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SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

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

1.	For the quarterly period end	ded March 31, 20	20
2.	SEC Identification Number	A1997-13456	3. BIR Tax Identification No. 005-029-401-000
4.	Exact name of issuer as sp	ecified in its chart	er - CONCEPCION INDUSTRIAL CORPORATION
5.	Philippines Province, Country or other incorporation or organizat		6. (SEC Use Only) Industry Classification Code:
7.	308 Sen. Gil Puyat Avenu Address of principal office	ue, Makati City, P	Philippines 1209 Postal Code
8.	+632 7721819 Issuer's telephone number,	, including area co	ode
9.	Former name, former addre		scal year, if changed since last report.
10.	Securities registered pursu	ant to Sections 8	and 12 of the SRC, or Sec. 4 and 8 of the RSA
	Title of Each Class		Number of Shares of Common Stock
	COMMON		Outstanding and Amount of Debt Outstanding 407,263,891 (as of March 31, 2020)
11.	Are any or all of these secu	urities listed on a S	Stock Exchange.
	Yes [X] No []		
	If yes, state the name of su Philippine Stock Excha	-	e and the classes of securities listed therein: Common Stock
12.	Check whether the issuer:		
of t	ction 11 of the RSA and RSA	Rule 11(a)-1 the	y Section 17 of the SRC and SRC Rule 17.1 thereunder or reunder, and Sections 26 and 141 of The Corporation Code 2) months (or for such shorter period that the registrant was
	Yes [X]	No []	
	(b) has been subject to suc	ch filing requireme	nts for the past ninety (90) days.
	Yes [X]	No []	

13. The aggregate market value of the voting stock held by non-affiliates of the registrant is P11.8 billion.

The price used for this computation is the closing price as of March 31, 2020 is P28.95.

PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

The unaudited consolidated financial statements of Concepcion Industrial Corporation (the "Company" or "CIC") and its subsidiaries, Concepcion-Carrier Air Conditioning Company ("CCAC"), Concepcion Durables, Inc. ("CDI"), Concepcion-Otis Philippines, Inc. ("COPI"), Concepcion Business Services, Inc. ("CBSI"), Cortex Technologies Corporation ("CTC"), Alstra Incorporated ("Alstra") and Teko Solutions Asia Inc. ("Teko") (collectively, the "Group") for the period ended March 31, 2020 and the comparative period in 2019 is attached to this 17-Q report, comparing the following:

- 1.1 Unaudited Consolidated Statements of Financial Position as at March 31, 2020 and December 31, 2019 (Annex A)
- 1.2 Unaudited Consolidated Statements of Total Comprehensive Income for the periods ended March 31, 2020 and 2019 (Annex B)
- 1.3 Unaudited Consolidated Statements of Changes in Equity for the periods ended March 31, 2020 and 2019 (Annex C)
- 1.4 Unaudited Consolidated Statements of Cash Flows for the periods ended March 31, 2020 and 2019 (Annex D)
- 1.5 Notes to Unaudited Consolidated Financial Statements as at March 31, 2020 and December 31, 2019 and for the periods ended March 31, 2020 and 2019 (Annex E)

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations [(based on the Unaudited Consolidated Results for the Period Ended March 31, 2020 (Annex F)]

PART II - OTHER INFORMATION

The following reports on SEC Form 17-C was filed during the first quarter of 2020:

Date of Report	Items Reported
	During the special meeting of the Board of Directors of Concepcion Industrial Corporation (the "Board" and "Company", respectively) held in the afternoon of March 20, 2020, the Board approved an amendment to its current share buyback program to provide price support for its shares and enhance share value under the following terms and conditions:
20 March 2020	1. On September 9, 2019, the Board approved the Company's ongoing buyback program which has a term of three (3) years commencing on September 10, 2019 and ending on September 9, 2022. The Company is currently authorized to repurchase up to One Hundred Million Pesos (P100,000,000.00) worth of common shares during the first year of the program, and up to an aggregate of 11,000,000 common shares cumulatively over a three-year period, representing approximately 3% of the Company's current common market capitalization.
	2. On March 20, 2020, the Board amended the terms of the share buyback program to increase the limit of the common shares that may be repurchased during the first year of the program from One Hundred Million Pesos (P100,000,000.00) to Three Hundred Million Pesos (P300,000,000.00) worth of common shares.

	3. The buyback program will not involve active and widespread solicitation from stockholders in general, and will not adversely affect the Company's ability to fund any of its prospective and existing projects/investments. The Buyback program will be executed through the open market by means of the trading facilities of the Philippine Stock Exchange and implemented by the Chairman/CEO and Chief Financial Officer of the Company.
	During the meeting of the Board of the Company held on April 15, 2020:
	The Board approved the Company's audited financial statements as of and for the year ended December 31, 2019 and authorized its issuance.
	The Board approved and confirmed the following items in connection with the Annual Meeting of the Stockholders of the Company:
	(a) The Annual Meeting of the Stockholders will be held on July 15, 2020 at 10:30 a.m. (the "Annual Meeting").
15 April 2020	(b) The record date for the determination of the stockholders entitled to notice of, and to vote at the Annual Meeting is June 15, 2020. The stock and transfer book of the Company will not be closed.
	(c) The last day for filing proxies in connection with the Annual Meeting is July 1, 2020.
	(d) In accordance with the Company's By-Laws, the nomination for election of Directors shall be submitted to the Board at the Company's principal place of business at least thirty (30) working days before the date of the meeting or by June 1, 2020.

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.

MA VICTORIA A. BETITA

Chief Finance Officer
Date 15 May 2020

Concepcion Industrial Corporation and Subsidiaries

Unaudited Consolidated Statements of Financial Position As at March 31, 2020 and December 31, 2019 (All amounts in thousand Philippine Peso)

	Notes	2020	2019
<u>A S</u>	SSETS		
Current assets			
Cash and cash equivalents	2	1,873,423	1,606,096
Trade and other receivables, net	3, 16	4,074,907	4,097,896
Contract assets	4	1,567,669	989,235
Inventories, net	5	2,793,250	2,332,697
Prepayments and other current assets		111,702	187,935
Total current assets		10,420,951	9,213,859
Non-current assets			
Property and equipment, net	6	674,710	683,010
Right-of-use assets, net	7, 29	580,115	644,355
Investment property	8	40,255	40,255
Investment in associates	9	112,682	119,113
Goodwill	10	802,362	802,362
Intangible assets, net	10	197,858	201,057
Deferred income tax assets, net	11	334,589	366,487
Retirement benefit asset	22	2,952	3,276
Other non-current assets		66,659	64,012
Total non-current assets		2,812,182	2,923,927
Total assets		13,233,133	12,137,786
LIABILITIE Current liabilities	S AND EQUITY		
Trade payables and other liabilities	12, 16	4,847,284	3,597,688
Short-term borrowings	13	90,000	45,000
Income tax payable	10	166,867	82,767
Lease liability	7, 29	158,556	198,841
Provision for warranty	14	20,883	22,054
Other provisions	15	25,536	42,358
Total current liabilities		5,309,126	3,988,708
Non-current liabilities		-,,,,,,,	2,000,00
Lease liability	7, 29	415,606	438,707
Retirement benefit obligation	22	439,573	429,720
Provision for warranty	14	14,355	13,365
Total non-current liabilities		869,534	881,792
Total liabilities		6,178,660	4,870,500
Equity Attributable to owners of the Parent Company			
Share capital	23, 27	407,264	407,264
Share capital Share premium	23, 27	993,243	993,243
Treasury shares	23, 27	(146,528)	(146,528)
Retained earnings	23, 27, 29	4,132,670	4,063,053
Other comprehensive loss	22	(87,105)	(87,105)
Carlot Comprehensive too	<u></u>	5,299,544	5,229,927
Non-controlling interest	23, 27, 29	1,754,929	2,037,359
Total equity	_0, _1, _0	7,054,473	7,267,286
Total liabilities and equity		13,233,133	12,137,786
. Just maximuo and oquity		10,200,100	12,101,100

Concepcion Industrial Corporation and Subsidiaries

Unaudited Consolidated Statements of Total Comprehensive Income For the periods ended March 31, 2020 and 2019 (All amounts in thousand Philippine Peso, except earnings per share)

		For the three m	nonths ended
	Notes	2020	2019
Net sale of goods	17, 26	2,256,966	2,929,048
Sale of services	17, 26	477,886	373,627
Net sales	17, 26	2,734,852	3,302,675
Cost of sales and services	18, 26	(1,748,668)	(2,090,436)
Gross profit		986,184	1,212,239
Operating expenses	19, 26	(773,248)	(790,159)
Other operating income, net	20	2,429	11,960
Operating income		215,365	434,040
Interest expense	7, 13	(6,086)	(4,166)
Income before share in net income (loss) of			
associates and income tax		209,279	429,874
Share in net income (loss) of associates	9	(6,431)	328
Income before provision for income tax		202,848	430,202
Provision for income tax	11	(73,981)	(139,235)
Net income for the period	26	128,867	290,967
Other comprehensive income		-	-
Total comprehensive income for the period	26	128,867	290,967
Net income attributable to:			
Owners of the Parent Company	24	69,617	186,670
Non-controlling interest	23	59,250	104,297
Non controlling interest	26	128,867	290,967
Total comprehensive income attributable to:			
Owners of the Parent Company	24	69,617	186,670
Non-controlling interest	23	59,250	104,297
	26	128,867	290,967
Earnings per share – basic and diluted	24	0.17	0.46

ANNEX C

Concepcion Industrial Corporation and Subsidiaries

Unaudited Consolidated Statements of Changes in Equity For the periods ended March 31, 2020 and 2019 (All amounts in thousand Philippine Peso)

		Attributable t	o owners of the	e Parent Comp	anv		
·	Share capital	Share premium	Treasury Shares	Retained earnings	Other comprehensive loss	Non- controlling interest	Total
Balances as at December 31, 2018	407,264	993,243	(73,759)	3,605,823	(46,341)	1,855,884	6,742,114
Comprehensive income Net income for the period	_	_	-	186,670	-	104,297	290,967
Total comprehensive income for the period	-	-	-	186,670	-	104,297	290,967
Transaction with owners Cash dividends declared	-	-	-	-	-	(261,700)	(261,700)
Total transactions with owners	-	-	-	-	-	(261,700)	(261,700)
Balances as at March 31, 2019	407,264	993,243	(73,759)	3,792,493	(46,341)	1,698,481	6,771,381
Balances as at December 31, 2019	407,264	993,243	(146,528)	4,063,053	(87,105)	2,037,359	7,267,286
Comprehensive income Net income for the period	-	-	-	69,617	-	59,250	128,867
Total comprehensive income for the period	-	-	-	69,617	-	59,250	128,867
Transaction with owners Cash dividends declared Treasury Shares	-	-	-	-	-	(341,680)	(341,680)
Total transactions with owners	-	_	_	_	_	(341,680)	(341,680)
Balances as at March 31, 2020	407,264	993,243	(146,528)	4,132,670	(87,105)	1,754,929	7,054,473

Concepcion Industrial Corporation and Subsidiaries

Unaudited Consolidated Statements of Cash Flows For the periods ended March 31, 2020 and 2019 (All amounts in thousand Philippine Peso)

	2020	2019
Cash flows from operating activities		
Income before income tax	202,848	430,202
Adjustments for:		
Provisions for (reversals of):	= 0.400	
Volume rebates, trade discounts and other incentives	70,469	209,222
Warranty cost	19,089	27,203
Commission	(4,603)	(4,020)
Contingencies	3,591	3,000
Impairment of receivables	1,253	4,582
Inventory obsolescence	271	(761)
Dividend income received	854,200	-
Amortization of right-of-use assets	58,517	-
Depreciation of property and equipment	34,924	26,835
Unrealized foreign exchange losses, net	(15,872)	(4,851)
Retirement benefit expense	11,845	19,562
Amortization of intangible assets	7,031	6,028
Share in net (income) loss of associates	6,431	(328)
Interest expense	4,835	4,166
Interest income on bank deposits and short-term placements	(2,846)	(4,199)
Gain on sale in property and equipment	-	(357)
Operating income before working capital changes	1,251,981	716,284
Changes in:		
Trade and other receivables	149,132	45,826
Inventories	(467,763)	(607,684)
Prepayments and other current assets	(67,597)	(64,242)
Other non-current assets	14,225	(14,578)
Trade payables and other liabilities	(235,689)	311,917
Cash generated from operations	644,288	387,523
Payment of provision for warranty cost	(19,270)	(23,990)
Payment of other provisions	(14,379)	(13,868)
Retirement benefits paid/contributions	(8,545)	-
Interest received on bank deposits	3,016	425
Net cash provided by (used in) operating activities	605,109	350,090
Cash flows from investing activities		
Additions to property and equipment	(24,052)	(92,079)
Additions to intangibles	(3,832)	(1,066)
Interest received from short-term placements	2,350	3,756
Proceeds from disposal of property and equipment	-	400
Net cash used in investing activities	(25,534)	(88,989)
Cash flows from financing activities		
Cash distribution of profits	(341,680)	-
Payments of principal portion of lease liability	36,341	-
Interest paid on lease liability	(6,743)	-
Interest paid on short-term borrowings	(106)	(3,216)
Payment of short-term borrowings	· , ,	(275,000)
Net cash used in financing activities	(312,188)	(278,216)
Net decrease in cash and cash equivalents	267,387	(17,115)
Cash and cash equivalents at beginning of period	1,606,096	1,325,419
Effects of foreign exchange rate changes on cash	,,	,===, •
and cash equivalents	(60)	(445)
Cash and cash equivalents at end of the period	1,873,423	1,307,859

Concepcion Industrial Corporation and Subsidiaries

Notes to the Unaudited Consolidated Financial Statements
As at March 31, 2020 and December 31, 2019 and for
the periods ended March 31, 2020 and 2019
(All amounts in thousand Philippine Peso, except number of shares,
per share amounts and unless otherwise stated)

Note 1 - General information

1.1 Registration and business

Concepcion Industrial Corporation (the Parent Company or CIC), formerly Concepcion Airconditioning Corporation, was incorporated and registered with the Philippine Securities and Exchange Commission (SEC) on July 17, 1997. [Refer to Annex F for the details of the business of the Parent Company, its subsidiaries and associate.]

The Parent Company and its subsidiaries are herein collectively referred as the "Group".

The Parent Company's primary shareholders are Foresight Realty & Development Corp. (formerly Concepcion Holdings, Inc.), Hyland Realty & Development Corp., and Horizons Realty Inc., entities registered and doing business in the Philippines, which have equally divided equity over the Parent Company. These companies are beneficially owned by Filipino individuals.

The Parent Company's registered office address, which is also its principal place of business, is located at 308 Sen. Gil Puyat Avenue, Makati City.

1.2 Significant business developments

In 2016, the Parent Company subscribed and paid P60 million for half of 120 million common shares of Concepcion Business Services, Inc. (CBSI) which gave the Parent Company 100% controlling interest over CBSI. CBSI was organized primarily to render various corporate back-office support services including but not limited to bookkeeping, accounting, business consultancy, governance, risk management and assurance, financial planning, reporting and analytics, human resources, and information technology services, directly or through duly licensed service providers and/or professionals, where necessary, exclusively for the Parent Company, its subsidiaries, affiliates and/or related companies, and which will not involve the practice of any licensed profession. On November 21, 2017, the Parent Company subscribed and paid in full the remaining half or 60 million shares of CBSI amounting to P60 million.

On June 19, 2017, the Parent Company subscribed and paid P40 million for half of 80 million common shares of Cortex Technologies Corporation (CTC) for 100% controlling interest over CTC. CTC was organized primarily to undertake research, development and commercialization of new, existing or emerging technology to existing or future residential and commercial appliances and equipment, and other products; to design, create, build, test, customize, upgrade, manufacture and sell prototypes and finished products; to process, analyze and share data gathered from such products, websites and applications, and provide business intelligence, to customers and other parties, to charge commissions for in-app purchases; to render and support project management and information technology services; and to enter into partnerships, joint ventures or other business relationships with individuals or entities to undertake the mentioned activities. On March 28, 2018, the Parent Company subscribed and paid in full the remaining half or 40 million shares of CTC amounting to P40 million that was payable as at December 31, 2017.

On April 6, 2018, the Board of Directors (BOD) and stockholders of Concepcion Durables Inc. (CDI) approved the increase in authorized share capital from 5,000 shares amounting to P500 million to 6,780 shares amounting to P678 million. The application for increase in authorized share capital was filed with SEC on December 14, 2018. Relative to the foregoing, the deposits for future share

subscription received from the Parent Company on June 20, 2018 amounting to P178 million was classified as a component of equity in CDI's financial statement as at December 31, 2018. On April 2, 2019, the SEC approved CDI's application for increase in authorized share capital to P6.78 million shares at P100 par value per share. Consequently, the corresponding shares related to Parent Company's deposit for future share subscription amounting to P178 million were issued to the Parent Company.

On July 11, 2018, the CTC's BOD approved the increase in authorized share capital of CTC from 80 million shares amounting to P80 million to 200 shares amounting to P200 million, to fund potential partnership and business ventures. The application for increase in authorized share capital was filed with SEC on November 14, 2018. Consequently, the deposit for future share subscription from the Parent Company amounting to P60 million, that was received in two equal installments of P30 million on November 23 and December 23, 2018, was classified as a component of equity in CTC's stand-alone financial statement as at December 31, 2018. On January 31, 2019, the SEC approved CTC's application for increase in authorized share capital to P200 million shares at P1 par value per share. Consequently, the corresponding shares relating to the Parent Company's deposit for future stock subscription amounting to P60 million were issued to the Parent Company.

On October 15, 2018, SEC approved the incorporation of Alstra Incorporated (Alstra) where the Parent Company subscribed 500 million common shares amounting to P125 million, representing 100% ownership of Alstra's issued and outstanding shares. Alstra was organized to engage in the business of consultancy, construction, design and engineering and supply of equipment for mechanical, electrical, plumbing and fire protection services, and to engage in the business of facilities management, civil construction, technology services, electronics, devices and equipment in relation to building services and other building solutions-related services. On July 23, 2019 the SEC approved the reclassification of 50,000,000 unissued shares of common stock to preferred stock and the corresponding amendment of the Articles of Incorporation. Subsequently, Alstra issued to its Parent Company, preferred shares at a premium over par value at P20 per share for a total subscription price of P915,450,000.

On October 31, 2018, CTC entered into a stock purchase and shareholders agreement (SPSA) for the purchase of 30% of the issued and outstanding shares of Teko Solutions Asia Inc. (Teko) equivalent to 6,000 shares for P19.9 million. The purchase of 30% interest was made on November 27, 2018. The SPSA also provides that additional 21% interest will be subscribed by CTC on November 27, 2018 to increase its total ownership to 51% upon completion of certain provisions in the SPSA. The actual issuance of additional 8,572 shares of Teko equivalent to 21% interest happened on January 17, 2019. Refer to Notes 7 and 8 for the details of the acquisition.

As at December 31, 2018, Teko was considered as a subsidiary of the Parent Company as a result of the latter's significant representation in Teko's BOD, representing control over Teko's operations as at reporting date. Teko was incorporated and registered with the Philippine SEC on September 5, 2017. Teko's primary business is providing information technology solutions, I.T. enabled services, e-commerce, web design, and applications, to enterprise, consumers, businesses, institutions and other end-users without engaging in mass media, advertising nor in telecommunication activities.

In the first quarter of 2019, CTC subscribed and paid 21,250 of Teko's preferred shares amounting to P2.125.

On April 25, 2019, SEC approved the incorporation of Tenex Services, Inc. (Tenex) where Alstra subscribed 6,125,000 common shares at P1 per share, representing 49% ownership of Tenex's issued and outstanding shares. Tenex was organized to undertake and transact all kinds of business relating to installation, servicing sale and distribution of heating, ventilation and air conditioning systems and products, and such other activities related thereto, such as construction and mechanical maintenance services.

On August 28, 2019, the BOD of Alstra authorized the acquisition of 73,950 shares of stock, which represents 51% of the issues and outstanding capital stock, of Concepcion-Otis Philippines, Inc. (COPI) from CCAC. COPI is a joint venture between CCAC and United Technologies International Corporation Asia PVT LTD. (UTICA). On August 30, 2019, the BOD of CCAC authorized the sale and transfer of all its shares of stock in COPI to Alstra and Otis Elevator Company (Philippines), Inc. (OECPI) for a total selling price of P1,526 million. The selling price is based on the equity value of COPI of P1,795 million as determined by an independent appraiser. All taxes related to the transaction will be for the account of CCAC.

Note 2 - Cash and cash equivalents

Cash and cash equivalents as at March 31, 2020 and December 31, 2019 consist of:

	2020	2019
Cash on hand	65	65
Cash in banks	972,855	720,627
Short-term placements	900,503	885,404
	1,873,423	1,606,096

Cash in banks and short-term placements are made with universal banks and commercial banks amounting to P1,456,507 and P416,851, respectively (2019 - P788,095 and P817,936, respectively), which earn interest at the prevailing bank deposit rates.

Short-term placements are made for varying periods of up to five (5) months, depending on the immediate cash requirements of the Group, and earn interest at rates ranging from 0.375% to 3%.

The carrying values of cash and cash equivalents represent the maximum exposure to credit risk other than cash on hand.

Note 3 - Trade and other receivables, net

Trade and other receivables as at March 31, 2020 and December 31, 2019 consist of:

	2020	2019
Trade receivables		_
Third Parties	4,088,991	4,237,573
Related parties	3,095	2,558
Provision for volume rebates, trade discounts and		
other incentives	(281,379)	(308,965)
Provision for impairment of receivables	(88,084)	(95,316)
Net trade receivables	3,722,623	3,835,850
Advances to employees	43,460	32,948
Rental deposit	13,595	4,324
Related parties	52,016	75,442
Claims from suppliers	31,747	43,114
Others	211,466	106,218
	4,074,907	4,097,896

The aging of trade receivables as at March 31, 2020 and December 31, 2019, including data on past due but not impaired and impaired accounts are as follows:

		Current and	Past due but	
Age classification	Total	not past due	not impaired	Impaired
2020				_
Current	2,203,545	2,203,545	-	-
Past due:	-	-	-	-
Up to 6 months	1,726,503	-	1,726,503	-
6 to 12 months	68,331	-	62,143	6,187
Over 12 months	93,707	-	15	93,693
	4,092,086	2,203,545	1,788,661	99,880
2019				
Current	2,341,798	2,341,798	-	-
Past due:				
Up to 6 months	1,245,802	-	1,245,802	-
6 to 12 months	572,742	-	572,742	-
Over 12 months	79,789	-	-	79,789
	4,240,131	2,341,798	1,818,544	79,789

As at March 31, 2020, trade receivables amounting to P99,880 (December 31, 2019 – P79,789) were determined to be impaired and fully provided through a valuation account based on company credit policy.

As at March 31, 2020, trade receivables amounting to P1,788,661 (December 31, 2019 – P1,818,544) were past due but considered not impaired. Most of these receivables relate to a number of independent customers for whom the collection is highly probable based on cumulative experience or history of payments.

As at March 31, 2020, trade receivables that are neither past due nor impaired amounting to P2,203,545 (December 31, 2019 – P2,341,798) are current based on aging and normally pertain to customers who have high credit rating based on determined financial position and collection history.

Provisions

The Group applies Philippine Financial Reporting Standards (PFRS) 9 simplified approach in measuring expected credit losses (ECL) which uses a lifetime expected loss allowance for all trade receivables and contract assets.

The provision for impairment of receivable currently being reported is regularly assessed and compared with the provision calculated following the ECL model. Any material difference will be recognized as an adjustment accordingly.

Advances to employees are realized through salary deductions. Rental deposits are expected to be applied to future lease obligations. All these accounts and other receivables do not contain impaired assets and are not past due.

The maximum exposure to credit risk as at the reporting date pertains to the respective carrying values of trade receivables, other receivables and due from related parties as at reporting date.

Note 4 - Contract assets

As at March 31, 2020, contract assets pertain to value of percentage of completion contracts amounting to P1,821,610 less allowance amounting to P347 and contract billings amounting to P253,594. Value of contract assets in the current period increased was driven by equipment installation projects as compared to prior period.

Note 5 - Inventories, net

Inventories as at March 31, 2020 and December 31, 2019 consist of:

	2020	2019
At cost		
Raw materials	1,104,836	1,008,372
Finished goods	1,332,032	1,210,302
Work in process	33,849	3,620
Inventories-in-transit	283,866	68,674
Spare-parts and supplies used in business	94,564	97,360
	2,849,147	2,388,328
Provision for inventory obsolescence	(55,897)	(55,631)
	2,793,250	2,332,697

For the periods ended March 31, 2020 and 2019, the cost of inventory recognized as expense and included in cost of sales and services (Note 18) amounted to P1,585,888 (2019 – P1,926,960).

Note 6 - Property and equipment, net

As at March 31, 2020, net additions to property and equipment amounted to P26,635 consisting of machineries and equipment, office equipment, and leasehold improvements (December 31, 2019 – P229,474). For the period ended March 31, 2020, net depreciation and amortization amounted to P36,749 (2019 – P26,853).

As at March 31, 2020 total cost of fully depreciated property and equipment of the Group amounted to P1,092,447 (December 31, 2019 – P1,126,620).

Note 7 - Right-of-use (ROU) assets

ROU assets are composed of office, warehouse, vehicle and other leased assets. As at March 31, 2020, total cost and accumulated amortization of ROU assets amounted to P986,061 and P405,946, respectively. For the period ended March 31, 2020, total amortization expense charged to cost of sales and services and operating expenses amounted to P11,371 and P44,274, respectively.

As at March 31, 2020, total lease liabilities amounted to P574,162, while for period ended March 31, 2019, total interest expense charged to finance cost amounted to P4,994.

Note 8 - Investment property

As at March 31, 2020 and December 31, 2019, the Parent Company's investment property consists of parcel of land that it acquired in Davao City, which is held for capital appreciation and/or future expansion.

As at March 31, 2020, the Parent Company paid a total of P2,735 to a sub-contractor for direct costs related to planned construction of the investment property booked as construction in progress (CIP) under the investment property account. The total payment for the period ended March 31, 2020 is nil (2019 - P1,188).

The estimated fair value approximates the carrying value of the investment property as at March 31, 2020 and December 31, 2019, based on the last known selling price per square meter.

There was no income earned related to the property for the periods ended March 31, 2020 and 2019. Further, P54 direct operating expense for the investment property was incurred for the period ended March 31, 2020 (2019 – P68).

Note 9 - Investments in associates

The Parent Company has a subscription agreement with Concepcion Midea, Inc. (CMI), whereby the former subscribes from the increase in the authorized share capital of the latter. CMI is a Philippine entity engaged in the business of the manufacture, sale, distribution, marketing, installation and service of electronic appliance products. As at March 31, 2020 and December 31, 2019, the Parent Company and CCAC had a total of 110 million and 150 million shares equivalent to 22% and 30% interests in CMI, respectively, making up for the Group's 40% effective interest. CMI was classified as an associate (Note 16).

On March 29, 2019, Alstra subscribed to 6,125,000 shares at P1 per share which is equivalent to 49% ownership of Tenex. Tenex is primarily engaged to undertake and transact all kinds of business relating to installation, servicing sale and distribution of heating, ventilation and air conditioning systems and products, and such other activities related thereto, such as construction and mechanical maintenance services. On December 9, 2019, the Company issued a deposit a deposit for additional subscription of 8,575,000 shares of Tenex amounting to P8,575,000. Subsequent issuance of the additional shares will not change the Company's ownership at 49%.

Details of the movement in investment in associates for the period ended March 31, 2020 and for the year ended December 31, 2019 follow:

	2020	2019
At cost, beginning	266,125	260,000
Addition	-	6,125
At cost, ending	266,125	266,125
Cumulative share in total comprehensive loss,	(147,012)	(178,891)
beginning	(111,012)	(170,001)
Share in net income (loss)	(6,431)	30,638
Share in other comprehensive loss for the period	-	571
Direct charges to OCI attributable to NCI	-	670
Cumulative share in total comprehensive loss, ending	(153,443)	(147,012)
	112,682	119,113

Note 10 - Goodwill and intangible assets, net

10.1 Goodwill

Goodwill is the excess of consideration over proportionate share in fair value of net assets which resulted from the Parent Company's acquisition of COPI in 2014. The Group applied the proportionate interest approach to account for the business combination. The goodwill of P783,983 arising from the acquisition is attributable to an established brand and customer and product base.

In 2019, the Group finalized the Purchase Price Allocation relevant to its acquisition of Teko in 2018. The goodwill of P18,379 arising from the acquisition is attributable to computer software.

Impairment test for goodwill

Discounted cash flow (DCF) was used as base for estimating the fair market value of COPI as of December 31, 2019. The Group did not recognize impairment loss for the year ended December 31, 2019 as the recoverable value exceeds the carrying amount of the cash-generating unit (CGU).

10.2 Intangible assets, net

Details and movements of intangible assets account as at March 31, 2020 and December 31, 2019 are shown below:

	Customer	Customer	Computer	
	relationship	backlogs	Software	Total
Cost	•			
At January 1, 2020	187,113	13,883	94,467	295,463
Additions	-	-	3,832	3,832
At March 31, 2020	187,113	13,883	98,299	299,295
Accumulated amortization				
At January 1, 2020	45,940	13,883	34,583	94,406
Amortization	1,871	-	5,160	7,031
At March 31, 2020	47,811	13,883	39,743	101,437
Net book values as at March 31, 2020	139,302	-	58,556	197,858
Cost				
At January 1, 2019	187,113	13,883	82,766	283,762
Additions	-	-	11,701	11,701
At December 31, 2019	187,113	13,883	94,467	295,463
Accumulated amortization				
At January 1, 2019	38,456	13,883	15,037	67,376
Amortization	7,484	-	19,546	27,030
At December 31, 2019	45,940	13,883	34,583	94,406
Net book values as at December 31, 2019	141,173	-	59,884	201,057

Note 11 - Deferred income tax assets, net

Deferred income tax assets to be recovered within 12 months amounting to P292,732 which include among others temporary differences from provision for volume rebates, trade discounts and other incentives, accrued employee-related costs, and provision for impairment of receivables. Net deferred income tax assets to be recovered after 12 months amounting to P86,655 include temporary differences related to retirement benefits. On another hand, deferred income tax liabilities amounting to P43,066 are mostly to be settled after 12 months and mostly pertaining to intangible assets.

Details of provision for income tax for the periods ended March 31 follow:

	2020	2019
Current	50,226	126,903
Deferred	23,755	12,332
	73,981	139,235

Note 12 - Trade payables and other liabilities

Trade payables and other liabilities as at March 31, 2020 and December 31, 2019 consists of:

	2020	2019
Trade payables		
Third parties	1,279,671	1,013,178
Related parties	395,497	318,043
	1,675,168	1,331,221
Accrued expenses		
Project costs	437,926	541,791
Benefits of directors, officers and employees	163,541	339,606
Outside services	153,818	151,692
Advertising and promotion	27,884	32,231
Installation and cleaning costs	45,992	42,669
Freight	25,613	69,629
Importation costs	45,976	37,392
Professional fees	25,960	14,894
Rental and utilities	59,279	29,961
Commission	(2,445)	41,737
Transportation and travel	7,508	1,457
Repairs and maintenance	10,526	1,907
Others	64,024	78,981
	1,065,602	1,383,947
Other liabilities		
Related parties	366,235	20,102
Billings in excess of costs incurred and estimated		
earnings on uncompleted contracts	1,221,032	173,282
Advances on sales contract	223,877	286,742
Output value-added tax (VAT), net of input VAT	76,734	45,208
Withholding taxes and other mandatory government	52,318	
remittances	•	141,354
Other payables	166,318	215,832
	2,106,514	882,520
	4,847,284	3,597,688

Project costs represent costs of HVAC related projects incurred but not yet billed as at reporting date.

As at March 31, 2020, billings in excess of costs incurred and estimated earnings on uncompleted contracts represent the excess of contract billings of elevators/escalators related projects amounting to P105,653,569 (December 31, 2019 – P690,876) over the cumulative costs incurred and margin amounting to P104,432,537 and P1,221,032 (December 31, 2019 – P517,594 and P173,282), respectively.

Note 13 - Short-term borrowings

Movements of short-term borrowings as at March 31, 2020 and December 31, 2019 are as follows:

	2020	2019
Beginning	45,000	425,000
Availments	45,000	115,000
Settlement	-	(495,000)
Ending	90,000	45,000

In 2019, CTC availed an unsecured interest-bearing bank loan amounting to P45 million at an interest rate of 5.875%.

In January and February 2020, CTC availed an unsecured interest-bearing bank loan amounting to P25 million and P20 million at interest rates of 5.75% and 5.525%, respectively.

Interest expenses on borrowings charged to operations for the periods ended March 31, 2020 and 2020 amounted to P1,091 (2019 - 4,166).

Note 14 - Provision for warranty

For the period ended March 31, 2020 and 2019, provisions for warranty costs were recognized as part of operating expenses (Note 19) amounting to P19,592 (2019 - P26,885).

Note 15 - Other provisions

Details of other provisions as at March 31, 2020 and December 31, 2019 consist of:

	2020	2019
Contingencies	14,468	12,307
Commission	11,068	30,051
	25,536	42,358

Movements in provision for contingencies follow:

	2020	2019
Beginning	12,307	16,100
Provisions	2,161	4,844
Payments	-	(8,637)
Ending	14,468	12,307

Movements in provision for commission follow:

	2020	2019
Beginning	30,051	31,457
Provisions	(4,603)	44,873
Payments	(14,380)	(46,279)
Ending	11,068	30,051

Provision for commission was recorded under personnel cost in operating expenses.

Provision for commission is expected to be settled within twelve (12) months after the reporting date and payment is dependent on whether sales targets are met or exceeded.

Note 16 - Related party transactions

In the normal course of business, the Group transacts with related parties. The following are the balances and significant transactions with related parties as of and for the period ended March 31, 2020 and for the year ended December 31, 2019.

	202		201		-
	Transactions	Outstanding receivable	Transactions	Outstanding receivable (payable)	Terms and conditions
Shareholders	Hansactions	(payable)	Transactions	(payable)	Terms and conditions
Rent and utilities Lease of warehouse	23,755	(705)	52,292 53,364	(3)	Outstanding payables are due within 30 to 60 days from transaction date. These are payable in cash, non-interest bearing and unsecured.
Dividend declaration Advances from shareholders	- -	(1,157)	486,606	(1,157)	Refer to Note 23. Refers to the contingency fund of shareholders being reduced by actual PDTC charges being paid by the Parent Company on their behalf.
Associate Administrative services	-	-	19,115	1,593	Outstanding receivables are due within 30 to 60 days from transaction date. These are payable in cash, non-interest bearing and unsecured.
Transfer of employees	-	(8,447)	706	(8,578)	Future retirement benefits due to the employee transferred up to
Transfer of employees	-	149	1	1,781	date of transfer will be paid by the former employer. The balance is payable in cash, non-interest bearing and unsecured in nature.
Purchase of goods, net of return	15,001	(1,301)	223	(20)	Outstanding payables are due within 30 to 90 days from transaction date. These are payable in cash, non-interest bearing and unsecured in nature. These receivables are unsecured and non-interest bearing.
Sale of goods	-	3,083	232	2,558	The outstanding receivables (Note 3) is unsecured in nature and bears no interest and is settled within 60 days after the date of sale.
Advances to associate	32,471	51,867	83,039	44,647	Outstanding payables are due with
Advances from associate	290	(671)	2,653	(210)	30 to 60 days from transaction date These are payable in cash, non- interest bearing and unsecured.
Entities under common control Rent and utilities	-	-	34,372	1	Receivables are collectible in cash within 30 to 60 days from billing date. These receivables are unsecured, unguaranteed and non-interest bearing. Balances are fully recoverable with no impairment loss recognized.
Entities with common shareholders					
Sale of goods	-	11	24	-	The outstanding balance (Note 3) is unsecured in nature and bears no interest and is settled within 60 days after the date of sale.
Commission income			32,895	27,419	Receivables are collectible in cash within 30 to 60 days from billing date. These receivables are unsecured, unguaranteed and non-interest bearing. Balances are fully recoverable with no impairment loss recognized.
Dividend declaration	341,680	(341,680)	895,560	-	Refer to Note 23.
Purchases, net purchase returns	247,060	(385,530)	2,511,901	(318,022)	Outstanding payables are due within 30 to 60 days from transaction date. These are
Collections (Payments) in behalf of a related party	-	(9,541)	54,260	(2,105)	payable in cash, non-interest bearing and unsecured (Note 12).

	2020		201	19	
		Outstanding		Outstanding	
		receivable		receivable	
	Transactions	(payable)	Transactions	(payable)	Terms and conditions
Royalty/Technical fee	4,229	(12,701)	56,160	(8,049)	Payable in cash within 60 days unsecured and bears no interest. Refer to Note 18 to 19.
Key management personnel					
Directors fees	-	-	3,943	(3,943)	
Salaries and wages	128,365	(4,535)	459,369	(105,307)	
Retirement benefit	896	(66,104)	13,462	(61,662)	Refer to Note 22.

There were no provisions recognized in relation to receivables from related parties. Balances due are settled/collected at gross.

Note 17 - Net sales and services

Details of net sales and services for the periods ended March 31 are as follows:

	2020	2019
Gross sales		
Sale of goods	2,486,842	3,214,497
Sale of services	477,886	373,627
	2,964,728	3,588,124
Deductions		
Trade and volume discounts	(138,884)	(217,963)
Sales returns	(90,992)	(67,486)
	(229,876)	(285,449)
Net sales and services	2,734,852	3,302,675

Note 18 - Cost of sales and services

Details of cost of sales and services for the periods ended March 31 are as follows:

	2020	2019
Raw materials used	1,168,797	1,558,384
Labor	49,941	57,716
Overhead	171,931	159,853
Total manufacturing cost	1,390,669	1,775,953
Work-in-process, beginning	3,620	50,484
Work-in-process, ending	(33,849)	(42,858)
Cost of goods manufactured	1,360,440	1,783,579
Finished goods inventory, beginning	1,210,302	1,168,691
Gross purchases - trading	347,203	500,094
Finished goods available for sale	2,917,945	3,452,364
Finished goods inventory, ending	(1,332,040)	(1,526,007)
Total cost of sales	1,585,905	1,926,357
Cost of services	162,763	164,079
	1,748,668	2,090,436

Details of overhead for the periods ended March 31 are as follows:

	2020	2019
Indirect labor	75,855	60,599
Rent and utilities	13,825	27,361
Depreciation of property and equipment	18,813	15,829
Outside services and professional fees	17,574	16,432
Repairs and maintenance	13,525	13,642
Taxes and licenses	14,191	11,129
Inbound storage	1,586	4,124
Travel and transportation	3,481	3,121
Amortization of ROU assets	9,493	-
Insurance	1,819	1,646
Amortization of intangible assets	496	496
Others	1,273	5,476
	171,931	159,853

Details of cost of services for the periods ended March 31 are as follows:

	2020	2019
Materials and labor	121,351	125,557
Employee costs	23,538	23,435
Royalty/technical fees	7,357	6,137
Amortization of ROU assets	1,878	-
Rent and utilities	2,585	3,977
Depreciation of property and equipment	1,050	1,097
Outside services	1,929	888
Taxes and licenses	1,203	1,047
Transportation and travel	991	730
Supplies	119	202
Insurance	139	82
Repairs and maintenance	75	39
Others	548	906
	162,763	164,079

Note 19 - Operating expenses

Details of operating expenses for the periods ended March 31 are as follows:

	2020	2019
Employee costs	304,039	296,735
Outside services and professional fees	170,543	178,378
Outbound freight	77,572	75,420
Amortization expense of ROU assets	44,274	-
Advertising and promotion	17,764	48,575
Warranty cost	19,597	26,885
Taxes and licenses	13,510	15,718
Rent and utilities	25,663	68,608
Transportation and travel	12,130	13,959
Depreciation of property and equipment	15,009	9,927
Royalty/technical fees	6,607	8,860
Amortization of intangible assets	4,367	5,532
Repairs and maintenance	2,663	3,134
Supplies	1,911	2,380
Provision for impairment of receivables	4,583	4,596
Insurance	1,982	1,560
Registration	1,233	1,750
Provision for inventory obsolescence	271	(761)
Others	49,530	28,903
	773,248	790,159

Note 20 - Other operating income, net

Details of net operating income, net for the periods ended March 31 are as follows:

	2020	2019
Interest income	5,349	4,200
Loss on foreign exchange forward contracts	(2,375)	(7,671)
Foreign exchange gains, net	1,791	12,870
Commission income	(427)	-
Gain on disposal of property and equipment	-	357
Miscellaneous	(1,909)	2,204
	2,429	11,960

Note 21 - Leases and other agreements

21.1 Leases

- 21.1.1 CCAC has a three-year lease agreement with Concepcion Industries, Inc., an entity under common control to CCAC, expiring on December 31, 2018 for the lease of its factory located in the Light Industry Science Park, Cabuyao, Laguna to the Partnership. Subject to further renewal or extension on the same terms and conditions as may be agreed upon by the parties. The lease was renewed for another three years up to December 31, 2021.
- 21.1.2 CCAC has a three-year lease contract from January 1, 2017 to December 31, 2019 with LSL Realty Development Corporation, for the lease of warehouse space located in the Light Industry Science Park, Cabuyao Laguna, subject to negotiation upon renewal. The lease was renewed for another three years up to December 31, 2022.
- 21.1.3 CCAC leases an office space in Muntinlupa City and a warehouse space in Cabuyao owned by Foresight Realty and Development Corporation, an entity under common control to CCAC. The contracts are renewable upon mutual agreement of the parties which will expire in August 2022.
- 21.1.4 CCAC and CBSI leases an office and parking space, respectively, in Muntinlupa City from Foresight Realty & Development Corp., a shareholder, for a period of five (5) years from August 2017 to July 2022. The agreements are subject to renewal or extension on such terms and conditions as may be agreed by both parties.
- 21.1.5 CDI leases warehouse space in Cabuyao from Hyland Realty & Dev't. Corp., an entity under common control, for a period of five (5) years commencing on November 3, 2016 and ending on November 2, 2021, subject to renewal or extension on such terms and conditions as may be agreed upon by the parties.
- 21.1.6 Both CCAC and CDI have agreements with various lessors covering office space for its regional offices. Such agreements have terms ranging from one (1) to five (5) years under terms and conditions as agreed with the lessors.
- 21.1.7 COPI has various lease agreements covering offices, warehouses and vehicles under noncancellable operating leases expiring within 3 to 10 years. The leases have varying terms, escalation clauses and renewal rights. On renewal, the terms of the leases are renegotiated.

Rental deposits required for these lease agreements are included in either trade and other receivables and deposits and other non-current assets account in the consolidated statements of financial position.

21.2 Trademark and other agreements

21.2.1 Kelvinator Trademark

CCAC and CDI have separate trademark agreements with Kelvinator International Partnership, a division of Electrolux Home Products, Inc. (a Partnership incorporated in the U.S.A.) for the license to use the "Kelvinator" trademark as specified in the agreement for its window type room air conditioners. In consideration thereof, CCAC and CDI are required to pay a trademark fee of 2% of the net selling price of the trademarked products subject to a minimum annual fee of 1.5% of targeted net sales and actual inspection fees. The agreements remain effective unless terminated by both parties.

Royalty/technical fees for the above agreements charged to operating expenses for the period ended March 31, 2020 amounted to P2,378 (2019 - P3,300) (Note 19).

21.2.2 Royalty/Technical Service Agreement with Carrier Corporation

CCAC has an existing technical service agreement with Carrier Corporation (Carrier), a related party of one of the owners of CCAC, which is co-terminus with the joint venture agreement between Carrier and CCAC. The agreement provides that CCAC will pay royalty fees equivalent to a specified percentage of the net sales depending on the product type, in exchange for non-exclusive and non-transferable rights to make use of technical data, process and assistance to be provided by Carrier Corporation in the manufacture of its products. The agreement remains effective unless terminated by both parties.

Royalty/technical fees for the above agreements charged to operating expenses for the period ended March 31, 2020 amounted to P4,229 (2019 – P5,560) (Note 19).

21.2.3 <u>Trademark and Trade Name License Agreement and Technical Assistance Agreements and License to Use Technical Data, Know-how and Patents Agreement with Otis U.S.A.</u>

COPI has existing Technical Assistance Agreements and License to Use Technical Data, Know-how and Patents Agreement effective September 15, 2003 with Otis U.S.A., a related party, for the latter to provide technical data and know-how to improve the technical knowledge of COPI's personnel and to further impart and transfer technical data and provide technical service to COPI. In consideration thereof, COPI is required to pay, in addition to the costs incurred by Otis U.S.A. in providing the training, a royalty fee equivalent to 3.5% of the net billings of COPI.

COPI also has a Trademark and Trade Name License Agreement effective September 15, 2003 with Otis U.S.A. which grants the Company a non-exclusive right and license to market and sell Otis products and to perform service under the licensed marks. As partial consideration of the rights and licenses granted, COPI shall pay Otis U.S.A. a royalty fee as provided in the Technical Assistance Agreement mentioned above. The agreement remains effective unless terminated by both parties.

Technical fees for the above agreements charged to cost of services for the period ended March 31, 2020 amounted to P7,357 (2019 – P6,137) (Note 18).

21.2.4 Assignment Agreement with OECPI

COPI has an outstanding payable to OECPI as at March 31, 2020 and December 31, 2019 amounting to P4,331 which is included under payable to related parties under trade payables and other liabilities (Notes 12 and 16). The payable resulted from transactions subsequent to an Assignment Agreement executed by and between OECPI, as the assignor, and COPI, as the assignee, for the conveyance, transfer assignment and delivery of all the OECPI's assets, liabilities and contracts to COPI as set out in the agreement.

Note 22 - Retirement plan

22.1 CIC

CIC has an established retirement plan which is a non-contributory and of the defined benefit type which provides retirement benefits ranging from twenty percent (20%) to one hundred twenty-five

percent (125%) of basic monthly salary times number of years of service. Benefits are paid in a lump sum upon retirement or separation in accordance with the terms of the retirement plan. This retirement plan is in agreement with CCAC's retirement plan that was started on July 1, 1999 since most of the employees of CIC were absorbed from CCAC.

22.2 CCAC

CCAC has an established funded, trusteed and non-contributory and of the defined benefit type retirement plan covering all its regular employees. The retirement plan provides lump sum benefits upon retirement, death, total and permanent disability, voluntary separation after completion of ten (10) years of credited service, and involuntary separation (except for cause). Normal retirement age is 60 years or 15 years of credited service, whichever is earlier and provides for retirement benefit equivalent to 125% of the latest monthly salary per year of service.

The Retirement Plan Trustee, as appointed by CCAC in the Trust Agreement executed between CCAC and the duly appointed Retirement Plan Trustee, is responsible for the general administration of the Retirement Plan and the management of the Retirement Fund. The Retirement Plan Trustee may seek and advice of counsel and appoint an investment manager or managers to manage the Retirement Fund, an independent accountant to audit the Fund and an actuary to value the Retirement Fund.

There are no unusual or significant risks to which the Plan exposes CCAC. However, in the event a benefit claim arises under the Retirement Plan and the Retirement Fund is not sufficient to pay the benefit, the unfunded portion of the claim shall immediately be due and payable from CCAC to the Retirement Fund.

In accordance with the provisions of Bureau of Internal Revenue (BIR) Regulation No. 1-68, it is required that the Retirement Plan be trusteed; that there must be no discrimination in benefits that forfeitures shall be retained in the Retirement Fund and be used as soon as possible to reduce future contributions; and that no part of the corpus or income of the Retirement Fund shall be used for, or divided to, any purpose other than for the exclusive benefit of the Plan members. CCAC is not required to pre-fund the future defined benefits payable under the Retirement Plan before they become due. For this reason, the amount and timing of contributions to the Retirement Fund are at the CCAC's discretion.

22.3 CDI; Alstra; Teko

The entities have not yet established a formal retirement plan for its employees but provides for estimated retirement benefits required under Republic Act (RA) No. 7641 (Retirement Law). RA 7641 provides that all employees between ages 60 to 65 with at least 5 years of service with the entities who may opt to retire are entitled to benefits equivalent to one-half month salary for every year of service, a fraction of at least six (6) months being considered as one whole year. The term one-half month shall mean fifteen (15) days plus one-twelfth (1/12) of the 13th month and the cash equivalent of not more than five (5) days of service incentive leaves.

22.4 COPI

COPI has a funded, non-contributory defined benefit plan which provides a retirement benefit up to one month final basic salary for every year of credited service or the sum credited to the member's account at the time of retirement. Benefits are paid in a lump sum upon retirement or separation in accordance with the terms of the plan. The retirement and disability benefits of its qualified employees and it is being administered by a trustee bank. The normal retirement age is 60 and optional retirement date is at age 45 or completion of at least 25 years of service.

22.5 CBSI

CBSI has a non-contributory defined benefit plan which provides a retirement benefit ranging from twenty percent (20%) to one hundred twenty-five percent (125%) of basic monthly salary times number of years of service. Benefits are paid in a lump sum upon retirement or separation in accordance with the terms of the plan. This plan is in agreement with CCAC's retirement plan that was started on July 1, 1999 since most of the employees of CBSI were absorbed from CCAC.

22.6 CTC

CTC has established an unfunded, defined benefit retirement plan which provides a retirement benefit equivalent to one hundred twenty-five percent (125%) of basic salary times number of years in service. Benefits are paid in a lump sum upon retirement or separation in accordance with the terms of the plan. The retirement obligation of each entity in the Group is determined using the "Projected Unit Credit" (PUC) method. Under the PUC method, the annual normal cost for the portion of the retirement is determined using the amount necessary to provide for the portion of the retirement benefit accruing during the year. The latest actuarial valuation of the retirement benefits for each entity in the Group was sought from an independent actuary as at December 31, 2019.

CCAC's pension benefit fund is administered by a local trustee bank which is governed by the rules and regulations of the Bangko Sentral ng Pilipinas and the SEC. Based on the trust fund agreement, it is authorized to invest the fund as it deems proper. Its investment strategy focuses principally on stringent management of downside risks rather than on maximizing absolute returns. It is anticipated that this investment policy can generate a return that enables it to meet its long-term commitments.

COPI and its Trustee bank ensure that the investment positions are managed within an asset-liability matching framework that has been developed to achieve long-term investments that are in line with the obligations under the plan. The main objective is to match assets to the defined benefit obligation by investing primarily in long-term debt securities with maturities that match the benefit payments as they fall due. To mitigate concentration and other risks, assets are invested across multiple asset classes with active investment managers.

CCAC and COPI have not yet determined its contribution to the plan assets for the year ending December 31, 2019.

Retirement benefit expense is included as part of employee costs under operating expenses (Note 19).

Note 23 - Equity

23.1 Share capital

As at March 31, 2020 and December 31, 2019, the Parent Company's authorized share capital amounting to P700,000 is composed of 700 million shares with par value of P1 per share.

The details and movement of share capital as at and for the period ended March 31, 2020 and the year ended December 31, 2019 follow:

	No. of common		An	nount
	shares issued	Share	Share	Treasury
	and outstanding	capital	premium	shares
January 1, 2019	405,505,191	407,264	993,243	(73,759)
Acquisition of treasury shares	(2,287,100)	-	-	(72,769)
December 31, 2019	403,218,091	407,264	993,243	(146,528)
Acquisition of treasury shares	-	-	-	-
March 31, 2020	403,218,091	407,264	993,243	(146,528)

23.2 Retained earnings

Cash dividends declared for the period ended March 31, 2020 and for the year ended December 31, 2019 are as follows:

Date declared	Dates paid	Per share	2019	2018
April 3, 2019	May 16, 2019	1.20	486,606	-
April 6, 2018	May 18, 2018	1.20	-	487,056
			486,606	487,056

On April 3, 2019, the Parent Company's BOD declared cash dividends in the amount of P1.20 per share for shareholders of record as at April 23, 2019. Total cash dividends paid on May 16, 2019 amounted to P486,606.

For the period ended March 31, 2020, non-controlling interest (NCI) from profit distribution of CCAC and COPI amounted to P512,520 and nil, respectively (2019 - P876,060 and P19,500, respectively).

23.3 Treasury shares

On February 17, 2016, the Parent Company's BOD approved a non-solicitation share buyback program to be carried out until February 16, 2019. On September 9, 2019, the Parent Company's BOD approved a 3-year share buyback program commencing on September 10, 2019 and concluding on September 9, 2022.

On March 20, 2020, the BOD amended the terms of the share buyback program to increase the limit of the common shares that may be repurchased during the first year of the program from P100 million to P300 million.

Buyback of shares paid for since 2016 are as follows:

				Absolute amount in
Trade Date	Date Paid	Shares	Per share	Peso
March 16, 2016	March 21, 2016	500,000	42.00	21,000
March 16, 2016	March 21, 2016	384,100	42.50	16,324
April 05, 2016	April 08, 2016	500,000	45.00	22,500
October 09, 2018	October 12, 2018	250,000	37.20	9,300
October 11, 2018	October 16, 2018	124,600	37.20	4,635
September 10, 2019	September 13, 2019	500,000	32.30	16,150
September 11, 2019	September 16, 2019	500,000	32.50	16,250
September 17, 2019	September 20, 2019	30,000	32.00	960
September 19, 2019	September 24, 2019	152,000	31.99	4,864
September 25, 2019	September 30, 2019	100,000	31.51	3,151
September 26, 2019	October 1, 2019	5,700	30.80	176
September 26, 2019	October 1, 2019	12,500	31.20	390
September 26, 2019	October 1, 2019	5,000	31.30	157
September 26, 2019	October 1, 2019	5,000	31.40	157
September 26, 2019	October 1, 2019	71,800	31.50	2,262
September 27, 2019	October 1, 2019	3,000	30.50	92
September 27, 2019	October 1, 2019	30,800	31.50	970
October 8, 2019	October 10, 2019	300	31.10	9
October 8, 2019	October 10, 2019	500	31.30	16
October 8, 2019	October 10, 2019	2,100	31.35	66
October 8, 2019	October 10, 2019	600	31.40	19
October 8, 2019	October 10, 2019	600	31.50	19
October 8, 2019	October 10, 2019	300	31.80	10
October 8, 2019	October 10, 2019	700	31.90	22
October 8, 2019	October 10, 2019	7,000	31.95	224
October 8, 2019	October 10, 2019	25,900	32.00	829
October 9, 2019	October 14, 2019	400	31.55	13
October 9, 2019	October 14, 2019	200	31.70	6
October 9, 2019	October 14, 2019	1,400	31.80	45
October 9, 2019	October 14, 2019	9,100	31.90	290
October 9, 2019	October 14, 2019	245,500	32.00	7,856
October 10, 2019	October 14, 2019	5,600	31.00	174
October 10, 2019	October 14, 2019	600	31.80	19
October 10, 2019	October 14, 2019	2,000	31.85	64
October 10, 2019	October 14, 2019	9,200	31.90	293
October 10, 2019	October 14, 2019	9,200	31.95	294
October 10, 2019	October 14, 2019	80,400	32.00	2,573
October 25, 2019	October 29, 2019	700	31.00	22
October 25, 2019	October 29, 2019	2,000	31.45	63
October 25, 2019	October 29, 2019	300	31.50	9
October 25, 2019	October 29, 2019	500	31.60	16
October 25, 2019	October 29, 2019	1,700	31.70	54
October 25, 2019	October 29, 2019	900	31.75	29
October 25, 2019	October 29, 2019	300	31.80	10
October 25, 2019	October 29, 2019	3,000	31.90	96
				(16)

				Absolute amount in
Trade Date	Date Paid	Shares	Per share	Peso
October 25, 2019	October 29, 2019	2,000	31.95	64
October 25, 2019	October 29, 2019	25,100	32.00	803
October 28, 2019	November 1, 2019	600	30.80	18
October 28, 2019	November 1, 2019	1,300	31.00	40
October 28, 2019	November 1, 2019	9,600	32.00	307
November 5, 2019	November 11, 2019	25,200	30.30	764
November 5, 2019	November 11, 2019	44,800	31.00	1,389
November 6, 2019	November 11, 2019	9,600	30.60	294
November 6, 2019	November 11, 2019	10,000	30.80	308
November 6, 2019	November 11, 2019	45,400	31.00	1,407
November 7, 2019	November 11, 2019	15,000	30.00	450
November 7, 2019	November 11, 2019	5,900	30.80	182
November 7, 2019	November 11, 2019	12,000	30.90	371
November 7, 2019	November 11, 2019	1,000	30.95	31
November 7, 2019	November 11, 2019	41,100	31.00	1,273
November 8, 2019	November 13, 2019	84,700	31.00	2,625
November 14, 2019	November 13, 2019	5,000	31.00	155
November 19, 2019	November 21, 2019	10,000	29.00	290
November 19, 2019	November 21, 2019	11,000	29.50	325
November 19, 2019	November 21, 2019	800	29.60	24
November 19, 2019	November 21, 2019	53,200	30.00	1,595
December 12, 2019	December 19, 2019	38,000	28.10	1,067
December 27, 2019	December 30, 2019	9,000	29.90	268
		4,045,800		146,528

Note 24 - Earnings per share

Basic earnings per share is calculated by dividing the net income attributable to shareholders of the Parent Company by the weighted average number of ordinary shares in issue during the period, excluding ordinary shares purchased by the Parent Company and held as treasury shares, if any.

Total issued ordinary shares for the period has been adjusted for impact of stock split and stock dividends, if any.

Earnings per share for the periods ended March 31 is calculated as follows:

	2020	2019
Net income attributable to owners of the Parent Company	70,366	186,670
Weighted average common shares - basic and diluted (in '000)	403,218	405,505
Basic and diluted earnings per share	0.17	0.46

Note 25 - Contingencies

The Group is a party to various on-going litigation proceedings, to which respective courts and regulatory bodies have not rendered any final decision as at audit reporting date. Notwithstanding, the Group's management, with the assistance of third party counsels, has determined certain loss positions that warranted corresponding provisions to be recorded in the consolidated statements of financial position. These were recognized based on existing conditions and available information as at reporting date. Accordingly, annual evaluation is conducted by management to identify possible changes in circumstances that would equally require adjustment in its estimates. The detailed information pertaining to these litigations have not been disclosed as this might prejudice the outcome of the ongoing litigations.

Note 26 - Segment information

The Group's Executive Committee and the BOD review and analyze profit or loss according to segments, namely, Consumer Lifestyle Solutions (CLS) business and Alstra business, while assets, liabilities and other accounts are analyzed on a per entity basis - CCAC, CDI and COPI with all other entities as part of others.

26.1 Profit or loss

26.1.1 CLS

The segment's products and related services include heating, ventilating and air conditioning (HVAC) products and services for consumer use, domestic refrigeration products, and other consumer appliances. It is supported by a vast network of distributors, dealers, retailers and technicians, who sell, install and service the Group's products primarily in the residential and light commercial segments.

26.1.2 Alstra

The segment's products and related services include air conditioning (HVAC), heating, and ventilation as well as products and services of elevators, escalators, moving walkways and shuttle systems, primarily for industrial and commercial use. It is sold directly to end customers or through a network of accredited sub-contractors.

26.2 Assets, liabilities and other accounts

26.2.1 CCAC

CCAC's products and services include HVAC products and HVAC services. It is supported by a vast network of distributors, dealers, retailers and technicians who sell, install and service CCAC's products in the industrial, commercial and residential property sectors. The chief operating decision-maker performs review of gross profit per component, while review of segment operating expenses, income tax, and profit or loss are done in total.

26.2.2 CDI

CDI is engaged in the sale and manufacture of refrigerators and freezers for domestic market.

26.2.3 COPI

COPI is engaged in distribution and service of elevators, escalators, moving walkways and shuttle system.

Segment information on reported consolidated profit or loss for the three months period ended March 31 is as follows:

	CLS	Alstra	Others	Total
2020				
Net sales and services	2,072,592	657,003	5,257	2,734,852
Timing of revenue recognition				
At point in time	2,072,592	-	5,257	2,077,849
Over time	-	657,003	-	657,003
Cost of sales and services	(1,315,901)	(430,438)	(2,329)	(1,748,668)
Gross profit	756,690	226,565	2,929	986,184
Depreciation and amortization	(20,705)	(4,534)	(9,633)	(34,872)
Amortization of ROU	(39,912)	(11,626)	(4,107)	(55,645)
Operating expenses	(481,299)	(108,789)	(183,160)	(773,248)
Interest expense	(1,755)	(840)	(3,491)	(6,086)
Interest income	1,846	3,113	390	5,349
Share in net income of associates	(3,956)	-	(2,475)	(6,431)
Provision for income tax	(79,420)	(37,703)	43,142	(73,981)
Profit or (loss)	191,082	120,750	(182,965)	128,867

	21.2		0.1	
	CLS	Alstra	Others	Total
2019				
Net sales and services	2,531,101	767,071	4,503	3,302,675
Timing of revenue recognition				
At point in time	2,531,101	-	4,503	2,535,604
Over time	-	767,071	-	767,071
Cost of sales and services	(1,581,861)	(504,870)	(3,705)	(2,090,436)
Gross profit	949,240	262,200	798	1,212,239
Depreciation and amortization	(16,659)	(4,667)	(5,509)	(26,835)
Operating expenses	(523,973)	(111,431)	(154,755)	(790, 159)
Interest expense	(124)	-	(4,041)	(4,166)
Interest income	259	2,106	1,836	4,201
Share in net loss of an associate	197	-	131	328
Provision for income tax	(29,512)	(10,652)	(99,072)	(139,235)
Profit or (loss)	409,982	142,273	(261,288)	290,967

The balances presented in "Others" are mainly from cost related to emerging technology initiatives, corporate costs, shared services and eliminating entries recognized in the preparation of the consolidated financial statements.

Segment information on consolidated assets and liabilities as at March 31, 2020 and December 31, 2019 are as follows:

	CCAC	CDI	COPI	Others	Total
2020					·
Current assets	5,919,441	2,254,244	1,926,325	320,941	10,420,951
Non-current assets	940,362	383,284	94,276	1,394,260	2,812,182
Current liabilities	2,814,848	669,652	1,537,783	286,842	5,309,125
Non-current liabilities	597,909	99,770	53,644	118,211	869,534
Other Information					
Investment in associates	62,366	-	-	50,316	112,682
Additions to non-current assets					
Property and equipment	12,225	3,468	579	10,417	26,689
Investment property					
Intangible assets	-	-	-	3,832	3,832
2019					
Current assets	5,702,961	2,356,388	749,041	405,469	9,213,859
Non-current assets	1,019,588	405,109	96,934	1,402,296	2,923,927
Current liabilities	2,468,188	836,915	390,976	292,629	3,988,708
Non-current liabilities	615,332	96,237	42,095	128,128	881,792
Other Information					
Investment in associates	65,937	-	-	53,176	119,113
Additions to non-current assets					
Property and equipment	84,919	56,631	5,730	104,084	251,364
Investment property	-	-	-	1,188	1,188
Intangible assets	-	-	-	11,701	11,701

The balances presented in "Others" are mainly related to corporate and back-office support legal entities of the Group, the investment in associates and eliminating entries recognized in the preparation of the consolidated financial statements.

Note 27 - Financial risk and capital management

27.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, price risk and cash flow and fair value interest rate risk), credit risk and liquidity risk. The Group's overall risk management program focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Group's financial performance.

Risk management is carried out by the Group's Executive Committee and Leadership together with the Group's Chief Finance Officer under policies approved by the Group's BOD. These policies provide written principles for overall risk management. There were no changes in policies and processes in the Group's financial risk management in 2019 and 2018.

27.1.1 Market risk

(a) Foreign exchange risk

Currency risk arises when future commercial transactions, and recognized assets and liabilities are denominated in a currency that is not the Group's functional currency. In the normal course of business, the Group transacts with certain entities based outside the Philippines particularly for export deliveries, and purchases of raw materials and supplies, and these transactions are being settled in U.S. Dollar and/or other currencies.

However, the foreign exchange risk exposure is brought down to an acceptable level since average trade payment terms approximate each other, which range between 30 and 60 days upon which the risk associated with foreign exchange rates are deemed negligible. The Group enters into foreign exchange forward contracts with average term of a month in order to reduce losses on possible significant fluctuations in the exchange rates.

(b) Commodity price risk

The Group is exposed to the risk that the prices for certain primary raw materials (e.g. copper and aluminum) will increase or fluctuate significantly. Most of these raw materials are global commodities whose prices are cyclical in nature and increase or decrease in line with global market conditions. The Group is exposed to these price changes to the extent that it cannot readily pass on these changes to the customers of its respective businesses, which could adversely affect the Group's margins.

Cash flow and fair value interest rate risk

The Group is not significantly exposed to cash flow and fair value interest rate risk since short-term borrowings are made at fixed interest rates and are settled within 12 months.

27.1.2 Credit risk

Credit risk refers to the risk that counterparty will default on its contractual obligations resulting in a financial loss to the Group. Credit risk arises from deposits and short-term placements with banks and financial institutions, as well as credit exposure to trade customers, including other outstanding receivables. For banks, the Group only has existing deposit arrangements with either universal or commercial banks, which are considered top tier banks in terms of capitalization as categorized by the Bangko Sentral ng Pilipinas.

The Group has no significant concentrations of credit risk due to the large number of customers comprising the customer base and it has policies in place to ensure that the sale of goods is made only to customers with an appropriate credit history. If customers are independently rated, these ratings are used. Otherwise, if there is no independent rating, Credit and Collection (C&C) group of each subsidiary assesses the credit quality of each customer, taking into account its financial position, past experience and other factors.

Individual risk limits are set based on internal and external ratings in accordance with the credit policy limits. The utilization of credit limits are regularly monitored by the C&C group of each subsidiary. Nonetheless, the Group is still exposed to risk of non-collection arising from disputes and disagreements on billings which may deter the collection of outstanding accounts on a timely basis.

The Group has three (3) types of financial assets that are subject to the expected credit loss model:

- Cash and cash equivalents
- · Trade receivables from sale of goods and services
- Contract assets relating to POC contracts

The Group's assessment of its credit risk on cash and cash equivalents, receivables and contract assets are disclosed in Notes 2 and 3, respectively.

27.1.3 Liquidity risk

The Group observes prudent liquidity risk management through available credit lines and efficient collection of its receivables, which enables the Group to maintain sufficient cash to meet working capital requirements, planned capital expenditures, and any short-term debt financing requirements. On top of liquidity risk management above, the Group also performs a monthly review of its financing requirements for working capital and loan capital expenditures and where deemed necessary, the Group obtains short-term bank borrowings to cover for immediate expenses and maturing obligations. Results of management's review are reported to the BOD on a regular basis.

As at March 31, 2020 and December 31, 2019, the Group has available letters of credit and loan credit facilities from various financial institutions as follows:

	2020		2019	
Type of credit facility	Currency	Amount	Currency	Amount
Bank of Philippine Islands				
Revolving promissory note line	Philippine Peso	2,000,000	Philippine Peso	2,000,000
Lease line	Philippine Peso	150,000	Philippine Peso	150,000
Short-term loan line	Philippine Peso	-	Philippine Peso	-
Import letters of credit and trust receipt line	Philippine Peso	-	Philippine Peso	-
Bills purchased line	Philippine Peso	100,000	Philippine Peso	100,000
Corporate card guarantee	Philippine Peso	-	Philippine Peso	-
Foreign exchange settlement line	U.S. Dollar	3,000	U.S. Dollar	3,000
Citibank				
Bills purchased line	Philippine Peso	45,000	Philippine Peso	45,000
Letters of credit	U.S. Dollar	7,800	U.S. Dollar	5,200
Foreign exchange settlement risk line	U.S. Dollar	1,000	U.S. Dollar	1,000
Foreign exchange pre-settlement risk line	U.S. Dollar	200	U.S. Dollar	200
Short-term loan line	U.S. Dollar	8,080	U.S. Dollar	8,080
Commercial cards	U.S. Dollar	510	U.S. Dollar	510
Banco De Oro				
Short-term loan line	Philippine Peso	500,000	Philippine Peso	500,000
Bills Purchased line	Philippine Peso	50,000	Philippine Peso	50,000
Foreign exchange settlement line	Philippine Peso	20,000	Philippine Peso	20,000

Trade and other payables, and amounts due to related parties are unsecured, non-interest bearing and are normally settled within 30 to 60 days from transaction date. As at March 31, 2020 and December 31, 2019, all of the Group's financial liabilities are due and demandable within 12 months. The Group expects to settle these obligations in accordance with their respective maturity dates. These balances equal their carrying amounts as the impact of discounting is not significant. Based on management's assessment, the Group has sufficient level of readily available funds, which do not yet consider expected receipts from collection of current trade receivables, to settle maturing obligations as they fall due.

27.2 Capital management

The Group's objectives when managing capital, which is equivalent to the total equity shown in the consolidated statements of financial position, less charges to other comprehensive loss, are to safeguard the Group's ability to continue as a going concern, so that it can continue to provide returns for partners and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital which will reduce the need to obtain long-term borrowings and incur higher cost of capital such as interest expense. There were no changes in policies and processes in the Group's capital management in 2020 and 2019.

The details of the Group's capital are as follows:

	2020	2019
Share capital	407,264	407,264
Share premium	993,243	993,243
Treasury shares	(146,528)	(146,528)
Retained earnings	4,132,670	4,063,053
	5,386,649	5,317,032

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends, increase capital through additional contributions or sell assets in lieu of third party financing. No changes were made in the objectives, policies and processes as at March 31, 2020 and December 31, 2019.

The Group has no significant capital risk exposure given the level of financial assets available to finance its current liabilities. Also, the Group is not subject to externally imposed capital requirements arising from debt covenants and other similar instruments since it has no long-term borrowings from banks and financial institutions. Moreover, the Group is not subject to specific regulatory restrictions on its capital other than required public float of at least 10% of issued and outstanding shares, exclusive of any treasury shares. The Parent Company is compliant with this requirement.

27.3 Fair value estimation of financial assets and liabilities

The Group's foreign exchange forward contracts, which are measured at fair value, qualify under Level 2. Accordingly, the fair values of these financial liabilities are based on published closing rate with any resulting value no longer subject to discounting due to the relative short-term maturity of these instruments. The Group does not account these contracts under hedge accounting; and accordingly recognizes fluctuations in fair value directly to profit or loss. As at March 31, 2020 and December 31, 2019, the Group has no other financial assets or liabilities measured and carried at fair value that would qualify as either Level 1 or 3.

Note 28 - Critical accounting estimates, assumptions and judgments

Estimates, assumptions and judgments 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.

The Group makes estimates, assumptions and judgments concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates, assumptions, and judgments that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed as follows:

28.1 Critical accounting estimates and assumptions

28.1.1 Useful lives of property and equipment

The useful life of each of the Group's property and equipment is estimated based on the period over which these assets are expected to be available for use. Such estimation is based on a collective assessment of industry practice, internal technical evaluation and experience with similar assets. The estimated useful life of each asset is reviewed periodically and updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the asset. It is possible, however, that future results of operations could be materially affected by changes in the amounts and timing of recorded expenses brought by changes in the factors mentioned above. The amounts and timing of recording of expenses for any reporting period would be affected by changes in these factors and circumstances.

28.1.2 Provision for warranty cost

The provision for warranty cost is estimated using a determined weighted average rate applied to actual sales, which is based on the Group's past actual warranty cost and current year's reassessment

of trends and cost. An increase in number of incidents of warranty utilization at the current year would increase provision recognized at reporting date in anticipation of similar trend in subsequent periods.

28.1.3 Provision for retirement benefits

The determination of each subsidiary's retirement obligation and benefits is dependent on the selection of certain assumptions used by the actuary in calculating such amounts. These assumptions, as described in Note 22, include among others, discount rate and salary increase rate.

The sensitivity analysis on the significant actuarial assumptions was prepared by remeasuring the retirement benefit obligation at the reporting date after first adjusting one of the current assumptions according to the applicable sensitivity increment or decrement (based on changes in the relevant assumption that were reasonably possible at the valuation date) while all other assumptions remained unchanged. The corresponding change in the retirement benefit obligation was expressed as a percentage change from the base retirement benefit obligation.

It should be noted that the changes assumed to be reasonably possible at the valuation date are open to subjectivity, and do not consider more complex scenarios in which changes other than those assumed may be deemed the base retirement benefit obligation. Moreover, separate sensitivity was performed for each subsidiary in consideration of varying terms, scope, employee profile, and others.

28.1.4 Provision for volume rebates, trade discounts and other incentives

Revenue is recognized when title and risk of loss is passed to the customer and reliable estimates can be made of relevant deductions. Gross sale is reduced by rebates, discounts, and other incentives given or expected to be given, which vary by product arrangements and buying groups. These arrangements with purchasing organizations are dependent upon the submission of claims sometime after the initial recognition of the sale. Provisions are made at the time of sale for the estimated rebates, discounts or incentives to be made, based on available market information and historical experience. Because the amounts are estimated, they may not fully reflect the final outcome, and the amounts are subject to change dependent upon, amongst other things, the types of buying group and product sales mix.

The level of provision is reviewed and adjusted regularly in the light of contractual and legal obligations, historical trends, past experience and projected market conditions. Market conditions are evaluated using wholesaler and other third-party analyses, market research data and internally generated information. Future events could cause the assumptions on which the accruals are based to change, which could affect the future results of the Group.

28.1.5 Provision for contingencies

Provision for contingencies is estimated based on consultation with third party counsels with reference to probability of winning the case. A higher probability of winning would decrease provision. The Group considers it impracticable to disclose with sufficient reliability the possible effects of sensitivities surrounding the provision for contingencies at the reporting date.

28.1.6 Percentage of completion on installation contracts

Revenues from contracts are recognized under the percentage of completion method. The stage of completion is measured by reference to the contract costs incurred up to the reporting date as a percentage of total estimated costs of each contract. Costs incurred in the year in connection with future activity on a contract are excluded from contract costs in determining the stage of completion. The Group considers it impracticable to disclose with sufficient reliability the possible effects of sensitivities surrounding percentage of completion of contracts.

28.2 Critical judgments in applying the Group's accounting policies

28.2.1 Impairment of goodwill

The Group reviews the goodwill annually for impairment and whenever events or changes in circumstances indicate that the carrying amounts may not be recoverable, and at the end of the first

full year following acquisition (Note 10). Goodwill is monitored by management at COPI's business level (lowest level of CGU identified) following its acquisition by Parent Company.

As at December 31, 2019, based on management's assessment and judgment, there is no indication of impairment of goodwill since the recoverable amount of the CGU is higher than the carrying value.

As at December 31, 2019, the recoverable amount of COPI's business was determined based on value in use calculation (using Level 3 inputs) using certain assumptions. Management has engaged a third party which employed the discounted cash flow method in computing for the value in use. The calculations made use of cash flow projections based on financial forecasts approved by the BOD covering a five-year period beginning 2019.

The cash flow forecasts reflect management's expectations of revenue growth, operating costs and margins based on past experience and outlook, consistent with internal measurements and monitoring.

Cash flows beyond the five-year period are extrapolated using the average free cash flows to equity from 2019 to 2023 and the annuity and present value factors using the computed discount rates (and sensitivities) to determine the value of COPI's business beyond five-year projections.

Pre-tax adjusted discount rate applied to the cash flow forecasts is derived using the weighted average cost of capital as at December 31, 2019.

28.2.2 Impairment of intangibles - customer relationships and customer contract backlogs

The Group's intangibles are composed of customer relationships and customer contract backlogs from acquisition of COPI (Note 10). The intangibles are carried at cost. The carrying value is reviewed and assessed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. In calculating the fair value of customer relationships and customer contract backlogs, the Group used the same revenue growth and discount rate in calculating the value in use of COPI. Changes in those judgments could have a significant effect on the carrying value of intangible assets and the amount and timing of recorded impairment provision for any period.

28.2.3 Impairment of investment in associates

The Group's investment in associates is carried using the equity method in these consolidated financial statements. The carrying value is reviewed and assessed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. Changes in those management judgments and assessments could have a significant effect on the carrying value of investment in associates and the amount and timing of recorded provision for impairment for any period.

As at March 31, 2020 and December 31, 2019, based on management's assessment and judgment, the carrying value of its investment in associates is not impaired. Annual losses of the associate are considered by management as temporary.

28.2.4 Provision for impairment of receivables

The provision for impairment of receivables is based on the Group's assessment of collectability of payments from its debtors through varying schemes including specific identification. This assessment requires judgment based on available facts and circumstances regarding the ability of the debtors to pay the amounts owed to the Group such as financial condition, the length of relationship with a debtor, debtors' current credit status based on known market factors and availability of assets that may be secured as collateral, and the outcome of any disputes.

Any change in the Group's assessment of collectability of receivables that was not previously provided for due to reassessment made as additional information is received could significantly impact the calculation of such provision and the results of operations. The amounts and timing of recorded provision for impairment of receivables for any period would differ if the Group made different assumptions or utilized different estimates. The details of receivables are disclosed in Note 3.

28.2.5 Provision for inventory obsolescence and losses

The Group recognizes a provision for inventory obsolescence and losses based on a review of the movements and current condition of each inventory item with adequate consideration on identified damages, physical deterioration, technological and commercial obsolescence or other causes. The provision account is reviewed on a periodic basis to reflect the accurate valuation of the Group's inventories. Inventory items identified to be obsolete and unusable is written-off, and charged as expense for the period. Management determines on a regular basis the necessity of providing for impairment. Any change in the Group's recoverability assessment could significantly impact the determination of such provision and the results of operations. The details of inventories are shown in Note 5.

28.2.6 Impairment of property and equipment

Property and equipment are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. An impairment loss would be recognized whenever evidence exists that the carrying value is not recoverable. Accordingly, results of management's most recent assessment disclosed the absence of any conditions such as physical damage or significant change in manufacturing operations; rendering certain property and equipment as obsolete and would warrant assessment for impairment and/or recognition of an impairment provision in its carrying amount as at reporting date.

28.2.7 Determining the lease term

In determining the lease term, management considers all facts and circumstances that create an economic incentive to exercise an extension option, or not exercise a termination option. Extension options (or periods after termination options) are only included in the lease term if the lease is reasonably certain to be extended (or not terminated).

The assessment is reviewed if a significant event or a significant change in circumstances occurs which affects this assessment and that is within the control of the lessee.

28.2.8 Income taxes

A certain degree of judgment is required in determining the provision for income taxes, as there are certain transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Further, recognition of deferred income tax assets depends on management's assessment of the probability of available future taxable income against which the temporary differences can be applied.

The Group assesses the recoverability of outstanding balances of deferred income tax assets up to the extent that is more likely than not will be realized. The Group reviews its deferred income tax assets at each reporting date and reduces the carrying amount to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax assets to be utilized. Except for net operating loss carryover (NOLCO) and minimum corporate income tax (MCIT) of certain entities, management believes that deferred income tax assets are fully recoverable at the reporting date.

28.2.9 Contingencies

The Group has legal cases still pending with the courts and tax assessments pending with the BIR. Management and in consultation with third party counsels believes, however, that its position on each case has legal merits and for certain loss positions, if any, corresponding provisions were recognized based on existing conditions and available information as at reporting date. Annual assessment is made and actual results may differ significantly from the amount recorded.

28.2.10 Accounting for transfer of assets

The Group assesses whether a transaction would constitute as an asset acquisition or a business combination. For a transaction to meet the definition of a business combination and for the acquisition method of accounting to apply, an entity must gain control of the integrated set of assets and activities that is more than a collection of assets or a combination of assets and liabilities. A business would normally be carrying on a continuing trade with identifiable revenue. The assets or combination of assets and liabilities of the acquired entity interact with each other and with the people who operate the assets as a business.

28.2.11 Determining control over a subsidiary

The Parent Company follows the guidance of PFRS 10, 'Consolidated Financial Statements' in determining if control exists for investments with ownership of less than half of its total equity. In making this judgment, the Parent Company considers the power over more than half of the voting rights by virtue of an agreement with other investors, power to govern the financial and operating policies of the entity under a statute or an agreement, power to appoint or remove the majority of the members of the BOD, or power to cast the majority of votes at meetings of the BOD.

Note 29 - Summary of significant accounting policies

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. The accounting policies used have been consistently applied to all the years presented, unless otherwise stated.

29.1 Basis of preparation

These consolidated financial statements of the Group have been prepared in accordance with PFRS. The term PFRS in general includes all applicable PFRS, PAS, and interpretations of the Philippine Interpretations Committee (PIC)/Standing Interpretations Committee (SIC)/International Financial Reporting Interpretations Committee (IFRIC), which have been approved by the Financial Reporting Standards Council (FRSC) and adopted by the SEC.

These consolidated financial statements have been prepared under the historical cost convention, unless otherwise stated.

The preparation of these consolidated financial statements in conformity with PFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 28.

Changes in accounting policy and disclosures

The Group has adopted PFRS 16, *Leases* retrospectively from January 1, 2019, but has not restated comparatives for the 2018 reporting period following the modified retrospective method, as permitted under the specific transitional provisions in the standard. The reclassifications and the adjustments arising from the new leasing rules are recognised in the opening balance sheet as at January 1, 2019.

The net impact on retained earnings and NCI as at January 1, 2019 was a decrease of P5,655 and P1,558, respectively.

The Group elected to present separately the ROU assets, lease receivables and lease liabilities in the statement of financial position.

On adoption of PFRS 16, the Group recognised lease liabilities in relation to leases which had previously been classified as operating leases under the principles of PAS 17, *Leases*. These liabilities were measured at the present value of the remaining lease payments, discounted using the Group's negotiated borrowing rate as at January 1, 2019. The weighted average Group's negotiated borrowing rate applied to the lease liabilities as at January 1, 2019 was 5.09%.

In applying PFRS 16 for the first time, the Group has used the following practical expedients permitted by the standard:

- the use of a single discount rate to a portfolio of leases with reasonably similar characteristics;
- reliance on previous assessments on whether leases are onerous;
- the accounting for operating leases with a remaining lease term of less than twelve months as at January 1, 2019 as short-term leases;
- the exclusion of initial direct costs for the measurement of the ROU asset at the date of initial application; and
- the use of hindsight in determining the lease term where the contract contains options to extend or terminate the lease.

29.2 Consolidation

The financial statements of the subsidiaries are prepared for the same reporting period as the Parent Company. The Group uses uniform accounting policies and any difference is adjusted accordingly.

29.2.1 Subsidiaries

Subsidiaries are all entities (including special purpose entities) over which the Parent Company has control. The Parent Company controls an entity when the Parent Company is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Parent Company. They are de-consolidated from the date on which control ceases.

The details of the Parent Company's subsidiaries as at March 31, 2020 and December 31, 2019 are as follows:

	2020		2019	
Entity	Percentage of Ownership		Percentage of Ownership	
	Direct	Indirect	Direct	Indirect
CCAC	60	-	60	-
CDI	100	-	100	-
CBSI	100	-	100	-
CTC	100	-	100	-
Alstra	100	-	100	-
COPI	-	51	-	51
Teko	<u>-</u>	52		52

Percentage of ownership held by the NCI in COPI is 49%; CCAC is 40%; and Teko is 48% as at March 31, 2020 and December 31, 2019.

NCI is the residual equity in CCAC, COPI and Teko not attributable, directly or indirectly, to the Parent Company as shown in the table above.

(a) Business combination through acquisition of business

The Group applies the acquisition method to account for business combinations that are not under common control. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. On an acquisition-by-acquisition basis, the Group recognizes any NCI in the acquiree either at fair value or at the NCI's proportionate share of the recognized amounts of acquiree's identifiable net assets.

Acquisition-related costs are expensed as incurred. If the business combination is achieved in stages, the acquisition date carrying value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date through profit or loss.

Any contingent consideration to be transferred by the Group is recognized at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration that is deemed to be an asset or liability is recognized in accordance with PAS 39 either in profit or loss or as a change to other comprehensive income. Contingent consideration that is classified as equity is not re-measured, and its subsequent settlement is not accounted for within equity.

The excess of the consideration transferred, the amount of any NCI in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identifiable net assets acquired is recorded as goodwill. If the total of consideration transferred, NCI recognized and previously held interest measured is less than the fair value of the net assets of the subsidiary acquired in the case of a bargain purchase, the difference is recognized directly in profit or loss.

Intercompany transactions, balances and unrealized gains on transactions are eliminated. Unrealized losses are also eliminated.

Investment in subsidiary is derecognized upon disposal or loss of control over a subsidiary. Any gains and losses on disposals are determined by comparing proceeds with carrying amount and are recognized in profit or loss. Upon loss of control, the investment account is measured at fair value, any difference between carrying amount and the fair value of investment is recognized in profit or loss.

(b) Business combinations under common control

Business combinations under common control, which include those entities under common shareholding, are accounted for using the predecessor cost method (similar to merger accounting/pooling of interest method). Under this method, the Group does not restate the acquired businesses or assets and liabilities to their fair values. The net assets of the combining entities or businesses are combined using the carrying amounts of assets and liabilities of the acquired entity from the consolidated financial statements of the highest entity that has common control for which financial statements are prepared. No amount is recognized in consideration for goodwill or the excess of acquirer's interest in the net fair value of acquiree's identifiable assets, liabilities and contingent liabilities over their cost at the time of the common control combination.

The consolidated financial statements incorporate the assets, liabilities and results of operations of the combining entities or businesses as if they had always been combined or from the date when the combining entities or businesses first became under common control, whichever period is shorter. The difference between the consideration given and the aggregate book value of the assets and liabilities acquired as at the date of the transaction are offset against other reserves, which is presented as a separate line item under equity in the consolidated statements of financial position. The effect of the Parent Company's equity in the subsidiaries, and intercompany transactions and balances were eliminated in the consolidated financial position and results of operations.

29.2.2 Associate

An associate is an entity over which the Group has significant influence but not control, generally accompanying a shareholding of between 20% and 50% of the voting rights. An investment in associate is accounted for using the equity method of accounting. Under the equity method, the investment is initially recognized at cost, and the carrying amount is increased or decreased to recognize the investor's share of the profit or loss and other comprehensive income of the investee after the date of acquisition.

If the ownership interest in an associate is reduced but significant influence is retained, only a proportionate share of the amounts previously recognized in other comprehensive income is reclassified to profit or loss where appropriate.

The Group's share of an associate's post-acquisition profits or losses is recognized in profit or loss, and its share of post-acquisition movements in other comprehensive income is recognized in other comprehensive income. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognize further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate. The Group recognizes dividend from associate as a reduction in carrying amount of investment when its right to receive dividends has been established.

The Group determines at each reporting date whether there is any objective evidence that the investment in the associate is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value and recognizes the amount adjacent to 'share in net profit (loss) of associate' in profit or loss.

Profits and losses resulting from upstream and downstream transactions between the Group and its associate are recognized in the Group's consolidated financial statements only to the extent of unrelated investor's interest in the associate. Unrealized losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Group.

29.3 Cash and cash equivalents

Cash and cash equivalents, which are carried at face amount or nominal amount, include deposits held at call with banks and other short-term highly liquid investments with original maturities of three (3) months or less from the date of acquisition. Short-term highly liquid investments with original maturities of more than three (3) months are booked as part of prepayments and other current assets.

29.4 Receivables

Receivables are amounts due from customers for merchandise sold or services performed and amounts due from other debtors in the ordinary course of business. If collection is expected in one year or less, they are classified as current assets. If not, they are presented as non-current assets.

Trade receivables are amounts due from customers for goods sold or services performed in the ordinary course of business. They are generally due for settlement within 30-60 days and therefore are all classified as current. Trade receivables are recognized initially at the amount of consideration that is unconditional unless they contain significant financing components, when they are recognized at fair value. The Group holds the trade receivables with the objective to collect the contractual cash flows and therefore measures them subsequently at amortized cost using the effective interest method.

Other receivables amounts generally arise from transactions outside the usual operating activities of the Group. Interest may be charged at commercial rates where the terms of repayment exceed six months. Collateral is not normally obtained. The non-current other receivables are due and payable within three years from the end of the reporting period.

Policy on impairment and other relevant policies on receivables are disclosed in Note 29.5. If in a subsequent period, the amount of impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized (such as an improvement in the debtor's credit rating), the reversal of the previously recognized impairment loss is recognized in profit or loss. Reversal of previously recorded impairment provision are based on the result of management's update assessment, considering the available facts and changes in circumstances, including but not limited to results of recent discussions and arrangements entered into with customers as to the recoverability of receivables at the end of the reporting period. Subsequent recoveries of amounts previously written-off are credited to operating expenses in profit or loss.

A provision for incentives on trade receivables (volume rebates, discounts and other incentives) is recognized once pre-determined conditions such as realization of volume targets and early payment dates have been reliably estimated. The amount of provision is estimated based on agreed rates stipulated in contracts with dealers as applied to total sales for volume rebates as approved by the Chief Finance Officer or Chief Operating Officer or the head of the Strategic Unit. These are deducted from revenues in profit or loss and from trade receivables in the consolidated statements of financial position.

29.5 Investments and other financial instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity of another entity. The Group recognizes a financial instrument in the consolidated statements of financial position, when and only when, the Group becomes a party to the contractual provisions of the instrument.

Financial assets

(a) Classification

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through OCI or through profit or loss), and
- those to be measured at amortized cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will either be recorded in profit or loss or OCI. For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income (FVOCI).

The Group reclassifies debt investments when and only when its business model for managing those assets changes.

(b) Recognition and derecognition

Regular way purchases and sales of financial assets are recognized on trade-date, the date on which the Group commits to purchase or sell the asset. Financial assets are derecognized when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

(c) Measurement

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss (FVPL), transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVPL are expensed in profit or loss.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

Debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset. There are three measurement categories into which the Group classifies its debt instruments:

- Amortized cost: Assets that are held for collection of contractual cash flows where those cash
 flows represent solely payments of principal and interest are measured at amortized cost. Interest
 income from these financial assets is included in finance income using the effective interest rate
 method. Any gain or loss arising on derecognition is recognized directly in profit or loss and
 presented in other gains/(losses) together with foreign exchange gains and losses. Impairment
 losses are presented as separate line item in the statement of profit or loss.
- FVOCI: Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVOCI. Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest income and foreign exchange gains and losses which are recognized in profit or loss. When the financial asset is derecognized, the cumulative gain or loss previously recognized in OCI is reclassified from equity to profit or loss and recognized in other gains/(losses). Interest income from these financial assets is included in finance income using the effective interest rate method. Foreign exchange gains and losses are presented in other gains/(losses) and impairment expenses are presented as separate line item in the statement of profit or loss.

• FVPL: Assets that do not meet the criteria for amortized cost or FVOCI are measured at FVPL. A gain or loss on a debt investment that is subsequently measured at FVPL is recognized in profit or loss and presented net within other gains/(losses) in the period in which it arises.

Equity instruments

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in OCI, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognized in profit or loss as other income when the Group's right to receive payments is established.

Changes in the fair value of financial assets at FVPL are recognized in other gains/(losses) in the statement of profit or loss as applicable. Impairment losses (and reversal of impairment losses) on equity investments measured at FVOCI are not reported separately from other changes in fair value.

(d) Impairment

From January 1, 2018, the Group assesses on a forward looking basis the ECL associated with its debt instruments carried at amortized cost and FVOCI. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

Financial liabilities

(a) Classification

The Group classifies its financial liabilities at initial recognition in the following categories: at FVPL and other financial liabilities.

(i) Financial liabilities at FVPL

This category comprises two sub-categories: financial liabilities classified as held for trading, and financial liabilities designated by the Group as at FVPL upon initial recognition.

A financial liability is classified as held for trading if it is acquired or incurred principally for the purpose of selling or repurchasing it in the near term or if it is part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit-taking. Derivatives are also categorized as held for trading unless they are designated and effective as hedging instruments. Financial liabilities held for trading also include obligations to deliver financial assets borrowed by a short seller.

A financial liability is classified as financial liability at FVPL upon initial recognition if: such designation eliminates or significantly reduces measurement or recognition inconsistency that would otherwise arise; the financial liability forms part of group of financial assets or financial liabilities or both, which is managed and its performance evaluated on a fair value basis, in accordance with the Group's documented risk management or investment strategy, and information about grouping is provided internally on that basis; or it forms part of a contract containing one or more embedded derivatives, and PAS 39 permits the entire combined contract (asset or liability) to be designated as FVPL.

The Group's foreign exchange forward contracts included under trade payables and other liabilities account in the consolidated statements of financial position qualify as a derivative and are accounted for at FVPL.

(ii) Other financial liabilities

Issued financial instruments or their components, which are not designated at FVPL, are classified as other financial liabilities, where the substance of the contractual arrangement results in the Group having an obligation either to deliver cash or another financial asset to the holder. Other financial liabilities include trade payables and other liabilities (Note 29.15) (excluding balances payable to government agencies arising from withholding taxes, payroll deductions and provisions) and borrowings (Note 29.16).

(b) Initial recognition and derecognition

Financial liabilities are carried at FVPL are initially recognized at fair value and transaction costs are recognized as expense in profit or loss. Other financial liabilities are initially recognized at fair value of the consideration received plus directly attributable transaction costs. 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 an 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 profit or loss.

(c) Subsequent measurement

Derivatives are subsequently re-measured at their fair values. The method of recognizing the resulting gain or loss depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item being hedged. Gains or losses arising from changes in the fair value are presented in profit or loss.

Other financial liabilities are subsequently measured at amortized cost using the effective interest rate method. Amortized cost is calculated by taking into account any discount or premium on the issue and fees that are an integral part of the effective interest rate.

Offsetting

Financial assets and liabilities are offset and the net amount reported in the consolidated statements of financial position when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis, or realize the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Group or the counter party. As at March 31, 2020 and December 31, 2019, there are no financial assets and liabilities that were offset.

29.6 Fair value measurement

Fair value is the 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 of a non-financial asset is measured based on its highest and best use. The asset's current use is presumed to be its highest and best use.

The fair value of financial and non-financial liabilities takes into account non-performance risk, which is the risk that the entity will not fulfill an obligation.

The Group classifies its fair value measurements using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The fair value hierarchy has the following levels:

- quoted prices (unadjusted) in active markets for identical assets or liabilities (Level 1);
- inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (Level 2); and
- inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (Level 3).

The appropriate level is determined on the basis of the lowest level input that is significant to the fair value measurement.

As at March 31, 2020 and December 31, 2019, the Group does not hold financial and non-financial assets and liabilities at fair value other than foreign exchange forward contracts (Note 29.5).

29.7 Prepayments and other current assets

Prepayments, which are carried at cost, are expenses paid in cash and recorded as assets before they are used or consumed, as the service or benefit will be received in the future. Prepayments expire and are recognized as expense either with the passage of time or through use or consumption.

Prepayments and other current assets include input value-added tax (VAT), creditable withholding taxes and short-term investments.

Input VAT and creditable withholding taxes are recognized as assets in the period such input VAT and income tax payments become available as tax credits to the Group and carried over to the extent that it is probable that the benefit will flow to the Group.

29.8 Inventories

Inventories are stated at the lower of cost and net realizable value. The cost of raw materials, finished goods, work-in-process and spare parts and supplies is determined using the standard cost method adjusted on a regular basis to approximate actual cost using the moving average cost method. Cost of finished goods and work-in-process includes raw materials, direct labor, other direct costs and related production overheads (based on normal operating capacity), but excludes borrowing costs. Inventories-in-transit are valued at invoice cost plus incidental charges. Net realizable value is the estimated selling price in the ordinary course of business, less the costs of completion and selling expenses.

Inventories are derecognized either when sold or written-off. When inventories are sold, the carrying amount of those inventories is recognized as an expense (under cost of sales and services) in the period in which the related revenue is recognized.

Provisions for inventory obsolescence and losses are set-up, if necessary, based on a review of the movements and current condition of each inventory item. Inventories are periodically reviewed and evaluated for obsolescence. Provisions for inventory obsolescence are made to reduce all slow-moving, obsolete, or unusable inventories to their estimated useful or scrap values. The amount of any write-down of inventories to net realizable value and all losses of inventories is recognized as an expense in the period the write-down or loss occurs. The amount of any reversal of any write-down of inventories, arising from an increase in net realizable value is recognized as income in the period in which the reversal occurs.

29.9 Property and equipment

Property and equipment are carried at historical cost less accumulated depreciation and amortization and impairment losses, if any. Historical cost includes expenditure that is directly attributable to the acquisition of the items, which comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Costs of assets under construction are accumulated in CIP account until these projects are completed upon which they are transferred to appropriate property and equipment accounts.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognized. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.

Depreciation is calculated on the straight-line method to allocate their cost to their residual values over their estimated useful lives (in years), as follows:

Machinery and equipment	3 to 10
Transportation equipment	3 to 10
Furniture, fixtures and office equipment	2 to 5
Tools and equipment	3 to 5
Building and leasehold improvements	5 to 10

CIP is not depreciated until they are classified to appropriate asset category and used in operation.

The assets' residual values, useful lives and depreciation and amortization method are reviewed and adjusted, as appropriate, at each reporting date to ensure that the method and period of depreciation are consistent with the expected pattern of economic benefits from items of property and equipment.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than the estimated recoverable amount.

The carrying amount of an item of property and equipment is derecognized on disposal; or when no future economic benefits are expected from its disposal at which time the cost and related accumulated depreciation are removed from the accounts. Gains and losses on disposals are determined by comparing proceeds with the carrying amount and are included in profit or loss under other operating income (expense).

29.10 ROU assets

The Group leases various offices, warehouses, vehicles and other assets. Rental contracts are typically made for fixed periods of three to ten years but may have extension options. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants, but leased assets may not be used as security for borrowing purposes.

Until the 2018 financial year, leases of property, plant and equipment were classified as either finance or operating leases. Payments made under operating leases (net of any incentives received from the lessor) were charged to profit or loss on a straight-line basis over the period of the lease.

From January 1, 2019, leases are recognised as a ROU asset and a corresponding liability at the date at which the leased asset is available for use by the Group. Each lease payment is allocated between the liability and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period. The ROU asset is depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis.

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- variable lease payment that are based on an index or a rate;
- amounts expected to be payable by the lessee under residual value guarantees;
- the exercise price of a purchase option if the lessee is reasonably certain to exercise that option;
- payments of penalties for terminating the lease, if the lease term reflects the lessee exercising that option.

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be determined, the lessee's incremental borrowing rate is used, being the rate that the lessee would have to pay to borrow the funds necessary to obtain an asset of similar value in a similar economic environment with similar terms and conditions.

ROU assets are measured at cost comprising the following:

- the amount of the initial measurement of lease liability;
- any lease payments made at or before the commencement date less any lease incentives received;
- anv initial direct costs: and
- restoration costs.

Payments associated with short-term leases and leases of low-value assets are recognised on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a lease term of twelve months or less. Low-value assets comprise IT-equipment and printers.

29.11 Investment property

Investment property, consisting of a parcel of land, is recognized at cost less impairment, if any. Investment property is recognized as an asset, when it is probable that the future economic benefits that are associated with the investment properties will flow to the Group and cost of the investment can be measured reliably. The cost of investment property includes costs incurred initially to acquire the asset and costs incurred subsequently to add to, replace part of, or service a property.

Investment property is tested for impairment once indicators of impairment are present. The carrying amount of the investment property is written down immediately to its recoverable amount if the former is greater than its estimated recoverable amount. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. For purposes of assessing impairment of the investment property, fair value less cost to sell is based on the best information available to reflect the amount that the Group would obtain, at the reporting date, from the disposal of the asset in an arm's length transaction between knowledgeable, willing parties, after deducting the cost of disposal. In determining this amount, the Group considers the outcome of recent transaction for similar property within the same location. In assessing the value in use, the estimated future cash flows are discounted to their present value, using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

Investment property is derecognized when either they have been disposed of or when the investment properties are permanently withdrawn from use and no further economic benefit is expected from their use or disposal. Any gains and losses on disposals are determined by comparing proceeds with carrying amount and are recognized through profit or loss in the year of disposal.

29.12 Intangible assets

29.12.1 Goodwill

Goodwill arises on the acquisition of subsidiaries and represents the excess of the consideration transferred, the amount of any NCI in the acquired company and the acquisition-date fair value of any previously-held interest in the acquired company over the fair value of the identifiable net assets acquired.

For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the CGUs, or groups of CGUs, that is expected to benefit from the synergies of the combination. Each unit or group of units to which the goodwill is allocated represents the lowest level within the entity at which the goodwill is monitored for internal management purposes. Goodwill is monitored at the operating segment level. Gains and losses on the disposal of a subsidiary include the carrying amount of goodwill relating to the entity sold.

Goodwill impairment reviews are undertaken annually or more frequently through independent parties if events or changes in circumstances indicate a potential impairment. The carrying value of goodwill is compared to the recoverable amount, which is the higher of value in use and the fair value less costs to sell. Any impairment is recognized immediately as an expense and is not subsequently reversed.

29.12.2 Customer relationships and customer contract backlogs

Customer relationships and backlogs acquired in a business combination are recognized at the fair value at the acquisition date. The contractual customer relations and backlogs have finite useful lives of 25 years and 2 to 3 years, respectively, and are carried at cost less accumulated amortization.

29.12.3 Computer software

Computer software cost is measured on initial recognition at cost. Following initial recognition, intangible assets are carried at cost less accumulated amortization and impairment losses, if any. Internally generated intangible assets, excluding capitalized development costs, are not capitalized and expenditure is reflected in profit or loss in the year in which the expenditure is incurred.

The useful lives of intangible assets are assessed as finite.

Intangible assets with finite lives are amortized over the useful life and assessed for impairment whenever there is an indication that the intangible assets may be impaired. The amortization period and the amortization method used for an intangible asset with a finite useful life are reviewed at each reporting date. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are accounted for by changing the amortization period or method, as appropriate, and are treated as changes in accounting estimates. The amortization expense on intangible assets with finite lives is recognized in profit or loss consistent with the function of the intangible asset.

Amortization is computed using the straight-line method over it estimated useful lives of five (5) years.

An intangible asset is derecognized on disposal, by sale or when no future economic benefits are expected from its use or disposal. The gain or loss arising from derecognition is recognized in profit or loss when the asset is derecognized.

29.13 Impairment of non-financial assets

Non-financial assets that have an indefinite useful life are not subject to amortization and are tested annually for impairment. Assets that have definite useful life are subject to amortization and are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. Value in use requires the Group to make estimates of future cash flows to be derived from the particular asset, and to discount them using a pre-tax market rate that reflect current assessments of the time value of money and the risks specific to the asset. For purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (CGUs).

Where an impairment loss subsequently reverses, the carrying amount of the asset or CGU is increased to the revised estimate of its recoverable amount, but the increase should not exceed the carrying amount that would have been determined had not the impairment loss been recognized for the asset or CGU in prior years. A reversal of an impairment loss is recognized as income immediately.

29.14 Current and deferred income tax

The provision for income tax for the period comprises current and deferred tax. The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the reporting date.

Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation and establishes provisions, where appropriate, on the basis of amounts expected to be paid to the tax authorities.

Deferred income tax is recognized on all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, the deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the reporting date and are expected to apply when the related deferred income tax asset is realized or the deferred income tax liability is settled.

Deferred income tax assets are recognized for all deductible temporary differences, carry-forward of unused tax losses (NOLCO) and unused tax credits (excess MCIT) to the extent that it is probable that future taxable profits will be available against which the temporary differences can be utilized. Deferred income tax liabilities are recognized in full for all taxable temporary differences, except that the deferred income tax liability arises from initial recognition of goodwill.

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income tax assets and liabilities relate to income taxes levied by the same taxation authority on either the taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

The Group reassesses at each reporting date the need to recognize a previously unrecognized deferred income tax asset.

Deferred income tax assets and liabilities are derecognized when the relevant temporary differences are realized/settled or recoverability is no longer probable.

29.15 Trade payables and other liabilities

Trade payables and other liabilities are recognized in the period in which the related money, goods or services are received or when a legally enforceable claim against the Group is established. Payables are generally due within 30-60 days and therefore are all classified as current. Trade payables and other liabilities are classified as current liabilities if payment is due within one (1) year or less. If not, they are presented as non-current liabilities. These are unsecured, non-interest bearing and are recognized initially at fair value and subsequently measured at amortized cost which is normally equal to their nominal value.

29.16 Borrowings and borrowing costs

Borrowings are recognized initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortized cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognized in the profit or loss within finance costs over the period of the borrowings using the effective interest method. Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting date.

Borrowing costs directly attributable to the acquisition, construction or production of a qualifying asset are capitalized during the period of time that is required to complete and prepare the asset for its intended use when it is probable that they will result in future economic benefits to the Group and costs can be measured reliably. Other borrowing costs are expensed as incurred.

Borrowings are derecognized upon payment, cancellation or expiration of the obligation.

29.17 Provisions

Provisions are recognized when: (a) the Group has a present legal or constructive obligation as a result of past events; (b) it is more likely than not that an outflow of resources will be required to settle the obligation; and (c) the amount has been reliably estimated. Provisions are derecognized when the obligation is settled, cancelled or has expired. Provisions are not recognized for future operating losses. Provisions include those for contingencies and commissions.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognized even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognized as interest expense.

The Group recognizes warranty provision, which represents estimated costs including replacement parts and labor that will be incurred in relation to requested service for reported damages and required rework of defective finished goods within the allowable period. The provision is evaluated on an annual basis; and adjusted accordingly which includes actual utilization of warranty provisions. Any increase or decrease in the amount based on reassessment of existing trends and circumstances are charged against or credited to operating expenses in profit or loss. Warranty provisions are classified as current liabilities if the warranty period is due within one (1) year. If not, they are presented as non-current liabilities.

29.18 Equity

29.18.1 Share capital and share premium

Common shares are stated at par value and are classified as share capital. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction from the proceeds, net of tax. The excess of proceeds from issuance of shares over the par value of shares are credited to share premium.

29.18.2 Retained earnings

Retained earnings include current and prior years' results of operations, and dividends declared, if any. Dividends are recorded in the consolidated financial statements in the period in which they are approved by the Parent Company's BOD.

29.18.3 Dividends

Dividend distribution to the Parent Company's shareholders is recognized as a liability in the Parent Company's financial statements in the period in which the dividends are approved by the Parent Company's BOD.

Share dividend represents dividend payment made in the form of additional shares rather than a cash payout. Dividend distribution to the Parent Company's shareholders is recognized as an addition to share capital in the Parent Company's financial statements in the period in which the dividends are approved by the Parent Company's BOD.

29.18.4 Treasury Shares

Where the Parent Company purchases its equity share capital (treasury shares), the consideration paid, including any directly attributable incremental costs (net of income taxes) is deducted from equity until the shares are cancelled, reissued or disposed of. Where such shares are subsequently sold or reissued, any consideration received, net of any directly attributable incremental transaction costs and the related income tax effects, is included in equity.

29.19 Earnings per share

29.19.1 Basic

Basic earnings per share is calculated by dividing the income attributable to owners of the Parent Company by the weighted average number of common shares in issue during the year, excluding common shares purchased by the Parent Company and held as treasury shares. In a capitalisation or bonus issue or a share split, common shares are issued to existing shareholders for no additional consideration. Therefore, the number of common shares outstanding is increased without an increase in resources. The number of common shares outstanding before the event is adjusted for the proportionate change in the number of common shares outstanding as if the event had occurred at the beginning of the earliest period presented.

29.19.2 Diluted

Diluted earnings per share is calculated by adjusting the weighted average number of common shares outstanding to assume conversion of all dilutive potential common shares. As at report date, the Parent Company has no dilutive potential common shares including convertible debt and share options.

29.20 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Executive Committee and BOD. The Executive Committee and the BOD analyze the Group's results of operation after considering eliminating entries.

The accounting policies used to recognize and measure the segment's assets, liabilities and profit or loss is consistent with those of the consolidated financial statements.

29.21 Revenue, cost and expense recognition

29.21.1 Revenues

Revenue comprises the fair value of the consideration received or receivable for the sale of goods and services in the ordinary course of the Group's activities.

The Group recognizes revenue when the amount of revenue can be reliably measured and it is possible that future economic benefits will flow into the entity and specific criteria have been met. The amount of revenue is not considered to be reliably measured until all contingencies relating to the sale have been resolved. The Group bases its estimates on historical results, taking into consideration the type of customer, the type of transaction and the specifics of each arrangement. Revenue comprises the invoiced value for the sale of goods and services net of value-added tax, trade and volume discounts, returns and other incentives.

(a) Sale of goods

(i) Sale of goods - wholesale

The Group manufactures and sells a range of air-conditioning, refrigeration and other electronic equipment in the wholesale market. Sales are recognized when control of the products has transferred, being when the products are delivered to the wholesaler, the wholesaler has full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the wholesaler's acceptance of the products. Delivery occurs when the products have been shipped to the specific location, the risks of obsolescence and loss have been transferred to the wholesaler, and either the wholesaler has accepted the products in accordance with the sales contract, the acceptance provisions have lapsed, or the Group has objective evidence that all criteria for acceptance have been satisfied.

The products are often sold with retrospective volume discounts based on aggregate sales over a 12 months period. Revenue from these sales is recognized based on the price specified in the contract, net of the estimated volume discounts. Accumulated experience is used to estimate and provide for the discounts, using the expected value method, and revenue is only recognized to the extent that it is highly probable that a significant reversal will not occur. A refund liability (included in trade and other payables) is recognized for expected volume discounts payable to customers in relation to sales made until the end of the reporting period. No element of financing is deemed present as the sales are made with a credit term of 30 to 60 days, which is consistent with market practice.

A receivable is recognized when the goods are delivered as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

(b) Sale of services

The Group provides installation services and preventive maintenance services of products purchased by its customers. These services are provided on a time-basis or as a fixed-price contract. Contract terms of preventive maintenance services of equipment generally range from less than a year to three (3) years, subject to renewal. Revenue from providing services is recognized in the accounting period in which the services are rendered. For fixed-price contracts, revenue is recognized based on the actual service provided to the end of the reporting period as a proportion of the total services to be provided because the customer receives and uses the benefits simultaneously. This is determined based on the actual labour hours spent relative to the total expected labour hours.

Some contracts include multiple deliverables, such as the sale of elevators/escalators and related installation services. However, the installation is simple, since it does not include an integration service and could be performed by another party. It is therefore accounted for as a separate performance obligation. Where the contracts include multiple performance obligations, the transaction price will be allocated to each performance obligation based on the stand-alone selling prices. Where these are not directly observable, they are estimated based on expected cost plus margin. If contracts include

the installation of elevators/escalators, revenue for the goods is recognized at a point in time when the goods is delivered, the legal title has passed and the customer has accepted the goods.

Estimates of revenues, costs or extent of progress toward completion are revised if circumstances change. Any resulting increases or decreases in estimated revenues or costs are reflected in profit or loss in the period in which the circumstances that give rise to the revision become known by management.

In case of fixed-price contracts, the customer pays the fixed amount based on a payment schedule. If the services rendered by the Company exceed the payment, a contract asset is recognized. If the payments exceed the services rendered, a contract liability is recognized.

(c) Financing components

The Group does not expect to have any contracts where the period between the transfer of the promised goods or services to the customer and payment by the customer exceeds one year. As a consequence, the Group does not adjust any of the transaction prices for the time value of money.

(d) Commission, interest and other operating income

The Group recognizes commission income upon actual receipt of inventory deliveries made to both domestic and offshore customers on behalf of a counterparty, which normally is a related party, based on pre-agreed rates.

Interest income is recognized on a time proportion basis, taking account of the principal outstanding and the effective rate over the period to maturity, when it is determined that such income will accrue to the Group.

Other operating income is recognized in profit or loss when earned.

29.21.2 Cost and expenses

Cost and expenses are recognized in profit or loss when incurred. Interest expense is recognized on a time-proportion basis using the effective interest method.

29.22 Leases - Group as lessee

Leases where a significant portion of the risks and rewards of ownership is retained by the lessor are classified as operating leases. Payments made under operating leases are charged to profit or loss on a straight-line basis over the period of the lease.

29.23 Employee benefits

29.23.1 Retirement benefit obligation

CIC, CCAC, CBSI, CTC and COPI maintains a non-contributory defined benefit retirement plan which is a retirement plan that defines an amount of pension benefit that an employee will receive upon retirement, dependent on certain factors such as age, years of credited service, and compensation. CDI recognizes retirement benefit cost in accordance with RA 7641 (Retirement Law) which is also classified as a defined benefit plan.

The liability recognized in the consolidated statements of financial position in respect of the defined benefit retirement plan is the present value of the defined benefit obligations at the reporting date less the fair value of plan assets. In cases when the amount determined results in a surplus (being an excess of the fair value of the plan assets over the present value of the defined benefit obligation), each subsidiary measures the resulting asset at the lower of (a) such amount determined, and (b) the present value of any economic benefits available to each subsidiary in the form of refunds or reduction in future contributions to the plan. The defined benefit obligation is calculated on a regular periodic basis by an independent actuary using the "projected unit credit cost" method. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using interest rates of government bonds that are denominated in the currency in which the benefits will be paid, and that have terms to maturity which approximate the terms of the related retirement liability.

Remeasurement gains and losses arising from experience adjustments and changes in actuarial assumptions are recognized in other comprehensive income during the period in which they arise.

Past service costs are recognized immediately in profit or loss.

29.23.2 Termination benefits

Termination benefits are payable when employment is terminated by the Group before the normal retirement date, or whenever an employee accepts voluntary redundancy in exchange for these benefits. The Group recognizes termination benefits at the earlier of the following dates: (a) when the Group can no longer withdraw the offer of those benefits; and (b) when the entity recognizes costs for a restructuring that is within the scope of PAS 37 and involves the payment of termination benefits. In the case of an offer made to encourage voluntary redundancy, the termination benefits are measured based on the number of employees expected to accept the offer. Benefits falling due more than 12 months after the end of the reporting period are discounted to their present value.

29.23.3 Bonus incentives

The Group recognizes a liability and an expense for performance-related bonuses, based on a formula that takes into consideration the profit attributable to the Group after certain adjustments and employee's performance. The Group recognizes a provision where contractually obliged or where there is a past practice that has created a constructive obligation.

29.23.4 Other benefits

Wages, salaries, paid annual vacation and sick leave credits and other non-monetary benefits are accrued during the period in which the related services are rendered by employees of the Group. Short-term employee benefit obligations are measured on an undiscounted basis.

On June 11, 2018, the BOD approved the 2018 Long Term Share Incentive Plan. Under the Plan, a percentage of the Company's profit will be used to buy its existing shares in the stock market, which will then be given to entitled employees as an award based on pre-determined conditions. The program will be funded annually based on 1% to 2% of CIC profit based on the financial measure of Profit After Tax and Minority Interest.

29.24 Foreign currency transactions and translation

29.24.1 Functional and presentation currency

Items included in the financial statements of each of the Parent Company's subsidiaries are measured using the currency of the primary economic environment in which the Parent Company's subsidiaries operate (the "functional currency"). The consolidated financial statements are presented in Philippine Peso (Peso), which is the Parent Company and subsidiaries' functional and presentation currency.

29.24.2 Transactions and balances

Foreign currency transactions are translated into Philippine Peso using the exchange rates prevailing at the dates of the transaction or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of foreign currency transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognized in profit or loss.

For income tax purposes, foreign exchange gains or losses are treated as taxable income or deductible expense in the period such are realized/sustained.

29.25 Related party relationships and transactions

Related party relationship exists when one party has the ability to control, directly or indirectly through one or more intermediaries, the other party or exercise significant influence over the other party in making financial and operating decisions. Such relationship also exists between and/or among entities which are under common control with the reporting enterprise, or between and/or among the reporting

enterprise and its key management personnel, directors, or its shareholders. In considering each possible related party relationship, attention is directed to the substance of the relationship, and not merely the legal form.

29.26 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 disclosed when an economic benefit is probable.

29.27 Subsequent events

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

Due to the enhanced community quarantine being implemented by the National Government to address COVID-19, the Group has identified risks to the business as disruption of work operations in affected locations, and the impact of such on market demand for the Group's products. The Group has provided concrete and defined guidelines and protocols adhering to all proposed government regulations on this matter which it cascaded to all employees as of March 12, 2020 for strict implementation in all locations and field offices. Further, the Group has postponed mass events and marketing activities and temporarily scaled down its operations appropriately.

On the business impact, the Group's suppliers highlighted potential resource issue since manpower (production and logistics) movement is restricted by quarantine conditions which caused production delays. However, such situation is beginning to normalize and is steadily recovering. Alternative sourcing strategies are in place while ensuring qualification of new parts and finished goods.

The Group has assessed that the current situation and the continued extension of ECQ will have adverse impact on the Company's performance for the year. It is not however expected to result in any significant impairment of its assets nor impact the Group's ability to meet their obligations.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations (based on the Unaudited Consolidated Results for the Period Ended March 31, 2020)

Concepcion Industrial Corporation (the "Company" or "CIC"), formerly Concepcion Airconditioning Corporation ("CAC"), is one of the Philippines' most established and leading suppliers of air conditioners, air conditioning solutions, and refrigerators, and has expanded into other consumer appliance products and building solutions, i.e., elevators and escalators. The Company is primarily a holding company which operates principally through its seven subsidiaries, Concepcion-Carrier Air Conditioning Company ("CCAC"), Concepcion Durables, Inc. ("CDI"), Concepcion-Otis Philippines, Inc. ("COPI"), Concepcion Business Services, Inc. ("CBSI"), Cortex Technologies Corporation ("CTC"), Alstra Incorporated ("Alstra"), Teko Solutions Asia Inc. ("Teko") and its two associates, Concepcion Midea Inc. ("CMIP") and Tenex Services, Inc. ("Tenex").

CCAC

CCAC engages in the manufacture, sale, distribution, installation, and service of heating, ventilating, and air conditioning products and services for residential, commercial, and industrial use. CCAC is a joint venture between the Company and Carrier Air Conditioning Philippines, Inc. (CACPI), which allows it to offer Carrier and Toshiba brand air conditioners and Totaline parts. CCAC also offers other brands such as Condura and Kelvinator. CCAC manufactures a select range of its air conditioning equipment at its factory in Light Industry and Science Park in Cabuyao, Laguna, Philippines, the Philippines' largest air conditioning facility with a capacity of approximately 500,000 units per year and a production area of 19,620 sqm. CCAC's products are distributed and sold primarily in the Philippines. It has a nationwide distribution reach supported by a nationwide after-market network. The Company believes CCAC has the largest share of the total air conditioning market in the Philippines as measured by revenues, including leading market positions in the residential, light commercial and commercial and industrial segments.

CDI

CDI engages primarily in the manufacture, assembly, wholesale, retail, purchase, and trade of refrigeration equipment, including Condura and Kelvinator brand refrigerators and freezers. CDI manufactures a select range of its products at its factory at Light Industry and Science Park in Cabuyao, Laguna, adjacent to CCAC's air conditioning and commercial refrigeration factory. CDI factory has a capacity of 300,000 units per year and a production area of 16,420 sqm. CDI has the largest share of the residential and light commercial ("RLC") refrigeration market in the Philippines.

CMIP

CMIP is a joint venture between Midea Electric Trading (Singapore) Co. Pte. Ltd. (Midea), and CIC and CCAC. CMIP's primary purpose is to introduce Midea brand products in the Philippine market as a supplier of a whole range of appliances such as air conditioners, refrigerators, and laundry and kitchen appliances. This will not only expand the Company's multi-brand offering to the Philippine market but will also allow it to expand into the wider white goods market. Established in 1968, Midea is a leading global white goods and air conditioning systems manufacturer, with operations around the world. Midea is a brand leader in China and has various domestic production bases in China as well as overseas production bases in Vietnam, Belarus, Egypt, Brazil, Argentina, and India. It is also a joint venture and/or business partner of Carrier Corporation in selected countries worldwide.

COPI

COPI's primary business is to import, buy and sell, at wholesale, distribute, maintain and repair, elevators, escalators, moving walkways, and shuttle systems and all supplies, material, tools, machinery and part/components.

CBSI

CBSI's primary business purpose is to consolidate support services across CIC and its subsidiaries and affiliates particularly in the areas of Finance, Human Resources, Information and Communications Technology, Legal and Compliance, as well as Facilities Management.

CTC

CTC engages in the research, development and commercialization of new and emerging technologies. CTC also develops strategic partnerships and identifies potential acquisitions, both locally and abroad, to develop solutions that are aligned with CIC's broader vision of building better lives and businesses and owning the home. CTC works across the enterprise to help facilitate innovation, and maintain CIC's position as a market leader.

Alstra

Alstra was organized primarily to carry on business as a holding company. Alstra may also engage in the business of installation, construction, maintenance and supply of equipment for mechanical, electrical, plumbing and fire protection services, facilities management, civil construction, technology services, electronics, devices and equipment in relation to building services and other building solutions-related services, among others.

Teko

Teko's primary business is to provide information technology solutions, I.T. enabled services, e-commerce, web design, and applications, to enterprise, consumers, businesses, institutions and other end-users without engaging in mass media, advertising nor in telecommunication activities.

Tenex

Tenex is a joint venture company of Alstra and Mr. Joey P. Penaflor and is positioned to provide HVAC installation, repairs and maintenance services to commercial and business establishments.

Factors affecting the Company's financial and operational results in the first three months of 2020

COVID-19: With the implementation of mandatory enhanced community quarantine (ECQ), various aspects of the business were affected: (1) sales – stores and major business partners closed with very few dealers able to shift to e-commerce; (2) logistics – ECQ limited mobility resulting to excess inventory and cancellation/delay of inbound shipments; (3) service – accredited service providers and technicians unable to provide service due to lockdown; and (4) manufacturing – zero manufacturing operation.

Macroeconomic Fundamentals: The Philippine economy experienced contraction of 0.2% in Q1 as a result of the economic disruptions caused by COVID-19. Consumer Spending heavily shifted to essentials as revenue streams of consumer contracted from furlough and job displacement. Demand for consumer durables also shifted due to re-prioritization and deferment of big-ticket expenses.

Construction Sector Developments: The Company's commercial AC segment revenue as well as its elevator and escalator brands are dependent upon its ability to secure and retain the business of large property developers as well as industrial institutes and material accounts. The implementation of ECQ resulted to zero or limited construction activity causing slow conversion of backlogs.

Commodity Prices and Foreign Exchange Fluctuation: The Company depends on raw materials sourced from third parties to produce majority of its products. Raw materials expense represents about 75% of the Company's manufactured cost of sales. Both commodity prices and FX were relatively stable in Q1. Challenges arise from material sourcing especially important raw materials that are challenged by port and logistics restrictions.

Key Performance Indicators

The Company monitors its financial and operating performance in terms of the following indicators:

	For the period ended March 31, 2020	For the period ended March 31, 2019
Gross Profit Margin (%)	36.1%	36.7%
Profit Before Tax (%)	7.4%	13.0%
Net Income Attributable to Shareholders (PhP Millions)	69.6	186.7
Net Income Attributable to Shareholders (% to Sales)	2.5%	5.7%
Return on Average Equity (%)	5.4%	15.4%
Return on Average Assets (%)	4.2%	10.7%
Earnings per share*	0.17	0.46
	As at March 31, 2020	As at March 31, 2019
Debt to Equity Ratio	0.9	0.7
Asset to Equity Ratio	1.9	1.7
Current Ratio	2.0	2.2
Book Value Per Share*	13.1	12.5

*Note: Total Number of Shares used is 404,089,391 in 2020 and 404,089,391 in 2019.

Key Performance Indicator	Definition	
Gross Profit Margin %	Gross Profit/Net Sales	
Profit Before Tax %	Profit before Tax/Net Sales	
Return on Average Equity	Net Income after Minority Interest/ Average Shareholder's Equity net of Minority Interest	
Return on Average Assets	Net Income/Average Assets	
Debt to Equity Ratio	Total Liabilities/Total Equity	
Asset-to-Equity Ratio	Total Assets/Total Equity	
Current Ratio	Current Assets/Current Liabilities	
Earnings Per Share	Net Income after Minority Interest/Total Shares Outstanding	
Book Value Per Share	Shareholder's Equity net of Minority Interest/Total Shares Outstanding	

RESULTS OF OPERATIONS

Three months ended March 31, 2020 compared with three months ended March 31, 2019

The three months period ended March 31, 2020 showed a decline in performance with consolidated three-month profit after tax of P129 million and profit after tax after minority interest (PATAMI) of P70 million, translating to a 56% decrease from the same quarter in 2019.

The slowdown of CIC's performance for the first quarter of 2020 was a result of the impact of the COVID19 pandemic and the implementation of the Enhanced Community Quarantine (ECQ) particularly on the month of March were severe drop in sales was observed, 53% decline against same month in 2019.

Net sales and services

For the first three months of 2020, the total consolidated net sales and services was at P2.73 billion, a 17% decrease from same period last year.

The Consumer Lifestyle Solutions (CLS) Division posted a comparative period decrease in sales of 18% to P2.07 billion. Likewise, though unconsolidated, the growth momentum in the consumer appliance business over the past year was also derailed. However, despite weak sales in March, 43% decline compared to same period last year, consumer appliance business closed with 39% growth during the quarter.

The Alstra Division consisting of commercial AC, elevators and escalators posted a comparative period decrease in sales of 14% to P657 million. While the backlog of the commercial sector remains healthy, conversion to sales experienced slow down due to reduced economic and business activities over the course of the quarter peaking during the mid-week of March when ECQ was implemented.

Gross Profit and Margins

CIC registered consolidated gross profit of P986 million for the three months ended March 31, 2020, a 19% decline from same period last year. Gross margins declined by 0.6 points attributable to lower absorption due to the decline in production volume.

Operating Expenses

CIC's total operating expenses were at P773 million for the first three months of 2020, lower by 2% compared to same period last year, taking into effect the control measures implemented to manage expenses.

Other Operating Income and Finance Costs

Other operating income of P2 million was mainly related to FX revaluation gains and interest income from bank deposits and short-term placements.

FINANCIAL CONDITION

As at March 31, 2020 compared with as at December 31, 2019

Consolidated total assets as at March 31, 2020 was at P13.23 billion, up by P1.09 billion from end of 2019 balance of P12.14 billion. Marked increases in assets were from cash and cash equivalents, contract assets and inventories. Consolidated net cash position was up by P267 million to P1.87 billion as at March 31, 2020.

The increase in inventory of P654 million was primarily due to drop in sales as a direct consequence of reduced dealer/retailer activities during the ECQ.

Total liabilities as at March 31, 2020 amounted to P6.18 billion, an increase of P1.31 billion from end of 2019 mainly due to the increase of trade payables and other liabilities. The delay in payments was due to shifts in trading terms as a response toward COVID-19 business implications.