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# SECURITIES AND EXCHANGE COMMISSION SEC FORM 20-IS

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

	If yes, disclose the name of such Stock Exchange a <b>Philippine Stock Exchange</b>	and the class of securities listed therein:  Common				
	Yes X No					
12.	Are any or all of registrant's securities listed in a Sto	ock Exchange?				
	*Note: The total issued and outstanding shares Common Preferred	are: 6,806,878,853 6,467,950,603				
	Loans Payable	•				
	Common	and amount of debt outstanding 6,160,000,000				
	Title of Each Class	Number of shares of common stock outstanding				
11.	Securities registered pursuant to Sections 8 and 12 and amount of debt is applicable only to corporate r	of the Code or Sections 4 and 8 of the RSA (information on number of shares registrants):				
10.	In case of Proxy Solicitations:  Name of Person Filing the Statement/Solicitor: N/A  Address and Telephone No.: N/A					
9.	Approximate date on which the Information Statemen	ent is first to be sent or given to security holders: 24 November 2020				
8.	22 December 2020; 2:00 p.m. at via teleconferen Date, time and place of the meeting of security hold	ce and livestreamed at the Corporation's website				
7.	Registrant's telephone number, including area code	e (02) 8636-6080 / 8633-9757				
	Address of principal office	Postal Code				
6.	Suite 2402 Discovery Center, 25 ADB Avenue Ortigas Center, Pasig City	1605				
5.	BIR Tax Identification Code 000-157-237-000					
4.	SEC Identification Number 165539					
3.	Makati City, Philippines Province, country or other jurisdiction of incorporation	on or organization				
2.	Name of Registrant as specified in its charter CYBER BAY CORPORATION					
	[X] Definitive Information Statement					
	[] Preliminary Information Statement					
1.	Check the appropriate box:					

\*Note: Only 6,160,000,000 common shares are listed in the Philippine Stock Exchange (PSE). The remaining common shares and the preferred shares will be listed with the PSE.



#### NOTICE OF ANNUAL STOCKHOLDERS' MEETING

NOTICE is hereby given that the Annual Meeting of the Stockholders of CYBER BAY CORPORATION ("Corporation") will be held on 22 December 2020, 2:00 PM, through videoconferencing, as authorized by resolution of the Board of Directors on 29 October 2020.

The Agenda of the meeting is as follows:

- 1. Call to Order
- 2. Proof of Notice of Meeting
- 3. Determination of Quorum
- 4. Approval of the Minutes of the Previous Stockholders' Meeting
- 5. Presentation of the Management Report
- 6. Approval of the 2019 Audited Financial Statements
- 7. Election of the Members of the Board of Directors
- 8. Appointment of External Auditors
- 9. Other Business
- 10. Adjournment

Only stockholders of record at the close of business on 10 November 2020 are entitled to vote at this meeting.

Minutes of the Annual Stockholders' Meeting held on 21 December 2019 and the resolutions of the Board of Directors beginning 21 December 2019 will be accessible through the Company's website <a href="https://www.cyberbay.ph">www.cyberbay.ph</a>.

Given the continued threat of the COVID-19 Pandemic, stockholders may only participate in the annual meeting *via* remote communication and cast their votes electronically or *in absentia*, or through appointing the Chairman of the Meeting as proxy. Only stockholders of record as of 10 November 2020 are entitled to vote at this meeting.

Stockholders intending to attend the meeting by remote communication should notify the Company not later than 12 December 2020 at 5:00 PM by e-mail to the Corporate Secretary at CYBRcorporatesecretary@gmail.com;

Further details and procedure for attendance and participation in the meeting through remote communication are set forth in Annex "1" of the notice in the Information Statement, which shall be made available to the public not later than 24 November 2020, through the PSE Edge and the Company website.

Duly accomplished ballots, proxies, and copies of valid government IDs shall be submitted through any of the following:

- 1. By e-mail to the Corporate Secretary at <a href="mailto:CYBRcorporatesecretary@gmail.com">CYBRcorporatesecretary@gmail.com</a>; and
- 2. By ordinary mail to the Office of the Corporate Secretary at Suite 2402 Discovery Center, 25 ADB Avenue, Ortigas Center, Pasig City 1605.

The deadline for submission of ballots and proxies is on 12 December 2020 at 5:00 PM. For corporations, ballots and proxies must be accompanied by the Corporate Secretary's sworn certification stating the corporate officer's authority to vote for and to represent the Corporation in the meeting. Ballots and proxies need not be notarized.

Validation of ballots and proxies will be on 17 December 2020 at 2:00 p.m. at the office of the Company's Corporate Secretary at Suite 2402 Discovery Center, 25 ADB Avenue, Ortigas Center, Pasig City 1605. For your convenience, samples of the ballot and proxy are available at the Company website.

Questions and comments to the Board of Directors and/or Management may be sent in advance of, or during, the meeting by email to the Corporate Secretary at <a href="mailto:CYBRcorporatesecretary@gmail.com">CYBRcorporatesecretary@gmail.com</a>.

Please refer to Annex "2" of the notice in the Information Statement for a brief discussion of and the rationale for the above agenda items.

A visual and audio recording of the proceedings of the annual meeting shall be kept by the Company.

For the Board of Directors.

Cheel S. Laldana - de d'in ATTY. CHERYL S. SALDAÑA-DE LEON

Corporate Secretary

#### PROCEDURE FOR ATTENDING THE MEETING THROUGH REMOTE COMMUNICATION

- 1. Stockholders of record as of 10 November 2020 who intend to attend the meeting through remote communication are requested to notify the Company and register by email to CYBR<u>corporatesecretary@gmail.com not later than 12 December 2020 at 5 PM</u>. Stockholders whose shares are lodged with brokers are requested to directly contact their respective brokers for guidance on their participation in the meeting.
- 2. For validation purposes, the email should contain the following information: (i) name; (ii) address; (iii) telephone number; and (iv) email address, and a scanned copy of any valid government-issued identification card ("ID") with photo of the stockholder. Only the stockholders who have notified the Company of their intention to participate through remote communication as above-described and have been validated to be stockholders of record of the Company will be considered in computing stockholder attendance at the meeting, together with the stockholders attending through proxies.
- 3. Unregistered stockholders may still attend the meeting by accessing the livestreaming link available at the Company's website.
- 4. Votes of all stockholders can only be cast through ballots or proxies submitted on or before 12 December 2020 at 5 PM. A sample of the ballot and proxy is included in the Information Statement.

All ballots and proxies should be received by the Corporate Secretary on or before 12 December 2020 through the following means:

- a. By e-mail to CYBRcorporatesecretary@gmail.com; or
- b. By ordinary mail to the Office of the Corporate Secretary at Suite 2402 Discovery Center, 25 ADB Avenue, Ortigas Center, Pasig City 1605.

For an individual, his/her ballot or proxy must be accompanied by a valid government-issued ID with a photo. For a corporation, its proxy must be accompanied by its corporate secretary's certification stating the representative's authority to represent the corporation in the meeting. Validation of ballots and proxies will be on 17 December 2020 at 2:00 p.m. at the office of the Company's Corporate Secretary.

- 5. Shareholders may send their questions and/or comments prior to or during the meeting to CYBRcorporatesecretary@gmail.com\_ Questions and comments may also be written in the space provided in the sample ballot/proxy form.
- 6. The proceedings of the meeting will be recorded.

Should you have questions or requests for clarification on the procedure for attending the annual stockholders' meeting through remote communication, please email them to CYBRcorporatesecretary@gmail.com.

# EXPLANATION AND RATIONALE OF AGENDA ITEMS FOR THE ANNUAL MEETING OF STOCKHOLDERS OF CYBER BAY CORPORATION (the "Company")

#### 1. Call to Order

Our Chairman will formally open the meeting at 2:00 PM.

#### 2. Proof of Notice and Determination of Quorum

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

#### 3. Approval of Minutes of Previous Meeting

The minutes of the meeting held on 21 December 2019 will be available for download at the Company website. (www.cyberbay.ph)

#### 4. Presentation of the Management Report and Approval of AFS

The Management Report and Audited Financial Statements (AFS) as of 31 December 2019 will be presented to the stockholders for their approval. The AFS will be embodied in the Information Statement to be sent to the stockholders at least 28 days prior to the meeting.

#### 5. Ratification of Acts and Resolutions of the Board of Directors and Corporate Officers

All acts and resolutions of the Board of Directors and all the acts of Corporate Officers taken or adopted from the date of the last annual stockholders' meeting until the date of this meeting will be submitted for ratification. A brief summary of the resolutions and actions is set forth in this Information Statement for this meeting. Copies of the minutes of the meetings of the Board of Directors are available for inspection by any shareholder at the office of the Corporate Secretary during business hours.

#### 6. Election of the Members of the Board of Directors (including independent directors)

The Corporate Secretary will present the names of the persons, whose background information are contained in the Information Statement, who have been duly nominated for election as directors of the Company in accordance with the By-Laws and Manual on Corporate Governance of the Company and applicable laws and regulations. The voting procedure is set forth in the Information Statement for this meeting.

#### 7. <u>Appointment of External Auditor</u>

The Audit Committee of the Board will endorse to the stockholders the re-appointment of R.G. Manabat & Co. as the external auditor for the ensuing year. Representatives of the said firm are expected to be present at the annual meeting and to respond to appropriate questions from the shareholders.

#### 8. Other Business

The Chairman will open the floor for comments and questions by the stockholders. The stockholders may raise other matters or issues that may be properly taken up at the meeting by sending their questions and/or comments prior to the meeting to CYBR<u>corporatesecretary@gmail.com</u>.

#### **SAMPLE BALLOT / PROXY**

	y Ballot: The undersigned stockholder of Cyber Bay Corporation (the "Company") casts his/her vote on the for the 2020 Annual Stockholders' Meeting, as expressly indicated with "X" in this ballot.
substitution, t	or in his absence, the Chairman of the meeting, as attorney-in-fact and proxy, with power of represent and vote all shares registered in his/her/its name as proxy of the undersigned stockholder, at the rig of Stockholders of the Company on 22 December 2020 and at any of the adjournments thereof for the purpose ne following matters:
1.	Approval of the minutes of previous meeting Yes No Abstain
2.	Approval of the 2019 Management and Annual Report Yes No Abstain
3.	Election of the Members of the Board of Directors, including the Independent Directors No. of Votes
	Raul G. Gerodias Raul Tito Maxelmo A. Estrella Cheryl S. Saldaña-de Leon
	Jose Martin Loon Ryan V. Romero
	Dave Nhowel M. Asejo Rhogel S. Gandingco
	Luis A. Vera Cruz, Jr. Evita C. Caballa
4.	Re-appointment of R. G. Manabat & Co. as External Auditor Yes No Abstain
5.	At his/her discretion, the proxy named above are authorized to vote upon such other matters as may be properly come before the meeting.  Yes No Abstain

Printed Name and Signature of Stockholder Date:

The ballot of those who will attend the meeting personally should be submitted to the Corporate Secretary at the time of registration to attend the meeting on or before 12 December 2020.

This proxy should be received by the Corporate Secretary on or before 12 December 2020, the deadline for submission of proxies. For corporate stockholders, please attach to this proxy form the secretary's certificate on the authority of the signatory to appoint the proxy and sign this form.

This ballot/proxy, when properly executed, will be voted in the manner as directed herein by the stockholder(s). If no direction was made, this ballot/proxy will be voted for the election of all nominees and/or the approval of the matters stated above and such other matters as may properly come before the meeting in the manner described in the Information Statement and/or as recommended by management or board of directors.

A stockholder giving this proxy has the power to revoke it at any time before the right granted is exercised. A proxy is also considered revoked if the stockholder attends the meeting in person and expressed his intention to vote in person.

#### INFORMATION REQUIRED IN INFORMATION STATEMENT

#### A. GENERAL INFORMATION

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

(a) Date: 22 December 2020

**Time:** 2:00 p.m.

Place: via remote communication

Principal Office: Suite 2402 Discovery Center, 25 ADB Ave., Ortigas Center, Pasig City, 1605

(b) Approximate date on which the Information Statement is first to be sent or given to security holders:

**24 November 2020** 

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

Generally, a stockholder shall have the right to dissent and demand payment of the value of his shares in the instances stated in Section 80 of the Revised Corporation Code, as follows: (a) amendment of the articles of incorporation which has the effect of changing or restricting the rights of any stockholders or class of shares; or authorizing preferences in any respect superior to those outstanding; or of extending or shortening the term of corporate existence; (b) in case of sale, lease, exchange, transfer, mortgage, pledge or disposition of all or substantially all of the corporate property and assets; (c) in case of merger and consolidation; and (d) in case of investment of corporate funds for any purpose other than the primary purpose of the corporation.

There are no proposed corporate actions that would necessitate the exercise the right to dissent under Section 80 of the Revised Corporation Code.

Item 3. Interest of Certain Persons in or Opposition to Matters to be Acted Upon: There are no matters to be acted upon which a director, or officer of the registrant, each nominee for election as a director or each associate of any of the foregoing persons, have any substantial interest, direct or indirect, by security holdings or otherwise.

#### **B. CONTROL AND COMPENSATION INFORMATION**

#### Item 4. Voting Securities and Principal Holders Thereof as of 31 October 2020

(a)	<u>Class</u>	No. of Outstanding Shares	No. of Shares Entitled to Vote
` '		-	

Common 6,806,878,853 6,806,878,853 Preferred 6,467,950,603 6,467,950,603

**Authorized Capital Stock** 

Action 200 Capital Clock						
Class	Shares	%	Total Par Value			
Common (P1.00 par value)	7,300,000,000	51.05%	7,300,000,000.00			
Preferred Voting (P0.10)	7,000,000,000	48.95%	700,000,000.00			
TOTAL	14,300,000,000	100.00%	8,000,000,000.00			

#### **Subscribed Shares**

Class	Shares	%	Total Par Value
Common (P1.00 par value)	6,806,878,853	51.28%	6,806,878,853.00
Preferred Voting (P0.10)	6,467,950,603	48.72%	646,795,060.30
TOTAL	13,274,829,456	100.00%	7,453,673,913.30

Foreign Percentage

Class	Shares	Foreign Shares	% of Foreign Shares
Common (P1.00 par value)	6,806,878,853	40,430,611	0.30%
Preferred Voting (P0.10)	6,467,950,603	0	0%
TOTAL	13,274,829,456	40,430,611	0.30%

#### **Unissued Shares**

Class	Shares	%	Total Par Value
Common (P1.00 par value)	493,121,147	51.28%	493,121,147.00
Preferred Voting (P0.10)	532,049,397	48.72%	53,204,939.70
TOTAL	1,025,170,544	100.00%	546,326,086.70

Number of votes to which each share is entitled: One (1) vote per share

- (b) The record date for those who shall be entitled to vote has been fixed at 10 November 2020.
- (c) Manner of Voting: Each stockholder of record as of 10 November 2020 shall have the right to vote electronically or by proxy the number of shares of stock held in his name. In the election of directors, each stockholder entitled to vote, may vote such number of shares for as many persons as there are directors to be elected or he may cumulate said shares and give one (1) candidate as many votes as the number of directors to be elected multiplied by the number of his shares, or he may distribute them on the same principle among as many candidates as he shall see fit.
- (d) No proxy solicitation is made.

# (1) Security Ownership of Certain Record and Beneficial Owners (as of 31 October 2020)

Title of Class	Name and Address of Record Owner and Relationship with Issuer	Name of Beneficial Owner and Relationship with Record Owner	Citizenship	No. of Shares Held	Percentage of Ownership
Common	PCD Nominee Corp. (Filipino) 37/F Tower I, The Enterprise Center, 6766 Ayala Avenue cor. Paseo de Roxas, Makati City	*	Filipino	2,029,848,339	15.28%
Common	Primera Commercio Holdings, Inc. 7064 Wilson St., Pio Del Pilar, Makati City	Record Holder same as Beneficial Owner	Filipino	1,462,000,000	12.28%
Common	Guoco Holdings (Phils.) Inc. [now Prime Orion Philippines, Inc.] 14/F B.A. Lepanto Bldg., Paseo de Roxas, Makati City	Record Holder same as Beneficial Owner	Filipino	1,330,116,000	10.08%
Common	UCPB TA#99-0196 5/F Trust Banking Division, UCPB Bldg., Makati City	Skysetts, Inc.	Filipino	1,000,000,000	7.53%
Preferred	Primera Commercio Holdings, Inc. 7064 Wilson St., Pio Del Pilar, Makati City	Record Holder same as Beneficial Owner	Filipino	4,858,590,825	36.60%
Preferred	One Bacolod Express Holdings, Inc. 2nd Floor Highway 54 Plaza, 986 Standford St., EDSA, Mandaluyong City	Record Holder same as Beneficial Owner	Filipino	1,609,359,778	12.12%

<sup>\*</sup> There are no beneficial owners under PCD Nominee Corporation which holds more than 5% shares in the Company.

The following represent each of the above-named company:

1. Primera Commercio Holdings, Inc. - Michael G. Acaban

2. Prime Orion Philippines, Inc. - Ma. Rhodora L. Policarpio-dela Cuesta

3. Skysetts, Inc. - Felicismo B. Billones and John Alejo A. Zarate

4. One Bacolod Express Holdings, Inc. - Nicolas P. Tayag

# (2) Security Ownership of Management (Other than as Nominees) (as of 31 October 2020)

Title of Class	Name of Beneficial Owner	Amount and Nature of Beneficial Ownership	Citizenship	Percentage of Ownership
Common	Raul G. Gerodias	1 share (direct) 0 (indirect)	Filipino	0.00000%
Common	Raul Tito Maxelmo A. Estrella	999 shares (direct) 0 (indirect)	Filipino	0.00000%
Common	Rhogel S. Gandingco	1 share (direct) 0 (indirect)	Filipino	0.00000%
Common	Cheryl S. Saldaňa-de Leon	994 shares (direct) 0 (indirect)	Filipino	0.00000%
Common	Luis A. Vera Cruz, Jr.	1 share (direct) 0 (indirect)	Filipino	0.00000%
Common	Jose Martin Loon	1 share (direct) 0 (indirect)	Filipino	0.00000%
Common	Ryan V. Romero	1 share (direct) 0 (indirect)	Filipino	0.00000%
Common	Dave Nhowel M. Asejo	1 share (direct) 0 (indirect)	Filipino	0.00000%
Common	Errica N. De Guzman	1 share (direct) 0 (indirect)	Filipino	0.00000%
Total		2,000 shares	·	0.00024%

#### (3) Voting Trust Holders of 5% or More of Common Equity

No person holds more than 5% of the common equity under a voting trust or similar agreement.

#### (4) Changes in Control

There are no arrangements that may result in a change in control during the period covered by this report.

#### Item 5. Directors and Executive Officers

#### (a) Legal Proceedings

The registrant has no knowledge of any material pending legal proceedings in any court or administrative agency of the Government to which any of the directors and executive officers of the registrant is a party.

## (b) Directors and Executive Officers

#### 1. Directors

Name	Directorships in Other Companies (** if independent director)	Business Experience for the Past Five Years
Raul G. Gerodias	AB Fiber Corp.	Chairman and President:
Filipino	AB Food and Beverages Phils. Inc.	AB Fiber Corp.
57 years old	Adventure Bay Resort and Theme Park,	ALK Holdings & Management, Inc.
Director, December	Inc.	Ateneo Law '88, Inc.
2012 to present	AirMaverick Inc.	Boracay Island Transit System Corp.
	ALK Holdings & Management, Inc.	Central Bay Reclamation and Development
President,	All Waste Services, Inc.	Corporation
	Ashwell Holdings, Inc.	Continuitas Corporation

Name	Directorships in Other Companies (** if independent director)	Business Experience for the Past Five Years
December 2012 to	Ateneo Law '88, Inc.	GSE Management Services, Inc.
present	Banh Mi Kitchen Services, Inc.	Pixiedust, Inc.
p	Boracay Island Transit System Corp.	
	Central Bay Reclamation and	Chairman:
	Development Corporation	AirMaverick Inc.
	Community Waterhope Foundation, Inc.	Banh Mi Kitchen Services, Inc.
	Continuitas Corporation	Skytrooper Charter Phils., Inc.
	Cottonstone Holdings and Management Ind	
	Danat Hilltop Holdings Corporation	President:
	Denso Ten Philippines Corporation	Cyber Bay Corporation
	(formerly, Fujitsu Ten Corporation of the	Elegant Infoventures, Inc.
	Philippines)	Liogant iniovontaros, mo.
	Dharma Holdings Corporation	Director, Treasurer and Corporate Secretary:
	Diez Corporation	Swiss Sense Worldwide, Inc.
	Elegant Infoventures, Inc.	Owios ochioc Worldwide, inc.
	Fritz & Macziol Asia, Inc.	Director and Treasurer:
	GSE Management Services, Inc.	Swiss Sense, Inc.
	HydroForte Construction, Inc.	Owiss Ochise, IIIC.
	Heads by Volu-Med, Inc.	Director and Corporate Secretary:
	Kewalram Philippines, Inc.	AB Food and Beverages Phils. Inc.
	Kiden Development Corporation	Adventure Bay Resort and Theme Park, Inc.
	Kyani Philippines, Inc.	All Waste Services, Inc.
	Musungu, Inc.	Ashwell Holdings, Inc.
	Philippine Bio-Ethanol & Energy	
		Bansalangin Properties Holding Corp.
	Investment Corp.	Danat Hilltop Holdings Corporation
	PhPhilippines Holdings, Inc.	Diez Corporation
	Pixiedust, Inc.	Denso Ten Philippines Corporation (formerly, Fujitsu
	Quento Media, Inc.	Ten Corporation of the Philippines)
	Skytrooper Charter Phils., Inc.	Karasana, Inc.
	Swiss Sense Worldwide, Inc.	Kiden Development Corporation
	Swiss Sense, Inc.	Musungu, Inc.
	TD Outsourcing Philippines, Inc.	Philippine Bio-Ethanol & Energy Investment Corp.
	Terrabay Holdings, Inc.	Quento Media, Inc.
	The European Hair Factory Inc.	TKG Corporation
	TKG Corporation	Transpacific Resource Recovery, Inc.
	Transpacific Resource Recovery, Inc.	Triple-Saint Holding Corporation
	Triple-Saint Holding Corporation	UxS, Inc. (formerly: Unitel Productions, Inc.)
	UxS, Inc. (formerly: Unitel Productions,	D 11 14 1
	Inc.)	Resident Agent:
	Zoraymee Holdings, Inc.	Shinko Electric Industries Co., Ltd.
		0
		Corporate Secretary:
		A & L Equities, Inc.
		Auracle Wellness Corp.
		Best China Equipment Corporation
		Createch Wellness Corp.
		Culinary Best Source, Inc.
		DACS Holdings, Inc.
		Denso Ten Solutions Philippines Corporation
		(formerly: Fujitsu Ten Solutions Philippines, Inc.)
		Ferrier Hodgson Management Services, Inc.
		Ferrier Hodgson Philippines, Inc.
		FTI Consulting Philippines, Inc.
		Fujitsu Die-Tech Corporation of the Philippines
		Harada Automotive Antenna (Philippines), Inc.
		Harada Philippines Development and Management,
		Inc.
		HKR Equipment Corporation

Name	Directorships in Other Companies (** if independent director)	Business Experience for the Past Five Years
		I & Lu Tobacco Company, Inc. Kaizen One Philippines Inc. La Deca Farm Corporation LLF Farms, Inc. Macondray Finance Corporation Masagana Realty Co., Inc. ME Products and Services, Inc. Noria Corporation Paragon Trading & Services Corporation Phhilippines Holdings, Inc. Pioneer Hi-bred Philippines, Inc. Pozzolanic Philippines, Inc. Quento Media, Inc. Steltz International, Inc. Straight Shooters Media, Inc. Techno Holdings Corporation The Finix Corporation The Finix Corporation The Turf Company, Inc. Union Leaf Holdings Corporation Unistar Land and Property Corporation Universal Leaf Philippines, Inc.
		Community Waterhope Foundation, Inc.
Luis A. Vera Cruz Filipino 70 years old Independent Director, January 2017	Eagle Cement Corporation Philippine Resources Savings Banking Corporation	Angara Abello Concepcion Regala & Cruz, Of Counsel San Miguel Corporation, Legal Consultant Chemical Industries of the Philippines, Inc., Corporate Secretary ACCRA Holdings, Inc. Director and President ACCRA Investment, Inc, Corporate Secretary
Raul Tito Maxelmo A. Estrella Filipino 50 years old Director, December 2011 to present	AB Fiber Corp. Airmaverick Inc. ALK Holdings & Management, Inc. Alpha Point Property Holdings, Inc. Apex Dynasty Power Inc. Countrybreeze Corporation DBM Vircon Services (Philippines) Inc. (formerly PDC Asia Pacific Inc.) Evander Holdings Corporation Global Cast Asia Realty and Marine Services Inc Gracall International MNL, Inc. GSE Management Services, Inc. Halfen-Moment Inc. High Garden Holding Corp. Luzon Petrofuels, Inc. Marbleslate Holdings, Inc. Pedalmax Holdings, Inc. Prixiedust Inc. Premuim Plus Investment Holdings, Inc. Skytrooper Charter Phils. Inc. Smart Access Holdings Corporation Terramino Holdings, Inc.	President: Halfen-Moment Inc. (President) Weldon Offshore Strategic Limited Incorporated (Chairman/President) Smart Access Holdings Inc. (Chairman/President) Sunshore Holdings Corporation (Chairman/President) Highgarden Holding Corp. (Chairman/President) Marbleslate Holdings, Inc. (Chairman/President)  Corporate Secretary: Asurion Compassion Forward Philippines, Foundation, Inc. DBM Vircon Services (Philippines) Inc. (formerly PDC Asia Pacific Inc.) Gracall International MNL, Inc. GSE Management Services, Inc. Pinterview International Philippines Terramino Holdings, Inc. Weldon Offshore Strategic Limited Incorporated  Treasurer: Evander Holdings Corporation

Name	Directorships in Other Companies (** if independent director)	Business Experience for the Past Five Years
	TWD, Inc. Weldon Offshore Strategic Limited Incorporated	Resident Agent: Goltens Philippines
Cheryl S. Saldaña- de Leon Filipino	AB Fiber Corp. AUEnergy, Inc. Aquos Vista, Inc.	Treasurer: Wiselink Investment Holdings, Inc.
42 years old  Director, October 2010 to present  Corporate Secretary and Compliance Officer, November 2010 to present	Boracay Island Transit System Corp. Central Bay Reclamation and Development Corporation DHI Group Inc. Countrybreeze Corporation Frostfire Holdings, Inc. Global Cast Asia Realty and Marine Services Inc. Lone Truth Holdings, Inc. Pedalmax Holdings, Inc. Privado Holdings Corp. Sealoch Holdings, Inc. Smartventures Inc. Spectrolite Ultra Power Corporation Wiselink Investment Holdings, Inc.	Corporate Secretary: AB Fiber Corp. Armoured Transport Plus, Incorporated Central Bay Reclamation and Development Corporation E-CTK Solutions Inc. Ecofuel Land Development Inc. Fortress Armoured Transport, Inc. Global Cast Asia Realty and Marine Services Inc. Green Future Innovations, Inc. Island City Music Ph OPC Lone Truth Holdings Incorporated Privado Holdings Corp. 1Renewable Earth Inc Sunspear Holdings, Inc. Tawid Coheco Foundation Valhalla Investment & Dev't. Holdings, Inc. Wiselink Investment Holdings, Inc.
Rhogel S. Gandingco Filipino 51 years old Independent Director, December 2017 to present	Fortman Cline Capital Markets Phils. Pacific Nickel Phils. Inc. Philnico Industrial Corporation	San Miguel Corporation, Special Assistant to the President and COO
Jose Martin Loon Filipino 34 years old Director, January 2017 to present	Cyber Bay Corporation	Aquende Yebra Aniag Loon and Associates, Partner Vamos Holdings Inc., Consultant Enrique Zobel Inc., Consultant Inigo & Mercedes Zobel, Executive Assistant ZEE1 Resources Inc., Consultant
Dave Nhowel M. Asejo Filipino 23 years old Director, December 2019 to present Treasurer, December 2019 to present	Central Bay Reclamation and Dev't. Corp. Synergy Grid & Dev't Corp One Taipan Holdings Inc. Monte Oro Grid Resources Corporation	Compliance Officer: Synergy Grid & Dev't. Philippines, Inc.  Treasurer: Synergy Grid & Dev't. Philippines, Inc. Central Bay Reclamation and Dev't. Corp.
Ryan V. Romero Filipino 38 years old  Director, March 2018 to present	Airy Mobi Corp. Alliance Training Center Katipunan Corp. Aquos Vista, Inc. Boracay Island Transit System Corp. Broadreach Media Holdings, Inc. Calor Philippines Holdings, Inc. Deltacrest Holdings, Inc.	Chairman and President: Secgen Construction and Development Corporation Serpentine Dragon Power Corporation  President: Deltacrest Holdings, Inc.

Name	Directorships in Other Companies (** if independent director)	Business Experience for the Past Five Years
	Deity Holdings Corporation Dharma Holdings Corporation Edtech Corporation Fernwood Holdings, Inc. Forstfire Holdings, Inc. Grand Trackway Holdings, Inc. JRLT-JHI Corp. Lagoonlight Holdings, Inc. Liquigaz Philippines Corporation Lone Truth Holdings Incorporated One Bacolod Express Holdings, Inc. Primera Commercio Holdings, Inc. Privado Holdings, Corp. Schutzengel Telecom, Inc. Secgen Construction and Development Corporation Serpentine Dragon Power Corporation Strategic Investment & Dev't. Holdings, Inc. Synergy Grid & Dev't Philippines, Inc.** Thunderbird Poro Development Ventures, Inc.** Valhalla Investment & Dev. Holdings, Inc. Visayasolar, Inc. Worldsummit Holdings Corporation	Corporate Secretary: Asian Unicorn Trading Ventures Corporation Brenton International Venture Manufacturing Corporation Broadreach Media Holdings, Inc. Calor Philippines Holdings, Inc. Dharma Holdings Corporation First Vita Plus Marketing Corporation Frostfire Holdings, Inc. JRLT-JHI Corp. Liquigaz Philippines Corporation Schutzengel Telecom, Inc.  Treasurer: Alliance Training Center Katipunan Corp. Aquos Vista Holdings Inc. Broadreach Media Holdings, Inc. Deity Construction Company, Inc. Frostfire Holdings, Inc. Lone Truth Holdings Incorporated One Bacolod Express Holdings, Inc.  Corporate Secretary and Treasurer: Deity Holdings Corporation One Bacolod Express Holdings, Inc.  Assistant Corporate Secretary: Central Bay Reclamation and Development Corporation Ecofuel Land Development Inc. Frostfire Holdings, Inc. Globalpeak Holdings, Inc. Green Future Innovations, Inc. Privado Holdings, Corp. Radio Philippines Network, Inc. Victoria Solar Energy Corporation Visayasolar, Inc.
Errica N. De Guzman Filipino 31 years old Director, December 2019 to present		

#### Nominees for Election as Members of the Board of Directors

Pursuant to the Corporation's By-laws, the directors are elected at each annual stockholders' meeting by stockholders entitled to vote. Each director holds office until the next annual election and his successor is duly elected, unless he resigns, dies or is removed prior to such election.

The nominees for election to the Board of Directors on 22 December 2020 are as follows:

- 1. Raul G. Gerodias
- 2. Raul Tito Maxelmo A. Estrella
- 3. Cheryl S. Saldaña-de Leon

- 4. Jose Martin A. Loon
- 5. Ryan V. Romero
- 6. Dave Nhoel M. Asejo
- 7. Luis A. Vera Cruz, Jr. independent director
- 8. Rhogel S. Gandingco independent director
- Evita C. Caballa independent director

#### **Independent Directors**

The incumbent independent directors of the Corporation are as follows:

- 1. Luis A. Vera Cruz, Jr.
- 2. Rhogel S. Gandingco

The incumbent independent directors have certified that they possess all the qualifications and none of the disqualifications provided for in the SRC. The Certifications of the incumbent independent directors and the Corporate Secretary are attached hereto as **Annexes "A-1" and "A-2."** 

The Securities Regulation Code requires any corporation with a class of equity shares listed for trading in an Exchange to have at least two (2) independent directors. The nomination, pre-screening and election of independent directors were made in accordance with Section 38 of the Securities and Regulation Code, SRC Rule 38 (as amended), Article IV Section 13 of the By-laws of the Corporation (as amended). The nominated independent directors have signified their acceptance of the nominations. The independent directors are nominated by a stockholder.

The Nomination Committee has determined that all the nominees, including independent directors, to be elected at this Annual Meeting, possesses all the qualifications and have none of the disqualifications for directorship set out in the Company's Manual on Corporate Governance as well as the Guidelines on the Nomination and Election of Independent Directors set forth in SRC Rule 38 as incorporated in the Company's Amended By-Laws.

The Chairman of the Corporate Governance Committee is Atty. Luis A. Vera Cruz and the members are Raul G. Gerodias and Jose Martin Loon.

Luis A. Vera Cruz, Jr. was nominated by Raul Tito Maxelmo A. Estrella, the incumbent Chairman. Raul G. Gerodias nominated Rhogel S. Gandingco and Evita C. Caballa. All of the persons recommending the nomination of the independent directors have no relationship to their respective nominees.

The Chairman of the Audit Committee is Luis A. Vera Cruz, Jr. and the members are Raul G. Gerodias and Jose Martin A. Loon.

#### 2. Significant Employees

The Corporation no longer has any employees.

#### 3. Family Relationships

The directors, executive officers, or persons nominated or chosen by the Corporation to become directors or executive officers are not related up to the fourth civil degree either by consanguinity or affinity.

#### 4. Involvement in Certain Legal Proceedings

There has been no occurrence of any of the following events during the past five years up to the latest date that are material to an evaluation of the ability or integrity of any director, person nominated to become a director, executive officer or control person of the Company:

 Any bankruptcy petition filed by or against any business of which such person was a general partner or executive officer either at the time of the bankruptcy or within two years prior to that time;

- b) Any conviction by final judgment, in a criminal proceeding, domestic or foreign, or being subject to a pending criminal proceeding, domestic or foreign, excluding traffic violations and other minor offenses:
- c) Being subject to any order, judgment, or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring, suspending or otherwise limiting his involvement in any type of business, securities, commodities or banking activities and;
- d) Being found by a domestic or foreign court of competent jurisdiction (in a civil action), the Commission or comparable foreign body, or a domestic or foreign Exchange or other organized trading market or self-regulatory organization, to have violated a securities or commodities law or regulation, and the judgment has not been reversed, suspended, or vacated.

#### 5. Certain Relationships and Related Transactions

There were no transactions or proposed transactions during the last two years, or proposed transactions, to which the Corporation was or is to be a party, in which any of the following persons had or is to have a direct or indirect material interest:

- (a) Any director or executive officer of the Corporation;
- (b) Any nominee for election as a director;
- (c) Any security holder named in response to 1.1 and 1.2 above;
- (d) Any member of the immediate family (including spouse, parents, children, siblings, and in-laws) of any of the persons in subparagraph 2.5 (a), (b) or (c) of this paragraph.

Please refer to Note 9 of the Consolidated Audited Financial Statements for the year ended 31 December 2019 for the summary of related party transactions.

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

#### 1. Summary Compensation Table

Name and Principal Position	Year	Compensation	Bonuses	Other Compensation
Raul G. Gerodias, Chairman and				
President	2020	N.A.	N.A.	N.A.
**The Directors/Officers of the Company	2019			
are not receiving any form of	2018			
compensation	2017			
	2016			

#### 2. Compensation of Directors

- (a) There is no standard arrangement pursuant to which directors of the Corporation are compensated or are to be compensated, directly or indirectly, for any services provided as a director, including any additional amounts payable for committee participation or special assignments, for the last completed fiscal year and the ensuing year.
- (b) There are no other arrangements, including consulting contracts, pursuant to which any director of the Corporation was compensated, or is to be compensated, directly or indirectly, during the Corporation's last completed fiscal year, and the ensuing year, for any service provided as a director.

There is no action to be taken with regard to the following:

- (a) any bonus, profit sharing, or other compensation plan, contract or arrangement in which any director, nominee for election as a director, or executive officer of the Corporation will participate:
- (b) any pension or retirement plan in which any person will participate; or

- (c) granting or extension to any such person of any options, warrants or rights to purchase any securities, other than warrants or rights issued to security holders as such, on a pro rata basis.
- 3. Employment Contracts and Termination of Employment and Change-in-Control Arrangements

There are no employment contracts between the Corporation and a named executive officer. Further, there are no compensatory plans or arrangements, including payments to be received from the Corporation with respect to a named executive officer.

4. Outstanding Warrants and Options

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

#### Item 7. Independent Public Accountants

R.G. Manabat & Co., served as Company's external auditors for the December 31, 2019 and 2018 Financial Statements. The same auditing firm shall be recommended for appointment as the Company's external auditors for the ensuing year and Mr. John Molina is the partner-in-charge.

Mr. Molina is the partner-in-charge of the Company's audit beginning the calendar year ending 2018. The handling audit partner is rotated every five (5) years in compliance with SRC Rule 68, Paragraph 3(b) (iv).

There was no event in the past where R.G. Manabat & Co. had any disagreement with the Company regarding any matter relating to accounting principles or practices or financial statement disclosure or auditing scope or procedure. Representatives of the Independent Public Accountant (R.G. Manabat & Co., CPA's) are expected to be present at the Annual Stockholders' Meeting. They will have the opportunity to make a statement if they desire to do so and are expected to be available to respond to appropriate questions.

#### C. ISSUANCE AND EXCHANGE OF SECURITIES

There is no action to be taken during this meeting with respect to the issuance and exchange of securities.

The debt to equity conversion has been previously approved and ratified by the Stockholders during the Annual Stockholders' Meeting held on 24 November 2010. A short background of the transaction is provided in Part II Item 5 on Recent Sale of Unregistered or Exempt Securities. The Securities and Exchange Commission has approved the confirmation of valuation in relation to the debt to equity conversion on 13 November 2012.

#### **D. OTHER MATTERS**

#### Item 15. Action with Respect to Reports

The following shall be submitted for approval/ratification of the stockholders:

- (a) Approval of the Minutes of the Previous Stockholders' Meeting
- (b) Approval of the 2019 Annual Report and Audited Financial Statements.

Note: There are no acts and resolutions of the board and management for which ratification of stockholders will be sought

## Item 19. Voting Procedures

As to each matter which is to be submitted to a vote of security holders, furnish the following information:

(a) The vote required for approval or election

Provided there is present, via proxy, the owners of the majority of the outstanding capital stock, candidates for the position of Director of the Corporation receiving the highest number of votes shall be declared elected.

Owners of two-thirds of the outstanding capital stock of the Corporation shall be required to pass and approve the amendment of the Corporation's Articles of Incorporation.

#### (b) The method by which votes will be counted

Shareholders will only cast their votes through ballots or proxies submitted on or before 12 December 2020 at 5 PM, in accordance with the procedure for Attending the Meeting Through Remote Communication set forth in this Information Statement, and approved by the majority of the shareholders present through remote communication or represented at the meeting as the method of voting for any or all the proposals or matters submitted to a vote at the meeting. In all proposals or matters for approval except for election of directors, each share of stock entitles its registered owner (who is entitled to vote on such particular matter) to one vote. In case of election of directors, cumulative voting as set out in this Information Statement shall be adopted. Counting of the votes will be done by the Corporate Secretary with the assistance of the independent auditors and the stock transfer agent of the Corporation.

## **SIGNATURE PAGE**

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete, and correct. This report is signed in the City of Pasig on the \_\_ day of November 2020.

**CYBER BAY CORPORATION** 

Ву:

he l. laldana-de Xim ATTY. CHERYL S. SALDAÑA-DE LEO

Corporate Secretary

#### MANAGEMENT REPORT

#### PART I - BUSINESS AND GENERAL INFORMATION

#### Item 1. Business

Cyber Bay Corporation (the Company) was organized to undertake real estate development (except real estate subdivision) and reclamation. The Company was incorporated on 06 July 1989, the Company has changed its name from First Lepanto Corporation to Guoco Land (Philippines), Inc. in 1994, to Centennial City Inc. in 1996, and to Cyber Bay Corporation in 2000.

On 30 March 1996, the Company, Central Bay Reclamation and Development Corporation (Central Bay) and certain of shareholders Central Bay's shareholders entered into a Memorandum of Agreement which involved the restructuring of the Company and the consolidation of certain businesses and assets of the Company and Central Bay.

The restructuring of the Company entailed the transfer to Prime Orion Philippines, Inc. (formerly Guoco Holdings Philippines, Inc.) of the Company's investments in the following corporations: Tutuban Properties Inc., Guoco Property Development Inc., Manila Southcoast Development Corporation, Mandaue Resources and Realty Corporation, Luck Hock Venture Holdings, Inc., First Lepanto Ceramic Wares Inc. and First Lepanto Realty Inc. and the settlement of all intercompany liabilities relating to such corporations.

The business consolidation involved the issuance by the Company of 4 billion shares of stock (with par value of £1.00 per share) to certain Central Bay shareholders in exchange for 4.8 million Central Bay shares of stock (with par value of £100.00 per share) held by the Central Bay shareholders. Upon completion of the business consolidation, the Company assumed full ownership of Central Bay, including its Joint Venture Agreement (JVA) with the Public Estates Authority (PEA) (now known as the Philippine Reclamation Authority) to reclaim 750 hectares of land along Manila Bay (the Cyber Bay Project) as its new property core holding.

Aside from the aforementioned business consolidation, no other material reclassification, Merger, Consolidation or Purchase has been implemented. However, ten (10) floors of the BA Lepanto Building owned by the Company was the subject of a *Dacion en Pago* arrangement with the Philippine National Bank in 1999.

With the Cyber Bay Project, the Company is afforded a unique flagship waterfront development; at 750 hectares, it was supposed to be a substantial fully integrated township that can spearhead the redevelopment of the Manila Bay in tandem with the government's progressive Bay City Development.

A controversy on the validity of the JVA arose and several investigations and fact-finding committees were created to determine its validity. Finally, on 28 May 1999, the JVA was amended and approved by the Office of the President and the Government Corporate Monitoring and Coordinating Committee.

After having obtained all the government approvals and endorsements under two Administrations (Presidents Fidel Ramos and Joseph Estrada) and pursuant to the Amended JVA, Central Bay conducted a review of all contracts and project plans in preparation for the resumption of the long-delayed implementation of the Reclamation Project. Preparations included the rebidding of the dredging and reclamation contract, which were previously suspended. In addition, Central Bay urgently settled the issue related to squatters and incurred huge operational expenses in securing the cleared islands within the project site. These expenditures were undertaken by Central Bay in the ordinary course of business pursuant to its JVA/AJVA with respondent and done in utmost good faith.

However, on 09 July 2002, after having invested heavily into the Reclamation Project, including the cash advances given to PRA and the cost for the relocation of informal settlers in the area, not to mention the funds that were injected to run the operations of Central Bay from 1995 to 2002, the Supreme Court promulgated a decision in the case of *Chavez v. PEA and Amari Coastal Bay Development Corporation (G.R. No. 133250, July 9, 2002, 384 SCRA 152)*, permanently enjoining PEA and Central Bay from implementing and declaring the Amended JVA as null and void ab initio. Central Bay's Motion for Reconsideration was denied.

The Supreme Court stated that "Despite the nullity of the Amended JVA, Central Bay is not precluded from recovering from the PEA in the proper proceedings, on a quantum merit basis, whatever Central Bay may have incurred in implementing the Amended JVA, prior to its declaration of nullity.

On 20 November 2009, the Company sent a letter to the PEA now PRA for the payment of approximately P13.4 billion. This amount represents all costs, losses, liabilities, and expenses incurred by Central Bay computed as of September 2009 pursuant to the Amended JVA.

In a letter dated 8 February 2010, PRA, through its former General Manager and CEO, Andrea D. Domingo, acknowledged that of the claims for reimbursement made by Central Bay, PRA was able to verify the total amount of P1,004,439,048.45 as the amount due for reimbursement and PRA did not, at that time, find any sufficient basis for the payment of Central Bay's other claims including cost of money, reimbursement of professional and legal fees, interest and bank charges on loan, foreign exchange losses on loans, pre-operating and operating expenses, input tax, and documentary stamp tax. Central Bay then conducted a more thorough internal review of pertinent documents and re-computation of its claims vis-a-vis the findings of PRA

Thus, on 13 December 2010, Central Bay filed a Petition with the COA to claim for reimbursement with the revised amount due totaling P11,527,573,684.12 (down from the initial claim of P13,385,972,469) and not merely P1,004,439,048.45 as initially determined by the PRA. Considering that PRA has already validated and acknowledged Central Bay's claim for reimbursement in the amount of P1,004,439,048.45, the only issue submitted to the COA is whether or not the other claims of Central Bay which were initially found by PRA to be without sufficient basis are likewise rightful items for reimbursement in light of recognized government accounting standards.

The money claim of P1.027 billion shall be settled through a conveyance of a portion of the PRA reclaimed land to Central Bay's qualified assignee, as previously approved by the stockholders of the Company during its annual stockholders' meeting held on 22 December 2015.

Central Bay and the PRA, as assisted by the Office of the Government Corporate Counsel (OGCC), entered into a Compromise Agreement with the PRA dated 14 October 2016. The Compromise Agreement shall take force and effect upon approval by the Commission on Audit (COA) and the issuance of the COA of an Order of Judgment to dismiss the money claim of Central Bay in the case docketed as COA CP Case No. 2010-350 and shall bar any future claims arising from or in connection with the Amended Joint Venture Agreement dated 30 March 1999.

On 11 November 2016, Central Bay and PRA filed a Joint Motion for Judgment based on the Compromise Agreement before the COA to seek its approval.

On 23 May 2019, the COA rendered a decision rendering the Compromise Agreement as null and void, and partially granting Central Bay's money claims in the total amount of P714,937,790.29 (Decision). A Motion for Reconsideration on the Decision was filed with the COA on 25 July 2019.

On 30 July 2020, Central Bay, the wholly owned subsidiary of the Company, received a notice dated 08 June 2020, that the COA *En Banc* issued a resolution on 21 January 2020 to deny its Motion for Reconsideration (MR). The MR was filed by the Central Bay on 25 July 2019 on the decision declaring the Compromise Agreement with the Philippine Reclamation Authority invalid, and partially granted Central Bay's money claim in the total amount of PhP714,937,790.29.

On 19 August 2020, Central Bay filed a Petition for Certiorari with G.R No. 252940 to the Supreme Court of the Philippines praying that the COA En Banc resolution be reversed and set aside and that the Compromise Agreement dated 14 October 2016 be approved and adopted.

On 08 September 2020, the Supreme Court En Banc required COA and PRA to comment to the Petition for Certiorari. At present, Central Bay has yet to receive any submission from COA and PRA.

The Company continues to implement measures to reduce its operational expenses and, through the efforts of its outsourced service provider, consolidate all the records pertaining to the claim for reimbursement from the PRA.

The plan of operation of the Company and its Subsidiary will depend on the recoverability of the Group's claims for reimbursement from PRA and on the success of any business that the Group may undertake.

The Group's capital requirements are satisfied through advances of shareholders. The Group is not subject to externally imposed capital requirements.

There were no changes in the Group's approach to capital management during the year.

#### **Amount Spent on Development Activities**

The amount spent on development activities during the last three (3) fiscal years and its percentage to revenues are as follows: (*Amounts in Thousands*)

As of	Amount	Total Revenue for the Period	% to Revenues
31 Dec. 2019	<del>P</del> 0.0	₽ 0	0.0%
31 Dec. 2018	₽ 0.0	₽ 0	0.0%
31 Dec. 2017	₽ 0.0	무 0	0.0%

As of 31 October 2020, the Company has no employees and has outsourced its reportorial and compliance requirements to GSE Management Services, Inc. So far, the Company has no plans to hire employees in the ensuing twelve months.

The Company is currently waiting for the COA's resolution on the Motion for Reconsideration and is discussing with PRA the details of its claims pursuant to the Amended JVA and the Supreme Court Decision.

#### Item 2. Properties

#### Cyber Bay Project

The Company's Cyber Bay Project encompasses 750 hectares involving the reclamation and development of an integrated and comprehensive urban township that is envisioned to be a 21st century metropolis. The reclamation project is located Southwest of Manila along Manila-Cavite Coastal Road, within the cities of Parañaque, Las Piñas and the municipality of Bacoor, Cavite. This project has been shelved due to the Supreme Court decision nullifying the JVA with the PRA.

In 1999, Cyber Bay settled part of its loans with the Philippine National Bank with a *Dacion en Pago* of its 10 Floors in the BA Lepanto Building, located along Paseo de Roxas, Makati City.

The Company has no other property holdings.

#### Item 3. Legal Proceedings

1. Sta. Maria Homeowners' Association, et al. v. Public Estates Authority and Amari Coastal Bay Development Corporation at the Regional Trial Court of Parañague, Branch 257, instituted on July 3, 2000

Plaintiffs were occupants of the Freedom Island which forms part of the 750-hectare area to be reclaimed and developed under a JVA between the PEA and AMARI. The PEA, as provided in the JVA, undertook the relocation of the plaintiffs from the Freedom Island. The plaintiffs filed a complaint for specific performance and injunction in court as a result of their ejection from the Freedom Island. If found liable, the Company may be ordered to pay Fifty Thousand Pesos (P50,000.00) as attorney's fees.

The Company moved for the dismissal of the case against it. Said motion is still pending resolution.

2. Cyber Bay Corporation v. Island Country Telecommunications, Inc. at the Regional Trial Court of Makati City, Branch 58, instituted on June 20, 2001

The Company owned three (3) floors of the BA Lepanto Building in Makati City. Island Country Telecommunications, Inc. (ICTI) was engaged in the operation of paging services. In 1996, ICTI leased the floors owned by the Company. ICTI failed to pay its rental obligation to the Company despite demands.

In a Decision dated 22 February 2008, the Regional Trial Court (RTC) of Makati, Branch 143 ruled in favor of the Company and ordered ICTI to pay the Company the following amounts:

- a. \$\int\text{\$\mathbb{P}\$}8,589,518.24\$ as arrears from the rented premises, i.e. 8th, 9th, and 14th floors with interest at 12% per annum from 25 September 2000 until the sum is fully paid;
- b. ₽1,895,162.50 as rental for the 8<sup>th</sup> and 9<sup>th</sup> floors minus the security deposit or a total of ₽418,412.25 with interest at 12% per annum from 25 September 2000 until fully paid; and,
- c. Costs of suit and ₽200,000.00 for attorney's fees.

From said Decision, ICTI filed its Notice of Appeal. In a Decision dated 29 September 2009, the Court of Appeals denied ICTI's appeal. The Decision of the RTC was affirmed with modification in that ICTI is ordered to pay the Company the following amounts:

- a. ₱5,452,114.64 as rent arrears up to period of November 1998 with interest at 12% per annum from 25 September 2000 until the sum is fully paid; and
- b. P418,412.50 as rent arrears for the period of 01 September 1999 to 15 December 1999 with interest at 12% per annum from 25 September 2000 until fully paid.

On 12 October 2009, ICTI filed a Motion for Partial Reconsideration which was denied by the Court of Appeals in its Resolution dated 28 January 2010. Consequently, the Decision became final and executory on 21 February 2010.

The Company is now in the process of enforcing the Writ of Execution.

3. Central Bay Reclamation and Development Corporation v. Philippine Reclamation Authority, instituted on 13 December 2010

Central Bay filed a Petition for money claims with the Commission on Audit arising from JVA entered into by the Public Estates Authority [PEA] (now the Philippine Reclamation Authority [PRA]) with Amari Coastal Bay Development Corporation (ACBDC) for the development of Three Islands (the "Reclamation Project") on 25 April 1995. By virtue of a Notice to Proceed issued by the PEA on 27 September 1996, Central Bay proceeded with the implementation of the Reclamation Project after having obtained presidential approval, all the government licenses, environmental and other permits and approvals necessary for the reclamation.

The Supreme Court declared the Amended JVA as null and void ab initio and after several Motions for Reconsideration denied by the Supreme Court, the decision of the Court became final and executory. Nevertheless, the Supreme Court decreed that the nullification of the JVA does not affect Central Bay's right to recover reimbursement from PEA (now PRA).

On 20 November 2009, the Company sent a letter to the PEA now PRA for the payment of approximately £13.4 billion. This amount represents all costs, losses, liabilities, and expenses incurred by Central Bay computed as of September 2009 pursuant to the Amended JVA. In a letter dated 8 February 2010, PRA, through its former General Manager and CEO, Andrea D. Domingo, acknowledged that of the claims for reimbursement made by Central Bay, PRA was able to verify the total amount of £1,004,439,048.45 as the amount due for reimbursement.

Thus, Central Bay filed a Petition with the COA to claim for reimbursement with the revised amount due totaling P11,527,573,684.12 (down from the initial claim of P13,385,972,469) and not merely P1,004,439,048.45 as initially determined by the PRA. Considering that PRA has already validated and acknowledged Central Bay's claim for reimbursement in the amount of P1,004,439,048.45, the only issue submitted to the COA is whether or not the other claims of Central Bay which were initially found by PRA to be without sufficient basis are likewise rightful items for reimbursement in light of recognized government accounting standards.

Central Bay had several meetings with the PRA Panel to reconcile the accounts and provide supporting data for its claim for reimbursement.

After the validation process, which was concluded in October 2011, the PRA, in a letter dated 03 February 2014 signed by its incumbent General Manager and CEO Peter Anthony A. Abaya, informed Central Bay that PRA has verified an additional amount for reimbursement equivalent to Twenty-Two Million Five Hundred Ninety-Two Thousand Four Hundred Thirty-Five and 34/100 Pesos (P22,592,435.34), bringing the total amount validated by PRA to One Billion Twenty-Seven Million Thirty-One Thousand Four Hundred Eighty-Three and 79/100 Pesos (P1,027,031,483.79).

PRA, through the OGCC, subsequently filed its Answer to the COA Petition. Central Bay has requested for additional time to file its Reply on or before 27 November 2015.

Central Bay and the PRA, as assisted by the Office of the Government Corporate Counsel (OGCC), entered into a Compromise Agreement with the PRA dated 14 October 2016. The Compromise Agreement shall take force and effect upon approval by the Commission on Audit (COA) and the issuance of the COA of an Order of Judgment to dismiss the money claim of Central Bay in the case docketed as COA CP Case No. 2010-350 and shall bar any future claims arising from or in connection with the Amended Joint Venture Agreement dated 30 March 1999.

The money claim of PhP1.027 billion shall be settled through a conveyance of a portion of the PRA reclaimed land to Central Bay's qualified assignee, as previously approved by the stockholders' of the Company during its annual stockholders' meeting held on 22 December 2015.

Central Bay and PRA filed a Joint Motion for Judgment based on the Compromise Agreement before the COA on 11 November 2016 to seek its approval. On 23 May 2019, the COA rendered a decision rendering the Compromise Agreement as null and void, and partially granting Central Bay's money claims in the total amount of P714,937,790.29 (Decision). A Motion for Reconsideration on the Decision was filed with the COA on 25 July 2019.

On 30 July 2020, Central Bay, the wholly owned subsidiary of the Company, received a notice dated 28 June 2020, that the COA *En Banc* issued a resolution on 21 January 2020 to deny its Motion for Reconsideration (MR). The MR was filed by the Central Bay on 25 July 2019 on the decision declaring the Compromise Agreement with the Philippine Reclamation Authority invalid, and partially granted Central Bay's money claim in the total amount of PhP714,937,790.29.

On 19 August 2020, Central Bay filed a Petition for Certiorari with G.R No. 252940 to the Supreme Court of the Philippines praying that the COA En Banc resolution be reversed and set aside and that the Compromise Agreement dated 14 October 2016 be approved and adopted.

On 08 September 2020, the Supreme Court En Banc required COA and PRA to comment to the Petition for Certiorari. At present, Central Bay has yet to receive any submission from COA and PRA.

#### Item 4. Submission of Matters to a Vote of Security Holders

There are no matters submitted during the period covered by this report to a vote of security holders through the solicitation of proxies or otherwise.

#### PART II - OPERATIONAL AND FINANCIAL INFORMATION

#### Item 5. Market for Issuer's Common Equity and Related Stockholder Matters

#### (1) Market Information

The Company's common equity is traded at the Philippine Stock Exchange.

Stock Prices	<u>High</u>	Low
Fiscal Year 2017		
1 <sup>st</sup> Quarter 2 <sup>nd</sup> Quarter 3 <sup>rd</sup> Quarter 4 <sup>th</sup> Quarter	₽0.68 ₽0.56 ₽0.55 ₽0.51	P0.52 P0.50 P0.47 P0.45
Fiscal Year 2018		
1 <sup>st</sup> Quarter 2 <sup>nd</sup> Quarter 3 <sup>rd</sup> Quarter 4 <sup>th</sup> Quarter	₽0.53 ₽0.48 ₽0.50 ₽0.42	₽0.42 ₽0.39 ₽0.39 ₽0.37
Fiscal Year 2019		
1 <sup>st</sup> Quarter 2 <sup>nd</sup> Quarter 3 <sup>rd</sup> Quarter 4 <sup>th</sup> Quarter	₽0.47 ₽0.55 ₽0.51 ₽0.39	₽0.36 ₽0.37 ₽0.38 ₽0.37

#### Fiscal Year 2020

1st Quarter	₽0.24	₽0.23
2 <sup>nd</sup> Quarter	₽0.26	₽0.26
3 <sup>rd</sup> Quarter	₽0.31	₽0.29

The stock price of the Company's common shares closed at ₱0.39 per share at the close of trading on 29 October 2020, and ₱0.38 per share at the close of trading on 03 November 2020.

## (2) Holders

The number of shareholders of record as of 31 October 2019 is Six Hundred Twenty-Three (623). Common shares outstanding as of the same period are Six Billion Eight Hundred Six Million Eight Hundred Seventy-Eight Thousand Eight Hundred Fifty-Three (6,806,878,853) shares. The Closing Market price as of 29 October 2020 is P0.39.

Top 20 Common Stockholders As of 31 October 2020

Name of Stockholder	Number of Shareholdings	% to Common Equity
PCD NOMINEE CORP. (FILIPINO)	2,029,848,339	29.821%
PRIMERA COMMERCIO HOLDINGS, INC.	1,462,000,000	21.478%
GUOCO HOLDINGS (PHILS.), INC.	1,320,116,000	19.394%
UCPB TA# 99-0196	1,000,000,000	14.691%
AMARI HOLDINGS CORPORATION	215,500,000	3.166%
DAVID GO SECURITIES CORPORATION	43,526,968	0.639%
PCD NOMINEE CORPORATION (NON-FILIPINO)	39,283,611	0.577%
PRIME ORION PHILIPPINES, INC.	17,985,405	0.264%
HLG CAPITAL PHIL., INC. ITF MR. SOMBOON	14,000,000	0.206%
PATCHARASOPAK		
URBAN LEISURE AND DEVELOPMENT CORPORATION	12,000,000	0.176%
ROGER C. ANG	9,000,000	0.132%
KATHERINE MARIE YBANEZ SY	5,000,000	0.073%
SEC ACCOUNT FAO: VARIOUS CUSTOMERS OF GUOCO	4,111,324	0.060%
SECURITIES (PHILIPPINES), INC.		
WILLIAM L. PEREZ	3,470,000	0.051%
Q-TECH ALLIANCE HOLDINGS, INC.	3,143,000	0.046%
BENITO KEH	2,500,000	0.037%
ALEXANDER UY &/OR CHARLES UY	2,190,000	0.032%
PLLIM INVESTMENTS, INC.	2,000,000	0.029%
ROSA ALLYN G. SY	2,000,000	0.029%
SONNY SY AGUINALDO	1,687,000	0.025%

#### Top 20 Preferred stockholders As of 31 October 2020

Name of Stockholder	Number of Shareholdings	Percentage to Preferred Equity
ONE BACOLOD EXPRESS HOLDINGS, INC.	1,609,359,778	24.88
PRIMERA COMMERCIO HOLDINGS, INC.	4,858,590,825	75.12

#### (3) Dividends

No dividends were declared in 2020. Except for the availability of sufficient retained earnings, there is no restriction on the payment of dividend on shares.

#### (4) Recent Sales of Unregistered Securities

The Company secured Stockholders' approval and ratification of the issuance of shares as a result of the conversion of liabilities to equity during as shown below during its annual meeting held on 24 November 2010. As a first step, the Company amended its Articles of Incorporation amending the par value of the unissued preferred shares from P1.00 to P0.10, among others. The Commission approved the Amended Articles of Incorporation on 04 May 2011.

The Securities and Exchange Commission has approved the confirmation of valuation in relation to the debt to equity conversion on 13 November 2012 as follows:

#### (a) Conversion of Stockholders' Advances to Equity

The advances which will be converted to 646,878,853 common shares were utilized to finance the reclamation and horizontal development of the Cyber Bay Project.

The 646,878,853 common shares were issued to the following:

One Bacolod Express Holdings, Inc.	364,577,424
Primera Commercio, Holdings, Inc.	167,578,190
Cosco Land Corporation	56,132,206
Guoco Securities (Philippines), Inc.	42,924,628
Prime Orion Philippines, Inc.	15,666,405
Total	646,878,853

#### (b) Conversion of Bank Loans to Equity

The liabilities which will be converted to 6,467,950,604 preferred shares arose from the Company's bank loans to Philippine National Bank (PNB) and Bangkok Bank. The PNB Loan was assigned to Opal Investments Portfolio [SPV-AMC], Inc. and the latter assigned the loan obligation to One Bacolod Express Holdings, Inc. On the other hand, the Bangkok Bank Loan, which is the subject of Civil Case No. 01-1094 (as discussed in detail below), was assigned to Allied Enterprise Co., Ltd. and the latter assigned it to New Bond Corporation (NBC). On 22 February 2011, the Company filed a manifestation in Civil Case No. 01-1094 that it has no objection to the substitution of Primera Commercio Holdings, Inc. for NBC as plaintiff in the case. In a Judgment dated 14 September 2011, the trial court approved the parties' Joint Motion for Judgment Based on Compromise that was filed on 26 August 2011.

The 6,467,950,603 preferred shares were issued to the following:

One Bacolod Express Holdings, Inc.	1,609,359,778
Primera Commercio, Holdings, Inc.	4,858,590,825
Total	6.467.950.603

## Item 6. Management's Discussion and Analysis

Due to the Decision of the Supreme Court, which rendered a decision nullifying the JVA with the PEA, the Corporation has suspended all works and negotiations. The Company has exhausted almost all possible legal courses of action.

The plan of operation of the Company and its Subsidiary will depend on the recoverability of the Group's claims for reimbursement from PRA and on the success of any business that the Group may undertake. The Joint motion of the Company and of PRA before the COA is still pending.

At present, the Corporation is operating using funds sourced externally or advanced by its major stockholders. There are no expected major purchases or sale of plant and equipment nor significant changes in the number of employees of the Corporation.

There were no material changes in financial condition and results of operation for the last three (3) fiscal years.

- There are no known trends, demands, commitments, events or uncertainties that will have a material effect on the Company's liquidity;
- There are no material commitments for capital expenditures;
- There are no significant elements of income or loss that did not arise from the Company's operations;

- All expenses of the Company are current and the Company does not expect any direct or contingent financial obligation that is substantial or material.
- There are no seasonal aspects that have a material effect on the financial condition or results of operations.
- The Board and Management of the Company are continuously and actively looking for other projects and businesses that the Company may venture into. In the meantime, all project-related operations are still suspended.

The Corporations Top 5 key performance indicators:

Performance Indicators	FORMULA	2019 (figures used are in thousands)	2018 (figures used are in thousands)
Current Ratio	Current Assets ÷ Current Liabilities	0.288 : 1	0.289 : 1
		612,490 ÷ 2,128,585	614,127 ÷ 2,128,442
Debt to Equity Ratio	Total Liabilities ÷ Stockholders Equity	-1.405 : 1	-1.407 : 1
		2,128,585 ÷ (1,514,734)	2,128,442 ÷ (1,513,099)
Equity to Debt Ratio	Stockholders Equity ÷ Total Liabilities	-0.712 : 1	-0.711 : 1
		(1,514,734) ÷ 2,128,585	(1,513,099) ÷ 2,128,442
Book value per share	Stockholders Equity ÷ Total number of shares	-0.223	-0.222
		(1,514,734) ÷ 6,806,879	(1,513,099) ÷ 6,806,879
Income (Loss) per share	Net Income ÷ Total number of shares	-0.0002	-0.0003
		(1,635) ÷ 6,806,879	(2,080) ÷ 6,806,879

At present, there are no known trends, demands, commitments or uncertainties in the Company. All operational expenses of the Company are sustained by sourcing externally or advanced by its major stockholders. All expenses of the Company are current and the Company does not expect any direct or contingent financial obligation that is substantial or material.

For the next Twelve (12) months, the Company will continue to source funds for its operational expenses from its major stockholders. The Company does not expect to purchase or sell any plant and significant equipment. The Company does not foresee a significant change in the number of its employees for the succeeding Twelve (12) months.

#### Item 7. Financial Statements

The 2019 Annual Report and Consolidated Financial Statements are presented separately to form part of this information package.

#### External Audit Fees and Services

The fees billed and paid by the Company in favor of its External Auditors for Audit and Audit Related Fees is Four Hundred Thirty-Seven Thousand Nine Hundred Twenty Pesos (\$\frac{2437}{920.00}\$) per year for the years 2018 to 2019, equivalent to an aggregate amount of Eight Hundred Seventy-Five Thousand Eight Hundred Forty Pesos (\$\frac{2875}{840.0}\$). These fees comprise the audit and audit-related services rendered to the Company and its subsidiary, broken down as follows:

	2018	2019	
Cyber Bay Corporation:			
Audit Fees	200,000.00	200,000.00	
Out-of-Pocket Expenses	30,000.00	30,000.00	
Value-Added Tax	27,600.00	27,600.00	
Sub-Total	257,600.00	257,600.00	
Central Bay Reclamation and Development Corporation:			
Audit Fees	140,000.00	140,000.00	
Out-of-Pocket Expenses	21,000.00	21,000.00	
Value-Added Tax	19,320.00	19,320.00	

Sub-Total	180,320.00	180,320.00
TOTAL	437,920.00	437,920.00

Except for the fees indicated above, there were no tax fees or all other fees billed or paid to the Company's External Auditors for the last two (2) fiscal years.

The audit plan, including the corresponding audit fees, is submitted by the External Auditors to the Company's Audit Committee for review. The Audit Committee evaluates and approves the audit fees on the basis of reasonableness, scope of work and the prevailing market price for audit services in the industry. If the Audit Committee finds the audit plan and fees are in order, it is presented and recommended for final approval of the Board of Directors. In the event that other services aside from the audit of financial statements, the scope of and payment for the same are subject to review, evaluation, and approval by the Board of Directors.

#### Item 8. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

There are no changes in and disagreements with accountants on accounting and financial disclosure during the two most recent fiscal years.

#### **Compliance with Leading Practice on Corporate Governance**

The Company has submitted its revised Manual of Corporate Governance (the Manual) to the SEC and PSE in compliance with SEC Memorandum Circular No. 6 Series of 2009.

The Company has in place a performance evaluation system for corporate governance. The Compliance Officer regularly monitors and evaluates compliance by the Board of Directors with the Manual.

There are no major deviations from the Manual as of the date of this report.

The Board of Directors regularly reviews the Manual to ensure that the same remains relevant and is responsive to the needs of the organization.

#### **UNDERTAKING**

The Company shall provide to the stockholders, without charge, on written request, a printed or electronic copy of SEC Form 17-A. All such requests for a copy of the Annual Report shall be directed to:

The Corporate Secretary
Cyber Bay Corporation
Suite 2402 Discovery Center, 25 ADB Avenue
Ortigas Center, Pasig City

or

loydeleon@gselawfirm.com

#### **SIGNATURE**

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 hereunto duly authorized.

**CYBER BAY CORPORATION** 

Issuer

Ву:

Check S. Saldaña - de Xim ATTY. CHERYL S. SALDAÑA-DE LEON

Corporate Secretary

#### CERTIFICATION OF INDEPENDENT DIRECTOR

- I, LUIS A. VERA CRUZ, JR. of legal age, Filipino, and with office address at ACCRA Law Tower 2nd Ave. Cor. 30th St., Bonifacio Global City, Taguig, after being duly sworn in accordance with law, state that:
- 1. I am a nominee for independent director of CYBER BAY CORPORATION (the Corporation) and have been its independent director since 12 January 2017.
- 2. I am affiliated with the following companies or organizations (including Government-Owned and Controlled Corporations):

Company/ Organization	Position/ Relationship	Period of Service
Eagle Cement Corporation	Director	Three years and Eight months
Cyber Bay Corporation	Independent Director	Three years and Nine months
Agribusiness Rural Bank, Inc.	Director	One year and Two months

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of the Corporation, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other other issuances of the Securities and Exchange Commission (SEC).
- 4. To the best of my knowledge, I am not related to any of the directors, officers or substantial shareholders of the Corporation and its subsidiaries as defined under Rule 38.2.3 of the Securities Regulation Code.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 7. I shall inform the Corporate Secretary of the Corporation of any changes in the abovementioned information within five days from its occurrence.

(Signature page follows)

IN WITNESS WHEREOF, I have affixed my signature this \_\_\_\_\_\_ in Pasig City.

NOV 10 2020

Affiant

SUBSCRIBED AND SWORN to before me this \_\_\_\_\_ in Pasig City, affiant having exhibited to me competent evidence of identity in the form of his Taxpayer's Identification Card with No. 126-673-127 and IBP Roll of Attorneys No. 25483.

Doc. No. 39; Page No. 50; Book No. 17; Series of 2020.

IAN DENIS U. CANOY

Notary Public for the Cities of Pasig, San Juan
And Municipality of Pateros
Commission until 31 December 2020
APPT. No. 143 (2019-2020) - Roll No. 70912
PTR No. 6535457; 01-18-2020; Pasig City
IBP No. 104571; 01-09-2020; RSM
MCLE Compliance No. VI-025508; 04-15-2019
1004 Discovery Center 25 ADB Ave., Ortigas Center Pasig City

#### CERTIFICATION OF INDEPENDENT DIRECTOR

- I, RHOGEL S. GANDINGCO, of legal age, Filipino, and with address at 108 Edinburgh Street, Pasig Greenpark Village, Manggahan, Pasig City, after being duly sworn in accordance with law, state that:
- 1. I am a nominee for independent director of CYBER BAY CORPORATION (the Corporation) and have been its independent director since 21 December 2017.
- 2. I am affiliated with the following companies or organizations (including Government-Owned and Controlled Corporations):

Company/ Organization	Position/ Relationship	Period of Service
Fortman Cline Capital Markets Phils.	Director	7 years & 10 months
Pacific Nickel Phils. Inc.	Director	7 years & 4 months
Philnico Industrial Corporation	Director	7 years & 4 months
Cyber Bay Corporation	Independent Director	2 years & 10 months
Sentro 88 Foods, Inc.	Chairman and President	2 years & 4 months
21 La Verde Holdings, Inc.	Chairman	1 year & 8 months

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of the Corporation, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other other issuances of the Securities and Exchange Commission (SEC).
- 4. To the best of my knowledge, I am not related to any of the directors, officers or substantial shareholders of the Corporation and its subsidiaries as defined under Rule 38.2.3 of the Securities Regulation Code.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 7. I shall inform the Corporate Secretary of the Corporation of any changes in the abovementioned information within five days from its occurrence.

(Signature page follows)

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IN WITNESS WHEREOF, I have affixed my signature this \_ Pasig City.

in

THOGEL S. GANDINGCO

SUBSCRIBED AND SWORN to before me this \_\_\_\_\_\_ in Pasig City, affiant having exhibited to me competent evidence of identity in the form of his Tax Identification Number ID No. 126-812-085.

Doc. No. 496, Page No. 99; Book No. 1; Series of 2020.

ANNABELLE P. VILLANOZA
Notary Public for the Cities of Pasig, San Juan
And Municipality of Pateros
Commission until 31 December 2020
APPT. No. 113 (2019-2020) - Roll No. 70582
PTR No. 6535466; 01-18-2020; Pasig City
IBP No. 104585; 01-09-2020; RSM
MCLE Compliance No. VI-0024690; 04-10-2019
2404 Discovery Center 25 ADB Ave., Ortigas Center Pasig City

# CERTIFICATION OF INDEPENDENT DIRECTOR

- I, **EVITA C. CABALLA**, of legal age, Filipino, and with address at 43 Taurus cor. Pres. Quirino Sts., Cinco Hermanos Subd., Industrial Valley Complex, Marikina City, after being duly sworn in accordance with law, state that:
- 1. I am a nominee for independent director of **CYBER BAY CORPORATION** (the Corporation).
- 2. I am affiliated with the following companies or organizations (including Government-Owned and Controlled Corporations):

Company/Organization	Position/Relationship	Period of Service
Philippine Diamond Hotel and Resort Inc.	Corporate Secretary	19 years & 11 months
Philippine Oriental Realty Development Inc.	Corporate Secretary	19 years & 11 months
Bank of Commerce	Corporate Secretary	10 years & 7 months
Silvertides Holdings Corporation	Corporate Secretary / Director	9 years & 4 months
Pacific Nickel Philippines, Inc.	Director	7 years & 4 months
Philnico Industrial Corporation	Director	7 years & 4 months
Northpine Land, Inc.	Director	6 years & 6 months
MDR Management Partners, Inc.	Director	6 years
Global 808 Investment Holdings, Inc.	Corporate Secretary / Director	13 years & 2 months
Bluelight Industrial Estate, Inc.	President / Director	7 years & 10 months
Q-tech Alliance Holdings, Inc.	Corporate Secretary / Director	4 years
21 La Verde Holdings, Inc.	Corporate Secretary / Director	1 year & 8 months

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of the Corporation, as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other other issuances of the Securities and Exchange Commission (SEC).
- 4. To the best of my knowledge, I am not related to any of the directors, officers or substantial shareholders of the Corporation and its subsidiaries as defined under Rule 38.2.3 of the Securities Regulation Code.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 7. I shall inform the Corporate Secretary of the Corporation of any changes in the abovementioned information within five days from its occurrence.

(Signature page follows)

IN WITNESS WHEREOF, I have affixed my signature this \_\_\_\_\_\_ in Pasig City.

SULMUEVITA C. CABALLA
Affiant

SUBSCRIBED AND SWORN to before me this \_\_\_\_\_\_ in Pasig City, affiant having exhibited to me competent evidence of identity in the form of her Tax Identification Number ID No. 153-225-124.

Doc. No. 17; Page No. 17; Book No. Series of 2020. KATHRYN AUDREY U.-QUINTO
Notary Public for the Cities of Pasis, Sen Juan
And Municipality of Pateros
Commission until 31 December 2021
244 Discenty Cester 25 JDE Ans., Origin Cester Pasis City
APPT. No. 471 (2020-2021)-Roll No. 73269
PTR No. 6535596; 01-18-2020; Pasis City
IBP No. 104579; 01-09-2020; Makati
NCLE Compliance-N/A (Admitted to the Bar in 2613)

#### CERTIFICATION

- I, CHERYL S. SALDAÑA-DE LEON of legal age, Filipino, and with office address at Suite 2802, Discovery Center, 25 ADB Avenue, Ortigas Center, Pasig City, after being duly sworn in accordance with law, state that:
- 1. I am the duly elected and incumbent Corporate Secretary of CYBER BAY CORPORATION ("Corporation"), a corporation duly organized and existing under the laws of the Republic of the Philippines, with office address at Suite 2402, Discovery Center, 25 ADB Avenue, Ortigas Center, Pasig City
- 2. To the best of my knowledge, none of the Corporation's directors or officers are connected with any government agencies or instrumentalities of the Philippines.
- 3. This Certification is being executed in connection with the Corporation's 2020 Information Statement.

IN WITNESS WHEREOF, I hereby affix my signature this 11<sup>th</sup> day of November 2020 in Pasig City.

CHERYL S. SALDANA-DE LEON
Corporate Secretary

SUBSCRIBED AND SWORN to before me this 11<sup>th</sup> day of November 2020 in Pasig City, affiant exhibiting to me her Community Tax Certificate No. 14462838 issued on 11 January 2020 in Pasig City, as well as competent evidence of identity in the form of her Tax Identification Number 202-946-957.

Page No. 95; Book No. 75; Series of 2020.

ANNABELIA VILLANOZA

Notary Public for the Cities of Pasig, San Juan

And Municipality of Pateros

Commission until 31 December 2020

APPT. No. 113 (2019-2020) - Roll No. 70582

PTR No. 6535466; 01-18-2020; Pasig City

IBP No. 104585; 01-09-2020; RSM

MCLE Compliance No. VI-0024690; 04-10-2019

240: Discovery Center 25 ADB Ave., Ortigas Center Pasig City