VALLEY GOLF & COUNTRY CLUB, INC.

ANNUAL REPORT



THE BOARD OF DIRECTORS





Jose G. RazonPresident



Jose Ferdinand R.
Guiang
Vice-President



Eric R. IllescasTreasurer



Luis G. Quiogue Assistant Treasurer



Constantine L. Kohchet-Chua Director



Rafael S. Raymundo Director



Rio Sesinando E. Venturanza Director



Michael T. Echavez Independent Director



Ricky Libago Independent Director



Atty. Pedro H.
Maniego, Jr.
Corporate
Secretary

COMMITTEE MEMBERS

ADMIN

Michael Echavez (Chairman); Errol Collado (Vice-Chairman); Members - Ma. Cecilia Esguerra, Romeo Robles, Edmund Lee, Jose Lamson, Ron Nelson See, Levie Angeles, Anil Sehwani, Fernando Reyla

FINANCE

Eric Illescas (Chairman); Luis Quiogue (Vice-Chairman); Members - Romeo Avila, Romeo Robles, Rodolfo Sta. Maria, Jr., Emmanuel Rapadas, John Huang, Rommel Latinazo, Ravin Sehwani; Rene Balibag (Adviser)

GROUNDS

Luis Quiogue (Chairman); Jose Ferdinand Guiang (Vice-Chairman); Members - Pablito Gregore, Joseph Ramoso, Virgilio Bucat, Augusto Cruz, Jr., Jaime Bilbao, Aristotle Viray, Dar-shen Cheng; Rafael Estanislao (Adviser)

ENGINEERING & CONSTRUCTION

Jose Razon (Chairman); Alvin Cabatit (Vice-Chairman); Members - Marcelino Corpuz, Jr., Federico Feliciano, Roberto Figueroa, Jan Erwin Menguito, Danilo Tolentino, Denardo Cuayo, Fernando Reyla; Augusto Manalo III (Adviser)

HOUSE

Rafael Raymundo (Chairman); Robert John Barretto (Vice-Chairman); Members - Allan Jocson, Arlan Sallan, Arnold Duay, Felipe Ruanto, Nilo Calatrava II, Ronald Thomas Labos; Alex Suarez (Adviser)

MEMBERSHIP

Jose Ferdinand Guiang (Chairman); Luis Quiogue (Vice-Chairman); Members - Federico Feliciano, Renato Mercado, Luis Achacoso, Cesario Villanueva, Ma. Cecilia Esguerra, Ramon Michael Abad, Aristotle Viray; Joseph Christian Parulan (Adviser)

SPORTS & GAMES

Michael Echavez (Chairman); Rafael Raymundo (Vice-Chairman); Members - Carlo Carpio, Robert John Barretto, Gerardo Marcelo, Dennis Ramon Guanio, Howard Chua, Ryan Joseph Rizada, Rupert Paul Manhit; Pedro Maniego, Jr. (Adviser)

SECURITY

Constantine Kohchet-Chua (Chairman); Jose Arsenio Isidro Borromeo (Vice-Chairman); Members - Lakan Fonacier, Edward Lim, Marvin Caparros, Victorio Emmanuel Dionisio, Emerito Ramos, Bernard Jao, Jeremias Jiao; Augusto Manalo III (Adviser)

AUDIT

Ricky Libago (Chairman); Rio Sesinando Venturanza (Vice-Chairman); Members - Bonifacio Sam, Joseph Elmo Sarona, Hilario Abalos, Leopoldo Sanchez, Rene Almeda, Emilio Morales; Nestor Borromeo (Adviser)

LEGAL

Jeremy Parulan (Chairman); Members: Joseph Christian Parulan, Marlon Fajardo, Plaridel Bohol II, Francisco Figura, Renny Domingo, Vincent Vos Bartolome, Joel Ferrrer, Francisco Acosta; Romeo Solis (Adviser)

REAL ESTATE

Rio Sesinando Venturanza (Chairman); Members - Wilfredo Manahan, Lakan Fonacier, Israel Rimando, Manuel Atendido, Alvin Cabatit, Marcelo Young, Alex Gorne, Lamberto Tagayuna; Alexander Marquez (Adviser)

CORPORATE

Michael Echavez (Chairman); Francisco Figura (Vice-Chairman); Members - Mark Boncris Santos, Emelito Felix, Jose Barcelon, Luis Quiogue, Rafael Raymundo; Luis Uranza (Adviser)

BIDS &

Jose Ferdinand Guiang (Chairman); Ricky Libago (Vice-Chairman); Members - Michael Raymund Liamzon, Rodegelio Panaguiton, Joseph Joel Castillo, Jose Noel Mercado, Eric Illescas, Jose Vilchez; Rafael Estanislao (Adviser)

PRESIDENT'S REPORT

Quality is never an accident; it is always the result of high intention, sincere effort, intelligent direction and skillful execution; it represents the wise choice of many alternatives."

- William A. Foster



JOSE G. RAZONPresident

Our journey toward continuous improvement and innovation has been a collective effort...

President's Report

Dear Members of the Board, Club Members, Committee Members, Staff, and Concessionaires,

I am pleased to present this report, reflecting on the significant progress and accomplishments we have made together as a Club. Our journey toward continuous improvement and innovation has been a collective effort, and I am grateful for the dedication and support from all of you.

As of the most recent financial update, our Club's cash position stands at P130.5 Million. This strong financial standing enables us to undertake important projects that will enhance the overall experience for our members.

We have established an ad hoc committee dedicated to reviewing and aligning our Club's policies and procedures with our bylaws, handbook, and committee charters. This initiative is crucial in ensuring that our operations are in full compliance and reflect the best practices for governance and member engagement.

I am pleased to announce that the project management for the renovation of the Clubhouse has been awarded. This project is a significant step in upgrading our facilities, providing a more comfortable and aesthetically pleasing environment for our members to enjoy.

The reclamation of property along DCT Avenue, along with the upcoming CCTV and solar power projects, signifies our commitment to growth, security, and sustainability. Further updates will follow as projects progress.

As we gear towards technological advancement, we are also excited to announce our move to implement RFID car stickers for all members and guests. This initiative is aimed at streamlining entry processes, improving security, and enhancing the overall convenience for our members.

We continue to work on upgrading and improving our surroundings to elevate the Club's overall aesthetics and functionality:

- Installation of lighted signage and landscaping at the bridge gate, as well as the improvement of our Sumulong gate.
- o Continuous improvement and repairs of our cart paths for smoother operations.
- Completed reblocking work on DCT Avenue to ensure smoother traffic flow.
- Purchased a new pump to enhance the efficiency of watering our golf courses.
- We have acquired a new ambulance for emergency medical needs, ensuring the safety and wellbeing of our members.
- Engaged Biozone Environmental Solutions Technologies for consultancy services in obtaining an Environmental Compliance Certificate, LLDA Clearance, and discharge permits.
- South Course Fairway Upgrade: Continued upgrading of the fairways of the South Course, ensuring top-notch playing conditions for all golfers.
- Zoysia Grass Replacement: Ongoing replacement of the Zoysia grass, now on its second phase, further enhancing the beauty and quality of our golf course.

As we continue to progress, I would like to extend my deepest gratitude to the Board of Directors. Thank you for your unwavering commitment to our common goal of improving the Club. Your guidance and support are invaluable. To the Members, your continuous support and enthusiasm for our endeavors motivate us to strive for excellence. To the Committee Members, your dedication of time and expertise ensures that our initiatives are successful and aligned with our Club's vision. To the Staff and Concessionaires, your hard work and professionalism are the backbone of our Club's operations. We couldn't achieve our goals without you. And finally, to our God Almighty for the restoration of health and the strength to continue what we have started.

Together, we will continue to build a Club that we can all be proud of.



Treasurer's Report

We are pleased to report the financial achievements of the Club for the Fiscal Year 2024 as reflected in the Audited Financial Report which shows a net excess of revenues over expenses of P34.59 Million. In terms of cash flow, we are proud to inform our Stockholders that our Cash and Cash Equivalents including Investment in Time Deposits is at P 130.5 Million as of June 30, 2024.

Several projects were completed this Fiscal Year and we are proud to report that we were able to provide the funds for the Zoysia Infusion Project Phase 2, the Tee Renovations in the North Course, Completion of the Sewerage Treatment Plant, Automatic Fire Sprinkler System, Reblocking of the Don Celso Tuason Ave., Repair of the Golf Cart Path, Valley Signages with Landscaping, and the Toilet Renovation in the Main Clubhouse.

For the Fiscal Year 2025 our funds will be able to finance future projects related to the improvement of golf course, clubhouse, and road improvement.

We are also pleased to report the highlights of the VGCCI's Audited Financial Statements for the Fiscal Year ending June 30, 2024:

- Gross Revenue is at an all-time high of P253.91 Million reflecting an increase of P22.7 Million or 9.8%. The significant increase of the total revenues during the year was from Club's operating activities, such as Green Fees at P37.81 Million or an increase of P6.09 Million from P31.72 Million last year due to increase in the number of accompanied guests and tournaments. Revenues from Assessment for Road Maintenance which includes Road User Fees and Stickers also significantly increased to P36.83 Million or an increase of P8.49 Million compared to P28.34 Million last year. While revenue from Members' Contributions has a minimal increase this year at P70.94 Million compared to P70.79 Million last year, this means the cost to members did not increase. Other Membership-Related revenues from Initial Service Charge, Renewal Fees and Transfer Fees increased to P35.58 Million or an increase of P4.66 Million.
- The Costs and Expenses is at P225.91 Million showing an increase of P23.05 Million or 11.37%. The expense items that increased during the year include Supplies and Outside Services both by P4.8 Million, Sundries by P3.13 Million, which consist mainly of advertising expenses, prompt payment discounts, insurance and net expenses incurred during tournaments, Utilities by P1.1 Million and Personnel by P2.6 Million. Other expenses include Repairs and Maintenance.
- The Excess of Revenue over Expenses is P34.59 Million, an improvement of P5.30 Million or 18.09% from 29.29 Million last year.
- Total Assets stands at P467.99 Million reflecting an increase of P75.91 Million or 19.36% from 392.09 Million last year.
- Members' Equity is at P323.73 Million with an increase of P33.67 Million or 11.61% from 290.06 Million last year.

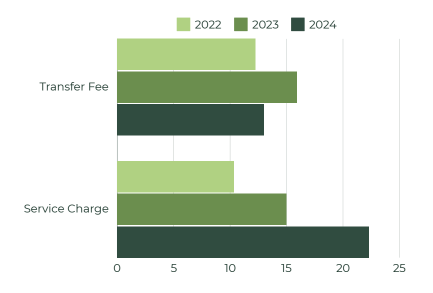
We would like to express our gratitude to our shareholders for their support and collaboration on our financial projects. We are thankful to President Joey Razon and the Board Members for their trust in the Treasury Group. We also want to extend our appreciation to the Finance Committee for their dedication and valuable time.

As we conclude our Fiscal Year, we want to express our gratitude to the Almighty for the numerous blessings granted to our Club, and to my fellow Board members for their steadfast support of the Treasury. I also want to acknowledge the Finance Committee, a group of finance professionals who have generously shared their insights and ideas for the benefit of our Club. It has been both a pleasure and an honor to serve as your Treasurer.

ERIC R. ILLESCAS Treasurer

Membership Committee 2022 2023 2024 **Proprietary** The Membership Committee was able to evaluate, interview, and recommend a total of fifty-Corporate Rep. nine (59) proprietary members, twenty (22) corporate Playing Rights representatives, fifty-eight (58) playing guests, and twenty (20) associate members for the Associate fiscal year 2023-2024. 10 20 30 40

REVENUE GENERATED:



A total of Php 13.01
Million has been
generated from the
transfer fees which is a
decrease from previous
fiscal year by 18.3%.
However, we have
generated Php 22.32
Million from the service
charge, a notable
increase of 48.89%
compared to the
previous year.

Finance Committee

The Finance Committee is the principal committee tasked to oversee the financial performance of the Club and recommend financial strategies to the Board.

The remarkable results of our financial statements for the Fiscal Year ending June 30, 2024, are the results of the collaborative efforts of the Board of Directors, the Finance Committee, and the other Committees of the Club.

We are pleased to report the Audited Financial Reports of the Club which shows a net excess of revenues over expenses of P34.59 Million. Our Cash and Cash Equivalents including Investments in Time Deposits is at P 130.5 Million as of June 30, 2024.

We would like to report that the Finance Committee in its effort to accomplish these tasks had submitted the following recommendations to the Board:

- Increase of Green Fee rates to make our green fee rates comparable to other Golf Clubs. This resulted in an increase in our revenues.
- Recommended the disposal and sale of unused batteries of Club's golf carts
- Sale of the unused truck of the Club through auction.
- Participated in the recommendation on the issuance of four (4) green fee coupons for advanced payment of monthly dues instead of the one-month discount.
- Recommended the policies and guidelines in the investing Club's excess funds.

The audited financial statements for the fiscal year ending June 30, 2024 was reviewed by the Finance Committee with the external auditors, Sycip Gorres Velayo & Co. to ensure compliance with accounting and audit standards.

For the Fiscal Year 2025, the Finance Committee spearheaded the review and preparation of the Financial and Business Plan to sustain Club's operations and various projects.



Real Estate Committee

The Real Estate Committee has an important role to play in the overall operations of our Club. The Committee is responsible, among other things, for studying and recommending to the Board the best possible utilization of real estate assets owned by the Club. This includes the lease or sale of real properties at the best possible price, the grant of right of way and approval of easements required by public utilities.

In line with these responsibilities, the Real Estate Committee submitted the following recommendations to the Board during the last fiscal year:

1. Recommendation to file ejectment case against the illegal settlers in Lot 6-A-6-A-2, a 348 square meter property along Don Celso Tuason Avenue beside the bridge heading to Ortigas Avenue.

2. Recommendation on Construction Permit Fees

The Committee recommended status quo on the rates of Construction Permit Fees. The reasons are as follows:

The primary objective for imposing fees on construction activities within the Valley Golf community is not really for revenue purposes but to monitor and regulate such construction activities to ensure that only legitimate homeowners/establishments with right of way permits are allowed entry of construction materials.

The Club already collects right of way fees, Road Users' Fee and Stickers from such establishments and residents.

Maintaining the rates at current nominal levels will foster goodwill with the homeowners and companies seeking to establish their residence and businesses in the area.

3. Update on the Valley Golf Case versus squatters in Sitio Malaya

This is a complaint filed by the Club to recover possession of a 2,082-sqm real

Real Estate Committee (cont.)

property owned by the Club located in Sitio Malaya along Don Celso Tuason Avenue from close to 100 squatter families. The Court of Appeals' favorable decision has become final and executory and is now in the execution stage.

With the help of the LGU, we were able to relocate most of the squatters to Hapay na Manga in Antipolo. There are still 8 remaining families but 4 have already signed an amicable settlement agreement with the Club in exchange for financial and relocation assistance.

Meanwhile, the Committee recommended fencing the vacated areas to prevent the construction of any more structures and limiting the movement of persons within the property. We also put up a Security Detachment in the area to facilitate the voluntary demolition and prevent entry of unauthorized individuals.

The other accomplishments of the Committee are as follows:

- a. The Real Estate Committee recommended revisions to its Charter including the expansion of its functions and responsibilities.
- b. Made recommendations regarding a recently discovered property with a potential market value of P 8 Million. The property is described as Lot 29 Block 7 located in Sitio Tabang with an area of 1,815 sq. meters but is landlocked, with squatters and without right of way.

The Committee visited the site last July 19, 2024 to survey the area together with the surveyor who suggested constructing a road with culvert as right of way going up to Pennylane St.

The Committee also recommended the construction of a perimeter fence around the area of Sitio Tabang property to prevent the entry of more illegal settlers.

c. On May 10, 2024, the Real Estate Committee, together with the Security and Engineering Department, conducted an ocular visit to some of Valley Golf



Real Estate Committee (cont.)

properties. This visit was aimed at providing the committee members with a visual understanding of the properties being discussed during meetings.

- d. The Committee recommended a new right of way fee computation for lessees based on the duration of their contract with the lessor.
- e. We were able to collect right of way fees from the residents of St. Martha's Subdivision and from public utilities including Converge, Ironcon, and HGC. We have also reviewed and recommended the approval of other applications for Right of Way for Philcom, Hapi Bytes, and Ignite. We are expecting more right of way applications this coming fiscal year. This means more income for the Club.



Security Committee

The Security Committee for the year 2023-2024 was composed of the following:

Chairman - Director Constantine Kohchet-Chua

Vice Chairman - Mr. John Borromeo III Members - Mr. Marvin Caparros

Mr. Dino Dionisio Mr. Lakan Fonacier Mr. Bernard Jao Mr. Jerry Jiao Mr. Edward Lim Mr. Tonki Ramos

Adviser - Mr. Philip Tanchi

The Committee held regular meetings during the year, with the members of the committee constituting a quorum, along with representatives of Annapolis Security Agency, GM Dan Salvador and Ms. Rose Victor of VGCC.

SECURITY COMMITTEE PROJECTS FOR THE YEAR 2023-2024.

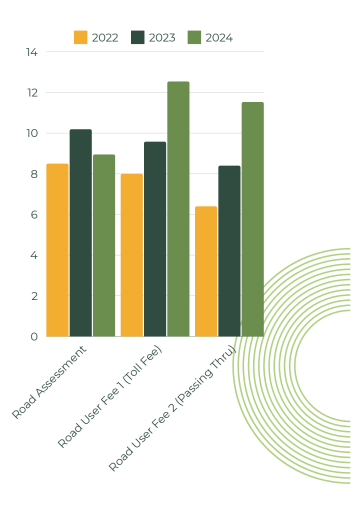
- 1. Re-blocking and installation of drainage system along Don Celso Tuason Avenue.
- 2.Installation of CCTV cameras for the 2 Clubhouses (Main and North), Parking area A & B, Swimming pool area, Golf Cart area 1 & 2, Motor pool Area, Carpentry area. All guard house
- 3. RFID for Ortigas and Sumulong gates
- 4. Road safety measures
 - Road Speed Strips
 - Reflectorized paint on said road to indicate "Max 30kph" speed
 - Centerline Cat's Eye/Road reflector
 - Razor wire for Valley Fence



Security Committee (cont.)







CLEAN-UP OF DON CELSO TUASON AVENUE

This year, the Committee agreed to reimpose the no parking along Don Celso Tuason Avenue and easement. The Committee also agreed to continue implementing tire clamping and towing for all illegally parked vehicles along DCT Avenue and easement.

COMMITTEE REPORTS

House Committee

The House Committee has built upon the successes of previous years, while laying the groundwork for new initiatives aimed at further elevating the prestige of Valley Golf Club. Our mission is to ensure that members, their families, and guests enjoy a premier experience at every visit.

One of the key highlights this year was the timely completion of the Main Lobby Toilets renovation, perfectly coinciding with the prestigious Don Celso Tuason and Valley Founders Cup. This elegant upgrade offers a glimpse of the future vision for the entire clubhouse, reflecting sophistication and comfort. Additionally, the installation of the new Valley Golf signage at the entrance now greets visitors with a bold statement of the ongoing transformation happening throughout the Club.

In our efforts to enhance member comfort, the Men's Locker Room now features plush carpeted floors and revamped shower cubicles equipped with a modern shower system. These seemingly small upgrades deliver a significant impact, contributing to an overall superior experience at Valley Golf Club.

HIGHLIGHTS AND COMPLETED PROJECTS

- Renovation of Main Lobby Toilets
- o Carpet tile installation in Men's Locker Room
- Upgrade of the shower system in Men's Locker Room
- New signage and landscaping at the main bridge gate
- Enhanced landscaping at Sumulong entrance gate
- New contract with Nuat Thai for spa services
- Renewal of the Golf Kitchen contract at the Main Clubhouse

NEW AND UPCOMING PROJECTS

- Renovation of the Main Lower Veranda
- Construction of a Security Office
- Creation of a Drivers Lounge
- Development of a Multi-Sports Complex
- Enclosure and air-conditioning of the Upper Coffee Shop Lounge
- Installation of solar panels for energy sustainability
- Renovation of the Employees and Caddies Canteen at the Motorpool area

COMMITTEE REPORTS

Grounds Committee

Our collective goal has been to elevate the quality, aesthetics, and playability of both courses, ensuring it remains in pristine condition year-round. This year's focus has been on four key areas: Zoysia grass infusion, bunkers restoration, cart path improvements, and a comprehensive drainage audit.

1. Zoysia Grass Infusion Initiative

A highlight of our course improvement strategy this year has been the extensive Zoysia grass infusion across our fairways and roughs. Zoysia has consistently proven to be one of the most durable, drought-tolerant grass varieties, with its low water and maintenance requirements. Zoysia was introduced to the South Course, focusing on landing areas and tee complexes.

The infusion has not only enhanced the visual appeal of the course but has also led to more consistent playing surfaces throughout the year. Players have already reported improved lies, and we have observed a marked reduction in water usage and maintenance frequency in the newly infused areas. Our long-term goal is to establish Zoysia as the dominant turf at the South Course over the next year, ensuring long-term sustainability and superior playing conditions.

2. Bunker Restoration and Reinforcement

Bunkers are a critical part of both the strategy and aesthetic of our course. This year, a major focus has been on restoring and stabilizing bunker faces to prevent erosion and enhance their playability, particularly during inclement weather. We also optimized the sand depth to provide uniformity, ensuring that bunkers play consistently across the course. We will continue this restoration project throughout the year, targeting additional bunkers that require reinforcement.

3. Cart Path Enhancements

Our efforts to upgrade the cart paths have addressed both functional and aesthetic concerns. This year, we repaved cart paths, focusing on areas prone to erosion, cracking, or encroachment by tree roots. To enhance safety and traffic flow, we widened paths in key locations and introduced curbing where necessary to protect adjacent turf.

In addition to the repaving, we have initiated a long-term plan to improve the course's navigation system. Enhanced signage and directional markers have been installed to guide traffic more efficiently, while reducing wear and tear on high-traffic zones. These improvements will ensure that our cart paths remain functional and visually appealing for years to come.



COMMITTEE REPORTS

Grounds Committee

4. Comprehensive Drainage Audit and Improvement Strategy

Water management is vital to the longevity and playability of our course, especially given the challenges posed by increasingly unpredictable weather patterns. This year, the committee conducted a thorough drainage audit, identifying problematic areas across the course where water pooling and slow drainage have been recurrent issues.

As part of the audit, we prioritized sections at the North Course which have historically experienced poor drainage, leading to soft fairways and disrupted play. The findings from this audit will inform our ongoing drainage improvement strategy, with plans to expand our drainage infrastructure over the next 2 years. Our ultimate goal is to ensure that our course remains playable and in excellent condition, regardless of weather conditions.

5. Future Outlook and Goals

Looking ahead, the Grounds Committee is committed to continuing these enhancements. Our focus for the coming year includes expanding the Zoysia infusion project to cover the remaining fairways and roughs, advancing the bunker restoration project, and executing the next phase of our drainage improvement plan.

We also plan to conduct an irrigation audit to complement our drainage efforts, ensuring that our course is equipped to handle both drought conditions and heavy rainfall with equal efficiency. Additionally, we will explore more sustainable maintenance practices, including the potential use of renewable energy for our maintenance fleet and facilities.

We encourage members to share their feedback and suggestions as we strive to create a course that not only meets but exceeds your expectations. Your support and input have been invaluable in guiding our work.

On behalf of the Grounds Committee, I want to express our gratitude for your continued trust and partnership in making our course one of the finest in the region.







































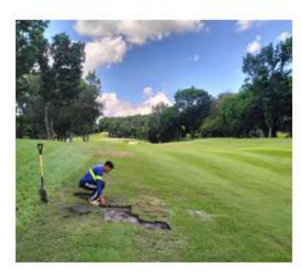














Cultural Practices













Zoysia Infusion (South Course)









COMMITTEE REPORTS

Sprinkler Installation (South Course)







Valley Golf & Country Club, Inc. (A Nonprofit Organization)

Financial Statements June 30, 2024 and 2023 and Years Ended June 30, 2024, 2023 and 2022

and

Independent Auditor's Report





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 6760 Ayala Avenue
 Fax: (632) 8819 0872
 1226 Makati City Philippines

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INDEPENDENT AUDITOR'S REPORT

The Members and the Board of Directors Valley Golf & Country Club, Inc.

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Valley Golf & Country Club, Inc. (a nonprofit organization) (the Club), which comprise the statements of financial position as at June 30, 2024 and 2023, and the statements of income, statements of comprehensive income, statements of changes in members' equity and statements of cash flows for each of the three years in the period ended June 30, 2024, and notes to the financial statements, including material accounting policy information.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Club as at June 30, 2024 and 2023, and its financial performance and its cash flows for each of the three years in the period ended June 30, 2024 in accordance with Philippine Financial Reporting Standards (PFRSs).

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSAs). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Club in accordance with the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics) together with the ethical requirements that are relevant to our audit of the financial statements in the Philippines, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with PFRSs, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Club's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Club or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Club's financial reporting process.





Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with PSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with PSAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Club's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Club's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Club to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.





Report on the Supplementary Information Required Under Revenue Regulations 34-2020 and 15-2010

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information required under Revenue Regulations 34-2020 and 15-2010 in Note 27 to the financial statements is presented for purposes of filing with the Bureau of Internal Revenue and is not a required part of the basic financial statements. Such information is the responsibility of the management of Valley Golf & Country Club, Inc. The information has been subjected to the auditing procedures applied in our audit of the basic financial statements. In our opinion, the information is fairly stated, in all material respects, in relation to the basic financial statements taken as a whole.

SYCIP GORRES VELAYO & CO.

Peter John R. Ventura

Partner

CPA Certificate No. 0113172

Tax Identification No. 301-106-741

BOA/PRC Reg. No. 0001, April 16, 2024, valid until August 23, 2026

BIR Accreditation No. 08-001998-140-2021, November 10, 2021, valid until November 9, 2024

PTR No. 10082030, January 6, 2024, Makati City

September 5, 2024



VALLEY GOLF & COUNTRY CLUB, INC. (A Nonprofit Organization) STATEMENTS OF FINANCIAL POSITION

| | June 30 | |
|--|---------------------|--------------|
| | 2024 | 2023 |
| ASSETS | | |
| Current Assets | | |
| Cash and cash equivalents (Note 4) | ₽108,994,941 | ₽82,410,206 |
| Short-term investments (Note 5) | 21,529,278 | _ |
| Trade and other receivables (Note 6) | 32,914,650 | 23,356,548 |
| Financial assets at fair value through profit or loss (FVPL) (Note 10) | _ | 10,387,218 |
| Other current assets (Note 7) | 9,051,340 | 9,175,335 |
| Total Current Assets | 172,490,209 | 125,329,307 |
| Noncurrent Assets | | |
| Property and equipment (Note 8) | 278,002,730 | 255,476,745 |
| Investment properties (Note 9) | 73,562 | 85,616 |
| Trust fund (Note 10) | 5,186,530 | 4,984,096 |
| Deferred tax assets - net (Note 23) | 8,256,368 | 1,126,720 |
| Other noncurrent assets (Note 11) | 3,979,579 | 5,084,160 |
| Total Noncurrent Assets | 295,498,769 | 266,757,337 |
| TOTAL ASSETS | ₽467,988,978 | ₽392,086,644 |
| LIABILITIES AND MEMBERS' EQUITY Current Liabilities | | |
| Trade and other payables (Note 12) | ₽72,139,604 | ₽51,760,709 |
| Members' deposits and others (Note 13) | 23,637,412 | 19,477,090 |
| Contract liabilities - current (Note 14) | 10,995,980 | 9,709,296 |
| Provision for probable claims (Note 15) | 5,668,575 | 7,268,575 |
| Total Current Liabilities | 112,441,571 | 88,215,670 |
| Noncurrent Liabilities | | |
| Retirement benefit obligation (Note 25) | 9,571,349 | 8,266,671 |
| Contract liabilities - noncurrent (Note 14) | 20,913,359 | 4,697,749 |
| Security deposits (Notes 18 and 19) | 1,336,078 | 849,803 |
| Total Noncurrent Liabilities | 31,820,786 | 13,814,223 |
| Total Liabilities | 144,262,357 | 102,029,893 |
| Members' Equity | | |
| Capital stock (Note 16) | 14,346,000 | 14,346,000 |
| Contributions in excess of par value | 201,627,772 | 201,627,772 |
| Accumulated excess of revenues over expenses | 107,752,849 | 74,082,979 |
| Total Members' Equity | 323,726,621 | 290,056,751 |
| TOTAL LIABILITIES AND MEMBERS' EQUITY | ₽467,988,978 | ₽392,086,644 |



VALLEY GOLF & COUNTRY CLUB, INC.

(A Nonprofit Organization)

STATEMENTS OF INCOME

Years Ended June 30 2024 2023 2022 **REVENUES** ₽206,976,023 Revenue from contracts with customers (Note 17) **₽228,061,656** ₱140,813,780 Rentals (Note 19) 23,714,557 22,701,459 20,986,983 Gain on change in fair value of financial assets at FVPL and trust fund 624,320 394,304 140,564 Gain on disposal of property and equipment (Note 8) 108,106 573,214 371,572 Interest income (Notes 4, 5, 10, and 19) 1,405,601 611,952 129,588 253,914,240 231,256,952 162,442,487 **COST AND EXPENSES** 195,008,061 Cost of services (Note 20) 132,701,080 177,725,539 24,600,299 General and administrative expenses (Note 21) 30,225,122 18,495,865 Interest expense (Notes 19, 25 and 26) 675,334 527,353 316,664 202,853,191 225,908,517 151,513,609 **EXCESS OF REVENUES OVER EXPENSES BEFORE INCOME TAXES** 28,005,723 28,403,761 10,928,878 **PROVISION FOR (BENEFIT FROM) INCOME TAXES** (Note 23) (6,585,238)(883,140)573,993 **EXCESS OF REVENUES OVER EXPENSES** ₽34,590,961 ₱29,286,901 ₱10,354,885



VALLEY GOLF & COUNTRY CLUB, INC. (A Nonprofit Organization) STATEMENTS OF COMPREHENSIVE INCOME

| Years Ended June 30 | | |
|---------------------|--------------------------------|---|
| 2024 | 2023 | 2022 |
| ₽34,590,961 | ₽29,286,901 | ₱10,354,885 |
| | | |
| | | |
| | | |
| | | |
| (1,228,122) | (796,815) | (2,692,482) |
| 307,031 | | _ |
| (921,091) | (796,815) | (2,692,482) |
| ₽ 33,669,870 | ₽28,490,086 | ₽7,662,403 |
| | 2024 ₱34,590,961 (1,228,122) | 2024 2023 ₱34,590,961 ₱29,286,901 (1,228,122) (796,815) 307,031 - (921,091) (796,815) |



VALLEY GOLF & COUNTRY CLUB, INC. (A Nonprofit Organization) STATEMENTS OF CHANGES IN MEMBERS' EQUITY

| | Years Ended June 30 | | |
|--|---------------------|--------------|--------------|
| | 2024 | 2023 | 2022 |
| CAPITAL STOCK (Note 16) | ₽14,346,000 | ₽14,346,000 | ₽14,346,000 |
| CONTRIBUTIONS IN EXCESS OF PAR VALUE | 201,627,772 | 201,627,772 | 201,627,772 |
| ACCUMULATED EXCESS OF REVENUES OVER EXPENSES | | | |
| Balances at beginning of year | 74,082,979 | 45,592,893 | 37,930,490 |
| Excess of revenues over expenses | 34,590,961 | 29,286,901 | 10,354,885 |
| Other comprehensive loss | (921,091) | (796,815) | (2,692,482) |
| Total comprehensive income | 33,669,870 | 28,490,086 | 7,662,403 |
| Balance at end of year | 107,752,849 | 74,082,979 | 45,592,893 |
| TOTAL MEMBERS' EQUITY | ₽323,726,621 | ₽290,056,751 | ₽261,566,665 |



VALLEY GOLF & COUNTRY CLUB, INC. (A Nonprofit Organization) STATEMENTS OF CASH FLOWS

| | Years Ended June 30 | | |
|---|---------------------|--------------|--------------|
| | 2024 | 2023 | 2022 |
| CASH FLOWS FROM OPERATING ACTIVITIES | | | |
| Excess of revenues over expenses before income taxes | ₽28,005,723 | ₽28,403,761 | ₽10,928,878 |
| Adjustments for: | 1 20,003,723 | 120,403,701 | 110,720,070 |
| Depreciation and amortization (Notes 8, 9 and 11) | 21,208,125 | 20,967,046 | 23,417,865 |
| Movements in: | 21,200,123 | 20,707,040 | 25,417,605 |
| Provision for probable claims (Note 15) | (1,600,000) | 1,600,000 | _ |
| Retirement benefit obligation | (586,370) | (656,062) | (806,027) |
| Interest income (Notes 4, 5, 10 and 19) | (1,405,601) | (611,952) | (129,588) |
| Interest expense (Note 19, 25 and 26) | 675,334 | 527,353 | 316,664 |
| Gain on change in fair value of financial assets at FVPL and | 073,334 | 321,333 | 310,004 |
| trust fund (Note 10) | (624 320) | (204 204) | (140.564) |
| Gain on disposal of property and equipment (Notes 8 and 17) | (624,320) | (394,304) | (140,564) |
| Loss on derecognition of property and equipment (Note 8 and 21) | (108,106) | (573,214) | (371,572) |
| | 45.5(4.705 | 131,371 | 22.215.656 |
| Operating income before working capital changes | 45,564,785 | 49,393,999 | 33,215,656 |
| Decrease (increase) in: | (0.540.041) | (0.411.002) | (120, 41.4) |
| Trade and other receivables | (9,540,841) | (9,411,993) | (128,414) |
| Other current assets | (113,384) | (471,304) | (1,300,269) |
| Increase (decrease) in: | ******* | 25 262 454 | |
| Trade and other payables | 20,370,756 | 27,968,154 | 7,785,696 |
| Members' deposits and others | 4,156,053 | 1,239,387 | 2,088,752 |
| Contract liabilities | 17,502,294 | 3,000,460 | 3,596,814 |
| Security deposits | 500,000 | _ | _ |
| Net cash generated from operations | 78,439,663 | 71,718,703 | 45,258,235 |
| Interest received | 1,374,615 | 514,947 | 114,910 |
| Interest paid | | (15,853) | (35,549) |
| Net cash flows from operating activities | 79,814,278 | 72,217,797 | 45,337,596 |
| CASH FLOWS FROM INVESTING ACTIVITIES | | | |
| Acquisition of: | | | |
| Property and equipment (Note 8) | (43,470,880) | (38,119,519) | (45,872,069) |
| Short-term investments (Note 5) | (21,529,278) | (50,117,617) | (10,072,007) |
| Trust fund invested in time deposits (Note 10) | (5,186,530) | _ | _ |
| Software cost (Note 11) | (2,009,217) | _ | _ |
| Proceeds from disposals of | (2,00),217) | | |
| Financial assets at FVPL (Note 10) | 10,809,104 | _ | _ |
| Trust fund invested in UITF (Note 10) | 5,186,530 | _ | _ |
| Decrease (increase) in:other noncurrent assets (Note 11) | 2,821,621 | (3,171,621) | (641,857) |
| Proceeds from disposal of property and equipment (Note 8) | 149,107 | 573,214 | 371,572 |
| Net cash flows used in investing activities | (53,229,543) | (40,717,926) | (46,142,354) |
| Net cash flows used in investing activities | (55,229,545) | (40,/1/,920) | (40,142,334) |
| CASH FLOWS FROM FINANCING ACTIVITIES | | | |
| Payment of short-term borrowing (Note 26) | _ | (236,946) | (457,454) |
| Proceeds from availment of short-term borrowing (Note 26) | _ | (200,5.0) | 694,400 |
| Net cash flows from (used in) financing activities | _ | (236,946) | 236,946 |
| | | (=30,710) | 250,510 |
| NET INCREASE (DECREASE) IN CASH | | | ,, |
| AND CASH EQUIVALENTS | 26,584,735 | 31,262,925 | (567,812) |
| CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR | 82,410,206 | 51,147,281 | 51,715,093 |
| CASH AND CASH EQUIVALENTS AT END OF YEAR | | | |
| (Note 4) | ₽108,994,941 | ₽82,410,206 | ₽51,147,281 |
| | | - , -, | - , ., |



VALLEY GOLF & COUNTRY CLUB, INC.

(A Nonprofit Organization)

NOTES TO FINANCIAL STATEMENTS

1. Corporate Information

Valley Golf & Country Club, Inc. (the Club) was organized in the Philippines and registered with the Philippine Securities and Exchange Commission (SEC) on May 14, 1958 as a nonprofit organization. On July 17, 1963, the SEC granted the Club a secondary license to sell its securities to the public.

The primary purpose of the Club is to foster and promote the game of golf and operate and maintain a golf course and country club and, generally, to do and perform all such acts and things, and exercise such powers as are ordinarily done, performed and exercised by social and athletic clubs and associations.

Prior to 2012, the Club is exempt from payment of income tax on income received from social, recreational, and athletic activities on a nonprofit basis provided that no part of the Club's income shall inure to the benefit of any of its members, trustees and officers. Under Section 30 (E) of the Tax Reform Act of 1997, an organization organized for recreational, sports and athletic activities shall be exempt from payment of income tax on income received from aforementioned activities.

On August 3, 2012, the Bureau of Internal Revenue (BIR) issued Revenue Memorandum Circular (RMC) No. 35-2012 clarifying that clubs organized and operated exclusively for pleasure, recreation and other non-profit purposes are subject to income tax and value-added tax (VAT) on their income from whatever source, including but not limited to membership fees, assessment dues, rental income, and service fees.

On August 13, 2019, the Supreme Court declared that membership fees, assessment dues, and fees of similar nature collected by Clubs which are organized and operated exclusively for pleasure, recreation, and other nonprofit purposes do not constitute as: (a) "the income of recreational clubs from whatever source" that are "subject to income tax"; and (b) part of the "gross receipts of recreational clubs" that are "subject to VAT". Accordingly, the Club did not collect the related output VAT for membership fees, assessment dues, and fees of similar nature.

The registered office of the Club, which is also its principal place of business, is located at Don Celso S. Tuason Ave., Antipolo City.

The Club's Board of Directors (BOD) approved the issuance of the financial statements as at June 30, 2024 and 2023 and for each of the three years in the period ended June 30, 2024 on September 5, 2024.

2. Material Accounting Policy Information

Basis of Preparation

The financial statements of the Club have been prepared on a historical cost basis, except for the financial assets at FVPL and trust fund which are measured at fair value. The financial statements are presented in Philippine peso (P), which is the Club's functional and presentation currency. All values are rounded to the nearest peso, except when otherwise indicated.



Statement of Compliance

The financial statements of the Club have been prepared in compliance with Philippine Financial Reporting Standards (PFRSs).

Changes in Accounting Policies and Disclosures

The accounting policies adopted are consistent with those of the previous financial year, except that the Club has adopted the following amendments to existing standards starting July 1, 2023. The Club has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective.

Unless otherwise indicated, adoption of these pronouncements did not have any impact on the financial statements of the Club.

- Amendments to PAS 1 and PFRS Practice Statement 2, *Disclosure of Accounting Policies*The amendments provide guidance and examples to help entities apply materiality judgements to accounting policy disclosures. The amendments aim to help entities provide accounting policy disclosures that are more useful by:
 - Replacing the requirement for entities to disclose their 'significant' accounting policies with a requirement to disclose their 'material' accounting policies, and
 - Adding guidance on how entities apply the concept of materiality in making decisions about accounting policy disclosures

The amendments have had an impact on the Club's disclosures of accounting policies, but not on the measurement, recognition or presentation of any items in the Club's financial statements.

- Amendments to PAS 8, Definition of Accounting Estimates
- Amendments to PAS 12, Deferred Tax related to Assets and Liabilities arising from a Single Transaction
- Amendments to PAS 12, International Tax Reform Pillar Two Model Rules

Standards Issued but Not yet Effective

Pronouncements issued but not yet effective are listed below. The Club does not expect that the future adoption of the said pronouncements will have a significant impact on its financial statements. The Club intends to adopt the following pronouncements when they become effective.

Effective beginning on or after July 1, 2024

- Amendments to PAS 1, Classification of Liabilities as Current or Non-current
- Amendments to PFRS 16, Lease Liability in a Sale and Leaseback
- Amendments to PAS 7 and PFRS 7, Disclosures: Supplier Finance Arrangements

Effective beginning on or after July 1, 2025

- PFRS 17, Insurance Contracts
- Amendments to PAS 21, Lack of exchangeability

Deferred effectivity

• Amendments to PFRS 10, Consolidated Financial Statements, and PAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture



Financial Assets

<u>Initial Recognition and Measurement of Financial Assets</u>

Financial assets are classified, at initial recognition, as subsequently measured at amortized cost and FVPL.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Club's business model for managing the financial assets. With the exception of trade receivables that do not contain a significant financing component the Club initially measures a financial asset at its fair value plus, in the case of financial assets not at FVPL, transaction costs. Trade receivables that do not contain a significant financing component or for which the Club has applied the practical expedient are measured at the transaction price determined under PFRS 15.

In order for a financial asset to be classified and measured at amortized cost, it needs to give rise to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level.

The Club's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both. Financial assets classified and measured at amortized cost are held within a business model with the objective to hold financial assets in order to collect contractual cash flows.

The Club's financial assets are in the nature of financial assets at amortized cost and financial assets at FVPL.

Subsequent Measurement of Financial Assets

The subsequent measurement of financial assets depends on their classification as follows:

Financial assets at amortized cost

Financial assets at amortized cost are subsequently measured using the effective interest rate (EIR) method and are subject to impairment. Gains and losses are recognized in the statement of income when the asset is derecognized, modified or impaired.

The Club's financial assets at amortized cost includes cash and cash equivalents, short-term investments, trade and other receivables, trust fund invested in time deposits, and refundable deposit presented in "Other noncurrent assets" in the statements of financial position (see Notes 4, 5, 6, 10 and 11).

Financial assets at FVPL

Financial assets at FVPL are carried in the statement of financial position at fair value with net changes in fair value recognized in the statement of income.

The Club's financial assets at FVPL includes its investments in unit investment trust fund (UITF) (see Note 10).



<u>Impairment of Financial Assets</u>

The Club recognizes an allowance for expected credit losses (ECLs) for all financial asset not held at FVPL. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Club expects to receive, discounted at an approximation of the original EIR. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

For cash in bank and cash equivalents, financial assets at FVPL, and trust fund, the Club applies the low credit risk simplification. The probability of default and loss given defaults are publicly available and are considered to be low credit risk investments. It is the Club's policy to measure ECLs on such instruments on a 12-month basis. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECL. The Club considers that there has been a significant increase in credit risk when contractual payments are more than 30 days past due.

For trade and other receivables, the Club applies a simplified approach in calculating ECLs. Therefore, the Club does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECLs at each reporting date. The Club has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

Definition of default

The Club considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that receivables that meet either of the following criteria are generally not recoverable.

- when there is a breach of financial covenants by the counterparty; or
- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Club, in full (without taking into account any collaterals held by the Club).

Irrespective of the above analysis, the Club considers that default has occurred when a financial asset is more than 120 days past due unless the Club has reasonable and supportable information to demonstrate that a more conservative default criterion is more appropriate.

Significant increase in credit risk

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Club compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Club considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort. Forward-looking information considered includes the future prospects of the industries in which the Club's debtors operate, obtained from economic expert reports, financial analysts, governmental bodies, relevant think-tanks and other similar organizations, as well as consideration of various external sources of actual and forecast economic information that relate to the Club's core operations.



Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

- a) significant financial difficulty of the issuer or the borrower;
- b) a breach of contract, such as a default or past due event;
- c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider;
- d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganization;
- e) the disappearance of an active market for that financial asset because of financial difficulties.

The Club implements a policy on its receivables, wherein members in the delinquent list or those with accounts that are past due for a certain period are reported to the BOD. The respective shares of the members or of the juridical entities they represent shall be ordered sold by the BOD, through an auction, to satisfy the claims of the Club.

Write-off policy

The Club writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings. Financial assets written off may still be subject to enforcement activities under the Club's recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognized the statement of income.

Financial Liabilities

Initial Recognition and Measurement of Financial Liabilities

Financial liabilities are classified, at initial recognition, as financial liabilities at FVPL, loans and borrowings, payables, or as derivative designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognized initially at fair value and, in case of loans borrowings and payables, net of directly attributable transaction costs.

The Club's financial liabilities are in the nature of amortized cost. The Club has no financial liabilities at FVPL and derivative instruments as at June 30, 2024 and 2023.

<u>Subsequent Measurement - Loans and borrowings and Payables</u>
This is the category most relevant to the Club. After initial recognition, loans and borrowings and payables are subsequently measured at amortized cost using the EIR method. Gains and losses are recognized in the statement of income when the liabilities are derecognized as well as through the EIR amortization process. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization is included as finance costs in the statement of income.

The Club's financial liabilities at amortized cost includes trade and other payables excluding statutory payables, members' deposit and others, provisions for probable claims and security deposits (see Notes 12, 13, 15, 18 and 19).



Fair Value Measurement

The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

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

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

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Club uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

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

For assets and liabilities that are recognized in the financial statements on a recurring basis, the Club determines whether transfers have occurred between Levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

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

Property and Equipment

Property and equipment, except for land, are stated at cost less accumulated depreciation and any impairment losses, if any. Land is stated at cost less any impairment in value.

The initial cost of property and equipment comprises its purchase price, including import duties, non-refundable taxes, and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Such cost includes the cost of replacing part of such property and equipment when the recognition criteria are met. Expenditures incurred after the property and equipment have been put into operations, such as repairs and maintenance and overhaul costs, are normally charged to the statement of income in the period when the costs are incurred.



Depreciation is computed on a straight-line basis over the following estimated useful lives of the assets:

| Category | Number of Years |
|---|-----------------|
| Land improvements | 3-50 |
| Building and structures | 5-50 |
| Ground tools and services machinery and equipment | 3-10 |
| Furniture, fixtures and equipment | 3-10 |
| Transportation equipment | 5 |

Construction in progress is stated at cost, net of accumulated impairment losses, if any. Depreciation is computed when the construction is completed.

The useful lives and methods of depreciation of property and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

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

Investment Properties

Except for land, investment property is stated at cost less accumulated depreciation and impairment in value for building. The cost of the investment property comprises its purchase price and other direct costs. Depreciation on the building is computed on a straight-line basis over the estimated useful life of 20 years. Land is stated at cost less any impairment in value.

Transfers are made to investment property when there is a change in use, evidenced by ending of owner-occupation, commencement of an operating lease to another party or ending of construction of development. Transfers are made from investment property when there is a change in use, evidenced by commencement of owner-occupation or commencement of development with a view to sale. These transfers are recorded using the carrying amount of the investment property at the date of the change in use.

Gains or losses resulting from the sale of an investment property are recognized in the statement of income

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

Computer Software

Computer software included as part of "Other noncurrent assets" is initially recognized at cost. Following initial recognition, computer software is carried at cost, less accumulated amortization and any accumulated impairment in value.

Computer software is amortized on a straight-line basis over its estimated useful economic life of three (3) years to five (5) years and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortization commences when the computer software is available for use. The period and method of amortization for the computer software are reviewed at each end of the reporting period. Changes in the estimated useful life is accounted for by changing the amortization period or method, as appropriate, and treated as changes in accounting estimates. The amortization



expense is recognized in the statement of income in the expense category consistent with the function of the computer software.

Impairment of Property and Equipment, Investment Properties and Computer Software

The Club assesses at each reporting date whether there is an indication that a nonfinancial asset may be impaired. If any such indication exists, the Club makes a formal estimate of recoverable amount. The nonfinancial asset's estimated recoverable amount is the higher of the asset's or cash-generating unit's fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other nonfinancial assets or group of nonfinancial assets, in which case the recoverable amount is assessed as part of the cash generating unit to which it belongs. Where the carrying amount of the nonfinancial asset exceeds its estimated recoverable amount, the nonfinancial asset is considered impaired and is written down to its estimated recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the nonfinancial asset. Fair value less costs to sell is the amount obtainable from the sale of the nonfinancial asset or cash-generating unit in an arm's-length transaction, adjusted for incremental costs that would be directly attributable to the disposal of the nonfinancial asset.

Impairment losses are recognized in the statement of income in those expense categories consistent with the function of the impaired nonfinancial asset.

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

Revenue from Contracts with Customers

Revenue from contracts with customers is recognized when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Club expects to be entitled in exchange for those goods or services. The Club has generally concluded that it is the principal in its revenue arrangements, except for the concessionaire services, because it typically controls the goods or services before transferring them to the customer.

The following are the Club's performance obligations:

Membership Dues

Membership dues pertains to monthly member's dues and administration fee charged to the Club's members and past Club presidents, respectively. Revenues are recognized over time when membership dues are due and demandable, net of any discount. Any advance payments are recorded under "Contract liabilities" account in the statement of financial position.

(i) Variable Consideration

a. Discount on annual dues are provided to the members when they pay the annual dues in advance. The discount is equivalent to one-month membership dues and is presented as a reduction to the revenue recognized.



b. Discount on prompt payments are provided to members when they pay their account balance in full within one month after billing. To estimate the variable consideration for the expected discount on prompt payments, the Club applies the most likely amount.

Sports and Recreation

Sports and recreation pertain to fees charged for use of the Club's golf and swimming pool facilities. This also includes the service fee charged for every play of golf. Revenues are recognized overtime when the related services have been rendered.

Assessment for Road Maintenance

Assessment for road maintenance is income generated from the use of the Club's main road, Don Celso S. Tuason Avenue. Revenues are recognized overtime when the related services have been rendered.

Corporate Services

Corporate services pertain to fees charged by the Club for processing members transactions. This includes transfer fees and service charge on playing guests. Transfer fees are transaction fees for transfers of members shares of stocks. Service charges on playing guests are transaction fees or cash requirements in order to process the Club's playing rights to outside individuals. Revenues are recognized overtime when the related services have been rendered.

Concession Fees

Concession fees pertains to a fee charged by the Club to its concessionaires in exchange for the right granted to the later to render food and beverage services and sale of goods to its members and guests. The amount of the commission income is based on the terms of the concessionaires' agreements. The Club acts as an agent on its concession agreements since it does not have control over the specified goods or services that will be delivered by the concessionaires to the Club's members and guests. Revenues are recognized at a point in time when the concessionaire has delivered the goods to the members and guests and the related services have been rendered.

Revenue from Special Events

Revenue from special events pertains to fees charged for golf tournaments and Club's social events. Revenue is recognized overtime upon occurrence of the event.

Patronage Fees

Patronage fees are consumables that members are entitled to for the consumption of food provided by the Club's concessionaire. Revenue are recognized at a point in time upon determination of the expired and unconsumed portion of the minimum required purchase of food and beverage, subject to the Club's policy. Any advance payments are recorded under "Contract liabilities" account in the statement of financial position.

Surcharge on Past Due Accounts

Surcharge on past due accounts are penalties charged to members with delinquent accounts for over 45 days from the cut-off date of the statement of account until the account is paid in full. Revenues are recognized at a point in time upon collection of the amount charged to the member for delayed payment.

Contract Balances

Receivables

A receivable represents the Club's right to an amount of consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due).



Contract assets

A contract asset is the right to consideration in exchange for goods or services transferred to the customer. If the Club performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract asset is recognized for the earned consideration that is conditional.

Contract liabilities

A contract liability is the obligation to transfer goods or services to a customer for which the Club has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Club transfers goods or services to the customer, a contract liability is recognized when the payment is made, or the payment is due (whichever is earlier). Contract liabilities are recognized as revenue when the Club performs under the contract.

Leases

Determination of Whether an Arrangement Contains a Lease

The Club assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Club as a Lessor

Leases in which the Club does not transfer substantially all the risks and rewards incidental to ownership of an asset are classified as operating leases. Rental income is accounted for on a straight-line basis over the lease terms and is included in the statement of income due to its operating nature. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognized over the lease term on the same basis as rental income. Contingent rents are recognized as revenue in the period in which they are earned.

Retirement Benefit Obligation

Defined Benefit Plan

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

The cost of providing benefits under the defined benefit plans is actuarially determined using the projected unit credit method.

Defined benefit costs comprise the following:

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

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

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



Re-measurements comprising actuarial gains and losses, return on plan assets and any change in the effect of the asset ceiling (excluding net interest on defined benefit liability) are recognized immediately in OCI in the period in which they arise. Re-measurements are not reclassified to statement of income in subsequent periods.

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

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

Taxes

Current Income Tax

Current income tax assets and liabilities for the current and the prior period are measured at the amount expected to be recovered from or paid to the taxation authority. The income tax rates and income tax laws used to compute the amount are those that are enacted or substantively enacted at the end of each financial reporting period.

Deferred Tax

Deferred tax is provided using the liability method on temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax liabilities are recognized for all taxable temporary differences, except where the deferred tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable income or loss.

Deferred tax assets are recognized for all deductible temporary differences, and the carryforward benefits of unused tax credits from excess minimum corporate income tax (MCIT) over regular corporate income tax (RCIT) and unused net operating loss carryover (NOLCO), to the extent that it is probable that sufficient future taxable profits will be available against which the deductible temporary differences and the carryforward benefits of unused tax credits and unused tax losses can be utilized except where the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable income or loss.

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



Deferred tax assets and liabilities are measured at the income tax rates that are expected to apply to the year when the asset is realized or the liability is settled, based on income tax rates (and tax laws) that have been enacted or substantively enacted at the end of the reporting period. Deferred tax relating to items recognized directly in equity is recognized in equity and not in the statement of income.

Value-added Tax (VAT)

Revenues, expenses, and assets are recognized net of the amount of VAT, if applicable.

When VAT from sales of goods and/or services (output VAT) exceeds VAT passed on from purchases of goods or services (input VAT), the excess is recognized as payable in the statement of financial position. When VAT passed on from purchases of goods or services (input VAT) exceeds VAT from sales of goods and/or services (output VAT), the excess is recognized as an asset in the statement of financial position to the extent of the recoverable amount.

For the non-VAT registered activities, the amount of VAT passed on from its purchase of goods or service is recognized as part of the cost of goods/asset acquired or as part of expense item, as applicable.

Provisions

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

Where the Club expects a provision to be reimbursed, the reimbursement is recognized as a separate asset but only when the receipt of the reimbursement is virtually certain. The expense relating to any provision is presented in the statement of income, net of any reimbursement.

Events After the Reporting Date

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

3. Significant Accounting Judgments, Estimates, and Assumptions

The preparation and fair presentation of the accompanying financial statements in compliance with PFRSs requires management to make judgments and estimates that affect the amounts reported in the financial statements and the accompanying notes. The judgments and estimates used in the accompanying financial statements are based upon management's evaluation of relevant facts and circumstances as at the date of the financial statements. Future event may occur which will cause the assumptions used in arriving at the estimates to change. The effects of any change in estimate are reflected in the financial statements as they become reasonably determinable. Actual results could differ from such estimates.

Judgments and estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstance.



Judgments

In the process of applying the Club's accounting policies, management has made the following judgments which have the most significant effect on the amounts recognized in the financial statements:

Revenue from contracts with customers

The Club applied the following judgement that significantly affect the determination of the amount of revenue from contracts with customers:

• Principal versus agent considerations

The Club enters into contracts with its concessionaires to perform, on their behalf, sale of goods and services to its members. The Club determined that it does not control the goods before they are transferred to customers. The following factors indicate that the Club does not control the goods before they are being transferred to customers. Therefore, the Club determined that it is an agent in these contracts.

- The Club is not primarily responsible for fulfilling the promise to provide the goods or services.
- The Club's revenue is in the form of a fixed commission income as established in the concession contract with the concessionaires.
- The Club does not have inventory risk before or after the goods has been transferred to the customer.
- The Club has no discretion in establishing the price for the goods and services.

Operating Lease - Club as Lessor

The Club has entered into commercial property leases on its investment properties. The Club has determined, based on an evaluation of the terms and conditions of the arrangements, such as the lease term not constituting a major part of the economic life of the commercial property and the present value of the minimum lease payments not amounting to substantially all of the fair value of the commercial property, that it retains substantially all the risks and rewards incidental to ownership of these properties and accounts for the contracts as operating leases.

Rental income pertaining to these leases amounted to P23,714,557, P22,701,459, and P20,986,983 in 2024, 2023 and 2022, respectively (see Note 19).

Estimates and Assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

Estimation of Provision for ECLs of Trade and Other Receivables

The Club uses a provision matrix to calculate ECLs for its trade and other receivables. The provision rates are based on days past due of each member that have similar loss pattern. The provision matrix is initially based on the Club's historical observed default rates. The Club calibrates the matrix to adjust the historical credit loss experience with forward-looking information. For instance, if forecast economic conditions expected to deteriorate over the next year which can lead to an increased number of defaults in its members, the historical default rates are adjusted. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analyzed.

The assessment of the correlation between historical observed default rates, forecast economic conditions and ECLs is a significant estimate. The amount of ECLs is sensitive to changes in circumstances and of forecast economic conditions. The Club's historical credit loss experience and forecast of economic conditions may also not be representative of customer's actual default in the future.



Receivables from members that are considered as delinquent for a certain period and the amount due the Club has exceeded the credit limit of members as maybe fixed by the BOD from time to time shall be reported to the BOD and their shares of the juridical entities they represent shall thereafter be ordered sold by the BOD at auction to satisfy the claims of the Club as stated in the By-laws. It shall be absolutely prohibited to auction the share of a member whose overdue/delinquent account does not exceed such member's credit limit. As approved by the BOD, the members' credit limit shall be fixed at \$\textit{P}50,000\$. A member may pay the overdue account at any time before the auction sale.

The carrying value of trade and other receivables amounted to ₱32,914,650 and ₱23,356,548 net allowance for ECL of ₱1,613,395 and ₱1,725,845 as at June 30, 2024 and 2023, respectively (see Note 6).

Estimation of Useful Lives of Property and Equipment and Investment Properties

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

As at June 30, 2024 and 2023, there were no changes made in the estimated useful lives of the Club's property and equipment and investment properties. The carrying amount of property and equipment amounted to ₱268,673,267 and ₱246,147,282 as at June 30, 2024 and 2023, respectively (see Note 8). The carrying amount of investment properties amounted to nil and ₱12,054 as at June 30, 2024 and 2023, respectively (see Note 9).

Retirement Benefit Costs

The cost of defined benefit pension plans and the present value of the pension obligation are determined using actuarial valuation. The actuarial valuation involves making various assumptions. These include the determination of the discount rates, future salary increases, turnover rate and future pension increases. Due to the complexity of the valuation, the underlying assumptions and its long-term nature, defined benefit obligations are highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date. In determining the appropriate discount rate, management considers the market yields on Philippine government bonds with terms consistent with the expected employee benefit payout as at end of the reporting periods.

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

Retirement benefit obligation amounted to \$9,571,349 and \$8,266,671 as at June 30, 2024 and 2023, respectively (see Note 25).

Assessing Recoverability of Deferred Tax Assets

The Club reviews the carrying amounts of deferred tax assets at each reporting date and reduced the amounts to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax assets to be utilized. However, there is no assurance that the Club can generate sufficient taxable profit to allow all or part of its deferred taxable assets to be utilized.



The Club's deferred tax assets amounted to P8,651,750 and P1,498,560 as at June 30, 2024 and 2023, respectively (see Note 23).

Temporary deductible differences for which no deferred tax asset was recognized amounted to ₱14,453,402 and ₱10,459,972 as at June 30, 2024 and 2023, respectively (see Note 23).

Provisions and Contingencies

The Club is currently involved in various legal proceedings. The estimate of the probable costs for the resolution of these claims has been developed in consultation with its counsel handling the defense in these matters and is based upon an analysis of potential results. In the opinion of management and its legal counsel, the eventual liability under these lawsuits or claims, if any, will not have a material or adverse effect on the Club's financial position and results of operations. It is possible, however, that the future results of operations could be materially affected by changes in the estimates or in the effectiveness of the strategies relating to these proceedings.

The Club has provision for probable claims amounting to P5,668,575 and P7,268,575 as at June 30, 2024 and 2023, respectively (see Note 15).

4. Cash and Cash Equivalents

| | 2024 | 2023 |
|------------------|----------------------|-------------|
| Cash on hand | ₽145,703 | ₽185,000 |
| Cash in banks | 76,098,721 | 70,081,957 |
| Cash equivalents | 32,750,517 | 12,143,249 |
| | ₽ 108,994,941 | ₽82,410,206 |

Cash on hand consists of fund for daily operating expenses and undeposited collections. Cash in banks earn interest at the respective bank deposit rates. Cash equivalents are short term deposits made for varying periods of up to three (3) months and earns interest at the respective short-term deposit rates.

Interest income earned amounted to P1,024,951, P598,227 and P115,863 in 2024, 2023 and 2022, respectively.

5. Short-term investments

Short-term investments amounted to \$\frac{1}{2}1,529,278\$ and nil as at June 30, 2024 and 2023. Short-term investments pertain to time deposits with maturities of more than three (3) months but less than one year and earn interest at the respective short-term placement rates.

The peso-denominated short-term investments earn an interest at a rate of 5.50% per annum in 2024 and have maturity of 119-120 days.

Interest income from short-term investments earned amounted to ₱366,925 in 2024 and nil in 2023 and 2022.



6. Trade and Other Receivables

| | 2024 | 2023 |
|-------------------------|-------------|-------------|
| Members | ₽25,649,740 | ₽17,134,348 |
| Others | 8,878,305 | 7,948,045 |
| | 34,528,045 | 25,082,393 |
| Less allowance for ECLs | 1,613,395 | 1,725,845 |
| | ₽32,914,650 | ₽23,356,548 |

Receivables from members, which are due 30 days after billing date, are noninterest-bearing and constitute a lien on the members' shares.

Other receivables consist mainly of the share of the concessionaires and maintenance provider for the security services and electricity of the access roads around the Club, advances made to officers and employees and receivables from concessionaires and various organizations which are settled within 30-90 days' term.

The movement in allowance for ECLs are as follows:

| | 2024 | 2023 |
|-------------------------------|------------|------------|
| Balances at beginning of year | ₽1,725,845 | ₽1,725,845 |
| Reversal (Note 21) | (112,450) | |
| Balances at end of year | ₽1,613,395 | ₽1,725,845 |

7. Other Current Assets

| | 2024 | 2023 |
|---|------------|------------|
| Supplies inventories at NRV | ₽3,647,381 | ₽2,728,410 |
| Less allowance for inventory obsolescence | 312,009 | 52,571 |
| | 3,335,372 | 2,675,839 |
| Prepayments | 2,781,437 | 4,149,671 |
| Creditable withholding tax (CWT) | 1,075,967 | 710,716 |
| Advances to supplier | 1,858,564 | 1,639,109 |
| | ₽9,051,340 | ₽9,175,335 |

Supplies inventories include gasoline and oil stocks, grounds materials, office, shop and maintenance supplies and construction materials. Cost of inventories valued at NRV amounted to ₱312,009 and ₱52,571 as at June 30, 2024 and 2023, respectively.

The movements in the allowance for inventory obsolescence are as follows:

| | 2024 | 2023 |
|-------------------------------------|-----------------|----------------|
| Balances at beginning of year | ₽ 52,571 | P _ |
| Provision during the year (Note 21) | 259,438 | 52,571 |
| Balances at end of year | ₽312,009 | ₽52,571 |

Prepayments pertain to prepaid taxes and licenses, prepaid medical expenses and prepaid insurance premiums.



CWTs are amounts withheld from income subject to expanded withholding taxes. CWTs can be utilized as payment for income taxes provided that these are properly supported by certificates of creditable tax withheld at source subject to the rules on Philippine income taxation. CWTs which are claimed against the income tax due, represents excess of the tax payable and carried over in the succeeding period for the same purpose.

Advances on purchases pertain to the Club's advances on materials to be used for golf tournaments.



8. Property and Equipment

| _ | | | | 2024 | | | | |
|--------------------------------|------------|--------------|--------------|--------------------------|----------------------------|----------------|--------------|--------------|
| | | | | Ground Tools | T | | | |
| | | Land | Building and | and Service Machinery | Furniture, Fixtures and | Transportation | Construction | |
| | Land | Improvements | | and Equipment | Equipment | Equipment | In Progress | Total |
| Cost: | 2444 | provenienes | Structures | unu zquipinoni | z-quipinene | 24 | 1111091000 | |
| Balances at beginning of year | ₽9,329,463 | ₱325,588,901 | ₽115,993,183 | ₽47,471,883 | ₽5,062,628 | ₽35,625,870 | ₽4,577,251 | ₽543,649,179 |
| Additions | _ | _ | _ | 3,099,754 | _ | 9,035,936 | 31,335,190 | 43,470,880 |
| Disposals | _ | _ | _ | (1,424,569) | (125,137) | (410,712) | _ | (1,960,418) |
| Transfers | _ | 17,331,994 | 6,672,666 | | | ` _ | (24,004,660) | |
| Balances at end of year | 9,329,463 | 342,920,895 | 122,665,849 | 49,147,068 | 4,937,491 | 44,251,094 | 11,907,781 | 585,159,641 |
| Accumulated depreciation: | | | | | | | | |
| Balances at beginning of year | _ | 178,444,366 | 42,350,215 | 34,729,356 | 5,062,415 | 27,586,082 | _ | 288,172,434 |
| Depreciation (Notes 20 and 21) | _ | 7,767,227 | 4,611,053 | 4,163,283 | 213 | 4,362,118 | _ | 20,903,894 |
| Disposals | _ | _ | _ | (1,383,568) | (125,137) | (410,712) | _ | (1,919,417) |
| Balances at end of year | _ | 186,211,593 | 46,961,268 | 37,509,071 | 4,937,491 | 31,537,488 | _ | 307,156,911 |
| Net book values | ₽9,329,463 | ₽156,709,302 | ₽75,704,581 | ₽11,637,997 | ₽_ | ₽12,713,606 | ₽11,907,781 | ₽278,002,730 |
| | | | | | | | | _ |
| _ | | | | 2023 | | | | |
| | | | | Ground Tools | | | | |
| | | | | and Service | Furniture, | | | |
| | | Land | Building and | Machinery | Fixtures and | Transportation | Construction | |
| | Land | Improvements | Structures | and Equipment | Equipment | Equipment | In Progress | Total |
| Cost: | | | | | | | | |
| Balances at beginning of year | ₽9,400,307 | ₱319,593,027 | ₱68,129,272 | ₽43,059,450 | ₽5,239,708 | ₽31,083,817 | ₽32,884,836 | ₽509,390,417 |
| Additions | _ | _ | 679,427 | 6,501,181 | _ | 6,000,000 | 24,938,911 | 38,119,519 |
| Disposals | (70,844) | (66,138) | _ | (2,088,748) | (177,080) | (1,457,947) | _ | (3,860,757) |
| Transfers | _ | 6,062,012 | 47,184,484 | = | _ | _ | (53,246,496) | |
| Balances at end of year | 9,329,463 | 325,588,901 | 115,993,183 | 47,471,883 | 5,062,628 | 35,625,870 | 4,577,251 | 543,649,179 |
| Accumulated depreciation: | | | | | | | | |
| Balances at beginning of year | _ | 168,894,624 | 39,806,380 | 32,270,754 | 5,239,495 | 25,053,962 | _ | 271,265,215 |
| Depreciation (Notes 20 and 21) | _ | 9,615,880 | 2,543,835 | 4,486,823 | _ | 3,990,067 | _ | 20,636,605 |
| Disposals | | (66,138) | | (2,028,221) | (177,080) | (1,457,947) | | (3,729,386) |
| Balances at end of year | _ | 178,444,366 | 42,350,215 | 34,729,356 | 5,062,415 | 27,586,082 | _ | 288,172,434 |
| Net book values | ₱9,329,463 | ₱147,144,535 | ₽73,642,968 | ₽12,742,527 | ₽213 | ₽8,039,788 | ₽4,577,251 | ₽255,476,745 |



The Club opened an auction sale of various fixed assets. The Club disposed various property and equipment for ₱149,107, ₱573,214, and ₱371,572 which resulted to a gain on disposal of ₱108,106, ₱573,214, and ₱371,572 presented in statements of income in 2024, 2023, and 2022, respectively. In 2023, the Club also derecognized various property and equipment which resulted to a loss on derecognition amounted to ₱131,371 (see Note 21).

The cost of fully depreciated property and equipment still used in operations amounted to ₱166,345,354 and ₱152,539,011 as at June 30, 2024 and 2023, respectively.

9. Investment Properties

| | 2024 | | | |
|---------------------------------------|-------------------|---------|---------------------|--|
| | Building | Land | Total | |
| Cost: | | | | |
| Balances at beginning and end of year | ₽53,718,366 | ₽73,562 | ₽ 53,791,928 | |
| Accumulated depreciation: | | | | |
| Balances at beginning of year | 53,706,312 | _ | 53,706,312 | |
| Depreciation (Notes 20 and 21) | 12,054 | _ | 12,054 | |
| Balances at end of year | 53,718,366 | _ | 53,718,366 | |
| Net book values | ₽_ | ₽73,562 | ₽73,562 | |
| _ | | 2023 | | |
| | Building | Land | Total | |
| Cost: Balances at beginning and | D52 710 266 | P72 562 | P52 701 020 | |
| end of year | ₽53,718,366 | ₽73,562 | ₽53,791,928 | |
| Accumulated depreciation: | 72 ((0,040 | | 72 ((0,040 | |
| Balances at beginning of year | 53,668,048 | _ | 53,668,048 | |
| Depreciation (Notes 20 and 21) | 38,264 | | 38,264 | |
| Balances at end of year | 53,706,312 | _ | 53,706,312 | |
| Net book values | ₽12,054 | ₽73,562 | ₽85,616 | |

Based on the appraisal report submitted by Top Consult, Inc., independent appraiser, dated July 1, 2024, the fair value of the land with aggregate land area of 9,407 sqm. and building with total floor area of 2,271 sqm., amounted to \$\text{P}\$100,268,100 and \$\text{P}\$26,642,000, respectively.

Based on the appraisal report submitted by Top Consult, Inc., independent appraiser, dated July 1, 2023, the fair value of the land with aggregate land area of 9,407 sqm. and building with total floor area of 2,271 sqm., amounted to \$\mathbb{P}\$95,685,900 and \$\mathbb{P}\$27,972,000, respectively.

The market value of the investment properties as of 2024 and 2023 were valued using the market approach for land and cost approach for building. Market approach consider the prices for transactions of identical or similar assets that have occurred recently in the market. Cost approach an estimate is made on the current replacement or reproduction cost of an asset and making deductions for physical deterioration and all other relevant forms of obsolescence

Rental income earned from investment property amounted to ₱334,109, ₱305,404 and ₱305,404 in 2024, 2023 and 2022 (see Note 19). Direct expenses related to investment properties consist mainly of depreciation amounting to ₱12,054, ₱38,264 and ₱90,685 in 2024, 2023 and 2022, respectively. No indirect expenses incurred related to investment properties in 2024, 2023 and 2022.



10. Trust Fund and Financial Assets at FVPL

Pursuant to the resolution passed by the members on September 12, 1982 and as provided for in the Club's by laws, the trust fund committee is empowered to invest the Valley Golf Trust Fund, which in no case shall be less than the original amount of ₱3,500,000, in leading universal banks in the Philippines.

The members' resolution further states that all proceeds from future sale of shares and real property, including all amortizations due on the sale of shares previously sold, shall accrue to the trust fund and that 85% of the interest income of the fund shall be made available for the maintenance and repair of the golf course. The remaining 15% of said interest income shall accrue to and form part of the fund.

On May 21, 1989, the members' resolution was amended stating that, "the proceeds of the sale of any real property of the Club or shares of stock to be used for capital expenditure and other infrastructure project shall not form part of the Valley Golf Trust Fund. However, any excess thereof shall form part of the Valley Golf Trust Fund".

On February 19, 2021, the Club invested a total of ₱14,799,569 in UITF. The investment consists of the Club's trust fund, originally invested in time deposits, amounting to ₱4,799,569 and additional investment amounting to ₱10,000,000.

The Club's financial assets at FVPL as at June 30, 2024 and 2023 are as follows:

| | 2024 | 2023 |
|--------------------------|------------|-------------|
| Current asset | | |
| Financial assets at FVPL | ₽_ | ₽10,387,218 |
| Noncurrent asset | | |
| Trust fund | 5,186,530 | 4,984,096 |
| | ₽5,186,530 | ₽15,371,314 |

Movement in financial assets at FVPL are as follows:

| | 2024 | 2023 |
|-----------------------|--------------|-------------|
| Beginning balance | ₽10,387,218 | ₽10,120,765 |
| Changes in fair value | 421,886 | 266,453 |
| Disposals | (10,809,104) | _ |
| Ending balance | ₽_ | ₽10,387,218 |

Movements in trust fund invested in UITF are as follows:

| | 2024 | 2023 |
|-----------------------|-------------|------------|
| Beginning balance | ₽4,984,096 | ₽4,856,245 |
| Changes in fair value | 202,434 | 127,851 |
| Disposal | (5,186,530) | |
| Ending balance | ₽_ | ₽4,984,096 |

On May 12, 2024, the Club disposed the investments in UITF classified as financial assets at FVPL and trust fund amounting to ₱10,809,104 and ₱5,186,530, respectively.



Movement in trust fund invested in time deposits is as follows:

| | 2024_ |
|-------------------|------------|
| Beginning balance | ₽_ |
| Placement | 5,186,530 |
| Ending balance | ₽5,186,530 |

On May 21, 2024, the Club placed an investment in a peso-denominated short-term investments which earn an interest at a rate of 5.50% per annum and have maturity of 120 days. This was classified as trust fund.

The valuation gains due to changes in fair value as of June 30, 2024 and 2023 are allocated as follows:

| | 2024 | 2023 |
|--|------------|------------------|
| Beginning balance | ₽571,745 | ₽177,441 |
| Changes in fair value during the year: | | _ |
| Financial assets at FVPL | 421,886 | 266,453 |
| Trust fund | 202,434 | 127,851 |
| | 624,320 | 394,304 |
| Ending balance | ₽1,196,065 | ₽ 571,745 |

Interest income earned for the trust fund amounted to nil in 2024 and 2023 and ₱6,345 in 2022.

11. Other Noncurrent Assets

| | 2024 | 2023 |
|---------------------------------------|------------|------------|
| Computer software | ₽3,178,282 | ₽1,461,242 |
| Refundable deposit | 749,297 | 1,425,516 |
| Advances to suppliers and contractors | 52,000 | 2,197,402 |
| | ₽3,979,579 | ₽5,084,160 |

Refundable deposit pertains to deposits to utility companies.

Advances to suppliers and contractors relate to purchase of various equipment and advance payments on upcoming construction projects.

The movement of computer software is as follows:

| | 2024 | 2023 |
|--------------------------------------|------------|------------|
| Cost: | | _ |
| Balance at beginning and end of year | ₽4,538,503 | ₽4,188,503 |
| Additions | 2,009,217 | 350,000 |
| Balance at end of year | 6,547,720 | 4,538,503 |
| Accumulated amortization: | | |
| Balance at beginning of year | 3,077,261 | 2,785,084 |
| Amortization (Notes 20 and 21) | 292,177 | 292,177 |
| Balance at end of year | 3,369,438 | 3,077,261 |
| Net book value | ₽3,178,282 | ₽1,461,242 |



12. Trade and Other Payables

| | 2024 | 2023 |
|-------------------------------|-------------|-------------|
| Trade | ₽24,288,708 | ₱14,123,377 |
| Organizations and cooperative | 32,680,368 | 17,297,531 |
| VAT payable | 5,801,396 | 4,723,062 |
| Accrued expenses | 4,293,571 | 9,652,000 |
| Concessionaires | 3,922,185 | 4,490,102 |
| Others | 1,153,376 | 1,474,637 |
| | ₽72,139,604 | ₽51,760,709 |

Trade payables are unsecured, noninterest-bearing and are payable to suppliers within 30 days.

Accrued expenses are obligations on the basis of normal credit terms and do not bear interest. These pertain to accruals made for outside services, utilities and other various accruals. These are normally settled within the next financial year.

Organizations and cooperative include payments for loans and advances by the employees to be remitted to the association, and payables to golf associations and other organizations. These are normally settled within the next financial year.

Concessionaires pertains to collections received by the Club for and on behalf of the concessionaires.

Other payables mainly consist of withholding tax payables and tournament deposits.

13. Members' Deposits and Others

| | 2024 | 2023 |
|-----------------------|---------------------|-------------|
| Cash deposits | ₽ 17,040,450 | ₽13,060,450 |
| Due to former members | 6,332,408 | 6,151,781 |
| Security deposit | 264,554 | 264,859 |
| | ₽23,637,412 | ₽19,477,090 |

Cash deposit pertains to deposits made by playing guests. Any unpaid liabilities will be deducted from this account and the excess will be refunded upon resignation of the playing guest.

Due to former members consist mainly of proceeds from auction sale of shares, payable to former members and other advance payments made by them.

Security deposit pertains to various deposits received by the Club from its concessionaires and lessee and is to be refunded at the end of their respective agreements.



14. Contract Liabilities

| | 2024 | 2023 |
|---|-------------|------------|
| Membership dues paid in advance (Note 17) | ₽9,119,400 | ₽8,459,000 |
| Right-of-way fees paid in advance | 1,396,416 | 539,134 |
| Green fee coupons | 54,479 | 388,679 |
| Tournament deposit | 282,714 | 232,189 |
| Others | 142,971 | 90,294 |
| | ₽10,995,980 | ₽9,709,296 |

Membership dues paid in advance represents advance collection of monthly membership dues which are applied in the next financial year.

Right-of-way fees paid in advance represents advance collection on the long-tern agreements with various companies and individuals for the use of the Club's road. The deferred income on these advance collections is recognized as follows:

| | 2024 | 2023 |
|-----------------------------------|-------------|------------|
| Right-of-way fees paid in advance | ₽22,309,775 | ₽5,236,883 |
| Less current portion | 1,396,416 | 539,134 |
| Noncurrent portion | ₽20,913,359 | ₽4,697,749 |

Green fee coupons are issued to Freeport Elite Resorts, Inc. which operates a driving range facility within the Club at a discounted price. The coupons are issued at different prices. These coupons are then sold to Korean guests of the Club also at a discounted price.

Tournament deposits pertain to advance payments of the Club's members made for an upcoming golf tournament.

Others pertains to the advance payments of the members for dues and fees, and for golf cart storage and locker rentals.

15. Provision for Probable Claims

Movements in this account are as follows:

| | 2024 | 2023 |
|-------------------------------|-------------|------------|
| Balances at beginning of year | ₽7,268,575 | ₽5,668,575 |
| Addition | _ | 1,600,000 |
| Payments | (1,600,000) | |
| Balances at end of year | ₽5,668,575 | ₽7,268,575 |

Provision for probable claims pertains to the estimated liability to resolve various probable claims against the Club. The information usually required by PAS 37, *Provisions, Contingent Liabilities and Contingent Assets*, is not disclosed on the grounds that it can be expected to prejudice the outcome of these claims.

On July 21, 2023, the Club paid \$\mathbb{P}\$1,600,000 to the heirs of a former stockholder for the full and final settlement of the case filed by the former stockholder against the Club.



16. Capital Stock

Details of the Club's common shares as of June 30, 2024 and 2023 are as follows:

| | Shares | Amount |
|----------------------------------|--------|-------------|
| Common shares - ₱9,000 par value | | |
| Authorized shares | 1,800 | ₽16,200,000 |
| Issued | 1,594 | 14,346,000 |

17. Revenue from Contracts with Customers

The table below presents the disaggregation of the Club's revenue from contracts with customers:

| | 2024 | 2023 | 2022 |
|---------------------------------|--------------------|--------------|--------------|
| Nature of services | | | |
| Membership dues | ₽70,940,126 | ₽70,791,176 | ₽57,423,318 |
| Sports and recreation | 39,508,414 | 33,147,816 | 19,459,569 |
| Assessment for road maintenance | 36,829,374 | 28,335,713 | 23,706,765 |
| Corporate services | 35,576,613 | 30,919,171 | 22,561,454 |
| Revenue from special events | 23,212,387 | 25,192,101 | 2,364,767 |
| Concessionaires' fee (Note 18) | 8,210,940 | 7,393,161 | 3,493,824 |
| Patronage fees | 3,196,635 | 3,540,265 | 3,952,245 |
| Surcharge | 695,056 | 864,988 | 768,108 |
| Others | 9,892,111 | 6,791,632 | 7,083,730 |
| | ₽228,061,656 | ₽206,976,023 | ₽140,813,780 |
| | 2024 | 2023 | 2022 |
| Timing of revenue recognition | | | |
| Services transferred overtime | ₽215,959,025 | ₽195,177,609 | ₽132,599,603 |
| Goods transferred at a point in | | | |
| time | 12,102,631 | 11,798,414 | 8,214,177 |
| | ₽228,061,656 | ₽206,976,023 | ₽140,813,780 |

Membership dues and assessments are collected by the Club from its members primarily to cover expenses related to the maintenance and, for that matter, are utilized for improvements in the Club's facilities. The collection of these dues and assessments does not arise from any sale of goods or services but are imposed to cover and defray necessary expenses related to the maintenance of, and improvements in, the Club's facilities and as such, no part of the Club's income inures to the benefit of any of its members.

Member's dues paid in advance by its existing members amounted to ₱9,119,400 and ₱8,459,000 as at June 30, 2024 and 2023, respectively. Members' dues paid in advance is considered as a contract liability of the Club to its members.

Others pertains to income earned by the Club from corkage, commission on art display and sale of scraps.



18. Concessionaires' Fees

| | 2023 | 2023 | 2022 |
|----------------------------|------------|------------|------------|
| Food and beverage services | ₽6,360,151 | ₽5,875,815 | ₽2,266,505 |
| Retail services | 1,728,701 | 1,517,346 | 1,227,319 |
| Spa and massage services | 122,088 | _ | _ |
| | ₽8,210,940 | ₽7,393,161 | ₽3,493,824 |

Concession agreements entered into by the Club are shown below:

Food and Beverage Services

a) Doturak International Group, Inc. (DIGI), a local food concessionaire, and the Club entered into a concession agreement whereby DIGI manages the food and beverage operations of the Club at the Tee House. The agreement provides that the concessionaire shall pay a basic minimum rental of ₱40,000 or 10% of the gross sales per month plus VAT, whichever is higher. The agreement is for a period of five (5) years starting January 1, 2021 (the "Initial Term") renewable for another two (2) years at the option of DIGI (the "Extended Term"). The agreement may be renewed or extended at the end of the initial and extended terms as the parties may mutually agree upon. Upon execution of the agreement, DIGI agrees to provide for a ₱240,000 refundable security deposit. The deposit was included under "Security deposits" in the statements of financial position in 2024 and 2023.

The concessionaire fee recognized from DIGI amounted to P1,228,338, P994,571 and P501,191 in 2024, 2023 and 2022, respectively.

b) Golf Kitchen OPC (GKO), a local food concessionaire, and the Club entered into a concession agreement whereby GKO manages the food and beverage operations of the Club located at the Main Clubhouse. The agreement also provides that the concessionaire shall pay a fee of 5% of its monthly gross sales exclusive of VAT during the period of pandemic. After the COVID-19 pandemic, once the gross sale reaches ₱2,000,000, GKO shall pay 10% of the gross sales per month exclusive of VAT. The agreement is for a period of three (3) years from November 1, 2021 until October 31, 2024 subject to renewal upon mutual agreement of both parties. Upon signing of the contract, GKO shall be required to remit refundable security deposit in the amount of ₱500,000. The deposit was included under "Security deposits" in the statements of financial position 2024 and 2023.

The concessionaire fee recognized from GKO amounted to P2,239,245, P2,419,996 and P780,574 in 2024, 2023 and 2022, respectively.

c) New Mandarin Sky Food Group, Inc. (NMSFGI), a local food concessionaire, and the Club entered into a concession agreement whereby NMSFGI manages the food and beverage operations of the Club located at the North Clubhouse. The agreement also provides that the concessionaire shall pay a fee of 10% of its monthly gross sales exclusive of VAT. The agreement is for a period of five (5) years from October 1, 2022 until September 30, 2027 subject to renewal upon mutual agreement of both parties. Upon signing of the contract, NMSFGI shall remit a security deposit amounting to \$\partial{P}\$500,000 which is refundable not later than 30 days from the termination of the contract. The deposit was included under "Security deposits" and "Trade and other payables" in the statements of financial position 2024 and 2023, respectively.

The concessionaire fee recognized from NMSFGI amounted to ₱2,892,568, ₱2,461,248 and nil in 2024, 2023 and 2022, respectively.



d) Jay-j's Food Management, Inc. (JFMI), a local food concessionaire and the Club entered into a concession agreement whereby JFMI manages the food and beverage operations of the Club located at the North Clubhouse. The agreement also provides that the concessionaire shall pay a fee of 7% plus VAT of the monthly gross sales including special functions contracted for the members and guest and to purchase one (1) share of stock. The share of stock is pledged to the Club which serves as a security deposit to answer for any damages or expenses incurred. The agreement is for a period of three (3) years from August 1, 2016 up to July 31, 2019. The contract was further extended until July 31, 2020. On July 18, 2020, the BOD approved the contract extension for three (3) months after the end of the community quarantine. In December 2020, the contract was expanded, on a temporary basis, to include the Main Clubhouse starting January 1, 2021 until such time a new concessionaire for the main clubhouse is engaged. On May 28, 2022, the BOD approved the recommendation of the House Committee not to renew JFMI's contract as a concessionaire at the North Clubhouse. On May 31, 2022, the BOD released a formal notice of termination for the main clubhouse concession effective July 31, 2022.

The concessionaire fee recognized from JFMI amounted to nil in 2024 and 2023 and ₱984,740 in 2022, respectively.

Retail Shop

Pacsport Phils, Inc. was awarded the concession to operate a retail sales outlet, inside the Clubhouse to serve the members, guests and dependents, exclusively. In consideration for operating the outlet, the Club charges a basic minimum monthly concession fee of ₱65,000 or 15% of their gross sales per month inclusive of VAT, whichever is higher. The agreement is for a period of two (2) years from March 15, 2016 up to May 14, 2018.

On July 9, 2018, the contract was renewed and shall be effective for a period of two (2) years, starting from March 15, 2018 up to May 14, 2020. The contract provides that the concessionaire shall pay a fee of \$\mathbb{P}70,000\$ or 15% of their gross sales per month inclusive of value added tax, whichever is higher. The agreement was extended on January 1, 2021 until December 31, 2023 with the same terms, subject to renewal upon mutual agreement of both parties. The agreement was further extended on January 1, 2024 until December 31, 2026.

The concessionaire fees from Pacsport Phils, Inc. amounted to P1,728,701, P1,517,346 and P1,227,319 in 2024, 2023 and 2022, respectively.

Spa and Massage Services

Four M's Spa and Wellness Center was awarded the concession to operate a spa and massage outlet inside the Clubhouse to serve the members, guests and dependents, exclusively. The agreement provides that the concessionaire shall pay a fee of 10% of their gross sales per month exclusive of VAT. The agreement is for a period of three (3) years from 2023 to 2026.

The concessionaire fees from Four M's Spa amounted to \$\mathbb{P}122,088\$ in 2024 and nil in 2023 and 2022.



19. Rentals

| | 2024 | 2023 | 2022 |
|----------------------------------|-------------|-------------|-------------|
| Golf cart rental | ₽13,651,838 | ₽13,034,934 | ₽14,900,957 |
| Golf cart storage | 6,467,614 | 5,961,189 | 3,789,831 |
| Venue and room fee | 1,369,889 | 1,563,304 | 414,361 |
| Locker rental | 1,030,364 | 1,023,725 | 920,084 |
| Driving range | 423,822 | 506,646 | 505,961 |
| Communication cell site (Note 9) | 334,109 | 305,404 | 305,404 |
| Pull-cart rental | _ | _ | 385 |
| Others | 436,921 | 306,257 | 150,000 |
| | ₽23,714,557 | ₽22,701,459 | ₽20,986,983 |

Golf carts, pull carts, and lockers pertain to rental fees charged to members and guests. The Club provides for pull carts to its members and guests in exchange for a rental fee for every play of golf. However, the players may opt to rent a golf cart instead, thus, the pull cart fee will be waived. Rentals of golf carts and lockers are for the use of the golf carts provided by the Club for its members. Rentals of lockers are for the use of the Club's locker rooms.

Golf cart storage pertains to rental fees charged to members for keeping the golf carts in reserve within the Club's premises.

On September 16, 2016, the Club entered into a Build-Lease-Transfer agreement with a third party to construct a Double Deck Driving Range with amenities located at the north course. The agreement includes a lease term of fifteen (15) years which commenced on July 8, 2017. The lessee shall pay a monthly lease of ₱25,000, inclusive of VAT, subject to a 10% escalation starting on the third (3rd) year. As part of the agreement, the lessee shall pay ₱450,000 representing one (1) year advance rental and six (6) months security deposits.

The future minimum rental commitment under this operating lease as at June 30, 2024, 2023 and 2022 are as follows:

| | 2024 | 2023 | 2022 |
|--------------------------------|------------|------------|------------|
| Within one (1) year | ₽474,525 | ₽431,387 | ₽392,169 |
| More than one (1) year but not | | | |
| more than five (5) years | 2,422,499 | 2,202,272 | 2,002,066 |
| More than five (5) years | 2,529,594 | 3,224,346 | 3,855,939 |
| | ₽5,426,618 | ₽5,858,005 | ₽6,250,174 |

The excess of principal amount of the refundable security deposits over its fair value, at inception date of operating lease, is presented under "Security deposits" in the statements of financial position amounting to ₱96,078 and ₱109,803 as at June 30, 2024 and 2023, respectively. The current portion under "Trade and other payables" amounted to ₱73,201 and ₱82,350 as of June 30, 2024 and 2023, respectively. Straight-line amortization of deferred rent amounted to ₱13,725, ₱13,725, ₱7,380 in 2024, 2023, and 2022, respectively.

Interest expense from the amortization of security deposit amounted to ₱12,408, ₱12,209, and ₱11,638 in 2024, 2023 and 2022, respectively.



The Club leases the north clubhouse's rooftop to a local telecommunications company to be used as a cell site under certain conditions. Monthly rental amounts to ₱15,000, subject to a 4.5% escalation starting on the fourth (4) year. The lease period is from October 1, 2007 to September 30, 2017, renewable for a period to be mutually agreed upon by the parties. The contract was renewed in 2017 for a period of 10 years which took effectivity on October 1, 2017 and expiring on September 30, 2027. The lessee shall pay ₱23,197, inclusive of VAT, subject to a 4.5% escalation starting on the second year of the new lease period.

The future minimum lease commitment under this operating lease as at June 30, 2024, 2023 and 2022 are as follows:

| | 2024 | 2023 | 2022 |
|--------------------------------|----------|------------|------------|
| Within one (1) year | ₽305,404 | ₽305,404 | ₽305,404 |
| More than one (1) year but not | | | |
| more than five (5) years | 687,159 | 992,563 | 1,297,967 |
| | ₽992,563 | ₽1,297,967 | ₽1,603,371 |

Others pertain to rental fees from the Club's housing and employee's canteen.

On March 31, 2022, the Club entered into a memorandum of conformity (MOC) with Globe Telecom Inc for the lease of Club's premises to be used as a cell sit under certain conditions. Monthly rental amounts to ₱25,000. The lease period is for a period of 10 years from January 1, 2022 to December 31, 2032 renewable for another 10 years.

The future minimum lease commitment under this operating lease as at June 30, 2024 are as follows:

| | 2024 | 2023 | 2022 |
|-------------------------------------|------------|------------|------------|
| Within one (1) year | ₽267,857 | ₽267,857 | ₽300,000 |
| More than one (1) year but not more | | | |
| than five (5) years | 1,339,286 | 1,339,286 | 1,500,000 |
| More than five (5) years | 401,786 | 669,643 | 1,050,000 |
| | ₽2,008,929 | ₽2,276,786 | ₽2,850,000 |

20. Cost of Services

| | 2024 | 2023 | 2022 |
|-------------------------------|--------------|--------------|--------------|
| Outside services | ₽60,103,238 | ₽57,386,637 | ₽43,131,926 |
| Personnel cost (Note 22) | 26,749,137 | 24,194,357 | 21,069,000 |
| Club events | 23,412,479 | 20,576,874 | 1,394,951 |
| Depreciation and amortization | | | |
| (Notes 8, 9, and 11) | 20,728,997 | 20,648,776 | 23,061,566 |
| Supplies | 19,415,045 | 15,173,055 | 19,027,951 |
| Utilities | 18,681,444 | 17,555,083 | 12,809,010 |
| Repairs and maintenance | 7,157,395 | 5,693,752 | 4,236,571 |
| Taxes and licenses | 3,337,258 | 3,337,258 | 3,337,258 |
| Others | 15,423,068 | 13,159,747 | 4,632,847 |
| | ₽195,008,061 | ₽177,725,539 | ₽132,701,080 |

Outside services pertains to retainer fees, legal fees, maintenance crews, and audit fees.



Club events pertains to the costs incurred in relation to the Don Celso Tuason tournaments, and Grand Raffle.

Others pertain to provision for tournament expenses, insurance, ads and publication, promotional and industrial expenses, parking fee, and other miscellaneous expenses.

21. Administrative Expenses

| | 2024 | 2023 | 2022 |
|-----------------------------------|-------------|-------------|-------------|
| Personnel costs (Note 22) | ₽9,410,505 | ₽9,480,376 | ₽8,677,336 |
| Outside services | 5,291,005 | 3,258,007 | 2,328,376 |
| Taxes and licenses | 2,866,341 | 3,532,653 | 1,601,703 |
| Board members' meetings | 2,252,560 | 1,641,252 | 829,297 |
| Supplies | 1,641,425 | 1,006,486 | 1,014,950 |
| Bank charges | 931,523 | 1,120,870 | 756,105 |
| Utilities | 795,202 | 776,439 | 615,451 |
| Depreciation and amortization | | | |
| (Notes 8, 9, and 11) | 479,128 | 318,270 | 356,299 |
| Provision for inventory | | | |
| obsolescence (Note 7) | 259,438 | 52,571 | _ |
| Marketing | 699,385 | 841,889 | 190,643 |
| Provision for (reversal of) ECL | | | |
| (Note 6) | (112,450) | _ | 614,492 |
| Loss on derecognition of property | | | |
| and equipment (Note 8) | _ | 131,371 | _ |
| Sundries | 5,711,060 | 2,440,115 | 1,511,213 |
| | ₽30,225,122 | ₽24,600,299 | ₽18,495,865 |

Sundries consist mainly of advertising expenses, prompt payment discounts, insurance and net expenses incurred during tournaments.

22. Personnel Costs

| | 2024 | 2023 | 2022 |
|-----------------------------|-------------|-------------|-------------|
| Cost of services (Note 20): | | | _ |
| Salaries and wages | ₽20,603,395 | ₽18,835,048 | ₽16,146,963 |
| Employee benefits | 5,149,158 | 4,285,235 | 3,967,935 |
| Service cost (Note 25) | 996,584 | 1,074,074 | 954,102 |
| | 26,749,137 | 24,194,357 | 21,069,000 |
| General and administrative | | | |
| (Note 21): | | | |
| Salaries and wages | 7,769,919 | 7,863,206 | 6,843,837 |
| Employee benefits | 1,391,440 | 1,348,652 | 1,594,974 |
| Service cost (Note 25) | 249,146 | 268,518 | 238,525 |
| | 9,410,505 | 9,480,376 | 8,677,336 |
| | ₽36,159,642 | ₽33,674,733 | ₽29,746,336 |



23. Income Taxes

The composition of provision for (benefit from) income taxes is:

| | 2024 | 2023 | 2022 |
|----------|---------------------------|-------------|----------|
| Current | ₽237,379 | ₽834,224 | ₽170,312 |
| Deferred | (6,822,617) | (1,717,364) | 403,681 |
| | (P 6,585,238) | (₱883,140) | ₽573,993 |

- a. The Club's provision for current income tax pertains to MCIT in 2024 and 2022 and RCIT in 2023.
- b. The reconciliation of income computed at the statutory tax rates to provision for income tax as shown in the statements of income is as follows:

| | 2024 | 2023 | 2022 |
|---|--------------|--------------|--------------|
| Income tax at the statutory rate | ₽7,001,431 | ₽7,100,940 | ₽2,732,220 |
| Income tax effects of: | | | |
| Nontaxable revenues | (27,669,806) | (28,950,694) | (19,215,588) |
| Nondeductible expenses | 13,688,632 | 21,680,010 | 16,909,614 |
| Movement of unrecognized deferred tax assets Interest income subject to | 898,554 | (465,263) | 211,854 |
| final tax | (504,049) | (248,133) | (64,107) |
| | (₱6,585,238) | (₱883,140) | ₽573,993 |

c. The components of the recognized net deferred tax assets are as follows:

| | 2024 | 2023 |
|--|-------------------|------------|
| Deferred tax assets: | | |
| Advance collections on fees and other dues | ₽5,613,187 | ₽1,331,795 |
| Retirement benefit obligation | 2,392,837 | _ |
| Past service cost | 645,726 | _ |
| Allowance for ECLs | _ | 153,623 |
| Allowance for inventory obsolescence | = | 13,142 |
| | 8,651,750 | 1,498,560 |
| Deferred tax liabilities: | | |
| Rent receivable | 390,765 | 367,552 |
| Interest income from accretion | 4,617 | 4,288 |
| | 395,382 | 371,840 |
| | ₽8,256,368 | ₽1,126,720 |

The reconciliation of the net deferred tax assets (liabilities) is as follows:

| 2024 | 2023 |
|------------|------------------------------------|
| ₽1,126,720 | (₱177,111) |
| | |
| | |
| 6,822,617 | 1,717,364 |
| 307,031 | _ |
| _ | (413,533) |
| ₽8,256,368 | ₽1,126,720 |
| | ₽1,126,720 6,822,617 307,031 |



No deferred tax assets from the following deductible temporary difference were recognized as it is not probable that sufficient taxable profit will be available to allow the benefit of the deferred tax assets to be utilized:

| | 2024 | 2023 |
|--------------------------------|---------------------|-------------|
| NOLCO | ₽12,290,619 | ₽_ |
| Allowance for ECLs | 1,613,395 | _ |
| Allowance for inventory losses | 312,009 | _ |
| MCIT | 237,379 | _ |
| Retirement benefit obligation | | ₽8,266,671 |
| Unrecognized past service cost | - | 2,193,301 |
| | ₽ 14,453,402 | ₽10,459,972 |

As at June 30, 2024, the movement in the Club's NOLCO which can be claimed as deduction from the regular taxable income for the next three (3) consecutive taxable years, as follows:

| Year | Availment | As at | | | As at |
|----------|-----------|---------------|-------------|---------|---------------|
| Incurred | Period | June 30, 2023 | Addition | Applied | June 30, 2024 |
| 2024 | 2025-2028 | ₽- | ₽12,290,619 | ₽_ | ₽12,290,619 |

As at June 30, 2024, the movement in excess of MCIT over RCIT that can be claimed as deductions from future taxable liabilities, are as follows:

| Year | Availment | As at | | | As at |
|----------|-----------|---------------|----------|---------|---------------|
| Incurred | Period | June 30, 2023 | Addition | Applied | June 30, 2024 |
| 2024 | 2025-2028 | ₽_ | ₽237 379 | ₽_ | ₽237 379 |

On June 20, 2023, the Bureau of Internal Revenue issued Revenue Memorandum Circular (RMC) No. 69-2023 reverting the Minimum Corporate Income Tax (MCIT) rate to 2% of gross income effective July 1, 2023 pursuant to Republic Act (RA) No. 11534, otherwise known as the "Corporate Recovery and Tax Incentives for Enterprises (CREATE)" Act. MCIT rate was previously reduced from 2% to 1% effective July 1, 2020 to June 30, 2023 upon the effectivity of CREATE Act in 2021.

Consequently, the Company recognized MCIT using the effective rate of 2% in 2024 in accordance with RMC 69-2023.

24. Related Party Transactions

Related parties include members of key management personnel including directors and officers of the Club and close members of the family and companies associated with these individuals. In considering each possible related entity relationship, attention is directed to the substance of the relationship and not merely the legal form. Parties are considered to be related if one party has the ability to control, directly or indirectly, the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control. Related parties may be individuals or corporate entities.



A summary of major account balances with related parties follows:

Key Management Personnel Compensation

Compensation of key management personnel which represent short-term and retirement benefits are as follows:

| | 2024 | 2023 | 2022 |
|---------------------|------------|------------|------------|
| Short-term benefits | ₽3,723,903 | ₽3,636,362 | ₽3,226,557 |
| Retirement benefits | 857,068 | 876,469 | 1,627,171 |
| | ₽4,580,971 | ₽4,512,831 | ₽4,853,728 |

Key management personnel include the officers and managers of the Club.

Complimentary Club Coupons and House Guests Privileges

Complimentary green fee coupons are given to the BOD and certain officers for distribution to prospective members and certain guests and friends of the Club. The outstanding green fee coupons for each fiscal year are as follows:

| | 2024 | 2023 | 2022 |
|---------------------------|---------|---------|---------|
| Beginning balance | 2,682 | 2,100 | 120 |
| Additions during the year | 5,000 | 5,000 | 4,440 |
| Issuances during the year | (4,441) | (4,418) | (2,460) |
| Ending balance | 3,241 | 2,682 | 2,100 |

On January 16, 2021, these green fee rates are changed ranging from P1,700 to P2,500 during weekdays, and P2,850 to P4,200 during weekends and holidays.

On January 16, 2024, these green fee rates are changed ranging from P1,000 to P4,500 during weekdays, and P1,600 to P5,500 during weekends and holidays.

The Club also authorizes certain Club officers to entertain houseguests and use the Club's facilities free-of-charge.

25. Retirement Benefit Obligation

The Club has a funded, non-contributory, defined benefit retirement plan covering all its qualified officers and employees. Under the plan, qualified officers and employees are entitled to receive pension benefits on a lump sum basis when they reach the retirement age of 60. With the consent of the Club, an employee may elect to retire early provided he has rendered at least 20 years of credited service or at least 15 years of credited service and at least 50 years old. The projected unit credit cost method was used to determine the retirement benefit costs and obligation. The Club's retirement fund is being held in trust by a trustee bank.

The following tables summarize the components of the retirement benefit cost recognized in the statement of income and the retirement benefit obligation recognized in the statement of financial position for the retirement plan.



Defined benefit cost expense recognized in the statements of income:

| | 2024 | 2023 | 2022 |
|--------------------------------|-------------------|-------------|------------|
| Service cost | ₽1,245,730 | ₽1,342,592 | ₽1,192,627 |
| Net interest expense: | | | |
| Interest cost on benefit | | | |
| obligation | 1,691,249 | 1,701,201 | 1,144,456 |
| Interest income on plan assets | (1,028,323) | (1,189,701) | (863,341) |
| | ₽1,908,656 | ₽1,854,092 | ₽1,473,742 |

Re-measurement losses (gains) on defined benefit obligation recognized under OCI in the statements of comprehensive income:

| | 2024 | 2023 | 2022 |
|----------------------------------|-------------------|-----------|-------------|
| Actuarial losses (gains): | | | _ |
| Experience adjustments | ₽1,647,152 | (₱51,565) | ₽2,489,236 |
| Changes in financial | | | |
| assumptions | (823,969) | 595,399 | (2,128,165) |
| Changes in demographic | | | |
| assumptions | (55,686) | 81,325 | 744,246 |
| | 767,497 | 625,159 | 1,105,317 |
| Return on plan assets excluding | | | |
| the amount included in net | | | |
| interest cost | 460,625 | 171,656 | 1,587,165 |
| Re-measurement losses on defined | | | |
| benefit obligation | ₽1,228,122 | ₽796,815 | ₽2,692,482 |

Cumulative re-measurement effect recognized in OCI included in the accumulated excess of revenues over expenses:

| | 2024 | 2023 |
|--|------------|------------|
| Balances at beginning of year | ₽2,461,815 | ₽1,665,000 |
| Re-measurement losses on defined benefit | | |
| obligation – net of tax | 921,091 | 796,815 |
| Total amount recognized in OCI | ₽3,382,906 | ₽2,461,815 |

Movements in retirement benefit obligation in 2024 and 2023 are as follows:

| | 2024 | 2023 |
|--|-------------|-------------|
| Balances at beginning of year | ₽8,266,671 | ₽7,614,418 |
| Retirement benefit expense | 1,908,656 | 1,854,092 |
| Contributions paid | (1,832,100) | (1,998,654) |
| Remeasurement losses recognized in OCI | 1,228,122 | 796,815 |
| Balance at end of year | ₽9,571,349 | ₽8,266,671 |



Changes in the present value of defined benefit obligation as follows:

| | 2024 | 2023 |
|--|-------------|-------------|
| Balances at beginning of year | ₽27,190,494 | ₽25,814,891 |
| Benefits paid from plan assets | (6,614,694) | (2,293,349) |
| Interest cost | 1,691,249 | 1,701,201 |
| Current service cost | 1,245,730 | 1,342,592 |
| Net actuarial loss (gain) due to: | | |
| Experience adjustments on plan liabilities | 1,647,152 | (51,565) |
| Changes in financial assumptions | (823,969) | 595,399 |
| Changes in demographic assumptions | (55,686) | 81,325 |
| Balances at end of year | ₽24,280,276 | ₽27,190,494 |

Changes in the fair value of plan assets are as follows:

| | 2024 | 2023 |
|--|-------------|-------------|
| Balances at beginning of year | ₽18,923,823 | ₽18,200,473 |
| Interest income on retirement plan assets | 1,028,323 | 1,189,701 |
| Actual contributions | 1,832,100 | 1,998,654 |
| Actual return excluding amount included in net | | |
| interest cost | (460,625) | (171,656) |
| Benefits paid | (6,614,694) | (2,293,349) |
| Balances at end of year | ₽14,708,927 | ₽18,923,823 |

Retirement obligation as reported in the statement of financial position:

| | 2024 | 2023 |
|---|--------------|--------------|
| Present value of benefit obligation | ₽24,280,276 | ₽27,190,494 |
| Fair value of retirement plan assets at end of year | (14,708,927) | (18,923,823) |
| | ₽9,571,349 | ₽8,266,671 |

The major categories of plan assets are as follows:

| | 2024 | 2023 |
|---------------------------------------|-------------|-------------|
| Deposit in banks | ₽1,770,735 | ₽3,130,259 |
| Investment in government securities | 5,776,253 | 7,156,135 |
| Investment in shares of stock | 2,947,009 | 3,404,754 |
| Other securities and debt instruments | 2,865,744 | 3,833,988 |
| Unit investment in trust fund | 1,247,742 | 1,231,224 |
| Accrued interest receivable | 140,996 | 158,245 |
| Other receivables | _ | 73,717 |
| Accrued trust fees and other payables | (39,552) | (64,499) |
| | ₽14,708,927 | ₽18,923,823 |

Deposit in banks includes regular savings.

Investments in government securities consist of retail treasury bonds that bear interest ranging from 2.625% to 8.625% in 2024 and 2023 and will mature on various dates starting August 2023 to October 2037.



Investments in shares of stock consists of listed shares in the Philippines Stock Exchange carried at fair value.

Other securities and debt instruments pertain to 'due from Bangko Sentral ng Pilipinas' and 'time certificate of deposit'.

Other receivable pertains to 'dividends receivable' and 'due from brokers'.

The principal actuarial assumptions used in determining retirement benefit obligations for the Club's retirement plan are as follows:

| | 2024 | 2023 |
|-------------------------|-------|-------|
| Discount rate | 6.73% | 6.22% |
| Future salary increases | 4.00% | 4.00% |

The sensitivity analysis below has been determined based on reasonably possible changes of each significant assumption on the defined benefit obligation as at the end of the reporting period, assuming all other assumptions were held constant:

| | | Effect on |
|----------------------|------------|---------------------------|
| | Increase | defined benefit |
| | (decrease) | obligation |
| 2024 | | |
| Discount rates | +1% | (₽1,492,303) |
| | -1% | 1,659,614 |
| Salary increase rate | +1% | ₽1,688,504 |
| • | -1% | (1,543,482) |
| 2023 | | |
| Discount rates | +1% | (P 1,555,769) |
| | -1% | 1,737,482 |
| Salary increase rate | +1% | ₽1,758,831 |
| - | -1% | (1,601,752) |

Shown below is the maturity profile of the undiscounted benefit payments:

| | 2024 | 2023 |
|-------------|------------|------------|
| Year 1 | ₽1,908,520 | ₽6,454,000 |
| Year 2 | 3,441,705 | 1,767,768 |
| Year 3 | 2,627,202 | 3,292,978 |
| Year 4 | 3,033,479 | 2,495,440 |
| Year 5 | 498,097 | 2,900,269 |
| Year 6 - 10 | 22,915,107 | 15,818,211 |

The average duration of the defined benefit obligation is 6.5 years and 6.1 years as at June 30, 2024 and 2023, respectively.

The Club's latest actuarial valuation report was as of June 30, 2024.



26. Financial Instruments

Financial Risk Management Objectives and Policies

The Club's principal financial liabilities comprise of trade and other payables, members' deposit and others, and short-term borrowing. The main purpose of these financial liabilities is to raise finance for the Club's operations. The Club has various financial assets such as cash and cash equivalents and trade and other receivables and refundable deposit, which arise directly from its operations. The Club also has short-term investments, investments in financial assets at FVPL and trust fund.

The main risks arising from the Club's financial instruments are credit risk and liquidity risk. The BOD reviews and approves the policies for managing each of these risks and they are summarized below.

Credit risk

Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Club manages credit risk by establishing credit limits at the level of the individual borrower, corporate relationship and industry sector. Also, the Club transacts only with recognized third parties.

In addition, receivables balances are monitored on an ongoing basis with the result that the Club's exposure to bad debts is not significant. Provision for ECL/impairment losses on receivables will also be made if the situation so warrants subject to the BOD's review and approval.

The following table represents the Club's maximum exposure to credit risk:

| | 2024 | 2023 |
|------------------------------------|--------------|--------------|
| Cash in banks and cash equivalents | ₽108,849,238 | ₽82,225,206 |
| Short-term investments | 21,529,278 | _ |
| Trade and other receivables | 32,914,650 | 23,356,548 |
| Financial assets at FVPL | _ | 10,387,218 |
| Trust fund | 5,186,530 | 4,984,096 |
| Refundable deposit | 749,297 | 1,425,516 |
| | ₽169,228,993 | ₱122,378,584 |

Impairment of financial assets

The Club's financial assets that are subject to the ECL model:

- cash and cash equivalents
- short-term investments
- trade and other receivables
- trust fund
- financial assets at FVPL
- refundable deposit

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates are based on days past due of trade and other receivables. The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions.

While cash and cash equivalents, short-term investments, trust fund, financial assets at FVPL and refundable deposit are also subject to the impairment requirements of PFRS 9, the identified impairment loss were immaterial.



Trade and other receivables

Below is the information about the credit risk exposure on the Club's trade and other receivables using a provision matrix:

| | | | | Days past due | | | |
|--|-------------|------------|------------|---------------|-------------|------------|-------------|
| 2024 | Current | < 30 days | 30-60 days | 61-90 days | 91-120 days | >120 days | Total |
| Expected credit loss rate Estimated total gross carrying | 0.0004% | 0.0019% | 0.0096% | 0.0409% | 0.0271% | 100% | |
| amount at default | ₽16,664,323 | ₽5,457,999 | ₽2,483,228 | ₽2,744,926 | ₽5,567,218 | ₽1,610,351 | ₽34,528,045 |
| Expected credit loss | ₽74 | ₽104 | ₽238 | ₽1,122 | ₽1,506 | ₽1,610,351 | ₽1,613,395 |
| | | | | Days past due | | | |
| 2023 | Current | < 30 days | 30-60 days | 61-90 days | 91-120 days | >120 days | Total |
| Expected credit loss rate Estimated total gross carrying | 1.2459% | 2.8839% | 3.0676% | 4.4100% | 4.8436% | 100% | |
| amount at default | ₽9,784,365 | ₽6,203,456 | ₽4,904,098 | ₽771,335 | ₽2,289,449 | ₽1,129,690 | ₽25,082,393 |
| Expected credit loss | ₽121,908 | ₽178,901 | ₽150,438 | ₽34,016 | ₽110,892 | ₽1,129,690 | ₱1,725,845 |

Liquidity risk

Liquidity risk is defined as the risk that the Club may not be able to settle or meet its obligations as they fall due. The Club monitors and maintains a level of cash deemed adequate by the management to finance the Club's operations and mitigate the effects of fluctuations in cash flows.

The table below summarizes the maturity profile of the Club's financial liabilities as at June 30, 2024 and 2023, based on contractual undiscounted cash flows. The table also analyses the maturity profile of the Club's financial assets in order to provide a complete view of the Club's contractual commitments. The analysis into relevant maturity groupings is based on the remaining period at the end of the reporting period to the contractual maturity dates.

| | | | 202 | 24 | | |
|--------------------------------|--------------|-------------|-----------------|---------------|-------------|--------------------|
| | | Less than | | | More | |
| | On demand | 30 Days | 30 to 60 days | 61 to 90 days | than 91 Day | s Total |
| Financial liabilities | | | | | | |
| Trade and other payables: | | | | | | |
| Trade payables | ₽18,721,365 | ₽_ | ₽290,011 | ₽35,694 | ₽5,241,638 | ₽24,288,708 |
| Accrued expenses | _ | 764,828 | 177,390 | 232,482 | 3,118,871 | 4,293,571 |
| Others* | 37,402,318 | _ | _ | _ | _ | 37,402,318 |
| Members deposits and others | 23,637,412 | _ | _ | _ | _ | 23,637,412 |
| Provisions for probable claims | _ | _ | _ | _ | 5,668,575 | 5,668,575 |
| Security deposits | _ | _ | _ | _ | 1,390,000 | 1,390,000 |
| | ₽79,761,095 | ₽764,828 | ₽467,401 | ₽268,176 | ₽15,419,084 | ₽96,680,584 |
| Financial assets | | | | | | |
| Cash and cash equivalents | ₽76,244,424 | ₽684,353 | ₽1,108,311 | ₽30,957,853 | ₽_ | ₽108,994,941 |
| Short-term deposits | 21,529,278 | ´ – | | · · · - | _ | 21,529,278 |
| Trade and other receivables: | , , | | | | | , , |
| Trade receivables | 7,079,976 | 17,065,685 | _ | _ | _ | 24,145,661 |
| Others | 3,712,530 | 5,056,459 | _ | _ | _ | 8,768,989 |
| Trust fund | · | _ | _ | _ | 5,186,530 | 5,186,530 |
| Refundable deposits | _ | _ | _ | _ | 749,297 | 749,297 |
| | ₽108,566,208 | ₽22,806,497 | ₽1,108,311 | ₽30,957,853 | ₽5,935,827 | ₽169,374,696 |

^{*}Excludes statutory liabilities amounting to P6,155,007



2023 More Less than 30 to 60 days 61 to 90 days On demand 30 Days than 91 Days Total Financial liabilities Trade and other payables: Trade payables ₽4,029,118 ₱10,094,259 ₽ ₽ ₽_ ₱14,123,377 Accrued expenses 5,666,906 2,787,885 1,183,007 14,202 9,652,000 22,983,485 Others* 22,983,485 19,477,090 Members deposits and others 19,477,090 1,600,000 Provisions for probable claims 5,668,575 7,268,575 890,000 890,000 Security deposits ₽46,489,693 ₱17,361,165 ₱2,787,885 ₱1,183,007 ₽6,572,777 ₽74,394,527 Financial assets Cash and cash equivalents ₽70,266,957 ₱683,821 ₱1,084,218 ₱10,375,210 ₽_ ₽82,410,206 Trade and other receivables: Trade receivables 3,188,414 12,459,383 15,647,797 Others 4,481,122 3,227,629 7,708,751 **FVPL** 10,387,218 10,387,218 Trust fund 4,984,096 4,984,096 Refundable deposits 1,425,516 1,425,516 ₽88,323,711 ₱16,370,833 ₱1,084,218 ₱10,375,210 ₽6,409,612 ₱122,563,584

In November 2021, the Club entered into a one year Loan Agreement with Metrobank Trust Company with a principal amount of ₱694,400 for the acquisition of a transportation equipment for use as shuttle and emergence vehicle of the Club. The loan bears an interest of 7.27% per annum.

As at June 30, 2024 and 2023, the Club made payments on short term borrowing amounted to nil and ₱236,946, respectively. Interest expense from the Loan Agreement amounted to nil, ₱3,644, ₱23,911, in 2024, 2023 and 2022, respectively.

Fair Value Measurements

The following provides the fair value measurement hierarchy of the Club's assets and liabilities as at June 30, 2024 and 2023:

| | | | Fair Value M | easurement | |
|----------------------------------|-----------|---------------------|---------------|-------------|---------------------|
| | | | Quoted Prices | Significant | Significant |
| | | | in Active | Observable | Unobservable |
| | Date of | | Markets | Inputs | Inputs |
| | Valuation | Total | (Level 1) | (Level 2) | (Level 3) |
| Assets for which fair values are | disclosed | | | | |
| Investment Properties | 2024 | ₽126,910,100 | ₽- | ₽- | ₽126,910,100 |
| | 2023 | ₱123,657,900 | ₽- | ₽- | ₱123,657,900 |
| Assets measured at fair value | | | | | |
| Financial assets at FVPL | 2024 | ₽- | ₽- | ₽- | ₽- |
| | 2023 | ₽10,387,218 | ₱10,387,218 | ₽- | ₽- |
| Trust Fund invested in UITF | 2024 | ₽- | ₽- | ₽- | ₽- |
| | 2023 | ₱4,984,096 | ₱4,984,096 | ₽- | ₽- |

Significant unobservable inputs for fair value measurement of the Club's investment properties include sales listing of currently executed transactions involving similar items within the immediate vicinity of the property. The fair value of the investment properties is adjusted considering the location, size and physical attributes of the property.



^{*}Excludes statutory liabilities amounting to ₱5,001,847

Description of significant unobservable inputs to valuation:

| | | Significant Unobservable | Range | Sensitivity of the Input to |
|----------------|------------------------------|--------------------------|----------|------------------------------|
| Assets | Valuation Technique | Input | of Input | Fair Value |
| Investment pro | operties Market approach and | Price per area | Various | Increase (decrease) in price |
| | cost approach | | | per area would increase |
| | | | | (decrease) the fair value |

There are no changes in the valuation techniques used for assets classified under Level 3 category. During the years ended June 30, 2024 and 2023, there were no transfers between Level 1 and Level 2 fair value measurements, and no transfers into and out of Level 3 fair value measurements.

Cash and cash equivalents, short-term investments, trade and other receivables, trust fund invested in time deposits, refundable deposits, trade and other payables, security deposits and members' deposit and others

The carrying values of cash and cash equivalents, trade and other receivables, trade and other payables, and members' deposit and others, and short-term borrowing, approximate their fair values due to the relatively short-term maturity of these financial instruments.

Financial Assets at FVPL and Trust Fund invested in UITF

The carrying values of financial assets at FVPL and trust fund are measured at fair value and is computed based on net asset value per unit.

Capital Management

The primary objective of the Club's capital management policy is to ensure that it maintains a strong credit rating and healthy capital ratios in order to support its business and maximize members' value. The club manages its capital structure and makes adjustments to it, in light of changes in economic conditions. The Club is not subject to externally imposed capital requirements.

The Club considers total member's equity as capital.

| | 2024 | 2023 |
|---|--------------|--------------|
| Capital stock | ₽14,346,000 | ₽14,346,000 |
| Contributions in excess of par value | 201,627,772 | 201,627,772 |
| Accumulated excess of revenues over costs and | | |
| expenses | 107,752,849 | 74,082,979 |
| | ₽323,726,621 | ₽290,056,751 |

No changes were made in the objectives, policies or processes for the years ended June 30, 2024 and 2023.

27. Supplementary Information under Revenue Regulations (RR) 34-2020 and 15-2010

RR 34-2020

The Club is not covered by the requirements and procedures for related party transactions provided by RR 34-2020 which prescribes the guidelines and procedures for the submission of BIR Form 1709 Related Party Transactions Form, transfer pricing documentation and other supporting documents.

RR 15-2010

On November 25, 2010, the BIR issued RR 15-2010 prescribing the manner of compliance in connection with the preparation and submission of financial statements accompanying the tax returns. It includes provisions for additional disclosure requirements in the notes to the financial statements,



particularly on taxes, duties and licenses paid or accrued during the year. The Club reported and/or paid the following types of taxes in 2023:

a. VAT

The NIRC of 1997 provides for the imposition of VAT on sales of goods and services. Accordingly, the Club's sales are subject to output VAT while its purchases from other VAT-registered individuals or corporations are subject to input VAT. Starting May 2024, the Club opted not to charge output VAT on the sales of concessionaires.

Details of the Club's net sales/receipts, output VAT and input VAT accounts are as follows:

i. Net Sales/Receipts and Output VAT declared in the Club's VAT returns

| | Net Sales/ | |
|-------------------|--------------|-------------|
| | Receipts | Output VAT |
| Taxable sales: | | _ |
| Sales of services | ₽186,379,106 | ₽22,365,493 |
| Exempt sales | 20,883,564 | _ |
| | ₽207,262,670 | ₽22,365,493 |
| | | |

ii. Input VAT

| Balance at July 1, 2023 | ₽_ |
|---|--------------|
| Current year's domestic purchases/payments for: | |
| Domestic purchases of services | 10,265,876 |
| Goods other than for resale or manufacture | 3,419,374 |
| | 13,685,250 |
| Input vat allocable to exempt sales | (1,849,209) |
| Applied against output tax | (11,836,041) |
| Balance at June 30, 2024 | ₽_ |

b. Withholding Taxes

| Expanded withholding taxes | ₽3,187,399 |
|--|------------|
| Withholding taxes on compensation and benefits | 767,166 |
| | ₽3,954,565 |

c. Other Taxes and Licenses

| Real estate taxes | ₽3,933,240 |
|-------------------|------------|
| Business permits | 2,229,744 |
| Others | 40,615 |
| | ₽6,203,599 |

d. <u>Tax Assessments</u>

On July 9, 2024, the Club received the Preliminary Assessment Notice for the deficiency of Income tax, VAT, Expanded withholding tax, and Documentary Stamp tax. On July 16, 2024, the Club submitted and presented the position paper on the justifications and arguments against the deficiency taxes. On August 14, 2024, the Club received the Final Assessment Notice (FAN) for the deficiency tax liabilities.



On May 7, 2024, the Club received a Notice of Discrepancy (NOD) from BIR in relation to the Letter of Authority dated December 1, 2021, covering income taxes and value-added taxes for the period July 1, 2019 to June 30, 2020. The Club submitted and presented the supporting documents and schedules in response to the discrepancies received from BIR.







Swinging for Victory!

Highlight from our Epic Golf Tournaments.















Swinging for Victory!

Highlight from the Presidents and Directors' Cup held on September 15, 2024





















Swinging for Victory!

Highlight from the 23rd Don Celso Tuason & Founders Cup held on March 21 to 24, 2024

















History of Valley Golf & Country Club

Nestled in the rolling hills of Antipolo, Rizal, Valley Golf & Country Club, Inc. stands as a premier private, non-profit institution established in 1958 by a distinguished group of businessmen, led by the late Don Celso S. Tuason, along with Ernest Kahn, Henry J. Belden, Aurelio Montinola Sr., J. Antonio Araneta, Francisco Ortigas, Jr., and Jaime Velasquez. Their vision was clear: to promote and nurture the gentleman's game of golf. That same year, the Club was officially registered with the Securities and Exchange Commission (SEC), launching an initial offering of 1,800 shares at P10,000.00 per share. Today, 1,594 shares have been subscribed and issued.

The Club's journey began with the establishment of its nursery in 1958, originally featuring Tifton 328 greens, which were later upgraded to Tiff-Eagle in 2003. In 2019, the greens were further improved with the installation of Zoysia Matrella, enhancing the playing experience. Valley Golf's iconic layout resulted from a competitive design process, with two renowned architects – Englishman Fred Smith and Australian Jas H. Scott – submitting plans. Ultimately, Scott's vision was chosen, shaping the course's unique character.

In 1961, just three years after the nursery's creation, Valley Golf officially opened its doors to players, quickly becoming a favorite among golfers. Its popularity led to the Club's expansion in 1989, adding a second, par-70, 18-hole course on the north to complement its original south course.

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