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SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-Q

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

- 1. For the quarterly period ended March 31, 2014
- 2. Commission identification number **39274**
- 3. BIR Tax Identification No. 000-506-020-000
- 4. Exact name of issuer as specified in its charter TRANS-ASIA OIL AND ENERGY DEVELOPMENT CORPORATION
- 5. Province, country or other jurisdiction of incorporation or organization Manila
- 6. Industry Classification Code (SEC Use Only)
- 7. Address of issuer's principal office Postal Code
 Level 11, Phinma Plaza, 39 Plaza Drive, Rockwell Center, Makati City 1210
- 8. Issuer's telephone number, including area code (632) 870-0100
- 9. Former name, former address and former fiscal year, if changed since last report
- 10. Securities registered pursuant to Section 8 and 12 of the Code, or Section 4 and 8 of the RSA

Number of shares of common stock outstanding Amount of debt outstanding as of March 31, 2014 P 5,620,879,395

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 Section 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Section 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 1 – 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 11 – 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 May 14, 2014.

TRANS-ASIA OIL AND ENERGY DEVELOPMENT CORPORATION

RAYMUNDO A. REYES, JR.
SVP - Energy Resources Development

MARIEJO P. BAUTISTA Vice-President - Controller

ANNEX A

Trans-Asia Oil and Energy Development Corporation and Subsidiaries

Consolidated Financial Statements March 31, 2014 and December 31, 2013 and The First Quarter Ended March 31, 2014 and 2013

CONSOLIDATED BALANCE SHEETS

	March 31, 2014	December 31, 2013
ASSETS		
Current Assets		
Cash and cash equivalents (Notes 6 and 32)	P756,665,447	₽687,992,025
Short-term investments (Notes 7 and 32)		51,354,062
Investments held for trading (Notes 8 and 32)	665,688,596	475,351,797
Receivables (Notes 9, 29, 31 and 32)	2,923,057,979	2,672,774,753
Fuel and spare parts - at cost	367,758,114	243,763,393
Available-for-sale investments (Notes7 and 32)	_	292,135,812
Other current assets (Notes 10)	1,050,384,719	447,429,542
Total Current Assets	5,763,554,855	4,870,801,384
Noncurrent Assets		
Property, plant and equipment (Note 11)	2,886,759,896	2,390,616,330
Investments in associates and interests in joint	, , ,	, , ,
ventures (Note 12)	3,733,394,991	3,248,944,335
Available-for-sale investments (Notes 13 and 32)	289,052,750	286,497,796
Investment properties (Note 14)	29,773,248	30,263,401
Deferred exploration costs (Note 15)	105,173,368	96,290,568
Deferred income tax assets - net (Note 28)	24,923,719	47,026,946
Other noncurrent assets	17,597,213	15,826,771
Total Noncurrent Assets	7,086,675,185	6,115,466,147
TOTAL ASSETS	P12,850,230,040	₽10,986,267,531
LIABILITIES AND EQUITY Current Liabilities		
Accounts payable and other current liabilities		
(Notes 16, 29 and 32)	P2,342,975,395	₽2,508,904,644
Due to stockholders (Notes 18, 29 and 32)	190,391,328	190,447,716
Short-term loans (Note 17)	2,270,000,000	910,000,000
Income and withholding taxes payable	10,839,026	48,615,329
Total Current Liabilities	4,814,205,749	3,657,967,689
Noncurrent Liabilities		
Pension and other post-employment benefits	36,038,325	33,625,384
Long-term loans (Note 18)	620,000,000	33,023,364
Deferred income tax liabilities - net (Note 28)	125,684,560	142,456,254
Other noncurrent liabilities	24,950,761	24,859,321
Total Noncurrent Liabilities	806,673,646	200,940,959
Total Liabilities	5,620,879,395	3,858,908,648
Total Liabilities	3,020,079,393	3,030,900,048

(Forward)

	March 31,	December 31,
	2014	2013
Equity		
Capital stock (Note 19)	£ 4,863,862,757	£ 4,863,862,757
Additional paid-in capital	35,573,407	35,573,407
Other equity reserve - joint venture	19,144,649	23,260,302
Other equity reserve- stock option plan (Note 20)	8,765,343	8,765,344
Unrealized fair value gains on available-for-sale		
investments (Note 13)	94,134,589	91,822,813
Remeasurement gains on defined benefit plan		
(Note 28)	(4,225,560)	(4,225,560)
Accumulated share in other comprehensive		
income of a joint venture (Note 12)	(1,302,932)	4,687,860
Retained earnings (Note 19)	2,242,191,066	2,132,404,634
Parent Company shares of stock held by		
a joint venture (Note 12)	_	_
Treasury shares (Note 5)	(28,792,674)	(28,792,674)
Total Equity	7,229,350,645	7,127,358,883
TOTAL LIABILITIES AND EQUITY	P12,850,230,040	₽10,986,267,531

CONSOLIDATED STATEMENTS OF INCOME

	For the Quarter Ended March 31				
	Jan - March 2014	Jan - March 2013			
REVENUES					
Generation revenue	P14,488,572	₽96,497,794			
Trading revenue - net (Note 21)	308,702,187	251,361,829			
Interest and other financial income (charges) (Note					
27)	(1,464,457)	63,556,830			
Dividend income (Note 29)	5,384	5,126,991			
Rental income (Notes 14 and 29)	869,699	1,654,989			
	322,601,385	418,198,433			
COCEC AND EXPENSES					
COSTS AND EXPENSES	12 107 402	111 260 254			
Cost of power generation (Notes 23 and 29) General and administrative expenses	13,197,493	111,369,354			
(Notes 24 and 29)	100,654,996	76,469,842			
(Ivotes 24 and 27)	113,852,489	187,839,196			
	113,032,407	107,037,170			
OTHER INCOME - NET (Note 27)	(20,907,828)	6,134,823			
EQUITY IN NET LOSSES OF ASSOCIATES					
AND JOINT VENTURES (Note 12)	(7,664,704)	(17,672,163)			
INCOME BEFORE INCOME TAX	180,176,364	218,821,897			
PROVISION FOR (BENEFIT FROM) INCOME TAX (Note 28)					
Current	62,291,960	54,332,453			
Deferred	8,097,972	(400,717)			
	70,389,932	53,931,736			
NET INCOME	P109,786,432	₽164,890,161			
Basic/Diluted Earnings Per Share (Note 30)	P0.02	P0.03			

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	For the Quarter En	ded March 31
	Jan - March 2014	Jan - March 2013
NET INCOME FOR THE YEAR	P109,786,432	P164,890,161
OTHER COMPREHENSIVE INCOME (LOSS)		
Net other comprehensive income to be reclassified to profit or loss in subsequent periods		
Unrealized fair value gains (losses) on available- for-sale investments - net of deferred		
income tax (Note 13)	2,672,276	26,814,505
Income tax effect	(360,500)	36,000
	2,311,776	26,850,505
Share in other comprehensive income of a joint		
venture - net of deferred income tax (Note 12)	(5,990,792)	
	(5,990,792)	-
OTHER COMPREHENSIVE INCOME		
(LOSS) FOR THE YEAR, NET OF TAX	(3,679,016)	26,850,505
TOTAL COMPREHENSIVE INCOME	P106,107,416	₽191,740,666

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE FIRST QUARTER ENDED MARCH 31, 2014 AND 2013

					Unrealized Fair		Accumulated		Parent		
				Other Equity	Value Gains on		Share in Other		Company		
		Additional	Other Equity	Reserve - Stock	Available-for-	Remeasurement	Comprehensive		Shares of Stock		
	Capital Stock	Paid-in	Reserve - Joint	Option Plan	Sale	Gains on Defined	Income of a Joint	Retained	Held by	Treasury Shares	
	(Note 19)	Capital	Venture	(Note 20)	Investments	Benefit Plan	Venture	Earnings	a Joint Venture	(Note 5)	Total
BALANCES AT JANUARY 1, 2013	P4,863,862,757	P35,573,407	P23,260,302	P8,765,344	P91,822,813	(P4,225,560)	P4,687,860	P2,132,404,634	₽-	(P28,792,674)	P7,127,358,883
Net income for the year	_	_	_	-	_	_	_	109,786,432	_	_	109,786,432
Other comprehensive income	_	_	-	-	2,311,776	-	(5,990,792)	_	-	-	(3,679,016)
Total comprehensive income for the year	-	_	_	_	2,311,776	_	(5,990,792)	109,786,432	_	_	106,107,416
Share in exp – issuance of stocks of JV			(4,115,653)								(4,115,653)
BALANCES AT MARCH 31, 2014	P4,863,862,757	P35,573,407	P19,144,649	P8,765,344	P94,134,589	(P4,225,560)	(P1,302,932)	P2,242,191,066	₽-	(P28,792,674)	P7,229,350,646
DALANCES AT LANGARY 1 2012 AS											
BALANCES AT JANUARY 1, 2013, AS PREVIOUSLY REPORTED	D4 055 350 050	D24 027 402	D25 255 057	₽-	D04 005 224	₽_	₽-	D1 042 400 505	₽-	(D20 702 (74)	DC 007 252 272
Effect of adoption of Revised PAS 19 (Note 3)	P4,857,258,870	P24,026,492	P27,375,956		P84,985,224	(3,474,800)		P1,942,498,505 (5,511,800)	r-	(P28,792,674)	P6,907,352,373 (8,986,600)
						(3,474,800)		(3,311,800)			(8,980,000)
BALANCES AT JANUARY 1, 2013, AS	4 055 250 050	24.026.402	25 255 057		04.005.224	(2.454.000)	12 140 555	1.03/.00/.505		(20 502 (54)	C 000 2CE 554
RESTATED	4,857,258,870	24,026,492	27,375,956		84,985,224	(3,474,800)	13,140,777	1,936,986,705	•	(28,792,674)	6,898,365,774
Net income for the year,	_	-	-	_		-	-	164,890,161	-	-	164,890,161
Other comprehensive income for the year	_	_	_	_	26,850,505	_	_	_	_	_	26,850,505
Total comprehensive income for the year	_	_	_	_	26,850,505	_	_	164,890,161	_	_	191,740,666
Issuance of stocks – stock grant	695,877	410,578									1,106,455
Effect of business combination (Note 12)	_	_	_	_	-	-	-	_	-	-	<u> </u>
	695,877	410,578	-	_	-	-	-	-	-	-	1,106,455
BALANCES AT MARCH 31, 2013, AS											
RESTATED											

CONSOLIDATED STATEMENTS OF CASH FLOWS

	For The Quarter Ended March 31				
	Jan - March 2014	Jan - March 2013			
CASH FLOWS FROM OPERATING					
ACTIVITIES					
Income before income tax	P180,176,364	₽218,821,897			
Adjustments for:					
Interest and other financial income (Note 27)	1,464,457	(63,556,830)			
Interest and other financial charges (Note 28)	18,891,494	177,592			
Depreciation and amortization (Notes 11, 14					
and 26)	23,930,555	22,767,793			
Gain on option fee (Note 27)					
Gain on derivatives - net (Note 32)	5,368,722	(2,193,248)			
Unrealized foreign exchange loss - net	(93,746)	680,424			
Dividend income (Note 29)	(5,384)	(5,126,991)			
Provision for (recovery from):					
Doubtful accounts	(6,694,487)				
Gain on sale of:					
Available-for-sale investments	(87,682)	(22,054)			
Property and equipment (Note 27)	(1,339)	(180,093)			
Equity in net losses of associates and joint					
ventures (Note 12)	7,664,704	17,672,163			
Operating income before working capital changes	230,613,658	189,040,653			
Decrease (increase) in:					
Receivables	(282,593,403)	68,943,101			
Fuel and spare parts - at cost	(125,816,077)	(3,041,300)			
Other current assets	(508,633,496)	44,685,984			
Increase (decrease) in accounts payable and other					
current liabilities	(179,522,241)	(270,593,656)			
Net cash generated from (used in) operations	(865,951,559)	29,034,782			
Interest received	1,353,372	30,006,097			
Interest paid	(17,059,725)	(258,971)			
Income taxes paid	(150,135,370)	(13,262,924)			
Net cash flows provided by (used in) operating					
activities	(1,031,793,282)	45,518,984			

(Forward)

CASH FLOWS FROM INVESTING ACTIVITIES Additions to (reductions in): Investment in associates (Note 12) Interests in joint ventures (Note 12) Property and equipment (Note 11)	Jan - March 2014 (P11,221,807) (491,000,000) (519,583,969)	Jan - March 2013 (P22,500,000) (175,000,000)
ACTIVITIES Additions to (reductions in): Investment in associates (Note 12) Interests in joint ventures (Note 12)	(P11,221,807) (491,000,000) (519,583,969)	(P22,500,000)
ACTIVITIES Additions to (reductions in): Investment in associates (Note 12) Interests in joint ventures (Note 12)	(491,000,000) (519,583,969)	, , ,
Additions to (reductions in): Investment in associates (Note 12) Interests in joint ventures (Note 12)	(491,000,000) (519,583,969)	, , ,
Investment in associates (Note 12) Interests in joint ventures (Note 12)	(491,000,000) (519,583,969)	. , , ,
Interests in joint ventures (Note 12)	(491,000,000) (519,583,969)	. , , ,
3	(519,583,969)	(1/3.000.000)
Property and editibilities (Note 11)		
		(6,654,230)
Investment held for trading	(189,115,303)	_
Deferred exploration costs (Note 15)	(8,882,800)	(405.020)
Available-for-sale investments	(46,159)	(485,020)
Short-term investments (Note 7)	339,640,084	329,099,349
Acquisition of a subsidiary (Note 5)	_	(212,189,015)
Proceeds from:		
Sale and redemption of investments held for		
trading(Note 8)	_	34,231,277
Settlement of currency forward contracts		
(Note 32)	-	1,789,998
Sale of property and equipment (Note 11)	1,339	354,122
Sale of available-for-sale investments (Note 13)	256,163	528,038
Decrease (increase) in other noncurrent assets	(1,770,441)	_
Cash dividends received	5,384	11,508
Net cash flows used investing activities	(881,717,509)	(50,813,973)
CASH FLOWS FROM FINANCING ACTIVITIES		
Issuance of capital stock (Note 19)		1,106,455
Proceeds from short-term loans	1,670,000,000	1,100,433
Proceeds from long-term loans	620,000,000	_
Payment of short-term loans	(310,000,000)	_
Decrease in due to stockholders	(56,388)	(1,144)
Increase (decrease) in other noncurrent liabilities	2,413,320	2,137,531
Net cash flows provided by financing activities	1,982,356,932	3,242,842
	1,702,550,752	3,242,042
EFFECT OF FOREIGN EXCHANGE RATE		
CHANGES ON CASH AND CASH		
EQUIVALENTS	(172,719)	(4,551,146)
NET INCREASE (DECREASE) IN CASH AND		
CASH EQUIVALENTS	68,673,422	(6,603,293)
CASH AND CASH EQUIVALENTS		
AT BEGINNING OF YEAR	687,992,025	907,595,393
CASH AND CASH EQUIVALENTS		
AT END OF YEAR (Note 6)	P 756,665,447	₽900,992,100

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information and Status of Operations

Trans-Asia Oil and Energy Development Corporation (TA Oil or "the Parent Company"), incorporated on September 8, 1969, and its wholly-owned subsidiaries, Trans-Asia Power Generation Corporation (TA Power),CIP II Power Corporation (CIPP), Trans-Asia Renewable Energy Corporation (TAREC), Trans-Asia Petroleum Corporation(TA Petroleum) [formerly Trans-Asia (Karang Besar) Petroleum Corporation], Trans-Asia Gold and Minerals Development Corporation (TA Gold), Palawan55 Exploration & Production Corporation (Palawan55) and Trans-Asia Wind Power Corporation (TAWPC) (collectively referred to as "the Company"), are incorporated and registered with the Philippine Securities and Exchange Commission (SEC). The direct and ultimate parent company of TA Oil is Philippine Investment-Management (PHINMA), Inc., also incorporated in the Philippines. TA Oil is managed by PHINMA under an existing management agreement.

The Parent Company is engaged in power generation and trading, oil and mineral exploration, developmentand production. The Parent Company has an Electricity Supply Agreement (ESA) with Guimaras Electric Cooperative, Inc. (Guimelco), the lone electricity distributor in the province of Guimaras using its 3.4 megawatt (MW) bunker C-fired diesel generator power station in the island. The Parent Company is also a registered as a Wholesale Aggregator and is a licensed Retail Electricity Supplier (RES). The license authorizes the Parent Company to consolidate electricity power demand of distribution utilities, pursuant to the Electric Power Industry Reform Act of 2001 (EPIRA). As a RES, the Parent Company is allowed to supply electricity to the contestable market, pursuant to EPIRA. The other activities of the Parent Company are investments in various operating companies and in financial instruments.

TA Power is engaged in power generation. Previously, the Parent Company had a 50% interest in TA Power, a joint venture with Holcim Philippines, Inc. On January 1, 2013, the Parent Company entered into a Share Purchase Agreement with Holcim Philippines, Inc. (Holcim) for the purchase of Holcim's 50% stake in TA Power (see Note 5). In October 2006, the Philippine Electricity Market Corporation (PEMC) approved TA Power's application for registration as trading participant for both generation and customer categories in the Wholesale Electricity Spot Market (WESM). Both the Parent Company and TA Power obtained membership in the WESM which allows them to participate in electricity trading managed by PEMC, including selling of excess generation to the WESM.

CIPP is a utilities enterprise, the primary purpose of which is to develop and operate a power supply and distribution system at Carmelray Industrial Park II (CIP II) Special Economic Zone in Calamba, Laguna. In April 2009, CIPP sold its distribution assets to Manila Electric Company (MERALCO) resulting in the cessation of CIPP's operations (see Notes 11). Substantially all of its employees were separated effective January 31, 2010. On February 22, 2010 and March 24, 2010, the Board of Directors (BOD) and stockholders, respectively, of the Parent Company approved the proposed merger of the Parent Company and CIPP subject to the approval by the SEC. In December 2010, CIPP's BOD approved the transfer of its 21MW bunker C-fired power plant from Laguna to Barangay Quirino, Bacnotan, La Union. As at December 31, 2012, the Company has completed the transfer of CIPP's power plant (see Note 11). As at March 31, 2014, the Parent Company and CIPP have not filed their application for merger with the SEC and have deferred their plan for merger.

TAREC was incorporated and registered with the SEC on September 2, 1994. It was established with the primary purpose of developing and utilizing renewable energy and pursuing clean and energy-efficient projects. On May 20, 2013, the Department of Energy (DOE) has confirmed the Declaration of Commerciality of TAREC's 54MW Wind Power project in San Lorenzo, Guimaras under Wind Energy Service Contract (WESC) No. 2009-10-009. The DOE confirmation affirms the conversion of said WESC from Pre-Development to Development/ Commercial Stage. As at December 31, 2013, the 54MW Wind Power project is under construction.

TA Petroleum was incorporated and registered with the SEC on September 28, 1994. TA Petroleum is engaged in oil exploration and well development. On November 28, 2012, the SEC approved the increase in authorized capital stock of TA Petroleum from \$\mathbb{P}40\$ million divided into 4 billion shares with a par value of \$\mathbb{P}0.01\$ per share to \$\mathbb{P}1\$ billion divided into 100 billion shares with a par value of \$\mathbb{P}0.01\$ per share. It also approved the change in its name and primary purpose of TA Petroleum from power generation to oil and gas exploration and production. As at March 31, 2014, TA Petroleum has not started commercial operations.

TA Gold was incorporated and registered with the SEC on July 2, 2007 to primarily engage in the business of mining and mineral exploration within the Philippines and other countries. On February 16, 2009, the BOD approved the suspension of exploration activities of TA Gold effective March 31, 2009. As at March 31, 2014, TA Gold's exploration activities remain suspended.

Palawan55 was incorporated and registered with the SEC on November 16, 2012. Palawan55 is engaged in the development and utilization of crude oil, natural gas, natural gas liquids and other form of petroleum. As at March 31, 2014, Palawan55 has not started commercial operations.

TAWPC was incorporated and registered with the SEC on July 26, 2013. Its primary purpose is to construct, develop, own, operate, manage, repair and maintain wind power generation plants, to generate electricity from such power plants and to market and sell the electricity produced thereby.

On August 22, 2013, TAREC assigned its 100% equity interest in TAWPC to the Parent Company. As a result of the assignment, TAWPC became a wholly-owned subsidiary of the Parent Company. As at March 31, 2014, TAWPC has not started commercial operations.

On June 29, 2011, the Parent Company entered into a 50-50 joint venture agreement with AC Energy Holdings, Inc. (AC Energy) to form South Luzon Thermal Energy Corporation (SLTEC), the primary purpose of which is to generate, supply and sell electricity to the public through the operation of a 135MW coal fired power plant in Calaca, Batangas. SLTEC was incorporated on July29, 2011. As at March 31, 2014, SLTEC has not yet started operations.

The Parent Company has 50% interest in ACTA Power Corporation (ACTA), a joint venture with AC Energy. ACTA is engaged in the business of owning, developing, constructing, operating and maintaining power generation facilities as well as generation and sale of electricity. ACTA was incorporated on February 9, 2012 and it has not started commercial operations as at March 31, 2014.

The registered office address of the Parent Company is 11th Floor, PHINMA Plaza, 39 Plaza Drive, Rockwell Center, Makati City.

The consolidated financial statements of the Company were authorized for issuance by the Parent Company's BOD on April 21, 2014.

2. Basis of Preparation

The consolidated financial statements of the Company have been prepared using the historical cost basis, except for financial assets at fair value through profit or loss (FVPL), derivative financial instruments and available-for-sale (AFS) investments that have been measured at fair value. The consolidated financial statements are presented in Philippine peso, which is the Parent Company's functional and presentation currency. All values are rounded to the nearest peso, unless otherwise stated.

The consolidated financial statements provide comparative information in respect of the previous period. In addition, the Company presents an additional balance sheet at the beginning of the earliest period presented when there is a retrospective application of an accounting policy, a retrospective restatement, or a reclassification of items in the consolidated financial statements.

Statement of Compliance

The consolidated financial statements have been prepared in accordance with Philippine Financial Reporting Standards (PFRS).

Basis of Consolidation

The consolidated financial statements comprise the financial statements of the Parent Company and its wholly-owned subsidiaries as at December 31 of each year. The financial statements of the subsidiaries are prepared for the same reporting year as the Parent Company, using consistent accounting policies.

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

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

The Company re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of income from the date the Company gains control until the date the Company ceases to control the subsidiary.

Upon consolidation, all intra group balances, transactions, income and expenses and profits and losses resulting from intra group transactions are eliminated in full.

Changes in the controlling ownership (i.e., acquisition of non-controlling interest or partial disposal of interest over a subsidiary) that do not result in a loss of control are accounted for as an equity transaction.

The consolidated financial statements include the accounts of the Parent Company and the following wholly-owned subsidiaries:

	Country of		Percenta	ge of Ownership
	Incorporation	Principal Activities	2014	2013
Trans-Asia Power Generation				
Corporation ^a	Philippines	Power generation	100	100
CIP II Power Generation				
Corporation	Philippines	Power generation	100	100
Trans-Asia Renewable Energy		Renewable energy		
Corporation	Philippines	generation	100	100
Trans-Asia Petroleum Corporation	Philippines	Oil and gas exploration	100	100
Trans-Asia Gold and Mineral				
Development Corporation	Philippines	Mineral exploration	100	100
Palawan55 Exploration				
&Production Corporation ^b	Philippines	Oil and gas exploration	100	100
Trans-Asia Wind Power		Renewable energy		
Corporation ^c	Philippines	generation	100	100
Trans-Asia Renewable Energy Corporation Trans-Asia Petroleum Corporation Trans-Asia Gold and Mineral Development Corporation Palawan55 Exploration &Production Corporation Trans-Asia Wind Power	Philippines Philippines Philippines Philippines	Renewable energy generation Oil and gas exploration Mineral exploration Oil and gas exploration Renewable energy	100 100 100 100	100 100 100 100

^a Acquired the 50% share in TA Power on January 1, 2013 (see Note 5).

3. Summary of Significant Accounting Policies and Disclosures

Changes in Accounting Policies

The Company applied, for the first time, certain standards and amendments, some of which will require restatement of previous consolidated financial statements. These include PFRS 10, Consolidated Financial Statements, PFRS 11, Joint Arrangements, PAS 19, Employee Benefits (Revised 2011), PFRS 13, Fair Value Measurement and amendments to PAS 1, Presentation of Financial Statements. In addition, the application of PFRS 12, Disclosure of Interests in Other Entities, resulted in additional disclosures in the consolidated financial statements.

Several other amendments apply for the first time in 2013. However, these did not have an impact on the consolidated financial statements of the Company.

The nature and the impact of each new standard and amendment are described below:

• PFRS 1, First-time Adoption of International Financial Reporting Standards - Government Loans (Amendments)

The amendments to PFRS 1 require first-time adopters to apply the requirements of PAS 20, Accounting for Government Grants and Disclosure of Government Assistance, prospectively to government loans existing at the date of transition to PFRS. However, entities may choose to apply the requirements of PAS 39, Financial Instruments: Recognition and Measurement, and PAS 20 to government loans retrospectively if the information needed to do so had been obtained at the time of initially accounting for those loans. These amendments are not relevant to the Company.

^b Incorporated on November 16, 2012.

^c Incorporated on July 26, 2013.

• PFRS 7, Financial instruments: Disclosures - Offsetting Financial Assets and Financial Liabilities (Amendments)

These amendments require an entity to disclose information about rights of set-off and related arrangements (such as collateral agreements). The new disclosures are required for all recognized financial instruments that are set off in accordance with PAS 32. These disclosures also apply to recognized financial instruments that are subject to an enforceable master netting arrangement or 'similar agreement', irrespective of whether they are set-off in accordance with PAS 32. The amendments require entities to disclose, in a tabular format, unless another format is more appropriate, the following minimum quantitative information. This is presented separately for financial assets and financial liabilities recognized at the end of the reporting period:

- a) The gross amounts of those recognized financial assets and recognized financial liabilities;
- b) The amounts that are set-off in accordance with the criteria in PAS 32 when determining the net amounts presented in the balance sheet;
- c) The net amounts presented in the balance sheet;
- d) The amounts subject to an enforceable master netting arrangement or similar agreement that are not otherwise included in (b) above, including:
 - i. Amounts related to recognized financial instruments that do not meet some or all of the offsetting criteria in PAS 32; and
 - ii. Amounts related to financial collateral (including cash collateral); and
- e) The net amount after deducting the amounts in (d) from the amounts in (c) above.

The amendments affect disclosures only and have no impact on the Company's financial position or performance since there was no offsetting of financial assets and financial liabilities as of March 31, 2014 and December 31, 2013.

• PFRS 10, Consolidated Financial Statements

PFRS 10 replaced the portion of PAS 27, Consolidated and Separate Financial Statements, that addressed the accounting for consolidated financial statements. It also included the issues raised in Standing Interpretations Committee (SIC) 12, Consolidation - Special Purpose Entities. PFRS 10 established a single control model that applied to all entities including special purpose entities. The changes introduced by PFRS 10 require management to exercise significant judgment to determine which entities are controlled, and therefore, are required to be consolidated by a parent, compared with the requirements that were in PAS 27.

Based on the reassessment of control following the provisions of PFRS 10, the adoption of this new standard no impact on the consolidated financial statements.

• PFRS 11, Joint Arrangements

PFRS 11 replaces PAS 31, *Interests in Joint Ventures*, and SIC 13, *Jointly Controlled Entities - Non-Monetary Contributions by Venturers*. PFRS 11 removes the option to account for jointly controlled entities using proportionate consolidation. Instead, jointly controlled entities that meet the definition of a joint venture must be accounted for using the equity method.

The application of PFRS 11 resulted in a change in the Company's accounting of its interests in joint ventures, TA Power (became a wholly owned subsidiary on January 1, 2013), SLTEC and ACTA (see Note 12). Prior to transition to PFRS 11, the Parent Company classified its interests in joint ventures as jointly controlled entities and proportionately consolidated its 50% share in the assets, liabilities, revenues, income and expenses in the consolidated

financial statements. Under PFRS 11, the Company has determined that its interests in these entities are classified as joint ventures and are to be accounted for using the equity method (see Note 12). The transition was applied retrospectively as required by PFRS 11 and the opening balances as at January 1, 2012 and the comparative information for the years ended December 31. 2012 and 2011 have been restated. The effects of applying PFRS 11 on the Company's consolidated financial statements are as follows:

Consolidated Statements of Income and Statements of Other Comprehensive Income

	Years ended December 3				
	2012	2011			
Increase (decrease) in:					
Revenues					
Trading revenue- net	₽154,633,012	₽188,358,534			
Company's share in generation revenue					
of joint venture	(700,608,835)	(665,515,380)			
Company's share in other income					
of joint venture	(9,139,996)	(7,372,793)			
Rental income	1,686,913	870,460			
	(553,428,906)	(483,659,179)			
Costs and Expenses					
Company's share in cost of power generation					
of joint ventures	(520, 256, 979)	(446,391,682)			
General and administrative expenses	542,104	699,502			
Company's share in general and					
administrative expenses of joint venture	(44,029,913)	(37,266,577)			
	(563,744,788)	(482,958,757)			
Other Income - net	2,609,598	13,032,273			
Income before income tax	12,925,480	12,331,851			
Equity in net losses of associates and joint ventures	14,290,774	16,700,246			
Company's share in provision for income tax of					
joint venture	(1,365,294)	(4,368,395)			
Net income / total comprehensive income for the	· ·	<u> </u>			
year	₽–	₽–			
Consolidated Balance Sheets					
	December 31,	January 1,			
	2012	2012			
Increase (decrease) in:					
Current Assets					
Trade and other receivables	₽43,456,720	₽86,617,120			
Company's share in current assets of joint ventures	(678,712,401)	(585,134,829)			
Total Current Assets	(635,255,681)	(498,517,709)			

(Forward)

	December 31, 2012	January 1, 2012
Noncurrent Assets		
Investment in associates and interests in joint		
ventures	₽2,213,083,732	₽1,779,809,359
Company's share in noncurrent assets of joint		
ventures	(1,716,001,940)	(1,357,798,844)
Total Noncurrent Assets	497,081,792	422,010,515
Current Liabilities		
Trade and other payables	32,268,217	34,862,279
Company's share in current liabilities of joint		
ventures	(165, 266, 353)	(104,085,505)
Total Current Liabilities	(132,998,136)	(69,223,226)
Noncurrent Liabilities		_
Company's share in noncurrent liabilities of joint		
ventures	(P 5,175,753)	(P 7,283,968)
Total Noncurrent Liabilities	(5,175,753)	(7,283,968)
Equity	₽_	₽–

Consolidated Statements of Cash Flows

	Years ended December 31					
Increase (decrease) in:	2012	2011				
Operating	(P 51,885,586)	₽4,535,505				
Investing	(27,058,866)	(256,572,666)				
Financing	6,328,088	(30,540,000)				
Cash and cash equivalents	(403,350,054)	(120,772,893)				
Net decrease in cash and cash equivalents	(P 475,966,418)	(P 403,350,054)				

• PFRS 12, Disclosure of Interests in Other Entities

PFRS 12 sets out the requirements for disclosures relating to an entity's interests in subsidiaries, joint arrangements, associates and structured entities. The requirements in PFRS 12 are more comprehensive than the previously existing disclosure requirements for subsidiaries (for example, where a subsidiary is controlled with less than a majority of voting rights). The Parent Company has no subsidiaries with material non-controlling interests and there are no unconsolidated structured entities. PFRS 12 disclosures are provided in Note 12.

• PFRS 13, Fair Value Measurement

PFRS 13 establishes a single source of guidance under PFRSs for all fair value measurements. PFRS 13 does not change when an entity is required to use fair value, but rather provides guidance on how to measure fair value under PFRS. PFRS 13 defines fair value as an exit price. PFRS 13 also requires additional disclosures.

As a result of the guidance in PFRS 13, the Company re-assessed its policies for measuring fair values, in particular, its valuation inputs such as non-performance risk for fair value measurement of liabilities. The Company has assessed that the application of PFRS 13 has no material impact the fair value measurements of the Company. Additional disclosures, where required, are provided in the individual notes relating to the assets and liabilities whose fair values were determined. Fair value hierarchy is provided in Note 32.

• PAS 1, Presentation of Financial Statements - Presentation of Items of Other Comprehensive Income or OCI (Amendments)

The amendments to PAS 1 change the grouping of items presented in OCI. Items that can be reclassified (or "recycled") to profit or loss at a future point in time (for example, upon derecognition or settlement) will be presented separately from items that will never be recycled. The amendments affect presentation only and have no impact on the Company's financial position or performance.

• PAS 19, *Employee Benefits* (Revised)

For defined benefit plans, the Revised PAS 19 requires all actuarial gains and losses to be recognized in other comprehensive income and unvested past service costs previously recognized over the average vesting period to be recognized immediately in profit or loss when incurred.

Prior to adoption of the Revised PAS 19, the Company recognized actuarial gains and losses as income or expense when the net cumulative unrecognized gains and losses for each individual plan at the end of the previous period exceeded 10% of the higher of the defined benefit obligation and the fair value of the plan assets and recognized unvested past service costs as an expense on a straight-line basis over the average vesting period until the benefits become vested. Upon adoption of the revised PAS 19, the Company changed its accounting policy to recognize all actuarial gains and losses in other comprehensive income and all past service costs in profit or loss in the period they occur.

The Revised PAS 19 replaced the interest cost and expected return on plan assets with the concept of net interest on defined benefit liability or asset which is calculated by multiplying the net balance sheet defined benefit liability or asset by the discount rate used to measure the employee benefit obligation, each as at the beginning of the annual period.

The Revised PAS 19 also amended the definition of short-term employee benefits and requires employee benefits to be classified as short-term based on expected timing of settlement rather than the employee's entitlement to the benefits. In addition, the Revised PAS 19 modifies the timing of recognition for termination benefits. The modification requires the termination benefits to be recognized at the earlier of when the offer cannot be withdrawn or when the related restructuring costs are recognized.

Changes to definition of short-term employee benefits and timing of recognition for termination benefits do not have any impact to the Company's financial position and financial performance.

The changes in accounting policies have been applied retrospectively. The effects of adoption on the consolidated financial statements are as follows:

Consolidated Balance Sheets

	December 31,	December 31,	January 1,
	2013	2012	2012
Increase (decrease) in:			
Net defined benefits liability	(P11,915,977)	₽12,838,000	₽8,248,100
Deferred income tax assets	(3,574,793)	3,851,400	2,474,430
Other comprehensive income	8,341,184	(3,474,800)	_
Retained earnings	_	(5,511,800)	(5,773,670)

Consolidated Statements of Income

	Years Ended December 31	
	2013	2012
Increase (decrease) in:		
General and administrative expenses	₽	(P 374,100)
Income before income tax	_	(374,100)
Provision for income tax	-	112,230
Net income for the year	₽-	₽261,870
Basic/diluted earnings per share	₽_	₽0.00009

Consolidated Statements of Comprehensive Income

<u> </u>	Years Ended December 31	
	2013	2012
Increase (decrease) in:		
Remeasurement gains on defined benefit plan	P11,915,977	(P 4,964,000)
Income tax effect	(3,574,793)	1,489,200
Other comprehensive income for the year, net of tax	8,341,184	(3,474,800)
Total comprehensive income for the year	P8,341,184	(₽3,212,930)

The adoption did not have impact on the consolidated statements of cash flows.

- PAS 27, Separate Financial Statements (as revised in 2011)
 As a consequence of the new PFRS 10 and PFRS 12, what remains of PAS 27 is limited to accounting for subsidiaries, jointly controlled entities, and associates in separate financial statements. The adoption of the amended PAS 27 did not have a significant impact on the separate or standalone financial statements of the entities in the Company.
- PAS 28, Investments in Associates and Joint Ventures (as revised in 2011)
 As a consequence of the new PFRS 11 and PFRS 12, PAS 28 has been renamed PAS 28,
 Investments in Associates and Joint Ventures, and describes the application of the equity method to investments in joint ventures in addition to associates. The effect of the amendment is in relation to the adoption of PFRS 11 as explained above. Starting January 1, 2013, the Company will account for its investments in joint venture using equity method under PAS 28.
- Philippine Interpretation International Financial Reporting Interpretations Committee
 (IFRIC) 20, Stripping Costs in the Production Phase of a Surface Mine
 This interpretation applies to waste removal (stripping) costs incurred in surface mining
 activity, during the production phase of the mine. The interpretation addresses the accounting
 for the benefit from the stripping activity. This new interpretation is not relevant to the
 Company.

Annual Improvements to PFRSs (2009-2011 cycle)

The *Annual Improvements to PFRSs* (2009-2011 cycle) contain non-urgent but necessary amendments to PFRSs. The Company adopted these amendments for the current year.

- PFRS 1, First-time Adoption of PFRS Borrowing Costs

 The amendment clarifies that, upon adoption of PFRS, an entity that capitalized borrowing costs in accordance with its previous generally accepted accounting principles, may carry forward, without any adjustment, the amount previously capitalized in its opening statement of financial position at the date of transition. Subsequent to the adoption of PFRS, borrowing costs are recognized in accordance with PAS 23, Borrowing Costs. The amendment does not apply to the Company as it is not a first-time adopter of PFRS.
- PAS 1, Presentation of Financial Statements Clarification of the Requirements for Comparative Information
 The amendments clarify the requirements for comparative information that are disclosed voluntarily and those that are mandatory due to retrospective application of an accounting

voluntarily and those that are mandatory due to retrospective application of an accounting policy, or retrospective restatement or reclassification of items in the financial statements. An entity must include comparative information in the related notes to the financial statements when it voluntarily provides comparative information beyond the minimum required comparative period. The additional comparative period does not need to contain a complete set of financial statements. On the other hand, supporting notes for the third balance sheet (mandatory when there is a retrospective application of an accounting policy, or retrospective restatement or reclassification of items in the financial statements) are not required. The amendments affect disclosures only and have no impact on the Company's financial position or performance.

- PAS 16, Property, Plant and Equipment Classification of Servicing Equipment
 The amendment clarifies that spare parts, stand-by equipment and servicing equipment should
 be recognized as property, plant and equipment when they meet the definition of property,
 plant and equipment and should be recognized as inventory, if otherwise. The amendment
 does not have any significant impact on the Company's financial position or performance.
- PAS 32, Financial Instruments: Presentation Tax Effect of Distribution to Holders of Equity Instruments

The amendment clarifies that income taxes relating to distributions to equity holders and to transaction costs of an equity transaction are accounted for in accordance with PAS 12, *Income Taxes*. The amendment does not have any significant impact on the Company's financial position or performance.

• PAS 34, Interim Financial Reporting - Interim Financial Reporting and Segment Information for Total Assets and Liabilities

The amendment clarifies that the total assets and liabilities for a particular reportable segment need to be disclosed only when the amounts are regularly provided to the chief operating decision maker and there has been a material change from the amount disclosed in the entity's previous annual financial statements for that reportable segment. The amendment affects disclosures only and has no impact on the Company's financial position or performance.

Standards Issued but not yet Effective

Standards issued but effective subsequent to December 31, 2013 are listed below. This listing of standards and interpretations issued are those that the Company reasonably expects to have an impact on disclosures, financial position or performance when applied at a future date. The Company intends to adopt these standards when they become effective.

- PAS 36, Impairment of Assets Recoverable Amount Disclosures for Non-Financial Assets (Amendments)
 - These amendments remove the unintended consequences of PFRS 13 on the disclosures required under PAS 36.In addition, these amendments require disclosure of the recoverable amounts for the assets or cash-generating units (CGUs) for which impairment loss has been recognized or reversed during the period. These amendments are effective retrospectively for annual periods beginning on or after January 1, 2014 with earlier application permitted, provided PFRS 13 is also applied. The amendments affect disclosures only and have no impact on the Company's financial position or performance.
- Investment Entities (Amendments to PFRS 10, PFRS 12 and PAS 27)
 They provide an exception to the consolidation requirement for entities that meet the definition of an investment entity under PFRS 10. The exception to consolidation requires investment entities to account for subsidiaries at fair value through profit or loss. These amendments are effective for annual periods beginning on or after January 1, 2014. It is not expected that this amendment would be relevant to the Company since none of the entities in the Company would qualify to be an investment entity under PFRS 10.
- Philippine Interpretation IFRIC 21, *Levies*IFRIC 21 clarifies that an entity recognizes a liability for a levy when the activity that triggers payment, as identified by the relevant legislation, occurs. For a levy that is triggered upon reaching a minimum threshold, the interpretation clarifies that no liability should be anticipated before the specified minimum threshold is reached. IFRIC 21 is effective for annual periods beginning on or after January 1, 2014. The Company does not expect that IFRIC 21 will have material financial impact in future financial statements.
- PAS 39, Financial Instruments: Recognition and Measurement Novation of Derivatives and Continuation of Hedge Accounting (Amendments)

 These amendments provide relief from discontinuing hedge accounting when novation of a derivative designated as a hedging instrument meets certain criteria. These amendments are effective for annual periods beginning on or after January 1, 2014. The Company has not novated its derivatives during the current period. However, these amendments would be considered for future novations.
- PAS 32, Financial Instruments: Presentation Offsetting Financial Assets and Financial Liabilities (Amendments)

 The amendments clarify the meaning of "currently has a legally enforceable right to set-off" and also clarify the application of the PAS 32 offsetting criteria to settlement systems (such as central clearing house systems) which apply gross settlement mechanisms that are not simultaneous. The amendments to PAS 32 are to be retrospectively applied for annual periods beginning on or after January 1, 2014. The amendments will affect presentation only and have no impact on the Company's financial position or performance.

• PAS 19, Employee Benefits – Defined Benefit Plans: Employee Contributions (Amendments) The amendments apply to contributions from employees or third parties to defined benefit plans. Contributions that are set out in the formal terms of the plan shall be accounted for as reductions to current service costs if they are linked to service or as part of the remeasurements of the net defined benefit asset or liability if they are not linked to service. Contributions that are discretionary shall be accounted for as reductions of current service cost upon payment of these contributions to the plans. The amendments to PAS 19 are to be retrospectively applied for annual periods beginning on or after July 1, 2014. Currently, the Company's employees or third parties do not contribute to the Company's defined benefit plans, thus, the Company does not expect that these amendments will have an impact on its financial position or performance.

• PFRS 9, Financial Instruments

PFRS 9, as issued, reflects the first and third phases of the project to replace PAS 39 and applies to the classification and measurement of financial assets and liabilities and hedge accounting, respectively. Work on the second phase, which relate to impairment of financial instruments, and the limited amendments to the classification and measurement model is still ongoing, with a view to replace PAS 39 in its entirety. PFRS 9 requires all financial assets to be measured at fair value at initial recognition. A debt financial asset may, if the fair value option (FVO) is not invoked, be subsequently measured at amortized cost if it is held within a business model that has the objective to hold the assets to collect the contractual cash flows and its contractual terms give rise, on specified dates, to cash flows that are solely payments of principal and interest on the principal outstanding. All other debt instruments are subsequently measured at fair value through profit or loss. All equity financial assets are measured at fair value either through other comprehensive income (OCI) or profit or loss. Equity financial assets held for trading must be measured at fair value through profit or loss. For liabilities designated as at FVPL using the fair value option, the amount of change in the fair value of a liability that is attributable to changes in credit risk must be presented in OCI. The remainder of the change in fair value is presented in profit or loss, unless presentation of the fair value change relating to the entity's own credit risk in OCI would create or enlarge an accounting mismatch in profit or loss. All other PAS 39 classification and measurement requirements for financial liabilities have been carried forward to PFRS 9, including the embedded derivative bifurcation rules and the criteria for using the FVO. The adoption of the first phase of PFRS 9 will have an effect on the classification and measurement of the Company's financial assets, but will potentially have no impact on the classification and measurement of financial liabilities.

On hedge accounting, PFRS 9 replaces the rules-based hedge accounting model of PAS 39 with a more principles-based approach. Changes include replacing the rules-based hedge effectiveness test with an objectives-based test that focuses on the economic relationship between the hedged item and the hedging instrument, and the effect of credit risk on that economic relationship; allowing risk components to be designated as the hedged item, not only for financial items, but also for non-financial items, provided that the risk component is separately identifiable and reliably measurable; and allowing the time value of an option, the forward element of a forward contract and any foreign currency basis spread to be excluded from the designation of a financial instrument as the hedging instrument and accounted for as costs of hedging. PFRS 9 also requires more extensive disclosures for hedge accounting.

PFRS 9 currently has no mandatory effective date. PFRS 9 may be applied before the completion of the limited amendments to the classification and measurement model and impairment methodology. The Company will not adopt the standard before the completion of the limited amendments and the second phase of the project.

Philippine Interpretation IFRIC 15, Agreements for the Construction of Real Estate This interpretation covers accounting for revenue and associated expenses by entities that undertake the construction of real estate directly or through subcontractors. The SEC and the Financial Reporting Standards Council have deferred the effectivity of this interpretation until the final Revenue standard is issued by the International Accounting Standards Board and an evaluation of the requirements of the final Revenue standard against the practices of the Philippine real estate industry is completed. Adoption of the interpretation when it becomes effective will not have any impact on the financial statements of the Company.

Annual Improvements to PFRSs (2010-2012 cycle)

The Annual Improvements to PFRSs (2010-2012 cycle) contain non-urgent but necessary amendments to the following standards:

- PFRS 2, Share-based Payment Definition of Vesting Condition The amendment revised the definitions of vesting condition and market condition and added the definitions of performance condition and service condition to clarify various issues. This amendment shall be prospectively applied to share-based payment transactions for which the grant date is on or after July 1, 2014. The Company shall consider this amendment in the Company's future share-based transactions.
- Combination The amendment clarifies that a contingent consideration that meets the definition of a financial instrument should be classified as a financial liability or as equity in accordance with PAS 32. Contingent consideration that is not classified as equity is subsequently measured at fair value through profit or loss whether or not it falls within the scope of PFRS 9 (or PAS 39,

PFRS 3, Business Combinations - Accounting for Contingent Consideration in a Business

- if PFRS 9 is not yet adopted). The amendment shall be prospectively applied to business combinations for which the acquisition date is on or after July 1, 2014. The Company shall consider this amendment for future business combinations.
- PFRS 8, Operating Segments Aggregation of Operating Segments and Reconciliation of the Total of the Reportable Segments' Assets to the Entity's Assets The amendments require entities to disclose the judgment made by management in aggregating two or more operating segments. This disclosure should include a brief description of the operating segments that have been aggregated in this way and the economic indicators that have been assessed in determining that the aggregated operating segments share similar economic characteristics. The amendments also clarify that an entity shall provide reconciliations of the total of the reportable segments' assets to the entity's assets if such amounts are regularly provided to the chief operating decision maker. These amendments are effective for annual periods beginning on or after July 1, 2014 and are applied retrospectively. The amendments will affect disclosures only and have no impact on the Company's financial position or performance.
- PFRS 13, Fair Value Measurement Short-term Receivables and Payables The amendment clarifies that short-term receivables and payables with no stated interest rates can be held at invoice amounts when the effect of discounting is immaterial.

• PAS 16, Property, Plant and Equipment - Revaluation Method - Proportionate Restatement of Accumulated Depreciation

The amendment clarifies that, upon revaluation of an item of property, plant and equipment, the carrying amount of the asset shall be adjusted to the revalued amount, and the asset shall be treated in one of the following ways:

- a) The gross carrying amount is adjusted in a manner that is consistent with the revaluation of the carrying amount of the asset. The accumulated depreciation at the date of revaluation is adjusted to equal the difference between the gross carrying amount and the carrying amount of the asset after taking into account any accumulated impairment losses.
- b) The accumulated depreciation is eliminated against the gross carrying amount of the asset.

The amendment is effective for annual periods beginning on or after July 1, 2014. The amendment shall apply to all revaluations recognized in annual periods beginning on or after the date of initial application of this amendment and in the immediately preceding annual period. The amendment will have no impact on the Company's financial position or performance.

- PAS 24, Related Party Disclosures Key Management Personnel

 The amendments clarify that an entity is a related party of the reporting entity if the said entity, or any member of a group for which it is a part of, provides key management personnel services to the reporting entity or to the parent company of the reporting entity. The amendments also clarify that a reporting entity that obtains management personnel services from another entity (also referred to as management entity) is not required to disclose the compensation paid or payable by the management entity to its employees or directors. The reporting entity is required to disclose the amounts incurred for the key management personnel services provided by a separate management entity. The amendments are effective for annual periods beginning on or after July 1, 2014 and are applied retrospectively. The amendments will affect disclosures only and have no impact on the Company's financial position or performance.
- PAS 38, Intangible Assets Revaluation Method Proportionate Restatement of Accumulated Amortization

The amendments clarify that, upon revaluation of an intangible asset, the carrying amount of the asset shall be adjusted to the revalued amount, and the asset shall be treated in one of the following ways:

- a. The gross carrying amount is adjusted in a manner that is consistent with the revaluation of the carrying amount of the asset. The accumulated amortization at the date of revaluation is adjusted to equal the difference between the gross carrying amount and the carrying amount of the asset after taking into account any accumulated impairment losses.
- b. The accumulated amortization is eliminated against the gross carrying amount of the asset.

The amendments also clarify that the amount of the adjustment of the accumulated amortization should form part of the increase or decrease in the carrying amount accounted for in accordance with the standard.

The amendments are effective for annual periods beginning on or after July 1, 2014. The amendments shall apply to all revaluations recognized in annual periods beginning on or after the date of initial application of this amendment and in the immediately preceding annual period. The amendments will have no impact on the Company's financial position or performance.

Annual Improvements to PFRSs (2011-2013 cycle)

The *Annual Improvements to PFRSs* (2011-2013 cycle) contain non-urgent but necessary amendments to the following standards:

- PFRS 1, First-time Adoption of Philippine Financial Reporting Standards Meaning of 'Effective PFRSs'
 - The amendment clarifies that an entity may choose to apply either a current standard or a new standard that is not yet mandatory, but that permits early application, provided either standard is applied consistently throughout the periods presented in the entity's first PFRS financial statements. This amendment is not applicable to the Company as it is not a first-time adopter of PFRS.
- PFRS 3, Business Combinations Scope Exceptions for Joint Arrangements
 The amendment clarifies that PFRS 3 does not apply to the accounting for the formation of a joint arrangement in the financial statements of the joint arrangement itself. The amendment is effective for annual periods beginning on or after July 1, 2014 and is applied prospectively. This amendment will have no impact on the Company's financial position or performance.
- PFRS 13, Fair Value Measurement Portfolio Exception

 The amendment clarifies that the portfolio exception in PFRS 13 can be applied to financial assets, financial liabilities and other contracts. The amendment is effective for annual periods beginning on or after July 1, 2014 and is applied prospectively. The amendment has no significant impact on the Company's financial position or performance.
- PAS 40, Investment Property

The amendment clarifies the interrelationship between PFRS 3 and PAS 40 when classifying property as investment property or owner-occupied property. The amendment stated that judgment is needed when determining whether the acquisition of investment property is the acquisition of an asset or a group of assets or a business combination within the scope of PFRS 3. This judgment is based on the guidance of PFRS 3. This amendment is effective for annual periods beginning on or after July 1, 2014 and is applied prospectively. The amendment has no significant impact on the Company's financial position or performance.

Business Combinations and Goodwill

Business combinations are accounted for using the acquisition method. This involves recognizing identifiable assets (including previously unrecognized intangible assets) and liabilities (including contingent liabilities and excluding future restructuring) of the acquired business at fair value.

If the business combination is achieved in stages, any previously held equity interest is remeasured at its acquisition date fair value and any resulting gain or loss is recognized in the consolidated statement of income. It is then considered in the determination of goodwill or gain on bargain purchase.

Goodwill acquired in a business combination is initially measured at cost, being the excess of the aggregate of the consideration transferred and the amount recognized for non-controlling interests, and any previous interest held, over the net identifiable assets acquired and liabilities assumed. If the fair value of the net assets acquired is in excess of the aggregate consideration transferred, the Company reassesses whether it has correctly identified all of the assets acquired and all of the liabilities assumed and reviews the procedures used to measure the amounts to be recognized at the acquisition date. If the re-assessment still results in an excess of the fair value of net assets acquired over the aggregate consideration transferred, then the gain is recognized in the consolidated statement of income.

For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Company's cash-generating units (CGUs), or groups of CGUs, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Company are assigned to those units or groups of units.

Impairment is determined by assessing the recoverable amount of the CGU (group of CGUs), to which the goodwill relates. When the recoverable amount of the CGU (group of CGUs) is less than the carrying amount, an impairment loss is recognized. When goodwill forms part of a CGU (group of CGUs) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on disposal of the operation. Goodwill disposed of in this circumstance is measured based on the relative values of the operation disposed of and the portion of the CGU retained.

Business Combination Involving Entities Under Common Control

Business combinations involving entities under common control are accounted for by applying the pooling of interest method. The assets and liabilities of the combining entities are combined and reflected at their carrying amounts reported in the Company's consolidated balance sheet. The consolidated statement of income, comprehensive income and cash flows reflect the result of the combining entities in full, irrespective of when the combination takes place. Comparatives are presented as if the entities had always been combined since the date entities had been under common control.

The assignment of shares of stocks of TAWPC by TAREC to the Parent Company is considered as a reorganization and was accounted for at historical cost in a manner similar to pooling of interests method (see Note 1). Under the pooling of interests method of accounting, the results of operations and cash flows of the Parent Company and its subsidiaries are combined from the beginning of the financial period in which the acquisition occurred and their assets and liabilities are combined at the amounts at which they were previously recorded at the Company's consolidated financial statements as if they had been part of the group for the whole of the current and preceding periods.

Cash and Cash Equivalents

Cash includes cash on hand and in banks. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash with original maturities of three months or less and that are subject to an insignificant risk of change in value.

Short-term Investments

Short-term investments represent investments that are readily convertible to known amounts of cash with original maturities of more than three months to one year.

Financial Assets and Financial Liabilities

Financial assets and financial liabilities are recognized initially at fair value. Transaction costs are included in the initial measurement of all financial assets and liabilities, except for financial instruments measured at FVPL.

The Company recognizes a financial asset or a financial liability in the consolidated balance sheet when it becomes a party to the contractual provisions of the instruments.

Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognized on the trade date, i.e., the date that the Company commits to purchase or sell the asset.

Financial instruments are classified as liabilities or equity in accordance with the substance of the contractual arrangement. Interest, dividends, gains and losses relating to a financial instrument or a component that is a financial liability, are reported as expense or income. Distributions to holders of financial instruments classified as equity are charged directly to equity, net of any related income tax benefits.

Financial assets and financial liabilities are classified as financial asset or financial liability at FVPL, loans and receivables, held-to-maturity (HTM) investments, AFS investments, loans and borrowings, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. The Company determines the classification of its financial assets and financial liabilities at initial recognition and, where allowed and appropriate, reevaluates this designation at every reporting date.

Financial Assets and Liabilities at FVPL

- a. Financial Assets or Financial Liabilities Designated at FVPL
 Financial assets or financial liabilities classified in this category include those that are
 designated by management on initial recognition as at FVPL when any of the following
 criteria is met:
 - The designation eliminates or significantly reduces the inconsistent treatment that would otherwise arise from measuring the assets or liabilities or recognizing gains or losses on them on a different basis;
 - The assets and liabilities are part of a group of financial assets, financial liabilities or both which are managed and their performance evaluated on a fair value basis, in accordance with a documented risk management or investment strategy; or
 - The financial instrument contains an embedded derivative, unless the embedded derivative does not significantly modify the cash flows or it is clear, with little or no analysis, that it would not be separately recorded.

Financial assets and financial liabilities designated at FVPL are recorded in the consolidated balance sheet at fair value. Net changes in fair value on financial assets and financial liabilities designated at FVPL are recorded in the consolidated statement of income. Interest and other financial income or charges are recorded when earned or incurred, respectively, while dividend income is recorded according to the terms of the contract, or when the right to receive the payment has been established.

As at March 31, 2014 and December 31, 2013, the Company has no financial asset or financial liability designated at FVPL on initial recognition.

- b. Financial assets or financial liabilities held for trading

 These financial instruments are recorded in the consolidated balance sheet at fair value. A

 financial asset or financial liability is classified under this category when any of the following
 criteria is met:
 - It is acquired or incurred principally for the purpose of selling or repurchasing it in the near term:
 - On initial recognition, it is part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit-taking; or
 - It is a derivative (except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument).

Net changes in fair value relating to the held-for-trading positions are recognized in the consolidated statement of income as gain or loss on investment held for trading under the "Interest and other financial income" account. Interest and other financial income or charges are recorded when earned or incurred, respectively, while dividend income is recorded when the right to receive payment has been established.

As at March 31, 2014 and December 31, 2013, the Company's investments in bonds and fixed treasury notes (FXTNs) and unit investment trust funds (UITFs) are classified as financial assets held for trading (see Notes 8 and 32).

Derivatives recorded at FVPL

The Company enters into short-term forward currency contracts to hedge its currency exposure. Derivative instruments are initially recognized at fair value on the date in which a derivative transaction is entered into or bifurcated, and are subsequently remeasured at fair value. Derivatives are carried as assets when the fair value is positive and as liabilities when the fair value is negative. The Company has opted not to designate its derivative transactions under hedge accounting. Consequently, gains and losses from changes in fair value of these derivatives are recognized immediately in the consolidated statement of income.

The fair values of freestanding forward currency transactions are calculated by reference to current forward exchange rates for contracts with similar maturity profiles.

Embedded derivatives

An embedded derivative is separated from the host contract and accounted for as a derivative, if all of the following conditions are met: (a) the economic characteristics and risks of the embedded derivative are not closely related to the economic characteristics and risks of the host contract; (b) a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative; and (c) the hybrid or combined instrument is not recognized at FVPL.

Embedded derivatives are measured at fair value, and are carried as assets when the fair value is positive and as liabilities when the fair value is negative. Gains and losses from changes in fair value of these derivatives are recognized immediately in the consolidated statement of income. Reassessment of embedded derivatives is only done when there are changes in the contract that significantly modifies the cash flows.

As at March 31, 2014 and December 31, 2013, the Company's derivative asset, included under "Other current assets" account, and derivative liabilities, included under "Accounts payable and other current liabilities" account, are classified as financial assets and financial liabilities at FVPL (see Notes 10, 16 and 32).

Loans and Receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Such assets are carried at amortized cost using the effective interest rate (EIR) method, less impairment. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are integral part of the EIR. Gains and losses are recognized in the consolidated statement of income when the loans and receivables are derecognized or impaired, as well as through the EIR amortization process. Loans and receivables are included in current assets if maturity is within 12 months from the balance sheet date. Otherwise, these are classified as noncurrent assets.

As at March 31, 2014 and December 31, 2013, the Company's cash and cash equivalents, short-term investments and receivables are classified as loans and receivables (see Notes 6, 7, 9 and 32).

HTM Investments

Quoted non-derivative financial assets with fixed or determinable payments and fixed maturities are classified as HTM when the Company has the positive intention and ability to hold to maturity. Such assets are carried at amortized cost using the EIR method, less impairment. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are integral part of the EIR.

Gains and losses are recognized in the consolidated statement of income when the HTM investments are derecognized or impaired, as well as through the amortization process. HTM investments are classified as current if maturity is within 12 months from the balance sheet date. Otherwise, these are classified as noncurrent assets.

As at March 31, 2014 and December 31, 2013, the Company did not classify any financial asset under HTM investments.

AFS Investments

AFS investments are non-derivative financial assets that are designated as AFS or are not classified in any of the three preceding categories. AFS investments include equity investments and debt securities. Equity investments classified as AFS are those that are neither classified as held for trading nor designated at FVPL. Debt securities in this category are those that are intended to be held for an indefinite period of time and that may be sold in response to needs for liquidity or in response to changes in the market conditions.

After initial recognition, AFS investments are measured at fair value with unrealized gains or losses being recognized as a separate component of equity until the investment is derecognized or until the investment is determined to be impaired at which time the cumulative gain or loss previously reported in equity is included in the consolidated statement of income. Unlisted AFS equity financial assets, on the other hand, are carried at cost, net of any impairment, until the investment is derecognized. Interest earned while holding AFS investments is reported as interest income using the EIR method.

AFS investments are classified as current if they are expected to be realized within 12 months from the balance sheet date. Otherwise, these are classified as noncurrent assets.

As at March 31, 2014 and December 31, 2013, the Company classified its investments in government securities and fixed treasury notes as current AFS investments while the Company's investments in listed and unlisted equity securities and golf club shares are classified as noncurrent AFS investments (see Notes 7, 13 and 32).

Loans and Borrowings

All loans and borrowings are initially recognized at fair value of the consideration received less directly attributable transaction costs. After initial recognition, interest bearing loans and borrowings are subsequently measured at amortized cost using the EIR method.

Gains and losses are recognized in the consolidated statement of income when the liabilities are derecognized as well as through the EIR amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are integral part of the EIR. The EIR amortization is included as interest expense in the consolidated statement of income.

As at March 31, 2014 and December 31, 2013, the Company's accounts payable and other current liabilities, due to stockholders, short-term loans and other noncurrent liabilities are classified as other financial liabilities (see Notes 16, 17, 29 and 32).

Impairment of Financial Assets

The Company assesses, at each balance sheet date, whether there is objective evidence that a financial asset or a group of financial assets is impaired. An impairment exists if one or more events that has occurred since the initial recognition of the asset (an incurred 'loss event'), has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that the debtors or a group of debtors is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganization and observable data indicating that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

Assets carried at amortized cost

If there is objective evidence (such as the probability of insolvency or significant financial difficulties of the debtor) that an impairment loss on loans and receivables carried at amortized cost has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interestrate (i.e., the effective interest rate computed at initial recognition). The carrying amount of the asset shall be reduced through the use of an allowance account and the amount of the loss is recognized in the consolidated statement of income. Interest income continues to be accrued on the reduced carrying amount based on the original effective interest rate of the asset. Loans and receivables together with the associated allowance are written off when there is no realistic prospect of future recovery and all collateral, if any, has been realized or has been transferred to the Company. If in a subsequent year, the amount of the impairment loss increases or decreases because of an event occurring after the impairment was recognized, the previously recognized impairment loss is increased or reduced by adjusting the allowance account, to the extent that the carrying value of the asset does not exceed its amortized cost at the reversal date. Any subsequent reversal of an impairment loss is recognized in the consolidated statement of income.

The Company first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Company determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, the asset is included in a group of financial assets with similar credit risk characteristics and that group of financial assets is collectively assessed for impairment. Assets that are individually assessed for impairment and for which an impairment loss is or continues to be recognized are not included in a collective assessment of impairment.

For the purpose of specific evaluation of impairment, the Company assesses whether financial assets are impaired through assessment of collectibility of financial assets considering the creditors' capacity to pay, history of payment, and the availability of other financial support. For the purpose of a collective evaluation of impairment, financial assets are grouped on the basis of such credit risk characteristics such as customer type, payment history, past due status and term.

Assets carried at cost

If there is objective evidence that an impairment loss on an unquoted equity instrument that is not carried at fair value because its fair value cannot be reliably measured has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset.

AFS investments

The Company assesses at each balance sheet date whether there is objective evidence that an investment or a group of investments is impaired.

In the case of equity investments classified as AFS, this would include a significant or prolonged decline in the fair value of the investments below its cost. When there is evidence of impairment, the cumulative loss, measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognized in the consolidated statement of income, is removed from equity and recognized in the consolidated statement of income. Impairment losses on equity investments are not reversed through the consolidated statement of income. Increases in fair value after impairment are recognized directly in equity.

In the case of AFS debt instruments, the Company assesses individually whether there is objective evidence of impairment based on the same criteria as financial assets carried at amortized cost. However, the Company also recognizes an impairment loss, if, and only if, it is probable that the Company will sell the investments and the expected cash flows to be realized from the disposal of the AFS investments are less than their carrying values.

Future interest income is based on the reduced carrying amount and is accrued based on the rate of interest used to discount future cash flows for the purpose of measuring impairment loss. Any such accrual is recorded as part of "Interest and other financial income" account in the consolidated statement of income. If, in subsequent year, the fair value of a debt instrument increases and the increase can be objectively related to an event occurring after the impairment loss was recognized in the consolidated statement of income, the impairment loss is reversed through the consolidated statement of income.

Derecognition of Financial Assets and Financial Liabilities

Financial assets

A financial asset (or, where applicable a part of a financial asset or part of a group of similar financial assets) is derecognized when:

- the rights to receive cash flows from the asset have expired; or
- the Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement'; and either the Company (a) has transferred substantially all the risks and rewards of the asset, or (b) has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a 'pass-through' arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognize the transferred asset to the extent of the Company's continuing involvement. In that case, the Company also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

Financial liabilities

A financial liability is derecognized when the obligation under the liability is discharged, cancelled or has expired.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amount of a financial liability (or part of a financial liability) extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognized in the consolidated statement of income.

Offsetting Financial Instruments

Financial assets and financial liabilities are offset and the net amount reported in the consolidated balance sheet when there is a currently legal right to set off the recognized amounts and the Company intends to either settle on a net basis, or to realize the asset and settle the liability simultaneously.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability
- In the absence of a principal market, in the most advantageous market for the asset or liability

The principal or the most advantageous market must be accessible by the Company.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The fair value for financial instruments traded in active markets at the reporting date is based on their quoted price or binding dealer price quotations (bid price for long positions and ask price for short positions), without any deduction for transaction costs. Securities defined in these accounts as 'listed' are traded in an active market. Where the Company has financial assets and financial liabilities with offsetting positions in market risks or counterparty credit risk, it has elected to use the measurement exception to measure the fair value of its net risk exposure by applying the bid or ask price to the net open position as appropriate. For all other financial instruments not traded in an active market, the fair value is determined by using valuation techniques deemed to be appropriate in the circumstances. Valuation techniques include the market approach (i.e., using recent arm's length market transactions adjusted as necessary and reference to the current market value of another instrument that is substantially the same) and the income approach (i.e., discounted cash flow analysis and option pricing models making as much use of available an supportable market data as possible).

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs. All assets and liabilities for which fair value is measured or disclosed in the consolidated financial statements are categorized within the fair value hierarchy, described, as follows, based on the lowest-level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2 Valuation techniques for which the lowest-level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest-level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognized in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by reassessing categorization (based on the lowest-level input that is significant to the fair value measurement as a whole) at consolidated balance sheet date.

For the purpose of fair value disclosures, the Company has determined classes of assets and liabilities based on the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

Fuel and Spare Parts

Fuel and spare parts are stated at the lower of cost or net realizable value. Cost is determined using the first-in, first-out method. Net realizable value is the current replacement cost of fuel and spare parts.

Assets Held for Sale

Assets held for sale is carried at the lower of its carrying amount and fair value less cost to sell. Noncurrent assets and disposal groups are classified as held for sale if their carrying amount will be recovered principally through a sale transaction rather than through continuing use. This condition is regarded as met only when the sale is highly probable and the asset (or disposal group) is available for immediate sale in its present condition. Management must be committed to the sale, which should be expected to qualify for recognition as a completed sale within one year from the date of classification.

Property, Plant and Equipment

Property, plant and equipment, except land, are stated at cost less accumulated depletion, depreciation and amortization and impairment in value. Land is stated at cost less any impairment in value.

The initial cost of property, plant and equipment comprises its purchase price, including import duties (where applicable), borrowing costs incurred during the construction period and other costs directly attributable to bringing the asset to its working condition and location for its intended use. Expenditures incurred after the property, plant and equipment have been put into operation, such as repairs and maintenance, are charged to income in the year the costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as an additional cost of property and equipment.

Under the component depreciation method, plant overhaul costs are segregated into two categories, that is: (a) costs that should be depreciated over the useful life of the plant; and, (b) parts that are replaced at periodic intervals. The cost of the initial overhaul that may be capitalized is depreciated over its estimated useful life, through the next overhaul, at which time the process is repeated. Under this method, repairs and maintenance are also expensed as incurred.

Depletion of wells, platforms and other facilities are provided on a field basis under the unit-of-production method based upon estimates of proven reserves. The depletion base includes the estimated future development cost of the undeveloped reserves.

Depreciation and amortization are calculated on a straight-line basis over the estimated useful lives of the assets, as follows:

Buildings and improvements	20-25 years
Machinery and equipment	9-20 years
Wells, platforms and other facilities	10 years
Transportation equipment	3-5 years
Mining and other equipment	10 years
Office furniture, equipment and others	3-10 years

The useful lives and depletion, depreciation and amortization methods are reviewed periodically to ensure that the periods and methods of depletion, depreciation and amortization are consistent with the expected pattern of economic benefits from items of property, plant and equipment.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the assets (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the consolidated statement of income in the year the asset is derecognized.

Construction in-progress is stated at cost. This includes cost of construction and other direct costs. Construction in-progress is not depreciated until such time as the relevant assets are completed and put into operational use.

Investments in Associates and Interests in Joint Ventures

An associate is an entity over which the Company has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

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. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

The considerations made in determining significant influence or joint control are similar to those necessary to determine control over subsidiaries.

The Company's investments in associates and interests in joint ventures are accounted for using the equity method of accounting. The investments in associates and interests in joint ventures are carried in the consolidated balance sheet at cost plus post-acquisition changes in the Company's share of net assets of the associates and joint ventures, less any impairment in value.

The consolidated statement of income reflects the Company's share of the results of operations of the associate or joint venture. Any change in OCI of those investees is presented as part of the Company's OCI. In addition, when there has been a change recognized directly in the equity of the associate or joint venture, the Company recognizes its share of any changes, when applicable, in equity. Unrealized gains and losses resulting from transactions between the Company and the associate or joint venture are eliminated to the extent of the interest in the associate or joint venture. Unrealized losses are eliminated similarly but only to the extent that there is no evidence of impairment of the asset transferred.

The aggregate of the Company's share of profit or loss of an associate and a joint venture is shown on the face of the consolidated statement of income outside operating profit and represents profit or loss after tax and non-controlling interests in the subsidiaries of the associate or joint venture.

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

When the Parent Company's accumulated share in net losses of an associate and joint venture equals or exceeds the carrying amount of the investment, including advances, the Company discontinues the recognition of its share in additional losses and the investment is reduced to zero. If the associate and joint venture subsequently reports net income, the Parent Company will resume applying the equity method only after its share in that net income equals the share in net losses not recognized during the period the equity method was suspended.

An investment in associate and interest in joint venture are derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the assets (calculated as the difference between the net disposal proceeds and the net carrying amount of the investment) is included in the consolidated statement of income in the year the investment is derecognized.

Investment Properties

Investment properties are carried at cost, including transaction costs, net of accumulated depreciation. The carrying amount includes the cost of replacing part of an existing investment property at the time that cost is incurred if the recognition criteria are met and excludes the costs of day-to-day servicing of an investment property.

Depreciation is calculated on a straight-line basis over the estimated useful life of 20 years.

Investment property is derecognized when either it has been disposed of or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal. Any gain or loss on the retirement or disposal of an investment property is recognized in the consolidated statement of income in the year of retirement or disposal.

Transfers are made to investment property when, and only when, there is a change in use, evidenced by ending of owner-occupation, commencement of an operating lease to another party or ending of construction or development. Transfers are made from investment property when, and only when, there is a change in use, evidenced by commencement of owner-occupation or commencement of development with a view to sale.

Deferred Exploration Costs

The Company follows the full cost method of accounting for exploration costs determined on the basis of each service contract (SC) area. Under this method, all exploration costs relating to each SC are tentatively deferred pending the determination of whether the contract area contains oil and gas reserves in commercial quantities, net of any allowance for impairment losses.

Expenditures for mineral exploration and development work on mining properties are also deferred as incurred, net of any allowance for impairment losses. These expenditures are provided with an allowance when there are indications that the exploration results are negative. These are written off against the allowance when the projects are abandoned or determined to be definitely unproductive. When the exploration work results are positive, the net exploration costs and subsequent development costs are capitalized and amortized from the start of commercial operations.

Impairment of Non-financial Assets

The Company assesses at each reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Company makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or CGU's fair value less costs to sell and its value-in-use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value-in-use, the estimated future cash flows are discounted to their present value using a pretax discount rate that reflects current market assessment of the time value of money and the risks specific to the asset. Impairment losses of continuing operations are recognized in the consolidated statement of income in those expense categories consistent with the function of the impaired asset.

An assessment is made at each reporting date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depletion, depreciation and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the consolidated statement of income unless the asset is carried at revalued amount, in which case, the

reversal is treated as a revaluation increase. After such a reversal, the depletion, depreciation and amortization charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

The following assets have specific characteristics for impairment testing:

Property, plant and equipment and Investment properties

For property, plant and equipment and investment properties, the Company assesses for impairment on the basis of impairment indicators such as evidence of internal obsolescence or physical damage.

Investments in associates and interests in joint ventures

The Company determines at the end of each reporting period whether there is any objective evidence that the investments in associates and interests in joint ventures are impaired. If this is the case, the amount of impairment is calculated as the difference between the recoverable amount of the investments in associates and interests in joint ventures, and its carrying amount. The amount of impairment loss is recognized in the consolidated income statement.

Deferred exploration costs

Deferred exploration costs are assessed for impairment when:

- the period for which the Company has the right to explore in the specific area has expired during the period or will expire in the near future, and is not expected to be renewed;
- substantive expenditure on further exploration for and evaluation of mineral resources in the specific area is neither budgeted nor planned;
- exploration for and evaluation of mineral resources in the specific area have not led to the discovery of commercially viable quantities of mineral resources and the Company has decided to discontinue such activities in the specific area; or
- sufficient data exists to indicate that, although a development in the specific area is likely to
 proceed, the carrying amount of the exploration and evaluation asset is unlikely to be
 recovered in full from successful development or by sale.

When facts and circumstances suggest that the carrying amount exceeds the recoverable amount, impairment loss is measured, presented and disclosed in accordance with PAS 36.

Provisions

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pretax rate that reflects current market assessment of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense.

Asset Retirement Obligation

The Company is legally required under a lease agreement to dismantle the installations and restore the leased site at the end of the lease contract term. The Company recognizes the fair value of the liability for this obligation and capitalizes the present value of these costs as part of the balance of the related property, plant and equipment accounts, which are being depreciated on a straight-line basis over the shorter of the useful life of the related asset or the lease term. The liability is subsequently carried at amortized cost using the effective interest rate method with the related interest expense recognized in profit or loss.

Capital Stock

Capital stock represents the portion of the paid-in capital representing the total par value of the shares issued.

Additional Paid-in Capital

Additional paid-in capital represents the amount paid in excess of the par value of the shares issued. Incremental costs incurred directly attributable to the issuance of new shares are shown in equity as a deduction from proceeds, net of tax.

Treasury Shares

Treasury shares are own equity instruments which are reacquired and recognized at cost and deducted from equity. No gain or loss is recognized in profit or loss on the purchase, sale, issue or cancellation of the Company's own equity instruments. Any difference between the carrying amount and the consideration, if reissued, is recognized in share premium. Share options exercised during the reporting period are satisfied with treasury shares.

Other Equity Reserve

Other equity reserves are made up of equity transactions other than capital contributions such as share in equity transactions of joint ventures and share-based payment transactions.

Retained Earnings

Retained earnings include all current and prior period results of operations as reported in the consolidated statement of income, net of any dividend declaration.

Revenue

Revenue is recognized when it is probable that the economic benefits associated with the transactions will flow to the Company and the revenue can be measured reliably. The following specific recognition criteria must also be met before revenue is recognized:

Generation Revenue

Revenue from the sale of electricity is recognized during the period when electricity is generated. Revenue from its bilateral contracts is recognized in accordance with the terms of the ESA in relation to the electricity generated.

Trading revenue

Revenue from the sale of electricity is recognized during the period when electricity is purchased from the spot market and sold to the end consumer. Revenue is measured at the fair value of the consideration received or receivable. Trading revenue is presented gross of trading costs where the Company acts as principal and:

- has primary responsibility for providing the goods and services;
- has discretion in establishing prices; and
- bears the credit and inventory risks.

Trading revenue is presented net of trading costs where the Company acts as an agent. *Dividend*

Dividend income is recognized when the Company's right to receive the payment is established.

Interest

Income is recognized as the interest accrues, taking into account the effective yield on the asset.

Rental

Income is accounted for on a straight-line basis over the lease term.

Other Income

Other income is recognized when there is an incidental economic benefit, other than the usual business operations, that will flow to the Company through an increase in asset or reduction in liability that can be measured reliably.

Costs and Expenses

Costs and expenses are recognized when incurred.

Pensions and Other Post-Employment Benefits

Defined benefit plan

The Company has a defined benefit pension plan. The costs of providing benefits under the defined benefit plan are determined using the projected unit credit actuarial valuation method.

The net defined benefit liability or asset is the aggregate of the present value of the defined benefit obligation at the end of the reporting period reduced by the fair value of plan assets (if any), adjusted for any effect of limiting a net defined benefit asset to the asset ceiling. The asset ceiling is the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

Defined benefit costs comprise the following:

- Service cost
- Net interest on the net defined benefit liability or asset
- Remeasurements of net defined benefit liability or asset

Service costs which include current service costs, past service costs and gains or losses on non-routine settlements are recognized as expense in profit or loss. Past service costs are recognized when plan amendment or curtailment occurs. These amounts are calculated periodically by independent qualified actuaries.

Net interest on the net defined benefit liability or asset is the change during the period in the net defined benefit liability or asset that arises from the passage of time which is determined by applying the discount rate based on government bonds to the net defined benefit liability or asset. Net interest on the net defined benefit liability or asset is recognized as expense or income in profit or loss.

Remeasurements comprising actuarial gains and losses, return on plan assets and any change in the effect of the asset ceiling (excluding net interest on defined benefit liability) are recognized immediately in other comprehensive income in the period in which they arise. Remeasurements are not reclassified to profit or loss in subsequent periods.

Plan assets are assets that are held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the creditors of the Company, nor can they be paid directly to the Company. Fair value of plan assets is based on market price information. When no market price is available, the fair value of plan assets is estimated by discounting expected future cash flows using a discount rate that reflects both the risk associated with the plan assets and the maturity or expected disposal date of those assets (or, if they have no maturity, the expected period until the settlement of the related obligations). If the fair value of the plan assets is higher than the present value of the defined benefit obligation, the measurement of the resulting defined

benefit asset is limited to the present value of economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan.

The Company's right to be reimbursed of some or all of the expenditure required to settle a defined benefit obligation is recognized as a separate asset at fair value when and only when reimbursement is virtually certain.

Employee leave entitlement

Employee entitlements to annual leave are recognized as a liability when they are accrued to the employees. The undiscounted liability for leave expected to be settled wholly before twelve months after the end of the annual reporting period is recognized for services rendered by employees up to the end of the reporting period.

Stock option grants subsequent to January 1, 2005 are accounted for in accordance with PFRS 2, that is, the cost of stock option awards are measured by reference to the fair value at the date on which they are granted. The fair value is determined using the binomial method. The cost of such awards is recognized, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled, ending on the date on which the relevant employees become fully entitled to the award. The cumulative expense that is recognized at each balance sheet date until the vesting date reflects the extent to which the vesting period has expired and the Company's best estimate of the number of equity instruments that will ultimately vest. The charge or credit to the consolidated statement of income for a period represents the movement in cumulative expense recognized as at the beginning and end of the period.

No expense is recognized for awards that do not ultimately vest, except for awards where vesting is conditional upon a market condition, which are treated as vesting irrespective of whether or not the market condition is satisfied, provided that all other performance conditions are satisfied.

Where the terms of the award are modified, the minimum expense recognized is the expense if the terms had not been modified. An additional expense is recognized for any modification, which increases the total fair value of the share based payment arrangement, or is otherwise beneficial to the employee as measured at the date of modification.

Where the stock option is cancelled, it is treated as if it had vested on the date of the cancellation, and any expense not yet recognized for the award is recognized immediately. However, if a new award is substituted for the cancelled award, and designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the preceding paragraph.

Leases

The determination of whether the arrangement is, or contains a lease is based on the substance of the arrangement at inception date of whether the fulfillment of the arrangement depends on the use of a specific asset or assets or the arrangement conveys a right to use the asset. A reassessment is made after the inception of the lease, if any, if the following applies:

- a) there is a change in contractual terms, other than a renewal or extension of the arrangement;
- b) a renewal option is exercised or extension granted, unless the term of the renewal or extension was initially included in the lease term;
- c) there is a change in the determination of whether fulfillment is dependent on a specified asset; or
- d) there is substantial change to the asset.

Where the reassessment is made, lease accounting shall commence or cease from the date when the change in circumstances gave rise to the reassessment for scenarios (a), (c), or (d) above, and at the date of renewal or extension period for scenario (b).

The Company determines whether arrangements contain a lease to which lease accounting must be applied. The costs of the agreements that do not take the legal form of a lease but convey the right to use an asset are separated into lease payments if the entity has the control of the use or access to the asset, or takes essentially all of the outputs of the asset. The said lease component for these arrangements is then accounted for as finance or operating lease.

Finance leases, which transfer to the Company substantially all the risks and benefits incidental to ownership of the leased item are capitalized at the inception of the lease at the fair value of the leased property or, if lower, at the present value of the minimum lease payments.

Leases where the lessor retains substantially all the risks and benefits of ownership of the asset are classified as operating leases. Operating lease income and expense is recognized in the consolidated statement of income on a straight-line basis over the lease arrangements.

Borrowing Costs

Borrowing costs including foreign exchange differences arising from foreign currency-denominated borrowings, to the extent they are regarded as an adjustment to interest costs, are capitalized if they are directly attributable to the acquisition or construction of a qualifying asset. Capitalization of borrowing costs commences when the activities to prepare the asset are in progress and expenditures and borrowing costs are being incurred. Borrowing costs are capitalized until the assets are substantially ready for their intended use. If the carrying amount of the asset exceeds its recoverable amount, an impairment loss is recorded. All other borrowing costs are expensed as incurred.

Foreign Currency-denominated Transactions

Transactions denominated in foreign currencies are recorded using the exchange rate at the date of the transaction. Outstanding financial assets and liabilities denominated in foreign currencies are restated using the closing rate of exchange at the balance sheet date. Exchange gains or losses arising from foreign currency-denominated transactions are credited or charged to current operations. Non-financial items that are measured at historical cost in a foreign currency are translated using the exchange rate at the date of the transaction. Non-financial items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined.

Income Tax

Current Income Tax

Current income tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the tax authority. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted as at the consolidated balance sheet date.

Deferred Income Tax

Deferred income tax is provided using the balance sheet liability method on temporary differences at the consolidated balance sheet date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes. Deferred income tax liabilities are recognized for all taxable temporary differences, except:

• where the deferred income tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and

• in respect of taxable temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred income tax assets are recognized for all deductible temporary differences, carryforward benefits of unused tax credits from excess minimum corporate income tax (MCIT) and net operating loss carryover (NOLCO), to the extent that it is probable that taxable profit will be available against which the deductible temporary differences and NOLCO can be utilized.

The carrying amount of deferred income tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized. Unrecognized deferred income tax assets are reassessed at each balance sheet date and are recognized to the extent that it has become probable that future taxable profit will allow the deferred income tax asset to be recovered.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realized or the liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted at the balance sheet date.

Income tax relating to items recognized directly in equity is recognized in equity and not in the consolidated statement of income.

Deferred income tax assets and deferred income tax liabilities are offset, if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

Creditable Withholding Tax (CWT)

CWT represents amounts withheld by the Company's customers and is deducted from the Company's income tax payable.

Value-added Tax (VAT)

Revenue, expenses and assets are recognized net of the amount of VAT, except:

- where the VAT incurred on a purchase of assets or services is not recoverable from the taxation authority, in which case the tax is recognized as part of the cost of acquisition of the asset or as part of the expense item as applicable; and
- where receivables and payables are stated with the amount of VAT included.

Unapplied input VAT is included in "Other current assets" in the consolidated balance sheet.

Earnings Per Share (EPS)

Basic EPS is computed based on weighted average number of issued and outstanding common shares during each year after giving retroactive effect to stock dividends declared during the year. Diluted EPS is computed as if the stock options were exercised as at the beginning of the year and as if the funds obtained from exercise were used to purchase common shares at the average market price during the year. Outstanding stock options will have a dilutive effect under the treasury stock method only when the fair value of the underlying common shares during the period exceeds the exercise price of the option. Where the outstanding stock options have no dilutive effect and the Company does not have any potential common share nor other instruments that may entitle the holder to common shares, diluted EPS is the same as basic EPS.

Contingencies

Contingent liabilities are not recognized in the consolidated financial statements but are disclosed unless the possibility of an outflow of resources embodying economic benefits is remote. Contingent assets are not recognized in the consolidated financial statements but disclosed when an inflow of economic benefits is probable.

Events After the Balance Sheet Date

Post year-end events that provide additional information about the Company's position at the balance sheet date (adjusting events) are reflected in the consolidated financial statements. Post year-end events that are not adjusting events are disclosed in the notes to consolidated financial statements when material.

4. Significant Accounting Judgments, Estimates and Assumptions

The Company's consolidated financial statements prepared in conformity with PFRS require management to make judgments, estimates and assumptions that affect amounts reported in the consolidated financial statements. In preparing the Company's consolidated financial statements, management has made its best estimates and judgments of certain amounts, giving due consideration to materiality. The judgments, estimates and assumptions used in the consolidated financial statements are based upon management's evaluation of relevant facts and circumstances as atthe date of the consolidated financial statements. Actual results could differ from such estimates.

The Company believes the following represents a summary of these significant judgments and estimates and related impact and associated risks in its consolidated financial statements.

<u>Judgments</u>

Determination of functional currency

Based on the economic substance of the underlying circumstances relevant to the Company, the functional currency of the Company has been determined to be the Philippine peso. The Philippine peso is the currency of the primary economic environment in which the Company operates. It is the currency that mainly influences the sale and cost of producing electricity.

Determination of whether an arrangement contains a lease and proper classification of leases Under TA Oil's ESA with Guimelco and TA Power's ESA with Holcim, TA Oil sells all of its output to Guimelco and TA Power sells all or substantially all of its output to Holcim (see Note 31). The Company has evaluated the arrangements and the terms of the ESA and determined that the agreements do not qualify as leases. Accordingly, fees billed to Guimelco and Holcim are recognized as operating revenues.

The Power Administration and Management Agreement (PAMA) between TA Oil and One Subic Power Generation Corporation (One Subic Power) qualifies as a lease on the basis that One Subic Power sells all its output to TA Oil and these agreements call for take-or-pay arrangement where payment is made principally on the basis of the availability of the power plant and not on actual deliveries of electricity generated. These arrangements are determined to be operating leases where a significant portion of the risks and benefits of ownership of the assets are retained by One Subic Power. Accordingly, the power plant is not recorded as part of the cost of TA Oil's property, plant and equipment and the fixed capacity fees paid to One Subic Power are recorded as trading costs on the applicable terms of the PAMA (see Note 31).

Classification of leases - the Company as lessee

The Company exercises judgment in determining whether substantially all the significant risks and rewards of ownership of the leased assets are transferred to the Company. Lease contracts, which transfer to the Company substantially all the risks and rewards incidental to ownership of the leased items are classified as finance leases. Otherwise, they are considered as operating leases.

The Company has entered into various lease agreements with individual land owners where the present value of the minimum lease payments amount to at least substantially all of the fair value of the leased asset, which indicate the risks and rewards related to the asset are transferred to the Company. These leases are classified as finance leases.

The Company has entered into a lease contract with Guimelco for a parcel of land used only as a site for electric generating plant and facilities, where it has determined that the risks and rewards related to the properties are retained with the lessors (e.g., no bargain purchase option and transfer of ownership at the end of the lease term). The leases are, therefore, accounted for as operating leases

Classification of leases - the Company as lessor

The Company has various lease agreements for the lease of its investment property. The Company has determined that the risks and rewards of ownership of the underlying properties are retained by the Company. Accordingly, the related assets have been recognized in the books of the Company and the leases are classified as operating leases.

Rental income from investment property amounted to \$\mathbb{P}0.22\$ million and \$\mathbb{P}1.03\$ million in the first quarter of 2014 and 2013, respectively (see Notes 14 and 29).

Classification of joint venture

The Company holds 50% of the voting rights of its joint arrangements. The Company has joint control over these arrangements as under the contractual agreements, unanimous consent is required from all parties to the agreements for all relevant activities.

The Company's joint arrangements are structured through a separate vehicle and provide the Company and the parties to the agreements with rights to the net assets of the separate vehicle under the arrangements.

Upon adoption of PFRS 11, the Company has determined that its interests in SLTEC and ACTA should be continued to be classified as joint ventures.

Classification of financial instruments

The Company exercises judgment in classifying a financial instrument, or its component parts, on initial recognition as either a financial asset, a financial liability or an equity instrument in accordance with the substance of the contractual arrangement and the definitions of a financial asset, a financial liability or an equity instrument. The substance of a financial instrument, rather than its legal form, governs its classification in the consolidated balance sheet. The classification of the Company's financial assets and financial liabilities are presented in Note 32.

Estimates

Fair value of financial assets and financial liabilities

The fair value for financial instruments in share of stocks traded in an active market at the balance sheet date is based on their quoted market price or dealer price quotations (bid price for long positions and ask price for short positions), without any deduction for transaction costs. Where

the fair values of financial assets and financial liabilities recorded on the consolidated balance sheet cannot be derived from active markets, they are determined using a variety of valuation techniques that include the use of mathematical models. The input to these models is taken from observable markets where possible, but where this is not feasible, a degree of judgment and estimation is required in establishing fair values. Any change in value of these financial assets and financial liabilities (including derivatives) would affect the consolidated statement of comprehensive income and consolidated statement of changes in equity. The fair values of the Company's financial assets amounted to P4.58 billion and P4.49 billion as at March 31, 2014 and December 31, 2013, respectively, while fair values of the Company's financial liabilities amounted to P5.46 billion and P3.52 billion as at March 31, 2014 and December 31, 2013, respectively (see Note 32).

Estimated allowance for doubtful accounts

The Company maintains allowance for doubtful accounts based on the results of the individual and collective assessment under PAS 39. Under the individual assessment, which considers the significant financial difficulties of the customer, the Company is required to obtain the present value of estimated cash flows using the receivable's original effective interest rate. Impairment loss is determined as the difference between the receivables' carrying balance and the computed present value. The collective assessment would require the Company to group its receivables based on the credit risk characteristics (customer type, past-due status and terms) of the customers. Impairment loss is then determined based on historical loss experience of the receivables grouped per credit risk profile. Historical loss experience is adjusted on the basis of current observable data to reflect the effects of current conditions that did not affect the period on which the historical loss experience is based and to remove the effects of conditions in the historical period that do not exist currently. The methodology and assumptions used for the individual and collective assessments are based on management's judgment and estimate. Therefore, the amount and timing of recorded expense for any period would differ depending on the judgments and estimates made for the year. As at March 31, 2014 and December 31, 2013, allowance for doubtful accounts amounted to \$\mathbb{P}23.09\$ million and ₽29.78 million, respectively. The carrying value of receivables amounted to ₽2.92 billion and ₽2.67 billion as at March 31, 2014 and December 31, 2013, respectively (see Note 9).

Impairment of AFS investments

The Company treats AFS investments in shares of stock as impaired when there has been a significant or prolonged decline in the fair value below its cost or where other objective evidence of impairment exists. The determination of what is "significant" or "prolonged" requires judgment. The Company treats "significant" generally as 20% or more of the original cost of investment, and "prolonged", greater than 12 months. In addition, the Company evaluates other factors, including normal volatility in share price for quoted equities and the future cash flows and the discount factors for unquoted equities.

The Company also determines whether its AFS investments in debt instruments are impaired if there is a loss event which has an impact on the future cash flows that can be reliably estimated. Examples of these loss events are significant financial difficulty of the issuer, observable data indicating that there is a measurable decrease in the estimated future cash flows from a group of financial assets since the initial recognition of those assets and adverse changes in the payment status of borrowers, among others.

The carrying value of AFS investments amounted to \$\mathbb{P}289.05\$ million and \$\mathbb{P}578.63\$ million as at March 31, 2014 and December 31, 2013, respectively (see Notes 7 and 13).

Realizability of deferred income tax assets

The carrying amount of deferred income tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable income will be available to allow all or part of the deferred tax assets to be utilized. However, there is no assurance that sufficient taxable income will be generated to allow all or part of the deferred tax assets to be utilized.

As at March 31, 2014 and December 31, 2013, deferred income tax assets recognized by the Company amounted to \$\mathbb{P}43.47\$ million and \$\mathbb{P}81.10\$ million, respectively. The Company's deductible temporary differences, unused NOLCO and unused MCIT for which no deferred income tax assets were recognized in the consolidated balance sheets amounted to \$\mathbb{P}155.97\$ million and \$\mathbb{P}158.83\$ million as at March 31, 2014 and December 31, 2013, respectively (see Note 28).

Estimated useful lives of property, plant and equipment and investment properties

The Company estimates the useful lives of property, plant and equipment and investment properties based on the period over which the assets are expected to be available for use. The estimated useful lives of property, plant and equipment and investment properties are reviewed periodically and are updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the assets. In addition, estimation of the useful lives of property, plant and equipment and investment properties are based on collective assessment of industry practice, internal technical evaluation and experience with similar assets. It is possible, however, that future results of operations could be materially affected by changes in estimates brought about by changes in factors mentioned above. The amounts and timing of recorded expenses for any period would be affected by changes in these factors and circumstances.

The total depreciation and amortization of property, plant and equipment and investment properties amounted to \$\mathbb{P}23.93\$ million and \$\mathbb{P}22.77\$ million for the first quarters ended March 31, 2014 and 2013, respectively (see Notes 11, 14 and 26).

The carrying value of property, plant and equipment amounted to ₱2.89 billion and ₱2.39 billion as at March 31, 2014 and December 31, 2013, respectively (see Note 11). The carrying value of investment properties amounted to ₱29.77 million and ₱30.26 million as at March 31, 2014 and December 31, 2013, respectively (see Note 14).

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. In 2009, the Company recorded a provision for impairment loss amounting to P11.47 million representing the carrying value of deferred exploration costs where a portion of the contract area was excised and an unfavorable ruling was issued by the Department of Environment and Natural Resources (DENR). In 2011, the Company reversed the provision for impairment loss amounting to P11.47 million since the management believes that it will be able to recover its costs based on the deed of assignment that TA Oil executed with a third party.

Among the factors considered by management in the write-off 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. Provision for probable losses of \$\mathbb{P}12.87\$ million to a service contract was set-up in 2012 since based on the test results, management has assessed that the

carrying value of deferred exploration costs may not be recoverable. In 2013, the Company reversed the provision for impairment loss amounting to \$\mathbb{P}12.87\$ million since management believes that it will be able to recover its costs on the basis of new studies and test results. Carrying value of deferred exploration costs amounted to \$\mathbb{P}105.17\$ million and \$\mathbb{P}96.29\$ million as at March 31, 2014 and December 31, 2013, respectively (see Note 15).

Impairment of property, plant and equipment and investment properties

The Company performs annual impairment testing of assets which are not used in operations and those with indications of impairment. The impairment testing of assets not used in operations requires an estimation of its fair value less cost to sell. Fair value is the amount obtainable from the sale of an asset or CGU in an arm's-length transaction between knowledgeable, willing parties, less the costs of disposal. The impairment testing of property, plant and equipment with indications of impairment requires an estimation of the value-in-use of the CGUs.

In 2012, property, plant and equipment with carrying value of ₱6.02 million were directly written-off and charged to "Other income - net" account in the consolidated statement of income (see Note 27). The carrying value of property, plant and equipment as at March 31, 2014 and 2013 amounted to ₱2.89 billion and ₱2.39 billion, respectively (see Note 11). The carrying value of investment properties amounted to ₱29.77 million and ₱30.26 million as at March 31, 2014 and December 31, 2013, respectively (see Note 14).

Impairment of investments in associates and interests in joint ventures

The carrying value of investments in associates is reviewed for impairment whenever events or changes in circumstances indicate the carrying value may not be recoverable. If any such indication exists and where the carrying value exceeds the estimated recoverable amount, the investment is written down to its recoverable amount. No impairment loss was deemed necessary in the first quarter of 2014 and 2013. Accumulated impairment loss amounted to \$\mathbb{P}1.56\$ million as at March 31, 2014 and December 31, 2013. The carrying value of investments in associates and interests in joint ventures amounted to \$\mathbb{P}3.73\$ billion and \$\mathbb{P}3.25\$ billion as at March 31, 2014 and December 31, 2013, respectively (see Note 12).

Estimating the fair values of acquiree's identifiable assets and liabilities

Where the fair values of the acquiree's identifiable assets and liabilities cannot be derived from active markets, the Company determined the fair values using internal valuation techniques and generally accepted valuation approaches. The inputs to these valuation approaches are taken from historical experience and observable markets where possible, but where this is not feasible, estimates are used in establishing fair values. The estimates may include discount rates and assumptions used in cash flow projections.

The fair values of the identifiable net assets acquired from TA Power amounted to \$\mathbb{P}974.06\$ million (see Note 5).

Purchase price allocation, gain on bargain purchase and gain on remeasurement of previously held interest

The Company's consolidated financial statements and financial performance reflect acquired business after the completion of TA Power's acquisition. The Company accounts for the acquired business using the acquisition method which requires extensive use of accounting judgments and estimates to allocate the purchase price to the fair market values of the acquiree's identifiable assets and liabilities and contingent liabilities, if any, at the acquisition date. Any difference in the purchase price and the fair values of the net assets acquired is recorded as either goodwill in the consolidated balance sheet or gain on bargain purchase in the consolidated statement of income.

Thus, the numerous judgments made in estimating the fair value to be assigned to the acquiree's assets and liabilities can materially affect the Company's financial position and performance.

The Company's acquisition of the 50% of TA Power also requires remeasurement of previously held interest in TA Power and has resulted into a gain on remeasurement and gain on bargain purchase. The gain on remeasurement of previously held interest and gain on bargain purchase pertaining to the acquisition of 50% interest in TA Power amounting to \$\pm\$168.58 million and \$\pm\$25.93 million, respectively, were presented under "Other income- net" account in the calendar year 2013 consolidated statement of income (see Notes 5).

Pension and other post-employment benefits

The cost of defined benefit pension plans and other post-employment benefits as well as the present value of the pension obligation are determined using actuarial valuations. The actuarial valuation involves making various assumptions. These include the determination of the discount rates, future salary increases, mortality rates and future pension increases. Due to the complexity of the valuation, the underlying assumptions and its long-term nature, defined benefit obligations are highly sensitive to changes in these assumptions. All assumptions are reviewed at each balance sheet date. Pension and other post-employment benefits liability amounted to \$\text{P}36.04\$ million and \$\text{P}33.63\$ million as at March 31, 2014 and December 31, 2013, respectively.

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

The mortality rate is based on publicly available mortality tables for the specific country and is modified accordingly with estimates of mortality improvements. Future salary increases and pension increases are based on expected future inflation rates for the specific country.

Share-based payments

The Company measures the cost of its equity-settled transactions with management and employees by reference to the fair value of the equity instruments at the grant date. Estimating fair value for share-based payment transactions requires determining the most appropriate valuation model, which is dependent on the terms and conditions of the grant. The estimate also requires determining the most appropriate inputs to the valuation model including the expected life of the share option, volatility and dividend yield and making assumptions about these inputs. The fair value of the share option is being determined using the binomial method. The expected life of the stock options is based on the expected exercise behavior of the stock option holders and is not necessarily indicative of the exercise patterns that may occur. The volatility is based on the average historical price volatility which may be different from the expected volatility of the shares of the Parent Company.

Total expense arising from share-based payment recognized by the Company amounted to \$\text{P}12.28\$ million for the year ended December 31, 2013 (see Note 20).

Contingencies

The Company is currently involved in various legal proceedings. The estimate of the probable costs for the resolution of these claims has been developed in consultation with outside counsel handling the defense in these matters and is based upon an analysis of potential results. The Company currently does not believe these proceedings will have a material adverse effect on the Company's financial position.

5. Business Combination

TA Power

In line with the Company's objective of increasing its portfolio of power generating assets, on January 1, 2013, the Company entered into a Share Purchase Agreement with Holcim for the acquisition of Holcim's 50% stake in TA Power for a total purchase price of ₽475.50 million. The said amount was fully paid on January 3, 2013. This additional acquisition of TA Power shares increased TA Oil's shareholding in TA Power from 50% equity interest with a carrying value of ₽318.44 million to 100% equity interest with a total carrying value at the time of acquisition of ₽654.15 million. Previously, the Company accounted for its investment in TA Power as interest in joint venture.

The purchase price consideration has been allocated to the identifiable assets and liabilities on the basis of fair values as follows at date of acquisition:

		Fair Values
	Previous	Recognized on
	Carrying Values	Acquisition
Current Assets:		_
Cash and cash equivalents	₽263,310,985	₽263,310,985
Investments held for trading	121,421,332	121,421,332
Trade and other receivables	233,295,833	228,157,137
Fuel and spare parts	104,132,883	104,132,883
Other current assets	128,342,990	127,167,747
Total Current Assets	850,504,023	844,190,084
Noncurrent Assets:		_
Property, plant and equipment	14,299,400	475,849,172
Available-for-sale investments	70,138,917	70,138,917
Deferred income tax assets -net	859,643	859,643
Investment property	8,606,415	13,084,800
Other noncurrent assets	1,058,400	1,058,400
Total Noncurrent Assets	94,962,775	560,990,932
Current Liabilities:		
Trade and other payable	273,564,429	273,564,429
Due to related parties	7,386,838	7,386,838
Derivative liability	11,278	11,278
Total Current Liabilities	280,962,545	280,962,545
Noncurrent Liabilities:		_
Provision	5,000,000	5,000,000
Other post-employment benefits	5,351,505	5,351,505
Deferred income tax liabilities	_	139,808,447
Total Noncurrent Liabilities	10,351,505	150,159,952
Total identifiable net assets acquired	₽654,152,748	₽974,058,519
Total identifiable net assets acquired		₽974,058,519
Gain on bargain purchase		25,925,597
Purchase consideration transferred		₽948,132,922

		Fair Values
	Previous	Recognized on
	Carrying Values	Acquisition
Cash paid		₽475,500,000
Cash consideration allocated to pre-existing relationship		(14,396,337)
Cash paid for the additional acquisition		461,103,663
Fair value of previously held interest		487,029,259
Purchase consideration transferred		₽948,132,922
Cash flows from investing activity:		
Net cash acquired from subsidiary		₽263,310,985
Cash paid		(461,103,663)
Cash acquired – net of purchase of subsidiary		(P 197,792,678)

The fair value and gross amount of trade and other receivables amounted to \$\mathbb{P}228.16\$ million. The amount of allowance for impairment for uncollectible trade and other receivables amounted to \$\mathbb{P}5.14\$ million.

For the calendar year 2013, the Company recognized \$\mathbb{P}168.58\$ million gain from remeasurement of previously held interest of 50% in TA Power which is the difference of the fair value of previously held interest of \$\mathbb{P}487.03\$ million and carrying value of investment in TA Power before business combination of \$\mathbb{P}318.44\$ million (see Note 12).

As a result of the acquisition, the Company recognized gain on bargain purchase amounting to \$\text{P25.93}\$ million for the year ended December 31, 2013. The gain resulted primarily from remeasurement of PPE based on expected future cash generation.

The cash consideration of \$\mathbb{P}475.50\$ million paid by the Parent Company includes cash allocated to pre-existing relationship with TA Power. Prior to acquisition, TA Power has investments in the Parent Company amounting to \$\mathbb{P}14.40\$ million.

Transaction costs of \$\mathbb{P}0.56\$ million have been expensed for the year ended December 31, 2013.

Treasury shares

As a result of TA Power becoming a wholly owned subsidiary of TA Oil effective January 1, 2013, Parent Company shares of stock held by TA Power was reclassified to Treasury shares account.

6. Cash and Cash Equivalents

	March 2014	December 2013
Cash on hand and in banks	P 360,105,503	₽212,592,796
Short-term deposits	396,559,944	475,399,229
	P 756,665,447	₽687,992,025

Cash in banks earn interest at the respective bank deposit rates. Short-term deposits are made for varying periods between one day and three months depending on the immediate cash requirements of the Company and earn interest at the respective short-term deposit rates.

7. Investments in Escrow Account

The Company placed in an escrow fund account the net proceeds from its November 2012 stock rights offering. The said escrow account shall only be used for the following:

- 54MW Wind Energy Project in San Lorenzo, Guimaras
- Equity investment in SLTEC to fund the second 135MW clean coal-fired power plant in Calaca, Batangas
- Other potential investments in power project opportunities

Following are the composition of the escrow fund and classification in the consolidated balance sheets:

	December 2013
Short-term investments	
Savings account	₽51,354,062
Special deposit account	_
	51,354,062
Available-for-sale investments - current	
AFS investments in bonds and FXTNs	341,832,482
Less allowance for impairment loss	49,696,670
	292,135,812
	P 343,489,874

The Company expects to utilize the escrow account in accordance with the purpose and timing for which it was approved. The remaining balance of the account was disbursed in March 2014.

In 2013, the Company acquired additional AFS investments in bonds and FXTNs totaling \$\mathbb{P}344\$ million. Loss from fair value changes during the year amounted to \$\mathbb{P}49.70\$ million. By the end of 2013, management has assessed that the estimated future cash flows from its AFS investments have decreased since the local 25-year interest rate as at December 31, 2013 increased by over 34% from the date of purchase of the instruments, resulting in the decline of the prices of the instruments by 15%. An impairment loss amounting to \$\mathbb{P}49.70\$ million representing the cumulative marked-to-market loss was recognized and transferred to profit or loss in the calendar year 2013.

These AFS investments were disposed in the first quarter of 2014 resulting to a \$\mathbb{2}3.85\$ million loss from fair value changes.

8. Investments Held for Trading

	March 2014	December 2013
Investments in UITFs	P665,688,596	₽475,270,734
Investments in bonds and FXTNs	_	81,063
	P665,688,596	₽475,351,797

The changes in fair value of investments held for trading, included in net gains (losses) on investments held for trading under "Interest and other financial income" account in the consolidated statements of income, amounted to P0.19 million and P9.62 million unrealized gains in the first quarter of 2014 and 2013, respectively (see Note 27).

9. **Receivables**

	March 2014	December 2013
Trade (Note 31)	P2,877,700,977	₽2,629,331,283
Due from related parties		
(Notes 29 and 31)	1,048,363	185,647
Loan receivable	-	-
Receivables from:		
Assignment of MPSA	39,937,036	45,449,306
Stockholders	19,311,920	19,311,920
Employees	3,883,581	3,953,888
Assignment of tax credit		
certificate	_	-
Others	4,265,324	4,326,419
	2,946,147,201	2,702,558,463
Less allowance for doubtful	, , ,	
accounts	23,089,222	29,783,710
	P2,923,057,979	₽2,672,774,753

Trade receivables mainly represent receivables from PEMC and from the Company's bilateral customers. Trade receivables are noninterest-bearing and are generally on terms of 30 to 60days.

Loan receivable from a third party amounting to \$\mathbb{P}50.00\$ million as at December 31, 2012 was settled in 2013.

As at December 31, the aging analysis of past due but not impaired receivables is as follows:

				March 2014			
		Neither Past Due nor		Past Due but	not Impaired		Past Dueand
	Total	Impaired	<30 Days	30-60 Days	61-90 Days	91-120 Days	Impaired
Trade	P2,877,700,977	P1,951,066,074	P5,858,954	P4,416,433	P495,106,150	P401,457,799	P19,795,567
Due from related parties	1,048,363	1,048,363	_	_	_	-	_
Others	67,397,861	63,616,757	_	_	-	487,449	3,293,655
	P2,946,147,201	P2,015,731,194	P5,858,954	P4,416,433	P495,106,150	P401,945,248	P23,089,222
				December 2013			
		Neither Past					
		Due nor		Past Due but	not Impaired		Past Dueand
	Total	Impaired	<30 Days	30-60 Days	61–90 Days	91-120 Days	Impaired
Trade	₽2,629,331,283	₽2,472,718,850	₽10,541,887	₽15,687,716	₽9,024,317	₽94,868,458	£26,490,055
Due from related parties	185,647	185,647	_	_	_	_	_
Others	73,041,533	68,906,784	_	-	69,000	772,094	3,293,655
	P2,702,588,463	₽2,541,811,281	₽10,541,887	₽15,687,716	₽9,093,317	P95,640,552	₽29,783,710

The movements in the allowance for doubtful accounts on individually impaired receivables are as follows:

	March 2014				
	Trade	Others	Total		
Balances at beginning of year	P26,490,054	P3,293,655	P29,783,709		
Provision for the year (Note 27)	(6,694,487)	_	(6,694,487)		
Balances at end of year	P19,795,567	P3,293,655	P23,089,222		

	December 2013					
	Trade	Others	Total			
Balances at beginning of year	₽8,810,342	₽3,293,655	₽12,103,997			
Provision for the year	17,679,712	_	17,679,712			
Balances at end of year	₽26,490,054	₽3,293,655	₽29,783,709			

Due to its interpretation of the WESM Rules, the PEMC allocates its uncollected receivables due from power purchasers in the WESM to the generators who sold power to the WESM. On December 23, 2013, the Supreme Court issued a 60-day Temporary Restraining Order ("TRO") enjoining the MERALCO and the ERC from implementing the Automatic Generation Rate Adjustment (AGRA) mechanism for the November 2013 billing period. The AGRA allows automatic pass through of the cost of power purchased from WESM. In turn, MERALCO did not pay PEMC a significant portion of its November and December 2013 power bills. PEMC in turn, did not pay the Company the full amount of its electricity sales.

10. Other Current Assets

	March 2014	December 2013
Deposit receivables	P615,215,448	P 22,334,509
Creditable withholding tax	214,349,865	154,297,757
Prepaid taxes	106,665,785	91,510,976
Prepaid expenses	95,605,162	113,112,902
Input VAT	12,245,878	54,502,095
Derivative assets (Note 32)	6,302,581	11,671,303
	P1,050,384,719	£447,429,542

Creditable withholding tax represents amounts withheld by the Company's customers and is deducted from the Company's income tax payable.

As of March 31, 2014, deposit receivable pertains to advance payment to supplier (\$\mathbb{P}512.30 \text{ million}) and cash deposit on lease agreements. Prepaid taxes pertains to duties on importation (\$\mathbb{P}58.19 \text{ million}), insurance (\$\mathbb{P}28.27 \text{ million}), real property and local taxes (\$\mathbb{P}3.88 \text{ million}), and other expenses paid in advance.

As of December 31, 2013, prepaid expenses pertain to insurance (\$\mathbb{P}\$34.97 million), professional fees (\$\mathbb{P}\$14.20 million), rent and other expenses paid in advance. Prepaid expenses also include debt issue costs and other charges amounting to \$\mathbb{P}\$17.09 million incurred in relation to the \$\mathbb{P}\$4.3-Billion Term Loan Facility (see Note 18 and 31). Upon drawdown, the related debt issue costs will be amortized over the life of the debt instruments using the effective interest method and any unamortized debt issue costs will be presented as a reduction in the long term debt.

Input VAT is recognized when the Company purchases goods and services from a VAT-registered supplier.

Deposit receivables pertain to cash deposits on lease agreements.

11. Property, Plant and Equipment

The details and movements of this account are shown below:

							Office		
				Wells,Platforms		Mining	Furniture,		
	Land and Land	Buildings and	Machinery	and Other	Transportation	and Other	Equipment	Construction	
	Improvements	Improvements	and Equipment	Facilities	Equipment	Equipment	and Others	In Progress	Total
Cost									
At December 31, 2012	₽10,800,000	₽171,263,159	₽714,489,352	₽20,346,661	₽16,835,899	₽36,502,498	₽31,278,402	₽–	₽1,001,515,971
Additions	27,701,000	17,467,214	448,501,254	_	7,787,442	626,061	8,033,639	_	510,116,610
Disposals	_	_	_	_	(2,811,622)	_	-	_	(2,811,622)
Reclassification						(11,240,564)		1,383,348,077	1,372,107,513
At December 31, 2013	38,501,000	188,730,373	1,162,990,606	20,346,661	21,811,719	25,887,995	39,312,041	1,383,348,077	2,880,928,472
Additions	_	4,463,589	15,599,742	_	-	-	3,108,241	496,412,398	519,583,970
Disposals	_	_	_	_	-	_	(36,741)	_	(36,741)
Reclassifications	_	_	_	_	_	-	_	-	_
At March 31, 2014	38,501,000	193,193,962	1,178,590,348	20,346,661	21,811,719	25,887,995	42,383,541	1,879,760,475	3,400,475,701
Accumulated Depletion,									
Depreciation, Amortization									
and Impairment									
At December 31, 2012	_	77,581,890	241,936,665	20,346,661	7,774,850	18,214,916	29,241,336	_	395,096,318
Depreciation and amortization	618,067	11,973,454	76,657,872	_	4,034,614	1,221,636	2,669,773	_	97,175,417
Reclassification	_	354,870	(354,870)	_	-	_	-	_	-
Disposal	-	-	-	-	(1,959,593)	-	-	-	(1,959,593)
At December 31, 2013	618,067	89,910,214	318,239,667	20,346,661	9,849,871	19,436,552	31,911,109	_	490,312,142
Depreciation and amortization									
(Note 26)	-	3,129,839	18,614,567	_	1,082,448	238,593	374,957	_	23,440,404
Disposals	_	_	_	_	-	_	(36,741)	_	(36,741)
At March 31, 2014	618,067	93,040,053	336,854,234	20,346,661	10,932,319	19,675,145	32,249,325	-	513,715,805
Net Book Value									
At December 31, 2012	₽10,800,000	₽93,681,270	₽472,552,688	₽–	₽9,061,050	₽18,287,582	₽2,037,065	₽–	₽606,419,653
At December 31, 2013	37,882,933	98,820,159	844,750,940	-	11,961,849	6,451,442	7,400,931	1,383,348,077-	2,390,616,330
At March 31, 2014	37,882,933	100,153,909	841,736,114		10,879,400	6,212,850	10,134,216	1,879,760,475	2,886,759,896

In 2009, CIPP sold its distribution assets to MERALCO. The depreciation and related maintenance cost of the power plant of CIPP beginning April 12, 2009 are presented as part of "Cost of Power Plant on Standby" account in the consolidated statements of income.

In December 2010, CIPP's BOD approved the transfer of its 21MW bunker C-fired power plant from Laguna to La Union. As at December 31, 2012, the Company has substantially completed the transfer of CIPP's power plant. Certain assets not included in the transfer with a net book value of \$\mathbb{P}6.02\$ million and \$\mathbb{P}14.25\$ million were written-off in 2012 and 2011, respectively.

In 2011, CIPP entered into an agreement with a third party for the sale of its land and certain assets previously used in its Laguna operations. Since these assets are available for sale in their present condition and the sale is highly probable, management accordingly reclassified these assets from property, plant and equipment to assets held for sale in the Company's 2011 consolidated balance sheet. The sale was completed in September 2012. Gain recognized from the said sale amounted to ₱11.02 million.

TAREC continues to implement the development activities on the 12 wind service contract areas with an aggregate capacity estimated at 400 MW. This includes the 54 MW San Lorenzo Wind Project for which, in 2013, TAREC obtained approval for the commerciality of the wind project. Construction costs related to the project were included under construction in progress (see Note 31).

12. Investments in Associates and Interests in Joint Ventures

Details of investments in associates and interests in joint ventures and the carrying values as at March 31, 2014 and December 31, 2013 are as follows:

	Percentage	March 31,	December 31,
	of Ownership	2014	2013
Associates			
Maibarara Geothermal,			
Inc. (MGI)	25.00	P230,143,779	₽219,510,294
Asia Coal Corporation			
(Asia Coal)*	28.18	631,029	631,029
Union Aggregates			
Corporation (UAC)**	31.25	_	_
		230,774,808	220,141,323
Joint ventures			
SLTEC	50.00	3,502,564,044	3,028,740,878
ACTA	50.00	56,139	62,134
		3,502,620,183	3,028,803,012
		P3,733,394,991	₽3,248,944,335

^{*} Shortened corporate life to October 31, 2009.

^{**} Ceased operations.

The details and movements of investments in associates and interests in joint ventures accounted for under the equity method are as follows:

	March 2014	December 2013
Acquisition costs:		_
Balance at beginning of year	P3,367,338,413	₽2,355,088,413
Addition	502,221,807	1,237,250,000
Business combination (Note 5)	-	(225,000,000)
Balance at end of year	3,869,560,220	3,367,338,413
Accumulated equity in net income (losses):		
Balance at beginning of year	(141,618,947)	11,851,241
Equity in net losses for the year	(7,664,704)	(61,699,060)
Dividends		_
Business combination (Note 5)	-	(91,771,127)
Balance at end of year	(149,283,651)	(141,618,946)
Accumulated share in other comprehensive income:		
Balance at beginning of year	4,687,860	13,140,777
Share in other comprehensive		
income (loss)	(5,990,793)	4,687,860
Business combination (Note 5)	-	(13,140,777)
Balance at end of year	(1,302,933)	4,687,860
Other equity transactions:		
Balance at beginning of year	20,096,259	12,744,325
Share in additional investment of a venturer in		
the joint venture company	_	_
Share in expenses directly attributable to		
issuance of stocks of a joint venture	(4,115,654)	(4,115,654)
Parent Company shares of stockheld by		
a joint venture	_	_
Business combination (Note 5)	-	11,467,588
Balance at end of year	15,980,605	20,096,259
Less accumulated impairment losses	1,559,251	1,559,251
	₽3,733,394,991	₽3,248,944,335

<u>Investments in Associates</u>

Maibarara Geothermal, Inc. (MGI)

The Company subscribed to 25% of the capital stock of MGI which was incorporated and registered with the SEC on August 11, 2010, to implement the integration development of the Maibarara geothermal field in Calamba, Laguna and Sto. Tomas, Batangas for power generation.

The details of the net assets of MGI as at March 31, 2014 and December 31, 2013 are shown below:

	March 2014	December 2013
Current assets	P338,063,066	₽219,787,836
Noncurrent assets	3,136,188,615	2,960,722,700
Total assets	3,474,251,681	3,180,510,536
Current liabilities	(171,418,808)	(114,972,699)
Noncurrent liabilities	(2,345,328,399)	(2,187,496,661)
Net assets	P 957,504,474	₽878,041,176

The results of operations of MGI for the quarter ended March 31, 2014 and 2013 are shown below:

	Jan-March 2014	Jan-March2013
Generation revenues	P113,921,542	₽-
Cost of power generation	(32,240,158)	
Interest income(expense) & gain(loss) from forex	(27,614,069)	2,627,286
General and administrative expenses	(16,032,714)	(6,009,937)
Net loss	P38,034,601	(P 3,382,651)

On September 16, 2011, the Company entered into an ESA with MGI under which the Company will purchase the entire net electricity output of MGI's power plant for a period of 20 years at an agreed price, subject to certain adjustments.

As at December 31, 2011, third party validation of resource assessment was completed by a New Zealand consulting company. The study indicated that there is a 90% probability that the proven field reserves could support a power plant with 28MW or higher capacity for 25 years.

As at December 31, 2012, MGI completed the balance of well requirements and overall progress of steamfield construction is around 60%. The Engineering, Procurement and Construction contract for the construction and delivery of the geothermal power plant and related site facilities has achieved 57% overall accomplishment as at yearend.

MGI completed the commissioning of the steamfield facilities including the connection of the transmission line to MERALCO's distribution system and its energization in September 2013. Testing of high voltage systems were done in October 2013 while commissioning and testing of the 20MW power plant commenced in November 2013.

Commercial operation of MGI is on February 2014.

The Company is also a Project Sponsor for MGI's \$\mathbb{P}2.4\$ billion Term Loan Facility for the Maibarara Geothermal Power Plant. In the event of a default of MGI, as a Project Sponsor, the Company is obligated to:

- a. assign, mortgage or pledge all its right, title and/or interest in and its shares of stocks in MGI, including those that may be issued in the name of the Company
- b. assign its rights and/or interests in the Joint Venture Agreement
- c. provide Project Sponsor's support for the completion of the project under such terms and conditions that may be agreed upon by the Company and the lenders.

MGI made several cash calls and TA Oil, as a Project Sponsor, infused additional investment amounting to ₱11.22 million in the first quarter of 2014 and ₱53.25 million in the calendar year 2013.

Asia Coal

On March 19, 2009, the directors and stockholders of Asia Coal approved the shortening of the corporate life of Asia Coal to October 31, 2009. Asia Coal shall be dissolved and liquidated, the date of which is subject to the approval of the SEC. As at December 31, 2012, Asia Coal is still in the process of securing a tax clearance with the BIR in connection with the filing with the SEC of its application for dissolution.

The net assets of Asia Coal as at October 31, 2009 are as follows:

Current assets	₽2,358,801
Noncurrent asset	14,700
Total assets	2,373,501
Current liability	133,701
Net assets	₽2,239,800

The results of operations of Asia Coal for the year ended October 31, 2009 are as follows:

Interest income	₽194,393
General and administrative expenses	(152,475)
Other expenses	(83,377)
Benefit from income tax	4,197
Net loss	₽37,262

Asia Coal had no activities since it filed for the shortening of its corporate life.

Interests in Joint Venture

The summarized information in respect of the Company's material joint venture as at March 31, 2014 and December 31, 2013 and for the first quarter ended March 31, 2014 and 2013 and the reconciliation with the carrying amount of the investment in the consolidated financial statements are set out below:

SLTEC

Balance sheets

	March 2014	December 2013
Current assets	P 2,187,873,877	₽2,834,087,636
Noncurrent assets	12,872,447,555	11,096,891,967
Current liabilities	(1,000,797,016)	(809,000,017)
Noncurrent liabilities	(7,054,396,328)	(7,064,497,831)
Equity	7,005,128,088	6,057,481,755
Proportion of the Company's		
ownership	50%	50%
Carrying amount of investment	P3,502,564,044	₽3,028,740,878
Additional information: Cash and cash equivalents Current financial liabilities* Noncurrent financial liabilities* *Excluding trade, other payables and provision.	P2,142,670,762 30,404,874 7,054,396,328	₽2,752,972,906 83,948,837 7,064,497,831
Statements of income		
	Jan-March 2014	Jan-March 2013
Expenses	(P8,546,317)	(P 40,159,777)
Other income (expenses)	(1,229,259)	9,127,131
Provision for deferred income tax	(4,365,199)	(2,609,505)
Net loss	(14,140,776)	(33,642,151)
Other comprehensive income	_	_

Additional information:

Depreciation and amortization	1,456,411	416,742
Interest income	4,627,729	4,021,624
Interest expense	93,968,885	8,406,667

On October 29, 2011, SLTEC signed the Omnibus Loan and Security Agreement with its local third party creditor banks with the Parent Company and AC Energy as Project Sponsors. Under the terms of the Agreement, the Parent Company shall:

- enter into supply agreements with end users sufficient to cover such capacity required by SLTEC to break-even for two years, within 18 months from first drawdown. The consequence of failure is a draw-stop, which means SLTEC will not be able to draw on the loan:
- commit to provide advances to SLTEC in proportion to the Company's equity interest in SLTEC to fund the project cost of the SLTEC power plant project;
- guarantee jointly with AC Energy to redeem the loan in the event that SLTEC defaults on the loan, and lenders are not able to consolidate title to the project site because title to the properties have not been issued; and
- pledge its shares in SLTEC as security, and assign its offtake contracts to the lenders sufficient cover such capacity required by SLTEC to break-even.

In accordance with the Joint Venture Agreement, AC Energy made an additional investment in SLTEC amounting to \$\mathbb{P}61.08\$ million in 2011. The Company's share in the additional investment made by AC Energy amounting to \$\mathbb{P}30.54\$ million was recorded as "Other equity reserve" in the 2011 consolidated statement of changes in equity. In 2012, SLTEC incurred stock issuance costs totaling \$\mathbb{P}12.66\$ million which were recognized by SLTEC as a reduction in its APIC and Retained Earnings. Of this amount, \$\mathbb{P}6.33\$ million which represents the Company's share in the said costs, was recognized equally as a reduction from the Company's other equity reserve account and retained earnings.

The Company invested additional capital amounting to \$\mathbb{P}491\$ million in the first quarter of 2014 and \$\mathbb{P}1.18\$ billion in the calendar year 2013 in response to several equity calls for the expansion of the coal-fired power plant in Calaca (see Note 1).

13. Available-for-sale Investments

	March 2014	December 2013
Shares of stock:		_
Listed	P 166,966,177	₽156,508,636
Unlisted	83,246,573	83,246,573
Golf club shares	38,840,000	46,742,587
	P289,052,750	₽286,497,796

AFS investments are stated at fair value as at March 31, 2014 and December 31, 2013, except for investments in unlisted shares of stock which are stated at cost, net of any impairment. Gain from change in fair value recognized as other comprehensive income amounted to \$\mathbb{P}2.31\$ million, net of deferred income tax of \$\mathbb{P}0.36\$ million in the first quarter of 2014 and \$\mathbb{P}26.81\$ million in the first quarter of 2013.

14. Investment Properties

The details and movements of this account are shown below.

	March 2014	December 2013
Cost		
Balance at beginning of year	P41,218,088	₽28,133,288
Acquisition through business combination		
(Note 5)	_	13,084,800
Balance at end of year	41,218,088	41,218,088
Less accumulated depreciation		
Balance at beginning of year	10,954,687	8,994,077
Depreciation	490,153	1,960,610
Balance at end of year	11,444,840	10,954,687
	P29,773,248	₽30,263,401

Investment properties are stated at cost less accumulated depreciation and any impairment loss. The fair value of the investment properties based on the latest valuation by an independent firm of appraisers amounted to \$\mathbb{P}\$50.73 million as at March 31, 2014 and December 31, 2013. The valuation undertaken considered the sales of similar or substitute properties and related market data and established estimated value by processes involving comparison.

Rental income in the first quarter of 2014 and 2013 amounted to $\mathfrak{P}0.22$ million and $\mathfrak{P}1.03$ million, respectively, recognized in the consolidated statements of income, while related direct costs and expenses amounted to $\mathfrak{P}0.67$ million and $\mathfrak{P}0.69$ million in the first quarter of 2014 and 2013, respectively included as part of "General and administrative expenses" account in the consolidated statement of income.

15. Deferred Exploration Costs

The details and movements of this account are shown below:

	Oil	Mineral	
	Exploration	Exploration	
	Costs	Costs	Total
Cost			_
At January 1, 2013	₽85,093,271	₽–	₽85,093,271
Additions	11,197,297	_	11,197,297
At December 31, 2013	96,290,568	_	96,290,568
Additions	8,882,800	_	8,882,800
At March 31, 2014	105,173,368	_	105,173,368
Allowance for impairment loss and			
amortization			
At January 1, 2013	12,874,373	_	12,874,373
Reversal	(12,874,373)	_	(12,874,373)
At December 31, 2013	_	_	_
Additions	_	_	_
At March 31, 2014	-	_	_
Net book value			
At January 1, 2013	₽72,218,898	₽–	₽72,218,898
At December 31, 2012	96,290,568	_	96,290,568
At December 31, 2013	105,173,368	_	105,173,368

Deferred Oil and Mineral Exploration Costs

The balance of deferred oil exploration costs consists of expenditures incurred in the following production-sharing petroleum projects:

	March 2013	December 2013
SC No. 51/Geophysical Survey and Exploration		_
Contract (GSEC) No. 93 (East Visayas)	P32,665,864	₽32,665,864
SC No. 69 (Camotes Sea)	15,972,361	15,972,361
SC No. 6 (Northwest Palawan)	20,384,761	20,384,761
SC No. 55 (Southwest Palawan)	5,713,210	5,713,210
SC No. 52 (Cagayan Province)	30,437,172	21,554,372
	P105,173,368	₽96,290,568

The foregoing deferred oil exploration costs represent the Company's share in the expenditures incurred under Petroleum SCs with the Philippine 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 a service contract.

Refer to Annex B-1 for the status of the Company's projects.

MPSA 252-2007-V (Camarines Norte)

The Office of the President denied the Company's Appeal for reversal of the decision of the DENR excising portions of the MPSA covered by alleged mineral patents of a third party. Subsequently, the Company elevated the case to the Court of Appeals.

The Company signed an Agreement on October 18, 2011 for the assignment of the MPSA to Investwell Resources, Inc. (Investwell), subject to certain conditions for a total consideration of US\$4.0 million payable in four tranches. The receipt of the first nonrefundable tranche amounting to US\$500,000 (P21.93 million) was recognized in the 2011 consolidated statement of income. The receipt of the second and third nonrefundable tranches amounting to US\$1,000,000 (P42.20 million), net of the related deferred exploration cost of P11.47 million, was presented as "Other income-net" in the 2012 consolidated statement of income (see Note 26).

On October 30, 2012, the Court of Appeals granted the Company's petition to reverse and set aside the resolutions of the Department of Environment and Natural Resources and the Office of the President that ordered and affirmed, respectively, excision of certain areas covered by alleged mining patents of a third party from the contract area of the MPSA. Subsequently, the third party elevated the case to the Supreme Court.

In agreements dated May 29, 2012, March 19, 2013, June 25, 2013 and December 18, 2013, the Company and Investwell amended and restructured the payment of the fourth tranche of the total consideration.

The DENR approved on February 7, 2013 the assignment of the MPSA to Investwell and the Company accordingly recognized US\$870,000 (\$\mathbb{P}37.93\text{ million})\text{ representing a portion of final the tranche. As at March 31, 2014 and December 31, 2013, receivable from Investwell amounted to \$\mathbb{P}39.94\text{ million}\text{ and }\mathbb{P}45.45\text{ million}\text{, respectively (see Note 9).}

16. Accounts Payable and Other Current Liabilities

	March 2014	December 2013
Trade	P2,083,795,124	₽2,261,459,690
Non-trade	77,478,299	67,469,420
Output VAT - net	19,300,053	102,980,660
Accrued directors' and annual		
incentives (Note 29)	16,521,690	17,972,852
Due to related parties (Note 29)	108,541,794	37,350,507
Accrued expenses	21,395,142	13,833,145
Accrued interest	10,848,284	4,098,978
Deferred rent income	_	220,156
Derivative liabilities (Note 32)	_	_
Others	5,095,009	3,519,236
	P2,342,975,395	₽2,508,904,644

Accounts payable and other current liabilities are noninterest-bearing and are normally settled on 30 to 60-day terms.

17. Short-term Loans

	March 2014	December 2013
Balance at beginning of year	P910,000,000	₽_
Additions	1,360,000,000	910,000,000
Balance at end of the period	P2,270,000,000	₽910,000,000

In November and December 2013, the Company availed a 90-day to 120-day unsecured short-term loans from local banks, with interest rate of 3.2% per annum.

Total interest expense on short-term loans amounted to ₱17.10 million for the first quarter ended March 31, 2014 (see Note 27).

18. Long-term Loans

In February 14, 2014, the Company availed of $\cancel{P}620.00$ million long-term loans from local banks, with interest rate of 5.9671% and 6.6763% per annum.

Total capitalized interest expense on long-term loans amounted to \$\mathbb{P}5.06\$ million for the first quarter ended March 31, 2014 (see Note 27).

19. Equity

Capital stock

Following are the details of the Company's capital stock:

	Number of Shares		
	March 2014	December 2013	
Authorized capital stock - P1 par			
value	8,400,000,000	8,400,000,000	
Issued and outstanding:			
Balance at beginning of year	4,863,862,757	4,857,258,870	
Issuance during the year:			
Exercise of stock options			
(Note 20)	_	5,908,010	
Stock grants (Note 20)	_	695,877	
Stock rights offering and others	_	_	
		6,603,887	
Balance at end of year	4,863,862,757	4,863,862,757	

The issued and outstanding shares as at March 31, 2014 and December 31, 2013 are held by 3,271 and 3,274 equity holders, respectively.

On November 16, 2009, in a special stockholders' meeting, the Company's stockholders approved the increase in the Company's authorized capital stock from \$\mathbb{P}2.0\$ billion divided into 2 billion shares, to \$\mathbb{P}4.2\$ billion divided into 4.2 billion shares which shall be funded through SRO. On March 30, 2011, the SEC approved the SRO of 1.165 billion shares of the Parent Company at the rate of seven shares for every 10 shares held as at record date of May 18, 2011, at a price of \$\mathbb{P}1\$ per share. The offer period commenced on May 30, 2011 and ended on June 3, 2011. Total proceeds raised from the SRO, net of direct costs incurred, amounted to \$\mathbb{P}1.15\$ billion. The proceeds were used to partially finance the Company's equity investment in SLTEC and MGI.

On March20, 2012, the Company's stockholders approved the increase in the authorized capital stock from \$\mathbb{P}4.2\$ billion divided into 4.2 billion shares with par value of \$\mathbb{P}1\$ per share to \$\mathbb{P}8.4\$ billion divided into 8.4 billion shares with a par value of P1 per share which shall be funded by a stock rights offering. On September 26, 2012, the Company filed with the SEC Form 10.1 Notice of / Application for Confirmation of Exempt Transaction covering the common shares to be issued relative to the Company's Rights Offer, pursuant to Sections 10.1 (e) and 10.1 (i) of the Securities Regulations Code (SRC) under which the exemption is based. On October 3, 2012, the SEC approved the stock rights offering of 1.415 billion shares of the Parent Company at the rate of one (1) share for every two (2) shares held as at record date of November 7, 2012 at a price of ₽1 per share. The offer period commenced on November 14, 2012 and ended on November 20, 2012. The Company also offered an additional 212.25 million shares to meet additional demand from eligible stockholders ("Overallotment Option"). Total proceeds raised from the SRO, net of direct costs incurred, amounted to \$\mathbb{P}1.61\$ billion. The proceeds were used to finance its equity investments in a 54MW wind energy project in San Lorenzo, Guimaras and the second 135MW clean coal-firedpower plant in Calaca, Batangas, and other power project opportunities.

The following table presents the track record of registration of capital stock:

Date of SEC	No. of shares	No. of shares		Issue/
Approval	Registered	Issued	Par Value	Offer Price
08-Feb-69	2,000,000,000	1,000,000,000	₽0.01	₽0.01
22-Jul-75	2,000,000,000	937,760,548	0.01	0.01
16-Jul-79	6,000,000,000	6,058,354,933	0.01	0.01
12-Feb-88	10,000,000,000	7,643,377,695	0.01	0.02
08-Jun-93	10,000,000,000	8,216,141,069	0.01	0.01
15-Jul-94	70,000,000,000	50,170,865,849	0.01	0.01
24-Aug-05	1,000,000,000	264,454,741	1.00	1.00
06-Jun-11	2,200,000,000	1,165,237,923	1.00	1.00
12-Nov-12	4,200,000,000	2,027,395,343	1.00	1.00

Retained earnings

The Company's retained earnings balance amounted to ₱2.24 billion and ₱2.13 billion as at March 31, 2014 and December 31, 2013, respectively, while paid-up capital is ₱4.90 billion as at March 31, 2014 and December 31, 2013, respectively. Undistributed earnings of subsidiaries, associates and joint venture included in the Company's retained earnings amounting to ₱405.21 million and ₱489.39 million as at March 31, 2014 and December 31, 2013, respectively, are not currently available for dividend distribution.

Dividends declared

Cash dividends declared in the first quarter of 2014, calendar year 2013, 2012 and 2011 are as follows:

_		Dividend		
Date of Declaration	Type	Rate	Amount	Record Date
March 21, 2011	Cash	₽0.04 per share	₽66,585,025	April 11, 2011
February 16, 2012	Cash	0.04 per share	113,194,540	March 1, 2012
March 21, 2013	Cash	0.04 per share	194,318,190*	April 8, 2013
July 22, 2013	Cash	0.013/0.0385per share	64,056,892	August 5, 2013
March 24, 2014	Cash	0.04 per share	194,554,510	April 7, 2014
*Includes dividends on shar	es held by	TA Power		_

On July 22, 2013, the Company's BOD also approved the declaration of property dividends to stockholders of record date of August 5, 2013 which consist of shares of stock in TA Petroleum at the rate of 2.55 TA Petroleum shares for every 100 TA Oil shares held and cash in the amount of \$\mathbb{P}0.23\$ per share to TA Oil's shareholders.

As at December 31, 2013, unpaid cash and property dividends amounted to \$\text{P183.60}\$ million, and included under due to stockholders. By virtue of an exemptive relief granted by the SEC, the payment date of the property dividend included under "Due to stockholders" account shall be 10 trading days from the date all of the following are secured: a) SEC approval of property dividend; b) SEC approval of registration of TA Petroleum shares; and c) issuance of the Certificate Authorizing Registration (CAR) authorizing transfer of TA Petroleum shares to the shareholder. As at December 31, 2013, only the SEC approval of the property dividend has been secured.

20. Employee Stock Options and Executive Stock Grants

On April 2, 2007, the Company's BOD and stockholders approved a total of 100 million shares to be taken from the unsubscribed portion of the Company's 2 billion authorized shares to be awarded as follows: (a) stock grants for officers and managers of the Company; and, (b) stock options for directors, officers and employees of TA Oil and its subsidiaries and affiliates under the terms and conditions as determined by the Executive Committee of the BOD.

The exercise of such grants and options are subject to the following terms and conditions:

Stock Grants

The executive stock grants are given to officers and managers of the Company computed at a predetermined percentage of their variable compensation pay based on certain performance criteria.

Stock Options

Following are the specific terms of the Company's Stock Option Plan:

Coverage	Directors, permanent officers and employees of TA Oil and its subsidiaries and affiliates
Exercise price	At weighted average closing price for 20 trading days prior to grant date but should not be lower than par value of \$\mathbb{P}1.00\$ per share
Vesting period	 Up to 33% of the allocated shares on the 1st year from the date of grant; Up to 66% of the allocated shares on the 2nd year from the date of grant; and Up to 100% of the allocated shares on the 3rd year from the date of grant.
Right to Exercise Option	Continuous employment required. In the event of resignation, termination or retirement, the optionee shall be entitled only to the options due him/her up to the effectivity of separation. Full payment is required prior to separation date. In the event of death of optionee, his/her heirs, executors, or administrators shall have the right to exercise the balance of options granted and pay in cash.

On May 7, 2008, the Company's Stock Option Committee suspended the implementation of the Stock Option Plan. The Committee also decided to implement only the Company's Stock Grant for its executives which resulted in the issuance of 0.70 million shares in 2013 and 0.14 million shares in 2012. No stock grants have been granted and awarded to any of the executives of the Company in 2011.

On July 22, 2013, the grant date, the Company lifted the suspension of the plan and awarded additional options under the same plan. Exercise price is \$\mathbb{P}2.29\$ per share.

The following illustrates the number of outstanding share options in 2013:

Outstanding at January 1	_
Granted during the year	42,090,303
Forfeited during the year	(515,609)
Exercised during the year*	(5,908,010)
Outstanding at December 31	35,666,684
Exercisable at December 31	7,606,482

^{*} The weighted average stock price at the date of exercise of these options was \$\mathbb{P}2.46\$.

The remaining contractual life for the stock options outstanding as at March, 2014 is 2.30 years.

The fair value of options granted during the year was \$\mathbb{P}23.03\$ million.

A summary of the stock option plan for the year ended December 31, 2013 follows:

Vesting date	July 22,2013	July 22, 2014	July 22, 2015
Vesting shares	14,030,101	14,030,101	14,030,101

The fair value of the options granted is estimated at the date of grant using binomial method, taking into account the terms and conditions upon which the options were granted. The following table lists the inputs to the model used for the Stock Option Plan in 2013:

	33.33%	33.33%	33.33%
	vesting on	vesting on	vesting on
	July 22, 2013	July 22, 2014	July 22, 2015
Spot price	₽2.40	₽2.40	₽2.40
Exercise price	2.29	2.29	2.29
Risk-free rate	2.162%	2.162%	2.162%
Expected volatility	31.25%	31.25%	31.25%
Term to vesting	3 years	3 years	3 years
Fair value of stock options	₽0.5472 per option	₽0.5472 per option	₽0.5472 per option

The expected life of the share options is based on historical data and current expectations and is not necessarily indicative of exercise patterns that may occur. The expected volatility reflects the assumption that the historical volatility over a period similar to the life of the options is indicative of future trends, which may not necessarily be the actual outcome.

Equity-based compensation expense recognized by the Company under "Salaries and directors' fees" account amounted to ₱12.28million in 2013.

Carrying value of the stock option plan recognized under the "Other equity reserve - stock option plan" account in the equity section of the consolidated balance sheet amounted to \$\mathbb{P}8.77\$ million as at December 31, 2013.

21. Trading Revenue

	Jan-March	Jan-March
	2014	2013
Trading revenue	P1,186,689,180	₽1,138,639,660
Cost of power purchased	877,986,993	887,277,831
	P308,702,187	₽251,361,829

22. Cost of power purchased

	Jan-March 2014	Jan-March 2013
Trading cost	P696,614,094	₽805,412,939
Fuel	150,912,270	81,864,892
Depreciation and amortization		
(Note 26)	17,764,258	
Salaries (Note 25)	10,913,309	
Pension and employee benefits		
(Note 25)	1,783,062	
	P877,986,993	₽887,277,831

23. Cost of Power Generation

	Jan-March 2014	Jan-March 2013
Fuel	P6,568,871	₽59,924,276
Depreciation and amortization		
(Note 26)	1,465,176	18,226,939
Repairs and maintenance	1,531,487	7,721,935
Salaries (Note 25)	1,838,811	9,580,748
Taxes and licenses	538,812	7,418,321
Insurance	200,684	3,753,852
Pension and employee benefits		
(Note 25)	298,769	2,052,193
Station used	17,014	1,615,585
Rental	134,000	204,158
Others	603,869	871,347
	P13,197,493	₽111,369,354

24. General and Administrative Expenses

	Jan –March 2014	Jan-March 2013
Management and professional fees		
(Note 29)	P17,067,280	₽29,722,518
Salaries and directors' fees		
(Notes 25 and 29)	25,330,578	19,068,241
Taxes and licenses	28,934,231	8,345,984
Insurance, dues and subscriptions	9,559,758	1,404,113
Depreciation and amortization		
(Note 26)	4,701,121	4,540,854
Building maintenance and repairs	3,359,058	3,665,661
Pension and employee benefits		
(Note 25)	4,542,014	3,288,220
Donation and contribution	179,948	967,813
Transportation and travel	2,763,776	956,906
Office supplies	1,221,206	927,169
Entertainment, amusement		
and recreation	157,955	99,770
Rent	456,528	166,120
Others	2,381,543	3,316,473
	P100,654,996	₽76,469,842

25. Personnel Expenses

	Jan-March 2014	Jan-March 2013
Salaries and directors' fees included		
under:		
Cost of power purchased		
(Note 21)	P10,913,309	₽-
Cost of power generation		
(Note 23)	1,838,811	9,580,748
General and administrative		
expenses (Note 24)	25,330,578	19,068,241
Pension and employee benefits		
included under:		
Cost of power purchased		
(Note 21)	1,783,062	
Cost of power generation		
(Note 23)	298,769	2,052,193
General and administrative		
expenses (Note 24)	4,542,014	3,288,220
	P44,706,543	₽33,989,402

26. Depreciation and Amortization

	Jan-March 2014	Jan-March 2013
Depreciation expense of property,		
plant and equipment and		
investment properties included		
under Notes 11 and 14:		
Cost of power purchased		
(Note 21)	P17,764,258	₽-
Cost of power generation (Note 23)	1,465,176	18,226,939
General and administrative		
expenses (Note24)	4,701,121	4,540,854
	₽23,930,555	₽22,767,793

27. Other Income - Net

	Jan-March 2014	Jan-March 2013
Gain (loss) on derivatives - net		
(Note 32)	(P5 ,368,722)	₽2,193,248
Interest and other finance charges		
(Note 17 and 18)	(18,891,494)	(177,592)
Foreign exchange gain (loss) - net	109,502	(1,084,051)
Gain (loss) on sale of:		
AFS investments	87,682	22,054
Property and equipment		
(Note 11)	1,339	180,093
Reversal of (provisions for):		
Doubtful accounts (Note 9)	6,694,487	_
Others	(3,540,622)	5,001,071
	(P20,907,828)	₽6,134,823

<u>Interest and Other Financial Income</u>
The details of interest and other financial income are as follows:

	Jan-March 2014	Jan-March 2013
Interest income on:		
Cash in bank	P738	₽5,123
Short-term deposits and		
investments	1,181,970	24,640,387
Bonds	_	1,113,538
FXTN	68	2,373,953
Others	136,415	1,272,910
	1,319,191	29,405,911
Net gains (losses) on investments		
held for trading:		
Amortization of bond		
premium/discount - net	6	(415,802)
Gain (loss) on sale of investments		
in bond	_	21,638,882
Fair value gains on investments		
held for trading:		
Realized gain (loss)	(52,594,315)	3,311,126
Unrealized gain (loss)	49,810,661	9,616,713
	(2,783,648)	34,150,919
	(P1,464,457)	P63,556,830

28. Income Tax

a. Current income tax pertains to the following:

	Jan-March 2014	Jan-March 2013
RCIT	P62,240,831	₽54,332,453
MCIT	51,129	_
	P62,291,960	₽54,332,453

b. The components of the Company's net deferred income tax assets (liabilities) as at March 31, 2014 and December 31 are as follows:

	March 2014	December 2013
Deferred income tax assets:		
Accrued expenses	P1,227,169	₽36,590,989
NOLCO	16,930,216	21,151,689
Pension and other post-employment benefits	13,838,871	11,738,432
Allowance for doubtful accounts	6,141,778	6,141,778
Allowance for impairment loss	2,013,835	2,013,835
Asset retirement obligation	1,861,001	1,833,569
Unamortized past service cost	1,315,870	1,333,042
Allowance for inventory obsolescence	145,957	
Unrealized foreign exchange losses	_	230,638
Deferred rent income	_	66,047
	43,474,697	81,100,019
Accrued revenues	(P-)	(P 26,852,284)
Derivative asset	_	(3,506,654)
Unrealized fair value gains on AFS investments	_	(3,207,110)
Asset retirement obligation	(1,861,001)	(489,600)
Unrealized fair value gains on investment held		
for trading and derivatives	_	(17,425)
Accrued expenses	(1,227,169)	_
Pension and other post-employment benefits	(7,319,409)	_
Allowance for doubtful accounts	(6,129,564)	_
Allowance for impairment loss	(2,013,835)	
	(18,550,978)	(34,073,073)
Deferred income tax assets - net	P24,923,719	₽47,026,946
Deferred income tax liabilities		
Excess of fair value over cost of power plant	P125,684,560	₽142,454,438
Unrealized fair value gains on investment held		
for trading and derivatives	_	1,496
Unrealized foreign exchange gain	_	320
Deferred income tax liabilities	P125,684,560	₽142,456,254

The Company's deductible temporary differences and unused NOLCO for which no deferred income tax assets were recognized in the consolidated balance sheets are as follows:

	March 2014	December 2013
NOLCO	P44,851,894	₽41,168,979
Allowance for impairment loss on property and		
equipment	105,008,532	105,008,532
Allowance for probable losses on mineral		
exploration	3,096,746	3,096,746
Allowance for doubtful accounts	741,771	6,718,483
Allowance for inventory obsolescence	_	486,522
Unrealized foreign exchange losses	_	135,066
MCIT	1,145,894	1,094,765
Pension and other post-employment benefits	1,123,005	1,123,005
	P155,967,842	₽158,832,098

Deferred income tax assets have not been recognized on these temporary differences that relate to the subsidiaries as management believes it is not probable that sufficient future taxable profit will be available against which the related deferred income tax assets can be used.

As at March 31, 2014, NOLCO totaling \$\mathbb{P}\$101.29 million can be claimed as deduction from regular taxable income and MCIT amounting to \$\mathbb{P}\$1.15 million can be credited against future RCIT due as follows:

Expiry Date	MCIT	NOLCO
December 31, 2014	₽848	₽20,555,967
December 31, 2015	_	48,442,368
December 31, 2016	1,093,917	32,287,612
December 31, 2017	51,129	
	₽1,145,894	₽101,285,947

NOLCO amounting to \$\mathbb{P}16.28\$ million was applied against taxable income in the first quarter of 2014.

29. Related Party Transactions

Parties are considered to be 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.

Outstanding balances at year-end are unsecured and settlement occurs in cash throughout the financial year. There have been no guarantees provided or received for any related party receivables or payables. For years ended December 31, 2013 and 2012, the Company has not recorded any impairment of receivables on amounts owed by the related parties. The assessment is undertaken each financial year through examining the financial position of the related party and the market in which the related party operates.

In the ordinary course of business, the Company 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 for the first quarter of 2014 and for the year 2013 with related parties are as follows (in thousands):

March 2014					
	Amount/	3 7 4	Outstanding	TD.	G 1141
ompany	Volume	Nature	Balance	Terms	Conditions
Ultimate Parent					
Phinma, Inc					
		Rent and share in		30-day, non-interest	Unsecured, ne
Revenues	P113,951	expenses	₽-	bearing	impairment
		Management fees			•
		and share in		30-day, non-interest	
Costs and Expenses	21,234,108	expenses	(28,392,924)	bearing	Unsecured
	,,		()/	30-day, non-interest	Unsecured, n
Receivables	848,408	Advances	848,408	bearing	impairment
Joint Ventures					
SLTEC					
SLIEC		Rent and share in		30-day, non-interest	Unsecured, n
Revenues	535 502		199,954	•	
	535,592	expenses	,	bearing	impairment
Payable	_	Rental deposit	(589,680)	End of lease term	Unsecured
Associate					
Asia Coal					
Payable	_	Advances	(253,620)	On demand	Unsecured
MGI					
Costs & Expenses	78,391,285	Trading cost	(79,122,051)	30-day, non-interest bearing	Unsecured
Costs & Enpenses	70,071,200	Traumg cost	(7,122,001)	ouring .	Chipedarea
Other Related Parties PPHC					
		A .d	(171.254)	0	II
Payable	_	Advances	(171,354)	On demand	Unsecured
Phinma Corp.				20.1	
	201 242	a	44.400	30-day, non-interest	Unsecured
Costs and Expenses	291,262	Share in expenses	(12,166)	bearing	
T-O Insurance, Inc.					
		Refund of insurance			
Receivable	139,692	expenses			
Costs and Expenses	2,016,826	Insurance expense	-		
Directors					
Expenses	17,973,125	Annual incentives	(16,521,690)	On demand	Unsecured
Stockholders					
Payable	-	Cash dividend	(5,794,802)	On demand	Unsecured
		Cash and Property		Upon issuance of	
Payable	-	Dividend	(184,596,526)	CAR	Unsecured

December 2013

		December 20	013		
	Amount/		Outstanding		
Company	Volume	Nature	Balance	Terms	Conditions
<u>Ultimate Parent</u>					
Phinma, Inc					
	D011.066	Rent and share in	D52.025	30-day, non-interest	Unsecured, no
Revenues	₽811,866	expenses	₽52,825	bearing	impairment
		Management fees and share in		30-day, non-interest	
Costs and Expenses	61,456,748	expenses	(34,961,046)	bearing	Unsecured
Joint Ventures	01,430,740	скрепзез	(34,701,040)	bearing	Offsecured
SLTEC					
		Rent and share in		30-day, non-interest	Unsecured, no
Revenues	2,515,769	expenses	132,822	bearing	impairment
Payable	_	Rental deposit	(589,680)	End of lease term	Unsecured
Associate		_			
Asia Coal					
Payable	_	Advances	(253,620)	On demand	Unsecured
MGI					
				30-day, non-interest	
Payable	730,767	Trading cost	(730,767)	bearing	Unsecured
Other Related Parties					
PPHC		A	(171 254)	0- 41	17 1
Payable	_	Advances	(171,354)	On demand	Unsecured
Phinma Corp.					
Cash Dividend	5,155,572	Dividend income	_		
Cash Dividend	3,133,372	Dividend income		30-day, non-interest	Unsecured
Costs and Expenses	938,404	Share in expenses	(4,747)	bearing	Chiscourca
Payable	120,000,000	Share in expenses	_	<i>y</i>	
Union Galvasteel		1			
Corp.					
Cash Dividend	1,520,381	Dividend income	_		
Costs and Expenses	12,820	Roofing materials	-		
Asian Plaza Inc.	1 210 010	5			
Cash Dividend	1,318,940	Dividend income	_		
Araullo University Advances	2 700 000	Advances			
Advances	3,700,000	Advances	_		
T-O Insurance, Inc.					
1 o msurance, me.				30-day, non-interest	Unsecured
Costs and Expenses	56,626,713	Insurance expense	(639,293)	bearing	
1	,,-		(,,	6	
Directors					
Expenses	19,657,605	Annual incentives	(17,972,852)	On demand	Unsecured
Stockholders					
Payable	194,318,190	Cash dividend	(5,851,190)	On demand	Unsecured
		Cash and Property		Upon issuance of	
Payable	187,218,202	Dividend	(184,596,526)	CAR	Unsecured
i ayabie	107,210,202	Dividella	(104,390,320)	CAIN	Onsecured

PHINMA

The Parent Company and its subsidiaries TA Power, CIPP, TAREC and TA Petroleum have management contracts with Philippine Investment-Management (PHINMA), Inc. up to August 31, 2018 except for TA Power whose contract with PHINMA is up to 2016, renewable thereafter upon mutual agreement. Under these contracts, PHINMA has a general management authority with corresponding responsibility over all operations and personnel of the Company including planning, direction, and supervision of all the operations, sales, marketing, distribution, finance, and other business activities of the Company. Under the existing management agreement, the Parent Company pays PHINMA a fixed monthly management fee plus an annual incentive based on a certain percentage of the Parent Company's net income.

TA Power

TA Power leases and occupies part of the office space owned by the Parent Company. Also, the Parent Company sold electricity to TA Power in 2013 and 2012. On November 3, 2011, TA Power granted the Parent Company the right to utilize its generator node for the purpose of purchasing electricity that will be sold to a customer. Sales of electricity are based on WESM prices.

On December 26, 2013, a PAMA valid for ten years was entered into by and between TA Power as generator and the Parent Company as Administrator, for the administration and management by the Parent of the entire capacity and net output of TA Power.

CIPP

Effective January 1, 2013, CIPP granted the Parent Company the right to utilize its generator node for the purpose of purchasing electricity that will be sold to the Parent's customers. Sales of electricity are based on WESM prices. On June 26, 2013, a PAMA valid for ten years was entered into by and between CIPP as generator and the Parent Company as Administrator, for the administration and management by the Parent of the entire capacity and net output of CIPP.

PAMA with One Subic Power

On November 18, 2010, TA Oil and One Subic Power Generation Corporation (One Subic Power, a third party) entered into a Power Administration and Management Agreement (PAMA). Under the terms of the PAMA, TA Oil manages the entire generation output of the 116 MW diesel power plant in Subic, Olongapo City. TA Oil sells the entire capacity of the power plant in the WESM, for a period of five years. TA Oil pays One Subic Power each month all electricity generated by the power plant based on a formula (actual fuel consumption and electricity generated) under the PAMA and shall be payable monthly. The PAMA became effective on February 17, 2011, and was amended on February 27, 2013.

SLTEC

SLTEC leases and occupies part of the office space owned by the Parent Company. Monthly rent is based on a pre-agreed amount subject to 5% escalation rate per annum. The lease agreement is for a period of five years commencing on October 10, 2011. SLTEC reimbursed TA Oil for the cost of the coal power plant under construction and other costs incurred in relation to the coal project in 2011.

PHINMA Corporation

PHINMA Corporation is likewise controlled by PHINMA, INC. through a management agreement. PHINMA Corporation bills the Parent Company for its share in expenses. The Parent Company also receives cash dividends received from PHINMA Corp. Phinma Corporation granted advances to TA Oil for its working capital requirements.

PHINMA Property Holdings Corporation (PPHC)/Union Galvasteel Corporation (UGC) [formerly Atlas Holding Corporation (AHC)]/Asian Plaza, Inc.

PPHC, UGC and Asian Plaza, Inc. are entities under common control. The Company receives cash dividend from these corporations.

T-O Insurance, Inc.

T-O Insurance, Inc. is likewise controlled by PHINMA, INC. through a management agreement. The Company insures its properties through T-O Insurance.

Directors

The Company recognized bonus to directors computed based on net income before the effect of the application of the equity method of accounting.

Retirement Fund

The fund is managed by a trustee under the Phinma Jumbo Retirement Plan. The carrying value and fair value of the retirement fund of the Parent Company amounts to ₱32.32 million as at March 31, 2014 and December 31, 2013.

Investments in government securities, mutual funds and UITFs can be readily sold or redeemed. Marketable equity securities, which can be transacted through the Philippine Stock Exchange, account for less than 1% of plan assets; all other equity securities are transacted over the counter.

Except for the Company's contributions to the fund and benefit to employees, there were no transactions with the fund for the first quarter of 2014 and 2013.

The plan assets include shares of stock of the Parent Company with fair value of \$\mathbb{P}0.05\$ million and \$\mathbb{P}0.06\$ million as at March 31, 2014 and December 31, 2013, respectively. The shares were acquired at a cost of \$\mathbb{P}0.03\$ million. There are no restrictions or limitations on the shares and there was no material gain or loss on the shares for the first quarter of 2014 and 2013. The voting rights over the shares are exercised through the trustee by the retirement committee, the members of which are directors or officers of the Parent Company.

30. Earnings Per Share

Basic and diluted EPS are computed as follows:

	March 2014	March 2013
(a) Net income	P109,786,432	₽408,217,109
Common shares outstanding at		
beginning of year		
(see Note 18)	4,863,862,757	4,857,258,870
Weighted average number of		
shares issued during the year		30,928
(b) Weighted average common		
shares outstanding	4,863,862,757	4,857,289,798
Basic/Diluted EPS (a/b)	P0.02	₽0.03

The Company's stock option has no dilutive effect in 2013. Also, the Company does not have any potential common share nor other instruments that may entitle the holder to common shares. Hence, diluted EPS is the same as basic EPS.

31. Significant Laws, Commitments and Contracts

Electric Power Industry Reform Act (EPIRA)

Republic Act (R.A.) No. 9136, the EPIRA, and the covering Implementing Rules and Regulations (IRR) provide for significant changes in the power sector which include among others:

- (1) The unbundling of the generation, transmission, distribution and supply, and other disposable assets of the Company, including its contracts with independent power producers, and electricity rates;
- (2) Creation of a WESM; and
- (3) Open and non-discriminatory access to transmission and distribution systems.

The law also requires public listing of not less than 15% of common shares of generation and distribution companies within five years from the effectivity of the EPIRA. It provides cross- ownership restrictions between transmission and generation companies and between transmission and distribution companies, and a cap of 50% of its demand that a distribution utility is allowed to source from an associated company engaged in generation except for contracts entered into prior to the effectivity of the EPIRA.

There are also certain sections of the EPIRA, specifically relating to generation companies, which provide for a cap on the concentration of ownership to only 30% of the installed capacity of the grid and/or 25% of the national installed generating capacity.

The Company believes that it is in compliance with the applicable provisions of the EPIRA and its IRR.

Electricity Supply Agreement with Guimelco

On November 12, 2003 and July 26, 2004, TA Oil signed an ESA and amendment to the ESA, respectively, with Guimelco, a nonstock, nonprofit cooperative (see Note 1). Under the ESA, TA Oil agreed to construct, operate and maintain a 3.4 MW bunker C-fired diesel generator power station and to supply Guimelco with electricity based on the terms and conditions set forth in the ESA. Following are the significant provisions of the ESA, among others:

Cooperation Period	Ten years, and may be extended pursuant to the ESA.
Electricity Fees	Electricity fees is based on a formula as set forth in the ESA and shall be payable monthly during the Cooperation Period.
Electricity Delivery Procedures	Guimelco must give priority to electricity generated by the Company's power station up to 1.8 MW, over any other power source.

The power plant commenced commercial operations on June 26, 2005.

Electricity Supply Agreements with Holcim

TA Oil, TA Power and Holcim entered into a memorandum of agreement (as amended on January 12, 2010 and December 20, 2010) with the following provisions:

• TA Power shall supply exclusively the electricity requirements of the Bulacan plant of Holcim at rates equal to the agreed "Time of Use" rates schedule plus all other charges and applying

such adjustments approved and in the manner prescribed by the ERC.

- TA Oil, acting as a retail electricity supplier, shall exclusively supply all the electricity requirements of Holcim's cement plant in La Union until 2013. TA Oil shall charge Holcim at rates equal to the agreed "Time of Use" schedule plus all other charges and applying such adjustments approved and in the manner prescribed by the ERC. Transmission charges shall be settled separately by Holcim with the National Transmission Corporation under Holcim's Transmission Services Agreement.
- TA Oil and TA Power guarantee to cover all of Holcim's electricity requirements for both the La Union and Bulacan plants until 2013.

In August 2011, TA Oil, TA Power and Holcim signed an ESA for Holcim's electricity requirements for its La Union and Bulacan plants, valid for 15 years commencing on December 26, 2013.

Power Administration and Management Agreement with One Subic Power

On November 18, 2010, TA Oil and One Subic Power, a third party entered into a PAMA. Under the terms of the PAMA, TA Oil will administer and manage the entire generation output of the 116 MW diesel power plant in Subic, Olongapo City. TA Oil will be selling or trading the entire capacity of the power plant, while operations will be under One Subic Power for a period of five years commencing on the commercial operation date (the date when the power plant is capable of supplying power to the Grid). TA Oil will pay One Subic Power for all electricity actually delivered by the power plant based on a formula (actual fuel consumption and electricity generated) as set forth in the PAMA and shall be payable monthly. The PAMAbecame effective on February 17, 2011.

Contract to Purchase Generated Electricity with Sem-Calaca Power Corporation
On March 26, 2011, the Company entered into a Contract to Purchase Generated Electricity with Sem-Calaca Power Corporation (Sem-Calaca) for a period of 3 years. Under the Contract, the Company agrees to purchase the 15 MW output of Sem-Calaca Power Plant.

On February 27, 2013, TA Oil amended the existing Contract to Purchase Generated Electricity. Under the new contract, TA Oil can purchase up to 45MW of electricity from Sem-Calaca's power plant. Moreover, TA Oil renewed the contract for another three years from February 1, 2013 to March 25, 2016.

<u>Contracts of Sale of Electricity with Sorsogon I Electric Cooperative, Inc. (SORECO I) and Quezon I Electric Cooperative, Inc. (QUEZELCO)</u>

On November 11, 2011 and December 8, 2011, TA Oil entered into Contracts of Sale of Electricity with SORECO I and QUEZELCO II, for a period of 12 months and five years, respectively, from December 26, 2011. The contract with QUEZELCO II provides an option to renew the contract for a period mutually agreed by both parties. The contract with SORECO I provides an option to renew for another 12 months subject to mutual agreement by both parties. In accordance with the contract, TA Oil shall supply 90% of QUEZELCO II's and all of SORECO I's electricity requirements on an hourly basis using the market trading node of TA Oil's designated generator. The contract with SORECO I ended on December 25, 2012 and was not renewed.

Contract of Sale of Electricity with Lafarge Republic, Inc.

On July 9, 2012, TA Oil entered into Contract for the Sale of Electricity with Lafarge Republic, Inc. for a period of five years from December 26, 2012 to December 25, 2017. Under the said

agreement, TA Oil shall supply all the electricity requirement of Lafarge Cement Plants (located in Bigte and Minuyan, Norzagaray, Bulacan and Mapulo, Taysan, Batangas) in excess of the Base-Load Supply.

Contract of Sale of Electricity with Philippine Economic Zone Authority (PEZA)

PEZA-Lot1 Base Load

TA Oil entered into Contract for the Sale of Electricity Lot 1 Base Load with PEZA on December 20, 2012 for a period of 5 years. Under the said agreement, TA Oil shall supply the Base Load electricity requirement of PEZA for its Cavite Economic Zone (CEZ). Delivery of electricity commenced on January 26, 2013.

PEZA-Lot 2 Shoulder and Peak Load

TA Oil entered into Contract for the Sale of Electricity Lot 2 Shoulder and Peak Load with PEZA for a period of 5 years. Under this agreement, TA Oil shall supply all of the electricity requirement of PEZA for its CEZ in excess of the base load supply. Delivery of electricity commenced on January 26, 2013.

Tripartite Agreement with PEZA and MERALCO

On January 24, 2013, TA Oil entered into a Tripartite Agreement with PEZA and MERALCOto facilitate the implementation of the Contract for the Sale of Electricity with PEZA before Retail Competition and Open Access. The agreement is effective from January 24, 2013 to June 25, 2013.

Maibarara Geothermal, Inc. (MGI)

As Project Sponsor of the 20 MW Maibarara power plant project, TA Oil has provided a pledge on its shares in Maibarara Geothermal Inc., a guarantee to provide additional equity or advances to the Project in case of cost overruns and an assignment to the lenders of the Electricity Supply Agreement with MGI.

Electricity Sale Contract

On April 17, 2013, TA Oil entered into Electricity Sale Contract with Direct Power Services, Inc. (Direct Power) for a period of 11 years from July 2013 to June 2024. Under the said agreement, TA Oil agreed to supply all the electricity requirements of Direct Power facilities.

Power Sale Contract

On April 23, 2013, TA Oil entered into Power Sales Contract with KEPCO SPC Power Corporation (KEPCO) for a period of five years from May 2013 to April 2018. KEPCO agreed to supply TA Oil the Contract Quantity upon the terms and subject to the condition set out in the Power Service Contract.

Contract to Purchase Generated Energy

TA Oil entered in Contract to Purchase Generated Energy with Vivant Sta. Clara Northern Renewables Corporation (Vivant) on April 26, 2013 for a period of 2 years. TA Oil agreed to purchase 15MW from the 70MW Bakun Hydro Power Plant administered by Vivant.

Electricity Sales Contract

On June 7, 2013, TA Oil entered into Electricity Sales Contract with BATELEC I Electric Cooperative, Inc. (BATELEC I) for a period of 5 years upon ERC approval. TA Oil will supply the Load Following Requirements of BATELEC I.

₽4.3-Billion Term Loan Facility

On December 18, 2013, the Company entered into a P4.3 billion Term Loan Facility with Security

Bank Corporation (SBC) and Development Bank of the Philippines (DBP). The proceeds will be used to partially finance the 54MW San Lorenzo Wind Farm composed of 27MW wind turbine generators and related roads, jetty, substations, transmission line facilities and submarine cable to connect to the grid. The loan facility is divided into two tranches amounting to \$\mathbb{P}2.15\$ billion each - DBP as the Tranche A lender and SBC as the Tranche B lender.

Both tranches have a term of 15 years with semi-annual interest payments starting on the date on which the loan is made. The Tranche A's interest rate is to be fixed at the higher of 10-year PDST-F plus a spread of 1.625% or 6.25% for the first 10 years, to be repriced at higher of 5-year PDST-F plus a spread of 1.25% or 6.25% for the last 5 years. The Tranche B will be fixed at higher of interpolated 15-year PDST-F plus a spread of 1.625% or 6.50%. Since the interest rate floor pricing arrangement exposes the Company to a fixing rate higher than the related market rate upon drawdown of the loan, the interest rate floor on the loan is an embedded derivative that needs to be assessed if it is clearly and requires to be bifurcated. The Company has assessed that the interest floor is not clearly and closely related to the host contract, therefore, required to be bifurcated. As at December 31, 2013, the Company did not recognize any derivative liability from the interest rate floor since its fair value is not significant.

Under the terms of the Agreement, the Company shall:

- 1. Provide equity contributions equivalent to 30% of project cost;
- 2. Fund any cost overruns on the project and the required debt service reserve amount (DSRA) in the event of delays in obtaining Feed-in-Tariff eligibility or Renewable Energy Payment Agreement; and
- 3. Redeem the loan in the event that TAREC defaults on the loan and titles to the project properties have not been issued to TAREC, or notwithstanding such titles, lenders fail to acquire title to the project properties due to lack of annotation or third party claims.

As at December 31, 2013, no drawdown has been made. The Company has incurred debt issue costs and other charges amounting to \$\mathbb{P}\$17.09 million in relation to the debt facility and recorded as prepaid expenses, included under "Other current assets" account in the consolidated balance sheet (see Note 10).

Renewable Energy Act of 2008

On January 30, 2009, R.A. No. 9513, An Act Promoting the Development, Utilization and Commercialization of Renewable Energy Resources and for Other Purposes, which shall beknown as the "Renewable Energy Act of 2008" (the Act), became effective. The Act aims to:

- (1) Accelerate the exploration and development of Renewable Energy (RE) resources such as, but not limited to, biomass, solar, wind, hydro, geothermal and ocean energy sources, including hybrid systems, to achieve energy self-reliance, through the adoption of sustainable energy development strategies to reduce the country's dependence on fossil fuels and thereby minimize the country's exposure to price fluctuations in the international markets, the effects of which spiral down to almost all sectors of the economy;
- (2) Increase the utilization of RE by institutionalizing the development of national and local capabilities in the use of RE systems, and promoting its efficient and cost-effective commercial application by providing fiscal and non-fiscal incentives;
- (3) Encourage the development and utilization of RE resources as tools to effectively prevent or reduce harmful emissions and thereby balance the goals of economic growth and development with the protection of health and environment; and
- (4) Establish the necessary infrastructure and mechanism to carry out mandates specified in the Act and other laws.

As provided for in the Act, RE developers of RE facilities, including hybrid systems, in proportion to and to the extent of the RE component, for both power and non-power applications, as duly certified by the DOE, in consultation with the Board of Investments, shall be entitled to incentives, such as, income tax holiday, duty-free importation of RE machinery, equipment and materials, zero percent VAT rate on sale of power from RE sources, and tax exemption of carbon credits, among others.

The Company expects that the Act may have significant effect on the operating results of TAREC, an RE developer. Impact on the operating results is expected to arise from the effective reduction in taxes.

Renewable Energy Service Contracts

In October 2009, TAREC was awarded 10 wind energy service contracts by the DOE, representing a total potential wind capacity of 227MW.

In February 2010, another 10 service contracts representing an additional 123MW of potential wind capacity were again awarded to TAREC by the DOE, thus, bringing its total potential wind capacity to 350MW as at December 31, 2010.

In 2011, 8 wind energy service contracts which represent 89 MW were applied for relinquishment pending the approval to the DOE due to poor wind resource and complexity of site topography as examined during site survey.

In 2012, TAREC continued the development activities on the 12 wind service contract areas with an aggregate capacity estimated at 400MW. This includes the 54MW San Lorenzo Wind Project which is ready for implementation pending receipt of a notification from the DOE for the project's inclusion in the 200MW installation target for wind.

SC 50 (Offshore Northwest Palawan)

In 2013, the Company commenced negotiations with Frontier Energy Limited, the Operator, regarding a Farm-in Agreement that would provide for the Company's acquisition of 10% participating interest in SC 50.

Subject to execution of said Farm-in Agreement, the Company has committed to subscribe to 136 million in Frontier Oil shares through the latter's forthcoming initial public offering.

Mabini Geothermal Service Contract (Batangas)

TA Oil signed a Memorandum of Agreement with Basic Energy Corporation (Basic) on December 3, 2013, under which TA Oil shall acquire from Basic a 10% participating interest in the Mabini Geothermal Service Contract, which interest may be increased to up to 40%, at the option of TA Oil, after TA Oil completes a gravity program in the contract area at its sole cost.

Operating Lease Commitments

The Parent Company has entered into a lease contract with Guimelco for a parcel of land used only as a site for electric generating plant and facilities. The term of the lease is 10 years with a renewal option included in the contract. The Parent Company is given the first option to buy the property if the lessor decides to sell the land. The lease is at a fixed monthly rate of \$\mathbb{P}20,000\$ for the duration of the lease term. Starting July 2009, the fixed monthly rate was increased to \$\mathbb{P}40,000\$. Future minimum lease payments under this operating lease agreement follows:

	March 2014	December 2013
Within one year	P480,000	₽480,000
After one year but not more than five years	40,000	160,000
	P520,000	₽640,000

Finance Lease

The Company has entered into various lease agreements with individual land owners where the present value of the minimum lease payments amounted to at least substantially all of the fair value of the leased assets, which indicates that the risks and rewards relates to the asset are transferred to the Company. These leases are classified as finance leases and have terms of 20 to 25 years.

Future minimum lease payments under these agreements are as follows:

	March 2014	December 2013
Within one year	₽220,755	₽650,448
After one year but not more than five years	6,770,955	7,123,510
More than 5 years	52,182,434	49,413,335
	P59,174,144	₽57,187,293

32. Financial Assets and Financial Liabilities

Fair Value

Set out below is a comparison by category of the carrying amounts and fair values of all of the Company's financial assets and financial liabilities that are carried in the Company's financial statements.

	Carryin	g Value	Fair Value	
	March 2014	December 2013	March 2014	December 2013
Financial Assets				
Loans and receivables:				
Cash and cash equivalents	P756,665,447	₽687,992,025	P756,665,447	₽687,992,025
Short-term investments		51,354,062		51,354,062
Receivables:				
Trade	2,857,905,410	2,602,841,228	2,857,905,410	2,602,841,228
Due from related parties	1,048,363	185,647	1,048,363	185,647
Loan receivable		_	-	_
Others*	971,670	69,747,878	971,670	69,747,878
Other noncurrent assets		13,474,425		13,474,425
	3,616,590,890	3,425,595,265	3,616,590,890	3,425,595,265
Financial assets at FVPL:				
Investments held for trading	665,688,596	475,351,797	665,688,596	475,351,797
Derivative assets**	6,302,581	11,671,303	6,302,581	11,671,303
	671,991,177	487,023,100	671,991,177	487,023,100
AFS investments:				
Quoted	P205,806,177	₽203,251,223	P205,806,177	₽203,251,223
Unquoted	83,246,573	83,246,573	83,246,573	83,246,573
Government securities and FXTNs		292,135,812		292,135,812
	289,052,750	578,633,608	289,052,750	578,633,608
	P4,577,634,817	₽4,491,251,973	P4,577,634,817	₽4,491,251,973

	Carrying Value		Fair V	√alue
	March 2014	December 2013	March 2014	December 2013
Financial Liabilities				
Financial liability at FVPL -				
Derivative liabilities***	₽_	₽_	₽-	₽_
Other financial liabilities				
Accounts payable and other current				
liabilities****	2,362,275,448	2,405,703,828	2,362,275,448	2,405,703,828
Due to stockholders	190,391,328	190,447,716	190,391,328	190,447,716
Short-term loans	2,270,000,000	910,000,000	2,270,000,000	910,000,000
Long-term loans	620,000,000		620,000,000	
Other noncurrent liabilities*****	13,747,425	18,747,425	13,747,425	18,747,425
	5,456,414,201	3,524,898,969	5,456,414,201	3,524,898,969
	P5,456,414,201	₽3,524,898,969	P5,456,414,201	£3,524,898,969

^{*}Excludes nonfinancial asset amounting to \$\text{P20.33}\$ million as at March 31, 2014 and December 31, 2013.

The following methods and assumptions are used to estimate the fair values of each class of financial instruments:

Cash and cash equivalents, receivables, accounts payable and other current liabilities and due to stockholders

The carrying amounts of cash and cash equivalents, receivables, accounts payable and other current liabilities and due to stockholders approximate their fair values due to the relatively short-term maturities of these financial instruments.

Investments held for trading and AFS investments

Quoted market prices have been used to determine the fair values of investments held for trading and quoted AFS investments. The fair values of unquoted AFS investments are based on cost since the fair values are not readily determinable. The Company does not intend to dispose the unlisted AFS investments in the near future.

The fair value of derivative assets of freestanding forward currency transactions is calculated by reference to current forward exchange rates for contracts with similar maturity profiles.

Other noncurrent liabilities

The fair value of the Company's long-term payable to a third party amounting to \$\mathbb{P}13.47\$ million is based on the discounted value of the expected future cash flow using applicable interest rate for similar type of instrument.

Fair Value Hierarchy

As at March 31, 2014 and December 31, the fair value measurement of the Company's financial assets and liabilities carried at fair value is categorized as follows (in thousands):

	March 2014		
_	Level 1	Level 2	Total
		(In thousands)	
Assets:			
Investments held for trading	P665,689	₽	P 665,689
AFS investments	205,806	_	205,806
Derivative asset	- 6,303	6,303	
	₽871,495	P6,303	₽877,798

^{**}Presented as part of other current assets.

^{***}Presented as part of accounts payable and other current liabilities.

^{****}Excludes nonfinancial items amounting to \$\mathbb{P}\$19.30 million and \$\mathbb{P}\$103.20 million as at March 31, 2014 and December 31, 2013, respectively.

^{*****}Excludes nonfinancial item amounting to £11.20 million and £6.11 million as at March 31, 2014 and December 31, 2013, respectively.

	December 2013			
	Level 1	Level 2	Total	
	(In thousands)			
Assets:				
Investments held for trading	₽475,271	₽81	₽475,352	
AFS investments	203,251	_	203,251	
Derivative asset	_	11,671	11,671	
	₽678,522	₽11,752	₽690,274	

The Company uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

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

The Company has no financial instruments measured at fair value using the level 3 hierarchy. Also, there were no transfers between level 1 and level 2 fair value measurements.

Offsetting of Financial Assets and Financial Liabilities

There is no offsetting of financial assets and financial liabilities and any similar arrangements that are required to be disclosed in the consolidated financial statements as at March 31, 2014 and December 31, 2013.

Derivative Assets and Liabilities

Currency forwards

The Company enters into sell US\$, buy Philippine peso foreign currency forward contracts to manage the foreign currency risk arising from its US\$ denominated assets. These currency forwards are not accounted for as accounting hedges.

The Company has no outstanding currency forward contacts as at December 31, 2013.

Embedded derivatives

The Company has bifurcated embedded derivatives from its fuel purchase contracts. The purchases are denominated in U.S. dollar but the Company agreed to pay in Philippine peso using the average daily Philippine Dealing System weighted average rate of the month prior to the month of billing. These embedded derivatives are attributable to TA Oil.

The Company's outstanding embedded forwards have an aggregate notional amount of US\$7.07 as at December 31, 2013. The weighted average fixing rate amounted to \$\mathbb{P}45.23\$ to US\$1.00 as at December 31, 2013. The net fair value of these embedded derivatives amounted to \$\mathbb{P}6.30\$ million and \$\mathbb{P}11.67\$ million losses at March 31, 2014 and December 31, 2013, respectively.

The net movements in fair value changes of the Company's derivative instruments (both freestanding and embedded derivatives) are as follows:

	March 2014	December 2013
Balance at beginning of year	P11,671,303	₽374,671
Net changes in fair value during the year	(5,368,722)	31,158,641
Fair value of settled contracts		(19,862,009)
Balance at end of year	P6,302,581	₽11,671,303

The net changes in fair value during the year are included in the "Other income - net" account in the consolidated statements of income.

The fair values of the outstanding derivative assets (liabilities) of the Company as at March 31, 2014 and December 31, 2013 are as follows:

	March 2014	December 2013
Embedded	P 6,302,581	P11,671,303
Freestanding	_	
	P6,302,581	P11,671,303

The fair value of derivative assets is presented under "Other current assets" account in the consolidated balance sheets. The fair value of derivative liabilities is presented under "Accounts payable and other current liabilities" account in the consolidated balance sheets.

33. Operating Segments

The Company is divided into two reportable operating segments based on the nature of the services provided - Power and Petroleum and Mining. Management monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on operating profit or loss and is measured consistently with operating profit or loss in the consolidated financial statements. However, certain operating expenses and finance-related results are managed on a group basis and are not allocated to operating segments.

		March	2014	
		Petroleum	Adjustments	
	Power	and Mining a	and Eliminations	Total
Revenue	P323,190,759	₽–	(P589,374)	P322,601,385
Results				
Depreciation and amortization	19,872,201	123,432	3,934,922	23,930,555
Reversal for doubtful accounts	(6,694,487)	_	_	(6,694,487)
Segment profit	P249,919,905	(P4,835,829)	(P64,907,712)	P180,176,364
Operating assets	P10,497,332,690	P146,604,417	P2,206,292,933	P12,850,230,040
Operating liabilities	P 2,921,571,470	P16,775,924	P2,682,532,001	P5,620,879,395
Other disclosure				
Capital expenditure	P512,117,940	₽-	P7,466,029	P519,583,969

- a. Revenue for each operating segment does not include interest and other financial, dividend and rental income amounting to (\$\mathbb{P}\$1.46 million), \$\mathbb{P}\$0.01 million and \$\mathbb{P}\$0.87 million, respectively.
- b. Profit for operating segment does not include general and administrative expenses, foreign exchange loss and financial charges amounting to \$\mathbb{P}64.49\$ million. Other income net not included in the profit for operating segment amounted to \$\mathbb{P}0.17\$ million.
- c. Segment assets do not include cash and cash equivalents and investments held for trading amounting to \$\mathbb{P}\$1.42 billion, receivables and other current assets totaling \$\mathbb{P}\$345.98 million and property, plant and equipment, investment in associates, AFS investments, investment property, other noncurrent assets and deferred tax assets amounting to \$\mathbb{P}\$437.96 million as

- these are managed on a group basis.
- d. Segment liabilities do not include accounts payable and other current liabilities and due to stockholders of ₱263.70 million, short-term loan of ₱2.27 billion and net deferred income tax liabilities and pension and other post-employment benefits totaling ₱148.84 million.
- e. Capital expenditure consists of additions to property, plant and equipment and acquisition through business combination.

	March 2013						
		Petroleum	Adjustments				
	Power	and Mining	and Eliminations	Total			
Revenue	₽347,859,623	₽-	₽70,338,810	₽418,198,433			
Results							
Depreciation and amortization	18,859,484	116,998	3,791,311	227,767,793			
Segment profit	₽208,196,756	(P 2,473,935)	₽13,099,076	₽218,821,897			
Operating assets	₽3,798,676,786	₽91,224,127	₽3,975,786,690	₽7,865,687,603			
Operating liabilities	₽621,898,557	₽15,997,200	₽136,578,951	₽774,474,708			
Other disclosure							
Capital expenditure	₽6,498,926	₽-	₽155,304	₽6,654,230			

- a. Revenue for each operating segment does not include interest and other financial, dividend and rental income amounting to \$\mathbb{P}63.56\$ million, \$\mathbb{P}5.13\$ million and \$\mathbb{P}1.65\$ million, respectively.
- b. Profit for operating segment does not include general and administrative expenses, foreign exchange loss and mark to market gain on derivatives amounting to \$\mathbb{P}40.92\$ million. Other income net not included in the profit for operating segment amounted to \$\mathbb{P}16.32\$ million.
- c. Segment assets do not include cash and cash equivalents and investments held for trading amounting to ₱3.15 billion, receivables and other current assets totaling ₱187.81 million and property, plant and equipment, investment in associates, AFS investments, investment property, other noncurrent assets and deferred tax assets amounting to ₱635.03 million as these are managed on a group basis.
- d. Segment liabilities do not include accounts payable and other current liabilities of ₱107.68 million and net deferred income tax liabilities and pension and other post-employment benefits totaling ₱28.90 million.
- e. Capital expenditure consists of additions to property, plant and equipment.

ANNEX B

MANAGEMENT'S DISCUSSION AND ANALYSIS OF OPERATIONS

Consolidated revenues went down to \$\mathbb{P}322.60\$ million in the first quarter of 2014 from \$\mathbb{P}418.20\$ million in the same period last year. Following are the material changes in revenues in the Consolidated Statements of Income between the first quarter of 2014 and 2013:

- Generation revenues went down from P96.50 million to P14.49 million due to decrease in energy sold by its wholly owned power plants in Bulacan and La Union brought about by lower WESM prices.
- Net trading income of \$\mathbb{P}308.70\$ million was 22.81% higher as compared with \$\mathbb{P}251.36\$ million reported in the same period last year as a result of lower cost of power per kWh and higher energy sales in kWh.
- Interest and other financial losses of \$\mathbb{P}1.46\$ million was reported in the first quarter of 2014 due to loss from changes in fair value of available-for-sale investments and lower interest income brought about by lower level of placements. For the same period last year, interest and other financial income was \$\mathbb{P}63.56\$ million due to interest income from Escrow account and gain on sale of bonds.
- Dividend income dropped by 99.89% from \$\mathbb{P}\$5.13 million to \$\mathbb{P}\$5 thousand as dividends were received from PHINMA Corporation in the first quarter of 2013.
- Rental income went down from \$\mathbb{P}1.65\$ million to \$\mathbb{P}0.87\$ million due to termination of a lease contract in May 2013.

Consolidated costs and expenses dropped to £113.85 million in the first quarter of 2014 from £187.84 million in the same period last year. Following are the material changes in costs and expenses in the Consolidated Statements of Income between the first quarter of 2014 and 2013:

- Cost of power generation decreased by 88.15% from \$\mathbb{P}\$111.37 million last year to \$\mathbb{P}\$13.20 million as a result of lower energy generated.
- General and administrative expenses increased to \$\mathbb{P}100.65\$ million from \$\mathbb{P}76.47\$ million brought about by higher taxes and licenses, management and professional fees.

Other expenses of \$\mathbb{P}20.91\$ million were reported in the first quarter of 2014 as compared with other income of \$\mathbb{P}6.13\$ million in the same period last year. Following are the material changes in other income and expenses in the Consolidated Income Statements between first quarter of 2014 and 2013:

- Interest expense rose to \$\mathbb{P}18.89\$ million from \$\mathbb{P}0.18\$ million due to interest expense incurred on short-term and long-term loans.
- The Company reported a net loss on its embedded derivatives of \$\mathbb{P}\$5.37 million in the first quarter of 2014 from its fuel purchases. Net gain on its currency forward contracts of \$\mathbb{P}\$ 2.19 million was reported in the first quarter of 2013 due to the appreciation of the peso vis-a-vis the US dollar.
- The Company reported a foreign exchange gain of \$\mathbb{P}0.11\$ million from its foreign currency denominated holdings in the first quarter of 2014 as compared with \$\mathbb{P}1.08\$ million foreign exchange loss in the same period last year. The latter includes foreign exchange loss brought about by the sale of US dollar bonds.
- Gain on sale of available-for-sale investments of \$\mathbb{P}87.68\$ thousand was reported in the first quarter of 2014 as compared with \$\mathbb{P}22.05\$ thousand in the same period last year due to higher market value of investments in the first quarter of 2014.

- Gain on sale of property, plant and equipment of ₽1.34 thousand was reported in the first quarter of 2014 as compared with ₽180.09 thousand for the same period last year due to the disposal of fully depreciated transportation equipment in the first quarter of 2013.
- Reversal of provision for doubtful accounts of \$\mathbb{P}6.69\$ million was reported in the first quarter of 2014.
- Other expenses of ₽3.54 million was reported in the first quarter of 2014 as compared with ₽5.00 million other income reported in the same period last year. The latter consists mainly of miscellaneous income from insurance recovery of Trans-Asia Power Generation Corp.

Equity in net losses of associates decreased from \$\mathbb{P}17.67\$ million to \$\mathbb{P}7.66\$ million in the first quarter of 2014 brought about by a lower net loss incurred by investee South Luzon Thermal Energy Corporation (SLTEC) where the Company has 50% interest.

As a result of the higher taxable income, Provision for income tax increased by 30.52% from \$\mathbb{P}53.93\$ million to \$\mathbb{P}70.39\$ million in the first quarter of 2014, which includes provision for deferred income tax of \$\mathbb{P}8.10\$ million this quarter versus \$\mathbb{P}0.40\$ million benefit from deferred income tax in the same quarter last year.

A net income of \$\mathbb{P}\$109.79 million was reported for the three months ended of 2014 as compared with \$\mathbb{P}\$164.89 million in the same period last year.

Total consolidated assets increased to ₱12.85 billion as of March 31, 2014 from ₱10.99 billion as of December 31, 2013. Total consolidated liabilities increased to ₱5.62 billion from ₱3.86 billion. Equity also went up to ₱7.23 billion from ₱7.13 billion.

Following are the material changes in the Consolidated Balance Sheet accounts between March 31, 2014 and December 31, 2013:

- Cash and cash equivalents increased from \$\mathbb{P}687.99\$ million to \$\mathbb{P}756.67\$ million. The Consolidated Statements of Cash Flows show details of material changes in cash and cash equivalents.
- Short-term investments of \$\mathbb{P}51.35\$ million and available-for-sale investments of \$\mathbb{P}292.14\$ million were terminated and used to fund the Company's wind project.
- Investments held for trading increased from \$\mathbb{P}475.35\$ million to \$\mathbb{P}665.69\$ million. The Consolidated Statements of Cash Flows show details of material changes in investments held for trading.
- Receivables went up to \$\mathbb{P}2.92\$ billion from \$\mathbb{P}2.67\$ billion mainly due to increase in trading revenues.
- The increase in fuel and spare parts from \$\mathbb{P}243.76\$ million to \$\mathbb{P}367.76\$ million was brought about by the increase in bunker fuel purchased. The Company maintains bunker fuel inventories for the Subic power plant under its PAMA with One Subic.
- Other current assets rose to P1.05 billion from P447.43 million brought about by the creditable withholding taxes of CIP II Power Corporation (CIP II) and Trans-Asia Power Generation Corporation (TA Power) and increase in deposit to supplier.
- Property, plant and equipment increased from \$\mathbb{P}2.39\$ billion to \$\mathbb{P}2.89\$ billion due to additional capital expenditures of TAREC.
- Investments in associates and interests in joint venture increased from \$\mathbb{P}3.25\$ billion to \$\mathbb{P}3.73\$ billion due to additional investment in SLTEC.
- The increase in available for sale investments from \$\mathbb{P}286.50\$ million to \$\mathbb{P}289.05\$ million was brought about the acquisition of listed shares of stocks.
- Deferred exploration costs increased from P96.29 million to P105.17 million due to additional investment in the Service Contract 52.

- Deferred income tax asset decreased from P47.03 million to P24.92 million due to the tax effect of net operating loss carryover (NOLCO) applied by CIP II.
- Other noncurrent assets increased from \$\mathbb{P}\$15.83 million to \$\mathbb{P}\$17.60 million due to additional security deposit paid to supplier.
- The decrease in accounts payable and other current liabilities from \$\mathbb{P}2.51\$ billion to \$\mathbb{P}2.34\$ billion was brought about by the decrease in trade payables.
- The increase in short-term loans from \$\mathbb{P}0.91\$ billion to \$\mathbb{P}2.27\$ billion brought about by additional loan availed by the Company to its operations
- Income and withholding taxes payable went down from P48.62 million to P10.84 million in spite of higher income taxes payable. Income tax payable was offset against prepaid taxes and creditable withholding taxes.
- Pension and other post-employment benefits increased from \$\mathbb{P}33.63\$ million to \$\mathbb{P}36.04\$ million due to additional pension expense accrued in the first quarter of 2014
- The Company availed of a \$\mathbb{P}620\$ million long-term loan in the first quarter of 2014 to fund its wind project.
- Deferred income tax liabilities decreased from \$\mathbb{P}\$142.46 million to \$\mathbb{P}\$125.68 million due to the tax effect of the depreciation of the appraised value of the power plant of TA Power.
- Unrealized fair value gains on available-for-sale investments went up from £91.82 million to £94.13 million due to higher market value of investments.
- Retained earnings increased from \$\mathbb{P}2.13\$ billion to \$\mathbb{P}2.24\$ billion due to the net income in the first quarter of 2014.

The key performance indicators of Trans-Asia and its majority-owned subsidiaries, as consolidated, are the following:

		31-Mar-14	31-Dec-13	Increase (Decrease)			
KPI	Formula	Unaudited	Unaudite d	Difference	%		
Liquidity Ratios					_		
Current ratio	Current assets	1.20	1.33	(0.13)	(10)		
	Current liabiltiies						
	Cash + Short-term						
Acid test ratio	investments + Accounts						
	Receivable s						
	+ Other liquid as sets	0.90	1.14	(0.24)	(21)		
	Current liabilities						
Solvency Ratios							
De bt/Equity ratio	Total Liabilities	0.78	0.54	0.24	44		
	Total Equity						
Asset to equity ratio	Total Assets	1.78	1.54	0.24	15		
	Total Equity						
Interest company water	Earnings before interest	11 44	NT A	NT A	NT A		
Interest coverage ratio	& tax (EBIT)	11.44	N.A	N.A	N.A		
	Interest expense						
	Debt - Cash &						
Net Debt to Equity Ratio		0.58	0.33	0.25	76		
Het Debt to Equity Ratio	<u>cash equivalents</u> Total equity	0.38	0.33	0.23	/6		
	10tal Equity						
l		1		1			

		31-Mar-14	31-M ar-13	Increase (Do	e cre as e)
KPI	Formula	Unaudited	Unaudite d	Diffe rence	%
Profitability Ratios					
Return on equity	Net income after tax Average stockholder's equity	1.53%	2.35%	(0.01)	(35)
Return on assets	Ne <u>t income before ta</u> xes Total as sets	1.51%	2.84%	(0.01)	(47)
Assetturnover	Revenues Total as sets	2.71%	5.42%	(0.03)	(50)

Current Ratio

Current ratio and acid test ratio decreased due to 32% increase in current liabilities brought about by additional short-term loans availed in the first quarter of 2014.

Debt to equity ratio

Debt to equity ratio increased from 0.54 to 0.78 due to long-term loan and additional short-term loans availed in the first quarter of 2014..

Asset to equity ratio

Asset to equity ratio went up by 15% as total assets increased by 17.0% as compared to 1.4% increase in total equity.

Interest coverage ratio and Net debt to equity ratio

Interest coverage ratio was 11.44% and net debt to equity ratio increased from 0.33 to 0.57 due to short-term and long-term loans availed in the first quarter of 2014.

Return in equity

Return on equity went down from 2.35% to 1.53% due to lower net income in the first quarter of 2014.

Return on assets

Return on assets dropped from 2.84% to 1.51% as total assets increased by 54% and net income decreased by 18% in the first quarter of 2014.

Asset turnover

Asset turnover went down by 50% as revenues decreased by 23% and total assets increased by 54%.

During The Three Months Period of 2014:

- There were no unusual items that affected assets, liabilities, equity, net income or cash flows.
- The Company had two (2) reportable segments namely: petroleum and mining exploration and power business. The fund placements are incidental to the Company's petroleum and mining exploration and power generation activities arising from management of the Company's funds. The exploration costs are shown as "deferred exploration costs" in the consolidated balance sheets.

- There were no events that had occurred subsequent to the balance sheet date that required adjustments to or disclosure in the financial statements other than those already disclosed in the Consolidated Financial Statements.
- There were no contingent assets or contingent liabilities since the last annual balance sheet date except those already disclosed in the Consolidated Financial Statements.
- There were no material contingencies and any other events or transactions that occurred that were material to an understanding of the current year except for the following:
 - ERC issued an Order dated March 3, 2014 voiding the WESM prices of November and December 2013 bills. Certain market players filed motions for reconsideration resulting in ERC's issuance of another Order dated March 27, 2013 for PEMC to provide market participants an additional 45 days, or up to May 12, 2014 to settle their WESM bills covering the adjustments for the period October 26 December 25, 2013.
 - In a resolution dated April 22, 2014, the Supreme Court extended indefinitely the TRO issued on December 23, 2013 and February 18, 2014. Details of the TRO are disclosed in Note 9 of the Consolidated Financial Statements.
- There were no operations subject to seasonality and cyclicality.
- There were no material trends, demands, commitments, events or uncertainties known to the Company that would likely affect adversely the liquidity of the Company except for those mentioned above.
- 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 events that trigger direct or contingent financial obligation that was material to the Company except for those mentioned above.
- There were no material off-balance sheet transactions, arrangements, obligations and other relationships of the Company with unconsolidated entities or other persons created during the period except for those mentioned above.

PROGRESS REPORT For the Quarter, January 1, 2014 to March 31, 2014

OIL PRODUCTION

SC 14 B-1 North Matinloc (Northwest Palawan)

The North Matinloc field produced 2,057 barrels of oil during the quarter, bringing cumulative production since resumption of operations in February 2009 to 90,093 barrels.

Trans-Asia holds 6.103% participating interest in the SC 14 North Matinloc block.

OIL EXPLORATION

SC 6 Block A (Northwest Palawan)

Processing of the 500 sq km 3D seismic data acquired in 4Q 2013 continued at a sub-contractor's facility in Vietnam.

Trans-Asia, through Trans-Asia Petroleum ("TA Petroleum"), wholly owned subsidiary, has 2.334% participating interest in SC 6 Block A.

SC 6 Block B (Northwest Palawan)

The consortium completed geological and geophysical studies committed under the fifth year of the first extension period.

The consortium elected to enter the second 5 – year extension of the service contract which started on 1 March 2014.

Trans-Asia, through TA Petroleum, owns 14.063% participating interest in SC 6 Block B.

SC 51 (East Visayas)

The DOE granted a six – month extension of the current Sub - Phase 5 to 31 July 2014 to enable the consortium to conduct additional geological, geophysical and drilling studies.

Said post - Duhat – 2 studies were underway as of end of the quarter.

Trans-Asia, through TA Petroleum, holds 6.67% participating interest in SC 51.

SC 55 (Ultra Deepwater West Palawan)

The DOE approved the transfer of the 60% participating interest of BHP Billiton to Otto Energy Philippines, Inc. and the transfer of Operatorship to Otto Energy Investments, Ltd.

Otto Energy Investments commenced preparations for the drilling of an exploratory well.

Trans-Asia, through its subsidiary Palawan55 Exploration & Production Corporation, has 6.82% participating interest in SC 55.

SC 69 (Camotes Sea)

Otto Energy Philippines, the Operator, withdrew from SC 69. Transfer of its interest to TA Petroleum and the other remaining party is under processing by the DOE.

The remaining parties jointly requested the DOE an extension of the term of SC 69 until 31 December 2014.

TA Petroleum currently holds 6% participating interest in SC 69.

GEOTHERMAL ENERGY DEVELOPMENT

Maibarara Geothermal Service Contract (Batangas/Laguna)

The Maibarara integrated steamfield and power plant facility commenced commercial operation on 8 February 2014.

Trans-Asia owns 25% equity in Maibarara Geothermal, Inc., the service contractor.

Mabini Geothermal Service Contract (Batangas)

Trans-Asia commenced a gravity survey in the contract area.

Pursuant to the Memorandum of Agreement with Basic Energy Corporation dated December 2013, Trans-Asia shall acquire from Basic a 10% participating interest in the service contract, which interest may be increased up to 40%, at the option of Trans-Asia.

Certified Correct:

RAYMUNDO A. REYES, JR.

SVP-Energy Resources Development

Signed in the presence of:

- Gradien

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ANNEX C

Reports on SEC Form 17-C

The Company filed the following reports on SEC 17-C during the first quarter ended March 31, 2014 covered by this report:

Date of Filing

Items Reported

January 13, 2014

This is in response to a news article appearing in today's issue of Manila Standard Today quoted as follows:

"Trans-Asia Oil and Energy Development Corp., a unit of the Phinma Group, will build a 415-megawatt power plant at the Tabangao refinery of Pilipinas Shell Petroleum Co. in Batangas City.

Documents from the Energy Department showed Shell would develop a liquefied natural gas import terminal to secure the fuel supply for the 415-MW combined cycle plant, which would rise on the refinery complex in the villages of San Isidro and Tabangao-Ambulong.

The report did not say when Trans-Asia planned to start actual construction, but the commercial operation was expected to begin by September 2017.

The plant will operate both as a merchant and contracted power facility, which means all electricity produced will be sold to both the wholesale electricity spot market and through long-term bilateral contracts with power distributors.

"TA Oil will be the sole marketer of electricity generated from this power facility," the company said.

This is to clarify that Trans-Asia Oil and Energy Development Corporation is in the preliminary development stages of a 415 MW Combined Cycle Gas Turbine Power Plant Project which will use Liquefied Natural Gas as fuel. The company filed with the DOE an application for a certificate of endorsement of the project. The scheduled Commercial Operations Date of 3rd Quarter 2017 is based on construction commencing in the third quarter of 2014. However, Trans-Asia has yet to make a financial investment decision on this project.

January 21, 2014

Please be informed that Otto Energy Investments, Ltd. ("Otto") notified Trans-Asia's subsidiary, Palawan55 Exploration & Production Corporation ("Palawan55"), that Otto had executed final binding agreements with BHP Billiton Petroleum (Philippines) Corporation ("BHPB") terminating their farmout agreement and Otto's assumption of BHPB's sixty percent (60%) participating interest in SC 55.

Under the termination deeds, BHPB shall pay Otto US \$ 3 million upon Department of Energy approval of the reassignment of interest and a further US \$ 24.5 million upon completion of drilling of an exploratory well in the contract area.

Otto shall submit to the DOE a Sub-Phase 4 work program and budget to include the drilling of the Hawkeye -1 well as early as the 4^{th} quarter of 2014. Hawkeye is a sandstone project in 1,690 meters of water defined by 3D seismic data.

Upon approval of the re-assignment of BHPB's interest, the distribution of interests in SC 55 shall be Otto, 93.18% and Palawan55, 6.82%.

February 10, 2014

Please be informed that Maibarara Geothermal, Inc. (MGI), 25% - owned subsidiary of Trans-Asia Oil and Energy Development Corporation, commenced commercial operation of its 20-MW integrated geothermal facility in Sto. Tomas, Batangas on February 8, 2014.

Trans-Asia Oil and Energy Development Corporation is the sole offtaker of the electricity output of the power plant.

The Maibarara facility is the first geothermal project to go onstream under the Renewable Energy Act of 2008.

Other partners in the project are Petrogreen Resources Corporation and PNOC Renewables Corporation with 65% and 10% equity, respectively.

February 10, 2014

Please be informed that the Annual Meeting of Stockholders of Trans-Asia Oil and Energy Development Corporation will be held on Monday, March 24, 2014 at 2:00 in the afternoon at the Manila Peninsula Hotel, Makati City. The agenda for the said meeting shall be as follows:

- 1. Call to Order
- 2. Certification of Notice and Determination of Quorum
- 3. Approval of the Minutes of Previous Meeting
- 4. Annual Report

- Ratification of All Acts and Resolutions of the Board of Directors and Management since the last annual shareholders meeting
- 6. Election of Directors
- 7. Appointment of External Auditor
- 8. Other Matters
- 9. Adjournment

The record date for the determination of the shareholders entitled to notice and to vote at said meeting is February 21, 2014.

February 12, 2014

In connection with our disclosure on November 8, 2013, where we disclosed that Trans-Asia was one of the highest ranking bidders for the sale of the capacity of the Unified Leyte Geothermal Power Plants ("ULGPP"), please be informed that Trans-Asia received and accepted that Notice of Award from the Power Sector Assets and Liabilities Management Corporation (PSALM) of Forty (40) Strips of Energy of the ULGPP.

February 25, 2014

This refers to your letter dated February 25, 2014, requesting for clarification/confirmation of the news article entitled "Likely Naga complex bidders named" posted in Business World Online on February 25, 2014. The article reported in part that:

"The Power Sector Assets and Liabilities Management Corp. (PSALM) has named the prospective bidders for the sale of the 153.1-megawatt (MW) Naga power plant complex in Cebu. The state-run firm, in a statement, said that four local firms attended yesterday's pre-bid conference for the third-round auction of the power asset.

"AC Energy Holdings, Inc.; SPC Power Corp.; Therma Power Visayas, Inc.; and Trans-Asia Oil and Energy Development Corp. [comprised] the four Filipino companies who attended the pre-bidding activity and are looking to acquire the Cebu-based power facility, "PSALM President and Chief Executive Officer Emmanuel R. Ledesma, Jr. said in the statement..."

We confirm the accuracy of the news article insofar as Trans-Asia is concerned.

March 03, 2014

Please be informed that the SC 6 Block B consortium elected to enter into the 2^{nd} 5 – year extension period of subject service contract which starts on March 1, 2014.

The consortium proposed to the Department of Energy that it be allowed to submit the work program and budget for said extension period by March 31, 2014. The consortium recently

completed geological and geophysical studies under the 1st 5 – year extension period.

Trans-Asia Petroleum, wholly-owned subsidiary of Trans-Asia, has 14.063% participating interest in Service Contract 6 Block B.

March 10, 2014

We confirm the accuracy of the news report published today in the website of the Manila Standard Today, which states in part:

"Trans-Asia Oil and Energy Development Corp., a unit of the Phinma Group, has ventured into hydropower development and plans to build a 300-megawatt pumped storage facility in Pililla, Rizal.

Trans-Asia has a pending application with the Energy Department for the 300-MW pumped storage hydro project, which can store water for use especially during peak hours.

Trans-Asia also asked the Energy Department to approve its plan to develop a 10-MW hydropower project in Ilagan, Isabela. The department has yet to issue the hydro service contracts for the two projects.

Once approved, the two projects will expand Trans-Asia's power generation portfolio to include hydropower plants, on top of existing and future investments in wind power, geothermal energy, coal power, liquefied natural gas as well as in oil and gas exploration.

Trans-Asia has pending applications for Service Contracts with the DOE over (1) a 300 MW pumped storage hydro project in Pililia, Rizal and (2) a 10 MW hydro project in Ilagan, Isabela. No Service Contracts have been issued over the two projects. The Company has yet to make the decision to invest in either project.

March 14, 2014

Please be informed that Palawan55 Exploration & Production Corporation ("Palawan55"), a subsidiary of Trans-Asia, has been notified by Otto Energy Investments, Ltd. ("OEL") of the approval by the Department of Energy of the transfer of the 60% participating interest of BHP Billiton Petroleum (Philippines) Inc. ("BHPB") in SC 55 to Otto Energy Philippines, Inc. ("OEP").

The DOE also approved the transfer of SC 55 Operatorship from BHPB to OEL.

The above approvals formalize the exit of BHPB in SC 55.

The current distribution of participating interests in SC 55 is as follows: Palawan55, 6.82%; OEP, 60%; and OEL, 33.18%.

March 24, 2014

Please be informed that at the regular meeting of the Board of Directors of TRANS-ASIA OIL AND ENERGY DEVELOPMENT CORPORATION held today, the board declared a cash dividend of P0.04 per share, payable on May 7, 2014 to all shareholders of record as of April 7, 2014.

March 24, 2014

Please be informed that at the Annual Meeting of the Shareholders of Trans-Asia Oil and Energy Development Corporation held today, with all directors present, the following actions were taken:

(1) The following were elected directors of the Corporation:

Oscar J. Hilado
Ramon R. del Rosario, Jr.
Magdaleno B. Albarracin, Jr.
Francisco L. Viray
Roberto M. Laviña
Victor J. del Rosario
Pythagoras L. Brion, Jr.
Raymundo O. Feliciano (Independent)
Ricardo V. Camua (Independent)
David L. Balangue (Independent)
Guillermo D. Luchangco (Independent)

(2) The auditing firm of Sycip Gorres Velayo and Company was reappointed external auditors for the year 2014;

Following the Annual Meeting of Shareholders the following officers were elected:

Oscar J. Hilado - Chairman Ramon R. del Rosario, Jr - Vice Chairman

Roberto M. Laviña

Juan J. Diaz

Francisco L. Viray - President & Chief

Executive Officer SEVP/Treasurer Corporate Secretary

Virgilio R. Francisco, Jr. - Senior Vice President
Pythagoras L. Brion, Jr. - Senior Vice President
& Chief Financial

& Ciliei Filialiciai

Officer

Raymundo A. Reyes - Senior Vice President -

Energy Resources
Development

Rizalino G. Santos - Senior Vice President -

Power Business

Cecille B. Arenillo - Vice President &

Compliance Officer

Frederick C. Lopez - Vice President Mariejo P. Bautista - Vice President -

Controller

Danilo L. Panes - Assistant Vice

President – Renewable

Energy

Alan T. Ascalon - Asst. Vice President/

Assistant Corporate

Secretary

Miguel Romualdo T. Sanidad - Assistant Corporate

Secretary

Moreover, the various Committees of the Board were organized as follows:

Executive Committee/Stock Option Committee:

Ramon R. del Rosario, Jr - Chairman
Oscar J. Hilado - Member
Magdaleno B. Albarracin, Jr. - Member
Francisco L. Viray - Member
Guillermo D. Luchangco - Member

Audit Committee:

David L. Balangue - Chairman
Ricardo V. Camua - Vice Chairman
Roberto M. Laviña - Member
Victor J. del Rosario - Member

Nomination Committee:

Ramon R. del Rosario, Jr. - Chairman Oscar J. Hilado - Member Raymundo O. Feliciano - Member

Compensation Committee:

Oscar J. Hilado - Chairman Ramon R. del Rosario, Jr. - Member David L. Balangue - Member



April 15, 2014

THE DISCLOSURE DEPARTMENT

4/F Philippine Stock Exchange, Inc.
Philippine Stock Exchange Centre
Exchange Road, Ortigas Center, Pasig City

Attention:

Janet Encarnacion

OIC, Disclosure Department

Gentlemen:

In compliance with the disclosure requirements of the Philippine Stock Exchange (PSE) on the use of proceeds from Stock Rights Offerings (SROs), please be advised that as of March 31, 2014, Trans-Asia Oil and Energy Development Corporation (TA):

- has used P237.8 Million from the P607.8 Million gross proceeds of the 2007 SRO.
- has used P1.162 Billion from the P1.165 Billion gross proceeds of the 2011 SRO.
- has used P1.616 Billion from the P1.627 Billion gross proceeds of the 2012 SRO.

Attached is the schedule of disbursements of proceeds from SROs.

Very truly yours,

Mariejo P. Bautista VP – Controller



Trans-Asia Oil & Energy Development Corporation (TA)
Schedule of Disbursements from the Gross Proceeds of the 2007 Stock Rights Offering (SRO)
As of March 31, 2014
(Amounts in Millions)

Balance	Administrative (printing of notices, subscription agreements, stock certificates, mailing costs and miscellaneous expenses)	Stock Transfer Agent Fee	PSE and SEC listing and Processing Fees	Professional Fees	Documentary Stamp Tax	Pay Expenses in Relation to the Stock Rights Offer	Reallocated to Renewable Energy Projects	Other Areas	Kalinga	Camarines Norte	SC 55	SC 51	Area 8	Fund Petroleum and Mineral Exploration Projects	Repay Loan to Equitable PCI bank	Repay Loan to Unionbank	General Corporate Purposes	Previously earmarked for Mineral Projects	Previously earmarked for CIPP Plant Expansion	Application of Gross Proceeds Renewable Fnerry Projects	Original Gross Proceeds • 2007 SRO	
	0.8	0.5	1.2	1.9	2.8		(34.6)	16.4	13.5	2.8	0.7	0.7	5.3		150.0	32.7		34.6	378.5			
	7.2						4.8								182.7			413.1				Estimate
	607.8																				607.8	
	0.4	0.2	1.2	4.1	2.8			,	•	1	ı	,	4.8		150.0	32.7		1	41.6			Actual disbursement for the period November 28, 2007 to Dec. 31, 2013
37	8.8						4.8								182.7			41.6				ursement period 7 to Dec. 31,
370.0	237.8																				607.8	2013
							1											•				Actual disbursement for the period January - March 2014
1	' 																				-	
	0,4	0.2	S - 2	<u>.</u>	2.6	5		4	1	,	١	•	4.8	,	150.0	32./) 	ı	41.6			Balance of Gross Proceeds As of March 31, 2014
	8.8						4.8								182./	1		41.6				ance of Gross Proceeds As of March 31, 2014
370.0	237.8																				607.8	6

Prepared by:

Yoland D. Añonuevo Assistant Controller

Noted by:

The Many harder of the Bautleto P. Bautleto VP - Controller



SyCip Gorres Velayo & Co. 6760 Ayala Avenue 1226 Makati City Philippines Tel: (632) 891 0307 Fax: (632) 819 0872 ey.com/ph BOA/PRC Reg. No. 0001, December 28, 2012, valid until December 31, 2015 SEC Accreditation No. 0012-FR-3 (Group A), November 15, 2012, valid until November 16, 2015

INDEPENDENT AUDITORS' REPORT OF FACTUAL FINDINGS

The Stockholders and the Board of Directors Trans-Asia Oil and Energy Development Corporation 11th Floor, PHINMA Plaza 39 Plaza Drive, Rockwell Center Makati City

We are pleased to submit our report on the agreed-upon procedures performed with respect to the disbursements form the gross proceeds of the 2011 stock rights offering of Trans-Asia Oil and Energy Development Corporation (the Company) as at March 31, 2014 and for the period January 1, 2014 to March 31, 2014. Our engagement was undertaken in accordance with the Philippine Standards on Related Services 4400, Engagements to Perform Agreed-Upon Procedures Regarding Financial Information. The procedures were performed to assist the Company in connection with its reporting requirements with the Philippine Securities and Exchange Commission (SEC).

Shown below are the procedures we performed and our findings:

- 1. We obtained the Schedule of Disbursements from the Gross Proceeds of the 2011 Stock Rights Offering as at March 31, 2014 and for the period from January 1, 2014 to March 31, 2014 (the "Schedule") and checked its mathematical accuracy. We noted no exceptions. The schedule shows the following information:
 - a. Estimated gross proceeds and estimated application of gross proceeds
 - b. Actual gross proceeds
 - c. Actual disbursements for the period May 30, 2011 to December 31, 2013
 - d. Actual disbursements for the period January 1, 2014 to March 31, 2014
 - e. Balance of the gross proceeds as at March 31, 2014.
- 2. Using the information obtained in No. 1, we performed the following:
 - a. Traced the estimated gross proceeds and estimated application of gross proceeds to the Schedule of Disbursements from the Gross Proceeds of the 2011 Stock Rights Offering for the period October 1, 2013 to December 31, 2013 submitted to SEC and noted no exceptions.
 - b. Traced the actual disbursements for the period May 30, 2011 to December 31, 2013 to the Schedule of Disbursements from the Gross Proceeds of the 2011 Stock Rights Offering for the period October 1, 2013 to December 31, 2013 submitted to SEC and noted no exceptions.
- 3. From the schedule obtained in No. 1, we noted that there are no actual disbursements for the period January 1, 2014 to March 31, 2014.

The sufficiency of the procedures is solely the responsibility of the Company's management. Consequently, we make no representations regarding the sufficiency of the procedures described in the foregoing either for the purpose of which this report has been requested of for any other purpose.

The above procedures do not constitute either an audit or a review made in accordance with the Philippine Standards on Auditing or Philippine Standards on Review Engagements, thus, we do not express any assurance on the financial statements of the Company taken as a whole.

Had we performed additional procedures or had we performed an audit or review of the financial statements in accordance with Philippine Standards on Auditing or Philippine Standards on Review Engagements, other matters might have come to our attention that would have been reported to you.

Our report is intended solely for the purpose set forth in the first paragraph of this report and for your information. It is not to be used for any other purpose or to be distributed to any parties. This report relates only to the accounts and items specified above and do not extend to the financial statements of the Company, taken as a whole.

SYCIP GORRES VELAYO & CO.

Manystite C. Mignel Marydith C. Miguel

Partner

CPA Certificate No. 65556

SEC Accreditation No. 0087-AR-3 (Group A), January 18, 2013, valid until January 17, 2016 Tox Identification No. 102, 202, 270

Tax Identification No. 102-092-270

BIR Accreditation No. 08-001998-55-2012,

April 11, 2012, valid until April 10, 2015 PTR No. 4225193, January 2, 2014, Makati City

April 14, 2014

Trans-Asia Oil & Energy Development Corporation (TA)
Schedule of Disbursements from the Gross Proceeds of the 2011 Stock Rights Offering
As at March 31, 2014 and For the Period January 1, 2014 to March 31, 2014
(Amounts in Millions)

Balance	Pay Expenses in Relation to the Stock Rights Offer Documentary stamp tax Professional fees notice of excemption PSE listing and processing fees Other expenses	Equity Investment in Maibarara Geothermal Inc.	Application of Gross Proceeds Equity Investment in Coal Power Projects	Original Gross Proceeds - 2011 SRO	
d.	5.8 4.0 3.5 1.3 1.5 16.1 1,165.2	105.0	1,044.1	₽1,165.2	Estimate
. P3.1	5.8 - 5.6 1.2 0.4 13.0 1,162.1	105,0	1,044.1	P1,165.2	Actual disbursement for the period May 30, 2011 to December 31, 2013
 	1	1	I	† 5	Actual disbursement for the period January 1, 2014 to March 31, 2014
₽3.1	5.8 - 5.6 1.2 0.4 13.0 1,162.1	105.0	1,044.1	P1,165.2	Balance of the Gross Proceeds As at March 31, 2014

Prepared by:

Yoland D. Añonnevo Assistant Controller

Noted by:

Mariejo P. Bautista
VP - Controller



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INDEPENDENT AUDITORS' REPORT OF FACTUAL FINDINGS

The Stockholders and the Board of Directors Trans-Asia Oil and Energy Development Corporation 11th Floor, PHINMA Plaza 39 Plaza Drive, Rockwell Center Makati City

We are pleased to submit our report on the agreed-upon procedures performed with respect to the disbursements form the gross proceeds of the 2012 stock rights offering of Trans-Asia Oil and Energy Development Corporation (the Company) as at March 31, 2014 and for the period January 1, 2014 to March 31, 2014. Our engagement was undertaken in accordance with the Philippine Standards on Related Services 4400, *Engagements to Perform Agreed-Upon Procedures Regarding Financial Information*. The procedures were performed to assist the Company in connection with its reporting requirements with the Philippine Securities and Exchange Commission (SEC).

Shown below are the procedures we performed and our findings:

- 1. We obtained the Schedule of Disbursements from the Gross Proceeds of the 2012 Stock Rights Offering for the period January 1, 2014 to March 31, 2014 (the "Schedule") and checked its mathematical accuracy. We noted no exceptions. The schedule shows the following information:
 - a. Estimated gross proceeds and estimated application of gross proceeds
 - b. Actual gross proceeds
 - c. Actual disbursements for the period November 14, 2012 to December 31, 2013
 - d. Actual disbursements for the period January 1, 2014 to March 31, 2014
 - e. Balance of the gross proceeds as at March 31, 2014.
- 2. Using the schedule obtained in No. 1, we performed the following:
 - a. Traced the estimated gross proceeds and estimated application of gross proceeds to the Schedule of Disbursements from the Gross Proceeds of the 2012 Stock Rights Offering for the period October 1, 2013 to December 31, 2013 submitted to SEC, which were also traced to the estimated amounts indicated in the prospectus. We noted no exceptions.
 - b. Traced the actual gross proceeds to the Schedule of Disbursements from the Gross Proceeds of the 2012 Stock Rights Offering for the period October 1, 2013 to December 31, 2013 submitted to SEC, which were also previously traced to bank validated deposit slips and bank statements in prior year. We noted no exceptions.

- c. Traced the actual disbursements for the period November 14, 2012 to December 31, 2013 to the Schedule of Disbursements from the Gross Proceeds of the 2012 Stock Rights Offering for the period October 1, 2013 to December 31, 2013 submitted to SEC and noted no exceptions.
- d. Vouched the actual disbursements for the period January 1, 2014 to March 31, 2014 to supporting documents such as check vouchers, invoices, billing statements, bank statements, letters of instructions and official receipts. We did not note any exceptions.
- 3. We obtained the Financial Report for the Company's Trust Account for March 2014 (the "Report") from Security Bank Corporation. We traced the amount of interest earned and impairment loss recognized in the Schedule to the Report. We noted no exceptions.

The sufficiency of the procedures is solely the responsibility of the Company's management. Consequently, we make no representations regarding the sufficiency of the procedures described in the foregoing either for the purpose of which this report has been requested of for any other purpose.

The above procedures do not constitute either an audit or a review made in accordance with the Philippine Standards on Auditing or Philippine Standards on Review Engagements, thus, we do not express any assurance on the financial statements of the Company taken as a whole.

Had we performed additional procedures or had we performed an audit or review of the financial statements in accordance with Philippine Standards on Auditing or Philippine Standards on Review Engagements, other matters might have come to our attention that would have been reported to you.

Our report is intended solely for the purpose set forth in the first paragraph of this report and for your information. It is not to be used for any other purpose or to be distributed to any parties. This report relates only to the accounts and items specified above and do not extend to the financial statements of the Company, taken as a whole.

SYCIP GORRES VELAYO & CO.

Maystif C. Miguel
Marydith C. Miguel

Partner

CPA Certificate No. 65556

SEC Accreditation No. 0087-AR-3 (Group A), January 18, 2013, valid until January 17, 2016

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April 11, 2012, valid until April 10, 2015

PTR No. 4225193, January 2, 2014, Makati City

April 14, 2014

Trans-Asia Oil & Energy Development Corporation (TA)
Schedule of Disbursements from the Gross Proceeds of the 2012 Stock Rights Offering
As at March 31, 2014 and For the Period January I, 2014 to March 31, 2014
(Amounts in Millions)

Balance	Interest income earned Realized fair value loss	Professional fees Other expenses Other expenses Other expenses Other expenses	Application of Gross Proceeds Equity Investment in 54MW wind energy project in San Lorenzo, Guimaras Equity Investment in second 135MW unit of the clean coal-fired power plant in Calaca, Batangas, and/or other Power project Opportunities and Possible investments in privatization of NPC and PSALM Pay Evapores in Politics of the Coals Births Offen.	Original Gross Proceeds - 2012 SRO
Į.	1,627.0	1.6 2.4 8.1 1.2 1.7 15.0	1,000.0 612.0	Estimate \$1,627.0
(£1,250.9)	1,250.9	1.6 1.7 8.1 - 0.7 12.1	649.8 589.00	Actual disbursement for the period November 14, 2012 to December 31, 2013
(P365.3)	(27.9) 53.5 25.6 365.3	1 1 1 1	339.7	Actual disbursement for the period January 1, 2014 to March 31, 2014
P10.8	(27.9) 53.5 25.6 1,616.2	1.6 1.7 8.1 - 0.7 12.1	989.5 589.0	Balance of the Gross Proceeds As at March 31, 2014 P1,627.0

Prepared by:

Noted by:

ANNOW

Mariejo P. Bautishy