MEGAWIDE CONSTRUCTION CORPORATION

Company's Full Name

2/F Spring Bldg., Arnaiz Ave. cor. P. Burgos St., Pasay City Company's Address

655-1111

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17Q

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

1.	For the quarterly periedded	September30, 2015

2. SEC Identification Number CS200411461

3. BIR Tax Identification No. 232715069000

4. Exact name of issuer as

specified in its charter Megawide Construction Corporation

5. Province, Country or other jurisdiction of incorporation or organization Philippines

6. Industry Classification Code (SEC Use Only)

7. Address of Principal Office 2/F Spring Bldg. Arnaiz Ave. cor. P. Burgos St., Pasay City, Metro Manila

Postal Code

8. Issuer's telephone number, (02) 655-1111 Including area code

9. Former name, former address and fiscal year, if changed since lasttre Not Applicable

10. Securities registered pursuant to Section 8 and 12 of the SRC, or Section 4 and 8 of the RSA

Title of Each Class	Number of Shares	Amount of Debt	
	Outstanding	Outstanding (P)	
Common	2,399,420,199	0	
Preferred	40,000,000	0	

	3	3 ()
Common	2,399,420,199	0
Preferred	40,000,000	0

11.	Areany	or all	these	securities	listed or	n a stoc	k exc	hange?

Yes > ¥ @ No @

If yes, state the name of such stock exchange and classes of securities listed therein:

Common and Preferred Stock Philippine Stock Exchange

12. Indicate by check mark whether the registrant

power projects, these are the 60MW Solar in Toledo, Cebu, 25MW Solar in Silay and 18MW Solar in Bataan. Hence, total order books as of September 30, 2015 is at P30.97 billion.

Meanwhile, the airpoorperation revenues amounted to P1ill10rbdue to increase in passenger traffic and naero related revenues willine and destination marketing initiatives were identified and rolled this year to add neroutesand capacities for achieving higher traffic growRoutes added in 2015 include direct domestic flights and direct international flights to Malaysia and Japan. In March next year, the first highly anticipated direct flight from Cebu to the United States will be launched by Philippine Airlines. New airline partners willso begin operations in 2016. The Company introduced

In April 2014, the Philippine Government through the Department of Transportation and Communications and MCIAA granted GMCAC the rights to expand, operate and maintain the MactarCebu International Airport.

Increase is d

Bataan and Cebu. Billings over costs of these projects also contributed to the increase in this account.

Income tax payable increased by 222 million This represents the income tax payable of GMCAC.

Other current liabilities increased by 50% or P31 million Increase is due to increase in deferred output VAT of GMCAC. The deferred output VAT is based on revenue and will be due to government upon receipt of collection on trade receivables from customers.

Non-Current liabilities increased by 254% or P12.9illibn

Interest-bearing loans and borrowings non-current increased by 253% or P12.71 million

On December 17, 2014, GMCAC entered into a P20 billion (which at GMCAC's option may be increased up to P23.3. billion) Omnibus Loan and Security Agreement with various banks. GMCAC availed a total of P13 billion in 2015. The proceeds of the loan was used to refinance the bridge facility of BDO which was used to partly finance the payment of the Project's Upfront Premium and to finance the capital expenditures and other costs in relation to the Project. Meanwhile, the Parent redeemed P22 million of itsecountes.

Retirement benefit obligation increased by 25% or P15 million Increase is due to accrual of retirement obligation by the Parent Company

Deferred tax liability increased by P135 million

Deferred tax liability pertains to deferred tax on the amortization of GMCAC's concession asset. For financial reporting purposes, the concession asset is amortized of the straight basis over the useful life of 25 years following the period covered concession. Agreement when the infrastructure is ready for use but for tax purposes, the concession asset is amortized based on its useful life. The difference between the tax depreciation and financial depreciation is recognized as deferred tax liabilit

Other non-current liability increased by E51million

This pertains to concessionaire's rental security deposits to GMCAC, which represents guarantee amounts deposited by concessionaires upon execution of their respective lease agreements entered intithwGMCAC. These deposits shall be applied against whatever amounts may be necessary to cover unpaid bills with the remaining amount refundable to the concessionaires at the end of the lease term.

Equity increased by 7% or P1.08illion

The increase in Reined earnings by P9200lion is a function of P1.1 billion net income of (

For the period in review, the Company recorded consolidated revenues of P10.79 billion the highest in the history of the Company. This is 43% or P3.25 billion to the same period £014 The bulk of the revenue was from its core business construction which reached P9.69 billi

Zen, Ihub 9 and 10 and FCC Cebu, Bhotel, Rockwell Business Tower and the low housing of NHA wherein minimal revenues were gnize and similarly for new projects that just started because physical accomplishments is yet to be realized compared to cost accrued associated to mobilization and preliminary costs. These are projectly wikeds Mall, Le Grand BPO Cluster Towers 1 & 2, One Town Square 1920 and & Edsa and Landers Warehouse.

Other current assets increased by 52 or P67 million

The increase is mainly due to restricted cash and cash equivalents SettCAC to fund its debt service reserve account and future major maintenance as required by its loan covenant with Omnibus Loan and Security Agreement with various bardlets Theorice reserve account requires a fund equivalent to the next payment date's principal and interest value while any fund earmarked for the year's major maintenance cost and expenses are included in the fund.

Investment in subsidiaries and associæts increased by 31% or P240illion
The increase represents the Parent Company's equity participation in various joint venture entities setup namely: MWM Terminals Incorporated (the SPV for Southwest Integrated Transport System project) amounting P43liomand MegawideISPL Constlw 3 0 Td (w 34(r)-2(id

Mall and Offie Towers, Proscenium, Le Grand BPO Clusters Tower 1 & 2, 8990 Tondo, Double Dragon and LangeWarehouse.

Billings in excess of costs on uncompleted contracts – net increased by 1,584% or P2.44 billion

Increase is essentially due to more revenues raised **fgoingopr**ojects compared to actual cost accrued for the period such as Double Dragon of DD

The increase in Reinted earnings by P920lion is a function of P1.1 billion net income of the Group and P211 million dividends paid on preferred shareholidensity interest increased by P156llion due to the minority's share in net income of GMCAC.

There are no other material changes in Megawide's financial position by five percent (5%) or more and condition that will warrant a more detailed discussion. Further, there are no material events and uncertainties known to management that would impact or change reported financial information and condition of Megawide.

There are no known trends or demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in increasing or decreasing Megawide's liquidity in any material way Megawide does not anticipate having any cash flow or liquidity problems. It is not in default or breach of any note, loan, lease or other indebtedness or financing arrangement requiring it to make payments.

There are no material defalance transactions, rangements, obligations (including contingent obligations), and other relationships of Megawide with unconsolidated entities or other persons created during the reporting period.

There are no material commitments for capital expenditures, events that have had or that are reasonably expected to have a material impact on the continuing operations of Megawide.

There were no seasonal aspects that had a material effect on the financial condition or results of operations of Megawide.

There are no explanatory comments on the seasonality of interim operations. There are no material events subsequent to the end of the interim period that have not been reflected in the financial statements of the interim period.

There are no material amoun**fs**cating assets, liabilities, equity, net income or cash flows that are unusual in nature. Neither are there changes in estimates of amounts reported in prior interim period of the current financial year.

LIQUIDITY AND CAPITAL RESOURCES

Cash Flows

The

Net cash used in financing activities	654	14,281

Indebtedness

As of September 0, 2015, Megawide has not been in default in paying interests and principal amortizations.

Megawide is not aware of any events that will trigger direct or contingent financial obligations that are material to it, including any default or acceleration of an obligation.

RISK MANAGEMENT OBJECTIVES AND POLICIES

Megawide is exposed to a variety of financial risks in relation to its financial instruments. Its risk management is coordinated with the Board of DireamoresRisk Committeeand focuses on actively securing Megawide'sto-more dium term cash flows by minimizing the exposure to financial markets.

Cash and cash equivalents	Р	6,056,988,928
Shortterm investments		3,842,505,677
Trade and other receivables		
excluding advances		
to suppliers		5,764,476,882
Refundable security deposits		70,442,346
	Р	15,734,413,833

(a) Cash and Cash Equivarhen Shorterm Investraent

The credit risk for cash and cash equivalents and esthoith vestments is considered negligible, since the counterparties are reputable banks with high quality external credit ratings and government bonds which are considered secured. 7.66% utof Megawide's contract receivables as 6 ptember 30, 2015 is due from SNDC. Megawide itigates the concentration of its credit risk by regularly monitoring the age of its receivables from this customer and ensuring that collections are received within the agreed credit period.

(b) Trade and Other Receivables

Contract receivables are usually due within 30 to 60 days and do not bear any interes Some of the unimpaired trade receivables are past due as at the end of the reporting period. No other financial assets are past due at the end of the reporting period. The trade receivables that are past due but not impaired are as follows:

Not more than 3 months	P 654,819,072
More than 3 months but	
not more than 4 months	121,488,208
More than 4 months but	
not more than one year	51,739,579
More than one year	<u>17,061,9</u> 33
•	P 845,108,792

Megawid's management considers that the financial assets which are past due but not impaired for each reporting period are of good credit quality based on historical default rates he balance of such receivables relates to reputable companies that have a good trecord with Megawide

(c) Refundable Security Deposit

Megawide is not exposed to any significant credit risk exposures to its lessors as lease agreements were executed with reputable entities. Megawide can negotiate, before the end of the lease term, apply deposit to rentals due.

Liquidity Risk

Megawide manages its liquidity needs by carefully monitoring cash outflows **doe** in day day business. Liquidity needs are monitored in various time bands, **-ton-dayday**nd weekto-week basis, as well cars the basis of a rolling -alay projection. Longerm liquidity needs for six onth and oneyear periods are identified monthly.

Megawide maintains cash to meet its liquidity requirements for upayop@iods. Excess cash is invested in time deposits or steam marketable securities. Funding for-temg liquidity needs is additionally secured by an adequate amount of committed credit facilities and the ability to sell longerm financial assets.

As at Septembero, 2015 Megawide inancialiabilities have contractual maturities which are presented below.

		Current	Noncurrent
Interestbearing loans and borrowings	Р	3,446,008,553	P 17,737,933,378
Trade and other payables	_	2,865,982,210	
	<u>P</u>	<u>6,311,990,7</u> 63	<u>P 17,737,9</u> 33,378

Financial Instruments

Megawide categorized its financial instruments as financial asset and financial liabilities. Financial assets and financial liabilities are recognized when Megawide becomes a party to the contractual terms of the financial instrument.

- 9. Earnings per Sha(Pearent's Share in Net Inconnet of dividends to Preferred Shares Holders/Average Outstanding Shares)
- 10. Return on Asset onsolidated Net Income/Total Assets)
- 11. Return on equityParent's Share in Net Income, net of dividends to Preferred Shares Holders/Parent's Equity, net of Preferred Shares
- 12. Net Profit Margir(Gross Profit/Total Sales)

PART II - OTHER INFORMATION

There are no any information	not previously reported	I in a report on SEC Æarm 17
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SIGNATURES

	Pursuant to the requirements of the Securities Regulation Code, the issuer has duly
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	caused this report to be sioned by the undersioned thereto duly authorized.
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i	
	MEGAWIDE CONSTRUCTION CORPORATION
	By:
	MICHAEL/C. COSIQUIEN OLIVER Y. TAN
_	WICHAELYC, COSIQUIEN OEI WENT I. I'M
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-	

Date: November 13, 2015

Date: November 13, 2015

	Notes		2015	2014	2015	2014
REVENUES Contract revenues Airport operation revenues		P	9,685,997,919 P 1,102,979,989	7,538,069,915 P	4,708,455,399 P 379,445,421	2,482,758,414
	16		10,788,977,908	7,538,069,915	5,087,900,820	2,482,758,414
DIRECT COSTS Contract costs Airport operation costs			8,008,293,688 245,172,251	6,228,257,923	3,863,065,324 119,751,187	2,055,391,86
	17		8,253,465,939	6,228,257,923	3,982,816,511	2,055,391,86
GROSS PROFIT			2,535,511,969	1,309,811,992	1,105,084,309	427,366,549
OTHER OPERATING EXPENSES	18		535,694,613	319,944,623	173,426,297	129,675,013
OPERATING PROFIT			1,999,817,356	989,867,369	931,658,012	297,691,536
OTHER INCOME (CHARGES)						
Finance costs Finance income Others - net			403,253,795)(88,321,564 56,977,803	298,880,269 (60,657,169 34,969,171 (140,157,198 (33,205,010 40,561,209)	120,143,039 15,443,775 9,651,337
		(257,954,428)(203,253,929 (147,513,397 (95,047,927
PROFIT BEFORE TAX			1,741,862,928	786,613,440	784,144,615	202,643,609
TAX EXPENSE			454,644,931	30,985,282	287,020,431	3,071,576
NET PROFIT			1,287,217,997	755,628,158	497,124,184	199,572,033
OTHER COMPREHENSIVE INCOME (LOSS) Items that will not be reclassified to profit or loss Remeasurements of post-employment			<u> </u>	<u> </u>	<u> </u>	-
TOTAL COMPREHENSIVE INCOME		<u>P</u>	1,287,217,997 P	755,628,158 P	497,124,184 P	199,572,033
Net Profit Attributable To: Shareholders of the Parent Company Non-controlling interests		P	1,131,526,432 P 155,691,565 (783,975,825 P 28,347,667)	443,522,462 P 53,601,722 (227,919,700 28,347,667
		<u>P</u>	1,287,217,997 P	755,628,158 P	497,124,184 P	199,572,033
Earnings per Share Basic and Diluted		Р	0.38			

	Notes	September 30, 2015 (Unaudited)	December 31, 2014 (Audited)
<u>ASSETS</u>			
CURRENT ASSETS Cash and cash equivalents Short-term investments	4	P 6,056,988,928 P	4,431,651,91(
Trade and other receivables - net	5	5,764,476,882	4,736,100,28
Financial assets at fair value through profit or loss	6	3,842,505,677	3,655,792,39
Construction materials	7	381,940,268	322,460,802
Costs in excess of billings on uncompleted contracts - net Other assets	8 10	3,233,674,271 1,863,565,607	2,756,116,68 1,226,584,483
Total Current Assets		21,143,151,633	17,128,706,554
NON-CURRENT ASSETS Investments in associates Concession asset Property and equipment - net Deferred tax assets Other assets	9 11	1,023,668,128 15,441,552,398 4,731,517,255 81,062,640 2,578,108,540	783,771,889 15,070,281,29 4,713,625,38 11,208,708 1,799,883,074
Total Non-current Assets		23,855,908,961	22,378,770,350
TOTAL ASSETS		P 44,999,060,594 P	39,507,476,904
LIABILITIES AND EQUITY CURRENT LIABILITIES Interest-bearing loans and borrowings	13		

	Note	Capital Stock	Preferred \$3600(k1)-6(0)-5(5		luation Other £286£2.464 0.36 reRé\$eEM€ 6	Retained Tm [(St) £(a 0) n Br1g1s BT	Non-controlling 1 -3()-4 TEGta1289.2()-8()-3()k3(e)†e≸tbs ET BT 1 0 0 To3te1944 414
Balance at January 1, 2015		P 2,899 ; 4 26,127 P	40,000,000	8,105,750,6stock			

MEGAWIDE CONSTRUCTION CORPORATION and SUBSIDIARIES AGING OF RECEIVABLES AS OF SEPTEMBER 30, 2015

PROJECT	Total	Current	0-30 days	31-60 days	61-90 days	91-120 days	121-360 days	Over 360 days
CONSTRUCTION RECEIVABLES	3,328,781,528	2,499,990,582	501,234,113	121,741,463	15,525,650	121,488,208	51,739,579	17,061,933

MEGAWIDE CONSTRUCTION CORPORATION AND SUBSIDIARIES (A Subsidiary of Citicore Holdings Investment, Inc.)

NOTES TO INTERIM CONSOLIDATED FINANCIAL INFORMATION SEPTEMBER 30, 2015AND DECEMBER 31 AND

1.2 Subsidiaries and Associates

The Parent Company holds ownership interest in the follscurbing liaries and associates (together with the Parent Company lectively hereinafter referred to theses '* URX Shich are all incorporated in the Philippines:

Subsidiaries:

GMR Megawide Cebu Airp@brporation (GMCAC) MegawatClean Energync. (MCEI) Altria East Land, Inc. (Altria)

Associates

Megawide World Citi Consortiulmç. (MWCCI)
CiticoreMegawide Consortiulmc. (CMCI)
MWM Terminals Inc. (MWMTI)
Megawid&ISPL Construction Joint Ventu(MGCJV)

The Parent Company owns 60% ownership interest in GMGMCAC was incorporated in the Philippines and registered in the Philippines and January 13, 2016 MCAC · V · S U L P D U \ purpose is to engage in the business of building, rehabilitating, renovating, constructing, developing, operating, and maintaining the Mactan Cebu International Airport (MCIA), including the commercial assets thereof all allied businesses for the operation and maintenance of said airport facilifyMCAC has started commercial operations on November 1, 2014.

GMCAC was established for the purpose of implementing the provisions of the Concession Agreementhat was signed April 22, 2014 between the Parent Company GMR Infrastructure Limited (GIL) and the Department of Transportation and Communications (DOTC) and Mactacebu International Airport Authority (MCIAA) (lectively, the ´* U D Q W R Us ap entity duly organized and registered in IDDE. C and MCIAA are the agencies of the Philippine Government vested with the power and authority to develop dependable and coordinated transportation systems and to principally undertake the economical fficient, and effective control, managenæmd supervision of the MCP to ject (the Project) * 0 & \$ & · V U H J L V W H U H G D G G U H V V Z K L F K L V D O V R located at Maan Cebulnternationa Airport Passenger Terminal Build Aigport Terminal, Lapu Lapu City Cebu

On September 4, 2014, the Company acquired 70% of the issued and outstanding capital stock of MCEI. MCEI was incorporated to engage in the development of clean or renewable ener sources for power generation generation, construction and installation, purchase, importation, commissioning, owning, management and operation of relevant machinery, facilities and infrastructure therefor, and the processing and commercialization for the processing and commercialization for the processing and commercialization for the processing and commercial place of business, is located at 20 N. Domingo St. Brgy. Valencia, Quezon City.

The Group · V DFTXLVLWLRQ RIRZQHUVKLS LQ \$ OWULD LV DF in not constitute an aquisition of business

The Group · V LQYHVWPH @ MVOV, MLVQMT0 an&d MAGCJV

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies that have been used in the preparatio interthese consolidate dinancial informationare summarized below. These policies have been consistently applied to altheyears presented, unless otherwise stated.

2.1Basis of Preparation of Interim Consolidated Financial Information

(a) Statement of Compliance with Philippine Financial Reporting Standards

These interim consolidated finanicial rmationhave been prepared in accordance with Philippine Accounting Standard (PAS) rate rim Financial Reporting do not include all of the information and disclosures required in the annual audited consolidated financial statements arathould be read in conjunction with the consolidated financial statements of the Group as of and for the year ended Decemb 2013. The preparation of interim consolidated financial formation accordance with Philippine Financial Reporting Standards (PFRS) requires management to make judgments, estimates and assumptions that effect the application of policies and reported rates of assets and liabilities, income and expenses OWKRXJKWKHVHHVWLPDWHVDUHEDVHGRC Current events and actions, actual results may ultimately differ from those estimates.

(b) Presentatio Intérin Consolida Feidan ail Information

Theinterimconsolidate@inanciaInformationare presented in accordance with Philippine Accounting Standard (PAS)resentation of Financial Stateme@tsoup presents all items of income and expense in assatement comprehensive income.

(c) Functional and Presentation Currency

Theseinterimconsolidate dinancia informationare presented in Philippine pesos, the Group · V IXQFWLRQDO DQG SUHVHQWDWLRQ FXUUHQF\ except when otherwise indicated.

Items included in the financial formationare measured using its functional currency. Functional currency is the currency of the pyilear nomic environment in which the Group operates.

2.2Adoption of New and Amended PFRS

(a) Effective 20015 that are Relevant 16 ntbuep

In 2015, the Group adopted for the first times 19 (Amendment) imployee Benefits Defined Benefit Pratrisployee Contributed from 1, 2014) The amendment clarifies that if the amount of the contributions from employees or third parties is dependent on the umber of years of service, entity shall attribute the contributions to periods of service using the same attribution method H HLWKHUXVLQJWKH contribution formula or on a straightee basis) for the gross benefit.

(iv)

Annual Improvements to PFR \$2020210 ycle)

- (a) PAS 16 (Amendment) roperty, Plant and Equipmte PtAS 38 (Amendment), Intangible Assetts amendments clarify that when an item of property, plant and equipment, and intangible assets is revalued, the gross carrying amount is adjusted in a manner that is consistent with a revaluation of the carrying amount of the asset.
- (b) PAS 24 (Amendmen Related Party Disclos Unesamendment clarifies that an entity providing key management service expositing entity is deemed to be a related party of the latter. It also clarifies that the information required to be disclosed in the financial statements are the amounts incurred by the reporting entity for key management personnel services that are provided by a separate management entity and not the amounts of compensation paid or payable by the management entity to its employment entity.
- (c) PFRS 3 (AmendmenB) usiness Combinations ountifing Contingent Consideration in a Businessination his amendment clarifies that an obligation to pay contingent consideration which meets the definition of a financial instrume is classified as a financial liability or as equity in accordance with PAS 32. It also clarifies that all-equity contingent consideration should be measured at fair value at the end of each reporting period, with changes in fair value recognized that or loss.
- (d) PFRS 13 (Amendment) air Value Measurem Tente amendment in the basis of conclusion of PFRS that issuing PFRS 13 and amending certain provisions of PFRS 9 and PAS 39 related to discounting of financial instruments did not remove the ability to measure shown receivables and payables with no stated interest rate on an undiscounted basis, when the effect of not discounting is immaterial.

Annual Improvented RFRS (20-27013 Cycle)

- (a) PFRS 3 (Amendmen B) usiness Combinations perceptions to intiventured to clarifies that PFRS 3 does not apply to the accounting for the formation of any joint arrangement under PFRS 11, in the financial statements of the joint arrangement itself.
- (b) PFRS 13 (Amendmmt), Fair Value Measurem Tente amendment clarifies that the scope of the exception for measuring the fair value of a group of financial assets and financial liabilities on a net basis (the portfolio exception) applies to all contracts within the scope and accounted for in accordance WAS 39 or PFRS 9, regardless of whether the synthe definition of financial assets or financial liabilities as defined in PAS 32.

Annual Improvements to PFR \$2 (2012 ycle)

(a) PAS 19 (Amendment) imploy when efits The amendment clarifies that currency and term of the high quadity porate bons which were used to determine the discount rate for perstployment benefit obtains hall be made consistent with the currency and estimated term of the post-employment benefit obligations

- (b) PAS 34 (Amendment) nterim Financial Report Dissclosume Information (OVHZKHUH LQ WHKSHRT IND) Way the ruding of GLVFORVXUH RILQIRUPD WILLROOD CHFOLVOHOZKIH BRULVQUV the inclusion of a cross ference from the interim financial statements to the location of this referenced information. The amendment also specifies that this information must be available to users of the interim financial statements on the same terms as the interim financial statements and at the same time, otherwise the interim financial statements will be incomplete.
- (c) PFRS 7 (Amendment) inancial Instruments: Disclospoptisability Amendments to PFRS 7 to @drldters Financial@nents his amendment clarifies that the additional disclosure required by the recent amendments to PFRS 7 related to offsetting financial assets and financial liabilities is not specifically required for all interim periods welver, the additional disclosure is required to be given in condensed interim financial statements that are prepared in accordance with PAS saterim Financial Repowthmen its inclusion would be necessary in order to meet the general principles 64PA
- (d) PFRS 7 (Amendmen F) in ancial Instrum en Sisclosure she amendment provides additional guidance to help entities identify the circumstances under

3.2 Segment Assets and Liabilities

Segment assets are allocated based on their physical location and use or direct association with specific segment and they include all tipe rassets used by a segment and consist principally of operating cash, receivables, inventories and property, plant and equipment, net of allowances and provisions. Similar to segment assets, segment liabilities are also allocated based on their or direct association with a specific segment. Segment liabilities include all operating liabilities and consist principally of accounts, wages, taxes currently payable and accrued liabilities. Segment assets and liabilities do not include deferred taxes.

3.3 Analysis of Segment Information

Presente beloware the elevant operating segme into rmation about t4in47.31 Tm [(opera)-3(tin)11(g

3.4 Reconciliations

3 UHVHQWHG EHORZ LV D UHFRQFLOLDWLRQ RI WKH * UR > information presented in its 20/11/5erimconsolidated financial formation

Profit	or	loss
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Total segment operating profit P 1,999,817,356
Finance costs (403,2537,95)
Finance income 88,321,564
Others 2 net 24,637,627
Elimination of intercompany accounts 32,340,176

Profit before tax as reported in profitors P 1,741,862928

Assets

Total segment assets

Deferred tax assets

Elimination of intercompany accounts

P 48,096,666,228

81,062,640

(3,178,66274)

Total assets as reported in the statement of

financial position P 44,999,060954

Liabilities

Total segment liabilities P 28,551,510,037
Deferred tax liabilities 134,637,141
Elimination of intercompany accounts (173,006,67)7

Total liabilities as reported in the statement of

financial position P 28,513,140,502

4. CASH AND CASH EQUIVALENTS

Cash and cash equivalents are as follows

September30, December 31, 2015 2014 (Unaudited) (Audited)

Cash on hand P 900,733,329 P 9,378,228

Cashin banks

6. FINANCIAL ASSETS AT FAIR VALUE THROUGH P ROFIT OR LOSS

This account is composed of the following:

September30 December 31, 2015 2014

September30,

10. OTHER ASSETS

This account is composed of tobowing

		S	eptember30,	De	cember 31,
			2015		2014
<u>-</u>	<u>Notes</u>	(<u>Unaudited</u>) ((Audited)
Current:					
Advances to suppliers	10.1	Р	848,966,944	Р	509,117,737
Investment in trust fund	102	•	662,315,210	•	-
Input VAT	103		163766,475		379,256,541
•	105				43,756,993
Prepaid insurance Refundable security and			75,566,638		43,730,993
bond deposits			70,442,346		64,909,193
Development costs			13,618,093		2,989,375
Prepaid taxes	10.4		12,631,696		209,424,625
Prepaid subscription			5,580,357		8,928,571
Prepaid rent			5,451,671		4,391,084
Miscellaneous			5,226,177		3,810,364
			1,863,565067		<u>1,226,584,4</u> 83
Non-current:					
Deferred input VAT	103	1	1,722,473,986	•	1,709,146,968
Advances to suppliers	105		770,788,001		6,354,296
Deposits for condominium units	106		53,977,845		43,693,078
Computer softwarecense	107		29,773,611		39,644,260
AFS financial assets	108		1,044,472		1,044,472
Miscellaneous			<u>50,62</u> 5		-
			<u>2,578,108,5</u> 40	1	<u>1,799,883,0</u> 74
		Ъ	4 444 674 447	D 1	0.006.467.557
		<u> </u>	<u>4,441,674,1</u> 47	<u></u>	<u>3,∪∠0,407,3</u> 57

10.1 Advances to Suppliers

Advances to suppliers pertain to downpayments made Groutpeto the suppliers based an certain percentage of the contract price. The initial payment will eventually be recouped or deducted from the mountpayable of the roupeither in a protected bais or in full once billed by the supplier.

10.2 Investment in trust fund

On November 28, 2014, the BOD authorized GMCAC to establish, maintain and operate trust and investment accounts with BDO Unibank, *Troust and Investment Group (Security Trustee). The investment in trust fund constitutes (i) Revenue Accounts; (ii) Future Major Maintenance Fund Account; (iii) Debt Service Reserve Accounts; (iv) Debt Service Payment \$FFRXQW DQG Y 'LVWULEXWLRQ \$FFRXQWMI FROOHFW \$FFRXQWV DQG /RDQ 'LVEXUVHPHQW \$FFRXQWV XQGHU Security Agreement (OLSA) to ensure the prompt payment of the required amortization, interest and principal of the lorterm loan.

The OLSA provided that the SetsuTrusteenen-U776>7<00B5tm [()] TJ ET 31 245.21 71.88 Tm

10.3 Input VAT/Deferred Input VAT

Input VAT under other current assets pertains to the payment of VAT on purchases of services and goods that is recoverable withimo2ths. Deferred input VAT pertains to the unamortized input VAT on purchases of capital goods exceeding P1.0amidibird premiumDeferred input VAT arising from purchase of calgitateds exceeding P1.0 millisotto be amortized and credited against output tax evenly over five years or the life of the asset, whichever is shorter.

10.4 Prepaid Taxes

Prepaid taxes pertain to the excess of quarterly income tax payments over the current tax due during the year and chitable withholding taxes

10.5 Advances to supplier2non-current

10.8 AFS Financial Assets

\$) 6 ILQDQFLDO DVVHWV SHUWDLQubWs/Hare/s/p/unldhatseldRinX2914/ LQYH Management assessed that the change in fair value of these investments is insignificant as of September 30, 2015.

11. CONCESSION ASSETS

Concession Agreement refers to the agreement entered int₱aryethe€ompany and GIL with DOTC and MCIAA b

Concession assets include the P14,404.6 million upfront premium pa@rbypthethe Philippine Government for the airport expansion project.

The Concession Agreement is for a periods of ears commencing on O&M start datess further extended pursuant the Concession Agreement.

12. TRADE AND OTHER PAYABLES

This account consists of the following:

September30, December 31, 2015 2014 (<u>Unaudited</u>) (<u>Audited</u>)

Trade payables Retention payable P 1273549,58 P 1,063,570,759 776,171,059 683,292,596

13. INTEREST -BEARING LOANS AND BORROWINGS

The details of short term and longerm interesbearing loans and borrowings are as follows:

		September30, December 31, 2015 2014
	<u>Notes</u>	(<u>Unaudited</u>) (<u>Audited</u>)
Current:	40.0	B 0 440 = 40 00= B 44 = 00 = 40 004
Bank loans Obligations under	13.2	P 3,410,749,295 P 14,798,713,094
finance lease	13.3	<u>35,259,28</u> <u>91,351,49</u> 1
Non-current:		<u>3,446,008,5</u> 53 <u>14,890,064,5</u> 85
Notes payable Obligations under	13.1	17,617,175,746 4,967,267,545
finance lease	13.3	<u>120,757,628</u> <u>57,634,98</u> 1
		<u>17737,933,37</u> 8 <u>5,024,902,5</u> 26
		P21,183,941,931 P 19,914,967,111

The total unpaid interest frothe interest bearing loans and borrowingssof September 0, 2015 and December 31, 2014 hounted to 39.90 million P343. Inillion, respectively, and is presented as Interest payable under Trade and Other Regulation then terim consolidated tatement of financial position

131 Notes Payable

Parent Company

On February 19, 2013, therent Companyxecuted a notes facility agreement with all bank. In this agreement, thearent Companylesired to offer and issue fixed corporate notes in the aggregate principal amount of P4,000.0 millient proceeds of the notate reducting directions costs, such as underwriting fees and commissions, documentary stamp tax and other expenses associated with the notate of P3,957.3 million.

The notes constitute direct, unconditional, unsubordinated, general and unsecured obligation

Foreign currency loanLIBOR plus credit spread.

f Repayment: The principal amount shall be paid based on the principal repayment schedule as provided in the Schedule V of the Omnibus Agreement. Final repayment date is fifteen (15) years after the initial drawdown.

As security for timely payment of the loan and prompt observance of all provision of the Omnibus Agreement, the following are pledgellasteral on this loan:

- f all monies deposited by the Company and from time to time standing in the Cash Flow Waterfall Accounts;
- f the Project receivables;
- f the proceeds of any asset and business insurance obtained by the Company, except for the proceeds foinsurance policies arising from damage of any Project Assets;
- f the Project Documents (Accession Agreement, Technical Service Agreement and Engineering and Procurement Contract); and
- f the 100% of the total issued and outstanding capital stock of the Company.

The first drawdown for the onshore loan was made on May 5, 2015 amounting 00 P12 million while for the offshore loan was made on May 8, 2015 amounting to US\$4.0 million. The amount of undrawn borrowing facilities that may be available in the future amount 00 P7 million and US\$71.0 million for onshore and offshore loan, respectively.

Repayments of the longram debt follow:

2019 2020	0.5% 2.0%
2020	2.5%
2022	7.0%
2023	8.0%
2024	8.0%
2025	9.0%
2026	10.0%
2027	11.0%
2028	6.0%
2029	6.0%
2030	30.0%

The Omnibus and Security Loan Agreement provide certain restrictions and requirements with respect to, among others, maintain and preserve its corporate existence, comply with all of its material obligations under the project arrangements, maintaintesties; blate a Debt-Equity ratio of 70:30, grant loans or make advances and disposal of major property. These restrictions and requirements were complied with by GMCAS estember 10:30.

Provision in the loan indicates that the borrower shall pay to the lenders, a commitment fee

13.2 Bank Loans

On April 8,2014, GMCA@ntered into an Omnibus Loan and Security Agreement with a local bankfor a loan facility amounting to P11.3 billion for the purpose of financing the seventy percent payment of upfront fees and its corresponding input \(\textstyle{\

On April 21, 2015, GMCAC applied for an extension of the maturity date of the loans to May 5, 2015. GMCAC paid all interesteady accrued thereon as of April 21, 2015 and an interest accruing thereafter on May 5, 2015.

On May 5, 2015, GMCAC paid all outstanding loans including the related interest from April 21, 2015 amounting to P17.1 million.

In addition, the Group alsobtained various bank loans for working capital purposes with total outstanding balance of P3,410.7 million and P3,542.3 million as of September 30, 2015 and December 31, 2014, respectively, representing unsecurted rishod in strom local banks. The loans bear fixed annual interest rates ranging from 2.50% to 2.63% in 2015 and 2.50% to 3.00% in 2014. Total interest on these bank loans amounted to P159.4 million and P172.6 million, respectively, and is presented as part of Interest expense from barnder Finance Costs account in the consolidated statements of comprehensive income. The unpaid portion of these interest amounted to P4.4 million and P2.4 million ectively.

13.3 Finance Lease Obligations

The obligations under finance lease areffective interest rate of Lease payments are made on a monthly basis. Total interest freeset bbligations presented as part of Interest expense from finance lease under Finance Costs accountaitetherst of comprehensive incomeamounting to P5.1 million

14. ADVANCES FROM CUSTOMERS

Advances from customers **tes**ato the following projects:

	September30, D 2015 (<u>Unaudited</u>) (ecember 31, 2014 Audited)
Contracts in progress Third parties Related parties	P 73,859,978 P 1,109,452,617	842,166,515 132,022,782
Deposit received prior to commencement of a project	<u>1,183,312,5</u> 95	974,189,297
Third parties	311,454,705	101,026,785

16. REVENUES

16.1 Contract Revenues

The details of this account ninemonths ended September 0, 2015 and 204 are composed of the revenues from

September30 September30 2015 2014 (Unaudited) (

17. DIRECT COSTS

17.1 Contract Costs

18. OTHER OPERATING EXPENSES

The details of operating expensesably re are showbelow.

		eptember30, 2015 <u>Unaudited</u>)	Septembe30, 2014 (<u>Unaudited</u>)	
Salaries and wages Outside services	Р	239,62, 11 39 57,430,740	P 104,671,980 34,672,475	
Professional fees		48,919,653	- ,- , -	

19. TAXES

19.1 Registration with the BOI

2Q \$SULO WKH %2, DSSURYHG WKH 3DUHQW &RPS new producer of modular housing components/system on a nonpioneer status. Under the terms of the registration, the applicable rights and privileges provid@himithuss Investment Code of 1987, the Parent Company is entitled to the following tax and nontax incentives, among others:

- (a) Income Tax Holiday (ITH) for period of our years from une 12011
- (b) Importation of consigned equipment for a perior by fears from June 1, 201 stubject to posting of reexport bond;
- (c) Employment of foreign national sinch will holdsupervisory, technical or advisory positions for five years June 12011; and,
- (d) Exemption from warfage dues and any export tax, dutyst impubere on exports of its registered export products for a period of 10 years from June 1, 2011.

19.1 Current and Deferred Taxes

The Parent Company is subject to the minimum corporate income tax (MCIT), which is computed at 2% of gross incomelessined under the tax regulations, or RCIT, which sever higher. Both GMCAC and MCEI will be subjected to MCIT 2018.

Income taxes also inclufited tax paid at the rate of 20% and 7.5%, which represents the final withholding tax onrgss interest income from cash in bank and strert placements

20. EQUITY

20.1 Capital Stock

Capital stock consists of:

Shares		Amount			
2015	2014	2013	2015	2014	2013

Common share P1 par value Authorized

4,930,000,00@4,930,000,00@2,000,000,0@0 4,930,000,00@4,930,000,00@2,000,000

Issued and outstanding:

Balance at beginningperiod 2,399,426,1271,649,426,1271,114,100,003 2,399,426,127

In the meeting of the arent Company % 2 'KHOGRQOD\ DQGRIW held on June 30, 2014, the BOD and the stockholders approved the increase in the Company VDXWKRUL]HGFDSLWDOVWRFNIURP3 PLOO shares to P5,000.0 in divided into 4,930.0 million common shares and 70.0 million preferred shares, both with a par value of P1.0 each. Also, on the same respective dates, the BOD and the stockholders approved the creation of preferred shares with the features, terms and conditions subject to the approval by the SEC minimum subscription appelicup requirement of the increase shall be issued from the stock dividends to be declared upon approval by the SEC of the

20.2 Retained Earnings

As of Septembe 30, 2015 and HFHPEHU WKH 3DUHQW & RPSDQ\
exceeded its capital stock. Relative to this, on April 8, 2020 Dite the Parent Company
approved the eclaration of dividends and gave management the authority to decide the type
(cash, stock or mixed) and amount of any dividends to be declared subsequently. Further, in
WKH 3DUHQW & RPSDQ\·V %2' DQG V Wof Rtock divide Ods HUV D
relative to its application for increase in authorized capital stock, which was restuly be approved by the SEC September 22, 2014

20.3 Non-Controlling Interest

Upon incorporation the Parent Company acquired 5.0 millions hares of MCAC. The purchase of the shares is part of the KDUHKROGHUE winder take, bind WWR implement the Project in accordance with the ession agreement he share acquired represented of the total issued and outstanding share MGAC. The noncontrolling interest representing 26% ownership of MR Infrastructure (Singapore) Pte. Ltd. (GISPL) and 1.74% ownership of Gill GMCAC is presented as part of Noomtrolling Interest account in the onsolidated tatement of financial position.

On October 8, 2014, the SEC approved the increase in the authorized capital stock of GMCAC to P6,000.0 million divided into 6,000.0 million shares with par value of P1 per share. Out of the P5,975.0 million increase in authorizerial stock, the arent Company subscribed to P136.5 million and P2,889.0 million on December 9 and 8, 2014, respectively. These additional subscriptions were fully paid by setting to be setting to the subscription. Moreover, July 30, 2014 and December 18, 2014, the rent Company also made a deposit amounting to P77.31 million and P77.25 million, respective for future stock subsc

21.3 Public-Private Partnership(PPP)

2Q \$SULO WKH 3DUHQW &RPSDQ\HQWHUHG LQWR forth the terms and conditions governing their participation in the share capital of GMCAC, their rights and obligations as shareholders in relation to GMCAC.thended LG 6KDUHKRC Agreement, the parties defined the business of GMCAC, the required manpower support from each shareholder, the composition of the board, formation of committees and the management team for the orderly management of the Projectucbodboard and shareholder meetings as well as restrictions on the transfer rights of the stockholders and issuance of additional shares.

GMCAC is a pioneer in the privately operated airport space in the Philippinetstoodlesver the Mactan Cebu lentnational Airport on the scheduled take over date of November 1, 2014.

(b) Technical Service Agreement

On August 19, 2016MCACentered into a Technical Services Agreement (the Agreement) with GIL to provide for the following services in compliance with the Concession Agreement:

- i. The preparation of policies and procedures such MasManual and the updating of such every January 30th of each calendar year, Fire Safety Manual, and artipoether addition systems, documentation and manuals to meet the Performance Standards under the Concession Agreement;
- ii. Provide training or technicarsices to key personnel of GMC&CthatGMCACmay undertake the&M of the facilities;
- iii. Provide qualified experts, on a permanent orteorogbasis; and
- iv. Provide other staff on neprermanent basis either based on GV ORFDWLRQ RU VF GMCAC.

The service fee shall be 1.25% of the actual audited gross revenue. The Agreement is e up to the expiry of the Concession Period unless terminated earlier upon mutual consent of the parties.

(c) Omnibus Loan and Security Agreement

On December 17, 24,1the Group entered into a P20,000.0 m(Number at the Group V option may be creased up to P260.0 million) Omnibus Loan and Security Agreement (the Omnibus Agreement) with arious local universal bankseaders. The proceeds of the loan will be used to refinance the bridge facility unting to P1293.2 million which was used to SDUWO\ILQDQFHWKHSD\PHQWRIWKH3URMHFW·V 8SIU expenditures and other costs in relation to the Project.

The initial draw dowfrom this omnibus loan is setApril 2015.

21.4.2 Modernization of the Philippine Orthopedic Center

On March 6, 2014, MWC

23. RISK MANAGEMENT OBJECTIVES AND POLICIES

The Groupis exposed to a variety of financial risks in relatits fit ancial instruments. The main types of risk are market risk, credit risk and liquidity risk.

7 K H * U Psk San Agement is coordinated with *thute R X S · V 3 D U H Q W & R P S D Q \ cooperation with the BOD, and focuses on actively securing those p · V short-to-medium term cash flows by minimizing the exposure to financial markets.

The Groupdoesnot actively regage in the trading of financial assets for speculative purposes nor does it wite options. The elevan financial risks to which the Groupexposed to are describe on the succeeding paragraphs

231 Market Risk

The Group is exposed to market risk through its use of financial instruments and specifically to foreign currency risk, interest rate risk and certain other price risk which result from both its operating, investing and financing activities.

(a) Foreign Currency Risk

Most of the * U R stransactions are carried out in Philippine pesos, its functional currency. Exposures to currency exchange rates ariset from pany advances to and from foreign related parties, which are denominated in last dollar Group Isoholds US dollar denominated cash.

Exposures to foreign exchange rates vary duriperibedepending on the volume of foreign currency transactions.

(b) Interest Rate Risk

The Group V SROLF\ LV WR PLQLPL]H LQWHUHVW UDWH FD long-term financing. Long-term borrowings are therefore usually made at fixed rates.

The Groupis exposed to changes in market rates through its cash iarlobsiksrt term placements which are subject toonthly repricing intervals All other financial assets and liabilities have fixed rates.

(c) Other Price Risk Sensitivity

The Group V PDUNHW SULF Hindholcial bassets at TVHTFL carried attraw value It manages its risk arising from changes in market price by monitoring the changes in the market price of the investment and at some extent, diversifying the investment portfolio in accordance with the linset by the management.

232 Credit Risk

Credit risk is the risk that counterparty may fail to discharge an obligation to the Group. The Group is exposed to this risk for various financial instruments, such as the granting of loans and receivables to customers and related parties and placing deposits with local banks and investment in bonds.

The Groupcontinuously monitors defaults of customers and other counterparties, identified either individually or by group, and incorporate this information into its credit risk controls.

The Group-V SROLF\LV WR GHDO RQO\ZLWK FUHGLWZRUWK\

The maximum credit risk exposure of financial assets is the carrying amount of the financial assets as shownthe statement of financial position or in the detailed analysis provided in the notes to the onsolidate interimfinancial information, as summarized below.

	September30, December 2015	ecember 31, 2014
	(<u>Unaudited</u>) (Audited)
Cash and cash equivalents Trade and other	P 6,056988,9 2 P	4,431,651,910
receivable s net	5,764,476,882	4,736,100,287
Financial assets at FVTPL Refundableecurity and bonddeposits	3,842,505,677	3,655,792,391
	70,442,346	64,909,193
	P 15734,413,833P	<u>12,888,453,7</u> 81

Some of the unimpaired tradeeivables are past due as at the end of the reporting period. No other financial assets are past due at the end of the reporting period. The contract receivables that are past due but not impaired are as follows:

September

24. CATEGORIES AND FAIR VALUES OF FINANCIAL ASSETS AND FINANCIAL LIABILITIES

The carrying amounts and fair values of the categories of assets and liabilities presented in the statement of financial position are shown below.

	Notes	September 30, 2015 (Unaudited)		December 31, 2014 (Audited)	
		Carrying Values	Fair Values	Carrying Values	Fair Values
Financial Assets Loans andeceivables:					
Cash and cash equivalents	4	P 6,056,988,928P	6,056,988,928P	4,431,651,910P	4,431,651,910
Trade and other receivableset Refundable security	5	5,764,476,882	5,764,476,882	4,765,705,511	4,765,705,511
and bonddeposits	10	70,442,346	70,442,346	64,909,193	64,909,193
·		11,891,908,156	11,891,908,156	9,262,266,614	9,262,266,614
Financial assets at FVTPL	6				
Shortterm commercial papers		3,193,694,619	3,193,694,619	2,469,021,162	848,429,676
UITF		648,811,058	648,811,058	1,186,771,229	3,989,886,123
		3,842,505,677	3,842,505,677	3,655,792,3 ₉₁	3,655,792,3 ₉ 1
AFS financial assets: lub shæs	10	1,044,472	1,044,472	1,044,472	1,044,472
		<u>P 15,73,458,305</u> <u>P</u>	<u>15,735,458,3</u> 05 <u>P</u>	<u>12,919,103,4</u> 77 <u>P</u>	<u>12,919,103,4</u> 77
Financial Liabilities Financial liabilities at amortized cost: Interestbearing loans					
and borrowings	13	P 21,183,941,931P	21,183,941,931P	19,914,967,11 1 P	19,914,967,111
Tradeand other payables	12		2,865,982,210		
		<u>P 24,049,924,141P</u>	<u>24,049,924,1</u> 41 <u>P</u>	<u>22,723,339,7</u> 5 <u>₽</u>	<u>22,723,339,7</u> 59

A description of the Group V ULVN PDQDJHP $\frac{1}{2}$ DQC $\frac{1}{2}$ S for $\frac{1}{2}$ in Note 23