COVER SHEET

for AUDITED FINANCIAL STATEMENTS

	SEC Registration Number																												
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	Company Name																												
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	6								every last Friday of May								1			3									
	CONTACT DEDCOM INTERPRETATION																												
	CONTACT PERSON INFORMATION The designated contact person <u>MUST</u> be an Officer of the Corporation																												
Name of Contact Person								Email Address					Telephone Number/s Mobile Number						er										
			Leo	Car	IT.	Chir	1					leo.	carl.	chin	<u>@s</u> ι	ınlife	e.com			855	5-8	888							
	Contact Person's Address																												
	2nd Flr Sun Life Centre Bldg 5th Avenue cor. Rizal Drive Bonifacio Global City Taguig City																												

Note 1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commimission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.

^{2:} All Boxes must be properly and completely filled-up. Failure to do so shall cause the delay in updating the corporation's records with the Commission and/or non-receipt of Notice of Deficiencies. Futher, non-receipt of Notice of Deficiencies shall not excuse the corporation from liability for its deficiencies.

From: noreply-cifssost@sec.gov.ph Subject: SEC eFast Initial Acceptance Date: Monday, May 22, 2023 2:50:52 PM

CAUTION This email originated from outside the organization. Please proceed only if you trust the sender.

Greetings!

SEC Registration No: A200014495

Company Name: SUN LIFE FINANCIAL PLANS, INC.

Document Code: AFS

This serves as temporary receipt of your submission.

Subject to verification of form and quality of files of the submitted report.

Another email will be sent as proof of review and acceptance.

Thank you.

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- 2. General Information Sheet (GIS-Non-stock)
- 3. General Information Sheet (GIS- Foreign stock & non-stock)
- 4. Broker Dealer Financial Statements (BDFS)
- 5. Financing Company Financial Statements (FCFS)
- 6. Investment Houses Financial Statements (IHFS)
- 7. Publicly Held Company Financial Statement
- 8. General Form for Financial Statements
- 9. Financing Companies Interim Financial Statements (FCIF)
- 10. Lending Companies Interim Financial Statements (LCIF)

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From: eafs@bir.gov.ph To: **PHIL-Fin-Tax** Charilyn M Chua

Your BIR AFS eSubmission uploads were received Subject: Date: Wednesday, April 26, 2023 11:23:25 PM

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Hi SUN LIFE FINANCIAL PLANS, INC.,

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- EAFS208551659AFSTY122022.pdf
- EAFS208551659TCRTY122022-01.pdf
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Submission Date/Time: Apr 26, 2023 11:03 PM

Company TIN: 208-551-659

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- The submitted forms, documents and attachments are complete, truthful and correct based on the personal knowledge and the same are from authentic records;
- The submission is without prejudice to the right of the BIR to require additional document, if any, for completion and verification purposes;
- The hard copies of the documents submitted through this facility shall be submitted when required by the BIR in the event of audit/investigation and/or for any other legal purpose.

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STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The Management of Sun Life Financial Plans, Inc. (the "Company") is responsible for the preparation and fair presentation of the financial statements including the schedules attached therein, as at and for the years ended December 31, 2022 and 2021, in accordance with the financial reporting standards in the Philippines for preneed companies set forth in the amended Securities and Exchange Commission (SEC) Rule 31, Accounting Standards for Pre-need Plans and Pre-Need Uniform Chart of Accounts (PNUCA), as required by the rules and regulations of the Securities and Exchange Commission (SEC) and adopted by the Insurance Commission (IC), and for such internal control as Management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, Management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable matters related to going concern and using the going concern basis of accounting unless Management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those Charged with Governance are responsible for overseeing the Company's financial reporting process.

The Board of Directors reviews and approves the financial statements and submits the same to the stockholders.

Navarro Amper & Co., the independent auditors, appointed by the stockholders, has audited the financial statements of the Company in accordance with Philippine Standards on Auditing, and in its report to the stockholders, has expressed its opinion on the fairness of the presentation upon completion of such audit.

CHIA-LING CHOU aka LUCY CHOU Chairman of the Board

MARIA SACHEKO A. PANG President

SUBSCRIBE AND SWORN to before me this day of <u>MAR 0.292023</u> at Makati Metro Manila Problem, athant exhibiting to me his/her Res. Certificate 19.

LEO CARL T. CHIN

Treasurer

Signed this 1ST day of March 2023

 ATTY. ROMEO M. MONEORT
Notary Public City akati
Until Decem 2023
Appointment 172 (2022-2023)
PTR NO 95000 Jan. 3, 2023 Mekati City
IBP No. 1062634 - Jan. 3, 2018
MCLE NO. VI-0023417 Roll No. 27932
26 Amorsolo Street Legaspi Villago
Makati City



STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The Management of Sun Life Financial Plans, Inc. is responsible for all information and representations contained in the accompanying financial statements as at and for the years ended December 31, 2022, and 2021. The financial statements have been prepared in conformity with rules and regulations of the Insurance Commission on accounting and reflect amounts that are based on the best estimates and informed judgment of Management with an appropriate consideration to materiality.

In this regard, Management maintains a system of accounting and reporting which provides for the necessary internal controls to ensure that transactions are properly authorized and recorded, assets are safeguarded against unauthorized use or disposition and liabilities are recognized. The Management likewise discloses to the Company's Audit Committee and to its external auditor: (i) all significant deficiencies in the design or operation of internal controls that could adversely affect its ability to record, process, and report financial data; (ii) material weaknesses in the internal controls; and (iii) any fraud that involves management or other employees who exercise significant roles in internal controls.

The Board of Directors reviews the financial statements before such statements are approved and submitted to the stockholders of the Company.

Navarro Amper & Co., the independent auditors, appointed by the stockholders, has examined the financial statements of the Company in accordance with generally accepted auditing standards in the Philippines and has expressed its opinion on the fairness of the presentation upon completion of such examination, in its report to the Board of Directors and stockholders.

CHIA-LING CHOU aka LUCY CHOU
Chairman of the Board

MARIA SACHIKO A. PANG SUBSCRIBE AND SHORN to before me this at Makati Metro Manila President

day of MAR 02 2003 at Makati Metro Manila at Makati Metro Manila philipoine, and and a second to rome his/her Res. Certificate issued at MAKATI CITY

LEO CARLIT. CHIN

Treasurer

Signed this 1st day of March 2023

Doc. No. 37 Page. No. 35 Book. No. 35 Books of 2023 ATTY. ROMEO M. NIFORT Notary Public Makati Until Decader 31, 2023

Appointment. - 172 (2022-2023)

PTR NO. 9563/21 Jan. 3, 2023 Makati City IBP No. 1062634 - Jan. 3, 2018

MCLE NO. VI-0023417 Roll No. 27932
26 Amorsolo Street Legaspi Village Makati City



Navarro Amper & Co. 19th Floor Six/NEO Building 5th Avenue corner 26th Street Bonifacio Global City, Taguig 1634 Philippines

Tel: +63 2 8581 9000 Fax: +63 2 8869 3676 www.deloitte.com/ph

BOA/PRC Reg. No. 0004 SEC Accreditation No. 0004-SEC

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors and Shareholders SUN LIFE FINANCIAL PLANS, INC. [A Wholly Owned Subsidiary of Sun Life of Canada (Philippines), Inc.] 2nd Floor, Sun Life Centre, 5th Avenue corner Rizal Drive Bonifacio Global City, Taguig City

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Sun Life Financial Plans, Inc. [A Wholly Owned Subsidiary of Sun Life of Canada (Philippines), Inc.] (the "Company"), which comprise the statements of financial position as at December 31, 2022 and 2021, and the statements of comprehensive income, statements of changes in equity and statements of cash flows for the years then ended, and a summary of significant accounting policies and other explanatory information.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2022 and 2021, and its financial performance and its cash flows for the years then ended in accordance with the financial reporting standards in the Philippines for pre-need companies set forth in the amended Securities and Exchange Commission (SEC) Rule 31, Accounting Standards for Pre-need Plans and Pre-need Uniform Chart of Accounts (PNUCA), as required by the rules and regulations of the SEC and adopted by the Insurance Commission (IC).

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSAs). Our responsibilities under those standards are further described in the *Auditor's Responsibilities* for the *Audit of the Financial Statements* section of our report. We are independent of the Company in accordance with the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics) together with the ethical requirements that are relevant to our audit of the financial statements in the Philippines, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

We draw attention to Note 1 to the financial statements, which indicated that the Company has decided to temporarily discontinue actively selling pre-need plans until the market environment improves. All existing pre-need plans will continue to be serviced and supported until maturity by the Company's trust fund assets. Our opinion is not modified in respect of this matter.





Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with the financial reporting standards in the Philippines for pre-need companies set forth in the amended SEC Rule 31, Accounting Standards for Pre-need Plans and PNUCA, as required by the rules and regulations of SEC and adopted by the IC, and for such internal control as Management determines is necessary to enable the preparation of financial statements that are from material misstatement, whether due to fraud or error.

In preparing the financial statements, Management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless Management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those Charged with Governance are responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with PSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of financial statements.

As part of an audit in accordance with PSAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by Management.
- Conclude on the appropriateness of Management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with Those Charged with Governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audits.



Report on Other Legal and Regulatory Requirements

Report on the Supplementary Information Required by the Bureau of Internal Revenue

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information in Note 32 to the financial statements is presented for purposes of filing with the Bureau of Internal Revenue and is not a required part of the basic financial statements. Such supplementary information is the responsibility of Management and has been subjected to the auditing procedures applied in our audit of the basic financial statements. In our opinion, the supplementary information is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

Navarro Amper & Co.

BOA Registration No. 0004, valid from June 7, 2021 to September 22, 2024 SEC A. N. 0004-SEC, issued on December 7, 2021; Group A, valid to audit 2021 to 2025 financial statements IC A. N. 0004-IC, issued on March 2, 2020; Group A, valid to audit 2019 to 2023 financial statements TIN 005299331

By:



Nina Cecilia S. Felismino Partner CPA License No. 0103737

SEC A.N. 103737-SEC, issued on December 21, 2021, Group A, valid to audit 2021 to 2025 financial statements IC A.N. 103737-IC, issued on December 29, 2020, Group A, valid to audit 2020 to 2024 financial statements TIN 218720328

BIR A.N. 08-002552-046-2022, issued on June 8, 2022; effective until June 7, 2025 PTR No. A-5701202, issued on January 12, 2023, Taguig City

Taguig City, Philippines April 24, 2023



[A Wholly-Owned Subsidiary of Sun Life of Canada (Philippines), Inc.]

STATEMENTS OF FINANCIAL POSITION

		31		
	Notes	2022	2021	
ASSETS				
Current Assets				
Cash and cash equivalents	7	P 525,653,962	P 178,479,079	
Receivables	8	3,934,312	3,967,554	
Prepayments and other current assets - net	9	505,564	201,016	
Total Current Assets		530,093,838	182,647,649	
Non-current Assets				
Trust funds	11	4,165,926,963	4,996,264,290	
Financial assets at fair value through				
other comprehensive income	10	199,039,900	266,793,100	
Financial assets at fair value through				
profit and loss	10	15,442,723	15,616,987	
Total Non-Current Assets		4,380,409,586	5,278,674,377	
		P4,910,503,424	P5,461,322,026	
LIABILITIES AND EQUITY				
Current Liabilities				
Benefits payable	12	P 302,566,775	P 161,770,173	
Accrued expenses and other liabilities	13	18,904,313	16,113,712	
Counselors' bond reserve	14	864,251	864,251	
Payable to parent company	15	2,700,327	2,846,475	
Total Current Liabilities		325,035,666	181,594,611	
Non-current Liabilities				
Pre-need reserves	16	4,300,900,824	4,908,103,656	
Planholders' deposit	17	61,493,255	38,829,456	
Total Non-Current Liabilities		4,362,394,079	4,946,933,112	
		4,687,429,745	5,128,527,723	
Equity				
Share capital	18	125,000,000	125,000,000	
Additional paid in capital	19	375,000,000	375,000,000	
Contributed surplus	20	687,000,000	400,000,000	
Investment revaluation reserves	21	58,120,013	512,242,756	
Accumulated trust fund income	11	6,725,986,582	6,493,376,954	
Deficit		(7,748,032,916)	(7,572,825,407	
		223,073,679	332,794,303	
		P4,910,503,424	P5,461,322,026	

See Notes to Financial Statements.

[A Wholly-Owned Subsidiary of Sun Life of Canada (Philippines), Inc.]

STATEMENTS OF COMPREHENSIVE INCOME

		For the Years Ende	d December 31		
	Notes	2022	2021		
Revenues					
Premium revenue	22	P 51,816,145	P 80,699,777		
Trust fund income - net	11	232,609,628	273,230,109		
Investment income	26	9,153,740	14,507,073		
Other income	27	700,577	3,075,945		
		294,280,090	371,512,904		
Expenses					
Cost of contracts issued	23	(607,095,509)	(415,996,952)		
Direct costs and expenses	24	819,744,190	661,584,023		
General and administrative expenses	25	20,958,028	23,259,695		
		233,606,709	268,846,766		
Profit Before Tax		60,673,381	102,666,138		
Income Tax Expense	28	3,271,262	3,410,236		
Profit for the Year		57,402,119	99,255,902		
Other Comprehensive Income					
Item that will be reclassified					
subsequently to profit or loss					
Fair value gain (loss) on financial assets at FVTOCI,					
net of tax effect	21	(454,122,743)	(480,662,316)		
Total Comprehensive Loss		(P396,720,624)	(P381,406,414)		

See Notes to Financial Statements.

[A Wholly-Owned Subsidiary of Sun Life of Canada (Philippines), Inc.]

STATEMENTS OF CASH FLOWS

		For the Years Ende	d Docombou 21
	Notes	2022	2021
Cash Flows from Operating Activities			
Profit before tax		P 60,673,381	P 102,666,138
Adjustments for:			
Pre-need reserves	16	(607,202,832)	(416,164,618)
Trust fund income	11	(232,609,628)	(273,230,109)
Investment income Loss on sale of financial assets at fair value through	26	(9,153,740)	(14,507,073)
other comprehensive income	10	4,722,833	-
Unrealized revaluation gain		174,264	120,757
Additional provision for non-recoverable prepaid tax	9, 25	821,931	1,010,529
Amortization of premium-net	10	2,301,813	2,423,844
Operating cash flows before working capital changes Decrease (Increase) in:		(780,271,978)	(597,680,532)
Receivables		33,703	(228,560)
Prepayments and other current assets Increase (Decrease) in:		(982,002)	(1,042,861)
Accrued expenses and other liabilities		2,578,731	5,704,234
Benefits payable		140,796,602	(20,740,378)
Payable to parent company		(146,148)	(405,219)
Planholders deposit		22,663,799	4,385,509
Cash used in operations		(615,327,292)	(610,007,807)
Income taxes paid		(3,271,262)	(3,410,236)
Net cash used in operating activities		(618,598,554)	(613,418,043)
Cash Flows from Investing Activities			
Investment income received		9,220,676	14,507,050
Proceeds from sale of financial assets at fair value through	10	24 706 502	
other comprehensive income	10	24,786,592	(77.004.206)
Trust fund contributions Withdrawals from trust funds	11	(96,598,076) 741,364,245	(77,994,306) 727,967,533
	11		
Net cash from investing activities		678,773,437	664,480,277
Cash Flows from a Financing Activity			
Additional capital infusion	20	287,000,000	-
Net Increase in Cash and Cash Equivalents		347,174,883	51,062,234
Cash and Cash Equivalents, Beginning		178,479,079	127,416,845

P 525,653,962 P 178,479,079

See Notes to Financial Statements.

Cash and Cash Equivalents, End

[A Wholly-Owned Subsidiary of Sun Life of Canada (Philippines), Inc.]

STATEMENTS OF CHANGES IN EQUITY

STATEMENTS OF CHANGES IN EQUIT				For the Years Ended December 31								
	_	Share C	apital									
	Notes	Ordinary	Preference	Total Share Capital	Additional Paid-in Capital	Contributed Surplus	Investment Revaluation Reserves	Deficit	Accumulated Trust Fund Income	Total		
Balance, January 1, 2021		P 75,000,000	P 50,000,000	P 125,000,000	P 375,000,000	P 400,000,000	P992,905,072	(P 7,398,851,200)	P 6,220,146,845	P 714,200,717		
Net loss for the year		-	=	-	=	-	=	(173,974,207)	=	(173,974,207)		
Trust fund income - net	11	=	=	-	-	-	=		273,230,109	273,230,109		
Other comprehensive income	21	-	-	-	-	-	(480,662,316)	-	-	(480,662,316)		
Total comprehensive income		-	-	-	-	-	(480,662,316)	(173,974,207)	273,230,109	(381,406,414)		
Balance, December 31, 2021		75,000,000	50,000,000	125,000,000	375,000,000	400,000,000	512,242,756	(7,572,825,407)	6,493,376,954	332,794,303		
Net loss for the year		=	=	=	-	-	=	(175,207,509)	=	(175,207,509)		
Trust fund income - net	11	=	=	-	-	-	=	-	232,609,628	232,609,628		
Other comprehensive income	21	=	=	-	-	-	(454,122,743)	-	=	(454,122,743)		
Capital contribution	20					287,000,000				287,000,000		
Total comprehensive income		=	-	-	=	287,000,000	(454,122,743)	(175,207,509)	232,609,628	(109,720,624)		
Balance, December 31, 2022		P75,000,000	P50,000,000	P125,000,000	P375,000,000	P687,000,000	P58,120,013	(P7,748,032,916)	P6,725,986,582	P223,073,679		

See Notes to Financial Statements.

NOTES TO FINANCIAL STATEMENTS AS AT AND FOR THE YEARS ENDED DECEMBER 31, 2022 AND 2021

1. CORPORATE INFORMATION AND STATUS OF OPERATIONS

Corporate Information

Sun Life Financial Plans, Inc. (the "Company") was registered with the Philippine Securities and Exchange Commission (SEC) on September 18, 2000 and started commercial operations on June 1, 2001. Its primary purpose is to engage mainly in the development of lawful institutional medium for the maintenance, conduct, operation, marketing and sales of any and all types of securities (without acting as stock broker) including, but not limited to education plans, pension plans, retirement income or retirement plans and life plans, with all the requisite services and facilities, merchandise, equipment or articles essential or relevant to such securities and services to be delivered in the future to planholders, enrollees, purchasers, and subscribers.

The Company is a wholly owned subsidiary of Sun Life of Canada (Philippines), Inc. (SLOCPI). SLOCPI, a wholly owned subsidiary of Sun Life of Canada (Netherlands) B.V., is a stock life insurance company authorized to engage in, conduct, transact, carry on and undertake the business of life insurance, including accident and health insurance. The Company's ultimate parent company is Sun Life Financial, Inc., a company incorporated under the laws of Canada.

The Company's registered office address and principal place of business is 2nd Floor, Sun Life Centre, 5th Avenue corner Rizal Drive, Bonifacio Global City, Taguig City.

Status of Operations

On March 1, 2010, the Company decided to temporarily discontinue actively selling pre-need plans until the pre-need market environment improves. All existing pre-need plans will continue to be serviced and supported until maturity by the Company's trust fund assets.

2. FINANCIAL REPORTING FRAMEWORK AND BASIS OF PREPARATION AND PRESENTATION

Statement of Compliance

The Company's financial statements have been prepared in accordance with the financial reporting standards in the Philippines for pre-need companies which include Philippine Financial Reporting Standards (PFRS), and the guidelines in determining reserves and liabilities relating to pension and educational plans and contracts, and financial statements presentation set forth in the amended SEC Rule 31, Accounting Standards for Pre-need Plans and Pre-need Uniform Chart of Accounts (PNUCA) as required by the SEC, which is now adopted by the IC. PFRS are adopted by the Financial and Sustainability Reporting Standards Council (FSRSC) from the pronouncements issued by the International Accounting Standards (IASB) and approved by the Philippine Board of Accountancy.

Basis of Preparation and Presentation

The financial statements of the Company have been prepared on the historical cost basis, except for:

- certain financial instruments carried at fair value,
- pre-need reserves carried at present value of expected funding required to settle pre-need benefits guaranteed and payable by the Company.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services received at inception.

Functional and Presentation Currency

The financial statements are presented in Philippine Peso, the currency of the primary economic environment in which the Company operates. All amounts are recorded in the nearest peso, except when otherwise indicated.

3. ADOPTION OF NEW AND REVISED ACCOUNTING STANDARDS

Adoption of New and Revised Accounting Standards Effective in 2022

The Company adopted all accounting standards and interpretations as at December 31, 2022. The new and revised accounting standards and interpretations that have been published by the International Accounting Standards Board (IASB) and approved by the FSRSC in the Philippines, were assessed to be applicable to the Company's financial statements, are as follows:

Amendments to PFRS 3, References to the Conceptual Framework

The amendments update PFRS 3 so that it refers to the 2018 Conceptual Framework instead of the 1989 Framework. They also add to PFRS 3 a requirement that, for obligations within the scope of PAS 37, an acquirer applies PAS 37 to determine whether at the acquisition date a present obligation exists as a result of past events. For a levy that would be within the scope of IFRIC 21, Levies, the acquirer applies IFRIC 21 to determine whether the obligating event that gives rise to a liability to pay the levy has occurred by the acquisition date.

The amendments also add an explicit statement that an acquirer does not recognize contingent assets acquired in a business combination.

The amendments are effective for business combinations for which the date of acquisition is on or after the beginning of the first annual period beginning on or after January 1, 2022. Early application is permitted if an entity also applies all other updated references (published together with the updated Conceptual Framework) at the same time or earlier.

The Management of the Company has assessed that the adoption of the amendments does not have a significant impact on the Company's financial statements, as the Company did not acquire a business nor is in the process of entering into any business combination.

Amendments to PAS 16, Property, Plant and Equipment – Proceeds before Intended Use

The amendments prohibit deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced before that asset is available for use, i.e. proceeds while bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Consequently, an entity recognizes such sales proceeds and related costs in profit or loss. The entity measures the cost of those items in accordance with PAS 2, Inventories.

The amendments also clarify the meaning of 'testing whether an asset is functioning properly'. PAS 16 now specifies this as assessing whether the technical and physical performance of the asset is such that it is capable of being used in the production or supply of goods or services, for rental to others, or for administrative purposes.

If not presented separately in the statement of comprehensive income, the financial statements shall disclose the amounts of proceeds and cost included in profit or loss that relate to items produced that are not an output of the entity's ordinary activities, and which line item(s) in the statement of comprehensive income include(s) such proceeds and cost.

The amendments are applied retrospectively, but only to items of property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after the beginning of the earliest period presented in the financial statements in which the entity first applies the amendments.

The entity shall recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings (or other component of equity, as appropriate) at the beginning of that earliest period presented.

The amendments are effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Company has assessed that the adoption of the amendments does not have a significant impact on the Company's financial statements as the Company does not have property, plant and equipment recorded in its financial statements.

Amendments to PAS 37, Onerous Contracts - Cost of Fulfilling a Contract

The amendments specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract consist of both the incremental costs of fulfilling that contract (examples would be direct labour or materials) and an allocation of other costs that relate directly to fulfilling contracts (an example would be the allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract).

The amendments apply to contracts for which the entity has not yet fulfilled all its obligations at the beginning of the annual reporting period in which the entity first applies the amendments. Comparatives are not restated. Instead, the entity shall recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings or other component of equity, as appropriate, at the date of initial application.

The amendments are effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The adoption of the amendments does not have an effect on the Company's financial statement as the Company did not issue and enter into onerous contract.

Annual Improvements to PFRS Standards 2018-2020 Cycle

Amendments to PFRS 1 – Subsidiary as a first-time adopter

The amendment provides additional relief to a subsidiary which becomes a first-time adopter later than its parent in respect of accounting for cumulative translation differences. As a result of the amendment, a subsidiary that uses the exemption in PFRS 1:D16(a) can now also elect to measure cumulative translation differences for all foreign operations at the carrying amount that would be included in the parent's consolidated financial statements, based on the parent's date of transition to PFRS Standards, if no adjustments were made for consolidation procedures and for the effects of the business combination in which the parent acquired the subsidiary. A similar election is available to an associate or joint venture that uses the exemption in PFRS 1:D16(a).

The amendment is effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The adoption of the amendments does not have an effect on the Company's financial statement as the Company is not a first-time adopter of PFRS 1.

Amendments to PFRS 9 – Fees in the '10 percent' test for derecognition of financial liabilities

The amendment clarifies that in applying the '10 percent' test to assess whether to derecognize a financial liability, an entity includes only fees paid or received between the entity (the borrower) and the lender, including fees paid or received by either the entity or the lender on the other's behalf.

The amendment is applied prospectively to modifications and exchanges that occur on or after the date the entity first applies the amendment.

The amendment is effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The adoption of the amendments does not have an effect on the Company's financial statement as there are no modifications on the Company's financial liabilities as at December 31, 2022.

Amendments to PFRS 16 - Lease Incentives

The amendment removes the illustration of the reimbursement of leasehold improvements.

As the amendment to PFRS 16 only regards an illustrative example, no effective date is stated.

The adoption of the amendments does not have an effect on the Company's financial statement as the Company does not have leasehold improvements.

Amendments to PAS 41 - Taxation in fair value measurements

The amendment removes the requirement in PAS 41 for entities to exclude cash flows for taxation when measuring fair value. This aligns the fair value measurement in PAS 41 with the requirements of PFRS 13 Fair Value Measurement to use internally consistent cash flows and discount rates and enables preparers to determine whether to use pretax or post-tax cash flows and discount rates for the most appropriate fair value measurement.

The amendment is applied prospectively, i.e. for fair value measurements on or after the date an entity initially applies the amendment.

The amendment is effective for annual periods beginning on or after January 1, 2022, with early application permitted.

The Management of the Company has assessed that the adoption of the amendments does not have a significant impact on the Company's financial statements as the Company does not have subsidiary as first time adopter; fees in the '10 percent' test does not apply to the derecognition of financial liabilities; does not have lease contracts and leasehold improvements; and does not have biological assets covered by PAS 41.

New Accounting Standards Effective after the Reporting Period Ended December 31, 2022

PFRS 17 — Insurance Contracts

PFRS 17 establishes the principles for the recognition, measurement, presentation and disclosure of insurance contracts and supersedes PFRS 4 *Insurance Contracts*.

PFRS 17 outlines a general model, which is modified for insurance c ontracts with direct participation features, described as the variable fee approach. The general model is simplified if certain criteria are met by measuring the liability for remaining coverage using the premium allocation approach.

The general model uses current assumptions to estimate the amount, timing and uncertainty of future cash flows and it explicitly measures the cost of that uncertainty. It takes into account market interest rates and the impact of policyholders' options and guarantees.

An amendment issued in June 2020 and adopted by FSRSC on August 2020 addresses concerns and implementation challenges that were identified after PFRS 17 was published.

PFRS 17 must be applied retrospectively unless impracticable, in which case the modified retrospective approach or the fair value approach is applied.

For the purpose of the transition requirements, the date of initial application is the start of the annual reporting period in which the entity first applies the Standard, and the transition date is the beginning of the period immediately preceding the date of initial application.

The standard (incorporating the amendments) is effective for periods beginning on or after January 1, 2025, as amended by the FSRSC from January 1, 2023. This is consistent with Circular Letter No. 2020-62 issued by the Insurance Commission which deferred the implementation of PFRS 17 by two (2) years after its effective date as decided by the IASB. Earlier application is permitted.

The Company will continue its assessment and will finalize the same upon effectivity of these amendments.

Amendments to PFRS 10 and PAS 28, Sale or Contribution of Assets between an Investor and Its Associate or Joint Venture

The amendments to PFRS 10 and PAS 28 deal with situations where there is a sale or contribution of assets between an investor and its associate or joint venture. Specifically, the amendments state that gains or losses resulting from the loss of control of a subsidiary that does not contain a business in a transaction with an associate or a joint venture that is accounted for using the equity method, are recognized in the parent's profit or loss only to the extent of the unrelated investors' interests in that associate or joint venture. Similarly, gains and losses resulting from the remeasurement of investments retained in any former subsidiary (that has become an associate or a joint venture that is accounted for using the equity method) to fair value are recognized in the former parent's profit or loss only to the extent of the unrelated investors' interests in the new associate or joint venture.

The effective date of the amendments has yet to be set by the Board; however, earlier application of the amendments is permitted.

The future adoption of the amendment will have no effect on the Company's financial statements as the Company does not have interest in any related entities.

Amendments to PAS 1, Classification of Liabilities as Current or Non-current

The amendments to PAS 1 affect only the presentation of liabilities as current or non-current in the statement of financial position and not the amount or timing of recognition of any asset, liability, income or expenses, or the information disclosed about those items.

The amendments clarify that the classification of liabilities as current or non-current is based on rights that are in existence at the end of the reporting period, specify that classification is unaffected by expectations about whether an entity will exercise its right to defer settlement of a liability, explain that rights are in existence if covenants are complied with at the end of the reporting period, and introduce a definition of 'settlement' to make clear that settlement refers to the transfer to the counterparty of cash, equity instruments, other assets or services.

The amendments are applied retrospectively for annual periods beginning on or after January 1, 2023, with early application permitted.

The Company has evaluated that these amendments will not have significant impact to the financial statements as its practice of classifying current and non-current liabilities are already consistent with these amendments.

Amendments to PAS 1 and PFRS Practice Statement 2, *Disclosure Initiative – Accounting Policies*

The amendments are as follows:

- An entity is now required to disclose its material accounting policy information instead of its significant accounting policies
- several paragraphs are added to explain how an entity can identify material accounting policy information and to give examples of when accounting policy information is likely to be material;
- the amendments clarify that accounting policy information may be material because of its nature, even if the related amounts are immaterial;
- the amendments clarify that accounting policy information is material if users of an entity's financial statements would need it to understand other material information in the financial statements; and
- the amendments clarify that if an entity discloses immaterial accounting policy information, such information shall not obscure material accounting policy information

The amendments are applied prospectively. The amendments to PAS 1 are effective for annual periods beginning on or after January 1, 2023. Earlier application is permitted.

The Company will continue its assessment and will finalize the same upon effectivity of these amendments.

Amendments to PAS 8, Definition of Accounting Estimates

With the amendment, accounting estimates are now defined as "monetary amounts in financial statements that are subject to measurement uncertainty."

The amendment clarified that a change in accounting estimate that results from new information or new developments is not the correction of an error. In addition, the effects of a change in an input or a measurement technique used to develop an accounting estimate are changes in accounting estimates if they do not result from the correction of prior period errors.

A change in an accounting estimate may affect only the current period's profit or loss, or the profit or loss of both the current period and future periods. The effect of the change relating to the current period is recognized as income or expense in the current period. The effect, if any, on future periods is recognized as income or expense in those future periods.

The amendments are effective for annual periods beginning on or after January 1, 2023 and changes in accounting policies and changes in accounting estimates that occur on or after the start of that period. Earlier application is permitted.

The future adoption of the amendments will have no effect on the financial statements as the clarification in the amendment does not change the Company's definition of accounting estimates.

Amendments to PAS 12 Income Taxes - Deferred Tax related to Assets and Liabilities arising from a Single Transaction

The amendments introduce a further exception from the initial recognition exemption. Under the amendments, an entity does not apply the initial recognition exemption for transactions that give rise to equal taxable and deductible temporary differences.

Depending on the applicable tax law, equal taxable and deductible temporary differences may arise on initial recognition of an asset and liability in a transaction that is not a business combination and affects neither accounting nor taxable profit. For example, this may arise upon recognition of a lease liability and the corresponding right-of-use asset applying PFRS 16 at the commencement date of a lease.

Following the amendments to PAS 12, an entity is required to recognize the related deferred tax asset and liability, with the recognition of any deferred tax asset being subject to the recoverability criteria in PAS 12.

The Board also adds an illustrative example to PAS 12 that explains how the amendments are applied.

The amendments apply to transactions that occur on or after the beginning of the earliest comparative period presented. In addition, at the beginning of the earliest comparative period an entity recognizes:

- A deferred tax asset (to the extent that it is probable that taxable profit will be available against which the deductible temporary difference can be utilized) and a deferred tax liability for all deductible and taxable temporary differences associated with:
- o Right-of-use assets and lease liabilities
- o Decommissioning, restoration and similar liabilities and the corresponding amounts recognized as part of the cost of the related asset
- The cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings (or other component of equity, as appropriate) at that date

The amendments are effective for annual reporting periods beginning on or after January 1, 2023, with earlier application permitted.

The future adoption of the amendments will have no effect on the Company's financial statements as the clarification in the amendment does not have deferred tax assets and liabilities.

Amendment to PFRS 17, Initial Application of PFRS 17 and PFRS 9 – *Comparative Information*

The amendment is a transition option relating to comparative information about financial assets presented on initial application of PFRS 17.

The main amendment in Initial Application of PFRS 17 and PFRS 9 — Comparative Information (Amendment to PFRS 17) is a narrow-scope amendment to the transition requirements of PFRS 17 for entities that first apply PFRS 17 and PFRS 9 at the same time. The amendment regards financial assets for which comparative information is presented on initial application of PFRS 17 and PFRS 9, but where this information has not been restated for PFRS 9.

Under the amendment, an entity is permitted to present comparative information about a financial asset as if the classification and measurement requirements of PFRS 9 had been applied to that financial asset before. The option is available on an instrument-by-instrument basis. In applying the classification overlay to a financial asset, an entity is not required to apply the impairment requirements of PFRS 9.

There are no changes to the transition requirements in PFRS 9.

The amendment is effective for annual periods beginning on or after January 1, 2025, as amended by the FSRSC from January 1, 2023. This is consistent with Circular Letter No. 2020-62 issued by the Insurance Commission which deferred the implementation of PFRS 17 by two (2) years after its effective date as decided by the IASB. Still subject to approval of the Board of Accountancy.

The Company will continue its assessment and will finalize the same upon the effectivity of these amendments.

Amendments to PFRS 16, Lease Liability in a Sale and Leaseback

The amendments to PFRS 16 that require a seller-lessee to subsequently measure lease liabilities arising from a sale and leaseback transaction in a way that does not result in recognition of a gain or loss that relates to the right of use it retain.

The amendments add subsequent measurement requirements for sale and leaseback transactions that satisfy the requirements in PFRS 15 Revenue from Contracts with Customers to be accounted for as a sale.

The amendments require the seller-lessee to determine 'lease payments' or 'revised lease payments' such that the seller-lessee does not recognize a gain or loss that relates to the right of use retained by the seller-lessee, after the commencement date. The amendments do not affect the gain or loss recognized by the seller-lessee relating to the partial or full termination of a lease.

The amendments are applied retrospectively for annual periods beginning on or after January 1, 2024, with early application permitted. Still subject to approval of the Board of Accountancy and Financial and Sustainability Reporting Standard Council.

The future adoption of the amendments will have no effect on the Company's financial statements as the Company does not have lease liability recorded in its financial statements.

Amendments to PAS 1, Non-current Liabilities with Covenants

The amendments to PAS 1 to specify that only covenants an entity must comply with on or before the reporting period should affect classification of the corresponding liability as current or non-current.

The amendments specify that only covenants that an entity is required to comply with on or before the end of the reporting period affect the entity's right to defer settlement of a liability for at least twelve months after the reporting date (and therefore must be considered in assessing the classification of the liability as current or non-current). Such covenants affect whether the right exists at the end of the reporting period, even if compliance with the covenant is assessed only after the reporting date (e.g. a covenant based on the entity's financial position at the reporting date that is assessed for compliance only after the reporting date).

The amendments specify that the right to defer settlement is not affected if an entity only has to comply with a covenant after the reporting period. However, if the entity's right to defer settlement of a liability is subject to the entity complying with covenants within twelve months after the reporting period, an entity discloses information that enables users of financial statements to understand the risk of the liabilities becoming repayable within twelve months after the reporting period. This would include information about the covenants (including the nature of the covenants and when the entity is required to comply with them), the carrying amount of related liabilities and facts and circumstances, if any, that indicate that the entity may have difficulties complying with the covenants.

The amendments are applied retrospectively for annual periods beginning on or after January 1, 2024, with early application permitted. Still subject to approval of the Board of Accountancy and Financial and Sustainability Reporting Standard Council.

The future adoption will have no effect on the Company's financial statements as the Company does not have non-current liability with covenant recorded in its financial statements.

4. PRE-NEED RULES

On December 3, 2009, the Republic Act (RA) No. 9829, An Act Establishing the Preneed Code of the Philippines, was approved. It is a consolidation of Senate Bill No. 2077 and House Bill No. 6407 passed by the Senate and the House of Representatives on September 30, 2009 and September 29, 2009, respectively.

Implementing Rules and Regulations (IRR) of RA No. 9829

After the issuance of RA 9829, the Commission issued the IRR on March 8, 2010. The salient provisions of the IRR are the same with that of RA No. 9829.

Pre-Need Rule 31, as Amended: Accounting Standards for Pre-Need Plans and PNUCA

On May 10, 2007, the Pre-Need Rule 31: Accounting Standards for Pre-Need Plans and PNUCA was amended.

The following are the significant provisions under the Amended Pre-Need Rule 31:

- a. The net asset value in the trust funds shall be at least equal to the required Pre-Need Reserves (PNR) as determined by a qualified actuary using the method prescribed in this rule.
- b. All requirements under the rules and regulations as may be promulgated by the IC on trust funds shall be complied with.
- c. PNR shall be set up for all pre-need benefits guaranteed and payable by the pre-need company as defined in the pre-need plan contracts.
- d. Unless the SEC shall so specifically require, a company may at its option set up other provisions as a prudent measure.
- e. Premiums from sale of pre-need plans shall be recognized as earned when collected. When premiums are recognized as income, the related cost of contracts shall be computed, with the result that benefits and expenses are matched with such income.
- f. The amount of restricted/appropriated and unrestricted/unappropriated retained earnings shall be separately presented in the statements of changes in equity.
- g. Noo appropriation of the retained earnings shall be made by the Company unless the same is approved by the SEC or allowed in the Pre-need Rules.
- h. In recognizing PNR, the general requirements of PAS 37, *Provision, Contingent Liabilities and Contingent Assets*, on provisioning and the specific methodology provided shall be complied with. The amount recognized as a provision to cover the PNR shall be the best estimate of the expenditure required to settle the present obligation at the end of each reporting period. The risks and uncertainties that inevitably surround many events and circumstances shall be taken into account in reaching the best estimate of a provision.
- i. Since the effect of the time value of money for pre -need plans is material, the amount of provision shall be the present value of the funding expected to be required to settle the obligation with due consideration of different probabilities.
- j. Future events that may affect the foregoing amounts shall be reflected in the amount of the provision for PNR where there is sufficient objective evidence that they will occur.
- k. The rates of surrender, cancellation, reinstatement, utilization, and inflation, when applied, must consider the actual experience of the pre -need company in the last three (3) years, or the industry, in the absence of a reliable company experience.
- I. The computation of the foregoing assumptions shall be validated by the internal qualified actuary of the pre-need company. His or her validation report shall be provided to its external auditors for purposes of statutory audit of the financial statements of the Company, and shall be submitted to the IC as a separate report.
- m. The probability of pre-termination or surrender of fully paid plans shall be considered in determining the PNR of fully paid plans. A pre -termination experience on fully paid plans of 5% and below shall be considered insignificant. In such cases, derecognition of liability shall be recorded at pre-termination date.
- n. The disclosure requirements under PAS 1 relative to methods and assumptions used to estimate the PNR including the sensitivity of the PNR amount shall be complied with.

o. Any excess in the amount of the trust fund as a result of the revised reserving method shall neither be released from the fund nor be credited/off -set to future required contributions.

5. SIGNIFICANT ACCOUNTING POLICIES

Financial Instruments

Financial assets and financial liabilities are recognized in the Company's financial statements when the Company becomes a party to the contractual provisions of the instrument.

Initial recognition

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognized immediately in profit or loss.

Financial Assets

Classification and subsequent measurement

All regular way purchases or sales of financial assets are recognized and derecognized on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period established by regulation or convention in the marketplace.

All recognized financial assets are subsequently measured in their entirety at either amortized cost or fair value, depending on the classification of the financial assets.

Fair value is determined in the manner described in Note 30.

Financial assets are subsequently measured at amortized cost or fair value on the basis of the entity's business model for managing the financial assets and the contractual cash flow characteristics of the financial assets, as follows:

- financial assets that are held within a business model whose objective is to collect
 the contractual cash flows, and that have contractual cash flows that are solely
 payments of principal and interest on the principal amount outstanding (SPPI),
 are subsequently measured at amortized cost;
- financial assets that are held within a business model whose objective is both to
 collect the contractual cash flows and to sell the debt instruments, and that have
 contractual cash flows that are SPPI, are subsequently measured at fair value
 through other comprehensive income (FVOCI);
- all other financial assets managed on their fair value basis and equity instruments are subsequently measured at fair value through profit or loss (FVTPL).

However, the Company may make the following irrevocable election/designation at initial recognition of a financial asset:

- the Company may irrevocably elect to present subsequent changes in fair value of an equity investment in other comprehensive income if it is neither held for trading nor a contingent consideration recognized by an acquirer in a business combination to which PFRS 3 applies; and
- the Company may irrevocably designate a debt investment that meets the amortized cost or FVOCI criteria as measured at FVTPL if doing so eliminates or significantly reduces an accounting mismatch.

Amortized cost and effective interest method

The effective interest method is a method of calculating the amortized cost of a financial asset and of allocating interest income over the relevant period.

For financial instruments other than purchased or originated credit-impaired financial assets (i.e. assets that are credit-impaired on initial recognition), the effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding expected credit losses, through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition.

The amortized cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortization using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. On the other hand, the gross carrying amount of a financial asset is the amortized cost of a financial asset before adjusting for any loss allowance.

Interest income is recognized using the effective interest method for debt instruments measured subsequently at amortized cost and at FVOCI.

For financial instruments other than purchased or originated credit-impaired financial assets, interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become credit-impaired.

Debt instruments classified as at FVOCI

Corporate bonds held by the Company are classified as at FVOCI. The investments in government securities are initially measured at fair value plus transaction costs.

Subsequently, changes in the carrying amount of these government securities as a result of foreign exchange gains and losses, impairment losses, and interest income calculated using the effective interest method are recognized in profit or loss.

All other changes in the carrying amount of these government securities are recognized in other comprehensive income and accumulated under the heading of investments revaluation reserve. When these government securities are derecognized, the cumulative gains or losses previously recognized in other comprehensive income are reclassified to profit or loss.

Equity instruments designated as at FVOCI

On initial recognition, the Company may make an irrevocable election (on an instrument-by-instrument basis) to designate investments in equity instruments as at FVOCI. Designation at FVOCI is not permitted if the equity investment is held for trading or if it is contingent consideration recognized by an acquirer in a business combination to which PFRS 3 applies.

A financial asset is held for trading if:

- it has been acquired principally for the purpose of selling it in the near term; or
- on initial recognition it is part of a portfolio of identified financial instruments that the Company manages together and has evidence of a recent actual pattern of short-term profit-taking; or
- it is a derivative (except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument).

Investments in equity instruments at FVOCI are initially measured at fair value plus transaction costs. Subsequently, they are measured at fair value with gains and losses arising from changes in fair value recognized in other comprehensive income and accumulated in the investments revaluation reserve. The cumulative gain or loss will not be reclassified to profit or loss on disposal of the equity investments, instead, they will be transferred to retained earnings.

Dividends on these investments in equity instruments are recognized in profit or loss in accordance with PFRS 9, unless the dividends clearly represent a recovery of part of the cost of the investment.

Financial assets at FVTPL

Financial assets at FVTPL are:

- assets with contractual cash flows that are not SPPI; or/and
- assets that are held in a business model other than held to collect contractual cash flows or held to collect and sell; or
- assets designated at FVTPL using the fair value option.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognized in profit or loss to the extent they are not part of a designated hedging relationship. The net gain or loss recognized in profit or loss includes any dividend or interest earned on the financial asset.

Impairment

The Company recognizes a loss allowance for expected credit losses (ECL) for expected credit losses (ECL) on financial assets at amortized cost and debt instruments measured at FVTOCI.

The amount of expected credit losses is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

For all other financial instruments, the Company recognizes lifetime ECL when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on the financial instrument has not increased significantly since initial recognition, the Company measures the loss allowance for that financial instrument at an amount equal to 12 month ECL. The assessment of whether lifetime ECL should be recognized is based on significant increases in the likelihood or risk of a default occurring since initial recognition instead of on evidence of a financial asset being credit-impaired at the reporting date or an actual default occurring.

Lifetime ECL represents the expected credit losses that will result from all possible default events over the expected life of a financial instrument. In contrast, 12 -month ECL represents the portion of lifetime ECL that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

ECLs are a probability-weighted estimate of the present value of credit losses. These are measured as the present value of the difference between the cash flows due to the Company under the contract and the cash flows that the Company expects to receive arising from the weighting of multiple future economic scenarios, discounted at the asset's effective interest rate.

The Company measures ECL on an individual basis, or on a collective basis for portfolios of loans that share similar economic risk characteristics. The measurement of the loss allowance is based on the present value of the asset's expected cash flows using the asset's original effective interest rate (EIR) method, regardless of whether it is measured on an individual basis or a collective basis.

Significant increase in credit risk

The Company monitors all financial assets, issued loan commitments and financial guarantee contracts that are subject to the impairment requirements to assess whether there has been a significant increase in credit risk since initial recognition. If there has been a significant increase in credit risk the Company will measure the loss allowance based on lifetime rather than 12-month ECL.

The Company has elected to use practical expedient and presumes that receivables do not have significant financing component as the expected term is less than one year.

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Company compares the risk of a default occurring on the financial instrument at the reporting date based on the remaining maturity of the instrument with the risk of a default occurring that was anticipated for the remaining maturity at the current reporting date when the financial instrument was first recognized. In making this assessment, the Company considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and information that is available without undue cost or effort.

Forward-looking information considered includes the future prospects of the industries in which the Company's debtors operate, financial analysts, relevant think -tanks and other similar organizations, as well as consideration of various external sources of a ctual and forecast economic information that relate to the Company's core operations.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly since initial recognition:

 an actual or expected significant deterioration in the financial instrument's external

(if available) or internal credit rating;

- significant deterioration in external market indicators of credit risk for a particular financial instrument (e.g. a significant increase in the credit spread, the credit default swap prices for the debtor, or the length of time or the extent to which the fair value of a financial asset has been less than its amortized cost);
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor;
- significant increases in credit risk on other financial instruments of the same debtor;
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Company presumes that the credit risk on a financial asset has increased significantly since initial recognition when contractual payments are more than 30 days past due.

Despite the foregoing, the Company assumes that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date.

A financial instrument is determined to have low credit risk if:

- The financial instrument has a low risk of default;
- The debtor has a strong capacity to meet its contractual cash flow obligations in the near term; and
- Adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

The Company considers a financial asset to have low credit risk when the asset has external credit rating of 'investment grade' in accordance with the globally understood definition or if an external rating is not available, the asset has an internal rating of 'performing'. Performing means that the counterparty has a strong financial position and there is no past due amounts.

The Company regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

Default

The Company considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that financial assets that meet either of the following criteria are generally not recoverable:

- when there is a breach of financial covenants by the debtor; or
- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Company in full (without taking into account any collateral held by the Company).

Irrespective of the above analysis, the Company considers that default has occurred when a financial asset is more than 90 days past due unless the Company has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

Critical to the determination of ECL is the definition of default. The definition of default is used in measuring the amount of ECL and in the determination of whether the loss allowance is based on 12-month or lifetime ECL, as default is a component of the probability of default (PD) which affects both the measurement of ECLs and the identification of a significant increase in credit risk.

Overdrafts are considered as being past due once the customer has breached an advised limit or has been advised of a limit smaller than the current amount outstanding. The definition of default is appropriately tailored to reflect different characteristics of different types of assets. Overdrafts are considered as being past due once the customer has breached an advised limit or has been advised of a limit smaller than the current amount outstanding.

Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. Evidence of credit-impairment includes observable data about the following events:

- significant financial difficulty of the borrower or issuer;
- a breach of contract such as a default or past due event;
- the lender of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession that the lender would not otherwise consider;
- it is becoming probable that the borrower will enter bankruptcy or other financial reorganization;
- the disappearance of an active market for a security because of financial difficulties; or
- the purchase of a financial asset at a deep discount that reflects the incurred credit losses.

It may not be possible to identify a single discrete event—instead, the combined effect of several events may have caused financial assets to become credit-impaired. The Company assesses whether debt instruments that are financial assets measured at amortized cost is credit-impaired at each reporting date. To assess if debt instruments are credit impaired, the Company considers factors such as bond yields, credit ratings and the ability of the borrower to raise funding.

Write-off

The Company writes off a financial asset when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, when the debtor has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables, when the amounts are over two years past due, whichever occurs sooner.

Financial assets written off may still be subject to enforcement activities under the Company's recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognized in profit or loss.

Measurement and recognition of expected credit losses

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information.

As for the exposure at default, for financial assets, this is represented by the assets' gross carrying amount at the reporting date, the Company's understanding of the specific future financing needs of the debtors, and other relevant forward -looking information.

For financial assets, the ECL is estimated as the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the Company expects to receive, discounted at the original effective interest rate.

If the Company has measured the loss allowance for a financial instrument at an amount equal to lifetime ECL in the previous reporting period, but determines at the current reporting date that the conditions for lifetime ECL are no longer met, the Company measures the loss allowance at an amount equal to 12 -month ECL at the current reporting date, except for assets for which simplified approach was used.

The Company recognizes an impairment gain or loss in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account, except for investments in debt instruments that are measured at FVOCI, for which the loss allowance is recognized in other comprehensive income and accumulated in the investment revaluation reserve, and does not reduce the carrying amount of the financial asset in the statement of financial position.

Presentation of allowance for ECL in the statements of financial position

Loss allowances for ECL are presented in the statements of financial position as follows:

- for financial assets measured at amortized cost: as a deduction from the gross carrying amount of the assets;
- for debt instruments measured at FVOCI: no loss allowance is recognized in the statement of financial position as the carrying amount is at fair value. However, the loss allowance is included as part of the revaluation amount in the investments revaluation reserve; and
- for loan commitments and financial guarantee contracts: as a provision.

Derecognition

The Company derecognizes a financial asset only when the contractual rights to the asset's cash flows expire or when the financial asset and substantially all the risks and rewards of ownership of the asset are transferred to another entity. If the Company neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Company recognizes its retained interest in the asset and an associated liability for amounts it may have to pay. If the Company retains substantially all the risks and rewards of ownership of a transferred financial asset, the Company continues to recognize the financial asset and also recognizes a collateralized borrowing for the proceeds received.

On derecognition of a financial asset in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain/loss that had been recognized in OCI and accumulated in equity is recognized in profit or loss, with the exception of equity investment designated as measured at FVOCI, where the cumulative gain/loss previously recognized in OCI is not subsequently reclassified to profit or loss, but is transferred to retained earnings.

Financial Liabilities and Equity Instruments

Classification as debt or equity

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Financial liabilities

All financial liabilities are measured subsequently at amortized cost using the effective interest method or at FVTPL. Financial liabilities are classified as either financial liabilities 'at FVTPL' or 'other financial liabilities'.

Financial liabilities measured subsequently at amortized cost

Financial liabilities that are not (i) contingent consideration of an acquirer in a business combination, (ii) held-for-trading, or (iii) designated as at FVTPL, are measured subsequently at amortized cost using the effective interest method.

The effective interest method is a method of calculating the amortized cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the amortized cost of a financial liability.

Derecognition of financial liabilities

The Company derecognizes financial liabilities when, and only when, the Company's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognized and the consideration paid and payable is recognized in profit or loss.

If the modification is not substantial, the difference between: (1) the carrying amount of the liability before the modification; and (2) the present value of the cash flows after modification should be recognized in profit or loss as the modification gain or loss within other gains and losses.

The accounting policies above on financial assets and liabilities also applies to financial instruments that are classified within Trust funds in the statements of financial position.

Equity Instruments

An equity instrument is any contract that evidences a residual interest in the assets of the Company after deducting all of its liabilities. Equity instruments issued by the Company are recognized at the proceeds received, net of direct issue costs.

Ordinary shares

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or options are considered as a deduction from the proceeds, net of tax.

Preference shares

Preference shares are classified as equity if it is non-redeemable, or redeemable only at the Company's option, and any dividends are discretionary dividends thereon are recognized as distribution within equity upon approval by the Company's shareholders.

Preference shares are classified as a financial liability if it is redeemable on a specific date or at the option of the shareholders, or if dividend payments are not discretionary. Non-discretionary dividends thereon are recognized as interest expense in profit or loss as accrued.

Deficit

Deficit represents accumulated losses incurred by the Company. Deficit may also include effect of changes in accounting policy as may be required by the standard's transitional provisions.

Accumulated trust fund income

Accumulated trust fund income refers to the net income generated from the trust funds since inception.

Additional paid-in capital

Additional paid-in capital is classified as equity and refers to the amount received by the Company for subscription of shares in excess of par value of the shares.

Contributed surplus

Contributed surplus refers to the amount raised by the Company in the form of capital infusion without issuance of shares.

Investment revaluation reserves

Investment revaluation reserves represent the increase or decrease in the market value of the financial assets at fair value through comprehensive income (FVTOCI).

Prepayments

Prepayments represent expenses not yet incurred but already paid in cash. Prepayments are initially recorded as assets and measured at the amount of cash paid. Subsequently, these are charged to profit or loss as these are consumed in operations or expire with the passage of time.

Prepayments are classified in the statements of financial position as current asset when the cost of services related to the prepayments are expected to be incur red within one (1) year or the Company's normal operating cycle, whichever is longer. Otherwise, prepayments are classified as non-current assets.

Provisions and Contingent Liabilities

Provisions

Provisions are recognized when the Company has a present obligation, either legal or constructive, as a result of a past event; when it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and; when the amount of the obligation can be estimated reliably.

The amount of the provision recognized is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. A provision is measured using the present value of cash flows estimated to settle the present obligation.

When the Company expects reimbursement of some or all of the expenditure required to settle a provision, the entity recognizes a separate asset for the reimbursement only when it is virtually certain that reimbursement will be received when the obligation is settled.

Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate.

If it is no longer probable that a transfer of economic benefits will be required to settle the obligation, the provisions should be reversed.

Contingent liabilities

Contingent liabilities are not recognized because their existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company.

Contingent liabilities are disclosed, unless the possibility of an outflow of resources embodying economic benefits is remote.

Pre-need Reserves (PNR)

PNR are calculated on the basis of the methodology and assumptions set out below:

- a. The formula, methods and assumptions used for the valuation of reserves are based on the SEC Notice dated April 20, 2007, and subsequent SEC Interpretative Bulletin No. 1, Series of 2008 on its implementation. These may be different from the reserve formula, methods and assumptions used in the computation of actuarial reserve submitted to the SEC upon the application for product approval or upon the application for revisions to be done on existing products subsequently approved by the SEC.
- b. PNR is set up for all pre-need benefits guaranteed and payable by the pre-need company as defined in the pre-need plan contracts.
- c. In recognizing PNR for educational and pension plans, the general requirements of PAS 37 on provisioning and the specific methodology are complied with by the Company.
- d. The amount recognized as a provision to cover the PNR is the best estimate of the expenditure required to settle the present obligation at the end of each reporting period. The risks and uncertainties that inevitably surround many events and circumstances are taken into account in reaching the best estimate of a provision.
- e. Since the effect of the time value of money for pre-need plans is material, the amount of provision is the present value of the funding expected to be required to settle the obligation with due consideration of the different probabilities, as follows:
 - i. On Currently-Being-Paid Plans
 - 1. Provision for termination values applying the surrender rate experience of the Company.
 - 2. Liability is set-up for the portion of currently-being-paid plans that will reach full payment, applying the full payment experience of the Company. It is equivalent to the present value of future maturity benefits reduced by the present value of future trust fund contributions discounted using the appropriate discount rate.

Currently-Being-Paid Plans pertain to accounts that are up-to-date in payment and include in-force plans as defined in the contract provision, i.e., plans within the 60-day grace period.

- ii. On Lapsed Plans within the Allowable Reinstatement Period
 Provision for termination values applying the reinstatement experience of the Company.
- iii. Fully Paid Plans

The reserve is the present value of future maturity benefits discounted using the appropriate discount rate.

- f. The actual experience of the Company in the last three (3) years is considered in the application of rates (surrender, cancellation, reinstatement, utilization, and inflation).
- q. The actuary validated the actuarial assumptions used in reserve valuation.
- h. No pre-termination or surrender of fully paid plans are considered in determining the PNR of fully paid plans.
- i. Any excess in the amount of the trust fund as a result of the initial adoption of the revised reserving method is not released from the fund nor credited/offset to future required contributions.
- Individual subsidiary accounts for education plans and pension plans are maintained.
- k. To effect a smooth transition in the valuation of reserves for old basket of plans, the IC through its Circular Letter (CL) No. 23-2012, prescribed a Transitory Pre-Need Reserves (TPNR) in 2012. A maximum period of ten (10) years shall be observed in the implementation of the TPNR.

For each of the pre-need plan categories, namely, education, pension and life plans, the TPNR shall be computed annually on all old baskets of plans outstanding on the 31st of December of each year from 2012 to 2021 using the discount interest rates as provided by the IC in its CL. If the actual trust fund balance is higher or equal to the resulting pre-need reserve, then the liability to be set-up shall be the PNR. However, if the resulting pre-need reserve is greater than the actual trust fund balance at the end of the year, the TPNR shall be computed in accordance with the schedule provided by the IC.

The TPNR liability based on the schedule provided by the IC shall be recognized and booked each year. The trust fund deficiency shall be funded by the preneed company within (60) days from April 30 following the valuation date.

While the CL is applicable until Dec 2021, the provisions in this CL are adopted for December 2022 Valuation such as maximum discount rates and trust fund deficiency determination and funding.

Revenue Recognition

The Company recognizes income from sale of pre-need plans, interest from fixed income securities and income from trust fund assets.

Premium revenue

Premium revenue arising from the sale of pre-need plans is recognized as earned when collected. When premiums are recognized as income, the related cost of contracts shall be computed and booked with the result that benefits and expenses are matched with such income.

The amount of premium installments collectible from the planholders is not recognized as receivables in accordance with Pre-Need Rule 31, As Amended: Accounting Standards for Pre-need Plans and PNUCA adopted by the Company on January 1, 2007.

Trust fund income

Trust fund income is recognized when earned and is recognized net of management fees and taxes. This income is restricted to payments of benefits as provided in the pre-need plan contracts. The movement in the current year is rolled up to accumulated trust fund income in the statements of changes in equity.

Investment income

Investment income is recognized in profit or loss as it accrues, taking into account the effective yield of the assets or liability or an applicable floating rate. Interest income and expense include the amortization of any discount or other differences between the initial carrying amount of an interest-bearing instrument and its amount at maturity calculated on an effective interest rate basis.

Other income

Other income is recognized to the extent that it is probable that the economic benefits will flow to the Company and the income can be measured reliably . Other income includes handling fees, interest on lapsed plan, amendment fees, and miscellaneous income.

Expense Recognition

Expenses are recognized in profit or loss when a decrease in future economic benefit related to a decrease in an asset or an increase in a liability has arisen that can be measured reliably. Expenses are recognized in profit or loss on the basis of: (i) a direct association between the costs incurred and the earning of specific items of income; or (ii) systematic and rational allocation procedures when economic benefits are expected to arise over several accounting periods and the association with income can only be broadly or indirectly determined; or (iii) immediately when an expenditure produces no future economic benefits or when, and to the extent that, future economic benefits do not qualify or cease to qualify for recognition in the statements of financial position as an asset.

Expenses in the statements of comprehensive income are presented using the function of expense method. Cost of contracts issued and other direct costs and expenses are expenses that are associated with the plans sold, and includes the increase or decrease in PNR as at the current year as compared to the provision for the same period of the previous year, amount of trust fund contribution for the year, increase in other reserves and documentary stamp tax and SEC registration fees. General and administrative expenses are costs attributable to administrative, marketing, selling and other business activities of the Company.

Related Party Transactions

A related party transaction is a transfer of resources, services or obligations between the Parent Company and a related party, regardless of whether a price is charged.

Parties are considered related if one party has control, joint control, or significant influence over the other party in making financial and operating decisions. An entity that is a post-employment benefit plan for the employees of the Company and the key management personnel of the Company are also considered to be related parties.

Fair Value Measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Company takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these financial statements is determined on such a basis.

In addition, for financial reporting purposes, fair value measurements are categorized into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

Income Tax

Current tax

The current tax expense is composed of the regular corporate income tax (RCIT), the minimum corporate income tax (MCIT) and final tax. The RCIT and MCIT are based on taxable profit for the year which may differ from net profit or gross profit as reported in the statements of comprehensive income because it excludes items of income or expense that are taxable or deductible in other years, and it further excludes items that are never taxable or deductible. The RCIT is calculated using 25% of net taxable income in 2022 and 2021, and MCIT at 1% of gross income in 2022 and 2021, and the tax due for the year is the higher of the RCIT or MCIT.

Deferred tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized. Such deferred tax assets and liabilities are not recognized if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit. In addition, deferred tax liabilities are not recognized if the temporary difference arises from the initial recognition of goodwill.

Deferred tax liabilities are recognized for taxable temporary differences associated with investments in subsidiaries and associates, and interests in joint ventures, except where the Company is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realized, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Current and deferred tax for the year

Current and deferred tax are recognized in profit or loss, except when they relate to items that are recognized in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognized in other comprehensive income or directly in equity respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

Events After the Reporting Period

The Company identifies events after the end of the reporting period as those events, both favorable and unfavorable, that occur between the end of the reporting period and the date when the financial statements are authorized for issue. The financial statements of the Company are adjusted to reflect those events that provide evidence of conditions that existed at the end of the reporting period. Non-adjusting events after the end of the reporting period are disclosed in the notes to the financial statements when material.

6. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Company's accounting policies, Management is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on the historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Critical Judgment in Applying Accounting Policies

The following are the critical judgments, apart from those involving estimations, that Management has made in the process of applying the entity's accounting policies and that have the most significant effect on the amounts recognized in financial statements.

Business model assessment

Classification and measurement of financial assets depends on the results of the SPPI and the business model test. The Company determines the business model at a level that reflects how groups of financial assets are managed together to achieve a particula r business objective. This assessment includes judgement reflecting all relevant evidence including how the performance of the assets is evaluated and their performance measured, the risks that affect the performance of the assets and how these are managed and how the managers of the assets are compensated. The Company monitors financial assets measured at amortized cost or fair value through other comprehensive income that are derecognized prior to their maturity to understand the reason for their disposal and whether the reasons are consistent with the objective of the business for which the asset was held. Monitoring is part of the Company's continuous assessment of whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and so a prospective change to the classification of those assets.

The Company measures its investment in trust fund financial assets at amortized cost if the financial asset qualifies for both SPPI and business model test. All other financial assets that do not meet the SPPI and business model test are measured at FVTPL and FVTOCI.

The financial assets measured at amortized cost included in Trust funds amounted to P364,635,225 and P385,199,253 as at December 31, 2022 and 2021 as disclosed in Note 11.

Models and assumptions used

The Company uses various models and assumptions in measuring fair value of financial assets as well as in estimating ECL. Judgement is applied in identifying the most appropriate model for each type of asset, as well as for determining the assumptions used in these models, including assumptions that relate to key drivers of credit risk.

Key Sources of Estimation Uncertainty

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

Estimating loss allowance for expected credit losses

The Company measures expected credit losses of a financial instrument in a way that reflects an unbiased and probability -weighted amount that is determined by evaluating a range of possible outcomes, the time value of money and information about past events, current conditions and forecasts of future economic conditions. When measuring ECL the Company uses reasonable and supportable forward-looking information, which is based on assumptions for the future movement of different economic drivers and how these drivers will affect each other.

The measurement of the expected credit loss allowance for financial assets measured at amortized cost and FVTOCI debt instruments is an area that requires the use of complex models and significant assumptions about future economic conditions and credit behavior. Explanation of the inputs, assumptions and estimation techniques used in measuring ECL is further detailed in Note 31 Credit Risk – Expected credit loss measurement, which also sets out the key sensitivities of the ECL to changes in these elements.

A number of significant judgments are also required in applying the accounting requirements for measuring ECL, such as:

- Determining criteria for significant increase in credit risk;
- Choosing appropriate models and assumptions for the measurement of ECL;
 and
- Establishing the number and relative weightings of forward-looking scenarios and the associated ECL.

As at December 31, 2022 and 2021, Management believes that its receivables and FVTOCI debt instruments are fully recoverable; accordingly, no ECL was recognized in both years.

Impairment of non-financial assets

The Company performs an impairment review when certain impairment indicators are present.

Determining the recoverable amount of prepaid taxes using future cash flows expected to be generated from the continued use and ultimate disposition of such assets, requires the Company to make estimates and assumptions that can materially affect the financial statements. Future events could cause the Company to conclude that its prepaid taxes and intangible assets are impaired. Any resulting impairment loss could have a material adverse impact on the financial condition and results of operations.

The preparation of the estimated future cash flows involves significant judgment and estimations. While the Company believes that its assumptions are appropriate and reasonable, significant changes in the assumptions may materially affect the assessment of recoverable values and may lead to future impairment charges.

The accumulated impairment loss on prepaid taxes amounted to P22,519,517 and P21,697,586 as at December 31, 2022 and 2021, respectively, since Management believes that no tax benefit can be recovered in the future on these prepaid taxes, as disclosed in Note 9.

Deferred tax assets

The Company reviews the carrying amount at the end of each reporting period and reduces deferred tax asset to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax assets to be utilized. However, there is no assurance that the Company will generate sufficient taxable profit to allow all or part of its deferred tax assets to be utilized.

As at December 31, 2022 and 2021, deferred tax asset on net operating loss carry-over (NOLCO) amounting to P187,992,011 and P298,199,671 respectively, was not recognized in the statements of financial position because Management believes it is more likely that the Company will not be able to realize the tax benefit arising from NOLCO, as disclosed in Note 28.

Determining fair value of financial instruments

The Company carries Financial Assets at FVTPL and financial assets at FVTOCI, including those from its trust funds, at fair value. While significant components of fair value measurement were determined using verifiable objective evidence, i.e., quoted price or interpolated yields derived from benchmark rates, the amount of changes in fair value would differ if the Company utilized different valuation methodology. Any changes in fair value of these financial assets would directly affect equity.

As at December 31, 2022 and 2021, the carrying amount of FVTOCI and FVTPL assets amounted to P199,039,900 and P266,793,100 and P15,442,723 and P15,616,987, respectively as disclosed in Note 10 while the fair value adjustments amounted to P35,941,962 and P28,472,876, and P174,264 and P120,757, respectively, as disclosed in Note 10.

As at December 31, 2022 and 2021, the carrying amounts of FVTOCI and FVTPL in its investments in trust funds amounted to P3,443,577,860 and P293,809,673, and P4,226,371,757 and P272,265,380 respectively, as disclosed in Note 11, while the related loss on fair value adjustments amounted to P418,180,781 in 2022 and P452,189,440 in 2021, as disclosed in Note 21.

Estimating PNR and other reserves

PNR and other reserves are set up for all pre-need benefits guaranteed and payable by the pre-need company as defined in the pre-need education and pension plan contracts. By definition, it is an estimation of the Company's present obligation to its planho lders at a particular valuation date, and considers the value of future plan benefits and the contribution to reserves in the calculation. The Company is guided by existing regulatory rules/circulars and generally accepted actuarial principles in the calculation of PNR and other reserves. It uses assumptions based on Company's experience. These actuarial assumptions include interest rate, surrender and lapse rate, reinstatement rate and other assumptions necessary to estimate the reserve requirements. The valuation data file includes inforce, paid up and lapsed plans. Calculations are done per planholder; a reinstatement rate assumption is used to determine the reserves for lapsed plans.

The carrying amount of PNR as at December 31, 2022 and 2021 amounted to P4,300,900,824 and P4,908,103,656, respectively, as disclosed in Note 16.

Contingencies

The Company is currently involved in various legal proceedings and tax assessments, as disclosed in Note 29. Estimates of probable costs for the resolution of these claims have been developed in consultation with external counsel handling the defense in these matters and are based upon an analysis of potential results. The Company currently does not believe these proceedings will have a material adverse effect on the financial position. It is possible, however, that future results of operations could be materially affected by changes in the estimates or in the effectiveness of the Company's strategies relating to these proceedings.

7. CASH AND CASH EQUIVALENTS

Cash and cash equivalents consist of:

	2022	2021
Cash on hand and in banks Cash equivalents	P 493,553,962 32,100,000	P158,479,079 20,000,000
	P 525,653,962	P178,479,079

Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash with maturities of three (3) months or less from the date of acquisition and are subject to an insignificant risk of change in value.

Cash in banks earned interest at the respective bank deposit rates ranging from 0.03% to 0.50% in 2022 and 2021. Cash equivalents represent short-term deposits varying from one day to two months depending on the cash requirements of the Company and earn annual interest rates ranging from 0.15% to 4.500% in 2022 and 1.00% to 4.500% in 2021. Interest income from cash in banks and cash equivalents amounted to P797,441 and P394,174 in 2022 and 2021, respectively, as disclosed in Note 26.

As at December 31, 2022 and 2021, the Company maintains its cash deposits in commercial and universal banks with good credit standing to minimize exposure to credit risk.

8. RECEIVABLES

Receivables consist of:

	2022	2021
Accrued interest Other receivables	P3,008,325 925,987	P 3,075,264 892,290
	P 3,934,312	P 3,967,554

Accrued interest pertains to interest receivable on cash in banks, cash equivalents, and FVTOCI financial assets.

The Company believes that no credit provision is required since there has been no significant change in their credit quality.

9. PREPAYMENTS AND OTHER ASSETS - net

The details of the Company's prepayments and other current assets are shown below:

	2022	2021
Prepaid taxes Less: Allowance for non-recoverable prepaid taxes	P22,519,517 22,519,517	P21,697,586 21,697,586
	-	_
Prepaid expenses	206,231	113,557
Input VAT - net	299,333	87,459
	P 505,564	P 201,016

Movements in the allowance for non-recoverable prepaid taxes are as follows:

	Note	2022	2021
Balance, beginning Additions	25	P21,697,586 821,931	P 20,687,05 1,010,529
Balance, ending		P22,519,517	P21,697,586

The Company provided valuation allowance for impairment on these prepaid taxes (creditable withholding taxes) amounting to P22,519,517 and P21,697,586 as at December 31, 2022 and 2021, respectively, because Management believes that the Company will not be able to avail of the tax benefit arising from these prepaid taxes in the future.

Prepaid expenses include prepaid license renewals, prepaid documentary stamp tax and other local business taxes.

Input VAT is net of output VAT as at December 31, 2022 and 2021, amounting to P53,759 and P107,153 respectively.

10. FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME AND FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

The Company's financial assets consist of:

A. Financial assets at fair value through other comprehensive income (FVTOCI)

	2022	2021
Investments in government securities	P199,039,900	P266,793,100

The movements in FVTOCI financial assets are as follows:

	Note	2022	2021
Balance, beginning		P266,793,100	P297,689,820
Net premium amortization Fair value adjustments Disposals	21	(2,301,813) (35,941,962) (29,509,425)	(2,423,844) (28,472,876)
Balance, ending		P199,039,900	P266,793,100

There was a disposal of investment in government securities in 2022 which resulted to a net loss of P4,722,833 while there was no disposal in 2021.

The fair values of these financial assets are based on quoted market prices. The revaluation of these investments resulted in a net loss of P35,941,962 and P28,472,876 in 2022 and 2021, respectively as disclosed in Note 21.

B. Financial assets at fair value through profit and loss (FVTPL)

	2022	2021
Investments in mutual fund	P15,442,723	P 15,616,987

The movements in FVTPL financial assets are as follows:

	2022	2021
Balance, beginning Fair value adjustments	P15,616,987 (174,264)	P 15,737,744 (120,757)
Balance, ending	P15,442,723	P 15,616,987

The account is composed of the following investments:

	2022	2021
Cost		
Investments in mutual funds	P 7,738,818	P 7,738,818
Accumulated fair value adjustments	7,703,905	7,878,169
	P15,442,723	P 15,616,987

The interest income, including amortization of discount and premium on government securities in 2022 and 2021 amounted to P8,356,299 and P14,112,899, respectively as disclosed in Note 26.

There were no disposals of mutual funds in 2022 and 2021.

The Company's investment in mutual fund pertain to investment in Sun Life Prosperity Bond Fund, Inc. for a total of 4,908,841 shares with a net asset value of P 15,442,723 and P15,616,987 as at December 31, 2022 and 2021, respectively.

11. TRUST FUNDS

The Company has trust funds which are being administered by Banco de Oro Unibank, Inc. (BDO). These trust funds are for the fulfilment of the Company's obligations on outstanding pre-need contracts. In compliance with the rules and regulations of the SEC which were adopted by the IC and in accordance with the terms of the trust agreements, withdrawals from the trust funds are limited to payments of pre-need plan benefits, bank charges and investment expenses for the operation of the trust funds, termination value paid to planholders and final taxes on investment income of the trust funds, among others.

As mandated by the IC, an actuarial valuation of the adequacy of the trust funds shall be submitted to the IC within 120 days after the end of every fiscal year of the Company. Any deficiency in the trust funds shall be funded within 30 days after receipt of notice of deficiency from the IC.

As at December 31, 2022 and 2021, the Company's trust funds and the required PNRs are as follows:

Type of Pre-need Product	Trust Fund Equity	Pre-need Reserves	Excess (Deficit)	Staggered Recognition of Trust Fund Deficiency	Transitory Pre-need Reserves
		(Note 16)		(Note 16)	
2022					
Education Pension	P1,250,274,124 2,770,870,148	P1,415,751,856 2,885,148,968			P1,415751,856 2,885,148,968
	P4,021,144,272	P4,300,900,824	(P279,756,552)	P279,756,552	P4,300,900,824
2021 Education Pension	P1,631,511,088 3,250,075,852	P1,687,653,293 3,220,450,363	(P56,142,205) 29,625,489	P56,142,205 -	P1,687,653,293 3,220,450,363
	P4,881,586,940	P4,908,103,656	(P26,516,716)	P56,142,205	P4,908,103,656

In 2022 and 2021, Trust Fund Equity shown above is based on trust fund financial statements after adjustment on receivable from a trustee bank and amounts on deposit and benefits payable not yet withdrawn from the trust fund.

As at December 31, 2022, in accordance with IC CL No. 23-2012, the amount that will be funded is P165,477,732 for the Education segment and P114,278,820 for the Pension segment. The Company subsequently contributed P279,900,000 in February 2023 to cover the trust fund deficiency.

As at December 31, 2021, in accordance with IC CL No. 23-2012, the amount that will be funded is the total deficiency amounting to P56,142,205 for the Education segment. The Pension trust fund equity is higher than the pre-need reserve and is sufficient. The Company subsequently contributed P56,200,000 in February 2022 to cover the trust fund deficiency.

Total contributions to the trust funds amounted to P 96,598,076 and P77,994,306 in 2022 and 2021, respectively, as disclosed in Note 16.

The details of the adjusted trust funds are as follows:

Statements of financial position

			:	2022				
	Pen	Pension Education Total		otal	2	021		
Assets								
Cash and cash equivalents	P	139,051	P	139,436	P	278,487	Р	28,535,472
Financial assets at amortized	264				26	4 625 225	_	
cost Financial assets at FVTOCI		,635,225 5,573,420	4.4	- 58,460,334		4,635,225 5,033,754		85,199,253 26,371,757
Financial assets at FVTPL		9,799,173		12,554,606		2,353,754	4,2	272,265,38
Interest receivable		5,568,004		18,766,617		4,334,621		71,655,086
Other assets		127,226	_	247,775		375,001		13,538,636
	2,846	,842,099	1,3	20,168,768	4,16	7,010,867	4,9	97,565,584
Liabilities								
Accrued expenses and other								
liabilities		740,265		343,639		1,083,903		1,301,294
	P 2,846	,101,834	P 1,3	19,825,129	P 4,16	5,926,963	P 4,9	96,264,290
Equity								
Fund balance, beginning	(P 1,920	,864,363)	(P 8	38,544,331)	(P2,009	9,408,694)	(P1,35	59,435,467)
Additional contributions	39	,897,177	5	6,700,898	9	6,598,075	7	77,994,306
Withdrawals	(395	,474,282)	(34	15,889,963)	(74	1,364,245)	(72	27,967,533)
Trust fund contributions –								
net	(355	5,577,105)	(28	39,189,065)	(64	4,766,170)	(6	49,973,227)
Fund balance, ending	(2,276	5,441,468)	(3	77,733,396)	(2,65	4,174,864)	(2,00	9,408,694)
Reserve for fluctuation								_
FVTOCIs	66	,815,647	2	27,299,598	94	4,115,245	5	12,296,030
Accumulated trust fund								
income, beginning	•	,837,702		98,539,252	,	93,376,954		20,146,845
Trust fund income - net	160	,889,953	7	71,719,675	23	32,609,628	2	73,230,109
Accumulated trust fund								
income, ending	5,055	,727,655	1,67	70,258,927	6,7	25,986,582	6,4	93,376,954
	P 2,846	,101,834	P 1,31	19,825,128	P 4,16	5,926,963	P 4,99	96,264,290

Statements of comprehensive income

		2022		
	Pension	Education	Total	2021
Income	P170,366,358	P76,637,404	P247,003,762	P290,114,234
Expenses	9,476,405	4,917,729	14,394,134	16,884,125
Net income	P160,889,953	P71,719,675	P232,609,628	P273,230,109

The following table presents the maturity profile of the carrying amounts of the financial asset at FVTOCI under trust fund assets as at December 31, 2022 and 2021:

	2022	2021
Due within one year	P 91,287,569	P 14,114,098
Due after one year through five years	1,217,275,369	1,401,159,234
Due after five years and above	2,206,470,816	2,811,098,425
	P3,515,033,754	P4,226,371,757

FVTOCI investments of the trust funds include investments in treasury notes and bonds measured at fair values based on quoted prices of either done deals or bid rates or based on interpolated yields derived from benchmark reference rates. The revaluation of these investments resulted in a loss on fair value measurement amounting to P418,180,781 and P452,189,440 in 2022 and 2021, as disclosed in Note 21.

The following table presents the maturity profile of the principal amounts of the financial asset at amortized cost under trust fund assets as at December 31, 2022 and 2021:

	2022	2021
Due within one year	P 95,354,898	P 14,844,323
Due after one year through five years	145,674,237	233,339,488
Due after five years and above	123,606,090	137,015,443
	P364,635,225	P385,199,253

Financial assets at amortized cost include cash and cash equivalents, held to collect investment in government securities, dividend receivables, and interest receivables.

Pursuant to Section 36 of the Implementing Rules and Regulations (IRR) of Republic Act No. 9829, otherwise known as the Pre-need Code of the Philippines, the IC issued guidelines on the Management of the Trust Fund of the Pre-need Corporation which supersede Sections 16 and 74 of Republic Act No. 8799 dated March 8, 2010. The significant provisions of the IC's New Rules relating to investments in trust funds as amended are as follows:

- 1. Fixed income instruments These may be classified into short-term and long-term instruments. The instrument is short-term if the term to maturity is 365 days or less. This category includes:
 - Government securities which shall not be less than 10% of the trust fund amount;
 - b. Savings/time deposits and unit investment trust funds maintained with and managed by a duly authorized bank with satisfactory examination rating as of the last examination by the Bangko Sentral ng Pilipinas (BSP);
 - c. Commercial papers duly registered with the SEC with a credit rating of "1" for short term and "AAA" for long term based on the rating scale of an accredited Philippine Rating Agency or its equivalent at the time of investment, provided that, the maximum exposure to long-term commercial papers shall not exceed 15% of the total trust fund amount while the exposure to each commercial paper issuer shall not exceed 10% of the allocated amount; and
 - d. Direct loans to corporations which are financially stable, profitable for the last three (3) years and have a good track record of paying their previous loans.

These loans shall be fully secured by a real estate mortgage up to the extent of 60% of the zonal valuation of the property at the time the loan was granted.

The property shall be covered by a transfer certificate of title registered in the name of the mortgagor and free from liens and encumbrances.

The maximum amount to be allocated for direct loans shall not exceed 5% of the total trust fund amount while the amount to be granted to each corporate borrower shall not exceed 10% of the amount allocated.

The maximum term of the loan should be no longer than four (4) years.

Direct loans to planholders are exempt from the limitations set forth under this Section, provided that such loans to planholders shall not exceed 10% of the total trust fund amount.

2. Equities - Investments in equities shall be limited to stocks listed on the main board of the local stock exchange. Investments in duly registered collective investment instruments such as mutual funds are allowed hereunder, provided that such funds are invested only in fixed income instruments and blue chips securities, subject to the limitations prescribed by laws, rules and regulations. These investments shall include stocks issued by companies that are financially stable, actively traded, possess good track record of growth and have declared dividends for the past three (3) years. Notwithstanding the prohibition against transactions with directors, officers, stockholders and related interests, the trustee may invest in equities of companies related to the trustee provided these companies comply with the foregoing criteria provided in this paragraph for equity investments.

The amount to be allocated for this purpose shall not exceed 30% of the to tal trust fund while the investment in any particular issue shall not exceed 10% of the allocated amount. The investment shall be recorded at the aggregate of the lower of cost or market.

Existing investments which are not in accordance herewith shall be disposed of within three (3) years from the effectivity of the Pre-need Code.

3. Real Estate - These shall include real estate properties located in strategic areas of cities and first class municipalities. The transfer certificate of title (TCT) shall be in the name of the seller, free from liens and encumbrances and shall be transferred in the name of the trustee in trust for the planholders unless the seller/transferor is the pre-need company wherein an annotation to the TCT relative to the sale/transfer may be allowed. It shall be recorded at acquisition cost.

However, the real estate shall be appraised every three (3) years by a licensed real estate appraiser, accredited by the Philippine Association of Real Estate Appraisers, to reflect the increase or decrease in the value of the property. In case the appraisal would result in an increase in the value, only 60% of the appraisal increase is allowed to be recorded in the books of the trust fund but in case of decline in value, the entire decline shall be recorded. Appraisal increment should not be used to cover- up the required monthly contribution to the trust fund.

The total recorded value of the real estate investment shall not exceed 10% of the total trust fund amount of the pre-need company. In the event that the existing real estate investment exceeds the aforesaid limit, the same shall be leveled off to the prescribed limit within three (3) years from the effectivity of the Pre-need Code. Investment of the trust fund, which is not in accordance with the preceding paragraphs, shall not be allowed unless the prior written approval of the Commission had been secured. Provided further, that no deposit or investment in any single entity shall exceed 15% of the total value of the trust fund. Provided finally, that the Commission is authorized to adjust the percentage allocation per category set forth herein not in excess of 2% points upward or downward and no oftener than once every five (5) years. The first adjustment hereunder may be made no earlier than five (5) years from the effectivity of the Pre-need Code. The pre-need company shall not use the trust fund to extend any loan to or to invest in its directors, stockholders, officers or its affiliates.

The Company has fully complied with all the implementing guidelines of the abovementioned IRR. The final amount of non-admitted assets can be determined only after the investments in trust funds have been examined by the IC.

12. BENEFITS PAYABLE

Benefits payable amounting to P302,566,775 and P161,770,173 as at December 31, 2022 and 2021, respectively, represents amounts due to planholders and beneficiaries, in the course of settlement and incurred but unpaid claims on the pre-need contracts, such as due but unpaid matured benefits, surrender benefits and annuity payments.

13. ACCRUED EXPENSES AND OTHER LIABILITIES

	2022	2021
Bank credits	P13,531,903	P12,596,973
Payable to agents	1,211,508	1,452,542
Trustee fees	997,234	997,237
Accrued final taxes	601,665	615,053
Professional fees	409,559	406,449
Withholding taxes	2,152,444	45,458
·	P18,904,313	P16,113,712

The Company's liabilities are not subject to interest charges.

The bank credits pertain to deposits made by planholders who failed to include plan numbers. Hence, tagged as unidentifiable bank credits.

14. COUNSELORS' BOND RESERVE

Counselors' bond reserve amounting to P864,251 as at December 31, 2022 and 2021 represents the aggregate amount of deductions from agents' commissions, bonuses and other cash incentives. Upon separation of an agent from the Company, the agent's accountability will be deducted from the accumulated bond reserve upon securing of approved and updated clearance from the Licensing section.

15. RELATED PARTY TRANSACTIONS

The Company has the following transactions and outstanding balances with the parent company as at and for the years ended December 31:

Category	Amounts	Payable	Terms	Conditions Notes
2022 Parent Company				
Chargeback	P17,389,417	Р -	30-day: non- interest bearing, settled in cash 30-day: non- interest	Unsecured a,Note25
Premiums	92,573	2,700,327	bearing,settled in cash	Unsecured b,Note 25
		P2,700,327		
2021 Parent company				
Chargeback	P19,292,464	Р -	30-day: non- interest bearing settled in cash 30-day: non- interest bearing	Unsecured a,Note 25
Premiums	17,765	2,846,475	settled in cash	Unsecured b,Note 25
		P2,846,475		

a. The Company has transactions with SLOCPI which consist mainly of intercompany billings to cover shared costs and operating expenses such as systems, operations, human resources, legal and internal audit functions and others, which are being settled in cash on or before the 30th day of each month.

b. Other pre-need plans (educational and pension plans) have embedded credit life and credit disability benefits which are insured by SLOCPI. Outstanding balances are included as part of payable to parent company.

The remuneration of key management personnel is provided by SLOCPI.

16. PRE-NEED RESERVES (PNR)

Movements in the Company's PNR are as follows:

	Notes	2022	2021
PNR, Beginning		P4,908,103,656	P5,324,268,274
Trust fund contributions Decrease in PNR	23 23	40,154,177 (647,357,009)	63,668,263 (479,832,881)
		(607,202,832)	(416,164,618)
PNR, Ending	11	P4,300,900,824	P4,908,103,656

In its CL No. 23-2012, , the IC required the use of the lower of attainable rates of 6%. The amount of PNR deficiency in accordance with the CL as at December 31, 2022 and 2021 is amounting to P279,756,552 and P56,142,205, respectively, as disclosed in Note 11.

In 2022 and 2021, the Company applied the lower of the attainable rates of 6% and availed of the staggered recognition of the excess of PNR over trust fund assets. In 2022, the Company used interest rate assumptions determined and provided by the Company's trustee bank of 6% for Sun Education (Non-Par), 5.9% for Sun Pension (Non-Par), 6.3% for Sun Education Plus (Par) and 6.8% for Sun Pension Plus (Par). In 2021, the interest rates were set at 6.0% for Sun Education (Non-Par), 5.5% for Sun Pension (Non-Par), 6.0% for Sun Education Plus (Par) and 6.4% for Sun Pension Plus (Par).

Details of PNR per product type are as follows:

	Note	2022	2021
Pension Education		P2,885,148,968 1,415751,856	P3,220,450,363 1,687,653,293
	11	P4,300,900,824	P4,908,103,656

The PNR, before availing the staggered recognition of the deficiency, are summarized based on payment status as follows:

	PNR*	ARL
2022		
Currently-being-paid education and pension plans Lapsed plan within allowable reinstatement	P443,549,387 24,827,290	P324,871,126 65,957,290
period Fully paid education and pension plans	3,832,524,147	3,671,810,371
	P4,300,900,824	P4,062,638,787
2021		
Currently-being-paid education and pension plans	P 541,741,273	P 414,004,812
Lapsed plan within allowable reinstatement period Fully paid education and pension plans	26,079,235 4,340,283,148	67,193,763 4,171,673,682
	P4,908,103,656	P4,652,872,257

^{*}Based on full amount of PNR and without considering the staggered recognition of deficiency of trust fund over reserves as provided in IC CL No. 23-2012.

The PNR for each individual subsidiary account of each type of plans are determined as follows:

- a. Currently-Being-Paid Education and Pension Plans
 - 1. Provision for termination values was determined by applying the surrender rate experience of the Company.
 - 2. Liability was set-up for the portion of currently-being-paid plans that will reach full payment, applying the full payment experience of the Company. It is equivalent to the present value of future maturity benefits reduced by the present value of future trust fund contributions required per Product Model discounted using the appropriate discount rate.

Withdrawal rate of currently-being-paid plans is based on the average of 3-year Company withdrawal experience, if available; otherwise, this is based on the recent Company persistency studies or pricing assumptions.

Type of Pre-need Product	PNR	ARL	
December 31, 2022			
Education non-par	P 481,644	P 469,215	
Education par	1,404,401	1,430,819	
Pension non-par	424,200,075	305,384,561	
Pension par	17,463,267	17,586,531	
	P 443,549,387	P 324,871,126	
December 31, 2021			
Education non-par	P 3,385,215	P 3,231,521	
Education par	9,597,179	9,555,315	
Pension non-par	504,394,820	376,852,792	
Pension par	24,364,059	24,365,184	
	P 541,741,273	P414,004,812	

b. Lapsed Plan within Allowable Reinstatement Period

The provision for termination values was determined by applying the reinstatement experience of the Company. The Company used reinstatement factor of 60% in 2022 and 2021. Based on the 3-year Company reinstatement experience, the percentage of lapsed plans during previous year which were reinstated within the current year is around 22.9% and 40.5% in 2022 and 2021, respectively.

Type of Pre-need Product	PNR	ARL
December 31, 2022		
Education non-par	P	- P -
Education par	52,3	32 165,186
Pension non-par	23,867,4	47 63,708,267
Pension par	907,5	2,083,837
	P24,827,2	90 P65,957,290
December 31, 2021		
Education non-par	P 326,8	P 811,993
Education par	790,4	116 2,089,988
Pension non-par	23,991,2	227 62,044,094
Pension par	970,7	779 2,247,688

PNR for lapsed plans are computed as Plan Termination Value multiplied by the reinstatement factor while ARL for lapsed plans are computed as higher of actuarial reserves as of lapsed date multiplied by the reinstatement factor or the plan termination value.

c. Fully Paid Education and Pension Plans

Type of Pre-need Product	PNR	ARL
December 31, 2022		
Education non-par	P 865,468,644	P 831,827,814
Education par	548,344,835	555,915,110
Pension non-par	2,102,642,180	1,966,947,293
Pension par	316,068,488	317,120,154
	P3,832,524,147	P3,671,810,371
December 31, 2021		
Education non-par	P1,065,722,001	P1,036,842,090
Education par	607,831,669	605,736,775
Pension non-par	2,231,601,934	2,093,967,273
Pension par	435,127,544	435,127,544
	P4,340,283,148	P4,171,673,682

The actual trust fund contributions per books amounting to P40,154,177 and P63,668,263 in 2022 and 2021, respectively, are less than the P96,598,076 and P77,994,306 total contributions per bank, as disclosed in Note 11, due to additional deposits made in 2022 and 2021 to fund the PNR computed on a monthly valuation basis done by the Company. Reconciliation is as follows:

	Note	2022	2021
Trust Fund Contributions Per Books		P 40,154,177	P 63,668,263
Trust fund contributions in December 2021, deposited on January 3, 2022		1,916,803	(1,916,803)
Trust fund contributions in December 2020, deposited on January 3, 2021		-	3,052,846
Trust fund contributions in December 2022, deposited on January 3, 2023 Additional deposit to education in February 2022		(1,672,904) 56,200,000	-
Additional deposit to education in February 2021 Additional deposit to pension February 2021		50,200,000	6,280,000 6,910,000
Trust Fund Contributions Per Bank	11	P 96,598,076	P 77,994,306

17. PLANHOLDERS' DEPOSITS

Planholders' deposits amounting to P61,493,255 and P38,829,456 as at December 31, 2022 and 2021, respectively, represents amounts received from the planholders for excess fractional payments of a regular installment, and payments received with application for the reinstatement of lapsed plans within two (2) years from the date of lapse, pending the approval of the Company.

18. SHARE CAPITAL

The details of the share capital as at December 31, 2022 and 2021 are as follows:

	Ordinary Share Capital	Preferred Share Capital
Authorized: 3,000,000 ordinary shares at P25 per share 2,000,000 preference shares at P25 per share	P75,000,000 -	P - 50,000,000
Issued, fully paid and outstanding: 3,000,000 ordinary shares at P25 per share 2,000,000 preference shares at P25 per share	75,000,000 -	- 50,000,000

There were no movements in the share capital of the Company in 2022 and 2021.

Ordinary shares carry one vote per share and carry a right to dividends. The holders of preference shares have carry one vote per share. The preferred shares may be redeemed at the option of the Company, subject to the approval of the Board of Directors (BOD) of the Company.

19. ADDITIONAL PAID-IN CAPITAL

After the approval by the majority of the BOD and by the vote of the shareholders owning or representing at least two-thirds (2/3) of the outstanding share capital at the shareholders' meeting held on July 29, 2010, the SEC approved the decrease in authorized share capital of the Company on December 3, 2010 from P700,000,000 divided into 5,000,000 ordinary and 2,000,000 preference shares both with par value of P100 each, to P125,000,000 divided into 3,000,000 ordinary and 2,000,000 preference shares both with P25 par value.

Payments received by the Company for subscription of shares in excess of par value as at December 31, 2022 and 2021 amounted to P375,000,000.

20. CONTRIBUTED SURPLUS

On June 3, 2010, the BOD of SLOCPI approved a capital infusion of P200,000,000 into the Company, by way of contributed surplus. The initial infusion of P25,000,000 out of the said authorized amount of P200,000,000 was contributed into the Company on June 29, 2010. In June 2018, SLOCPI infused the remaining P175,000,000 to meet the minimum paid up capital requirement.

On December 4, 2018, the BOD of SLOCPI approved a capital infusion of P500,000,000 into the Company. Out of the approved infusion of P500,000,000, P200,000,000 was infused to the Company on December 18, 2018. The Company's management was given the authority to determine when the subsequent infusions shall be made as it deems necessary.

On July 13 and October 21 2022, SLOCPI infused P150,000,000 and P137,000,000 respectively to meet the minimum paid up as required by the Pre-need Code.

21. INVESTMENT REVALUATION RESERVES

The movements of net unrealized gain on fair value measurement are as follows:

	Notes	2022	2021
Balance, beginning		P512,242,756	P 992,905,072
Net gains on fair value measurement			
Financial assets at FVTOCI	10	(35,941,962)	(28,472,876)
Investments in trust funds	11	(418,180,781)	(452,189,440)
		(454,122,743)	(480,662,316)
Balance, ending		P 58,120,013	P512,242,756

The summary of investment revaluation reserves is as follows:

	Notes	2022	2021
Financial assets at FVTOCI	10	(P35,995,235)	(P 53,274)
Investment in trust funds	11	94,115,248	512,296,030
		P58,120,013	P512,242,756

22. PREMIUM REVENUE

Premium revenue amounting to P51,816,145 and P80,699,777 in 2022 and 2021, respectively, pertains to amount collected during the year from the remaining contracts of planholders.

Amount of premium installments collectible from the planholders are not recognized as receivables in accordance with Pre-need Rule 31, As Amended: Accounting Standards for Pre-need Plans and PNUCA adopted by the Company on January 1, 2007.

23. COST OF CONTRACT ISSUED

The account comprises of:

	Note	2022	2021
Trust fund contribution	16	P 40,154,177	P 63,668,263
Decrease in PNR	16	(647,357,009)	(479,832,881)
		(607,202,832)	(416,164,618)
Documentary stamp taxes and SEC registration fees		107,323	167,666
		(P607,095,509)	(P415,996,952)

24. OTHER DIRECT COSTS AND EXPENSES

The Company's direct costs and expenses consist of:

	2022	2021
Planholders' benefits	P818,424,282	P659,853,851
Agents' bonuses	709,242	1,087,376
Basic commissions	610,666	642,796
	P819,744,190	P661,584,023

Planholders' benefits pertain to benefits of planholders and their beneficiaries, paid and accrued upon plan maturity. The total number of plans that matured in 2022 and 2021 was 1,759 and 1,267 respectively.

25. GENERAL AND ADMINISTRATIVE EXPENSES

Details of general and administrative expenses are as follows:

	Notes	2022	2021
Expense chargeback	15	P17,389,417	P19,292,464
Professional fees		1,396,266	1,571,168
Taxes and licenses		1,068,453	1,198,089
Provision for non-recoverable prepaid taxes	9	821,931	1,010,529
Bank charges		189,357	169,680
Plan insurance	15	92,573	17,765
Miscellaneous		31	_
		P 20,958,028	P23,259,695

The Company outsources its various administrative functions to SLOCPI, mainly, to focus on core competencies, to drive excellence and execution and to achieve cost savings for the fulfillment of the Company's obligations on outstanding pre-need contracts.

26. INVESTMENT INCOME

The Company's investment income consists of:

	Notes	2022	2021
Interest from:			
Financial assets at FVTOCI	10	P8,356,299	P14,112,899
Cash in banks and cash equivalents	7	797,441	394,174
		P9,153,740	P14,507,073

27. OTHER INCOME

The Company's other income consists of:

	2022	2021
Handling fees	P398,359	P 972,635
Interest on lapsed plan	36,294	66,660
Miscellaneous	265,924	2,036,650
	P700,577	P3,075,945

Handling fees pertain to the handling charges associated with installment payments other than annual basis or spot-cash sales.

Miscellaneous income pertains to the effect of the reconciling items such as banking suspense accounts and stale checks.

28. INCOME TAXES

The provision for income tax of P3,271,262 and P3,410,236 represents the final tax on interest income in 2022 and 2021, respectively.

A reconciliation between income tax expense and the product of accounting income in 2022 and 2021 multiplied by 25% as follows:

	2022	2021
Accounting income	P60,673,381	P102,666,138
Tax expense at 25%	P15,168,345	P25,666,535
Adjustment for income subject to lower income tax rate Tax effects of:	450,940	(792,296)
Non-taxable trust fund income – net Unrecognized NOLCO Non-deductible expenses	(58,152,407) 45,090,180 757,770	(68,307,527) 46,053,374 820,348
Non-deductible loss (non-taxable gain) from change in fair value of FVTPL financial assets	•	(30,198)
Provision for income tax	P 3,271,262	P 3,410,236

Details of the Company's NOLCO are as follows:

Year of Incurrence	Year of Expiry	2021 Balance	Additions	Expired	2022 Balance
2019	2022	P 621,191,358	-	(P621,191,358)	Р -
2020	2025	387,393,830	-	-	387,393,830
2021	2026	184,213,497		-	184,213,497
2022	2025		180,360,720		180,360,720
		P1,192,798,685	P180,360,720	(P621,191,358)	P751,968,047

Pursuant to Section 4 (bbb) of Bayanihan II and as implemented under RR 25-2020, the net operating losses of a business or enterprise incurred for taxable years 2020 and 2021 can be carried over as a deduction from gross income for the next five consecutive taxable years following the year of such loss.

The Company did not recognize the deferred tax asset on NOLCO amounting to P187,992,011 and P298,199,671 as at December 31, 2022 and 2021, respectively, because Management believes it is more likely that the Company will not be able to realize the tax benefit arising from NOLCO.

In addition, the Company does not have a deferred tax liability as at December 31, 2022 and 2021.

29. CONTINGENCIES

In the normal course of the Company's operations, there are various outstanding contingent liabilities such as pending legal cases which are not reflected in the Company's financial statements as at December 31, 2022 and 2021. The Company recognizes in its books any losses and liabilities incurred in the course of its operations as they become determinable and quantifiable. In the opinion of the Management and its legal and tax counsels, the Company is not liable to and has strong position on the pending legal cases, but which if decided adversely, will not have a material effect on the Company's financial position and results of operations.

30. FAIR VALUE OF FINANCIAL INSTRUMENTS

Assets and liabilities measured at fair value on a recurring basis.

The following table provides an analysis of financial instruments that are measured subsequent to initial recognition at fair value, grouped into levels 1 to 3 based on the degree to which the fair value is observable.

	Fair value hierarchy		
	2022	2021	
Financial assets at:			
General Fund			
Fair value through profit or loss	P 15,442,723	P 15,616,987	Level 1
Fair value through other			
comprehensive income	199,039,900	266,793,100	Level 1
Trust Fund			
Fair value through profit or loss	222,353,779	272,265,380	Level 1
<u>Trust Fund</u>			
Fair value through other			
comprehensive income	3,515,033,754	4,226,371,757	Level 1
	P3,951,870,156	P 4,781,047,224	

Investments in trust funds pertain to investments in fixed income securities and equity investments.

The fair values of fixed-income securities classified under Level 1 are based on quoted prices of either done deals or bid rates.

Equity investments are valued at quoted prices as at reporting date.

Investments in mutual fund is revalued at market price based on Net Asset Value per Share (NAVPS) provided by Sun Life Asset Management Company, Inc. (SLAMCI) on a monthly basis.

The Company has no Level 2 and 3 financial instruments and there were no transfers between fair value hierarchies in both years.

Assets and Liabilities not Measured at Fair Value

The following financial assets and financial liabilities are not measured at fair value on recurring basis but the fair value disclosure is required:

	2022 2021			
	Carrying Amount	Fair Value	Carrying Amount	Fair Value
Financial Assets General Fund				
Cash and cash equivalents Receivables	P 525,653,962 3,934,312	P 525,653,962 3,934,312	P178,479,079 3,967,554	P178,479,079 3,967,554
	529,588,274	529,588,274	182,446,633	182,446,633
Trust Funds Cash and cash equivalents Financial assets at amortized	278,487	278,487	28,535,472	28,535,472
cost Interest receivable Other assets	364,635,225 64,334,621 375,000	383,671,870 64,334,621 375,000	385,199,253 71,655,086 13,538,636	521,656,892 71,655,086 13,538,636
	429,623,333	448,659,978	498,928,447	498,928,447
	P 959,211,607	P 978,248,252	P681,375,080	P 681,375,080
Financial Liabilities General Fund				
Accrued expenses and other liabilities Benefits payable Counselors' bond reserve Payable to parent company Planholders' deposit	P 16,150,204 302,566,775 864,251 2,700,327 61,493,255	P 16,150,204 302,566,775 864,251 2,700,327 61,493,255	P 15,453,201 161,770,173 864,251 2,846,475 38,829,456	P 15,453,201 161,770,173 864,251 2,846,475 38,829,456
	383,774,812	383,774,812	219,763,556	219,763,556
Trust Funds Accrued expenses and other liabilities	1,083,904	1,083,904	1,301,294	1,301,294
	P384,858,716	P384,858,716	P221,064,850	P 221,064,850

The difference between the carrying amount of the accrued expenses and other liabilities disclosed in the statements of financial position and the amount disclosed in this note pertains to payables to government that are not considered as financial liabilities.

Due to the short-term maturities of cash and cash equivalents, receivables, interest receivable, other assets, accrued expenses and other liabilities, counselors' bond reserve, payable to parent company, planholders' deposit and benefits payable, their carrying amounts approximate their fair values.

Cash and cash equivalents are categorized under Level 1 as they are highly liquid, while all other financial instruments measured at fair value above are categorized under Level 3 of the fair value hierarchy.

31. RISK MANAGEMENT

The Company's overall risk management framework establishes policies, operating guidelines, risk tolerance limits and practices for risk management patterned after the Company's parent organization. It provides oversight to the risk management activities within the Company's business segments, ensuring that discipline and consistency are applied to the practice of risk management.

The Company's activities expose it to a variety of financial risks (such as market risk, interest rate risk, credit risk and liquidity risk) and operational risks (such as product design and pricing risk and legal, regulatory and market conduct risk management).

Risk Framework

The risk management program is designed to:

- avoid risks that could materially affect the value of the Company;
- contribute to sustainable earnings;
- take risks that the Company can manage in order to increase returns; and
- provide transparency of the Company's risks through internal and external reporting.

The Company is in the business of accepting risks for appropriate return and takes on those risks that meet its objectives. The program design aligns risk management with the Company's vision and strategy and embeds it within its business management practices of the business groups.

In pursuing its business objectives, Management is responsible for ensuring that all significant risks are appropriately identified, assessed, managed, reported and monitored. The Company has adopted risk management policies to provide a consistent approach to measurement, mitigation and control, and monitoring of risk exposures.

Accountability provides clear lines of responsibility and authority for risk acceptance and risk taking. In order for risk management to be effective, all must understand their roles and responsibilities.

The BOD is ultimately responsible for ensuring that risk management policies and practices are in place. The BOD has oversight role with respect to ensuring the identification of major areas of risk and development of strategies to manage those risks, and to review compliance with risk management policies implemented by the Company and with legal and regulatory matters.

Key Risk Processes

The Company has established a formal risk identification program whereby key risks that may impact its business are identified. Exposure to these risks is assessed on a qualitative and quantitative bases. Risk control programs and action plans are established for mitigating the exposure.

The Company has adopted risk management policies to provide a consistent approach to measurement, mitigation and control, and monitoring of risk exposures.

Risk Measurement

The Company has established market risk tolerance limits that set out the maximum target income sensitivity of the Company to change in interest rates and the equity markets.

Risk Categories

The risks facing the Company can generally be classified into the following categories:

Market risk

Market risk arises when there is uncertainty in the valuation of assets and the cost of embedded options and guarantee from changes in equity markets and/or interest rates.

The Company's insurance liabilities are segmented according to major product type, with investment guidelines established for each segment. Exposure to capital market is monitored and managed against established risk tolerance limits. Effects of large and sustained adverse market movement in securities are monitored through Financial Condition testing and other stress-testing techniques.

a. Interest rate risk

This is the risk of asset-liability mismatch resulting from the interest rate volatility.

To the extent possible, the Company established matching plan for each portfolio of assets and associated liabilities to keep potential losses within acceptable limits.

The Asset Liability Committee measures and monitors interest rate risk using duration analysis.

The sensitivity analyses below were determined based on the Company's investment in fixed income securities classified as financial assets at FVTOCI as of reporting date.

A 100 basis points increase in the yield rate will result to a decrease in equity of P168 million in 2022 and P221 million in 2021.A 100 basis points decrease in the yield rate will result to an increase in equity of P180 million in 2022 and P238 million in 2021. The sensitivity analysis is unrepresentative of the inherent interest rate risk because the exposure at the end of the reporting period does not reflect the exposure during the year.

b. Equity price risk

The Company is exposed to equity price risks arising from equity investments. Equity investments are held for strategic purposes. Equity exposure is managed through the limits set by the Pre-Need Code, as well as the allowable equity allocations as stated in the investment management agreement (and subsequent amendments) with the trustee bank. Equity exposure is monitored periodically and reported to the Asset Liability Committee on a quarterly basis.

The sensitivity analyses below have been determined based on the exposure to equity price risks at the reporting date.

If equity prices have been 10% higher or lower, equity reserves would have increased or decreased by P21,000,000 in 2022 and P27,000,000 in 2021, as a result of the changes in fair value of equity investment. The sensitivity analysis is unrepresentative of the inherent equity price risk because the exposure at the end of the reporting period does not reflect the exposure during the year.

c. Credit risk

The Company has exposure to credit risk from its investments in Philippine government securities and occasionally in the Special Deposit Account (SDA) offered by the BSP. The Company maintains cash deposits in commercial and universal banks with good credit standing to minimize exposure to credit risk.

The table below summarizes the Company's financial assets as at December 31, 2022 and 2021 with a maximum exposure equal to carrying amounts of the financial assets.

	Notes	2022	2021
General Fund			_
Cash in banks and cash equivalents	7	P 525,653,962	P 178,479,079
Financial asset at FVTOCI	10	199,039,900	266,793,100
Financial asset at FVTPL	10	15,442,723	15,616,987
Receivables	8	3,934,312	3,967,554
		744,070,897	449,856,720
Trust Funds			
Cash in bank and cash equivalents	11	278,487	28,535,472
Financial asset at amortized cost		364,635,225	385,199,253
Financial assets at FVTOCI		3,515,033,754	4,226,371,757
Financial assets at FVTPL		222,353,779	272,265,380
Interest receivable	11	64,334,621	71,655,086
Other assets		375,000	13,538,636
	•	4,167,010,866	4,997,565,584
		P4,911,081,763	P5,447,422,304

The following table details the credit quality of those financial assets that are neither past due nor impaired:

	Carrying Amount	Summary Rating	Internal Credit Rating	External Credit Rating	12m or Lifetime ECL
December 31, 2022					
General Fund					
Cash in banks and cash					
equivalents	P 525,653,962	High	N/A	AAA	12m ECL
Financial assets at FVTOCI	199,039,900	High	AAA AAA	AAA	12m ECL
Financial assets at FVTPL Receivables	15,442,723 3,934,312	High High	N/A	AAA AAA	12m ECL 12m ECL
Receivables	<u> </u>	nigii	N/A	ААА	12III ECL
	744,070,897				
rust Funds					
Cash and cash equivalents	278,487	High	N/A	AAA	12m ECL
Financial assets at					
amortized cost	364,635,225	High	AAA	AAA	12m ECL
Financial assets at FVTOCI	3,515,033,754	High	AAA	AAA	12m ECL
Financial assets at FVTPL	222,353,779	High	AAA	AAA	12m ECL
Interest receivable	64,334,621	High	N/A	AAA	12m ECL
Other assets	375,000	High	N/A	AAA	12m ECL
	4,167,010,866			•	
·	P 4,911,081,763				·

	Carrying Amount	Summary Rating	Internal Credit Rating		12m or Lifetime ECL
December 31, 2021					
General Fund					
Cash in banks and cash					
equivalents	P 178,479,079	High	N/A	AAA	12m ECL
Financial asset at FVTOCI	266,793,100	High	AAA	AAA	12m ECL
Financial assets at FVTPL	15,616,987	High	AAA	AAA	12m ECL
Receivables	3,967,554	High	N/A	AAA	12m ECL
	464,856,720				
Trust Funds					
Cash and cash equivalents				AAA	
,	28,535,472	High	N/A		12m ECL
Financial assets at				AAA	
amortized cost	385,199,253	High	AAA		12m ECL
Financial assets at FVTOCI	4,226,371,757	High	AAA	AAA	12m ECL
Financial assets at FVTPL	272,265,380	High	AAA	AAA	12m ECL
Interest receivable	71,655,086	High	N/A	AAA	12m ECL
Other assets	13,538,636	High	N/A	AAA	12m ECL
	4,997,565,584				
	P5,462,422,304				

In 2022 and 2021, the Company uses internal ratings to determine the credit quality of its financial assets. These have been mapped to the summary rating below:

High Grade - applies to highly rated financial obligors, strong corporate counterparties and personal borrowers with whom the Company has excellent repayment experience.

Satisfactory Grade - applies to financial assets that are performing as expected, including recently established businesses.

Acceptable Grade - applies to counterparties with risk profiles that are subject to closer monitoring and scrutiny with the objective of managing risk and moving accounts to improved rating category.

Low Grade - applies to risks that is neither past due nor expected to result in loss but where the Company requires a workout of the relationship unless an early reduction in risk is achievable.

In 2022 and 2021, the table below summarizes the current internal credit rating equivalence system of the Company:

Summary rating	Internal credit rating	S&P rating
High	AAA	AAA
High	AAA	AA
High	AAA	Α
High	AAA	BBB
Satisfactory	AA	BB
Acceptable	В	В
Low	CCC/C	CCC/C

Expected credit loss measurement

PFRS 9 outlines a 'three-stage' model for impairment based on changes in credit quality since initial recognition as summarized below:

- A financial instrument that is not credit-impaired on initial recognition is classified in 'Stage 1' and has its credit risk continuously monitored by the Company.
- If a significant increase in credit risk ('SICR') since initial recognition is identified, the financial instrument is moved to 'Stage 2' but is not yet deemed to be credit-impaired. Please refer to the discussion below on SICR for a description of how the Company determines when a significant increase in credit risk has occurred.
- If the financial instrument is credit-impaired, the financial instrument is then moved to 'Stage 3'. Please refer to the discussion below on credit-impaired and default.
- Financial instruments in Stage 1 have their ECL measured at an amount equal to the portion of lifetime expected credit losses that result from default events possible within the next 12 months. Instruments in Stages 2 or 3 have their ECL measured based on expected credit losses on a lifetime basis.
- A pervasive concept in measuring ECL is that it should consider forward-looking information.

As at December 31, 2022 and 2021, the Company's financial assets are categorized at Stage 1. There is no significant increase in credit risk.

Default and events constituting default are disclosed in Note 5.

Measuring ECL - Explanation of inputs, assumptions and estimation techniques

The ECL is measured on either a 12-month (12m) or Lifetime basis depending on whether a significant increase in credit risk has occurred since initial recognition or whether an asset is considered to be credit-impaired. Expected credit losses are the discounted product of the Probability of Default (PD), Exposure at Default (EAD), and Loss Given Default (LGD), defined as follows:

The PD represents the likelihood of a borrower defaulting on its financial obligation
(as per "Definition of default and credit-impaired" above), either over the next 12
months (12M PD), or over the remaining lifetime (Lifetime PD) of the obligation.
PD estimates were derived using long-run averages of one-year default rates for
borrowers in each risk grade. PD estimates are updated annually.

- EAD is based on the amounts the Company expects to be owed at the time of default, over the next 12 months (12M EAD) or over the remaining lifetime (Lifetime EAD). For example, for a revolving commitment, the Company includes the current drawn balance plus any further amount that is expected to be drawn up to the current contractual limit by the time of default should it occur.
- LGD represents the Company's expectation of the extent of loss on a defaulted exposure. LGD varies by type of counterparty, type and seniority of claim and availability of collateral or other credit support. LGD is expressed as a percentage loss per unit of exposure at the time of default (EAD). LGD is calculated on a 12-month or lifetime basis, where 12-month LGD is the percentage of loss expected to be made if the default occurs in the next 12 months and Lifetime LGD is the percentage of loss expected to be made if the default occurs over the remaining expected lifetime of the loan.

The ECL is determined by projecting the PD, LGD and EAD for each future month and for each individual exposure or collective segment. These three components are multiplied together and adjusted for the likelihood of survival (i.e. the exposure has not prepaid or defaulted in an earlier month). This effectively calculates an ECL for each future month, which is then discounted back to the reporting date and summed. The discount rate used in the ECL calculation is the original effective interest rate or an approximation thereof.

The maturity profile is based on historical observed data and is assumed to be the same across all assets within a portfolio and credit grade band. This is supported by historical analysis.

Forward-looking information incorporated in the ECL models

The assessment of SICR and the calculation of ECL both incorporate forward -looking information. The Company has performed historical analysis and identified the key economic variables impacting credit risk and expected credit losses for each portfolio. The Company assessed that the key economic variables are gross domestic product (GDP) and unemployment rates.

d. Liquidity risk

Liquidity risk refers to the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's objective in managing liquidity risk is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

The Company maintains adequate highly liquid assets in the form of cash and cash equivalents amounting to P 525,653,962 and P178,479,079 as at December 31, 2022 and 2021, respectively as shown in Note 7. These financial assets have maturities of less than three months to assure necessary liquidity.

The following table details the Company's remaining contractual maturity for its non-derivative financial liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Company can be required to pay.

	Notes	Within One Year	Beyond One Year	Total
December 31, 2022				
General Fund	10	D 46 450 204	_	D 46 450 204
Accrued expenses and other liabilities	13 12	P 16,150,204	Р -	P 16,150,204
Benefits payable Counselors' bond reserve	12 14	302,566,775 864,251	<u>-</u>	302,566,775 864,251
Payable to parent company	15	2,700,327	_	2,700,327
Planholders' deposits	17	2,700,327	61,493,255	61,493,255
·		322,281,557	61,493,255	383,774,812
Trust Fund		. , . ,	. , ,	, , ,
Accrued expenses and other liabilities	11	1,083,903		1,083,903
		P 323,365,460	P 61,493,255	P 384,858,715
December 31, 2021				
General Fund				
Accrued expenses and other liabilities	13	P 15,453,201	Р -	P 15,453,201
Benefits payable	12	161,770,173	-	161,770,173
Counselors' bond reserve	14	864,251	-	864,251
Payable to parent company	15	2,846,475	<u>-</u>	2,846,475
Planholders' deposits	17	-	38,829,456	38,829,456
		180,934,100	38,829,456	219,763,556
Trust Fund				
Accrued expenses and other liabilities	11	1,301,294		1,301,294

Financial liabilities presented above exclude amounts payable to government agencies for final taxes, output VAT and withholding taxes, as shown in Note 13.

The summary of the future cash flows representing principal and interest of financial assets under trust funds are as follows:

Product Type	Less than One Mont		One to Three Months	Four Months to One Year	Two to Five Years	Above Five Years	Total
December 31, 2022							
Banco De Oro Educ Non Par	P	-	Р -	P 9,798,374	P 406,846,007	P 601,115,230	P1,017,759,611
Banco De Oro-Pension Non Par Banco De Oro Educ Par Banco De Oro-Pension Par		-	31,387,970 9,686,580	- 76,732,027 100,503,876	901,562,819 155,524,554 232,238,835	2,347,471,993 457,259,366 423,718,843	3,249,034,812 720,903,916 766,148,135
	Р	-	P41,074,550	P 187,034,277	P1,696,172,215	P3,829,565,432	P5,753,846,474
December 31, 2021							
Banco De Oro Educ Non Par	Р	-	Р -	P7,179,667	P379,963,321	P 905,906,775	P1,293,049,763
Banco De Oro-Pension Non Par		-	-	-	929,648,288	2,390,229,951	3,319,878,239
Banco De Oro Educ Par		-	4,003,169	-	198,626,967	517,842,274	720,472,410
Banco De Oro-Pension Par		-	15,130,638	3,077,000	345,596,042	547,605,503	911,409,183
	Р	-	P19,133,807	P10,256,667	P1,853,834,618	P 4,361,584,503	P 6,244,809,595

The factors affecting the Company's insurance and underwriting risks are described as follows:

a. Legal, regulatory and market conduct risk management

This refers to the risk associated with failure to comply with laws or to conduct business consistent with changing regulatory or public expectations.

The Company promotes strong compliance culture by setting the appropriate tone at the top, with respect to compliance with laws and regulations, and establishes compliance policies and framework. Compliance and legal obligations are monitored and reported to the BOD.

b. Operational risk

This refers to the uncertainty arising from internal events caused by failures of people, process and technology as well as external events.

This is the risk of loss resulting from inadequate or failed internal processes, controls, people and systems. Categories of operational risks may fall under: sales and distribution, human resources, information technology, processes and people, accounting and finance, model risk, legal and regulatory and third party relationships.

The Company ensures that internal controls and practices are consistent with enterprise wide policies supporting the management of operational risks.

The Company has established business specific guidelines. Comprehensive insurance program, including appropriate levels of self-insurance, is maintained to provide protection against potential losses. Environmental risk management program is maintained to help protect investment assets, primarily, whenever applicable, real estate, mortgage, and structured finance portfolios, from losses due to environment issues and to help ensure compliance with applicable laws.

Any insurance contract has the risk of possibility that the insured event occurs and the uncertainty of the amount of the resulting claim. By the very nature of an insurance contract, this risk is random and, therefore, unpredictable. Factors that heighten insurance risk include lack of risk diversification in terms of type and amount of risk, geographic location and type of industry covered.

This risk is managed by the Company through the trust fund which is administered by a local bank. This trust fund is at least equal or higher than the estimated liabilities. Also, the Company monitors the profile of its planholders to ensure diversity with respect to age, lifestyle, and other insurance risk factors.

Regulatory Compliance Management

The Compliance Risk Management Framework of Sun Life sets out the framework for the management and mitigation of Compliance Risk that enables the Company to achieve key objectives and make better business decisions, while meeting regulatory and client expectations. Compliance Risk arises from potential non-conformance with laws, rules, regulations, prescribed practices or ethical standards on anti-money laundering and anti-terrorist financing, market conduct, privacy, prevention of bribery and corruption, and related party transactions.

In line with this framework, the Company adopted various Operating Guidelines ("Guidelines"), with the objective of establishing a strong, sustainable compliance risk management program that conforms to regulatory and industry standards, and provides reasonable assurance that the following outcomes are achieved:

- a) Identification of applicable regulatory requirements;
- b) Assessment of inherent compliance risks of applicable regulatory requirements;
- c) Development of key controls designed to comply with the applicable regulatory requirements and to manage and mitigate compliance risks;
- d) Assessment of the design and operating effectiveness of controls to determine residual risk;

- e) Testing and monitoring of the ongoing operation of the controls and identification of gaps and other issues; and
- f) Reporting to management on the overall effectiveness of the regulatory compliance management program and the state of compliance of the business.

The Board provides the highest level of independent oversight of the management and operations of the Company. The Board is also responsible for approving regulatory compliance Guidelines, and ensuring that the same are reviewed and assessed on its effectiveness.

Management is the first line of defense and is responsible for day-to-day compliance with the Guidelines. It is accountable for identifying and assessing Compliance Risks, specifically incorporating consideration of Compliance Risks in business activities and decisions, and managing compliance risks in day-to-day activities.

The Company's Compliance team are the second line of defense. The Chief Compliance Officer has oversight responsibility for the Guidelines and the Code of Business Conduct. The Chief Compliance Officer promotes a tone from the top and an atmosphere that fosters high ethical standards and conduct, and an appropriate risk culture.

Sensitivity of PNR and ARL

The key assumptions to which the estimation of the PNR and ARL are as follows:

Interest rates

Estimates are made as to future investment income arising from the assets that back up pre-need contracts. These estimates are based on current market returns, expectations about future economic and financial development and the Company's investment strategies.

If investment returns are projected to increase, the valuation interest rates, specifically the attainable rates used in PNR computation, and the best estimate interest rate used for the ARL computation can also be increased. Increasing the valuation interest rates will result in a lower PNR and ARL.

If investment returns are projected to decrease, lower valuation interest rates should be set-up. Decreasing the valuation interest rates will result in an increase in the PNR and ARL.

Lapsed and surrender rates

Lapses relate to the termination of pre-need plans due to non-payment of installments. Surrenders relate to voluntary termination of plans by the planholders. Plan termination assumptions are determined using statistical measures based on the Company's experience and vary by product type, plan duration and sales trends.

An increase in lapse and surrender rates generally results in lower PNR and ARL, while a decrease in lapse and surrender rates generally results in higher PNR and ARL.

A liability sensitivity analysis was performed on the two most significant valuation assumptions, which is lapse and surrender rates and interest rates. A 20% decrease in lapse and surrender rates, and 100 basis points drop in the interest rate would require an additional provision of P246,000,000 and P208,000,000 for PNR and ARL, respectively, in 2022 and P295,000,000 and P257,000,000 for PNR and ARL, respectively, in 2021.

32. CAPITAL RISK MANAGEMENT

This policy is intended to safeguard capital for the benefit of all the stakeholders including the shareholders, debt holders and the planholders. The interest of the shareholders is to maximize returns after fixed obligations due to the debt holders. The interests of participating and other planholders are also protected under the demutualization agreements and the appropriate regulatory requirements.

The BOD establishes the written policies, standards and procedures necessary to effectively implement policies.

The level of capital adequacy risk accepted by the Company should be prudent as determined by management. Capital adequacy risk is mitigated through appropriate Risk Management policies and processes.

A pre-need company incorporated after the effectivity of pre-need code shall have a minimum paid-up capital of P75,000,000. The Company has complied with the abovementioned minimum requirement set by the SEC and IC.

Capital structure

The equity account of the Company consists of equity attributable to equity holders of the parent comprising of share capital, additional paid-in capital, contributed surplus, investment revaluation reserves, deficit and accumulated trust fund income.

Maximizing returns on capital requires maintenance of an optimal capital structure. The Company seeks to maintain the optimal mixture of available financial instruments within its capital structure.

The overall quality of the capital base is a function of the characteristics and amounts of the individual types of capital within the overall capital structure. In general, the quality of individual capital items is measured by the capital's permanency, degree of subordination, ability to absorb losses and fixed charge obligations.

The Company is committed to maintaining a sufficiently high quality capital structure to:

- a. Maintain the target level of financial strength;
- b. Achieve the target financial ratings; and
- c. Achieve the target capital adequacy requirements.

The Company's net equity of P223 million and P333 million as at December 31, 2022 and 2021, respectively, and the Company's share capital of P125 million as at December 31, 2022 and 2021 are higher than the minimum capital requirement of P75 million. As disclosed in Note 19 the Company obtained SEC approval on December 3, 2010 to reduce the Company's share capital from P700 million to P125 million.

Internal capital monitoring is being performed regularly by the Company. The Company's senior management reviews and monitors its capital, as well as its adherence to local regulatory capital requirements during its quarterly Asia Capital Meeting and presented to the Company's BOD semi-annually. The Company maintains at least the minimum capital required by the applicable local regulators.

The equity ratio in 2022 and 2021 are as follows:

	2022	2021
Equity Total assets	P 223,073,679 4,910,503,424	, ,
Equity ratio	0.04:1	0.06:1

Management believes that the above ratios are within the acceptable range.

33. SUPPLEMENTARY INFORMATION REQUIRED BY THE BUREAU OF INTERNAL REVENUE (BIR) UNDER REVENUE REGULATIONS NO. 15-2010

The following supplementary information is presented for purposes of filing with the BIR and is not a required part of the basic financial statements.

Revenue Regulations No. 15-2010

Output VAT

Details of the Company's output VAT declared in 2022 is as follows:

	Vatable	Ze	ro-rated	Total
Revenue	P12,472,848	Р	-	P12,472,848
Output VAT	1,496,742		-	1,496,742

Input VAT

Details of the Company's input VAT claimed in 2022 are as follows:

Balance, January 1	Р -
Add: Current year's domestic purchases/payments for Services lodged under cost of services	4,452,118
Less: Claims for Input VAT	4,452,118 (4,452,118)
Balance, December 31	Р -

Other taxes and licenses

Details of the Company's other taxes and licenses and permit fees paid or accrued in 2022 are as follows:

Charged to General and Administrative Expenses		
Local business taxes	P	947,191.00
Supervision fee		101,000
Permits and licenses		50,500
Registration and filing fees		48,750
Residence or community tax		10,500
Others		(89,488)
	Р	1,068,453

Withholding taxes

Details of the Company's withholding taxes paid or accrued during 2022 are as follows:

Expanded withholding taxes P2,545,118

Documentary stamp tax

Details of the Company's payment of documentary stamp taxes per plan type in 2022 are as follows:

Pension non-par	P102,138
Pension par	3,544
Educational par	1,046
Educational non-par	595
	P107,323

Deficiency tax assessments and tax cases

The Company has outstanding tax assessment as at December 31, 2022 pertaining to the calendar year 2019. There has been no final decision on the tax assessment.

34. APPROVAL OF FINANCIAL STATEMENTS

The financial statements of the Company have been approved and authorized for issuance by the Board of Directors on March 1, 2023.

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BOA/PRC Reg. No. 0004 SEC Accreditation No. 0004-SEC

SUPPLEMENTAL WRITTEN STATEMENT OF AUDITOR

The Board of Directors and Shareholders SUN LIFE FINANCIAL PLANS, INC.
[A Wholly Owned Subsidiary of Sun Life of Canada (Philippines), Inc.] 2nd Floor, Sun Life Centre, 5th Avenue corner Rizal Drive Bonifacio Global City, Taguig City

Gentlemen:

We have audited the financial statements of Sun Life Financial Plans, Inc. (the "Company") as at and for the year ended December 31, 2022, on which we have rendered the attached report dated April 24, 2023.

In compliance with the revised SRC Rule 68, we are stating that the said Company only has only one (1) shareholder owning one hundred (100) or more shares.

Navarro Amper & Co.

BOA Registration No. 0004, valid from June 7, 2021 to September 22, 2024 SEC A.N 0004-SEC, issued on December 7, 2021; Group A, valid to audit 2021 to 2025 financial statements IC A. N. 0004-IC, issued on March 2, 2020; Group A, valid to audit 2019 to 2023 financial statements TIN 005299331

By:



Nina Cecilia S. Felismino Partner CPA License No. 0103737

SEC A.N. 103737-SEC, issued on December 21, 2021, Group A, valid to audit 2021 to 2025 financial statements IC A.N. 103737-IC, issued on December 29, 2020, Group A, valid to audit 2020 to 2024 financial statements TIN 218720328

BIR A.N. 08-002552-046-2022, issued on June 8, 2022; effective until June 7, 2025 PTR No. A-5701202, issued on January 12, 2023, Taguig City

Taguig City, Philippines April 24, 2023



