COVER SHEET

																				0	0	0	0	1	8	3	8	3	5			
																							SE	C Re	egis	tratio	on N	lum	ber			
Α	L	Р	Н	Α	L	Α	N	D		С	0	R	Р	0	R	Α	Т	I	0	N												
		<u> </u> 										<u> </u> 	<u> </u> 				<u> </u> 					<u> </u>		<u> </u> 	<u> </u> 				<u> </u> 			
												 	 								<u> </u>				 							
														(Co	mns	nv's	Fu	II NI	ama	\												
	1_	I	T		I _	I _	I		1	I		١	1		-	arry s	1				I _	1	_	l _	I _			1	l			
Α	L	Р	Н	Α	L	Α	N	D		M	Α	K	Α	Т	I		Р	L	Α	С	Е	,	7	2	3	2						
A	Υ	Α	L	Α		Α	٧	Ε			Ε	X	Т			С	0	R	-		M	A	L	U	G	Α	Υ		S	Т	-	
M	Α	K	Α	T	I		С	I	Т	Υ																						
										(B	usir	ness	Ad	dres	s: N	lo. S	Stree	et Ci	ty/T	owr	/Pro	ovin	ce)									
			(a E				а																			203			
	1	1		,	(Cor	ntac	t Pe	rsor	1)										7				(Con	npai	ny i	eiep	onor	ne N	umr	er)	
0	3		3	1										1	7	<u> </u>	1	Q										0	5		2	6
	<i>nth</i> (Fisc			ay)											(For	m T	ype)											<i>nth</i> nnua			ay ng)
														N	ot.	Ap	nlid	rah	ماد		1											
												(Sed	cond	dary						plic] able	∋)										
										1																						
Dep	t. R	equ	iring	this	s Do	C.				j													Am	end	ed A	Artic	les l	Num	ber/	Sec	tion	
																							٦	otal	Am	our	t of	Bor	rowi	ngs		
		87			-																		n	il			N	lot	Аp	pli	cal	ole
Tota	al No	o. of	fSto	ckh	olde	ers															_	[Dom	esti	С				Fo	reigi	า	
										т.	n be	acc	com	nlisł	ed l	hv S	SEC	Per	soni	nel i	con	cern	ed									
		1								1		uot	50111	Piloi	ica	Jy C	,		50111		0011	00111	ou									
			Fi	ΔN	umb) er									LC	211					-											
				J 14	J. I.I.]					۷	, 0																
<u></u>		<u> </u>	Do	cun	nent	: ID				J					Cas	hier					-											
F										!																						
			0	т ^	ΜP	9 0																										
			3	ıΑ	IVI F	J												R	ema	rks:	: Ple	ease	use	BL.	ACK	(ink	for	sca	nnin	g pı	ırpo	ses

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 Ma	rch 31, 2022
2.	Commission identification number	<u>183835</u>
3.	BIR Tax Identification No 001-746	<u>6-612-000</u>
4.	ALPHALAND CORPATION Exact name of issuer as specified in its	s charter
5.	Philippines Province, country or other jurisdiction	of incorporation or organization
6.	Industry Classification Code	(SEC Use Only)
7.	Alphaland Makati Place, 7232 Ayala corner Malugay St. Makati City Address of issuer's principal office	Avenue 1232 Postal Code
8.	(632) 337-2031 Issuer's telephone number, including a	rea code
9.	NA Former name, former address and form	ner fiscal year, if changed since last report
10.	Securities registered pursuant to Section	ons 8 and 12 of the Code, or Sections 4 and 8 of the RSA
	Title of each Class Common	Number of shares of common stock outstanding and amount of debt outstanding 26,914,687,441 (exclusive of 98,545,279 in treasury)
	Liabilities	₽
11.	Yes [] No [✓]	a Stock Exchange? A schange and the class/es of securities listed therein:
12.	Indicate by check mark whether the reg	gistrant:
	thereunder or Sections 11 of the and 141 of the Corporation Coo	to be filed by Section 17 of the Code and SRC Rule 17 he RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 de of the Philippines, during the preceding twelve (12) months egistrant was required to file such reports)
	Yes [✓] No []	
	(b) has been subject to such filing re	equirements for the past ninety (90) days.
	Yes [✓] No []	

PART I--FINANCIAL INFORMATION

Item 1. Financial Statements

Attached herein, as Exhibit 1, are the unaudited consolidated interim financial statements of Alphaland Corporation ("ALPHA" or the "Parent Company") and its subsidiaries (collectively referred to as the "Group") as at, and for the quarterly period ended March 31, 2022 with comparative figures as at December 31, 2021 and for the quarterly period March 31, 2022.

The interim consolidated financial statements of the Group and Notes thereto, which form part of this report should be read in conjunction with the audited financial statements of the Group as at and for the year ended December 31, 2021. Such financial statements and notes thereto have been prepared in compliance with accounting principles generally accepted in the Philippines ("GAAP") as set forth in Philippine Financial Reporting Standards ("PFRS"). The Group's financial statements are presented in the functional currency of Philippine pesos, except when otherwise indicated.

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

Description of Business

Alphaland Corporation (ALPHA or Parent Company) is a holding company incorporated and registered with the Philippine Securities and Exchange Commission (SEC) on November 19, 1990. The principal business of ALPHA and its subsidiaries (collectively referred to as the "Group") is real property development.

The registered office address of ALPHA is Alphaland Makati Place, 7232 Ayala Ave. ext. cor. Malugay Street, Makati City.

Business Development

On November, 19, 1990, the Company was incorporated as Agro Plastics, Inc under Securities and Exchange Commission No. 18385 with Pioneer Ventures, Inc. as the controlling shareholder. Until 1994, the Company's sole business was to supply the requirements of the Lapanday Group's banana plantations.

Sometime in March 1995, the Company was sold to Macondray & Co., Inc. ("MCI") and was subsequently renamed Macondray Plastics, Inc. (MPI). In 1997, the Company embarked on a program to reduce its total dependence on the banana industry by further expanding its customer base to commercial/industrial accounts. In November 2000, the Company braved the sluggish stock market and became the first Davao-based, Davao-oriented company to list in the Philippine Stock Exchange ("PSE" or the "Exchange"). The proceeds of the initial public offering were used to expand the Company's production capacity and capabilities. In September 2009, the Company decided to spin off the operations and maintenance of its plastics manufacturing interest to a separate juridical entity. Thus, Macondray Plastics Products, Inc. (MPPI) was then incorporated and registered with the SEC on September 25, 2009 and became a wholly owned subsidiary of the Company. Immediately thereafter, a deed of conveyance was executed on October 13, 2009 where the Company shall transfer all of its assets and liabilities relating to the plastics manufacturing interest to MPPI with effect upon the approval by the SEC of MPPI's application for increase in authorized capital stock (the "Assignment"). Accordingly, MPPI assumed the management of the Company's plastic products manufacturing operations and absorbed all the employees of the Company who were all connected to the plastics manufacturing business at that time.

On October 1, 2009, a Share Purchase Agreement (the "SPA") was executed between RVO Capital Ventures Corporation ("RVO Capital") and MCI. The transaction involves the acquisition by RVO Capital of MCI's 99,444,000 shares in the Company which represents MCI's entire interest in the Company. Since MCI's interest represents approximately 66% of the Company's outstanding capital stock, the acquisition thereof triggered the application of the mandatory tender offer rule of the Securities Regulation Code ("SRC"). After the conduct of the tender offer, RVO Capital acquired a total of 142,656,748 shares representing 95% of the Company's then issued and outstanding capital stock.

On November 18, 2009, the Company and all the stockholders of Alphaland Development, Inc. (ADI) entered into a Share Swap Agreement (SSA) for a share-for-share swap of all of ADI's issued and outstanding shares (as well as existing shareholders' advances/deposits for future stock subscriptions) in exchange for new shares to be issued by ALPHA. Each ADI share was exchanged for approximately 5.08 ALPHA shares, or a total of 1,269,734,041 shares of ALPHA. After the share-for-share swap, ADI became a wholly owned subsidiary of ALPHA thereby allowing the diversification into the property development sector. In view of the foregoing, the Company applied for the amendment of its Articles of Incorporation involving the (a) change in corporate name from "Macondray Plastics, Inc." to "Alphaland Corporation", (b) change in primary purpose from plastics manufacturing to that of a holding company, (c) change in principal place of business from Davao City to Makati City, and (d) increase in its authorized capital stock from P400.0 million to P5.0 billion, among others. These amendments were approved by the SEC on April 7, 2010.

On December 23, 2010, ALPHA signed a Memorandum of Understanding ("MOU") with Macondray Philippines Co., Inc. ("MPCI"), where the latter is offering to buy ALPHA's entire interest in MPPI upon completion of the Assignment and which ALPHA accepted for a reasonable consideration to be determined nearer to the Assignment.

On April 29, 2011, the SEC approved the increase in authorized capital stock of MPPI that completed the Assignment and total spinoff of MPPI. It paved the way for the Company's eventual sale of MPPI to MPCI. A Deed of Absolute Sale was executed on October 28, 2011 for a consideration of P254.0 million.

For the past three years, the Company does not have any bankruptcy, receivership or similar proceedings.

The Company has likewise not undergone any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets not in the ordinary course of business for the past three years.

Business of the Company

ALPHA's Significant Legal Subsidiaries as at March 31, 2022:

- a) Alphaland Balesin Island Resort Corporation (ABIRC), 100%-owned by ALPHA, was incorporated in the Philippines and registered with the Philippine SEC on May 26, 2010. ABIRC's primary purpose is to invest in, purchase, or otherwise acquire and own, hold, use, sell, assign, transfer, mortgage, pledge, and exchange or otherwise dispose, as may be permitted by law, of real and personal property of every kind and description.
 - ABIRC has investment in preferred shares of Alphaland Balesin Island Club, Inc. (ABICI).
- b) Alphaland Southgate Tower, Inc. (ASTI), 100%-owned by ALPHA, was incorporated in the Philippines and registered with the Philippine SEC on May 29, 2007. On October 15, 2015, the Philippine SEC approved the change in corporate name from "Alphaland Development, Inc." to "Alphaland Southgate Tower, Inc." ASTI's primary purpose is to engage in real property acquisition and development. ASTI's main property is a 20-storey office tower building with a six-storey podium shopping mall known as Alphaland Southgate Tower. In March 2019, ASTI sold the Alphaland Southgate Tower property for nearly four times of its cost.
- c) Alphaland Makati Place, Inc. (AMPI), 100%-owned by ADI, was incorporated in the Philippines and registered with the Philippine SEC on March 6, 1991 as Silvertown Property Development Corporation. On February 26, 2010, the Philippine SEC approved the change in corporate name from "Silvertown Property Development Corporation" to "Alphaland Makati Place, Inc."

AMPI's primary purpose is to acquire by exchange of shares, purchase, lease that specific property described as three storey building with basement of strong materials together with the warehouse, other land improvements and machinery and equipment as well as the leasehold rights on the land, which is situated at Ayala Avenue corner Malugay Street, Makati, Metro Manila.

AMPI entered into a joint venture with Boy Scouts of the Philippines (BSP) to develop the Malugay Property into a first class commercial development now known as Alphaland Makati Place. It is a mixed-use property development consisting of three (3) high end residential towers atop an upscale six-storey podium with a shopping center and a City Club, including a Boy Scout Convention Center. In 2017, the Group changed its intention to lease Tower 3 to third parties instead of selling it as a condominium unit.

AMPI has investment in preferred shares of The City Club at Alphaland Makati Place, Inc. (TCCAMPI).

- d) Alphaland Baguio Mountain Log Homes, Inc. (ABMLHI), 100%-owned by ALPHA, was incorporated in the Philippines and registered with the Philippine SEC on January 17, 2013 as Alphaland Holdings Company, Inc. On September 7, 2016, the Philippine SEC approved the change in corporate name from "Alphaland Holdings Company, Inc." to "Alphaland Baguio Mountain Log Homes, Inc.".
 - ABMLHI's primary purpose is to deal and engage in the real estate business in all its aspects; to hold, develop, manage, administer, sell, convey, encumber, purchase, acquire, rent, or otherwise deal in and dispose of, for itself or for others, all kinds of real estate projects, involving commercial, industrial, urban, residential or other kinds of real property, improved or unimproved, with or to such persons and entities and under such terms and conditions as may be permitted by law.
- e) Alphaland Balesin International Gateway, Inc. (ABIGI), 100%-owned by ALPHA, was incorporated in the Philippines and registered with the SEC on May 19, 2010, and primarily engaged to invest in, purchase or otherwise acquire and own, hold use, sell, assign, transfer, mortgage, pledge, exchange or otherwise dispose, as may be permitted by law, of real and personal property of every kind and description.
- f) Alphaland Aviation, Inc. (AAI), 100%-owned by ALPHA, was incorporated in the Philippines and registered with the Philippine SEC on July 31, 2012 and is primarily engaged in the aviation industry and its related businesses, including but not limited to, the provision of hangarage and moorage, parking and landing operations, aircraft maintenance, supply of parts, oils, and lubricants and other related businesses.
- g) Alphaland Baguio Mountain Log Homes, Inc. (ABMLHI), 100%-owned by ALPHA, was incorporated in the Philippines and registered with the Philippine SEC on January 17, 2013 and its primary purpose is to purchase, own and hold the stock of other corporations, and to do every act and thing covered generally by the denomination of "holding corporation," especially to direct the operations of other corporations through the ownership of stock therein.
- h) The Alpha Suites, Inc. (TAS), 100%-owned by AMPI, was incorporated in the Philippines and registered with the Philippine SEC on June 11, 2018 primarily to deal and engage in the real estate business in all its aspects; to hold, develop, manage, administer, sell, convey, encumber, purchase, acquire, rent, lease or otherwise deal in and disclose of, for itself or for others all kinds of real estate projects. In 2018, the Company started its commercial operations catering the serviced residences activity of AMPI using a number of its condominium units.
- i) Alphaland Balesin International Gateway, Inc. (ABIGI), 100%-owned by ALPHA, was incorporated in the Philippines and registered with the SEC on May 19, 2010 as Aklan Boracay Properties Inc. On October 17, 2016, the Philippine SEC approved the change in the Company's corporate name from "Aklan Boracay Properties, Inc." to "Alphaland Balesin Gateway, Inc." On April 10, 2018 the Philippine SEC approved the further change in the Company's corporate name from "Alphaland Balesin Gateway, Inc." to "Alphaland Balesin International Gateway, Inc." ABIGI's primary purpose is to invest in, purchase or otherwise acquire and own, hold use, sell, assign, transfer, mortgage, pledge, exchange or otherwise dispose, as may be permitted by law, of real and personal property of every kind and description.
- j) Alphaland Aviation, Inc. (AAI), 100%-owned by ALPHA, was incorporated in the Philippines and registered with the Philippine SEC on July 31, 2012 and is primarily engaged in the aviation industry and its related businesses, including but not limited to, the provision of hangarage and moorage,

parking and landing operations, aircraft maintenance, supply of parts, oils, and lubricants and other related businesses.

- k) Alphaland Aviation-Pampanga, Inc., 100%-owned by AAI, was incorporated and registered with the Philippine SEC on December 5, 2016 primarily to engage in aviation industry and its related businesses, including but not limited to, the provision of hangarage and moorage, parking and landing operations, aircraft maintenance, supply of parts, oils, and lubricants and other related businesses.
- I) Aegle Wellness Center, Inc. (AWCI), 100%-owned by ALPHA, incorporated and registered with the Philippine SEC on September 28, 2015 primarily to provide diagnostic, therapheutic and naturopathic services using formulated herbal supplements and natural health products and sale of such herbal supplements.
- m) Aegle Drugstore, Inc., 100%-owned by AMPI, was incorporated and registered with the Philippine SEC on December 22, 2017 primarily to engage in the business of retailing or wholesaling of pharmaceutical products, medicines, foodstuffs and groceries.
- n) Alphaland Reclamation Corporation (ARC), 100%-owned by ALPHA, was incorporated in the Philippines and registered with the Philippine SEC on April 5, 2011, and primarily engaged in the construction of reclamation projects and to contract for and perform reclamation works.
- o) 2258 Blue Holdings, Inc. (Blue Holdings), 100%-owned by ASTI, was incorporated in the Philippines and registered with the Philippine SEC on November 17, 2012 and its primary purpose is to purchase, own and hold the stock of other corporations, and to do every act and thing covered generally by the denomination of "holding corporation," especially to direct the operations of other corporations through the ownership of stock therein.
- p) Alphaland Southgate Restaurants, Inc. (ASRI), 100%-owned by ASTI, was incorporated in the Philippines and registered with the Philippine SEC on March 28, 2011 as Alphaland Ukiyo, Inc. It was renamed as ASRI on June 27, 2013. Its primary purpose is to establish, maintain and operate restaurants, coffee shops, refreshment parlors and cocktail lounge. ADI initially subscribed to 4,999,998 common shares of ASRI representing 50% of its outstanding shares in March 2011, which was then accounted for as an associate. In September 2013, ADI purchased the other 50% from existing shareholders for P3.3 million. Consequently, ASRI became a 100%-owned subsidiary effective September 2013.
- q) Alphaland International, Inc. (AII), 100%-owned by ADI, was incorporated in the Philippines and registered with the Philippine SEC on January 29, 2014 and its primary purpose is to sell assets, including club shares and condominium units of the Group outside the Philippine market.
- r) Choice Insurance Brokerage, Inc. (CIBI), 70%-owned by Blue Holdings, was incorporated in the Philippines and registered with the SEC on November 6, 2012, and is primarily engaged to, conduct, carry on and maintain insurance business, to act as a broker, and to do other related activities. In 2012, Blue Holdings subscribed to 70% of CIBI's shares of stock for a cash consideration of P14.0 million. In 2013, CIBI issued additional 2,500,000 shares of stock to its shareholders at par value to maintain the required capitalization needed for its application as an insurance broker.
- s) Alphaforce Security Agency, Inc. (ASAI), 80%-owned by ALPHA, was incorporated and registered with the Philippine SEC on March 18, 2011 primarily to engage in the business of providing security and investigation services to private institutions and government organizations.
 - ALPHA initially subscribed to 79,999 common shares of ASAI representing 40% of its outstanding shares in March 2011, which was then accounted for as an associate. In October 2017, ALPHA purchased additional 79,999 common shares from an existing shareholder for P11.2 million increasing its ownership of ASAI to 80%.

Plan of Operation

The Group generates funds primarily from sale of Baguio Mountain Lodges and Balesin Private Villas; from leasing operations of Alphaland Makati Place Corporate Tower and Mall; and from operation of serviced residences of The Alpha Suites that commenced during the first half of the year 2018. The leasing operations and The Alpha Suites provide recurring cash flows for the Group.

The Group also generates funds through secondary sale of membership shares of the completed Club projects, namely, Alphaland Balesin Island Club and The City Club at Alphaland Makati Place.

ALPHALAND BAGUIO MOUNTAIN LODGES

The Alphaland Baguio Mountain Lodges is a master-planned development of 300 lodgestyle log homes, situated on an 82-hectare property. The development is just 9 kilometers north of Baguio City on Ambuklao Road, which is now fully paved and is only a 15-minute drive from Baguio City proper. The development also offers two helipads

The site enjoys lush Benguet pine forest and totally pollution-free mountain air. In addition to about 10,000 Benguet pine trees on the property (some over a hundred years old), we maintain a nursery for another 50,000 pine trees, all of which will be eventually planted all over the property, making it one of the most lush pine forests in all of Benguet.

There are 7 designs and floor plans to choose from, and the homes are sited to maximize the views of the surrounding pine-forested mountains. The free-standing, individual log homes range in size from 4 to 6 bedrooms, while quadruplexes house the 2- and 3-bedroom homes; all are fully furnished. Each home is constructed from western cedar or pine logs imported from Scandinavia. The entire property is secured by an 8-foot concrete perimeter fence, with 12 security outposts.

The master plan was completed by EcoPlan of Florida in the U.S., the same master planner for Balesin Island. The lodges are sold individually as horizontal condominiums, where the land is proportionately owned by all 300 homeowners. This allows for the optimization of the locations and views of all of the home sites.

Each quadruplex or cluster of 5 to 8 individual homes has its own water cistern that collects rainwater from the roof of each building. Landscaping is provided and maintained by Alphaland, to the usual superior Alphaland standard.

On the main Ambuklao Road part of the property, we will construct a commercial center consisting of several pine log units, which we will provide rent-free to the best restaurants and popular shops in Baguio, as well as a laundromat for the convenience of our homeowners.

We have also completed the mini sports center, which has been used for wedding receptions in addition to sports and recreation. In addition, we have a 2 km hiking trail. We also have a horseback riding trail with ponies from Wright Park.

ALPHALAND MAKATI PLACE

Recent years' economic growth has resulted in the expansion of Makati's vibrant Central Business District. Alphaland Makati Place, located on a premium one-hectare property along Ayala Avenue Extension, near office buildings, schools, shopping centers, hospitals, and community areas, leads the charge.

Alphaland Makati Place is a state-of-the-art office, residential, and leisure complex that offers an integrated lifestyle solution in one dynamic complex. Every detail is planned for efficiency, sustainability, and enjoyment.

It consists of 1 corporate and 2 residential/hotel towers atop the six-storey podium. The first three floors of the podium are home to an upscale public shopping center, high-end supermarket, world-class restaurants, and service hubs. The upper three floors of the podium house The City Club, an exclusive

urban sport and leisure membership club and business haven. The City Club also houses Aegle Wellness Center, a center for longevity and holistic health. Atop the sixstorey podium are the 256 units that compose The Alpha Suites luxury serviced residences, the 244 condominium units that make up The Residences at Alphaland Makati Place, and the 34-storey Alphaland Corporate Tower.

Alphaland Makati Place is the only complex in the Central Business District to present such a comprehensive living solution. It is designed by the well-established Hong Kong architectural and engineering practice, Wong & Ouyang, and the leading architectural firm in the Philippines, Casas + Architects. This complete community is designed to cut down on commuting to enable residents and guests to save time and energy, and minimize traffic, all in secure, private surroundings.

Alphaland Makati Place is designed from the ground up with state-of-the-art building management, automation, and security, as well as energy-efficient mechanical, electrical, and sanitary systems. The complex consumes far less water and energy than comparable buildings, minimizing carbon emissions and unnecessary costs, while still achieving a high level of comfort. Moreover, the complex offers five levels of underground parking, which reduces the urban "heat island effect". The project is registered under the United States Green Building Council (USGBC) rating system, which administers the Leadership in Energy and Environmental Design (LEED).

To keep Alphaland Makati Place 100% free from COVID-19, the following have been implemented:

- Continuous monitoring of the guidelines of Philippine and global public health authorities (including the World Health Organization) for health and safety protocols
- Screening all City Club members and guests, and Aegle Wellness Center clients, for COVID-19 risks by having them complete travel and health questionnaires prior to entering, and Alpha Suites guests prior to check-in
- Alpha Suites guests are also required to present a negative same-day antigen swab test result prior to check-in
- · Mandatory temperature check, hand sanitization, and use of disinfecting footbath upon entry
- · Compulsory wearing of face masks and face shields by all staff and guests within the building complex
- Provision of hand sanitizers at the Front Desk and at our restaurant takeout stations
- Enforcement of physical distancing in elevators and common areas of the hotel
- Heightened sanitation of all public areas and surfaces every 30 minutes

ALPHALAND CORPORATE TOWER

The Alphaland Corporate Tower is a 34-storey, Grade AAA office building located in the heart of Makati's Central Business District on prestigious Ayala Avenue. Part of the Alphaland Makati Place complex, it offers total leasable space of 26,582 sqm, a panoramic view from each floor, and a total of 27 floors, each with a floor plate of 950 sqm.

Completed in early 2018, the Corporate Tower was fully leased by mid-2018. Each tenant is entitled to ten City Club shares (worth Php 1.5 million each for a total of Php 15 million) at no cost. The tower offers four high-speed elevators, an all-granite and marble entrance lobby, 100% backup genset, and the exclusive Top of the Alpha events venue on the penthouse floor, with its own private elevator.

THE ALPHA SUITES LUXURY SERVICED RESIDENCES

In late 2017, Alphaland decided to convert its unsold inventory in The Residences at Alphaland Makati Place into luxury serviced apartments. The Alpha Suites serviced residences was launched in May 2018, and is wholly owned and operated by Alphaland Corporation. Composed of 256 suites, it offers several different room types: 1-Bedroom, 2-Bedroom, 2-Bedroom Deluxe, 3-Bedroom, two Penthouses, and a two-level Presidential Suite.

Each suite offers bespoke furniture, top-of the-line appliances, and premium bathroom fixtures. Every unit has a fully equipped kitchen with dishwasher as well as automated lights, window shades, TV lift, and air conditioning; laundry washer and dryer; minibar; and a safe, with the larger units also including a wine chiller. Fixtures for the suites were handpicked from leading global brands, such as Philippe Starck and Electrolux.

Guests of The Alpha Suites have full access to the 50+ facilities and amenities of The City Club, located in the same building, including the nine world-class restaurants, expansive swimming pool, indoor tennis, badminton, basketball and squash courts, 500-square meter gym, business facilities, etc.

Despite its very recent entry into the hotel market as an independent, non-affiliated property, The Alpha Suites has been ranked the #1 hotel in Makati and Metro Manila on Tripadvisor, the world's leading travel platform, since July 2019.

As we navigate through the new normal of travel, The Alpha Suites remains committed to maintaining the highest standards of hospitality while reinventing the way we deliver guest experiences for a safe and worry-free stay at your five-star home in the city.

Here are the specific steps that we are implementing as part of our commitment to keeping The Alpha Suites 100% free of COVID-19:

- Continuous monitoring of the guidelines of Philippine and global public health authorities (including the World Health Organization) for health and safety protocols
- Screening all guests for COVID-19 risks by having them complete travel and health questionnaires prior to check-in
- COVID-19 antigen swab testing of guests according to the existing guidelines
- · Mandatory temperature check, hand sanitization, and use of disinfecting footbath upon entry to hotel
- Compulsory wearing of face masks and face shields by all staff and guests within the building complex, and wearing of disposable gloves by our front-line staff
- · Provision of hand sanitizers at the Front Desk and at our restaurant takeout stations
- Enforcement of physical distancing in elevators and common areas of the hotel
- Heightened sanitation of all public areas and surfaces every 30 minutes
- UV treatment of all suites prior to checkin to ensure the elimination of harmful pathogens on room surfaces
- Increased frequency of disinfection of all high-touch areas in the suites
- Application of door seal to ensure that the suite has not been accessed by anyone after sanitation by Housekeeping

THE RESIDENCES AT ALPHALAND MAKATI PLACE

Dubbed "the home of the future", The Residences at Alphaland Makati Place incorporates the limitless possibilities of futurereceptive technology into residents' daily lives through the incorporation of fiber optic infrastructure.

The Residences at Alphaland Makati Place, a meticulously designed complex that ensures a natural fusion of aesthetics and efficiency, offers fully fitted and fully furnished, stateof-the-art Ayala Avenue apartments. The strategic location of the complex makes it a perfect home for dynamic executives, young families, and upwardly mobile singles. The complex incorporates high-speed fiber optic infrastructure, ensuring that it will be technologically advanced for years to come.

Each unit in The Residences at Alphaland Makati Place comes with a resident membership in The City Club, whose top-of-the-line facilities are dedicated to fulfilling the most demanding lifestyle needs.

TOP OF THE ALPHA

The Top of the Alpha is Manila's premier destination for upscale bar & lounge entertainment and private events. The venue features a magnificent view from every part of the 34th floor penthouse of the Alphaland Corporate Tower in Makati.

Top of the Alpha has an L-shaped music lounge where well-known jazz bands have performed, a Tabacalera Cigar Divan featuring the country's finest hand-rolled cigars and single-malt Scotch and Cognac pairings, and an open-air wraparound terrace for dining and lounging with a spectacular view of the metropolis. It also has three beautifully designed private rooms featuring large TV monitors where you can view the live bands or your choice of music in a plush, private setting.

Top of the Alpha is also a premier private events venue serving refined continental cuisine and fine wines and spirits, with live acoustic music and the beautiful view of the metro as its backdrop

AEGLE WELLNESS CENTER

Aegle Wellness Center is a state-of-the-art integrative health and wellness center purposely set in two complementary sites—a five-star citycenter facility and an exclusive island resort setting—to nurture and sustain our unique and bespoke wellness programs.

Named after the Greek goddess of radiant good health, Aegle illustrates the marriage of science and health—Aegle being the daughter of Aesculapius, the god of medicine, and Epione, the goddess of soothing of pain. Aegle is the sister of Panacea, the goddess of medicines, and Hygeia, goddess of health.

Aegle is devoted to the maintenance of health through lifestyle modification based on cuttingedge technology from the basic sciences such as cell physiology, molecular biology, and human genomics. Protocols are hinged on the four foundations of wellness: natural detoxification, weight management, ageing medicine, and holistic health.

Complementing the limitations of Western medicine with the preventive health values of traditional healing, Aegle provides multi-faceted programs to address health concerns ranging from treatment of lifestyle diseases, to enhancing function and athletic performance, to providing support for prevention of terminal illness.

Leading Aegle's acclaimed medical team is Dr. Benedict Valdecañas, the country's leading authority in the field of Sports and Regenerative Medicine. The city-center facility of Aegle Wellness Center, which is located at The City Club, began operations in late 2015, while its second center, located adjacent to the Mykonos Beach Villas in Balesin Island Club, opened its doors in April 2016. The Aegle facility at Balesin offers Thalassotherapy as a centerpiece of its wellness programs.

SERVICES AND PROGRAMS

- Professional Assessment & Evaluation
- Professional Age Management Consults
- Exercise Instruction, Initiation, Integration and Physical Therapy
- Nutritional Consults, Weight Management and Support
- Life Coaching
- Mindfulness Coaching
- Thalassotherapy (Aegle Balesin only)
- Laboratory Assessment
- COVID-19 Reverse Transcription Polymerase Chain Reaction, Rapid Antigen, and Rapid Antibody Testing
- Complete Blood Analysis and Serum Chemistry
- Body Composition Analysis (BCA)
- Metabolic Analysis Testing
- Food Sensitivity Testing
- Genomic Analysis
- Hormonal Assay
- Micronutrient Assay
- Cancer Markers
- Toxicology Scan
- Gut Microbiome Analysis
- Oxidative Stress
- Neurotransmitter Assay
- Amino Acid Assay
- Cardiovascular
- Chronic Fatigue Syndrome
- Ancillary Assessment
- Plethysmography

- Live Blood Analysis

TREATMENTS

- Hyperbaric Oxygen Therapy (HBOT)
- Colon Hydrotherapy
- Intravenous Detoxification
- Intravenous Supplementation

AESTHETIC TREATMENTS

- Skin Renewals
- Skin Regeneration & Remodeling
- Body Reshaping
- FaceFitness and FaceFitness Luxe

BALESIN INTERNATIONAL GATEWAY

Alphaland has acquired 732 hectares on Patnanungan Island, which is only 21 nautical miles north of Balesin. Between Balesin and Patnanungan it takes only ten minutes by helicopter, five minutes by our Cessnas, and half an hour by a fast ferry.

We plan to build a full international airport facility with a runway of 2,500 meters, which will accommodate even wide-body jets, although we are targeting only the Airbus 320s that fly around the region.

We have always envisioned making Balesin directly accessible to international flights. With the establishment of the Balesin Gateway International Airport, our international members and guests will be able to bypass the congestion of NAIA in Manila and fly directly to Balesin from Tokyo, Seoul, Taipei, Hong Kong, Bangkok, Singapore, and Jakarta, and even Sydney, all cities that will be the target of our aggressive international marketing of Balesin Island Club.

Because the island has fresh ground water, we also plan to build an 18-hole championship golf course and 5 luxury hotels, as well as 1,834 beachfront and golf course homes. So that we do not end up with a mish-mash of designs and are able to preserve the pristine character of the land, we will design and build each individual home. The homes can be directly owned by individuals and companies who would like to acquire their own beach houses. We have partnered with EcoPlan (the same master planner of Balesin Island) to finalize the master plan for the island, and continue to work on obtaining the necessary permits and regulatory approvals.

ALPHALAND AVIATION

Alphaland Aviation's fleet of aircraft includes two 68-seater ATR 72-500s, two 9-seater Cessna 208B Grand Caravans, and a 12-passenger Dassault Falcon 900EX, as well as a 5-passenger Eurocopter EC-130B4 helicopter.

ALPHALAND CLARK HANGAR AND LOUNGE

Alphaland's private hangar and lounge at Clark International Airport in Pampanga has allowed us to offer additional and more convenient flights for Balesin members who live in the northern part of Metro Manila and in Central Luzon. In addition to our usual service from NAIA, we now schedule flights to and from Clark to avoid the air traffic and runway congestion at NAIA.

The Group is looking forward to a strong operating performance in 2021 despite of the adverse effects of the covid-19 pandemic in its operations as well as in worldwide economy. The Alphaland Corporate Tower is 100% leased at a record amount per square meter, while The Alpha Suites, in only one and a half years has been consistently rated as the no. 1 hotel in Metro Manila by TripAdvisor. Both operations are strongly contributing to the company's cash flows.

Financial Condition

ALPHALAND CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (Amounts in Thousands)

	March 31, 2022	December 31,	Variance	ıce	
	(unaudited)	2021 (audited)	Amount	%	
ASSETS					
Current Assets					
Cash and cash equivalents	₽602,603	₽1,171,738	(569,134)	-49%	
Trade and other receivables	2,522,950	2,730,123	(207,173)	-8%	
Land and development costs and parking lots for sale	2,757,340	2,773,582	(16,242)	-1%	
Advances to related companies	3,836,367	3,983,186	(146,818)	-4%	
Club shares for sale	1,054,150	1,071,311	(17,161)	-2%	
Other current assets	1,266,133	1,196,483	69,650	6%	
Total Current Assets	12,039,544	12,926,423	(886,879)	-7%	
Noncurrent Assets					
Investment in and advances to an associate	12,349	12,349	_	_	
Club shares for sale - net of current portion	29,892,250	29,939,589	(47,339)	-0.2%	
Investment properties	59,780,178	60,053,684	(273,507)	-0.5%	
Property and equipment	10,047,190	9,963,624	83,566	1%	
Other noncurrent assets	170,394	176,463	(6,068)	-3%	
Total Noncurrent Assets	99,902,361	100,145,709	(243,348)	-0%	
	111,941,905	₽113,072,132	(1,130,226)	-1%	
LIABILITIES AND EQUITY					
Current Liabilities					
Trade and other payables	₽2,363,916	₽3,126,804	(762,888)	-24%	
Advances from related companies	2,244,432	2,529,749	(285,317)	-11%	
Current portion of customers' deposits	126,955	180,932	(53,977)	-30%	
Income tax payable	143,922	624,353	(480,430)	-77%	
Total Current Liabilities	4,879,225	6,461,838	(1,582,612)	-24%	
Noncurrent Liabilities					
Customers' deposits - net of current portion	81,859	80,105	1,755	2%	
Retirement liability	27,648	94,809	(67,161)	-71%	
Net deferred tax liabilities	21,341,876	19,988,067	1,353,809	7%	
Other noncurrent liabilities	447,265	388,289	58,975	15%	
Total Noncurrent Liabilities	21,898,648	20,551,271			
Total Liabilities	26,777,873	27,013,109			
Equity Attributable to Equity Holders of the Parent Com					
Capital stock	2,702,323	2,702,323	_	_	
Additional paid-in capital	12,909,581	12,909,581	_	_	
Retained earnings	60,439,329	61,016,927	(577,598)	-1%	
Other comprehensive income:		,,			
Cumulative unrealized valuation gain on club					
shares for sale	23,091,328	23,136,499	(45,172)	-0.2%	
Revaluation surplus	3,428,674	3,664,880	(236,206)	-6%	
Accumulated remeasurement gain on retirement					
liability	(1,060)	34,744	(35,804)	-103%	
	102,570,175	103,464,954			
Less:					
Parent Company's shares held by a subsidiary	16,881,220	16,881,220	_	-	
Cost of treasury shares	524,283	524,283	-	-	
	85,164,672	86,059,451	(894,780)	-1%	
Noncontrolling interests	(640)	(428)	(212)	49%	
Total Equity	85,164,032	86,059,023	(894,991)	-1%	
	₽111,941,905	₽113,072,132	(1,130,226)	-1%	

Total assets of the Group decreased by P1,130,2 million or 1% from P113,072.1 million as of December 31, 2021 to P111,941.9 million as of March 31, 2022.

49% decrease in cash and cash equivalents

Cash and cash equivalents was significantly lower by 49% or P569.1 million due settlement of Other Payables of ABMLHI amounting to P600 million. On the contrary, collections on the sale of log homes offset the payment made by ABMLHI.

8% decrease in trade and other receivables

Trade and other receivables decreased by 8% or P207.1 million mainly due to collections on sale of log homes and club shares.

4% decrease in advances to related companies

Advances to related companies decreased by 4% or P146.8 million due to collection of advances from Clubs for working capital requirements.

0.2% decrease in club shares for sale

Club shares for sale decreased by 0.2% or P64.5 million due to additional sale of club shares held by ABIRC.

1% increase in property and equipment

Property and equipment increased by 1% or P83.6 million due to purchases of additional Chopper and aircraft equipment. It is offset depreciation expense incurred of the Group.

24% decrease in trade and other payables

Trade and other payables decreased by 24% or P762.9 million due to settlement of other payables of ABMLHI.

11% decrease in advances from related companies

Advances from related companies decreased by 11% or P285.3 million due to settlement of various advances from affiliates.

15% increase in other noncurrent liabilities

Other noncurrent liabilities were significantly higher by 15% or P59 million due to recognition of deferred output tax related to sale of Baguio log homes for the three months ended March 31, 2022.

1% decrease in retained earnings

This pertains to net income attributable to equity holders of the Parent Company and reclassification adjustments on disposal of club shares amounting to P19.6 million and P82.9 million, respectively, in the first quarter of 2022.

0.3% decrease cumulative unrealized valuation gains on club shares for sale

Cumulative unrealized valuation gains on club shares for sale decreased by 0.3% or P67.9 million due to additional sale of club shares held by ABIRC.

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Amounts in Thousands)

For the Three Months Ended

	Totale Illico	March 31	Varianc	e
	2022	2021		
	(Unaudited)	(Unaudited)	Amount	<u>%</u>
REVENUES				
Real estate sold	₽380,591	₽88,248	₽292,343	331%
Rental income	74,016	170,463	(96,447)	-57%
Service income	128,095	137,266	(9,171)	-7%
Interest income	3,690	3,933	(243)	-6%
Others	43,927	13,329	30,599	230%
COCTC AND EVERNICES	630,319	413,238	217,081	53%
COSTS AND EXPENSES	144.050	150 417	(6 3E9)	40/
Cost of services	144,059	150,417	(6,358)	-4%
Cost of real estate sold	179,529	58,534	120,955	207%
General and administrative	150,827	180,971	(30,158)	-17% 22%
OTHER INCOME (EVERNEES)	474,415	389,922	84,479	2270
OTHER INCOME (EXPENSES)				
Gain on fair value changes of investment properties	_	_	_	_
Net accounting loss on sale of Southgate	_	1 000	(070)	070/
Other gains (losses) – net	30 30	1,000	(970)	-97% -98%
INCOME BEFORE INCOME TAX		1,000	(970)	
PROVISION FOR INCOME TAX	155,934	24,317	12,508	541%
Current		4 177	4 177	-100%
	_	4,177	4,177	-100%
Deferred	<u>-</u> _		<u> </u>	-100%
NET INCOME	155,934	20,140	135,794	674%
OTHER COMPREHENSIVE INCOME	133,334	20,140	133,734	07470
Not to be reclassified to profit or loss in subsequent				
years:				
Revaluation increase	_	_	_	_
Income tax effect	_	_	_	_
	-	-	-	-
Unrealized valuation gain on club shares for sale	20,050	3,000	17,050	568%
Income tax effect	(3,008)	(450)	(2,558)	568%
	17,043	2,550	14,493	568%
Remeasurement gain(loss) on retirement liability	644	(1,643)	2,287	139%
	17,687	907	16,780	1850%
TOTAL COMPREHENSIVE INCOME	₽173,621	₽21,047	₽152,574	725%
Net income attributable to:				
Equity holders of the Parent Company	₽155,791	₽19,551	₽136,240	697%
Noncontrolling interests	143	590	(446)	-76%
	₽155,934	₽20,140	₽8,331	674%
Total comprehensive income attributable to:				
Equity holders of the Parent Company	₽173,374	₽20,458	₽152,917	747%
Noncontrolling interests	247	590	(323)	-58%
	₽173,621	₽21,047	₽152,574	725%

The Group's net income for the three months ended March 31, 2022 and 2021 amounted to ₽155.9 million and ₽20.1 million, respectively. Total comprehensive loss of the Group is ₽173.6 million in 2022 and ₽21 million in 2021.

53% Increase in Revenues

The Group showed total revenues amounting to ₽630.3 million and ₽413.2 million for the three months ended March 31, 2022 and 2021, respectively.

The increase is mainly attributable to the increase in the log homes sold by Alphaland Baguio Mountain Log Homes Inc. However, this is offset by a decrease in Rental income due to decline in number tenants in Alphaland Makati Place Inc.

22% Increase in Costs and Expenses

Corresponding the increase in service revenues, the cost of services likewise increased. This increase was partially offset by the reduction in the number of employees and other costs to operate.

98% Decrease in Other Income (Expenses)

This pertains to foreign exchange gain of the Group. lower Philippine Peso to US Dollar rate was reported as of March 31, 2022 as compared to the same period in 2022.

568% Increase in Other Comprehensive Income

The increase pertains to the unrealized valuation on sale of club shares due to higher selling price as compared to its fair value and to the remeasurement gain on retirement liability due to decrease in number of employees of the Group.

Comparative Key Performance Indicators

	March 31, 2022 (unaudited)	December 31, 2021 (audited)
(a) Total comprehensive income attributable to equity holders of the Parent Company (in thousands)(b) Weighted average number of shares outstanding	₽173,374	₽4,510,097
after the effect of stock split	13,080,412,651	13,080,412,651
Basic/diluted earnings per share (a/b)	₽0.013	₽0.345
(a) Total equity (in thousands) (b) Total number of shares outstanding at end of year	₽85,164,032	₽86,059,023
before the effect of stock split	13,080,412,651	13,080,412,651
Book value per share (a/b)	₽6.511	₽6.579
(a) Total assets (in thousands)	₽ 111,941,905	₽113,072,132
(b) Total equity (in thousands)	85,164,032	86,059,023
Asset-to-equity ratio (a/b)	1.314	1.314
(a) Total long-term debt (in thousands)	₽-	
(b) Total equity (in thousands)	85,164,032	86,059,023
Debt-to-equity ratio (a/b)	· · · -	, , <u>, </u>
(a) Total comprehensive income attributable to equity holders of the Parent Company (in		
thousands)	₽173,374	₽4,510,097
(b) Average total equity (in thousands)	85,611,527	84,025,155
Return on equity (a/b)	P0.002	₽0.054

No material off-balance sheet transactions, arrangements, obligations, and other relationships of the Group with unconsolidated entities were created during the year.

As of March 31, 2022, except for what has been noted in the preceding:

- There are no known trends, events, or uncertainties that would have a material impact on the Group's liquidity;
- There are no events that will trigger direct or contingent financial obligation that is material to the Group, including any default or acceleration of an obligation;
- There are no material off-balance sheet transactions, arrangements, obligations and other relationships of the Group with unconsolidated entities or other persons during the reporting period;
- The commitments for capital expenditures are those within the ordinary course of trade or business;
- There are no material changes or changes amounting to 5% of the relevant accounts or such lower amount which the Group deems material on the basis of other factors from period to period;
- There are no known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales/revenues/income from continuing operations;
- There are no significant elements of income or loss that did not arise from the Group's results of operations;
- There are no material changes in the financial statements of the Group; and
- There are no seasonal aspects that had a material effect on the financial statements or financial condition or results of the operations of the Group.

Financial Risk Management Objectives and Policies

The Group's principal financial instruments comprise of cash and cash equivalents, trade and other receivables, advances to related parties, loans payable and long-term debt. The main purpose of these financial instruments is to provide funds for the Group's operations. The Group has various financial

instruments such as trade and other receivables, trade and other payables, customers' deposits and advances to and from related parties, which arise directly from its operations.

The BOD has overall responsibility for the establishment and oversight of the Group's risk management framework. The Group's risk management policies are established to identify and manage the Group's exposure to financial risks, to set appropriate transaction limits and controls, and to monitor and assess risks and compliance to internal control policies. Risk management policies and structure are reviewed regularly to reflect changes in market conditions and the Group's activities.

The Group has exposure to credit risk, interest rate risk and liquidity risk from the use of its financial instruments. The Group's exposure to foreign currency risk is minimal as it does not normally enter into transactions in currencies other than its functional currency. The BOD reviews and approves the policies for managing each of these risks.

Credit Risk

The Group trades only with recognized and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis with the result that the Group exposure to bad debts is not significant. For transactions that are not denominated in the functional currency of the Parent Company, the Group does not offer credit terms without the specific approval of the Chief Finance Officer.

With respect to credit risk arising from the other financial assets, the Group's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying amount of these instruments.

Since the Group trades with recognized third parties and related parties, there is no requirement for collateral. There are no other concentrations of credit risk within the Group.

Interest Rate Risk

Interest rate risk arises from the possibility that changes in interest rates will affect future cash flows or the fair values of financial instruments. The Group's exposure to interest rate risk relates primarily to its financial instruments with floating interest and/or fixed interest rates. Fixed rate financial instruments are subject to fair value interest rate risk while floating rate financial instruments are subject to cash flow interest rate risk. Re-pricing of floating rate financial instruments is done every three to six months. Interest on fixed rate financial instruments is fixed until maturity of the instrument.

The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's long-term debt subject to floating interest rates. The other financial instruments of the Group are noninterest-bearing and, therefore, not subject to interest rate risk.

Liquidity Risk

Liquidity risk is the risk that the Group will not be able to settle or meet its obligations on time or at a reasonable price. Management is responsible for liquidity, funding as well as settlement management. In addition, management oversees liquidity and funding risks, and related processes and policies. The Group manages its liquidity risk based on business needs, tax, capital or regulatory considerations, if applicable, through numerous sources of finance in order to maintain flexibility.

The Group also maintains a balance between continuity of funding and flexibility. The policy of the Group is to first exhaust lines available from affiliated companies before local bank lines are availed of. The Group seeks to manage its liquid funds through cash planning on a weekly basis. The Group uses historical figures and experiences and forecasts from its collections and disbursements. As part of its liquidity risk management, the Group regularly evaluates its projected and actual cash flows. It also continuously assesses conditions in the financial markets for opportunities to pursue fund raising activities. Also, the Group only places funds in the money market, which are exceeding the Group requirements. Placements are strictly made based on cash planning assumptions and covers only a short period of time.

PART II--OTHER INFORMATION

There are no disclosures not reported under SEC Form 17-C.

SIGNATURES

Pursuant to the requirements of the Securities Regulation Code, the issuer has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Issuer Alphaland Corporation

President : Dennis O. Valdes

Signature and Title President

Date : May 12, 2022

Principal Financial/Accounting Officer/Controller : Cristina B. Zapanta

Signature and Title SVP - Finance

Date May 12, 2022

Exhibit 1:

Unaudited Consolidated Interim Financial Statements as at and for the Quarter Months Ended March 31, 2022

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (Amounts in Thousands, Except for Book Value per Share)

	March 31, 2022 Unaudited	December 31, 2021
ASSETS		
Current Assets		
Cash and cash equivalents	₽602,603	1,171,738
Trade and other receivables	2,522,950	2,730,123
Land and development costs and parking lots for sale	2,757,340	2,773,582
Advances to related companies	3,836,367	3,983,186
Club shares for sale	1,054,150	1,071,311
Other current assets	1,266,133	1,196,483
Total Current Assets	12,039,543	12,926,423
Noncurrent Assets		
Investment in and advances to an associate	12,349	12,349
Club shares for sale - net of current portion	29,892,250	29,939,589
Investment properties	59,780,178	60,053,684
Property and equipment	10,047,190	9,963,624
Other noncurrent assets	170,395	176,463
Total Noncurrent Assets	99,902,362	100,145,709
	₽111,941,905	₽113,072,132
LIABILITIES AND EQUITY		
Current Liabilities		
Trade and other payables	₽2,363,916	₽3,126,804
Advances from related companies	2,244,432	2,529,749
Customers' deposits	126,955	180,933
Income tax payable	143,922	624,352
Total Current Liabilities	4,879,226	6,461,838
Noncurrent Liabilities		
Customers' deposits - net of current portion	81,859	80,105
Retirement liability	27,648	94,809
Net deferred tax liabilities	21,341,876	19,988,067
Other noncurrent liabilities	447,265	388,289
Total Noncurrent Liabilities	21,898,648	20,551,271
Total Liabilities	26,777,874	27,013,109

(Forward)

	March 31, 2022	December 31, 2023
	Unaudited	
Equity Attributable to Equity Holders of the Parent		
Company		
Capital stock	₽2,702,323	₽2,702,323
Additional paid-in capital	12,909,581	12,909,581
Retained earnings	60,439,329	61,016,927
Other comprehensive income:		
Cumulative unrealized valuation gains on club shares	23,091,328	23,136,500
for sale		
Revaluation surplus	3,428,674	3,664,880
Accumulated remeasurement gain on	(1,060)	34,744
retirement liability		
	102,570,175	103,464,954
Less:		
Parent Company's shares held by a subsidiary	16,881,220	16,881,220
Cost of treasury shares	524,283	524,283
	85,164,672	86,059,451
Noncontrolling interests	(640)	(428)
Total Equity	85,164,032	86,059,023
	₽111,941,905	₽113,072,132
Book value per share	₽6.511	₽6.579

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Amounts in Thousands)

For the	Three N	∕lonths	Ended	March	31
---------	---------	---------	-------	-------	----

	For the Three Months	Ended March 31
	2022	2021
	(Unaudited)	(Unaudited)
REVENUES		
Real estate sold	₽380,591	₽88,248
Rental income	74,016	170,463
Service income	128,095	137,266
Interest income	3,690	3,933
Others	43,927	13,329
	630,319	413,238
COSTS AND EXPENSES		
Cost of services	144,059	150,417
Cost of real estate sold	179,529	58,534
General and administrative	150,827	180,971
	474,415	389,922
OTHER INCOME (EXPENSES)		
Other gains (losses) – net	30	1,000
	30	1,000
INCOME BEFORE INCOME TAX	155,934	24,317
PROVISION FOR INCOME TAX		
Current	_	4,177
Deferred	_	_
	4,177	4,177
NET INCOME	20,140	20,140
OTHER COMPREHENSIVE INCOME	·	•
Not to be reclassified to profit or loss in subsequent years:		
Revaluation increase	_	_
Income tax effect	_	_
	_	_
Unrealized valuation gain on club shares for sale	20,050	3,000
Income tax effect	(3,008)	(450)
	17,043	2,550
Remeasurement gain(loss) on retirement liability	644	(1,643)
, ,	17,687	907
TOTAL COMPREHENSIVE INCOME	₽173,621	₽21,047
Net income attributable to:	<u> </u>	<u>·</u>
Equity holders of the Parent Company	₽155,791	₽19,551
Noncontrolling interests	143	590
	₽155,934	₽20,140
Total comprehensive income attributable to:		. ==,= .0
Equity holders of the Parent Company	₽173,374	₽20,458
Noncontrolling interests		\$20,438 590
ואסווכסוונו סווווול ווונבובסנס	247	
	₽173,621	₽21,047

CONSOLIDATED INTERIM STATEMENTS OF CHANGES IN EQUITY (Amounts in Thousands)

	For the Three Months Ended March 31		
	2022 (Unaudited)	2021 (Unaudited)	
CAPITAL STOCK			
Balance at beginning and of period	₽2,702,323	₽2,702,323	
ADDITIONAL PAID-IN CAPITAL			
Balance at beginning and end of period	12,909,581	12,909,581	
RETAINED EARNINGS			
Balance at beginning of period	59,850,945	56,828,021	
Net income	155,934	19,551	
Reclassification adjustments on disposal of club shares for sale	432,450	82,883	
Balance at end of period	60,439,329	56,930,455	
OTHER COMPREHENSIVE INCOME			
Cumulative Unrealized Valuation Gain on Club Shares for Sale			
Balance at beginning of period	23,124,481	23,482,648	
Reclassification adjustments on disposal of clubs hares for sale	(50,196)	(70,451)	
Unrealized valuation gain (loss)	17,043	2,550	
Balance at end of period	23,091,328	23,414,747	
Revaluation Surplus			
Balance at beginning and end of period	3,428,674	3,428,674	
Accumulated Remeasurement Gain on Retirement Liability			
Balance at beginning of period	34,744	46,325	
Remeasurement loss	(35,804)	(1,770)	
Balance at end of period	(1,060)	44,555	
	26,518,942	26,887,976	
PARENT COMPANY'S SHARES HELD BY A SUBSIDIARY			
Balance at beginning and end of period	(16,881,220)	(16,881,220)	
TREASURY SHARES			
Balance at beginning and end of period	(524,283)	(524,283)	
NONCONTROLLING INTERESTS			
Balance at beginning of period	(783)	(784)	
Share in net income (loss)	143	590	
Balance at end of period	(640)	(194)	
	₽85,164,032	₽82,024,638	
	·		

CONSOLIDATED INTERIM STATEMENTS OF CASH FLOWS (Amounts in Thousands)

	For the Three Months	Ended March 3
	2022	2021
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	₽155,934	₽24,317
Adjustments for:	·	,
Depreciation and amortization	62,216	64,199
Interest income	(3,690)	(3,933)
Unrealized foreign exchange losses (gains)	(30)	(1,000)
Operating income before working capital changes	214,430	83,583
Decrease (increase) in:	,	55,555
Trade and other receivables	344,123	(450,096)
Land and development costs and parking lots for sale	16,242	2,019
Other current assets	(69,650)	(27,424)
Increase in:	(03,030)	(27,727)
Trade and other payables	(762,888)	80,195
Customers' deposits	(52,223)	(1,643)
Retirement liability	(66,517)	(4,689)
Net cash generated from (used for) operations	(376,483)	(318,055)
Income taxes paid	(480,430)	(518,633)
Interest received	3,690	3,933
Net cash provided by (used in) operating activities	(853,223)	(314,799)
CASH FLOWS FROM INVESTING ACTIVITIES	(555)==5)	(== 1,1 ==)
Proceeds from:		
Sale of club shares for sale	84,550	112,400
Disposal of property and equipment	-	23,529
Decrease (increase) in:		25,525
Advances to related companies	146,818	377,773
Other noncurrent assets	6,068	1,047
Additions to:	0,000	1,047
Property and Equipment	(145,782)	_
Investment Properties	290,869	_
Deferred Tax Liabilities	127,877	_
Net cash provided by (used in) investing activities	510,400	514,749
CASH FLOWS FROM FINANCING ACTIVITIES	,	•
Increase (decrease) in:		
Advances from related companies	(285,317)	(111,955)
Other noncurrent liabilities	58,975	90,852
Net cash provided by (used in) financing activities	(226,342)	(21,103)
	(220,0 12)	(21,103)
EFFECT OF FOREIGN EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS	30	1,000
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(569,135)	179,848
	(303,133)	173,040
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD	4 474 730	760 657
Cash and cash equivalents	1,171,738	769,657
Restricted cash	9,038	10,142
	1,181,880	779,799

602,603

₽959,647

9,038

949,505

10,142 ₽959,647

CASH AND CASH EQUIVALENTS AT END OF PERIOD

Cash and cash equivalents

Restricted cash

CERTIFICATION

- I, CRISTINA B. ZAPANTA, Senior Vice President for Finance of ALPHALAND CORPORATION with SEC registration number 183835 with principal office at 5th Flr. Alphaland Makati Place, 7232 Ayala Ave., cor. Malugay St., Makati City, on oath state:
 - 1. That on behalf of ALPHALAND CORPORATION, I have caused this SEC Form 17-Q (ending March 31, 2022) to be prepared;
 - 2. That I read and understood its contents which are true and correct of my own personal knowledge and/or based on true records;
 - 3. That the company ALPHALAND CORPORATION will comply with the requirements set forth in SEC Notice dated June 24, 2020 for a complete and official submission of reports and/or documents through electronic mail; and
 - 4. That I am fully aware that documents filed online which requires pre-evaluation and/or processing fee shall be considered complete and officially received only upon payment of a filing fee.

In witness whereof, I have hereunto set my hand this

Senior Vice President for Finance

MAY 1 2 2022 SUBSCRIBED AND SWORN TO before me this _____ day of _____ at Makati City.

Affiant exhibiting to me her TIN 102-116-723.

Doc No. 27; Page No. 46;

Book No. 69

Series of 20 17

GEORGE DAVID D. SITON

Appointment No. M-332 Notary Public for Makati City

Until December 31, 2022 Executive Bidg. Center Makati Ave.

cor. Jupiter St., Makati City Roll of Attorneys No. 68402

MCLE Compliance No. VI-0021936-3-29-2019

IBP No. 002282 / Lifetime Member / 5-8-17 PTR No. 2235859 / 01.05.2021 / Paraffague City