# SECURITIES AND EXCHANGE COMMISSION

## SEC FORM 20-IS

# INFORMATION STATEMENT PURSUANT TO SECTION 20 OF THE SECURITIES REGULATION CODE

1.	Check the appropriate box:		
	[ ] Preliminary Information Statement	t	
	[ $\checkmark$ ] Definitive Information Statement		
2.	Name of Registrant as specified in its ch	narter <u>MACAY HOLDINGS, IN</u>	<u>C.</u>
3.	<u>PHILIPPINES</u> Province, country or other jurisdiction of	of incorporation or organizati	ion
4.	SEC Identification Number PW-998		
5.	BIR Tax Identification Code 000-410-26	9-000	
6.	137 Yakal Street, San Antonio Village, N Address of principal office	Makati City, Philippines	1203 Postal Code
7.	Registrant's telephone number, includir	ng area code <u>(632) 8893-073</u>	<u>33</u>
8.	October 11, 2023, 2:00 p.m. virtually Philippines Date, time and place of the meeting of		Antonio Village, Makati City,
9.	Approximate date on which the Informa or before August 25, 2023.	tion Statement is first to be s	sent or given to security holders <u>on</u>
10.	In case of Proxy Solicitations:		
	THE COMPANY IS NOT SOLICITING PRO	XIES.	
11.	Securities registered pursuant to Secti (information on number of shares and a		
	Title of Each Class	Number of Shares of Outstanding or Amount	
	<u>Common</u>	<u>1,068</u>	,393,223
12.	Are any or all of registrant's securities li	sted in a Stock Exchange?	
	Yes _ ✓ No		
	If yes, disclose the name of such Stock E	Exchange and the class of sec	curities listed therein:
	PHILIPPINE STOCK EXCHANGE	COMMON SHARES OF	STOCK

#### NOTICE OF ANNUAL STOCKHOLDERS' MEETING

#### To all stockholders:

**NOTICE IS HEREBY GIVEN** that the 2023 Annual Stockholders' Meeting ("ASM") of **MACAY HOLDINGS**, **INC.** ("Macay" or the "Company") will be held on Thursday, October 11, 2023, 2:00pm to be conducted virtually from 137 Yakal Street, San Antonio Village, Makati City, Philippines due to the COVID-19 pandemic situation to discuss the following agenda:

#### AGENDA

- (1) Call to Order
- (2) Proof of Required Notice of Meeting and Determination of Quorum
- (3) Reading and Approval of the Minutes of the Annual Stockholders Meeting held on 28 July 2022
- (4) Presentation of Annual Report and Financial Statements of the Preceding Year
- (5) Ratification of Acts and Proceedings of the Board of Directors and Management in 2022-2023
- (6) Appointment of Inspectors of Election to Serve Until the Close of the Next Annual Meeting
- (7) Appointment of External Auditor for 2023-2024
- (8) Election of Directors, including Independent Directors, for 2023-2024
- (9) Approval of Cash Option for Property Dividend
- (10) Other Matters
- (11) Adjournment

The Board of Directors has fixed the record date for the determination of stockholders entitled to notice of and to vote at such meeting and any adjournment thereof to be at the end of trading hours of the Philippine Stock Exchange (PSE) on September 18, 2023.

# REQUIREMENTS AND PROCEDURES FOR ELECTRONIC VOTING IN ABSENTIA AND PARTICIPATION BY REMOTE COMMUNICATON

### A. Registration

Stockholders with the intention to participate in the virtual meeting are advised to pre-register at <a href="mailto:asmpreregistration@macayholdings.com.ph">asmpreregistration@macayholdings.com.ph</a> on or before September 29, 2023 along with the following requirements below.

- A clear copy of the stockholder's valid government-issued ID (such as passport, driver's license, or unified multipurpose ID) showing photo, signature and personal details, preferably with residential address.
- A valid and active e-mail address and contact number of stockholder
- For Corporate stockholders, scanned copy of Secretary's Certificate authorizing the representative to participate in the virtual meeting for and on behalf of the corporation.
- For stockholders with Scripless shares under PCD Participant/Broker Account, certification from broker
  as to the number of shares owned by stockholder with contact details of PCD Participant/Broker for
  verification. Please note that should Macay be unable to verify the shares of a shareholder because
  the PCD Participant/Broker is inaccessible, this may result in failure of registration of concerned
  shareholder.

If sending via email, complete/accurate documents should be found in one email and attachment/s should be clear copies in JPG or PDF format, with each file size no larger than 2MB. Email of all the documentary requirements should be made no later than October 02, 2023.

Validation process will be conducted together with Stock Transfer Services, Inc. (STSI). Stockholders will receive an e-mail reply from the Office of the Corporate Secretary of Macay as soon as practicable. The Office of the Corporate Secretary's email reply will either confirm successful registration and provide the instructions on how to attend Macay's 2023 virtual ASM or require submission of additional/deficient documents to complete validation process. If you have not received any email reply, please call +632-8893-0733.

## B. Electronic Voting in Absentia

All agenda items will be made available to the stockholders. Stockholders can vote on each agenda item and may choose to vote "Vote for Approval", "Vote Against" or "Abstain"

For the election of directors, a stockholder may distribute his votes equally among all the nominees or cash such number of votes for each nominee as preferred by the stockholder, provided that the total number of votes cast shall not exceed the number of shares owned by the stockholder, multiplied by the number of directors to be elected.

The Office of the Corporate Secretary, with the assistance of STSI representatives, will count and tabulate the votes cast in absentia together with the votes cast by proxy.

## C. Participation through remote communication

Macay's 2023 ASM will be streamed live and stockholders who have successfully registered can participate via remote communication. Instructions and procedures on how to attend the meeting through remote communication will be sent to stockholders indicated in the registration form.

Stockholders who will not, are unable to, or do not expect to attend the virtual meeting may, at their option, designate their authorized representatives by means of proxy on manually filled ballot. The Proxy instrument must be duly notarized and must be submitted with transmittal letter to the Office of the Corporate Secretary at 137 Yakal Street, San Antonio Village, Makati City, Philippines 1203 for inspection, validation and recording on or before September 29, 2023.

For Proxy forms and other concerns, you may email us at <a href="mailto:asmpreregistration@macayholdings.com.ph">asmpreregistration@macayholdings.com.ph</a>.

Pursuant to SEC Notice dated April 20, 2020, copies of the Notice of Meeting, Definitive Information Statement and other relevant documents in relation to the ASM may be accessed through <a href="www.macayholdings.com.ph">www.macayholdings.com.ph</a> and through the PSE EDGE portal at <a href="https://edge.pse.com.ph">https://edge.pse.com.ph</a>.

BY THE ORDER OF THE BOARD OF DIRECTORS

Corporate Secretary Macay Holdings, Inc

TTY. GABRIEL A. DEE

#### **EXPLANATORY NOTES TO AGENDA ITEMS**

1. Proof of Required Notice of Meeting and Determination of Quorum

Rationale: To inform the stockholders that the notice requirements for the 2023 ASM have been complied with in accordance with the Company's By-Laws and applicable laws and regulations, that a quorum exists for the transaction of business and the procedures to govern the conduct of voting for the agenda items being put to a vote.

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 Corporation has provided guidelines for stockholders to register and vote in absentia on the matters presented for resolution at the meeting. A stockholder who votes in absentia as well as a stockholder participating by remote communication shall be deemed present for purposes of quorum.

2. Reading and Approval of the Minutes of the Annual Stockholders Meeting held on 28 July 2022

RATIONALE: To allow the stockholders to confirm that the proceedings of the ASM held on 28 July 2022 were recorded accurately and truthfully.

A resolution approving the minutes will be presented to the stockholders for approval by the affirmative vote of the stockholders representing at least a majority of the outstanding voting stock present at the meeting.

3. Presentation of Annual Report and Financial Statements of the Preceding Year

RATIONALE: To apprise the stockholders of the Company's operating performance, financial condition and outlook and present to the stockholder the audited financial results of the Company's operations in 2022, in accordance with Section 74 of the Revised Corporation Code.

The President, Antonio I. Panajon, will render a report to the stockholders on the highlights of the Company's operating performance and financial condition in 2022. Such performance results are summarized in the Company's 2022 Annual Report by Management to the Stockholders.

The Company's audited financial statements (AFS) as of December 31, 2022 will be included in the Definitive Information Statement to be sent to the stockholders at least 21 days prior to the meeting. The AFS has been reviewed by the Audit Committee and by the Board of Directors and were audited by the Independent Auditors who have expressed an unqualified opinion.

A resolution noting the annual report and approving the audited financial statements will be presented to the stockholders for approval by the affirmative vote of the stockholders representing at least a majority of the outstanding voting stock present at the meeting.

4. Ratification of Acts and Proceedings of the Board of Directors and Management in 2022 to 2023

# RATIONALE: To allow the stockholders to ratify the acts and resolutions of the Board and Management in the conduct of business of the Corporation

The Company regularly discloses material transactions approved by the Board and these disclosures are available and posted on PSE EDGE <a href="www.edge.pse.com.ph">www.edge.pse.com.ph</a>. Other resolutions approved by the Board since the annual stockholders' meeting of 11 October 2023 are described in the Information Statement sent to all stockholders.

A resolution to ratify the acts and resolutions of the Board of Directors and Management since the meeting of the stockholders on 28 July 2022 up to the date of the meeting shall be presented to the stockholders for approval.

5. Appointment of Inspectors of Election to Serve Until the Close of the Next Annual Meeting

# RATIONALE: To appoint inspectors to monitor and oversee election proceedings for the 2024 Annual Stockholders Meeting.

Pursuant to Macay's By-laws under Article One, Section 5, the stockholders may, at each annual meeting, appoint two (2) persons (who need not be stockholders), to act as inspectors of election at all meetings of stockholders until the close of the next annual meeting.

A resolution to for the appointment of the Inspectors of Election to Serve Until the Close of the 2024 annual meeting will be presented to the stockholders for adoption by the affirmative vote of stockholders representing a majority of the voting stock present at the meeting.

6. Appointment of External Auditor for 2023-2024

RATIONALE: To appoint an independent auditor that can provide assurance to the directors and stockholders on the integrity of the Company's financial statements and adequacy of its internal controls, as evaluated and endorsed by the Company's Audit and Risk Management Committee and to authorize the Board of Directors to fix their remuneration.

The Board of Directors, acting through its Audit Committee, will endorse to the stockholders the appointment of an independent auditor for the current fiscal year.

A resolution for the appointment of the independent auditor will be presented to the stockholders for adoption by the affirmative vote of stockholders representing a majority of the voting stock present at the meeting.

7. Election of Directors, including Independent Directors for 2023-2024

RATIONALE: To allow stockholders to elect the Company's Board of Directors in the exercise of their rights as stockholder in accordance with Section 23 of the Revised Corporation Code and the Company's By-Laws.

The following persons have been nominated for election to the Board of Directors and have accepted their nominations:

Alfredo M. Yao
Antonio I. Panajon
Armando M. Yao
Carolyn S. Yao
Jeffrey S. Yao
Mary Grace S. Yao
Albert S. Toribio
Gerardo T. Garcia
Rinaldi C. Aves
Roberto A. Atendido
Valentin T. Chua - Independent Director
Jose B. Avellana, Jr. - Independent Director
Felicisimo M. Nacino, Jr. - Independent Director

All nominees are incumbent members of the Board of Directors of the Company, except Jose B. Avellana, Jr. and Felicisimo M. Nacino, Jr. The nominees were formally nominated by shareholders to the Nomination Committee who reviewed their qualifications. All nominee-directors have been found to possess all the qualifications and none of the disqualifications prescribed for directors, including independent directors, under the Securities Regulations Code and its implementing rules, SEC Code of Corporate Governance, Company's Manual of Corporate Governance and such other applicable laws and regulations. The nominees eligible for election as independent directors, in accordance with SRC Rule 38 and its implementing rules and regulations, are Valentin T. Chua, Jose B. Avellana, Jr., Felicisimo M. Nacino, Jr..

The directors may be elected by plurality of votes using the cumulative voting method. A stockholder may distribute his voting shares for as many nominees as there are directors to be elected, or he may cumulate his voting shares and give one candidate as many votes as the number of directors to be elected, provided that the total number of votes cast does not exceed his shares in the Company. The thirteen nominees receiving the highest number of votes will be declared elected as directors of the Company. The total number of votes that may be cast by stockholder of the Company is computed as follows: no. of shares held on record as of record date x 13 directors.

The Chairman of the meeting will open the floor for comments and questions by the stockholders. Stockholders may raise other matters or issues that may be properly taken up at the meeting.

8. Approval of Cash Option for Property Dividend

RATIONALE: To seek from the stockholders the approval of the option to receive their portion of the property dividends in cash.

The Board of Directors approved the declaration of dividends equivalent to Two Billion One Hundred Fifty Million

Pesos (PHP 2,150,000,000.00) by way of property dividends of One Billion (1,000,000,000) common shares of ARC Refreshments Corporation ("ARC") to be distributed to all eligible shareholders of the Company as of record date of 23 October 2023. The property dividends shall be paid at an entitlement ratio of 0.936 common share of ARC for every one (1) common share of the Company held by the shareholder. Any resulting fractional share shall be paid in cash.

All shareholders of the Company as of the record date shall have the option to receive their portion of the property dividends in cash. Shareholders who did not specify a preference between shares of ARC or cash will receive cash. The amount of cash to be received by the stockholders who opt to be paid in cash will be based on the prevailing market value of the ARC common shares as determined by MIB Capital Corporation. Section 5(e) of the 1992 Rules on the Issuance of Property Dividends requires that the market value, as determined by an SEC-accredited appraiser, must be "agreed upon" by the stockholders.

A resolution for the approval of the option to receive their portion of the property dividends in cash will be presented to the stockholders for adoption by the affirmative vote of stockholders representing a majority of the voting stock present at the meeting.

#### MACAY HOLDINGS, INC.

#### SEC FORM 20-IS

#### INFORMATION REQUIRED IN INFORMATION STATEMENT

## A. GENERAL INFORMATION

## Item 1. Date, time and place of meeting of security holders.

Date: October 11, 2023

Time : 2:00 p.m.

Place: To be conducted virtually from 137 Yakal Street, San Antonio Village, Makati City,

Philippines

Mailing Address of Principal Office:

137 Yakal Street, San Antonio Village Makati City, Philippines 1203

This information statement may be accessed through Macay's official website  $\underline{www.macayholdings.com.ph}$  and through PSE EDGE portal at  $\underline{https://edge.pse.com.ph}$  on or before June 7, 2023.

#### **Record Date**

The record date for the purpose of determining the stockholders entitled to notice of and to vote at the Annual Meeting is September 18, 2023 (the "Record Date").

#### Item 2. Dissenters' Right of Appraisal

At the scheduled meeting, there are no corporate matters or actions that will entitle dissenting stockholders to exercise their right of appraisal as provided in Sections 81 and 82, Title X of the Revised Corporation Code of the Philippines.

In any event, under Section 81 of the Revised Corporation Code of the Philippines, 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 value of shares held within thirty (30) days from the date on which the vote was taken. To perfect such right, the stockholder shall follow the procedures as described under Sections 81 to 85 of the Revised Corporation Code. Failure to make the demand within such period shall be deemed a waiver of the appraisal right.

## Item 3. Interest of Certain Persons in or Opposition to Matters to be Acted Upon

- (a) No current director or officer of Macay, or nominee for election as director of the Company or any associate of any of the foregoing persons has any substantial interest, direct or indirect, by security holdings or otherwise, in any matter to be acted upon in stockholders' meeting, other than election to office.
- (b) No director has informed the Company in writing that he intends to oppose any action to be taken by the Company at the meeting.

# **B. CONTROL AND COMPENSATION INFORMATION**

### Item 4. Voting Securities and Principal Holders Thereof

- (a) Class of Voting Securities: 1,068,393,223 Common Shares are entitled to vote during the October 11, 2023 Annual Stockholders Meeting.
- (b) Record Date: Only the stockholders of record as of September 18, 2023 are entitled to be given notice of and to vote at the meeting.

Foreign Ownership: 135,950,484 shares or 12.91% as of 31 July 2023

(c) Nomination and Election of Directors and Independent Directors and Manner of Voting:

At every meeting of the stockholders of the Company, every stockholder shall be entitled to one vote for each share of stock standing in his name on the books of the company; provided, however, that in the case of the election of directors, every stockholder may so vote by proxy, provided that the proxy shall have been appointed in writing by the stockholders himself, or by his duly authorized attorney. The instrument authorizing a proxy to act shall be exhibited to the secretary and to the inspectors of election, and shall be lodged with the secretary at least ten (10) days before the scheduled time of the meeting. At any meeting of stockholders, the holders as of record date, of a majority of the stock of the company then issued and outstanding, and represented in person or by proxy, shall constitute a quorum for the transaction of business.

At all meetings of the stockholders, all elections and all questions shall be decided by the plurality of vote of stockholders present in person or by proxy and entitled to vote thereat, a quorum being present, except in cases where other provision is made by statute.

With respect to the election of directors, in accordance with Section 23 of the Revised Corporation Code of the Philippines, a stockholder may vote the number of shares held in his/her name in the Company's stock books as of September 18, 2023, and may vote such number of shares for as many persons as there are directors to be elected, or he may cumulate said shares and give one 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 shall see fit; Provided, that the total number of votes cast by him shall not exceed the number of shares owned by him as shown in the books of the Company multiplied by the total number of directors to be elected. Discretionary authority to cumulate votes is solicited. The total number of votes that may be cast by a stockholder of the Company is computed as follows: no. of shares held on record as of record date x 13 directors.

Unless required by law, or demanded by a stockholder present in person or by proxy at any meeting, and entitled to vote thereat, the vote on any question need not be by ballot. On a vote by ballot, each ballot shall be signed by the stockholder voting, or in his name by proxy if there be by proxy, and shall state the number of shares voted by him.

In accordance with the Company's By-Laws, the stockholders may, at each annual meeting, appoint two persons (who need not be stockholders), to act as inspectors of election at all meetings of the stockholders until the close of the next annual meeting. If any inspector shall refuse to serve, or neglect to attend, at any meeting of the stockholders, or his office shall become vacant, the stockholders may, during the meeting, appoint an inspector in his place.

Macay is not soliciting proxy from any of its stockholders.

(d) Security Ownership of Certain Record and Beneficial Owners and Management

Security Ownership of Certain Record and Beneficial Owners of More Than 5%

The following persons/entities own at least five per cent (5%) of the Company's outstanding common shares as of June 30, 2023:

Title of	Name, Address	Name of	Citizenship	No. of	Percentage
Class	of	Beneficial	-	Shares	(%)
	Record Owner	Owner		Held	
	and	and Relationship			
Relationship		with Record			
	with Issuer	Owner			

The Chairman, Mr. Alfredo M. Yao, or his assigns, is authorized to vote the shares of Mazy's Capital, Inc. upon the direction of the Board of Directors of Mazy's Capital, Inc.

Security Ownership of Management (as of June 30, 2023)

Title of Class	Name of the Beneficial Owner (D) Director/ (ID) Independent Director (O) Officer	Amount and Nature of Beneficial Ownership (D) direct/(I) indirect	Citizenship	Percent of Class
Common	Alfredo M. Yao (D)	1 (D)	Filipino	0%
Common	Armando M. Yao (D)	1 (D)	Filipino	0%
Common	Carolyn S. Yao (D)	1 (D)	Filipino	0%
Common	Jeffrey S. Yao (D) (O)	1 (D)	Filipino	0%
Common	Mary Grace S. Yao (D)	1 (D)	Filipino	0%
Common	Antonio I. Panajon (D) (O)	1 (D) 7,539,900 (I)	Filipino	0.71%
Common	Roberto A. Atendido (D) (O)	1 (D)	Filipino	0%
Common	Albert S. Toribio (D)	7,649,901 (D)	Filipino	0.72%
Common	Jesus G. Gallegos, Jr. (ID)	1 (D)	Filipino	0%
Common	Roberto F. Anonas, Jr. (ID)	1 (D)	Filipino	0%
Common	Valentin T. Chua (ID)	22,560 (D)	Filipino	0%
Common	Gerardo T. Garcia (D)	1 (D) 6,283,200 (I)	Filipino	0.59%
Common	Rinaldi C. Aves (D)	1 (D) 5,026,600 (I)	Filipino	0.47%
n/a	Gabriel A. Dee (O)	-	Filipino	-
Aggreg	gate No. of Shares for Directors and Officers	26,522,172		2.49%

# (e) Voting Trust Holders of 5% or More

There are no persons holding more than 5% of a class under a voting trust or any similar agreements as of balance sheet date.

# (f) Change in Control

The Company is not aware of any change in control or arrangement that may result in a change in control of the Company since the beginning of its last fiscal year.

There are no existing or planned stock warrant offerings. There are no arrangements which may result in a change in control of the Company.

# Item 5. Directors and Executive Officers of the Registrant

(a) The following are the names of the incumbent Directors of the Company:

**Board of Directors** 

<u>Office</u>	<u>Name</u>	<u>Age</u>	<u>Citizenship</u>
Chairman	Alfredo M. Yao	79	Filipino
Director/President	Antonio I. Panajon	74	Filipino
Director	Armando M. Yao	71	Filipino
Director	Jeffrey S. Yao	54	Filipino
Director	Carolyn S. Yao	55	Filipino
Director	Mary Grace S. Yao	49	Filipino
Director	Roberto A. Atendido	75	Filipino
Director	Albert S. Toribio	71	Filipino
Director	Gerardo T. Garcia	76	Filipino
Director	Rinaldi C. Aves	61	Filipino
Independent Director	Jesus G. Gallegos, Jr.	76	Filipino
Independent Director	Roberto F. Anonas, Jr.	67	Filipino
Independent Director	Valentin T. Chua	74	Filipino

No other director has resigned or declined to stand for re-election to the Board of Directors since the date of the last stockholders' meeting.

#### **Business Experience**

The following are summaries of the business experiences and credentials of each of the Directors of the Company:

Alfredo M. Yao, Filipino, 79, has been the Chairman of the Company since October 25, 2013. He serves as Chairman Emeritus of the Board of the Philippine Business Bank ("PBB"), a listed company on the Philippine Stock Exchange. He is also currently the Chairman of Zest-O Corporation, Semexco Marketing Corp., and ARC. He is currently serving as President of Solmac Marketing Inc., Harman Foods (Phil.) Inc., and Amchem Marketing, Inc. He also sat as a director of Export and Industry Bank. He served as President of the Philippine Chamber of Commerce and Industry ("PCCI") from 2014 to 2015. He has had training in Corporate Governance with Export & Industry Bank. He has had training on CISA Credit Bureau, and on SME Related Issues and other CTB Related issues with the Senate of the Philippines. He also attended a Risk Management Awareness Seminar given by the Pacific Management Forum and PBB; and he attended a PCCI Business Forum, given by PCCI. Mr. Yao is a graduate of Bachelor of Science in Chemical Engineering at MAPUA Institute of Technology.

Mr. Alfredo M. Yao had attended an online training program on Anti-Money Laundering (AML)/Combating the Terrorist and Proliferation. The program was held by Bangko Sentral ng Pilipinas in collaboration with the Chamber of Thrift Banks on 24 August 2022 via Zoom Webinar.

Antonio I. Panajon, Filipino, 74, has been a director and the President of the Company since 25 October 2013. He has over 40 years of experience in the beverage industry. He worked for Pepsi Cola Bottling Company from 1974 to 1989, his last position being its Executive Vice President and Chief Operating Officer. He then moved to Cosmos Bottling Corporation from 1990 to 2001 as its President and Chief Operating Officer. At present, he is the Chairman of Summit Leasing and Financing Company. He also serves as a member of the board of directors of ARC, Pharma-Rex Pharmaceuticals Corporation, Tao Corporation, New MarketlinkPharma Corp., and General Nutrition Company. He earned his Bachelor of Arts in Public Administration degree from the University of the Philippines in 1970 and completed the Strategic Business Economics Program of the University of Asia and the Pacific.

Mr. Antonio I. Panajon had attended a seminar on Corprate Governance. The program was held by SGV & Co. on 15 December 2022 via Zoom Webinar.

**Armando M. Yao,** Filipino, 71, has been a director of the Company since 25 October 2013. He is the President of Mega Asia and has been a director of various companies such as AMY holdings, Inc., Zest-O Corporation, Semexco Marketing Corporation, Harman Foods (Phil.) Inc., Uni-Ipel, Marketing Inc., Inc., ARC, SMI Development Corporation, Bev-Pack and Downtown Realty and Investment Corporation. Mr. Yao earned his Bachelor of Science Degree in Mechanical Engineering from MAPUA Institute of Technology.

Mr. Armando M. Yao had attended an online training program on Corprate Governance. The program was held by Risks Opportunities, Assessment and Management (ROAM), Inc. on 16 December 2022 via Zoom Webinar.

Carolyn S. Yao, Filipino, 55, has been a director of the Company since 25 October 2013. She has

served as a director of various companies such as ARC, Zest-O Corporation, SMI Development Corporation, Mega Asia, AMY Holdings, Inc., Semexco Marketing Corporation, Downtown Realty Investment Corporation and Bev Pack, Inc. Ms. Yao is a graduate of Commerce from the University of Sto. Tomas.

Ms. Carolyn S. Yao had attended an online training program on Corprate Governance. The program was held by Risks Opportunities, Assessment and Management (ROAM), Inc. on 16 December 2022 via Zoom Webinar.

**Jeffrey S. Yao**, Filipino, 54, has been a director of the Company since 25 October 2013 and took the reigns as Treasurer of the Company last August 9, 2018, previous to that he was Vice President of the Company since 25 July 2014. He currently serves as Chairman of the Board of Directors of PBB, a company listed on the PSE, and has been a Director of PBB since 1999. He currently serves as a member of the Board of Directors and President of ARC. He is currently serving as Chief Operating Officer of Zest-O Corporation. He earned his Bachelor of Science Degree in Management Engineering from the Ateneo de Manila University.

Mr. Jeffrey S. Yao had attended an online training program on Risk Management in the Age of COVID-19. The program was held by the Institute of Corporate Directors (ICD) on 28 April 2022 via Zoom Meetings. He also attended a program for ICD Masterclass: Disruptive Strategy on 25 November 2022.

*Mary Grace S. Yao*, Filipino, 49, has been a director of the Company since 25 October 2013. She has been a director of various companies such as ARC, AMY Holdings, Inc., Zest-O Corporation, Semexco Marketing Corporation, SMI Development Corporation, Downtown Realty Investment Corporation and Bev-Pack, Inc. She is a graduate of Food Technology from the University of the Philippines.

Ms. Mary Grace S. Yao had attended an online training program on Corprate Governance. The program was held by Risks Opportunities, Assessment and Management (ROAM), Inc. on 16 December 2022 via Zoom Webinar.

**Roberto A. Atendido**, Filipino, 75, has been a director of the Company since 25 October 2013. In addition, he is a member of the board of directors of Paxys, Inc. and Philippine Business Bank, both of which are listed on the PSE. He also serves as a board director for Sinag Energy Philippines, Inc. He graduated from Ateneo de Manila University in 1970 after obtaining his degree in Bachelor of Science in Management Engineering, with honors. He completed his Master's Degree in Business Management from the Asian Institute of Management in 1973.

Mr. Roberto A. Atendido had attended an online training program on Risk Management in the Age of COVID-19. The program was held by the Institute of Corporate Directors (ICD) on 28 April 2022 via Zoom Meetings.

Albert S. Toribio, Filipino, 71, has been a director of the Company since 25 October 2013. He was the Chief Finance Officer and director of Zest Airways, Inc. from 2008 until 2013. He has more than 20 years of experience in the food and beverage business, beginning with Cosmos Bottling Corp. from 1990 until 2001, in which he last served as Senior Vice President/Chief Financial Officer, responsible for its comptrollership, accounting, management information system, financial planning, and treasury. He was concurrently an Assistant Vice President of RFM Corporation from 1992 to 1994. He was Chief Financial Officer from 2007 to 2008 of Asiawide Refreshments Corporation. Mr. Toribio was likewise previously connected with Arthur Andersen & Co. from 1987 to 1990 and SGV & Co. from 1973 to 1987. He finished his degree in Bachelor of Science in Business Administration - Accounting with magna cum laude honors from the University of the East in 1972 and his Master's Degree in Business Management from the Asian Institute of Management in 1980.

Mr. Albert S. Toribio had attended an online training program on Risk Management in the Age of COVID-19. The program was held by the Institute of Corporate Directors (ICD) on 16 December 2022 via Zoom Meetings.

**Gerardo T. Garcia**, Filipino, 76, was first elected as Director of the Company on July 25, 2014. He was appointed as the Company's Assistant Corporate Secretary on 9 November 2019. He is also a Director of ARC. In 2022 he was appointed Executive Vice President and Chief Operating Officer of ARC a position he held from 2014 to 2018. From 1993 to 2002 he was Senior Vice President of Marketing and Sales in Cosmos Bottling Corporation. Prior to this, he held the position of Executive Vice President and Chief Operating Officer of Filipinas Water Bottling Corp. and Vice President for Franchising and International Operations of Jollibee Foods Corporation. He also worked in Pepsi Cola Bottling Co. He graduated from Letran College with a degree in Political Science.

Mr. Gerardo T. Garcia had attended an online training program on Corporate Governance. The program was held by the Securities and Exchange Commission on 25 November 2022 via Zoom Meetings. He also attended a program for ICD Masterclass: Disruptive Strategy held by the Institute of Corporate Directors (ICD) on 25 November 2022.

**Rinaldi C. Aves,** Filipino, 61, was first elected as Director of the Company on July 25, 2014. He is currently a Director in ARC. He served as the Executive Vice President and Chief Operating Officer of ARC from 2018 to 2022 From 2014 to 2018 he served as ARC's Vice President for Technical Services. Prior to joining ARC, he worked in Cosmos Bottling Corporation and Pepsi Cola Bottling Co. He graduated from the University of the Philippines with a degree in Industrial Engineering.

Mr. Rinaldi C. Aves had attended an online training program on ICD Masterclass: Disruptive Strategy. The program was held by the Institute of Corporate Directors (ICD) on 25 November 2022 via Zoom Meetings. He also attended a program for ICD Masterclass: ESG Strategy: A Boardroom Topic for Directors on 9 December 2022.

Jesus G. Gallegos, Jr., Filipino, 76, has been an independent director of the Company since 25 October 2013. Currently a Professor Emeritus (after being a full-time professor for 40 years) at the Asian Institute of Management (AIM), Prof. Gallegos teaches Strategic Management, Strategic Innovation, and Ethics. He was also the Institute Dean and Chief Operating Officer of AIM from 1995 to 2000. He is presently the Chairman of the Board of Trustees of the Institute for Pastoral Development, and former Chairman of the Board of Directors of Solutions Insurance Brokers, Inc. and Solutions Inc. for seven years. Prior to his stint with AIM, he was Vice President for Operations and General Manager of International Food and Agriculture Resources Management Services, Inc. and Senior Consultant to the Secretary of the Department of Agriculture and Natural Resources. He taught at the De la Salle University (Doctor in Business Administration Program), Institute of International Studies and Training in Japan (Visiting Professor), Ateneo de Manila University Graduate School of Business, and Maryknoll College. A licensed engineer, Prof. Gallegos completed his degree in Bachelor of Science in Chemical Engineering from De la Salle University. He then obtained his Master's Degree in Business Management from AIM and his doctorate in Business Administration (with High Distinction) from De la Salle University. He was a recipient of AIM's Alumni Achievement Award (Triple A) and the De la Salle University Graduate School of Business's Most Outstanding Alumnus Excellence Award. In 2019,

Mr. Jesus G. Gallegos had attended an online training program on ICD Masterclass: Disruptive Strategy. The program was held by the Institute of Corporate Directors (ICD) on 25 November 2022 via Zoom Meetings. He also attended a program for ICD Masterclass: ESG Strategy: A Boardroom Topic for Directors on 25 November 2022.

Roberto F. Anonas, Jr., Filipino, 67, has been an independent director of the Company since 25 October 2013 (Eight Years). He also serves as independent director of SBS Philippines Corporation. He is currently a Director at Fujihaya Electric Corporation. He has been a member of the faculty of the Entrepreneurial Management Program of the University of Asia and the Pacific since 2001 until present. He was also an adjunct faculty member of the Bachelor of Science in Business Administration Program of Enderun Colleges from 2010 until 2016. He served as President of Marizza Manufacturing Corporation (1995 - 2012) and The Finalist Corporation (2005 till 2014). He was also President of Cyberland Global Corporation (2009 to 2014), and Partner at Pacific Star Technologies, Inc from 1999 to 2001. Prior to this he was with PCI Capital Corporation (1981 to 1987) and (Philippine Long Distance Telephone Company (1987 to 1998). He completed his degree in Bachelor of Arts in Economics from the Ateneo de Manila University in 1976 and obtained his Master in Business Administration degree from IMEDE, a Management Development Institute under the University of Lausanne in Switzerland in 1978.

**Valentin T. Chua**, Filipino, 74, is currently the President and Chairman of the Board of gum manufacturer Marantch Marketing Corporation since 1993. He is also President & Director of VC Holdings, Inc. (since 1990). From 1973 to 2021 he served as Vice-President and Director of Thermo Engineering Corporation. In 1970 to 2006 he was a board member of SPI Corporation (formerly Storck Products, Inc.) where he was Executive Vice-President & Director from 1970 to 2003 and appointed Vice President & General Manage from 2003 to 2006. He completed his degree in Bachelor of Science in Business administration from the De La Salle College in 1970 and obtained his Master in Business Administration degree De La Salle College 1973.

Mr. Valentin T. Chua had attended an online training program on ICD Masterclass: Disruptive Strategy. The program was held by the Institute of Corporate Directors (ICD) on 25 November 2022 via Zoom Meetings. He also attended a program for ICD Masterclass: ESG Strategy: A Boardroom Topic for Directors on 9 December 2022.

## **Executive Officers**

The following are the Executive Officers of the Company, and their respective age, citizenship and position as of December 31, 2022:

**Antonio I. Panajon,** Filipino, 74, has been the President of the Company since 25 October 2013. His business experience and qualifications are stated above.

**Jeffrey S. Yao,** Filipino, 54, has been the Treasurer of the Company since April 10, 2018. He previously served as Vice President from 25 October 2013. His business experience and qualifications are stated above.

Gabriel A. Dee, Filipino, 59, assumed the position of Corporate Secretary on June 25, 2015. He graduated from the University of the Philippines in 1984 with a degree of Bachelor of Arts major in History and finished his Bachelor of Laws in the same school in 1988. He obtained his Master of Laws degree from the University of California Berkeley School of Law in 2021. He has been affiliated with and has occupied the following positions in various institutions in the last six (6) years: Corporate Secretary, SP New Energy Corporation (2022 to present); Vice Chairman, Alliance Select Foods International, Inc. (2018-to present; Director (2013 to present) MJC Investments Corporation; Senior Partner (2006 to present) and Junior Partner (1994 to 2006), Picazo Buyco Tan Fider & Santos Law Offices; Senior Associate (1992 to 1994) and Junior Associate (1988 to 1992), Bautista Picazo Buyco Tan & Fider Law Offices; and Research Assistant (1998), University of the Philippines, College of Law.

# Election of Members of the Board

There will be an election of the members of the Board during the annual stockholders' meeting. The Stockholders of the Company may nominate individuals to be members of the Board of Directors. The Directors of the Company elected during the meeting shall hold office for one year and until their successors are elected and shall have qualified.

All nominations shall be in writing duly signed by the nominating stockholders or their duly authorized (in writing) representatives, with the written acceptance and conformity of their nominee. The nomination must indicate whether the nominees are intended to be independent directors and shall contain the nominee's age, educational attainment, full disclosure of work and/or business experience and/or affiliations. The Directors and Independent Directors shall be elected from among the Company's Stockholders. All nominees for Directors and Independent Directors must possess the minimum requirements/qualifications and none of the disqualifications prescribed by the By-Laws and the applicable laws and rules and regulations.

The members of the Nomination Committee of the Company are:

Jesus G. Gallegos, Jr., Chairman Antonio I. Panajon, Member Carolyn S. Yao, Member

The Nomination Committee created under Company's Revised Manual on Corporate Governance endorsed the nominees for independent directors for re-election at the upcoming annual stockholders' meeting, in accordance with the qualifications set forth under Sec. 3.2.1.2.c. of the Manual, as follows:

- (1) Holder of at least one (1) share of stock of the Corporation;
- (2) The Nominee must be at least a college graduate or possess an equivalent academic degree or have at least five (5) years of experience in business to substitute for such formal education;
- (3) The Nominee shall be at least twenty-five (25) years old at the time of his/her election or appointment;
- (4) The Nominee shall have proven to possess integrity and probity; and
- (5) The Nominee shall be assiduous and diligent.

#### **Independent Directors**

In accordance with Art. II, Sec. 1 of the Company's By-Laws, as amended by the Board of Directors on 5 October 2005, approved by the Company's stockholders on 8 December 2005, and approved by the Securities and Exchange Commission on 8 February 2006, the requirements for the nomination and election of independent directors as specified in SRC Rule 38.1 of the Amended Implementing Rules and Regulations of the Securities Regulation Code shall be adopted.

The Nomination Committee has determined that the nominees for independent directors possess all the qualifications and have none of the disqualifications for independent directors as set forth in the Revised Manual on Corporate Governance.

#### Recommended Directors For 2023-2024

The Nomination Committee of the Board of Directors of the Company has determined that the following, all of whom are incumbent directors, possess all the qualifications and none of the disqualifications for directorship set out in the Company's Revised Manual on Corporate Governance.

Below is the final list of thirteen (13) candidates prepared by the Nomination Committee, nominated as Members of the Board of Directors for the ensuing year:

Alfredo M. Yao Antonio I. Panajon Armando M. Yao Jeffrey S. Yao Carolyn S. Yao Mary Grace S. Yao Roberto A. Atendido Albert S. Toribio Gerardo T. Garcia Rinaldi C. Aves

Valentin T. Chua (Independent Director) Nominated by Alfredo M. Yao. Not related to the nominee. Jose B. Avellana, Jr. (Independent Director) Nominated by Jeffrey S. Yao. Not related to the nominee

Felicisimo M. Nacino, Jr. (Independent Director) Nominated by Rinaldi C. Aves. Not related to the nominee.

All of the above nominees are incumbent directors, except Messrs. Avellana, Jr. and Nacino, Jr. Information on the incumbent directors can be viewed in the immediately preceding section. The nominees were formally nominated to the Nomination Committee of the Board during its meeting on May 12, 2023.

Below are information on Mr. Avellana, Jr. and Nacino, Jr.:

Jose B. Avellana, Jr., Filipino, 65, is currently the Consulate of the Republic of Mali in the Philippines - Honorary Consul. He is also the Chairman and President of A&A Holdings, the Chief Executive Officer of Advertising Strategies Integrated, and the Chairman of CS Foundation. Prior to this, he served as the President and CEO of Avellana & Associates, Inc, and have been a member of the board of UNIAPAC International and Intercontinental Broadcasting Corporation. He is also a current professor at Ateneo de Manila Graduate School of Business. He completed his degree in Bachelor of Arts in Communication Arts - Major in Advertising & Public Relations from Ateneo de Manila University in 1978 and obtained his Master in Business Administration degree from Ateneo de Manila Graduate School of Business in 1988.

**Felicisimo M. Nacino, Jr.**, Filipino, 72, is currently the Chairman and President of Reliable Insurance Brokers, Inc. (RIBI) and Conglomerate Savings & Financing Corporation (CSFC). He is also a member of the Board of Directors of Steel Asia Manufacturing Corporation and RFM Corporation. Prior to this, he was the Executive Vice President and Chief Operating Officer of RFM Corporation from 2005-2014. He rose from the ranks starting as a working student to become the second highest officer in the company. He also served as the Assistant Secretary of Trade & Industry from 1986 to 1991 where he represented the Department of Trade & Industry (DTI) in Cabinet support meetings, and participated in conceptualizing, planning and communicating all major business reform programs, including the industrial priorities plan; tax and other incentives for the private sector; local-content manufacturing programs; export trade facilitation; consumer protection and trade regulation; support for small enterprises in the countryside; and many others. He completed his degree in Bachelor of Arts in Economics from University of the Philippines - Manila in 1978 and obtained his Master in Business Administration degree from University of the Philippines - Diliman.

## (b) Significant Employees

Although the Company has relied on and will continue to rely on, the individual and collective contributions of each of its executive officers, senior operational personnel and non-executive employees, the Company does not believe that its business is dependent on the services of any

particular employee nor is there an employee the resignation or loss of whom would have a material adverse impact on its business.

# **Directorships in Other Reporting Companies**

The following are directorships held by Directors and Executive Officers in other reporting companies during the last five (5) years:

Name of Corporation Position

Jeffrey S. Yao

Philippine Business Bank ...... Chairman

Roberto A. Atendido

Roberto F. Anonas, Jr.

SBS Philippines Corporation ...... Independent Director

Gabriel A. Dee

## (c) Family Relationships

Mr. Armando M. Yao is the brother of Mr. Alfredo M. Yao. Mr. Jeffrey S. Yao, Ms. Carolyn S. Yao, and Ms. Mary Grace S. Yao are the children of Mr. Alfredo M. Yao. All other directors and officers are not related either by consanguinity or affinity. There are no other family relationships known to the registrant other than the ones disclosed herein.

(d) Certain Relationships and Related Transactions

There are no known related party transactions other than those described in Note 19 (Related Party Transactions) of the Notes to the Consolidated Financial Statements (see Annex "B").

#### (e) Involvement in Legal Proceedings

The Company is not aware of any of the following events having occurred during the past five years up to the date of this report that are material to an evaluation of the ability or integrity of any director, nominee for election as Director, executive officer, underwriter or controlling person of the Company:

- (1) any bankruptcy petition filed by or against any business of which such person was general partner or executive officer either at the time of the bankruptcy or within two years prior to that time;
- (2) any conviction by final judgment, including the nature of the offense, in a criminal proceeding, domestic or foreign, or being subject to a pending criminal proceeding, domestic or foreign, excluding traffic violations and other minor offenses;
- (3) being subject to any order, judgment or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring suspending or otherwise limiting his involvement in any type of business, securities, commodities or banking activities;
- (4) being found by a domestic or foreign court of competent jurisdiction (in a civil action), the SEC or comparable foreign body, or a domestic or foreign exchange or other organized trading market or self-regulatory organization, to have violated a securities or commodities law or regulation, and the judgment has not been reversed, suspended or vacated; and
- (5) a securities or commodities law or regulation, and the judgment has not been reversed, suspended or vacated.

#### Item 6. Compensation of Directors and Executive Officers

#### **Executive Compensation of Macay Holdings**

	Year	Salary	Bonus	Other Annual
Name and Principal Position		(Php Million)	(Php Million)	Compensation
				(Php Million)
President and five (5) highest-	2020*	9.86	0.00	2.45
paid executive officers, as a	2021*	9.86	0.00	2.45
group	2022*	11.60	0.00	0.79
	2023**	12.76	0.00	0.87
Directors as a group	2020*	0.00	0.00	1.98
	2021*	0.00	0.00	1.95
	2022*	0.00	0.00	1.95
	2023**	0.00	0.00	1.95

<sup>\*</sup> The group includes Antonio I. Panajon (President), Renato J. Jamlang (Controller), Nicole R. Jayme (Director, Business Development and Investor Relations), Gerardo T. Garcia (Consultant), and Juan V. Panajon (Sr. Manager Marketing and Business Development)

## Employment contracts between the Company and named executive officers

The Company has no special employment contracts with the named executive officers.

# Warrants and Options Outstanding

There are no outstanding warrants or options held by the President, the named executive officers, and all officers and directors as a group.

#### Stock Option Plan

The Company has no employee stock option plan.

# **Compensation of Directors**

Each Director of the Company receives a per diem allowance of Thirty Thousand Pesos (Php30,000.00) as determined by the Board of Directors for attendance in a Board meeting. Except as disclosed above, none of these Directors receive any additional compensation for any special assignments.

Except for each of the individual Directors' participation in the Board, no Director of the Company enjoys other arrangements such as consulting contracts or similar arrangements.

### **Item 7. Independent Public Accountants**

The consolidated financial statements of the Company and its subsidiaries as of and for the years ended December 31, 2022, 2021 and 2020 have been audited by SGV & Co. (a member firm of Ernst & Young Global Limited), independent auditors, as stated in their reports appearing herein. In 2018, Ms. Ana Lea C. Bergado was the engagement partner assigned by SGV & Co. to lead the audit of the Company's financial statements. The Board of Directors, upon the endorsement of the Audit Committee of the Company, nominated SGV & Co. as the independent external auditor of the Company for fiscal year 2022 and the stockholders approved the nomination at the annual stockholders' meeting held on 28 July 2022. For 2023 the same external auditor and engagement partner will be recommended for reappointment at the scheduled stockholders' meeting. Representatives of SGV & Co. are expected to be present at the stockholders' meeting and they will have the opportunity to make a statement if they desire to do so and are expected to be available to respond to appropriate questions.

The Company has not had any disagreements on accounting and financial disclosures with its current external auditors for the same periods or any subsequent interim period. SGV & Co. has neither shareholdings in the Company nor any right, whether legally enforceable or not, to nominate persons or to subscribe for the securities in the Company. SGV & Co. will not receive any direct or indirect interest in the Company or in any securities thereof (including options, warrants or rights thereto) pursuant to or in connection with the Offer. The foregoing is in accordance with the Code of Ethics for Professional Accountants in the Philippines set by the Board of Accountancy and approved by the Professional Regulation Commission.

<sup>\*\*</sup> Estimated figures

The following table sets out the aggregate fees for December 31, 2022 and December 31, 2021 for professional services rendered by SGV & Co. to the Macay Group.

For the year ended December 31

2022 2021 PHP 4,988,000 PHP 4,242,000

Audit and Non-Audit-Related Services\*

The members of the Audit Committee of the Company are as follows:

Roberto F. Anonas, Jr., Chairman Jesus G. Gallegos, Jr., Member Jeffrey S. Yao, Member

The Audit Committee assists the Board in the performance of its oversight responsibility for the financial reporting process, system of internal control, audit process, and monitoring of compliance with applicable laws, rules, and regulations.

In the last two years, no external auditor was engaged by the company to provide tax accounting, compliance, advice, planning and other forms of tax services.

## Item 8. Compensation Plans

Not applicable.

## **C. ISSUANCE AND EXCHANGE OF SECURITIES**

#### Item 9. Authorization or Issuance of Securities Other than for Exchange

Not applicable

## Item 10. Modification or Exchange of Securities

Not applicable.

## Item 11. Financial and Other Information

Not applicable.

### Item 12. Mergers, Consolidations, Acquisitions and Similar Matters

Not applicable.

## Item 13. Acquisition or Disposition of Property

Not applicable.

# Item 14. Restatement of Accounts

Not applicable.

## **D. OTHER MATTERS**

# Item 15. Action with Respect to Reports

The following matters will be submitted for approval of the stockholders at the Annual Stockholders Meeting on October 11, 2023.

- (1) Call to Order
- (2) Proof of Required Notice of Meeting and Determination of Quorum
- (3) Reading and Approval of the Minutes of the Annual Stockholders Meeting held on 28 July 2022
- (4) Presentation of Annual Report and Financial Statements of the Preceding Year
- (5) Ratification of Acts and Proceedings of the Board of Directors and Management in 2022-2023
- (6) Appointment of Inspectors of Election to Serve Until the Close of the Next Annual Meeting
- (7) Appointment of External Auditor
- (8) Election of Directors, including Independent Directors, for 2023-2024
- (9) Approval of Cash Option for Property Dividend
- (10) Other Matters

#### (11) Adjournment

In the 2022 Annual Stockholders' Meeting the following matters were presented before the body:

- (1) Call to Order
- (2) Proof of Required Notice of Meeting and Determination of Quorum
- (3) Reading and Approval of the Minutes of the Annual Stockholders Meeting held on 06 August 2021
- (4) Presentation of Annual Report and Financial Statements of the Preceding Year
- (5) Action on Acts and Proceedings of the Board of Directors and Management in 2021
- (6) Appointment of Inspectors of Election to Serve Until the Close of the Next Annual Meeting
- (7) Appointment of External Auditor
- (8) Election of Directors, including Independent Directors, for 2022-2023
- (9) Other Matters
- (10) Adjournment

# Requirements under Section 49 of the Revised Corporation Code of the Philippines

# a. Description of the voting and vote tabulation procedures used in the 2022 Annual Stockholders' Meeting

The Company has an effective shareholder voting mechanism which are included in the Company's By-laws, Manual on Corporate Governance and SEC Form 20-IS.

During the virtual Annual Stockholders' Meeting held on 28 July 2022 (the "2022 Annual Stockholders' Meeting"), only stockholders of record were entitled to notice and to vote at the 2022 Annual Stockholders' Meeting. The common stock voted on matters scheduled to be taken up at the 2022 Annual Stockholders' Meeting, with each share being entitled to entitled to cast one vote for each share of stock held as of the established record date of 08 July 2022, except in the election of directors where one share is entitled to as many votes as there are Directors to be elected.

The votes of the stockholders registered as present in the online meeting remotely or by proxy, or voting *in absentia*, were counted by the Stock Transfer Agent of the Corporation electronically. The Office of the Corporate Secretary and the Stock Transfer Agent validated the results during the proxy validation date.

## b. Record of the questions asked and answers given during the 2022 Annual Stockholders' Meeting

The stockholders were given the opportunity to ask questions during the 2022 Annual Stockholders' Meeting and the Company answered the same. The questions and answers may be found in the minutes of the annual stockholders' meeting, which are posted in the company website, and may be viewed through this link: <a href="http://www.macayholdings.com.ph/disclosures">http://www.macayholdings.com.ph/disclosures</a>

# c. Matters discussed and resolutions reached during the 2022 Annual Stockholders' Meeting

The following are the matters discussed and resolutions reached for the 2022 Annual Stockholders Meeting:

- i. Approval of the Minutes of the Annual Meeting held on 06 August 2021
- ii. Presentation of Annual Report and Financial Statements of the Preceding Year
- iii. Action on Acts and Proceedings of the Board of Directors and Management in 2021-2022
- iv. Appointment of Inspectors of Election to Serve Until the Close of the Next Annual Meeting
- v. Appointment of External Auditor for 2022-2023
- vi. Election of Directors, including Independent Directors, for 2022-2023

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# d. Voting results of the 2022 Annual Stockholders' Meeting

The voting results\* of the 2022 Annual Stockholders' Meeting are as follows:

Agenda Items	Voting Results*						
	Votes in Favor	Votes Against	Abstentions				
Approval of Minutes of	905,942,329						
the Annual Meeting held							
on 06 August 2021							
Presentation of Annual	905,942,329						
Report and Financial							
Statements of the							
Preceding Year							
Action on Acts and	905,942,329						

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Proceedings of the			
Board of Directors and			
Management in 2021			
Appointment of	905,942,329		
Inspectors of Election to			
Serve Until the Close of			
the Next Annual			
Meeting			
Appointment of	905,942,329		
External Auditor for			
2022-2023			
Election of Directors,	905,942,329		
including Independent			
Directors, for 2022-2023			
Alfredo M. Yao	905,942,329		
Antonio I. Panajon	905,942,329		
Armando M. Yao	905,942,329		
Jeffrey S. Yao	905,942,329		
Carolyn S. Yao	905,942,329		
Mary Grace S. Yao	905,942,329		
Roberto A. Atendido	905,942,329		
Albert S. Toribio	905,942,329		
Gerardo T. Garcia	905,942,329		
Rinaldi C. Aves	905,942,329		
Jesus G. Gallegos, Jr.	905,942,329		
(Independent Director)			
Roberto F. Anonas, Jr.	905,942,329		
(Independent Director)			
Valentin T. Chua	905,942,329		
(Independent Director)			
*Every recolution for approx	!	+L - 2022 A   C+	-l/ M

\*Every resolution for approval of the stockholders in the 2022 Annual Stockholders' Meeting was introduced by a motion duly seconded through the online platform of the virtual meeting. The Chairman asked if there was any objection to every motion. Since there were no objections, all the motions were carried without a vote. The number of votes indicated here are the votes on the resolution from: (a) votes of proxies with instructions; (b) votes submitted through the online voting platform of the virtual meeting; and (c) votes of the Chairman as holder of proxies, which would have been counted if there was a voting on the resolution.

# e. Directors or trustees, officers and stockholders or members attendees of the 2022 Annual Stockholders' Meeting

During the 2022 Annual Stockholders' Meeting, there were represented at the meeting, in person or by proxy, stockholders owning 905,942,341 shares, representing 84.79% of the total issued and outstanding capital stock of the Company.

The Directors and Officers who attended the 2022 Annual Stockholders' Meeting were as follows:

- i. Alfredo M. Yao. Chairman
- ii. Antonio I. Panajon President
- iii. Armando M. Yao
- iv. Jeffrey S. Yao Treasurer
- v. Carolyn S. Yao
- vi. Mary Grace S. Yao
- vii. Roberto A. Atendido
- viii. Albert S. Toribio
- ix. Gerardo T. Garcia Assistant Corporate Secretary
- x. Rinaldi C. Aves
- xi. Jesus G. Gallegos, Jr., Independent Director
- xii. Roberto F. Anonas, Jr., Independent Director
- xiii. Gabriel A. Dee Corporate Secretary
- xiv. Renato J. Jamlang Controller

# f. Material information on the current stockholders, and their voting rights for the 2022 Annual Stockholders' Meeting

Material information on the current stockholders and voting rights for the 2022 Annual Stockholders' Meeting were provided during the meeting and in Items 2 and 19 of the 2022 SEC Form 20-IS. The Corporate Secretary

informed the stockholders that stockholders as of record date of July 08, 2022 were entitled to vote in the meeting. There were represented at the meeting, in person or by proxy, stockholders owning 905,942,329 shares, representing 84.79% of the total issued and outstanding capital stock of the Company.

#### g. Appraisals and performance report for the board and the criteria and procedure for assessment

To determine and measure the effectiveness of the Board of Directors, the Company is guided by its Manual on Corporate Governance which is available on the Company website: <a href="http://www.macayholdings.com.ph/corp-governance-manual-policies">http://www.macayholdings.com.ph/corp-governance-manual-policies</a>

The Board shall conduct an annual self-assessment of its performance, including the performance of the Chairperson, individual Directors and committees.

The Board shall have in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, the individual directors, committees and such system should allow for a feedback mechanism from the shareholders. In establishing the criteria, attention is given to the values, principles and skills required for the Corporation. The Corporate Governance Committee shall oversee the evaluation process.

### h. Directors' disclosures on self-dealing and related party transactions

On director disclosure on self-dealings, the Company follows the 2015 Implementing Rules and Regulations of the Securities Regulation Code, which requires Directors and Officers to report their dealings in Company shares within five (5) trading days from the date of the Company's share-related transactions. The Company discloses to the PSE and SEC the ownership (direct and indirect) and any acquisition or disposal of its securities by its Directors, Officers and controlling shareholders pursuant to the PSE Revised Disclosures and the Securities Regulations Code.

As provided in the Company's Policy on Related Party Transactions (RPTs), any contract, agreement, transaction, arrangement, or dealing of the Corporation with a director, officer, or any related party (each such transaction, a "Related Party Transaction") are allowed and shall be negotiated, conducted and entered into by the Corporation on an "arm's length basis," and under such terms that inure to the benefit and best interest of the Corporation and its shareholders as a whole, considering relevant circumstances. The approval, award, processing and payment of RPTs shall follow the same procedures as the other transactions and contracts of the Company. Material Related Party Transactions or those which involve an amount or value equal to or greater than ten percent (10%) or higher of the Company's total consolidated assets based on its latest audited financial statements, either individually or in aggregate, over a period of twelve (12)-months.

## Item 16. Matters Not Required to be Submitted

Not applicable.

#### Item 17. Amendment of Charter, Bylaws or Other Documents

Not applicable.

## Item 18. Other Proposed Action

The following are to be presented for approval during the stockholders' meeting:

- (1) Appointment of inspectors of election to serve until the close of the next annual meeting;
- (2) Appointment of external auditor;
- (3) Election of Directors, including Independent Directors, for 2022-2023;
- (4) Ratification of all acts and resolutions of the Board and management to implement the resolutions since the annual stockholders' meeting on 28 June 2023 until this year's annual stockholders' meeting on 11 October 2023 including but not limited to:
  - a. Results of the ASM and organizational meetings of the Board of Directors
  - b. Annual (Fiscal Year 2021) and Quarterly Financial Reports (Quarters 1, 2 & 3)
  - c. Forms 17-A and 17-Q
  - d. Sustainability Report
  - e. Reports on changes in shareholdings of Directors and Officers
  - f. Statement of Changes Beneficial Ownership of Securities
  - g. Participation of Directors and Officers in corporate governance seminars

- h. Quarterly reports on Public Ownership
- i. Quarterly Report on List of Top 100 shareholders

- j. Monthly reports on number of shareholders
  k. Setting of the 2023 Annual Shareholders' Meeting
  l. Notice and Agenda of the 2023 Annual Shareholde Notice and Agenda of the 2023 Annual Shareholders' Meeting
- m. Information Statement
- Integrated Annual Corporate Governance Report n.
- Renewal of Management Agreements 0.
- p. Declaration of Property Dividends
- (5) Approval of Cash Option for Property Dividend

## Item 19. Voting Procedures

- (a) Appointment of External Auditor A majority vote of the shareholders present either in person or by proxy is necessary for the approval of such matter
- (b) For Election of Directors Under Art. II, Sec. 1 of the By-Laws, the directors declared elected shall hold office for one year and until their successors are elected and shall have qualified. Pursuant to and in accordance with Section 23 of the Revised Corporation Code, which provides that "At all elections of directors or trustees, there must be present, either in person or through a representative authorized to act by written proxy, the owners of majority of the outstanding capital stock... entitled to vote," the nominees receiving the highest number of votes shall be deemed elected.
- (c) Approval of Cash Option for Property Dividend A majority vote of the shareholders present either in person or by proxy is necessary for the approval of such matter
- (d) For other matters submitted to a vote, a majority vote of the shareholders present either in person or by proxy is necessary for the approval of such matter.

The method of counting the votes of the shareholders shall be in accordance with the general provisions of the Revised Corporation Code of the Philippines. Counting will be done by tabulation of the votes by the election inspectors, assisted by the Corporate Secretary and the stock and transfer agent.

The Company undertakes to provide without charge to each stockholder, upon written request of such person, a copy of the Company's annual report on SEC Form 17-A. Note that at the discretion of management, a charge may be made for exhibits.) Requests may be sent to Renato J. Jamlang, Controller, 137 Yakal Street, San Antonio Village, Makati City, Philippines 1203.

Attached herewith are the following: "Annex A" is the Management Report of the Company; "Annex B" is the audited financial statements of the Company as of December 31, 2022; "Annex C" is the unaudited financial statements as of June 30, 2023 and Annex "D" is the financial soundness indicators of the Company.

[Remainder of the page intentionally left blank.]

# SIGNATURE PAGE

After	reasonal	ole ir	nquiry a	nd to the bes	t of m	y knowledge	and bel	ief, I cert	ify tl	hat the in	form	ation s	et fortl	n in
this	report	is	true,	complete	and	correct.	This	report	is	signed	in	the	City	of
	m	ax	all	complete	. on	XIIG	nst	22		2023				

(Signature)

AFTY. GABRIEL A. DEE Corporate Secretary

I, ROBERTO FAUSTO ANONAS, JR., Filipino, of legal age and a resident of Muntinlupa City, after having been duly sworn to in accordance with law do hereby declare that:

- 1. I am an Independent Director of Macay Holdings, Inc. (the "Company") and have been its Independent Director since July 25, 2014.
- 2. I am affiliated with the following companies or organizations:

Company/Organization	Position/Relationship	Period of Service
Fuji Haya Electric Corporation	Director	4 years
SBS Philippines Corporation	Independent Director	5 years
University of Asia & Pacific	Faculty	21 years
Pentarch Stalwart Builders, Inc.	Director	6 years

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of the Company, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director/officer/substantial shareholder of the Company.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I am not in government service/affiliated with government agency or government owned and controlled corporation.
- 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.
- 8. I shall inform the Corporate Secretary of the Company of any changes in the above-mentioned information within five (5) days from its occurrence.

Done this 18th day of May 2023 at Makati City, Philippines.

Roberto F. Anonas, Jr.

Affiant

Republic of the Philippines

City of MAKATI

) 5.5.

SUBSCRIBED AND SWORN to before me this 18 MAY 2023 affiant exhibited to me his Philippine Passport (P4279751B) issued at DFA NCR South on 2 January 2020 and expires on 1 January 2030.

Doc No. 28; Page No. 59; Book No. 278 Series of 2023.

COM ASSION NO. M-077
NOTARY PUBLIC FOR MAKATI CITY
UNVIL DECEMBER 31, 2024

5 KALAYAAN AYRMIJE EXTENSION, BARANGAY WEST PS 1490 1215, MAKATI CITY SC Roll No. 62179/04-26-2013 IBP NO. 058531/01 C2-2023/Pasig City PTR NO. MKT 9552350/01-03-2023/Makati City

MCLE Compliance No. VII-0020180/04-14-2025

I, JESUS G. GALLEGOS, JR., Filipino, of legal age and a resident of Paranaque City, after having been duly sworn to in accordance with law do hereby declare that:

- 1. I am an Independent Director of Macay Holdings, Inc. (the "Company") and have been its Independent Director since July 25, 2014.
- 2. I am affiliated with the following companies or organizations:

Company/Organization	Position/Relationship	Period of Service
Asian Institute of Management	Professor Emeritus Adjunct Professor Professor Dean/COO	5 years 7 years 41 years 7 years
Institute for Pastoral Development	Chairman Emeritus of the Board of Trustees	6 years
Solutions Insurance Brokers, Inc.	Chairman	9 years
International Food and Agricultural Resources Management Services, Inc.	Vice President/General Manager	4 years
Department of Agriculture and Natural Resources	Senior Consultant	4 years

- I possess all the qualifications and none of the disqualifications to serve as an Independent Director of the Company, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director/officer/substantial shareholder of the Company.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I am not in government service/affiliated with government agency or government owned and controlled corporation.
- 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.
- 8. I shall inform the Corporate Secretary of the Company of any changes in the above-mentioned information within five (5) days from its occurrence.

Done this	16	MAY 20	)23	_ at	MAKA	TI CITY		Philippines.		
									i. Gallegos, Jr Affiant	
Republic of City of ATL		ppines	) ) S.S				SEAV	2023		
SUBSCRIBED Philippine Pa 2031.			to befo						nt exhibited nd expires or	I to me his n 19 December

Page No. 15; Book No. 16; Series of 2023.

PAGE POST OF THE PROPERTY OF T

I, VALENTIN T. CHUA, Filipino, of legal age and a resident of Quezon City, after having been duly sworn to in accordance with the law do hereby declare that:

1. I am a nominee for Independent Director of Macay Holdings, Inc. (the "Company") and have been its Independent Director since August 6, 2021.

2. I am affiliated with the following companies or organizations:

COMPANY / ORGANIZATION	POSITION / RELATIONSHIP	PERIOD OF SERVICE  16 years 4 years  34 years	
SPI Corporation	Director Vice-President & General Manager, Director Executive Vice President & Director		
Marantch Marketing Corporation	President & Chairman of the Board	30 years	
VC Holdings, Inc. (Investment Company of the Chua Group of Companies)	President & Director	30 years	
Thermo Engineering Corporation	Director Vice President & Director	12 years 38 years	
EZ Chew Corporation	Treasurer	7 years	

- I possess all the qualifications and none of the disqualifications to serve as an Independent Director of the Company, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC Issuances.
- 4. I am not related to any director/officer/substantial shareholder of the Company.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- I am not in government service/affiliated with government agency or government owned and controlled corporation.
- 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 SEC issuances.
- 8. I shall inform the Corporate Secretary of the Company of any changes in the above-mentioned information within five (5) days from its occurrence.

Done this Office And Annual Philippines.	
Λ ( Γ	
	-
	1
Valentin T. Chua	2
Affiant	

Republic of the Philippines

City of MAKATI

Subscribed and Sworn to before me this 16 MAY 2023, affiant exhibited to me his Senior Citizen

Card (Control No. 00942-B) issued on 28 September 2011.

MALLICE SADO MAKATI

Doc No. 23 Page No. 48 Book No 277 Series of 2023.

NOTARY PUBLIC FOR MAKATI CITY
UNTIL DECEMBER 31, 2024
5 KALAYAAN AVENUE EXTENSION,
EARANGAY WEST REMBO 1215, MAKATI CITY
SC Roll No 62179/04-26-2013
IBP NO. 258534/01-02-2023/Pasig City
PTR NO. MKT 9562350/01-03-2023/Makati City
MCLE Compliance No. VII-0020180/04-14-2025.

I, Jose B. Avellana, Jr., Filipino, of legal age and a resident of Muntinlupa City, after having been duly sworn to in accordance with law do hereby declare that:

- 1. I am a nominee for Independent Director of Macay Holdings, Inc. (the "Company").
- 2. I am affiliated with the following companies or organizations:

Company/Organization	Position/Relationship	Period of Service
Advertising Strategies Integrated	CEO	2 years
CS Foundation	Chairman	5 years
A&A Holdings	Chairman and President	20 years
Consulate of the Republic of Mali in the Philippines	Honorary Consul	20 years

- I possess all the qualifications and none of the disqualifications to serve as an Independent Director of the Company, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director/officer/substantial shareholder of the Company.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I am not in government service/affiliated with government agency or government owned and controlled corporation.
- 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.
- 8. I shall inform the Corporate Secretary of the Company of any changes in the above-mentioned information within five (5) days from its occurrence.

Done this	1 7 MAY 20	23 at _	MAKATI	CITY Phil	ippines.
					Jose B. Avellana, Jr. Affiant
Republic of th	e Philippines	)			
City of		) S.S.	1 7 MAY	2023	
SUBSCRIBED A	AND SWORN to be	fore me this _	1.1.	, affiant ex	hibited to me his DUVER'S LICENSE
(No. 118-76	· 63 0537) iss	ued on	69 - 2032		
110				$\bigcirc$	

Doc No. 12; Page No. 24; Book No. 278 Series of 2023.

COMMISSION NO. M-077
NOTARY PUBLIC FOR MAKATI CITY
UNTIL DECEMBER 31, 2024
5 KALAYAAN AVENUE EXTENSION,

BARANGAY WEST REMBO 1215, MAKATI CITY SC Roll No 62179/04-26-2013
IBP NO. 258534/01-02-2023/Pasig City PTR NO. MKT 9562350/01-03-2023/Makati City MCLE Compliance No. VII-0020180/04-14-2025

I, Felicisimo M. Nacino, Jr., Filipino, of legal age and a resident of Mandaluyong City, after having been duly sworn to in accordance with law do hereby declare that:

- 1. I am an Independent Director of Macay Holdings, Inc. (the "Company").
- 2. I am affiliated with the following companies or organizations:

Company/Organization	Position/Relationship	Period of Service
Reliable Insurance Brokers, Inc.	Chairman & President	Jan 2014 – to date
Conglomerate Savings & Financing Corporation	Chairman & President	Jan 2014 – to date
Steel Asia Manufacturing Corporation	Member of the Board of Directors	Nov 2016 – to date
RFM Corporation	Member of the Board of Directors	Jun 2022 – to date

- I possess all the qualifications and none of the disqualifications to serve as an Independent Director of the Company, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director/officer/substantial shareholder of the Company.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I am not in government service/affiliated with government agency or government owned and controlled corporation.
- 7. 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.
- I shall inform the Corporate Secretary of the Company of any changes in the above-mentioned information within five (5) days from its occurrence.

Done this 16 day of May 2023 at Mandaluyong City, Philippines.

Felicisimo M. Nacino, Jr. Affiant

Republic of the Philippines

City of MAKATI

SUBSCRIBED AND SWORN to before me this

affiant exhibited to me his

Philippine Passport (No. P9636788B) issued at DFA NCR Central on 17 April 2022 and expires 16 April 2032.

Doc No. Page No. Book No. 2 Series of 2023.

> SSION NO. M-077 PUBLIC FOR MAKATI CITY UNTIL DECEMBER 31, 2024

5 KALAYAAN AVENUE EXTENSION. BARANGAY WEST REMBO 1215, MAKATI CITY SC Roll No 62179/04-26-2013 IBP NO. 258534/01-02-2023/Pasig City

PTR NO. MKT 9562350/01-03-2023/Makati City

MCLE Compliance No. VII-0020180/04-14-2025



# CERTIFICATION

18 August 2023

SECURITIES AND EXCHANGE COMMISSION G/F Secretariat Building PICC Complex, Roxas Boulevard Pasay City, 1307

Attention:

Vicente Graciano P. Felizmenio, Jr.

Director, Markets and Securities Regulation Department

Dear Director Felizmenio,

As required by the Securities and Exchange Commission, this is to certify that the following (a) candidates for election as directors of Macay Holdings, Inc. for its Annual Shareholders' Meeting scheduled on 11 October 2023 and (b) officers of Macay do not hold any position and are not connected with any Philippine government agency:

Chairman

Director/President

Director

Director/Treasurer

Director Director

Director

Director Director

Director Independent Director Independent Director

Independent Director

Controller

Corporate Secretary

Alfredo M. Yao

Antonio I. Panajon

Armando M. Yao

Jeffrey S. Yao

Carolyn S. Yao

Mary Grace S. Yao

Roberto A. Atendido Albert S. Toribio

Gerardo T. Garcia

Rinaldi C. Aves

Jose B. Avellana, Jr.

Felicisimo M. Nacino, Jr.

Valentin T. Chua

Renato J. Jamlang

Gabriel A. Dee

Very truly yours

GABRIEL A. DEE

Corporate Secretary