statements of ACEN.

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# Identification, Review and Approval of Related Party Transactions

All (1) SEC-defined material related party transactions, i.e., related party transaction/s, either individually or in aggregate over a twelve (12)-month period of the Group with the same related party, amounting to ten percent (10%) or higher of the Group's total consolidated assets based on its latest audited consolidated financial statements; and (2) any related party transaction/s that meet the threshold values approved by the Risk Management and Related Party Transactions Committee (the Committee), i.e., ₱50,000,000 or five percent (5%) of the Group's total consolidated assets, whichever is lower, shall be reviewed by the Committee and approved by the BOD before its commencement, except transactions that are explicitly excluded/exempted by the SEC and transactions delegated to management.

For SEC-defined material related party transactions, the approval shall be by at least 2/3 vote of the BOD, with at least a majority vote of the independent directors. In case that the vote of a majority of the independent directors is not secured, the material related party transactions may be ratified by the vote of the stockholders representing at least 2/3 of the outstanding capital stock.

# 10. Capital Stock

#### Capital Stock

This account consists of:

	June 30,	December 31,
	2022	2021
	(Unaudited)	(Audited)
Authorized - ₽1 par value	1,000,000,000	1,000,000,000
Issued and outstanding - P1 par value	250,000,001	250,000,001

The issued and outstanding shares as at June 30, 2022 and December 31, 2021 are held by 2,899 equity holders.

# 11. Income Taxes

Provision for income tax for the six-month periods ended June 30, 2022, and 2021 amount to nil.

Applying the provisions of the CREATE Act, the Group were subjected to either a lower regular corporate income tax rate of 25% or a minimum corporate income tax rate of 1% effective July 1, 2020.

# 12. Basic/Diluted Loss Per Share

Basic and diluted EPS are computed as follows:

	For the six months ended June 30		
	2021	2020	
	(Unaudited)	(Unaudited)	
(a) Net loss attributable to equity			
holders of the Parent Company	<b>P34,519,686</b>	₽28,678,316	
(b) Weighted average number of			
common shares outstanding	250,000,001	250,000,001	
Basic/diluted loss per share (a/b)	<b>₽0.138</b>	₽0.115	

# 13. Material Partly Owned Subsidiary

Financial information of Palawan55 is provided below:

	For the six months ended June 30		
	2022	2021	
	(Unaudited)	(Unaudited)	
Equity interest held by NCI	30.65%	30.65%	
Accumulated balances of NCI	( <b>P4,455,168</b> )	(₽3,466,719)	
Net loss (income) allocated to NCI	(174,969)	1,242,735	

The summarized financial information of Palawan55 is provided below.

# Statements of Comprehensive Income

	For the six months ended June 30		
	2022	2021	
	(Unaudited)	(Unaudited)	
Other loss (income)	( <b>P648,909</b> )	₽31,704	
Expenses	78,029	4,022,896	
Total comprehensive loss (income)	( <b>P570,880</b> )	₽4,054,600	
Attributable to NCI	( <b>P174,969</b> )	₽1,242,735	

# Statements of Financial Position

	June 30,	December 31,
	2022	2021
	(Unaudited)	(Audited)
Total current assets	₽9,361,047	₽8,145,145
Total noncurrent assets	57,150,549	55,676,987
Total current liabilities	(81,049,125)	(78,930,541)
Total capital deficiency	(₽14,537,529)	(₽15,108,409)
Attributable to equity holders of		
the Parent Company	( <b>P10,082,361</b> )	(₽10,478,272)
NCI	(₽4,455,168)	(₽4,630,137)

# Cash Flow Information

	For the six months ended June 30		
	2022	2021	
	(Unaudited)	(Unaudited)	
Net cash flows provided by:			
Operating activities	₽257,660	₽5,970,312	
Investing activities	(1,473,562)	(8,228,258)	
Financing activity	_		

There were no dividends paid to NCI in the six-month period ended June 30, 2022 and 2021.

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# 14. Financial Risk Management Objectives and Policies

# **Objectives and Investment Policies**

The funds of the entities are held directly by the ACEN Group and are managed by the Corporate Finance and Treasury Group ("CFT").

All cash investments of the Group are carried and governed by the following principles, stated in order of importance:

- Preservation of invested cash
- Liquidity of invested cash; and
- Yield on invested cash. Under no circumstance will yield to trump the absolute requirement that the principal amount of investment be preserved and placed in liquid instruments

The CFT manages the funds of the Group and invests them in highly liquid instruments such as shortterm deposits, marketable instruments, corporate promissory notes and bonds, government bonds, and trust funds denominated in Philippine peso and U.S. dollar. It is responsible for the sound and prudent management of the Group's financial assets that finance the Group's operations and investments in enterprises.

CFT focuses on the following major risks that may affect its transactions:

- Foreign exchange risk
- Credit or counterparty risk
- Liquidity risk
- Interest rate risk

Corporate Planning and Investor Relations ("CPIR") focuses on the following major risks that may affect its transactions:

- Market risk
- Equity price risk

Commercial Operations focuses on commodity price risk.

Professional competence, prudence, clear and strong separation of office functions, due diligence and use of risk management tools are exercised at all times in the handling of the funds of the Group.

# **Risk Management Process**

#### Foreign Exchange Risk

The Group defines Foreign Exchange Risk as the risk of realizing reduced operating cash flows and/or increasing the volatility of future earnings from movements in foreign exchange. The risk is measured based on potential downside impact of market volatility to operating cash flows and target earnings.

Foreign exchange risk is generally managed in accordance with the Natural Hedge principle and further evaluated through:

- Continual monitoring of global and domestic political and economic environments that have impact on foreign exchange;
- Regular discussions with banks to get multiple perspectives on currency trends/forecasts; and
- Constant updating of the foreign currency holdings gains and losses to ensure prompt decisions if the need arises.

In the event that a Natural Hedge is not apparent, the Group endeavors to actively manage its open foreign currency exposures through:

- Trading either by spot conversions; and
- Entering into derivative forward transactions on a deliverable or non-deliverable basis to protect values

The Group has foreign currency exposures arising from cash calls and refunds in currency other than the Philippine peso. The Group's financial instruments denominated in US\$ as at June 30, 2022 and December 31, 2021 are as follows:

	June 30, 2022 (Unaudited)		December 31, 2021 (Audited)	
	In US\$	In Philippine Peso	In US\$	In Philippine Peso
Financial Assets				
Cash and cash equivalents	US\$228,743	<b>₽12,585,669</b>	US\$314,839	₽15,985,635
Trade receivable under 'Receivables'	-	-	-	-
	228,743	12,585,669	314,839	15,985,635
Financial Liability				
Due to third party under 'Accounts				
payable and other current liabilities'	(US\$27,574)	(1,517,149)	-	-
	US\$201,169	₽11,068,520	US\$314,839	₽15,985,635

Exchange rates used were P55.021 to 1.00 and P50.774 to 1.00 as at June 30, 2022 and December 31, 2021, respectively.

Management has determined that the volume of foreign currency-denominated transactions is not significant to the Group and, accordingly, its exposure to the risk of changes in foreign exchange rates has no material impact to its profitability.

#### Credit or Counterparty Risk

The Group defines Credit or Counterparty Risk as the risk of sustaining a loss resulting from a counterparty's default to a transaction entered with the Group.

Credit or counterparty risk is managed through the following:

- Investments are coursed through or transacted with duly accredited domestic and foreign banks subject to investment limits per counterparty as approved by the Board.
- Discussions are done on every major investment by CFT before it is executed subject to the Chief Financial Officer (CFO) approval. Exposure limits are tracked for every transaction and CFT Finance Managers supervise major transaction executions.
- Market and portfolio reviews are done at least once a week and as often as necessary should market conditions require. Monthly reports are given to the CFO with updates in between these reports as needed.
- A custodian bank for Philippine peso instruments and foreign currency instruments has been appointed based on its track record on such service and the bank's financial competence.

With respect to credit risk arising from the receivables of the Group, the Group's exposures arise from default of the counterparty, with a maximum exposure equal to the carrying amount of these instruments.

	June 30, 2022 (Unaudited)					
				Past Due	Past Due	
	Neither Past Due nor Impaired			but not	Individually	
	Class A	Class B	Class C	Impaired	Impaired	Total
Trade receivables	₽-	₽–	₽–	₽-	₽-	₽-
Due from third party	-	_	_	-	20,000,000	20,000,000
Others	-	_	_	27,601	_	27,601
	₽–	₽–	₽–	₽27,601	<b>₽20,000,000</b>	₽20,027,601

	December 31, 2021 (Audited)					
				Past Due	Past Due	
	Neither Past Due nor Impaired		ired	but not	Individually	
	Class A	Class B	Class C	Impaired	Impaired	Total
Trade receivables	₽–	₽–	₽–	₽30,750	₽–	₽30,750
Due from third party	-	_	_	_	20,000,000	20,000,000
Others	—	—	—	195,693	-	195,693
	₽–	₽–	₽–	₽226,443	₽20,000,000	₽20,226,443

The Group uses the following criteria to rate credit risk as to class:

Class	Description
Class A	Collateralized accounts with excellent paying habits
Class B	Secured accounts with good paying habits
Class C	Unsecured accounts

With respect to credit risk arising from the other financial assets of the Group, which comprise cash and cash equivalents, the Group's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying amount of these instruments. These financial assets are assessed as high grade since these are deposited in or transacted with reputable banks, which have low probability of insolvency.

#### Liquidity Risk

Liquidity risk is defined as the risk that the Group may not be able to settle or meet its obligations on time or at a reasonable price.

The cash balance of the Group as at June 30, 2022 is more than enough to pay its accrued expenses and withholding taxes totaling P1,426,396 (see Note 8) and operating expenses

Liquidity risk is managed through:

- Asset and Liability Management principle. Short-term assets are used to fund short-term liabilities while major investments, capital expenditures and long-term assets are funded by long-term liabilities.
- Detailed cash flow forecasting and continuous monitoring of the weekly and monthly cash flows as well as frequent updates of the annual plans of the Group.
- Investment maturities being spread on a weekly, monthly, and annual basis as indicated in the Group's plans. Average duration of investments does not exceed one (1) year.
- Setting up working capital lines to address unforeseen cash requirements that may cause pressure to liquidity.

## Monitoring of Risk Management Process

Risk management is regarded as a core competency, thus review of processes and approval processes including periodic audit are practiced and observed as follows:

- Monthly Treasury meetings are scheduled where approved strategies, limits, mixes are challenged and re-challenged based on current and forecasted developments on the financial and political events.
- Weekly market reports are submitted to the Management Committee that includes an updated summary of global and domestic events of the past month and the balance of the year.
- Annual teambuilding sessions are organized as a venue for the review of personal goals, corporate goals and professional development.
- One on one coaching sessions are scheduled to assist, train and advise personnel.
- Periodic review of Treasury risk profile and control procedures.
- Periodic specialized audit is performed to ensure active risk oversight.

#### Capital Management

The primary objective of the Group's capital management is to ensure that it maintains healthy capital ratios in order to support its business and maximize shareholder value.

The Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust its 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 in 2022 and 2021.

Capital includes all the items appearing in the equity section of the Group's consolidated statements of financial position at net capital deficiency of P21,918,483 as at June 30, 2022 and net equity of P12,776,172 as at December 31, 2021.

# Fair Value of Financial Assets and Financial Liabilities

*Cash, Receivables and Accrued Expenses and Other Current Liabilities (Excluding Statutory Payables).* Due to the short-term nature of these balances, the fair values approximate the carrying values as at reporting date.

In 2022 and 2021, there were no transfers between levels of fair value measurement. <u>Offsetting of Financial Instruments</u>

There was no offsetting of financial instruments as at June 30, 2022 and December 31, 2021.

## 15. Segment Information

The Group has only one reportable segment, Petroleum and Gas, which is engaged in oil and gas exploration and development. The Group planned to expand its operations to include geothermal exploration and development; however, there are no activities undertaken under this segment during the period and all activities reported pertains to oil and gas exploration. Management monitors the operating results of the reportable segment for the purpose of making decisions about resource allocation and performance assessment.

Capital expenditures for the six-month period ended June 30, 2022, and for the year ended December 31, 2021 were at P1,473,561 and P13,094,062, respectively, mainly on deferred exploration cost (see Note 7).

As at June 30, 2022, the Group has not started commercial operations yet and has no revenue or gross

profit. The total assets of the segment of P190,817,845 and P79,370,513 and liabilities amounting to P212,736,328 and P66,594,341 as at June 30, 2022 and December 31, 2021, respectively, are the same as that reported in the consolidated statements of financial position.

# ANNEX B

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

The following discussion and analysis of financial position and results of operations of ACE Enexor, Inc. or "ACEX" and its subsidiary should be read in conjunction with the unaudited interim consolidated financial statements as at June 30, 2022, for the six months ended June 30, 2022 and 2021 and the audited consolidated financial statements as at December 31, 2021. The unaudited interim consolidated financial statements have been prepared in compliance with the Philippine Financial Reporting Standards.

# **Corporate Highlights:**

- On January 14, 2022, the Parent Company, Batangas Clean Energy, Inc. (BCEI) and Red Holdings B.V. ("Gen X Energy"), a wholly owned subsidiary of Gen X Energy L.P., executed a Shareholders' Agreement and Subscription Agreements for ACEX to subscribe to a total of 150,002 shares in BCEI for a total subscription price of P150.22 million. ACEX will subscribe to shares in BCEI such that the Parent Company and Gen X Energy will each own a 50% interest in BCEI. Gen X Energy L.P. is a portfolio company of Blackstone Inc., the world's largest alternative asset manager.
- As of June 2022, the Parent Company's cost of investment in BCEI amounted to ₽126.78 million. This was funded by ACEN's ₽150.00 million short-term facility, of which ₽127.00 million was already availed by ACEX.

# **Financial Highlights:**

#### **Consolidated Statements of Income**

	For the six months ended				
	Jun	e 30	Increase (Decrease)		
	<b>2022</b> 2021		Amount	%	
Expenses	₽22,157,501	₽29,915,549	( <b>₽</b> 7,758,048)	(26%)	
Other charges loss (income) - net	12,537,154	5,502	12,531,652	227765%	
Loss before income tax	34,694,655	29,921,051	4,773,604	16%	
Benefit from income tax	_		_	_	
Net Loss	₽34,694,655	₽29,921,051	<del>₽</del> 4,773,604	16%	

The following are the material changes in the Consolidated Statements of Comprehensive Income for the six months ended June 30, 2022 and 2021:

- Last year's expenses included full impairment of the Parent Company's service contract (SC) 6A amounting to ₽23.38 million. Excluding this provision for impairment, expenses as of June 2022 is higher than same period last year mainly driven by the increase in management and professional fees aggregating to ₽18.01 million (vs. ₽5.77 million last year) and taxes, filing and registration fees totaling to ₽3.44 million (vs. ₽0.34 million last year).
- Other charges (income) net mainly came from equity in net losses of the Parent Company's joint venture investee (BCEI) amounting to #11.21 million and #2.27 million interest expense on short-

term loan from ACEN, partly cushioned by foreign exchange gains from dollar-denominated deposits with the appreciation of the US dollar.

# **Consolidated Statements of Financial Position**

	June	December	Increase (Decrease)	
	2022	2021	Amount	%
Current Assets				
Cash	₽17,671,142	₽22,993,727	(₽5,322,585)	(23%)
Receivables	27,601	226,443	(198,842)	(88%)
Noncurrent Assets				
Investment in a joint venture	₽115,577,839	<u>₽</u> _	₽115,577,839	_
Property and equipment	366,316	448,957	(82,641)	(18%)
Deferred exploration costs	57,150,548	55,676,987	1,473,561	3%
Current Liabilities				
Accounts payable and other current				
liabilities	₽85,736,328	<b>₽</b> 66,594,341	₽19,141,987	29%
Short-term loans payable	127,000,000	_	127,000,000	—

The following are the material changes in the Consolidated Statements of Financial Position as at June 30, 2022 and December 31, 2021:

- Decrease in Cash was primarily due to payment of the various expenditures related to the Group's activities for the current period aggregating to P5.32 million such as creditable and expanded withholding taxes, professional fees, documentary stamp tax and filing and registration fees.
- Decrease in Receivables was primarily due to clean-up of long-outstanding items.
- Investment in joint venture pertains to the Parent Company's ownership interest in BCEI which includes subscription cost (#126.78 million) and accumulated share in net loss (#11.21 million)
- Decrease in Property and equipment is due to depreciation.
- Increase in Deferred exploration costs was primarily due to due to the additional expenditures related to SC 55.
- Accounts payable increased mainly due to accrued management and professional fees, as well as accrued interest expense booked in Q2 2022, nil in 2021.
- Short-term loans payable pertain to the Parent Company's availment of ACEN's short-term loan facility to fund the initial subscription to BCEI.

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# **Financial Soundness Indicators**

Key Performance		Jun	Dec	Increase (Decrease)	
Indicator	Formula	2022	2021	Amount	%
Liquidity Ratios					
Current Ratio	Current assets	0.08	0.35	(0.27)	(77%)
	Current liabilities				
	Cash + Short-term				
	investments +				
	Accounts receivables +				
Acid test ratio	Other liquid assets	0.08	0.35	(0.27)	(77%)
	Current liabilities				
Solvency Ratios					
Debt-to-equity					
ratio	Total liabilities	(9.71)	5.21	(14.92)	(286%)
	Total equity				
Asset-to-equity					
ratio	Total assets	(8.71)	6.21	(14.92)	(240%)
Tutto	Total equity	(0.71)	0.21	(11.52)	(21070)
	Tour equity				
Net bank Debt to	Short & long-term loans				
Equity Ratio	- Cash & Cash Equivalents	N/A	N/A	N/A	N/A
1. 5	Total Equity				
Profitability					
Return on equity	Net income after tax	N/A	N/A	N/A	N/A
	Average stockholders' equity	IN/A	IN/A	IN/A	IN/A
Return on assets	Net income after taxes	N/A	N/A	N/A	N/A
Return on assets	Average total assets	IN/A	1N/A	1N/A	IN/A
	Average total assets				
Asset turnover	Revenues	N/A	N/A	N/A	N/A
	Average total assets	11/12	1 1/ 2 1	11/21	11/11
	Trotage total assets				

# Current ratio and acid test ratio

Current ratio and acid test ratios decreased as the Group's current liabilities increased with the availment of short-term loan from ACEN.

# **Debt-to-equity ratio**

The Group's debt-to-equity ratio is negative with the capital deficiency reported as of June 2022.

# Asset-to-equity ratio

As of June 30, 2022, asset-to-equity ratio is negative with the capital deficiency reported for the period.

# Return on equity, Return on assets and Asset turnover

These ratios are not applicable since the Group has not started commercial operations yet.

# **During the first half of 2022:**

- There were no unusual items that affected assets, liabilities, equity, net income or cash flows.
- There were no events that will trigger direct or contingent financial obligation that was material to the company, including any default or acceleration of an obligation.
- There were no events that had occurred subsequent to the balance sheet date that required adjustments to or disclosure in the interim consolidated financial statements.
- There were no contingent assets or contingent liabilities since the last annual balance sheet date.
- The SC 55 consortium submitted an updated CINCO-1 Drilling Proposal to the DOE December 22, 2021. The Department of Energy has approved the Consortium's CINCO-1 Drilling Proposal, Oil Spill Contingency Plan, and Health, Safety and Environmental Management Plan on March 4, 2022. Specialized pre-drill geological and geophysical studies were completed while well planning and drilling preparations are ongoing. The consortium conducted scoping activities for the environmental baseline study as part of the ongoing well planning and drilling preparations.
- ACEX's subsidiary, Palawan 55, has 75% participating interest in SC 55 and is the Operator.
- The SC 6A consortium paid its outstanding financial obligations to the DOE in full as required for the DOE's approval of the former's relinquishment of said service contract. ACEX has 7.78% interest in SC 6 Block A.
- There were no other material trends, demands, commitments, events or uncertainties known to the Group that would likely affect adversely the liquidity of the Group.
- There were no trends, events or uncertainties that have had or that were reasonably expected to have material favorable or unfavorable impact on net revenues/income from continuing operations.
- There were no significant elements of income or loss that did not arise from continuing operations that had material effect on the financial condition or result of operations.
- There were no material off-balance sheet transactions, arrangements, obligations (including contingent obligations) and other relationships of the Group with unconsolidated entities or other persons created during the reporting period.
- There were no operations subject to seasonality and cyclicality.

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ANNEX B-1 Progress Report

# ACE ENEXOR, INC. PROGRESS REPORT For the Quarter April 1, 2022 to June 30, 2022

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# <u>SC 55 (Ultra Deepwater West Palawan)</u>

Palawan55 Exploration and Production Corporation has requested Palawan Council for Sustainable Development (PCSD) the transfer of Strategic Environment Plan (SEP) Clearance from the former Operator, BHP Billiton to the current Operator, Palawan55

The consortium conducted scoping activities for the environmental baseline study as part of the ongoing well planning and drilling preparations.

The consortium is awaiting the DOE's response to its letter dated July 14, 2021, requesting unequivocal assurance that the government would protect and defend the drilling operations in SC 55 in light of the ongoing maritime dispute in the West Philippine Sea.

Enexor's subsidiary, Palawan55 Exploration & Production Corporation, has 75% participating interest in SC 55 and is the operator.

# SC 6 Block A (Northwest Palawan)

The SC 6A consortium paid its outstanding financial obligations to the DOE in full as required for the DOE's approval of the former's relinquishment of said service contract.

Enexor has 7.78% interest in SC 6 Block A

Certified Correct: **RAYMUNDO A. REYES, JR.** General Manager

# ANNEX C

## **Reports on SEC Form 17-C**

The Company submitted SEC form 17-C and Press Statements to PSE, SEC on the following matters in the second quarter ended 30 June 2022:

- 1. April 5, 2022 The Company's Definitive Information Statement for the 2022 Annual Stockholders' Meeting
- 2. April 19, 2022 Public Ownership Report for the quarter ended 31 March 2022
- 3. April 19, 2022 List of Top 100 Stockholders for the period ended 31 March 2022
- 4. April 26, 2022 Results of the 2022 Annual Stockholders' Meeting
- 5. April 26, 2022 Results of the 2022 Organizational Meeting of the Board of Directors
- 6. April 26, 2022 -- Submission of SEC Form 23-A of Ms. Melinda L. Ocampo
- 7. April 26, 2022 Submission of SEC Form 23-A of Mr. Alberto M. de Larrazabal
- 8. April 26, 2022 Submission of SEC Form 23-A of Mr. John Philip S. Orbeta
- 9. April 26, 2022 Amended Results of the 2022 Annual Stockholders' Meeting
- 10. April 26, 2022 Amended Results of the 2022 Organizational Meeting of the Board of Directors
- 11. April 27, 2022 Update on Corporate Actions/Material Transactions/Agreements Stockholders' Approval of the Company's Follow-On Offering
- 12. April 28, 2022 Amendment of the Articles of Incorporation to Change the Principal Place of Business and the Corporate Name
- 13. April 28, 2022 Update on Corporate Actions/Material Transactions/Agreements Update on the property-for-share swap between the Company and AC Energy Corporation
- 14. May 04, 2022 Annual Report for the fiscal year ended 31 December 2021
- 15. May 13, 2022 Quarterly Report for the period ended 31 March 2022
- 16. May 30, 2022 Integrated Annual Corporate Governance Report for the year 2021
- 17. June 01, 2022 2022 General Information Sheet
- 18. June 03, 2022 Matters approved at the special board meeting held on 3 June 2022:
  - a. Cancellation of (a) the property-for-shares swap between the Company and AC Energy Corporation (PSE:ACEN) and (b) the Deed of Assignment dated 29 December 2021, as amended on 31 January 2022, to implement the property-for-shares swap, as previously disclosed under Disclosure Report No. C06939-2021 dated 19 October 2021, Disclosure Report no. C08736-2021 dated 31 December 2021, Disclosure Report Nos. C00089 to 00094-2022 dated 7 January 2022, Disclosure Report No. C00723-2022 dated 9 February 2022, and Disclosure Report No. C02903-2022 dated 28 April 2022;
  - b. The withdrawal of (a) the request for confirmation of valuation in relation to the property-for-shares swap and currently pending with the Securities and Exchange Commission, and (b) the application for a certificate authorizing registration (CAR) that is pending with the Bureau of Internal Revenue in relation to the property-for-shares swap;
  - c. Cancellation of the conduct of a Stock Rights Offer of up to 105 million of the Company's shares at Php10.00 per share as disclosed under Disclosure Report No. C06939-2021 dated 19 October 2021;

- d. Cancellation of the issuance of up to 74,000,000 shares of the Company pursuant to the Company's planned follow-on offering ("FOO") at an FOO price range of Php10.00 to Php11.84 per share, as previously disclosed under Disclosure Report No. C01849-2022 dated 22 March 2022 and Disclosure Report No. C02891-2022 dated 27 April 2022; and
- e. Cancellation of the Company's application for Shelf Registration filed with the Securities and Exchange Commission as disclosed under Disclosure Report No. C02013-2022 dated 28 March 2022 and Disclosure Report No. C02891-2022 dated 27 April 2022
- 19. June 03, 2022 Update on Corporate Actions/Material Transactions/Agreements -Cancellation of the Property-for-Shares Swap between ACE Enexor, Inc. and AC Energy Corporation
- 20. June 03, 2022 Update on Corporate Actions/Material Transactions/Agreements -Cancellation of the Company's Stock Rights Offering, Follow-On Offering, and Shelf Registration
- 21. June 03, 2022 Material Information/Transactions Deed of Cancellation between AC Energy Corporation and ACE Enexor, Inc.
- 22. June 6, 2022 Amended Update on Corporate Actions/Material Transactions/Agreements
   Cancellation of the Company's Stock Rights Offering, Follow-On Offering, and Shelf Registration
- 23. June 06, 2022 Press Release entitled "ACEN and ENEX unwind property-for-share swap agreement"