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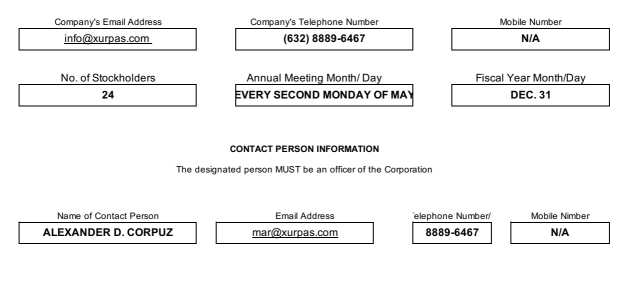
|   | Principal Office (No./Street/Barangay/City/Town/Province) |   |   |   |   |   |   |   |   |   |   |   |   |   |   |   |   |   |   |   |   |   |   |   |   |   |   |   |
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Secondary License Type, If Applicable

COMPANY INFORMATION



Contact Person's Address

Unit 804 Antel 2000 Corporate Center, 121 Valero St., Salcedo Village, Makati City, 1227

Note: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.

#### SECURITIES AND EXCHANGE COMMISSION

#### SEC FORM 17-A, AS AMENDED

#### **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 **December 31, 2020**
- 2. SEC Identification Number <u>A200117708</u> 3. BIR Tax Identification No. <u>219-934-330-000</u>
- 4. Exact name of issuer as specified in its charter

PHILIPPINES 5. Province, Country or other jurisdiction of incorporation or organization

7. Unit 804 Antel 2000 Corporate Center, 121 Valero St. Salcedo Village, Makati City Address of principal office

8. (632) 8889-6467 Issuer's telephone number, including area code

- 9. 7F Cambridge Centre Building, 108 Tordesillas St., Salcedo Village, Makati City 1227 Former name, former address, and former fiscal year, if changed since last report.
- 10. Securities registered pursuant to Sections 8 and 12 of the SRC, or Sec. 4 and 8 of the RSA

| Title of Each Class | Number      | of | Shares | of | Common | Stock |  |  |
|---------------------|-------------|----|--------|----|--------|-------|--|--|
|                     | Outstanding |    |        |    |        |       |  |  |

#### **Common Shares**

As of December 31, 2020, 40.05% of Xurpas Inc.'s common shares are owned by the public.

11. Are any or all of these securities listed in the Philippine Stock Exchange.

Yes [X] No [ ]

A total of 1,797,700,660 common shares are listed in the Philippine Stock Exchange as of December 31, 2020.

- 12. Check whether the issuer:
  - (a.) has filed all reports required to be filed by Section 17 of the SRC and SRC Rule 17.1 thereunder or Section 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of The Corporation Code of the Philippines during the preceding twelve (12) months (or for such shorter period that the registrant was required to file such reports);

Yes [X] No [ ]

Xurpas Inc. 2019 Annual Report **XURPAS INC.** (SEC Use Only)

6. Industry Classification Code:

> 1227 Postal Code

1,872,796,877

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

Yes [X] No []

13. Aggregate market value of the voting stock held by non-affiliates as of December 31, 2020 amounted to ₱412,542,673.40. The price used for this computation is the closing price as of September 18, 2020 is ₱0.55.

#### 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 [X] 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:

- (a) Any annual report to security holders;
- (b) Any information statement filed pursuant to SRC Rule 20;
- (c) Any prospectus filed pursuant to SRC Rule 8.1.

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## PART I - BUSINESS AND GENERAL INFORMATION

#### ITEM 1. Business

Xurpas Inc. ("**Xurpas**" or the "**Company**") is a technology company specializing in the creation and development of digital products and services, as well as the creation, development, and management of proprietary platforms for its clients. Xurpas provides mobile marketing integrated in these consumer digital products and platforms for the consumption of mobile users. The Company is also engaged in platform development and customization, system integration, mobile platform consultancy services, management of off-the-shelf application and social media related services. This includes information technology (IT) staff augmentation and various enterprise solutions-based services to Telcos and other companies for network and applications development.

The Company's main business units comprise of: 1) Mobile consumer products and services; 2) Enterprise solutions; and 3) Other services (HR technology services). *See Products and Services for a detailed discussion.* 

#### Listing with the Philippine Stock Exchange

On November 12, 2014, the Philippine Stock Exchange ("PSE") approved the initial public offering of the Company and offer of 344,000,000 common shares at an offer price of  $\mathbb{P}3.97$  per share. On December 2, 2014, the common shares of Xurpas were listed in the PSE.

After its initial public offering, Xurpas acquired several companies to expand its portfolio of mobile technology products and services, enterprise services, and invest in companies that will aid in the distribution of the aforementioned products and services.

On April 26, 2016, Xurpas conducted an overnight placement with partial top up ("**Overnight Top Up Placement**") wherein three substantial shareholders sold an aggregate of 155,400,000 common shares and accordingly, subscribed to 77,700,000 common shares ("**Subscription Shares**") from the Company's authorized capital stock. The Company raised an aggregate of  $\mathbb{P}1.2$  billion gross proceeds from issuance of the Subscription Shares, which was intended to support its growth strategy and fund its capital expenditure program. The Subscription Shares were listed with the PSE in 2016.

#### Acquisitions and Investments

Altitude Games Pte. Ltd. The Company purchased 21.78% ownership in Altitude Games Pte. Ltd. in 2014, a Singaporean IT company engaged in computer game development and publishing. In 2020, Altitude accepted game development projects outsourced to it by certain offshore game publishers and launched games using blockchain.

**Storm Technologies Inc.** In February 2015, the Company acquired a 51% controlling stake in Storm Flex Systems, Inc. (currently registered as Storm Technologies Inc., referred herein as "**Storm**"), to enable Xurpas to expand beyond telecommunication networks and into corporations through offering human resource ("HR") technology solutions. As of date, Xurpas owns 51.31% controlling stake in Storm.

**Seer Technologies Inc.** Xurpas acquired 70% controlling stake in Seer Technologies Inc. ("**Seer**"), a company engaged in software consultancy, design, development and managed services focused on mobile, cloud and data technologies. Seer has been operationally absorbed by the Parent Company.

Xurpas Enterprise Inc. Xurpas also registered Xurpas Enterprise with the Philippine Securities and Exchange Commission in March 2016. Xurpas Enterprise was created to primarily engage in the

business of software development including designing, upgrading, and marketing all kinds of information technology systems to corporate clients.

**PT** Sembilan Digital Investama On March 26, 2015, Xurpas acquired 49% shareholdings in PT Sembilan Digital Investama ("SDI"). The acquisition gave the Parent Company access to PT Ninelives Interactive ("Ninelives"), a mobile content and distribution company in Indonesia, which SDI owns. In 2020, clients included Hooq and Viu.

**MatchMe Pte. Ltd.** On March 30, 2015, the Parent Company acquired 1,000,000 ordinary shares of MatchMe, an international game development company based in Singapore, for a total consideration amounting to P61.60 million. In 2018, MatchMe issued 1,547,729 ordinary shares worth US\$0.079 per share or a total of US\$122,944. The Parent Company subscribed to 467,820 ordinary shares for a total of US\$37,161 or P1,977,018 resulting to increase in percentage ownership from 28.59% to 29.10%. MatchMe was not able to level-up its operations in 2019 and has eventually resulted in it becoming dormant.

**Micro Benefits Limited.** The Company also acquired 23.53% ownership in Micro Benefits Limited ("**Micro** Benefits"), a company registered in Hong Kong in March 2016. Micro Benefits is engaged in the business of providing HR benefits to Chinese workers through its operating company, Micro Benefits Financial Consulting (Suzhou) Co. Ltd, China. It developed a mobile application called CompanyIQ, which focuses on four key areas to improve employee engagement and business operations: Worker Voice, Digital Learning, Employee Portal, and Business Intelligence.

**Art of Click Pte. Ltd.** On October 6, 2016, Xurpas acquired 100% stake in Art of Click Pte. Ltd ("AOC"), a company registered under the laws of Singapore and engaged in the business of mobile media advertising that offers a marketing platform for advertisers. On March 30, 2020, the BOD of the Parent Company approved the suspension of business operations of AOC.

**Xeleb Technologies Inc. and Xeleb Inc.** develops digital products and services, with a particular focus on celebrity-branded and themed mobile Casual Games and Content for consumers. With the decline in the Company's mobile consumer business, the Company has announced in 2019 that it intends to dissolve the said entities.

**CTX Technologies Inc.** The Company incorporated CTX Technologies Inc. in 2018. In 2020, the Company's board of directors has approved the sale of CTX to one of its principal shareholders, Mr. Fernando Jude F. Garcia.

**Yondu Inc.** In September 2015, the Company acquired 51% controlling stake in Yondu Inc. ("Yondu"), originally a Globe Telecom wholly-owned subsidiary which is presently engaged in the development and creation of wireless products and services accessible through telephones or other forms of communication devices and media networks. *Xurpas sold its 51% interest in Yondu in September 2019.* 

The list of companies on which Xurpas has voting interest as of December 31, 2020 and 2019 are as follows:

|   | Percentage of V | Voting Interest |
|---|-----------------|-----------------|
|   | 2020            | 2019            |
| Xeleb Technologies Inc. (formerly Fluxion, Inc.) <sup>1</sup> | 100.00%         | 100.00%         |
| Storm Technologies, Inc. (formerly Storm Flex Systems, Inc.)  | 51.31%          | 51.31%          |
| Seer Technologies Inc.  | 70.00%          | 70.00%          |

<sup>1</sup> *Xeleb Technologies Inc. is in the process of dissolution.* 

| Xurpas Enterprise Inc.                | 100.00% | 100.00% |
|---------------------------------------|---------|---------|
| Art of Click Pte. Ltd.                | 100.00% | 100.00% |
| PT Sembilan Digital Investama         | 49.00%  | 49.00%  |
| MatchMe Pte. Ltd.                     | 29.10%  | 29.10%  |
| Micro Benefits limited                | 23.50%  | 23.50%  |
| Altitude Games Pte. Ltd               | 21.17%  | 21.17%  |
| Altitude Games Inc.                   | 21.17%  | 21.17%  |
| Zowdow, Inc. (formerly Quick.ly Inc.) | 3.60%   | 3.60%   |
| ODX Pte. Ltd.                         | 100.00% | 100.00% |
| CTX Technologies Inc.                 | -       | 100.00% |

#### PRODUCTS AND SERVICES

#### **Mobile Consumer Services**

Mobile Consumer Services includes airtime management, content development and management, and marketing and advertising solutions. The Company creates and develops mobile consumer content and other value-added services for mobile phone subscribers such as online casual games, info-on-demand services (e.g., news, social and other entertainment information), chat and messaging applications (e.g., mobile stickers), ringtones, licensed or unlicensed content such as music, videos, as well as mobile marketing and advertising solutions.

#### Content Provider Agreements with Telcos

As of December 31, 2020, the Company is a party to content provider agreements with two (2) of the Philippines leading Telcos, namely, Smart Communications, Inc. and Globe Telecom Inc.

Under these arrangements, the Company is primarily responsible for conceptualizing, designing, sourcing, generating, and maintaining (including, where necessary, de-bugging) mobile consumer content and services that its client Telco may avail of for distribution to or access, subscription or use by its mobile phone subscribers. On the other hand, the client Telco shall be responsible for all costs incurred in maintaining and operating its telecommunications network, as well as the billing and collection of the fees prescribed by the Telco for access, subscription or use of the mobile consumer content and services paid for by the Telco's mobile phone subscribers.

Access or subscription fees payable for access or subscription to the Company's mobile consumer content are paid exclusively through a mobile subscriber's outstanding mobile airtime credits, and payment of such fees is made by a subscriber by crediting a short code (which is a specific network access code assigned by the Telco to the Company) with the corresponding amount of mobile airtime credit. For instance, a mobile subscriber who wishes to subscribe to a news service offered by the Company, subscription to which is available for a price of P2.50, will need to send an instruction by SMS to the Telco through the short code (in the form of brief text commands) to debit his or her outstanding mobile airtime credit with the amount of P2.50. All access or subscription fees paid (or deemed paid) by the mobile subscriber are received and collected by the Telco.

In consideration for providing mobile consumer content and services (or access to such content, as for example, licensed content such as music or videos) to the client Telco, the Company receives a share in the revenues derived by the Telco from the fees paid by its mobile phone subscribers to the Telco to access, subscribe to or use such mobile consumer content and services. This share may vary depending on the type of content or service provided by the Company, but is typically equivalent to at least 50% of such access, subscription or usage fees, and is distributed to the Company by the Telco on a monthly basis.

In 2018, Globe Telecom Inc. implemented new policies which directly affected all of its VAS providers, including the Company. The said new policies caused a significant decline in the Company's mobile consumer services revenue.

For the year ended December 31, 2020, the Group's total revenue and net income from its mobile consumer products business before intersegment adjustments were P22.00 million and P8.86 million, respectively, while total revenue and net loss before intersegment adjustments from its mobile consumer products business for the year ended December 31, 2019 amounted P68.33 million and P2,799.43 million, respectively.

#### **Enterprise Services**

The Company develops, on its own or in close collaboration with other technology companies, mobile platform solutions for the benefit of clients such as Telcos, government agencies, and other top-tiered companies. These products, which are tailored to a client's particular requirements and are used by millions of mobile subscribers at any given time, comprise the Company's enterprise services segment and include mission-critical applications such as customized call/SMS/data bundles, peer-to-peer mobile airtime credit transfers and various forms of mobile commerce.

The Company, through its subsidiaries, develops and customizes information technology platforms, provides system integration, mobile platform consultancy, manages off-the-shelf application and social media-related services.

Enterprise Services also includes information technology staff augmentation and various enterprise solutions-based services to Telcos and other companies for network and applications development.

For the year ended December 31, 2020, the Company's total revenue and net loss from its enterprise business before intersegment adjustments were P249.55 million and P44.91 million, respectively, while total revenue and net income before intersegment adjustments from its enterprise business were P861.82 million and P57.46 million, respectively, for the year ended December 31, 2019.

## **Other Services**

The Company, through its subsidiary Storm, provides HR technology solutions to its clients. Storm developed a proprietary online platform which allows employees of any company that has signed with Storm to exchange his or her current employee benefits and transform them into products and services such as mobile phones, gadgets, or financial training services, called 'StormFlex.' Storm also offers the same service for employees who are rewarded with points for accomplishing set milestones or objectives by their employer. The Company's subsidiary designs, develops, and customizes the HR technology platforms and streamlines the logistical requirements for product and service fulfillment. Through another subsidiary, the Company offers subscriptions offering HMO and other pre-need employee benefits to small companies and freelancers.

For the year ended December 31, 2020, the Company's total revenue and net loss from its other services before intersegment adjustments were P63.77 million and P18.74 million, respectively. While for the year ended December 31, 2019, the Company's total revenue and net loss before intersegment adjustments from its other services were P97.31 million and P79.82 million respectively.

#### **Blockchain Technology**

In 2018, the Company announced the incorporation of its wholly owned subsidiary, ODX Pte. Ltd. ("ODX"), an entity registered in Singapore, that will allow consumers in emerging markets to access the internet for free, through sponsored data packages. ODX pre-sold tokens and the proceeds from

the said sale, amounting to \$4,999,960 fell short of expectations, as a result of the crash of the crypto industry in late 2018. The funds were used to start building the ODX infrastructure and for business development. In 2019, ODX started the distribution of tokens to all its investors, pre-sale purchasers, and advisors (collectively the "Token Holders"). In 2020, with limited operations, there was minimal platform development work done.

## **COMPETITION**

For its mobile consumer content development business, the Company competes with other mobile consumer content providers, which include Information Gateway, Inc., G-Gateway, Zed, Wolfpac and Rising Tide.

For its mobile marketing and advertising solutions business, the Company considers the following as competitors: TradeMob, Fiksu, Mobvista, Glispa, and Avazu.

For its enterprise development business including Seer Technologies Inc., the Company considers Stratpoint, Pointwest, and Novare, as its main competitors, providing outsourced web and mobile applications development services or cloud services for their clients.

For the Company's other services, which refers to the flexible benefits and performance benefits business of Storm, the main competitor is Takatack Rewards, Towers Watson, Mercer, Venteny, Kudos Canada, Globoforce, and My Checkpoints.

## **KEY RISKS**

#### Stiff Competition and fast-paced evolution of the IT industry

The Company operates in a highly competitive environment given the numerous existing and new technology companies that have the capacity to provide the same services with competitive pricing. Likewise, the speed at which technology evolves to cater the demand of individuals and businesses for technological advancements poses risks such as costly upgrades of systems and obsolescence of some services. Nevertheless, the Company mitigates these through establishing good relationships with its customers by providing quality services. The Company is continually identifying new, upgradable, and cost-effective solutions for its offered services. Accordingly, the Company invests in its employees' training to ensure that the Company is able to adapt with new technology.

#### Reliance on third party transmission and distribution infrastructure

As a mobile telecommunications value-added services provider, the Company relies on the transmission, switching and local distribution facilities of Telcos to which it provides mobile digital content and services. The Telcos own, operate and maintain these transmissions, switching and local distribution facilities and the Company itself does not have any right to participate or intervene in the operation or maintenance thereof. In 2018, the Company's business was severely affected when Globe Telecom, Inc. implemented new and stricter opt-in guidelines for customers who sign up for VAS subscription. The Company's revenue from its mobile consumer services significantly declined as a result of this.

#### Short Term Agreement with Telcos

The Company derives a small portion of its revenues from its share of the fees paid by mobile phone subscribers of its client Telcos to access, subscribe to or to use mobile consumer content and services created or developed by the Company pursuant to its content provider agreements with such Telcos. The Company's existing content provider agreements with its client Telcos are generally short-term in nature, with terms ranging from one to five years. In each case, there is no guarantee that such

agreements will be renewed upon expiration thereof. Nevertheless, to mitigate reliance on its existing content provider agreements with such Telcos, the Company has acquired/invested in a foreign entity to expand its mobile operator client base to Telcos or other mobile operators outside the Philippines.

#### Ability to maximize and adapt to new technologies

The Company has disclosed that its acquisition and investment in various technology entities is aimed at creating platforms that offers a marketplace of technology products that consumers can choose from. The Company has equipped itself with various technologies to create the necessary platforms it can offer to the consumers. The Company's success will depend on its ability to maximize the potentials of these acquired technologies. Moreover, since the technology industry continues to develop at a robust pace, the Company will need to consider as part of its growth strategy that these technologies will need to be consistently updated, enhanced or developed to minimize risk on these becoming obsolete or impractical.

#### Ability to adapt due to changes attributed to Covid-19

The Coronavirus-19 (COVID19) disease caused lockdown and/or restrictions in movement in 2020. The Company had to consider the safety of its employees and their families. The Company saw a reduction or turnover in its support staff as a result of the mobility restrictions during the pandemic. To mitigate the risks caused by the pandemic, the Company implemented work from home arrangements, maximized available online software, and relied on digital marketing. The Company had to implement changes in the marketing and delivery of its services to comply with the movement restrictions imposed by the Government. The complete shift to cloud and/or online software due to COVID-19 also increased the Company's risk on data privacy. The Company reviewed its data privacy policy and implemented new policies to ensure that data are protected notwithstanding the shift to remote work.

## TRANSACTIONS WITH RELATED PARTIES

The Company has likewise secured loans from its key shareholders. See Note 19 of the Company's consolidated financial statements for transactions as of December 31, 2020.

On February 20, 2019, the board of directors approved the execution of a loan agreement wherein the key shareholders of the Company agreed to extend an aggregate of Php150 million loan to be used to fund enterprise projects and for general corporate purposes.

In 2020, the Board of the Company has also approved the sale of CTX Technologies Inc. to a director of Xurpas, Mr. Fernando Jude F. Garcia.

## INTELLECTUAL PROPERTY

As the Company creates, develops and maintains substantially all of its mobile consumer content, the Company owns and holds exclusive rights to its entire product portfolio, excluding mobile consumer content in the form of licensed content such as music, videos and other content of a similar nature, which it licenses through third party licensors.

#### Platforms

Key intellectual property of the Company includes the Griffin SMS Gateway program, which is a proprietary platform developed by the Company through which the Company deploys mobile applications through any telecommunications network protocol. The Griffin SMS Gateway program is built on a modular architecture and is written in Java, an industry standard programming language that

allows the program to be deployed using most common operating systems, with the following key features:

- The Griffin SMS Gateway allows the Company to connect to any of its client Telco's SMS center, which represents the heart of any Telco's wireless network handling all SMS operations, such as routing, forwarding and storing SMS messages, using popular protocols.
- The Griffin SMS Gateway contains a "Multi-Function Middleware" feature that allows the Company to interface with its client Telco's "Intelligent Network", which is the network that allows a Telco to offer value-added services to its mobile subscribers on top of its standard services (voice and call services) through UCIP or Diameter, MMSCs via MM7, or billing systems via proprietary SOAP-XML or other proprietary HTTP-based protocols.
- The Java API of the Griffin SMS Gateway allows the Company's application developers to write code that can easily be integrated or deployed across multiple carriers that may have different systems.

## Trademarks

The Company likewise owns exclusive rights to its corporate name, as well as various brand names and marks that are used for its operations. Provided below is the summary of all marks registered in the name of the Company or any of its subsidiaries:

| Holder      | Mark              | Registration | Date Filed       | Date Registered   |
|-------------|-------------------|--------------|------------------|-------------------|
|             |                   | Number       |                  |                   |
| Xurpas Inc. | Xurpas            | 420017004618 | May 8, 2007      | August 27, 2007   |
| Xurpas Inc. | SELFIE.PH         | 42014009255  | July 25, 2014    | June 25, 2015     |
| Xurpas Inc. | GRAB-A-GOLD       | 42014009260  | July 25, 2014    | December 11, 2014 |
| Xurpas Inc. | FLUXION           | 42014009259  | July 25, 2014    | December 11, 2014 |
| Xurpas Inc. | PLAYSMART         | 42014009254  | July 25, 2014    | December 11, 2014 |
| Xurpas Inc. | #SELFIE           | 42014009257  | July 25, 2014    | December 11, 2014 |
| Xurpas Inc. | #TBT              | 42014009258  | July 25, 2014    | December 11, 2014 |
| Xurpas Inc. | SWAG              | 42014009261  | July 25, 2014    | February 12, 2015 |
| Xurpas Inc. | #FOODPORN         | 42014009256  | July 25, 2014    | December 11, 2014 |
| Xurpas Inc. | Xurpas            | 42007004775  | May 11, 2007     | October 8, 2007   |
| Xurpas Inc. | Balikbayan Box It | 42017017366  | October 26, 2017 | April 12, 2018    |
| Xurpas Inc. | Xuper Tsikot      | 42017017362  | October 26, 2017 | March 29, 2018    |
| Xurpas Inc. | Supernova Escape  | 42017017365  | October 26, 2017 | March 29, 2018    |
| Xurpas Inc. | Beast Mode On     | 42017017363  | October 26, 2017 | March 29, 2018    |
| Xurpas Inc. | Kumander Kuting   | 42017017364  | October 26, 2017 | March 29, 2018    |
| Xurpas Inc. | ODX               | 42018008396  | May 21, 2018     | May 12, 2019      |
| Xurpas Inc. | Х                 | 42018008395  | May 21, 2018     | May 12, 2019      |

| Xurpas Inc.                   | Makefree                     | 42018022480 | December 19, 2018    | December 8, 2019  |
|-------------------------------|------------------------------|-------------|----------------------|-------------------|
| Xeleb<br>Technologies<br>Inc. | Xeleb                        | 42015005359 | May 19, 2015         | October 19, 2015  |
| Xeleb<br>Technologies<br>Inc. | Xeleb Technologies           | 42017003700 | March 14, 2017       | August 31, 2017   |
| Xeleb<br>Technologies<br>Inc. | Popster                      | 42017003704 | March 14, 2017       | June 29, 2017     |
| Xeleb<br>Technologies<br>Inc. | Jejemonster                  | 42017003703 | March 14, 2017       | June 29, 2017     |
| Xeleb<br>Technologies<br>Inc. | Jologs                       | 42017003699 | March 14, 2017       | June 29, 2017     |
| Xeleb<br>Technologies<br>Inc. | Jejemon                      | 42017003702 | March 14, 2017       | June 29, 2017     |
| Xeleb<br>Technologies<br>Inc. | Super Belle                  | 42017000346 | January 11, 2017     | May 4, 2017       |
| Xeleb<br>Technologies<br>Inc. | Trivia Time with<br>Kuya Kim | 42016004316 | April 25, 2016       | December 22, 2016 |
| Xeleb<br>Technologies<br>Inc. | Xeleb Live                   | 42018003222 | February 21,<br>2018 | September 6, 2018 |
| Xeleb<br>Technologies<br>Inc. | Xeleb Live                   | 42018003220 | February 21,<br>2018 | September 6, 2018 |
| Xeleb<br>Technologies<br>Inc. | Xeleb Live                   | 42018003224 | February 21,<br>2018 | September 6, 2018 |
| Xeleb<br>Technologies<br>Inc. | Xeleb Live                   | 42018003225 | February 21,<br>2018 | September 6, 2018 |
| Xeleb<br>Technologies<br>Inc. | No Verbal Elements           | 42018003219 | February 21,<br>2018 | September 6, 2018 |
| Xeleb<br>Technologies<br>Inc. | Adventures of Kuya<br>Kim    | 42017018334 | November 10, 2017    | May 24, 2018      |
| Xeleb<br>Technologies<br>Inc. | Anne Kulit ni<br>Mogwai      | 4201717358  | October 26, 2017     | March 29, 2018    |
| Xeleb<br>Technologies<br>Inc. | Train Ubusan                 | 42017017360 | October 26, 2017     | March 29, 2018    |
| Xeleb<br>Technologies<br>Inc. | Erwan Youchop                | 42017017359 | October 26, 2017     | March 29, 2018    |

| Xeleb        | Anne-Galing | 42015005360 | May 19, 2015 | November | 19, |
|--------------|-------------|-------------|--------------|----------|-----|
| Technologies |             |             |              | 2015     |     |
| Inc.         |             |             |              |          |     |

## **REGULATION AND KEY LICENSES**

The Company's mobile consumer business which refers to the development and delivery of mobile consumer content to its client Telcos, is considered as a form of value-added services regulated by the NTC under the Public Telecommunications Policy Act and related implementing regulations issued by the NTC.

While a value-added services provider (unlike other entities regulated under the Public Telecommunications Policy Act) is not required to obtain a franchise to operate, the NTC requires that any such provider obtain and maintain a Value-Added Services (VAS) License, which shall expressly indicate the value-added services that such provider is authorized to provide. Under existing regulations, the following services may be rendered by a holder of a VAS License:

- Content and Program Service
- Messaging services
- Electronic Gaming, except gambling

The Company holds a VAS License issued by the NTC valid until January 3, 2026, pursuant to which the Company is authorized to engage in all of the foregoing value-added services.

## **EMPLOYEES**

The Company believes that its relationship with its employees is generally good and, since the start of its operations, the Company has not experienced a work stoppage as a result of any labor or labor-related disagreements. None of the Company's employees belong to a union. The Company has implemented cost-cutting measures to manage its day-to-day operations considering the challenges encountered by its mobile consumer services segment.

The table below sets forth the breakdown of the Company's labor complement, grouped according to function, as of December 31, 2020:

| Executives<br>Accounting, Finance, Human Resources and Administrative<br>Marketing<br>Technical Staff | 11<br>5 |
|---|---------|
| Total   |         |

The Company has adopted a rewards and recognition policy that is competitive with industry standards in the Philippines. Salaries and benefits are reviewed periodically and adjusted to retain current employees and attract new talents. Tied to these is a performance management system that calls for the alignment of individual key results, competencies, and development plans with the Company's overall business targets and strategy. Performance is reviewed periodically and employees are rewarded based on the attainment of pre-defined objectives. The Company also maintains programs for its employees' professional, technical and personal development.

## PLANS AND PROSPECTS

Moving forward, Xurpas aims to expand and sustain its overall business, as it continually implements reorganization to refocus the business on recurring and stable revenue stream. The Company is gearing to strengthen its enterprise business which provides services such as custom software development, cloud services, HR technology, solutions architecture and staff augmentation.

On September 2020, Xurpas has also executed an agreement for the purchase of Wavemaker Group Inc. In line with this, Xurpas foresees recovery through organic growth, and entry of Wavemaker (*once transaction has been completed*). The Company expects to earn revenues and return to profitability from the following measures:

A. Continuously venture into new projects with good revenue potential by its in-house team or the partnerships/alliances that it has recently finalized. The Company believes that the increased drive of both private companies and public entities towards digital transformation, especially in a post-COVID environment, create multiple opportunities for its enterprise business.

Xurpas will help these companies enable their digital transformations by creating and providing custom tools and solutions to address their needs. For this purpose, the Company aims to work with other local or international technology companies with content, capabilities, and technologies consistent with the Company's over-all market strategy. It will expand their ability to both provide and distribute their products and services globally to reach new corporate customers.

- B. Reach out to the brick and mortar businesses that have to launch or accelerate their digital transformation (e.g. e-commerce platforms) and/or embark on a digital marketing program to promote their services.
- C. Support the government's vision of having the following:
  - Digital government: improved public service delivery powered by ICT infostructure, shared services, automated processes, and online portals.
  - Digital workforce: The Filipino labor force equipped with competencies relevant to ICT and adaptive to the future of work.
  - Digital workplace: Revolutionized workplaces using ICT to make work convenient, efficient, and more accessible for everyone.
  - Digital classrooms: Improved classrooms that are fully equipped with specialized software, computers, assistive learning devices, network connectivity, and other learning tools relevant and suitable for the student's learning needs.
  - Digital communities: Improved economic growth and social well-being through the presence of better connectivity, ICT tools and applications accessible to the public, and digitally empowered citizens.

In this regard, the Company is currently working on leads with various local government units (LGUs) that are working on their digital communities. Xurpas also intends to start selling digital classroom solutions; and further evaluate how it will be able to take advantage of the opportunities brought about by the digital transformation initiatives of the government, a brainchild of the Department of Information and Communication Technology (DICT).

D. Continuous cost cutting measures. Even prior to the pandemic, the Company already embarked on a continuous cost reduction program that would minimize its expenses. This included reduction in salaries and wages (workforce rightsizing), rent, utilities, marketing and promotions, advertising, transportation and travel, taxes and licenses, advertising, and seminars and trainings. The current WFH arrangement of Xurpas provides another opportunity for Xurpas to further cut costs, such as rent, utilities, and the like.

- E. Once transaction with Wavemaker is completed, the Company will benefit from the many synergies created by the access to the Wavemaker network, as well as both Wavemaker's financial stability and the significant proceeds expected to be generated as its funds are harvested in the medium to long term.
- F. Additional revenue from the projects that Wavemaker will bring to Xurpas, specifically from the software development requirements of its investee companies. Even prior to the closing of the transaction, there are ongoing projects being done by Xurpas in this regard. It is expected that these projects will increase once the transaction is finalized.

## **ITEM 2. Properties**

The Company does not hold any real property of material value. As of December 31, 2020, the Company has transportation, office equipment, IT equipment, furniture and fixtures, leasehold improvements and leased assets with a net book value of ₱4.25 million.

Previously, the Company held office at 7th Floor, Cambridge Centre Building, 108 Tordesillas St., Salcedo Village, Makati City, Philippines, which is leased by the Company from Gervel, Inc.

On April 1, 2021, the Company moved its office to Unit 804 Antel 2000 Corporate Center, 121 Valero St., Salcedo Village, Makati City, 1227.

#### **Operating Lease Commitments**

a. The Parent Company has noncancellable lease contract with Gervel, Inc. for the 7th floor office space which terminated on March 31, 2020. The applicable rate per month is ₱0.27 million.

On March 31, 2020, the lease contract was renewed for a period of one (1) year which terminated on March 31, 2021. The applicable rate per month is  $\neq 0.33$  million.

- b. The Parent Company has noncancellable lease contract with Gervel, Inc. for the 4th floor office space which expired on March 31, 2020. The applicable rate per month is ₱0.29 million. The lease contract was pre-terminated through mutual agreement of the parties on March 30, 2019.
- c. In 2017, the Parent Company entered into a noncancellable lease contract with Gervel, Inc. for the 6th floor office space for a period of two (2) years and four and a half (4.5) months which commenced on November 16, 2017 and expired on March 31, 2020. The applicable rate per month is ₱0.33 million. The lease contract may be renewed in writing by mutual agreement of the parties.

In 2019, the Parent Company assigned the contract of lease to Xurpas Enterprise, Inc. In March 31, 2020, the contract of lease was expired and terminated.

d. The Company entered into a lease contract with Milestone Petroleum Marketing Corporation, Inc. (the "Lease Contract") for an office space in Unit 804, Antel Corporate Center, Salcedo Village, 121 Valero, Makati, 1227 (the "Office Space"). The term of the Lease Contract is two (2) years commencing on March 1, 2021 and expiring on February 28, 2023, renewable upon terms and conditions mutually agreed upon by the parties. Subsequent to the execution of the Lease Contract, Milestone Petroleum Marketing Corporation, Inc. sold the Office Space to Red Round Abacus Inc. and executed a Deed

of Assignment of Lease constituting Red Round Abacus Inc. as the Company's current Lessor.

Xurpas will acquire and/or lease additional property and equipment for its operations when deemed necessary. The cost of such acquisitions will depend on negotiations with vendors and lessors. Xurpas plans to finance such acquisitions from internally generated funds.

There were no property and equipment pledged as collateral as at December 31, 2020.

# **ITEM 3. Legal Proceedings**

There are no material pending legal proceedings (including any bankruptcy, receivership or similar proceedings) to which the Company or any of its subsidiaries is a party or to which any of their material assets are subject.

In 2017, Art of Click ("AoC") and Pocketmath entered into an agreement ("the IO Agreement") for the performance of advertising campaigns amounting to USD4.77 million. Pocketmath failed to pay the invoices as they fell due. Thus, on 18 February 2020, AoC was compelled to issue and serve Statutory Demand to Pocketmath for the outstanding invoices as well as accrued late payment interest, amounting to USD7,873,834.99. Pocketmath likewise failed to pay its liability as reflected in the Statutory Demand. Thereafter, AoC initiated a winding-up proceeding against Pocketmath in the Singapore High Court. After several proceedings, the parties entered into Settlement Agreement dated 1 July 2020. Pursuant to the Settlement Agreement, Pocketmath paid AoC through Xurpas Inc. USD400,000.00 divided into four equal installments, with the final amount received on September 2020.

On February 8, 2020, AMA Computer University Inc. filed a case at the Quezon City RTC Branch 84 against Seer Technologies Inc for breach of contract and damages. The plaintiff argued that Seer did not perform the services according to the agreement entered by the 2 parties. On March 6, 2020, the case was settled. At the same time, the court ordered the release of hold on the bond amounting to P 5.04 million.

# ITEM 4. Submission of Matters to a Vote of Security Holders

Xurpas Inc. held a Special Stockholders' Meeting on May 7, 2020 wherein the following matters were acted upon:

| Agenda 1: A | Agenda 1: Approval of Minutes of Previous Meeting |  |         |  |  |
|-------------|---|--|---------|--|--|
| Yes         |   | No   | Abstain |  |  |
| 98.81%      |   | 0.03%  | 1.16%   |  |  |
| Resolution: | Resolution:                                       |  |         |  |  |
|             |   | the stockholders of Xurpas Inc. ap<br>ual Stockholders' Meeting held on No |         |  |  |

| Agenda 2: Approval of the Issuance of up to 1,706,072,261 New Common Shares ("Subscription Shares") from the Unissued Authorized Capital Stock and Listing of the Subscription Shares with the Philippine Stock Exchange |       |         |  |  |
|--|-------|---------|--|--|
| Yes  | No    | Abstain |  |  |
| 98 81%   | 0.37% | 0.81%   |  |  |

| 98.81%             | 0.37%  | 0.81%      |
|--------------------|--|------------|
| <b>Resolution:</b> |  |            |
|                    | "RESOLVED, that the stockholders of Xurpas Inc. a      | pprove the |
|                    | issuance of up to One Billion Seven Hundred Six Milli  | on Seventy |
|                    | Two Thousand Two Hundred Sixty One (1,706,072          | 2,261) new |
|                    | common shares ("Subscription Shares" from the unissued | authorized |
|                    | capital stock and listing of the Subscription Share    | s with the |
|                    | Philippine Stock Exchange."                            |            |

| Agenda 3: Election of Independent Directors |        |       |         |
|---|--------|-------|---------|
| Names                                       | Yes    | No    | Abstain |
| Bartolome S. Silayan Jr.                    | 98.81% | 0.03% | 1.16%   |
| Imelda C. Tiongson                          | 98.85% | 0.02% | 1.13%   |

**Resolution:** 

"**RESOLVED**, that the stockholders of Xurpas Inc. elect the following as *independent directors* of the Corporation to serve as such beginning today until their successors are elected and qualified: (1) Bartolome Silayan, Jr.; and (2) Imelda C. Tiongson."

Agenda 4: Amendment of the By-laws to allow electronic distribution of stockholders' meeting materials, participation through remote participation or in absentia and voting in absentia.

| Yes    | No    | Abstain |
|--------|-------|---------|
| 98.72% | 0.01% | 1.27%   |

**Resolution:** 

"**RESOLVED**, that the stockholders of Xurpas Inc. approve the amendment of its By-Laws to reflect the following matters:

- Allow electronic distribution of stockholders' Meeting materials;
- Participation through remote participation or *in absentia*; and
- Voting *in absentia*.

**RESOLVED FURTHER**, that the stockholders of Xurpas Inc. approve the amendment of Article II, Sections 4, 5 and 7 of the By-Laws to reflect the

foregoing; and

**RESOLVED FINALLY,** that the stockholders of Xurpas Inc. authorize the Executive Committee to do all things necessary to effect the foregoing, including the processing of the amendment of the By-Laws with the Securities and Exchange Commission."

Xurpas Inc. held its 2020 Annual Stockholders' Meeting on November 27, 2020 wherein the following matters were acted upon:

| Agenda 1: Approval of Minutes of Previous Meeting |                |                                    |           |  |  |
|---|----------------|------------------------------------|-----------|--|--|
| Yes No Abstain                                    |                |                                    |           |  |  |
|   | 100%           | -                                  | -         |  |  |
| Resolution:                                       | "RESOLVED that | the stockholders of Xurpas Inc. ap | prove the |  |  |

"RESOLVED, that the stockholders of Xurpas Inc. approve in minutes of the Annual Stockholders' Meeting held on May 7, 2020."

| Agenda 2: Approval of the Annual Report and 2019 Audited Financial Statements |    |         |  |
|---|----|---------|--|
| Yes   | No | Abstain |  |
| 100%  | -  | -       |  |
|   |    |         |  |

**Resolution:** 

**RESOLVED**, that the stockholders of **XURPAS INC**. (the "Corporation") note the Corporation's Annual Report and to approve the Consolidated Audited Financial Statements of the Corporation as of December 31, 2019, as audited by SyCip Gorres Velayo & Co."

| Names                      | Yes  | No | Abstain |
|----------------------------|------|----|---------|
| Nico Jose S. Nolledo       | 100% | -  | -       |
| Alexander D. Corpuz        | 100% | -  | -       |
| Fernando Jude F. Garcia    | 100% | -  | -       |
| Wilfredo O. Racaza         | 100% | -  | -       |
| Atty. Mercedita S. Nolledo | 100% | -  | -       |
| Jonathan Gerard A. Gurango | 100% | -  | -       |
| Bartolome S. Silayan Jr.   | 100% | -  | -       |
| Imelda C. Tiongson         | 100% | -  | -       |

Resolution:

"**RESOLVED**, to elect the following as directors of the Corporation to serve as such beginning today until their successors are elected and qualified:

Nico Jose S. Nolledo Alexander D. Corpuz Fernando Jude F. Garcia Wilfredo O. Racaza Mercedita S. Nolledo Jonathan Gerard A. Gurango (Independent Director) Bartolome S. Silayan, Jr. (Independent Director) Imelda C. Tiongson (Independent Director)"

| Agenda 4: Appointment of External Auditor       |  |                |  |  |
|---|--|----------------|--|--|
| Yes   | No                                     | Abstain        |  |  |
| 100%  | -                                      | -              |  |  |
|   | dorsed by the Board of Directors, to   |                |  |  |
| reappointment of SyC<br>Auditor for the year 20 | p Gorres Velayo & Co. as the Corporati | ion's External |  |  |

| Agenda 5: Ratification of Previous Acts of the Directors and Management           Yes         No         Abstain |    |     |          |  |  |
|--|----|-----|----------|--|--|
|  |    | INO | AUStalli |  |  |
| 10   | 0% | -   | -        |  |  |
|  |    |     |          |  |  |

## PART II - OPERATIONAL AND FINANCIAL INFORMATION

#### ITEM 5. Market for Registrant's Common Equity and Related Stockholder Matters

#### **Market Information**

Principal market where the registrant's common equity is traded.

Xurpas' common shares were listed with the Philippine Stock Exchange, Inc. on December 2, 2014. The high and low stock prices for 2017, 2018, 2019 and the first three (3) quarters of 2020 are indicated below:

|                         | High  | Low  |
|-------------------------|-------|------|
| 2020                    |       |      |
| 3 <sup>rd</sup> Quarter | 0.55  | 0.50 |
| 2 <sup>nd</sup> Quarter | 1.37  | 0.40 |
| 1 <sup>st</sup> Quarter | 0.95  | 0.40 |
| 2019                    |       |      |
| 4 <sup>th</sup> Quarter | 1.16  | 0.75 |
| 3 <sup>rd</sup> Quarter | 1.22  | 0.87 |
| 2 <sup>nd</sup> Quarter | 1.37  | 0.91 |
| 1 <sup>st</sup> Quarter | 2.33  | 1.09 |
| 2018                    |       |      |
| 4 <sup>th</sup> Quarter | 2.39  | 1.04 |
| 3 <sup>rd</sup> Quarter | 3.72  | 2.02 |
| 2 <sup>nd</sup> Quarter | 3.92  | 2.80 |
| 1 <sup>st</sup> Quarter | 5.93  | 3.10 |
| 2017                    |       |      |
| 4 <sup>th</sup> Quarter | 5.94  | 3.10 |
| 3 <sup>rd</sup> Quarter | 9.07  | 5.20 |
| 2 <sup>nd</sup> Quarter | 10.84 | 7.40 |
| 1 <sup>st</sup> Quarter | 10.50 | 7.09 |

The market capitalization of the Company's common shares as of end-2020, based on the closing price of P0.55/share, was approximately P1.03 billion versus the P1.44 billion the previous year<sup>2</sup>

The price information of Xurpas' common shares as of the close of the latest practicable trading date, September 18, 2020, is at ₱0.55/share.

#### Holders

There are twenty-four registered holders of common shares, as of April 30, 2021 (based on number of accounts registered with the Stock Transfer Agent).<sup>3</sup>

|    | Stockholder's Name                        | Number of shares | Percentage to total | Nationality |
|----|---|------------------|---------------------|-------------|
| 1. | PCD Nominee Corp. (Filipino) <sup>4</sup> | 1,415,447,479    | 73.15               | Filipino    |

<sup>2</sup> Xurpas has 1,872,796,877 outstanding common shares as of December 31, 2020.

<sup>3</sup> Based on the list of stockholders issued by BDO Unibank Inc. Stock and Investment Group, list includes PCD Nominees. <sup>4</sup>PCD Nominee Corp. (Filipino) includes shares directly and indirectly owned by a) Mr. Nico Jose S. Nolledo; b) Mr. Raymond Gerard S. Racaza; and c) Mr. Fernando Jude F. Garcia. We note that a portion of shares of Messrs. Nolledo,

|     | PCD Nominee Corp. (Non-          | 291,407,558                | 15.06 | Others         |
|-----|----------------------------------|----------------------------|-------|----------------|
|     | Filipino)                        |                            |       |                |
| 2.  | Raymond Gerard S. Racaza         | 174,100,010                | 8.99  | Filipino       |
| 3.  | Nelson Gatmaitan                 | 400,000                    | 0.02  | Filipino       |
| 4.  | Emilie Grace S. Nolledo          | 251,889                    | 0.01  | Filipino       |
| 5.  | Aquilina V. Redo                 | 6,500                      | 0     | Filipino       |
| 6.  | Rogina C. Guda                   | 6,000                      | 0     | Filipino       |
| 7.  | Dahlia C. Aspillera              | 2,900                      | 0     | Filipino       |
| 8.  | Mercedita S. Nolledo             | 1,060                      | 0     | Filipino       |
| 9.  | Wilfredo O. Racaza               | 1,060                      | 0     | Filipino       |
| 10. | Roberto B. Redo                  | 1,000                      | 0     | Filipino       |
| 11. | Shareholders' Association of the | 1,000                      | 0     | Filipino       |
|     | Philippines                      |                            |       | _              |
| 12. | Frederick D. Go                  | 500                        | 0     | Filipino       |
| 13. | Dondi Ron R. Limgenco            | 111                        | 0     | Filipino       |
| 14. | Marietta V. Cabreza              | 100                        | 0     | Filipino       |
| 15. | Milagros P. Villanueva           | 100                        | 0     | Filipino       |
| 16. | Myra P. Villanueva               | 100                        | 0     | Filipino       |
| 17. | Myrna P. Villanueva              | 100                        | 0     | Filipino       |
| 18. | Philip &/or Elnora Turner        | 99                         | 0     | British-Indian |
| 19. | Fernando Jude F. Garcia          | 10                         | 0     | Filipino       |
| 20. | Nico Jose S. Nolledo             | 10                         | 0     | Filipino       |
| 21. | Jonathan Gerard A. Gurango       | 10                         | 0     | Filipino       |
| 22. | Alvin D. Lao                     | 10                         | 0     | Filipino       |
| 23. | Owen Nathaniel S. AUITF: Li      | 3                          | 0     | Filipino       |
|     | Marcus Au                        |                            |       | <u>^</u>       |
| 24. | Joselito T. Bautista             | 1                          | 0     | Filipino       |
|     | Total                            | 1,881,627,610 <sup>5</sup> | 100%  | Filipino       |

# **Dividends and Dividend Policy**

Information on the Company's declaration of dividends follow:

| Parent Company    | Per Share | Total Amount  | Record Date        | Payable Date       |
|-------------------|-----------|---------------|--------------------|--------------------|
| Cash dividend dec | lared on: |               |                    |                    |
| May 8, 2017       | 0.05      | 92.85 million | May 23, 2017       | June 15, 2017      |
| May 10, 2016      | 0.048     | 86.27 million | May 31, 2016       | June 23, 2016      |
| April 29, 2015    | 0.40      | 68.80 million | May 14, 2015       | June 2, 2015       |
| September 20,     | 0.56      | 36.00 million | June 30, 2014      | September 30, 2014 |
| 2014              |           |               |                    |                    |
| June 5, 2014      | 0.47      | 30.25 million | December 31, 2013  | June 30, 2014      |
| November 18,      | 5.13      | 16.67 million | September 30, 2013 | November 29, 2013  |
| 2013              |           |               |                    |                    |
| July 22, 2013     | 1.03      | 3.33 million  | June 30, 2013      | July 31, 2013      |
| May 6 2013        | 0.83      | 2.70 million  | December 31, 2012  | May 31, 2013       |
| March 13, 2013    | 3.08      | 10.00 million | December 31, 2012  | March 31, 2013     |
|                   |           |               |                    |                    |

Racaza and Garcia are not yet listed with the Exchange, but are included in PCD Nominee Corp. (Filipino). Further, PCD Nominee Corp. (Filipino) includes treasury shares. <sup>5</sup> This includes Treasury Shares under PCD Nominee Corp (Filipino).

| Stock dividend declared on: |             |               |                    |                    |  |  |  |
|-----------------------------|-------------|---------------|--------------------|--------------------|--|--|--|
| July 10, 2014               | 0.95 shares | 61.25 million | September 20, 2014 | September 20, 2014 |  |  |  |
| May 5, 2014                 | 18.85       | 61.25 million | May 5, 2014        | May 5, 2014        |  |  |  |
|                             | shares      |               |                    |                    |  |  |  |
|                             | •           | •             |                    | •                  |  |  |  |

The Company has adopted a dividend policy pursuant to which stockholders may be entitled to receive, upon declaration by the Company's Board of Directors and subject to the availability of the unrestricted retained earnings, dividends equivalent to at least 30% of the prior year's net income after tax based on the Company's audited consolidated financial statements as of such year, except when: (i) justified by definite corporate expansion projects or programs approved by the Board; or (ii) when the Company is prohibited under any loan agreement with any financial institution or creditor, whether local or foreign, from declaring dividends without its consent, and such consent has not been secured; or (iii) when it can be clearly shown that retention of earnings is necessary under special circumstances obtaining in the Company, such as when there is a need for special reserves for probable contingencies.

The Company cannot provide assurance that it will pay any dividends in the future. In making a decision to declare dividends, the Board may consider various factors including the Company's cash, gearing, return on equity and retained earnings, the results of its operations or the Company's financial condition at the end of the year and such other factors as the Board may deem appropriate. The Company's Board may, at any time, modify such dividend payout ratio depending upon the results of operations and future projects and plans of the Company.

# Recent sales of unregistered or exempt securities including recent issuance of securities constituting an exempt transaction

## 1. Overnight Top-up Placement – April 26, 2016

On April 26, 2016, the Board of Directors of Xurpas approved the holding of a Placing and Subscription Transaction ("the Overnight Top-up Placement") wherein Messrs. Nico Jose S. Nolledo, Raymond Gerard S. Racaza and Fernando Jude F. Garcia (the "Selling Shareholders") sold an aggregate of 155,400,000 common shares (the "Offer Shares") to investors (the "Placing tranche") and the Selling Shareholders subscribed to an aggregate of 77,700,000 common shares (the "Subscription Shares") or 4.32% of the new issued and outstanding capital shares of the Company ("Subscription tranche").

The first part of the Overnight Top-up Placement consists of the offer and sale of the Offer Shares by the Selling Shareholders to (i) Qualified institutional investors in the Philippines qualified as an exempt transaction in reliance on Section 10.1(c) and 10.1(l) of the Philippine Securities Regulation Code (the "SRC"); (ii) outside the United States in reliance on Regulation S under the U.S. Securities Act of 1933, as amended (the "Securities Act"); and (iii) within the United States to "qualified institutional buyers" as defined in, and in reliance on, Rule 144A under the Securities Act. SB Capital Investment Corporation and Decker & Co., LLC are the Joint Global Coordinators and led the selling syndicate in placing the Offer Shares with investors.

The second part of the Overnight Top-up Placement consists of the subscription by each Selling Shareholder to 1.4% of the Company's total issued and outstanding capital shares, in the form of new shares issued out of the authorized capital stock of the Company at a subscription price equivalent to the Offer Price. Xurpas claimed exemption from registration under Section 10.1(e) and (k) of the Securities and Regulation Code.

## 2. Acquisition of Art of Click Pte. Ltd ("AOC") – October 6, 2016

On October 6, 2016, Xurpas signed a Share Purchase Agreement with Emmanuel Michel Jean Allix and Wavemaker Labs Pte. Ltd. (the "Sellers") for the acquisition of 100% shares in AOC for an aggregate consideration of  $\mathbb{P}1.40$  billion in cash and in Xurpas shares. AOC is a Singaporean start-up firm established in 2011 that specializes on mobile marketing solutions for advertisers, publishers, app developers and other operators. Its key markets include Japan, Korea, Hong Kong, Taiwan, Southeast Asia, North America and Europe.

The cash consideration consists of (1) an Upfront Payment to the Sellers amounting to US\$2,797,106 (135,379,930) and (2) cancellation of employee stockholder options through Xurpas' subscription to one ordinary share in the capital of AOC for US\$2,202,894 (106,620,070). This was used to pay the AOC's Employee Stock Ownership Plan ("ESOP") shareholders.

The Xurpas shares to be issued to the Sellers consist of (1) an Upfront Payment amounting to US\$19,451,739 payable in Xurpas shares to the Sellers on the acquisition date, (2) Installment Payment payable to the Sellers in Xurpas shares one year after the closing date and every year thereafter until three years after the closing date, and (3) a Deferred Purchase Consideration which shall be subject to a net income after tax floor per year that AOC has to meet as a condition precedent to the entitlement of the Sellers to the Deferred Purchase Consideration and payable in three (3) tranches. The aggregate amount of Deferred Payment Consideration for a three-year deferred payment period shall in no case be greater than US\$13,962,725. In the finalization of the purchase price, the parties have clarified that the Deferred Purchase Consideration shall be fixed at US\$13,962,725 and shall not be subject to the performance metrics of AOC, and such is intentionally part of the original consideration. Accordingly, the Deferred Purchase Consideration was considered as part of the acquisition cost in the final purchase price.

The number of Xurpas shares to be issued at each tranche shall be determined using the average market value of Xurpas common shares fifteen (15) days before and fifteen (15) days after the closing date or each commitment date, as applicable, agreed to by the parties.

Included in the Share Purchase Agreement is a call option granting the Sellers an option exercisable within fifty-one (51) months following the Closing Date and only upon the occurrence of a Call Option event to purchase from Xurpas their respective proportionate share in the Sale Shares. This was subsequently waived.

On June 2017, amendments were made to the share purchase agreement with one of the sellers, Emmanuel Michel Jean Allix ("Allix"), which (a) resulted in the payment of US\$7.24 million or 358.50 million, (b) changed the manner of payment of the Installment Payment payable and Deferred Purchase Consideration from being partly in cash and Xurpas shares to solely in cash, and (c) changed the term of the Installment Payment payable from being payable in three years after the closing date to being payable within the year.

On July 18, 2017, Xurpas reacquired 53,298,242 common shares Upfront Payment issued at acquisition date to Allix, a former shareholder of AOC, for a consideration of US\$532,983 or 26.65 million.

On October 3, 2017, Xurpas entered into an agreement to amend the share purchase agreement with Wavemaker Labs Pte. Ltd. ("Wavemaker"), a former shareholder of AOC, which provides for (a) the adjusted purchase price, (b) the change in manner of payment for the Installment Payment and Deferred Consideration pertaining to Wavemaker from being payable in Xurpas shares to cash, and (c) changed the term of the Installment Payment payable from being payable in three years after the closing date to being payable within the year. To implement these amendments, there will be a placement and subscription transaction involving 67,285,706 Xurpas listed shares of existing

shareholders by way of a block sale through the facilities of the PSE in 2018. Three shareholders of Xurpas sold their shares to Wavemaker, as an advance on behalf of Xurpas. The said shareholders, then subscribed to an aggregate of 67,285,706 Xurpas shares to replace the shares already advanced. Xurpas is claiming exemption from registration under Section 10.1(k) of the Securities and Regulation Code.

The 16,641,244 common shares initially issued to Wavemaker representing the Upfront Payment shall be placed by Wavemaker in an escrow agent who is authorized to sell these shares after these are listed. The allocation of the proceeds from the sale of these shares will be determined in the future subject to certain conditions.

On October 3, 2017, Allix and Wavemaker executed a waiver of the second and third tranches of the Deferred Purchase Consideration. The Sellers also waived their call option on the shares.

#### 3. Issuance of New Common Shares to Wavemaker Group

On May 7, 2020, the Corporation's stockholders approved the issuance and listing of up to 1,706,072,261 new common shares from its unissued authorized capital stock in favor of Frederick Manlunas, Benjamin Paul Bustamante Santos and James Buckly Jordan, with the following resolutions:

"**RESOLVED**, that the stockholders of Xurpas Inc. approve the issuance of up to One Billion Seven Hundred Six Million Seventy Two Thousand Two Hundred Sixty One (1,706,072,261) new common shares ("**Subscription Shares**") from the unissued authorized capital stock and listing of the Subscription Shares with the Philippine Stock Exchange."

On September 20, 2020, the Board amended the previous resolutions / approvals, and approved the issuance of 1,707,001,019 common shares ("**Subscription Shares**") at a price of Php0.10 per share ("**Subscription Price**") to the following:

| Subscribers              | No. of Shares | Par Value | Subscription Price<br>(PHP) |
|--------------------------|---------------|-----------|-----------------------------|
| Frederick Manlunas       | 866,540,356   | Php 0.10  | 86,654,035.6                |
| Benjamin Paul Bustamante | 240,524,858   | Php 0.10  | 24,052,485.8                |
| Santos                   |               | _         |                             |
| James Buckly Jordan      | 264,329,044   | Php 0.10  | 26,432,904.4                |
| Wavemaker Partners V LP  | 30,547,808    | Php 0.10  | 3,054,780.8                 |
| Wavemaker US Fund        |               | Php 0.10  |                             |
| Management Holdings, LLC | 305,058,953   | -         | 30,505,895.3                |
| Total                    | 1,707,001,019 |           | 170,700,101.9               |

In the approval made by the Board on September 20, 2020, the distribution of the shares to be issued has been identified. Moreover, there was a minor increase in the number of shares to be issued to the Subscribers.

On September 20, 2020, the Corporation and the Subscribers executed the Subscription Agreement.

Considering the minor changes in the number of shares to be issued and the inclusion of corporate entities as Subscribers, the Corporation will secure the ratification from the stockholders on the issuance and listing of the Subscription Shares.

The Subscription Shares will be taken from the Corporation's unissued authorized capital stock.

#### Description of the Subscription Shares

The Corporation will issue new common shares to the Subscribers from the unissued authorized capital stock. There are no special rights attached to the shares to be issued to the Subscribers. Similar to all other holder of common shares, each holder of common share shall be entitled to such dividends as may be declared by the Board and on the basis of the outstanding stock held by them. The Board is authorized to declare dividends that shall be declared and paid out of the Corporation's unrestricted retained earnings. A cash dividend declaration does not require any further approval from the stockholders. A stock dividend approval shall require the further approval of the stockholders representing at least 2/3 of the Corporation's outstanding capital stock.

Each common share entitles the holders to one vote. At each meeting of the stockholders, each stockholder entitled to vote on a particular question or matter involved shall be entitled to vote for each share of stock standing in his name in the books of the Corporation as of record date. Voting shall be in accordance with the voting procedure described below.

Under the Corporation's articles of incorporation, holders of common stock have waived their preemptive right. There is no provision in the Corporation's amended articles of incorporation or by-laws that would delay, defer or prevent a change in control of the Corporation.

## Transaction

On September 20, 2020, the Board approved two (2) transactions:

- (a) Purchase of 100% of Wavemaker Group Inc.; and
- (b) Issuance of 47.68% common shares to the Subscribers.

The Subscription Price will be paid by the Subscribers in cash and will be due on or before December 31, 2020. The issuance of the Subscription Shares will be subject to certain conditions, one of which is securing stockholders' approval on the listing of the Subscription Shares with the Philippine Stock Exchange.

## Corporate Structure

The Corporate Structure of the Corporation before and after the transaction will be as follows:

| Principal Shareholders  | Before        |        | Af            | ter    |
|-------------------------|---------------|--------|---------------|--------|
| _                       | Number of     | %      | Number of     | %      |
|                         | Shares        |        | Shares        |        |
| Nico Jose S. Nolledo    | 322,226,622   | 17.20% | 322,226,622   | 9.00%  |
| Fernando Jude F. Garcia | 375,073,960   | 20.03% | 375,073,960   | 10.48% |
| Raymond Gerard S.       | 375,765,960   | 20.06% | 375,765,960   | 10.50% |
| Racaza                  |               |        |               |        |
| Wavemaker Labs Pte.     | 47,099,950    | 2.51%  | 47,099,950    | 1.32%  |
| Ltd <sup>6</sup>        |               |        |               |        |
| Frederick Manlunas      |               |        | 866,540,356   | 24.21% |
| Benjamin Paul           |               |        | 240,524,858   | 6.72%  |
| Bustamante Santos       |               |        |               |        |
| James Buckly Jordan     |               |        | 264,329,044   | 7.38%  |
| Wavemaker Partners V    |               |        | 30,547,808    | 0.85%  |
| LP <sup>7</sup>         |               |        |               |        |
| Wavemaker US Fund       |               |        | 305,058,953   | 8.52%  |
| Management Holdings,    |               |        |               |        |
| LLC <sup>8</sup>        |               |        |               |        |
| Others <sup>9</sup>     | 752,630,385   | 40.19% | 752,630,385   | 21.02% |
| Total                   | 1,872,796,877 | 100%   | 3,579,797,896 | 100%   |

Upon issuance of the Xurpas Shares in favor of the Subscribers, Xurpas Shares held by the public will be at 20.95%.

#### Use of Proceeds

The proceeds from the issuance of the Subscription Shares will be used by the Corporation to purchase 100% of Wavemaker Group Inc. which owns the following fund management entities:

- a) 56.50% of the membership interests of Siemer Ventures, LLC;
- b) 63.67% of the membership interests of Wavemaker Partners, LLC;
- c) 95.00% of the membership interests of WMP GP V, LLC;
- d) 100% of the Manager Units of Wavemaker Global Select, LLC;
- e) 95% of the membership interests of Wavemaker Management, LLC.

The purchase price for 100% of Wavemaker Group Inc. is at Php170,700,101.90.

The listing of the Subscription Shares with the Philippine Stock Exchange will be discussed in another stockholders' meeting to be conducted by Xurpas.

<sup>&</sup>lt;sup>6</sup> Frederick Manlunas and Benjamin Paul Bustamante Santos are authorized directors of Wavemaker Labs Pte. Ltd. Benjamin Paul Bustamante Santos owns 50,000 Ordinary Shares, which translates to 16.67% ownership of Wavemaker Labs Pte. Ltd.

<sup>&</sup>lt;sup>7</sup> WMP GP V,LLC is the GP of Wavemaker Partners V LP. As such, Wavemaker Partners V LP is controlled by Frederick Manlunas, Benjamin Paul Bustamante Santos and James Buckly Jordan.

<sup>&</sup>lt;sup>8</sup> Wavemaker US Fund Management Holdings, LLC is owned by the following: 67% by Frederick Manlunas, 23% by James Buckly Jordan, and 10% by Benjamin Paul Bustamante Santos.

<sup>&</sup>lt;sup>9</sup> Includes shares of other directors.

#### Other terms

See below other material information provided in the agreement executed between the parties.

- 1. The Subscribers have waived their dividend rights in the event that there is any income or return in favor of Xurpas for a period of twelve months from completion of all post-closing deliverables, which shall be no later than December 31, 2020. This will ensure that the new Subscribers do not immediately benefit from any of the existing business of the Corporation that may cause any disadvantage to the current / public shareholders.
- 2. Xurpas has a commitment to the Subscribers to list the shares with the Exchange within one (1) year from completion of all post-closing deliverables, which shall be on a date no later than December 31, 2020. Nico Jose S. Nolledo and Fernando Jude F. Garcia will do a share-swap for a certain number of listed shares in their name in exchange of the unlisted Xurpas shares issued to the Subscribers in the event the new shares will not be listed with the Exchange within the 1-year period.

#### Status

As of date, the Subscription Shares have not been issued to the Subscribers.

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

In 2020, the COVID-19 pandemic continued to affect not only the health of people but also the operations of various companies, including Xurpas. The pandemic affected the Group's operations evidenced by the slowdown in operations in the second quarter, of the enterprise segment and other services, as clients either cancelled or delayed projects. Despite this setback, there was an improvement in the succeeding quarters, as the Group remains optimistic that operations can further improve, continuing to provide services to companies who want to jumpstart their digital transformation. Xurpas likewise remains positive given the business opportunities provided by its affiliates through the launching of new products and establishing partnerships with other technology companies.

#### Summary

|   | For the year ended December 31 |            |            |           |               |            |  |  |  |
|---|--------------------------------|------------|------------|-----------|---------------|------------|--|--|--|
| Key Financial Data                      | 2                              | 2020       |            | 19        | Amount Change | % Increase |  |  |  |
| In PhP Millions                         | Amount                         | Percentage | Amount     | Percentag | Amount Change | (Decrease) |  |  |  |
| Revenues                                |                                |            |            |           |               |            |  |  |  |
| Mobile consumer services                | 22.00                          | 12%        | 19.92      | 2%        | 2.08          | 10%        |  |  |  |
| Enterprise services                     | 88.24                          | 51%        | 854.73     | 88%       | (766.50)      | -90%       |  |  |  |
| Other services                          | 63.77                          | 37%        | 97.31      | 10%       | (33.54)       | -34%       |  |  |  |
| Total Revenues                          | 174.01                         | 100%       | 971.96     | 100%      | (797.95)      | -82%       |  |  |  |
| Cost of Services                        | 127.19                         | 73%        | 742.19     | 76%       | (615.00)      | -83%       |  |  |  |
| Cost of Goods Sold                      | 38.01                          | 22%        | 83.28      | 9%        | (45.27)       | -54%       |  |  |  |
| Gross Profit                            | 8.81                           | 5%         | 146.49     | 15%       | (137.68)      | -94%       |  |  |  |
| General and Administrative Expenses     | 119.85                         | 69%        | 2,204.42   | 227%      | (2,084.57)    | -95%       |  |  |  |
| Equity in Net Losses of Associates      | 7.75                           | 4%         | 33.29      | 3%        | (25.54)       | -77%       |  |  |  |
| Finance Costs                           | 9.98                           | 6%         | 38.04      | 4%        | (28.06)       | -74%       |  |  |  |
| Other Charges (Income) - net            | (55.23)                        | -32%       | 479.94     | 49%       | (535.17)      | -112%      |  |  |  |
| Loss Before Income Tax                  | (73.54)                        | -42%       | (2,609.21) | -268%     | 2,535.67      | -97%       |  |  |  |
| Provision for (Benefit from) Income Tax | (4.72)                         | -3%        | 26.15      | 3%        | (30.87)       | -118%      |  |  |  |
| Net Loss                                | (68.82)                        | -40%       | (2,635.36) | -271%     | 2,566.54      | -97%       |  |  |  |
| Other Comprehensive Income              | 36.03                          | 21%        | 8.39       | 1%        | 27.64         | 329%       |  |  |  |
| Total Comprehensive Loss                | (32.79)                        | -19%       | (2,626.97) | -270%     | 2,594.18      | -99%       |  |  |  |

|                   | 31-Dec-20 | 31-Dec-19 | Amount Change | % Increase |
|-------------------|-----------|-----------|---------------|------------|
|                   | Amount    | Amount    | Amount Change | (Decrease) |
| Total Assets      | 617.06    | 713.94    | (96.88)       | -14%       |
| Total Liabilities | 612.41    | 688.05    | (75.64)       | -11%       |
| Total Equity      | 4.65      | 25.89     | (21.24)       | -82%       |

In 2020, the Group generated revenue of  $\mathbb{P}174.01$  million which was 82% lower than 2019 revenue of  $\mathbb{P}971.96$  million. Likewise, net loss also went down by 97% from  $\mathbb{P}2,635.36$  million in 2019 to  $\mathbb{P}68.82$  million in 2020. The enterprise segment generated majority of revenue with 51% contribution or  $\mathbb{P}88.24$  million, followed by other revenues and mobile consumer services which generated 37% and 12% respectively. It should be noted that the revenue generated by the enterprise services was significantly higher in 2019, given that it still included revenues that came from Yondu. Excluding revenues generated from Yondu, the Group's revenue increased from  $\mathbb{P}182.96$  million in 2019 to  $\mathbb{P}174.01$  million in 2020.

The aggregate cost of services of the Group decreased from ₱742.19 million in 2019 to ₱127.19 million in 2020 or 83% decline. The drop in the cost of sales was mostly due to lower salaries and wages, web hosting, and outsourced services resulting from the company's cost cutting measures. The Cost of Goods Sold attributable to other services provided by Storm Technologies Inc. was ₱38.01

million in 2020, a decrease of 54% from 2019 COGS of ₱83.28 million; due to lower sales for Storm in 2020.

The Group's general and administrative expenses significantly went down from  $\mathbb{P}2,204.42$  million in 2019 to  $\mathbb{P}119.85$  million in 2020 or 95% decrease. GAEX in 2019 was high due to the provision for impairment loss and provision for liquidation costs totaling to  $\mathbb{P}1,923.42$  million. Other GAEX items such as salaries and wages, rent, utilities, marketing and promotions, advertising, transportation and travel, taxes and licenses, advertising, and seminars and trainings decreased as part of the cost cutting measure implemented by the Company.

The Group recorded a 77% decline for the equity in net losses from  $\mathbb{P}33.29$  million in 2019 to  $\mathbb{P}7.75$  million in 2020. The finance costs incurred by the Group was  $\mathbb{P}9.98$  million and  $\mathbb{P}38.04$  million in 2020 and 2019, respectively. Lower finance cost was mainly due to lower interest expense paid for outstanding loans from local banks and non-banks.

For the year ended December 31, 2020, the Group generated other income amounting to P55.23 million as compared to the other charges it incurred in 2019 amounting to P479.94 million. Higher charges were incurred in 2019 due to the loss on sale of Yondu recognized in 2019 amounting to P478.95 million.

In 2020, the Group reported a Benefit from Income tax amounting to P4.72 million as compared to last year wherein the Group recognized provision for Income tax amounting to P26.15 million despite incurring a loss.

The total comprehensive loss of the Group was ₱32.79 million in 2020, which was 99% lower than 2019 figure of ₱2,629.97 million.

The Group's total assets in 2020 amounted to P617.06 million, a decrease of 14% from 2019 recorded total assets of P713.94 million. The decline in assets were mostly due to lower current assets, namely, cash. Total liabilities likewise decreased from P688.05 million in 2019 to P612.41 million as a result mainly of lower trade payables. Lastly, the Group's total equity went down from P25.89 million in 2019 to P4.65 million in 2020.

Segment Financial Performance

| For the year ended December 31, 2020<br>In PhP Millions | Mobile Consumer<br>Services | Enterprise<br>Services | Other Services | Intersegment<br>Adjustments | Consolidated |
|---|-----------------------------|------------------------|----------------|-----------------------------|--------------|
| Revenue from services                                   | 22.00                       | 249.55                 | 11.12          | (161.32)                    | 121.36       |
| Revenue from sale of goods                              | -                           | -                      | 52.65          | -                           | 52.65        |
| Total Service Revenues                                  | 22.00                       | 249.55                 | 63.77          | (161.32)                    | 174.01       |
| Cost and expenses                                       | 44.58                       | 314.15                 | 83.32          | (157.00)                    | 285.05       |
| Equity in net losses of associates                      | -                           | -                      | -              | 7.75                        | 7.75         |
| Finance cost and other charges (income)                 | (31.23)                     | (21.74)                | (1.20)         | 8.92                        | (45.25)      |
| Total Expenses  | 13.34                       | 292.41                 | 82.13          | (140.33)                    | 247.55       |
| Operating Income (Loss)                                 | 8.66                        | (42.86)                | (18.35)        | (20.98)                     | (73.54)      |
| Benefit from (provision for) income tax                 | 0.21                        | (2.05)                 | (0.38)         | 6.95                        | 4.72         |
| Net Income (Loss)                                       | 8.86                        | (44.91)                | (18.74)        | (14.03)                     | (68.82)      |

In 2020, the mobile consumer services posted revenue, operating income, and net income of ₱22.00 million, ₱8.66 million, and ₱8.86 million respectively. Enterprise services had an operating loss of

₱42.86 million and net loss of ₱44.91 million from revenues of ₱249.55 million. Likewise, the other services segment did not have a positive contribution to the Group.

# **Profitability**

For the twelve-month period ended December 31, 2020, compared with the twelve-month period ended December 31, 2019.

## Revenues

The consolidated service revenues of the Group for the year ended December 31, 2020, amounted to ₱174.01 million, a decrease of 82% from ₱971.96 million for the year ended December 31, 2019.

| Segment         | Description                               | Subsidiaries          |
|-----------------|---|-----------------------|
| Mobile consumer | Revenues ultimately derived from          | Xurpas Parent Company |
| services        | providing mobile consumer services via    |                       |
|                 | the Telcos, as well as mobile marketing.  |                       |
| Enterprise      | Revenues derived from the provision of    | • Seer                |
| services        | mobile platform solutions to corporate    | Xurpas Enterprise     |
|                 | and government clients, information       | Xurpas Parent Company |
|                 | technology (IT) staff augmentation and    |                       |
|                 | consultancy services, various enterprise  |                       |
|                 | solutions-based services to Telcos and    |                       |
|                 | other companies for network, platform     |                       |
|                 | and applications development              |                       |
| Other services  | Revenues derived from services related to | Storm Technologies    |
|                 | the proprietary platform called "Flex     |                       |
|                 | Benefits System" and "Ace" (formerly      |                       |
|                 | "Kudos") which allows employees to        |                       |
|                 | convert their employee benefits to other  |                       |
|                 | benefits which includes sale of goods;    |                       |
|                 | subscriptions offering HMO and other      |                       |
|                 | pre-need employee benefits to small       |                       |
|                 | teams and freelancers.                    |                       |

| The service income compon | 1                   | • • • •          | 0.1 0.11                   |
|---------------------------|---------------------|------------------|----------------------------|
| The common income common  | ant at total ravanu | ad to commissed  | at the tellouing cognents. |
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|                          |        | For the year ended December 31 |        |            |          |            |  |  |
|--------------------------|--------|--------------------------------|--------|------------|----------|------------|--|--|
| In PhP Millions          | 20     | 2020                           |        | 2019       |          | % Increase |  |  |
|                          | Amount | Percentage                     | Amount | Percentage | Change   | (Decrease) |  |  |
| Revenues                 |        |                                |        |            |          |            |  |  |
| Enterprise services      | 88.24  | 51%                            | 854.73 | 88%        | (766.49) | -90%       |  |  |
| Mobile consumer services | 22.00  | 13%                            | 19.92  | 2%         | 2.08     | 10%        |  |  |
| Other services           | 63.77  | 37%                            | 97.31  | 10%        | (33.54)  | -34%       |  |  |
| Total Revenues           | 174.01 | 100%                           | 971.96 | 100%       | (797.95) | -82%       |  |  |

Revenues from enterprise services (which accounted for 51% of total revenues) decreased by 90% in 2020, to P88.24 million from P854.73 million in 2019. Other services generated 37% of total revenue or P63.77 million, a 34% drop from its P97.31 million figure in 2019. Lastly, the mobile consumer services generated P22.00 million or 13% of the total revenue. This figure was 10% higher than 2019 revenue of P19.92 million.

# **Expenses**

|                                     | For the year ended December 31 |            |          |            |            |            |  |
|-------------------------------------|--------------------------------|------------|----------|------------|------------|------------|--|
| In PhP Millions                     | 2020                           |            | 2019     |            | Amount     | % Increase |  |
|                                     | Amount                         | Percentage | Amount   | Percentage | Change     | (Decrease) |  |
| Expenses                            |                                |            |          |            |            |            |  |
| Cost of Services                    | 127.19                         | 45%        | 742.19   | 24%        | (615.00)   | -83%       |  |
| Cost of Goods Sold                  | 38.01                          | 13%        | 83.28    | 3%         | (45.27)    | -54%       |  |
| General and Administrative Expenses | 119.85                         | 42%        | 2,204.42 | 73%        | (2,084.57) | -95%       |  |
| Total Expenses                      | 285.05                         | 100%       | 3,029.89 | 100%       | (2,744.84) | -91%       |  |

The Group's consolidated expenses in 2020 amounted to P285.05 million, a 91% decrease from previous year's P3,029.89 million. Bulk of the expenses came from cost of services and GAEX which contributed 45% and 42% respectively, followed by cost of goods sold at 13%. Decline in overall expenses was a result of the company's continuing cost reduction efforts.

## **Cost of Services**

|                                       | For the year ended December 31 |      |        |      |          |            |  |
|---------------------------------------|--------------------------------|------|--------|------|----------|------------|--|
| In PhP Millions                       | 2020                           |      | 2019   |      | Amount   | % Increase |  |
|                                       | Amount                         | %    | Amount | %    | Change   | (Decrease) |  |
| Cost of Services                      |                                |      |        |      |          |            |  |
| Salaries, wages and employee benefits | 70.50                          | 55%  | 539.04 | 73%  | (468.54) | -87%       |  |
| Depreciation and amortization         | 22.73                          | 18%  | 32.87  | 4%   | (10.14)  | -31%       |  |
| Outsourced services                   | 20.98                          | 16%  | 27.79  | 4%   | (6.81)   | -25%       |  |
| Others                                | 12.98                          | 11%  | 142.49 | 20%  | (129.52) | -91%       |  |
| Total Expenses                        | 127.19                         | 100% | 742.19 | 100% | (615.00) | -83%       |  |

Cost of Services in 2020 was P127.19 million, an 83% decline from previous year's figure of P742.19 million. It is composed of Salaries and Wages which incurred expenses of P70.50 million (55%) followed by depreciation and amortization (18%), outsourced services (16%), and Others (11%).

## Cost of Goods Sold

Cost of Goods Sold made up 13% of the Group's total consolidated expenses. This figure decreased by 54% from its 2019 level of ₱83.28 million to ₱38.01 million in 2020. The cost of goods sold is directly attributable to the operations of Storm Technologies.

#### **General and Administrative Expenses**

|                                       | For the year ended December 31 |            |          |            |            |            |  |
|---------------------------------------|--------------------------------|------------|----------|------------|------------|------------|--|
| In PhP Millions                       | 2020                           |            | 2019     |            | Amount     | % Increase |  |
|                                       | Amount                         | Percentage | Amount   | Percentage | Change     | (Decrease) |  |
| General and Administrative Expenses   |                                |            |          |            |            |            |  |
| Salaries, wages and employee benefits | 39.62                          | 33%        | 107.48   | 5%         | (67.86)    | -63%       |  |
| Professional fees                     | 24.06                          | 20%        | 42.26    | 2%         | (18.20)    | -43%       |  |
| Provision for impairment loss         | 16.03                          | 13%        | 1,923.42 | 87%        | (1,907.39) | -99%       |  |
| Depreciation and amortization         | 6.84                           | 6%         | 43.77    | 2%         | (36.93)    | -84%       |  |
| Others                                | 33.30                          | 28%        | 87.50    | 4%         | (54.20)    | -62%       |  |
| Total Expenses                        | 119.85                         | 100%       | 2,204.42 | 100%       | (2,084.57) | -95%       |  |

In 2020, the general and administrative expenses of the Group's operations amounted ₱119.85 million, which was significantly lower than the GAEX posted in 2019 which amounted to ₱2,204.42

million. This included provision for impairment losses on goodwill, investment in associates, receivables and other current assets. In this regard, it should be noted that provision for impairment loss during the year is already net of Art of Click's recovered receivable from Pocketmath amounting to \$400,000

Other expenses such as salaries and wages, rent, utilities, marketing and promotions, advertising, transportation and travel, taxes and licenses, advertising, and seminars and trainings decreased as part of the cost cutting measures implemented by the Company.

## **Equity in Net Loss of Associates**

The equity of the Group in the net loss of its associate companies for the period ended December 31, 2020, amounted to ₱7.75 million.

# **Finance Costs**

The Group posted finance costs of ₱38.04 million in 2019 and ₱9.98 million in 2020. The 74% decrease was a result of lower interests paid to loans borrowed from local banks and non-banks.

## Other Charges (Income) - net

As of December 31, 2020, the Group recorded other income of P55.23 million as compared to P479.94 million other charges posted in 2019. Other income mainly consists of gain from derecognition of long-outstanding payables, penalties earned from late payments and gain on sale of subsidiary (CTX). Higher charges were incurred in 2019 due to the loss on sale of Yondu recognized in 2019 amounting to P478.95 million.

## **Loss before Income Tax**

The Group's loss before income taxes for the year ended December 31, 2020, was ₱73.54 million, a 97% decrease from previous year's ₱2,609.21 million.

## **Provision for (Benefit from) Income Tax**

In 2020, the Group reported a Benefit from income tax amounting to  $\mathbb{P}4.72$  million as compared to last year wherein the Group recognized provision for Income tax amounting to  $\mathbb{P}26.15$  million despite incurring a loss.

## Net Loss

The Group posted a consolidated net loss of P68.82 million in 2020, a 97% decrease from the previous year's net loss of P2,635.36 million.

## **Other Comprehensive Income (Loss)**

In 2020, the Group's other comprehensive income increased to ₱36.03 million from 2019 figure of ₱8.39 million. The ₱27.64 million increase was mostly due to the revaluation of cryptocurrency.

# **Total Comprehensive Loss**

The Group's total comprehensive loss decreased by 99% in 2020 (from ₱2,626.97 million in 2019 to ₱32.79 million in 2020).

# **Financial Position**

As of December 31, 2020, compared to December 31, 2019.

## Assets

# Cash and Cash Equivalent

The Group's consolidated cash amounted to P67.74 million for the twelve-month period ended December 31, 2020, a net decrease of 56% or P86.19 million from consolidated cash of P153.93 million as of December 31, 2019.

## Accounts and Other Receivables

The Group's consolidated accounts and other receivables amounted to P70.29 million and P37.18 million as of December 31, 2020, and December 31, 2019, respectively. The increase was generally the result of lower allowance for impairment loss (from P263.09 million in 2019 to P22.34 million in 2020).

## Contract Assets

A contract asset is the right to consideration in exchange for goods and services transferred to the customer. If the Group performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract asset is recognized for the earned consideration that is conditional. As of December 31, 2020, contract assets amounted to P5.00 million or 40% lower than 2019 figure of P8.29 million.

## Other Current Assets

The Group's consolidated other current assets in 2020 totaled ₱22.80 million, a 48% decrease from 2019 figure of ₱44.20 million. It was mostly comprised of creditable withholding tax and input VAT.

## Financial Assets at FVOCI

As of December 31, 2020, and 2019, carrying value and net unrealized loss on financial assets at FVOCI recognized in the consolidated statement of financial position amounted to P0.50 million and P0.44 million, respectively.

## Investment in and advances to associates

In 2020, the Group's consolidated investment in associates amounted to  $\mathbb{P}318.46$  million, an decrease of  $\mathbb{P}1.47$  million compared to the 2019 figure of  $\mathbb{P}319.94$  million. The breakdown of the carrying amounts of these investments are as follows: Micro Benefits Limited ( $\mathbb{P}282.02$  million), Altitude Games Pte. Ltd. ( $\mathbb{P}20.92$  million), and SDI ( $\mathbb{P}15.52$  million). During the year, the Group also reclassified its advances to associate amounting to  $\mathbb{P}22.08$  million.

# Property and Equipment

The Group's consolidated property and equipment was P4.25 million as of December 31, 2020. It decreased by P4.51 million or 51% as compared to 2019 which amounted to P8.76 million. Property and equipment consisted mainly of leasehold improvements, IT equipment, furniture and fixtures and office equipment.

# Intangible Assets

As of December 31, 2020, intangible assets amounted to P87.84 million, a 13% decrease from 2019 balance of P101.13 million. The components are goodwill, customer relationship, developed software, and leasehold rights.

- Goodwill pertains to excess of the acquisition cost over the fair value of the identifiable assets and liabilities of subsidiaries acquired by the Group. As of December 31, 2020, goodwill was at ₱48.22 million.
- Developed software pertain to telecommunications equipment software licenses, corporate application software and licenses and other VAS software applications that are not integral to the hardware or equipment. As of December 31, 2020, net book value of developed software was ₱14.16 million. Movements in developed software are accounted for as follows: (1) Additions during the year amounting to ₱96,332, (2) Amortization during the year amounting to ₱21.89 million and (3) Impairment amounting to ₱9.23 million. The impairment incurred resulted from the suspension of operations of AoC.
- Leasehold rights pertain to cost savings arising from lower than market rate rental in the lease contracts acquired through business combination. As of December 31, 2020, net book value of leasehold rights was nil.
- Cryptocurrencies pertain to units of Bitcoin and Ether held by the Group as of December 31, 2020, which amounted to ₱25.46 million.

## Other Noncurrent Assets

In 2020, other noncurrent assets amounted to ₱18.10 million which decreased by 49% from the previous year's figure of ₱35.46 million.

# **Liabilities**

## Accounts and Other Payables

The Group's consolidated accounts and other payables was valued at P462.33 million as of December 31, 2020. It decreased by P15.92 million or 3% from 2019 balance of P478.25 million mainly due to the decline in trade payables, payable to third parties and accrued expenses.

## Loan Payable

The Group recorded ₱41.71 million worth of current loans (short term and interest bearing) as of December 31, 2020. This was a ₱10.42 million decrease from 2019 loan payable of ₱52.13 million. The loans pertain to that of Storm Technologies and Seer Technologies.

#### Contract Liabilities

Contract liabilities are obligations to transfer goods and services to customers from whom the Group has received consideration. If a customer pays consideration before the Group transfers goods or services to the customer, a contract liability is recognized when the payment is made, or the payment is due. Contract liabilities are recognized as revenue when the Group performs under the contract.

In 2020 and 2019, the Group's contract liabilities were P32.26 million and P68.05 million respectively.

## Income Tax Payable

For 2020, the Group's consolidated income tax payable was nil vis-à-vis 2019 figure of ₱3,184.

#### Advances from stockholders – net of current portion

This account pertains to the loan agreement entered into by the Parent Company on April 29, 2019 with its founders amounting to P150.00 million, subject to 5.50% interest rate per annum payable in three (3) years from date of agreement.

#### Pension Liability

The accrued pension of the Group was ₱26.82 million in 2020 compared to ₱24.82 million as of December 31, 2019, or an 8% increase.

## **Equity**

#### Total Equity

As of December 31, 2020, the Group's total equity was at ₱4.65 million, an 82% decrease from 2019 equity of ₱25.89 million. Lower equity was mainly due to the increase in deficit brought about by the incurred net loss of the Group.

# Liquidity and Capital Resources

The Group's liquidity was primarily driven by cash flows from operating activities and cash reserves. The Group knows of no demands, commitments, events, or uncertainties that are reasonably likely to result in a material increase or decrease in liquidity. The Group is current on all its accounts. The Group has debts through the Parent Company, Storm Technologies Inc. and Seer Technologies Inc. which are short term in nature. The Group does not anticipate having any cash flow or liquidity problems over the next 12 months. The Group is not in breach or default on any loan or other form of indebtedness.

# Cash Flows

|   | For the year ended December 31 |          |  |  |
|---|--------------------------------|----------|--|--|
|   | 2020                           | 2019     |  |  |
| In PhP Millions                                     | Amount                         | Amount   |  |  |
| Net cash used in Operating Activities               | (74.42)                        | (116.21) |  |  |
| Net cash provided by (used in) Investing Activities | (2.42)                         | 366.19   |  |  |
| Net cash used in Financing Activities               | (12.53)                        | (281.25) |  |  |
| Effect of foreign currency exchange changes in cash | 3.19                           | 7.80     |  |  |
| Net decrease in cash                                | (86.19)                        | (23.47)  |  |  |
| Cash at beginning of period                         | 153.93                         | 177.40   |  |  |
| Cash at end of period                               | 67.74                          | 153.93   |  |  |

# Cash Flows from Operating Activities

For the year ended December 31, 2020, operating loss before changes in working capital of P18.15 million coupled with the corresponding changes in trade receivables, other current assets, contract assets, trade payables and contract liability resulted to P66.21 million cash used in operations. Together with interest received, interest paid, and income taxes paid, net cash used in operating activities totaled P74.42 million.

## Cash Flows from Investing Activities

Cash used in investing activities in 2020 was  $\mathbb{P}2.42$  million while cash provided in investing activities in 2019 amounted to  $\mathbb{P}366.19$  million. The net cash used in investing activities was mainly attributable to the cash of disposed subsidiary, and acquisition of property and equipment and intangible assets.

## Cash Flows from Financing Activities

The consolidated net cash used in financing activities for the year 2020 was ₱12.53 million while net cash provided by financing activities for the year 2019 was ₱281.25 million. Net cash was mainly used to pay off loan payables and a portion of lease liabilities.

#### Capital Expenditure

The Group's capital expenditures amounted to ₱1.24 million and ₱14.78 million in 2020 and 2019, respectively.

| Key Financial Data<br>In PhP Millions | December 31, 2020<br>Additions | December 31, 2019<br>Additions |  |  |
|---------------------------------------|--------------------------------|--------------------------------|--|--|
| Right-of-use Assets                   | -                              | 4.61                           |  |  |
| IT Equipment                          | 1.17                           | 9.01                           |  |  |
| Leasehold Improvements                | -                              | 0.75                           |  |  |
| Office Equipment                      | 0.07                           | 0.21                           |  |  |
| Furnitures and Fixtures               | -                              | 0.19                           |  |  |
|                                       | 1.24                           | 14.78                          |  |  |

#### Key Performance Indicators

The key performance indicators disclosed below present the financial performance of the Group as a whole. These are different with those in supplemental schedule of the consolidated financial statements which were prepared only for the analysis of financial performance attributable to the Parent Company.

The following are the key performance indicators of the Group and its majority-owned subsidiaries:

| In Percentage           | For the years ended December 31 |         |         |  |  |  |  |
|-------------------------|---------------------------------|---------|---------|--|--|--|--|
| in i ci centage         | 2020                            | 2019    | 2018    |  |  |  |  |
| Liquidity Ratios        |                                 |         |         |  |  |  |  |
| Current Ratio           | 31%                             | 41%     | 69%     |  |  |  |  |
| Quick Ratio             | 27%                             | 33%     | 64%     |  |  |  |  |
| Asset-to-Equity Ratio   | 613%                            | 575%    | 183%    |  |  |  |  |
| Profitability Ratios    |                                 |         |         |  |  |  |  |
| Net Loss Margin         | -34%                            | -271%   | -62%    |  |  |  |  |
| Gross Margin            | 5%                              | 15%     | 9%      |  |  |  |  |
| Operating Margin        | -19%                            | -256%   | -46%    |  |  |  |  |
| Return on Total Assets  | -9%                             | -93%    | -14%    |  |  |  |  |
| Return on Equity        | -53%                            | -186%   | -22%    |  |  |  |  |
| Debt Ratios             |                                 |         |         |  |  |  |  |
| Debt-to-Equity Ratio    | 6.09x                           | 5.55x   | 0.550x  |  |  |  |  |
| Interest Coverage Ratio | -5.92x                          | -64.75x | -20.45x |  |  |  |  |

#### Liquidity Ratios

The current ratio and quick ratio of the Group was at 31% and 27% in 2020, respectively, and 41% and 33% in 2019, respectively. The decrease in both ratios was mainly due to the decline in both current assets and current liabilities.

#### Asset-to-Equity Ratio

In 2020, the Asset-to-Equity ratio of the Group increased to 613% from 575% of 2019. The increase was mostly because of the increase in deficit, reducing total equity.

#### **Profitability Ratios**

Excluding Gross Margin, the Group's profitable ratios improved in 2020 in comparison to 2019 ratios. Net loss margin was at (34%), operating margin was (19%), return on total assets (9%), and return on equity (53%). Gross margin on the other hand went down to 5% in 2020 from 15% in 2019.

#### **Debt Ratios**

For 2020, the Debt-to-Equity ratio increased from 5.55x in 2019 to 6.09x which can be attributed to lower total equity due to recurring net loss posted by the Group. The interest coverage ratio improved in 2020 to -5.92x from -64.75x in 2019.

The manner by which the Company calculates the foregoing indicators is as follows:

#### **Current Ratios**

| Cullent Ratios            |   |
|---------------------------|---|
| 1. Current ratio          | Current assets                          |
|                           | Current liabilities                     |
| 2. Quick ratio            | Current assets – Other current assets   |
|                           | Current liabilities                     |
| Asset-to-equity Ratio     | Total assets                            |
|                           | Total equity attributable to Parent     |
|                           | Company                                 |
| Profitability Ratios      |   |
| 1. Net income ratio       | Net income attributable to Parent       |
|                           | Company                                 |
|                           | Service income + Sale of goods          |
| 2. Gross margin           | (Service income + Sale of goods) -      |
|                           | (Cost of services + Cost of goods sold) |
|                           | Service income + Sale of goods          |
|                           |   |
| 3. Operating margin       | Earnings before interest, tax,          |
|                           | depreciation and amortization           |
|                           | Service income + Sale of goods          |
|                           |   |
| 4. Return on total assets | Net income attributable to Parent       |
|                           | Company                                 |
|                           | Average total assets                    |
|                           |   |

| 5. F | Return on total equity | Net                                      | income    | attributable | to | Parent |  |
|------|------------------------|--|-----------|--------------|----|--------|--|
|      |                        | Com                                      | pany      |              |    |        |  |
|      |                        | Average total equity attributable to the |           |              |    |        |  |
|      |                        | Parei                                    | nt Compar | ny           |    |        |  |

#### Other Disclosures:

- i. <u>Liquidity</u>. To cover its short-term funding requirements, the Group intends to use internally generated funds, obtain additional advances from its stockholders, and negotiate for longer payment terms for its payables.
- ii. <u>Events that will trigger Direct or Contingent Financial Obligation</u>. There are no events that will trigger direct or contingent financial obligations that are material to the Group, including and default or acceleration of an obligation.
- iii. <u>Material Off-balance sheet Transactions, Arrangements, Obligations</u>. Likewise, there were no materials off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the group with unconsolidated entities or other persons created during the reporting period.
- iv. <u>Material Commitments for Capital Expenditure</u>. There are no material commitments for capital expenditures.
- i. <u>Material Events/ Uncertainties</u>. There are no new trends, events, or uncertainties that are expected to have a material favorable or unfavorable impact on the Group's revenues from continuing operations. The Group's financial challenges in 2021 are being addressed through the following: developing aggressive lead generation via digital marketing; forging alliances to enhance distribution and cross selling opportunities; and building competency in talent solution business.
- ii. <u>Results of Operations</u>. There were no significant elements of income or loss that did not arise from continuing operations.
- iii. <u>Seasonality</u>. The Group is subject to the seasonality of revenue realization due to Storm's Flexible Benefits Program. Historically, Storm's sales tend to increase in the second half of the year as observed from its customer behavior to likely avail their converted benefits towards the end of the year.

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For the year ended December 31, 2019 compared with the year ended December 31, 2018

#### Summary

| Php Millions                    | 2019       | 2018     | 2017     | 2016     | 2015   | 2014   | 2019vs2018 | 2018vs2017 | 2017vs2016 | 2016vs2015 | 2015vs2014 |
|---------------------------------|------------|----------|----------|----------|--------|--------|------------|------------|------------|------------|------------|
| Revenues                        | 971.96     | 1,242.19 | 2,103.57 | 1,947.14 | 898.37 | 378.32 | -22%       | -41%       | 8%         | 117%       | 137%       |
| Gross Profit                    | 146.49     | 109.59   | 0.15     | 803.43   | 513.87 | 264.45 | 34%        | -83%       | 19%        | 56%        | 94%        |
| Income (Loss) before Income Tax | (2,609.21) | (667.13) | 122.04   | 379.10   | 331.10 | 239.14 | 291%       | -647%      | -68%       | 14%        | 38%        |
| Net Income (Loss)               | (2,635.36) | (811.64) | 102.57   | 264.84   | 229.62 | 190.72 | 225%       | -891%      | -61%       | 15%        | 20%        |
|                                 |            |          |          |          |        |        |            |            |            |            |            |
| Revenues                        |            |          |          |          |        |        |            |            |            |            |            |
| Mobile Consumer Services        | 19.92      | 270.85   | 1,336.54 | 1,239.92 | 576.06 | 309.37 | -93%       | -80%       | 8%         | 115%       | 86%        |
| Enterprise Services             | 854.73     | 875.61   | 667.60   | 653.14   | 243.14 | 68.95  | -2%        | 31%        | 2%         | 168%       | 253%       |
| Other Services                  | 97.31      | 95.72    | 99.44    | 54.07    | 78.87  | -      | 2%         | -4%        | 84%        | -31%       | n.a        |

From a consistent growth of revenues from 2014 to 2017, the Group's revenues started its drop in 2018, as it faced 2 major business challenges in its mobile consumer segment. The industry reshaping event of widespread ad fraud that adversely affected the whole digital advertising industry, including the legitimate players, persisted until that year. In addition, domestically, the technical and business policy changes implemented by Globe Telecom affected the Group's Value Added Services (VAS) business.

In 2019, the mobile consumer segment earned revenues of P19.92 million. On the other hand, the enterprise revenues was at P854.73 million, which was slightly less than the previous year. The enterprise revenues was mostly generated by Yondu. For the year 2019, for Yondu, only revenues until September 11, 2019, were recorded as Yondu was sold back to Globe on that date. Total revenue for 2019 was P971.96 million, as other services accounted for P97.31 million, in addition to the mobile consumer and enterprise segments.

The Group recorded a net loss of  $\mathbb{P}2,635.36$  million in 2019. Aside from the drop in revenue which resulted in operating losses, the Group experienced a net loss due to the provision for impairment losses which totaled  $\mathbb{P}1,923.42$  million. The provisions for impairment was in relation to the goodwill of subsidiaries, investments in associates, receivables and other current assets. In addition, the sale of Yondu led to a  $\mathbb{P}478.95$  million loss.

|                                     |            | For the year ended December 31 |          |           |               |            |  |  |  |  |
|-------------------------------------|------------|--------------------------------|----------|-----------|---------------|------------|--|--|--|--|
| Key Financial Data                  | 20         | 019                            | 20       | 18        | Amount Change | % Increase |  |  |  |  |
| In PhP Millions                     | Amount     | Percentage                     | Amount   | Percentag | Amount Change | (Decrease) |  |  |  |  |
| Revenues                            |            |                                |          |           |               |            |  |  |  |  |
| Mobile consumer services            | 19.92      | 2%                             | 270.86   | 22%       | (250.94)      | -93%       |  |  |  |  |
| Enterprise services                 | 854.73     | 88%                            | 875.61   | 70%       | (20.88)       | -2%        |  |  |  |  |
| Other services                      | 97.31      | 10%                            | 95.72    | 8%        | 1.59          | 2%         |  |  |  |  |
| Total Revenues                      | 971.96     | 100%                           | 1,242.19 | 100%      | (270.23)      | -22%       |  |  |  |  |
| Cost of Services                    | 742.19     | 76%                            | 1,062.87 | 86%       | (320.68)      | -30%       |  |  |  |  |
| Cost of Goods Sold                  | 83.28      | 9%                             | 69.73    | 6%        | 13.55         | 19%        |  |  |  |  |
| Gross Profit                        | 146.49     | 15%                            | 109.59   | 9%        | 36.90         | 34%        |  |  |  |  |
| General and Administrative Expenses | 2,204.42   | 227%                           | 701.04   | 56%       | 1,503.38      | 214%       |  |  |  |  |
| Equity in Net Losses of Associates  | 33.29      | 3%                             | 52.99    | 4%        | (19.70)       | -37%       |  |  |  |  |
| Finance Costs                       | 38.04      | 4%                             | 30.66    | 2%        | 7.38          | 24%        |  |  |  |  |
| Other Charges (Income) - net        | 479.94     | 49%                            | (7.98)   | -1%       | 487.92        | -6114%     |  |  |  |  |
| Loss Before Income Tax              | (2,609.21) | -268%                          | (667.13) | -54%      | (1,942.08)    | 291%       |  |  |  |  |
| Provision for Income Tax            | 26.15      | 3%                             | 144.51   | 12%       | (118.36)      | -82%       |  |  |  |  |
| Net Loss                            | (2,635.36) | -271%                          | (811.64) | -65%      | (1,823.72)    | 225%       |  |  |  |  |
| Other Comprehensive Income          | 8.39       | 1%                             | 8.27     | 1%        | 0.12          | 1%         |  |  |  |  |
| Total Comprehensive Loss            | (2,626.97) | -270%                          | (803.37) | -65%      | (1,823.60)    | 227%       |  |  |  |  |
|                                     | · · · ·    |                                |          |           |               |            |  |  |  |  |
|                                     | 31-D       | 31-Dec-19                      |          | ec-18     |               | % Increase |  |  |  |  |
|                                     | Am         | ount                           | Ame      | ount      | Amount Change | (Decrease) |  |  |  |  |
| Total Assets                        |            | 713.94                         |          | 4,966.57  | (4,252.63)    | -86%       |  |  |  |  |
| Total Liabilities                   |            | 688.05                         |          | 1,499.98  | (811.93)      | -54%       |  |  |  |  |
| Total Equity                        |            | 25.89                          |          | 3,466.58  | (3,440.69)    | -99%       |  |  |  |  |

#### **Financial Summary**

In 2019, the Group reported total revenues of ₱971.96 million or 22% decrease from 2018 revenue of ₱1,242.19 million due to the continuous decline in its mobile consumer business segment. Group revenues were mainly driven by enterprise services, comprising 88% of total revenues.

The aggregate cost of services of the Group decreased from ₱1,062.87 million in 2018 to ₱742.19 million in 2019 or 30% decline. The drop in the COS was mostly due to lower salaries and wages, web hosting, and outsourced services as part of the company's cost cutting measures. The Cost of Goods Sold attributable to other services provided by Storm Technologies Inc. was ₱83.28 million in 2019, an increase of 19% from 2018 COGS of ₱69.73 million. Lower costs in 2019 translated to a slight improvement of Gross Profit Margin where the Group posted gross profit of ₱146.49 million in 2019 vis-à-vis ₱109.59 million in 2018.

The Group's general and administrative expenses increased from P701.04 million in 2018 to P2,204.42 million in 2019 or 214% increase. Higher provision for impairment loss and provision for liquidation costs were the main contributing factors for the P1,503.38 million increase in 2019 GAEX. Other GAEX items such as salaries and wages, rent, utilities, marketing and promotions, advertising, transportation and travel, taxes and licenses, advertising, and seminars and trainings decreased as part of the cost cutting measure implemented by the Company. Should impairment loss be excluded, GAEX in 2019 went down from P390.11 million in 2018 to P281.01 million or 28% decrease.

The Group recorded a P33.29 million net loss of the associate companies it has invested in, which decreased from P52.99 million in 2018.

Consolidated other charges, likewise, increased by ₱495.30 million or 2,183%, from ₱22.69 million in 2018 to ₱517.98 million in 2019. The significant increase was primarily due to the loss on sale of Yondu recognized in 2019 amounting to ₱478.95 million.

Despite incurring a loss before income tax of P2,609.21 million, the Group still recognized a provision for income tax for the year ended December 31, 2019 amounting to P26.15 million. Though the provision for impairment of goodwill and investments in associates as well as loss on disposal of Yondu are material expenses, these are considered permanent differences and, therefore, not deductible in terms of tax computation.

The Group's total assets in 2019 amounted to P713.94 million, a decrease of 86% from 2018 recorded total assets of P4,966.57 million. The decline in total assets was mostly due to the impairment of goodwill and investment in associates as well as the deconsolidation of Yondu in 2019. The Group's total liabilities in 2019 was reduced to P688.05 million vis-à-vis P1,499.98 million in 2018. Likewise, the decrease in liabilities can be attributed to the deconsolidation of Yondu in 2019. Lastly, total equity decreased from P3,466.58 million in 2018 to P25.89 million in 2019 as a result of the increased deficit of P3,184.80 million.

Segment Financial Performance

| For the year ended December 31, 2019<br>In PhP Millions | Mobile Consumer<br>Services | Enterprise<br>Services | Other<br>Services | Intersegment<br>Adjustments | Consolidated |
|---|-----------------------------|------------------------|-------------------|-----------------------------|--------------|
| Revenue from services                                   | 68.33                       | 861.82                 | 5.17              | (55.50)                     | 879.81       |
| Revenue from sale of goods                              | -                           | -                      | 92.15             | -                           | 92.15        |
| Total Service Revenues                                  | 68.33                       | 861.82                 | 97.31             | (55.50)                     | 971.96       |
| Cost and expenses                                       | 2,638.04                    | 782.30                 | 162.03            | (552.47)                    | 3,029.90     |
| Equity in net losses of associates                      | -                           | -                      | -                 | 33.29                       | 33.29        |
| Finance cost and other charges                          | 225.47                      | 0.30                   | 8.32              | 283.89                      | 517.98       |
| Total Expenses  | 2,863.51                    | 782.60                 | 170.35            | (235.29)                    | 3,581.17     |
| Operating Income (Loss)                                 | (2,795.18)                  | 79.22                  | (73.04)           | 179.80                      | (2,609.21)   |
| Benefit from (provision for) income tax                 | (4.25)                      | (21.75)                | (6.78)            | 6.63                        | (26.15)      |
| Net Income (Loss)                                       | (2,799.43)                  | 57.46                  | (79.82)           | 186.43                      | (2,635.36)   |

For the year ended December 31, 2019, mobile consumer services' revenues, operating loss and net loss prior to eliminations were P68.33 million, P2,795.18 million and P2,799.43 million, respectively. Enterprise services had an operating income of P79.22 million and net income of P57.46 million from revenues of P861.82 million. The other services segment has yet to yield a positive contribution to the Group.

Since the Parent Company operates under mobile consumer services, the segment suffered, as well, from the impairment losses on its goodwill and investments in associates and loss from sale of Yondu. Results of the segment's operations excluding one-off charges, will show net loss of P401.94 million.

#### **Profitability**

For the twelve-month period ended December 31, 2019 compared with the twelve-month period ended December 31, 2018.

#### **Revenues**

The consolidated service revenues of the Group for the year ended December 31, 2019 amounted to ₱971.96 million, a decrease of 22% from ₱1,242.19 million for the year ended December 31, 2018.

| Segment                     | Description  | Subsidiaries  |
|-----------------------------|--|---|
| Mobile consumer<br>services | Revenues ultimately derived from<br>providing mobile consumer services via<br>the Telcos, as well as mobile marketing<br>and advertising solutions integrated in<br>mobile casual games and platforms  | <ul> <li>Xurpas Parent Company</li> <li>Xeleb Technologies Inc.</li> <li>Yondu *</li> <li>Art of Click</li> </ul> |
| Enterprise<br>services      | Revenues derived from the provision of<br>mobile platform solutions to corporate<br>and government clients, information<br>technology (IT) staff augmentation and<br>consultancy services, various enterprise<br>solutions-based services to Telcos and<br>other companies for network, platform<br>and applications development | <ul> <li>Xeleb Technologies Inc.</li> <li>Seer</li> <li>Yondu *</li> <li>Xurpas Enterprise</li> </ul>             |
| Other services              | Revenues derived from services related to<br>the proprietary platform called "Flex<br>Benefits System" and "Ace" (formerly<br>"Kudos") which allows employees to<br>convert their employee benefits to other<br>benefits which includes sale of goods  | Storm Technologies  |

|                        | 1                      | • • •           | 1 0 1 0 11 1                 |
|------------------------|------------------------|-----------------|------------------------------|
| The service income com | nonent of total revenu | es is comprised | l of the following segments: |
|                        | ponent of total revenu |                 | i of the following segments. |

\*Until September 2019.

|                          |        | For the year ended December 31 |          |            |          |            |  |  |  |
|--------------------------|--------|--------------------------------|----------|------------|----------|------------|--|--|--|
| In PhP Millions          | 201    | 2019                           |          | 018        | Amount   | % Increase |  |  |  |
|                          | Amount | Percentage                     | Amount   | Percentage | Change   | 76 mcrease |  |  |  |
| Revenues                 |        |                                |          |            |          |            |  |  |  |
| Enterprise services      | 854.73 | 88%                            | 875.61   | 70%        | (20.88)  | -2%        |  |  |  |
| Mobile consumer services | 19.92  | 2%                             | 270.86   | 22%        | (250.94) | -93%       |  |  |  |
| Other services           | 97.31  | 10%                            | 95.72    | 8%         | 1.59     | 2%         |  |  |  |
| Total Revenues           | 971.96 | 100%                           | 1,242.19 | 100%       | (270.23) | -22%       |  |  |  |

Revenues from enterprise services (which accounts for 88% of total revenues) decreased by 2% in 2019, to  $\mathbb{P}854.73$  million from  $\mathbb{P}875.61$  million in 2018. On the other hand, revenues from the mobile consumer services segment for 2019 amounted to  $\mathbb{P}19.92$  million, a decrease of 93% from the previous year's same period level of  $\mathbb{P}270.86$  million. This segment accounts for 2% of the total revenues. Other services booked revenues of  $\mathbb{P}97.31$  million in 2019, higher by 2% from the previous level at  $\mathbb{P}95.72$  million over the same period last year.

#### **Expenses**

|                                     | For the year ended December 31 |      |            |        |            |            |  |  |
|-------------------------------------|--------------------------------|------|------------|--------|------------|------------|--|--|
| In PhP Millions                     | 2019                           |      | 20         | )18    | Amount     | % Increase |  |  |
|                                     | Amount Percentage Amount Pe    |      | Percentage | Change | 70 mcrease |            |  |  |
| Expenses                            |                                |      |            |        |            |            |  |  |
| Cost of Services                    | 742.19                         | 24%  | 1,062.87   | 58%    | (320.68)   | -30%       |  |  |
| Cost of Goods Sold                  | 83.28                          | 3%   | 69.73      | 4%     | 13.55      | 19%        |  |  |
| General and Administrative Expenses | 2,204.42                       | 73%  | 701.04     | 38%    | 1,503.38   | 214%       |  |  |
| Total Expenses                      | 3,029.90                       | 100% | 1,833.65   | 100%   | 1,196.25   | 65%        |  |  |

The Group's consolidated expenses in 2019 amounted to P3,029.90 million, a 65% increase from previous year's P1,833.65 million. Bulk of the expenses came from the general and administrative expenses which contributed 73%, followed by cost of services at 24% and cost of goods sold at 3%. The Group's general and administrative expenses increased from P701.04 million in 2018 to P2,204.42 million in 2019 or 214% increase. Higher provision for impairment loss was the main contributing factor for the P1,503.38 million increase in 2019 GAEX. Should impairment be excluded, proforma GAEX in 2019 went down from P390.11 million in 2018 to P281.01 million or 28% decrease.

#### **Cost of Services**

|                                       | For the year ended December 31 |      |          |      |          |            |  |  |
|---------------------------------------|--------------------------------|------|----------|------|----------|------------|--|--|
| In PhP Millions                       | 201                            | 9    | 20       | 18   | Amount   | % Increase |  |  |
|                                       | Amount                         | %    | Amount % |      | Change   | (Decrease) |  |  |
| Cost of Services                      |                                |      |          |      |          |            |  |  |
| Salaries, wages and employee benefits | 537.15                         | 72%  | 724.50   | 68%  | (187.35) | -26%       |  |  |
| Segment fee and network costs         | 88.66                          | 12%  | 43.26    | 4%   | 45.40    | 105%       |  |  |
| Depreciation and amortization         | 32.87                          | 4%   | 39.32    | 4%   | (6.45)   | -16%       |  |  |
| Others                                | 83.51                          | 12%  | 255.80   | 24%  | (172.29) | -67%       |  |  |
| Total Expenses                        | 742.19                         | 100% | 1,062.87 | 100% | (320.68) | -30%       |  |  |

Cost of services totaling P742.19 million in 2019 (a 30% decrease from P1,062.87 million in 2018) was mainly comprised (1) Salaries, wages and employee benefits, (2) Segment fee and network costs, and (3) Depreciation and amortization, which accounted for 72%, 12% and 4% respectively. The decrease in total COS was a result of lower outsourced services, web hosting and royalties.

#### **General and Administrative Expenses**

|                                     | For the year ended December 31 |            |        |            |          |            |
|-------------------------------------|--------------------------------|------------|--------|------------|----------|------------|
| In PhP Millions                     | 2019                           |            | 2018   |            | Amount   | 0/ 1       |
|                                     | Amount                         | Percentage | Amount | Percentage | Change   | % Increase |
| General and Administrative Expenses |                                |            |        |            |          |            |
| Provision for impairment loss       | 1,923.42                       | 87%        | 310.94 | 44%        | 1,612.48 | 519%       |
| Salaries and wages                  | 107.48                         | 5%         | 151.96 | 22%        | (44.48)  | -29%       |
| Depreciation and amortization       | 43.77                          | 2%         | 29.87  | 4%         | 13.90    | 47%        |
| Others                              | 129.75                         | 6%         | 208.27 | 30%        | (78.52)  | -38%       |
| Total Expenses                      | 2,204.42                       | 100%       | 701.04 | 100%       | 1,503.38 | 214%       |

In 2019, the general and administrative expenses of the Group's operations amounted to  $\mathbb{P}2,204.42$  million, which was higher by 214% compared to previous year's  $\mathbb{P}701.04$  million. The increase mostly came from higher provision for impairment loss which translated to an 87% contribution. The remaining expenses amounting to  $\mathbb{P}281.01$  million were attributed to salaries and wages, depreciation and amortization and other expenses.

The provision for impairment losses on goodwill, investment in associates, receivables and other current assets totaled ₱1,923.42 million. Breakdown of this provision are as follows: (1) Provision for impairment loss related to goodwill recorded for Art of Click (AOC), Storm, and Seer amounting to ₱1,811.39 million; (2) Impairment loss on investments for Micro Benefits Limited (MBL) and MatchMe amounting to ₱107.15 million; (3) Provision for impairment of receivables amounting to ₱3.30 million and (4) Provision for impairment of other current assets amounting to ₱1.58 million.

Other expenses such as salaries and wages, rent, utilities, marketing and promotions, advertising, transportation and travel, taxes and licenses, advertising, and seminars and trainings decreased as part of the cost cutting measures implemented by the Company.

#### **Equity in Net Loss of Associates**

The equity of the Group in the net loss of its associate companies for the period ended December 31, 2019 amounted to ₱33.29 million.

#### **Finance Costs**

The Group recorded finance costs of P38.04 million and P30.66 million in 2019 and 2018 respectively. Finance costs pertains to the interest expense on loans payable to local banks and non-banks.

#### <u>Other Charges – net</u>

In 2019, the Group recorded other charges amounting to P479.94 million. This account mainly consists of loss on sale of subsidiary (Yondu), bank charges, foreign exchange loss, loss on retirement and disposal of property and equipment and loss from sale of cryptocurrencies totaling to P486.31 million, partially offset by unrealized gain on revaluation of cryptocurrencies, and other income.

On September 11, 2019, Yondu was sold back to Globe Telecoms Inc for a total price of ₱501.25 million. As of date of sale, the net assets attributable to Xurpas Inc. was ₱980.20 million. Resulting loss on sale of subsidiary (Yondu) recognized under "Other charges – net" amounted to ₱478.95 million.

#### Loss before Income Tax

The Group's loss before income taxes for the year ended December 31, 2019 was ₱2,609.21 million, a 291% increase from previous year's ₱667.13 million.

#### **Provision for Income Tax**

Despite incurring a loss before income tax of P2,609.21 million, the Group still recognized a provision for income tax for the year ended December 31, 2019 amounting to P26.15 million. Though the provision for impairment of goodwill and investments in associates as well as loss on disposal of investment in subsidiary are material expenses, these are considered permanent differences and, therefore, not deductible in terms of tax computation.

#### Net Loss

The Group posted a consolidated net loss of ₱2,635.36 million in 2019, a 225% increase from the previous year's net loss of ₱811.64 million.

#### **Total Comprehensive Loss**

As a consequence of increased net loss, the Group's total comprehensive loss increased by 227% in 2019 (from ₱803.37 million in 2018 to ₱2,626.97 million in 2019).

#### **Financial Position**

As of December 31, 2019 compared to December 31, 2018.

#### Assets

#### Cash and Cash Equivalent

The Group's consolidated cash amounted to P153.93 million for the twelve-month period ended December 31, 2019, a net decrease of 13% or P23.47 million from consolidated cash of P177.40 million as of December 31, 2018.

#### Accounts and Other Receivables

The Group's consolidated accounts and other receivables amounted to P37.18 million and P530.64 million as of December 31, 2019 and December 31, 2018, respectively. In 2019, accounts receivable declined by 93% or P493.45 million due to lower trade receivables. Accounts receivable in 2019 nets out the allowance for impairment amounting to P263.09 million.

#### Contract Assets

A contract asset is the right to consideration in exchange for goods and services transferred to the customer. If the Group performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract asset is recognized for the earned consideration that is conditional. As of December 31, 2019, contract assets amounted to P8.29 million, a slight decrease of P1.46 million or 15% from 2018.

#### Other Current Assets

The Group's consolidated other current assets in 2019 totaled ₱44.20 million, a 24% decrease from 2018 figure of ₱57.90 million. It was mostly comprised of creditable withholding tax and input VAT.

#### Financial Assets at FVOCI

As of December 31, 2019 and 2018, carrying value and net unrealized loss on financial assets at FVOCI recognized in the consolidated statement of financial position amounted to P0.44 million and P0.48 million, respectively.

#### Investment in Associates

In 2019, the Group's consolidated investment in associates amounted to P319.94 million, a decrease of P136.06 million or 30% compared to the 2018 figure of P456.00 million. The decrease was mostly due to the impairment of investment in Micro Benefits and in MatchMe amounting to P68.49 million and P38.66 million, respectively. Impairment loss is recognized when carrying value of the investment exceeds recoverable amount.

The breakdown of the carrying amounts of these investments are as follows: Micro Benefits Limited (₱281.55 million), Altitude Games Pte. Ltd. (₱24.60 million), and SDI (₱13.79 million).

#### Property and Equipment

The Group's consolidated property and equipment was  $\mathbb{P}8.76$  million as of December 31, 2019. It decreased by  $\mathbb{P}50.76$  million or 85% as compared to 2018 which amounted to  $\mathbb{P}59.52$  million. Property and equipment consisted mainly of leasehold improvements, IT equipment, furniture and fixtures and office equipment.

The decrease was mainly due to disposal of assets resulting from deconsolidation of Yondu. Further, as a result of adopting PFRS 16, leased assets previously presented under "Property and Equipment" were reclassed to "Right-of-use Assets". Carrying value of these leased assets at date of adoption, January 1, 2019, amounted to ₱1.66 million.

#### Intangible Assets

As of December 31, 2019, intangible assets amounted to P101.13 million, a 97% decrease from 2018 balance of P3,612.92 million. The components are goodwill, customer relationship, developed software, - and leasehold rights.

- Goodwill pertains to excess of the acquisition cost over the fair value of the identifiable assets and liabilities of subsidiaries acquired by the Group. As of December 31, 2019, goodwill was at ₱48.22 million. Decrease in goodwill was driven by the following: (1) Impairment of goodwill for investments in AOC, Storm and Seer amounting to ₱1,956.25 million; and (2) Disposal through deconsolidation of Yondu amounting to ₱540.15 million.
- Customer relationship pertains to Yondu's noncontractual and contractual agreements with GTI, its major customer, which are expected to generate revenues for the Group in subsequent periods. The Group derecognized its customer relationship amounting to ₱1,077.81 million as a result of disposal through deconsolidation of Yondu.
- Developed software pertain to telecommunications equipment software licenses, corporate application software and licenses and other VAS software applications that are not integral to the hardware or equipment. As of December 31, 2019, net book value of developed software

was P45.18 million. Movements in developed software are accounted for as follows: (1) Additions during the year amounting to P2.52 million; (2) Amortization during the year amounting to P30.74 million; and (3) Disposal of developed software through deconsolidation of Yondu with net book value totaling to P47.68 million.

- Leasehold rights pertain to cost savings arising from lower than market rate rental in the lease contracts acquired through business combination. As of December 31, 2019, net book value of leasehold rights was ₱1.64 million. Movements in leasehold rights are accounted for as follows: (1) Amortization during the year amounting to ₱1.90 million; and (2) Disposal of leasehold rights through deconsolidation of Yondu with net book value amounting to ₱6.99 million.
- Cryptocurrencies pertain to units of Bitcoin and Ether held by the Group as of December 31, 2019 which amounted to ₱6.08million.

#### <u>Right-of-use Asset</u>

As a result of adopting PFRS 16, the Group recognized right-of-use assets based on their carrying amounts as of January 1, 2019 amounting to P77.94 million. This amount includes those reclassed from property and equipment with carrying values totaling to P1.66 million. Addition and amortization during the year amounted to P3.49 million and P22.10 million, respectively, while disposal through deconsolidation of Yondu amounted to P1.86 million.

#### Pension Asset

The Group's recorded nil pension asset as of December 31, 2019 vis-à-vis ₱1.41 million in 2018.

#### <u>Deferred Tax Assets – Net</u>

The Group's consolidated net deferred tax assets level amounted to nil as of December 31, 2019 visà-vis ₱14.19 million as of December 31, 2018. Deferred tax assets are recognized only to the extent that taxable income will be available against which the deferred tax assets can be used. The Group did not recognize deferred tax assets for deductible temporary differences since management believes that there are no sufficient future taxable profits against which the deferred tax assets can be utilized.

#### Other Noncurrent Assets

In 2019, other noncurrent assets amounted to P35.46 million which decreased by 24% from the previous year's figure of P46.37 million. Decline was due to deconsolidation of Yondu.

#### **Liabilities**

#### Accounts and Other Payables

The Group's consolidated accounts and other payables valued at P478.25 million as of December 31, 2019. It decreased by P176.27 million or 27% from 2018 balance of P654.52 million mainly due to the deconsolidation of Yondu which contributed most of the payables. Further, in 2019, the Group recognized reduction in its provision relating to ODX's PSA due to the costs incurred for the platform development which amounted to P46.58 million.

#### Loan Payable

The Group recorded ₱52.13 million worth of current loans (short term and interest bearing) as of December 31, 2019. The decrease from 2018 loans which amounted to ₱358.74 million was the net result of availments and payments of loans in 2019 amounting to ₱9.74 million and ₱316.35 million, respectively.

#### Contract Liabilities

Contract liabilities are obligations to transfer goods and services to customers from whom the Group has received consideration. If a customer pays consideration before the Group transfers goods or services to the customer, a contract liability is recognized when the payment is made or the payment is due. Contract liabilities are recognized as revenue when the Group performs under the contract. As of December 31, 2019, contract liabilities amounted to P68.05 million.

#### Income Tax Payable

For 2019, the Group's consolidated income tax payable was ₱3,134, an almost 100% decrease from December 31, 2018 figure of ₱2.19 million.

#### Lease liabilities

As a result of adopting PFRS 16, the Group recognized lease liabilities at date of adoption, January 1, 2019, amounting to  $\mathbb{P}76.50$  million. Movements in this account comprise of addition ( $\mathbb{P}3.34$  million), accretion of interest ( $\mathbb{P}2.56$  million), payments (21.83 million), sale of a subsidiary ( $\mathbb{P}56.85$  million) and translation adjustment ( $\mathbb{P}528$ ).

As of December 31, 2019, current and non-current portions amounted to P2.78 million and P1.03 million, respectively.

#### Other Current Liabilities

The Group posted other current liabilities amounting to nil and ₱63.75 million as of December 31, 2019 and 2018, respectively. Significant decrease was primarily due to the deconsolidation of Yondu during the year.

#### Advances from stockholders – net of current portion

This account pertains to the loan agreement entered into by the Parent Company on April 29, 2019 with its founders amounting to P150.00 million, subject to 5.50% interest rate per annum payable in three (3) years from date of agreement.

#### Deferred Tax Liability

As of December 31, 2019, the deferred tax liabilities amounted to P6.95 million, a 98% decrease or P345.60 million from P352.73 million as of December 31, 2018. The significant decrease was due to the derecognition of deferred tax liability on fair value adjustment on intangible assets as a result of deconsolidation of Yondu.

#### Pension Liability

The accrued pension of the Group was ₱24.82 million in 2019 compared to ₱23.52 million as of December 31, 2018 or a 6% increase.

#### <u>Equity</u>

#### Total Equity

As of December 31, 2019, the Group's total equity was at ₱25.89 million, a 99% decrease from 2018 equity of ₱3,466.58 million. Lower equity was mainly due to the increase in deficit brought about by the net loss of ₱2,635.36 million.

#### Liquidity and Capital Resources

The Group's liquidity was primarily driven by cash flows from operating activities and cash reserves. The Group knows of no demands, commitments, events, or uncertainties that are reasonably likely to result in a material increase or decrease in liquidity. The Group is current on all of its accounts. The Group has debts through the Parent Company, Storm Technologies Inc. and Seer Technologies Inc. which are short term in nature. The Group does not anticipate having any cash flow or liquidity problems over the next 12 months. The Group is not in breach or default on any loan or other form of indebtedness.

#### Cash Flows

|   | For the year ended December 31 |          |  |
|---|--------------------------------|----------|--|
|   | 2019                           | 2018     |  |
| In PhP Millions                                     | Amount                         | Amount   |  |
| Net cash used in Operating Activities               | (116.21)                       | (186.02) |  |
| Net cash provided by (used in) Investing Activities | 366.19                         | (102.43) |  |
| Net cash provided by (used in) Financing Activities | (281.25)                       | 236.19   |  |
| Effect of foreign currency exchange changes in cash | 7.80                           | 14.40    |  |
| Net decrease in cash                                | (23.47)                        | (37.86)  |  |
| Cash at beginning of period                         | 177.40                         | 215.25   |  |
| Cash at end of period                               | 153.93                         | 177.40   |  |

#### Cash Flows from Operating Activities

For the year ended December 31, 2019, operating loss before changes in working capital of P28.4 million coupled with the corresponding changes in working capital resulted to P53.32 million net cash used in operations. Together with interest received, interest paid and income taxes paid, net cash used in operating activities totaled P116.21 million.

#### Cash Flows from Investing Activities

Cash provided by investing activities in 2019 was ₱366.19 million while cash used in investing activities in 2018 amounted to ₱102.43 million. The net cash provided by investing activities was mainly attributable to the proceeds from sale of subsidiary, proceeds from disposal of property and equipment, and proceeds from the sale of cryptocurrencies.

#### Cash Flows from Financing Activities

The consolidated net cash used in financing activities for the year 2019 was ₱281.25 million while net cash provided by financing activities for the year 2018 was ₱236.19 million. Net cash was mainly used to pay off creditors.

#### Capital Expenditure

The Group's capital expenditures amounted to ₱14.78 million and ₱18.35 million in 2019 and 2018, respectively.

| Key Financial Data<br>In PhP Millions | December 31, 2019<br>Additions | December 31, 2018<br>Additions |
|---------------------------------------|--------------------------------|--------------------------------|
| Right-of-use Assets                   | 4.61                           | -                              |
| IT Equipment                          | 9.01                           | 14.58                          |
| Leasehold Improvements                | 0.75                           | 2.52                           |
| Office Equipment                      | 0.21                           | 1.19                           |
| Furniture and Fixtures                | 0.19                           | 0.06                           |
|                                       | 14.78                          | 18.35                          |

#### **Key Performance Indicators**

The key performance indicators disclosed below present the financial performance of the Group as a whole. These are different with those in supplemental schedule of the consolidated financial statements which were prepared only for the analysis of financial performance attributable to the Parent Company.

The following are the key performance indicators of the Group and its majority-owned subsidiaries:

| In Percentage           | For the | For the years ended December 31 |       |  |  |
|-------------------------|---------|---------------------------------|-------|--|--|
|                         | 2019    | 2018                            | 2017  |  |  |
| Liquidity Ratios        |         |                                 |       |  |  |
| Current Ratio           | 41%     | 69%                             | 54%   |  |  |
| Quick Ratio             | 33%     | 64%                             | 51%   |  |  |
| Asset-to-Equity Ratio   | 575%    | 183%                            | 231%  |  |  |
| Profitability Ratios    |         |                                 |       |  |  |
| Net Income Margin       | -271%   | -62%                            | 2%    |  |  |
| Gross Margin            | 15%     | 9%                              | 31%   |  |  |
| Operating Margin        | -256%   | -46%                            | 12%   |  |  |
| Return on Total Assets  | -93%    | -14%                            | 1%    |  |  |
| Return on Equity        | -186%   | -22%                            | 1%    |  |  |
| Debt Ratios             |         |                                 |       |  |  |
| Debt-to-Equity Ratio    | 5.55x   | 0.55x                           | 0.97x |  |  |
| Interest Coverage Ratio | -64.75x | -20.45x                         | 2.81x |  |  |

#### Liquidity Ratios

The current ratio and quick ratio of the Group was at 41% and 33% in 2019, respectively, and 69% and 64% in 2018, respectively. The decrease in both ratios was mainly due to the decline in both current assets and current liabilities brought about by the deconsolidation of Yondu.

#### Asset-to-Equity Ratio

In 2019, the Asset-to-Equity ratio of the Group increased to 575% from 183% of 2018. The increase was mostly because of the increase in deficit, reducing total equity.

#### **Profitability Ratios**

Overall, profitability margins in 2019 declined mainly because of the losses incurred by the Group from impairing its goodwill and investments in associates as well as the loss from sale of its investment in Yondu. The gross profit margin, however, increased from 9% in 2018 to 15% in 2019 as a result of the Group's continuing cost cutting measures.

#### **Debt Ratios**

For 2019, the Debt-to-Equity ratio increased from 0.55x in 2018 to 5.55x which can be attributed to increase in deficit, reducing total equity. The interest coverage ratio further declined in 2019 to -64.75x from -20.45x because of the big drop in earnings before interest and tax expense and higher interest expense in 2019 as compared to 2018.

The manner by which the Company calculates the foregoing indicators is as follows:

| Current Ratios             |  |
|----------------------------|--|
| 3. Current ratio           | Current assets                           |
|                            | Current liabilities                      |
|                            |  |
| 4. Quick ratio             | Current assets - Other current assets    |
|                            | Current liabilities                      |
|                            |  |
| Asset-to-equity Ratio      | Total assets                             |
|                            | Total equity attributable to Parent      |
|                            | Company                                  |
| Profitability Ratios       |  |
| 6. Net income ratio        | Net income attributable to Parent        |
|                            | Company                                  |
|                            | Service income + Sale of goods           |
| 7. Gross margin            | (Service income + Sale of goods) -       |
|                            | (Cost of services + Cost of goods sold)  |
|                            | Service income + Sale of goods           |
| 9 On anotin a manain       | Formings hofers interest tor             |
| 8. Operating margin        | Earnings before interest, tax,           |
|                            | depreciation and amortization            |
|                            | Service income + Sale of goods           |
| 9. Return on total assets  | Net income attributable to Parent        |
|                            | Company                                  |
|                            | Average total assets                     |
|                            |  |
| 10. Return on total equity | Net income attributable to Parent        |
| 1 2                        | Company                                  |
|                            | Average total equity attributable to the |
|                            | Parent Company                           |
|                            | · ·                                      |

#### Other Disclosures:

- v. <u>Liquidity</u>. To cover its short-term funding requirements, the Group intends to use internally generated funds and available short-term credit facilities. Credit lines are obtained from BOD-designated banks at amounts based on financial forecast approved by the BOD. The Group can also obtain additional advances from its stockholders, refinance its short-term loans, renew its credit lines and negotiate for longer payment terms for its payables.
- vi. <u>Events that will trigger Direct or Contingent Financial Obligation.</u> There are no events that will trigger direct or contingent financial obligations that are material to the Group, including and default or acceleration of an obligation.
- vii. <u>Material Off-balance sheet Transactions, Arrangements, Obligations</u>. Likewise, there were no materials off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the group with unconsolidated entities or other persons created during the reporting period.
- viii. <u>Material Commitments for Capital Expenditure</u>. There are no material commitments for capital expenditures.
- ix. <u>Material Events/ Uncertainties</u>. There are no new trends, events, or uncertainties that are expected to have a material favorable or unfavorable impact on the Group's revenues from continuing operations. The Group's financial challenges in 2019 are being addressed through the following: continuous venture into new revenue potentials, cost cutting measures, and entry of new strategic investors.
- x. <u>Results of Operations</u>. There were no significant elements of income or loss that did not arise from continuing operations.
- xi. <u>Seasonality</u>. The Group is subject to the seasonality of revenue realization due to Storm's Flexible Benefits Program. Historically, Storm's sales tend to increase in the second half of the year as observed from its customer behavior to likely avail their converted benefits towards the end of the year.

#### **ITEM 7. Financial Statements**

Please refer to the consolidated financial statements and schedules listed in the accompanying Index to Financial Statements and Supplementary Schedules.

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

There were no changes in and disagreements with accountants on accounting and financial disclosure.

#### Independent Public Accountants, External Audit Fees and Services

The consolidated financial statements of the Group as of December 31, 2020 and 2019 and for the years ended December 31, 2020, 2019 and 2018 were audited by SGV & Co., independent auditors, in accordance with Philippine Standards on Auditing (PSA).

SGV & Co. has acted as the Group's independent auditors since 2008. Since 2017, the audit partner for the Group is Mr. Dolmar C. Montañez. The Company has not had any material disagreement on accounting and financial disclosure with SGV & Co. for the periods stated above or during interim periods. SGV & Co. has neither shareholding in the Group nor any right, whether legally enforceable or not, to nominate persons or to subscribe to the securities of the Group. The foregoing is in accordance with the Code of Ethics for Professional Accountants in the Philippines set by the Board of Accountancy and approved by the Professional Regulation Commission.

In relation to the audit and review of the Group's annual consolidated financial statement, the Audit Committee shall, among other activities, (i) evaluate significant issues reported by the external auditors in relation to the adequacy, efficiency and effectiveness of policies, controls, processes and activities of the Group; (ii) ensure that other non-audit work provided by the external auditors is not in conflict with their functions as external auditors; and (iii) ensure the compliance of the Group with acceptable auditing and accounting standards and regulation.

The aggregate fees billed for each of the last two calendar years for professional services rendered by the external auditor were  $\mathbb{P}2.13$  million and  $\mathbb{P}2.34$  million for 2019 and 2020, respectively. The audit fees for 2021 are estimated to be at  $\mathbb{P}2.57$  million. Services rendered include the audit of the financial statements and supplementary schedules for submission to SEC, tax consultancy and assistance in the preparation of annual income tax returns.

The Audit Committee recommends to the Board of Directors the appointment of the external auditor and the fixing of the audit fees. The Board of Directors and stockholders approve the Audit Committee's recommendation.

#### ITEM 9. Directors and Executive Officers of the Issuer

#### **BOARD OF DIRECTORS AND EXECUTIVE OFFICERS**

The overall management and supervision of the Company is undertaken by the Board. The Board is composed of eight (8) members, three of whom are independent directors. The term of a director is one year from date of election and until their successors are elected and qualified.

As of December 31, 2020, the composition of the Company's Board is as follows:

| Name                          | Age | Citizenship | Position   | Year<br>Position<br>was<br>Assumed |
|-------------------------------|-----|-------------|--|------------------------------------|
| Nico Jose S. Nolledo          | 44  | Filipino    | Chairman   | 2001                               |
| Alexander D. Corpuz           | 54  | Filipino    | Director, President, Chief<br>Information Officer and<br>Chief Finance Officer <sup>10</sup> | 2019                               |
| Fernando Jude F. Garcia       | 47  | Filipino    | Director, Treasurer and<br>Chief Technology Officer  | 2001                               |
| Mercedita S. Nolledo          | 80  | Filipino    | Director   | 2001                               |
| Wilfredo O. Racaza            | 72  | Filipino    | Director   | 2001                               |
| Jonathan Gerard A.<br>Gurango | 63  | Filipino    | Independent Director   | 2014                               |
| Imelda C. Tiongson            | 52  | Filipino    | Independent Director   | 2020                               |
| Bartolome S. Silayan, Jr.     | 53  | Filipino    | Independent Director   | 2020                               |

Each of the Company's directors was elected to the Board during the Company's annual stockholders' meeting held on November 27, 2020. Each director shall remain in office until the next annual meeting of the stockholders of the Company or his or her removal or resignation as may be allowed under law.

The table below sets forth the Company's executive officers in addition to its executive directors listed above as of December 31, 2020:

| Name              | Age | Citizenship | Position                         |   |
|-------------------|-----|-------------|----------------------------------|---|
| Mark S. Gorriceta | 43  | Filipino    | Corporate Secretary, Chief Legal | l |
|                   |     | _           | Officer and Chief Officer        |   |

The following discussion presents a brief description of the business experience of each of the Company's directors and executive officers.

**Nico Jose S. Nolledo**, Filipino, 44, has been the Chairman and Director of the Corporation since 2001. He is the first Filipino Entrepreneur chosen by the Endeavour network. He is also the Ernst and Young's 2015 Philippine Entrepreneur of the year and was chosen as one of The Outstanding Young Men ("TOYM") in the Philippines in 2015. Mr. Nolledo holds a Bachelor of Science degree in Management from Ateneo de Manila University.

Alexander D. Corpuz, Filipino, 54, was appointed as Director and President of the Corporation effective February 1, 2019. He has also been the Corporation's Chief Finance Officer since 2014 and

<sup>&</sup>lt;sup>10</sup> Mr. Alexander D. Corpuz was appointed as Director and President in 2019. He has been the Chief Finance Officer of Xurpas since 2014.

Chief Information Officer since 2018. Mr. Corpuz has 30 years of experience in the field of finance, ten years of which was in investment and commercial banking. He was Vice President of Bank of America in 2001, before serving as CFO for Liberty Telecoms, Information Gateway, Mañosa Group of Companies and Hatchd Inc. Mr. Corpuz holds a Bachelor of Science in Business Administration degree from University of the Philippines, Diliman, Cum Laude. He obtained his Masters in Business Management from the Asian Institute of Management, Makati City. He is a member of the Financial Executives Institute of the Philippines (FINEX).

**Fernando Jude F. Garcia**, Filipino, 47, has been the Chief Technology Officer and Director of the Corporation since 2001. He was also appointed as Treasurer effective February 1, 2019. He also served as Corporate Secretary of the Corporation until December 2014. He created the Corporation's Griffin Platform, the mobile consumer content gateway and platform for all of the Corporation's mobile consumer content products and services. He also created the Corporation's modular middleware system that can easily integrate with any modern billing gateway. He is the chief engineer responsible for the Corporation's software architecture and systems integration. Examples of such systems and protocols are the following: SMS (CIMD2/EMI-UCP/SMPP), MMS (EIAF/MM7), Voice Services (SIP), Billing/IN (Diameter/UCIP/ParlayX2.1), Security (IPSEC), Publish-subscribe Systems and Video Streaming (RTMP/HLS) and blockchain technology (BTC/ETH). He is also responsible for architecting the Corporation's fully Cloud-based system infrastructure. Before founding the Corporation, he was a software developer in iAyala. Mr. Garcia holds a Bachelor of Science degree in Applied Physics from the University of the Philippines in Diliman, Quezon City.

**Wilfredo O. Racaza**, Filipino, 72, has been a Director of the Corporation since 2001.Mr. Racaza has 49 years of marketing and finance experience under his belt. He was the head of New Business Development in Mobil Oil Philippines for 15 years. He previously worked as an insurance executive in Manulife Financial Philippines for 33 years. He is a Registered Financial Consultant (Graduated Cum Laude in May 2015). He has garnered numerous accolades and multiple awards such as Branch of the Year recognitions and consistent agency sales awards. He has been a consistent awardee in the General Agents and Managers Association (GAMA) of the Philippines from 2003 to Present. Mr. Racaza holds a Bachelor of Science in Commerce Degree Major in Accountancy from Xavier University-Ateneo de Cagayan in Cagayan de Oro City.

**Mercedita S. Nolledo**, 80, Filipino, has been a Director of the Corporation since 2001. Atty. Nolledo is currently a director of Bank of the Philippine Islands, BPI Family Savings Bank, Anvaya Golf and Nature Club, Inc., and Michigan Holdings, Inc. She is the Chairman of BPI Investment Management Corporation. She is currently an independent director of D&L Industries, Inc. She is a member of the Board of Trustees of Ayala Foundation, Inc. and BPI Foundation, Inc. She has served as a director of Cebu Holdings, Inc. from 1993 to 2006 and of Ayala Corporation from 2004 to 2010. Atty. Nolledo was formerly Corporate Secretary and General Counsel of the Ayala Group of Companies and the Senior Managing Director of the Ayala Corporation. She served as Executive Vice President, director and Corporate Secretary of Ayala Land, Inc. and as the firm's Treasurer. Atty. Nolledo placed second in the Certified Public Accountant exams in 1960 and also placed second in the 1965 bar exams. She holds a Bachelor of Science degree in Business Administration, magna cum laude, from the University of Philippines. Atty. Nolledo holds a Bachelor of Laws degree, cum laude, from the University of the Philippines.

**Jonathan Gerard A. Gurango**, 63, Filipino, has been an independent director of the Corporation since 2014. Mr. Gurango has a solid track record in forming and running successful software companies. He founded Match Data Systems (MDS) in Seattle, USA in 1987, MDS Philippines in 1991, and MDS Australia in 1996. In 1999, he sold MDS to Great Plains Software, which was acquired by Microsoft in 2001. Mr. Gurango served as the Asia Pacific Regional Director for Microsoft Business Solutions, before he left in 2003 to form Gurango Software. In 2007, he was inducted into the Hall of Fame for Microsoft's Most Valuable Professionals, in recognition of his mastery of software technology and business. In 2006, the Philippine Center for Entrepreneurship

acknowledged him as one of the country's Ten Most Inspiring Technopreneurs. In addition to leading Gurango Software as the most successful Microsoft Dynamics partner in the Philippines, he has cofounded several other software start-ups such as SPRING.ph, and was the President of the Philippine Software Industry Association from 2013 to 2014. He is presently a director of Gurango Software Corporation, Kation Technologies, Inc., CodersGuild.net, Inc., Servio Technologies Inc. and APPPS Partners, Inc. Mr. Gurango studied Industrial Engineering at the University of the Philippines, Diliman, Quezon City. He also studied Electrical Engineering at the University of Washington, Seattle, Washington, USA.

**Imelda C. Tiongson,** 52, Filipino, has been an Independent Director of the Corporation since May 7, 2020. She is currently the President of Opal Portfolio Investments (SPV-AMC) Inc. She is also a new independent director of Pru Life U.K. In addition, she is also involved in several organizations; Trustee of the Institute of Corporate Directors (ICD) and Head of Technology Governance Committee, Vice Chairwoman of the Governance Committee of the Management Association of the Philippines, Trustee of Fintech Alliance.ph and Head of Techno Ethics and Trustee of Fintech Philippines Association. She is also a lecturer of various organizations namely; ICD, Ateneo Graduate School of Business - Center for Continuing Education and International Finance Corporation (*an entity affiliated with the World Bank Group*).

She previously worked as a Senior Lending Officer in National Australia Bank and as Senior Vice President of Philippine National Bank with an aggregate total of 22 years. She was also a Director of Vitarich Corporation and a Board Advisor of East Asia Power Corporation as Creditor-nominee.

Ms. Tiongson also participated in the Technical working groups which drafted the Revised Corporation Code which was enacted in 2019 and the Financial Rehabilitation and Insolvency Act of 2010.

Ms. Tiongson obtained her Bachelor of Business in Accountancy from Royal Melbourne Institute of Technology. She also completed a Master Class on Remedial in Asian Institute of Management (AIM), Master Class in Blockchain/Cryptocurrency facilitated by Terrapinn and Master Class in Risk/Audit conducted by Worldbank ICD.

**Bartolome Silayan Jr.,** 53, Filipino has been an independent director of the Corporation since May 7, 2020. He is currently the President of Phoenix One Knowledge Solutions Inc. ("Phoenix One"), a technology corporate training and solutions company which he started in 2005. He is also the President of Cafisglobal Inc, a boutique software services company serving clients in Australia. Prior to Phoenix One, he also founded Mind Stream Inc. in 2001, the franchise holder of NIIT, the largest technology education company from India. Before he became an entrepreneur, he was the Philippine Country Head of The Pillsbury Company in 1997. He worked in Hongkong and China in 1994 as Marketing Manager for the Quaker Oats company handling the Gatorade brand. He finished BS Business Management from Ateneo de Manila University and obtained his MBA from Northwestern University's Kellogg school of management.

**Mark S. Gorriceta**, 43, Filipino, has been the Corporate Secretary and Chief Legal Officer of the Corporation since 2014. He was also appointed as Chief Compliance Officer of the Corporation in 2018. Atty. Gorriceta has been in the practice of law for sixteen years. He acts as legal counsel to several other listed companies, its subsidiaries or affiliates. Atty. Gorriceta also serves as Chief Legal Counsel and/or Corporate Secretary to several leading online and tech companies in the Philippines. He is the Managing Partner and head of the Corporate Group of Gorriceta Africa Cauton & Saavedra. A member of the Philippine Bar since 2005, he holds a Bachelor of Arts, Political Science degree from the Ateneo de Manila University. He also attended certificate courses in Finance at the Asian Institute of Management in Makati City. Atty. Gorriceta is a faculty member of the Ateneo de Manila University's Center for Continuing Education. He teaches Mergers & Acquisitions for the Advanced Module Diploma Course in Corporate Finance.

#### **Significant Employees**

While the Company values the contribution of each executive and non-executive employee, there is no non-executive employee that the resignation or loss of whom would have a significant adverse effect on the business of the Company. Other than standard employment contracts, there are no arrangements with non-executive employees that will assure the continued stay of these employees with the Company.

#### **Family Relationships**

Mr. Nico Jose S. Nolledo, Chairman, is the son of Atty. Mercedita S. Nolledo, also a director.

Mr. Wilfredo O. Racaza's son, Mr. Raymond Gerard S. Racaza, is a principal shareholder of the Company.

There are no family relationships between the current members of the Board and the key officers / principal shareholders other than the above.

#### **Involvement in Certain Legal Proceedings**

There are no material legal proceedings, bankruptcy petition, conviction by final judgment, order, judgment or decree or any violation of a securities or commodities law for the past five years to which any of its directors or executive officers is a party.

#### ITEM 10. Executive Compensation

Since its incorporation in 2001, the Company's directors (other than reasonable per diem for nonexecutive directors as discussed below) have not received any salary or compensation for their services as directors.

The following table summarizes the aggregate compensation received by the President and Chief Executive Officer, and top five (5) most highly compensated officers of the Company for the past five (5) years:

| Name          | Position      | Estimated | Bonus | Other | Total |
|---------------|---------------|-----------|-------|-------|-------|
|               |               | Salary    |       |       |       |
| Alexander D.  | President,    |           |       |       |       |
| <u>Corpuz</u> | Chief Finance |           |       |       |       |
|               | Officer &     |           |       |       |       |
|               | Chief         |           |       |       |       |
|               | Information   |           |       |       |       |
|               | Officer       |           |       |       |       |
| Fernando Jude | Treasurer &   |           |       |       |       |
| F. Garcia     | Chief         |           |       |       |       |
|               | Technology    |           |       |       |       |
|               | Officer       |           |       |       |       |
|               |               |           |       |       |       |

| Total | 2021 (Projected) | ₽8,800,000.00 | N/A | N/A | ₽8,800,000.00 |
|-------|------------------|---------------|-----|-----|---------------|
|       | 2020             | ₱8,790,358.00 | N/A | N/A | ₽8,790,358.00 |
|       | 2019             | ₱6,690,358.00 | N/A | N/A | ₱6,690,358.00 |

The total annual compensation consists of basic pay and other taxable income.

The Company's executive officers have no other remuneration aside from the compensation described above.

#### **Compensation of Directors**

#### **Standard Arrangements**

The directors receive a standard per diem of P20,000.00 for every meeting attended, which may be adjusted, as decided by the Personnel and Compensation Committee. Non-executive directors have no compensation aside from their per diem, while directors who hold executive positions receive compensation discussed in Item 6, in addition to their per diem.

#### **Other Arrangements**

The Company has no other existing arrangements such as bonus, profit sharing, stock options, warrants, rights, or other compensation plans or arrangements with its directors except for the Employee Stock Option Plan, approval of which is currently pending with the Securities and Exchange Commission and the listing of such shares is pending with the Philippine Stock Exchange.

#### **Employment Contracts with Executive Officers**

The Company does not have any compensatory plan or arrangements such as bonus, profit sharing, stock options, warrants, rights or other compensation plans or arrangements that results from the resignation, retirement of employment, or any other termination of an executive officer's employment with the Company, or from a change in control of the Company.

#### Warrants and Options Held by the Executive Officers and Directors

As of date, the Company does not have any stock options, warrants or similar plans for any of its directors or officers except the Employee Stock Option Plan, approval of which is currently pending with the Securities and Exchange Commission and the Philippine Stock Exchange.

#### ITEM 11. Security Ownership of Certain Beneficial Owners and Management

#### Security ownership of certain record and beneficial owners

As of April 30, 2021, the Company is not aware of any person who is directly or indirectly the record or beneficial owner of more than 5% of the Company's capital stock except as set forth below:

| Title of<br>Class | Name and<br>Relationship with<br>Issuer                                 | NameofBeneficialOwnerandRelationshipwithRecordOwner                                      | Citizenship      | No. of Shares<br>and Nature of<br>Ownership<br>(Direct or<br>Indirect) | Percent<br>of<br>Class <sup>11</sup> |
|-------------------|---|--|------------------|--|--------------------------------------|
| Common            | Nico Jose S.<br>Nolledo<br>Chairman and<br>Chief Executive<br>Officer   | Nico Jose S.<br>Nolledo  | Filipino         | 322,226,622<br>(Direct and<br>Indirect)                                | 17.21%                               |
| Common            | RaymondGerardS.RacazaPresidentandChiefOperatingOfficer                  | Raymond Gerard<br>S. Racaza  | Filipino         | 375,765,960<br>(Direct)  | 20.06%                               |
| Common            | <b>Fernando Jude</b><br><b>F. Garcia</b><br>Chief Technology<br>Officer | Fernando Jude F.<br>Garcia   | Filipino         | 375,073,960<br>(Direct)  | 20.03%                               |
| Common            | PCD Nominee<br>Corp.  | PCD participants<br>acting for<br>themselves and<br>for their<br>customers <sup>12</sup> | Filipino         | 544,269,330<br>(Direct)  | 29.06%                               |
| Common            | PCD Nominee<br>Corp.  | PCD participants<br>acting for<br>themselves and<br>for their<br>customers <sup>13</sup> | Non-<br>Filipino | 205,137,845<br>(Direct)  | 10.95%                               |

As of April 30, 2021, 15.56% of the outstanding shares of the Company are held by non-Filipino.

#### Security ownership of directors and management as of May 30, 2021

As of May 30, 2021, the Company's directors and executive officers own the following number of shares:

<sup>&</sup>lt;sup>11</sup> Total Outstanding Shares as of July 31, 2020 is at 1,872,796,877

<sup>&</sup>lt;sup>12</sup> Each beneficial owner of shares through a PCD participant is the beneficial owner to the extent of the number of shares in his account with the PCD participant. The Company has no record relating to the power to decide how the shares held by PCD are to be voted.

| Title of<br>Class | Name of Owner and Position  | Citizenship | No. of Shares and<br>Nature of<br>Ownership (Direct<br>or Indirect) | Percent<br>of Class |
|-------------------|---|-------------|---|---------------------|
| Common            | Nico Jose S. Nolledo<br>Chairman  | Filipino    | 322,226,622<br>(Direct and Indirect)                                | 17.21%              |
| Common            | Alexander D. Corpuz<br>Director, President and Chief<br>Information Officer           | Filipino    | 1,000<br>(Direct)   | 0.00%               |
| Common            | <b>Fernando Jude F. Garcia</b><br>Director, Chief Technology<br>Officer and Treasurer | Filipino    | 375,073,960<br>(Direct)   | 20.03%              |
| Common            | Mercedita S. Nolledo<br>Director  | Filipino    | 2,378,338<br>(Direct)   | 0.13%               |
| Common            | Wilfredo O. Racaza<br>Director  | Filipino    | 1,060<br>(Direct)   | Nil                 |
| Common            | Jonathan Gerard A. Gurango<br>Independent Director                                    | Filipino    | 169,399<br>(Direct)   | 0.01%               |
| Common            | Imelda C. Tiongson<br>Independent Director  | Filipino    | 1,000<br>(Direct)   | Nil                 |
| Common            | Bartolome S. Silayan, Jr.<br>Independent Director                                     | Filipino    | 2,000<br>(Direct)   | Nil                 |
| Total (Dire       | ectors and Officers as a Group)   | •           | 699,853,379   | 37.39%              |

#### **Voting Trust Holders of 5% or More**

The Company is not aware of any person holding 5% or more of the Company's shares under a voting trust or similar agreement.

#### **Changes in Control**

There was no change of control in the Company during the year. There are no existing provisions in the Company's Articles of Incorporation or By-Laws that will delay, defer, or in any manner prevent a change in control of the Company.

#### ITEM 12. Certain Relationships and Related Transactions

The Company has regularly disclosed its related party transactions such as acquisition of shares in corporations in which the Company has interlocking directors or common stockholders, with the Securities and Exchange Commission and the Philippine Stock Exchange. In the conduct of its day-to-day business, the Company engages in related party transactions such as service and licensing agreements, always at arms-length and taking into consideration the best interest of the Company.

#### PART IV – CORPORATE GOVERNANCE

#### ITEM 13. Corporate Governance.

Pursuant to SEC Memorandum Circular No. 20 (Series of 2016), the Annual Corporate Governance Report (ACGR) for 2016 is no longer required to be attached herein. Further, pursuant to SEC Memorandum Circular No. 15 (Series of 2017), companies listed in the Philippine Stock Exchange by 31 December of a given year shall submit a fully accomplished I-ACGR on May 30 of the following year. Accordingly, the Company submitted its I-ACGR on May 29, 2019. You may refer to the Company's website for its Manual on Corporate Governance and its ACGR.

#### **ITEM 14.**

**Company Details** 

## SUSTAINABILITY REPORT Contextual Information

| Company Details                            |   |
|--|---|
| Name of Organization                       | Xurpas Inc.   |
| Location of Headquarters                   | Unit 804 Antel 2000 Corporate Center 121 Valero St.,        |
|  | Salcedo Village, Makati City                                |
| Location of Operations                     | Salcedo Village, Makati City                                |
| Report Boundary: Legal entities (e.g.      | Xurpas Inc. and Subsidiaries                                |
| subsidiaries) included in this report*     |   |
| Business Model, including Primary          | Develop, produce, sell, buy or otherwise deal in products,  |
| Activities, Brands, Products, and Services | goods or services in connection with the transmission,      |
|  | receiving, or exchange of voice, data, video or any form or |
|  | kind of communication                                       |
| Reporting Period                           | December 31, 2020   |
| Highest Ranking Person responsible for     | Alexander D. Corpuz   |
| this report                                |   |
|  |   |

#### **BRIEF ON THE COMPANY**

Xurpas Inc. is a Filipino owned corporation originally founded in 2001 to create and develop digital products and services for mobile end-users. Over the years, the Company has expanded its services to platform development and customization, system integration, mobile platform consultancy services, management of off-the-shelf application and social media related services. This includes Information Technology (IT) staff augmentation and various enterprise solutions-based services to Telcos and other companies for network and application development.

In December 2014, Xurpas was listed in the Philippine Stock Exchange (PSE:X).

The company's operation is supported by a diverse group of talented employees wherein a mechanism for employee participation was developed to create a symbiotic environment, realize the company's goals and participate in its corporate governancel process.

**MISSION:** To make world class Filipino technology products, and to put our country on the world technology map.

VISION: To become the biggest, most trusted IT solutions company in the Philippines.

#### MATERIALITY ASSESSMENT AND REPORTING PRACTICES

Given the need to operate in a sustainable manner, the Company aims to contribute positively in terms of its economic, environmental and social impacts. The material topics included in this report are limited to the operational matters which have direct and significant effects in relation to the Company's sustainability and the interest of its identified stakeholders (shareholders, employees, customers and suppliers).

As an Information Technology company, we identify that our main contribution to sustainability is providing digital transformation with our technical capabilities. It is worth noting that as an IT company, the effects of its operations mainly affect the economic and social aspects of sustainability.

The COVID-19 outbreak that the world is still currently experiencing not only affected the health of people but also had severe effects to the economy and various businesses. The pandemic has affected the Company in terms of economic and social aspects evidenced by the slowdown in operations during the second quarter of 2020 and work from home set up brought about by the government imposed lockdown in the country. Despite the obstacles brought by the pandemic, the Company was able to sustain its operations as it took advantage of the opportunity to provide quality digital transformation services to its clients.

In terms of working conditions, the Company adhered to the health protocols to primarily stop the spread of the disease and make sure that its affected stakeholders, specifically employees, are safe. It has implemented work from home arrangements and provided financial and mental support to employees who have been afflicted by COVID. In addition to this, the company has taken measures to protect employees who needed to report personally in the office. This included contact tracing, temperature checks, sanitizing materials (such as alcohol and sanitizing mats), and regular disinfection of the office.

This Sustainability Report has been prepared in reference to the globally accepted framework report namely, the Global Reporting Initiative (GRI) standards. The GRI standard covers the economic, environment and social impacts. This is the Company's second Sustainability Report since its inception covering the period of January 2020 to December 2020. Aside from that, this report identifies how the Company's operations contribute to the UN Sustainable Development Goals.

Economic disclosures pertain to the way in which the company utilizes its resources to contribute to the economy. It looks into the direct economic value of the company, climate related risks and opportunities, procurement practices and anti-corruption practices. Environmental disclosures, on the other hand, pertains to the management of natural resources (energy, water, and materials conservation) and how the negative impacts of operations to the environment is minimized. Lastly, the Social disclosures talks about the Company's relationship with its stakeholders such as employees and customers. It talks about topics such as diversity of manpower complement, the benefits and trainings offered to the employees and the overall workplace environment. Aside from that, it also discusses topics such as customer management and data privacy/security.

#### ECONOMIC

#### **Economic Performance**

Direct Economic Value Generated and Distributed Disclosure Amount Units Direct economic value generated (revenue) 219,519,207 Php Direct economic value distributed: a. Operating costs 89,326,755 Php b. Employee wages and benefits 115,489,180 Php c. Payments to suppliers, other operating costs 27,329,322 Php d. Dividends given to stockholders and interest payments to Php loan providers 10,628,192 e. Taxes given to government 9,317,382 Php f. Investments to community (e.g. donations, CSR) 198,457 Php Direct economic value retained: (32,770,081) Php

| What is the impact and where does it<br>occur? What is the organization's<br>involvement in the impact   | Which<br>stakeholders are<br>affected? | Management Approach   |
|--|--|---|
| The Economic Performance of the Company<br>impacts the business as a whole. Being<br>profitable and having healthy liquidity stance<br>result to strong business operations and<br>provides opportunities for expansion and<br>growth.   | All stakeholders                       | As can be measured through its<br>annual reports and financial<br>statements, the Company assures all<br>stakeholders to provide quality<br>services for customers through<br>continuous research and<br>development that bring forth<br>positive economic performance.   |
| What are the Risk/s Identified?  |  |   |
| Internal Risks: Loss of customers,<br>management risk, and financial risk<br>External Risks:<br>Regulatory risks, Stiff competition in the IT<br>industry, and product obsolescence brought<br>about by ever changing and upgrade of<br>various technology solutions   |  | To address these risks, Xurpas<br>banks on the quality services that it<br>provides its customers backed up by<br>its management expertise and<br>technological know-how.   |
| What are the Opportunity/ies Identified?   |  |   |
| The pandemic that the world faces presently<br>brings about realization on the importance of<br>digital transformation across all businesses<br>regardless of size. Limiting people's<br>movement to their respective homes brought<br>about a big demand for goods and services to<br>become available online. Hence, the increase<br>for the demand of digital transformation. |  | The continuous relationship<br>building to its clientele base (new<br>and existing) and other technology<br>company opens up opportunities to<br>grow the business not only in the<br>local market but the international<br>market as well. Also, these<br>relationships provide information of<br>relevant trends that may improve the<br>offered services that may result to<br>increased economic performance. |

#### Climate-related risks and opportunities

| Governance   | Strategy       | Risk Management | Metrics and<br>Targets |
|--|----------------|-----------------|------------------------|
| The Company, as of date, does not have<br>governance around climate-related risks<br>and opportunities. Nevertheless, it<br>strives to do implement sustainability in<br>the organization whenever applicable. | Not Applicable | Not Applicable  | Not Applicable         |
| <b>Recommended Disclosures</b>   |                |                 |                        |
| The Board, as of date, does not oversee climate-related risks and opportunities.   | Not Applicable | Not Applicable  | Not Applicable         |
| The Management, as of date, does not<br>have any process for managing climate-<br>related risks.   | Not Applicable | Not Applicable  | Not Applicable         |
|  | Not Applicable | Not Applicable  | Not Applicable         |

Procurement Practices Proportion of spending on local suppliers

| Disclosure  | Quantity | Units |
|---|----------|-------|
| Percentage of procurement budget used for significant locations |          |       |
| of operations that is spent on local suppliers                  | 87.12    | %     |

| What is the impact and where does it<br>occur? What is the organization's<br>involvement in the impact?   | Which stakeholders are affected? | Management Approach  |
|---|----------------------------------|--|
| The Company recognizes the<br>importance of interdependence of<br>businesses such as the suppliers and<br>promotes a mutually beneficial<br>relationship that allows the company to<br>grow its business, while contributing to<br>the advancement of the society where it<br>operates. |                                  | The Company prefers to avail of<br>goods and services locally due to<br>its availability and lower cost. It<br>also provides economic<br>development to the suppliers. |
| What are the Risk/s Identified?Concentration risk that may result to<br>shortage of supplies.   | Suppliers                        | Having a diverse supplier base<br>mitigates risk of shortage in<br>supplies.   |
| What are the Opportunity/ies<br>Identified?   |                                  |  |
| Having good relationship with suppliers<br>mutually benefits the Company and the<br>supplier. This relationship may lead to<br>an opportunity where Xurpas becomes a<br>preferred customer and may have certain<br>privileges offered by the supplier.                                  |                                  | The Company continues to<br>support local suppliers and be a<br>credible customer by making<br>timely payments for the goods<br>and services provided.                 |

#### Anti-corruption

Training on Anti-corruption Policies and Procedures

| Disclosure   | Quantity | Units |
|--|----------|-------|
| Percentage of employees to whom the organization's anticorruption policies |          |       |
| and procedures have been communicated to                                   | 100      | %     |
| Percentage of business partners to whom the organization's anti-corruption |          |       |
| policies and procedures have been communicated to                          | -        | %     |
| Percentage of directors and management that have received anti-corruption  |          |       |
| training   | -        | %     |
| Percentage of employees that have received anti-corruption training        | _        | %     |

| What is the impact and where does it occur?<br>What is the organization's involvement in the<br>impact?   | Which stakeholders are affected? | Management Approach   |
|---|----------------------------------|---|
| The Company through its BOD and employees<br>are duty-bound to apply high ethical standards,<br>taking into account the interest of all stakeholders.<br>This results to positive and trustworthy image for<br>the Company.                 | All Stakeholders                 | The Company has<br>established anti-<br>corruption policy<br>available to all<br>stakeholders The                               |
| What are the Risk/s Identified?   |                                  | Company expects   |
| The organization's employees are exposed to the<br>risk of seeking financial and material advantages<br>from its dealings with clients, suppliers, and the<br>government.   | Employees                        | everyone involved in the<br>business to act in good<br>faith at all times. For<br>violations of this policy                     |
| What are the Opportunity/ies Identified?  |                                  | committed by employees,   |
| Being regarded as an honest and professional<br>business partner would strengthen relationships to<br>customers and suppliers. This will help the<br>company sustain its operations in the long run and<br>support future plans for growth. | All Stakeholders                 | the Human Resources<br>Department shall monitor,<br>evaluate and impose the<br>necessary penalties in the<br>company's website. |

### **Incidents of Corruption**

| Disclosure  | Quantity | Units |
|---|----------|-------|
| Number of incidents in which directors were removed or disciplined for    |          |       |
| corruption  | -        | #     |
| Number of incidents in which employees were dismissed or disciplined for  |          |       |
| corruption  | -        | #     |
| Number of incidents when contracts with business partners were terminated |          |       |
| due to incidents of corruption  | -        | #     |
|   |          |       |

| What is the impact and where does it<br>occur? What is the organization's<br>involvement in the impact?  | Which stakeholders are affected? | Management Approach   |
|--|----------------------------------|---|
| Incidents of Corruption inside and outside<br>the Company has a negative impact for<br>the overall business operation and is not<br>tolerated as a way of practice.  |                                  | The Company has established<br>anti-corruption policy available to<br>all stakeholders The Company<br>expects everyone involved in the  |
| What are the Risk/s Identified?<br>Employees are exposed to the risk of<br>seeking financial and material advantages<br>from its dealings with clients, suppliers,<br>and the government.  | Employees                        | business to act in good faith at all<br>times. For violations of this policy<br>committed by employees, the<br>Human Resources Department<br>shall monitor, evaluate and<br>impose the necessary penalties in<br>the company's website. |
| What are the Opportunity/ies<br>Identified?  |                                  |   |
| Having no incidents of corruption and<br>promoting an honest business<br>environment for all stakeholders can be<br>beneficial to the Company. It will give a<br>positive image and be regarded as a<br>trustworthy business partner to its<br>customers and suppliers. This will help<br>the company sustain its operations in the<br>long run and support future plan for<br>growth. | All Stakeholders                 |   |

#### ENVIRONMENT

#### <u>Resource Management</u> Fnergy consumption within the organization:

| Disclosure                             | Quantity  | Units |
|--|-----------|-------|
| Energy consumption (renewable sources) | -         | GJ    |
| Energy consumption (gasoline)          | -         | GJ    |
| Energy consumption (LPG)               | -         | GJ    |
| Energy consumption (diesel)            | -         | GJ    |
| Energy consumption (electricity)       | 44,115.58 | kWh   |

#### **Reduction of energy consumption**

| Disclosure                     | Quantity | Units |
|--------------------------------|----------|-------|
| Energy reduction (gasoline)    | —        | GJ    |
| Energy reduction (LPG)         | -        | GJ    |
| Energy reduction (diesel)      | -        | GJ    |
| Energy reduction (electricity) | _        | kWh   |

| What is the impact and where does<br>it occur? What is the organization's<br>involvement in the impact?  | Which stakeholders are affected? | Management Approach   |
|--|----------------------------------|---|
| Reduction of energy consumption is<br>being encouraged throughout the<br>Company as it reduce utility expenses<br>at the same time help the environment.<br>Reducing energy consumption is seen<br>to be a solution to minimize the<br>emission of greenhouse gases in the<br>atmosphere causing climate change. | Employees                        | As part of the Company's initiative to<br>minimize expenses, employees are<br>expected to act responsible and<br>professionally in terms of incurring<br>expenses. Employees are encouraged<br>conserve energy whenever possible<br>(e.g. making sure that lights and aircon<br>in the conference rooms are turned off<br>when not in use). |
| What are the Risk/s Identified?  |                                  |   |
| Instability of prices for fuel and other<br>energy resources.  | Suppliers and<br>Employees       | Given that the identified risk is an<br>external factor in which the Company<br>does not have control over. Hence,<br>employees are encouraged conserve<br>energy whenever possible.  |
| What are the Opportunity/ies<br>Identified?  |                                  |   |
| Given the work from home set up, the<br>Company is able to reduce energy<br>consumption in the office. The savings<br>on electricity can be utilized for<br>business expansion or projects<br>involving employee welfare.  | Stockholders and<br>Employees    | Employees are encouraged to save<br>electricity whenever possible either in<br>the office or at their own homes.  |

#### Water consumption within the organization

| Disclosure                | Quantity | Units        |
|---------------------------|----------|--------------|
| Water withdrawal          | -        | Cubic meters |
| Water consumption         | 230.00   | Cubic meters |
| Water recycled and reused | -        | Cubic meters |

| What is the impact and where does<br>it occur? What is the organization's<br>involvement in the impact?  | Which stakeholders are affected? | Management Approach  |
|--|----------------------------------|--|
| Like energy conservation, the<br>Company encourages its employees to<br>be mindful of their water consumption<br>as it results to lower utility costs.<br>Managing water resource properly<br>maintains healthy aquatic<br>environment, minimize water pollution<br>and protects drinking water resources,<br>etc. | Employees and Community          | As part of the Company's<br>initiative to minimize the<br>expenses, employees are<br>expected to act responsible and<br>professionally in terms of<br>incurring expenses. Employees<br>are encouraged to be mindful in<br>using water (e.g. All water<br>faucets in the office should be<br>turned off when not in use). |
| What are the Risk/s Identified?  |                                  |  |
| Shortage of water supply brought<br>about by natural occurrence namely,<br>drought.  | Suppliers and Employees          | Given that the identified risk is<br>an external factor in which the<br>Company does not have control<br>over, the management<br>encourages mindfulness to its<br>employees in water usage.  |
| What are the Opportunity/ies<br>Identified?  |                                  |  |
| Given the work from home set up, the<br>Company is able to reduce energy<br>consumption in the office. The savings<br>on water consumption can be utilized<br>for business expansion or projects<br>involving employee welfare.  | Stockholders and<br>Employees    | Employees are encouraged to<br>conserve water whenever<br>possible either in the office or at<br>their own homes.  |

#### Materials used by the organization

| Disclosure   | Quantity | Units     |
|--|----------|-----------|
| Materials used by weight or volume                             | _        |           |
| Renewable  | -        | kg/liters |
| Non-renewable  | -        | kg/liters |
| Percentage of recycled input materials used to manufacture the |          |           |
| organization's primary products and services                   | -        | %         |

| What is the impact and where does it<br>occur? What is the organization's<br>involvement in the impact?  | Which stakeholders<br>are affected? | Management Approach   |
|--|-------------------------------------|---|
| The Company is engaged in software<br>development and other IT solutions thus<br>the main operations don't usually<br>consume materials that may affect the<br>services' pricing and availability. | Customers and<br>Suppliers          | The Company ensures that its<br>systems (hardware and software)<br>are upgraded and in good condition.<br>It also encourages recycling habits<br>for other departments who utilizes<br>consumable materials such as<br>paper, office supplies, etc. |
| What are the Risk/s Identified?  |                                     |   |
| No identifiable risk in relation to<br>sourcing materials that may have a big<br>impact to the operations of the Company<br>and the environment.   |                                     |   |
| What are the Opportunity/iesIdentified?No identifiable opportunity in relation to<br>sourcing materials that may have a big<br>impact to the operations of the Company<br>and the environment.     | Not Applicable                      | Not Applicable  |

## **Ecosystems and biodiversity (whether in upland/watershed or coastal/marine)**

| Disclosure   | Quantity | Units |
|--|----------|-------|
| Operational sites owned, leased, managed in, or adjacent to, protected areas<br>and areas of high biodiversity value outside protected areas | _        |       |
| Habitats protected or restored   | —        | ha    |
| IUCN17 Red List species and national conservation list species with habitats in areas affected by operations                                 | —        |       |

| What is the impact and where does it occur?<br>What is the organization's involvement in the<br>impact?   | Which stakeholders<br>are affected? | Management<br>Approach |
|---|-------------------------------------|------------------------|
| The property that is being leased by the Company is<br>not within, or adjacent to any protected areas and<br>areas of high biodiversity value outside protected<br>areas. |                                     |                        |
| What are the Risk/s Identified?   |                                     |                        |
| No risk identified since the Company's office is not<br>located near protected areas of areas of high<br>biodiversity.  | Not Applicable                      | Not Applicable         |
| What are the Opportunity/ies Identified?  |                                     |                        |
| No identifiable opportunity in relation to<br>impact/involvement to the ecosystem and areas of<br>high biodiversity.  |                                     |                        |

# Environmental impact management Air Emissions GHG

| Disclosure                                    | Quantity | Units       |
|---|----------|-------------|
| Direct (Scope 1) GHG Emissions                | _        | Tonnes CO2e |
| Energy indirect (Scope 2) GHG Emissions       | —        | Tonnes CO2e |
| Emissions of ozone-depleting substances (ODS) | _        | Tonnes      |

| What is the impact and where does it occur?<br>What is the organization's involvement in the<br>impact  | Which stakeholders<br>are affected? | Management Approach |
|---|-------------------------------------|---------------------|
| Given the nature of the Company's business, that<br>is, software development and other IT services, it<br>does not have a direct contribution to the emission<br>of greenhouse gases in the environment.<br>Nevertheless, it strives to work towards<br>sustainable development.<br><b>What are the Risk/s Identified?</b><br>No identifiable risks since the Company is<br>engaged in software development and does have a<br>direct contribution to the emission of greenhouse<br>gases in the environment.<br><b>What are the Opportunity/ies Identified?</b><br>No identifiable opportunities in relation to the<br>topic since the Company is engaged in software<br>development and does not have a direct<br>contribution to the emission of greenhouse gases<br>in the environment. | Not Applicable                      | Not Applicable      |

| <u>Air pollutants</u>                |          |       |
|--------------------------------------|----------|-------|
| Disclosure                           | Quantity | Units |
| NOx (Nitrogen Oxides)                | _        | kg    |
| SOx (Sulfur Oxides)                  | _        | kg    |
| Persistent organic pollutants (POPs) | _        | kg    |
| Volatile organic compounds (VOCs)    | -        | kg    |
| Hazardous air pollutants (HAPs)      | _        | kg    |
| Particulate matter (PM)              | -        | kg    |

| What is the impact and where does it occur?<br>What is the organization's involvement in<br>the impact?  | Which stakeholders<br>are affected? | Management Approach |  |
|--|-------------------------------------|---------------------|--|
| Given the nature of the Company's business,<br>that is, software development and other IT<br>services, it does not contribute any air<br>pollutant into the environment. Nevertheless, it<br>strives to work towards sustainable<br>development. |                                     |                     |  |
| What are the Risk/s Identified?No identifiable risks since the Company is<br>engaged in software development and does not<br>contribute air pollutants.  | Not Applicable                      | Not Applicable      |  |
| What are the Opportunity/ies Identified?<br>No identifiable opportunities since the<br>Company is engaged in software development<br>and does not contribute air pollutants.   |                                     |                     |  |

## Solid and Hazardous Wastes

| Solid Waste                 |          |       |
|-----------------------------|----------|-------|
| Disclosure                  | Quantity | Units |
| Total solid waste generated | -        | kg    |
| Reusable                    | -        | kg    |
| Recyclable                  | -        | kg    |
| Composted                   | -        | kg    |
| Incinerated                 | -        | kg    |
| Residuals/Landfilled        | -        | kg    |

| What is the impact and where does it occur?<br>What is the organization's involvement in the<br>impact?  | Which stakeholders are affected? | Management<br>Approach |
|--|----------------------------------|------------------------|
| Given the nature of the Company's business,<br>that is, software development and other IT<br>services, it does not contribute any solid waste<br>into the environment. Nevertheless, it strives to<br>work towards sustainable development.<br><b>What are the Risk/s Identified?</b><br>No identifiable risks since the Company is<br>engaged in software development and does not<br>contribute solid waste into the environment.<br><b>What are the Opportunity/ies Identified?</b><br>No identifiable opportunities since the Company<br>is engaged in software development and does<br>not contribute solid waste into the environment. | Not Applicable                   | Not Applicable         |

Hazardous Waste

| Disclosure                                  | Quantity | Units |
|---|----------|-------|
| Total weight of hazardous waste generated   | _        | kg    |
| Total weight of hazardous waste transported | _        | kg    |

| What is the impact and where does it occur? What is the organization's involvement in the impact?   | Which stakeholders are affected? | Management<br>Approach |  |
|---|----------------------------------|------------------------|--|
| Given the nature of the Company's business, that is,<br>software development and other IT services, it does not<br>contribute any hazardous waste into the environment.<br>Nevertheless, it strives to work towards sustainable<br>development. |                                  |                        |  |
| What are the Risk/s Identified?   |                                  |                        |  |
| No identifiable risk in relation to production of<br>hazardous waste since the Company is engaged in<br>software development.   | Not Applicable                   | Not Applicable         |  |
| What are the Opportunity/ies Identified?  |                                  |                        |  |
| No identifiable opportunity in relation to  |                                  |                        |  |
| minimizing/production of hazardous waste that   |                                  |                        |  |
| requires any prescribed disposal method since the   |                                  |                        |  |
| Company is engaged in software development.   |                                  |                        |  |

| Effluents                        |          |              |
|----------------------------------|----------|--------------|
| Disclosure                       | Quantity | Units        |
| Total volume of water discharges | -        | Cubic meters |
| Percent of wastewater recycled   | -        | %            |

| What is the impact and where does it occur? What is the organization's involvement in the impact?   | Which stakeholders<br>are affected? | Management<br>Approach |  |
|---|-------------------------------------|------------------------|--|
| Given the nature of the Company's business, that is,<br>software development and other IT services, it does not<br>contribute any effluents into the environment.<br>Nevertheless, it strives to work towards sustainable<br>development. |                                     |                        |  |
| What are the Risk/s Identified?   |                                     |                        |  |
| No identifiable risk in relation to production of<br>hazardous discharge or liquid waste on any bodies of<br>water since the Company is engaged in software   | Not Applicable                      | Not Applicable         |  |
| development.  |                                     |                        |  |
| What are the Opportunity/ies Identified?  |                                     |                        |  |
| No identifiable opportunity in relation to  |                                     |                        |  |
| minimizing/production of hazardous discharge or liquid<br>waste that requires any prescribed disposal method since<br>the Company is engaged in software development.   |                                     |                        |  |

**Environmental compliance** <u>Non-compliance with Environmental Laws and Regulations</u>

| Disclosure  | Quantity | Units |
|---|----------|-------|
| Total amount of monetary fines for non-compliance with environmental laws |          |       |
| and/or regulations  | -        | PhP   |
| No. of non-monetary sanctions for non-compliance with environmental laws  |          |       |
| and/or regulations  | -        | #     |
| No. of cases resolved through dispute resolution mechanism                | -        | #     |

| What is the impact and where does it<br>occur? What is the organization's<br>involvement in the impact?  | Which<br>stakeholders are<br>affected?       | Management Approach  |
|--|--|--|
| As an Information Technology company,<br>we identify that our main contribution to<br>sustainability is providing digital<br>transformation with our technical<br>capabilities. Though the effects of digital<br>transformation to the environment and<br>society is indirect, the Company,<br>nevertheless complies with the<br>environmental laws and regulations. | Customers,<br>Employees, and<br>Stockholders | Through its own way, the Company<br>tries to contribute to sustainable<br>development by providing digital<br>transformation to customers. This<br>results to increased efficiency resulting<br>to less consumption of natural<br>resources. Moreover, policies on<br>conserving energy and water in the<br>workplace is encouraged not only to<br>lessen utility cost but also minimize<br>help conserve natural resources. |
| What are the Risk/s Identified?  |  |  |
| The Company complies with<br>environmental laws and regulations<br>hence, it does not identify any risk in<br>relation to the topic.   | Not Applicable                               |  |
| What are the Opportunity/ies<br>Identified?  |  |  |
| The IT industry in which the Company<br>operates in seen to be a driver for<br>sustainability. By optimizing business<br>processes though digitization, businesses<br>can operate more efficiently at the same<br>time minimize the consumption of natural<br>resources.   | Customers                                    | The Company ensures to deliver<br>quality and efficient solutions to its<br>clients.   |

#### SOCIAL

#### Employee Management Employee Hiring and Benefits Employee data

| Disclosure   | Quantity | Units |
|--|----------|-------|
| Total number of employees                          |          |       |
| a. Number of female employees                      | 50       | #     |
| b. Number of male employees                        | 57       | #     |
| Attrition rate                                     | 14       | %     |
| Ratio of lowest paid employee against minimum wage | -        | ratio |

#### **Employee benefits**

|                                     |     | % of female employees    | % of male employees who |
|-------------------------------------|-----|--------------------------|-------------------------|
| List of Benefits                    | Y/N | who availed for the year | availed for the year    |
| SSS                                 | Y   | 6                        | 3                       |
| PhilHealth                          | Y   | 9                        | 3                       |
| Pag-ibig                            | Y   | 3                        | 2                       |
| Parental leaves                     | Y   | 1                        | -                       |
| Vacation leaves                     | Y   | 43                       | 50                      |
| Sick leaves                         | Y   | 40                       | 45                      |
| Medical benefits (aside from        |     |                          |                         |
| PhilHealth))                        | Y   | 53                       | 20                      |
| Housing assistance (aside from Pag- |     |                          |                         |
| ibig)                               | N   | -                        | -                       |
| Retirement fund (aside from SSS)    | Y   | -                        | -                       |
| Further education support           | Ν   | -                        | -                       |
| Company stock options               | Y   | 4                        | 3                       |
| Telecommuting                       | Y   | 35                       | 30                      |
| Flexible-working Hours              | Y   | 40                       | 45                      |
| (Others)                            |     | -                        | -                       |

| What is the impact and where does it occur? What is the organization's involvement in the impact?  | Management Approach   |
|--|---|
| Human resource plays a vital role for the Company's<br>success. A mechanism for employee participation was<br>developed to create a symbiotic environment, realize the<br>company's goals and participate in its corporate<br>governance processes.<br>What are the Risk/s Identified? | The Company is committed to continually<br>review its incentive programs that rewards<br>its employees for their contribution to<br>achieve the Company's goals. During the<br>pandemic, the Company offered additional |
| Increasing attrition rate and employee dissatisfaction.  | financial support to employees affected by the disease through employee loans.  |
| What are the Opportunity/ies Identified?   | Moreover, through HR, employee  |
| Having a competitive compensation package provides the<br>opportunity to retain talented employees & increase<br>employee satisfaction. It can also attract potential talents<br>that may contribute to the Company's success.   | engagements have been done online to<br>check up on the employees and even had an<br>online Christmas party to uplift their spirits.  |

#### **Employee Training and Development**

| Disclosure                                   | Quantity | Units          |
|--|----------|----------------|
| Total training hours provided to employees   |          |                |
| a. Female employees                          | 84       | hours          |
| b. Male employees                            | 432      | hours          |
| Average training hours provided to employees |          |                |
| a. Female employees                          | 1.68     | hours/employee |
| b. Male employees                            | 8        | hours/employee |

| What is the impact and where does it occur? What is the organization's involvement in the impact?   | Management Approach   |
|---|---|
| Developing the talents and skill sets of employees impact<br>the Company's efficiency and productivity. Having a<br>well-developed workforce ensures timely and quality<br>outputs positively impacts the company's relationship<br>with customers and its financial state.<br><b>What are the Risk/s Identified?</b><br>Without talent development, the Company may face the<br>risk of project delays due to inefficient manpower<br>complement. This may lead to losses in terms of number<br>of customer base and generation of revenues. Another risk<br>that the Company may face is losing a talented employee<br>to another company who may offer better compensation<br>package. | The Company has programs for upgrading<br>employee skill sets which allow them to<br>acquire new skills that may help them<br>easily adopt to the challenges of the<br>industry where technology evolution is<br>considered fast-paced. Moreover, the<br>compensation package is reviewed<br>periodically and the employee is<br>appropriately recognized for their<br>contributions to the growth of the<br>Company. |
| What are the Opportunity/ies Identified?  |   |
| Having a talented and diverse workforce opens the   |   |
| opportunity for the Company to strengthen its efficiency  |   |
| in performing its services to customers. This efficiency  |   |
| can result to increased revenue generation since it can   |   |
| accomplish more projects in less time.  |   |

#### Labor-Management Relations

| Disclosure  |   | Units |
|---|---|-------|
| % of employees covered with Collective Bargaining Agreements                              | - | %     |
| Number of consultations conducted with employees concerning employee-<br>related policies | 5 | #     |

| What is the impact and where does it occur? What is the organization's involvement in the impact? | Management Approach                            |
|---|--|
| In terms of Labor-Management Relations, the   |  |
| Company does not deal with any labor unions. The  |  |
| Company does not identify any impact of this topic to   | Even though employees are not represented by   |
| the business operations, etc.   | any labor union, the Company still aims to     |
| What are the Risk/s Identified?   | provide a work environment that is safe and    |
| No risk identified regarding this topic.  | healthy. It also works providing an inclusive  |
| What are the Opportunity/ies Identified?  | feeling where employees feel that their        |
| With the absence of any labor group paves the way to  | contribution to achieve set goals is important |
| efficient business dealings to all stakeholders.  | and is recognized.                             |
|   |  |

#### **Diversity and Equal Opportunity**

| Disclosure  | Quantity | Units |
|---|----------|-------|
| % of female workers in the workforce                                      | 50       | %     |
| % of male workers in the workforce  | 57       | %     |
| Number of employees from indigenous communities and/or vulnerable sector* | 2        | #     |

\*Vulnerable sector includes, elderly, persons with disabilities, vulnerable women, refugees, migrants, internally displaced persons, people living with HIV and other diseases, solo parents, and the poor or the base of the pyramid (BOP; Class D and E).

| What is the impact and where does it occur? What is the organization's involvement in the impact?   | Management Approach  |
|---|--|
| Xurpas Inc. is committed to fair employment practices<br>without prejudice to gender, age, religion, etc. The<br>Company respects all of its employees and strives to<br>protect them from all forms of harassment or any other<br>inhumane treatments. Fostering a work environment<br>that is inclusive and open to all affects the efficiency of |  |
| the Company in delivering quality services.<br>What are the Risk/s Identified?  | Through the Company's policies on safe and   |
| Given the strict implementation of its policies on<br>inclusivity and equality among its employees, the<br>Company cannot identify any risk in relation to the<br>topic.  | healthy work environment, it ensures that the fair employment practices are implemented. |
| What are the Opportunity/ies Identified?  |  |
| Promotion of the diverse and equal employment<br>opportunity in terms of employee management allows<br>better synergy in the workplace. When problems arise<br>and people work on it together, it may result to finding<br>fast and creative solutions.   |  |

| Workplace Conditions, Labor Standards, and Human Rig | nts |
|--|-----|
| Occupational Health and Safety                       |     |

| Disclosure                     | Quantity | Units     |
|--------------------------------|----------|-----------|
| Safe Man-Hours                 | 205,440  | Man-hours |
| No. of work-related injuries   | -        | #         |
| No. of work-related fatalities | -        | #         |
| No. of work related ill-health | -        | #         |
| No. of safety drills           | 1        | #         |

| What is the impact and where does it occur? What is the organization's involvement in the impact?  | Management Approach  |
|--|--|
| The Company ensures that the physical, emotional and<br>mental well-being of its employees are well taken care<br>of. The health, safety and welfare of its employees and<br>members of community are of vital importance<br>through which human and operational efficiencies are<br>achieved. It also ensures the Company's | The Company complies with the regulations of<br>the Department of Labor and Employment<br>(DOLE) including the occupational health and<br>safety standards. The Company also promotes<br>a work-life balance for its employees with its<br>flexible working hours and it has established |
| competitiveness to strive amidst stiff competition in the industry. What are the Risk/s Identified?  | programs to engage employees and check on<br>their overall well-being.<br>Given the situation brought about by COVID-  |
| Given the strict implementation of its policies on<br>inclusivity and equality among its employees, the<br>Company cannot identify any risk in relation to the<br>topic.   | 19, the company ensures its employees' health<br>and safety by implementing work from home<br>set up and providing financial aids to help<br>those affected by the disease. Further, the   |
| What are the Opportunity/ies Identified?   | Company made sure to create a safe and<br>healthy work environment for employees who   |
| Having a safe and healthy workplace promotes a conducive and productive environment.   | go to the office by disinfecting the space from<br>time to time. Employees were told to fill up the<br>contact tracing, get temperature checks and<br>were seated apart to maintain social distancing.   |

#### Labor Laws and Human Rights

| Disclosure  |   | Units |
|---|---|-------|
| No. of legal actions or employee grievances involving forced or child labor | - | #     |

Do you have policies that explicitly disallows violations of labor laws and human rights (e.g. harassment, bullying) in the workplace? <u>Yes, the Company has a policy on employee health, safety</u> and welfare. Said policy is found on the Company's website.

| Торіс        | Y/N | If Yes, cite reference in the company policy |
|--------------|-----|--|
| Forced labor | N   |  |
| Child labor  | N   |  |
| Human Rights | N   |  |

| What is the impact and where does it occur? What is the organization's involvement in the impact?  | Management Approach  |
|--|--|
| The Company respects all of its employees and strives<br>to protect them from all forms of harassment or any<br>other inhumane treatments. Fostering a work<br>environment that is inclusive and open to all affects the<br>efficiency of the Company in delivering quality<br>services. | Through the Company's policies on promoting<br>a work environment that is safe and healthy for<br>everyone, it ensures that the fair employment<br>practices are implemented. It does not tolerate<br>any form of harassment or bullying that may<br>result to mental and emotional degradation. |
| What are the Risk/s Identified?  | Management Approach  |
| Strictly implementing and ensuring that the work place<br>upholds the value of respect and professionalism, the<br>Company has not identified any risk.  | Not Applicable   |
| What are the Opportunity/ies Identified?   | Management Approach  |
| Having a company caring for its employees well-being<br>may bring about the abolition of illegal labor practices.<br>Having every employee feel safe and their individual<br>traits are respected results to increased efficiency and<br>productivity.                                   | Through the Company's policy on promoting a<br>work environment that is safe and healthy for<br>everyone, it ensures that the fair employment<br>practices are implemented. It does not tolerate<br>any form of harassment or bullying that may  |

<u>Supply Chain Management</u> Do you have a supplier accreditation policy? If yes, please attach the policy or link to the policy: None

|                           |     | 8 11   |
|---------------------------|-----|--|
| Торіс                     | Y/N | If Yes, cite reference in the company policy   |
| Environmental performance | N   |  |
| Forced labor              | N   |  |
| Child labor               | N   |  |
| Human rights              | N   |  |
|                           |     | Anti-Corruption Policy, Whistleblowing Policy, |
| Bribery and corruption    | Y   | RPT Policy and Insider Trading Policy          |

Do you consider the following sustainability topics when accrediting suppliers?

| What is the impact and where does it occur? What is the organization's involvement in the impact?   | Management Approach   |
|---|---|
| In terms of supply chain management, the Company<br>deals mostly with IT companies whose operations does<br>not have a direct impact in the environment and social<br>issues. | The Company recognizes and places<br>importance on the interdependence between<br>business and society, and promotes a mutually<br>beneficial relationship that allows the company<br>to grow its business, while contributing to the<br>advancement of the society where it operates.<br>Moreover, it ensures that its value chain is<br>environmentally friendly or is consistent with<br>promoting sustainable development |
| What are the Risk/s Identified?   |   |
| No identifiable risk in relation to supply chain.   |   |
| What are the Opportunity/ies Identified?  |   |
| No identifiable opportunities since the Company deals   | Not Applicable  |
| mostly with other IT companies whose operations does  | Not Applicable  |
| not have a direct impact in the environment and social  |   |
| issues.   |   |

#### **Relationship with Community** Significant Impacts on Local Communities

| Significant Impacts of | on Local Comm | unities      |                |                 |              |
|------------------------|---------------|--------------|----------------|-----------------|--------------|
| Operations with        | Location      | Vulnerable   | Does the       | Collective or   | Mitigating   |
| significant            |               | groups (if   | particular     | individual      | measures (if |
| (positive or           |               | applicable)* | operation have | rights that     | negative) or |
| negative) impacts      |               |              | impacts on     | have been       | enhancement  |
| on local               |               |              | indigenous     | identified that | measures (if |
| communities            |               |              | people (Y/N)?  | or particular   | positive)    |
| (exclude CSR           |               |              |                | concern for     |              |
| projects; this has to  |               |              |                | the             |              |
| be business            |               |              |                | community       |              |
| operations)            |               |              |                |                 |              |
| Not Applicable         |               |              |                |                 |              |

 Not Applicable
 Image: Construction of the second secon

(FPIC) undergoing consultations and Certification Preconditions (CPs) secured and still operational and provide a copy or link to the certificates if available. <u>Not Applicable.</u>

# Customer Management Customer Satisfaction

| Disclosure            | Score | Did a third party conduct the customer satisfaction study (Y/N)? |
|-----------------------|-------|--|
| Customer satisfaction | -     |  |

| What is the impact and where does it occur? What is the organization's involvement in the impact?   | Management Approach  |
|---|--|
| Providing quality services and having strong and good<br>relationships to the customers is of utmost importance.<br>Not only does it result to positive results financially but<br>will also result positively to all stakeholders involved<br>with the Company.<br><b>What are the Risk/s Identified?</b><br>Customer dissatisfaction & loss of clients. | The Company commits to provide quality<br>services and innovative solutions to help the<br>customers achieve digital transformation<br>encouraging increased efficiency and<br>productivity. |
| What are the Opportunity/ies Identified?  |  |
| The opportunities that the Company may encounter  |  |
| includes good and trustworthy reputation and increased market share through servicing new clients and/or grow   |  |
| existing business accounts.   |  |

#### Health and Safety

| Disclosure   |  | Quantity       | Units     |
|--|--|----------------|-----------|
| No. of substantiated complaints on product or serv | vice health and safety*  |                | #         |
| No. of complaints addressed                        |  | _              | #         |
| *Substantiated complaints include complaints from  |  |                |           |
| formal communication channels and grievance me     | echanisms as well as compla  | ints that were | lodged to |
| and acted upon by government agencies              |  |                |           |
| What is the impact and where does it occur?        |  |                |           |
| What is the organization's involvement in the      | e organization's involvement in the  |                |           |
| impact?  | Management Approach  |                |           |
| The Company has not encountered health and         | It has implemented the necessary health and safet<br>measures during the pandemic through WFH<br>arrangements and protocols for those employees w<br>were required to report personally in the office. |                |           |
| safety issues from customers given the services    |  |                |           |
| provided consist of software development and       |  |                |           |
| other IT solutions.                                |  |                | 2         |
| What are the Risk/s Identified?                    |  |                | •         |
| No identifiable risks in relation to this topic.   |  |                |           |
| What are the Opportunity/ies Identified?           |  |                |           |
| No identifiable opportunities in relation to this  |  |                |           |
| topic.   |  |                |           |

Marketing and labelling

| Disclosure  | Quantity | Units |
|---|----------|-------|
| No. of substantiated complaints on marketing and labelling* | -        | #     |
| No. of complaints addressed                                 | -        | #     |

\*Substantiated complaints include complaints from customers that went through the organization's formal communication channels and grievance mechanisms as well as complaints that were lodged to and acted upon by government agencies.

| What is the impact and where does it occur? What is the organization's involvement in the impact?   | Management Approach  |
|---|--|
| The Company ensures that it delivers what it promises<br>through its marketing channels. The marketing and<br>sales team constantly updates product offerings and<br>provides feedback for any customer-related concerns. |  |
| What are the Risk/s Identified?           Misleading unethical marketing practices poses a risk   | The Company is committed to practicing ethical and responsible marketing. It |
| of loss of customer and revenue. It also risks the  | discourages misleading and dishonest   |
| Company's image.  | marketing and advertising activities that may                                |
| What are the Opportunity/ies Identified?  | result to customer dissatisfaction or reputational risks.                    |
| Having an honest marketing practice can be beneficial   | reputational fisks.  |
| to the Company. It will give a positive image and be  |  |
| regarded as a trustworthy business partner to its   |  |
| customers and suppliers. This will help the company   |  |
| sustain its operations in the long run and support future   |  |
| plan for growth.  |  |

Customer privacy

| Disclosure  | Quantity | Units |
|---|----------|-------|
| No. of substantiated complaints on customer privacy                       | _        | #     |
| No. of complaints addressed   | —        | #     |
| No. of customers, users and account holders whose information is used for |          |       |
| secondary purposes  | _        | #     |

\*Substantiated complaints include complaints from customers that went through the organization's formal communication channels and grievance mechanisms as well as complaints that were lodged to and acted upon by government agencies.

| What is the impact and where does it occur? What is the organization's involvement in the impact?   | Management Approach  |
|---|--|
| The Company adopts strict implementation not to<br>disclose any pertinent information about its customers<br>for secondary purposes. Disclosing such information<br>may have a negative impact to the Company, namely,<br>loss of client and revenue. It may also have a negative<br>effect on the Company's image and trustworthiness. |  |
| What are the Risk/s Identified?   | The Company complies with Data Privacy Act   |
| Risks identified in relation to this topic is violation of<br>Data Privacy Act that may lead to serious legal   | and only discloses customers' data as required<br>by the law and/or as stated in the contract. |
| consequences.   | by the law and/or as stated in the contract.   |
| What are the Opportunity/ies Identified?  |  |
| Constant review of its customer privacy policies will   |  |
| improve internal control regarding customer privacy at  |  |
| the same time, mitigate the risk of unlawful  |  |
| disclosures.  |  |

Data Security

| Disclosure   | Quantity | Units |
|--|----------|-------|
| No. of data breaches, including leaks, thefts and losses of data |          | #     |

| What is the impact and where does it occur? What is the organization's involvement in the impact?   | Management Approach  |
|---|--|
| The Company adopts strict implementation not to<br>disclose any pertinent information about its customers<br>for secondary purposes. Disclosing such information<br>may have a negative impact to the Company, namely,<br>loss of client and revenue. It may also have a negative<br>effect on the Company's image and trustworthiness.<br><b>What are the Risk/s Identified?</b><br>Risks identified in relation to this topic is violation of<br>Data Privacy Act that may lead to serious<br>consequences. | The Company complies with Data Privacy Act<br>and only discloses customers' data as required<br>by the law and/or as stated in the contract. |
| What are the Opportunity/ies Identified?  |  |
| Constant review of its customer privacy policies will<br>improve internal control regarding customer privacy at<br>the same time, mitigate the risk of unlawful<br>disclosures.   |  |

#### UN SUSTAINABLE DEVELOPMENT GOALS

## Product or Service Contribution to UN SDGs

Key products and services and its contribution to sustainable development.

| Key Products and<br>Services                             | Societal Value /<br>Contribution to UN SDGs  | Potential<br>Negative<br>Impact of<br>Contribution     | Management<br>Approach<br>to Negative Impact  |
|--|--|--|---|
|  | Gender Equality and<br>Reduced Inequalities (The<br>Company is committed to fair<br>employment practices without<br>prejudice to gender, age,<br>religion, etc. It also ensures<br>that the physical, mental and<br>emotional well-being of the<br>employees are taken care of<br>through its policy and<br>employee engagement<br>programs.<br>Decent work and Economic   | No identifiable<br>negative impact<br>of contribution. | The Company sees no<br>negative impact of<br>hiring talents regardless<br>of their backgrounds and<br>differences. In fact, it<br>welcomes a diverse<br>workforce who can<br>produce a synergy that<br>can contribute to the<br>Company's growth and<br>sustainability. |
| Software Development<br>and Other IT-Related<br>Services | <b>Growth</b> (The Company<br>provides a safe and healthy<br>work environment for its<br>employees. It abides by the<br>DOLE's safety standards.<br>Moreover, the Company<br>provides full and productive<br>employment for all especially<br>the young professionals. It<br>also follows strict health and<br>safety protocols in the office<br>to make sure employees don't<br>get infected by COVID-19.<br>Work from Home<br>arrangements were<br>implemented to help stop the<br>spread of disease and make<br>sure that employees are safe<br>in the comfort their own<br>homes while working.) | negative impact<br>of contribution.                    |   |
|  | Industry, Innovation and<br>Infrastructure (Through the<br>services and expertise it<br>provides, the Company is<br>promoting digital<br>transformation for all kinds of<br>companies across all sectors.<br>Upgrading systems result to<br>increased productivity and<br>efficiency. It also promotes<br>inclusivity and sustainable<br>industrialization.  | Breach of Data<br>and Customer<br>Privacy.             | The Company complies<br>with Data Privacy Act<br>and only discloses<br>customers' data as<br>required by the law<br>and/or as stated in the<br>contract. Aside from<br>that, it also enforces<br>strict internal data<br>precautions.                                   |

| <b>Peace, Justice and Strong</b><br><b>Institutions</b> (The Company<br>makes a full, fair, accurate<br>and timely disclosure to the<br>public of every material fact<br>or event that occurs including<br>acquisitions and financial<br>standing. It values<br>transparency and<br>accountability since it<br>recognizes the importance of<br>regular communication to the<br>stakeholders. | No identifiable<br>negative impact<br>of contribution. |  |
|--|--|--|
| Ensure healthy lives and<br>promote well-being for all at<br>all ages (Part of the<br>company's employee benefits<br>is to provide HMOs which<br>provides financial aid in case<br>that employees will be<br>inflicted by some illness.)   | No identifiable<br>negative impact<br>of contribution. |  |

#### PART V - EXHIBITS AND SCHEDULES

#### ITEM 14. Exhibits and Reports on SEC Form 17-C

(a) Exhibits – See accompanying Index to Exhibits

The other exhibits as indicated in the Exhibit Table of Revised Securities Act Forms are either not applicable to the Company or require o answer.

(b) Reports on SEC Form 17-C

Xurpas Inc. (the "**Company**") filed the following reports on SEC Form 17-C were filed in 2020 and the first two (2) quarters of 2021:

| DATE FILED        | ITEMS REPORTED  |  |
|-------------------|---|--|
| January 10, 2020  | The Company submitted a Certification that the Corporation has adopted the leading practices and principles of good corporate governance in its Revised Manual on Corporate Governance approved and adopted on May 30, 2017.  |  |
| January 14, 2020  | The Company submitted the following disclosures:  |  |
|                   | <ul><li>a. PSE Disclosure Form 17-12 or List of Top 100 Stockholders</li><li>b. PSE Disclosure Form POR-1 or Public Ownership Report</li></ul>  |  |
| January 27, 2020  | The Board of Directors of the Company approved to move the date of the Special Stockholders' Meeting from February 19, 2020 to March 4, 2020.   |  |
| January 27, 2020  | The Company submitted its Definitive Information Statement for the Special Stockholders' Meeting.   |  |
| February 11, 2020 | The Board of Directors of the Company approved to move the date of the Special Stockholders' Meeting from March 4, 2020 to March 24, 2020 and amended PSE Disclosure Form No. 7-1 or the Notice of Special Stockholders' Meeting.   |  |
| February 14, 2020 | The Definitive Information Statement was amended to incorporate the comments of the SEC.  |  |
| March 16, 2020    | The Company responded to the SEC Memorandum issued on March 12, 2020 regarding Covid-19. As a technology company which has the capability to provide and/or deliver its services remotely, the Company expects limited interruptions in its operations.   |  |
| March 16, 2020    | The Company amended the Notice of Special Stockholders' Meeting to indefinitely postpone meeting originally the scheduled on March 24, 2020.  |  |
| March 30, 2020    | The Company amended the Notice of Special Stockholders' Meeting to hold<br>the meeting on May 7, 2020. The said Special Stockholders' Meeting shall<br>also be conducted virtually.   |  |
| March 30, 2020    | <ul> <li>The Company submitted PSE Disclosure Form No. 4-4 or Amendments to By-Laws to allow the following:</li> <li>a. Distribution of meeting materials via electronic means;</li> <li>b. Participation of stockholders in meetings through remote communication or in absentia; and</li> </ul> |  |

|                | c. Voting in absentia.  |  |
|----------------|---|--|
| March 30, 2020 | The Company submitted PSE Disclosure Form No. 4-30 or Material<br>Information / Transactions to announce the decision of the Board to suspend<br>the business operations of its wholly owned subsidiary in Singapore, Art of<br>Click Pte. Ltd. The Board also approved the sale of 80% of the shares of<br>CTX Technologies Inc. to Mr. Fernando Jude F. Garcia. |  |
| March 30, 2020 | The Company submitted PSE Disclosure Form 4-32 or Reply to Exchange's Query requesting for additional information on Art of Click Pte. Ltd and CTX Technologies Inc.  |  |
| March 31, 2020 | The Company submitted PSE Disclosure Form 4-2 or the Acquisition / Disposition of Shares of Another Corporation which reflects the sale of 80% of CTX Technologies Inc. to Mr. Fernando Jude F. Garcia.   |  |
| March 31, 2020 | The Company submitted an amendment to PSE Disclosure Form 4-32 to provide additional information requested by the Exchange regarding its recent disclosures on Art of Click and CTX Technologies Inc.   |  |
| April 2, 2020  | The Company amended the Definitive Information Statement to reflect that the meeting will be conducted on May 7, 2020 via http://ssmlivestream.xurpas.com.  |  |
| April 2, 2020  | The Company amended the Notice of Special Stockholders' Meeting to hold the meeting on May 7, 2020 via http://ssmlivestream.xurpas.com.   |  |
| April 3, 2020  | The Company submitted PSE Disclosure Form 17-3 or the Request for Extension to File SEC Form 17-A.  |  |
| April 3, 2020  | The Company submitted PSE Disclosure Form 17-4 or the Request for Extension to File SEC Form 17-Q.  |  |
| April 3, 2020  | The Company approved the postponement of the Annual Stockholders' Meeting to 3rd Quarter of 2020.   |  |
| April 13, 2020 | In compliance with SEC Notice dated April 3, 2020, the disclosure on the Postponement of Annual Stockholders' Meeting was amended to include SEC Form 17-C and the Secretary's Certificate reciting the resolution of the Board postponing the Annual Stockholders' Meeting.  |  |
| April 13, 2020 | The Company amended PSE Disclosure Form 17-3 or the Request for Extension to File SEC Form 17-A or Annual Report to include SEC Form 17-LC.   |  |
| April 13, 2020 | The Company amended PSE Disclosure Form 17-4 or the Request for Extension to File SEC Form 17-Q or Quarterly Report to include SEC Form 17-LC.  |  |
| April 13, 2020 | The Company submitted the following:<br>a. PSE Disclosure Form POR-1 - Public Ownership Report;<br>b. PSE Disclosure Form 17-12 - the List of Top 100 Stockholders.   |  |
| May 7, 2020    | The Company submitted PSE Disclosure Form 4-8 or Change in Directors and/or Officers to disclose the election of Mr. Bartolome Silayan Jr. and Ms. Imelda C. Tiongson as independent directors.   |  |

| May 7, 2020   | PSE Disclosure Form 4-4 was amended to reflect the date of stockholders' approval to the amendments to By-Laws.  |  |  |
|---------------|--|--|--|
| May 7, 2020   | <ul> <li>The Company disclosed the Results of the Special Stockholders' Meeting.<br/>The following matters were approved during the meeting:</li> <li>1. Approval of Minutes of the Special Stockholders' Meeting held on<br/>November 8, 2019;</li> <li>2. Approval on the issuance of up to 1,706,072,261 New Common<br/>Shares from the unissued authorized capital stock and listing of the<br/>Subscription Shares with the PSE;</li> <li>3. Election of Mr. Bartolome Silayan, Jr. and Ms. Imelda C. Tiongson<br/>as Independent Directors; and</li> <li>4. Amendment of By-Laws to reflect the following: (a) allow<br/>electronic distribution of stockholders' meeting materials; (b)<br/>participation through remote participation or in absentia; and (c)<br/>voting in absentia.</li> </ul> |  |  |
| May 8, 2020   | The Company submitted PSE Disclosure Form 4-30 or Material Information / Transactions to provide for new Board Committee Memberships.  |  |  |
| May 8, 2020   | The Company disclosed the Change in Directors and / or Officers to show the election of Mr. Bartolome Silayan, Jr. and Ms. Imelda C. Tiongson.   |  |  |
| May 8, 2020   | The Company submitted PSE Disclosure Form 4-4 or Amendments to By-<br>Laws to include SEC Form 17-C.   |  |  |
| May 8, 2020   | The Company submitted PSE Disclosure Form 4-24 or Results of the Special Stockholders' Meeting to include SEC Form 17-C.   |  |  |
| May 8, 2020   | The Company submitted PSE Disclosure Form 4-30 or Material Information / Transaction to include SEC Form 17-C.   |  |  |
| May 29, 2020  | The Company submitted the Amended General Information Sheet of Xurpas<br>Inc. which reflects the election of its independent directors, Ms. Imelda C.<br>Tiongson and Mr. Bartolome S. Silayan Jr.   |  |  |
| July 14, 2020 | The Company submitted the following reports:<br>(a) List of Top 100 Stockholders<br>(b) Public Ownership Report  |  |  |
| July 24, 2020 | <ul> <li>The Board approved the following:</li> <li>(a) Approval of the 2019 Audited Financial Statements;</li> <li>(b) Approval of the 2020 First Quarter Financial Report;</li> <li>(c) Approval of the Integrated Annual Corporate Governance Report;</li> <li>(d) Appointment of Lead Independent Director;</li> <li>(e) Discussion on 2020 Annual Stockholders' Meeting</li> <li>(f) Issuance of Xurpas Shares to certain employees</li> <li>(g) Endorsement of External Auditor</li> </ul>   |  |  |
| July 24, 2020 | The Board approved the issuance of 966,667 Xurpas Shares to certain<br>Xurpas Employees. Transfer price will be set at current trading price. The<br>shares will be taken from Xurpas Inc.'s treasury shares and executed through  |  |  |

|                    | the facilities of the Exchange.   |  |  |
|--------------------|---|--|--|
|                    | On July 24, 2020, the transfer of the said shares was executed through the facilities of the Exchange. Transfer price is at Php0.57 per share.  |  |  |
| August 11, 2020    | On August 11, 2020, the Board of Xurpas approved the following:   |  |  |
|                    | <ol> <li>Unaudited Consolidated Financial Statements of the Company and<br/>its subsidiaries for the period ended June 30, 2020; and</li> <li>Postponement of the 2020 Stockholders' Meeting.</li> </ol>  |  |  |
|                    | The Board likewise approved to conduct an electronic meeting, instead of a physical meeting.  |  |  |
| September 6, 2020  | On September 6, 2020, the Board of Directors (the " <b>Board</b> ") of Xurpas Inc. (the " <b>Company</b> ") approved the postponement of the 2020 Annual Stockholders' Meeting from October 21, 2020 to November 13, 2020.  |  |  |
|                    | Th Company announced that it will conduct its 2020 Annual Stockholders' Meeting on November 13, 2020, 9:00 AM to give Management more time to prepare for the meeting. The meeting will also be conducted via videoconference.  |  |  |
| September 20, 2020 | The following matters were approved:  |  |  |
|                    | <ol> <li>Acquisition of Wavemaker Group Inc.</li> <li>Issuance of new Xurpas Shares to Frederick Manlunas, Benjamin<br/>Paul Bustamante Santos, James Buckly Jordan, Wavemaker Partners<br/>V LP and Wavemaker US Fund Management Holdings, LLC</li> <li>Sale of 20% of CTX Technologies Inc. to Mr. Fernando Jude F.<br/>Garcia</li> </ol> |  |  |
| October 9, 2020    | Xurpas Board approved to move the Record Date.  |  |  |
| October 12, 2020   | Xurpas submitted the List of Top 100 Stockholders.  |  |  |
| October 13, 2020   | Xurpas submitted the Public Ownership Report.   |  |  |
| October 29, 2020   | Xurpas submitted a copy of the Notice of Meeting with revised Agenda for<br>the 2020 Annual Stockholders' Meeting   |  |  |
| November 10, 2020  | On November 10, 2020, the Board approved the following:   |  |  |
|                    | (a) Unaudited Consolidated Financial Statements of Xurpas Inc. and its subsidiaries for the period ended September 30, 2020 ("Report").   |  |  |
|                    | The Audit Committee endorsed the Report to the Board of Directors. The<br>Board approved the Report and delegated to Management the finalization of<br>the same.  |  |  |
|                    | (b) Board Risk Oversight Committee Charter.   |  |  |

| November 27, 2020 | Xurpas submitted the Results of Annual Stockholders' Meeting:  |  |  |
|-------------------|--|--|--|
|                   | 1. Approval of Minutes of Previous Meeting held on May 7, 2020<br>"RESOLVED, that the stockholders of Xurpas Inc. approve the<br>minutes of the Special Stockholders' Meeting held on May 7,<br>2020."   |  |  |
|                   | 2. Approval of the 2019 Consolidated Audited Financial Statements  |  |  |
|                   | "RESOLVED, that the stockholders of Xurpas Inc. (the "Corporation") note the Corporation's Annual Report and to approve the Consolidated Audited Financial Statements of the Corporation as of December 31, 2019, as audited by SyCip Gorres Velayo & Co."   |  |  |
|                   | <ul> <li>3. Election of Directors and Independent Directors <ul> <li>"RESOLVED, to elect the following as directors of the Corporation to serve as such beginning today until their successors are elected and qualified: <ul> <li>Nico Jose S. Nolledo</li> <li>Alexander D. Corpuz</li> <li>Fernando Jude F. Garcia</li> <li>Wilfredo O. Racaza</li> </ul> </li> </ul></li></ul> |  |  |
|                   | <ul> <li>Mercedita S. Nolledo</li> <li>Jonathan Gerard A. Gurango (Independent Director)</li> <li>Bartolome S. Silayan, Jr. (Independent Director)</li> <li>Imelda C. Tiongson (Independent Director)"</li> </ul>  |  |  |
|                   | <ol> <li>Appointment of External Auditor</li> <li>"RESOLVED, as endorsed by the Audit Committee of Xurpas Inc, to approve the appointment of SyCip Gorres Velayo &amp; Co. as the Corporation's External Auditor for the year 2020."</li> </ol>  |  |  |
|                   | 5. Ratification of previous acts of directors and management   |  |  |
|                   | "RESOLVED, that the stockholders of Xurpas Inc. ratify all actions<br>of the Directors and Management for the calendar year 2019 up to<br>October 29, 2020."   |  |  |
| November 27, 2020 | Xurpas also submitted the Results of Organizational Meeting identifying the officers, and composition of the committees.   |  |  |
| January 8, 2021   | Pursuant to the Company's Manual of Corporate Governance, Xurpas<br>submitted the Attendance of Directors in board meetings held during the<br>calendar year 2020.   |  |  |
| January 14, 2021  | Xurpas submitted its Public Ownership Report.  |  |  |

| January 15, 2021  | Xurpas submitted its List of Top 100 Stockholders.  |
|-------------------|---|
| February 16, 2021 | The board of directors of Xurpas Inc. approved the Corporation's transfer of principal office to Unit 804 Antel 2000 Corporate Center, 121 Valero St., Salcedo Village, Makati City, 1227 effective March 31, 2021. |
| April 14, 2021    | Xurpas submitted its Public Ownership Report.   |
| April 14, 2021    | Xurpas submitted its List of Top 100 Stockholders.  |
| April 26, 2021    | The Board of Directors of Xurpas Inc. approved to postpone the 2021<br>Annual Stockholders' Meeting to August 11, 2021, Wednesday.  |

#### **INDEX TO EXHIBITS**

#### Form 17-A

| No.  |  | Page No. |
|------|--|----------|
| (3)  | Plan of Acquisition, Reorganization, Arrangement, Liquidation or Succession          | *        |
| (5)  | Instruments Defining the Rights of Security Holders, Including Indentures            | *        |
| (8)  | Voting Trust Agreement   | *        |
| (9)  | Material Contracts   | *        |
| (10) | Annual Report to Security Holders, Form 11-Q or Quarterly Report to Security Holders | *        |
| (13) | Letter re Change in Certifying Accountant  | *        |
| (15) | Letter re: Change in Accounting Principles   |          |
| (16) | Report Furnished to Security Holders   | *        |
| (18) | Subsidiaries of the Registrant   | **       |
| (19) | Published Report Regarding Matters Submitted to Vote of Security Holders             |          |
| (20) | Consent of Experts and Independent Counsel   | *        |
| (21) | Power of Attorney  | *        |
| (29) | Additional Exhibits  | *        |

\*These Exhibits are either not applicable to the Company or require no answer. \*\*Please refer to *Note 2* of the accompanying Notes to the Consolidated Financial Statements for details.

#### 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 **PASIS CITY** on JUN 16 2021

By:

ALEXANDER D. CORPUZ President/ Chief Finance Officer

ESTRELITA B. LABAN Finance Controller

JUDE F. GARCIA FERNANDO

Treasurer/ Chief Technology Officer

MARK S. GORRICETA Corporate Secretary



SUBSCRIBED AND SWORN to before me this \_\_\_\_\_\_\_ affiant(s) affiant(s)

| NAMES                   | PASSPORT<br>NO. | DATE OF<br>ISSUANCE | PLACE OF<br>ISSUANCE |
|-------------------------|-----------------|---------------------|----------------------|
| ALEXANDER D. CORPUZ     | P5670777A       | January 18, 2018    | DFA NCR East         |
| FERNANDO JUDE F. GARCIA | P3524556B       | October 15, 2019    | DFA NCR East         |
| MARK S. GORRICETA       | P4531123B       | January 24, 2020    | DFA NCR East         |
| ESTRELITA B. LABAN      | EC8421222       | July 28, 2016       | DFA NCR South        |

Doc. No.  $\underline{J}$ ; Page No.  $\underline{(Q)}$ ; Book No.  $\underline{J}$ ; Series of 2021.

ATTY, MARIEL CLAIREO, CONZALES PTR No. 5242746 January 06, 2041 / Pasig City IBP LIFETIME No. 017254 406-09-17 Roll No. 69080 MCLE Compliance VI-0020653; 03-25-19 Gorriceta Africa Cauton & Saavedra Law Mice 5th Fir. Strata 2000 Building.F. Ortigas, Jr. ad Pasig City, Tei. No. (02)6960988/699058 Appointment No. 147 (2019-2020)