# **COVER SHEET**

																				A	1	9	9	9	1		0	0	6	5		
																			L			S	SEC	C R	egi	stra	tio	n N	lum	bei	•	
C	O	L		F	I	N	A	N	C	I	A	L		G	R	O	U	P	,	I	N	C	•	A	N	D		S	U	В	S	I
D	I	A	R	I	E	S																										
		•						•					((	Con	npa	ny	's F	ull	Na	me	e)			<u> </u>						<u> </u>		
2	4	0	1	В		P	h	i	l	i	p	p	i	n	e		S	t	0	c	k		E	X	c	h	a	n	g	e		C
e	n	t	r	e	,		E	x	c	h	a	n	g	e		R	0	a	d	,		o	r	t	i	g	a	s		C	e	n
t	e	r	,		P	a	s	i	g		C	i	t	y																		
	(Business Address: No. Street City/Town/Province)																															
			M	s. (	Cat	her	ine	L.	Oı	ng																863	36-	541	1			
				(C	ont	act	Pe	rso	n)													(	Coı	mpa	any	Te	elep	ho	ne l	Nur	nbe	er)
1 2	2	3	1												17-	Q																
Month Day (Form Type) Month										$D_{\epsilon}$	ay																					
(Calendar June 30, 2020 (Annual Year) Meeting)																																
	Yea	ır)																											Me	etii	ng)	
	Broker																															
										(	Se	con	daı	уI	Lice	ense	e T	ype	, If	Ap	opli	cat	le)									
				CI	FD																			]	No	t A	ppl	lica	ble	;		
De	pt.	Red	qui	ring	g th	is I	Doc	·.																					icle			
																									Nu	mb	er/s	sect	ion	l		
_					1																		Γot	al A	۱m	our	ıt o	f B	orre	owi	ng	S
		32																														
То	tal	No	. of	Sto	ock	hol	deı	rs															Do	me	stic	;			Fo	rei	gn	
									T	o be	e ac	cco	mp	lish	ed	by	SE	C I	Pers	son	nel	COI	nce	rne	d							
										1																						
			Fi	  a	Jur	nbe	ır								T	CU	T				-											
			1.1		Nui	IIOC			1	1					L	CC	,															
			Do		mai	nt T	D								Co	chi.	0#				-											
			DC	icu)	1116	nt I	v								Ca	shi	CI				-											
S	Т А	A M	[ P	S																												
~			-	-								F	Ren	ıarl	ζS:	Ple	ase	us	e B	LA	CK	(jn	k fo	or s	car	min	1g r	ouri	oos	es.		

# 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: June 30, 2020					
2.	Commission identification number A199910065					
3.	BIR Tax Identification No. <b>203-523-208-000</b>					
4.	Exact name of issuer as specified in its charter: <b>COL FINANCIAL GROUP, INC.</b>					
5.	Province, country or other jurisdiction of incorporation or organization: <b>Pasig City</b> , <b>Philippines</b>					
5.	Industry Classification Code: (SEC Use Only)					
7.	Address of issuer's principal office: Postal Code: 1605 2401-B East Tower, Philippine Stock Exchange Centre, Exchange Road, Ortigas Center, Pasig City					
3.	Issuer's telephone number, including area code: (632) 8636-5411					
9.	Former name, former address and former fiscal year, if changed since last report: <b>Not Applicable</b>					
10.	Securities registered pursuant to Sections 8 and 12 of the Code, 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 476,000,000 shares					
11.	Are any or all of the securities listed on the Philippine Stock Exchange?					
	Yes [x] No []					
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 Sections 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 ninety (90) days.					
	Yes [x] No []					

#### PART I – FINANCIAL INFORMATION

#### Item 1. Financial Statements.

The unaudited consolidated financial statements are filed as part of this Form 17-Q.

# Item 2. Management's Discussion and Analysis (MD&A) of Financial Conditions and Results of Operations.

The following is a discussion and analysis of the financial performance of COL Financial Group, Inc. ("COL", "COL Financial", or "the Parent Company") and its subsidiaries collectively referred to as "the Group". The discussion aims to provide readers with an appreciation of its business model and the key factors underlying its financial results. The MD&A should be read in conjunction with the audited consolidated financial statements of the Group filed as part of this report.

# **Company Overview**

COL Financial Group, Inc., a publicly listed company in the Philippine Stock Exchange (PSE), is the leading online financial services provider in the Philippines. Incorporated on August 16, 1999, COL aims to be the most trusted wealth-building partner of every Filipino that provides practical and ethical financial products through value-driven and innovative solutions to help them achieve their financial goals.

After completing and passing the rigid regulatory requirements, COL launched in January 2001 its proprietary online trading platform. Through www.colfinancial.com, COL offers real-time market information and execution, superior investing tools and functionalities, and comprehensive stock market research and analysis to guide independent investors make well informed investment decisions.

To provide investors with online access to the HK stock market, COL established its wholly-owned foreign subsidiary COL Securities (HK) Limited (the "HK Subsidiary" or "COLHK") on June 20, 2001. COLHK customers' access to the global markets was further expanded when COLHK entered into a non-disclosed broker account with Interactive Brokers (IB) in August 2014, which allowed its customers to gain access and electronically trade global equity markets including but not limited to Japan, USA, Singapore, Germany, and China (via Shanghai-Hong Kong Stock Connect).

As part of COL's commitment to provide more useful products and services to help its customers build genuine wealth, COL launched in July 2015 the COL Fund Source, the first and leading online mutual fund supermarket in the Philippines which provides investors access to a wide selection of mutual funds.

To diversify COL's portfolio as a one-stop shop online platform for capital market products, it has set up in 2019 its own asset management firm, COL Investment Management Inc. (CIMI) to serve as the fund manager for COL Equity Index Unitized Mutual Fund Inc. (CEIUMF) and COL Cash Management Unitized Mutual Fund Inc. (CCMUF).

## **Business Model**

COL Financial derives a significant proportion of its revenues from its stock brokerage business in the Philippines. Most of the revenues generated from its Philippine operations include:

1) commission generated from stock trades, 2) interest income from margin financing, and 3) interest income made from short-term placements.

COL also derives revenues from the trail fees arising from its fund distribution business and from commissions earned by its stock brokerage business in HK through its wholly-owned subsidiary COLHK.

With its solid foundation deeply rooted in its core values of passion, integrity, commitment, excellence and teamwork, COL is well-positioned to capitalize both on the anticipated development of the capital markets as well as the vast opportunities of increasing the retail investor base in the Philippines.

# **Industry and Economic Review**

The Philippine stock market as measured by the Philippine Stock Exchange Index (PSEi) had a volatile performance during the first half of 2020. After falling by as much as 41.0% during the first part of the semester, the market rallied strongly, ending the first six months of the year down by only 21.0% for the year to date period.

The Philippine stock market's weak performance during the early part of the year was primarily driven by the coronavirus pandemic, which negatively affected the outlook of the domestic and global economies. To control the spread of the virus and to prevent health care systems from being overwhelmed, governments in the Philippines and around the world imposed lockdowns to restrict the movement of people.

However, starting the middle of March, global equity markets including the Philippine stock market rallied strongly. Aside from cheap valuations, sentiment for stocks improved due to the highly favorable monetary policy of global central banks, led by the U.S. Fed which aggressively cut rates and bought back bonds among other things. In the Philippines, our very own Bangko Sentral ng Pilipinas (BSP) cut benchmark rates by a total of 175 basis points and reduced banks' reserve requirement ratio (RRR) by 200 basis points. This helped push down the 10-year bond rate to a record low of only 2.8% as of end June from 4.5% as of end December.

There were also signs that countries around the world were successfully flattening the curve, allowing economies to slowly reopen. After placing Luzon and most parts of the country under a very strict enhanced community quarantine (ECQ) starting the middle of March, the government began to reopen the Philippine economy in the middle of May, allowing more businesses to resume operations.

Even though the stock market rallied strongly during the second half of the semester, average daily value turnover in the Philippine Stock Exchange (PSE) remained weak for the whole sixmonth period, falling by 15.2% y/y to \$\mathbb{P}6.6\$ billion. The drop was led by foreign investors who remained net sellers by \$\mathbb{P}67.0\$ billion during the period in review. Foreign investors' share in total value turnover likewise fell to 53.0% during the first half of 2020 from 57.0% during the same period last year.

Like the Philippine stock market and other markets around the world, the HK stock market fell in the early part of the year due to the coronavirus pandemic. The HK market, likewise, rebounded in the second half of the semester, with the three major HK indices - The Hang Seng index (HSI), the Hang Seng China Affiliate Corp. Index (HSCCI), and the Hang Seng China Enterprise Index (HSCEI) – ending the first half of the year lower by 13.5%, 16.7% and 12.8% compared to their end 2019 levels, respectively.

However, unlike the Philippines, average daily value turnover in HK increased by 21.0% to HKD118.2 billion.

#### **Business Review**

#### **Key Performance Indicators**

COL is committed to maximizing profitability through the efficient use of its resources with the ultimate objective of increasing shareholder value. Consequently, COL regularly monitors and reviews the effectiveness of its corporate activities and key performance indicators which are considered important in measuring the success of implemented financial and operating strategies and concomitant action plans. Set out below are some of its key performance indicators:

	June 30, 2020	June 30, 2019
Number of Customer Accounts*	381,882	312,544
Customers' Net Equity (in millions)	₽73,718.9	₽79,252.2
Revenues (in millions)	₽464.1	₽611.5
Annualized Return on Equity	24.5%	38.2%
Risk Based Capital Adequacy Ratio*	379.8%	474.0%
Liquid Capital** (in millions)	HKD28.3	HKD30.0

<sup>\*</sup> Parent Company only

COL's client base continued to grow, with the number of customer accounts for its Philippine operations increasing by a record number of 69,338 or 22.2% year-on-year to 381,882 as of end June 2020. This was despite most of the country being under lockdown since the middle of March as clients were still able to open accounts online.

Despite the strong growth of its client base, net equity of retail customers fell by 7.0% to \$\mathbb{P}73.7\$ billion as of end June 2020, largely driven by the weak performance of the stock market. Note that the PSEi ended the first half of 2020 down by 22.4% compared to the same period last year.

During the first half of the year, COL's revenues were lower by 24.1% to P464.1 million, hurt by the steep drop of interest income as interest rates fell.

Lower revenues coupled with the slight increase in fixed operating costs led to the 35.4% decline in net income to \$\mathbb{P}203.1\$ million. COL's weaker earnings were largely responsible for the decline in return on average equity (ROE) from 38.2% in the first half of 2019 to 24.5% during the period in review.

During the first quarter of 2020, both the Parent Company and its HK subsidiary continued to meet the stringent rules of regulators in the Philippines and Hong Kong. As of end June 2020, the Parent Company's Risk Based Capital Adequacy Ratio (RBCA) reached 379.8%, well above the minimum requirement of 110%. Meanwhile, COL HK had HKD28.3 million of liquid capital. This is also well above the minimum requirement of HKD3.0 million or 5.0% of adjusted liabilities.

# Material Changes in Financial Condition (June 30, 2020 vs December 31, 2019)

COL's asset base increased by 23.3% to \$\mathbb{P}\$12.5 billion compared to its end 2019 level.

Cash and cash equivalents, cash in a segregated account and short-term time deposits composed mainly of cash in banks and special time deposits increased by 30.2% to \$\mathbb{P}\$11.1 billion as of end June 2020. The increase was largely attributable to clients' higher cash balances as COL received a total of \$\mathbb{P}\$11.3 billion in net cash inflows during the first half of the year.

Total trade receivables fell by 10.2% to ₱776.3 million. This was largely due to the decrease in the value of selling transactions, reducing the value of receivables from the clearing house by 95.3% to ₱5.9 million. This was partly offset by the 4.7% increase in the value of receivables arising mainly from tender offer transactions that were settled after the cut off period.

<sup>\*\*</sup>HK Subsidiary

Other receivables fell by 25.9% to \$\mathbb{P}35.6\$ million as interest receivables fell due to lower yields on cash placements. Yields on outstanding placements fell sharply during the first half of the year as the BSP cut benchmark rates by 175 basis points and banks' reserve requirement ratio by 200 basis points.

Property and equipment decreased by 13.8% to \$\mathbb{P}\$128.2 million. There were minimal capital expenditures made in the first half of the year as most of the required capital expenditures were already completed in 2019. At the same time, there was a substantial increase in depreciation expense due to the large capital expenditures made last year.

Trade payables increased by 30.3% to ₱10.7 billion for the year to date period. This was largely due to the 28.5% increase in client cash to ₱10.4 billion as clients deposited more cash into their accounts. Payable to clearing houses also increased by 203.3% to ₱254.4 million due to the higher value of buying transactions as of end June compared to end December.

Income tax payable increased by 78.3% to \$\mathbb{P}11.8\$ million due to higher taxable income generated during the reporting period as compared to the taxable income booked during the last quarter of 2019.

Stockholders' equity was down by 6.5% to \$\mathbb{P}1.6\$ billion largely due to the payment of \$\mathbb{P}333.2\$ million in cash dividends, partly offset by the booking of \$\mathbb{P}203.1\$ million in net income during the first half of 2020.

#### Material Changes in the Results of Operations (June 30, 2020 vs June 30, 2019)

COL's consolidated revenues during the first half of 2020 fell by 24.1% to \$\text{P}464.1\$ million. Although commission revenues increased, this was not enough to offset the drop in all other revenue line items. Cost of services declined by 15.8% to \$\text{P}79.0\$ million. Except for research expense and communication costs, all other line items fell led by the double-digit decline in commission expense. Meanwhile, operating expenses, which are largely fixed in nature, rose by 4.9% to \$\text{P}108.4\$ million. Provision for income taxes fell by 28.7% to \$\text{P}71.4\$ million as operating profits declined by 34.0% to \$\text{P}273.7\$ million. Because of the foregoing movements, consolidated net income dropped by 35.6% to \$\text{P}202.3\$ million in the first half of 2020.

COL's revenues fell largely due to falling interest rates. Despite volatile market conditions, commission revenues still rose by 1.9% to P300.3 million as self-directed retail investors actively traded the market, allowing COL's market share to improve significantly to 7.0% in the first half of 2020 from only 5.8% during the same period last year. This was also evident in the significant increase in the share of self-directed clients to total commission revenue from 80.0% in the first half of 2019 to 88.0% in the first half of 2020.

However, the slight increase in commission revenues was not enough to offset the steep drop of interest income. Interest income fell sharply by 49.5% to ₱155.3 million as average yield on cash placements fell by more than half. COL also suffered from the 28.8% drop in the average daily value of margin loans to ₱456.2 million during the first half of 2020.

Revenues from the fund distribution business booked under trail fees were also lower by 7.8% to \$\mathbb{P}7.9\$ million as the value of non-money market assets under administration (AUA) fell by around 8.0% to \$\mathbb{P}2.6\$ billion during the first half of 2020. Although net sales remained strong, reaching \$\mathbb{P}601.4\$ million during the past twelve months, it was not enough to offset the impact of the PSEi's steep decline during the same period.

Cost of services fell by 15.8% to \$\mathbb{P}79.0\$ million, led by the double-digit decline in commission expense. Commission expense fell by 52.3% to \$\mathbb{P}12.9\$ million as revenues generated by the agent-led clients and institutional investors dropped by 42.1%. Commission expense also fell as

the commission sharing scheme was restructured in the second half of 2019. Likewise, stock exchange dues and fees fell by 8.7% to \$\mathbb{P}7.3\$ million while central depository fees which are computed based on the market value of the total portfolio held by the Group on behalf of its customers dropped by 17.9% to \$\mathbb{P}2.9\$ million.

While cost of services fell, operating expenses increased by 4.9% to \$\mathbb{P}\$108.4 million. Personnel costs and professional fees, which together account for around 48.4% of operating expenses, increased by 7.8% to \$\mathbb{P}\$52.4 million. Personnel costs went up as the Parent Company hired more employees, in line with efforts to improve the level of service it provides to its growing client base. It also paid \$\mathbb{P}\$1.4 million in COVID-19 lockdown assistance to employees in March. Meanwhile, professional fees decreased by 4.5% to \$\mathbb{P}\$22.6 million, largely due to the renewal of some consultancy contracts at a more favorable rate.

Marketing and promotional expenses fell sharply by 46.3% to ₱2.7 million, coming from a high base in 2019. The amount spent on large scale investor seminars was also reduced significantly as mass gatherings were no longer allowed due to the COVID-19 pandemic.

Power, light and water expenses decreased by 26.6% to \$\mathbb{P}1.9\$ million as 95.0% of the Parent Company's employees were allowed to work remotely during the lockdown to ensure their safety.

Rental expenses fell sharply by 98.7% to \$\mathbb{P}161,663\$, while depreciation and amortization more than doubled to \$\mathbb{P}31.9\$ million. At the same time, COL booked \$\mathbb{P}1.6\$ million in interest expenses. The said changes were largely due to the adoption of PFRS16 in the booking of lease expenses. Instead of recognizing rent expenses directly, COL recognized a right of use (ROU) asset equal to the present value of future lease payments which it then depreciated using the straight-line method. Due to the adoption of PFRS16, rental expenses decreased by \$\mathbb{P}11.8\$ million while depreciation expense and interest expense increased by \$\mathbb{P}12.4\$ million and \$\mathbb{P}1.6\$ million, respectively, resulting to a net increase in total expenses of \$\mathbb{P}2.2\$ million.

Depreciation expense also increased because of the \$\mathbb{P}44.4\$ million spent on capital expenditures in 2019.

Although total expenses and other losses fell by 3.4% to P190.4 million, this was not enough to offset the steeper decline in revenues. Effective tax rate, on the other hand, increased slightly to 26.0% from 24.0% in the first half of 2019. Consequently, operating income and net profits dropped by 34.0% and 35.6% to P273.7 million and P202.3 million, respectively.

#### **Other Matters**

- a. COL is not aware of any known trends, demands, commitments, events or uncertainties that will have a material impact on the Group's liquidity. The Group has not defaulted in paying its obligations, which arise mostly from withdrawals made by customers. In addition, obligations of the Parent Company are fully funded in compliance with the Securities Regulation Code (SRC) Rule 49.2 while COLHK Subsidiary maintains a fund for the exclusive benefit of its customers in compliance with the regulations of the Securities and Futures Commission of Hong Kong.
- b. COL is not aware of any events that will trigger direct or contingent financial obligation that is material to the Group, including any default or acceleration of an obligation.
- c. COL is not aware of any material off-balance sheet transactions, arrangements, obligations (including contingent obligations) and other relationships of the Group with other persons created during the reporting period.
- d. COL is not aware of any material commitments for capital expenditures.

- e. COL is not aware of any known trends, events, or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales or revenues or income from continuing operations of the Group.
- f. COL is not aware of any significant elements of income or loss that did not arise from the Group's continuing operations.
- g. COL is not aware of any seasonal aspects that had a material effect on the financial condition or results of operations of the Group.

# **PART II – OTHER INFORMATION**

Not applicable. There are no material disclosures that have not been reported under SEC Form 17-C covered by this 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.

Registrant: COL FINANCIAL GROUP, INC.

By:

Conrado F. Bate

President and Chief Executive Officer August 18, 2020

Catherine L. Ong

Senior Vice President and Chief Finance Officer

August 18, 2020

orena E. Velarde

Vice President and Financial Controller

August 18, 2020

(Forward)

# CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	Jun	e 30, 2020 (Unaudited	)	December 31, 2019 (Audited)			
		Security Va	aluation		Security Valuation		
	Money Balance	Long	Short	Money Balance	Long	Short	
ASSETS							
Current Assets							
Cash and cash equivalents (Note 4)	<b>P</b> 10,872,863,155			₽8,226,032,009			
Cash in a segregated account (Note 5)	76,640,749			137,679,325			
Short-term time deposit (Note 4)	200,000,000			200,000,000			
Financial assets at fair value through profit or loss (Note 6)	4,124,296	<b>P</b> 4,124,296		4,003,329	₽4,003,329		
Investment securities at amortized cost (Note 8)	_			200,348,264			
Trade receivables (Notes 7 and 20)	776,315,461	2,466,003,989		864,272,801	3,984,013,048		
Other receivables (Notes 7 and 20)	35,600,588			48,067,874			
Prepayments	5,277,194			5,422,562			
Other current assets (Note 12)	141,749			21,914			
Total Current Assets	11,970,963,192			9,685,848,078			
Noncurrent Assets							
Long-term time deposit (Note 4)	_			200,000,000			
Investment securities at amortized cost (Note 8)	300,200,000			_			
Property and equipment (Note 9)	128,191,302			148,644,922			
Investment property (Note 10)	15,321,019			15,758,762			
Intangibles (Note 11)	17,563,234			19,522,713			
Deferred tax assets (Note 19)	4,304,964			2,096,547			
Other noncurrent assets (Note 12)	77,200,160			77,221,097			
Total Noncurrent Assets	542,780,679			463,244,041			
TOTAL ASSETS	P12,513,743,871			₽10,149,092,119			
Securities in box, in Philippine Depository and Trust Corporation and Hong Kong Securities Clearing Company, Limited			P64,047,939,826			₽65,716,445,905	

		20 2020 (TT 11)	*\	D 1 21 2010 (A P. I)			
	Ju	ne 30, 2020 (Unaudite		Dec	cember 31, 2019 (Audit		
		Security \			Security V		
	Money Balance	Long	Short	Money Balance	Long	Short	
LIABILITIES AND EQUITY							
Current Liabilities							
Trade payables (Notes 13 and 20)	P10,667,306,411	₽61,577,811,541		₽8,185,897,877	<b>₽</b> 61,728,429,528		
Lease liabilities - current portion (Note 21)	20,004,298	, , ,		20,767,513			
Income tax payable	30,675,463			6,618,090			
Other current liabilities (Note 14)	83,332,156			84,968,381			
Total Current Liabilities	10,801,318,328			8,298,251,861			
- · · · · · · · · · · · · · · · · · · ·							
Noncurrent Liabilities							
Lease liabilities – net of current portion (Note 21)	31,596,487			36,454,605			
Retirement obligation (Notes 18 and 20)	68,336,052			68,336,052			
Total Noncurrent Liabilities	99,932,539			104,790,657			
Total Liabilities	10,901,250,867			8,403,042,518			
Equity							
Capital stock (Note 15)	476,000,000			476,000,000			
Capital in excess of par value	53,219,024			53,219,024			
Accumulated translation adjustment	11,856,826			14,516,424			
Loss on remeasurement of retirement obligation (Note 18)	(32,236,855)			(32,236,855)			
Retained earnings: (Note 15)							
Appropriated	380,579,723			332,507,131			
Unappropriated	701,724,423			879,945,260			
Equity Attributable to the Equity Holders of the Parent Company	1,591,143,141			1,723,950,984			
Non-controlling Interest (Note 15)	21,349,863			22,098,617			
Total Equity	1,612,493,004			1,746,049,601			
TOTAL LIABILITIES AND EQUITY	P12,513,743,871	P64,047,939,826	P64,047,939,826	₽10,149,092,119	<u>P65,716,445,905</u>	<u>P65,716,445,905</u>	

# UNAUDITED CONSOLIDATED STATEMENTS OF INCOME

	For the Six Months Ended June 30		For the Quarter Ended Jun		
	2020	2019	2020	2019	
REVENUES (Note 16)					
Commissions	P300,272,890	₽294,543,855	P184,707,081	₽123,015,906	
Others:					
Interest income (Notes 4, 5, 7, 8 and 20)	155,301,259	307,485,801	75,460,549	147,901,766	
Trail fees	7,897,585	8,570,046	3,863,412	4,353,505	
Trading gains - net (Note 6)	_	120,080	-	40,258	
Others (Notes 6)	581,194	801,194	149,116	493,323	
COST OF SERVICES	464,052,928	611,520,976	264,180,158	275,804,758	
	36,194,426	26 026 707	10 501 520	19 616 000	
Personnel costs (Notes 17, 18 and 20) Commission expense (Note 20)	, ,	36,826,787 27,037,686	18,521,532 7,331,778	18,616,009 11,045,347	
Stock exchange dues and fees (Note 12)	12,903,518 7,303,895	8,004,176	4,291,243	3,937,168	
Central depository fees	2,939,628	3,580,773	1,431,022	1,832,035	
Research	2,465,502	1,863,013	1,411,143	933,688	
Others:	2,403,302	1,003,013	1,411,143	933,000	
Communications	17,111,093	16,399,133	8,505,847	8,173,801	
Depreciation (Note 9)	49,669	68,074	20,413	34,649	
Depreciation (Note 9)	78,967,731	93,779,642	41,512,978	44,572,697	
GROSS PROFIT	385,085,197	517,741,334	222,667,180	231,232,061	
OPERATING EXPENSES	303,003,197	317,741,334	222,007,100	231,232,001	
Administrative expenses:					
Personnel costs (Notes 17, 18 and 20)	29,790,804	24,920,873	15,341,140	13,528,451	
Professional fees (Note 20)	22,626,189	23,705,302	10,757,652	12,710,529	
Taxes and licenses	4,660,905	3,048,766	3,394,846	1,454,902	
Advertising and marketing	2,677,672	4,985,497	882,225	1,850,651	
Security and messengerial services	2,656,671	3,398,101	1,654,518	1,985,105	
Insurance and bonds	2,479,056	2,198,253	1,176,329	1,026,921	
Repairs and maintenance	2,433,756	2,581,133	1,171,793	1,496,103	
Condominium dues	2,203,851	2,185,117	1,089,417	1,272,084	
Power, light and water	1,942,020	2,645,908	1,184,190	1,618,598	
Office supplies	1,043,929	2,113,260	197,686	1,005,442	
Communications	618,820	715,530	331,380	341,696	
Membership fees and dues	592,663	650,652	331,230	323,275	
Directors' fees (Note 20)	575,000	575,000	400,000	175,000	
Trainings, seminars and meetings	468,508	723,759	26,765	120,303	
Representation and entertainment	174,850	535,245	20,705	191,122	
Rentals (Note 21)	161,663	12,010,644	90,399	6,034,451	
Others	1,171,223	1,499,231	424,181	796,514	
Outers	76,277,580	88.492.271	38,453,751	45,931,147	
Depreciation and amortization (Notes 9, 10, 11 and 21)	31,915,516	14,441,618	15,703,285	7,355,707	
Provision for (recovery from) credit losses (Notes 7)	188,572	422,367	1,375,535	(834,209)	
	108,381,668	103,356,256	55,532,571	52,452,645	
OTHER INCOME (LOSSES)	, ,	<u> </u>			
Interest expense (Note 21)	(1,592,482)	_	(769,294)	_	
Trading gains (losses) - net (Note 6)	(1,359,484)	_	452,839	_	
Foreign exchange losses – net	(80,112)	(6,243)	(49,658)	(16,098)	
	(3,032,078)	(6,243)	(366,113)	(16,098)	
INCOME BEFORE INCOME TAX	273,671,451	414,378,835	166,768,496	178,763,318	
<b>PROVISION FOR (BENEFIT FROM) INCOME TAX</b> (Note 16)					
Current					
Regular corporate income tax	44,885,900	43,261,792	31,455,288	17,513,327	
Final income tax	27,551,548	56,745,961	13,625,581	27,312,355	
Deferred	(1,068,998)	39,116	(456,233)	14,453	
ATTE MAGONET	71,368,450	100,046,869	44,624,636	44,840,135	
NET INCOME	P202,303,001	₽314,331,966	P122,143,860	₽133,923,183	
Attributable to:					
Equity holders of the Parent Company	₽203,051,755	₽314,331,966	P122,485,790	₽133,923,183	
Non-controlling interest (Note 15)	(748,754)		(341,930)		
	P202,303,001	P314,331,966	P122,143,860	₽133,923,183	
Earnings Per Share (Note 25)					
Basic and diluted	P0.43	₽0.66	₽0.26	₽0.28	

# UNAUDITED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

	For the Six Months Ended June 30		For the Quarter	Ended June 30
	2020	2019	2020	2019
NET INCOME	P202,303,001	₽314,331,966	P122,143,860	₽133,923,183
OTHER COMPREHENSIVE LOSS				
Item that may be reclassified subsequently to				
consolidated statements of income:				
Translation adjustments - net of tax	(2,659,598)	(5,536,779)	(4,791,927)	(5,144,165)
TOTAL COMPREHENSIVE INCOME	P199,643,403	₽308,795,187	₽117,351,933	P128,779,018
Attributable to:				
Equity holders of the Parent Company	₽200,392,157	₽308,795,187	P117,693,863	₽128,779,018
Non-controlling interest (Note 15)	(748,754)	-	(341,930)	<u> </u>
	P199,643,403	₽308,795,187	₽117,351,934	₽128,779,018

# UNAUDITED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

FOR THE SIX MONTHS ENDED JUNE 30, 2020

(With Comparative Figures for the Six Months Ended June 30, 2019)

		Equi	ty Attributable to th	e Equity Holders of	the Parent Compar	ny			
				Loss on					
				Remeasurement					
		Capital	Accumulated	of Retirement	Retained	Earnings			
	Capital Stock	In Excess of	Translation	Obligation	Appropriated			Non-controlling	
	(Note 15)	Par Value	Adjustment	(Note 18)	(Note 15)	Unappropriated	Total	Interest (Note 15)	Total Equity
Balances at January 1, 2020	P476,000,000	P53,219,024	P14,516,424	(P32,236,855)	P332,507,131	P879,945,260	P1,723,950,984	P22,098,617	P1,746,049,601
Total comprehensive income (loss)	_	_	(2,659,598)	_	_	203,051,755	200,392,157	(748,754)	199,643,403
Appropriation of retained earnings (Note 15)	_	_	_	_	48,072,592	(48,072,592)	_	_	_
Declaration of cash dividends (Note 15)	_	_	_	_	_	(333,200,000)	(333,200,000)	_	(333,200,000)
Balances at June 30, 2020	P476,000,000	P53,219,024	P11,856,826	(P32,236,855)	P380,579,723	P701,724,423	₽1,591,143,141	P21,349,863	P1,612,493,004
Balances at January 1, 2019	£476,000,000	₽53,219,024	₽21,881,155	(P15,806,586)	₽276,503,775	₽881,772,457	₽1,693,569,825	₽–	₽1,693,569,825
Total comprehensive income (loss)	_	_	(5,536,779)	_	_	314,331,966	308,795,187	_	308,795,187
Appropriation of retained earnings (Note 15)	_	_	_	_	56,003,356	(56,003,356)	_	_	_
Declaration of cash dividend (Note 15)	_	_	_	_	_	(404,600,000)	(404,600,000)	_	(404,600,000)
Balances at June 30, 2019	P476,000,000	₽53,219,024	₽16,344,376	(P15,806,586)	₽332,507,131	₽735,501,067	₽1,597,765,012	₽–	₽1,597,765,012

# UNAUDITED CONSOLIDATED STATEMENTS OF CASH FLOWS

	For the Six Months Ended June	
	2020	2019
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	<b>P273,671,451</b>	₽414,378,835
Adjustments for:	- , - , -	, ,
Interest income (Notes 4, 5, 7, 8, 16, and 20)	(155,301,259)	(307,485,801)
Depreciation and amortization (Notes 9, 10, 11 and 21)	31,965,185	14,509,692
Unrealized trading losses (gains) (Note 6)	1,662,924	(130,382)
Interest expense (Note 21)	1,592,482	(,,
Provision for credit losses (Note 7)	188,572	422,367
Dividend income (Note 6)	(31,034)	(20,502)
Gain on disposal of property and equipment (Note 9)	_	(8,415)
Operating income before working capital changes	153,748,321	121,665,794
Changes in operating assets and liabilities:	, ,	, ,
Decrease (increase) in:		
Cash in a segregated account	61,038,576	49,939,073
Short-term time deposits	200,000,000	626,000,000
Financial assets at FVTPL	(1,783,891)	(192,960)
Trade receivables	81,864,240	(34,679,743)
Other receivables	23,119,661	41,828,979
Prepayments	144,037	(356,824)
Other assets	(2,074,351)	(10,575,404)
Increase (decrease) in:	(=,-: -,=)	(,,,
Trade payables	2,483,355,511	(588,831,334)
Other current liabilities	(1,434,872)	(46,937,407)
Net cash generated from operations	2,997,977,232	157,860,174
Interest received	144,788,810	252,449,744
Dividends received	31,034	20,502
Income taxes paid	(46,455,904)	(99,222,674)
Net cash flows provided by operating activities	3,096,341,172	311,107,746
	0,070,012,172	011,107,710
CASH FLOWS FROM INVESTING ACTIVITIES		
Investments in:	(100 000 000)	
Securities at amortized cost (Note 8)	(100,000,000)	(152 500 000)
Shares of stocks (Note 20)	_	(152,500,000)
Acquisitions of:	(2 100 170)	(10.062.217)
Property and equipment (Notes 9) Software and licenses (Note 11)	(3,108,178)	(19,863,217)
· /	(165,879)	(3,750,432)
Proceeds from disposal of property and equipment (Note 9)	_	8,482
Advances to subsidiary (Note 20)	(102 274 057)	(4,008,584)
Net cash flows used in investing activities	(103,274,057)	(180,113,751)
CASH FLOWS FROM FINANCING ACTIVITIES		
Cash dividends declared and paid (Note 15)	(333,200,000)	(404,600,000)
Payment of principal portion of lease liabilities (Note 21)	(13,035,969)	_
Net cash flows used in financing activities	(346,235,969)	(404,600,000)
NET INCREASE(DECREASE) IN CASH AND CASH		
EQUIVALENTS	2,646,831,146	(273,606,005)
CASH AND CASH EQUIVALENTS AT BEGINNING		
OF PERIOD	8,226,032,009	8,897,583,382
CASH AND CASH EQUIVALENTS AT END OF PERIOD (Note 4)	P10,872,863,155	₽8,623,977,377
CHOIL IN CHOIL EQUITIBELIE AT END OF TEMOD (11010 4)	E10,072,003,133	±0,023,711,311

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

# 1. Corporate Information

COL Financial Group, Inc. (the Parent Company or COL Financial) was registered with the Philippine Securities and Exchange Commission (SEC) on August 16, 1999, primarily to engage in the business of broker of securities and to provide stockbrokerage services through innovative internet technology. The registered address of the Parent Company is Unit 2401-B East Tower, PSE Centre, Exchange Road, Ortigas Center, Pasig City, Philippines.

COL Financial and its subsidiaries are collectively referred hereinto as the "Group". The Group is engaged in offering stock brokerage and fund distribution services. The Group is also engaged in providing financial advice, in the gathering and distribution of financial and investment information and statistics and in acting as financial, commercial or business representative.

The Parent Company is a public company listed in the Philippine Stock Exchange (PSE).

On August 15, 2006, the Board of Directors (BOD) of the Parent Company approved the acquisition of the exchange trading right of Mark Securities Corporation for the purpose of making the Parent Company a PSE Trading Participant. On December 13, 2006, the BOD of PSE approved the application of the Parent Company as a Corporate Trading Participant in PSE through the transfer of the exchange trading right registered in the name of Mark Securities Corporation and the designation of Mr. Conrado F. Bate as its Nominee Trading Participant (Note 11).

The Parent Company became a clearing member of the Securities Clearing Corporation of the Philippines (SCCP) and started operating its own seat in the PSE on February 16, 2009.

In 2015, the Parent Company was registered and authorized by the SEC to distribute various mutual funds issued by the top six (6) fund providers in the Philippines.

In 2019, the Parent Company has set up its own asset management firm to diversify its portfolio as a one-stop shop online platform for capital market products. The Parent Company also plans to create unitized funds, a type of fund structure that uses pooled funds to invest with individually reported unit values for investors, which are different from the equity-laced mutual funds that it now distributes through its platform.

# 2. Basis of Preparation, Statement of Compliance and Summary of Significant Accounting Principles

# **Basis of Preparation**

The accompanying consolidated financial statements of the Group have been prepared in accordance with Philippine Financial Reporting Standards (PFRS). The consolidated financial statements have been prepared on a historical cost basis, except for financial assets at fair value through profit or loss (FVTPL) which have been measured at fair value. The Group's consolidated financial statements are presented in Philippine peso (PHP), which is the presentation currency under PFRS. Based on the economic substance of the underlying circumstances relevant to the Group, the functional currency of the Group has been determined to be Philippine peso, except for COL Securities (HK) Limited (COLHK) whose functional currency has been determined to be HK dollar (HK\$). All values are rounded to the nearest peso, except when otherwise indicated.

### Basis of Consolidation

The consolidated financial statements comprise the accounts of the Parent Company and its subsidiaries as at June 30, 2020 and December 31, 2019, after eliminating significant intercompany balances and transactions. The following are the wholly and majority-owned foreign and domestic subsidiaries of COL Financial:

	Principal Place		
	of Business and	Effective	
	Country of	Percentage of	Functional
Name of Subsidiaries	Incorporation	Ownership	Currency
COLHK	Hong Kong	100%	HK\$
COL Investment Management Inc. (CIMI)	Philippines	70%	PHP
COL Equity Index Unitized Mutual Fund	Philippines	100%	
Inc. (CEIUMF)			PHP
COL Cash Management Unitized Mutual	Philippines	100%	
Fund Inc. (CCMUF)			PHP

Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if the Group has:

- Power over the investee (i.e., existing rights that give it the current ability to direct the relevant activities of the investee);
- Exposure, or rights, to variable returns from its involvement with the investee; and
- The ability to use its power over the investee to affect the amount of the Parent Company's returns.

Generally, there is a presumption that a majority of voting rights result in control. To support this presumption and when the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee;
- Rights arising from other contractual arrangements; and
- The Group's voting rights and potential voting rights.

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

A change in the ownership interest of a subsidiary, without loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognizes the related assets (including goodwill), liabilities, non-controlling interest and other components of equity while any resulting gain or loss is recognized in profit or loss. Any investment retained is recognized at fair value.

# Non-Controlling Interest

Non-controlling interest represents the portion of profit or loss and net assets not owned, directly or indirectly, by the Parent Company and are presented in the consolidated statements of income, consolidated statements of comprehensive income, and within equity in the consolidated statements of financial position, separately from equity attributable to the Parent Company.

#### Changes in Accounting Policies and Disclosures

Effective beginning on or after January 1, 2020

• Amendments to PFRS 3, Definition of a Business

The amendments to PFRS 3 clarify the minimum requirements to be a business, remove the assessment of a market participant's ability to replace missing elements, and narrow the definition of outputs. The amendments also add guidance to assess whether an acquired process is substantive and add illustrative examples. An optional fair value concentration test is introduced which permits a simplified assessment of whether an acquired set of activities and assets is not a business.

An entity applies those amendments prospectively for annual reporting periods beginning on or after January 1, 2020, with earlier application permitted.

These amendments will apply on future business combinations of the Group.

• Amendments to PAS 1, Presentation of Financial Statements, and PAS 8, Accounting Policies, Changes in Accounting Estimates and Errors, Definition of Material

The amendments refine the definition of material in PAS 1 and align the definitions used across PFRSs and other pronouncements. They are intended to improve the understanding of the existing requirements rather than to significantly impact an entity's materiality judgements.

An entity applies those amendments prospectively for annual reporting periods beginning on or after January 1, 2020, with earlier application permitted.

Effective beginning on or after January 1, 2021

• PFRS 17, Insurance Contracts

## 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

The amendments address the conflict between PFRS 10 and PAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. The amendments clarify that a full gain or loss is recognized when a transfer to an associate or joint venture involves a business as defined in PFRS 3. Any gain or loss resulting from the sale or contribution of assets that does not constitute a business, however, is recognized only to the extent of unrelated investors' interests in the associate or joint venture.

On January 13, 2016, the Financial Reporting Standards Council deferred the original effective date of January 1, 2016 of the said amendments until the International Accounting Standards Board completes its broader review of the research project on equity accounting that may result in the simplification of accounting for such transactions and of other aspects of accounting for associates and joint ventures.

#### Summary of Significant Accounting Policies

#### Foreign Currency Translation

Transactions in foreign currencies are initially recorded in the prevailing functional currency spot rate at the date the transaction first qualifies for recognition. Monetary assets and liabilities denominated in foreign currencies are translated at the closing functional currency rate of exchange at the reporting period. All differences are taken to the consolidated statement of income.

On consolidation, the assets and liabilities of the consolidated foreign subsidiary are translated into Philippine Peso at the rate of exchange prevailing at the reporting date and their statement of income is translated at the average exchange rates for the year. The exchange differences arising on translation for consolidation are recognized in equity (under 'Accumulated translation adjustment'). Upon disposal of the foreign subsidiary, the component of OCI relating to the foreign subsidiary is recognized in the consolidated statement of income.

#### Current versus Non-current Classification

The Group presents assets and liabilities in the consolidated statement of financial position based on current/non-current classification. An asset is current when it is:

- Expected to be realized or intended to be sold or consumed in a normal operating cycle;
- Held primarily for the purpose of trading;
- Expected to be realized within twelve (12) months after reporting period; or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve (12) months after the reporting period.

All other assets are classified as non-current.

#### A liability is current when:

- It is expected to be settled in a normal operating cycle;
- It is held primarily for the purpose of trading;
- It is due to be settled within twelve months after the reporting period; or
- There is no unconditional right to defer the settlement of the liability for at least twelve (12) months after the reporting period.

The Group classifies all other liabilities as non-current.

Net deferred tax assets (liabilities) are classified as non-current.

#### Cash and Cash Equivalents, Short-term Time Deposit and Long-term Time Deposit

Cash includes cash on hand and in banks. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash with original maturities of three (3) months or less from dates of acquisition and that are subject to insignificant risk of changes in value. Bank placements and investments with original maturities of more than three (3) months but less than one year are classified as short-term time deposit while investments with original maturities of more than one year are classified as long-term time deposit.

#### Cash in a Segregated Account

Cash in a segregated account represents clients' monies maintained by COLHK with a licensed bank arising from its normal course of business.

The asset is recognized to the extent that COLHK bears the risks and rewards related to the clients' monies deposited in the bank. Similarly, the accompanying liability is recognized to the extent that COLHK has the obligation to deliver cash to its customers upon withdrawal and is liable for any loss or misappropriation of clients' monies.

### Financial Instruments - Initial Recognition and Subsequent Measurement

# Date of Recognition

Financial instruments are any contracts that give rise to a financial asset of one entity and a financial liability or equity instrument of another entity. Financial instruments are recognized in the consolidated statement of financial position when the Group becomes a party to the contractual provisions of the instrument. Purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace are recognized on the trade date.

#### Financial Instruments at FVTPL

Financial assets and financial liabilities at FVTPL are recorded in the consolidated statement of financial position at fair value. Changes in fair value are recorded in 'Trading gains (losses) - net' in the consolidated statement of income. Interest earned or incurred is recorded in interest income or expense, respectively, while dividend income is recorded in other revenues according to the terms of the contract, or when the right of the payment has been established.

#### Initial Recognition and Classification of Financial Instruments

Financial assets are measured at FVTPL unless these are measured at fair value through other comprehensive income (FVOCI) or at amortized cost. Financial liabilities are classified as either financial liabilities at FVTPL or financial liabilities at amortized cost. The classification of financial assets depends on the contractual terms and the business model for managing the financial assets. Subsequent to initial recognition, the Group may reclassify its financial assets only when there is a change in its business model for managing these financial assets. Reclassification of financial liabilities is not allowed.

The Group determines its business model at the level that best reflects how it manages groups of financial assets to achieve its business objective. The Group's business model is not assessed on an instrument-by-instrument basis, but at a higher level of aggregated portfolios. As a second step of its classification process, the Group assesses the contractual terms of financial assets to identify whether they pass the contractual cash flows test (SPPI test).

## Investment Securities at FVOCI

Investment securities at FVOCI include debt and equity securities. After initial measurement, investment securities at FVOCI are subsequently measured at fair value. The unrealized gains and losses arising from the fair valuation of investment securities at FVOCI are excluded, net of tax as applicable, from the reported earnings and are included in the consolidated statement of comprehensive income as 'Change in net unrealized loss on investment securities at FVOCI'.

Debt securities at FVOCI are those that meet both of the following conditions: (i) the asset is held within a business model whose objective is to hold the financial assets in order to both collect contractual cash flows and sell financial assets; and (ii) the contractual terms of the financial asset give rise on specified dates to cash flows that are SPPI on the outstanding principal amount. The effective yield component of debt securities at FVOCI, as well as the impact of restatement on foreign currency-denominated debt securities at FVOCI, is reported in the statement of income. Interest earned on holding debt securities at debt securities at FVOCI are reported as 'Interest income' using the effective interest rate (EIR) method. When the debt securities at FVOCI are disposed of, the cumulative gain or loss previously recognized in the statement of comprehensive income is recognized as 'Trading gains (losses) - net' in the consolidated statement of income. The ECL arising from impairment of such investments are recognized in OCI with a corresponding charge to 'Provision for credit losses' in the consolidated statement of income.

Equity securities designated at FVOCI are those that the Group made an irrevocable election to present in OCI the subsequent changes in fair value. Dividends earned on holding equity securities at FVOCI are recognized in the consolidated statement of income as 'Dividends' when the right of the payment has been established, except when the Group benefits from such proceeds as a recovery of part of the cost of the instrument, in which case, such gains are recorded in OCI. Gains and losses on disposal of these equity securities are never recycled to profit or loss, but the cumulative gains or losses previously

recognized in the consolidated statement of comprehensive income is reclassified to 'Surplus' or any other appropriate equity account upon disposal. Equity securities at FVOCI are not subject to impairment assessment.

The Group had no investment securities at FVOCI as at June 30, 2020 and December 31, 2019.

#### Financial assets at amortized cost

Financial assets at amortized cost are debt financial assets that meet both of the following conditions: (i) these are held within a business model whose objective is to hold the financial assets in order to collect contractual cash flows; and (ii) the contractual terms give rise on specified dates to cash flows that are SPPI on the outstanding principal amount. This accounting policy mainly relates to the consolidated statement of financial position captions 'Cash and cash equivalents', 'Cash in a segregated account', 'Short-term time deposits', 'Trade receivables', 'Other receivables', 'Long-term time deposit', 'Investment securities at amortized cost' and deposit and refundable contributions to Clearing and Trade Guarantee Fund (CTGF) and refundable deposits under 'Other noncurrent assets', which arise primarily from service revenues and other types of receivables.

After initial measurement, financial assets at amortized cost are subsequently measured at amortized cost using the EIR method, less impairment in value. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees that are an integral part of the EIR. The amortization is included in 'Interest income' in the consolidated statement of income. Gains and losses are recognized in statement of income when these investments are derecognized or impaired, as well as through the amortization process. The ECL are recognized in the statement of income under 'Provision for credit losses'. The effects of revaluation on foreign currency-denominated investments are recognized in the consolidated statement of income.

#### Fair Value Measurement

The Group measures financial instruments, such as financial assets at FVTPL, at fair value at each end of the reporting period. Also, fair values of financial instruments measured at amortized cost are disclosed in Note 24.

Fair value is the estimated price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. 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 by the Group. 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 Group 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 consolidated 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 consolidated financial statements on a recurring basis, the Group determines whether transfers have occurred between Levels in the hierarchy by reassessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at each end of the reporting period.

The fair value of equity financial instruments that are actively traded in organized financial markets is determined by reference to quoted market close prices at the close of business of the reporting period.

For financial instruments where there is no active market, fair value is determined using valuation techniques. Such techniques include comparison to similar investments for which market observable prices exist and discounted cash flow analysis or other valuation models.

For the purpose of fair value disclosures, the Group 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.

#### Trade Receivables and Payables

Trade receivables from customers, which include margin accounts, and payable to clearing house and other brokers arise from securities purchased (in a regular way transaction) that have been contracted for but not yet delivered and settled at the end of the reporting period. Payable to customers and receivable from clearing house and other brokers arise from securities sold (in a regular way transaction) that have been contracted for but not yet delivered and settled at the end of the reporting period. The related security valuation shows all positions as of clearance date.

# Derecognition of Financial Instruments

Financial Assets

A financial asset (or, where applicable a part of a financial asset or part of a group of similar financial assets) is derecognized when:

- the rights to receive cash flows from the asset have expired;
- the Group retains the right to receive cash flows from the asset, but has assumed an obligation to pay them in full without material delay to a third party under a 'pass-through' arrangement; or
- the Group has transferred its rights to receive cash flows from the asset and either (a) has transferred substantially all the risks and rewards of the asset, or (b) has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognized to the extent of the Group's continuing involvement in the asset. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

#### Financial Liabilities

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or has expired.

Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability,

and the difference in the respective carrying amounts is recognized in the consolidated statement of income.

# **Impairment of Financial Assets**

The Group recognizes an ECL for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. 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).

The Group calculates ECL either on an individual or a collective basis. The Group performs collective impairment by grouping exposures into smaller homogeneous portfolios based on a combination of borrower and account characteristics. Accounts with similar risk attributes (i.e. facility, security, credit rating, months-on-books, utilization and collateral type, etc.) are pooled together for calculation provisions based on the ECL models.

The Group assesses on a forward-looking basis the ECL associated with its debt instrument asset carried at amortized cost and the exposure arising from unutilized margin trading facility.

For trade receivables, the Group applies a simplified approach in calculating ECLs. Therefore, the Group does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECLs at each reporting date. The Group 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. A broad range of forward-looking factors are considered as economic inputs, such as growth of the gross domestic product, inflation rates, unemployment rates, interest rates and PSEi statistical indicators.

For cash and cash equivalents, cash in a segregated account, short-term time deposits and long-term time deposit, the Group applies the low credit risk simplification.

Generally, the Group considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows. Treasury exposures are considered in default upon occurrence of a credit event such as but not limited to bankruptcy of counterparty, restructuring, failure to pay on an agreed settlement date, or request for moratorium.

## Financial Assets Carried at Amortized Cost

The Group assesses, at each end of the reporting period, whether objective evidence of impairment exists individually for financial assets that are individually significant, and individually or collectively for financial assets that are not individually significant. If it is determined that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, the asset is included in a group of financial assets with similar credit risk characteristics and that group of financial assets is collectively assessed for impairment. Assets that are individually assessed for impairment and for which an impairment loss is or continues to be recognized are not included in a collective assessment of impairment.

If there is objective evidence that an impairment loss on financial assets carried at amortized cost has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original EIR (i.e., the EIR computed at initial recognition). The carrying amount of the asset shall be reduced either directly or through the use of an allowance account. The amount of the loss shall be recognized in the consolidated statement of income.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed. Any subsequent reversal of an impairment loss is recognized in the consolidated statement of income, to the extent that the carrying value of the asset does not exceed its amortized cost at the reversal date.

In relation to receivables, a provision for credit losses is made when there is objective evidence (such as the probability of insolvency or significant financial difficulties of the debtor) that the Group will not be able to collect all of the amounts due under the original terms of the invoice. The carrying amount of the receivable is reduced through the use of an allowance account. Impaired debts are derecognized when they are assessed as uncollectible.

# Offsetting of Financial Assets and Liabilities

Financial assets and liabilities are offset and the net amount is reported in the consolidated statement of financial position if, and only if, there is a currently enforceable legal right to offset the recognized amounts and the Group intends to either settle on a net basis, or to realize the asset and the liability simultaneously. The Group assesses that it has a currently enforceable right of offset if the right is not contingent on a future event, and is legally enforceable in the normal course of business, event of default, and event of insolvency or bankruptcy of the Group and all of the counterparties.

#### Prepayments and Other Assets

The Group's prepayments are composed of prepaid insurance, prepaid taxes, prepaid rent and other prepayments. Other current assets are composed of creditable withholding tax (CWT) and input value-added tax (VAT). Other noncurrent assets are composed of deposit and refundable contributions to CTGF, refundable deposits, deferred input VAT and intangible assets under development. These assets are classified as current when it is probable to be realized within one (1) year from the end of the reporting period. Otherwise, these are classified as noncurrent assets.

#### **Property and Equipment**

Property and equipment is stated at cost, excluding the costs of day-to-day servicing, less accumulated depreciation and amortization and any accumulated impairment losses, if any.

Such cost includes the cost of replacing part of such property and equipment, if the recognition criteria are met.

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. Expenditures incurred after the property and equipment have been put into operations, such as repairs and maintenance, are normally charged against income in the period when the costs are incurred. In situations where it can be clearly demonstrated that the expenditures have resulted in an increase in the future economic benefits expected to be obtained from the use of an item of property and equipment beyond its originally assessed standard of performance, the expenditures are capitalized as additional costs of property and equipment.

Each part of an item of property and equipment with a cost that is significant in relation to the total cost of the item is depreciated separately.

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

Category	Number of Years
Online trading equipment and facilities	3-10
Furniture, fixtures and equipment	3-10
Leasehold improvements	5 or term of lease,
•	whichever is shorter

The carrying values of property and equipment are reviewed for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable.

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 on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the consolidated statement of income in the year the asset is derecognized. The asset's residual values, if any, useful lives and methods are reviewed and adjusted if appropriate, at each end of the reporting period.

It is the Group's policy to classify right-of-use assets as part of property and equipment. Prior to that date, all of the Group's leases are accounted for as operating leases in accordance with PAS 17, hence, not recorded in the consolidated statement of financial position. The Group recognizes right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are initially measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The initial cost of right-of-use assets includes the amount of lease liabilities recognized, initial direct costs incurred, lease payments made at or before the commencement date less any lease incentives received and estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are incurred to produce inventories.

Unless the Group is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognized right-of-use assets are depreciated on a straight-line basis over the shorter of their estimated useful life of five (5) years and lease term. Right-of-use assets are subject to impairment.

#### **Investment Property**

Investment properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are carried at cost less accumulated depreciation (for depreciable investment properties) and impairment in value.

Investment properties are derecognized either when they have been disposed of or when they are permanently withdrawn from use and no future economic benefit is expected from their disposal. The difference between the net disposal proceeds and the carrying amount of the asset is recognized in profit or loss in the period of derecognition.

Expenditures incurred after the investment properties have been put into operations, such as repairs and maintenance costs, are normally charged to operations in the year in which the costs are incurred. Depreciation is calculated on a straight-line basis using the remaining useful lives from the time of acquisition of the investment properties based on appraisal reports but not to exceed 50 years for buildings and condominium units.

Transfers are made to (or from) investment property only when there is a change in use. For a transfer from investment property to owner-occupied property, the deemed cost for subsequent accounting is the fair value at the date of change in use. If owner-occupied property becomes an investment property, the Group accounts for such property in accordance with the policy stated under property and equipment up to the date of change in use.

#### Intangibles

#### Exchange Trading Rights

Exchange trading rights are carried at cost less any allowance for impairment losses and are reviewed for impairment annually or more frequently if events or changes in circumstances indicate that the carrying values may be impaired. The exchange trading rights are deemed to have indefinite useful lives as there is no foreseeable limit to the period over which the asset is expected to generate net cash inflows for the Group. The assessment of indefinite life is reviewed annually to determine whether the indefinite useful life continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis. The Parent Company does not intend to sell its exchange trading right in the near future while COLHK's exchange trading right is a nontransferable right.

#### Software Costs

Costs related to software purchased by the Group for use in operations are amortized on a straight-line basis over the estimated life of three (3) to ten (10) years.

#### Impairment of Non-Financial Assets

The Group assesses at each end of the reporting period whether there is an indication that its prepayments, property and equipment, intangibles and other assets may be impaired. If any such indication exists or when the annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of the asset's value-in-use (VIU) or its fair value less costs to sell. The fair value less costs to sell is the amount obtainable from the sale of an asset at an arm's length transaction, while VIU is the present value of estimated future cash flows expected to arise from the continuing use of an asset and from its disposal at the end of its useful life. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. An impairment loss is recognized by a charge against current operations for the excess of the carrying amount of an asset over its recoverable amount in the year in which it arises.

Intangibles with indefinite useful lives are tested for impairment annually at end of the reporting period either individually or at the cash generating unit level, as appropriate. Intangibles with finite lives are assessed for impairment whenever there is an indication that the intangible asset may be impaired. A previously recognized impairment loss is reversed by a credit to current operations to the extent that it does not restate the asset to a carrying amount in excess of what would have been determined (net of any accumulated depreciation and amortization) had no impairment loss been recognized for the asset in prior years.

#### Leases

# Group as a lessee

The Group recognized right-of-use assets and lease liabilities for those leases previously classified as operating leases, except for leases of low-value assets. The right-of-use assets for all leases were recognized based on the amount equal to the lease liabilities, adjusted for any related prepaid and accrued lease payments previously recognized. Lease liabilities were recognized based on the present value of the remaining lease payments, discounted using the incremental borrowing rate at the date of initial application.

#### Lease liabilities

At the commencement date of the lease, the Group recognizes lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating a lease, if the lease term reflects the Group exercising the option to terminate. The variable lease payments that do not depend on an index or a rate are recognized as expense in the period on which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the in-substance fixed lease payments or a change in the assessment to purchase the underlying asset.

## Leases of low-value assets

The Group applies the leases of low-value assets recognition exemption to leases of office equipment that are considered of low value. Lease payments on leases of low-value assets are recognized as expense on a straight-line basis over the lease term.

#### **Provisions**

Provisions are recognized when the Group has a present obligation (legal or 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 assessments of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense.

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

#### Capital Stock and Capital Paid-in Excess of Par Value

The Parent Company has issued capital stock that is classified as equity. Incremental costs directly attributable to the issue of new capital stock are shown in equity as a deduction, net of any related tax benefit, from the proceeds.

Where the Group purchases the Parent Company's capital stock (treasury shares), the consideration paid, including any directly attributable incremental costs (net of applicable taxes) is deducted from equity attributable to the Parent Company's stockholders until the shares are cancelled or reissued. Where such shares are subsequently reissued, any consideration received, net of any directly attributable incremental transaction costs and the related tax effects, is included in equity.

Amount of contribution in excess of par value is accounted for as a capital in excess of par value. Capital in excess of par value also arises from additional capital contribution from the stockholders.

#### **Retained Earnings**

Retained earnings are accumulated profits realized out of normal and continuous operations of the business after deducting therefrom distributions to stockholders and transfers to capital or other accounts. Cash and stock dividends are recognized as a liability and a deduction from equity when they are approved by the Group's BOD and stockholders, respectively. Dividends for the year that are approved after the end of the reporting period are dealt with as an event after the end of the reporting period.

Retained earnings may also include retrospective effect of changes in accounting policy as may be required by the transitional provisions of the new or revised accounting policy.

Unappropriated retained earnings represent the accumulated profits and gains realized out of the normal and continuous operations of the Group after deducting therefrom distributions to stockholders and transfers to capital stocks or other accounts, and which is:

- Not appropriated by its BOD for corporate expansion projects or programs;
- Not covered by a restriction for dividend declaration under a loan agreement;

• Not required under special circumstances obtaining in the Group such as when there is a need for a special reserve for probable contingencies.

Appropriated retained earnings represent that portion which has been restricted and, therefore, not available for dividend declaration.

# Revenue Recognition

Under PFRS 15, *Revenue from Contracts with Customers*, revenue from contracts with customers is recognized upon transfer of services to the customer at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those services.

The Group assesses its revenue arrangements against specific criteria in order to determine if it is acting as a principal or agent. The Group has concluded that it is the principal in all of its revenue arrangements except for its brokerage transactions. The following specific recognition criteria must also be met before revenue is recognized:

#### Commissions

Commissions are recognized as income upon confirmation of trade deals. These are computed for every trade transaction based on a flat rate or a percentage of the amount of trading transaction, whichever is higher.

#### Trail Fees

Trail fees are recognized as income as they are earned. These pertain to the revenue earned by the Parent Company from the distribution of mutual funds of various fund houses to its customers and are computed daily as a percentage of the total assets under administration for each fund.

# Revenues outside the scope of PFRS 15

#### Interest

For all financial instruments measured at amortized cost and interest-bearing financial instruments classified as investment securities at FVOCI, interest income is recorded at the EIR, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial instrument or a shorter period, where appropriate, to the net carrying amount of the financial asset. The calculation takes into account all contractual terms of the financial instrument, including any fees or incremental costs that are directly attributable to the instrument and are an integral part of the EIR. The adjusted carrying amount is calculated based on the original EIR. The change in carrying amount is recorded as 'Interest income'.

Under PFRS 9, when a financial asset becomes credit-impaired, the Group calculates interest income by applying the EIR to the net amortized cost of the financial asset. If the financial asset cures and is no longer credit-impaired, the Group reverts to calculating interest income on a gross basis. Under PAS 39, once the recorded value of a financial asset or group of similar financial assets carried at amortized cost has been reduced due to an impairment loss, interest income continues to be recognized using the original EIR applied to the new carrying amount.

#### *Trading gains (losses) - net*

Results arising from trading activities include all gains and losses from changes in fair value for financial assets and financial liabilities at FVTPL and gains and losses from disposal of investment securities at FVTPL and debt securities at FVOCI.

Unrealized trading gains and losses comprise changes in the fair value of financial instruments for the period and from reversal of prior period's unrealized gains and losses for financial instruments which were realized in the reporting period. Realized gains and losses on disposals of financial instruments classified as at FVTPL are calculated using the first-in, first-out (FIFO) method. They represent the difference between an instrument's initial carrying amount and disposal amount.

#### Dividend

Dividend income is recognized when the right to receive payment is established, which is the date of declaration.

#### Other Income

Revenue is recognized in the consolidated statement of income as they are earned.

#### Costs and Expenses

Costs and expenses are decreases in economic benefits during the accounting period in the form of outflows or decrease of assets or incurrence of liabilities that result in decreases in equity, other than those relating to distributions to equity participants. Cost of services such as commissions, direct personnel costs, stock exchange dues and fees, central depository fees, research costs, and communication costs are recognized when the related revenue is earned or when the service is rendered. The majority of operating expenses incurred by the Group such as indirect personnel costs, professional fees, computer services, and other operating expenses are overhead in nature and are recognized with regularity as the Group continues its operations.

#### **Retirement Costs**

Defined Benefit Plan

The Parent Company has a noncontributory defined benefit retirement 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 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. This method reflects service rendered by employees to the date of valuation and incorporates assumptions concerning the employees' projected salaries.

Defined benefit costs comprise the following:

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

Service costs which include current service cost, past service costs and gains or losses on non-routine settlements are recognized as 'Retirement costs' under 'Personnel costs'. Past service costs are recognized when plan amendment or curtailment occurs.

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 'Interest expense' in the consolidated statement of income.

Remeasurements 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. Remeasurements are not reclassified to the consolidated statement of income in subsequent periods. Remeasurements recognized in OCI are retained in OCI which are presented as 'Gain (loss) on remeasurement of retirement obligation' under equity.

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 Group, nor can they be paid directly to the Group. 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 Group'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.

#### Defined Contribution Plan

The retirement plan of COLHK is a defined contribution retirement plan. Under a defined contribution retirement plan, the entity's legal and constructive obligation is limited to the amount that it agrees to contribute to the fund. Thus, the amount of the post-employment benefits received by the employee is determined by the amount of contributions paid by an entity to a post-employment benefit plan, together with investment returns arising from the contributions. Consequently, actuarial risk (that benefits will be less than expected) and investment risk (that assets invested will be sufficient to meet expected benefits) fall on the employee.

The standard requires an entity to recognize short-term employee benefits when an employee has rendered service in exchange of those benefits.

#### Earnings per Share (EPS)

Basic EPS is computed by dividing earnings applicable to common stock by the weighted average number of common shares outstanding, after giving retroactive effect for any stock dividends, stock splits or reverse stock splits during the year.

Diluted EPS is computed by dividing net income by the weighted average number of common shares outstanding during the year, after giving retroactive effect for any stock dividends, stock splits or reverse stock splits during the year, and adjusted for the effect of dilutive options.

Outstanding share options plan (SOP) shares will have a dilutive effect under the treasury stock method only when the average market price of the underlying common share during the period exceeds the exercise price of the option. Where the effect of the exercise of all outstanding options has anti-dilutive effect, basic and diluted EPS are stated at the same amount.

Potential ordinary shares are weighted for the period they are outstanding. Potential ordinary shares that are converted into ordinary shares during the period are included in the calculation of diluted EPS from the beginning of the period to the date of conversion; from the date of conversion, the resulting ordinary shares are included in both basic and diluted EPS.

#### <u>Taxes</u>

# Current Income Tax

Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. 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 the reporting period in the countries where the Group operates and generates taxable income. Effective January 1, 2019, Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretations and establishes provisions where appropriate.

#### Deferred Income Tax

Deferred income tax is provided, using the balance sheet liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred income tax liabilities are recognized for all taxable temporary differences.

With respect to investments in foreign subsidiaries, deferred income tax liabilities are recognized except where the timing of the reversal of the temporary difference can be controlled and it is probable that the temporary difference will not reverse in the foreseeable future.

Deferred income tax assets are recognized for all deductible temporary differences including net loss carry-over to the extent that it is probable that sufficient future taxable income will be available against which the deductible temporary differences can be utilized. Deferred income tax, however, is not recognized on temporary differences that arise 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 income nor the taxable income or loss.

The carrying amount of deferred income tax assets is reviewed at each end of the 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 income tax asset to be utilized. Unrecognized deferred income tax assets are reassessed at each end of the reporting period and are recognized to the extent that it has become probable that future taxable income will allow the deferred income tax asset to be recovered.

Deferred income tax assets and liabilities are measured at the tax rates that are applicable to the period when the asset is realized or the liability is settled, based on income tax rates and income tax laws that have been enacted or substantively enacted at the end of the reporting period.

Deferred income tax relating to items recognized directly in equity is also recognized in equity. Deferred income tax items are recognized in correlation to the underlying transaction either in OCI or directly in equity.

Deferred income tax assets and deferred income tax liabilities are offset if a legally enforceable right exists to offset current income tax assets against current income tax liabilities and deferred income taxes related to the same taxable entity and the same taxation authority.

#### Contingencies

Contingent liabilities are not recognized in the consolidated financial statements. These are disclosed unless the possibility of an outflow of resources embodying economic benefits is remote. Contingent assets are not recognized in the consolidated financial statements but are disclosed when an inflow of economic benefits is probable.

# Segment Reporting

The Group's 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. Financial information on business segments is presented in Note 26.

# Events After the End of the Reporting Period

Post year-end events that provide additional information about the Group's position at the end of the reporting period (adjusting events) are reflected in the consolidated financial statements. Post year-end events that are not adjusting events are disclosed when material.

# 3. Significant Accounting Judgments, Estimates and Assumptions

The preparation of the consolidated financial statements in accordance with PFRS requires the Group to make judgments and estimates that affect the reported amounts of assets, liabilities, income and expenses and disclosure of contingent assets and contingent liabilities. Future events may occur which will cause the judgments and assumptions used in arriving at the estimates to change. The effects of

any change in judgments and estimates are reflected in the consolidated financial statements as they become reasonably determinable.

Judgments and estimates and assumptions 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 circumstances. However, actual outcome can differ from these estimates.

# **Estimates and Assumptions**

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

## Impairment of the Intangibles

Intangibles include exchange trading rights which are carried at cost less any allowance for impairment loss. Exchange trading rights are reviewed for impairment annually or more frequently if events or changes in circumstances indicate that the carrying values may be impaired. The exchange trading rights are deemed to have indefinite useful lives as there is no foreseeable limit to the period over which the asset is expected to generate net cash inflows for the Group.

The management's impairment test for the exchange trading rights is based on the higher of fair value less costs to sell and VIU. The assumptions used in the calculation of the VIU are sensitive to estimates of future cash flows from the cash-generating unit, discount rate and revenue growth rate used to project the cash flows.

The key assumptions used to determine the recoverable amount of the Group's exchange trading rights are further explained in Note 11. The Parent Company does not intend to sell its exchange trading right in the near future. COLHK's right is nontransferable with an indefinite useful life. As at June 30, 2020 and December 31, 2019, the carrying values of intangibles are disclosed in Note 11.

#### Estimating Recoverability of Deferred Income Tax Assets

The Group reviews the carrying amounts of deferred income tax assets at each end of the reporting period and reduces deferred income tax assets 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 income tax assets to be utilized. The deferred income tax assets as at June 30, 2020 and December 31, 2019 are disclosed in Note 19.

# Determining Retirement Obligation

The costs of defined retirement obligation as well as the present value of the defined benefit obligation are determined using actuarial valuations. The actuarial valuation involves making various assumptions. These include the determination of the discount rates, future salary increases, mortality rates and future retirement increases. Due to the complexity of the valuation, the underlying assumptions and its long-term nature, defined benefit obligation are highly sensitive to changes in these assumptions.

All assumptions are reviewed at each end of the reporting period.

In determining the appropriate discount rate, management considers the interest rates of government bonds that are denominated in the currency in which the benefits will be paid, with extrapolated maturities corresponding to the expected duration of the defined benefit obligation.

Further details about the assumptions used are provided in Note 18.

# 4. Cash and Cash Equivalents and Long-term Time Deposit

Cash and Cash Equivalents

	June 30, 2020	December 31,2019
	(Unaudited)	(Audited)
Cash on hand and in banks	<b>P</b> 1,143,839,576	₽388,330,981
Short-term cash investments	9,729,023,579	7,837,701,028
	P10,872,863,155	₽8,226,032,009

Cash in banks earn interest at the respective bank deposit rates. Short-term cash investments are made for varying periods of up to three (3) months depending on the Group's immediate cash requirements, and earn interest at 1.50% to 4.00% per annum during the six-month period in 2020 and 2.44% to 6.90% per annum during the twelve-month period in 2019. The Parent Company has United States dollar (US\$)-denominated cash in banks amounting to US\$1,602 and US\$1,052 as at June 30, 2020 and December 31, 2019, respectively, while COLHK has US\$-denominated cash in banks amounting to US\$100,960 and US\$8,465 as at June 30, 2020 and December 31, 2019, respectively.

In compliance with SRC Rule 49.2 covering customer protection and custody of securities, the Parent Company maintains special reserve bank accounts for the exclusive benefit of its customers amounting to \$\textstyle{P}10,286,951,784\$ and \$\textstyle{P}7,572,724,361\$ as at June 30, 2020 and December 31, 2019, respectively. The Parent Company's reserve requirement is determined based on the SEC's prescribed computations. As at June 30, 2020 and December 31, 2019, the Parent Company's reserve accounts are adequate to cover its reserve requirements.

#### Short-term Time Deposit

This account pertains to the Parent Company's time deposits in local banks that have original maturities of more than three (3) months but less than a year. Short-term time deposits bear annual interest rates ranging from 4.00% to 5.00% per annum during the six-month period in 2020 and 5.00% to 7.00% per annum during the twelve-month period in 2019. The outstanding short-term time deposit as of December 31, 2019 matured on January 20, 2020.

#### Long-term Time Deposit

This account pertains to the Parent Company's time deposit in a local bank placed in 2016 with interest at 4.00% per annum and maturing on June 24, 2021. As at June 30, 2020, the outstanding balance was reclassified to 'Short-term Time Deposit' since its maturity date is less than one (1) year away.

Interest income of the Group from cash and cash equivalents, cash in segregated account, short-term time deposit and long-term time deposit amounted to \$\mathbb{P}131,625,157\$ and \$\mathbb{P}279,486,178\$ in June 30, 2020 and 2019, respectively (Note 16).

#### 5. Cash in a Segregated Account

COLHK receives and holds money deposited by clients in the conduct of the regulated activities of its ordinary business. These clients' monies are maintained with a licensed bank. The Group has classified the clients' monies under current assets in the consolidated statements of financial position and recognized a corresponding payable to customers on grounds that it is liable for any loss or misappropriation of clients' monies (Note 13). The Group is not allowed to use the clients' monies to settle its own obligations.

Interest income from cash in segregated account is included under 'Interest income - banks' (Note 16).

# 6. Financial Assets at FVPL

Financial assets at FVPL pertain to investments in mutual funds and shares of stock of companies listed in the PSE. As at June 30, 2020 and December 31, 2019, financial assets at FVPL amounted to \$\text{P4}\$,124,296 and \$\text{P4}\$,003,329, respectively.

The Group's net trading gains (losses) follow:

	<b>June 30, 2020</b>	June 30, 2019
	(Unaudited)	(Unaudited)
Unrealized trading gains (losses)	(P1,662,924)	₽130,382
Trading gains (losses) from sale	303,440	(10,302)
	(P1,359,484)	₽120,080

Dividend income included under 'Other revenues' amounted to \$\mathbb{P}31,034\$ and \$\mathbb{P}20,502\$ in June 30, 2020 and 2019, respectively.

# 7. Trade Receivables and Other Receivables

Trade Receivables

	June 30, 2020	December 31,2019
	(Unaudited)	(Audited)
Customers (Note 20)	₽737,790,207	₽704,473,326
Other broker	33,514,471	35,713,803
Clearing house	5,865,136	124,656,703
Trail fee receivables	1,427,166	1,521,916
	778,596,980	866,365,748
Less allowance for credit losses on trade receivables		
from customers	2,281,519	2,092,947
	P776,315,461	₽864,272,801

The Group's trade receivables from customers and its security valuation follow:

	June 3	0, 2020	December 31, 2019		
	(Unaudited)		(Audited)		
	Money Balance	Security Valuation	Money Balance	Security Valuation	
Cash and fully secured accounts:					
More than 250%	P185,622,064	P1,653,054,972	₽326,641,371	₽3,341,970,342	
Between 200% and 250%	152,075,334	329,039,434	133,706,615	295,113,418	
Between 150% and 200%	70,790,145	129,038,971	116,495,231	210,350,463	
Between 100% and 150%	295,450,369	321,374,921	112,935,034	122,412,775	
Less than 100%	33,852,217	33,495,691	14,695,036	14,166,050	
Unsecured accounts	78	_	39	<u> </u>	
	737,790,207	P2,466,003,989	704,473,326	₽3,984,013,048	
Less allowance for credit losses on	•				
receivable from customers	2,281,519	_	2,092,947		
	<b>P</b> 735,508,688		₽702,380,379		

As at June 30, 2020 and December 31, 2019, the Parent Company offered a credit line facility amounting to \$\mathbb{P}5,256,506,950\$ and \$\mathbb{P}5,467,788,000\$, respectively, to its customers who qualified for margin account.

Interest income from customers amounted to \$\P17,677,903\$ and \$\P24,354,775\$ in June 30, 2020 and 2019, respectively (Note 16).

Trade receivables from margin customers have no specific credit terms but customers are required to maintain the value of their collateral within a specific level. Once the value of the collateral falls below this level, customers may either deposit additional collateral or sell stock to cover the deficiency in their account balance. Meanwhile, receivables from post-paid customers are required to be settled on two (2) trading days' term for COLHK and three (3) trading days' term for the Parent Company. The receivable balances become demandable upon failure of the customer to duly comply with these requirements. As at June 30, 2020 and December 31, 2019, P703,937,912 and P689,778,251, respectively, of the total trade receivables from customers are fully covered by collateral.

Trade receivables from clearing house as at June 30, 2020 and December 31, 2019, were fully collected in July and January 2020, respectively. These are noninterest-bearing and are collected on two (2) trading days' term and three (3) trading days' term following the settlement convention of HK and Philippines clearing houses, respectively.

Receivables from other brokers pertain to clients' monies deposited to Interactive Brokers (IB) LLC through COLHK. In March 2014, COLHK opened an account with the said broker to enable its retail customers to trade in other foreign markets.

Trail fee receivables pertain to the amount due from the mutual fund managers representing the trail fee earned by the Parent Company for selling mutual funds to its customers. The fee is computed daily and collected on a monthly basis.

#### Other Receivables

	P35,600,588	<b>£</b> 48,067,874
Others	19,443,699	14,611,157
Advances to officers and employees (Note 20)	811,041	1,220,034
Accrued interest	P15,345,848	₽32,236,683
	(Unaudited)	(Audited)
	<b>June 30, 2020</b>	December 31,2019

Allowance for Credit Losses on Trade Receivables from Customers

	<b>June 30, 2020</b>	December 31,2019
	(Unaudited)	(Audited)
Balances at beginning of the period	P2,092,947	₽1,478,235
Provision for credit losses	188,572	614,712
Balances at end of the period	P2,281,519	₽2,092,947

#### 8. Investment securities at amortized cost

These accounts consist of an investment in a government security with a face value amounting to \$\mathbb{P}200,000,000\$, purchased on September 25, 2017 at a premium of \$\mathbb{P}3,041,886\$. This investment earns a coupon rate of 4.25% per annum, payable on a quarterly basis and with an original maturity date of April 11, 2020 and an EIR of 3.62%. This security was swapped with another government security with a face value amounting to \$\mathbb{P}200,200,000\$ on February 11, 2020 at par. The new investment earns a coupon rate of 4.375% per annum, payable on a quarterly basis and will mature on February 11, 2023.

On February 3, 2020, the Parent Company also purchased an investment in a corporate debt security with a face value of \$\mathbb{P}\$100,000,000 at par. This investment earns a coupon rate of 4.408% per annum, payable on a quarterly basis and will mature on August 3, 2022.

As at June 30, 2020 and December 31, 2019, the carrying amount of the investment security at amortized cost amounted to \$\mathbb{P}300,200,000\$ and \$\mathbb{P}200,348,264\$, respectively.

The Group's investment in government and corporate debt security is considered of low credit risk since these are rated as Baa2 by Moody's Investors Service, Inc. and BBB- by Fitch Ratings Inc, respectively. These credit ratings are still considered as 'Investment Grade.'

Interest income earned from the investment amounted to \$\mathbb{P}5,998,199\$ and \$\mathbb{P}3,644,848\$ in June 30, 2020 and 2019, respectively (Note 16).

# 9. **Property and Equipment**

_			June 30, 2020	(Unaudited)		
	Online Trading Equipment and Facilities	Furniture, Fixtures and Equipment 1	Leasehold Improvements	Construction in Progress	Right-of-use Assets – Office Premises	Total
Cost						
At beginning of the period	P163,040,796	P36,782,259	P65,259,849	P4,579,962	<b>₽77,035,593</b>	P346,698,459
Additions	1,151,206	1,419,129	537,843	_	6,168,987	9,277,165
Reclassification	_	_	4,579,962	(4,579,962)	_	-
Disposals	_	_	_	_	(6,018,866)	(6,018,866)
Translation adjustments	(100,236)	(40,191)	(12,037)	_	(80,917)	(233,381)
At end of the period	164,091,766	38,161,197	70,365,617	_	77,104,797	349,723,377
Accumulated depreciation and						
amortization						
At beginning of the period	117,827,089	25,778,499	33,742,056	_	20,705,893	198,053,537
Depreciation and amortization (Note 21)	10,928,904	1,730,716	4,312,196		12,430,268	29,402,084
Disposals	_	_	_	_	(5,723,674)	(5,723,674)
Translation adjustments	(100,236)	(39,919)	(12,037)		(47,680)	(199,872)
At end of the period	128,655,757	27,469,296	38,042,215	_	27,364,807	221,532,075
Net book value	P35,436,009	₽10,691,901	P32,323,402	₽–	P49,739,990	P128,191,302

			December 31, 2	2019 (Audited)		
	Online Trading Equipment and	Furniture, Fixtures and	Leasehold	Construction	Right-of-use Assets – Office	
	Facilities	Equipment 1	Improvements	in Progress	Premises	Total
Cost						
At beginning of year, as previously						
reported	₽156,266,185	₽28,994,359	₽39,874,672	P3,438,428	₽–	₽228,573,644
Effect of adoption of PFRS 16 (Note 2)	_	_	_	_	27,129,831	27,129,831
Translation adjustments	(260,065)	(103,366)	(31,230)	_	(48,605)	(443,266)
At beginning of year, as restated	156,006,120	28,890,993	39,843,442	3,438,428	27,081,226	255,260,209
Additions	9,498,287	8,526,635	9,524,757	17,033,184	55,420,102	100,002,965
Reclassification	_	_	15,891,650	(15,891,650)	_	_
Disposals	(2,463,611)	(635,369)	_	_	(5,465,735)	(8,564,715)
At end of year	163,040,796	36,782,259	65,259,849	4,579,962	77,035,593	346,698,459
Accumulated depreciation and amortization						
At beginning of year	99,538,013	24,002,484	29,002,466	_	_	152,542,963
Depreciation and amortization (Note 21)	21,033,693	2,489,570	4,770,816	_	26,205,737	54,499,816
Disposals	(2,463,568)	(635,339)	_	_	(5,465,735)	(8,564,642)
Translation adjustments	(281,049)	(78,216)	(31,226)	_	(34,109)	(424,600)
At end of year	117,827,089	25,778,499	33,742,056		20,705,893	198,053,537
Net book value	₽45,213,707	₽11,003,760	₽31,517,793	₽4,579,962	₽56,329,700	P148,644,922

As at June 30, 2020 and December 31, 2019, the cost of the Group's fully depreciated property and equipment still in use amounted to \$\mathbb{P}\$113,151,510 and \$\mathbb{P}\$108,761,972, respectively. Disposal of property and equipment resulted in gains amounting to \$\mathbb{P}\$8,415 in 2019. No disposals were made during the sixmonth period of 2020.

The depreciation and amortization during the reporting period were distributed as follows:

	<b>June 30, 2020</b>	June 30, 2019
	(Unaudited)	(Unaudited)
Cost of services	<b>P</b> 49,669	₽68,074
Operating expenses	31,915,516	14,441,618
	P31,965,185	₽14,509,692

# 10. **Investment Property**

This account pertains to an office space purchased by the Parent Company with an initial cost of \$\text{P17,509,736}\$. Movements in the investment property account follow:

	<b>June 30, 2020</b>	December 31, 2019
	(Unaudited)	(Audited)
Cost		
At beginning of the period	<b>P17,509,736</b>	₽17,509,736
Additions	_	_
At end of the period	17,509,736	17,509,736
Accumulated depreciation		
At beginning of the period	1,750,974	875,487
Depreciation	437,743	875,487
At end of the period	2,188,717	1,750,974
Net book value	P15,321,019	₽15,758,762

The office space is held for capital appreciation. As at June 30, 2020 and December 31, 2019, the fair value of investment property amounted to \$\mathbb{P}39,567,000\$.

#### Collaterals

As at June 30, 2020 and December 31, 2019, the Group's investment property is not pledged as collateral.

# 11. Intangibles

# **Stock Exchange Trading Rights**

# Philippine Operations

As at June 30, 2020 and December 31, 2019, the fair value less costs to sell of the exchange trading right amounted to \$\mathbb{P}8,500,000\$, representing the transacted price of the exchange trading right of the most recent sale approved by the PSE on December 14, 2011.

As at June 30, 2020 and December 31, 2019, the book value of the Group's exchange trading right amounted to \$\mathbb{P}5,000,000\$.

## Software Costs and Licenses

Movements in the software costs and licenses account follow:

	June 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Cost		
At beginning of the period	P48,242,112	<b>£</b> 42,680,018
Additions	165,879	5,562,094
At end of the period	48,407,991	48,242,112
Accumulated amortization		
At beginning of the period	33,719,399	30,279,574
Amortization	2,125,358	3,439,825
At end of the period	35,844,757	33,719,399
Net book value	P12,563,234	₽14,522,713

The amortization of software costs and licenses recorded in 'Depreciation and amortization' in the consolidated statements of income amounted to \$\mathbb{P}2,125,358\$ and \$\mathbb{P}1,326,105\$ in June 30, 2020 and 2019, respectively.

As of June 30, 2020 and December 31, 2019, the costs of the Group's fully amortized software still in use amounted to P21,363,255 and P20,986,110, respectively.

## 12. Other Assets

## Other Current Assets

This account pertains to input VAT of the subsidiaries.

## Other Noncurrent Assets

This account consists of:

	<b>June 30, 2020</b>	December 31, 2019
	(Unaudited)	(Audited)
Deposit to CTGF	P42,742,565	₽41,632,750
Intangible assets under development	16,341,559	16,197,559
Refundable deposits:		
Rental and utility deposits	7,711,287	7,720,988
Other refundable deposits	3,491,850	3,853,922
	11,203,137	11,574,910
Deferred input VAT	6,912,899	7,815,878
	P77,200,160	₽77,221,097

On October 20, 2008, the Parent Company made an initial contribution of \$\mathbb{P}8,200,000\$ to the CTGF of the SCCP as a prerequisite to the Parent Company's accreditation as a clearing member of SCCP. On August 20, 2009, the Parent Company made an additional contribution amounting to \$\mathbb{P}5,524,200\$ to topup the deficiency in the initial contribution.

The Parent Company recognized such contributions to the CTGF as noncurrent asset on the basis that the BOD of SCCP approved on August 1, 2007 the amendment to the SCCP Clearinghouse Rule 5.2 granting the full refund of contributions to the CTGF upon cessation of the business of the clearing member and upon termination of its membership with the SCCP. Such amendment is subject to SEC approval.

In addition, the Parent Company, as a clearing member, is required to pay monthly contributions to the CTGF maintained by the SCCP equivalent to 1/500 of 1% of the Clearing Member's total monthly turnover value less block sales and cross transactions of the same flag.

On March 13, 2018, the SEC resolved to approve SCCP's proposed amendments to SCCP Rule 5.2, making the Clearing Members' contributions to the CTGF refundable upon cessation of their business and/or termination of their membership with SCCP, provided that all liabilities owing to SCCP at the time of termination, whether actual or contingent, shall have been satisfied or paid in full. Accordingly, the Parent Company recognized the total refundable contributions as of June 30, 2020 and December 31, 2019 as 'Other noncurrent assets' amounting to P42,742,565 and P41,632,750, respectively.

Other refundable deposits include statutory deposits made to HKEX, admission fees for HK's SFC and for HK Securities Clearing Company Ltd., and contributions to Central Clearing and Settlement System Guarantee Fund.

# 13. Trade Payables

	June 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Customers (Note 19)	P10,412,878,680	₽8,102,010,305
Clearing house	254,427,731	83,887,572
	P10,667,306,411	₽8,185,897,877

The Group's trade payables to customers and their security valuation follow:

	<b>June 30, 2020 (Unaudited)</b>		December 31, 2019 (Audited)	
	Money	Money Security		Security
	Balance	Valuation-Long	Balance	Valuation-Long
Payable to customers:				
With money balances	P10,412,878,680	P60,039,537,441	₽8,102,010,305	₽60,513,955,722
No money balances	_	1,538,274,100	_	1,214,473,806
	P10,412,878,680	P61,577,811,541	₽8,102,010,305	₽61,728,429,528

Generally, trade payables to customers are noninterest-bearing and have no specific credit terms.

Payable to customers with money balances amounting to \$\textstyle{2}104,844,717\$ and \$\textstyle{2}150,854,848\$ as at June 30, 2020 and December 31, 2019, respectively, were payable to COLHK's clients in respect of the trust and segregated bank balances received and held for clients in the course of the conduct of regulated activities. These balances are payable on demand (see Note 5).

Trade payables to clearing house as at June 30, 2020 and December 31, 2019 were fully paid subsequently in July and January 2020, respectively. These are noninterest-bearing and are settled on two (2) trading days' term and three (3) trading days' term following the settlement convention of HK and Philippines clearing houses, respectively.

## 14. Other Current Liabilities

	<b>June 30, 2020</b>	December 31, 2019
	(Unaudited)	(Audited)
Unposted customers' deposits	P31,284,409	₽10,954,090
Due to BIR	22,722,555	21,977,464
Accrued expenses	12,208,865	25,587,964
Trading fees	5,661,396	1,931,751
Accrued management bonus	_	16,776,870
Others	11,454,931	7,740,242
	P83,332,156	₽84,968,381

Unposted customers' deposits represent additional funding, remittances and initial deposits made by customers that were received beyond the cut-off time for the back-office processing of collections. These were credited to the customers' trading accounts on the next business day following the end of the reporting period.

Due to BIR comprise withholding, percentage and output taxes payable to the Philippine BIR.

Accrued expenses and accrued management bonus pertain to accruals of operating expenses that were incurred but not yet paid and accruals made for the officers and employees' performance bonus.

Trading fees pertain to transaction costs and clearing fees on the purchase and sale of stocks that are payable to the regulatory bodies.

'Others' consist of liabilities to customers arising from mutual fund redemption, which are subsequently settled upon collection of funds from the mutual fund providers.

# 15. Equity

# Capital Stock

The details and movements of the Parent Company's capital stock (figures and amounts in thousands) follow:

	Shares	Amount
Common stock - P1 per share		_
Authorized	1,000,000	₽1,000,000
Issued and outstanding		
Balances at beginning and end of the period	476,000	₽476,000

All issued and outstanding shares of the Parent Company are listed with the PSE (Note 1). As at June 30, 2020 and December 31, 2019, there were 32 and 33 holders of the listed shares of the Parent Company, respectively, with a closing price of \$\mathbb{P}\$17.68 and \$\mathbb{P}\$18.42 per share, respectively.

The history of share issuance during the last five years follows:

			Number of
Year	Issuance	Listing Date	Shares issued
2016	Stock options exercise	July 4, 2016	1,000,000
2015	Stock options exercise	July 16, 2015	250,000
2015	Stock options exercise	April 14, 2015	200,000

## **Retained Earnings**

In compliance with SRC Rule 49.1 B, *Reserve Fund*, the Parent Company appropriates annually ten percent (10%) of its audited net income and transfers the same to appropriated retained earnings account. Minimum appropriation shall be 30.0%, 20.0% and 10.0% of profit after tax for broker dealers with unimpaired paid up capital between \$\mathbb{P}\$10.0 million to \$\mathbb{P}\$30.0 million, between \$\mathbb{P}\$30.0 million to \$\mathbb{P}\$50.0 million and more than \$\mathbb{P}\$50.0 million, respectively. It is intended that in the event that the Parent Company's paid-up capital is impaired, the Parent Company will be required to transfer from the appropriated retained earnings to the capital account an amount equivalent to the impairment. Such amount so transferred out shall not be made available for payment of dividend.

In 2020 and 2019, the BOD approved the appropriation of retained earnings amounting to \$\mathbb{P}48.07\$ million and \$\mathbb{P}56.0\$ million, respectively, in compliance with such requirement.

On March 29, 2019, the BOD declared a regular and a special dividend amounting to  $\mathfrak{P}0.21$  per share held or  $\mathfrak{P}99,960,000$  (476,000,000 shares multiplied by  $\mathfrak{P}0.21$  cash dividend per share) and  $\mathfrak{P}0.64$  per share held or  $\mathfrak{P}304,640,000$  (476,000,000 shares multiplied by  $\mathfrak{P}0.64$  cash dividend per share), respectively, to stockholders as of record date of April 16, 2019. These dividends were paid on May 3, 2019.

On April 3, 2020, the BOD declared a regular and a special dividend amounting to P0.18 per share held or P85,680,000 (476,000,000 shares multiplied by P0.18 cash dividend per share) and P0.52 per share held or P247,520,000 (476,000,000 shares multiplied by P0.52 cash dividend per share), respectively, to stockholders as of record date of April 30, 2020. These dividends were paid on May 27, 2020.

As of June 30, 2020 and December 31, 2019, the consolidated retained earnings includes the retained earnings of COLHK amounting to \$\mathbb{P}\$139,681,253 and \$\mathbb{P}\$147,230,206, respectively, which are not available for dividend declaration.

# Non-Controlling Interest

In 2019, the Parent Company formed a new subsidiary, CIMI. As of June 30, 2020 and December 31, 2019, the Parent Company held 70% of the voting shares while 30% of equity interest are held by non-controlling interest.

The summarized financial information of CIMI is provided below. This information is based on amounts before inter-company eliminations.

Summarized statement of financial position as of June 30, 2020 (Unaudited) and December 31, 2019 (Audited)

	2020	2019
Cash and cash equivalents (current)	P67,648,858	₽70,238,812
Other receivables (current)	115,766	451,889
Prepayments (current)	8,609	_
Other current assets (current)	100,655	14,594
Property and equipment (non-current)	3,386,848	3,811,266
Due to Parent Company (current)	(15,000)	(854,504)
Other current liabilities (current)	(79,523)	_
Total equity	<b>P71,166,213</b>	₽73,662,057
Attributable to:		
Equity holders of the Parent Company	P49,816,350	₽51,563,440
Non-controlling interest	21,349,863	22,098,617

Summarized statement of income for the six months ended June 30, 2020 (Unaudited)

Interest income	₽914,003
Cost of services	(2,039,736)
Operating expenses	(1,187,311)
Loss before income tax	(2,313,044)
Provision for income tax	182,801
Net loss	(P2,495,845)
Attributable to:	
Equity holders of the Parent Company	( <b>P</b> 1,747,091)
Non-controlling interest	(748,754)

Summarized cash flow information for the six months ended June 30, 2020 (Unaudited)

Operating activities	( <del>P</del> 2,589,954)
Net decrease in cash and cash equivalents	( <del>P</del> 2,589,954)

venues		
	<b>June 30, 2020</b>	June 30, 2019
	(Unaudited)	(Unaudited)
Revenue from contracts with customers		
Commissions	<b>₽300,272,890</b>	₽294,543,855
Trail fees	7,897,585	8,570,046
Others	550,160	780,692
	308,720,635	303,894,593
Other revenues		
Interest income	155,301,259	307,485,801
Trading gains - net	_	120,080
Others	31,034	20,502
	P464,052,928	₽611,520,976

Set out below is the disaggregation of the Group's revenue from contracts with customers:

	June 30, 2020 (Unaudited)			
	Commissions	Trail fees	Other income	Total
Primary geographical markets				
Philippines	P294,107,275	<b>£</b> 7,897,585	P329,755	P302,334,615
Hong Kong	6,165,615	_	220,405	6,386,020
	P300,272,890	P7,897,585	P550,160	P308,720,635

	June 30, 2019 (Unaudited)			
	Commissions	Trail fees	Other income	Total
Primary geographical markets				
Philippines	₽289,386,918	₽8,570,046	₽394,294	₽298,351,258
Hong Kong	5,156,937	_	386,398	5,543,335
	₽294,543,855	₽8,570,046	₽780,692	₽303,894,593

## Interest income

	June 30, 2020	June 30, 2019
	(Unaudited)	(Unaudited)
Banks (Notes 4 and 5)	P131,625,157	<b>£</b> 279,486,178
Customers (Note 7)	17,677,903	24,354,775
Government and corporate debt securities (Note 8)	5,998,199	3,644,848
	<b>₽155,301,259</b>	₽307,485,801

## 17. Personnel Costs

	<b>June 30, 2020</b>	June 30, 2019
	(Unaudited)	(Unaudited)
Salaries and wages	<b>P</b> 56,598,326	₽54,693,397
Other benefits	9,386,904	7,054,263
	P65,985,230	₽61,747,660

Other benefits include monetized leave credits of employees and other regulatory benefits.

The above accounts were distributed as follows:

	June 30, 2020	June 30, 2019
	(Unaudited)	(Unaudited)
Cost of services	P36,194,426	₽36,826,787
Operating expenses	29,790,804	24,920,873
	P65,985,230	₽61,747,660

# 18. Employee Benefits

## **Retirement Benefits**

The Parent Company has a funded, noncontributory defined benefit retirement plan covering substantially all of its regular employees. The benefits are based on a certain percentage of the final monthly basic salary for every year of credited service of the employees. The defined retirement benefit obligation is determined using the projected unit credit method. There was no plan termination, curtailment or settlement as of June 30, 2020 and December 31, 2019.

Under the existing regulatory framework, RA 7641, The Retirement Pay Law, requires a provision for retirement pay to qualified private sector employees in the absence of any retirement plan in the entity, provided however that the employee's retirement benefits under any collective bargaining and other agreements shall not be less than those provided under the law. The law does not require minimum funding of the plan.

COLHK makes monthly contribution to a fund under the mandatory provident fund schemes ordinance enacted by the Hong Kong Government. The plan is defined contribution. Under the plan COLHK should contribute 5% of the monthly relevant income of all its qualified employees. The contribution recognized as expense amounted to \$\mathbb{P}164,446\$ and \$\mathbb{P}167,797\$ in June 30, 2020 and 2019, respectively.

## 19. Income Taxes

## **Current Income Taxes**

The breakdown of provision for current income tax is as follows:

	June 30, 2020	June 30, 2019
	(Unaudited)	(Unaudited)
Regular corporate income tax	<b>£</b> 44,885,900	₽43,261,792
Final income tax	27,551,548	56,745,961
	<b>P</b> 72,437,448	₽100,007,753

# **Deferred Income Taxes**

The components of the Group's net deferred tax assets follow:

	June 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Retirement obligation	P8,047,889	₽8,047,889
Accumulated translation adjustment	(5,081,497)	(6,221,325)
Allowance for credit losses	684,456	354,388
Leases under PFRS 16	234,838	_
Unrealized trading (gains) losses	201,985	(296,894)
Unamortized past service cost	180,729	180,729
Unused tax losses	31,350	31,760
Unrealized foreign exchange losses	5,214	_
	P4,304,964	₽2,096,547

Realization of the future tax benefits related to the net deferred tax assets is dependent on many factors, including the Group's ability to generate taxable income, within the carry-over period. The unused tax losses pertain to COLHK which can be carried forward indefinitely to offset future profits.

The Group did not recognize deferred tax assets on the temporary differences on retirement-related accounts amounting to \$\mathbb{P}\$13,877,266 since management believes that it is not probable that the related benefits will be realized in the future:

On June 30, 2020 and 2019, the Parent Company availed of the itemized deduction and optional standard deduction (OSD) method in claiming its deductions, respectively.

# 20. Related Party Disclosures

a. The summary of significant transactions and account balances with related parties are as follows:

Category	Commission income		Commission expense	Professio	nal Directors'
Key management personnel	111001110		опрепос		1005
June 30, 2020 (Unaudited)	P224,654	P104,302	₽–		P- P-
June 30, 2019 (Unaudited)	995,618	142,392	<b>F</b> -		F- F-
Julie 30, 2019 (Ollaudited)	993,016	142,392	_		
Companies with common officers, directors and stockholders					
June 30, 2020 (Unaudited)	6,095,943	430,640	_	1,950,5	609
June 30, 2019 (Unaudited)	3,876,610	1,368,677	_	2,843,2	
vano 20, <b>2</b> 019 (2 naudiced)	2,070,010	1,000,077		2,0.0,2	
Directors					
June 30, 2020 (Unaudited)	865,480	469,264	_		- 575,000
June 30, 2019 (Unaudited)	3,494,940	570,675	_		- 575,000
valie 50, 2015 (Chaadree)	3,171,710	370,073			373,000
		<b></b>		T	G IV
Category	Trade payables	Trade receivable	les	Terms	Conditions
June 30, 2020 (Unaudited)	P32,112,770	P32,257,7	interest Colle par demand	ay; non- bearing/ ctible or yable on	Secured; no impairment; no guarantee
December 31, 2019 (Audited)	44,684,302	36,150,7	12	bearing	
Companies with common officers, directors and stockholders					
			interest	ay; non- bearing/ ctible or	G 1
June 30, 2020 (Unaudited)	1,820,256	40,074,9	demand	yable on l;interest /Payable	Secured; no impairment; no guarantee
December 31, 2019 (Audited)	18,088,418	28,793,2		bearing	
Directors					
June 30, 2020 (Unaudited)	95,665,807		interest Colle	ay; non- bearing/ ctible or	Secured; no impairment;
., (,	, ,		•	yable on	no guarantee
December 31, 2019 (Audited)	101,569,142	2,704,8		interest bearing	no guarantee

Trade receivables from and payables to related parties are due to be settled in three (3) trading days in the Philippines and two (2) trading days in HK, except for trade receivables under margin accounts. Trade receivables from related parties under margin accounts are interest-bearing, not guaranteed, and secured by shares of stocks (except for trade receivables amounting to ₱78 and ₱39, which were unsecured as of June 30, 2020 and December 31, 2019 (Note 7). The trade receivables from related parties are not impaired.

b. As of June 30, 2020 and December 31, 2019, the Group also has unsecured noninterest-bearing advances to its officers and employees amounting to \$\mathbb{P}811,041\$ and \$\mathbb{P}1,220,034\$ with terms ranging from six months to one year, which are included under 'Other receivables' (Note 7).

# c. Compensation of key management personnel of the Group follows:

	<b>June 30, 2020</b>	June 30, 2019
	(Unaudited)	(Unaudited)
Short-term employee benefits	<b>P20,714,907</b>	₽22,972,041
Retirement costs	29,365	29,964
Other benefits	469,845	479,420
	₽21,214,117	₽23,481,425

## 21. Leases

The Group leases its office premises under separate operating lease agreements expiring on various dates and whose lease terms are negotiated every one (1) to three (3) years. Rental costs charged to operations amounted to \$\mathbb{P}\$161,663 and \$\mathbb{P}\$12,010,644 in June 30, 2020 and 2019, respectively.

Upon adoption of PFRS 16, the Group applied a single recognition and measurement approach for all leases. Set-out below are the carrying amount of lease liabilities and the movements during the period:

	June 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
At beginning of the period, as restated	P57,222,118	₽26,476,920
Additions	6,168,987	55,420,102
Accretion of interest	1,592,482	2,937,247
Payments	(13,035,969)	(27,562,609)
Reversals	(295,192)	
Translation adjustment	(51,641)	(49,542)
At end of the period	P51,600,785	₽57,222,118

The following are the amounts recognized in the consolidated statements of income:

	June 30, 2020	June 30, 2019
	(Unaudited)	(Unaudited)
Depreciation expense of right-of-use assets		
included in property and equipment (Note 9)	P12,430,268	₽–
Interest expense on lease liabilities	1,592,482	_
	P14,022,750	₽–

The future minimum lease payments are as follows:

	June 30, 2020	June 30, 2019
	(Unaudited)	(Unaudited)
Within one (1) year	P23,144,725	₽13,941,760
After one (1) year but not more than five (5) years	26,205,603	4,376,387
After five (5) years	11,113,200	_
	P60,463,528	₽18,318,147

# 22. Capital Management

The primary objective of the Group's capital management is to ensure that the Group maintains healthy capital ratios in order to support its business, pay existing obligations and maximize shareholder value. The Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. No changes were made in the objectives, policies or processes during the period ended June 30, 2020 and December 31, 2019.

The Amended Implementing Rules and Regulations of the SRC effective March 6, 2004 include, among others, revisions in the terms and conditions for registration and subsequent renewal of license applicable to both exchange trading participants and non-exchange broker dealers as follows: (a) to allow a net capital of \$\mathbb{P}2.5\$ million or 2.50% of aggregate indebtedness, whichever is higher, for broker dealers dealing only in proprietary shares and not holding securities, (b) to allow the SEC to set a different net capital requirement for those authorized to use the Risk-Based Capital Adequacy (RBCA) model, and (c) to require unimpaired paid-up capital of \$\mathbb{P}100.0\$ million for broker dealers, which are either first time registrants or those acquiring existing broker dealer firms and will participate in a registered clearing agency; \$\mathbb{P}10.0\$ million plus a surety bond for existing broker dealers not engaged in market making transactions; and \$\mathbb{P}2.5\$ million for broker dealers dealing only in proprietary shares and not holding securities.

The SEC approved Memorandum Circular No. 16 dated November 11, 2004 which provides the guidelines on the adoption in the Philippines of the RBCA Framework for all registered brokers dealers in accordance with SRC. These guidelines cover the following risks: (a) position or market risk, (b) credit risks such as counterparty, settlement, large exposure, and margin financing risks, and (c) operational risk.

The Parent Company being a registered broker in securities is subject to the stringent rules of the SEC and other regulatory agencies with respect to the maintenance of specific levels of RBCA ratios. RBCA is a ratio that compares the broker or dealer's total measured risk to its liquid capital. As a rule, the Parent Company must maintain an RBCA ratio of at least one hundred ten percent (110.00%) and a net liquid capital (NLC) of at least P5.0 million or five percent (5.00%) of its aggregate indebtedness, whichever is higher. Also, the Aggregated Indebtedness (AI) of every stockbroker should not exceed two thousand percent (2,000.00%) of its NLC. In the event that the minimum RBCA ratio of one hundred ten percent (110.00%) or the minimum NLC is breached, the Parent Company shall immediately cease doing business as a broker and shall notify the PSE and SEC. As at June 30, 2020 and December 31, 2019, the Parent Company is compliant with the foregoing requirements.

The Parent Company's capital pertains to equity per books adjusted for deferred tax assets and assets not readily convertible into cash.

The RBCA ratio of the Parent Company as of June 30, 2020 and December 31, 2019 are as follows:

	June 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Equity eligible for net liquid capital	<b>P</b> 1,464,793,811	₽1,587,676,607
Less: Ineligible Assets	641,064,142	559,526,675
NLC	P823,729,669	₽1,028,149,932
Position risk	P9,547,720	₽4,247,476
Operational risk	199,525,324	189,014,295
Counterparty risk	<del>-</del>	_
Large exposure risk	7,807,800	
Total Risk Capital Requirement (TRCR)	P216,880,844	₽193,261,771
AI	P10,587,821,401	₽8,023,673,289
5.00% of AI	P529,391,070	₽401,183,664
Required NLC	P529,391,070	₽401,183,664
Net Risk-Based Capital Excess	P294,338,599	P626,966,268
Ratio of AI to NLC	1,285%	780%
RBCA ratio (NLC/TRCR)	380%	532%

The following are the definition of terms used in the above computation:

# 1. Ineligible assets

These pertain to fixed assets and assets which cannot be readily converted into cash.

# 2. Operational risk requirement

The amount required to cover a level of operational risk which is the exposure associated with commencing and remaining in business arising separately from exposures covered by other risk requirements. It is the risk of loss resulting from inadequate or failed internal processes, people and systems which include, among others, risks of fraud, operational or settlement failure and shortage of liquid resources, or from external events.

# 3. Position risk requirement

The amount necessary to accommodate a given level of position risk which is the risk a broker dealer is exposed to and arising from securities held by it as a principal or in its proprietary or dealer account.

#### 4. AI

Total money liabilities of a broker dealer arising in connection with any transaction whatsoever, and includes, among other things, money borrowed, money payable against securities loaned and securities failed to receive, the market value of securities borrowed to the extent to which no equivalent value is paid or credited (other than the market value of margin securities borrowed from customers and margin securities borrowed from non-customers), customers' and non-customers' free credit balances, and credit balances in customers' and non-customers' account having short positions in securities subject to the exclusions provided in the said SEC Memorandum.

On May 28, 2009, the SEC approved the PSE's Rules Governing Trading Rights and Trading Participants, which supersede the Membership Rules of the PSE. Section 8(c) of Article III of the said rules requires trading participants to have a minimum unimpaired paid-up capital, as defined by the SEC, of \$\text{P}20.0\$ million effective December 31, 2009, and \$\text{P}30.0\$ million effective December 31, 2011 and onwards. As at June 30, 2020 and December 31, 2019, the Parent Company is compliant with this capital requirement.

The Parent Company's regulated operations have complied with all externally-imposed capital requirements as at June 30, 2020 and December 31, 2019.

COLHK monitors capital using liquid capital as provided for under HK's Securities and Futures Ordinance (Cap. 571) and Securities and Futures (Financial Resources) Rules (Cap. 571N). COLHK's policy is to keep liquid capital at the higher of the floor requirement of HK\$3.00 million and computed variable required capital. As at June 30, 2020 and December 31, 2019, COLHK is compliant with the said requirement.

# 23. Financial Risk Management Objectives and Policies

The main purpose of the Group's financial instruments is to fund its operations. The Group's principal financial instruments consist of cash and cash equivalents, cash in a segregated account, short-term time deposits, financial assets at FVPL, trade receivables, other receivables, long-term time deposit, refundable deposits under other noncurrent assets, trade payables and other current liabilities, which arise from operations.

The main risks arising from the Group's financial instruments are credit risk, liquidity risk, equity price risk and foreign currency risk.

The BOD reviews and agrees on the policies for managing each of these risks as summarized below:

## Credit risk

Credit risk refers to the potential loss arising from any failure by counterparties to fulfill their obligations, as and when they fall due. It is inherent to the stock brokerage business as potential losses may arise due to the failure of its customers and counterparties to fulfill their trading obligations on settlement dates or the possibility that the value of collateral held to secure obligations becoming inadequate due to adverse market conditions.

The business model of the Group minimizes its exposure to credit risk. The Group's customers, except those granted with a credit line facility by the Parent Company, are required to deposit funds to their accounts and their purchases are limited to their cash deposit. In order to manage the potential credit risk associated with the Parent Company's margin lending activities, the Group has established policies and procedures in evaluating and approving applications for margin financing as well as the review of credit performance and limits. In addition, the Parent Company requires its margin customers a Two Peso (P2) security cover for every One Peso (P1) exposure. The security cover can either be in cash or a combination of cash and marginable stock identified by the Parent Company using a set of criteria.

The Group utilizes an internal credit rating system based on its assessment of the quality of its financial assets. The Group classifies its financial assets into the following credit grades:

- *High grade* This pertains to accounts with a very low probability of default as demonstrated by the counterparty's long history of stability, profitability and diversity. This applies to highly rated financial obligors, strong corporate counterparties and personal borrowers with whom the Group has excellent repayment experience.
- Standard grade This pertains to counterparties with no history of default. This applies to financial assets that are performing as expected.

## Financial assets at amortized cost

The Group's financial assets at amortized cost, which are neither past due nor impaired, are classified as high grade, due to its high probability of collection (i.e. the counterparty has the evident ability to satisfy its obligation and the security on the receivables are readily enforceable).

Cash and cash equivalents, cash in a segregated account, short-term time deposits and long-term time deposit are considered high grade and are in stage 1 of the ECL model. These are deposited with reputable banks duly approved by the BOD and have low probability of insolvency. These are considered to be low credit risk investments.

Trade receivables from margin customers have no specific credit terms but customers are required to maintain the value of their collateral within a specific level. Once the value of the collateral falls down this level, customers may either deposit additional collateral or sell stock to cover any shortfall. Meanwhile, receivables from post-paid customers are required to be settled on two (2) trading days' term for COLHK and three (3) trading days' term for the Parent Company. The receivable balances become demandable upon failure of the customer to duly comply with these requirements. As at June 30, 2020 and December 31, 2019, P737,790,129 and P704,473,287 of the total receivables from customers is secured by collateral comprising of equity securities of listed companies with a total market value of P2,466,003,989 and P3,984,013,048, respectively (Note 7).

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision matrix is based on the Group's historical observed default rates. 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.

The aging analyses of the Group's trade receivables as at June 30, 2020 and December 31, 2019 are summarized in the following table (gross of allowance for credit losses):

	Neither		Days past due			
	past due nor			More than	Specifically	
	impaired	4-14 days	15-31 days	31 days	impaired	Total
June 30, 2020 (Unaudited	)					
Trade receivables	P368,144,173	P112,783,419	P121,362,682	<b>P176,306,706</b>	₽–	<b>₽778,596,980</b>
December 31, 2019 (Audite	ed)					
Trade receivables	299,681,644	104,645,402	44,838,336	417,200,366	_	866,365,748

Past due accounts pertain to margin accounts of the Parent Company that are charged an interest rate ranging from 8.00% to 10.00%. A margin account has no due date and becomes demandable only when the equity percentage of the customers falls below 33.33%. The loss rate for trade receivables is considered minimal.

Transactions through the stock exchange are covered by the guarantee fund contributed by member brokers and maintained by the clearing house.

Refundable deposits under other noncurrent assets is classified as high grade and is in stage 1 of the ECL model since the amount shall be kept intact by: (1) the lessor throughout the term of the contract and shall be returned after the term; and (2) the government institutions as a requirement to conduct stock brokerage business and shall be returned after the Group ceases to operate its business.

#### Financial assets at FVTPL

Companies that are consistently profitable, have strong fundamentals and pays out dividends. As at June 30, 2020 and December 31, 2019, the Group's financial assets at FVTPL are classified as high grade since these are with entities of good reputation.

## Investment securities at amortized cost

The investments are classified as high grade. The Group's investment in government and corporate security is considered of low credit risk since these are rated as Baa2 by Moody's Investors Service, Inc. and BBB- by Fitch Ratings Inc, respectively. These credit ratings are still considered as 'Investment Grade.'

## Deposit and refundable contributions to CTGF

Deposit and refundable contributions to CTGF pertains to contribution made by the Parent Company to a guarantee fund as required by the SCCP and is classified as high grade. The Parent Company does not expect significant exposure on the balance as the amount shall be kept intact by the SCCP as a requirement to conduct stock brokerage business and shall be returned after the Parent Company ceases to operate its business.

#### Other receivables

These receivables from counterparties with no history of default and are not past due as at the end of the reporting period are classified as standard grade.

## Collateral and other credit enhancement

Margin customers are required to maintain the value of their collateral within a specific level. Once the value of the collateral falls down this level, customers may either deposit additional collateral or sell stock to cover their shortfall.

Collateral comes in the form of financial assets. This pertains to securities listed and traded in the PSE and lodged with the Philippine Depository and Trust Corporation under the account of the Parent Company. The market value of the securities is closely monitored to ensure compliance with the required levels of collaterals.

The Group's exposure to credit risk arising from default of the counterparty has a maximum exposure equal to the carrying amount of the particular instrument plus any irrevocable loan commitment or credit facility.

There are no significant concentrations of credit risk within the Group.

Maximum exposure to credit risk after collateral held or other credit enhancements

The maximum exposure to credit risk is the carrying value at the reporting date of each class of financial assets of the Group except for receivables from customers wherein the Group holds collateral as security.

The table below shows the maximum exposure to credit risk for the component of the consolidated statements of financial position:

	June 30, 2020	December 31, 2019
	(Unaudited)	(Audited)
Cash and cash equivalents (Note 4)*	P10,872,789,500	₽8,225,977,521
Cash in a segregated account (Note 5)	76,640,749	137,679,325
Short-term time deposit (Note 4)	200,000,000	200,000,000
Trade receivables (Note 7)	356,604	529,025
Other receivables (Note 7)	35,600,588	48,067,874
Long-term time deposit (Note 4)	_	200,000,000
Refundable deposits (Note 12)	11,203,137	11,574,910
Deposit and refundable contributions to CTGF		
(Note 12)	42,742,565	41,632,750
Investment securities at amortized cost (Note 8)	300,200,000	200,348,264
	11,539,533,143	9,065,809,669
Unutilized margin trading facility	4,841,717,792	4,891,448,596
-	P16,381,250,935	₽13,957,258,265

<sup>\*</sup>Excluding cash on hand

## <u>Liquidity Risk</u>

Liquidity risk arises from the possibility that the Group may encounter difficulties in raising funds to meet commitments from financial instruments or that a market for derivatives may not exist in some circumstances.

The Group manages its liquidity profile to meet the following objectives: a) to ensure that adequate funding is available at all times; b) to meet commitments as they arise without incurring unnecessary costs; and c) to be able to access funding when needed at the least possible cost.

As at June 30, 2020 and December 31, 2019, all of the Group's financial liabilities, which consist of trade payables and other current liabilities (except statutory payables), are contractually payable on demand and up to sixty (60) days' term.

Correspondingly, the financial assets that can be used by the Group to manage its liquidity risk as at June 30, 2020 and December 31, 2019 consist of cash and cash equivalents, short-term time deposits, financial assets at FVPL and trade receivables.

## Market Risk

Market risk is the risk of loss to future earnings, to fair values or to future cash flows that may result from changes in the price of a financial instrument. The value of a financial instrument may change as a result of changes in interest rates, foreign currency exchanges rates, commodity prices, equity prices and other market changes. The Group's market risk originates from its holdings of equity instruments and foreign currency-denominated financial instruments.

## Equity Price Risk

Equity price risk is the risk to earnings or capital arising from changes in stock exchange indices relating to its quoted equity securities. The Group's exposure to equity price risk relates primarily to its financial assets at FVTPL which pertain to investments in shares of stock of companies listed in the PSE and in mutual fund shares. The Group's policy is to maintain the risk within an acceptable level. Movement in share price is monitored regularly to determine the impact on its financial position.

Since the carrying amount of financial assets subject to equity price risk is immaterial relative to the consolidated financial statements, Management believes that disclosure of equity price risk sensitivity analysis as at June 30, 2020 and December 31, 2019 is not significant.

# Foreign Currency Risk

The Group's policy is to maintain foreign currency exposure within acceptable limits and within existing regulatory guidelines. The Group believes that its profile of foreign currency exposure on its assets and liabilities is within conservative limits for a financial institution engaged in the type of business in which the Group is engaged.

The Group's exposure to foreign currency exchange risk arises from its US dollar-denominated cash in banks amounting to US\$102,562 and US\$9,517 as at June 30, 2020 and December 31, 2019, respectively (Note 4).

Since the amount of US\$-denominated cash in bank subject to foreign currency risk is immaterial relative to the consolidated financial statements, Management believes that disclosure of foreign currency risk analysis as at June 30, 2020 and December 31, 2019 is not significant.

# Offsetting of Financial Assets and Liabilities

The table below presents information about rights to offset related arrangements (such as collateral posting requirements) for financial instruments under an enforceable master netting agreements or similar agreements.

		June 30, 20	020 (Unaudited)			
				Effect of Remain	ning Rights of	
				Set-Off (Includin	g Rights to Set	
			Net Amount	Off Financial Co	ollateral) that	
		<b>Gross Amounts</b>	Presented in	do not Meet PAS	32 Offsetting	
Financial Instruments	<b>Gross Carrying</b>	Offset in	Consolidated	Crite	ria	
Recognized at	Amounts	Accordance with	Statements of		Fair Value of	
End of Reporting	(Before	the Offsetting	Financial	Financial	Financial	
Period by Type	Offsetting)	Criteria	Position	Instruments	Collateral	Net Exposure
	[a]	[b]	[c] = [a-b]	[d]	[e]	$[\mathbf{f}] = [\mathbf{c} \mathbf{-} \mathbf{d}]$
Financial Assets						
Receivable from customers	P737,790,207	₽–	<b>₽737,790,207</b>	₽627,875	₽–	₽737,162,332
Receivable from clearing						
house	5,865,136	_	5,865,136	_	_	5,865,136
	P743,655,343	₽–	P743,655,343	P627,875	₽-	P743,027,468
Financial Liabilities						
Payable to customers	P10,412,878,680	₽–	P10,412,878,680	₽627,875	₽- }	P10,412,250,805
Payable to clearing house	254,427,731	_	254,427,731	_	_	254,427,731
	P10,667,306,411	P-	P10,667,306,411	P627,875	<b>P</b> _ }	P10,666,678,536

			, , , , , , , , , , , , , , , , , , , ,	Effect of Remain	ning Rights of	
				Set-Off (Includin		
			Net Amount	Off Financial Col	lateral) that do	
		Gross Amounts	Presented in	not Meet	PAS 32	
Financial Instruments	Gross Carrying	Offset in	Consolidated	Offsetting	Criteria	_
Recognized at	Amounts	Accordance with	Statements of		Fair Value of	
End of Reporting	(Before	the Offsetting	Financial	Financial	Financial	
Period by Type	Offsetting)	Criteria	Position	Instruments	Collateral	Net Exposure
	[a]	[b]	[c] = [a-b]	[d]	[e]	[f] = [c-d]
Financial Assets						
Receivable from customers	₽704,473,326	₽–	₽704,473,326	₽7,984,917	₽–	P696,488,409
Due from clearing house	124,656,703	_	124,656,703	83,887,572	_	40,769,131
	₽829,130,029	₽–	₽829,130,029	₽91,872,489	₽–	₽737,257,540
Financial Liabilities						
Payable to customers	₽8,102,010,305	₽–	₽8,102,010,305	₽7,984,917	₽–	₽8,094,025,388
Due to clearing house	83,887,572	_	83,887,572	83,887,572	_	0
	₽8,185,897,877	₽–	₽8,185,897,877	₽91,872,489	₽–	₽8,094,025,388

# 24. Fair Value Measurement

The following table shows the carrying value and fair value of the Group's refundable deposits, investment securities at amortized cost and investment property, whose carrying value does not approximate its fair value as at June 30, 2020 and December 31, 2019:

	Carrying Values		Fair Values	
	June 30, 2020	December 31,	June 30, 2020	December 31,
	(Unaudited)	2019 (Audited)	(Unaudited)	2019 (Audited)
Refundable deposits	P11,203,137	₽11,574,910	₽9,758,299	₽10,082,124
Investment securities at				
amortized cost	300,200,000	200,348,264	312,620,755	199,903,251
Investment property	15,321,019	15,758,762	39,567,000	39,567,000

The carrying amounts of cash and cash equivalents, cash in a segregated account, short-term time deposits, trade receivables, other receivables, trade payables and other current liabilities, which are all subject to normal trade credit terms and are short-term in nature, approximate their fair values.

The carrying value of long-term time deposit approximates its fair value since the placement earns interest at prevailing market rates.

# Financial Assets at FVPL

The Group's financial assets at FVPL are carried at their fair values as at June 30, 2020 and December 31, 2019. Fair value of financial assets at FVPL is based on the closing quoted prices of stock investments published by the PSE. Fair value of mutual funds is based on net asset values computed and published by the mutual fund providers.

# Refundable Deposits

The fair value of the refundable deposits is based on the present value of the future cash flows discounted using credit adjusted risk-free rates for a similar type of instrument using 2.8% as at June 30, 2020 and December 31, 2019. There are no changes in the valuation techniques in 2020 and 2019.

## Investment securities at amortized cost

The fair value of the investment is based on the quoted market price in an active market as at June 30, 2020 and December 31, 2019.

## **Investment Property**

The fair value of the investment property has been based on highest and best use of property being appraised. Valuations were derived on the basis of recent sales of similar properties in the same areas as the investment property and taking into account the economic conditions prevailing at the time the valuations were made and comparability of similar properties sold with the property being valued.

## Fair Value Hierarchy

All assets and liabilities for which fair value is measured or disclosed in the consolidated financial statements are categorized within the fair value hierarchy as follows:

	<b>June 30, 2020 (Unaudited)</b>			
	Level 1	Level 2	Level 3	
Asset measured at fair value:				
Financial assets at FVPL	<b>P</b> 3,674,550	<b>£</b> 449,746	₽–	
Asset for which fair values are disclosed:				
Refundable deposits	_	_	9,758,299	
Investment securities at amortized cost	312,620,755	_	_	
Investment property	_	_	39,567,000	
	Decemb	er 31, 2019 (Au	idited)	
	Level 1	Level 2	T 12	
	LC VCI I	Level 2	Level 3	
Asset measured at fair value:	Level 1	Level 2	Level 3	
Asset measured at fair value: Financial assets at FVPL	₽3,329,077	₽674,252	Level 3 P-	
•				
Financial assets at FVPL				
Financial assets at FVPL Asset for which fair values are disclosed:			₽–	

During the period ended June 30, 2020 and the year ended December 31, 2019, there were no transfers among levels 1, 2 and 3 of fair value measurements.

# 25. EPS Computation

	June 30, 2020 (Unaudited)	June 30, 2019 (Unaudited)
Net income attributable to the equity holders of the		_
Parent Company	<b>P203,051,755</b>	₽314,331,966
Weighted average number of shares for earnings		_
per share	476,000,000	476,000,000
Basic and diluted earnings per share	P0.43	₽0.66

# 26. Segment Information

# **Geographical Information**

For management purposes, the Group is organized into business units based on its geographical location and has two (2) reportable segments as follows:

- Philippine segment, which pertains to the Group's Philippine operations.
- Hong Kong segment, which pertains to the Group's HK operations.

The following tables present certain information regarding the Group's geographical segments:

		June 30, 2020	(Unaudited)	
	Philippines	Hong Kong	Elimination	Total
Revenue from external customers:				
Commissions	<b>P294,107,275</b>	P6,165,615	₽–	P300,272,890
Interest	155,294,977	6,282	_	155,301,259
Trail fees	7,897,585	-	_	7,897,585
Others	360,788	220,406	_	581,194
Segment revenue	457,660,625	6,392,303	_	464,052,928
Cost of services	(69,797,663)	(9,170,068)	_	(78,967,731)
Operating expenses, net of other expenses	(75,933,288)	(3,564,942)	_	(79,498,230)
Depreciation and amortization	(30,709,270)	(1,206,246)		(31,915,516)
Income (loss) before income tax	281,220,404	(7,548,953)	_	273,671,451
Provision for income tax	(71,368,450) P209,851,954	(P7,548,953)		(71,368,450) P202,303,001
Net income (loss)	£209,851,954	(F7,548,955)	F-	F202,303,001
Segment assets	P12,404,655,402	P396,405,109	(P287,316,640)	₽12,513,743,871
Segment liabilities	10,791,200,477	110,067,030	(16,640)	10,901,250,867
Capital expenditures:				
Fixed assets	2,095,122	1,013,056	_	3,108,178
Cash flows arising from:				
Operating activities	3,070,963,164	25,378,008	_	3,096,341,172
Investing activities	(102,261,001)	(1,013,056)	_	(103,274,057)
Financing activities	(345,003,862)	(1,232,107)	-	(346,235,969)
		D	(L-4:LA) 010	
	Philippines	December 31, 2 Hong Kong	Elimination	Total
Revenue from external customers:	Timppines	Tiong Rong	Limmution	10111
Commissions	₽529,163,152	₽9,886,686	₽-	₽539,049,838
Interest	527,706,744	10,233	_	527,716,977
Trail fees	17,365,097	-	_	17,365,097
Others	855,104	947,917	_	1,803,021
Segment revenue	1,075,090,097	10,844,836	_	1,085,934,933
Cost of services	(173,358,672)	(19,915,927)	_	(193,274,599)
Operating expenses, net of other expenses	(194,602,320)	(8,980,401)	_	(203,582,721)
Depreciation and amortization	(56,291,221)	(2,389,005)	_	(58,680,226)
Income (loss) before income tax	650,837,884	(20,440,497)	_	630,397,387
Provision for income tax	(172,034,860)	12,249	_	(172,022,611)
Net income (loss)	₽478,803,024	( <del>P</del> 20,428,248)	₽–	₽458,374,776
Comment assets	DO 094 241 297	452 005 226	(D200 154 504)	P10 140 002 110
Segment liabilities	₽9,984,241,387	453,005,236	, , ,	₽10,149,092,119
Segment liabilities Capital expenditures:	8,247,438,416	156,458,606	(854,504)	8,403,042,518
Fixed assets	44,555,775	27,088		44,582,863
Cash flows arising from:	44,333,113	21,000	_	44,362,603
Operating activities	(223,452,377)	11,700,088	_	(211,752,289)
Investing activities			152 500 000	. , , ,
Investing activities Financing activities	(202,609,387) (254,757,955)	(27,088) (2,404,654)	152,500,000 (152,500,000)	(50,136,475) (409,662,609)

# **Business Segments**

The Group's business segments follow:

- Stockbrokerage services pertaining to the Group's stockbrokerage companies, mainly the Parent Company and COLHK; and
- Others pertaining to the Group's subsidiaries other than COLHK.

The following table presents certain information regarding the Group's business segments:

		June 30, 2020	(Unaudited)	
	Stockbrokerage			
	services	Others	Elimination	Total
Revenue from external customers:	Dana 000	_	_	D200 474 000
Commissions	P300,272,890	P-	₽–	P300,272,890
Interest	153,053,905	2,247,354	_	155,301,259
Trail fees	7,897,585	_	_	7,897,585
Others	581,194		_	581,194
Segment revenue	461,805,574	2,247,354	_	464,052,928
Cost of services	(76,927,995)	(2,039,736)	_	(78,967,731)
Operating expenses, net of other expenses		(867,978)	_	(79,498,230)
Depreciation and amortization	(31,491,097)	(424,419)	_	(31,915,516)
Income (loss) before income tax	274,756,230	(1,084,779)	_	273,671,451
Provision for income tax	(70,918,979)	(449,471)	_	(71,368,450)
Net income (loss)	P203,837,251	(P1,534,250)	₽–	P202,303,001
Segment assets	P12,629,420,320	₽171,640,191	(P287,316,640)	P12,513,743,871
Segment liabilities	10,901,170,174	97,333	(16,640)	10,901,250,867
Capital expenditures:				
Fixed assets	3,108,178	_	_	3,108,178
Cash flows arising from:				
Operating activities	3,097,792,850	(1,451,678)	_	3,096,341,172
Investing activities	(103,274,057)	_	_	(103,274,057)
Financing activities	(346,235,969)	_	_	(346,235,969)
		D 1 21 2	010 (4 11 1)	
	Stockbrokerage	December 31, 2	019 (Audited)	
	Stockbrokerage	,	,	Total
Revenue from external customers:	Stockbrokerage services	Others	019 (Audited)  Elimination	Total
Revenue from external customers:	services	Others	Elimination	
Commissions	services  P539,049,838	Others	Elimination P-	₽539,049,838
Commissions Interest	services  P539,049,838 525,604,623	Others	Elimination	₽539,049,838 527,716,977
Commissions Interest Trail fees	services  ₱539,049,838  525,604,623  17,365,097	Others	Elimination P-	₽539,049,838 527,716,977 17,365,097
Commissions Interest Trail fees Others	\$ervices  \$\mathbb{P}539,049,838 \\ 525,604,623 \\ 17,365,097 \\ 1,803,021	Others  P  2,112,354	Elimination P	P539,049,838 527,716,977 17,365,097 1,803,021
Commissions Interest Trail fees Others Segment revenue	\$ervices  \$\mathbb{P}539,049,838 \\ 525,604,623 \\ 17,365,097 \\ 1,803,021 \\ 1,083,822,579	Others	Elimination P	P539,049,838 527,716,977 17,365,097 1,803,021 1,085,934,933
Commissions Interest Trail fees Others Segment revenue Cost of services	\$\frac{\partial \text{services}}{\partial \text{p539,049,838}}{525,604,623}\$\$17,365,097\$\$1,803,021\$\$1,083,822,579\$\$(193,274,599)\$\$	Others  P- 2,112,354 - 2,112,354	Elimination  P	P539,049,838 527,716,977 17,365,097 1,803,021 1,085,934,933 (193,274,599)
Commissions Interest Trail fees Others Segment revenue Cost of services Operating expenses, net of other income	\$\frac{\partial \text{services}}{\partial \text{539,049,838}} \\ 525,604,623 \\ 17,365,097 \\ 1,803,021 \\ 1,083,822,579 \\ (193,274,599) \\ (200,252,889)	Others  P- 2,112,354 - 2,112,354 - (3,329,832)	Elimination P	P539,049,838 527,716,977 17,365,097 1,803,021 1,085,934,933 (193,274,599) (203,582,721)
Commissions Interest Trail fees Others Segment revenue Cost of services Operating expenses, net of other income Depreciation and amortization	\$\frac{\partial \text{services}}{\partial \text{239,049,838}} \\ 525,604,623 \\ 17,365,097 \\ 1,803,021 \\ 1,083,822,579 \\ (193,274,599) \\ (200,252,889) \\ (58,397,280)	Others  P- 2,112,354 - 2,112,354 - (3,329,832) (282,946)	Elimination  P	P539,049,838 527,716,977 17,365,097 1,803,021 1,085,934,933 (193,274,599) (203,582,721) (58,680,226)
Commissions Interest Trail fees Others Segment revenue Cost of services Operating expenses, net of other income Depreciation and amortization Income (loss) before income tax	\$\text{\$\text{services}\$}\$ \$\text{\$\text{\$\psi}\$}39,049,838 \\ 525,604,623 \\ 17,365,097 \\ 1,803,021 \\ 1,083,822,579 \\ (193,274,599) \\ (200,252,889) \\ (58,397,280) \\ 631,897,811	Others  P- 2,112,354 - 2,112,354 - (3,329,832) (282,946) (1,500,424)	Elimination  P	P539,049,838 527,716,977 17,365,097 1,803,021 1,085,934,933 (193,274,599) (203,582,721) (58,680,226) 630,397,387
Commissions Interest Trail fees Others Segment revenue Cost of services Operating expenses, net of other income Depreciation and amortization Income (loss) before income tax Provision for income tax	\$\text{\$\text{services}\$}\$ \$\text{\$\text{\$\psi}\$}39,049,838 \\ 525,604,623 \\ 17,365,097 \\ 1,803,021 \\ 1,083,822,579 \\ (193,274,599) \\ (200,252,889) \\ (58,397,280) \\ 631,897,811 \\ (171,600,140)	Others  P_ 2,112,354  - 2,112,354  - (3,329,832) (282,946) (1,500,424) (422,471)	Elimination  P	P539,049,838 527,716,977 17,365,097 1,803,021 1,085,934,933 (193,274,599) (203,582,721) (58,680,226) 630,397,387 (172,022,611)
Commissions Interest Trail fees Others Segment revenue Cost of services Operating expenses, net of other income Depreciation and amortization Income (loss) before income tax	\$\text{\$\text{services}\$}\$ \$\text{\$\text{\$\psi}\$}39,049,838 \\ 525,604,623 \\ 17,365,097 \\ 1,803,021 \\ 1,083,822,579 \\ (193,274,599) \\ (200,252,889) \\ (58,397,280) \\ 631,897,811	Others  P- 2,112,354 - 2,112,354 - (3,329,832) (282,946) (1,500,424)	Elimination  P	P539,049,838 527,716,977 17,365,097 1,803,021 1,085,934,933 (193,274,599) (203,582,721) (58,680,226) 630,397,387
Commissions Interest Trail fees Others Segment revenue Cost of services Operating expenses, net of other income Depreciation and amortization Income (loss) before income tax Provision for income tax Net income (loss) Segment assets	\$\frac{\partial \text{services}}{\partial \text{539,049,838}}\$ \$525,604,623\$ \$17,365,097\$ \$1,803,021\$ \$1,083,822,579\$ \$(193,274,599)\$ \$(200,252,889)\$ \$(58,397,280)\$ \$631,897,811\$ \$(171,600,140)\$ \$\text{\$\e	Others  P_ 2,112,354  - 2,112,354  - (3,329,832) (282,946) (1,500,424) (422,471) (P1,922,895)  P174,178,409	Elimination  P-	P539,049,838 527,716,977 17,365,097 1,803,021 1,085,934,933 (193,274,599) (203,582,721) (58,680,226) 630,397,387 (172,022,611) P458,374,776 P10,149,092,119
Commissions Interest Trail fees Others  Segment revenue Cost of services Operating expenses, net of other income Depreciation and amortization Income (loss) before income tax Provision for income tax Net income (loss)  Segment assets Segment liabilities	\$\text{\$\text{services}\$}\$ \$\text{\$\text{\$\psi}\$}39,049,838 \\ 525,604,623 \\ 17,365,097 \\ 1,803,021 \\ 1,083,822,579 \\ (193,274,599) \\ (200,252,889) \\ (58,397,280) \\ 631,897,811 \\ (171,600,140) \\ \$\text{\$\psi}\$460,297,671	Others  P_ 2,112,354  2,112,354  (3,329,832) (282,946) (1,500,424) (422,471) (P1,922,895)	Elimination  P	P539,049,838 527,716,977 17,365,097 1,803,021 1,085,934,933 (193,274,599) (203,582,721) (58,680,226) 630,397,387 (172,022,611) ₽458,374,776
Commissions Interest Trail fees Others Segment revenue Cost of services Operating expenses, net of other income Depreciation and amortization Income (loss) before income tax Provision for income tax Net income (loss) Segment assets Segment liabilities Capital expenditures:	services  P539,049,838 525,604,623 17,365,097 1,803,021 1,083,822,579 (193,274,599) (200,252,889) (58,397,280) 631,897,811 (171,600,140) P460,297,671  P10,263,068,214 8,402,795,718	Others  P_ 2,112,354  2,112,354  (3,329,832) (282,946) (1,500,424) (422,471) (P1,922,895)  P174,178,409 1,101,304	Elimination  P-	P539,049,838 527,716,977 17,365,097 1,803,021 1,085,934,933 (193,274,599) (203,582,721) (58,680,226) 630,397,387 (172,022,611) P458,374,776 P10,149,092,119 8,403,042,518
Commissions Interest Trail fees Others  Segment revenue Cost of services Operating expenses, net of other income Depreciation and amortization Income (loss) before income tax Provision for income tax Net income (loss)  Segment assets Segment liabilities Capital expenditures: Fixed assets	\$\frac{\partial \text{services}}{\partial \text{539,049,838}}\$ \$525,604,623\$ \$17,365,097\$ \$1,803,021\$ \$1,083,822,579\$ \$(193,274,599)\$ \$(200,252,889)\$ \$(58,397,280)\$ \$631,897,811\$ \$(171,600,140)\$ \$\text{\$\e	Others  P_ 2,112,354  - 2,112,354  - (3,329,832) (282,946) (1,500,424) (422,471) (P1,922,895)  P174,178,409	Elimination  P-	P539,049,838 527,716,977 17,365,097 1,803,021 1,085,934,933 (193,274,599) (203,582,721) (58,680,226) 630,397,387 (172,022,611) P458,374,776 P10,149,092,119
Commissions Interest Trail fees Others  Segment revenue Cost of services Operating expenses, net of other income Depreciation and amortization Income (loss) before income tax Provision for income tax Net income (loss)  Segment assets Segment liabilities Capital expenditures: Fixed assets Cash flows arising from:	\$\frac{\partial \text{services}}{\psi \text{539,049,838}} \\ 525,604,623 \\ 17,365,097 \\ 1,803,021 \\ 1,083,822,579 \\ (193,274,599) \\ (200,252,889) \\ (58,397,280) \\ 631,897,811 \\ (171,600,140) \\ \text{\text{\$\text{\$\text{\$\text{\$}\text{\$}\text{\$\text{\$}\text{\$\text{\$}\text{\$\text{\$}\text{\$\text{\$}\text{\$}\text{\$\text{\$}\text{\$\text{\$}\text{\$}\text{\$}\text{\$\text{\$}\text{\$}\text{\$\text{\$}\text{\$}\text{\$}\text{\$}\text{\$}\text{\$}\text{\$\text{\$}\text	Others  P_ 2,112,354  - 2,112,354  - (3,329,832) (282,946) (1,500,424) (422,471) (P1,922,895)  P174,178,409 1,101,304  4,094,212	Elimination  P-	P539,049,838 527,716,977 17,365,097 1,803,021 1,085,934,933 (193,274,599) (203,582,721) (58,680,226) 630,397,387 (172,022,611) P458,374,776 P10,149,092,119 8,403,042,518
Commissions Interest Trail fees Others  Segment revenue Cost of services Operating expenses, net of other income Depreciation and amortization Income (loss) before income tax Provision for income tax Net income (loss)  Segment assets Segment liabilities Capital expenditures: Fixed assets Cash flows arising from: Operating activities	services  ₱539,049,838  525,604,623  17,365,097  1,803,021  1,083,822,579 (193,274,599) (200,252,889) (58,397,280)  631,897,811 (171,600,140)  ₱460,297,671  ₱10,263,068,214 8,402,795,718  40,488,651 (210,080,797)	Others  P_ 2,112,354  - 2,112,354  - (3,329,832) (282,946) (1,500,424) (422,471) (P1,922,895)  P174,178,409 1,101,304  4,094,212 (1,671,492)	Elimination  P_	P539,049,838 527,716,977 17,365,097 1,803,021 1,085,934,933 (193,274,599) (203,582,721) (58,680,226) 630,397,387 (172,022,611) P458,374,776 P10,149,092,119 8,403,042,518 44,582,863 (211,752,289)
Commissions Interest Trail fees Others  Segment revenue Cost of services Operating expenses, net of other income Depreciation and amortization Income (loss) before income tax Provision for income tax Net income (loss)  Segment assets Segment liabilities Capital expenditures: Fixed assets Cash flows arising from:	\$\frac{\partial \text{services}}{\psi \text{539,049,838}} \\ 525,604,623 \\ 17,365,097 \\ 1,803,021 \\ 1,083,822,579 \\ (193,274,599) \\ (200,252,889) \\ (58,397,280) \\ 631,897,811 \\ (171,600,140) \\ \text{\text{\$\text{\$\text{\$\text{\$}\text{\$}\text{\$\text{\$}\text{\$\text{\$}\text{\$\text{\$}\text{\$\text{\$}\text{\$}\text{\$\text{\$}\text{\$\text{\$}\text{\$}\text{\$}\text{\$\text{\$}\text{\$}\text{\$\text{\$}\text{\$}\text{\$}\text{\$}\text{\$}\text{\$}\text{\$\text{\$}\text	Others  P_ 2,112,354  - 2,112,354  - (3,329,832) (282,946) (1,500,424) (422,471) (P1,922,895)  P174,178,409 1,101,304  4,094,212	Elimination  P-	P539,049,838 527,716,977 17,365,097 1,803,021 1,085,934,933 (193,274,599) (203,582,721) (58,680,226) 630,397,387 (172,022,611) P458,374,776 P10,149,092,119 8,403,042,518 44,582,863

# SCHEDULE I COL FINANCIAL GROUP, INC. AND SUBSIDIARY SCHEDULE SHOWING FINANCIAL SOUNDNESS INDICATORS PURSUANT TO SRC RULE 68, AS AMENDED

		June 30,	June 30,
	Formula	2020	2019
Profitability ratios:			
Return on assets	Net Income (NI)/Total Assets	1.63%	3.04%
Return on equity (annualized)	NI/Average Equity*	24.50%	38.20%
Net profit margin	NI/Net Sales	43.76%	51.40%
Solvency and liquidity ratios:			
Current ratio	Current Assets/Current Liabilities	1.11:1	1.10:1
Debt to equity ratio	Total Liabilities/Average Equity*	6.58:1	5.34:1
Quick ratio	Liquid Assets/Current Liabilities	1.09:1	1.10:1
Asset to equity ratio	Total Assets/Average Equity*	7.55:1	6.31:1
Other relevant ratios:			
RBCA ratio		380%	474%
Ratio of AI to NLC		1,285%	928%
*Equity Attributable to the Equity Hol	ders of the Parent Company		