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

1.	For the quarterly period ended September 30, 2019			
2.	Commission identification number <u>54666</u>			
3.	BIR Tax Identification No. <u>000-163-396</u>			
4.	SHAKEY'S PIZZA ASIA VENTURES INC. Exact name of issuer as specified in its charter			
5.	MANILA, PHILIPPINES Province, country or other jurisdiction of incorporation or organization			
6.	Industry Classification Code: (SEC Use Only)			
7.	15KM EAST SERVICE ROAD CORNER MARIAN ROAD 2, BARANGAY SAN MARTIN DE PORRES, PARANAQUE CITY Address of issuer's principal office 1700 Postal Code			
8.	(02) 8742-5397 Issuer's telephone number, including area code			
9.	9. N/A Former name, former address and former fiscal year, if changed since last report			
10.	10. Securities registered pursuant to Sections 8 and 12 of the Code, or Sections 4 and 8 of the RSA			
	Title of each Class Number of shares of common stock outstanding COMMON SHARES 1,531,321,053			
11.	11. Are any or all of the securities listed on a Stock Exchange?			

Yes [✓] No []

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

PHILIPPINE STOCK EXCHANGE; COMMON SHARES

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

Yes [✓] No []

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

Yes [✓] No []

PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

The unaudited interim consolidated financial statements of Shakey's Pizza Asia Ventures Inc., and its wholly owned subsidiaries Bakemasters, Inc., Shakey's International Limited, Golden Gourmet Limited, Shakey's Seacrest Incorporated, Shakey's Pizza Regional Foods Limited, Shakey's Pizza Commerce, Inc., Wow Brand Holdings Inc. and Anchor Wood International Ltd (collectively, the 'Company' or 'PIZZA') as of and for the period ended September 30, 2019, and the comparative period in 2018 is attached to this 17-Q report, comprising of the following:

- 1.1 Consolidated Balance Sheets as of September 30, 2019, and December 31, 2018
- 1.2 Consolidated Statement of Income for the period ended September 30, 2019, and September 30, 2018
- 1.3 Consolidated Statement of Cash Flows for the period ended September 30, 2019, and September 30, 2018
- 1.4 Consolidated Statement of Changes in Shareholder's Equity for the period ended September 30, 2019, and September 30, 2018
- 1.5 Notes to Consolidated Financial Statements for the period ended September 30, 2019

Item 2. Management Discussion and Analysis of Financial Condition and Results of Operations (Based on the unaudited consolidated financial statements for the period ended September 30, 2019)

Business Overview

Shakey's Pizza Asia Ventures, Inc. (SPAVI) or PIZZA, is the market leader in both chained pizza full service restaurant and chained full service restaurant with 64.2% and 22.3% market share as cited by Euromonitor. As of September 30, 2019, it operates a total of 263 stores nationwide, a mix of company-owned and franchise stores. PIZZA has consistently recorded double-digit growth in system-wide sales in the past seven years.

PIZZA has over 40 years of brand legacy in the Philippines. Originally an American brand established in 1954, Shakey's expanded into the Philippines in 1975, and has since become a household name to generations of Filipinos. PIZZA is a strong brand because of its unique products paired with excellent guest service. It is best known for its original thin crust pizza and iconic Chicken N' Mojos.

PIZZA owns the trademarks and licenses to operate the Shakey's brand in the Philippines, thus it has full control over the management and execution of Shakey's Philippine operations. Since PIZZA owns the brand, it generates additional revenue from franchising while not having to pay royalty fees for the use of the Shakey's name. PIZZA also owns the rights and trademarks in Asia (except Malaysia and Japan), China, Middle East, Australia and Oceania. This gives the company international expansion opportunities in the long-term. As of today, PIZZA operates 3 stores outside of the Philippines.

PIZZA is able to serve the A, B, and upper C income classes through its various sales channels. PIZZA's dine-in segment caters mostly to families and friends who want an affordable upgrade

from the usual fast-food dining. At the same time, PIZZA appeals to the A and B classes through its delivery segment. With the shift of consumer trend towards convenience, PIZZA ensures that it continues to operate well-designed, comfortable, clean, and guest-oriented stores, an efficient delivery system, and expand its online sales platform to align itself with current market and consumption trends.

PIZZA is spread nationwide through its five store formats. These formats differ in size ranging from 120 sqm to 400 sqm. Smaller stores tend to need lower capital investment. This gives PIZZA the flexibility to serve the demand of a specific market, while still achieving the desired profitability.

PIZZA has an in-house commissary that supplies proprietary raw materials and other baked products to Shakey's stores. With this vertical integration strategy, product quality is preserved and controlled while also enabling higher sales margins.

PIZZA operates a simple business model that is cash generative and requires low upfront costs due to the simplicity of its product. This enables high financial liquidity and an average payback period of 3-4 years. PIZZA also has a well-established franchised model with an industry-leading return on investment of 3-4 years.

In 2016, Century Pacific Group, Inc. (CPGI) and the sovereign wealth fund of Singapore acquired majority ownership of PIZZA. CPGI is the parent company of Century Pacific Food, Inc. (CNPF), one of the largest branded food companies in the Philippines.

Subsequently, on December 15, 2016, PIZZA successfully listed on the Main Board of the Philippine Stock Exchange (PSE) with a total of 1,531,321,053 common shares at ₱11.26 per share.

In September 2019, PIZZA officially acquired and consolidated Peri-Peri Charcoal Chicken and Sauce Bar (Peri), an emerging fast casual and full-service restaurant brand in the country. Over the last few years, Peri made famous the use of piri-piri in cooking, incorporating it in its chicken and variety of sauces and appealing to the Filipinos' love for both poultry and a strong distinctive taste. Its mainstay is charcoal-grilled chicken, which is marinated for 24 hours and served with an assortment of unique sauces to choose from. Since then, the business has demonstrated consistent profitability, brand strength, and robust growth in both system-wide sales and store count. As of end-September 2019, there are 25 Peri stores across the Philippines, consisting of both company-owned and franchised stores.

Results of Operations

The following table summarizes the reported key financial information for PIZZA for the nine months ending September 30, 2019, and 2018, respectively:

In ₱ Mill	Nine months ending September 30, 2019	Nine months ending September 30, 2018	Change YoY
System-wide sales	7,427	6,824	8.8%
Net Revenue	5,897	5,490	7.4%
Cost of Sales	(4,246)	(3,966)	7.0%
Gross Profit	1,651	1,524	8.4%
Operating Expense	(746)	(725)	3.0%

Operating Income	905	799	13.3%
EBITDA	1,136	1,004	13.1%
Net income before tax	767	683	12.4%
Net income after tax	594	535	11.1%
<u>Margins</u>			
Gross profit margin	28.0%	27.8%	0.2 pps
EBITDA margin	19.3%	18.3%	1.0 pps
Net income margin	10.1%	9.7%	0.4 pps

Key Highlights

- Shakey's Pizza Asia Ventures, Inc. (PSE:PIZZA), posted consolidated net income after tax of ₱594 million for the first nine months ended September 30, 2019. This represents a growth of 11% year-on-year. Earnings performance can be attributed to the Company's ongoing store network expansion and improved margins brought about by lower input costs and enhanced operating efficiencies both at the store and corporate level.
- System-wide sales increased by 9% to ₱7.4 billion on the back of an expanding local store network and the Peri acquisition.
- The Company's consolidated net revenues stood at ₱5.9 billion during the first nine months of 2019, a 7% growth compared to the ₱5.5 billion registered during the same period last year.
- Driven by lower input costs, PIZZA saw a 20-bp year-on-year increase in its gross margin to 28.0%. This was further supported by enhancements in the Company's operating efficiency, thereby resulting in a 100-bp improvement in EBITDA margin to 19.3% and a net margin of 10.1%, 40 bps higher than last year's.
- As of September 30, 2019, the Company's system-wide store count reached 266 outlets, consisting of 139 company-owned and 127 franchise stores, including that of Peri and Shakey's International. This represents an addition of 35 stores to PIZZA's nationwide store network during the first nine months of 2019.

System-wide Sales and Revenues

• System-wide sales, comprised of sales generated by both company-owned and franchise stores, amounted to ₱7.4 billion for the first nine months ending September 30, 2019, an increase of 9% versus the same period last year. This was driven by the addition of 35 stores to PIZZA's system-wide store network for the first nine months of 2019.

• Consolidated net revenues, consisting of (1) revenues from store activities, (2) franchise and royalty fees, and (3) revenues from third party commissary sales grew by 7% to ₱5.9 billion from ₱5.5 billion during the same period last year.

Cost of Sales and Gross Profit

- Consolidated cost of sales during the nine months ended September 30, 2019, went up by 7% to ₱4.2 billion from ₱4.0 billion during the same period last year.
- Consolidated cost of sales is comprised of raw material and packaging costs, direct labor costs, and store-related costs including rent, utilities, and other overhead expenses.
- Consolidated gross profit for the nine months ended September 30, 2019, amounted to ₱1.7 billion or an increase of 8% year-on-year. This translates to a 20-bp increase in gross profit margin to 28.0% from 27.8% during the same period last year.

Operating Expense and Other Income (Expense)

- Consolidated operating expense, composed of selling, distribution, marketing and administrative expenses, totaled ₱746 million for the period ended September 30, 2019. This translates to a 12.7% cost-to-sales ratio, a decrease of 50 bps from 13.2% during the same period last year.
- Consolidated operating income for the nine months ended September 30, 2019, amounted to ₱905 million, equivalent to an operating margin of 15.3%. This represents a year-on-year improvement of 70 bps from the 14.6% operating margin during the same period last year.
- Consolidated EBITDA (earnings before interest, taxes, depreciation, and amortization) for the nine months ended September 30, 2019, totaled P1,136 million. This translates to 19.3% EBITDA margin or a 100-bp increase from last year's 18.3%.
- Other income/expense is composed of income and expenses that are not directly related to the Company's operations, namely (1) gains or losses on transactions relating to foreign currency exchange, (2) sale of scrap and PPE, (3) service fee charged to franchisees, (4) rental income, interest income from investments. For the nine months ended September 30, 2019, PIZZA's consolidated net other income totaled ₱12 million, a 41% decline from the previous year's ₱20 million net other income.
- Interest expense of ₱149 million was recorded for the first nine months of 2019. This amount mostly pertains to interest on the ₱3.9 billion remaining of the acquisition loan used to acquire the wholly-owned subsidiaries.

Financial Condition

The Company's financial stability and financial position as of September 30, 2019, is as follows:

• Cash and cash equivalents stood at ₱303 million. Operating activities generated a net inflow of ₱663 million, with operating cash more than enough to cover changes in

working capital. Net cash used in investing activities totaled ₱1.2 billion, while net cash generated by financing activities amounted to ₱364 million.

- Current ratio decreased to 1.1x as of September 30, 2019, relative to 2018's 1.7x. The cash conversion cycle increased to 14 days from 2 days as of end-December 2018. As of September 30, 2019, receivable and inventory days stood at 27 and 39 respectively, while accounts payable came in at 52 days.
- Net property, plant and equipment, amounted to ₱2.1 billion as of September 30, 2019. Capital expenditures for the first nine months of the year totaled ₱593 million, composed of the acquisition of Peri-Peri's fixed assets, building materials for new stores, renovation of existing stores, and carryover new equipment for the commissary plant.
- As of September 30, 2019, the Company had ₱4.5 billion in interest-bearing debt, comprised mainly of the ₱3.9 billion long-term loan incurred for the acquisition of its wholly-owned subsidiaries and the remaining portion from the interest-bearing loan used primarily for the acquisition of Peri.
- Total stockholders' equity increased by ₱440 million, from ₱4.6 billion as of year-end 2018 to ₱5.0 billion as of September 30, 2019. The increase came mainly from net income earned during the first nine months of 2019.
- Net debt-to-equity ratio is measured at 1.06x as of September 30, 2019, higher compared to 1.01x as of year-end 2018. Considering only interest-bearing liabilities, the Company's net gearing ratio and net interest-bearing debt-to-EBITDA stood at 0.84x and 2.58x, respectively, as of September 30, 2019.

Key Performance Indicators (KPIs)

	Unaudited	Unaudited
	1st Nine Months	1st Nine Months
	2019	2018
_		
Gross Profit Margin	28%	28%
Before Tax Return on Sales	13%	12%
Return on Sales	10%	10%
Interest-Bearing Debt-to- Equity	0.9x	0.9x
Current Ratio	1.1x	1.4x

Notes:

- 1 Gross Profit margin = Gross Profit / Net Revenue
- 2 Before Tax Return on Sales = Net Profit Before Tax / Net Revenue
- 3 Return on Sales = Recurring Net Profit After Tax / Net Revenue
- 4 Interest-Bearing Debt-to-Equity = Loans Payable / Total Stockholders' Equity
- 5 Current Ratio = Total Current Assets / Total Current Liabilities

SIGNATURES

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

SHAKEY'S PIZZA ASIA VENTURES INC.

VICENTE L. GRECORIO

President and Chief Executive Officer

Date: November 4, 2019

MANUEL/T. DEL BARRIO

Vice President and Chief Finance Officer

Date: November 4, 2019

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	September 30, 2019 (Unaudited)	December 31, 2018 (Audited)
ASSETS	(()
Current Assets		
Cash and cash equivalents	₽303,181,984	₽433,777,621
Trade and other receivables	580,514,631	508,494,649
Inventories	599,521,948	597,145,719
Prepaid expenses and other current assets	171,226,190	70,903,767
Total Current Assets	1,654,444,753	1,610,321,756
Noncurrent Assets		
Property and equipment	2,081,037,393	1,711,899,346
Goodwill	1,078,606,020	1,078,606,020
Trademarks	5,549,307,154	4,987,109,602
Pension asset	27,046,442	13,666,188
Deferred input value-added tax	50,805,544	63,451,832
Deferred tax assets	20,015,391	31,044,664
Rental and other noncurrent assets	155,757,746	137,079,814
Total Noncurrent Assets	8,962,575,688	8,022,857,466
TOTAL ASSETS	P10,617,020,441	₽9,633,179,222
LIABILITIES AND EQUITY Current Liabilities		
Accounts payable and other current liabilities	P687,880,107	₽799,504,485
Current portion of loan payable	698,449,757	48,449,757
Current portion of contract liabilities	19,285,813	19,285,813
Income tax payable	109,537,000	100,558,936
Total Current Liabilities	1,515,152,677	967,798,991
Noncurrent Liabilities		
Loan payable - net of current portion	3,812,474,260	3,836,966,162
Accrued rent	101,853,055	101,853,055
Contract liabilities - net of current portion	101,990,384	93,314,414
	The state of the s	, ,
Dealers' deposits and other noncurrent liabilities	74,735,004	63,425,467
Dealers' deposits and other noncurrent liabilities Total Noncurrent Liabilities Total Liabilities	The state of the s	, ,
Dealers' deposits and other noncurrent liabilities Total Noncurrent Liabilities Total Liabilities	74,735,004 4,091,052,704	63,425,467 4,095,559,098
Dealers' deposits and other noncurrent liabilities Total Noncurrent Liabilities Total Liabilities Equity	74,735,004 4,091,052,704 5,606,205,381	63,425,467 4,095,559,098 5,063,358,089
Dealers' deposits and other noncurrent liabilities Total Noncurrent Liabilities Total Liabilities Equity Capital stock	74,735,004 4,091,052,704 5,606,205,381 1,531,321,053	63,425,467 4,095,559,098 5,063,358,089 1,531,321,053
Dealers' deposits and other noncurrent liabilities Total Noncurrent Liabilities Total Liabilities Equity Capital stock Additional paid-in capital	74,735,004 4,091,052,704 5,606,205,381 1,531,321,053 1,353,554,797	63,425,467 4,095,559,098 5,063,358,089 1,531,321,053 1,353,554,797
Dealers' deposits and other noncurrent liabilities Total Noncurrent Liabilities Total Liabilities Equity Capital stock Additional paid-in capital Retained earnings	74,735,004 4,091,052,704 5,606,205,381 1,531,321,053 1,353,554,797 2,109,011,553	63,425,467 4,095,559,098 5,063,358,089 1,531,321,053 1,353,554,797 1,668,017,627
Dealers' deposits and other noncurrent liabilities Total Noncurrent Liabilities Total Liabilities Equity Capital stock Additional paid-in capital	74,735,004 4,091,052,704 5,606,205,381 1,531,321,053 1,353,554,797	63,425,467 4,095,559,098 5,063,358,089 1,531,321,053 1,353,554,797

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2019 AND 2018

	2019 (Unaudited)	2018 (Unaudited)
REVENUES		
Net sales	P 5,639,079,705	₽5,275,990,793
Royalty and franchise fees	257,746,432	213,584,350
	5,896,826,137	5,489,575,143
COSTS OF SALES	(4,245,534,252)	(3,966,065,484)
GROSS INCOME	1,651,291,885	1,523,509,659
GENERAL AND ADMINISTRATIVE EXPENSES	(746,363,222)	(724,726,879)
INTEREST EXPENSE	(149,390,023)	(135,854,469)
OTHER INCOME (EXPENSES) - Net	11,602,332	19,675,016
INCOME BEFORE INCOME TAX	767,140,972	682,603,328
PROVISION FOR INCOME TAX	173,014,940	147,965,323
TOTAL COMPREHENSIVE INCOME	P594,126,032	£534,638,005
Basic/Diluted Earnings Per Share	P0.39	₽0.35

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

FOR THE THREE MONTHS ENDED SEPTEMBER 30, 2019 AND 2018

	2019 (Unaudited)	2018 (Unaudited)
REVENUES		
Net sales	P1,959,505,247	₽1,735,817,992
Royalty and franchise fees	84,432,684	64,202,910
	2,043,937,931	1,800,020,902
COSTS OF SALES	(1,502,376,827)	(1,335,380,748)
GROSS INCOME	541,561,104	464,640,154
GENERAL AND ADMINISTRATIVE EXPENSES	(262,578,824)	(254,489,392)
INTEREST EXPENSE	(53,986,233)	(45,093,344)
OTHER INCOME (EXPENSES) - Net	3,396,774	6,343,730
INCOME BEFORE INCOME TAX	228,392,821	171,401,148
PROVISION FOR INCOME TAX	52,017,040	32,885,939
TOTAL COMPREHENSIVE INCOME	P176,375,781	₽138,515,208
Basic/Diluted Earnings Per Share	P 0.12	₽0.09

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2019 AND 2018

				Cumulative Actuarial	
		Additional	Retained	Loss-	
	Capital Stock	Paid-in Capital	Earnings	Net of Tax	Total
Balances at December 31, 2018 (Audited)	P1,531,321,053	P1,353,554,797	P 1,668,017,627	P16,927,656	£ 4,569,821,133
Total comprehensive income	_	_	594,126,032	_	594,126,032
Cash dividends	_	_	(153,132,105)	_	(153,132,105)
Balances at September 30, 2019 (Unaudited)	P1,531,321,053	P1,353,554,797	P2,109,011,553	P16,927,656	P5,010,815,059
Dalamass at Dasamhan 21, 2017 (Audited)	D1 521 221 052	D1 252 554 707	D1 005 525 015	(D6 150 750)	P2 074 241 106
Balances at December 31, 2017 (Audited) Total comprehensive income	₽1,531,321,053	₽1,353,554,797 _	₽1,095,525,015 534,638,005	(\mathbb{P}6,159,759)	₽3,974,241,106 534,638,005
Cash dividends		_	(153,132,106)	_	(153,132,106)
Balances at September 30, 2018 (Unaudited)	P1,531,321,053	₽1,353,554,797	P1,477,030,916	(P6,159,759)	P4,355,747,007

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2019 AND 2018

	2019 (Unaudited)	2018 (Unaudited)
CASH FLOWS FROM OPERATING ACTIVITIES	·	·
Income before income tax	P767,140,972	₽682,603,328
Adjustments for:	£707,140,972	1002,003,320
Depreciation and amortization	220,031,804	185,845,346
Interest expense	149,390,023	135,854,469
Movements in:	147,570,025	133,034,407
Accrued rent		(1,470,862)
Accrued pension costs	(13,858,055)	4,388,686
Interest income	(477,323)	(226,946)
Gain on disposal of property and equipment	(1,123,083)	(220,940)
Unrealized foreign exchange gain- net	(437,923)	(1,496,564)
Income before working capital changes	1,120,666,415	1,005,497,457
Decrease (increase) in:	1,120,000,415	1,003,497,437
Trade and other receivables	(75 394 304)	202 924 269
Inventories	(75,386,394) (2,376,229)	203,834,368 (235,224,173)
	(2,576,229) (99,989,569)	
Prepaid expenses and other current assets Deferred input value added tax	24,523,776	(1,350,842)
		12,722,828
Decrease in accounts payable and other current liabilities	(141,701,836)	(331,009,304)
Net cash generated from operations	825,736,163	654,470,333
Income taxes paid	(163,405,749)	(161,178,348)
Interest received	477,323	226,946
Net cash provided by operating activities	662,807,736	493,518,931
CASH FLOWS FROM INVESTING ACTIVITIES		
Decrease (increase) in: Rental and other deposits	(18,677,931)	(9,620,372)
Dealer's deposits and other noncurrent liabilities	11,505,256	(4,186,200)
Acquisition of property and equipment	(592,510,678)	(340,866,072)
Acquisition of property and equipment Acquisition of trademark	(562,197,552)	(340,800,072)
Proceeds from disposals of property and equipment	4,463,911	_
		(254 (72 (42)
Net cash used in investing activities	(1,157,416,994)	(354,672,643)
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from availment of loan	800,000,000	(25,019,459)
Payment of interest	(108,800,294)	(101,211,215)
Payment of loans	(174,491,902)	
Payment of dividends	(153,132,105)	_
Net cash provided by (used in) financing activities	363,575,698	(126,230,673)
	, ,	(-,, -, -,
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS	437,923	1,496,565
NET INCREASE (DECREASE) IN CASH AND CASH	,	,
EQUIVALENTS	(130,595,637)	14,112,180
CASH AND CASH EQUIVALENTS AT		
BEGINNING OF YEAR	433,777,621	244,994,340
CASH AND CASH EQUIVALENTS AT END OF YEAR	P303,181,984	₽259,106,520

NOTES TO THE UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. General Information

Corporate Information

Shakey's Pizza Asia Ventures Inc. (SPAVI or the Parent Company), formerly International Family Food Services, Inc. or IFFSI, was incorporated and registered with the Philippine Securities and Exchange Commission on February 14, 1974 with registered office address at 15Km East Service Road corner Marian Road 2, Barangay San Martin de Porres, Parañaque City 1700. The Parent Company is the exclusive franchise holder of the Shakey's Pizza Restaurant business ("Shakey's") in the Philippines. As the exclusive franchise holder to operate Shakey's Restaurant System in the country, the Parent Company is licensed to develop company-owned Shakey's outlets and sublicense the Shakey's brand to other entities in the Philippines.

On April 1, 2016, Shakey's Asia Food Holdings, Inc. (SAFHI), a company incorporated in the Philippines, acquired 100% ownership interest in the Company, thus making the Parent Company a wholly-owned subsidiary of SAFHI. SAFHI is a company owned by the Century Pacific Group, Inc. (CGPI), Arran Investments Private Limited (AIPL) and Prieto Family (the former majority owner of the Company) by 56%, 37% and 7%, respectively.

On June 29, 2016, the Parent Company acquired 100% interest in Shakey's Seacrest Incorporated (SSI, formerly), a newly incorporated company in the Philippines. SSI is a company engaged in the business of developing and designing, acquiring, selling, transferring, exchanging, managing, licensing, franchising to label marks, devices, brands, trademarks and all other form of intellectual property.

On October 5, 2016, SAFHI transferred its 100% ownership interest in the Parent Company to CPGI, AIPL and Prieto Family at 56%, 37% and 7% ownership interest, respectively, thus making CPGI the ultimate Parent Company of SPAVI. On the same date, SPAVI acquired 100% ownership interest in Bakemasters, Inc. (BMI), Shakey's International Limited (SIL) and Golden Gourmet Limited (GGL).

BMI was incorporated with the Philippine Securities Exchange Commission (SEC) on May 4, 2005 primarily to engage in the manufacture and distribution of fresh, frozen pan-baked and baked breads, pastries, cakes, desserts, confectionery items, pie crusts and party shells. BMI's registered office address is at 32-A Arturo Drive, Bagumbayan, Taguig City.

SIL and GGL are limited companies incorporated in Hong Kong. SIL and GGL's principal activity is to hold the trademarks of Shakeys's Restaurant System. SIL and GGL's registered office is located at Room 505 Inter-Continental Plaza, 94 Granville Road, Tsim Sha Tsui, Hong Kong.

On November 25, 2016, the Parent Company acquired 100% interest in Shakey's Pizza Regional Foods Limited (SPRFL), a newly incorporated company in Hong Kong. SPRFL is engaged to develop Shakey's restaurants in Kuwait under the area development agreement with SIL, which granted SPRFL exclusive right to sublicense Shakeys's restaurants in the Middle East. SPRFL's registered office address is at 19/F, Lee Garden One, 33 Hysan Avenue, Causeway Bay, Hong Kong.

On December 15, 2016, the common shares of the Parent Company were listed and traded in the Philippine Stock Exchange (PSE) under the trading name "PIZZA".

On July 28, 2017, SSI entered into an asset purchase agreement with GGL to acquire from GGL, free from any encumbrances, all of GGL's rights, title and interest in and to the Shakey's System (trademark) on an "as-is and where-is" basis for a total consideration of \$\mathbb{P}\$1,260.5 million, on account. On August 4, 2017, the BOD of the Group approved the assignment of SSI's liability to GGL amounting to \$\mathbb{P}\$1,260.5 million to \$\mathbb{S}PAVI, the Parent Company. These transactions have been eliminated in the consolidated financial statements.

On August 18, 2017, SPAVI applied the assigned liability as additional investment to SSI amounting to P75.0 million with the excess recognized as additional paid-in capital. Simultaneously, the BOD approved GGL's application for deregistration in the Hong Kong registry. On April 13, 2018, the Group received the approval from the Hong Kong registry for the deregistration of GGL.

On November 22, 2017, the Parent Company acquired 100% interest in Shakey's Pizza Commerce, Inc. (SPCI), a newly incorporated company in the Philippines. SPCI is engaged in the business of buying, selling, distributing and marketing, at wholesale or retail, goods, commodities and merchandise of every kind and description, and to carry on and undertake business transaction or operation which is necessary, incidental or ancillary to the objectives of the business, trader, importer, exporter, distributor, manufacturer's representative or commercial and general agents. The Company has started commercial operations on December 1, 2017. SPCI's registered office address is 15 KM East Service Road, corner Marian Road 2, Brgy. San Martin de Porres, Parañaque City.

On April 25, 2019, the Parent Company acquired 100% interest in Wow Brand Holdings, Inc. (WBHI), a newly incorporated company in the Philippines. WBHI is licensed to develop company-owned Peri-Peri Charcoal Chicken & Sauce Bar ("Peri-peri") outlets. The Company has started commercial operations on June 1, 2019. WBHI's registered office address is 15 KM East Service Road, corner Marian Road 2, Brgy. San Martin de Porres, Parañaque City.

On June 1, 2019, the Parent Company entered into an equity purchase agreement with Essien Holdings Limited (EHL), a corporation duly organized and existing under and by virtue of the laws of British Virgin Islands, to acquire from EHL all of EHL's rights, title and interest in and to Anchor Wood International Limited (AWIL), a company duly incorporated in British Virgin Islands, for a total consideration of \$\mathbb{P}562.2\$ million. AWIL is the owner of the Trademarks, Know-How and Confidential Information, and Intellectual Properties (collectively, the "Intangible Assets") relevant to the Peri-Peri Charcoal Chicken & Sauce Bar business. AWIL's registered office address is at Vistra Corporate Services Centre, Wickhams Cay II, Road Town, Tortola, VG1110, British Virgin Islands.

Shakey's Pizza Asia Ventures Inc. and its subsidiaries are collectively referred to as "the Group".

Approval and Authorization for the Issuance of the Unaudited Interim Condensed Consolidated Financial Statements

The unaudited interim condensed consolidated financial statements were approved and authorized for issuance by the Parent Company's Board of Directors (BOD) on November 4, 2019.

2. Basis of Preparation and Consolidation and Statement of Compliance

Basis of Preparation

The unaudited interim condensed consolidated financial statements have been prepared on a historical cost basis. The unaudited interim condensed consolidated financial statements are presented in Philippine peso, which is the Group's functional currency. All values are rounded off to the nearest million, except those otherwise indicated.

Statement of Compliance

The unaudited interim condensed consolidated financial statements have been prepared in accordance with Philippine Financial Reporting Standards (PFRSs).

Basis of Consolidation

The unaudited interim condensed consolidated financial statements comprise the unaudited interim condensed financial statements of the Parent Company and its wholly-owned subsidiaries and are prepared for the same reporting year as the Parent Company, using consistent accounting policies.

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

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

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

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

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

Profit or loss and each component of OCI are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

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

The unaudited interim condensed consolidated financial statements include the accounts of the Parent Company and the following subsidiaries:

	Principal Activities	Place of Incorporation	Percentage of Ownership (%)
Bakemasters, Inc. (BMI) ^a	Manufacturer of pizza dough and pastries	Philippines	100%
Shakey's International Limited (SIL) ^a	Trademark	Hong Kong	100%
Shakey's Seacrest Incorporated (SSI) ^b	Trademark	Philippines	100%
Shakey's Pizza Regional Foods Limited (SPRFL) ^c	Trademark	Hong Kong	100%
Shakey's Pizza Commerce Inc. (SPCI) ^d	Trading of goods	Philippines	100%
Wow Brand Holdings, Inc. (WBHI) ^e	Restaurant business	Philippines	100%
Anchor Wood International Limited $(AWIL)^f$	Trademark	British Virgin Islands	100%

^a Acquired on October 5, 2016 from SAFHI

3. Changes in Accounting Policies and Disclosures

The accounting policies adopted are consistent with those of the previous financial year, except that the Group has adopted the following new accounting pronouncements starting January 1, 2019. Adoption of these new standards and amendments did not have any significant impact on the Group's financial position or performance.

- Philippine Interpretation IFRIC 23, Uncertainty over Income Tax Treatments
- Amendments to PFRS 9, Prepayment Features with Negative Compensation
- Amendments to PAS 28, Long-term Interests in Associates and Joint Ventures
- Amendments to PAS 19, Plan amendment, curtailment or settlement
- Annual Improvements to PFRSs 2015-2017 Cycle
 - Amendments to PFRS 3 and PFRS 11, Previously held interest in a joint operation
 - Amendments to PAS 12, Income tax consequences of payments on financial instruments classified as equity
 - Amendments to PAS 23, Borrowing costs eligible for capitalization

4. Business Combinations

Bakemasters, Inc.

On October 5, 2016, SPAVI purchased from SAFHI the entire outstanding shares of stocks of BMI. The purchase price consideration has been allocated based on relative fair values at date of acquisition as follows:

	Fair Values
Carrying Values	Recognized
₽13,620,583	₽13,620,583
78,036,652	78,036,652
18,402,386	18,402,386
1,427,246	1,427,246
111,486,867	111,486,867
	P13,620,583 78,036,652 18,402,386 1,427,246

(forwarded)

^b Incorporated on June 29, 2016

^c Incorporated on November 25, 2016

^d Incorporated on November 25, 2017

^e Incorporated on April 25, 2019

^fAcquired on June 1, 2019 from Essien Holdings Limited

		Fair Values
	Carrying Values	Recognized
Noncurrent Assets		
Property, plant and equipment	110,245,137	147,430,365
Other noncurrent assets	6,212,336	6,212,336
Deferred income tax assets	578,892	578,892
Total Noncurrent Assets	117,036,365	154,221,593
Current Liabilities		_
Accounts payable	55,604,216	55,604,216
Current portion of loan payable	1,000,000	1,000,000
Income and withholding taxes payable	2,375,612	2,375,612
Total Current Liabilities	58,979,828	58,979,828
Noncurrent Liabilities		
Accrued pension cost	4,143,634	4,143,634
Deferred tax liability on the excess of fair		
value over the cost of the net identifiable		
assets acquired	_	11,155,568
Total Noncurrent Liabilities	4,143,634	15,299,202
Identifiable Net Assets Acquired	₽165,399,770	P191,429,430
Identifiable Net Assets Acquired		₽191,429,430
Goodwill from the acquisition		1,078,606,020
Purchase consideration transferred		₽1,270,035,450
T dichase consideration transferred		F1,270,033,430
Cash flows from an investing activity:		
Cash payment		₽1,270,035,450
Net cash acquired from subsidiary		(13,620,583)
Net cash outflow		₽1,256,414,867

The goodwill of \$\mathbb{P}\$1,078.6 million reflects the expected growth in the Company's restaurant business. The goodwill is not deductible for tax purposes.

Shakey's International Limited and Golden Gourmet Limited

On October 5, 2016, SPAVI purchased from SAFHI the entire outstanding shares of stocks of SIL and GGL. Both Companies were incorporated in Hong Kong with limited liability.

Management has assessed that SIL and GGL do not qualify as businesses based on relevant accounting standards and therefore were accounted for as an acquisition of assets, i.e. trademarks, amounting to P4,987.1 million. The transaction did not give rise to goodwill. The consideration has been allocated to the identifiable assets and liabilities on the basis of their fair values as follows at date of acquisition:

		Fair Values
	Carrying Values	Recognized
Current Assets -		_
Cash	₽6,277,921	₽6,277,921
Trade and other receivables	348,670	348,670
Total Current Assets	6,626,591	6,626,591
Current Liabilities		
Accounts payable	₽491,657	₽491,657
Due to a stockholder	232,744,536	232,744,536

(forwarded)

		Fair Values
	Carrying Values	Recognized
Total Current Liabilities	233,236,193	233,236,193
Identifiable Net Liabilities Acquired	(P 226,609,602)	(P 226,609,602)
Identifiable Net Liabilities Acquired		(\textbf{226,609,602})
Trademark from the acquisition		4,987,109,602
Purchase consideration transferred		₽4,760,500,000
Cash flows from an investing activity:		
Cash payment		P 4,760,500,000
Net cash acquired from subsidiary		(6,277,921)
Net cash outflow		₽4,754,222,079

5. Segment Information

Segment information is prepared on the following bases:

Business Segments

For management purposes, the Group is organized into three business activities - Restaurant sales, franchise and royalty fees and commissary sales. This segmentation is the basis upon which the Group reports its primary segment information.

- Restaurant sales comprise revenues from restaurant activities and sale of merchandise and equipment to franchisees.
- Franchise and royalty fees represents payment of subdealers for use of the Shakey's brand.
- Commissary sales comprise third party sales other than aforementioned activities.

Inter-segment Transactions

Segment revenue, segment expenses and operating results include transfers among business segments. The transfers are accounted for at competitive market prices charged to unrelated customers for similar services. Such transfers are eliminated upon consolidation.

The Group's chief operating decision maker monitors operating results of its business segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on operating profit or loss and is measured consistently with operating profit and loss in the consolidated financial statements.

On a consolidated basis, the Group's performance is evaluated based on consolidated net income for the year, EBITDA and EBITDA margin. EBITDA margin pertains to EBITDA divided by gross revenues.

EBITDA and EBITDA margin are non-PFRS measures.

The following table shows the reconciliation of the consolidated EBITDA to consolidated net income for the nine months ended September 30, 2019 and 2018:

	2019	2018
Consolidated EBITDA	P1,136,085,476	₽1,004,076,197
Depreciation and amortization	(220,031,804)	(185,845,346)
Provision for income tax	(173,014,940)	(147,965,323)
Interest expense	(149,390,023)	(135,854,469)
Interest income	477,323	226,946
Consolidated net income	P594,126,032	₽534,638,005

6. Cash and Cash Equivalents

	September 30,	December 31,
	2019	2018
Cash on hand	P19,228,506	₽169,324,822
Cash in banks	219,603,086	264,452,799
Short-term deposits	64,350,393	_
	₽303,181,984	₽433,777,621

Cash in banks earn interest at the respective bank deposit rates. Short-term deposits are made for varying periods of up to nine months depending on the immediate cash requirements of the Group, and earn interest ranging from 0.13% to 0.25% for the nine months ended September 30, 2019 and 2018. Interest income on cash and cash equivalents amounted to \$\mathbb{P}367,741\$ and \$\mathbb{P}178,793\$ for the nine months ended September 30, 2019 and 2018, respectively.

7. Trade and Other Receivables

	September 30,	December 31,
	2019	2018
Trade:		_
Franchisee	P298,181,764	₽165,424,339
Related parties	221,148	3,448,612
Third parties	30,257,427	25,047,784
Receivable from National Advertising Fund (NAF)	90,950,088	38,938,469
Receivables from franchisees	43,550,418	38,358,086
Royalty receivable	35,464,008	43,131,150
Receivables from employees	18,411,252	20,301,429
Others	69,701,016	23,484,055
	586,737,121	358,133,924
Less allowance for doubtful accounts	(6,222,490)	(6,472,917)
	P580,514,631	₽351,661,007

Below are the terms and conditions of the financial assets:

- Trade receivables are noninterest-bearing and are normally collectible within 10 days.
- Receivable from NAF pertains to reimbursable advertising and promotion expenses from dealers which will be applied on future dealer remittances.
- Receivable from franchisees pertains to receivables for transactions other than sale of goods such as management fees, freight and gas expenses, are non-interest bearing and generally have 30 to 45 days' term.
- Royalty receivable is being collected from dealers on the 20th day of the following month.
- Receivables from employees, which represent mainly salary loan, are interest-free and are being collected through salary deduction for a period ranging from 6 months to 1 year.
- Other receivables consist mainly of receivables from online and credit card transaction which are non-interest bearing and generally have 30 to 45 days' term

The movements of allowance for doubtful accounts are as follows:

	2019			2018		
		Receivables			Receivables	
	Trade and	from		Trade and	from	
	Others	Employees	Total	Others	Employees	Total
Balance at beginning of year	P4,973,440	₽1,499,477	₽6,472,917	₽4,973,440	₽2,567,666	₽7,541,106
Accounts written-off	_	_	_	_	(1,068,189)	(1,068,189)
Recovery from doubtful						
accounts	_	(250,427)	_	_		
Balance at year-end	P4,973,440	P1,249,050	P6,222,490	₽4,973,440	₽1,499,477	₽6,472,917

8. **Inventories**

	September 30, 2019	December 31, 2018
At net realizable value:		_
Finished goods	P10,632,128	₽7,613,788
Merchandise	566,167,990	563,351,323
Raw materials:		
Food	12,486,992	15,209,139
Packaging	10,234,838	10,971,469
	P599,521,948	₽597,145,719

The cost of the inventories carried at NRV follows:

	2019	2018
Merchandise	P 570,424,591	₽577,557,632
Raw materials:		
Food	12,527,832	15,249,980
Packaging	10,269,189	1,056,112
	P593,221,612	₽593,863,724

Allowance for inventory obsolescence amounted to \$\mathbb{P}4.3\$ million as at September 30, 2019 and December 31, 2018. No reversal and provision for inventory obsolescence was recognized as at September 30, 2019 and December 31, 2018.

9. Prepaid Expenses and Other Current Assets

	September 30,	December 31,
	2019	2018
Advances to Suppliers	P111,632,987	₽156,833,642
Prepaid Expenses	44,587,735	30,404,935
Prepaid Taxes	15,005,468	40,498,832
	P171,226,190	₽227,737,409

Advances to suppliers pertain to advance payments for goods and services subject for future delivery and performance, respectively.

Prepaid expenses pertain mainly to advance payments for insurance, rent, utilities and subscriptions and are amortized monthly over a period of one year or less.

10. Property and Equipment

			Furniture,	Machinery		Cost of Shops and		
		Leasehold	Fixtures and	and	Transportation	Maintenance	Glasswares	
	Building	Improvements	Equipment	Equipment	Equipment	Tools	and Utensils	Total
Cost								
At December 31, 2017	₽109,378,908	₽1,116,800,237	₽1,347,076,371	₽172,869,212	₽58,232,022	₽595,446	₽74,627,346	₽2,879,579,542
Additions	134,016,928	133,506,295	115,539,479	26,109,530	3,251,095	50,207	21,648,848	434,122,382
Disposals	_	(32,787,986)	(45,690,839)	_	(20,602,427)	(595,446)	(58,816,915)	(158,493,613)
At December 31, 2018	243,395,836	1,217,518,546	1,416,925,011	198,978,742	40,880,690	50,207	37,459,279	3,155,208,311
Additions	25,151,495	259,552,971	623,889,926	4,796,902	4,009,248	325,796	91,037,091	1,008,763,429
Disposals	(43,321)	(1,970,738)	(16,975,495)	_	(1,454,464)	_	_	(20,444,018)
Reclassification	(4,773,929)	(12,208,842)	(285,753,232)				(111,631,825)	(414,367,827)
Balance at September 30, 2019	P 263,730,082	P1,462,891,937	P1,738,086,211	P203,775,644	₽43,435,474	P376,003	₽16,864,545	₽ 3,729,159,895
								_
Accumulated Depreciation and Amortization	1							
At December 31, 2017	₽1,611,806	₽517,418,726	₽689,827,136	₽26,024,568	₽45,850,285	₽591,379	₽59,870,248	₽1,341,194,148
Depreciation and amortization	13,250,033	81,013,629	105,047,437	25,655,296	2,123,527	12,418	3,650,580	230,752,920
Disposals	=	(14,741,107)	(34,504,460)	=	(19,980,175)	(595,446)	(58,816,915)	(128,638,103)
At December 31, 2018	14,861,839	583,691,248	760,370,113	51,679,864	27,993,637	8,351	4,703,913	1,443,308,965
Depreciation and amortization	11,095,323	70,694,868	112,805,573	19,194,030	3,456,490	40,557	2,744,962	220,031,804
Disposals	=	(1,061,654)	(14,099,511)	=	(57,102)	=	=	(15,218,267)
Balance at September 30, 2019	₽25,957,162	P653,324,463	₽859,076,175	₽70,873,894	P31,393,025	₽48,908	₽7,448,875	P1,648,122,502
Net Book Value								
Balance at September 30, 2019	£ 237,772,919	₽ 809,567,474	₽879,010,036	₽132,901,749	P12,042,449	P 327,095	₽9,415,670	₽2,081,037,393
Balance at December 31, 2018	228,533,997	633,827,298	656,554,898	147,298,878	12,887,053	41,856	32,755,366	1,711,899,346

The Group has fully depreciated property and equipment still used in the operations with cost of P753.5million and P753.9 million as at September 30, 2019 and December 31, 2018, respectively. There are no idle assets as at September 30, 2019 and December 31, 2018.

11. Accounts Payable and Other Current Liabilities

	September 30,	December 31,
	2019	2018
Trade:		
Suppliers	£ 241,943,660	₽392,103,291
Related parties	6,950,159	13,922,815
Nontrade	80,902,932	123,277,661
Accrued expenses:		
Suppliers	92,011,745	21,490,436
Utilities	43,900,424	30,239,481
Interest	43,628,528	5,362,500
Salaries and wages	39,094,387	27,223,810
Customers loyalty	8,613,841	5,076,989
Others	130,834,432	180,807,502
	P687,880,107	₽799,504,485

Below are the terms and conditions of the financial liabilities:

- Trade payables are non-interest bearing and are normally settled within the following year.
- Nontrade payables consist mainly of reimbursable expenses to officers and employees and payable to contractors and employment agencies which are normally settled in 30 to 90 days' term.
- Accrued expenses, which consist mainly of accrual of rent expense of stores, utilities, employee benefits and incentives, freight, commissions and storage costs are normally settled in 30 to 90 days' term.
- Other payables are normally settled in 15 to 45 days' term.

Other payables consist of the following:

	September 30,	December 31,
	2019	2018
Salaries payable	P38,533,291	₽33,083,869
Output VAT	33,821,094	92,061,793
Customers' deposits	19,584,899	3,796,884
Withholding tax payable	14,059,568	14,606,496
Due to cooperative	5,740,897	10,044,439
SSS, Philhealth and Pag-ibig payable	3,302,197	5,639,221
Fun certificates payable	1,530,815	10,995,797
Others	14,261,672	10,579,002
	P130,834,432	₽180,807,501

12. Related Party Transactions

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. This includes: (a) individuals owning, directly or indirectly through one or more intermediaries, control, or are controlled by, or under common control with, the Group; (b) associates; and (c) individuals owning, directly or indirectly, an interest in the voting power of the Group that gives them significant influence over the Group and close members of the family of any such individual.

Outstanding balances at year-end are unsecured and settlement occurs in cash throughout the financial year. There have been no guarantees provided or received for any related party receivables or payables. For the nine months ended September 30, 2019 and 2018, the Group has not recorded any impairment of receivables on amounts owed by the related parties. The assessment is undertaken each financial year through examining the financial position of the related party and the market in which the related party operates.

The Group, in the normal course of business, has significant transactions with the following companies which have common members of BOD and stockholders as the Group:

			Amount/ Volume	Outstanding Balance		_	
Category	Nature	Year	of transaction	Receivable	Payable	Terms	Conditions
Century Pacific Group Inc. (CPC	GI, Ultimate Parent Company)						
Sales	Sale of goods at prices (normally on cost plus basis) mutually agreed upon by both parties	2019 2018	P4,518 _	P5,060 –	P	30-day; non-interest bearing	Unsecured; not impaired
Purchases	Purchase of raw materials	2019	_	_	_	30-day; non-interest	Unsecured
	and goods at agreed prices usually on a cost plus basis	2018	114,149	-	_	bearing	
Advances to related parties	Pertains to security deposit	2019	_	_	_	30-day; non-interest	Unsecured; not
•	mutually agreed upon by both parties	2018	_	3,082,080	-	bearing	impaired
Companies with common member	rs of BOD and stockholders as the (Group					
The Pacific Meat Company Inc.	(PMCI)	_					
Sales	Sale of goods at prices	2019	75,299	8,756	_	30-day; non-interest	Unsecured; not
	(normally on cost plus basis) mutually agreed upon by both parties	2018	, <u> </u>	141,472	-	bearing	impaired
Purchases	Purchase of raw materials	2019	20,075,372	_	6,437,743	30-day; non-interest	Unsecured
	and goods at agreed prices usually on a cost plus basis	2018	18,398,608	-	4,482,804	bearing	
DBE Project Inc. (DBE)							
Trade sales and service income	Sale of goods at prices (normally on cost plus basis) mutually agreed upon by both parties	2019 2018	2,028,107 1,038,460	200,545 334,825	_	30-day; non-interest bearing	Unsecured; not impaired
(forwarded)							

			Amount/ Volume	Outstanding Balance			
Category	Nature	Year	of transaction	Receivable	Payable	Terms	Conditions
Purchases	Purchase of raw materials	2019	9,242	-	329,256	30-day; non-interest	Unsecured
	and goods at agreed prices	2018	491,680	_	5,243,481	bearing	
	usually on a cost plus						
	basis						
Advances to related parties	Pertains to cash advances for	2019	_	_	_	30-day; non-interest	Unsecured; not
·	working capital purposes.	2018	4,801,032	4,801,032	_	bearing, due and demandable	impaired
Century Pacific Agricultural V	Ventures, Inc. (CPAVI)						
Sales	Sale of goods at prices	2019	_	_	_	30-day; non-interest	Unsecured; not
	(normally on cost plus basis)	2018	_	200,000	_	bearing	impaired
	mutually agreed upon by						
	both parties						
Snow Mountain Dairy Corpor							
Purchases	Purchase of raw materials	2019	_	_	-	30-day; non-interest	Unsecured
	and goods at agreed prices	2018	_	_	987,000	bearing	
	usually on a cost plus						
	basis						
Century Pacific Food Inc. (CP							
Sales	Sale of goods at prices	2019	6,060	6,787	-	30-day; non-interest	Unsecured; not
	(normally on cost plus basis)	2018	_	2,772,315	_	bearing	impaired
	mutually agreed upon by						
. .	both parties	2010	4.440.000		102.160		
Purchases	Purchase of raw materials	2019	4,140,239	_	183,160	30-day; non-interest	Unsecured
	and goods at agreed prices	2018	1,480,989	_	3,209,530	bearing	
	usually on a cost plus						
	basis	2010	·	D 221 140	DC 050 150		<u> </u>
		2019		₽ 221,148	₽6,950,159		
		2018		11,331,724	13,922,815		

Compensation of Key Management Personnel

The salaries and pension costs of key management personnel in 2019 and 2018 are as follows:

	For the nine months ende	For the nine months ended September 30,			
	2019	2018			
Salaries	P193,392,158	₽185,296,616			
Pension costs	15,306,085	19,730,079			
	P208,698,243	₽205,026,694			

There are no other short-term and long-term benefits given to the key management personnel.

13. Loan Payable

	September 30, 2019	December 31, 2018
Long-term facility loan	P3,860,443,164	₽3,884,935,066
Bridge loan for working capital use	650,000,000	_
Loan mortgage payable	480,853	480,853
	4,510,924,017	3,885,415,919
Less current portion of:		
Bridge loan for working capital use	650,000,000	_
Long-term loan	48,449,757	48,449,757
	P3,812,474,260	₽3,836,966,162

Long-term facility loan

On September 8, 2016, the Group entered into an Omnibus Loan and Security Agreement (OLSA) with BDO Unibank, Inc. (the Lender) and SAFHI. The lender provided a term loan facility in the principal amount of \$\mathbb{P}\$5,000.0 million for the purpose of refinancing the bridge loan of SAFHI. SAFHI shall in turn pledge its 100% ownership shares of all of its subsidiaries.

The breakdown of the loan is as follows:

	September 30,	December 31,
	2019	2018
Principal	P3,875,000,000	₽3,900,000,000
Less unamortized debt issue costs	14,556,836	15,064,934
	3,860,443,164	3,884,935,066
Less current portion of long-term loan	48,306,339	48,306,339
Noncurrent portion	P3,812,136,825	₽3,836,628,727

The loan is payable within 10 years to commence on the 12th month following the availment date. Payments shall be made in 18 consecutive semi-annual installments of \$\mathbb{P}25.0\$ million and a final payment of \$\mathbb{P}4,550.0\$ million.

The loan's interest is to be fixed at the higher of 5-year PDST-R2 plus a spread of 0.75% or 4.5% floor rate for the first 5 years, to be repriced at the last 5 years. Management has assessed that the interest rate floor on the loan is an embedded derivative which is not for bifurcation since the market rate approximates the floor rate at the transaction date.

The loan facility also contains a prepayment provision which allows the Group to make optional prepayment in the amount calculated by the lender comprising (i) the outstanding principal amount of the Loan to be prepaid, and (ii) any accrued interest on the principal amount of the Loan being prepaid computed as of the date of prepayment. The prepayment option was assessed as closely related to the loan and thus, was not bifurcated.

On December 22, 2016, the Group notified BDO of its intention to prepay the loan amounting to \$\mathbb{P}1,000.0\$ million. The exercise of the prepayment option resulted in the revision of estimated future payments and change in the carrying amount of the financial liability as at December 31, 2016. On January 3, 2017, the Group exercised its option to prepay. Break-funding costs related to the exercise of the prepayment option amounted to \$\mathbb{P}21.4\$ million.

So long as any portion of the loan is outstanding and until payment in full of all amounts payable by the Group under the loan documents are made, the Group covenants and agrees that, unless the Lender shall otherwise consent in writing, it shall among others comply with the following affirmative covenants:

- a. Ensure that at all times its obligations will constitute its secured, direct, unconditional and unsubordinated obligations, and any of its residual obligation not satisfied out of the proceeds of the Collateral shall rank and will rank at all times at least pari passu in priority of payment and in all other respects with all its unsecured obligations, save for such obligations in respect of which a statutory preference is established solely by operation of law.
- b. The net proceeds from the loan shall be used for the purpose of refinancing the bridge loan.
- c. Financial covenant during the term of the Term Loan:
 - i. its Debt Service Coverage Ratio is at least 1.2x. Debt Service Coverage Ratio is as of the date of determination, the ratio of EBITDA less regular dividends and advances to shareholders over Debt Service. For purposes hereof, "EBITDA" means operating profit before interest, taxes, depreciation and amortization, each item determined in accordance with PFRS, and the term "Debt Service" means the aggregate amount of the succeeding year's principal amortization for the Loan, interest, fees and other financial charges made or due in respect thereof payable by the Borrower, provided that one (1) year prior to the maturity of the Loan, "Debt Service Coverage Ratio" shall mean the ratio of sum of the beginning cash balance and EBITDA less regular dividends and advances to shareholders over Debt Service:
 - ii. its Debt to Equity Ratio does not exceed 5.0x within the first two years from the Borrowing under the Term Loan and 4.0x thereafter.

The foregoing financial covenant shall be tested every nine months based on annual audited or unaudited semi-annual consolidated financial statements. The Company obtained a letter from the lender dated September 30, 2016 waiving the DSCR and Debt to Equity Ratio requirements for the period ended September 30, 2016 and granted a twelve-month grace period within which the Group can rectify the breach and during which the lender cannot demand immediate repayment. Furthermore, on January 27, 2017, the OLSA was amended to include

September 30, 2017 as the commencement date for the testing for the financial covenant ratios.

- d. Within the period required, open and establish the Debt Service Reserve Account (DSRA); and ensure that the funds deposited in the DSRA is at all times maintained in accordance with the agreement.
- e. Prior to the assignment or transfer of any trade names, copyrights, trademarks, patents and other intellectual property rights or licenses currently held by the Group or any wholly-owned subsidiary of the Group, the Group shall pledge in favor of the Lender, under the terms and conditions of the Pledge under the Omnibus loan and security Agreement, all the outstanding shares of the Group in such wholly-owned subsidiary.

As of September 30, 2019, and December 31, 2018, the Group is in compliance with the aforementioned affirmative covenants.

Interest expense amounting to \$\mathbb{P}\$149.4 million and \$\mathbb{P}\$135.9 million was recognized for the nine months ended September 30, 2019 and 2018, respectively.

14. Equity

Capital Stock

On October 14, 2016, SEC approved the Parent Company's application to increase its authorized capital stock from \$\mathbb{P}\$1,000.0 million to \$\mathbb{P}\$2,000.0 million. Details of the movement in capital stock are as follows:

	September	30, 2019	December	31, 2018
	Number of shares An			Amount
Authorized capital stock - ₽1 par value				
Beginning	2,000,000,000	P2,000,000,000	1,000,000,000	₽1,000,000,000
Increase in capital stock	_	_	1,000,000,000	1,000,000,000
	2,000,000,000	₽2,000,000,000	2,000,000,000	₽2,000,000,000
	1			
Issued and outstanding capital stock - P1	-			
Beginning	1,531,321,053	₽1,531,321,053	768,614,050	₽768,614,050
Issuance	_	_	762,707,003	762,707,003
	1,531,321,053	P1,531,321,053	1,531,321,053	₽1,531,321,053

Below is the Parent Company's track record of the registration of securities:

Date of SEC Order				
Rendered Effective or		Authorized		Issue
Permit to Sell	Event	Capital Stock	Issued Shares	Price
December 1, 2016	Registered and Listed Shares (Original Shares) Initial Public Offering (IPO)	2,000,000,000	1,179,321,053	₽1.00
December 1, 2016	Primary	2,000,000,000	104,000,000	11.26
	Secondary	2,000,000,000	202,000,000	11.26
	Over-allotment Option	2,000,000,000	46,000,000	11.26

The issued and outstanding shares as at September 30, 2019 and December 31, 2018 are held by 31 equity holders.

Retained Earnings

Details of cash dividends declared in 2017, 2018 and 2019 are as follows:

	Divide	Dividend				
	Rate	_				
Date of Declaration	(per share)	Amount	Record Date			
May 8, 2017	0.10	153,132,105	September 6, 2017			
August 16, 2018	0.10	153,132,105	October 10, 2018			
June 20, 2019	0.10	153,132,105	July 19, 2019			

There is no outstanding dividends payable as at September 30, 2019 and December 31, 2018.

Undistributed earnings of the subsidiaries included in the Group's retained earnings amounting to \$\mathbb{P}526.1\$ million as at September 30, 2019 and \$\mathbb{P}467.0\$ million as at December 31, 2018 are not currently available for dividend distribution.

<u>APIC</u>

Amount received in excess of the par values of the shares issued amounting to P1,353.6 million were recognized as "APIC".

15. Earnings per Share (EPS)

Basic EPS is computed based on the weighted average number of issued and outstanding common shares during each year. Diluted EPS is computed as if the potential common share or instrument that may entitle the holder to common share were exercised as of the beginning of the year. When there are no potential common shares or other instruments that may entitle the holder to common shares, diluted EPS, is the same as the basic EPS.

There are no dilutive financial instruments as of September 30, 2019 and December 31, 2018, hence, diluted EPS is the same as the basic EPS.

The Group's EPS were computed as follows:

]	For the nine months ended September 30		
	2019	2018	
(a) Net income	P594,126,032	₽534,638,005	
(b) Weighted average number of shares outstar	nding 1,531,321,053	1,531,321,053	
Basic/ diluted EPS (a/b)	P0.39	₽0.35	

16. Financial Risks Management Objectives and Policies

The Group's principal financial instruments comprise cash and cash equivalents, AFS investments and loan to a related party. The main purpose of these financial instruments is to finance the Group's operations. The Group has various other financial assets and liabilities such as trade and other receivables, rental deposit, accounts payable and other current liabilities arising directly from operations and dividends payable.

The main risks arising from the Group's financial instruments are credit risk, liquidity risk and equity price risk on AFS investment. The BOD reviews and approves policies for managing each of these risks and they are summarized below:

Credit Risk. Credit risk is the risk that the Group will incur a loss because its customers or counterparties failed to discharge their contractual obligations. The Group manages and controls credit risk by trading only with recognized, creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant. The main risks arising from the Group's financial instruments are credit risk, liquidity risk and equity price risk on AFS investment. The BOD reviews and approves policies for managing each of these risks and they are summarized below:

The table below shows the maximum exposure to credit risk for the Group's financial assets, without taking account of any collateral and other credit enhancements:

	September 30,	December 31,
	2019	2018
Cash and cash equivalents*	P283,953,478	₽264,452,799
Trade and other receivables:		
Trade receivables	324,167,813	189,428,210
Receivable from NAF	90,950,088	38,938,469
Receivable from franchisees	43,550,418	38,358,086
Royalty receivable	35,464,008	43,131,150
Receivables from employees	17,162,202	18,801,952
Other receivables	69,220,101	20,627,511
Rental deposits	152,445,062	129,950,317
Total credit risk exposure	₽1,016,913,171	₽743,688,494

^{*}Excluding cash on hand.

An aging analysis of financial assets per class are as follows:

	September 30, 2019					
	Neither Past Due	Past 1	Due but not Imp	aired		
	nor Impaired	1-180 Days	181-360 Days	Subtotal	Impaired	Total
Cash and cash equivalents*	P283,953,478	₽–	₽–	₽–	₽-	P283,953,478
Trade and other receivables:						
Trade receivables	282,099,290	29,908,091	12,160,433	42,068,523	4,492,525	328,660,338
Receivable from NAF	90,950,088	_	_	_	_	90,950,088
Receivable from franchisees	43,550,418	_	_	_	_	43,550,418
Royalty receivable	35,464,008	_	_	_	_	35,464,008
Receivables from employees	11,571,472	3,903,185	1,687,545	5,590,730	1,249,050	18,411,252
Other receivables	40,486,578	14,009,904	14,723,619	28,733,523	480,915	69,701,016
Rental deposits	152,445,062	_	_	_	3,297,293	155,742,355
	₽940,520,395	₽47,821,180	₽28,571,596	₽76,392,776	P9,519,783	P1,026,432,954

^{*}Excluding cash on hand.

	December 31, 2018						
	Neither						
	Past Due_	Past	Due but not Impa	ired			
	nor Impaired	1-180 Days	181-360 Days	Subtotal	Impaired	Total	
Cash and cash equivalents*	₽264,452,799	₽–	₽–	₽–	₽–	₽264,452,799	
Trade and other receivables:							
Trade receivables	137,911,315	30,113,703	21,403,192	51,516,895	4,492,525	193,920,735	
Receivable from NAF	38,938,469	_	_	_	_	38,938,469	
Receivable from franchisees	38,358,086	_	_	_	_	38,358,086	
Receivables from employees	1,284,709	9,029,361	8,487,882	17,517,243	1,499,477	20,301,429	
Royalty receivable	43,131,150	_	_	_	_	43,131,150	
Other receivables	10,722,547	4,212,439	5,692,525	9,904,964	480,915	21,108,426	
Rental deposits	129,950,317	_	_	_	3,322,293	133,272,610	
	₽664,749,392	₽43,355,503	₽35,583,599	₽78,939,102	₽9,795,210	₽753,483,704	

^{*}Excluding cash on hand.

A financial asset is considered past due when a counterparty has failed to make a payment when contractually due. "Past due but not impaired" financial assets are items with history of frequent default. Nevertheless, the amounts due are still collectible. Lastly, "Impaired" items are those that are long outstanding and have been specifically identified as impaired.

The tables below show the credit quality of the Group's neither past due nor impaired financial assets based on their historical experience with the corresponding debtors:

_	September 30, 2019 Medium				
	High grade	grade	Standard grade	Total	
Cash and cash equivalents*	₽283,953,478	₽–	₽–	₽283,953,478	
Trade and other receivables:					
Trade receivables	245,962,371	20,029,050	16,107,869	282,099,290	
Receivable from NAF	_	_	90,950,088	90,950,088	
Receivable from franchisee	_	_	43,550,418	43,550,418	
Royalty receivable	35,464,008	_	_	35,464,008	
Receivables from employees	_	_	11,571,472	11,571,472	
Other receivables	33,730,320	6,756,258	_	40,486,578	
Rental deposits	_	_	152,445,062	152,445,062	
-	P599 110 176	P26 785 308	P314 624 910	P940 520 395	

^{*}Excluding cash on hand.

	December 31, 2018				
_	High grade	Medium grade	Standard grade	Total	
Cash and cash equivalents*	₽264,452,799	₽–	₽_	₽264,452,799	
Trade and other receivables:					
Trade receivables	98,648,386	12,336,186	26,926,743	137,911,315	
Royalty receivable	43,131,150	_	-	43,131,150	
Receivable from franchisee	_	_	38,358,086	38,358,086	
Receivable from NAF	_	_	38,938,469	38,938,469	
Receivables from employees	_	_	1,284,709	1,284,709	
Other receivables	2,606,868	8,115,679	-	10,722,547	
Rental deposits	_	_	129,950,317	129,950,317	
	₽408,839,203	₽20,451,865	₽235,458,324	₽664,749,392	

^{*}Excluding cash on hand.

Financial assets classified as "high grade" are those cash and cash equivalents transacted with reputable local banks and financial assets with no history of default on the agreed contract terms while "medium grade" includes those financial assets being collected on due dates with an effort of collection. Financial instruments classified as "standard grade" are those financial assets with little history of default on the agreed terms of the contract.

Liquidity Risk. Liquidity risk arises from the possibility that the Group may encounter difficulties in raising funds to meet or settle its obligations at a reasonable price.

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of advances to related parties. The Group maintains sufficient cash to finance its operations.

The Group manages its liquidity risk by maintaining strength and quality on financial position where debt-to-equity ratio is at a manageable level. The Group also maintains a financial strategy that the scheduled debts are within the Group's ability to generate cash from its business operations.

The tables below summarize the maturity profile of the Group's financial liabilities based on contractual undiscounted payments. The tables also analyze the maturity profile of the Group's financial assets in order to provide a complete view of the Group's contractual commitments and liquidity.

(forwarded)

C	tember	. 20	2010
	iember		

	Due and				Over	
	Demandable	< 90 Days	91-180 Days	181-365 Days	365 Days	Total
Cash and cash equivalents	P303,181,984	₽–	₽–	₽–	₽–	₽303,181,984
Trade and other receivables						
Trade	282,099,290	29,908,091	12,160,433	_	4,492,525	328,660,338
Receivable from NAF	90,950,088	_	_	_	-	90,950,088
Receivable from franchisees	43,550,418	_	_	_	_	43,550,418
Royalty receivables	_	35,464,008	_	_	_	35,464,008
Receivables from employees	11,571,472	3,903,185	1,687,545	_	1,249,050	18,411,252
Other receivables	40,486,578	14,009,904	5,548,352	9,175,266	480,915	69,701,016
Rental deposits	152,445,062	_	_	_	3,297,293	155,742,355
	924,284,893	83,285,188	19,396,330	9,175,266	9,519,783	1,045,661,460
Accounts payable and other						
current liabilities:						
Trade payables	_	239,608,044	9,285,775	_	_	248,893,819
Accrued expenses	_	227,248,924	_	_	_	227,248,924
Nontrade payables	_	80,902,932	_	_	_	80,902,932
Other payables*	_	79,651,573	_	_	_	79,651,573
Dealers' deposit and other						
noncurrent payables	_	_	_	_	74,735,004	74,735,004
Loan payable**	654,230,650	114,037,813	_	113,463,375	5,238,910,902	6,120,642,739
	654,230,650	741,449,286	9,285,775	113,463,375	5,313,645,906	6,832,074,992
Liquidity gap	P270,054,243	(P658,164,098)	₽10,110,555	(P104,288,109)	(P5,304,126,123)	(P5,786,413,532)

^{*}excluding statutory payables

December 31, 2018 Over Due and < 90 Days 365 Days Demandable 91-180 Days Total P433,777,621 Cash and cash equivalents £433,777,621 Trade and other receivables 137,911,315 30,113,704 21,403,191 4,492,525 193,920,735 Trade Royalty receivables 43,131,150 43,131,150 38,938,469 Receivable from NAF 38 938 469 38,358,086 38 358 086 Receivable from franchisees 1,284,709 13,333,012 4,184,231 1,499,477 20,301,429 Receivables from employees 10 722 547 480,915 21,108,426 Other receivables 3,691,428 6,213,536 Rental deposits 129,950,317 3,322,293 133,272,610 31,800,958 790,943,064 90,269,294 9,795,210 922,808,526 Accounts payable and other current liabilities: 406,026,106 406,026,106 Trade payables Nontrade payables 123,277,661 123,277,661 Accrued expenses 89 393 216 89 393 216 Other payables* 68,499,992 68,499,992 Dealers' deposit and other noncurrent payables 63,425,467 63,425,467 111,731,829 Loan payable* 43,440,174 68,404,134 5,357,448,202 5,581,024,339 730,637,149 68,404,134 111,731,829 5,420,873,669 6,331,646,781 ₽790,943,064 Liquidity gap (£640,367,855) (£36,603,176) (P111.731.829) (P5.411.078.459) (P5.408.838.255)

Capital Management

The primary objective of the Group's capital management is to safeguard the Group's ability to continue as a going concern, so that it can to provide returns to stockholders and benefits to others stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

The Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group adjust the dividend payment to stockholders, return capital to stockholders or issue new shares. The Group's debt-to-equity ratios is as follows:

	September 30,	December 31,
	2019	2018
Total liabilities	₽ 5,606,205,381	₽5,063,358,089
Total equity	5,010,815,059	4,569,821,133
	1.12:1	1.11:1

^{**}Including future interest payments

^{*}excluding statutory payables.

^{**}Including future interest payments.

17. Fair Value Information

Fair value is defined as the amount at which the financial instruments could be exchanged in a current transaction between knowledgeable willing parties in an arm's length transaction, other than in forced or liquidation sale.

Financial Instruments Whose Carrying Amounts Approximate Fair Value. Management has determined that the carrying amounts of cash, trade and other receivables, accounts payable and other current liabilities and dividends payable, based on their notional amounts, reasonably approximates their fair values because these are mostly short-term in nature or are repriced frequently.

Other Financial Instruments. Set out below is a comparison by category of carrying amounts and estimated fair values of the Group's financial instruments other than those described above:

		As at Septembe	er 30, 2019		
			Fair '	Fair Value	
				Level 2	
				Significant	
		Carrying	Level 1	Observable	
	Date of Valuation	Value	Quoted	Input	
Asset for which fair value are disclosed:					
Rental deposits	September 30, 2019	₽137,092,443	₽-	₽104,755,729	
Liabilities for which fair value are disclos	sed:				
Loan payable	September 30, 2019	£4,510,924,017	₽-	£4,319,140,497	
Dealers' deposits	September 30, 2019	20,727,231	_	16,861,613	
		P4,531,651,248	₽-	P4,336,002,110	
		As at December 31, 2018 Fair Value			
				Level 2	
				Significant	
			Level 1	Observable	

Date of Valuation Carrying Value Ouoted Input Asset for which fair value are disclosed: Rental deposits December 31, 2018 ₽133.272.610 ₽101,836,900 Liabilities for which fair value are disclosed: ₽3,692,415,813 Loan payable December 31, 2018 ₽3,885,415,919 ₽– Dealers' deposits December 31, 2018 13,532,615 11,008,789 ₽3.898.948.534 **₽**3,703,424,602

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

Rental Deposits. The fair values were obtained by discounting the instruments' expected cash flows using interest rates of 5.41% to 7.07% as at September 30, 2019 and December 31, 2018.

Loans Payable. The fair value of loan payable which was discounted using prevailing market rate of 7.06% and 5.70% as at September 30, 2019 and December 31, 2018 approximates the carrying value since these bear interest at current market rates. Fair value category is Level 2, significant observable inputs.

Dealers' Deposits. The fair values were obtained by discounting the instruments' expected cash flows using interest rates of 7.05% as at September 30, 2019 and December 31, 2018.

As at September 30, 2019 and December 31, 2018, there were no transfers between Level 1 and 2 fair value measurements.