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SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-A

ANNUAL REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SECTION 141 OF THE CORPORATION CODE OF THE PHILIPPINES

1.	For the fiscal year ended 31 December 2013	<u>3</u>		
2.	SEC Identification Number 0102415	3. I	BIR Tax Identification No. 000-	056-514
4.	ZEUS HOLDINGS, INC. Exact name of issuer as specified in its charte	er		
5.	Metro Manila, Philippines Province, Country or other jurisdiction of incorporation or organization	6.	(SEC Use Only) Industry Classification Code:	
7.	20/F, LKG Tower, 6801 Ayala Avenue, Makat Address of principal office	ti City	!	1226 Postal Code
8.	(632) 884-1106 Issuer's telephone number, including area cod	de		
9.	N/A Former name, former address, and former fise	scal ye	ear, if changed since last report	-
10.	Securities registered pursuant to Sections 8 a	and 1	2 of the SRC, or Sections 4 and	i 8 of the RSA
	Title of Each Class	Out	Number of Shares of Commor standing and Amount of Debt C	
	Common		2,737,044,807	
	Outstanding loans		<u>Nil</u>	
11.	Are any or all of these securities listed on a S	Stock	Exchange.	
	Yes [x] No []			
	If yes, state the name of such stock exchange PHILIPPINE STOCK EXCHANGE	e and	the classes of securities listed	therein:
12.	Check whether the issuer:			
	(a) has filed all reports required to be filed by Section 11 of the RSA and RSA Rule 1 Corporation Code of the Philippines during period that the registrant was required to file s	1(a)-1 the p	thereunder, and Sections 2 preceding twelve (12) months	6 and 141 of The
	Yes [x] No []			
	(b) has been subject to such filing requiremen	nts fo	r the past ninety (90) days.	

Yes [x] No []

13. Aggregate market value of the voting stock held by non-affiliates of the registrant.

P592,261,788.31 as of 31 December 2013

APPLICABLE ONLY TO ISSUERS INVOLVED IN INSOLVENCY/SUSPENSION OF PAYMENTS PROCEEDINGS DURING THE PRECEDING FIVE YEARS:

14. Check whether the issuer has filed all documents and reports required to be filed by Section 17 of the Code subsequent to the distribution of securities under a plan confirmed by a court or the Commission.

Yes [] No []

DOCUMENTS INCORPORATED BY REFERENCE

15. If any of the following documents are incorporated by reference, briefly describe them and identify the part of SEC Form 17-A into which the document is incorporated:

Description Exhibit

N/A N/A

PART I - BUSINESS AND GENERAL INFORMATION

Item 1. Business

Business Development

Zeus Holdings, Inc. ("Company") was incorporated on 31 December 1981 as JR Garments, Inc. under Securities and Exchange Commission (SEC) registration number 0102415, as a corporation engaged in garments manufacturing, distribution and export.

On 9 September 1996, the SEC approved the change of name of the Company from JR Garments, Inc. to ZEUS HOLDINGS, INC. and the change in its primary purpose to that of an investments holding company. The Company now has the following primary purpose:

"To purchase, subscribe for or otherwise acquire and own, hold, use, manage, develop, sell, assign, transfer, mortgage, pledge exchange or otherwise dispose of real and personal property of every kind and description, including but not limited to shares of stock, debentures notes, evidence of indebtedness and other securities, contracts or obligations of any corporation or corporations, association or associations, domestic of foreign and to pay therefore in whole or in part, in cash or by exchanging therefore, stocks, bonds and other evidences of indebtedness of securities of this or any other corporation, while the owner or holder of any such real or personal property, stocks, bonds, debentures, notes, evidence of indebtedness or other securities, contracts or

obligations, to receive, collect and dispose of the interest, dividends and income arising from such property and to possess and exercise in respect thereof all the rights, powers and privileges of ownership, including all voting powers on any stock so owned, without however engaging in dealership in securities or in the stock brokerage business or in the business of an investment company under the Investment Company Act; to do any act designed to protect, preserve, improve or enhance the value of, or otherwise develop any real or personal property at any time held or controlled by the Corporation or in which it at that time may be interested."

The Company discontinued its garments operation on 31 August 1996 and consequently, all of its employees were terminated. On 27 December 1996, the Company disposed all its assets and liabilities relating to the garments operation.

The Company also increased its authorized capital stock from P100 million to P3 billion. The increase was approved by the SEC on 6 January 1997. Of the capital increase, 1,538,463,907 shares were subscribed and paid by way of assignment of rights in real property worth P31.423 million and common shares of stock of Mindanao Portland Cement Corporation ("MPCC") at a transfer value of P1.457 billion by the new investors and the conversion of advances to equity of P50 million by existing shareholders. This major transaction marked the entry of the Company in the cement business. The Company became the majority owner (99.63%) of MPCC, a company engaged in the manufacturing and distribution of cement.

On 1 July 1998, the Company's major stockholders, Far East Cement Corporation and Eagle Cement Corporation sold in favor of Blue Circle Philippines, Inc. ("BCPI") and Round Royal, Inc. ("RRI") shares of stock comprising 57% of its outstanding capital stock. As of 31 December 1999, the shareholdings of Round Royal, Inc. comprised 50% while BCPI was at 24%.

Also on 1 July 1998, MPCC issued a One Billion Peso Convertible Note with a maturity date of 1 July 2003 in favor of BCPI. The Convertible Note can be settled either by: (1) payment of the principal amount plus interest, or (2) conversion into such number of common shares of MPCC issued at par value sufficient to cover the Note plus interest.

The Company, for its part, entered into an Option Agreement with BCPI on 1 July 1998. Under the Option Agreement, the holder of the Convertible Note issued by MPCC was given the right to require the Company to purchase from it the whole (and not just a part) of the Convertible Note. The Put Option may be exercised at any time within five (5) years from the execution of the Option Agreement. The holder of the Convertible Note may be paid either: (1) the principal amount plus accrued interest, or (2) such number of new shares of the Company issued at par value as may be sufficient to cover the value of the Convertible Note.

BCPI subsequently assigned its rights under the Option Agreement in favor of RRI. In a letter dated 7 December 1999, RRI served notice upon the Company that it was exercising its option under the Option Agreement to require the Company to issue, in its favor, new shares in the amount of P1,095,000,000.00 (principal amount of the loan plus interest) in exchange for the Convertible Note. As a result thereof, the outstanding capital stock of the Company was increased to P2,733,463,907.00 from P1,638,463,907.00.

On 8 December 1999, the Board of Directors of the Company approved the integration of its operations and activities with the operations and activities of Fortune Cement Corporation ("Fortune") and its subsidiary, Republic Cement Corporation ("Republic") and Iligan Cement Corporation ("Iligan") under the following swap ratios:

Zeus Holdings, Inc. SEC Form 17-A (CY 2013) Page 4

1,000 common shares of Republic

= 1,575 Fortune shares

= 14,411 Company shares

= 206 Iligan shares

The integration of the four (4) companies was effected on 20 October 2000. As a result thereof, Republic obtained majority control of the Company.

On 15 December 2000, the Company divested its equity interest in MPCC in favor of Republic.

In accordance with the SEC Tender Offer Rules, PICOP Holdings, Inc. (now known as ZHI Holdings, Inc. or "ZHIHI") offered to purchase the 98.18% equity interest of Republic in the Company at a price of P0.04826 per share. ZHIHI likewise offered to buy the remaining 1.82% equity stake of minority shareholders under the same terms. The offer period began on 22 November 2000 and ended on 20 December 2000. Republic accepted the offer of ZHIHI and divested all its equity holdings in the Company in favor of the latter. Minority shareholders owning 290,000 common shares of the Company also accepted the tender offer of ZHIHI. As a result, ZHIHI acquired a 98.533% equity stake in the Company.

In August 2001, ZHIHI sold off 14,864,576 of its shares in the Company or approximately 0.53% of its equity therein. Thus, ZHIHI retained a 98% equity stake in the Company.

In June 2007, ZHIHI further sold off 2,555,788,753 of its shares in the Company, or approximately 93.5% of the outstanding capital stock of Zeus, to F. Yap Securities, Inc.-In Trust For Various Clients, namely Zamcore Realty Corporation ("Zamcore"), Horizon Resources Corporation, Lindsay Resources Corporation, Sharone King, Charles Paw, Grace Cerdenia, and George Ivan Ang, thus further reducing its equity stake in the Company to 4.5%. At present, the largest stockholder of the Company is Zamcore, holding a 26.68% equity stake in the Company.

On 13 July 2009, pursuant to its business plan of going into the mining industry, the Company entered into an Operating Agreement with Olympic International Sales Corporation ("Olympic"), whereby the Company was appointed as operator of Olympic's mining claims situated in the municipalities of Carrascal, Cantillan and Madrid, Province of Surigao del Sur, with an approximate area of 4,656.9165 hectares (the "Mining Claims"). The Mining Claims are currently the subject of Application for Production Sharing Agreement No. 000115-XI ("APSA"), pending with the Mines and Geosciences Bureau ("MGB"), CARAGA Regional Office No. XIII, Surigao City. Under the Operating Agreement, the Company will be responsible for the prosecution of the APSA until the same is approved and a Mineral Production Sharing Agreement issued. The Company will explore, and if warranted, develop and operate the Mining Claims.

Also on 13 July 2009, in consideration for the Company's appointment as operator of the Mining Claims, the Company entered into an Agreement to Subscribe to Shares and to Issue Shares with Olympic, whereby the Company would issue to Olympic 10,000,000 shares out of the Company's unissued capital and granted Olympic the option to subscribe to 110,000,000 shares of the Company as follows:

- Ten Million (10,000,000) shares from the Company's unissued capital within one (1) year from the issuance of the Mineral Production Sharing Agreement ("MPSA"); and
- b) One Hundred Million (100,000,000) shares from the Company's unissued capital within five (5) years from the issuance of the MPSA.

To date, the MGB has yet to issue the MPSA.

Notwithstanding the foregoing, the Company currently has minimal operations and, thus, has no full-time employees.

Zeus Holdings, Inc. SEC Form 17-A (CY 2013). Page 5

On 5 July 2013, the Company approved the conversion of the existing Deposits for Future Subscription ("DFS") of ZHIHI and F. Yap Securities, Inc.-In Trust For Various Clients, in the total amount of P3,580,900, to common shares of stock the Company. On 6 August 2013, the SEC approved the valuation of the DFS as full payment for 3,580,900 common shares of stock of the Company, at P1.00 per share.

Business of Issuer

Competition

The Company is engaged in business as an investment holding company. As an investment holding enterprise, the Company competes with other investment holding companies in the Philippines in terms of investment prospects. Its previous lone subsidiary, MPCC, was engaged in the manufacture and distribution of cement but, as heretofore stated, the Company divested its equity interest therein in December 2000.

However, with the execution of the Operating Agreement with Olympic for the Company's operation of Olympic's mining claims in Surigao Del Sur, the Company has begun its entry into the mining industry and could possibly compete with other mining companies in the Philippines in terms of generation of mineral products should its planned exploration of Olympic's mining claims be successful.

At this time, the Company is not in a position to discuss the relative financial and market strengths of its competitors either in the holding or mining sector because it does not have the relevant data.

Major Risks

Given the divestment by the Company of all its interest in its lone subsidiary and its current limited operations, the business risks facing the Company at present are minimal.

Franchises 4 1

The Company has no existing or pending patents, trademarks, copyrights, licenses, franchises, concessions or royalty agreements, and these are not expected to play a significant role in the operations of the Company in the immediate and medium term.

Government Approvals for Principal Services

Except as regards the operation of the Olympic mining claims which is the subject of an Application for Production Sharing Agreement currently pending with the Mines and Geosciences Bureau, if and when such is pursued, the present operations of the Company do not necessitate the obtainment of any special government approvals for its products and services.

The Company does not foresee any major impact of existing or probable government regulations on its business.

Research and Development Activities

Given the minimal operations of the Company, it has not engaged in research and development activities during the preceding year.

Costs and Effects of Compliance with Environmental Laws

Compliance costs are minimal given the present status of operations of the Company.

Item 2. Properties

The Company sold all of its real properties valued at P31,423,000.00 in August 2001 and used the proceeds thereof to settle in part its accumulated advances from its previous stockholders. With the disposition of its equity interest in its sole subsidiary and the sale of all of its real estate assets, the Company does not have any major properties at this time.

Item 3. Legal Proceedings

There is no pending legal proceeding involving the Company.

Item 4. Submission of Matters to a Vote of Security Holders

The Annual Stockholders' Meeting ("ASM") of the Company was held on 7 November 2013. In the course thereof, the following matters were submitted to the vote of the stockholders:

- 1. Approval of the minutes of the previous meeting of the stockholders;
- 2. Approval of the Audited Financial Statements for the year ended 31 December 2012;
- Ratification of all acts of the Board of Directors and Officers of the Company carried out in the regular course of business from 20 November 2012 to 7 November 2013;
- 4. Election of Directors; and
- Appointment of External Auditors.

Items 1 to 3 and 5 above were unanimously approved/ratified. In addition, the following were reelected as members of the Company's Board of Directors: Felipe U. Yap, Yuen Po Seng, Jose G. Cervantes, Augusto C. Villaluna, Stephen Y. Yap, Daisy L. Parker, Ronald P. Sugapong, Jesus Clint O. Aranas (independent director), and Lynneth T. Lundang (independent director).

Punongbayan & Araullo was re-appointed as the Company's external auditor.

PART II - OPERATIONAL AND FINANCIAL INFORMATION

Item 5. Market for Issuer's Common Equity and Related Stockholder Matters

The Company's common equity is traded at the Philippine Stock Exchange. For the last three years, the highs and lows of stock market prices are as follows:

		HIGH	LOW
2013	January-March	0.77	0.35
	April – June	0.475	0.27
	July - September	0.470	0.335
	October - December	0.385	0.295 .
2012	January-March	0.85	P0.66
	April – June	0.68	0.47
	July - September	0.59.	0.38
	October - December	0.43	0.33

2011	January-March	0.215	0.171
2011	April – June	0.210	0.178
	July - September	1.37	0.18
	October - December	0.98	0.54

The Company's stock was last traded at the PSE on 10 April 2014 at the price of P0.34 per share.

<u>Holders</u>

As of 31 December 2013, the Company has a total of eight hundred twenty (820) stockholders, the top twenty (20) of which are as follows:

	Name of Stockholder	No. of Shares	Percentage (%) of Shareholding
1.	PCD NOMINEE CORPORATION	1,280,619,030	46.79%
2.	(FILIPINO) ZAMCORE REALTY AND. DEVELOPMENT CORPORATION	729,377,728	26.68%
3a.	F. YAP SECURITIES IN TRUST FOR HORIZON RESOURCES CORPORATION	410,019,586	15.00%
3b.	F. YAP SECURITIES IN TRUST FOR LINDSAY RESOURCES CORPORATION	410,019,586	15.00%
4.	PCD NOMINEE CORPORATION (NON-FILIPINO)	10,600,100	0.39%
5.	R. COYIUTO SECURITIES, INC.	10,310,000	0.38%
6.	FAR EAST CEMENT CORPORATION	6,283,906	0.23%
7.	F. YAP SECURITIES IN TRUST FOR VARIOUS CLIENTS	2,405,300	0.09%
8.	LINDA H. BUGARIN	2,325,006	0.09%
9.	PEREGRINE SECURITIES PHILS., INC.	592,000	0.02%
10a.	JOLLY R. BUGARIN	500,000	0.02%
10a.	TIONG SHOU SY &/OR JUANITA S. TAN	500,000	0.02%
11.	MARTIN P. LORENZO	300,000	0.01%
12.	WANDA MICHELLE BUENCAMINO	232,000	0.01%
13.	VICTORIA Z. EGAN	160,000	0.01%
14.	IMELDA TAN UY	88,000	0.003%
15.	DAVID OSMEÑA	70,000	0.003%
16.	LUZ SIY	65,000	0.002%
17.	VICENTE CHENG AND/OR EVANGELINE CHENG	60,000	0.002%
18a.	CHING JUNG CHAN AND/OR TSAI LI ME	50,000	0.002%
18b.	CLEMENTE Y. ONG	50,000	0.002%
18c.	LUCY CHUA SY	50,000	0.002%
19.	PNB SECURITIES, INC.	35,000	0.001%
20a.		30,000	0.001%
20b.	_	30,000	0.001%
20c.	HALIAN GO	30,000	0.001%

Dividends

The Company has not declared any cash dividend for the last two (2) fiscal years.

Aside from the general legal restrictions that dividends may be paid only from surplus profits and in such a manner as will not impair the capital of the corporation, there are no other restrictions on the Company from paying dividends on common equity. It is not likely that any additional restrictions will arise in the foreseeable future.

Recent Sales of Unregistered Securities

The Company has not sold any unregistered securities in the past three (3) years.

Item 6. Management's Discussion and Analysis or Plan of Operation

YEAR 2013

Plan of Operation

With the change in ownership in the middle of 2007, the Company is now focused on revitalizing its operations, particularly by going into the mining industry.

The Company is aware of the magnitude of the country's untapped metal and mineral deposits, especially in the northern and southern Philippines, and views the same as an excellent opportunity for the Company to attain a high level of productivity and profitability in the next several years.

With this in mind, on 13 July 2009, the Company entered into an Operating Agreement with Olympic covering Olympic's Mining Claims in the province of Surigao del Sur. The Mining Claims have an approximate total area of 4,656.9 hectares and are the subject of an APSA pending with the Mines and Geosciences Bureau, CARAGA Regional Office, Surigao City. The Operating Agreement gives the Company the authority to prosecute the APSA until the same is approved and, after such approval, to explore the Mining Claims.

The Mining Claims have a very promising potential for the occurrence of both gold-copper and nickel laterite deposits. Surface exploration works so far completed disclosed copper-gold mineralization in the northwestern portion as indicated by pyritic quartz veins in dioritic host rocks that contain chalcopyrite, bornite and copper oxide minerals. The southeastern part of the Mining Claims is underlain by the same ultra basic rocks that form the host rocks of nickel laterite mines.

Aside from the Mining Claims of Olympic, the Company is currently evaluating other mining sites located in the Northern and Southern regions.

In the immediate term, the major stockholders will provide the cash requirements of the Company. There are no expected major changes in its operations, including any significant changes in its manpower compliment or the purchase and sale of plant or other major equipment. Except as may be required for the exploration and preliminary studies on the aforesaid mining claims/sites, the Company has no on-going or planned research and development activities for the same period.

Management's Discussion and Analysis

As of 31 December 2013, total assets stood at P1,235,378 compared to the previous year's P1,050,319. Increase in cash is mainly due to the major shareholder's cash infusion during the year. The increase in other current assets is attributable to input value added tax on listing and audit fees. The increase in accounts payable and accrued expenses is due to accrual expenses. Cash infusions by the major shareholder were recorded as "Additional Paid-In Capital" or APIC, resulting in the increase of the APIC by 3%.

During the year, the Company posted a net loss of P721,417, slightly higher from the previous year's P673,747. The increase in the net loss is attributable to the increase in taxes, license fees, and higher annual general meeting expenses.

The top 5 performance indicators of the Company are as follows:

Ratios	Formula	31-Dec-13	31-Dec-12	31-Dec-11
Current	Current Assets/Current	1.74 :1	0.25 :1	0.23:1
Ratio-	Liabilities	1,235,378 / 707,968	1,050,319 / 4,282,392	965,426 / 4,273,752
Debt to	Total	1.34 :1	-1.32 :1	-1.29:1
Equity Ratio	Liabilities/Stockholders' Equity	707,968/.527,410.	4,282,392 /3,232,073.	4,273,752 / -3,308,326
Capital	Stockholders'	0.43 :1	-3.08 :1	-3.43 :1
Adequacy Ratio	Equity/Total Assets	527,410 / 1,235,378	-3,232,073 / 1,050,319	-3,308,326 / 965,426
Book Value	Stockholders'	0.00119	-0.00118	-0.00121
Per Share	Equity/Total # of shares	527,410 / 2,737,044,807	-3,232,073 / 2,733,463,907	-3,308,326 / 2,733,463,907
Loss Per	Net Loss/Total # of	-0.00026	-0.00025	-0.00024
Share	Shares	721,417 / 2,737,044,807	-673,747 / 2,733,463,907	-669,286 / 2,733,463,907

Current ratio shows the Company's ability to meet its short term financial obligation. As of 31 December 2013, the Company has P1.74 cents worth of current assets for every peso of liabilities as compared to last year's P0.25. The minimal increase is attributable to advances made from shareholders.

Debt to Equity ratio indicates the extent of the Company to which debt is covered by shareholder's fund. It reflects the relative position of the equity holders and the lenders. As of 31 December 2013, the Company's debt to equity is 1.34 compared to last year's negative 1.32. The major shareholder is willing to support the Company as the need arises.

Capital Adequacy Ratio is computed by dividing the Total Stockholders' Equity over Total Assets. It measures the financial strength of the Company. As of 31 December 2013, the Company's Adequacy Ratio is 0.43 compared to last year's negative 3.08.

Book value per share measures the recoverable amount in the event of liquidation if assets are realized at book value. The Company has book value per share of negative P0.00019 as of 31 December 2013.

Loss per share is calculated by dividing net loss by the weighted average number of shares issued and outstanding. As of 31 December 2013, the Company's loss per share posted at P0.00026 per share.

Full Fiscal Years

Discussion and analysis of material event/s and uncertainties known to management that would address the past and would have an impact on future operations of the following:

(i) Any known trends, demands, commitments, events or uncertainties that will have a material impact on issuer's liability.

There are no known trends or any known demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in the Company and its subsidiaries liquidity increasing or decreasing in any material way.

(ii) Events that will trigger direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation

There are no known events that will trigger direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.

(iii) Material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships with unconsolidated entities or other persons created during the reporting period.

There are no known off-balance sheet transactions, arrangements, obligations (including contingent obligations), during the period.

(iv) Material Commitment for Capital Expenditure

The Company has not entered into any material commitment for capital expenditure.

(v) Others

There are no known trends, events or uncertainties that have material impact on net sales/revenues/income from continuing operations.

The Company did not recognize income or loss during the quarter that did not arise from continuing operations.

There are no known causes for material change (of material item) from period to period.

There are no known seasonal aspects that had a material effect on the financial condition or-results of operations.

YEAR 2012

For the year ended 31 December 2012, total assets stood at P1,050,319 compared to the previous year's P965,426. Increase in cash is mainly due to the major shareholder's cash infusion during the year. The increase in other current assets is attributable to input value added tax on listing and audit fees. The increase in liability is due to accrual expenses. Cash infusions by the major shareholder were recorded as "Additional Paid-In Capital" or APIC, resulting in the increase of the APIC by 2%.

During the year, the Company posted a net loss of P673,747, slightly higher from the previous year's P669,286. The increase in the net loss is attributable to the increase in audit fees, which is partially negated by lower annual general meeting expenses.

The top 5 performance indicators of the Company were as follows:

Ratios	Formula	31-Dec-12	31-Dec-11*	31-Dec-10*
	Current Assets/Current	0.25 :1	0.23:1	0.10:1
Ratio	Liabilities	1,050,319 / 4,282,392	965,426 / 4,273,752	413,691 / 4,302,731
Debt to	Total	-1.32 :1	-1.29:1	-1.11 :1
Equity Ratio	Liabilities/Stockholders'	4,282,392 / -3,232,073	4,273,752 / -3,308,326	4,302,731 /-3,889,040
Capital	Stockholders'	-3.08 :1	-3.43 :1	-9.40 :1
Adequacy Ratio	Equity/Total Assets	-3,232,073 / 1,050,319	-3,308,326 / 965,426	-3,889,040) / 413,691

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Book Value Per Share	Stockholders' Equity/Total # of shares	-0.00118 -3,232,073 / 2,733,463,907	2,733,463,907	-0.00142 -3,889,040 / 2,733,463,9077 -0.00024
Loss Per Share	Net Loss/Total # of Shares	-0.00025	-0.00024 -669,286 / 2,733,463,907	10 700 100 007

* As indicated in Notes 5 and 7 of the Audited Financial Statements of the Company as of 31 December 2012 and 2011, Deposits for Future Subscription appearing in the books of the Corporation are presented as current liabilities instead of under equity. The comparative ratios for the three years presented above reflect this change. However, the comparative ratios presented in previous years (see below) were not changed. Hence, the figures and ratios for the year 2011 presented therein differ from those shown above.

Current ratio shows the Company's ability to meet its short term financial obligation. As of 31 December 2012, the Company has P0.25 cents worth of current assets for every peso of liabilities as compared to the previous year's P0.23. The minimal increase is attributable to advances made from shareholders.

Debt to Equity ratio indicates the extent of the Company to which debt is covered by shareholder's fund. It reflects the relative position of the equity holders and the lenders. As of 31 December 2012, the Company's debt to equity is negative 1.32 compared to the previous year's negative 1.29. The major shareholder is willing to support the Company as the need arises.

Capital Adequacy Ratio is computed by dividing the Total Stockholders' Equity over Total Assets. It measures the financial strength of the Company. As of 31 December 2012, the Company's Adequacy Ratio is negative 3.08 compared to the previous year's negative 3.43.

Book value per share measures the recoverable amount in the event of liquidation if assets are realized at book value. The Company has book value per share of negative P0.00118 as of 31 December 2012.

Loss per share is calculated by dividing net loss by the weighted average number of shares issued and outstanding. As of 31 December 2012, the Company's loss per share posted at P0.00025 per share.

Full Fiscal Years

Discussion and analysis of material event/s and uncertainties known to management that would address the past and would have an impact on future operations of the following:

 Any known trends, demands, commitments, events or uncertainties that will have a material impact on issuer's liability.

There are no known trends or any known demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in the Company and its subsidiaries liquidity increasing or decreasing in any material way.

 (ii) Events that will trigger direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation

There are no known events that will trigger direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.

(iii) Material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships with unconsolidated entities or other persons created during the reporting period.

There are no known off-balance sheet transactions, arrangements, obligations (including contingent obligations), during the period:

(iv) Material Commitment for Capital Expenditure

The Company has not entered into any material commitment for capital expenditure.

(v) Others

There are no known trends, events or uncertainties that have material impact on net sales/revenues/income from continuing operations.

The Company did not recognize income or loss during the quarter that did not arise from continuing operations.

There are no known causes for material change (of material item) from period to period.

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

YEAR 2011

For the year ended 31 December 2011, total assets increased by 133% from the previous year's P413,691 to P965,426. The increase in cash is mainly due to cash infusions by the Company's major shareholder made during the year. The increase in other current assets is attributable to input value added tax on listing and audit fee. The decrease in liability is due to settlement of accrued expenses. Cash infusions by the major shareholder were recorded as "Additional Paid-In Capital" or APIC, resulting in the increase of APIC by 4%.

During the year 2011, the Company posted a net loss of P669,286, slightly higher from the previous year's P663,023. The increase is attributable to higher annual general meeting expenses.

The top 5 performance indicators of the Company are as follows:

Ratios	Formula	31-Dec-11	31-Dec-10	31-Dec-09
Current	Current Assets/Current	1.39 :1	0.57 :1	1.08 :1
Ratio	Liabilities	965,426 / 692,852	413,691 / 721,831	751,012 / 696,129
Debt to Equity Ratio	Total Liabilities/ Stockholders' Equity	2.54 :1	-2.34 :1	12.68 :1
Equity 1 tallo	Ottownoiders Equity	692,852 / 272,574	721,831 / -308,140	696,129 / 54,883
Capital	Stockholders'	0.28 :1	-0.74 :1	0.07 :1
Adequacy Ratio	Equity/Total Assets	272,574 / 965,426	0.57 :1 2,852	54,883 / 751,012
Book Value	Stockholders'	0.00010	-0.00011	0.00002
Per Share	Equity/Total # of shares	272,574 / 2,733,463,907	-308,140 / 2,733,463,907	54,883 / 2,733,463,907
Loss Per	Net Loss/Total # of	-0.00024	-0.00024	-0.00023
Share	Shares	-669,286 / 2,733,463,907	-663,023 / 2,733,463,907	-621,550 / 2,733,463,907

Current Ratio shows the Company's ability to meet its short term financial obligation. As of 31 December 2011, the Company has P1.39 cents worth of current assets for every peso of liabilities as compared to the previous year's P0.57. The decrease is attributable to payment of various operating expenses.

Debt to Equity Ratio indicates the extent of the Company to which debt is covered by shareholder's fund. It reflects the relative position of the equity holders and the lenders. As of 31 December 2011, the Company has stockholders' equity of P272,574, and the major shareholder remains committed to support the Company as the need arises.

Capital Adequacy Ratio is computed by dividing the Total Stockholders' Equity over Total Assets. It measures the financial strength of the Company. As of 31 December 2011, the Company's Adequacy Ratio is negative P0.28 compared to the previous year's negative P0.74.

Book Value Per Share measures the recoverable amount in the event of liquidation if assets are realized at book value. The Company has a book value per share of P0.00010 as of 31 December 2011.

Loss Per Share is calculated by dividing net loss by the weighted average number of shares issued and outstanding. As of 31 December 2011, the Company's loss per share remained at P0.00024 per share.

Full Fiscal Years

Discussion and analysis of material event/s and uncertainties known to management that would address the past and would have an impact on future operations of the following:

(i) Any known trends, demands, commitments, events or uncertainties that will have a material impact on issuer's liability.

There are no known trends or any known demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in the Company's liquidity increasing or decreasing in any material way.

(ii) Events that will trigger direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.

There are no known events that will trigger direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.

(iii) Material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships with unconsolidated entities or other persons created during the reporting period.

There are no known off-balance sheet transactions, arrangements, obligations (including contingent obligations); during the period:

(iv) Material Commitment for Capital Expenditure

The Company has not entered into any material commitment for capital expenditure.

(v) Others

There are no known trends, events or uncertainties that have material impact on net sales/revenues/income from continuing operations.

The Company did not recognize income or loss during the quarter that did not arise from continuing operations.

There are no known causes for material change (of material item) from period to period.

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

Item 7. Financial Statements

The Audited Consolidated Financial Statements of the Company as of 31 December 2013 is attached hereto.

Item 8. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

There are no known disagreements with Accountants on Accounting and Financial Disclosures.

Audit and Audit-Related Fees

The total fees for services rendered by the external auditor are as follows:

	2013	2012	2011
Professional Fees	130,000	130,000	120,000
Value Added Tax	15,600	15,600	14,400
TOTAL Audit Fees	145,600	145,600	134,400

PART III - CONTROL AND COMPENSATION INFORMATION

Item 9. Directors and Executive Officers of the Issuer

As of 31 December 2013, the following are the members of the Board of Directors and the Senior Officers of the Corporation, each of whom was elected as such for a period of one (1) year at the ASM held on 7 November 2013:

a. FELIPE U. YAP - Director/Chairman (4 November 1998 - present)

- 76 (Filipino), Chairman/Chief Executive Officer of Lepanto Consolidated Mining Company* (1988 to present), Lepanto Investment & Development Corporation, Diamant Boart Philippines, Inc., Diamond Drilling Corporation of the Philippines, Far Southeast Gold Resources, Inc., Manila Mining Corporation* (1998 to present), and Shipside, Inc.
- Director/Chairman of Prime Orion Philippines, Inc.* (2000 to present), FLT Prime Insurance Corporation, Orion Land Inc., Tutuban Properties, Inc., Orion I Holdings Philippines, Inc., Yapster e-Conglomerate, and Kalayaan Copper-Gold Resources, Inc.
- Director of Manila Peninsula Hotel, Inc., Philippine Associated Smelting & Refining Corp., Orion Property Development, Inc. and Lepanto Condominium Corporation

b. YUEN PO SENG - Director/President (4 November 1998 - present)

- 55 (Malaysian), Director/President of Prime Orion Philippines, Inc.* (2002 to present), Orion I Holdings Philippines, Inc., FLT Prime Insurance Corporation, Guoco Assets (Philippines), Inc. and Hong Way Holdings, Inc.
- Director/Chairman/President of ZHI Holdings, Inc., and Orion Solutions, Inc.

 Director of Cyber Bay Corporation* (2002 to present), Central Bay Reclamation and Development Corporation, Orion Land Inc., Tutuban Properties, Inc., Orion Property Development, Inc., TPI Holdings Corporation, BIB Aurora Insurance Brokers, Inc., OE Holdings, Inc., Orion Maxis Inc., Orion Beverage, Inc., Top Master Construction (Philippines), Inc., Treasure-House Holdings Corporation, and Genez Investments Corporation.

c. JOSE G. CERVANTES - Director (28 November 2007 - present)

 79 (Filipino), Director of Manila Mining Corporation* (2006 to present) and Lepanto Consolidated Mining Company* (2006 to present)

d. AUGUSTO C. VILLALUNA - Director/Vice-President (28 November 2007 - present)

- 65 (Filipino), Senior Vice-President/Director of Manila Mining Corporation* (2004 to present)
- Vice-President/Director of Far Southeast Gold Resources, Inc.
- Director of Philippine Mine Safety and Environment Association, Philippine Association of Professional Regulatory Board Members, Inc., and Lindsay Resources Corporation
- Executive Vice-President of Lepanto Consolidated Mining Company* (April 2011 to present)

e. STEPHEN Y. YAP - Director (28 November 2007 - present)

- 45 (Filipino), President of Starman Sales, Inc.
- Vice-President for Special Projects of Tutuban Properties, Inc.
- Director of Manila Mining Corporation* (April 2013 to present)

f. RONALD P. SUGAPONG - Director/Treasurer (14 March 2001 - present)

- 47 (Filipino), Director (2007 to present)/Senior Vice-President for Finance (2009 to present)/Treasurer (2007 to present) of Prime Orion Philippines, Inc.*;
- Director/Treasurer of Orion Land Inc., Tutuban Properties, Inc., Orion Property Development, Inc., Orion I Holdings Philippines, Inc., TPI Holdings Corporation, ZHI Holdings, Inc., Orion Beverage, Inc., Orion Maxis Inc., Orion Solutions, Inc., 22Ban Marketing, Inc., OE Holdings, Inc., Guoco Assets (Philippines), Inc., and Hong Way Holdings, Inc.
- Treasurer of FLT Prime Insurance Corporation

g. DAISY L. PARKER - Director/Corporate Secretary (14 March 2001 - present)

- 50 (Filipino), Director (2000 to present)/Senior Vice-President for Legal (2009 to present)/Corporate Secretary (2000 to present) of Prime Orion Philippines, Inc.*
- Director/Corporate Secretary of Orion Land Inc., Tutuban Properties Inc., Orion Property Development, Inc., TPI Holdings Corporation, Orion I Holdings Philippines, Inc., Orion Beverage, Inc., FLT Prime Insurance Corporation, BIB Aurora Insurance Brokers, Inc., Orion Solutions, Inc., ZHI Holdings, Inc., 22Ban Marketing, Inc., OE Holdings, Inc., Maxcellon Inc., Orange Grove Investments Corporation, Pine Grove Investments Corporation, and Philtravel Corporation
- Director of Guoco Assets (Philippines), Inc. and Hong Way Holdings, Inc.
- Corporate Secretary of Orion Maxis Inc., Genez Investments Corporation, Treasure-House Holdings Corporation, and Max Limousine Service Inc.

h. JESUS CLINT O. ARANAS - Independent Director (12 December 2002 - present)

- 47 (Filipino), Managing Partner of Aranas Law Offices

- Director/President of Livam Property, Inc. and Rural Bank of Magallon
- Director/Corporate Secretary of Fujifilm Philippines, Inc., Fujifilm Optics Philippines, Inc., Philippines Epson Property Holdings, Inc., GEI Investment Philippines, Inc., iCube, Inc., Firstscene Philippines, Inc., and World FC MNL, Inc.
- Director of Aeon Credit Technology Systems (Philippines), Inc., Makati (Sports) Club, Inc., Treasure-House Holdings Corporation, Genez Investments Corporation, and Nissin Real Estate Inc.
- Corporate Secretary of Epson Precision (Philippines), Inc., Philippines Epson Optical, Inc., and iMarketing Japan, Inc.

i, LYNNETH T. LUNDANG – Independent Director (5 February 2013 – present)

- 37 (Filipino), Associate of Aranas Law Offices

* Listed in the PSE.

The Nomination and Election Committee of the Company was constituted on 27 November 2003 and is currently composed of Messrs. Jesus Clint O. Aranas, Felipe U. Yap, and Yuen Po Seng, all of whom are members of the Company's Board of Directors. Atty. Aranas was re-elected as an independent director during the ASM of the Company held on 28 November 2007. Two other committees, namely the Compensation and Remuneration Committee and the Audit Committee, were constituted during the ASM held on 14 December 2004. The first is currently composed of Messrs. Jesus Clint O. Aranas, Felipe U. Yap, and Yuen Po Seng, while the second is composed of Messrs. Jesus Clint O. Aranas, Ronald P. Sugapong, and Stephen Y. Yap.

Aranas Law Offices has not been engaged by the Company in any professional capacity for the past three (3) years. Further, there are no family relationships up to the fourth civil degree of consanguinity or affinity among the directors and executive officers of the Company.

Other than the aforementioned executive officers, there are no employees at present who are expected to make a significant contribution to the Company's business.

Family Relationships

Except for Messrs. Felipe U. Yap (Chairman) and Stephen Y. Yap (Director), who are related to each other to the third civil degree (Mr. Felipe U. Yap is the brother of Mr. Stephen Y. Yap's father), the directors, executive officers, or persons nominated or chosen by Zeus to become directors or executive officers are not related up to the fourth civil degree either by consanguinity or affinity.

Involvement in Certain Legal Proceedings

There has been no occurrence of any of the following events during the past five (5) years that are material to any evaluation of the ability of any director or executive officer of the Company:

- Any bankruptcy petition filed by or against any business of which such person was a general partner or executive officer either at the time of the bankruptcy or within two years prior to that time;
- Any conviction by final judgment in a criminal proceeding, domestic or foreign, or being subject to a pending criminal proceeding, domestic or foreign, excluding traffic violations and other minoroffenses;
- c. Being subject to any order, judgment or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporarily

- enjoining, barring, suspending or otherwise limiting his involvement in any type of business, securities, commodities or banking activities; and
- d. Being found by a domestic or foreign court of competent jurisdiction (in a civil action), the Commission or comparable foreign body, or a domestic or foreign exchange or electronic marketplace or self-regulatory organization, to have violated a securities or commodities law, and the judgment has not been reversed, suspended or vacated.

Item 10. Executive Compensation

The members of the Board of Directors and the executive officers of the Company have not received any compensation for the last two fiscal years. There are no other arrangements between the Company and any of its directors for any form of compensation for services rendered during the last completed fiscal year and the ensuing year. There are likewise no arrangements for employment contracts, termination of employment and change in control arrangements between the Company and any of its executive officers.

Item 11. Security Ownership of Certain Beneficial Owners and Management

A. Ownership of Certain Record and Beneficial Owners (more than 5%) (as of 31 December 2013)

Title of Class	Name and Address of Record and Relationship With Issuer	Name of Beneficial Owner and Relationship with Record Owner	Citizenship	Amount and Nature of Record/Beneficial Ownership (indicate by "r" or "b")	Percent of Class
Common	PCD Nominee Corporation** / G/F Makati-Stock Exchange, Ayala Ave., Makati City / Stockholder	PCD Participants (Brokers) / Various Individuals and Corporations / Clients	Filipino	1,280,619,030 (r)	46.79%
Common	Zamcore Realty and Development Corporation* / 5/F Lepanto Bldg., Paseo De Roxas, Makati City / Stockholder	Zamcore Realty and Development Corporation	Filipino	729,377,728 (r/b)	26.68%
Common	F. Yap Securities, Inc.*** / 23/F East Tower, PSE Centre, Exchange Road, Ortigas Center, Pasig City / Broker	Horizon Resources Corporation / Client	Filipino	410,019,586 (r)	15%
Common	F. Yap Securities, Inc.**** / 23/F East Tower, PSE Centre, Exchange Road, Ortigas Center, Pasig City / Broker	Lindsay Resources Corporation / Client	Filipino	410,019,586 (г)	15%

^{*} PCD Nominee Corporation, a private company and wholly-owned subsidiary of the Philippine Central Depository, Inc. (PCDI), is the registered owner of the Zeus shares. However, beneficial ownership of

such shares pertains to the PCD participants (brokers) and/or their clients (corporations or individuals), in whose names these shares are recorded in their respective books. The Company has no knowledge as to whether a single individual or entity holds beneficial ownership of at least 5% or more of Zeus shares registered in the name of PCD Nominee Corporation.

**Zamcore Realty and Development Corporation acquired all of its shares in Zeus through its broker F. Yap Securities, Inc. (FYSI). These shares were part of the 2,555,788,753 shares of stock in the Company sold by ZHI Holdings. Inc. to FYSI In Trust For Various Clients on 20 June 2007.

***FYSI holds the 410,019,586 Zeus shares in trust for Horizon Resources Corporation.

B. Security Ownership of Management (other than as Nominees) (as of 31 December 2013)

NONE

Title of class of the shares owned and percentage of ownership of all directors and executive officers as a group:

Title of Class	Name of beneficial owner	Amount and nature of beneficial ownership	Citizenship	Percent of class
Common	Felipe U. Yap	1 *(d)	Filipino	0%
	Yuen Po Seng	1 *(d)	Malaysian	0%
	Jose G. Cervantes	1 *(d)	Filipino	0%
	Augusto C. Villaluna	1 *(d)	Filipino	0%
	Stephen Y. Yap	1 *(d)	Filipino	0%
	Daisy L. Parker	1 *(d)	Filipino	0%
	Ronald P. Sugapong	1 *(d)	Filipino	0%
	Jesus Clint O. Aranas	1 *(d)	Filipino	0%
	Lynneth T. Lundang	1 *(d)	Filipino	0%
		Total 9		į

Natural persons owning more than 5% of the registrant's voting shares and who have the power to vote the same: NONE.

C. Voting Trust Holders of 5% or More

There are no voting trust holders of 5% or more of the common shares.

D. Changes in Control

There has been no change in the control of the Company since the beginning of the last fiscal year.

Item 12. Certain Relationships and Related Transactions

To the knowledge and/or information of the Company, other than Messrs. Felipe U. Yap and Stephen Y. Yap who are related in the third civil degree, the aforementioned members of the Board of Directors or its Executive Officers are not in any way related to each other within the fourth civil degree of consanguinity or affinity.

Apart from the Related Party Transactions mentioned in Note 5 of the Company's Financial Statements as at 31 December 2013 and 2012, no other such transactions were entered into by the

^{****}FYSI holds the 410,019,586 Zeus shares in trust for Lindsay Resources Corporation.

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Company during the last two fiscal years. Neither were there any material transactions with other parties falling outside the definition of "related parties" under PAS/IAS No. 24 that were not on an arm's length basis

The Company has no transaction or proposed transaction to which it was or is to be a party in which any of its officers, directors or nominees for election as directors or any member of the immediate family of any of the said persons has or is to have a direct or indirect material interest.

No bankruptcy, receivership or similar proceeding has been instituted by, for or against any of its directors, officers or affiliates, or any owner of record of more than 10% of the securities of the Company, or any associate of any such director, officer of affiliate, or security holder, is not a party to any material legal proceeding of which any of their property is the subject.

Given the Company's limited operations and minimal manpower, the Company did not enter into any significant transactions during the last reporting period. However, the major stockholder of the Company commits to support the operations of the Company while it has limited transactions.

PART IV - EXHIBITS AND SCHEDULES

Item 13. Exhibits and Reports on SEC Form 17-C

(a) Exhibits

Descriptions Exhibit

1. Audited Financial Statements 1

(b) Reports on SEC Form 17-C

During the period covered by this report, the reports on 17-C (Current Report) filed with the Commission cover the following:

- a. Resignation of Atty. Oliver Faustino as Independent Director and election of Atty. Lynneth T. Lundang as Independent Director (5 February 2013)
- Attendance of Atty. Lundang at Corporate Governance and Anti-Money Laundering Seminar conducted by the Philippine Securities Consultancy Corporation on 15 February 2013 (19 February 2013)
- c. Postponement of the Company's 2013 Annual Stockholders' Meeting (ASM) from any day in June, as provided in the Company's By-laws, to a later date (26 March 2013)
- d. Conversion of Deposits for Future Subscription ("DFS") of ZHI Holdings, Inc. ("ZHIHI") and F. Yap Securities, Inc.-In Trust for Various Clients ("FYSI-ITVC") into Common Shares of Stock of ZHI (5 July 2013)
- e. Amendment to Current Report on Conversion of DFS of ZHIHI and FYSI-ITVC (9 July 2013)
- f. Issuance by the Securities and Exchange Commission of the Certificate of Approval of Valuation of DFS of ZHIHI and FYSI-ITVC as payment for 3,580,900 shares of stock of the Company, at P1.00/share (8 August 2013)

- Confirmation of the date (7 March 2013) and setting of time, venue and agenda of the ASM, the g. record date (19 September 2013) for stockholders entitled to vote at said meeting, and date for validation of proxies, and confirmation of nomination of candidates for Independent Directors (4 September 2013)
- At the ASM on 7 November 2013: Election of directors of the Company and ratification of h. corporate acts (7 November 2013)
- At the organizational meeting of the Board of Directors on 7 November 2013: Election of officers Ì. of the Company, election of Compliance Officer, election of the members of the Nomination Committee, Compensation and Remuneration Committee, and Audit Committee as provided in the Company's Manual on Corporate Governance; and election of the Compliance Officer pursuant to the Company's Anti-Money Laundering Manual (7 November 2013)

SIGNATURES

Pursuant to the requirements of Section 17 of the Code and Section 141 of the Corporation Code, this report is signed on behalf of the issuer by the undersigned, thereunto duly authorized, in the City of

Makati on

Ву:

FELIPE VI. YAP Chairman

RONALD/P. SUGAPO

Director/Treasurer

YUEN PO SENG

President

DAISY L. PARKER

Corporate Sedretary

APR 1 4 2014 SUBSCRIBED AND SWORN to before me this exhibiting to me the following:

Names

Competent Evidence of Identity

Date/Place Issued

Felipe U. Yap

Yuen Po Seng

Ronald P. Sugapong

Daisy L. Parker

Passport No. A25169994

Passport No. EB7054522

Passport No. EB3713140

Passport No. EB1284390

22 Sept. 2011/Manila

25 Oct. 2011/Georgetown, Malaysia

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3 Nov. 2010/Manila

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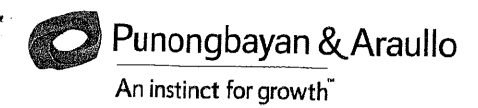
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IBP #942830, Nov. 12, 2013-RSM
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(Business Address: No. Street City/Town/Province) RONALD P. SUGAPONG 884-1106										_																						
	(Contact Person) (Company Telephone Number)																															
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Financial Statements and Independent Auditors' Report

Zeus Holdings, Inc.

December 31, 2013, 2012 and 2011

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ZEUS HOLDINGS, INC.

20/F LKG Tower, 6801 Ayala Avenue, Makati City Tel. No. 884-1106 / Fax No. 884-1409

STATEMENT OF MANAGEMENT RESPONSIBILITY FOR FINANCIAL STATEMENTS

The management of Zeus Holdings, Inc. (the Company), is responsible for the preparation and fair presentation of the financial statements for the years ended December 31, 2013 and 2012, in accordance with Philippine Financial Reporting Standards (PFRS), including the following additional supplemental information filed separately from the basic financial statements:

- Supplementary Schedules Required under Annex 68-E of the Securities Regulation Code Rule 68:
- Schedule of Philippine Financial Reporting Standards and Interpretations Adopted by the Securities and Exchange Commission and the Financial Reporting Standards Council as of December 31, 2013;
- Schedule of Financial Indicators for December 31, 2013 and 2012;

Management responsibility on the financial statements includes designing and implementing internal controls relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error, selecting and applying appropriate accounting policies, and making accounting estimates that are reasonable in the circumstances.

The Board of Directors reviews and approves the financial statements, and the additional supplementary information, and submits the same to the stockholders.

Board of Directors and Stocompletion of such examinations Signed under oath by the following statements of the Company 1 Board of Directors and Stocompletion of such examinations and statements of the Company 1 Board of Directors and Stocompletion of Stocomplet	n accordance with Pheckholders, has expression.	ilippine Standards	ockholders, has examined the finances on Auditing, and in its report to to the fairness of presentation upon the fairness of presentation upon	.L.
FELIPE U. YAP/Chairman of	the Board	YUEN PO SEN	G/President	
Signed this 26th day of Man	RONALD P.SU	CAPONG/Treasu	irer	
Republic of the Philippines)				
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Name_	Competent Evid	ence of Identity	Data/Place Issued	
Felipe U. Yap	Ppt No.EB37131		Date/Place Issued 9-22-2011/Manila	
Yuen Po Seng	Ppt No.A251699		10-25-2011/George Town Malaysia	
Ronald P. Sugapong	Ppt No.EB70545		01-03-2013/Manila	_
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Page No. 44

Series of 2014.

Book No. XVIII;

NOTARY Public City of Makati

189 No. 657 155-Lifetime Member

MCLE Compliance No. III-0014282

Until December 31, 2014



An instinct for growth

Report of Independent Auditors

19th and 20th Floors, Tower 1 The Enterprise Center 6766 Ayala Avenue 1200 Makati City Philippines

T +63 2 988 2288 F +63 2 886 5506 www.punongbayan-araullo.com

The Board of Directors and Stockholders Zeus Holdings, Inc. 20th Floor, LKG Tower 6801 Ayala Avenue Makati City

Report on the Financial Statements

We have audited the accompanying financial statements of Zeus Holdings, Inc., which comprise the statements of financial position as at December 31, 2013 and 2012, and the statements of comprehensive income, statements of changes in equity (capital deficiency) and statements of cash flows for each of the three years in the period ended December 31, 2013, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

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

Auditors' Responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with Philippine Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

2014

Certified Public Accountants
P&A is a member firm within Grant Thornton International Ltd



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-2-

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the putpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements present fairly, in all material respects, the financial position of Zeus Holdings, Inc. as at December 31, 2013 and 2012, and its financial performance and its cash flows for each of the three years in the period ended December 31, 2013, in accordance with Philippine Financial Reporting Standards.

Emphasis of Matter

Without qualifying our opinion, we draw attention to Note 1 to the financial statements which indicates that the Company incurred net losses of P721,417, P673,747 and P669,286 for the years ended December 31, 2013, 2012 and 2011, respectively, which resulted into a capital deficiency amounting to P3,232,073 and P3,308,326 as of December 31, 2012 and 2011, respectively. For the current and past few years, the Company has not undertaken any investing or operating activity. This condition and the Company's recurring net losses raised substantial doubt about the Company's ability to continue as a going concern. The Company, however, continuously evaluates possible business opportunities, particularly, in engaging in mining activities in the foreseeable future to revitalize its operations. Accordingly, the accompanying financial statements do not include any adjustment relating to the recoverability and classification of recorded assets or the amounts and classification of liabilities that may be necessary should the Company no longer continue as a going concern.

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Report on Other Legal and Regulatory Requirements

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information for the year ended December 31, 2013 required by the Bureau of Internal Revenue as disclosed in Note 13 to the financial statements is presented for purposes of additional analysis and is not a required part of the basic financial statements prepared in accordance with Philippine Financial Reporting Standards. Such supplementary information is the responsibility of management. The supplementary information has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

PUNONGBAYAN & ARAULLO

By: Renan A. Piamonte

Partner

CPA Reg. No. 0107805 TIN 221-843-037

PTR No. 4225010, January 2, 2014, Makati City

SEC Group A Accreditation

Partner - No. 1363-A (until Nov. 11, 2016)

Firm - No. 0002-FR-3 (until Jan. 18, 2015)

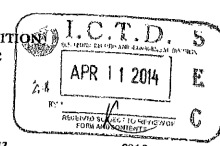
BIR AN 08-002511-37-2013 (until Oct. 7, 2016)

Firm's BOA/PRC Cert. of Reg. No. 0002 (until Dec. 31, 2015)

March 26, 2014

ZEUS HOLDINGS, INC. STATEMENTS OF FINANCIAL POSITION DECEMBER 31, 2013, AND 2013

DECEMBER 31, 2013 AND 2012 (Amounts in Philippine Pesos)



			Commence of the same of the sa	FORM AND SOMENTS
	Notes		2013	2012
ASSETS				
CURRENT ASSETS				
Cash	2	P	694,941	P 575.032
Input value-added tax	13	-	540,437	- 010,002
			340,437	474,387
TOTAL ASSETS		P	1,235,378	P 1,050,319
LIABILITIES AND				
EQUITY (CAPITAL DEFICIENCY)				
CURRENT LIABILITIES				
Accounts payable and accrued expenses	4	P	707,968	P 701,492
Deposits for future stock subscriptions	5, 7			3,580,900
Total Current Liabilities		·	707,968	4,282,392
EQUITY (CAPITAL DEFICIENCY)				
Capital stock	7		2,737,044,807	2,733,463,907
Additional paid-in capital	7		36,293,941	35,393,941
Deficit		(2,772,811,338)	(2,772,089,921)
Total Equity (Capital Deficiency)			527,410	(3,232,073)
TOTAL LIABILITIES AND				
EQUITY (CAPITAL DEFICIENCY)		P	1 725 270	D 4.0%0.5.15
- (<u> </u>	1,235,378	P 1,050,319

See Notes to Financial Statements.

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ZEUS HOLDINGS, INC. STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2013, 2012, AND 2011* (Amounts in Philippine Pesos)

	Notes		2013		2012		2011
EXPENSES							
Taxes and licenses	13	P	289,978	P	265,140	P	264,840
Professional fees			214,000		214,000	-	204,000
Photocopying and reproduction			95,907		75,250		88,134
Communication, light and water			28,863		26,443		25,856
Contracted services			24,229		22,805		31,533
Rental			14,400		9,346		5,900
Trainings and seminars			11,500		350		300
Transportation and travel			2,142		1,004		1,059
Representation and entertainment			2,135		-		-,037
Insurance			2,029		1,014		1,014
Advertising and promotions			-		12,618		12,294
Other operating expenses			36,234		45,777		34,356
NET LOSS			721,417		673,747		669,286
OTHER COMPREHENSIVE INCOME			<u>-</u>		<u>-</u>		~
TOTAL COMPREHENSIVE LOSS		P	721,417	P	673,747	P	669,286
Loss Per Share	8	<u>P</u>	0.00026	P	0.00025	P	0.00024

See Notes to Financial Statements.

^{*} The Company was incorporated on December 17, 1981 and has no commercial operations as of December 31, 2013.

ZEUS HOLDINGS, INC. STATEMENTS OF CHANGES IN EQUITY (CAPITAL DEFICIENCY) FOR THE YEARS ENDED DECEMBER 31, 2013, 2012, AND 2011*

(Amounts in Philippine Pesos)

	Note	2013	2012	2011
CAPITAL STOCK - Pf par value	7			
Authorized -1000,000 shares	•			
Balance at eginning of year		P 2,733,463,907	P 2733.463 907	D
Application of deposits for future stock		3,580,900	P 2,733,463,907	P 2,733,463,907
รบอระกายังกร		~		
Balance at md of year		2,737,044,807	2,733,463,907	9.7 00
				2,733,463,907
ADDITIONALPAID-IN CAPITAL				
Balance at beginning of year		35,393,941	34,643,941	22.202.044
Cash infusion during the year	7	900,000	750,000	33,393,941 1,250,000
		_ _		
Balance at end of year		36,293,941	35,393,941	34,643,941
DEFICIT				
Balance at beginning of year		(2,772,089,921)	(2,771,416,174)	(2770 744 777)
Net loss for theyear		(721,417)	(673,747)	(2,770,746,888)
			·	(002,280)
Balance at end of year		(<u>2,772,811,338</u>)	(2,772,089,921_)	(2,771,416,174)
TOTAL EQUITY (CAPITAL DEFICIENCY)		P 527,410	(P 3,232,073)	(<u>P</u> 3,308,326)
)

See Notes to Financial Statements.

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^{*} The Company was incorporated on December 17, 1981 and has no commercial operations as of December 31, 2013.

ZEUS HOLDINGS, INC. STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2013, 2012 AND 2011* (Amounts in Philippine Pesos)

	Note		2013	_	2012		2011
CASH FLOWS FROM PRE-OPERATING ACTIVITIES Net loss representing pre-operating loss							
before working capital changes Increase in input value-added tax Increase (decrease) in accounts payable		(P	721,417) 66,050)	(P (673,747) 64,726)	(P (669,286) 63,334)
and accrued expenses		_	6,476		8,640	(28,979)
Net Cash Used in Pre-operating Activities		(780,991)	(729,833)	(761,599)
CASH FLOWS FROM FINANCING ACTIVITY							
Cash infusion received from stockholders	5		900,000		750,000		1,250,000
NET INCREASE IN CASH			119,009		20,167		488,401
CASH AT BEGINNING OF YEAR			575,932		555,765		67,364
CASH AT END OF YEAR		P	694,941	P	575,932	P	555,765

Supplemental Information for Noncash Financing Activity

On April 4, 2013, the Company's Board of Directors approved the application of the outstanding Deposits for Future Stock Subscriptions to 3,580,900 shares (see Note 7). The valuation of the deposits of P3,580,900 as full payment for the 3,580,900 shares of stock with a par value of P1.00 per share was approved by the Securities and Exchange Commission on August 6, 2013.

See Notes to Financial Statements.

* The Company was incorporated on December 17, 1981 and has no commercial operations as of December 31, 2013.

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ZEUS HOLDINGS, INC. NOTES TO FINANCIAL STATEMENTS DECEMBER 31, 2013, 2012, AND 2011 (Amounts in Philippine Pesos)

1. GENERAL INFORMATION

1.1 Corporate Information

Zeus Holdings, Inc. (the Company) was incorporated and registered with the Philippine Securities and Exchange Commission (SEC) on December 17, 1981 to engage in the purchase and sale of investments. The Company has no commercial operations as of December 31, 2013.

As of December 31, 2013, the largest stockholder of the Company is Zamcore Realty & Development Corporation which holds a 22% ownership interest in the Company.

The shares of the Company are listed and traded at the Philippine Stock Exchange (PSE).

The registered office of the Company, which is also its principal place of business, is located at the 20th Floor, LKG Tower, 6801 Ayala Avenue, Makati City.

The finance and administrative functions of the Company are being handled by a third party.

1.2 Status of Operations

The Company incurred net losses of P721,417 in 2013, P673,747 in 2012 and P669,286 in 2011. As of December 31, 2012 and 2011, the Company has a capital deficiency of P3,232,073 and P3,308,326, respectively. For the current and past few years, the Company has not undertaken any investing or operating activity.

The recurring net losses which resulted into a capital deficiency in 2012 and 2011 and the inability of the Company to undertake any investing or operating activity in the current and previous years raised substantial doubt about its ability to continue as a going concern. The Company, however, continuously evaluates possible business opportunities, particularly, in engaging to mining activities in the foreseeable future to revitalize its operations. On September 28 and November 28, 2007, the BOD and the stockholders, respectively, approved a proposed business plan involving the contemplated shift in the Company's primary purpose from an investment holding company to a mining entity.

On July 13, 2009, the Company entered into an operating agreement with Olympic International Sales Corporation (Olympic) which allows the Company to explore and, if warranted, develop Olympic's mining claims in the province of Surigao del Sur. The mining claims are the subject of an Application for Production Sharing Agreement (APSA) filed by Olympic with the Mines and Geosciences Bureau (MGB). The Company can only operate the mining claims upon the approval of the APSA and issuance of the Mineral Production Sharing Agreement (MPSA) by the Department of Environment and Natural Resources (DENR). The operating agreement shall take effect for a period of 25 years from the date of issuance of MPSA (see also Note 10). As at December 31, 2013, the MPSA has not yet been issued by the DENR while the approval of the APSA is still pending with the MGB.

The financial statements have been prepared assuming that the Company will continue as a going concern, which contemplates the recoverability of its assets and settlement of its liabilities in the normal course of business.

1.3 Approval of Financial Statements

The financial statements of the Company for the year ended December 31, 2013 (including the comparatives for the years ended December 31, 2012 and 2011) were authorized for issue by the Company's Board of Directors (BOD) on March 26, 2014.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies that have been used in the preparation of these financial statements are summarized below and in the succeeding pages. The policies have been consistently applied to all years presented, unless otherwise stated.

2.1 Basis of Preparation of Financial Statements

(a) Statement of Compliance with Philippine Financial Reporting Standards

The financial statements of the Company have been prepared in accordance with Philippine Financial Reporting Standards (PFRS). PFRS are adopted by the Financial Reporting Standards Council from the pronouncements issued by the International Accounting Standards Board (IASB).

The financial statements have been prepared using the measurement bases specified by PFRS for each type of asset, liability, income and expense. The measurement bases are more fully described in the accounting policies that follow.

(b) Presentation of Financial Statements

The financial statements are presented in accordance with Philippine Accounting Standard (PAS) 1, Presentation of Financial Statements. The Company presents all items of income and expense in a single statement of comprehensive income.

The Company presents a third statement of financial position as at the beginning of the preceding period when it applies an accounting policy retrospectively, or makes a retrospective restatement or reclassification of items that has a material effect on the information in the statement of financial position as at the beginning of the preceding period. The related notes to the third statement of financial position are not required to be disclosed, except for the disclosure required under PAS 8, Accounting Policies, Changes in Accounting Estimates and Errors.

(c) Functional and Presentation Currency

These financial statements are presented in Philippine pesos, the Company's functional (see Note 3) and presentation currency, and all values represent absolute amounts except when otherwise indicated.

Items included in the financial statements of the Company are measured using its functional currency. Functional currency is the currency of the primary economic environment in which the Company operates.

2.2 Adoption of New and Amended PFRS

(a) Effective in 2013 that are Relevant to the Company

In 2013, the Company adopted for the first time the following new PFRS and amendments thereto that are relevant to the Company and effective for financial statements for the annual period beginning on or after July 1, 2012 or January 1, 2013:

PAS 1 (Amendment) : Presentation of Financial Statements -

Presentation of Items of Other

Comprehensive Income

PFRS 7 (Amendment) : Financial Instruments: Disclosures –

Offsetting Financial Assets and

Financial Liabilities

PFRS 13 : Fair Value Measurement

Discussed below and in the succeeding pages are the relevant information about these new and amended standards.

(i) PAS 1 (Amendment), Presentation of Financial Statements — Presentation of Items of Other Comprehensive Income (effective from July 1, 2012). The amendment requires an entity to group items presented in other comprehensive income into those that, in accordance with other PFRS: (a) will not be reclassified subsequently to profit or loss, and (b) will be reclassified subsequently to profit or loss when specific conditions are met. The amendment did not have a significant impact on the Company's financial statements as the Company does not have transactions recognized in other comprehensive income.

- (ii) PFRS 7 (Amendment), Financial Instruments: Disclosures Offsetting Financial Assets and Financial Liabilities (effective from January 1, 2013). The amendment requires qualitative and quantitative disclosures relating to gross and net amounts of recognized financial instruments that are set-off in accordance with PAS 32, Financial Instruments: Presentation. The amendment also requires disclosure of information about recognized financial instruments which are subject to enforceable master netting arrangements or similar agreements, even if they are not set-off in the statement of financial position, including those which do not meet some or all of the offsetting criteria under PAS 32 and amounts related to a financial collateral. These disclosures will allow financial statement users to evaluate the effect or potential effect of netting arrangements, including rights of set-off associated with recognized financial assets and financial liabilities on the entity's financial position. The application of this amendment had no significant impact on the Company's financial statements as the Company does not have relevant potential or enforceable offsetting arrangements on its financial instruments.
- (iii) PFRS 13, Fair Value Measurement (effective from January 1, 2013). This new standard clarifies the definition of fair value and provides guidance and enhanced disclosures about fair value measurements. The requirements under this standard do not extend the use of fair value accounting but provide guidance on how it should be applied to both financial instruments items and non-financial items for which other PFRS require or permit fair value measurements or disclosures about fair value measurements, except in certain circumstances. The new standard applies prospectively from annual period beginning January 1, 2013; hence, disclosure requirements need not be presented in the comparative information in the first year of application. The application of this new standard has no significant impact on the amounts recognized and disclosed in the Company's financial statements.

(b) Effective in 2013 that are not Relevant to the Company

The following new PFRS, revisions, amendments, interpretation and improvements to PFRS are mandatory for accounting periods beginning on or after January 1, 2013 but are not relevant to the Company's financial statements:

PAS 19 (Revised) : Employee Benefits

PFRS 1 (Amendment) : First-time Adoption of PFRS –

Government Loans

PFRS 10 : Consolidated Financial Statements

PFRS 11 : Joint Arrangements

PFRS 12 : Disclosure of Interests in Other Entities

PAS 27 (Revised) : Separate Financial Statements

PAS 28 (Revised) : Investments in Associates and

Joint Ventures

PFRS 10, 11 and 12

(Amendments) : Amendments to PFRS 10, 11 and 12

Transition Guidance to PFRS 10, 11 and 12

Philippine Interpretation International Financial

Reporting Interpretations

Committee 20 : Stripping Costs in the Production Phase

of a Surface Mine

Annual Improvements

PFRS 1 (Amendment)

First-time Adoption of PFRS - Repeated

Application of PFRS 1 and

Borrowing Cost

PAS 16 (Amendment)

Property, Plant and Equipment -

Classification of Servicing Equipment

PAS 32 (Amendment) :

Financial Instruments: Presentation – Tax Effect of Distributions to Holders of

Equity Instruments

PAS 34 (Amendment)

Interim Financial Reporting – Interim Financial Reporting and Segment Information for Total Assets

and Liabilities

(c) Effective Subsequent to 2013 but not Adopted Early

There are new PFRS, amendments, annual improvements and interpretations to existing standards that are effective for periods subsequent to 2013. Management has initially determined the following pronouncements, which the Company will apply in accordance with their transitional provisions, to be relevant to its financial statements:

- (i) PAS 32 (Amendment), Financial Instruments: Presentation Offsetting Financial Assets and Financial Liabilities (effective from January 1, 2014). The amendment provides guidance to address inconsistencies in applying the criteria for offsetting financial assets and financial liabilities. It clarifies that a right of set-off is required to be legally enforceable, in the normal course of business; in the event of default; and in the event of insolvency or bankruptcy of the entity and all of the counterparties. The amendment also clarifies the principle behind net settlement and provided characteristics of a gross settlement system that would satisfy the criterion for net settlement. The Company does not expect this amendment to have a significant impact on its financial statements.
- (ii) PAS 39 (Amendment), Financial Instruments: Recognition Measurement Novation of Derivatives and Continuation of Hedge Accounting (effective from January 1, 2014). The amendment provides some relief from the requirements on hedge accounting by allowing entities to continue the use of hedge accounting when a derivative is novated to a clearing counterparty resulting in termination or expiration of the original hedging instrument as a consequence of laws and regulations, or the introduction thereof. As the Company neither enters into transactions involving derivative instruments nor it applies hedge accounting, the amendment will have no impact on the financial statements.

(iii) PFRS 9, Financial Instruments: Classification and Measurement. This is the first part of a new standard on financial instruments that will replace PAS 39, Financial Instruments: Recognition and Measurement, in its entirety. The first phase of the standard was issued in November 2009 and October 2010 and contains new requirements and guidance for the classification, measurement and recognition of financial assets and financial liabilities. It requires financial assets to be classified into two measurement categories: amortized cost or fair value. Debt instruments that are held within a business model whose objective is to collect the contractual cash flows that represent solely payments of principal and interest on the principal outstanding are generally measured at amortized cost. All other debt instruments and equity instruments are measured at fair value. In addition, PFRS 9 allows entities to make an irrevocable election to present subsequent changes in the fair value of an equity instrument that is not held for trading in other comprehensive income.

The accounting for embedded derivatives in host contracts that are financial assets is simplified by removing the requirement to consider whether or not they are closely related, and, in most arrangements, does not require separation from the host contract.

For liabilities, the standard retains most of the PAS 39 requirements which include amortized cost accounting for most financial liabilities, with bifurcation of embedded derivatives. The main change is that, in case where the fair value option is taken for financial liabilities, the part of a fair value change due to the liability's credit risk is recognized in other comprehensive income rather than in profit or loss, unless this creates an accounting mismatch.

In November 2013, the IASB has published amendments to International Financial Reporting Standard (IFRS) 9 that contain new chapter and model on hedge accounting that provides significant improvements principally by aligning hedge accounting more closely with the risk management activities undertaken by entities when hedging their financial and non-financial risk exposures. The amendment also now requires changes in the fair value of an entity's own debt instruments caused by changes in its own credit quality to be recognized in other comprehensive income rather in profit or loss. It also includes the removal of the January 1, 2015 mandatory effective date of IFRS 9.

To date, the remaining chapter of IFRS and PFRS 9 dealing with impairment methodology is still being completed. Further, the IASB is currently discussing some limited modifications to address certain application issues regarding classification of financial assets and to provide other considerations in determining business model.

The Company does not expect to implement and adopt PFRS 9 until its effective date. In addition, management is currently assessing the impact of PFRS 9 on the financial statements of the Company and it will conduct a comprehensive study of the potential impact of this standard prior to its mandatory adoption date to assess the impact of all changes.

(iv) Annual Improvements to PFRS. Annual improvements to PFRS (2010-2012 Cycle) and PFRS (2011-2013 Cycle) made minor amendments to a number of PFRS, which are effective for annual period beginning on or after July 1, 2014. Among those improvements, the following amendments are relevant to the Company but management does not expect a material impact on the Company's financial statements:

Annual Improvements to PFRS (2010-2012 Cycle)

- (a) PAS 24 (Amendment), Related Party Disclosures. The amendment clarifies that an entity providing key management services to a reporting entity is deemed to be a related party of the latter. It also requires and clarifies that the amounts incurred by the reporting entity for key management personnel services that are provided by a separate management entity should be disclosed in the financial statements, and not the amounts of compensation paid or payable by the key management entity to its employees or directors.
- (b) PFRS 13 (Amendment), Fair Value Measurement. The amendment, through a revision only in the basis of conclusion of PFRS 13, clarifies that issuing PFRS 13 and amending certain provisions of PFRS 9 and PAS 39 related to discounting of financial instruments, did not remove the ability to measure short-term receivables and payable with no stated interest rate on an undiscounted basis, when the effect of not discounting is immaterial.

Annual Improvement to PFRS (2011-2013 Cycle)

PFRS 13 (Amendment), Fair Value Measurement. The amendment clarifies that the scope of the exception for measuring the fair value of a group of financial assets and financial liabilities on a net basis (the portfolio exception) applies to all contracts within the scope of, and accounted for in accordance with, PAS 39 or PFRS 9, regardless of whether they meet the definitions of financial assets or financial liabilities as defined in PAS 32.

2.3 Financial Assets

Financial assets are recognized when the Company becomes a party to the contractual terms of the financial instrument. Financial assets other than those designated and effective as hedging instruments are classified into the following categories: financial assets at fair value through profit or loss (FVTPL), loans and receivables, held-to-maturity investments and available-for-sale financial assets. Financial assets are assigned to the different categories by management on initial recognition, depending on the purpose for which the investments were acquired.

Regular purchases and sales of financial assets are recognized on their trade date. All financial assets that are not classified as at FVTPL are initially recognized at fair value plus any directly attributable transaction costs. Financial assets carried at FVTPL are initially recorded at fair value and transaction costs related to it are recognized in profit or loss.

The financial asset category that is currently relevant to the Company is Loans and Receivables (presented as Cash in the statements of financial position). Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They arise when the Company provides money, goods or services directly to a debtor with no intention of trading the receivables. They are included in current assets, except for maturities greater than 12 months after the reporting period, which are classified as non-current assets.

Loans and receivables are subsequently measured at amortized cost using the effective interest method, less impairment losses, except when they are due within one year in which case, they are measured at their nominal values. Impairment loss is provided when there is an objective evidence that the Company will not be able to collect all amounts due to it in accordance with the original terms of the receivables. The amount of the impairment loss is determined as the difference between the asset's carrying amount and the present value of estimated cash flows (excluding future credit losses that have not been incurred), discounted at the financial asset's original effective interest rate or current effective interest rate determined under the contract if the loan has a variable interest rate.

Non-compounding interest and other cash flows resulting from holding financial assets are recognized in profit or loss when earned regardless of how the related carrying amount of financial assets is measured.

The financial assets are derecognized when the contractual rights to receive cash flows from the financial instruments expire, or when the financial assets and all substantial risks and rewards of ownership have been transferred to another party.

Due to their short-term duration, the carrying amount of the Company's loans and receivables approximates its fair value as of the end of the reporting period.

2.4 Impairment of Non-financial Assets

The Company's input value-added tax (VAT) is tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable.

For purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). As a result, some assets are tested individually for impairment and some are tested at the cash-generating unit level.

Impairment loss is recognized for the amount by which the asset's or cash-generating unit's carrying amount exceeds its recoverable amounts, which is the higher of its fair value less costs to sell and its value in use. In determining value in use, management estimates the expected future cash flows from each cash-generating unit and determines the suitable interest rate in order to calculate the present value of those cash flows. The data used for impairment testing procedures are directly linked to the Company's latest approved budget, adjusted as necessary to exclude the effects of asset enhancements. Discount factors are determined individually for each cash-generating unit and reflect management's assessment of respective risk profiles, such as market and asset-specific risk factors.

All assets are subsequently reassessed for indications that an impairment loss previously recognized may no longer exist. An impairment loss is reversed if the asset's or cash

2.5 Financial Liabilities

Financial liabilities, which include Accounts Payable and Accrued Expenses, are recognized when the Company becomes a party to the contractual terms of the instrument. All interest-related charges, if any, incurred on a financial liability are recognized as an expense in the statement of comprehensive income.

Accounts payable and accrued expenses are recognized initially at their fair value and subsequently measured at amortized cost, using the effective interest method for maturities beyond one year, less settlement payments.

Financial liabilities are classified as current liabilities if payment is due to be settled within one year or less after the end of the reporting period, or the Company does not have an unconditional right to defer settlement of the liability for at least 12 months after the end of the reporting period. Otherwise, these are presented as non-current liabilities.

Financial liabilities are derecognized from the statement of financial position only when the obligations are extinguished either through discharge, cancellation, or expiration. The difference between the carrying amount of the financial liability derecognized and the consideration paid or payable is recognized in profit or loss.

2.6 Deposits for Future Stock Subscriptions

Deposits for future stock subscriptions are recorded upon receipt based on the advances from stockholders and additional cash infusion from stockholders to be converted to equity.

2.7 Provisions and Contingencies

Provisions are recognized when present obligations will probably lead to an outflow of economic resources and they can be estimated reliably even if the timing or amount of the outflow may still be uncertain. A present obligation arises from the presence of a legal or constructive commitment that has resulted from past events.

Provisions are measured at the estimated expenditure required to settle the present obligation, based on the most reliable evidence available at the reporting date, including the risks and uncertainties associated with the present obligation. 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. Where time value of money is material, long-term provisions are discounted to their present values using a pretax rate that reflects market assessments and the risks specific to the obligation. The increase in the provision due to passage of time is recognized as interest expense. Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate.

In those cases where the possible outflow of economic resource as a result of present obligations is considered improbable or remote, or the amount to be provided for cannot be measured reliably, no liability is recognized in the financial statements. Similarly, possible inflows of economic benefits to the Company that do not yet meet the recognition criteria of an asset are considered contingent assets, hence, are not recognized in the financial statements. On the other hand, any reimbursement that the Company can be virtually certain to collect from a third party with respect to the obligation is recognized as a separate asset not exceeding the amount of the related provision.

2.8 Expense Recognition

Expenses are recognized in profit or loss upon receipt of goods and utilization of services or at the date they are incurred.

2.9 Income Taxes

Current tax assets or liabilities comprise those claims from, or obligations to, fiscal authorities relating to the current or prior reporting period, that are uncollected or unpaid at the reporting date. They are calculated according to the tax rates and tax laws applicable to the fiscal periods to which they relate, based on the taxable profit for the year. All changes to current tax assets or liabilities are recognized as a component of tax expense in profit or loss.

Deferred tax is accounted for, using the liability method, on temporary differences at the end of the reporting period between the tax base of assets and liabilities and their carrying amounts for financial reporting purposes. Under the liability method, with certain exceptions, deferred tax liabilities are recognized for all taxable temporary differences and deferred tax assets are recognized for all deductible temporary differences and the carryforward of unused tax losses and unused tax credits to the extent that it is probable that taxable profit will be available against which the deferred tax asset can be utilized. Unrecognized deferred tax assets are reassessed at the end of each reporting period and recognized to the extent that it has become probable that future taxable profit will be available to allow such deferred tax assets to be recovered.

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized.

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

Most changes in deferred tax assets or liabilities are recognized as a component of tax expense in profit or loss, except to the extent that it relates to items recognized in other comprehensive income or directly in equity. In this case, the tax is also recognized in other comprehensive income or directly in equity, respectively.

Deferred tax assets and deferred tax liabilities are offset if the Company has a legally enforceable right to set off current tax assets against current tax liabilities and the deferred taxes relate to the same entity and the same taxation authority.

2.10 Related Party Transactions and Relationships

Related party transactions are transfers of resources, services or obligations between the Company and its related parties, regardless whether a price is charged.

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions. These parties include: (a) individuals owning, directly or indirectly through one or more intermediaries, control or are controlled by, or under common control with the Company; (b) associates; and, (c) individuals owning, directly or indirectly, an interest in the voting power of the Company that gives them significant influence over the Company and close members of the family of any such individual.

In considering each possible related party relationship, attention is directed to the substance of the relationship and not merely on the legal form.

2.11 Equity

Capital stock represents the nominal value of shares that have been issued.

Additional paid-in capital (APIC) includes any premiums received on the initial issuance of capital stock and subsequent cash infusion from stockholders approved by the BOD to be presented as APIC. Any transaction costs associated with the issuance of shares are deducted from APIC, net of any related income tax benefits.

Deficit represents all current and prior period results as reported in profit or loss in the statement of comprehensive income.

2.12 Loss Per Share

Loss per share is determined by dividing net loss by the weighted average number of issued and outstanding shares during the year.

The Company has no potentially dilutive shares, hence, no information on dilutive loss per share is presented.

2.13 Events After the End of the Reporting Period

Any post-year-end event that provides additional information about the Company's financial position at the end of the reporting period (adjusting event) is reflected in the financial statements. Post-year-end events that are not adjusting events, if any, are disclosed when material to the financial statements.

3. SIGNIFICANT ACCOUNTING JUDGMENTS AND ESTIMATES

The Company's financial statements prepared in accordance with PFRS require management to make judgments and estimates that affect amounts reported in the financial statements and related notes. Judgments and estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Actual results may ultimately differ from these estimates.

In the process of applying the Company's accounting policies, management has made the following judgments, apart from those involving estimation, which have the most significant effect on the amounts recognized in the financial statements:

3.1 Critical Management Judgments in Applying Accounting Policies

(a) Determination of Functional and Presentation Currency

The Company has determined that its functional currency is the Philippine pesos, which is the currency of the primary economic environment in which the entity operates.

(b) Recognition of Provisions and Contingencies

Judgment is exercised by management to distinguish between provisions and contingencies. Policies on recognition and disclosure of provisions and contingencies are discussed in Note 2.7 and relevant disclosures are presented in Note 9.

3.2 Key Sources of Estimation Uncertainty

(a) Determining Realizable Amount of Deferred Tax Assets

The Company reviews its deferred tax assets at the end of each reporting period and reduces the carrying amount to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the deferred tax asset to be utilized. Based on management's assessment as of December 31, 2013 and 2012, the Company may not have sufficient taxable profits against which its deferred tax assets can be utilized within the prescribed period. Accordingly, the Company did not recognize the deferred tax assets (see Note 6).

(b) Impairment of Non-financial Assets

PFRS requires that an impairment review be performed when certain impairment indicators are present. The Company's policy on estimating the impairment of non-financial assets, specifically its input VAT, is discussed in detail in Note 2.4. Though management believes that the assumptions used in the estimation of fair values reflected in the financial statements are appropriate and reasonable, significant changes in these assumptions may materially affect the assessment of recoverable values and any resulting impairment loss could have a material adverse effect on the results of operations.

Based on management's assessment, input VAT is fully recoverable; hence, no impairment loss was recognized in 2013, 2012 and 2011.

4. ACCOUNTS PAYABLE AND ACCRUED EXPENSES

The composition of this account as of December 31 is shown below.

	2013	2012
Accounts payable Accrued expenses Withholding tax payable	P 562,078 143,790 2,100	P 564,492 137,000
	P707,968	P 701,492

Due to their short duration, management considers the carrying amounts of Accounts Payable and Accrued Expenses recognized in the statements of financial position to be reasonable approximation of their fair values.

5. RELATED PARTY TRANSACTIONS

The Company's related parties include its stockholders. The summary of the Company's significant transactions for the years ended December 31, 2013 and 2012 is as follows:

			201	L3		2012				
Related Party Category	_Note		mount of ansaction		tanding lance		ount of	Oı	itstanding Balance	
Stockholders: Cash infusions										
(presented as part of APIC) Deposits for future	5.1	P	900,000	P	-	P	750,000	P	-	
stock subscription	5.2	(3,580,900)		-		-		3,580,900	

5.1 Cash Infusions from Stockholders

On the following dates, the BOD authorized the acceptance of additional cash infusions from F. Yap Securities, Inc. – In Trust for Various Clients (FYSI), a stockholder, as follows:

_ Date Authorized	A	mount	Month Received				
			-				
September 4, 2013	P	900,000	September 2013				
October 24, 2012		750,000	October 2012				
December 29, 2011		550,000	December 2011				
March 16, 2011		420,000	March 2011				
January 10, 2011		280,000	January 2011				
May 18, 2010		300,000	May 2010				
December 18, 2009		350,000	December 2009				
November 26, 2008		690,300	December 2008				
	<u>P</u>	4,240,300					

Of the total cash infusion received, P1,340,300 was recognized as Deposits for Future Stock Subscriptions (see Note 5.2) and the remaining amount of P2,900,000 was reflected as APIC, P900,000 in 2013, P750,000 in 2012 and P1,250,000 in 2011 (see Note 7.2).

5.2 Conversion of Advances from Stockholders and Application of Deposit for Future Stock Subscriptions

On September 30, 2008, the Company's BOD approved the conversion of all of its outstanding advances from stockholders, FYSI and ZHI Holdings, Inc. (ZHIHI), as of that date totaling P2,240,600 (previously presented under Due to Related Parties account) to Deposits for Future Stock Subscriptions.

The amount of the converted advances from FYSI and ZHIHI and portion of the cash infusions made by FYSI (see Note 5.1) totaling P3,580,900 are presented as Deposits for Future Stock Subscriptions in the 2012 statement of financial position.

On April 4, 2013, the Company's BOD approved the application of the outstanding Deposits for Future Stock Subscriptions to 3,580,900 shares subscriptions (see Note 7.1). The valuation of the deposits of P3,580,900 as full payment for the 3,580,900 shares of stock with a par value of P1.00 per share was approved by the SEC on August 6, 2013.

5.3 Key Management Personnel Compensation

In 2013, 2012 and 2011, there were no expenses recognized that are related to employee benefits since the Company's finance and administrative activities are being handled by a third party (see Note 1.1).

6. INCOME TAXES

The Company is in tax loss position in 2013 and previous years. Accordingly, the Company has accumulated net operating loss carryover (NOLCO) which can be claimed as deduction against future taxable income within three years from the year the NOLCO was incurred.

The details of the Company's NOLCO as of December 31, 2013 and their respective availment periods are presented below.

Year	Original <u>Balance</u>	Expired Balance	Remaining <u>Balance</u>	Valid <u>Until</u>		
2013	P 721,417	Р -	P 721,417	2016		
2012	673,747	-	673,747	2015		
2011	669,286	-	669,286	2014		
2010	663,023	663,023				
	P 2,727,473	P 663,023	P. 2,064,450			

Management has assessed that the Company may have no sufficient future taxable profits to enable it to utilize the benefits of the NOLCO within their prescribed periods. Hence, the related deferred tax assets amounting to P619,335 and P601,817 as of December 31, 2013 and 2012, respectively, have not been recognized in the financial statements

For the years ended December 31, 2013, 2012, and 2011, the Company did not have minimum corporate income tax (equivalent to 2% of gross income, net of allowable deductions, as defined in the tax regulations) since the Company has no gross income in those years.

In 2013, 2012 and 2011, the Company claimed itemized deductions for income tax purposes.

7. EQUITY (CAPITAL DEFICIENCY)

7.1 Capital Stock

On May 29, 1991, the SEC issued an Order approving the Registration Statement covering the securities which comprised the Company's entire authorized capital stock. On July 15, 1991, the PSE approved the listing of the Company's shares. The Company offered to the public 25,000,000 shares at an offer price of P2.20 per share.

On January 6, 1997, the SEC approved the increase of the Company's authorized capital stock from P100,000,000 to P3,000,000,000.

On August 6, 2013, 3,580,900 shares were issued at an issue price of P1.00 per share as a result of the application of Deposits for Future Stocks Subscriptions (see Note 5.2).

As of December 31, 2013 and 2012, the Company has an outstanding capital stock of P2,737,044,807 covering 2,737,044,807 shares and P2,733,463,907 covering 2,733,463,907 shares, respectively, of which 2,733,463,907 are listed in the PSE. The number of holders and the closing price of the said shares is 822 and P0.30 in 2013, and 820 and P0.34 per share in 2012, respectively.

7.2 Additional Paid-in Capital

In their meetings held on September 4, 2013 and October 4, 2012, the Company's BOD authorized the acceptance of additional cash infusion from a stockholder amounting to P900,000 and P750,000 to be reflected as part of APIC (see Note 5.1).

LOSS PER SHARE

The basic loss per share is computed as follows:

		2013		2012		2011
Net loss for the year	P	721,417	P	673,747	P	669,286
Divided by the weighted average number of issued and outstanding						
shares	2,7	<u> 34,955,949</u>	_2,	733,463,907	_2,	733,463,9 07
Loss per share	P	0.00026	P	0,00025	<u>P</u>	0.00024

Diluted earnings per share was not determined because the Company does not have potential dilutive common shares in 2013, 2012 and 2011

9. COMMITMENTS AND CONTINGENCIES

There are commitments and contingencies which are not reflected in the financial statements. As of December 31, 2013, management is of the opinion that losses, if any, that may arise from these commitments and contingencies will not have a material effect on the Company's financial statements.

10. OPERATING AGREEMENT WITH OLYMPIC

Pursuant to the operating agreement with Olympic as mentioned in Note 1, which shall take effect for a period of 25 years from the date of issuance of MPSA, the Company, in consideration of the agreement, shall pay Olympic in the form of royalties in an amount equivalent to 3% of the Net Smelter Return on metal sales. Moreover, as additional consideration for Olympic's appointment of the Company as operator of the mining claims, the Company has entered into an additional agreement with Olympic for the issuance of the Company's shares of stock from its unissued capital in favor of Olympic in accordance with the following provisions:

- (4) 10,000,000 common shares shall be issued to Olympic within one month from the issuance of the MPSA;
- (b) Olympic shall have the option to subscribe at par, subject to applicable laws, to additional 10,000,000 common shares within one year from the issuance of the MPSA; and,
- (4) Olympic shall have option to subscribe at par, subject to applicable laws, to 100,000,000 common shares within five years from the issuance of the MPSA.

The above-mentioned agreements were unanimously passed and approved by the Company's BOD during a special meeting held on July 13, 2009 and ratified by the Company's stockholders representing 83.27% of the outstanding capital stock of the Company during the annual meeting of the stockholders held on November 5, 2009.

The Company can only operate the mining claims upon the approval of the APSA by the MGB and issuance of the MPSA by the DENR. As of December 31, 2013, the MPSA has not yet been issued by the DENR while the approval of the APSA is still pending with the MGB.

11. RSK MANAGEMENT OBJECTIVES AND POLICIES

The Company has not yet started commercial operations as at December 31, 2013 and isnot exposed to significant financial risk, except for credit risk of its cash in bank, and liquidity risk related to its accounts payable and accrued expenses.

1.1 Credit Risk

Management believes that the credit risk is considered negligible for cash since the counterparty is a reputable bank with high quality external credit ratings. Cash in bank is insured by the Philippine Deposit Insurance Corporation up to a maximum coverage of P0.5 million for every depositor per banking institution. The maximum credit risk exposure of the Company as of December 31, 2013 and 2012 amounted to P694,941 and P575,932, respectively.

11.2 Liquidity Risk

Liquidity risk arises from the possibility that the Company may encounter difficulties in raising funds to meet commitments from financial instruments.

The Company's objectives to manage its liquidity profile are: (a) to ensure that adequate funding is available at all times; (b) to meet commitments as they arise without incurring unnecessary costs; and, (c) to be able to access funding when needed at the least possible cost. Funding for expenditures are advanced by the stockholders of the Company.

As of December 31, 2013 and 2012, the Company's financial liabilities amounting to P707,968 and P701,492, respectively, has contractual maturities of six to twelve months from the end of the reporting period.

12. CAPITAL MANAGEMENT OBJECTIVE, POLICIES AND PROCEDURES

The Company's capital management objective is to ensure the Company's ability to continue as a going concern entity. As indicated in Note 1, the Company's management continues to assess possible investment opportunities and various options regarding operations that it may take in the future. The Company monitors capital on the basis of the carrying amount of equity (capital deficiency) as presented on the face of the statements of financial position.

To support its business plan, the Company has applied the deposits for future stock subscription into capital stock, and has received additional cash infusions, from certain stockholders. As of December 31, 2013 and 2012, the Company's equity and capital deficiency amounted to P527,410 and P3,232,073, respectively.

13. SUPPLEMENTARY INFORMATION REQUIRED BY THE BUREAU OF INCERNAL REVENUE

Presented below is the supplementary information which is required by the Bureau of Internal Revenue (BIR) under its existing revenue regulations to be disclosed as part of themotes to financial statements. This supplementary information is not a required disclosure under PFRS.

13.1 Requirements Under Revenue Regulations 15-2010

The information on taxes, duties and license fees paid or accrued during the taxable year required under Revenue Regulations (RR) 15-2010 are as follows:

(a) Output VAT

The Company has no output VAT in 2013 as the Company has no commercial operations as of December 31, 2013.

(b) Input VAT

The movements in input VAT are summarized below.

Balance at beginning of year	P	474,387
Services lodged under other accounts		66,050
Balance at end of year	<u>P</u>	540,437

(c) Taxes on Importation

The Company does not have any customs duties and tariff fees paid in 2013 since it did not engage in any importation activities during the year.

(d) Excise Taxes

The Company does not have any transactions in 2013 which are subject to excise tax.

(e) Documentary Stamp Tax

Documentary stamp tax (DST) paid in 2013 amounted to P17,905 on the application of Deposits for Future Stock Subscription into Capital Stock.

(f) Taxes and Licenses

The details of Taxes and Licenses account are shown below.

	Note		
PSE listing fee DST Business tax Annual registration Miscellaneous	13.1(e)	P 	250,000 17,905 12,740 500 8,833

(g) Withholding Taxes

The tax withheld for the year ended December 31, 2013 amounted to P14,370, which only pertains to expanded creditable withholding tax.

(h) Deficiency Tax Assessments and Tax Cases

Asof December 31, 2013, the Company does not have any final deficiency tax assessments with the BIR or tax cases outstanding or pending in courts or bodies outside of the BIR in any of the open taxable years.

13.2 Requirements Under RR 19-2011

RR 19-2011 requires schedules of taxable revenues and other non-operating income, costs of sales and services, and itemized deductions and other significant tax information, to be disclosed in the notes to financial statements.

The amounts of taxable revenues and income, and deductible costs and expenses presented below are based on relevant tax regulations issued by the BIR, hence, may not be the same as the amounts reflected in the 2013 statement of comprehensive income.

(a) Taxable Revenues

The Company does not have taxable revenues in 2013.

(b) Deductible Cost of Sales and Services

The Company does not have deductible cost of sales and services in 2013.

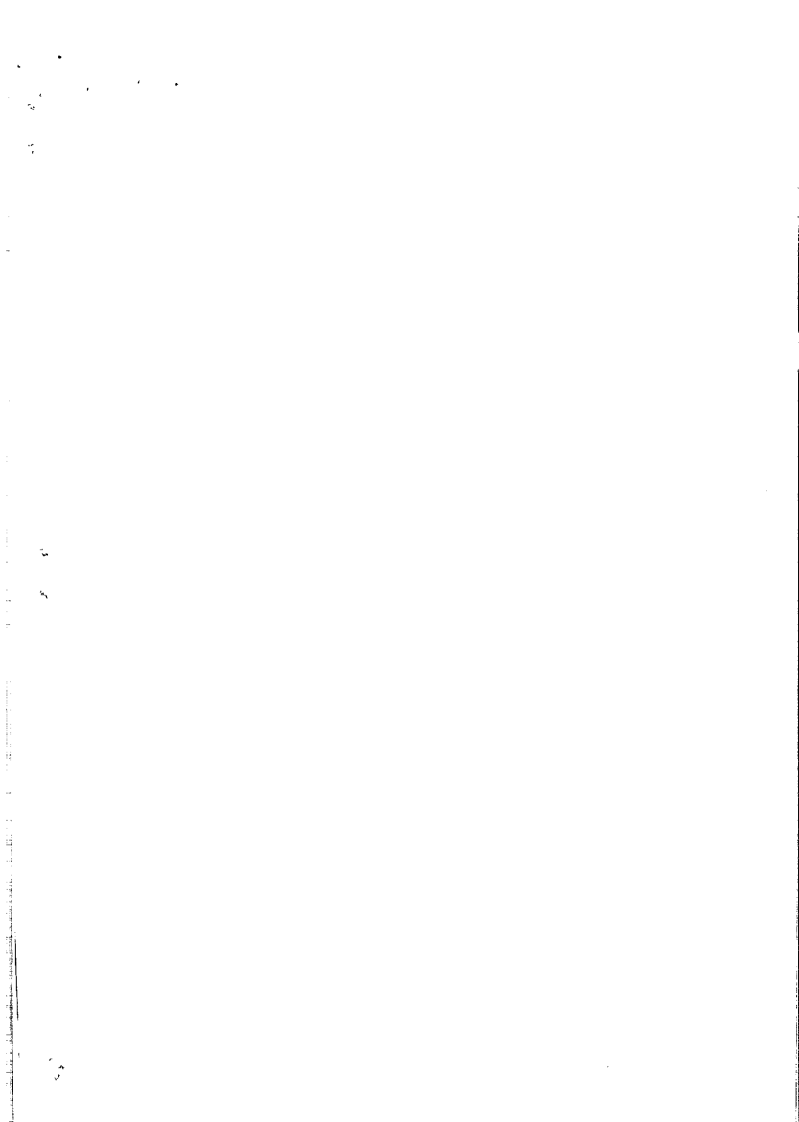
(c) Taxable Non-Operating and Other Income

The Company has does not have taxable non-operating and other income in 2013.

(d) Itemized Deductions

The amounts of itemized deductions for the year ended December 31, 2013 are as follows:

	Note		
Taxes and licenses Professional fees Photocopying and reproduction Communication, light and water Other services Rental Trainings and seminars Miscellaneous	13.1 (f)	P	289,978 214,000 95,907 28,863 24,229 14,400 11,500 42,540
		Ρ.	721.41



COVER SHEET

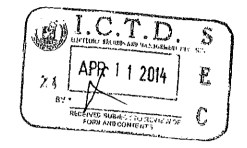
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<u> </u>	(Business Address: No. Street City/Town/Province) RONALD P. SUGAPONG 884-1106																															
L	(Company Telephone Number)																															
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ZEUS HOLDINGS, INC.

20th Floor LKG Tower, 6801 Ayala Avenue, Makati City

CERTIFICATION

Securities and Exchange Commission SEC Building EDSA, Greenhills Mandaluyong City



Gentlemen:

In compliance with Memorandum Circular No. 02 dated March 12, 2001, issued by the Securities and Exchange Commission (SEC), requiring the submission by registered corporations of SEC reportorial requirements we submit herewith the Audited Financial Statements (AFS) diskette of Zeus Holdings, Inc. for the years ended December 31, 2013 and 2012 consisting of the following:

Table 1.

Statements of Financial Position

Table 2.

Statements of Comprehensive Income and Retained

Earnings Statement

Table 2b.

Statements of Cash Flows

I certify that the AFS diskette of the Company contains the basic and material data in the hard copies of the financial statements of the Company for the years ended December 31, 2013 and 2012.

RONALD P. SUGAPONG Treasurer

Republic of the Philippines)
Makati City
) S.S.

SUBSCRIBED AND SWORN to before me this _____day of April 2014, affiants exhibiting to me his Passport No. EB7054522 issued on January 3, 2013 at Manila.

Doc. No. <u>V/V</u>
Page No. <u>44</u>
Book No. X////

Series of 2014.

ATTY GERVACIO B. ORTIZ W.

NOTARY Public City of Makati
Until December 31, 2014
IBP No. 656155-Lifetime Member
MCLE Compliance No. III-0014282
Appointment No. M-199-(2013-2014)
PTR No. 4225505 Jan. 2, 2014/Makati
Makati City Roll No. 40091
101 Urban Ave., Brgy. Pio del Pilar,
Makati City

Control No.:

Form Type:

PHFS (rev 2006)

SPECIAL.	FORM FOR FINANCIAL	STATEMENTS OF	PUBLICLY-HELD	AND	INVESTMENT	COMPANIES
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NAME OF CORPORATION:

ZEUS HOLDINGS, INC.

CURRENT ADDRESS: TEL. NO.: 884-119

ESS: 20th Floor LKG Tower, 6801 Ayala Avenue, Makati City

FAX NO.: 884-1409

COMPANY TYPE:

884-1106
E: Holding Company

PSIC:

If Ehese are based on consolidated financial statements, please so indicate in the caption.

Table 1. Balance Sheet

FINANCIAL DATA	2013	2012
As ASSETS (A.1 + A.2 + A.3 + A.4 + A.5 + A.6 + A.7 + A.8 + A.9 + A.10)	(in P'000)	(in P'000)
A.1 Current Assets (A.1.1 + A.1.2 + A.1.3 + A.1.4 + A.1.5)	695	1,05
A.1.1 Cash and cash equivalents (A.1.1.1 + A.1.1.2 + A.1.1.3)	695	57
A.1.1.1 On hand	000	57
A. 1.1.2 In domestic banks/entities	695	·
A.1.1.3 In foreign banks/entities		5
A.1.2 Trade and Other Receivables (A.1.2.1 + A.1.2.2)		
A.1.2.1 Due from domestic entities (A.1.2.1.1 + A.1.2.1.2 + A.1.2.1.3 + A.1.2.1.4)		
A.1.2.1.1 Due from customers (trade)		
A.1.2.1.2 Due from related parties		
A.1.2.1.3 Others, specify (A.1.2.1.3.1 + A.1.2.1.3.2)		
		<u>. </u>
A.1.2.1.3.1 A.1.2.1.3.2		
A.1.2.1.4 Allowance for doubtful accounts (negative entry)		
A.1.2.2 Due from foreign enlities, specify		
(A.1.2.2.1 + A.1.2.2.2 + A.1.2.2.3 + A.1.2.2.4)		
A1.2.2.1		
A1.2.2.2		
A.1.2.23		
A.1.2.2.4 Allowance for doubtful accounts (negative entry)		
A.1.3 Inventories (A.1.3.1 + A.1.3.2 + A.1.3.3 + A.1.3.4 + A.1.3.5 + A.1.3.6)		
A.1.3.1 Raw materials and supplies		
A.1.3.2 Goods in process (including unfinished goods, growing crops, unfinished seeds)		
A.1.3.3 Finished goods		
A.1.3.4 Merchandise/Goods in transit		
A.1.3.5 Unbilled Services (in case of service providers)		
A.1.3.6 Others, specify (A.1.3.6.1 + A.1.3.6.2)		
A.1,3.6.1		· · · · · · · · · · · · · · · · · · ·
A.1.3.6.2		
A.1.4 Financial Assets other than Cash/Receivables/Equity investments (A.1.4.1 + A.1.4.2 + A.1.4.3		
+A.1.4.4 + A.1.4.5 + A.1.4.6)		
A.1.4.1 Financial Assets at Fair Value through Profit or Loss - issued by domestic entities:		
(A.1.4.1.1 + A.1.4.1.2 + A.1.4.1.3 + A.1.4.1.4 + A.1.4.1.5)		
A.1,4.1,1 National Government		
A.1.4.1.2 Public Financial Institutions		
A.1.4.1.3 Public Non-Financial Institutions		
A.1.4.1.4 Private Financial Institutions		
A.1.4.1,5 Private Non-Financial Institutions A.1.4.2 Held to Maturity Investments - issued by domestic entities:	 -	 .
(A.1.4.2.1 + A.1.4.2.2 + A.1.4.2.3 + A.1.4.2.4 + A.1.4.2.5)		
A.1.4.2.1 National Government		
A.1.4.2.2 Public Financial Institutions		
A.1.4.2.3 Public Non-Financial Institutions		
A.1.4.2.4 Private Financial Institutions		
A.1.4.2.5 Private Non-Financial Institutions		

NOTE.

This special form is applicable to Investment Companies and Publicly-held Companies (enumerated in Section 17.2 of the Securities Regulation Code (SRC), except banks and insurance companies). As a supplemental form to PHFS, it shall be used for reporting Consolidated Financial Statements of Parent corporations and their subsidiaries.

Domestic corporations are those which are incorporated under Philippine laws or branches/subsidiaries of foreign corporations that are licensed to do business in the Philippines where the center of economic interest or activity is within the Philippines. On the other hand, foreign corporations are those that are incorporated abroad, including branches of Philippine corporations operating abroad.

Financial Institutions are corporations principally engaged in financial intermediation, facilitating financial intermediation, or auxiliary financial services. Non-Financial institutions refer to corporations that are primarily engaged in the production of market goods and non-financial services.

Contro	No.:
Form	Type:

PSIC:

SPECIAL FORM FOR FINANCIAL	STATEMENTS OF	PUBLICLY-HELD	AND	INVESTMENT	COMPANIES
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NAME OF CORPORATION:

ZEUS HOLDINGS, INC.

CURRENT ADDRESS:

20th Floor LKG Tower, 6801 Ayala Avenue, Makati City

TEL. NO.: 884-1106

COMPANY TYPE: Holding Company
If these are based on consolidated financial statements, please so indicate in the caption.

FAX NO.: 884-1409

Table 1. Balance Sheet

FINANCIAL DATA	2013 (in P'000)	2012 (in P'000)
A.1.4.3 Loans and Receivables - issued by domestic entities:		
(A.1.4.3.1 + A.1.4.3.2 + A.1.4.3.3 + A.1.4.3.4 + A.1.4.3.5)		
A.1.4.3.1 National Government		
A.1.4.3.2 Public Financial Institutions	<u></u>	
A.1.4.3.3 Public Non-Financial Institutions		
A.1.4.3.4 Private Financial Institutions		
A.1.4.3.5 Private Non-Financial Institutions		
A.1.4.4 Available-for-sale financial assets - issued by domestic entities:		
(A.1.4.4.1 + A.1.4.4.2 + A.1.4.4.3 + A.1.4.4.4 + A.1.4.4.5)		
A.1.4.4,1 National Government		
A.1.4.4.2 Public Financial Institutions		
A.1.4.4.3 Public Non-Financial Institutions		
A 1.4.4.4 Private Financial Institutions		
A.1.4.4.5 Private Non-Financial Institutions		
A,1,4,5 Financial Assets issued by foreign entities: (A.1,4,5,1+A,1,4,5,2+A,1,4,5,3+A,1,4,5,4) A,1,4,5,1 Financial Assets at fair value through profit or loss		
A.1.4.5.1 Financial Assets at fair value through profit or toss A.1.4.5.2 Held-to-maturity investments		
A.1.4.5.2 Held-IO-maturity investments A.1.4.5.3 Loans and Receivables		
	 	
A.1.4.5.4 Available-for-sale financial assets A.1.4.6 Allowance for decline in market value (negative entry)	 	
A.1.5. Other Current Assets (state separately material items) (A.1.5.1 + A.1.5.2 + A.1.5.3)	540	
A.1.5.1 Prepaid insurance	540	
A.1.5.2 Input tax	540	
A.1.5.3	540	4
A.2 Property, plant, and equipment (A.2.1 + A.2.2 + A.2.3 + A.2.4 + A.2.5 + A.2.6 + A.2.7 + A.2.8)	1	
A.2.1 Land	 	
A.2.2 Building and improvements including leasehold improvement		
A 2.3 Machinery and equipment (on hand and in transit)		
A.2.4 Transportation/motor vehicles, automotive equipment, autos and trucks, and delivery equipment		
A 2.5 Others, specify (A.2.5.1 + A.2.5.2 + A.2.5.3 + A.2.5.4 + A.2.5.5)	·	`-
A.2.5.1		-
A.252		
A.2.5.3		
A.2.5.4		
A.2.5.5		
A.2.6 Appraisal increase, specify (A.2.6.1 + A.2.6.2 + A.2.6.3 + A.2.6.4 + A.2.6.5)	<u> </u>	<u> </u>
A.26.1 A.26.2	 	
A.26.3	<u> </u>	
A.26.4		
A.26.5		
A 2.7 Accumulated Depreciation (negative entry)	 	
A 2.8 Impairment Loss or Reversal (if loss, negative entry)		
A.3 Investments accounted for using the equity method (A.3.1 + A.3.2 + A.3.3 + A.3.4)		
A.3.1 Equity in domestic subsidiaries/affiliates		
A.3.2. Equity in foreign branches/subsidiarjes/affiliates		
A.3.3 Others, specify (A.3.3.1 + A.3.3.2 + A.3.3.3 + A.3.3.4 + A.3.3.5)		
A 3.3.2		
A 3.3.3	-	
A.3.3.4 	 	 -
A.4. Investment Property	+	
A.5. Biological Assets	+	
A.6 Injangible Asseis	 	
A 6.1 Major item/s, specify (A.6.1.1 + A.6.1.2)	1	
A 5.1.1	1	
A.6.1.2	<u> </u>	
A.6.2 Others, specify (A.6.2.1 + A.6.2.2)	<u> </u>	
A.6.2.1		
A.6.2.2		
A 7 Assets Classified as Held for Sale		

Control N	o.;

Form Type:

PHFS (rev 2006)

NAME OF CORPORATION:	IDATED FINANCIAL STATEMENTS OF PUBLICLY-HELD AND INVESTMENT COMPANIES ZEUS HOLDINGS, INC.
CURRENT ADDRESS:	20th Floor LKG Tower, 6801 Ayala Avenue, Makati City
TEL. NO.: 884-1106	FAX NO.: 884-1409
COMPANY TYPE: Holding C	ompany PSIC:
If these are based on consolidate	d financial statements, please so indicate in the caption.

Table 1. Balance Sheet

FINANCIAL DATA	2013	2012
FINANCIAL DATA	(in P'000)	(in P'000)
A 9 Long-term receivables (net of current portion) (A.9.1 + A.9.2 + A.9.3)	· · · · · · · · · · · · · · · · · · ·	
A.9.1 From domestic entities, specify (A.9.1.1 + A.9.1.2 + A.9.1.3)		
A.9.1.1		
A.9.1.2		
A.9.1.3		
A.9.2 From foreign entities, specify (A.9.2.1 + A.9.2.2 + A.9.2.3)		
A.9.2.1		
A.9.2.2		
A 9.2.3		
A 9.3 Allowance for doubtful accounts, net of current portion (negative entry)		
A.10 Other Assets (A.10.1 + A.10.2 + A.10.3 + A.10.4 + A.10.5) A.10.1 Deferred charges - net of amortization		
A 10.2 Deferred Income Tax		
A 10.3 Advance/Miscellaneous deposits		
A 10.4 Others, specify (A.10.4.1 + A.10.4.2 + A.10.4.3 + A.10.4.4+A.10.4.5)		·
A.10.4.1		
A.10.4.2		
A.10.4.3		
A 10.4.4		
A.10.4.5		
A, 10.5 Allowance for write-down of deferred charges/bad accounts (negative entry)		
3. LIABILITIES (B.1 + B.2 + B.3 + B.4 + B.5)	708	4.2
B.1 Current Liabilities (B.1.1 + B.1.2 + B.1.3 + B.1.4 + B.1.5 + B.1.6 + B.1.7)	708	4.2
B.1.1 Trade and Other Payables to Domestic Entities	708	7
(B.1.1.1 + B.1.1.2 + B.1.1.3 + B.1.1.4 + B.1.1.5 + B.1.1.6)		
B.1.1.1 Loans/Notes Pavables		
B.1.1.2 Trade Payables	562	
B.1.1.3 Payables to Related Parties		
B.1.1.4 Advances from Directors, Officers, Employees and Principal Stockholders		
B.1.1.5 Accruals, specify material items (B.1.1.5.1 + B.1.1.5.2 + B.1.1.5.3)	139	1
B.1.1.5.1 Audit fee	130	
B.1.1.5.2 Others	9	
8.1.1.6 Others, specify (B.1.1.6.1 + B.1.1.6.2 + B.1.1.6.3)	7	
B.1.1.6.1 Accounts Payables	7	
B.1.1.6.2		
B.1.1.6.3		
B.1.2 Trade and Other Pavables to Foreign Entities (specify) (B.1.2.1 + B.1.2.2 + B.1.2.3) B.1.2.1		· · · · · · · · · · · · · · · · · · ·
B.1.2.2		
B.1.2.3		
B.1.3 Provisions		
B.1.4 Financial Liabilities (excluding Trade and Other Payables and Provisions)		
(B.1.4.1 + B.1.4.2 + B.1.4.3 + B.1.4.4 + B.1.4.5)	ľ	
B.1.4.1		
B.1.4.2		
B.1.4.3		<u>-</u>
B.1.4.4 B.1.4.5		
	 -	
8.1.5 Liabilities for Current Tax		
8.1.6 Deferred Tax Liabilities		
B.1.7 Others, specify (If material, state separately, indicate if the item is payable to public/private or	-	3,5
financial/non-financial institutions) (B.1.7.1 + 8.1.7.2 + B.1.7.3 + 8.1.7.4 + B.1.7.5 + B.1.7.6)		
B.1.7.1 Dividends declared and not paid at balance sheet date	ļ	
B.1.7.2 Acceptances Pavable	ļ	
B. f. 7.3 Liabilities under Trust Receipts		
B.1.7.4 Portion of Long-term Debt Due within one year	 	
B.1.7.5 Deferred Income	 	
B.1.7.6 Any other current liability in excess of 5% of Total Current Liabilities, specify: B.1.7.6.1 Deposit for future stock subscription	 	3.5
8.1.7.6.1 Deposit for future stock subscription 8.1.7.6.2		3,5
D 1.1 D 2	i	

		Control No.: Form Type:	PHFS (rev 2006)
SPECIAL FORM FOR FINAL	ICIAL STATEMENTS OF PUBLICLY-HELD AND INVESTMENT COMP	ANIES	
IAME OF CORPORATION:	ZEUS HOLDINGS, INC.		
CURPLENT ADDRESS:	20th Floor LKG Tower, 6801 Ayala Avenue, Makati City		
EL. NO.: 884-1106	FAX NO.: 884-1409		
OMPANY TYPE: Holdin	g Company	PSIC:	
f the≲e are based on consoli	dated financial statements, please so indicate in the caption.		

Table 1. Balance Sheet

FINANCIAL DATA	2013	2012
	(in P'000)	(in P'000)
B.2 Long-term Debt - Non-current Interest-bearing Liabilities (B.2.1 + B.2.2 + B.2.3 + B.2.4 + B.2.5)		
B.2.1 Domestic Public Financial Institutions		
B.2.2 Domestic Public Non-Financial Institutions		
B.2.3 Domestic Private Financial Institutions		
B.2.4 Domestic Private Non-Financial Institutions		
B.2.5 Foreign Financial Institutions		<u></u>
B.3 Indebtedness to Affiliates and Related Parties (Non-Current)		
B.4 Liabilities Included in the Disposal Groups Classified as Held for Sale		
B.5 Other Liabilities (B.5.1 + B.5.2)		
B.5.1 Defened Tax		
B.5.2 Others, specify (B.5.2.1 + B.5.2.2 + B.5.2.3 + B.5.2.4 + B.5.2.5)		<u> </u>
B.5.2.1		
B.5.2.2		·
B.52.3		
B.52.4		
B.5.2.5		
C. EQUITY (C.3 + C.4 + C.5 + C.5 + C.7 + C.8 + C.9+C.10)	527	(3,232)
C.1 Authorized Capital Stock (no. of shares, par value and total value; show details) (C.1.1+C.1.2+C.1.3)		
C.1.1 Common shares		
C.1.2 Preferred Shares		
C.1.3 Others		
C.2 Subscribed Capital Stock (no. of shares, par value and total value) (C.2.1 + C.2.2 + C.2.3)		
C.2.1 Common shares		
C.2.2 Preferred Shares		
C.2.3 Others		
C.3 Paid-up Capital Stock (C.3.1 + C.3.2)	2,737,045	2,733,464
C.3.1 Common shares	2,737,045	2,733,464
C.3.2 Preferred Shares		
C.4 Additional Paid-in Capital / Capital in excess of par value / Paid-in Surplus	36,294	35,394
C.5 Minority Interest		
C.6 Others, specify (C.6.1 + C.6.2 + C.6.3)	-	
C.6.1		
C.6.2		
C.6.3		
C.7 Appraisal Surplus/Revaluation Increment in Property/Revaluation Surplus		
C.8 Retained Earnings (C.8.1 + C.8.2)	(2,772,811)	(2,772,090)
C.8.1 Appropriated		
C.8.2 Unappropriated	(2,772,811)	(2,772,090)
C.9 Head / Home Office Account (for Foreign Branches only)		
C.10 Cost of Stocks Held in Treasury (negative entry)		
TOTAL LIABILITIES AND EQUITY (B + C)	1,235	1,050

		Control No.:	
		Form Type:	PHFS (rev 2006)
MANUE OF CORPORATION:	NCIAL STATEMENTS OF ZEUS HOLDINGS, INC.	PUBLICLY-HELD AND INVESTMENT COMPA	NIES
CURRENT ADDRESS:	20th Floor LKG Tower, 6	801 Ayala Avenue, Makati City	
TEL. NO.: 884-1106		FAX NO.: 884-1409	_
	ing Company	PSIC:	
If these are based on consolic	lated financial statements,	please so indicate in the caption.	

Table 2, Income Statement

Table 2. Income Statement				
FINANCIAL DATA	2013 (in P'000)	2012 (in P'000)		
A. REVENUE / INCOME (A.1 + A.2 + A.3+A.4)	(1117 000)	(1117 000)		
A.1 Net Sales or Revenue / Receipts from Operations (manufacturing		-		
Finding Willies, trade, services, etc.) (from Primary Activity)	-	-		
A.Z Share in the Profit or Loss of Associates and Joint Ventures appropriated for using				
A.3.0 Other Nevertide [A.3.1 + A.3.2 + A.3.3 + A.3.4 + A.3.5]	-			
A.3.1 Rental Income from Land and Buildings		<u> </u>		
A 3.2 Receipts from Sale of Merchandise (trading) (from Secondary Activity)				
A.3.3 Sale of Real Estate of other Property and Equipment		- 		
A.3.4 Royalties, Franchise Fees, Copyrights (hooks, films, records, etc.)				
A.3.5 Ottleis, specity (A.3.5.1 + A.3.5.2 + A.3.5.3 + A.3.5.4 + A.3.5.5 + A.3.5.6 +	-			
A 357+A 358) A.3.5.1				
A.3.5.2		_		
A.3.5.3		_		
A.3.5.4				
A.3.5.5				
A.3.5.6				
A.3.5.7				
A.3.5.8	<u>-</u>			
A.4 Other Income (non-operating) (A.4.1 + A.4.2 + A.4.3 + A.4.4)				
A.4.1 Interest Income		_		
A.4.2 Dividend Income		<u> </u>		
A.4.3 Gain / (Loss) from selling of Assets, specify	 _			
(A.4.3.1 + A.4.3.2 + A.4.3.3 + A.4.3.4)	•	-		
A.4.3.2				
A.4.3.3				
A.4.3.4				
A.4.4 Others, specify				
(A.4.4.1 + A.4.4.2 + A.4.4.3 + A.4.4.4)				
A.4,4.1				
A.4.4.2				
A.4.4.3				
A.4.4.4				
B. COST OF GOODS SOLD (B.1 + B.2 + B.3)				
B.1 Cost of Goods Manufactured (B.1.1 + B.1.2 + B.1.3 + B.1.4 + B.1.5)				
B.1.1 Direct Malerial Used B.1.2 Direct Labor				
B 1 3 Other Manufacturing Count Country				
B.1.3 Other Manufacturing Cost / Overhead B.1.4 Goods in Process, Beginning				
B 1 5 Goods in Process, Beginning				
B.1.5 Goods in Process, End (negative entry) B.2 Finished Goods, Beginning				
8.3 Finished Goods, End (negative entry)				
C. COST OF SALES (C.1 + C.2 + C.3)				
C.1 Purchases				
C.2 Marchardina laurette D				
C.2 Merchandise Inventory, Beginning		<u></u>		
C.3 Merchandise Inventory, End (negative entry) D. GROSS PROFIT (A - B - C)				
NOTE: Pursuant to SPC P. 1. CO. 1.				
Will Co Piliferrand to CDC D. t. Co. t.				

NOTE: Pursuant to SRC Rule 68.1 (as amended in Nov. 2005), for fiscal years ending December 31, 2005 up to November 30, 2006, a comparative format of only two (2) years may be filed to give temporary relief for covered companies as the more complex PFRSs will be applied for the first time in these year end periods. After these first time applications, the requirement of three (3) year comparatives shall resume for year end reports beginning

		Control No.:	
		Form Type:	PHFS (rev 2006)
SPECIAL FORM FOR FINA	NCIAL STATEMENTS OF	PUBLICLY-HELD AND INVESTMENT CO	MPANIES
NAME OF CORPORATION:	ZEUS HOLDINGS, INC.		
CURRENT ADDRESS:	20th Floor LKG Tower, 68	801 Ayala Avenue, Makati City	
TEL. NO.: 884-1106		FAX NO.: 884-1409	
COMPANY TYPE : Holdi	ng Company	PSIC:	
If these are based on consolic	lated financial statements,	please so indicate in the caption.	

Table 2. Income Statement

FINANCIAL DATA	2013 (in P'000)	2012 (in P'000)
E. OPERATING EXPENSES (E.1 + E.2 + E.3 + E.4)	721	674
E.1 Selling or Marketing Expenses		<u></u> .
E.2 Administrative Expenses		
E.3 General Expenses	721	674
E.4 Olher Expenses, specify (E.4.1 + E.4.2 + E.4.3 + E.4.4 + E.4.5 + E.4.6 + E.4.7 + E.4.8 + E.4.9 + E.4.10)		<u></u>
E.4.1		<u> </u>
E.4.2		
E.4.3		
E.4.4		<u> </u>
E.4.5		
E.4.6		 -
E.4.7		
E.4.8		
		 -
E.4.9		<u> </u>
E.4.10		
F. FINANCE COSTS (F.1 + F.2 + F.3 + F.4 + F.5)		
F.1 Interest on Short-Term Promissory Notes		
F.2 Interest on Long-Term Promissory Notes		
F.3 Interest on bonds, mortgages and other long-term loans		-
F.4 Amortization		
F.5 Other interests, specify (F.5.1 + F.5.2 + F.5.3 + F.5.4 + F.5.5)		
F.5.1		
F.5.2		
F.5.3		
F.5.4		
F.5.5		
G. NET INCOME (LOSS) BEFORE TAX (D - E - F)	(721)	(674)
H. INCOME TAX EXPENSE (negative entry)		
I. INCOME(LOSS) AFTER TAX	(721)	(674)
J. Amount of (i) Post-Tax Profit or Loss of Discontinued Operations; and (ii)		
Post-Tax Gain or Loss Recognized on theMeasurement of Fair Value less	}	
Cost to Sell or on the Disposal of the Assets or Disposal Group(s)		
constituting the Discontinued Operation (if any)		
J.1		
J.2		
K. PROFIT OR LOSS ATTRIBUTABLE TO MINORITY INTEREST		
L PROFIT OR LOSS ATTRIBUTABLE TO EQUITY HOLDERS OF THE PARENT		
M. EARNINGS (LOSS) PER SHARE		
M.1 Basic	(0.00026)	(0.00025)
M.2 Diluted	-	

		Control No.:	
•		Form Type:	PHFS (rev 2006)
SPECIAL FORM FOR FIN	ANCIAL STATEMENTS OF PUBLICLY-HELD AND INVES	TMENT COMPANIES	
NAME OF CORPORATION:	ZEUS HOLDINGS, INC.		
CURRENT ADDRESS:	20th Floor LKG Tower, 6801 Ayala Avenue, Makati City		
TEL. NO.: 884-1106	FAX NO.: 884-1409		
COMPANY TYPE Holding C	ompany	PSIC:	
If these are based on conso	lidated financial statements, please so indicate in the captic		

Table 3. Cash Flow Statements

Table 3. Cash Flow Statements		
FINANCIAL DATA	2013 (in P'000)	2012 (In P'000)
CASH FLOWS FROM OPERATING ACTIVITIES	-	
Net Income (Loss) Before Tax and Extraordinary Items	(721)	(674
Adjustments to Reconcile Net Income to Net Cash Provided by Operating Activities		
Depredation		
Amortization, specify	_ -	
	- 	
	 - · 	
Others, specify:	 	
031010; 000011.		
		
		
Write-down of Property, Plant, and Equipment	 	
		
Changes in Assets and Liabilities:	į į	
Decrease (Increase) in:		
Receivables		
Inventories		
Other Current Assets	(66)	(65
Others, specify:		
Increase (Decrease) in:		
Trade and Other Payables	6	9
Income and Other Taxes Payable		
Others, specify:		
A. Net Cash Provided by (Used in) Operating Activities (sum of above rows)	(781)	(730
CASH FLOWS FROM INVESTING ACTIVITIES		· · · · · · · · · · · · · · · · · · ·
(Increase) Decrease in Amounts owed by related parties	.	
(Increase) Decrease in Other noncurrent assets		
Reductions/(Additions) to Property, Plant, and Equipment		
Others, specify		· · · · · · · · · · · · · · · · · · ·
	·	
B. Net Cash Provided by (Used in) Investing Activities (sum of above rows)		
ASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from:	1	
Loans		
Long-term Debt		
Issuance of Securities		
Others, specify:		
Cash Infusion received		
Cash fillusion received	900	
Payments of:		
(Loans)		
(Long-term Debt)		
(Stock Subscriptions)		<u> </u>
Others, specify (negative entry):		
Outers, specify (<u>negative entry</u>).	1	
	 	
	_	
C. Slot Cook Broulded by Alfred in Street, and Alfred		··
C. Net Cash Provided by (Used in) Financing Activities (sum of above rows)	900	750
ET INCREASE IN CASH AND CASH EQUIVALENTS (A + B + C)	119	20
Cash and Cash Equivalents		
Beginning of year	576	556
End of year	695	576

NOTE: Pursuant to SRC Rule 68.1 (as amended in Nov. 2005), for fiscal years ending December 31, 2005 up to November 30, 2006, a comparative format of only two (2) years may be filed to give temporary relief for covered companies as the more complex PFRSs will be applied for the first time in these year end periods. After these first time applications, the requirement of three (3) year comparatives shall resume for year end reports beginning December 31, 2006 and onwards.

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Ç	REOF MO.:	_	
Fai	m Type:	PHFS (r	ev 2006)
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SPECIFAL FORM FOR FINANCIAL STATEMENTS OF PUBLICLY-HELD AND INVESTMENT COMPANIES

MARKE	ΛE	CORPORATION:	

ZEUS HOLDINGS, INC.

CURRENT ADDRESS:

20th Floor LKG Tower, 6801 Ayala Avenue, Makati City

TEL, N.O.:

884-1106

COMPANY TYPE:

Holding Company

FAX NO.: 884-1409

PSIC:

If these are based on consolidated financial statements, please so indicate in the caption.

Table 4. Statement of Changes in Equity

			(Amount	in P'000)		·
FINANCIAL DATA	Capital Stock	Additional Paid in Capital	Deposit for future stock subscription	Translation Differences	Retained Earnings	TOTAL
A. Balance, 2011	2,733,464	34,644			(2,771,416)	(3,308
A.1 Correction of Error (s)						
A.2 Changes in Accounting Policy						
	2,733,464	34,644		•	(2,771,416)	(3,308
B. Restated Balance C. Surplus						
C.1 Surplus (Deficit) on Revaluation of						
C.2 Surplus (Deficit) on Revaluation of						····
C.3 Currency Translation Differences						
C.4 Other Surplus (specify)						
C.4.1 Additional paid-in capital		750				750
C.4.2	_					
C.4.3	-	 		1		· · · · · · · · · · · · · · · · · · ·
C.4.4		 	-	1 -	 	
C.4.5		 	-	 -	(674)	(674
D. Net Income (Loss) for the Period		 	 	+	1 2 3	1014
E. Dividends (negative entry)				 	 	
F. Appropriation for (specify)		 		-	 	
F.1		· · · · · · · · · · · · · · · · · · ·				
F.2			 -	_		
F.3					 	
F.4				_	-	
F.5			 		 	
G. Issuance of Capital Stock	_	<u> </u>			 	
G.1 Common Stock			ļ			
G.2 Preferred Stock			ļ		 	
G.3 Others		7.701		·	10, 770,000	(2.02)
H. Balance, 2012	2,733,464	35,394	-	-	(2,772,090)	(3,23
H.1 Correction of Error (s)						
H.2 Changes in Accounting Policy	_		<u> </u>		/2 777 000	(0.00)
I. Restated Balance	2,733,464	35,394	<u> </u>	<u>-</u>	(2,772,090)	(3,23
J. Surplus						
I 1 Surplus (Deficit) on Revaluation of			ļ			
J.2 Surplus (Deficit) on Revaluation of						
.1.3 Currency Translation Differences			1			
.I.4 Other Surplus (specify)						
J.4.1 Addittonal paid-in capital		900				90
J.4.2						
J.4.3			1		<u> </u>	
J.4.4						
J.4.5			<u> </u>			
K. Net Income (Loss) for the Period					(721)	[72
Dividends (negative entry)						
M. Appropriation for (specify)						
M.1						
M.2						
M.3						
M.4						
M.5						
N. Issuance of Capital Stock		<u> </u>				
N.1 Common Stock	3,58	1				3,58
N.1 Common Stock N.2 Preferred Stock			1			
			· 			
N.3 Others	2,737,04	5 36,29	4		(2,772,811)	52
O. Balance, 2013	2,701,00	-1 43,50	<u> </u>			<u></u>