SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-Q

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

1. For the quarterly period ended

Jun 30, 2017

2. SEC Identification Number

52412

3. BIR Tax Identification No.

000-156-011

4. Exact name of issuer as specified in its charter

BELLE CORPORATION

5. Province, country or other jurisdiction of incorporation or organization Metro Manila, Philippines

- 6. Industry Classification Code(SEC Use Only)
- 7. Address of principal office

5th Floor, Tower A, Two E-Com Center, Palm Coast Avenue, Mall of Asia Complex, CBP 1-A, Pasay City
Postal Code

1300

8. Issuer's telephone number, including area code

6628888

9. Former name or former address, and former fiscal year, if changed since last report N/A

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

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
Common stock	10,498,679,857

11. Are any or all of registrant's securities listed on a Stock Exchange?

Yes No

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

Philippine Stock Exchange, Inc. / Common shares

12. Indicate by check mark whether the registrant:

(a) has filed all reports required to be filed by Section 17 of the SRC and SRC Rule 17 thereunder or Sections 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of the Corporation Code of the Philippines, during the preceding twelve (12) months (or for such shorter period that the registrant was required to file such reports)

Yes No

(b) has been subject to such filing requirements for the past ninety (90) days

Yes No

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Belle Corporation BEL

PSE Disclosure Form 17-2 - Quarterly Report References: SRC Rule 17 and Sections 17.2 and 17.8 of the Revised Disclosure Rules

For the period ended	Jun 30, 2017
Currency (indicate units, if applicable)	PHP (in thousands)

Balance Sheet

	Period Ended	Fiscal Year Ended (Audited)
	Jun 30, 2017	Dec 31, 2016
Current Assets	9,725,141	10,622,588
Total Assets	41,371,285	41,564,958
Current Liabilities	5,114,632	8,001,556
Total Liabilities	12,938,273	13,821,176
Retained Earnings/(Deficit)	6,778,377	6,289,302
Stockholders' Equity	28,433,012	27,743,782

Stockholders' Equity - Parent	25,495,107	24,583,823
Book Value per Share	2.39	2.34

Income Statement

	Current Year (3 Months)	Previous Year (3 Months)	Current Year-To-Date	Previous Year-To-Date
Gross Revenue	2,126,839	1,555,416	4,116,493	3,043,549
Gross Expense	956,159	643,562	1,837,831	1,282,350
Non-Operating Income	149,870	72,369	193,465	67,325
Non-Operating Expense	130,374	270,919	339,081	516,322
Income/(Loss) Before Tax	1,190,176	713,304	2,133,046	1,312,202
Income Tax Expense	199,754	209,379	360,106	395,463
Net Income/(Loss) After Tax	990,422	503,925	1,772,940	916,739
Net Income Attributable to Parent Equity Holder	834,921	395,833	1,456,602	742,780
Earnings/(Loss) Per Share (Basic)	0.29	0.16	0.27	0.17
Earnings/(Loss) Per Share (Diluted)	0.29	0.16	0.27	0.17

	Current Year (Trailing 12 months)	Previous Year (Trailing 12 months)
Earnings/(Loss) Per Share (Basic)	0.27	0.17
Earnings/(Loss) Per Share (Diluted)	0.27	0.17

Other Relevant Information

N/A

Filed on behalf by:

Designation SENIOR ASST. VICE PRESIDENT	



SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-Q

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

1. For the quarterly period ended <u>June 30, 2017</u>

2. Commission Identification Number: **52412**

3. BIR Tax Identification No. 000-156-011

4. Exact name of registrant as specified in its charter:

BELLE CORPORATION

5. Metro Manila, Philippines

Province, Country or other jurisdiction of incorporation or organization

6. (SEC use only)
Industry Classification Code:

7. <u>5/F, Tower A, Two E-Com Center, Palm Coast Avenue,</u>
<u>Mall of Asia Complex CBP-1A, Pasay City</u>

Address of registrant's principal office

1300 Postal Code

8. (632) 662-8888

Registrant's telephone number, including area code

9. Not applicable

Former name, former address, and former fiscal year, if changed since last report.

 Securities registered pursuant to Sections 8 and 12 of the Code, or Sections 4 and 8 of the RSA

Title of Each Class
Common Stock, P1.00 par value

Number of Shares of Stock Outstanding 10,498,679,857

Amount of Debt Outstanding P9.2 billion

11. Are any or all of these securities listed on a Stock Exchange?

Yes [x] No []

If yes, state name of such Stock Exchange and the class/es of securities listed therein:

Philippine Stock Exchange (PSE)

Common Stock

12. Indicate by check mark whether the registrant:

(a) has filed all reports required to be filed by Section 17 of the Code and SRC Rule 17 thereunder or Sections 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Section 26 and 141 of the Corporation Code of the Philippines, during the preceding twelve (12) months (or for such shorter period the registrant was required to file such reports)

Yes [x] No []

(b) has been subject to such filing requirements for the past 90 days.Yes [x] No []

PART 1 - FINANCIAL INFORMATION

Item 1. Financial Statements

The following financial statements are submitted as part of this report:

- a.) Unaudited Consolidated Statements of Comprehensive Income for the three months ended June 30, 2017 and June 30, 2016;
- b.) Consolidated Statements of Financial Position as of June 30, 2017 (unaudited) and December 31, 2016 (audited);
- c.) Unaudited Consolidated Statements of Changes in Equity for the six months ended June 30, 2017 and June 30, 2016; and
- d.) Unaudited Consolidated Statements of Cash Flows for the six months ended June 30, 2017 and June 30, 2016.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations June 30, 2017 versus June 30, 2016 Results of Operations (in thousands)

BELLE CORPORATION AND SUBSIDIARIES

Consolidated Statements of Comprehensive Income
(Amounts in Thousands)

	For the	ix months ended Jur	ne 30 (Unauc	lited)	Horizontal Ar	alysis	Vertical A	nalysis
		2017	2016		Increase (Dec	2017	2016	
REVENUE								
Interest income on finance lease accounting	Р	1,027,021	P 992	,993	34,028	3.4%	24.9%	32.6%
Equipment rental and instant scratch ticket sales		893.140		.262	141,878	18.9%	21.7%	24.7%
Gaming revenue share		1,464,394		,027	762,367	108.6%	35.6%	23.1%
Sale of real estate		379,747		539	132,208	53.4%	9.2%	8.1%
Lease income		95,011		.021	(10)	0.0%	2.3%	3.1%
Revenue from property management		62,700	77	.737	(15,037)	-19.3%	1.5%	2.6%
Distribution and commission income (POSC)		158,761	139	.373	19,388	13.9%	3.9%	4.6%
Others		35.719		.597	(1,878)	-5.0%	0.9%	1.2%
TOTAL REVENUES		4,116,493	3,043		1,072,944	35.3%	100.0%	100.0%
COST OF LOTTERY SERVICES		(533,028)		,228)	198,800	-59.5%	-12,9%	-11.0%
COST OF LEASE INCOME		(107,847)	-	.193)	11,654	-12.1%	-2.6%	-3.2%
COST OF REAL ESTATE SOLD		(189,046)	•	,500)	114,546	153.8%	-4.6%	-2.4%
COST OF PROPERTY MANAGEMENT SERVICES		(32,924)		900)	(4,976)	-13.1%	-0.8%	-1.2%
COST OF GAMING OPERATIONS		(94,309)	-	,865)	(34,556)	-26.8%	-2.3%	-4.2%
GENERAL AND ADMINISTRATIVE EXPENSES		(880,677)	(610		270,013	44.2%	-21.4%	-20.1%
TOTAL COSTS AND EXPENSES		(1,837,831)	(1,282	,350)	543,827	42.4%	-44.6%	-42.1%
INCOME FROM OPERATIONS		2,278,662	1,761	,199	529,117	-30.0%	55.4%	57.9%
PAYMENTS TO ABLGI/ACCRETION OF NONTRADE LIABILITY		(107,608)	(337	,060)	(229,452)	-68.1%	-2.6%	-11.1%
UNREALIZED GAIN (LOSS) ON MARKETABLE SECURITIES		11,842	9	798	2,044	20.9%	0.3%	0.3%
INTEREST EXPENSE AND OTHER FINANCE CHARGES		(231,473)	(179	,262)	52,211	29.1%	-5.6%	-5.9%
INTEREST INCOME		13,233	11	,410	1,823	16.0%	0.3%	0.4%
GAIN ON SALE OF INVESTMENT PROPERTY		80,509		_	80,509	n/a	2.0%	0.0%
GAIN ON SALE OF AFS INVESTMENT		58,252		-	58,252	n/a	1.4%	0.0%
GAIN ON SALE OF INVESTMENT IN ASSOCIATE			3	,758	(3,758)	n/a	0.0%	0.1%
NET FOREIGN EXCHANGE GAIN (LOSS)		54	2	148	(2,094)	-97.5%	0.0%	0.1%
DIVIDEND INCOME		19,795	30	610	(10,815)	-35.3%	0.5%	1.0%
OTHER INCOME (CHARGES)		9,780	9	601	179	1.9%	0.2%	0.3%
INCOME BEFORE INCOME TAX		2,133,046	1,312	202	820,844	62.6%	51.8%	43.1%
PROVISION FOR INCOME TAXES								
Current		144,143	198	,670	(54,527)	-27.4%	3.5%	6.5%
Deferred		215,963	196	,793	19,170	9.7%	5.2%	6.5%
		360,106	395	,463	(35,357)	-8.9%	8.7%	13.0%
NET INCOME	P	1,772,940	P 916	730	856,201	93.4%	43.1%	30.1%

Belle Corporation ("Belle" or the "Company) realized consolidated net income of \$1,772.9 million for the six months ended June 30, 2017, which is 93% above its consolidated net income of \$1.70 million for the six months ended June 30, 2016. Excluding capital gains on sales of noncore investments of \$138.8 million in 2017 and \$1.7 million in 2016, Belle's recurring net income of \$1,634.1 million for the first half of 2017 was higher by 82% over recurring net income of \$13.0 million for the first half of 2016.

The Company's operating growth in 2017 was fueled primarily by growth in revenues from City of Dreams Manila. Its share in the gaming income of City of Dreams Manila, through its 78.7%-owned subsidiary, Premium Leisure Corporation ("PLC"), more than doubled to P1,464.4 million for the first half of 2017, from P702.0 million for the first half of 2016. This was attributable to the continued growth of gaming operations at City of Dreams Manila. PLC has an operating agreement with the Philippine affiliate of Melco Resorts and Entertainment Limited ("Melco") that accords PLC a share of gaming revenues or earnings at City of Dreams Manila.

Belle also realized higher revenues from its real estate businesses. Total real estate-related revenues increased by 10%, from ₱1,450.9 billion for the first half of 2016 to ₱1,600.2 million for the first half of 2017. Of its first half 2017 real estate-related revenues, ₱1,122.0 million was derived from Belle's lease of the land and buildings comprising City of Dreams Manila to Melco, with the balance of ₱478.2 million coming from sales of real estate products and property management activities at its Tagaytay Highlands and Midlands residential and leisure complexes south of Metro Manila.

Revenues

Total revenues of P4,116.5 million for the six months ended June 30, 2017 were higher by P1,072.9 million (35%), compared to P3,043.5 million for the six months ended June 30, 2016, mainly due to a P762.4 million (109%) increase in the share of PLC in gaming earnings of City of Dreams Manila from P702.0 million for the 2016 period to P1,464.4 million for the 2017 period, an increase in Lotto and Keno equipment rental and instant scratch ticket sales of Pacific Online Systems Corp. ("Pacific Online") by P161.3 million (18%), from P890.6 million in 2016 period to P1,051.9 million in the 2017 period, an increase in revenue from real estate development activities by P130.3 million (46%), to P415.4 million in the 2017 period from P285.1 million in the 2016 period and the increase in revenue from the lease of the City of Dreams Manila building (recognized under interest income on finance lease accounting) by P34.0 million (3%), from P993.0 million in the 2016 period to P1,027.0 million during the 2017 period. These revenue increases were offset by a P15.0 million (19%) decrease in revenue from property management, as this declined from P77.7 million in the 2016 period to P62.7 million in the 2017 period.

Costs of Lottery Services

Costs of lottery services at Pacific Online increased by P198.8 million (60%), to P533.0 million in the 2017 period, from P334.2 million in the 2016 period, mainly due to an increase in depreciation expenses for lottery equipment and professional fees.

Costs of Lease Income

Costs of lease income, in respect of the City of Dreams Manila property, increased by P11.7 million (12%), to P107.8 million in the 2017 period from P96.2 million in the 2016 period, mainly due to higher business taxes on the City of Dreams Manila building.

Costs of Real Estate sold

Costs of real estate and club shares sold increased by P114.5 million (154%), to P189.0 million in the 2017 period, from P74.5 million in the 2016 period, due to the higher sales revenue therefrom recognized during the period.

Costs of Property Management Services

Costs of property management services decreased by \$\mathbb{P}\$5.0 million (13%) to \$\mathbb{P}\$32.9 million for the 2017 period, from \$\mathbb{P}\$37.9 million for the 2016 period, due to lower power and water usage by customers during the 2017 period.

Cost of Gaming Operations

The cost of gaming operations at PLC decreased by P34.6 million (27%) to P94.3 million for the 2017 period, from P128.9 million for the 2016 period, due to lower consultancy fees and other costs at PLC's wholly-owned subsidiary, PremiumLeisure and Amusement Inc. ("PLAI"). PLAI has a direct economic participation in the gaming operations at City of Dreams Manila, by virtue of an operating agreement with Melco Resorts and Entertainment (Philippines) Corporation ("MRP"), that accords it a share of gaming revenue on earnings. MRP is the Philippine affiliate

of Melco Resorts and Entertainment Limited ("Melco"), a Hong-Kong based corporation which develops, owns and operates gaming and entertainment facilities in Asia, mostly in Macau.

General and Administrative Expenses

General and administrative expenses increased by \$\mathbb{P}\$270.0 million (44%), to \$\mathbb{P}\$890.7 million for the 2017 period from \$\mathbb{P}\$610.7 million for the 2016 period, due to higher administrative expenses at PLC, and higher selling expenses and service fees related to Belle's real estate development activities

Payments to ABLGI/Accretion of Nontrade Liability

This expense pertains to actual payments under Belle's 2013 Memorandum of Agreement (the "MOA") with AB Leisure Global, Inc. ("ABLGI") and Leisure and Resorts World Corp. ("LRWC") whereby Belle and PLAI agreed to grant ABLGI the right to the settlement of amounts in consideration of the waiver of ABLGI's rights as casino operator in favor of Melco, the termination of ABLGI agreements relating to the integrated resort that is now known as City of Dreams Manila and advances by ABLGI of about P4.8 billion (the "ABLGI Advance") to help in the funding for the construction of the integrated resort building.

Financial Income (Expense)

Interest expense and other finance charges increased by ₱52.2 million (29%) to ₱231.5 million for 2017 period, from ₱179.3 million for the 2016 period. This increase in interest expense was due to the Company's higher level of borrowings in 2017, which were incurred mostly to finance the pre-termination of the MOA with ABLGI. Interest income increased by ₱1.8 million (16%), to ₱13.2 million in the 2017 period, from ₱11.4 million in the 2016 period, due to higher average invested cash levels.

Provision for Income Taxes

The provision for income taxes decreased by P35.4 million (9%) to P360.1 million for the six months ended June 30, 2017, from P395.5 million for the six months ended June 30, 2016, due to lower taxable income at Belle's subsidiaries in the 2017 period.

Net Income

As a result of the foregoing, the Company realized consolidated net income of P1,772.9 million for the six months ended June 30, 2017. This is P856.2 million (90%) higher than consolidated net income of P916.7 million for the six months ended June 30, 2016. Belle's consistent profitability allowed the Company to pay a regular cash dividend to its shareholders on March 30, 2017 in the amount of P1,003.3 million (P0.095 per share).

June 30, 2017 vs December 31, 2016 Statement of Financial Position (in thousands) BELLE CORPORATION AND SUBSIDIARIES Consolidated Statements of Financial Position

(Amounts in Thousands)

			Danas-has 21 2010		Designated August at			
	_		Dec				Vertical A	_
ASSETS		Unaudited		Audited	inc (Dec)	%	2017	2016
Current Assets								
		4 400 400		2 000 042				
	Ρ		Р			-35.4%	4.6%	
Receivables						0.6%	5.4%	
						17.3%	5.3%	
						4.6%	3.9%	
Real estate for sale						-23.6%	1.5%	
Other current assets						-5.9%	2.8%	
		9,725,141		10,622,588	(897,447)	-8.4%	23.5%	25.69
Noncurrent Assets								
						. 7.		
						0.8%	39.3%	
,						0.2%	7.5%	
Available-for-sale financial assets						9.3%	5.4%	
Investment properties				1,540,961	328,064	21.3%	4.5%	3.7
Intangible asset		5,062,912		4,812,707	250,205	5.2%	12.2%	11.6
Goadwill		1,828,578		1,828,578	-	0.0%	4.4%	4.49
Investments in and advances to associates - net		77,969		77,903	66	0.1%	0.2%	0.29
Property and equipment		604,814		690,378	(85,564)	-12.4%	1.5%	1.7
Deferred tax asset		18,331		14,576	3,755	25.8%	0.0%	0.0
Pension asset	hequivalents	n/a	0.0%	0.0				
Other noncurrent assets		628,556		743,290	(114,734)	-15.4%	1.5%	1.8
		31,646,144		30,942,370	703,774	2.3%	76.5%	74.49
TOTAL ASSET	Р		Р	41,564,958	(193,673)	-0.5%	100.0%	100.0
LIABILITIES AND EQUITY								
Current Liabilities								
Trade and other current liabilities	p	1 502 727	р	1 254 065	2/8 662	19.8%	3.6%	3.0
Loans payable	•		,	-,		25.0%	6.0%	4.8
Current portion of:		2,500,011		2,000,017	300,000	23.070	0.076	4.0
Long-term debt		1 001 200		001 000	120.000	16 10/	3 407	2.11
						16.1%	2.4%	2.19
						-21.8%	0.1%	0.19
		23,353				-0.1%	0.1%	0.19
						-100.0%	0.0%	9.19
Income tax payable						-4.0%	0.1%	0.15
		5,114,032		8,001,556	[2,885,924]	-36.1%	12.4%	19.3
Noncurrent Liabilities								
Noncurrent portion of:								
Long-term debt						47.8%	13.4%	9.09
Obligations under finance lease		64,428		71,644	(7,216)	-10.1%	0.2%	0.29
Deferred tax liabilities		1,960,650		1,742,187	218,463	12.5%	4.7%	4.29
Pension liability		9,939		12,550	(2,611)	-20.8%	0.0%	0.09
Other noncurrent liability		232,721		233,864	(1,143)	-0.5%	0.6%	0.6
		7,823,641		5,819,620	2,004,021	34.4%	18.9%	14.09
TOTAL LIABILITIES		12,938,273		13,821,176	(882,903)	-6.4%	31.3%	33.39
Equity								
Attributable to equity holders of parent:								
Common stock		10,561,000		10,561,000	-	0.0%	25.5%	25.49
Additional paid-in capital					-	0.0%	13.3%	13.29
Treasury stock						0.0%	-0.4%	-0.49
Equity share in cost of Parent Company shares held by associates						0.0%	0.0%	0.0
Cost of Parent Company common and preferred shares held by subsidiaries					100.387	-5.7%	-4.0%	-4.29
Unrealized gain on available-for-sale financial assets - net						38.5%	2.8%	2.09
Other reserves					,	0.0%	7.5%	7.49
Excess of net asset value of an investment over cost						0.0%	0.6%	0.6
Retained Earnings					489 075	7.8%	16.4%	15.19
Total equity attributable to equity holders of the Parent						3.7%	61.6%	59.19
Non-controlling interests						-7.0%	7.1%	7.6
								1.0
Total Equity						2.5%	68.7%	66.79

ASSETS

Total assets of the Company decreased by P193.7 million (0.5%) to P41,371.3 million as of June 30, 2017, from P41,565.0 million as of December 31, 2016.

Cash and Cash equivalents

Cash and cash equivalents decreased by \$\mathbb{P}\$1,046.8 million (35%), to \$\mathbb{P}\$1,906.5 million as of June 30, 2017 from \$\mathbb{P}\$2,953.3 million as of December 31, 2016, due to the dividend payment of \$\mathbb{P}\$1,003.3 million on March 30, 2017 and payments to ABLGI of about \$\mathbb{P}\$4,072.0 million on June 30, 2017 in order to terminate the MOA (refer to "Nontrade Liability" on page 9).

Investments Held for Trading

This account consists of investments of the Parent Company in Tagaytay Highlands International Golf Club, Inc. ("Tagaytay Highlands"), Tagaytay Midlands Golf Cub Inc. ("Midlands"), The Country Club at Tagaytay Highlands, Inc. ("Country Club"), and investments of Pacific Online in listed shares of Leisure and Resorts World Corporation, Vantage Equities, Inc., DFNN, Inc., ISM Communications Corp. and Philippine Long Distance Telephone Company.

Finance Lease Receivables

Due to requirements under Philippine Accounting Standards 17 (PAS 17), management accounts for its lease agreement with MRP for the City of Dreams Manila buildings as a finance lease, even though there is neither a requirement nor any intention to transfer title therefor to Melco or MRP. The Company thus recorded a finance lease receivable in March 2013 equivalent to the estimated fair value of the leased property, amounting to \$\mathbb{P}9.4\$ billion for the Phase 1 building structure of City of Dreams Manila. In January 2015, the Company recorded a finance lease receivable, amounting to \$\mathbb{P}5.3\$ billion for the estimated fair value of the Phase 2 building structure of City of Dreams Manila. Fair valuation was determined by discounting minimum lease payments at the inception date of the lease agreement.

Receivables

Receivables increased by \$325.0 million (17%), to \$2,206.8 million as of June 30, 2017 from \$1,881.8 million as of December 31, 2016. The increase was mainly due to the receivable of PLC from MRP, in respect of its gaming revenue share from City of Dreams Manila.

Real Estate for Sale

Real estate for sale decreased by P189.7 million (24%), to P613.1 million as of June 30, 2017 from P802.9 million as of December 31, 2016, due to real estate sales offset by the project development in the Midlands and Greenlands areas.

Available-for-sale Investments

Available-for-sale investments increased by P188.0 million (9%), to P2,214.9 million as of June 30, 2017 from P2,026.9 million as of December 31, 2016, which was attributable to the increase in market price of the investments. This was partially offset by Belle's sale of 4.0 million shares of SM Prime Holdings Inc. ("SMPH) during the first half of 2017. Belle still held 62.8 million shares of SMPH as of March 31, 2017.

Intangible Asset

This pertains to the cost of the PAGCOR License to operate integrated resorts that was granted by PAGCOR to PLAI. Belle and MRP are Co-Licensees under PLAI's PAGCOR License. As part of PLAI's practice of regular and continuous review of existing contracts, PLAI implemented an initiative to change its amortization policy to align the life of the license with the PAGCOR

charter, which is renewable for another 25 years upon its expiration in 2033. The extension of the life of the gaming license lowers the amortization expense of PLAI by P13.9 million monthly effective April 2016. Amortization of the intangible asset on the License started on December 14, 2014, which is the effectivity date of the Notice to Commence Casino Operations granted by PAGCOR. Amortization expense as of June 30, 2017 amounted to P28.9 million.

On March 31, 2017, Belle Grande Resource Holdings Corp. ("BGRHC"), a wholly owned subsidiary of the Company, acquired the gaming consultancy service contract of ABLGI for a consideration amounting to P310.0 million (refer to "Nontrade Liability" below).

Goodwill

The Company recognized goodwill amounting to ₽1,828.6 million in 2016, as a result of consolidating Pacific Online starting June 5, 2014.

Other Assets

Other assets decreased by P186.0 million (10%), to P1,768.3 million as of June 30, 2017 from P1,954.3 million as of December 31, 2016, mainly due to utilization of prepaid expenses, application of input VAT and advances to contractors for capital expenditures related to City of Dreams Manila.

LIABILITIES

Total liabilities decreased by P882.9 million (6%), to P12,938.3 million as of June 30, 2017 from P13,821.2 million as of December 31, 2016, due to the payment of nontrade liability amounting to P3,762.0 million.

Trade and Other Current Liabilities

Trade and other current liabilities increased by \$248.7 million (20%) to \$1,502.7 million as of June 30, 2017, from \$1,254.0 million as of December 31, 2016, due mainly to the increase in trade payables.

Loans Payable and Long-Term Debt

Total debt, amounting to \$\mathbb{P}9,057.3\$ million as of June 30,2017, pertains to Peso loans from various local financial institutions, with an average interest rate of approximately 5.4% per annum. The outstanding amount of total debt increased by \$\mathbb{P}2,435.4\$ million (37%) from \$\mathbb{P}6,621.9\$ million as of December 31, 2016 due to availment of new loans and long term-debt.

Obligations under Finance Lease

Obligations under Finance Lease, which amounted to ₱101.8 million as of June 30, 2017, pertain to Pacific Online's lottery equipment under finance lease accounting. This decreased by ₱17.5 million (15%), from ₱119.3 million as of December 31, 2016, due to the amortization of principal therein.

Nontrade Liability

In 2013, Belle, PLAI, ABLGI and LRWC entered into the MOA, whereby Belle and PLAI agreed to grant ABLGI the right to the settlement of amounts in consideration of the waiver of ABLGI's rights as casino operator, the termination of ABLGI agreements relating to the integrated resort that is now known as City of Dreams Manila and the grant of the ABLGI Advance, totalling about P4.8 billion, to help in the funding for the construction of the integrated resort building.

In December 2014, the implementing agreement for the MOA was executed, with the effectivity of terms and conditions retrospective on January 1, 2014. The ABLGI Advance was determined

as the fair value of ABLGI's settlement. Such liability was being accreted over the lease term using the Effective Interest Rate method.

On November 3, 2016, Belle, PLAI, BGRH, ABLGI and LRWC signed an agreement ("the "Termination Agreement"), which would terminate the MOA of 2013 by the end of March 2017. Under the termination agreement, Belle will repay ABLGI its nontrade liability amounting to \$\mathbb{P}4,780.0\$ million and will purchase ABLGI's gaming consultancy contract with PLAI for to \$\mathbb{P}310.0\$ million, for a total consideration of \$\mathbb{P}5,090.0\$ million. Of the total consideration, \$\mathbb{P}1,018\$ million was paid upon signing and the balance was paid simultaneous with the termination of the MOA on March 31, 2017. The MOA was thus deemed fully terminated as of March 31, 2017. The acquired gaming consultancy contract was recorded as an intangible asset as of March 31, 2017.

EQUITY

The Company's shareholders' equity as of June 30, 2017 of \$\mathbb{P}28,433.0\$ million was higher by \$\mathbb{P}689.2\$ million (3%), compared to its shareholders' equity of \$\mathbb{P}27,743.8\$ million as of December 31, 2016, due to the Company's consolidated net income recognized for the first half of 2017 amounting to \$\mathbb{P}1,772.9\$ million, offset by the \$\mathbb{P}1,003.3\$ million cash dividend paid to its shareholders on March 30, 2017. Excluding the dividend, the Company's shareholders' equity as of June 30, 2017 would have been \$\mathbb{P}29,436.3\$ million, or approximately \$\mathbb{P}1,692.5\$ million (6%) higher than at December 31, 2016.

Below are the comparative key performance indicators of the Company and its subsidiaries:

	Manner by which the Company calculates the key performance indicators	30 June 2017 (unaudited)	30 June 2016 (unaudited)	31 December 2016 (audited)
Asset to equity ratio	Total assets over equity	1.46 : 1.00	1.59 : 1.00	1.50: 1.00
Current or Liquidity ratio	Current assets over current liabilities	1.90 : 1.00	1.87 : 1.00	1.33: 1.00
Debt-to- equity ratio	Interest-bearing debt over equity	0.32 : 1.00	0.22 : 1.00	0.24: 1.00
Net debt-to- equity ratio	Interest-bearing debt less cash and cash equivalents	0.26 : 1.00	0.15 : 1.00	0.14: 1.00
Interest rate coverage ratio	EBITDA over interest expense	11.02:1.00	9.54:1.00	12.09:1.00
Return on assets	Annualized net income over average total assets during the period	8.2%	4.3%	7.3%
Return on equity	Annualized net income over average equity during the period	12.1%	6.4%	11.6%

The Company does not foresee any cash flow or liquidity problems over the next twelve months. As of June 30, 2017, consolidated total debt of the Company of P9,159.1 million was comprised

of borrowings from renewable short-term bank loans of \$\mathbb{P}2,500.0\$ million, amortizing term loans from banks of \$\mathbb{P}6,557.3\$ million and obligations under finance lease of \$\mathbb{P}101.8\$ million. Belle has real estate projects, lease agreements and interests in subsidiaries from which it expects to generate cash flow sufficient for its foreseeable requirements. Meanwhile, the Company continues to be in compliance with the terms of all of its debt obligations.

As of June 30, 2017, except for what has been noted in the preceding, there were no material events or uncertainties known to management that had a material impact on past performance, or that would have a material impact on the future operations, in respect of the following:

- Any Known Trends, Events or Uncertainties (Material Impact on Liquidity) Material commitments for capital expenditures that are reasonably expected to have a material impact on the Company's short-term or long-term liquidity;
- Events that will trigger direct or contingent financial obligation that is material to the company, including any default or acceleration of an obligation.
- All material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the company with unconsolidated entities or other persons created during the reporting period.
- Description of any material commitments for capital expenditures, general purpose of such commitments, expected sources of funds for such expenditures:
- Any Known Trends, Events or Uncertainties (Material Impact on Sales)
- Any Significant Elements of Income or Loss (from continuing operations)

PART II - OTHER INFORMATION

Financial Risk Management Objectives and Policies

The Company's principal financial assets and financial liabilities are composed of cash and cash equivalents, receivables, investments held for trading, HTM investments, AFS financial assets, trade and other current liabilities, loans payables, long-term debt, nontrade liability, installment payable, obligations under finance lease and assignment of receivables with recourse. The main purpose of these financial assets and financial liabilities is to raise finances for the Company's operations. The Company has various other financial assets and financial liabilities such as receivables, advances to associates and other related parties and trade and other liabilities, which arise directly from its real estate operations.

The main risks arising from the Company's financial assets and financial liabilities are interest rate risk, foreign currency risk, equity price risk, credit risk and liquidity risk. The Company's BOD and management review and agree on the policies for managing each of these risks and these are summarized below.

Interest Rate Risk. Interest rate risk arises from the possibility that changes in interest rates will affect future cash flows or the fair values of financial assets and financial liabilities. The Company's exposure to interest rate risk relates primarily to the Company's long-term debt which is subject to cash flow interest rate risk. Re-pricing of FRNs is done every six months while re-pricing of long-term debt is normally done every three months.

The Company's policy is to manage its interest cost by limiting its borrowings.

Foreign Currency Risk. Foreign currency risk is the risk that the fair value or future cash flows of financial asset or financial liability will fluctuate due to changes in foreign exchange rates.

It is the Company's policy to ensure that capabilities exist for active but conservative management of its foreign currency risk. The Company seeks to mitigate its transactional currency exposure by maintaining its costs at consistently low levels, regardless of any upward or downward movement in the foreign currency exchange rate.

Equity Price Risk. Equity price risk is the risk that the fair value of quoted investments held for trading decreases as a result of changes in the value of individual stock. The Company's exposure to equity price risk relates primarily to the Company's investments held for trading. The Company monitors the equity investments based on market expectations. Significant movements within the portfolio are managed on an individual basis and all buy and sell decisions are approved by the BOD.

Credit Risk. Credit risk is the risk that the Company will incur a loss because its customers or counterparties fail to discharge their contractual obligations. It is the Company's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis with the result that the Company's exposure to bad debts is not significant. The Company does not offer credit terms without the specific approval of the management. There is no significant concentration of credit risk.

In the Company's real estate business, title to the property is transferred only upon full payment of the purchase price. There are also provisions in the sales contract which allow forfeiture of installments/deposits made by the customer in favor of the Company and retain ownership of

the property. The Company has the right to sell, assign or transfer to third party and any interest under sales contract, including its related receivables from the customers. The Company's primary target customers are high-income individuals and top corporations, in the Philippines and overseas. These measures minimize the credit risk exposure or any margin loss from possible default in the payments of installments.

Trade receivables from sale of real estate units are secured with pre-completed property units. The legal title and ownership of these units will only be transferred to the customers upon full payment of the contract price. Receivables from sale of club shares are secured by the shares held by the Company. For other receivables, since the Company trades only with recognized third parties, there is no requirement for collateral.

With respect to credit risk arising from the financial assets of the Company, which comprise of cash and cash equivalents, short-term investments, receivables, finance lease receivables, advances to associates and other related parties and AFS financial assets, deposits, guarantee bonds and held-to-maturity investments, the Company's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying value of these financial assets.

Liquidity Risk. Liquidity risk is the risk that the Company will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset. The Company seeks to manage its liquidity profile to be able to finance its capital expenditures and service its maturing debts. The Company's objective is to maintain a balance between continuity of funding and flexibility through valuation of projected and actual cash flow information. The Company considers obtaining borrowings as the need arises.

Fair Value of Financial Assets and Financial Liabilities

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

- Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities;
- Level 2: other techniques for which all inputs which have significant effect on the recorded fair value are observable, either directly or indirectly; and
- Level 3: techniques which use inputs which have a significant effect on the recorded fair value that are not based on observable market data.

Set out below is a comparison by category and by class of carrying values and fair values of all the Company's financial assets and liabilities:

	June 30,	2017	December 31	, 2016
	Carrying Value	Fair Value	Carrying Value	Fair Value
Assets	In thousa	ands	In thousar	nds
Assets measured at fair value:				
Investments held for trading	2,247,015	2,247,015	2,232,710	2,232,710
AFS Financial assets	2,214,937	2,214,937	2,026,944	2,026,944
Assets for which fair value is disclosed:				
Receivables - trade	2,206,819	2,206,819	663,522	663,522
Finance lease receivable	17,853,215	17,853,215	17,645,621	17,645,621
Liabilities				
Liabilities for which fair value is disclosed:				
Nontrade liability		-	3,762,000	3,762,000
Long-term debt	6,557,292	6,557,292	4,621,875	4,621,875
Obligations under finance lease	101,750	101,750	119,342	119,342

Fair value is defined as the amount at which the financial assets and financial liabilities could be exchanged in a current transaction between knowledgeable willing parties in an arm's length transaction, other than in a forced liquidation or sale. Fair values are obtained from quoted market prices, discounted cash flow models and other valuation models, as appropriate.

The following methods and assumptions are used to estimate the fair value of each class of financial assets and financial liabilities:

Cash and Cash Equivalents, Short-term Investments, Advances to Associates, Receivables, Loans Payable and Trade and Other Current Liabilities. The carrying values of these financial assets approximate their fair values due to the relatively short-term maturities of these financial assets and financial liabilities.

Trade Receivables and Finance Lease Receivable. The fair value of these instruments is determined by discounting the estimated cash flows using prevailing interest rates as at reporting dates.

Investments Held for Trading, HTM Investments and AFS Financial Assets. The fair values of investments held for trading, HTM investments in quoted debt securities and AFS financial assets in quoted equity shares are based on quoted prices in the PSE or those shares whose prices are readily available from brokers or other regulatory agency as at reporting date. There are no quoted market prices for the unlisted shares and there are no other reliable sources of their fair values, therefore, these are carried at cost, net of any impairment loss.

Nontrade Liability. The fair value of nontrade liability is determined by discounting estimated cash flows using prevailing interest rates as at reporting dates.

Long-term Debt. The fair value of long-term debt is determined by discounting the obligations' expected future cash flows using prevailing interest rates as at reporting dates.

Installment Payable and Obligations under Finance Lease. The fair value of installment payable and obligations under finance lease with fixed interest rate is based on the discounted net present value of cash flows using the prevailing MART 1 rates as at reporting dates.

Determination of Fair Value and Fair Value Hierarchy

The Company has Investments held for trading and AFS investments in quoted equity securities recorded at Level 1 fair value. These are the only financial assets and financial liabilities carried at fair value.

Other Required Disclosures

A.) The attached interim financial reports were prepared in compliance with Philippine Financial Reporting Standards (PFRS). The accounting policies and methods of computation followed in these interim financial statements are the same compared with the audited financial statements for the period ended December 31, 2016.

The adoption of the following PFRS standards enumerated below does not have significant impact on its consolidated financials statements which are effective January 1, 2017.

- PFRS 12, Disclosure of Interests in Other Entities Clarification of the Scope of the Standard
- ii. PAS 7, Statements of Cash flows Disclosure initiative
- iii. PAS 12, Income Taxes Recognition of Deferred Tax Assets for Unrealized Losses

The Company will adopt the following standards enumerated below when these become effective. Except as otherwise indicated, the Company does not expect the adoption of these new and amended PFRS to have significant impact on its consolidated financial statements.

- PFRS 9. Financial Instruments
- PFRS 15. Revenue from Customers.
- PFRS 16, Leases

The Company continues to assess the impact of the above new, amended and improved accountings standards effective subsequent to December 31, 2016 on its consolidated financial statements in the period of initial application. Additional disclosures required by these amendments will be included in the Company's consolidated financial statements when these amendments are adopted.

- B.) Except as reported in the Management's Discussion and Analysis of Financial Condition and Results of Operations ("MD&A"), there were no unusual items affecting assets, liabilities, equity, net income or cash flows for the interim period.
- C.) There were no material changes in estimates of amounts reported in prior periods that have material effects in the current interim period.
- D.) Except as disclosed in the MD&A, there were no other issuances, repurchases and repayments of debt and equity securities.
- E.) There were no material events subsequent to June 30, 2017 up to the date of this report that needs disclosure herein.
- F.) There were no changes in contingent liabilities or contingent assets since June 30, 2017.
- G.) There exist no material contingencies affecting the current interim period.

SIGNATURES

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

!ssuer: BELLE CORPORATION

WILL N. OCIER Vice Chairman

Date: August 2, 2017

MANUEL A. GANA

President and Chief Executive Officer Date: August 2, 2017

JACKSON T. ONGSIP
Executive Vice President and
Chief Financial Officer
Date: August 2, 2017

UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL **POSITION**

As of June 30, 2017 (With Comparative Audited Figures as of December 31, 2016) (Amounts in Thousands)

		June 30, 2017	Dec	ember 31, 2016	Horizontal A		Vertical A	
		Unaudited		Audited	Inc (Dec)	%	2017	2016
ASSETS								
Current Assets	_							
Cash and cash equivalents	P	1,906,478	P	2,953,262	[1,046,784]	-35.4%	4.6%	
Investments held for trading		2,247,015		2,232,710	14,305	0.6%	5.4%	
Receivables		2,206,819		1,881,754	325,065	17.3%	5.3%	4.5%
Current portion of finance lease receivable		1,611,953		1,541,035	70,918	4.6%	3.9%	3.7%
Real estate for sale		613,115		802,854	(189,739)	-23.6%	1.5%	1.9%
Other current assets		1,139,761		1,210,973	(71,212)	-5.9%	2.8%	2.9%
		9,725,141		10,622,588	(897,447)	-8.4%	23.5%	25.6%
Noncurrent Assets								
Finance lease receivable - net of current portion		16,241,262		16,104,586	136,676	0.8%	39.3%	38.7%
Land held for future development		3,099,760		3,092,399	7,361	0.2%	7.5%	7.49
Available-for-sale financial assets		2,214,937		2,026,944	187,993	9.3%	5.4%	4.9%
Investment properties		1,869,025		1,540,961	328,064	21.3%	4.5%	3.79
Intangible asset		5,062,912		4,812,707	250,205	5.2%	12.2%	11.69
Goodwill		1,828,578		1,828,578	-	0.0%	4.4%	4.49
Investments in and advances to associates - net		77,969		77,903	66	0.1%	0.2%	0.29
Property and equipment		604,814		690,378	(85,564)	-12.4%	1.5%	1.79
Deferred tax asset		18,331		14,576	3,755	25.8%	0.0%	0.09
Pension asset		20,002		10,048	(10,048)	n/a	0.0%	0.09
Other noncurrent assets		628,556		743.290	[114,734]	-15.4%	1.5%	1.8%
Opinio Horicament assess		31,646,144		30,942,370	703,774	2.3%	76.5%	74.49
TOTAL ASSET	Р	41,371,285	P	41,564,958	(193,673)	-0.5%	100.0%	
(VIALAGE)		41,571,203		41,364,336	(193,073)	-0.3%	100.0%	100.0%
LIABILITIES AND EQUITY								
Current Liabilities								
Trade and other current liabilities		4 500 707		- 254.055				
	Р	1,502,727	Р	1,254,065	248,662	19.8%	3.6%	3.0%
Loans payable		2,500,017		2,000,017	500,000	25.0%	6.0%	4.8%
Current portion of:								
Long-term debt		1,001,389		862,500	138,889	16.1%	2.4%	2.1%
Obligations under finance lease		37,322		47,698	[10,376]	-21.8%	0.1%	0.1%
Estimated liability on construction costs		23,353		23,376	[23]	-0.1%	0.1%	0.1%
Nontrade liability				3,762,000	(3,762,000)	-100.0%	0.0%	9.1%
Income tax payable		49,824		51,900	(2,076)	-4.0%	0.1%	0.1%
		5,114,632		8,001,556	(2,886,924)	-36.1%	12.4%	19.3%
Noncurrent Liabilities								
Noncurrent portion of:								
Long-term debt		5,555,903		3,759,375	1,796,528	47.8%	13.4%	9.0%
Obligations under finance lease		64,428		71,644	(7,216)	-10.1%	0.2%	0.2%
Deferred tax liabilities		1,960,650		1,742,187	218,463	12.5%	4.7%	4.2%
Pension liability		9,939		12,550	(2,611)	-20.8%	0.0%	0.0%
Other noncurrent liability		232,721		233,864	(1,143)	-0.5%	0.6%	0.6%
		7,823,641		5,819,620	2,004,021	34.4%	18.9%	14.0%
TOTAL LIABILITIES		12,938,273		13,821,176	[882,903]	-6.4%	31.3%	33.3%
Equity								
Attributable to equity holders of parent:								
Common stock		10,561,000		10.561,000		0.0%	25.5%	25.4%
Additional paid-in capital		5,503,731		5,503,731		0.0%	13.3%	13.2%
Treasury stock				(181,185)	•			
Equity share in cost of Parent Company shares held by associates		(181,185) (2,501)			•	0.0%	-0.4% 0.0%	-0.4%
				(2,501)	100 207			0.0%
Cost of Parent Company common and preferred shares held by subsidiaries		(1,657,877)		(1,758,264)	100,387	-5.7%	-4.0%	-4.2%
Unrealized gain on available-for-sale financial assets - net		1,158,698		836,876	321,822	38.5%	2.8%	2.0%
Other reserves		3,082,824		3,082,824	-	0.0%	7.5%	7.4%
Excess of net asset value of an investment over cost		252,040		252,040	-	0.0%	0.6%	0.6%
Retained Earnings		6,778,377		6,289,302	489,075	7.8%	16.4%	15.1%
Total equity attributable to equity holders of the Parent		25,495,107		24,583,823	911,284	3.7%	61.6%	59.1%
Non-controlling interests		2,937,905		3,159,959	(222,054)	-7.0%	7.1%	7.6%
Total Equity		28,433,012		27,743,782	689,230	2.5%	68.7%	66.7%
TOTAL LIABILITIES AND EQUITY	P	41,371,285	Р	41,564,958	[193,673]	-0.5%	100.0%	100.0%

UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Amounts in Thousands, Except Per Share Amounts)

	F	or the six mont (Una	hs en udited		This Quarte	r
		2017		2016	2017	2016
		2017		2010	2027	2010
REVENUE						
Interest income on finance lease accounting	Р	1.027.021	Р	992,993	515,394	498,630
Equipment rental and instant scratch ticket sales		893,140		751,262	431,272	374,48
Gaming revenue share		1,464,394		702,027	742,523	352,618
Sale of real estate		379,747		247,539	258,013	134,93
Leaseincome		95,011		95,021	47,506	47,51
Revenue from property management		62,700		77,737	36,185	42,09
Distribution and commission income (POSC)		158,761		139,373	80,539	82,18
Others		35,719		37,597	15,407	22,950
TOTAL REVENUES		4,116,493		3,043,549	2,126,839	1,555,41
COST OF LOTTERY SERVICES		(533,028)		(334,228)	(273,605)	(154,61
COST OF LEASE INCOME		(107,847)		(96,193)	(56,534)	(51,07
COST OF REAL ESTATE SOLD		(189,046)		(74,500)	(129,229)	(21,59)
COST OF PROPERTY MANAGEMENT SERVICES		(32,924)		(37,900)	(17,823)	(19,15)
COST OF GAMING OPERATIONS		(94,309)		(128,865)	(26,539)	(65,97
GENERAL AND ADMINISTRATIVE EXPENSES		(880,677)		(610,664)	(452,429)	(331,15
TOTAL COSTS AND EXPENSES		(1,837,831)		(1,282,350)	(956,159)	(643,562
INCOME FROM OPERATIONS		2,278,662		1,761,199	1,170,680	911,854
PAYMENTS TO ABLGI/ACCRETION OF NONTRADE LIABILITY		(107,608)		(337,060)	-	(169,29:
UNREALIZED GAIN (LOSS) ON MARKETABLE SECURITIES		11,842		9,798	7,994	29,67
INTEREST EXPENSE AND OTHER FINANCE CHARGES		(231,473)		(179,262)	(130,349)	(89,25
INTEREST INCOME		13,233		11,410	3,333	6,179
GAIN ON SALE OF INVESTMENT PROPERTY		80,509		-	80,509	
GAIN ON SALE OF AFS INVESTMENT		58,252			35,041	_
GAIN ON SALE OF INVESTMENT IN ASSOCIATE				3,758		3,758
NET FOREIGN EXCHANGE GAIN (LOSS)		54		2,148	(25)	2,148
DIVIDEND INCOME		19,795		30,610	19,795	30,610
OTHER INCOME (CHARGES)		9,780		9,601	3,198	(12,379
INCOME BEFORE INCOME TAX		2,133,046		1,312,202	1,190,176	713,304
PROVISION FOR INCOME TAXES					-,,	
Current		144,143		198,670	82,397	105,120
Deferred		215,963		196,793	117,357	104,259
		360,106		395,463	199,754	209,379
		555,255		0307.00	200,101	
NET INCOME	Р	1,772,940	Р	916,739	990,422	503,925
OTHER COMPREHENSIVE INCOME						
Unrealized gain (loss) on available for sale financial assets - net		347,393		531,376	316,313	458,879
Other reserves				1,005	· .	1,00
		347,393		532,381	316,313	459,884
TOTAL COMPREHENSIVE INCOME	Р	2,120,333	Р	1,449,120	1,306,735	963,809
		. ,				
Net profit attributable to:		1 450 600		742 700	024.00-	205.00
Equity holders of the parent	P	1,456,602	Р	742,780	834,921	395,833
Non-Controlling Interests	- n	316,338	D	173,959	155,501	108,097
	Р	1,772,940	Р	916,739	990,422	503,925
Total comprehensive income attributable to:						
Equity holders of the parent	P	1,785,535	P	1,382,284	1,142,278	963,80
Non-Controlling Interests		334,798		66,836	164,457	
	Р	2,120,333	Р	1,449,120	1,306,735	963,809
	-					
Basic Earnings Per Share	Р	0.27	Р	0.17	0.29	0.1

UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

30, 2017 AND 2016	
ERIODS ENDED JUNE	
FOR THE SIX-MONTH PERIODS ENDED JUNE 30, 2017 AND 201	(Amounts in Thousands)

Additional Common Paid-in Stock) Capital Balance at December 31, 2015 P10,561,000 P5,503,731	Treasury Shares b	Equity Share in Cost of Parent Company ar Shares Beld by Associates by	Cast of Parent			Other Reserves						
Common Stock)		Equity Share in Cost of Parent Company a Shares Held	Cost of Parent									
Common Steek)	-	Equity Share in Cost of Parent Company s Shares Held by Associates by	Parent		Share in Unrealized							
Common Steek) Steek) P10,561,000		of Parent Company a Shares Reld by Associates by	Company	Unrealized	Gain (Loss) on							
Common Stock) P10,561,000	- 1	Shares Held by Associates by	Common	Available	for-Sale Kiosocial	for-Sale Remeasurement	Transactions with Non-	Excess of				
Neck) P10,561,000	1	Dy Associates by	Shares Held	Financial	Assets	lacome	Controlling	Asset Value of	Retained	Total	Non-controlling Interests	Total Equity
000,100,017	7 77 77 77	(102 501)	(P) 749 6283	ASSESS HEL PS20.618	P14.061	(P3.941)	P3.075,776	P252,040	P4,903,882	P22,940,595	P3,132,530	P25,736,502
	(15.824)	100000					1			(15,824)		(15,824
Purchase of treasury shares	(120,01)							,	(955 870)	(055 870)	(137.476)	(1 932 346
Cash dividends		۱							100 000	102 201	030 141	016 740
Net income	1	1		1		ì	3	1	147, 181	/42, /81	466,611	047,016
Unrealized gain on available-for-sale financial				30. 100						531125	26 577	557,702
assets - net		1	ł	251,125	ı		•	ı		300		4 00%
Remeasurement of pension liability		1	ı	1	1	1,005	•	ı	¢	coo't	1	+,770
Share of non-comiling interest in other			,		1	1 005	1	1		1	(115,678)	(115,678
				200 000	170710	120.00	776 360 60	000 000	207 000 703	D22 242 812	D2 070 017	POS 101 704
Balance at June 30, 2016 #10,561,000 P5,503,731	(P150,266)	(P2,501)	(P1,749,628)	P1,051,743	P14,061	(F2,937)	F3,073,700	F232,040	44,020,173	F23,243,012	214,410,61	11.000.00

							Attributable to	Attributable to Equity Holders of the Parent	the Parent					
								Other Reserves						
							Share in							
					Cost of		Unrealized							
				Equity Share	Parent	Unrealized	Gain (Loss) on							
				in Cost	Company	Gain on	Available-							
				of Parent	Common	Available-	for-Sale i	Remeasurement	Transactions	Excess of				
		Additional		Company	and Preferred	for-Sale	Financial	of Pension	with Non-	Cost over Net			:	
	Common	Paid-in	Treasury	Shares Held	Shares fleld	Financial	Assets	Income	Controlling	Asset Value of	Retained		Non-controlling	
	Stock)	Capital	Shares	by Associates by Subsidiaries	by Subsidiaries	Assets - net	of Associates	(Expense)	Interests	an Investment	Earnings	Total	Interests	Total Equity
Relance at December 31 2016	P10.561.000	PS.503.731	(P181.185)	(#2,501)	(P1,758,264)	P836,876	P14,061	(P7,012)	P3,075,776	P252,040	P6,289,302	P24,583,824	P3,159,958	P27,743,782
paratic at product 21, 2013			1						1		1	ì	(379,124)	(379,124
Purchase of treasury shares by subsidiary			1	1	1									
Disposal of Parent Company shares held by												200		100 107
subsidiaries	ı	1	1	1	100,387	1	1	1		1		100,387		100,001
Coch dividende	'	'				1	1			1	(967,527)	(967,527)	(177,729)	(1,146,256
Net income	1		i	1	i	-	ı	,	1	1	1,456,602	1,456,602	316,338	1,772,940
Unrealized gain on available-for-sale financial														400.277
Accels - net		1	1	1	ı	321,822	I	-	1	1	3	321,822	18,400	343,437
Balance at hine 30 2017	P10.561.000	P5,503,731	(P181,185)	(R2,501)	(P1,657,877)	P1,158,698	P14,061	(P7,012)	P3,075,776	P252,040	P6,778,377	P25,495,107	P2,937,905	P28,433,012

UNAUDITED INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS (Amounts in Thousands)

		2016
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	₽2,133,046	₱1.312.202
Adjustments for:		
Interest income on finance lease	(1,027,021)	(992,993)
Accretion of nontrade liability	<u>-</u> :	337,060
Depreciation and amortization	198,706	230.188
Interest expense	231,472	179,262
Gain on sale of available-for-sale investments	(58,252)	_
Amortization of discount on trade receivables	(26,477)	(21.719)
Dividend income	(19,795)	(30,610)
Unrealized mark-to-market loss (gain) on investments		
held for trading	(11,842)	(9.798)
Unrealized foreign exchange loss (gain) - net		_
Interest income	(13,233)	(11,410)
Pension cost	7,437	
Working capital adjustments:		
Decrease (increase) in:		
Receivables	520,839	469.870
Real estate for sale	182,378	(98.761)
Club shares	13,166	2,538
Other assets	69,568	964.734
Decrease in trade and other current liabilities	247,520	198.569
Net cash generated from operations	2,447,512	(2,523,267)
Interest received	13,233	11.410
Contributions to the retirement fund	_	(4.196)

For the Six-Month Periods Ended June 30

Net cash provided by (used in) operating activities	2,460,745	2,530,481
	2,100,10	
CASH FLOWS FROM INVESTING ACTIVITIES		
Expenditures on investment properties	(23)	(2.269.393)
Acquisitions of:		
Intangible asset	(310,000)	_
Investment property	(328,064)	
Property and equipment	(53,347)	866
Investment held for trading	(15,629)	(53,759)
Land hld for development		(130.694)
Proceeds from disposal of available-for-sale financial assets	179,445	_
Proceeds from disposal of investment held for trading	_	7,322
Decrease (increase) in investment in associate	(66)	7.790
Decrease in property and equipment	_	_
Dividends received_	19,795	30,610
Net cash used in investing activities	(507,889)	(1,796,905)

For the Six-Month Periods Ended June 30

	Endea Ju	เนียวัง
	2017	2016
CASH FLOWS FROM FINANCING ACTIVITIES		
Payments of:		
Long-term debt and loans payable	(P 564,583)	(₱531.250)
Interest	(231,473)	(179,262)
Disposal of Parent Company shares held by a subsidiary	100,387	_
Long-term debt proceeds	3,000,000	300,000
Dividends paid	(1,145,256)	(1,093,346)
Acquisition of treasury shares		(15.824)
Acquisition of treasury shares of subsidiaries	(379,123)	_
Increase (decrease) in:		
Nontrade liability	(3,762,000)	(242.967)
Obligations under finance lease	(17,592)	(34.256)
Net cash used in financing activities	(2,999,640)	(1,796,905)
NET DECREASE IN CASH		
AND CASH EQUIVALENTS	(1,046,784)	(1.619.923)
CASH AND CASH EQUIVALENTS		
AT BEGINNING OF YEAR	2,953,262	3,570,065
EFFECT OF FOREIGN EXCHANGE RATE ON CASH AND CASH		
EQUIVALENTS	_	5.865
CASH AND CASH EQUIVALENTS		
AT END OF PERIOD	₱1,906,478	₽1.956.007

BELLE CORPORATION AND SUBSIDIARIES
ATTACHMENT TO FINANCIAL STATEMENTS
AGING OF ACCOUNTS RECEIVABLES - TRADE As of June 30, 2017

Altamira Country Club Cotswold Endave Endave Endave Endave Endave Endave 1,158,168.00 Fairfield 1,158,168.00 15,043,174.93 Katsura Kew Garden Nobhill The Parks Plantation Hills Sycamore Syaga,339,176.90 Terrazas de Alava Tivoli Place Signal, 907.08 Midlands Sola1,907.08	523,927.03 4,778,576.52 2,606,974.87 10,527,149.42 30,739,364.65 5,242,710.64 9,348,451.69 (3,107,085,49) 18,790,497.50 243,219,789.85	926,494.87 12,839,782.48 3,765,142.87 25,570,324.35 55,785,826.98 6,817,522.52 15,540,372.81 22,775,114.99 45,315,689.21
club den den den den den son Hills e e 2 ce de Alava	523,927.03 4,778,576.52 2,606,974.87 10,527,149.42 30,739,364.65 5,242,710.64 9,348,451.69 (3,107,085.49) 18,790,497.50 243,219,789.85	926,494.87 12,839,782.48 3,765,142.87 25,570,324.35 55,785,826.98 6,817,522.52 15,540,372.81 22,775,114.99 45,315,689.21
den den s s n Hills e de Alava	4,778,576,52 2,606,974.87 10,527,149.42 30,739,364,65 5,242,710.64 9,348,451.69 (3,107,085,49) 18,790,497.50 243,219,789.85	12,839,782.48 3,765,142.87 25,570,324.35 55,785,826.98 6,817,522.52 15,540,372.81 22,775,114.99 45,315,689.21
den s s m Hills e de Alava rce s	2,606,974.87 10,527,149.42 30,739,364.65 5,242,710.64 9,348,451.69 (3,107,085.49) 18,790,497.50 243,219,789.85	3,765,142.87 25,570,324.35 55,785,826.98 6,817,522.52 15,540,372.81 22,775,114.99 45,315,689.21
den S on Hills e de Alava ce	10,527,149.42 30,739,364.65 5,242,710.64 9,348,451.69 (3,107,085.49) 18,790,497.50 243,219,789.85	25,570,324,35 55,785,826.98 6,817,522.52 15,540,372.81 22,775,114.99 45,315,689.21
den s nn Hills e de Alava ce	30,739,364.65 5,242,710.64 9,348,451.69 (3,107,085.49) 18,790,497.50 243,219,789.85	55,785,826.98 6,817,522.52 15,540,372.81 22,775,114.99 45,315,689.21
rden ks on Hills re s de Alava ace	5,242,710.64 9,348,451.69 (3,107,085.49) 18,790,497.50 243,219,789.85	6,817,522.52 15,540,372.81 22,775,114.99 45,315,689.21
ks on Hills re s de Alava ace	9,348,451.69 (3,107,085.49) 18,790,497.50 243,219,789.85	15,540,372.81 22,775,114.99 45,315,689.21
ı Hills 1e Alava e	(3,107,085,49) 18,790,497.50 243,219,789.85 5 953 157 69	22,775,114.99 45,315,689.21
1 Hills 29 1e Alava e	18,790,497.50 243,219,789.85 5 953 157 69	45,315,689.21
295 le Alava e	243,219,789.85	
le Alava e	5 953 157 69	537,558,966.75
Q.	00:11:10:00	11,299,454.07
	12,127,021.70	17,548,049.76
	30,363,682.87	68,395,589.95
Verandas 10,065,786.03	6,406,194.85	16,471,980.88
Woodlands (2,330,692.29)		(2,330,692.29)
Yume 11,982,528.44	30,236,003.51	42,218,531.95
Jeases 333,872,483.76		333,872,483.76
Gaming revenue share receivable		229,347,176.00
Equipment rental and instant scratch		
ticket receivable		441,536,747.00
A/R - Trade Others 70,789,986.35		321,563,986.35
Grand Total 877,404,204,96	407,756,417.30	2,206,818,545.26

⁽a) Collectible within 1 year.(b) Collectible after more than 1 year.

Segment Information

The primary segment reporting format is presented based on business segments in which the Company's risks and rates of return are affected predominantly by differences in the products and services provided. Thus, the operating businesses are organized and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets.

The Company is primarily in the businesses of real estate development, property management and gaming and gaming-related activities. Others pertain to investment companies which are mostly dormant. Segment revenue, segment expenses and segment performance include transfers among business segments. The transfers, if any, are accounted for at competitive market prices charged to unaffiliated customers for similar products. Such transfers are eliminated in consolidation.

The amounts of segment profit or loss are based on measurement principles that are similar to those used in measuring principles that are similar to those used in measuring profit or loss in the unaudited interim condensed consolidated financial statements, which are in accordance with PFRS. Financial information about the Company's business segments are shown below:

		June	30, 2017 (Unau	dited)	
	Real Estate Development and Property Management	Gaming and Gaming Related Activities	Others	Eliminations/ Adjustments	Consolidated
			(In Thousands)		
Earnings Information Revenue	₽1,627,198	₽2,573,648	₽_	(P 84,353)	₽ 4,116,493
Costs and expenses	(535,440)	(1,424,018)	_	121,627	(1,837,831)
Interest expense	(255,157)	_		20,045	(235,112)
Interest income	4,585	8,133	514	_	13,233
Provision for income tax	254,467	105,639	_	_	360,106
Net profit for the year Net profit attributable to	1,383,114	1,027,086	-	(637,260)	1,772,940
equity holders of the parent	1,383,114	895,214	_	(821,726)	1,456,602
		June	30, 2016 (Uпац	dited)	
			(In Thousands)		
Earnings Information					
Revenue	₱1.477,886	₱1,609.123	₽-	(₱43,460)	₱3.043.549
Costs and expenses	(358,014)	(1,017.263)	_	92,927	(1,282,350)
Interest expense	(195,431)	(290)	_	16.459	(179,262)
Interest income	7,380	4,030	_	_	11,410
Provision for income tax	212,278	183,185	-	_	395,463
Net profit for the year Net profit attributable to	982,879	451,837	_	(517,977)	916.739
equity holders of the parent	982,879	343,782	_	(584.881)	742,780

The following illustrate the reconciliations of reportable segment revenues and net profit to the Company's corresponding amounts:

	June 30, 2017 (Unaudited)	June 30, 2016 (Unaudited)
	(in thou	sands)
Revenues		
Total revenue for reportable segments	₽ 4,200,846	₽3,087,009
Elimination for intercompany revenue	(84,353)_	(43,460)
Total consolidated revenues	₱4,116,493	₽3.043.549

Net Profit for the Year

Total profit for reportable segments	₽ 4,410,200	₱1,326,661
Elimination for intercompany profits	(637,260)	(517.977)
Consolidated net profit	₽1,772,940	₱916.739

The Parent Company's Executive Committee, the chief operating decision maker of the Company, monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on operating profit or loss and is measured consistently with operating profit or loss in the unaudited interim condensed consolidated financial statements. However, financing (including interest expense and interest income) and income taxes are managed as a whole and are not allocated to operating segments. Transfer prices between operating segments are on an arm's length basis in a manner similar to transactions with third parties.

Disclosure of the geographical information regarding the Company's revenues from external customers and total assets have not been provided since all of the Company's consolidated revenues are derived from operations within the Philippines.