

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.

NOTICE OF ANNUAL SHAREHOLDERS' MEETING

To all shareholders:

NOTICE IS HEREBY GIVEN that the Annual Meeting of Shareholders of Sun Life of Canada Prosperity Balanced Fund, on 13 July 2022 (Wednesday) at 2:00 p.m. via Zoom Webinar at https://sunlife.co/SLPF-ASHM2022, to consider the following:

AGENDA

- 1. Call to Order
- 2. Proof of Notice of Meeting
- 3. Determination and Certification of Quorum
- 4. Chairman's Address
- 5. Review of 2021 Operations
- 6. 2021 Fund Performance
- 7. Election of Directors for the 2022 to 2023 term
- 8. Approval of the Minutes of the 2021 Stockholders' Meetings
- 9. Confirmation and Ratification of All Acts and Proceedings of the Board and Corporate Officers (Annex A)
- 10. Appointment of External Auditor
- 11. Other Matters
 - a. Amendment of Article III of the Articles of Incorporation on the principal office address
 - b. Amendment of Article VI of the Articles of Incorporation to increase the number of directors to six
 - c. Delegation of the Power to amend Articles I, II, III, IV and VI of the By-Laws to the Board of Directors
 - d. Amendment of the By-Laws on the Date and Time of Annual Stockholders Meeting
- 12. Adjournment

Representatives of Navarro Amper & Co./Deloitte Touche Tohmatsu) are expected to be present during the annual meeting to respond to appropriate guestions and to make a statement if they so desire.

The Board of Directors has, in accordance with the By-Laws, fixed the close of business on 30 April 2022 as the record date for the determination of the shareholders entitled to notice of and to vote as such in the annual shareholders' meeting and any adjournment thereof.

The Fund will accept proxy votes from its stockholders by emailing SunLifeFunds@sunlife.com until Sunday, 03 July 2022 (at least 10days prior to the ASHM). The same shall be remotely validated by the Fund before the close of business hours on or before 08 July 2022 (at least 5 days prior to the ASHM).

Shareholders and/or their proxies must pre-register using the provided link. Identification of the registrant will be verified during the pre-registration process.

Taguig City, Metro Manila, 10 June 2022.

ATTY. ANNA KATRINA C. KABIGTING-IBERO Corporate Secretary

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 20-IS

INFORMATION STATEMENT PURSUANT TO SECTION 20 OF THE SECURITIES REGULATION CODE

1.	Check the appropriate box:
	[] Preliminary Information Statement [X] Definitive Information Statement
2.	Name of Registrant as specified in its charter: Sun Life of Canada Prosperity Balanced Fund, Inc.
3.	Province, country or other jurisdiction of incorporation or organization: Philippines
4.	SEC Identification Number: A199908713
5.	BIR Tax Identification Code: 204-583-064
6.	Address of Principal Office: 8 TH Floor Sun Life Centre, 5 th Avenue cor Rizal Drive, Bonifacio Global City, Taguig City 1634
7.	Registrant's telephone number, including area code: (632) 8555-8888
8.	Date, time, place of the meeting of security holders:
	13 July 2022 (Wednesday), 2:00 P.M. via Zoom Webinar at https://sunlife.co/SLPF-ASHM2022 to be hosted from 8F Sun Life Centre, 5th Avenue corner Rizal Drive Bonifacio Global City, Taguig City 1634
9.	Approximate date on which the Information Statement is first to be sent or given to security holders: 15 June 2022.
10.	In case of Proxy Solicitations:
	Name of Person Filing the Statement/Solicitor: Ms. Marleen Kaye Simbillo
	Address and Telephone Number: 8 th Floor Sun Life Centre, 5 th Avenue corner Rizal Drive, Bonifacio Global City, Taguig City 1634; (632) 8849-9888; marleen.kaye.simbillo@sunlife.com.
11.	Securities registered pursuant to Sections 8 and 12 of the Code or Sections 4 and 8 of the RSA (information on number of shares and amount of debt is applicable only to corporate registrants):
	Title of Each Class Number of shares of Common Stock Outstanding
	Common Shares, PHP0.01 par value 2,230,022,140 shares (as of 31 May 2022)
12.	Are any or all of the Company's securities listed on the Philippine Stock Exchange ("PSE")?
	[] Yes [X] No

PART I. INFORMATION REQUIRED IN THE INFORMATION STATEMENT

A. GENERAL INFORMATION

Item 1. Date, Time and Place of Meeting of Security Holders

- a. The annual shareholders' meeting of Sun Life of Canada Prosperity Balanced Fund, Inc. (the "Company") will be held on 13 July 2022 at 2:00 p.m. via Zoom Webinar at https://sunlife.co/SLPF-ASHM2022 to be hosted from 8F Sun Life Centre, 5th Avenue corner Rizal Drive, Bonifacio Global City, Taguig City 1634. The principal office of the Company is located at 8th Floor Sun Life Centre, 5th Avenue corner Rizal Drive, Bonifacio Global City, Taguig City 1634.
- b. The approximate date on which the information statement and proxy form ("ASHM materials") will be sent to all shareholders is on 15 June 2022. Shareholders will receive the ASHM materials personally, by mail (by physical or electronic transmission). Further, shareholders will also have access to the ASHM materials via the SLAMCI website.
- Item 2. Dissenter's Right of Appraisal. The Revised Corporation Code of the Philippines, specifically its Sections 80 to 85 of Title X, gives a dissenting shareholder or a shareholder who votes against certain corporate actions specified by law, the right to demand payment of the fair market value of his/her shares, commonly referred to as Appraisal Right. There is no matter or item to be submitted to a vote or acted upon in the annual shareholders' meeting of the Company which falls under the instances provided by law when dissenting shareholders can exercise their Appraisal Right.
- Item 3. Interest of Certain Persons in or Opposition to Matters to be Acted Upon
- a. No current director or officer of the Company, or nominee for election as directors of the Company or any associate thereof, has any substantial interest, direct or indirect, by security holdings or otherwise, in any matter to be acted upon other than election to office.
- b. No director has informed the Company in writing that he intends to oppose any action to be taken by the Company at the meeting.

B. CONTROL AND COMPENSATION INFORMATION

Item 4. Voting Securities and Principal Holders Thereof

- a. The Company has 2,230,022,140 outstanding common shares as of 31 May 2022. Each common share shall be entitled to one (1) vote with respect to all matters to be taken up during the annual shareholders' meeting.
- b. The record date for determining shareholders entitled to notice of and to vote during the annual shareholders' meeting is 30 April 2022.
- c. In the forthcoming annual shareholders' meeting, shareholders shall be entitled to elect five (5) members to the Board of Directors. Each shareholder may vote such number of shares for as many as five (5) persons he may choose to be elected from the list of nominees, or he may cumulate said shares and give one (1) candidate as many votes as the number of his shares multiplied by five (5) shall equal, or he may distribute them on the same principle among as many candidates as he shall see fit, provided that the total number of votes cast by him shall not exceed the number of shares owned by him multiplied by five (5).

- d. Security Ownership of Certain Beneficial Owners and Management
- 1. Security Ownership of Certain Beneficial Owners. Holders of more than 5%, if any, are included in the list of the Top 20 Shareholders, which is submitted to the SEC through a confidential disclosure.

On 7 March 2013, SEC en banc approved the confidential treatment of the list of Top 20 shareholders of the Sun Life Prosperity Funds, including its 5% and 10% beneficial owners. This is to protect the investors' privacy, which is a privilege they enjoy when they invest in other shared investment vehicles, such as unit investment trust funds, and when they invest in bank deposits. None of the officers enumerated in Item 5 below own more than 5% of the Company's securities.

2. Security Ownership of Management as of 10 June 2022 follows:

Title of Class	Name of Beneficial Owner	Number of Shares ¹	Nature of Ownership	Citizenship	Percent of Class
Common	Benedicto C. Sison	1	Beneficial (B) and Record (R)	Filipino and American	0.00%
Common	Valerie N. Pama	1	B & R	Filipino	0.00%
Common	Aleli Angela G. Quirino (outgoing)	1	B & R	Filipino	0.00%
Common	Cielito F. Habito	1	B & R	Filipino	0.00%
Common	Oscar S. Reyes	1	B & R	Filipino	0.00%
Common	Teresita J. Herbosa (incoming)	1	B & R	Filipino	0.00%

The above individual owners can be contacted through the Corporate Secretary of the Company, Atty. Kabigting-Ibero, 6th Floor Sun Life Centre, 5th Avenue corner Rizal Drive, Bonifacio Global City, Taguig City 1634.

- 3. Voting Trust Holders of 5% or More. No holder of 5% or more of the Company's common shares has any voting trust or similar agreement that vest voting rights or other powers to a voting trustee.
- 4. Changes in Control. There has been no change in control of the Company since the beginning of the last fiscal year.

Item 5. Directors and Executive Officers

Nominees for Independent Directors, Dr. Cielito F. Habito, Mr. Oscar S. Reyes, and Atty. Teresita J. Herbosa, were nominated by Ms. Valerie N. Pama to the Corporate Governance Committee. Ms. Pama is not related to the said nominees. The Committee, composed of Atty. Quirino as Chairman and Mr. Sison and Mr. Reyes as Members, prescreens and shortlists all candidates nominated to become a member of the Board of Directors in accordance with the qualifications and disqualifications of the regulations named above and in accordance with the procedure outlined in the Company's Manual on Corporate Governance ("Manual").

Except for committee members who are independent directors themselves, none of the members of the Corporate Governance Committee are related to the independent directors.

a. The Company's directors—including independent directors—and executive officers are as follows:

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¹ Number of shares held in their capacity as Director or Chairperson

<u>Name</u>	Citizenship	Position	Age	Term of Office	Period Served
Benedicto C. Sison	Filipino and American	Director/President Director/Chairman	61	2015 – June 2018 July 2018 - present	5 terms 4 terms
Valerie N. Pama	Filipino	Director/President	58	March 2022 – present	
Teresita J. Herbosa (incoming)	Filipino	Independent Director	71		
Oscar S. Reyes	Filipino	Independent Director	75	2018-present	3 terms
Cielito F. Habito	Filipino	Independent Director	68	2019 - present	2 terms
Aleli Angela G. Quirino (outgoing)	Filipino	Independent Director	78	2010-present	11 terms
Sherwin S. Sampang	Filipino	Treasurer	42	November 2021 – present	
Anna Katrina C. Kabigting- Ibero	Filipino	Corporate Secretary	42	April 2020 - present	2 terms
Frances Ianna S. Canto	Filipino	Assistant Corporate Secretary	33	September 2020 – present	2 terms
Jemilyn S. Camania	Filipino	Compliance Officer	46	April 2020 - present	2 terms
Ria V. Mercado	Filipino	Risk Officer	46	2015-present	7 terms

A brief write-up on the business experience of the incumbent and incoming directors and executive officers of the Fund follows:

BENEDICTO C. SISON Chairman (2018 to present) Director (2015 to 2018)

Mr. Benedicto C. Sison, 61 years old, is the CEO and Country Head of the Sun Life group of companies in the Philippines from 01 July 2018. He is a Director of Sun Life Financial Plans, Inc. (01 July 2018 to present). He is also the Chairman of Sun Life Financial Philippine Holding Company, Inc. (06 December 2021 to present) and serves as the Director and Chairman of the seventeen Sun Life Prosperity Funds i.e., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Bond Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Dynamic Fund, Inc., Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Money Market Fund, Inc., Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Voyager Fund, Inc., (September 2015 to present), Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity World Equity Index Feeder Fund, Inc. (2017 to present), and Sun Life Prosperity Achiever Fund 2028, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., Sun Life Prosperity Achiever Fund 2048, Inc. (2018 to present) and Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022 to present). He is also the Director and Chairman of the Grepalife Funds such as Grepalife Balanced Fund Corporation, Grepalife Dollar Bond Fund Corporation, and Grepalife Fixed Income Fund Corporation (September 2015 to present). He is the Chairman of Sun Life Financial – Philippines Foundation, Inc., (September 2019 to present) where he also serves as Trustee. He was a Senior Advisor to the Board of Trustees of the Philippine Investment Funds Association (PIFA) and served as the President of the Philippine Life Insurance Association (PLIA).

Prior to his current role, Mr. Sison served as the Chief Strategy and Financial Management Officer of Sun Life of Canada (Philippines), Inc. (April 2015 to 2018). He also served as Chief Financial Officer of Sun Life Financial Asia (November 2012 to March 2015), Director of Sun Life Hong Kong Limited (December 4, 2012 to May 14, 2015), Commissioner of PT. Sun Life Indonesia Services (February 21, 2013 to July 5, 2013) and Commissioner of PT. Sun Life Indonesia (April 19, 2013 to April 23, 2015). He was also the Director/CFO and Treasurer of Sun Life Financial Philippine Holding Company, Inc. (September 2010 to December 2013), CFO and Treasurer of Sun Life Financial Plans, Inc. (September 2010 to December 2013), Director of Great Life Financial Assurance Corporation (July 2012 to September 2013) and Chief Financial Officer and Treasurer of Sun Life Asset Management Company, Inc. (September 2010 to June 2013) and Sun Life of Canada

(Philippines), Inc. (September 2010 to October 2012). He also served as the Finance Director — Asia Pacific of Con-Agra International Food Group (September 2006 to August 2010).

He brings to the job a wealth of international finance experience gained primarily from ConAgra Brands, Inc., a multi-billion dollar global consumer products company. He held various positions with increasing responsibility in the areas of audit, financial control, planning and management in ConAgra's US, India and Asia-Pacific Operations. He was the Finance Director for the Asia Pacific Region, based in China, prior to joining Sun Life. Mr. Sison also worked in the academe as well as in the aerospace, defense and public transit industries in the USA.

Mr. Sison is a Magna Cum Laude graduate of BS Business Administration from the University of the Philippines (1983). He earned his Master's degree in Business Administration, Major in Finance/Accounting (1988) from the Graduate School of Management of the University of California Riverside. He is a Certified Public Accountant (CPA) and is a member of the American Institute of CPAs.

VALERIE N. PAMA

President / Director (March 2022 to present)

Ms. Valerie N. Pama, 58 years old, is currently the Chief Asset Management Officer ("CAMO") of Sun Life of Canada (Philippines), Inc. Since November 1, 2019, Ms. Pama, in her capacity as CAMO, has been responsible for the expansion and development of the various initiatives to drive the profitability and growth of Sun Life's overall asset management business providing strategic direction and development of long-term plans and policies.

Currently, Ms. Pama is a Member and Trustee of Sun Life Financial-Philippines Foundation, Inc. (October 2020 to present), Member and Trustee of Filipina CEO Circle (2015 and 2018, respectively to present), Member of Management Association of the Philippines (2015 to present) and Financial Executives of the Philippines (2013 to present).

Ms. Pama is also the Chairman and Director of Grepalife Asset Management Corporation (December 2021 to present). She is the President and Director of seventeen (17) Sun Life Prosperity Funds, i.e. Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life of Canada Prosperity Bond, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Peso Starter Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Dynamic Fund, Inc., Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Voyager Fund, Inc., Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity World Equity Index Feeder Fund, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., Sun Life Prosperity Achiever Fund 2048, Inc., and Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (March 2022 to present). She is also the Director of BESTSERVE Financial Ltd. (HKG) (January 2021 to present).

Ms. Pama was previously the Director and President of Sun Life Investment Management and Trust Corporation (September 2020 to June 2021), responsible for its establishment and preparations for operations. She was a Director and President of Sun Life Asset Management Company, Inc. ("SLAMCI") (2011 to 2020) and Director and/or President of thirteen (13) Sun Life Prosperity Funds, i.e. Sun Life of Canada Prosperity Bond Fund, Inc., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life Prosperity Peso Starter Fund, Inc., (formerly, "Sun Life Prosperity Money Market Fund, Inc."), Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity Dynamic Fund, Inc., Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Voyager Fund, Inc. and Sun Life Prosperity World Equity Index Feeder Fund, Inc. (2011 to 2020). She was also a Director and/or President of three (3) Grepalife Funds i.e. Grepalife Dollar Bond Fund Corporation, Grepalife Balanced Fund Corporation (formerly, "Grepalife Bond Fund Corporation"), and Grepalife Fixed Income Fund Corporation (2011 to 2018). Ms. Pama was formerly the President of the Sun Life Prosperity Funds and the Grepalife Funds (2011 to 2013).

She also served as the Chief Operating Officer of SLAMCI (2011 to 2012) before being appointed as its President in 2013. With over seven years as President of SLAMCI, Ms. Pama has made tremendous contributions by leading it into

becoming the number one non-bank asset management company. Under her vision and leadership, the company achieved great milestones: growing from three (3) mutual funds to sixteen (16) mutual funds to over Php100 Billion in Assets Under Management (AUM), launch of the Sun Life Prosperity Card, expanding the sales force into having the most number of Mutual Fund-licensed advisors in the industry and garnering numerous awards from the Philippine Investment Funds Association (PIFA). Another noteworthy recognition for SLAMCI under her management was being named the best asset management company for the Philippines from Euromoney's 2018 Private Banking and Wealth Management survey.

Ms. Pama is a veteran banker, having been in the industry for 20 years. She started her career with Citibank N.A. in 1990 as a Management Associate, wherein she obtained exposure in various segments of the business, assuming progressively senior roles over the years. She had worked in treasury/capital markets, loans, equity sales, customer funding sales, brokerage and money market sales. By the time she retired from Citibank N.A. in 2009, Ms. Pama was the President of Citicorp Financial Services and Insurance Brokerage Inc.

Prior to joining Sun Life, Ms. Pama was a Product Development consultant for ING Bank's Investment Management Group.

Ms. Pama was a member of the Board of Trustees of the Philippine Investment Funds Association (PIFA) from 2011 to 2020 and served as its Chairman from 2013 to 2015. This enabled her to represent the mutual fund industry in advocating investor literacy, customer protection and regulatory advancements to government agencies, key market players and the general public.

Ms. Pama is a graduate of the Ateneo de Manila University with a Bachelor of Science degree in Management Engineering. She obtained her Masters in Business Administration in International Business and Finance, with a minor in Business Economics from Katholieke Universiteit Leuven in Belgium. She was awarded With Distinction by the university for her exemplary academic performance on her final year.

OSCAR S. REYES Independent Director (2018 to present)

Mr. Oscar S. Reyes, 76 years old, is an Independent Director of the Sun Life Prosperity Dollar Abundance Fund, Inc. (2006 to present); Sun Life Prosperity Dollar Advantage Fund, Inc. (2002 to present); Sun Life of Canada Prosperity GS Fund, Inc. (2011 to present); Sun Life Prosperity Dynamic Fund, Inc. (2012 to present); Sun Life of Canada Prosperity Balanced Fund, Inc.; Sun Life Prosperity Achiever Fund 2028, Inc.; Sun Life Prosperity Achiever Fund 2038, Inc.; Sun Life Prosperity Achiever Fund 2048, Inc.; and Sun Life Prosperity World Equity Index Feeder Fund, Inc. (formerly DECA Homebuilder Fund, Inc.) (2018 to present); Sun Life Prosperity Dollar Starter Fund, Inc. (July 2021 to present) and Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022). He is also an Independent Director of the Grepalife Dollar Bond Fund Corporation, Grepalife Bond Fund Corporation, and Grepalife Fixed Income Fund Corporation ("Grepalife Funds") (2011 to present).

Mr. Reyes' other current positions are: member of the Advisory Board of PLDT, Inc. and Basic Energy Corporation; Member, Advisory Council of the Bank of the Philippine Islands); Chairman, Pepsi Cola Products Philippines, Inc.; Director of PXP Energy Corp. and PLDT Communications and Energy Ventures, Inc.; Independent Director of Cosco Capital Inc., D.M. Wenceslao & Associates Inc., Sun Life Financial Plans, Inc., Pioneer Life Inc., Pioneer Insurance & Surety Corporation, Pioneer Intercontinental Insurance, Philippine Dealing System Holdings Corp., Philippine Dealing & Exchange Corporation, Philippine Depository & Trust Corporation, Philippine Securities Settlement Corporation, Team Energy Corporation, among other firms.

He completed his Bachelor of Arts degree in Economics at the Ateneo de Manila University in 1965 (Cum Laude) and did post-graduate studies at the Ateneo Graduate School of Business, Waterloo Lutheran University in Ontario, Canada and the Harvard Business School in Boston, Massachusetts, USA.

CIELITO F. HABITO

Independent Director (2019 to present)

Dr. Cielito F. Habito, 69 years old, is an Independent Director of Sun Life Prosperity GS Fund, Inc.; Sun Life of Canada Prosperity Balanced Fund, Inc.; Sun Life of Canada Prosperity Philippine Equity Fund, Inc.; Sun Life Prosperity Philippine Stock Index Fund, Inc.; Sun Life Prosperity Dollar Abundance Fund, Inc.; Sun Life Prosperity Dollar Advantage Fund, Inc.; Sun Life Prosperity World Voyager Fund, Inc.; Sun Life Prosperity Wellspring Fund, Inc.; Sun Life Prosperity Achiever Fund 2038, Inc.; and Sun Life Prosperity Achiever Fund 2048, Inc.; (2019 to present); Sun Life of Canada Prosperity Bond Fund, Inc. and Sun Life Prosperity Peso Starter Fund, Inc. (July 2021 to present) and Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022 to present)

He is a Professor of Economics at the Ateneo de Manila University, where he is also Director of the Ateneo Center for Economic Research and Development. He also serves as Chairman of Brain Trust Inc., Operation Compassion Philippines, and the Board of Advisers of the TeaM Energy Center for Bridging Leadership at the Asian Institute of Management; Lead Independent Director of First Gen Corporation; Trustee of the Ramon Magsaysay Award Foundation and the Ramos Peace and Development Foundation; and Member of the Board of Governors of the Management Association of the Philippines, National Advisory Council of WWF-Philippines (also known as Kabang Kalikasan sa Pilipinas), JICA-Philippines Advisory Committee, and the World Bank Civil Society Advisory Group.

He had also previously served in the Boards of Manila Water Company, Metropolitan Bank & Trust Company, Metrobank Card Corporation, Frontier Oil Corporation, Mutual Fund Company of the Philippines, One Wealthy Nation (OWN) Fund, Steel Corporation of the Philippines, Philsteel Holdings, Solidbank and Lepanto Consolidated Mining Co.

He served in the Cabinet of former President Fidel V. Ramos throughout his presidency in 1992-1998 as Secretary of Socioeconomic Planning, and Director-General of the National Economic and Development Authority (NEDA). Before joining government, he was Professor and Chairman at the Department of Economics of the University of the Philippines-Los Baños (UPLB). He also worked as Visiting Fellow of the Asian Development Bank Institute in Tokyo, Visiting Professor at the Asian Institute of Management and De La Salle Graduate School of Business, Visiting Research Fellow at the Center for Southeast Asian Studies in Kyoto University, Teaching Fellow at Harvard University and Research Consultant at the World Bank.

Dr. Habito is the recipient of numerous awards including the Presidential Award (2019) and Most Outstanding Alumnus Award (1993) of the UPLB Alumni Association, Philippine Legion of Honor (1998), The Outstanding Young Men (TOYM) of 1991, and the Gawad Lagablab (Outstanding Alumnus Award) of the Philippine Science High School (1991).

He graduated with a Bachelor of Science in Agriculture, Summa cum laude from the University of the Philippines-Los Baños in 1975. He earned a Master of Economics from the University of New England (Australia) in 1978 and Master of Arts in Economics (1981) and Ph.D. in Economics (1984) from Harvard University.

ALELI ANGELA G. QUIRINO (outgoing) Independent Director (2010 to present)

Atty. Aleli Angela G. Quirino, 78 years old, is an Independent Director of Sun Life of Canada Prosperity Balanced Fund, Inc. (2009 to present); Sun Life Prosperity Dynamic Fund, Inc.(2012 to present); Sun Life Prosperity Dollar Starter Fund, Inc. (2017 to present); Sun Life Prosperity GS Fund, Inc.; Sun Life Prosperity Philippine Stock Index Fund, Inc.; Sun Life Prosperity Dollar Wellspring Fund, Inc.; Sun Life Prosperity World Voyager Fund, Inc.; Sun Life Prosperity Achiever Fund 2028, Inc.; Sun Life Prosperity Achiever Fund 2048, Inc.; and Sun Life Prosperity World Equity Index Feeder Fund, Inc.(2018 to present). She is also an Independent Director of the Grepalife Dollar Bond Fund Corporation, Grepalife Balanced Fund Corporation, and Grepalife Fixed Income Fund Corporation ("Grepalife Funds") (2011 to present).

Atty. Quirino is currently an Of Counsel of Angara Abello Concepcion Regala & Cruz Law Offices (ACCRA Law). She is the Chairman of First Line Healthcare Diagnostics Center, Inc. (2021 to present). She also serves as Director of ELC Beauty, Inc./Estee Lauder Phils. (2002 to present), among others. She also serves as a Director of Neo Pacific Property

Management Corporation (2007 to present). She is the Vice-Chairman (2015 to present) of the Board of Trustees and Past President (2009 to 2015) of the Ateneo de Manila Law Alumni Association, Inc., and is a Trustee and Corporate Secretary of the Assumption College, Inc. (1996 to present). She is an Advisory Council Member for AIPPI of the Intellectual Property Association of the Philippines, Inc. (2012 to present). She is the Trustee-Treasurer (1998 to present) of the Intellectual Property Foundation, Inc. She is a Philippine Councillor of the Asian Patent Attorney Association (2004 to present). She is also the Past President of the ASEAN Intellectual Property Association (2017 to 2019) and the ASEAN Philippine Intellectual Property Association, Inc. (2015 to 2017). She is an EXCO member of the Association Internationale de la Propriete Intellectuelle (2004 to present).

Atty. Quirino received her Bachelor of Arts and Bachelor of Science in Education (magna cum laude) from Assumption College and Bachelor of Laws (with honors) from the Ateneo de Manila University.

TERESITA J. HERBOSA (incoming) Independent Director

Atty. Teresita J. Herbosa, 71 years old, is currently an Independent Director of Sun Life of Canada Prosperity Bond Fund, Inc.; Sun Life Prosperity Peso Starter Fund, Inc. (July 2021 to present) and Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022 to present). Presently, she is also a Director of Telecommunications Connectivity Inc. (December 2019 to present) and a member of the Board of Trustees of CHS Alumnae Foundation Inc. (March 2021 to present).

She was the Chairperson of the Securities and Exchange Commission ("SEC") from May 2011 to June 2018, and as such occupied other positions such as member of the Anti-Money Laundering Council, Chairperson of the Credit Information Corporation, the Microfinance NGO Regulatory Council, and the Capital Market Development Forum.

As SEC Chairperson, Atty. Herbosa was involved in the Asean Capital Markets Forum as Chair of its Committee on Corporate Governance responsible for the first Asean Top 50 Publicly Listed Companies. She initiated and proposed significant amendments to the Corporation Code of 1985 to Congress culminating in the enactment of the Revised Corporation Code in February 2019. She also participated in the passage of the Personal Property Securities Act.

As a consequence of the various reforms under Atty. Herbosa's leadership, for two consecutive years, 2015 and 2016, SEC emerged, based on two nationwide surveys, as no.1 in the sincerity rating particularly in the fight against corruption among 35 government agencies.

Prior to her SEC Chairmanship post, she engaged in the private practice of law at the Angara Abello Concepcion Regala & Cruz Law Offices ("ACCRALAW") specializing in litigation and dispute resolution for 33 years and often cited by foreign legal publications as one of the top litigation lawyers of the country.

In July 2019, she re-joined ACCRALAW as Of Counsel, and continues as MCLE and PHILJA lecturer, on corporation and other commercial laws. Presently, she has resumed teaching at UP LAW BGC, DLSU COL BGC and LPU COL Makati.

Atty. Herbosa co-authored in 2019 "The Revised Corporation Code of the Philippines Its Theories and Applications," and relatedly gives lectures. In line with her advocacy, she participated in the UNICEF-sponsored lecture series "Trainers' Course on Child Sensitive Investigation" for three years for more than 1,500 policemen and in the preparation of the video-taped materials shown at the PHILJA training of Family Court judges. She still lectures for PHILJA but this time on financial crimes and corporate and securities fraud.

She has written numerous law articles such as "Comments involving Crimes of Moral Turpitude" and the Foreword Vol 92 July 2019, for the Philippine Law Journal, others on various legal topics for the Philippine Star and contributed "Balancing Ethics and Regulation" for the FINEX anniversary publication "Ethics Black While or Gray" In 2018. From October 2019 to March 2020, she wrote a comprehensive training module for the investigation and prosecution of violations of the Securities Regulation Code in connection with the Anti-Money Laundering Act.

Atty. Herbosa finished AB Political Science cum laude at the University of the Philippines – Diliman, and her Bachelor of Laws cum laude and class salutatorian from the UP College of Law. She also has a Master of Comparative Law degree from the University of Michigan. In 2014, she was awarded the UP Distinguished Alumni Award for Public Service.

SHERWIN S. SAMPANG Treasurer (November 2021 – present)

Mr. Sherwin S. Sampang, 42 years old, is the Treasurer of the Sun Life Prosperity Funds, i.e., the Sun Life Prosperity Dollar Abundance Fund, Inc.; Sun Life Prosperity Dollar Advantage Fund, Inc.; Sun Life of Canada Prosperity Balanced Fund, Inc.; Sun Life of Canada Prosperity Bond Fund, Inc.; Sun Life Prosperity Dynamic Fund, Inc.; Sun Life of Canada Prosperity Philippine Equity Fund, Inc.; Sun Life Prosperity GS Fund, Inc.; Sun Life Prosperity Peso Starter Fund, Inc.; Sun Life Prosperity Dollar Wellspring Fund, Inc.; Sun Life Prosperity World Voyager Fund, Inc.; Sun Life Prosperity Dollar Starter Fund, Inc.; Sun Life Prosperity World Equity Index Feeder Fund, Inc.; Sun Life Prosperity Achiever Fund 2038, Inc.; Sun Life Prosperity Achiever Fund 2048, Inc.; and Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022 to present)

Mr. Sampang is also the Treasurer of Sun Life Financial Plans, Inc. (October 2017 to present). Concurrently, he is Sun Life PH's Head of Financial Planning and Analysis and Treasurer of Sun Life Asset Management Company, Inc. His previous positions in Sun Life include Head of Accounting & Controllership (November 2018 to September 2021) and Head of Finance Systems, Processes and Internal Controls (September 2016 to October 2018).

Mr. Sampang has over 21 years of local and international experience in Finance and Audit. He was the Chief Financial Officer/Head of Finance of QBE Seaboard Insurance Philippines, Inc., prior to joining Sun Life. His experience includes financial management leadership covering financial reporting, budgeting, forecasting, business insights, strategic planning, cost management, business process re-engineering, taxation and treasury. Prior to QBE Seaboard, he was a Director in the assurance practice of PwC Philippines and has acquired extensive international exposure from his 18-month secondment with Deloitte in Boston, MA, USA. He graduated with a degree in Bachelor of Science in Accountancy from Far Eastern University and attended the Management Development Program of the Asian Institute of Management. He maintains active membership in the Philippine Institute of Certified Public Accountants (PICPA).

JEMILYN S. CAMANIA

Compliance Officer and Data Protection Officer (April 2020 to present)

Atty. Jemilyn S. Camania is the Chief Compliance Officer of the seventeen Sun Life Prosperity Funds, i.e., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Bond Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Peso Starter Fund, Inc., Sun Life Prosperity Dynamic Fund, Inc., Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Voyager Fund, Inc., Sun Life Prosperity World Equity Index Feeder Fund, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., Sun Life Prosperity Achiever Fund 2048, Inc. (01 April 2020 to present), and Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022 to present). She is also the Chief Compliance Officer of Sun Life of Canada (Philippines), Inc.; Sun Life Financial Plans, Inc.; Sun Life Asset Management Company, Inc.; and Sun Life Financial — Philippines Foundation.

Atty. Camania started at Sun Life of Canada (Philippines), Inc. as Assistant Counsel (2004 to 2007), Counsel (2007 to 2011), Senior Counsel (2011 to 2012), and Deputy General Counsel (2012 to 2020) and Head of General Corporate Services (2016 to 2020). She also served as Senior International Counsel for Sun Life Asia (2016 to 2020). She also served as Corporate Secretary of Sun Life of Canada (Philippines), Inc. (2010 to 2020); Sun Life Financial Plans, Inc. (2010 to 2020); Sun Life Asset Management Company, Inc. (2005 to 2020); Sun Life Financial Philippine Holding Company, Inc. (2012 to 2020); Sun Life Financial — Philippines Foundation (2012 to 2020); the sixteen Sun Life Prosperity Funds i.e., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Bond Fund, Inc.,

Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Money Market Fund, Inc., (2005 to 2020), Sun Life Prosperity Dynamic Fund, Inc. (2012 to 2020), Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Voyager Fund, Inc., Sun Life Prosperity World Equity Index Feeder Fund, Inc., and Sun Life Prosperity Achiever Fund 2038, Inc., and Sun Life Prosperity Achiever Fund 2048, Inc. (2018 to 2020); Grepalife Asset Management Corporation (2011 to 2020); the three Grepalife Mutual Funds i.e., Grepalife Balanced Fund Corporation, Grepalife Dollar Bond Fund Corporation and Grepalife Fixed Income Fund Corporation (2011 to 2020); and the Assistant Corporate Secretary of Sun Life Grepa Financial, Inc. (2011 to 2020). Prior to joining Sun Life, she worked as an Associate at the Cayetano Sebastian Ata Dado & Cruz Law Offices (2001 to 2004).

Atty. Camania received her Bachelor of Arts in Psychology (1992) and Bachelor of Laws (2001) degrees from the University of the Philippines (Diliman). She passed the Bar Examinations in 2002. She is also a Fellow, Life Management Institute (2010), Professional, Customer Service (with honors) (2011), and Associate, Insurance Regulatory Compliance (2014) of the Life Office Management Association (LOMA).

ANNA KATRINA C. KABIGTING-IBERO Corporate Secretary (April 2020 to present)

Atty. Anna Katrina C. Kabigting-Ibero is the Corporate Secretary of the seventeen Sun Life Prosperity Funds i.e., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Bond Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity Dynamic Fund, Inc., Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Peso Starter Fund, Inc. (formerly Sun Life Prosperity Money Market Fund, Inc.), Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Equity Index Feeder Fund, Inc., Sun Life Prosperity Achiever Fund 2048, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., Sun Life Prosperity Achiever Fund 2028, Inc., (April 2020 to present), Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022 to present), and the three Grepalife Mutual Funds i.e., Grepalife Balanced Fund Corporation, Grepalife Dollar Bond Fund Corporation and Grepalife Fixed Income Fund Corporation, (April 2020 to present). She is also the Corporate Secretary of Sun Life of Canada (Philippines), Inc., Sun Life Asset Management Company, Inc., Sun Life Financial Philippines Foundation, Inc., and Assistant Corporate Secretary of Sun Life Grepa Financial, Inc. (April 2020 to present). She was appointed as Corporate Secretary of Sun Life Investment Management and Trust Corporation last September 2020.

Prior to joining Sun Life in 2014, Atty. Ibero worked as an Associate Lawyer at the David Cui-David Buenaventura and Ang Law Offices (2006 to 2010). She later joined the Bank of the Philippine Islands as Legal and Compliance Officer of the Bank's Asset Management and Trust Group (2010 to 2014).

Atty. Ibero received her Bachelor of Arts Major in Legal Management (2000) and Bachelor of Laws (2005) from the University of Santo Tomas. She was called to the Bar in 2006.

FRANCES IANNA S. CANTO

Assistant Corporate Secretary (September 2020 to present)

Atty. Frances Ianna S. Canto is the Assistant Corporate Secretary of the seventeen Sun Life Prosperity Funds i.e., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Bond Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity Dynamic Fund, Inc., Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Peso Starter Fund, Inc. (formerly Sun Life Prosperity Money Market Fund, Inc.), Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Voyager Fund, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., Sun Life Prosperity Index Feeder Fund, Inc., and

Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022 to present). She is also the Assistant Corporate Secretary of Sun Life Asset Management Company, Inc. and Sun Life Investment Management and Trust Corporation (September 2020 – present).

Prior to joining Sun Life in May 2020, Atty. Canto worked as a Legal and Compliance Officer of Manulife Philippines (March 2017), where she also served as Assistant Corporate Secretary and Alternate Data Protection Officer. Before joining Manulife, Atty. Canto briefly worked as a consultant with the Office of the Secretary of the Climate Change Commission and prior to that, as an Associate Lawyer at the Medialdea Ata Bello and Suarez Law Office (2013-2016).

Atty. Canto received her Juris Doctor degree from the Ateneo de Manila University. She was admitted to the Bar in May 2014.

RIA V. MERCADO Risk Officer (2015 to present)

Ms. Ria V. Mercado, 46 years old, has been the Head of Risk Management of Sun Life Philippines since 2015. She is also the Risk Officer of the seventeen Sun Life Prosperity Funds i.e., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Dynamic Fund, Inc., Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Money Market Fund, Inc., Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Voyager Fund, Inc., Sun Life Prosperity World Equity Index Feeder Fund, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., Sun Life Prosperity Achiever Fund 2048, Inc., Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022 to present), and the three Grepalife Mutual Funds i.e., Grepalife Balanced Fund Corporation, Grepalife Dollar Bond Fund Corporation and Grepalife Fixed Income Fund Corporation, (July 2019 to present). She is also the Risk Officer of Sun Life Asset Management Company, Inc., Grepalife Asset Management Corporation, Sun Life of Canada (Philippines), Inc., Sun Life Grepa Financial, Inc. (July 2015 to present) and Sun Life Financial — Philippines Foundation, Inc. (December 2019 to present).

Prior to joining Sun Life in 2015, she was with Deutsche Knowledge Services (DKS), where she was Debt and Client Risk & Control Lead. In this capacity, she was responsible for risk and control initiatives and for proactively identifying and mitigating operations risks through quality assurance initiatives. Prior to DKS, she was with Standard Chartered Bank where she rose from Graduate Associate to AVP — Unit Operational Risk Manager.

Ms. Mercado holds a Master in Business Management degree from the Asian Institute of Management. She is a BS Business Administration graduate of the University of the Philippines (Diliman).

- 1. Independent Directors. Nominees for Independent Directors were nominated by Management to the Corporate Governance Committee. The nomination is in accordance with the guidelines and requirements set in the Securities and Exchange Commission (SEC) Memorandum Circular Nos. 24 (s. 2019) and 16 (s. 2002) and SRC Rule 38. Qualifications of Directors as enumerated in said circulars are strictly followed.
- 2. Nomination Process. The Corporate Governance Committee composed of Atty. Quirino as Chairman and Mr. Sison and Mr. Reyes as Members, pre-screens and shortlists all candidates nominated to become a member of the Board of Directors in accordance with the qualifications and disqualifications of the regulations named above and in accordance with the procedure outlined in the Company's Manual on Corporate Governance ("Manual").

Except for committee members who are independent directors themselves, none of the members of the Corporate Governance Committee are related to the independent directors. The following Final List of Candidates to the 2022 Board of Directors has been approved:

- 2.1 Mr. Benedicto C. Sison
- 2.2 Ms. Valerie N. Pama

- 2.3 Mr. Oscar S. Reyes
- 2.4 Dr. Cielito F. Habito
- 2.5 Atty. Teresita J. Herbosa

Unless marked otherwise, proxies received will be voted for the election of each of the nominees stated in the proxy form.

- b. Incorporators. The incorporators of the Company are: Esther C. Tan, Caesar P. Altarejos, Jr., Henry Joseph M. Herrera, Rizalina G. Mantaring, Raoul Antonio E. Littaua, and Rolando Robles.
- c. Significant Employees. The Company has no significant employees.
- d. Family Relationships. There are no family relationships up to the fourth civil degree either by consanguinity or affinity among directors, executive officers, or persons nominated by the Company to become its directors or executive officers.
- e. Involvement in Certain Legal Proceedings. None of the directors or persons nominated to become directors or executive officers of the Company has been involved during the past five (5) years in any legal proceeding which is material to an evaluation of their ability or integrity to serve as such, including, bankruptcy petition, conviction by final judgment, being subject to any order, judgment or decree, or violation of a securities or commodities law.
- f. Certain Relationships and Related Transactions. The Company is not involved in any transaction or series of similar transactions, proposed or otherwise, with or involving any of its subsidiaries in which a director, executive officer, or stockholder owns ten percent (10%) or more of total outstanding shares and members of their immediate family had or is to have a direct or indirect material interest during the last two (2) years.
- g. Parent of the Company. The Company does not have a parent company.
- h. Disagreement of Directors and Executive Officers. None of the directors has resigned or declined to stand for re-election to the Board of Directors since the date of the last annual meeting of security holders because of a disagreement with the Company on any matter relating the Company's operations, policies, or practices.
- i. Compliance with Leading Practices on Corporate Governance. All of the directors and officers of the Company have attended a seminar on corporate governance given by a SEC-accredited provider. They attend a yearly training on Corporate Governance by a reputable provider, including topics global trends and best practices.

The Board reviews and updates its Manual on Corporate Governance at least annually to ensure that it is kept abreast of global leading practices and principles on good corporate governance. On a yearly basis, the Board Directors each accomplishes a Board Effectiveness Questionnaire to evaluate themselves as individual Directors and as a Board, to determine their skills and level of compliance with the Manual, as well as recommend changes to the Manual and Committee charters. This ensures that they remain independent and effective in implementing their respective mandates and discharging their duties and responsibilities. As a result of the recommendations from the Board on how to better improve Corporate Governance, they now hold a confidential meeting to discuss strategy every year. The Company also has robust and effective risk management policies and procedures in place to identify, mitigate and manage risks arising from the Company's operations. On a yearly basis, the Company's Compliance Officer issues a Certification which confirms that the Company substantially adopted all the provisions in the Manual of Corporate Governance, as prescribed by the SEC. Accounts of deviation, if any, are duly reported by the Compliance Officer, as necessary.

Item 6. Compensation of Directors and Executive Officers

a. Compensation of Executive Officers. The executive officers of the Company do not receive any form of compensation from their appointment up to the present.

b. Compensation of Directors. The directors do not receive any form of compensation from inception up to the present other than a PHP 20,000.00 per diem for meetings attended. Only the members of the Board who are "external directors", i.e., those who are not officers and/or employees of Sun Life of Canada (Philippines), Inc. ("SLOCPI"), receive remuneration for their attendance in regular or special meetings of the Board at the rate of PHP 20,000.00 to each director for every meeting attended. Their contributed efforts to the Fund are on a voluntary basis only. Also, the directors or executive officers of the Fund will not participate in any bonus, profit sharing or other compensation plan, pension or retirement plan, contract or arrangement.

However, starting on January 01, 2010, each external director, as defined above, shall also receive a retainer's fee not to exceed PHP 15,000.00 per quarter. Please note that payment of such retainer's fee shall be shared by the Fund with the other Sun Life Prosperity Funds which the external director also serves, provided that each external director shall receive only a maximum of PHP 15,000.00 per quarter from all the Sun Life Prosperity Funds which he serves as director

Total per diem received by the Fund's directors for the year 2021 and 2020 are PHP 375,490 and PHP 315,070, respectively.

The Board has four (4) regular quarterly meetings for 2022, including the organizational board meeting after the annual shareholders' meeting. For the four (4) meetings and with three (3) members of the Board who are external directors entitled to receive a per diem, the Fund forecasts a total directors' per diem of PHP 240,000 for the year 2022. The external directors are also forecasted to receive a total of PHP 15,070 retainer's fee for 2022.

c. Employment Contracts and Termination of Employment and Change-in-Control Arrangements. Other than that previously stated, there are no other standard or consulting arrangements or any compensatory plan relating to resignation/retirement by which directors and officers are to be compensated.

Item 7. Independent Public Accountants. During the two (2) most recent fiscal years, Navarro Amper and Co./Deloitte Touche Tohmatsu served as the Company's principal accountants and external auditors. The signing partner is Mr. Joeffrey Mark Ferrer, who has served in said capacity since 2020. The same auditors are being recommended for re-election at the scheduled annual shareholders' meeting. Representatives of the said firm are expected to be present at the upcoming annual shareholders' meeting to respond to appropriate questions and to make a statement if they so desire.

In compliance with SRC Rule 68, as amended, the Company intends to change external auditors or audit engagement partners, at least once every five (5) years.

Audit and Audit-Related Fees. For 2021 and 2020, aggregate fees billed for professional services rendered by the external auditor for the audit of the Fund's annual financial statements and services normally provided by external auditors in connection with statutory and regulatory filings amounted to PHP 283,862 and PHP 285,605, respectively, inclusive of VAT and out-of-pocket expenses. There were no other payments made to the auditor for any other service, including assurance, tax and related services.

The Company's Audit and Compliance Committee hears the client service plan and service fee proposal presented by the external auditor and recommends such for the approval of the Board of Directors if found acceptable. Said Committee is composed of the following: Atty. Quirino as Chairman, and Dr. Habito and Mr. Reyes as Members.

Item 8. Compensation Plans. No action is to be taken with respect to any plan pursuant to which cash or non-cash compensation may be paid or distributed to its directors or employees.

C. ISSUANCE AND EXCHANGE OF SECURITIES

Item 9. Authorization or Issuance of Securities Other than for Exchange. No action is to be taken with respect to the authorization or issuance of any securities otherwise than for exchange for outstanding securities of the Company.

- Item 10. Modification or Exchange of Securities. No action is to be taken with respect to the modification of any class of securities of the Company, or the issuance or authorization for issuance of one class of securities of the Company in exchange for outstanding securities of another class.
- Item 11. Financial and Other Information. No actions to be taken with respect to items 9 or 10. Report on Management's Discussion is attached as part of the annexes to SEC Form Definitive 20-IS.
- Item 12. Mergers, Consolidations, Acquisitions and Similar Matters. No action is to be taken with respect to any transactions involving the: 1. merger or acquisition of the Company into or with any other person or any other person into or with the Company; 2. acquisition of the Company or any of its security holders of securities of another person; 3. acquisition by the Company of any other going business or of the assets thereof; 4. sale or other transfer of all or any substantial part of the assets of the Company; or 5. liquidation or dissolution of the Company.
- Item 13. Acquisition or Disposition of Property. No action is to be taken with respect to the acquisition or disposition of any property.
- Item 14. Restatement of Accounts. No action is to be taken with respect to the restatement of any asset, capital or surplus account of the Company.

D. OTHER MATTERS

- Item 15. Action with Respect to Reports. The minutes of the meeting and related records are available for inspection by any shareholder at the office of the Company during business hours. Management recommends a vote FOR the approval of the minutes of the 2021 Shareholders' Meetings held on 14 July 2021 and 10 September 2021 (continuation). Also submitted for approval is the Annual Report (SEC Form 17A) and the audited Financial Statements for the year ended 31 December 2021 and the Quarterly Report for the First Quarter (SEC Form 17Q1).
- Item 16. Matters Not Required to be Submitted. No action is to be taken with respect to any matter which is not required to be submitted to a vote of security holders.
- Item 17. Amendment of Charter, By-Laws, or Other Documents. With respect to any amendment of the Company's Charter, By-Laws, or other documents, management recommends a vote FOR the following:
- a. Pursuant to Section 47 of the Revised Corporation Code and for operational efficiency, management is proposing that the stockholders representing at least 2/3 of the outstanding capital stock delegate to the Board of Directors the power to amend Articles I (Stockholders' Meetings), II (Directors), III (Executive Officers), IV (Committees and Advisory Board), and VI (Contracts) of the By-Laws.

Management recommends the above for approval so that changes to the By-Laws could be speedily implemented by the Board of Directors, provided that SEC approval is secured.

- b. Management proposes that the stockholders representing at least 2/3 of the outstanding capital stock approve the amendment of the Article III of the Articles of Incorporation to indicate the principal address of the Company as Sun Life Centre, 5th Avenue corner Rizal Drive, Bonifacio Global City, Taguig City, Metro Manila, Philippines.
- c. Management proposes that the stockholders representing majority of the outstanding capital stock approve changing the annual stockholders meeting from the Fourth Monday of May every year at 9:00 a.m. to the Fourth Monday of June every year at 1:00 p.m. (Article I, Section 1, By-Laws) or at any date approved by the Board. With the current date, management finds it difficult to meet the deadlines in filing the information sheet (SEC Form 20-IS). Moving the annual stockholders meeting to June will avoid delays in the submission to the SEC and distribution to the stockholders of the SEC Form 20-IS.

- d. With respect to amendment of the Company's charter, by-laws, or other documents, Management proposes that stockholders representing majority of the outstanding capital stock approve the amendment of the Articles of Incorporation to increase the number of directors to six (6), pursuant to the requirements of the Implementing Rules and Regulations of the Investment Company Act ("ICA IRR"), that 50% of the Board should be composed of Independent Directors. The proposed amendment is as follows:
 - "ARTICLE VI. That the number of directors of this Corporation shall be <u>six (6)</u> and the names, nationalities and residences of the first directors of the corporation who are to serve until their successors are elected and qualified as provided by the By-laws are as follows: xxx"
- Item 18. Other Proposed Action. Aside from the foregoing, there is no other proposed action.

Item 19. Voting Procedures. All elections and all questions, except as otherwise provided by law, shall be decided by the plurality vote of the shareholders present in person or by proxy; provided that a quorum (10% of the voting stock) is present. In case of election of directors, a majority vote (50% of the voting stock +1) is required.

The right to vote of investors as of the Record Date may be exercised in person, through proxy, or so when so authorized in the By-laws or when approved by the majority of the Board of Directors, through remote communication or in absentia. The Fund will accept proxy votes from its stockholders by emailing SunLifeFunds@sunlife.com until Sunday, 03 July 2022 (at least 10days prior to the ASHM). The same shall be remotely validated by the Fund before the close of business hours on or before 08 July 2022 (at least 5 days prior to the ASHM). Investors who will decide to attend the ASHM via Zoom may also exercise their right to vote in absentia via the Zoom poll functionality available during the conduct of the ASHM. Client identification may be verified during the preregistration process.

Thereafter, the Corporate Secretary will proceed to count and tabulate the votes casted via remote communication or in absentia, and those who voted through proxy.

PART II. INFORMATION REQUIRED IN A PROXY FORM

Item 1. Identification. The solicitation of proxies is made for and on behalf of Ms. Valerie N. Pama, President of the Company, and the proxy given will be voted in accordance with the authority contained therein. Atty. Anna Katrina C. Kabigting-Ibero, Corporate Secretary, will vote in case of her absence.

Item 2. Instruction. Proxy forms attached to the notice of the annual shareholders' meeting appoint Ms. Pama, President of the Company, to represent and vote all shares registered in the name of the shareholder. The following need to be indicated by the shareholder on the form: a. Date and place the form was signed; b. Shareholder's complete name; and c. Signature.

Upon receipt of a duly completed proxy form through courier, regular mail, fax, or email (sent using the shareholder's registered email address with the Company), the Company will ensure that the forms are in order and that the above requirements have been complied with. Shareholder names and signatures appearing on the proxy form that are irreconcilable against Company records will be considered void.

Should defects be noted on a duly completed proxy form with regard to items (a) and (b) above, the Company has the option to determine ways and means by which the defect could be corrected, in which case the proxy form would be considered valid. Proxy forms not meeting the above requirements would not be counted.

Item 3. Revocability of Proxy. A shareholder giving a proxy has the power to revoke it at any time prior to its exercise by voting in person at the Annual Meeting, by giving written notice to the Corporate Secretary prior to the Annual Meeting, or by giving another proxy with a later date provided it is received by the office of the Corporate Secretary not later than ten (10) days prior to the Annual Meeting.

Item 4. Persons Making the Solicitation.

- a. The proxy solicitation is conducted on behalf of the Company by SLAMCI as part of its management services and is to be made through electronic mail, the internet, registered mail, and courier service. No director of the Company has informed the Company in writing that he intends to oppose any action intended to be taken.
- b. Proxies may also be solicited by SLAMCI employees assigned to Investor Services, without additional compensation, personally or by written communication, telephone or other electronic means. Ms. Marleen Kaye Simbillo has been designated as the contact person for all inquiries related hereto at contact number (632) 8849-9888 with address at 8th Floor Sun Life Centre, 5th Avenue corner Rizal Drive, Bonifacio Global City, Taguig City 1634, and email address marleen.kaye.simbillo@sunlife.com.
- c. Likewise, no especially engaged employee or paid solicitors are to be involved in this exercise.
- d. The Company will bear the cost of preparing and mailing this proxy statement and other materials furnished to shareholders in connection with the proxy solicitation. The foregoing is estimated to cost about PHP1,000,000.00 for all the Sun Life Prosperity Funds.

Item 5. Interest of Certain Persons in Matters to be Acted Upon. As of 31 March 2022, records show that SLOCPI owns 0 % of the Company's outstanding capital stock. Mr. Benedicto C. Sison, Country Head and CEO of SLOCPI, has the power to vote of the shares or direct the voting of the shares held by SLOCPI Agents' Provident Plan.

SHAREHOLDERS OF RECORD ENTITLED TO NOTICE OF AND VOTE AT THE MEETING SHALL BE FURNISHED WITHOUT CHARGE, A COPY OF THE COMPANY'S ANNUAL REPORT OR SEC FORM 17-A, UPON WRITTEN REQUEST ADDRESSED TO:

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.
OFFICE OF THE CORPORATE SECRETARY
6TH FLOOR SUN LIFE CENTRE, 5TH AVENUE COR RIZAL DRIVE
BONIFACIO GLOBAL CITY, TAGUIG CITY 1634

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete and correct.

Sun Life of Canada Prosperity Balanced Fund, Inc. Issuer

ATTY. ANNA KATRINA C. KABIGTING-IBERO Corporate Secretary

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Date: 10 June 2022

ANNEX TO THE AGENDA

Sun Life of Canada Prosperity Bond Fund, Inc.
Sun Life of Canada Prosperity Balanced Fund, Inc.
Sun Life of Canada Prosperity Philippine Equity Fund, Inc.
Sun Life Prosperity Peso Starter Fund, Inc.
Sun Life Prosperity Dollar Advantage Fund, Inc.
Sun Life Prosperity Dollar Abundance Fund, Inc.
Sun Life Prosperity GS Fund, Inc.
Sun Life Prosperity Dynamic Fund, Inc.
Sun Life Prosperity Philippine Stock Index Fund, Inc.
Sun Life Prosperity World Voyager Fund, Inc.
Sun Life Prosperity World Voyager Fund, Inc.
Sun Life Prosperity Dollar Starter Fund, Inc.

Acts and Proceedings of the Board and Corporate Officers for Confirmation and Ratification of the Stockholders:

- 1. Election and/or appointment of officers, committee members and representatives to the Philippine Investment Funds Association (PIFA)
- 2. Continuation of the Management Agreement and Distribution Agreement and Transfer Agency Agreement with Sun Life Asset Management Company, Inc. (SLAMCI)
- 3. Amendment of Prospectus
- 4. Approval of the 2021 Audited Financial Statements
- 5. Approval of Manual on Corporate Governance
- 6. Approval of Board Committee Charters
- 7. Execution of Deed of Undertaking in relation to the amendment of Sun Life Prosperity Funds¹
- 8. Change in Cash/Liquidity and Peso Bond Benchmarks
- 9. Reduction in Minimum Initial and Subsequent Investment Amounts of Sun Life Prosperity Funds²
- 10. Declaration of Stock Dividends³
- 11. The joint holding of the Sun Life Prosperity Funds' Annual Stockholders' Meetings on 13 July 2022 through remote communications in accordance with SEC Memorandum No. 6, dated March 12, 2020, using Zoom's Video Conferencing facility. Stockholders of record of the Funds as of 30 April 2022 shall be entitled to notice of and to attend and vote at said meeting.

¹ Sun Life Prosperity Peso Starter, Dollar Starter, Index and World Voyager Funds

² Sun Life Prosperity Dollar Abundance, Dollar Advantage, Dollar Wellspring, and World Voyager Funds

³ Sun Life Prosperity Dollar Wellspring Fund

(DRAFT) MINUTES OF THE JOINT ANNUAL STOCKHOLDERS' MEETING

Sun Life of Canada Prosperity Bond Fund, Inc.
Sun Life of Canada Prosperity Balanced Fund, Inc.
Sun Life of Canada Prosperity Philippine Equity Fund, Inc.
Sun Life Prosperity Dollar Abundance Fund, Inc.
Sun Life Prosperity Peso Starter Fund, Inc.
Sun Life Prosperity Peso Starter Fund, Inc.
(formerly, Sun Life Prosperity Money Market Fund, Inc.)
Sun Life Prosperity GS Fund, Inc.
Sun Life Prosperity Dynamic Fund, Inc.
Sun Life Prosperity Philippine Stock Index Fund, Inc.
Sun Life Prosperity Dollar Wellspring Fund, Inc.
Sun Life Prosperity World Voyager Fund, Inc.
Sun Life Prosperity Dollar Starter Fund, Inc.

Held on 14 July 2021 from 2:00 p.m. to 3:21p.m. via Zoom Webinar

Total number of shares present and represented: Please see Annex "A"

Members of the Board of Directors Present:

BENEDICTO C. SISON
MA. JOSEFINA A. CASTILLO
GERALD L. BAUTISTA
OSCAR M. ORBOS*
ALELI ANGELA G. QUIRINO*
OSCAR S. REYES*
CIELITO F. HABITO*

Also Present:

VALERIE N. PAMA
TERESITA J. HERBOSA
CANDY S. ESTEBAN
MICHAEL GERARD D. ENRIQUEZ
ANNA KATRINA C KABIGTING-IBERO
FRANCES IANNA S. CANTO
NAVARRO AMPER & CO./DELOITTE TOUCHE
TOHMATSU

1. CALL TO ORDER

Mr. Benedicto C. Sison, Chairman, called to order the Joint Annual Stockholders' Meeting of the Sun Life of Canada Prosperity Bond Fund, Inc. ("Bond Fund"), Sun Life of Canada Prosperity Balanced Fund, Inc. ("Balanced Fund"), Sun Life of Canada Prosperity Philippine Equity Fund, Inc. ("Philippine Equity Fund"), Sun Life Prosperity Dollar Advantage Fund, Inc. ("Dollar Advantage Fund"), Sun Life Prosperity Dollar Abundance Fund, Inc. ("Dollar Abundance Fund"), Sun Life Prosperity Dynamic Fund, Inc. ("GS Fund"), Sun Life Prosperity Peso Starter Fund, Inc. (formerly, Sun Life Prosperity Money Market Fund, Inc.) ("Peso Starter Fund"), Sun Life Prosperity Philippine Stock Index Fund, Inc. ("Dollar Wellspring Fund, Inc. ("Dollar Wellspring Fund"), Sun Life Prosperity Dollar Starter Fund") and Sun Life Prosperity Dollar Starter Fund, Inc. ("Dollar Starter Fund") which are collectively known

as the Sun Life Prosperity Funds (the "Funds"). He thereafter presided over the same. Atty. Frances Ianna S. Canto, Assistant Corporate Secretary, recorded the minutes thereof.

2. PROOF OF NOTICE OF MEETING

Atty. Anna Katrina Kabigting-Ibero, Corporate Secretary, confirmed that the holding of the virtual annual stockholders meeting is in accordance with the requirements set forth by the Securities and Exchange Commission. Likewise, the necessary approvals from the Board of Directors have been obtained and all requirements have been complied with in order to protect the interests of the stockholders.

Thereafter, she certified that the stockholders of record as of 30 April 2021 were duly notified of the meeting. The notices were sent electronically, posted on the Sun Life Asset Management Corporation, Inc. ("SLAMCI") website, and likewise published in newspapers of general circulation

3. CERTIFICATION OF QUORUM

The Secretary reported the attendance based on the Attendance Sheet as well as the proxies received before the meeting. The attendance is set forth in Annex "A" of the minutes.

4. CHAIRMAN'S ADDRESS

Through a pre-recorded video, Sun Life Prosperity Funds Chairman, Mr. Benedicto C. Sison, welcomed the stockholders to the Sun Life Prosperity Funds' annual meeting.

In his message, Mr. Sison recalled how 2020 was Sun Life Asset Management Company, Inc.'s (SLAMCI) 20th anniversary, but due to the pandemic, the planned celebrations for the said milestone had to be put on hold. Instead, the Company focused on delivering the best service possible notwithstanding the unusual circumstances brought about by the pandemic.

According to Mr. Sison, while 2020 presented various challenges, Sun Life's foresight in implementing the Online Payment Page, Auto-Invest Program, Bills Payment Program, SLAMCI Online, and Sun RISE Portal, paid off during the pandemic. He added that these digital capabilities were complemented with constant communications with clients through monthly webinars and regular newsletters shared via email. He also reported that with the recession experienced worldwide, the Company adopted a prudent risk management approach and financial discipline in running the business. Because of these, SLAMCI was able to grow the number of its investors to 170,000 and breached the Php127billion mark of assets under management representing an almost 60% year-on-year growth, which is double than the mutual fund industry growth rate.

Mr. Sison thereafter thanked Mr. Valerie N. Pama, the former president of SLAMCI, for her vision and guidance that paved the way for SLAMCI's stability and resilience. As Ms. Pama takes on another leadership role in Sun Life, Mr. Sison expressed confidence in her successor, Mr. Gerald Bautista. He shared that Mr. Bautista took over SLAMCI amid the pandemic while ensuring that investors are well taken care of.

Finally, Mr. Sison reiterated that Sun Life is anchored on its commitment to be its clients' partner to prosperity. According to him, this commitment is what will guide the organization to

transform with the time not only responding to the changes, but also anticipating them to provide financial solutions in a timely manner.

5. REVIEW OF 2020 OPERATIONS

Ms. Candy S. Esteban, Treasurer of the Funds, presented a review of the Funds' operations and financial performance in 2020.

6. 2020 FUND PERFORMANCE

Mr. Michael Gerard D. Enriquez made a Video Presentation on the 2020 Fund Performance. After the video presentation, he invited the stockholders to join the Market Outlook Forum which will be held right after the Stockholders' Meeting.

7. ELECTION OF DIRECTORS FOR THE TERM 2021 to 2022

The Corporate Secretary informed the Chairman that the voting procedure and resumes of the nominees for directors have been stated in the SEC Form 20-IS and circulated to the stockholders prior to the annual meeting. The Assistant Corporate Secretary explained that eligible stockholders may cast their votes through the poll function of Zoom. She added that the preliminary results of votes on proxies submitted and validated as of 04 July 2021 shall be provided during the meeting, with the final results being reflected in the minutes of the meeting.

With the affirmative vote of 50% + 1 of the outstanding capital stock, the following were elected as members of the Boards of Directors:

- a. SUN LIFE OF CANADA PROSPERITY BOND FUND, INC.
- 1. Benedicto C. Sison
- 2. Ma. Josefina A. Castillo
- 3. Teresita J. Herbosa (independent)
- 4. Cielito F. Habito (independent)
- 5. Oscar M. Orbos (independent)
- b. SUN LIFE PROSPERITY PESO STARTER FUND, INC. (formerly, Sun Life Prosperity Money Market Fund, Inc.)
- 1. Benedicto C. Sison
- 2. Ma. Josefina A. Castillo
- 3. Gerald L. Bautista
- 4. Teresita J. Herbosa (independent)
- 5. Cielito F. Habito (independent)
- 6. Oscar M. Orbos (independent)
- c. SUN LIFE PROSPERITY DOLLAR STARTER FUND, INC.
- 1. Benedicto C. Sison
- 2. Ma. Josefina A. Castillo
- 3. Aleli Angela G. Quirino (independent)
- 4. Oscar S. Reyes (independent)
- 5. Oscar M. Orbos (independent)

The following Funds failed to secure the required number of votes to elect its Boards of Directors for the term 2021-2022:

- a. Sun Life of Canada Prosperity Balanced Fund, Inc.
- b. Sun Life of Canada Prosperity Philippine Equity Fund, Inc.
- c. Sun Life Prosperity Dollar Advantage Fund, Inc.
- d. Sun Life Prosperity Dollar Abundance Fund, Inc.
- e. Sun Life Prosperity Dynamic Fund, Inc.
- f. Sun Life Prosperity GS Fund, Inc.
- g. Sun Life Prosperity Philippine Stock Index Fund, Inc.
- h. Sun Life Prosperity Dollar Wellspring Fund, Inc.
- i. Sun Life Prosperity World Voyager Fund, Inc.

A continuation of the annual meeting will be held on 10 September 2021 at 10:00 a.m. via Zoom Conference. In the meantime, the present Board of Directors for the above Funds will continue to serve as such until their successors are elected and duly qualified.

8. APPROVAL OF THE MINUTES OF THE PREVIOUS MEETING

With a majority vote of the stockholders present or represented during the online meeting, the minutes of the meetings held on 22 July 2020 and 18 September 2020 were approved.

9. CONFIRMATION AND RATIFICATION OF ALL ACTS AND PROCEEDINGS OF THE BOARD AND CORPORATE OFFICERS

With a majority vote of the stockholders present or represented during the online meeting, the resolution to approve the confirmation and ratification of all acts and proceedings of the Board of Directors and Officers of the previous year was approved.

10. APPOINTMENT OF EXTERNAL AUDITOR

With a majority vote of the stockholders present or represented during the online meeting, the stockholders appointed Navarro Amper and Co./Deloitte Touche Tohmatsu as the Funds' external auditor for 2021.

11. OTHER MATTERS

Amendments of the Articles of Incorporation

Due to the failure to meet the requirement that 2/3 of the outstanding capital stock should be present in person or by proxy, the agenda to amend Article VI of the Funds' Articles of Incorporation to increase the number of directors to six (6), remain unapproved.

Likewise, due to the failure to meet the requirement that 2/3 of the outstanding capital stock should be present in person or by proxy, the agenda to amend Article III of the Funds'²

¹ Balanced Fund, Dollar Abundance Fund, Dollar Advantage Fund, Philippine Equity Fund, GS Fund, Dynamic Fund, Stock Index Fund, World Voyager Fund.

² Balanced Fund, Dollar Abundance Fund, and Philippine Equity Fund.

Articles of Incorporation to amend the date and time of the annual stockholders meeting, remain unapproved.

Amendments of the By-Laws

Due to the failure to meet the requirement that majority of the outstanding capital stock should be present in person or by proxy, the agenda to amend Section 1, Article 1 of the By-Laws on the date and time of Annual Stockholders Meeting, and the delegation of power to amend Articles I, II, III, IV, and VI of the By-Laws of Sun Life of Canada Prosperity Balanced Fund, Inc.'s, remain unapproved.

Meanwhile, the following amendments to the respective By-Laws of the Sun Life Prosperity Peso Starter Fund, Inc. and Sun Life Prosperity Dollar Starter Fund, Inc. were approved after obtaining the required 50% +1 affirmative vote of the outstanding capital stock:

- a. Article I (Section 3) with regard to the notice of regular meetings to stockholders be sent out at least 21 calendar days prior to scheduled meeting date);
- b. Article II (Section 1) with regard to the election of Independent Directors in the Board, pursuant to relevant regulations;
- c. Article VIII (Section 1) on the update in the Investment Policy, to align with the provisions of the Investment Company Act-Implementing Rules and Regulations, as amended; and
- d. Article IX (Section 1) on the determination of net asset value, to be consistent with the Investment Company Act-Implementing Rules and Regulations, as amended.

Likewise, the amendments to Article III (Sections 1, 4, 5, and 6) and Article VII (Section 1) of the Sun Life Prosperity Peso Starter Fund, Inc. By-Laws, and Article III (Sections 1 and 6) of the Sun Life Prosperity Fund Dollar Starter By-Laws, on the election of a Compliance Officer as one of the corporate officers, were both approved.

Amendment of Investment Objective

The amendment of the Investment Objective in the Registration Statement/Prospectus of Sun Life Prosperity Peso Starter Fund, Inc. was approved by at least 50% + 1 of the outstanding capital stock.

12. QUESTIONS FROM THE STOCKHOLDERS

From the Question & Answer Function of the Zoom Webinar Application, the moderator chose the four most-asked questions. The first one was how SLAMCI adjusted to the pandemic in terms of business operations. Mr. Sison responded that the pandemic did not change how the Company prioritizes its clients. As such, various learning sessions and regular market updates were provided during the year. Communication lines with advisors and relationship managers, including opening some Client Service Centers, were done to ensure that investors are always guided. Similarly, advisors and employees were also provided with monthly learning sessions. Mr. Sison added that various processes were improved as the Company embraced going digital. Mr. Gerald L. Bautista, SLAMCI President, chimed in and shared with the stockholders various digital touchpoints to be able to continue servicing the needs of the clients.

The moderator then directed the second question to Mr. Bautista and asked what the stockholders can expect from him as he takes over the mutual fund business of Sun Life. Mr. Bautista replied by first thanking Ms. Pama for the strong business foundation that she established.

Mr. Bautista shared that over the coming months, he intends to continue improving client experience by introducing new initiatives aimed at making investing simple and easy. SLAMCI will also launch new products to meet the growing needs of the investors.

The third question is whether the Company expects the exponential growth of the Peso Starter and Dollar Starter Funds to continue. Ms. Esteban took the question and replied that if the Bangko Sentral ng Pilipinas continue to maintain low rates, then the continued flows into the Starter Funds may be expected. She added that global equity funds such as the World Equity Index Feeder Fund and World Voyager Feeder Fund also reported healthy growth as developed markets recovered faster than the local markets.

Finally, the moderator directed the fourth question of "What investment advice can you give to us investors, given the market conditions?" to Mr. Enriquez. Mr. Enriquez responded that the best strategy is for clients to use Portfolio Diversification and Asset Allocation in their investments as this will reduce their risk. However, he cautioned investors that they should not forget to know their risk profile before investing and to ensure that they are able to tolerate the volatility of the portfolio they are investing in. He again invited the investors to join the Market Forum Outlook that will follow after the Annual Stockholders' Meeting whether Fund Manager of the Sun Life Prosperity Funds will discuss the market in more detail.

13. ADJOURNMENT

There being no other matter for discussion, upon motion duly made and seconded, the Joint Annual Stockholders' Meeting of the Sun Life Prosperity Funds was adjourned at 3:21 pm.

FRANCES IANNA S. CANTO Assistant Corporate Secretary

ATTESTED TO BY:

BENEDICTO C. SISON

Chairman

Sun Life Prosperity Funds*

MA. JOSEFINA A. CASTILLO

President

Sun Life Prosperity Funds*

GERALD L. BAUTISTA

Director

Peso Starter Fund

ALELI ANGELA G. QUIRINO
Independent Director
Balanced, GS, Dynamic, Index, Dollar
Wellspring, World Voyager and Dollar Starter
Funds

OSCAR M. ORBOS Independent Director

CIELITO F. HABITO Independent Director

Dynamic, Philippine Equity, Stock Index, Dollar Abundance, Dollar Advantage, Dollar Wellspring, Bond, Peso Starter, World Voyager and Dollar Starter Funds GS, Bond, Balanced, Peso Starter, Philippine Equity, Stock Index, Dollar Abundance, Dollar Advantage, Dollar Wellspring and World Voyager Funds

OSCAR S. REYES

Independent Director
Balanced, Philippine Equity, Dollar
Abundance, Dollar Advantage, GS, Dynamic
and Dollar Starter Funds

TERESITA J. HERBOSA

Independent Director Bond and Peso Starter Funds



Annex "A"

2021 Joint Annual Stockholders' Meetings
Stockholders Present and Represented, Per Fund

Sun Life Prosperity Fund	Total Shares Subscribed (Outstanding Capital Stock as of 30 April 2021)	Stockholder Attendance (in shares)	Attendance (in percentage) for Quorum Requirement
Bond Fund	1,552,622,800	828,081,026	53.33%
Balanced Fund	2,337,601,095	564,642,905	24.15%
Equity Fund	2,212,999,881	306,317,863	13.84%
Dollar Advantage Fund	8,251,450	2,242,972	27.18%
Peso Starter Fund	19,997,582,166	18,144,005,268	90.73%
Dollar Abundance Fund	3,793,870	491,405	12.95%
GS Fund	147,011,650	32,778,346	22.30%
Dynamic Fund	1,478,984,971	509,722,359	34.46%
Index Fund	3,175,882,822	1,305,005,045	41.09%
Dollar Wellspring Fund	5,838,470	2,447,555	41.92%
World Voyager Fund	5,999,263	1,305,305	21.76%
Dollar Starter Fund	5,905,673	4,799,580	81.27%

DRAFT MINUTES OF THE CONTINUATION OF THE JOINT ANNUAL STOCKHOLDERS' MEETING

Sun Life of Canada Prosperity Balanced Fund, Inc.
Sun Life of Canada Prosperity Philippine Equity Fund, Inc.
Sun Life Prosperity Dollar Abundance Fund, Inc.
Sun Life Prosperity Dollar Advantage Fund, Inc.
Sun Life Prosperity Dynamic Fund, Inc.
Sun Life Prosperity GS Fund, Inc.
Sun Life Prosperity Philippine Stock Index Fund, Inc.
Sun Life Prosperity Dollar Wellspring Fund, Inc.
Sun Life Prosperity World Voyager Fund, Inc.

Held on 10 September 2021 from 10:00 a.m. to 10:27 a.m. via Zoom Webinar

Total number of shares present and represented: Please see Annex "A"

Members of the Board of Directors Present:

BENEDICTO C. SISON MA. JOSEFINA A. CASTILLO **Also Present:**

VALERIE N. PAMA
GERALD L. BAUTISTA
EDGAR S. TORDESILLAS
ANNA KATRINA C KABIGTING-IBERO
FRANCES IANNA S. CANTO
DINO S. MACASAET
NICHOLAS R. VELUZ

1. CALL TO ORDER

Mr. Benedicto C. Sison, Chairman, called to order the Continuation of the Joint Annual Stockholders' Meeting of the Sun Life of Canada Prosperity Balanced Fund, Inc. ("Balanced Fund"), Sun Life of Canada Prosperity Philippine Equity Fund, Inc. ("Philippine Equity Fund"), Sun Life Prosperity Dollar Advantage Fund, Inc. ("Dollar Advantage Fund"), Sun Life Prosperity Dynamic Fund, Inc. ("Dynamic Fund"), Sun Life Prosperity Dynamic Fund, Inc. ("Dynamic Fund"), Sun Life Prosperity Philippine Stock Index Fund, Inc. ("Stock Index Fund"), Sun Life Prosperity Dollar Wellspring Fund, Inc. ("Dollar Wellspring Fund"), and Sun Life Prosperity World Voyager Fund, Inc. ("World Voyager Fund"), which are collectively known as the Sun Life Prosperity Funds (the "Funds"). He thereafter presided over the same. Atty. Frances Ianna Canto, Assistant Corporate Secretary, prepared the minutes thereof.

2. PROOF OF NOTICE OF MEETING

Atty. Anna Katrina Kabigting-Ibero, Corporate Secretary, confirmed that the holding of the virtual stockholders meeting is in accordance with the requirements set forth by the Securities and Exchange Commission. Likewise, the necessary approvals from the Board of Directors have been obtained and all requirements have been complied with in order to protect the interests of the stockholders.

She certified that 100% of the stockholders of record as of 30 April 2021 were duly notified of the Joint Annual Stockholders Meeting held last 14 July 2021. For the present continuation meeting, Atty. Ibero informed the Chairperson that additional notices were sent electronically and via SMS.

3. DETERMINATION AND CERTIFICATION OF QUORUM

The Secretary reported the attendance based on the Attendance Sheet as well as the proxies received before the meeting. The attendance is set forth in Annex "A" of the minutes.

4. ELECTION OF DIRECTORS FOR THE TERM 2021 to 2022

The Chairman stated that based on the records of the Corporation, the following Corporations failed to elect a new set of directors during the Joint Annual Stockholders Meeting last 14 July 2021:

- a. Sun Life of Canada Prosperity Balanced Fund, Inc.
- b. Sun Life of Canada Prosperity Philippine Equity Fund, Inc.
- c. Sun Life Prosperity Dollar Advantage Fund, Inc.
- d. Sun Life Prosperity Dollar Abundance Fund, Inc.
- e. Sun Life Prosperity Dynamic Fund, Inc.
- f. Sun Life Prosperity GS Fund, Inc.
- g. Sun Life Prosperity World Voyager Fund, Inc.
- h. Sun Life Prosperity Philippine Stock Index Fund, Inc.
- i. Sun Life Prosperity Dollar Wellspring Fund, Inc.

As such, their respective Boards of Directors continue to serve in a holdover capacity.

The Corporate Secretary informed the Chairman that the voting procedure and resumes of the nominees for directors have been stated in the SEC Form 20-IS and circulated to the stockholders prior to the annual meeting. The Assistant Corporate Secretary explained that eligible stockholders may cast their votes through the poll function of Zoom. She added that the preliminary results of votes on proxies submitted and validated as of 09 September 2021, including the votes cast last July, shall be provided during the meeting, with the final results being reflected in the minutes of the meeting.

After the casting of the votes by those present, the above-listed Funds still failed to secure the required number of votes to elect its Boards of Directors for the term 2021-2022. Thus, the present Board of Directors for the said Funds would continue to serve as such until their successors are elected and duly qualified in the next annual stockholders' meeting.

5. OTHER MATTERS

Amendments of the Articles of Incorporation

Due to the failure to meet the requirement that 2/3 of the outstanding capital stock should be present in person or by proxy, the agenda to amend Article VI of the Funds' Articles of Incorporation to increase the number of directors to six (6), remain unapproved.

Likewise, due to the failure to meet the requirement that 2/3 of the outstanding capital stock should be present in person or by proxy, the agenda to amend Article III of the Funds'² Articles of Incorporation to amend the date and time of the annual stockholders meeting, remain unapproved.

Amendments of the By-Laws

Due to the failure to meet the requirement that majority of the outstanding capital stock should be present in person or by proxy, the agenda to amend Section 1, Article 1 and Articles I, II, III, IV, and VI of the By-Laws of Sun Life of Canada Prosperity Balanced Fund, Inc.'s on the date and time of Annual Stockholders Meeting and the delegation of power to amend to the Board of Directors, remain unapproved.

6. ADJOURNMENT

The Corporate Secretary advised the stockholders present that they may send their questions, comments, clarifications, and suggestions to SunLifeFunds@sunlife.com.

There being no other matter for discussion, upon motion duly made and seconded, the continuation of the Joint Annual Stockholders' Meeting of the Sun Life Prosperity Funds was adjourned at 10:27 a.m.

FRANCES IANNA S. CANTO Assistant Corporate Secretary

ATTESTED TO BY:

BENEDICTO C. SISON

Chairman

Sun Life Prosperity Funds

MA. JOSEFINA A. CASTILLO

President

Sun Life Prosperity Funds

¹ Balanced Fund, Philippine Equity Fund, Dollar Advantage Fund, Dollar Abundance Fund, Dynamic Fund, GS Fund, Stock Index Fund, World Voyager Fund.

² Balanced Fund, Dollar Abundance Fund, and Philippine Equity Fund.

Continuation of the 2021 Joint Annual Stockholders' Meetings Stockholders Present and Represented, Per Fund

Annex "A"

Sun Life Prosperity Fund	Total Shares Subscribed (Outstanding Capital Stock as of 30 April 2021)	Stockholder Attendance (in shares)*	Attendance (in percentage) for Quorum Requirement*
Balanced Fund	2,337,601,095	585,324,715	25.04%
Equity Fund	2,212,999,881	323,578,166	14.62%
Dollar Advantage Fund	8,251,450	2,318,830	28.10%
Dollar Abundance Fund	3,793,870	553,739	14.60%
Dynamic Fund	1,478,984,971	523,954,689	35.43%
GS Fund	147,011,650	33,247,579	22.62%
Index Fund	3,175,882,822	1,357,492,737	42.74%
Dollar Wellspring Fund	5,838,470	2,541,927	43.54%
World Voyager Fund	5,999,263	1,366,617	22.78%

^{*}This includes the proxies received for, and the actual attendance during, the 14 July 2021 Joint Annual Stockholders Meeting.

SUN LIFE PROSPERITY FUNDS PROXY FORM



I/we,				_, hereby nominate, constitute and appoint	Ms.		
VALERIE N. PAM	IA, President, with right	of substitution	and revocat	ation, to represent and vote all shares registe	red		
n my/our name or owned by me/us and/or such shares as I am/we are authorized to represent and vote in my							
our capacity as	administrator, executor	or attorney-ir	n-fact for any	ny and all matters presented during the Ani	านal		
Stockholders' Meeting on 13 July 2022, and all adjournments and postponements thereof, in the following fund							
(please tick all c	applicable):						
	Sun Life of Canada Pro Balanced Fund, Inc.	osperity		Sun Life Prosperity Dynamic Fund, Inc.			
	Sun Life of Canada Pro Bond Fund, Inc.	osperity		Sun Life Prosperity Philippine Stock Index Fund, Inc.			
	Sun Life of Canada Pro Philippine Equity Fun			Sun Life Prosperity World Voyager Fund, Inc.			
	Sun Life Prosperity Peso Starter Fund, Inc.	c.		Sun Life Prosperity Dollar Wellspring Fund, Inc.			
	Sun Life Prosperity Dollar Advantage Fur	nd, Inc.		Sun Life Prosperity Dollar Abundance Fund, Inc.			
	Sun Life Prosperity Dollar Starter Fund, I	nc.		Sun Life Prosperity GS Fund, Inc.			
proxy shall be e	ffective until withdrawn Corporate Secretary	by me/us throat least ten (1	ough notice i 0) days bef	executed concerning the above matters. in writing, or superseded by subsequent profere the Annual Stockholders' Meeting or bly in instances where I/we personally attend	oxy any		
EXECUTED ON		AT					
	(DATE)		(PLACE)				
			_				
				Printed Name and Signature			

BALLOT (VOTING IN ABSENTIA FORM)

l∕we, ᢩ				shares registered in my/our name or owned by me/us
and/o	r such share	es on all matters presented during the Annu	al Sto	ockholders' Meeting on 13 July 2022, and all adjournments
and po	stponeme	nts thereof, in the following funds (please t	ick al	'l applicable):
□ Sι	ın Life of Ca	anada Prosperity Balanced Fund, Inc.		Sun Life Prosperity Dynamic Fund, Inc.
□ Su	ın Life of Ca	anada Prosperity Bond Fund, Inc.		Sun Life Prosperity Philippine Stock Index Fund, Inc.
		anada Prosperity Philippine Equity Fund, Inc.		Sun Life Prosperity World Voyager Fund, Inc.
		perity Peso Starter Fund, Inc.		Sun Life Prosperity Dollar Wellspring Fund, Inc.
	•	perity Dollar Advantage Fund, Inc.		Sun Life Prosperity Dollar Abundance Fund, Inc.
		,		
□ Su	in Lite Prosp	perity Dollar Starter Fund, Inc.		Sun Life Prosperity GS Fund, Inc.
1. VC	OTE FOR N	OMINEES (A vote "FOR" the election of th	e noi	minees is recommended.)
For	Agains	t		
		Authority to vote for all nominees (Ple	ase re	efer to Annex "A")
2. O	THERS (A v	ote "FOR" the following items is recomme	ended	d.)
For	Against			
		Approval of the Minutes of 2021 Join	t Anı	nual Stockholders' Meetings (held on 14 July and 10
		September 2021)	. ,	Taak Steekhetaels Meetings (Heta Str 177 Jak) and 75
		•	and F	Proceedings of the Board and Corporate Officers
				oitte Touche Tohmatsu as External Auditor for 2022
Ш		The appointment of Navarro Amper & Co.	/ DCI	office roughe rottinatisa as externat Additor for 2022
Additi	onal Items	(for Balanced Fund, Dollar Abundance Fund	d, Dol	lar Advantage Fund, Philippine Equity Fund, GS
		ind, Stock Index Fund, World Voyager Fund		• • • • • • •
_				
For	Against		٠.	
			ot Ind	corporation to increase the number of directors
		to six (6)		
۸ ddi+i	onal Itams	(For Balanced Fund, Dollar Abundance Fun	d an	d Philipping Equity Fund only)
Additi	onal Items	(For Balancea Funa, Dollar Abundance Fun	u, un	з гишррине Едину гина откуј
For	Against			
П		Amendment of Article III of the Articles	of Inc	corporation to indicate principal office address
		as Sun Life Centre, Bonifacio Global City		
Additio	onal Items	(For Balanced Fund only)		
For	Against			
_	-⊼gaii ist	Amendment of Section 1 Article Loftha B	V-I 2VV	s(Date and Time of Annual Stockholders Meeting)
			•	S[Date and Mine of Annual Stockholders Meeting] LIV and VL of the By-Laws to the Board of Directors
1 1	1 1	THE EDWELL ALLER AND ALLER AND ALLER		v a v . ()

$Additional\ Items\ (For\ Dollar\ Starter\ Fund,\ Peso\ Starter\ Fund,\ World\ Voyager\ Fund,\ and\ Stock\ Index\ Fund\ only)$

For	Against	
		Amendment of Article II (Primary Purpose) and Article II, paragraph 1 (ii), and paragraph 6 (Secondary Purpose) of the Articles of Incorporation to align with the Investment Company Act and its Implementing Rules and Regulations
		Amendment of Article II, paragraph 9 (Secondary Purpose) of the Articles of Incorporation from the "Corporation Law" to "Revised Corporation Code"
		Amendment of Article VII of the Articles of Incorporation to align the conditions for the redemption of shares by a shareholder with the Investment Company Act, its Implementing Rules and Regulations, and other applicable issuances of the Securities and Exchange Commission
		Amendment of Article VIII of the Articles of Incorporation to add a description of the features of the Company's shares
		Amendment of Article I, Sections 1 (Annual Meetings) and 2 (Special Meetings) of the By-Laws to allow for the holding of the stockholders meeting via remote communication; Section 2 (Special Meetings) to align with the Section 49 of the Revised Corporation Code
		Amendment of Article I, Section 6 (Voting) of the By-Laws to provide for the use of remote communication or in absentia in the conduct of regular and special stockholders' meetings and on the manner of voting in accordance with the Revised Corporation Code
		Amendment of Article II, Section 1 (Board of Directors) of the By-Laws to include the requirement that at least twenty percent (20%) of the Board of Directors must be composed of independent directors
		Amendment of Article IV, Section 1 (Committees) of the By-Laws to ensure compliance with applicable rules on the composition of committees, changing or discharging of its members, and filling in vacancies
		Amendment of Article IV, Section 2 (Advisory Board) of the By-Laws on the deletion of the Advisory Board
		Amendment of Article VI, Section 1 (b) (Management Contracts) of the By-Laws to align with the Investment Company Act and its Implementing Rules and Regulations
		Amendment of Article VI, Section 2 (Distribution Contracts) of the By-Laws to align with the Investment Company Act and its Implementing Rules and Regulations
		Amendment of Article VII, Section 3 (Lost or Destroyed Certificates) of the By-Laws to refer to the applicable section of the Revised Corporation Code
		Amendment of Article VII, Section 6 (Closing of Transfer Books) of the By-Laws to align with the period specified in the Revised Corporation Code
		Amendment of Article VIII, Section 1 (Investment Policy) of the By-Laws to clarify that the Prospectus is as filed with and approved by the Securities and Exchange Commission
		Amendment of Article VIII, Sections 2 (a) (b) and (c) (Restrictions) of the By-Laws to align with the Investment Company Act and its Implementing Rules and Regulations
		Amendment of Article IX, Section 1 (Net Asset Value) of the By-Laws to clarify that the Prospectus is as filed with and approved by the Securities and Exchange Commission
		Amendment of Article X, Section 1 (Procedure for Redemption) of the By-Laws to align with the grounds for suspension under the Investment Company Act and its Implementing Rules and Regulations
		Amendment of Article X, Section 2 (Payment on Redemption) of the By-Laws to align with the Investment Company Act and its Implementing Rules and Regulations
		Amendment of Article XI, Section 1 (Custodian) of the By-Laws to align the definition of a Custodian with the definition and qualifications provided by the Investment Company Act and other applicable issuance of the Securities and Exchange Commission
		Amendment of Article XI, Section 2 (Auxiliary Custodian) of the By-Laws to align it with the Investment Company Act and its Implementing Rules and Regulations on outsourcing or delegation of functions of the Custodian

		Amendment of Article XI, Section 3 (Auditors) to align it with the Investment Company Act and its Implementing Rules and Regulations and the Securities Regulation Code on the qualifications and appointment of an auditor
		Amendment of Article XIV, Section 1 (Amendments) of the By-Laws to align with the applicable provision of the Revised Corporation Code
Additio	nal Item (For Dollar Starter Fund, World Voyager Fund and Stock Index Fund only)
For	Against	
		Amendment of Article II, Section 2 (Meetings) of the By-Laws to align the period for the notice of meeting of the directors with the Revised Corporation Code
		Amendment of Article II, Section 4 (Compensation) of the By-Laws to expressly state that directors are prohibited from participating in the determination of their own per diems or compensation
		Amendment of Article II, Section 5 (Vacancy) of the By-Laws to align with the Revised Corporation Code on the vacancies in the Board of Directors
Additio	nal Item (For Peso Starter Fund only)
For	Against	
		Amendment of Article II, Section 2 (Nomination and Review Committee) of the By-Laws to include the requirement that the Committee must have at least one (1) member who is an independent director in compliance with the Securities Regulation Code and its Implementing Rules and Regulation
		Amendment of Article II, Section 6 (Compensation) of the By-Laws to expressly state that directors are prohibited from participating in the determination of their per diems or compensation
		Amendment of Article I, Section 3 (Notices) of the By-Laws to align the notice period for stockholders' meetings with the issuances of the Securities and Exchange Commission and to allow for the sending of the notices electronically
		Amendment of Article II, Section 7 (Vacancy) of the By-Laws to align with the Revised Corporation Code on the vacancies in the Board of Directors
Additio	nal Items	(For World Voyager Fund and Stock Index Fund only)
For	Against	
		Amendment of Article III, Sections 1 and 6 of the By-Laws in relation to the election of a Compliance Officer as one of the corporate officers
Additio	nal Items	(For Stock Index Fund only)
For	Against	Amendment of Article I, Section 3 (Notice of Meeting) of the By-Laws to allow for sending of notices electronically

y executed concerning the above matters. This Form shall g, or superseded by the execution of a subsequent Form, re the Annual Stockholders' Meeting or any adjournments s where I/we personally attend the meeting.
Printed Name and Signature
֡

ANNEX A:

NOMINEES FOR ELECTION TO THE BOARD OF DIRECTORS FOR 2022

Please tick the box to signify your vote for the nominee. If you have ticked "FOR" under Item 1 of the Ballot (Voting in Absentia Form), we will consider this as a vote FOR all the nominees below.

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. Benedicto C. Sison Valerie N. Pama Cielito F. Habito Teresita J. Herbosa Oscar S. Reyes	SUN LIFE PROSPERITY DYNAMIC FUND, INC. Benedicto C. Sison Valerie N. Pama Cesar Luis F. Bate Cielito F. Habito Teresita J. Herbosa
SUN LIFE OF CANADA PROSPERITY BOND FUND, INC. Benedicto C. Sison Valerie N. Pama Cesar Luis F. Bate Cielito F. Habito Teresita J. Herbosa	SUN LIFE PROSPERITY PHILIPPINE STOCK INDEX FUND, INC. Benedicto C. Sison Valerie N. Pama Aleli Angela G. Quirino Cesar Luis F. Bate Cielito F. Habito
SUN LIFE OF CANADA PROSPERITY PHILIPPINE EQUITY FUND, INC. Benedicto C. Sison Valerie N. Pama Cesar Luis F. Bate Oscar S. Reyes Aleli Angela G. Quirino	SUN LIFE PROSPERITY WORLD VOYAGER FUND, INC. Benedicto C. Sison Valerie N. Pama Aleli Angela G. Quirino Cesar Luis F. Bate Cielito F. Habito
SUN LIFE PROSPERITY PESO STARTER FUND, INC. Benedicto C. Sison Valerie N. Pama Gerald L. Bautista Cesar Luis F. Bate Cielito F. Habito Teresita J. Herbosa	SUN LIFE PROSPERITY DOLLAR WELLSPRING FUND, INC. Benedicto C. Sison Valerie N. Pama Aleli Angela G. Quirino Cesar Luis F. Bate Oscar S. Reyes
SUN LIFE PROSPERITY GS FUND, INC. Benedicto C. Sison Maria Josefina A. Castillo Aleli Angela G. Quirino Teresita J. Herbosa Cielito F. Habito	SUN LIFE PROSPERITY DOLLAR ABUNDANCE FUND, INC. Benedicto C. Sison Valerie N. Pama Cielito F. Habito Cesar Luis F. Bate Oscar S. Reyes
SUN LIFE PROSPERITY DOLLAR STARTER FUND, INC. Benedicto C. Sison Valerie N. Pama Aleli Angela G. Quirino Teresita J. Herbosa Oscar S. Reyes	SUN LIFE PROSPERITY DOLLAR ADVANTAGE FUND, INC. Benedicto C. Sison Valerie N. Pama Cesar Luis F. Bate Cielito F. Habito Teresita J. Herbosa

CERTIFICATION OF INDEPENDENT DIRECTOR

- I, **OSCAR S. REYES,** Filipino, of legal age and a resident of Unit 6, Kasiyahan Homes, 58 McKinley Road, Forbes Park, Makati City, after having been duly sworn to in accordance with law do hereby declare that:
 - 1. I am a nominee for independent director of the following covered companies:
 - o Sun Life Prosperity Dollar Abundance Fund, Inc.
 - o Sun Life Prosperity Dollar Wellspring Fund, Inc.
 - Sun Life Prosperity Dollar Starter Fund, Inc.
 - Sun Life of Canada Prosperity Balanced Fund, Inc.
 - o Sun Life of Canada Prosperity Philippine Equity Fund, Inc.
 - o Sun Life Prosperity World Equity Index Feeder Fund, Inc.
 - o Sun Life Prosperity Peso Voyager Feeder Fund, Inc.
 - o Sun Life Prosperity Achiever Fund 2028, Inc.
 - Sun Life Prosperity Achiever Fund 2038, Inc.
 - o Sun Life Prosperity Achiever Fund 2048, Inc.

2. I am affiliated with the following companies or organizations:

Company/Organization	Position	Period of Service	
Sun Life Financial Plans Inc.	Independent Director	2006-present	
Bank of the Philippine Islands	Independent Director	2003-2016	
	Member, Advisory Council	2016-present	
	Director	2001-2010	
PLDT Inc.	Member, Advisory Board	2010-present	
Basic Energy Corporation	Independent Director	2007-2019	
	Member, Advisory Board	2019-present	
Cosco Capital Inc.	Independent Director	2009-present	
D.M. Wenceslao & Associates, Inc.	Independent Director	2019-present	
Pioneer Life Inc.	Member, Advisory Board	2019-present	
Pioneer Insurance & Surety Corporation	Independent Director	2019-present	
Pioneer Intercontinental Insurance	Member, Advisory Board	2019-2020	
	Independent Director	2020-present	
Pepsi Cola Products Philippines, Inc.	Chairman	2007-present	
PXP Energy Inc.	Director	2017-present	
PLDT Communications and Energy Ventures Inc.	Director	2013-present	
Grepalife Fixed Income Fund Corporation	Independent Director	2011-present	
Grepalife Dollar Bond Fund Corporation	Independent Director	2011-present	
Grepalife Bond Fund Corporation	Independent Director	2011-present	
Phil Dealing System Holdings Corp.	Independent Director	2019-present	
Phil. Dealing Exchange Corporation	Independent Director	2019-present	
Phil. Depository & Trust Corporation	Independent Director	2019-present	
Phil. Securities Settlement Corporation	Independent Director	2019-present	
Team Energy Corporation	Independent Director	2019-present	

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life Prosperity World Equity Index Feeder Fund, Inc., Sun Life Prosperity Peso Voyager Feeder Fund, Inc., Sun Life Prosperity Achiever Fund 2028, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., and Sun Life Prosperity Achiever Fund 2048, Inc. (collectively, "Covered Companies") as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director/officer/substantial shareholder of Covered Companies and their subsidiaries and affiliates.
- 5. Except for a Complaint lodged by Johnson Sanhi representing Repower Development Energy Corporation which I and my counsels believe to be highly baseless and false Complaint, and which has been dismissed by the Makati City Prosecutor but was moved by the Complainant for review by the Department of Justice, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 7. I shall inform the Corporate Secretary of the Covered Companies of any changes in the abovementioned information within five days from its occurrence.

Done on the date and place written below.

OSCAR S. REYES Affiant

JUN 0 8 2022

SUBSCRIBED AND SWORN to before me this ____ day of personally appeared before me and exhibited to me his Passport No. P5302920A/ssued in DFA NCR East

valid until 10 December 2022.

Doc. No. Page No.

ATTY. GERVACIO Notary Public City

> Until December IBP No. 05729-Lifetime Member MCLE Compliance No. VI-0024312

Appointment No. M-82-(2021-2022) PTR No. 8852511 Jan. 3, 2022

Makati City Roll No. 40091

101 Urban Ave. Campos Rueda Bldg. Brgy. Plo Del Pilar, Makati City

REPUBLIC OF THE PHILIPPINES) S. S.

CERTIFICATION OF INDEPENDENT DIRECTOR

I, CIELITO F. HABITO, Filipino, of legal age and a resident of 10071 Mt. Pulog St., Los Baños, Laguna, after having been duly sworn to in accordance with law do hereby declare that:

- 1. I am a nominee for independent director of the following covered companies:
 - o Sun Life of Canada Prosperity Bond Fund, Inc.
 - o Sun Life of Canada Prosperity Balanced Fund, Inc.
 - o Sun Life Prosperity Dynamic Fund, Inc.
 - o Sun Life Prosperity Philippine Stock Index Fund, Inc.
 - o Sun Life Prosperity World Voyager Fund, Inc.
 - o Sun Life Prosperity Dollar Abundance Fund, Inc.
 - o Sun Life Prosperity Dollar Advantage Fund, Inc.
 - o Sun Life Prosperity GS Fund, Inc.
 - o Sun Life Prosperity Peso Starter Fund, Inc.
 - o Sun Life Prosperity Peso Voyager Feeder Fund, Inc.
 - o Sun Life Prosperity Achiever Fund 2048, Inc.
- 2. I am affiliated with the following companies or organizations (including Government Owned and Controlled Corporations):

Company/Organization	Position/Relationship	Period of Service
Ateneo de Manila University, Department of Economics	Professor	2001 - Present
Ateneo Center for Economic Research and Development	Director	2001 - 2012; 2022 - Present
Management Association of the Philippines	Board of Governors	2022 - Present
Ramon Magsaysay Award Foundation	Member, Board of Trustees	2018 - Present
First Gen Corporation	Lead Independent Director	2016 - Present
Asian Institute of Management - TeaM Energy Center for Bridging Leadership	Chairman, Board of Advisers	2013 - Present
Japan International Cooperation Agency - Philippines	Member, Advisory Committee	2013 - Present
World Bank Philippines Office	Member, Civil Society Advisory Group	2008 - Present
Operation Compassion Philippines, Inc.	Chairman, Board of Trustees	2006 - Present
Brain Trust Inc.	Chairman	2004 - Present
Ramos Peace and Development Foundation, Inc. (RPDEV)	Foundling Member, Board of Trustees	1998 - Present

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of Sun Life of Canada Prosperity Bond Fund, Inc., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life Prosperity Dynamic Fund, Inc., Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity World Voyager Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Peso Starter Fund, Inc., Sun Life Prosperity Peso Voyager Feeder Fund, Inc., Sun Life Prosperity Achiever Fund 2048, Inc. (collectively, "Covered Companies"), as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- 4. I am not related to any director/officer/substantial shareholder of Covered Companies and their subsidiaries and affiliates other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code.
- 5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
- 6. [NOT APPLICABLE] (For those in government service/affiliated with government agency or GOCC) I have the required written permission or consent from the (head of the agency/department) to be an independent director in in _____, pursuant to Office of the President Memorandum Circular No. 17 and Section 12, Rule XVIII of the Revised Civil Service Rules.
- 7. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 8. I shall inform the Corporate Secretary of Covered Companies of any changes in the abovementioned information within five days from its occurrence.

Done on the date and place indicated below.

CIELITO F. HABITO Affiant

1 2 MAY 2022

PASAY CITY

SUBSCRIBED AND SWORN to before me this ____ day of __ at affiant personally appeared before me and exhibited to me his Passport with no. P1977324B valid until 16 June 2029 issued in DFA San Pablo.

Doc. No. _ 5 Page No. _ Book No. Series of 2022.

Appointment No M-66 / Until 12-31-2022 Roll No. 45790 / IBP Lifetime No. 04897 / 7-3-03 PTR O.R. No. 8531012 / 1-4-22 / Pasay City

MCLE No. VI-0016565 / 01-14-19

PASAY CITY

CERTIFICATION OF INDEPENDENT DIRECTOR

I, TERESITA J. HERBOSA, Filipino, of legal age and a resident of 8 Abelardo St., San Lorenzo Village, Makati City, after having been duly sworn to in accordance with law do hereby declare that:

- 1. I am a nominee for independent director of the following covered companies:
 - o Sun Life of Canada Prosperity Bond Fund, Inc.
 - Sun Life of Canada Prosperity Balanced Fund, Inc.
 - o Sun Life Prosperity Dollar Starter Fund, Inc.
 - o Sun Life Prosperity GS Fund, Inc.
 - o Sun Life Prosperity Dollar Advantage Fund, Inc.
 - o Sun Life Prosperity Dynamic Fund, Inc.
 - o Sun Life Prosperity Peso Starter Fund, Inc.
 - o Sun Life Prosperity Peso Voyager Feeder Fund, Inc.
 - o Sun Life Prosperity Achiever Fund 2028, Inc.
 - o Sun Life Prosperity Achiever Fund 2038, Inc.
- I am affiliated with the following companies or organizations (including Government Owned and Controlled Corporations):

Company/Organization	Position/Relationship	Period of Service
Telecommunications Connectivity Inc.	Director	December 2019 to present
CHS Alumnae Foundation Inc.	Trustee	March 2021 to present

- 3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of Sun Life of Canada Prosperity Bond Fund, Inc., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Dynamic Fund, Inc., Sun Life Prosperity Peso Starter Fund, Inc., Sun Life Prosperity Peso Voyager Feeder Fund, Inc., Sun Life Prosperity Achiever Fund 2028, Inc., and Sun Life Prosperity Achiever Fund 2038, Inc. (collectively, "Covered Companies"), as provided for in Section 38 of the Securities Regulation Code, its Implementing Rules and Regulations and other SEC issuances.
- I am not related to any director/officer/substantial shareholder of Covered Companies and their subsidiaries and affiliates other than the relationship provided under Rule 38.2.3 of the Securities Regulation Code.
- 5. Except for the pending proceedings that are civil or administrative in nature that were initiated during my term as SEC Chairperson and all arising from the performance of my official duties and functions, I hereby confirm that I have not been the subject of any conviction by final judgment nor pending criminal or administrative investigation or proceeding, for any offense punishable by imprisonment of more than 6 years, or involving violation of the Revised Corporation Code or the Securities Regulation Code nor any offense involving fraudulent acts under said laws and other laws, rules or regulations enforced or implemented by the Securities and Exchange Commission (SEC).
- I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Revised Corporation Code, the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance and other SEC issuances.
- 7. I shall inform the Corporate Secretary of Covered Companies of any changes in the abovementioned information within five days from its occurrence.

Done on the date and place indicated below.

TERESITA J. HERBOSA

Affiant

1 1 MAY 20

SUBSCRIBED AND SWORN to before me this ______ in _ me her Driver's License No. N16-78-013976 valid until October 28, 2022.

PASAY CITY

affigent exhibiting to

ne her Driver's License No. N16-78-013976 valid until October 28, 2027

Page No. 38
Book No. 1V

Series of 2022

ATT. JULESK. IN

Notary Public

Appoinment No. 13-66 / Until 12-31-2022
Roll No. 45790 IBP Lifetime No. 04797 / 7-3-03
PTR O.R. No. 8531012 / 1-4-22 / Pagg Oldy

MCLE No. VI-90185557 31-14- 9



Certification

- I, <u>Sherwin S. Sampang</u>, the <u>Treasurer</u> of <u>Sun Life of Canada Prosperity Balanced Fund</u>, <u>Inc.</u>, a corporation duly registered under and by virtue of the laws of the Republic of the Philippines, with SEC registration number <u>A199908713</u> and with principal office at <u>Sun Life Center</u>, <u>5th Ave. Cor. Rizal Drive Bonifacio Global City</u>, <u>Taguig City</u>, on oath state:
 - 1) That I have caused this <u>SEC Form 17-Q</u> to be prepared on behalf of <u>Sun Life of Canada</u> Prosperity Balanced Fund, Inc.;
 - 2) That I have read and understood its contents which are true and correct based on my own personal knowledge and/or on authentic records;
 - 3) That the company <u>Sun Life of Canada Prosperity Balanced Fund, Inc.</u> will comply with the requirements set forth in SEC Notice dated <u>14 May 2021</u> to effect a complete and official submission of reports and/or documents through electronic mail;
 - 4) That I am fully aware that submitted documents which require pre-evaluation and/or payment of processing fee shall be considered complete and officially received only upon payment of a filing fee; and
 - 5) That the e-mail account designated by the company pursuant to SEC Memorandum Circular No. 28, s. 2020 shall be used by the company in its online submissions to CGFD.

IN WITNESS WHEREOF, I have hereunto set my hand this 18th day of May, 2022.

Sherwin S. Sampang Affiant

Name	Government ID No.	Date of Issue	Place of Issue
Sherwin S. Sampang	Passport ID No. P9427178A	06 Nov 2018	DFA NCR East

Doc. No. Page No. Book No. Series of 2022.

ATTY. CERVACIO B. ORTIZ JI

Notary Public City of Makati
Unitil December 81, 2022
IBP No. 05729-Lifetime Member
MCLE Compliance No. VI-0024312
Appointment No. M-82-(2021-2022)
PTR No. 3352511 Jan. 3, 2022
Makati City Roll No. 40091
101 Urban Ave. Campos Rueda Bldg.
Brgy. Pio Del Pilar, Makati City

COVER SHEET

R 0 S Ε R Ε R Ε 5 Ε 0 ER В 0 D Ε G С (Business Address : No. Street City / Town / Province) Merobhe T. Esmele 8555-8888 Contact Person Company Telephone Number SEC FORM 17-Q FORM TYPE Fiscal Year **Annual Meeting** Mutual Fund Company Secondary License Type, If Applicable Dept. Requiring this Doc. Amended Articles Number/Section **Total Amount of Borrowings** Total No. of Stockholders Domestic Foreign To be accomplished by SEC Personnel concerned LCU File Number Cashier Document I.D. STAMPS

Remarks = pls. use black ink for scanning purposes

SEC Number: <u>A1999087</u>	13
File Number:	

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. (Company's Full Name)

6 th Floor Sun Life Ce	entre 5 th Avenue cor Rizal Drive Bonifacio Global City, Ta	
	(Company's Address)	
	8555-88-88	
	(Telephone No.)	
	December 31	
	(Fiscal Year Ending) (Month & Day)	
	SEC FORM 17-Q	
	Form Type	
	Amendment Designation (If applicable)	_
	March 31, 2022	
	Period Ended Date	
	OPEN-END INVESTMENT COMPANY	
	Secondary License Type and File Number	

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

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

1. For the quarterly period ended: March 31, 2022
2. Commission identification number: <u>A199908713</u>
3. BIR Tax Identification No: <u>204-583-064-000</u>
4. Exact name of issuer as specified in its charter
Sun Life of Canada Prosperity Balanced Fund, Inc.
5. Province, country or other jurisdiction of incorporation or organization6. Industry Classification Code: (SEC Use Only)
<u>Philippines</u>
7. Address of issuer's principal office: Postal Code
6th Floor Sun Life Centre 5th Avenue cor Rizal Drive Bonifacio Global City, Taguig City 1634
8. Issuer's telephone number, including area code: (02) - 8555-8888
9. Former name, former address and former fiscal year, if changed since last report: <u>N.A.</u>
10. Securities registered pursuant to Sections 8 and 12 of the Code, or Sections 4 and 8 of the RSA
Title of Each Class Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding (as of March 31, 2022)
Common Shares (Unclassified) 2,246,011,149 shares
11. Are any or all of the securities listed on a Stock Exchange?
Yes [] No [x]
If yes, state the name of such Stock Exchange and the class/es of securities listed therein:
12. Indicate by check mark whether the registrant:
(a) has filed all reports required to be filed by Section 17 of the Code and SRC Rule 17 thereunder or Sections 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of the Corporation Code of the Philippines, during the preceding twelve (12) months (or for such shorter period the registrant was required to file such reports)
Yes [x] No []
(b) has been subject to such filing requirements for the past ninety (90) days.
Yes [x] No []
Page 2 of 39 SEC Form 17-Q – Sun Life of Canada Prosperity Balanced Fund, Inc.

PART A - FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. STATEMENTS OF FINANCIAL POSITION AS AT MARCH 31, 2022 AND DECEMBER 31, 2021

		(Unaudited)	(Audited)
	Notes	2022	2021
ASSETS			
Current Assets Cash in banks Financial assets at fair value through profit or loss Financial assets at amortized cost - current portion Due from brokers Accrued interest receivable Dividends receivable	4 5 6 11 7 8	P 67,814,286 7,567,405,227 34,800,269 101,124,071 25,379,487	P 110,995,920 7,571,984,919 34,461,800 53,620,769 25,689,477
Other current assets	9	12,786,998 1,628,553	2,024,776 1,033,854
Total Current Assets		7,810,938,891	7,799,811,515
Non-current Asset			
Financial assets at amortized cost - noncurrent portion	6	405,932,873	413,157,192
		P8,216,871,764	P8,212,968,707
LIABILITIES AND EQUITY			
Current Liabilities Accrued expenses and other payables Due to brokers Payable to fund manager	10 11 12	P 12,863,395 85,357,739 15,216,975	P 10,821,263 7,899,897 15,757,153
Total Current Liabilities		113,438,109	34,478,313
Equity Share capital Additional paid-in capital Retained earnings	13 14	48,379,352 12,242,502,523 5,547,547,507	48,379,352 12,242,635,177 5,508,800,384
Treasury shares	13	17,838,429,382 (9,734,995,727)	17,799,814,913 (9,621,324,519)
Total Equity		8,103,433,655	8,178,490,394
		P8,216,871,764	P8,212,968,707
Net Asset Value Per Share	15	P 3.6079	P 3.5910
Total Equity Capital Stock - Php0.01 per share		8,103,433,655	8,178,490,394
Authorized - 5,000,000,000 shares			
Total number of shares outstanding		2,246,011,149	2,277,503,054
Net Asset Value Per Share	15	P 3.6079	P 3.5910
See Notes to Financial Statements.			

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. STATEMENTS OF COMPREHENSIVE INCOME FOR THE PERIOD ENDED MARCH 31, 2022 AND MARCH 31, 2021

		(Unaudited)	(Unaudited)
	Notes	2022	2021
Investment Income - net			
Net realized gains (losses) on investments	5	P 44,150,820	(P 1,322,640)
Interest income	16	33,300,776	40,532,720
Dividend income		42,190,841	24,980,028
Other income			16,028
		119,642,437	64,206,136
Investment Expenses			
Commission	11	4,939,219	1,872,526
Clearing fees		194,427	209,933
		5,133,646	2,082,459
Not Tonical Transport			
Net Investment Income		114,508,791	62,123,677
Operating Expenses			
Management fees	12	25,804,085	26,361,005
Distribution fees	12	22,422,359	22,922,613
Reversal of expected credit losses	6	(72,586)	-
Custodianship fees		634,834	343,844
Taxes and licenses		197,284	201,473
Printing and supplies		9,831	15,414
Directors fees	12	63,767	63,767
Professional fees		81,869	73,809
Miscellaneous		15,189	12,182
		49,156,632	49,994,107
Income Before Net Unrealized Losses			
on Investments		65,352,159	12,129,570
Net Unrealized Losses on Investments	5	(17,277,927)	(517,330,463)
Profit (Loss) Before Tax		48,074,232	(505,200,893)
Income Tax Expense		9,327,109	5,150,579
Total Comprehensive Income (Loss) for t	the Period	P 38,747,123	(P510,351,472)
			(5)
Basic Earnings (Loss) per Share	17	P 0.017	(P 0.216)
See Notes to Financial Statements.			

See Notes to Financial Statements.

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. STATEMENTS OF CHANGES IN EQUITY FOR THE PERIOD ENDED MARCH 31, 2022 AND MARCH 31, 2021

	Notes	Share Capital	Additional Paid-in Capital	Retained Earnings	Treasury Shares	Total
Balance, January 1, 2022	13, 14	P48,379,352	P12,242,635,177	P5,508,800,384	(P9,621,324,519)	P8,178,490,394
Net income for the period		-	-	38,747,123	-	38,747,123
Transactions with owners:	13, 14					
Acquisition of treasury shares during the period		-	-	-	(173,271,907)	(173,271,907)
Reissuance of treasury shares during the period		-	(132,654)	-	59,600,699	59,468,045
Total transactions with owners		-	(132,654)	-	(113,671,208)	(113,803,862)
Balance, March 31, 2022	13, 14	P48,379,352	P12,242,502,523	P5,547,547,507	(P9,734,995,727)	P8,103,433,655

		Share Capital	Additional Paid-in Capital	Retained Earnings	Treasury Shares	Total
Balance, January 1, 2021	13, 14	P48,379,352	P12,268,368,511	P5,476,588,388	(P9,222,554,532)	P8,570,781,719
Net loss for the period		-	-	(510,351,472)	-	(510,351,472)
Transactions with owners:	13, 14					
Acquisition of treasury shares during the period		-	-	-	(268,540,044)	(268,540,044)
Reissuance of treasury shares during the period		-	276,214	-	94,453,483	94,729,697
Total transactions with owners		=	276,214	-	(174,086,561)	(173,810,347)
Balance, March 31, 2021	13, 14	P 48,379,352	P12,268,644,725	P4,966,236,916	(P9,396,641,093)	P7,886,619,900

See Notes to Financial Statements.

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. STATEMENTS OF CASH FLOWS FOR THE PERIOD ENDED MARCH 31, 2022 AND MARCH 31, 2021

	Notes	(Unaudited) 2022	(Unaudited) 2021
Cash Flows from Operating Activities	Notes	2022	2021
Profit (Loss) before tax		P 48,074,232	(P 505,200,893)
Adjustments for:		F 40,074,232	(1 303,200,093)
Net unrealized losses on investments	5	17,277,927	517,330,463
Net realized losses (gains) on investments	5	(44,150,820)	1,322,640
Interest income	16	(33,300,776)	(40,532,720)
Dividend income	10	(42,190,841)	(24,980,028)
Reversal of expected credit losses	6	(72,586)	(24,500,020
Operating cash flows before working capital changes		(54,362,864)	(52,060,538)
Decrease (Increase) in:		(34,302,004)	(32,000,330)
Other current assets		(594,699)	11,277
Increase (Decrease) in:		(334,033)	11,2//
Accrued expenses and other payables		2,042,132	(33,931,326)
Due to brokers		77,457,842	(5,655,806)
Payable to fund manager		(540,178)	(1,439,053)
Cash generated from (used in) operations		24,002,233	(93,075,446)
Acquisitions of financial assets at fair value		,00_,_00	(33/3/3/113)
through profit or loss		(3,395,944,452)	(811,051,742)
Proceeds from disposal of financial assets at fair value		(0,000,011,100)	(0==/00=// !=/
through profit or loss		3,379,893,735	1,019,610,815
Interest received		33,620,825	54,879,703
Dividends received		31,428,619	15,189,543
Income taxes paid		(9,327,109)	(5,150,579)
Net cash generated from operating activities		63,673,851	180,402,294
		-	
Cash Flows from Investing Activities		6 040 077	110.072
Proceeds from principal collections of loan receivables		6,948,377	110,873
Net cash generated from investing activities		6,948,377	110,873
Cash Flows from Financing Activities			
Proceeds from reissuance of treasury shares	13	59,468,045	94,729,697
Payments for acquisition of treasury shares	13	(173,271,907)	(268,540,044)
Net cash used in financing activities		(113,803,862)	(173,810,347)
Net Increase (Decrease) in Cash in banks		(43,181,634)	6,702,820
Cash in banks, Beginning		110,995,920	28,291,635
caon in banks, beginning		110,555,520	20,271,033
Cash in banks, End		P 67,814,286	P 34,994,455
See Notes to Financial Statements.		- 11	2 1/2 2 1/100

See Notes to Financial Statements.

NOTES TO FINANCIAL STATEMENTS

1. FINANCIAL REPORTING FRAMEWORK AND BASIS OF PREPARATION AND PRESENTATION

Statement of Compliance

These unaudited condensed consolidated interim financial statements of the Company as at and for the three-month period ended March 31, 2022 have been prepared in accordance with PAS 34, Interim Financial Reporting. These unaudited condensed consolidated interim financial statements do not include all the notes normally included in an annual audited financial report. Accordingly, these unaudited condensed consolidated interim financial statements are to be read in conjunction with the annual audited financial statements of the Company for the year ended December 31, 2021, which have been prepared in accordance with the Philippine Financial Reporting Standards (PRFS).

Basis of Preparation and Presentation

The financial statements of the Company have been prepared on the historical cost basis, except for certain financial assets measured at fair value and certain financial instruments carried at amortized cost.

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

In preparing the condensed consolidated interim financial statements, the significant accounting estimates and judgments made by the Company in applying the Company's accounting policies and the key sources of estimation uncertainty were the same as those applied to the financial statements as at and for the year ended December 31, 2021.

Functional and Presentation Currency

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

2. ADOPTION OF NEW AND REVISED ACCOUNTING STANDARDS

Adoption of New and Revised Accounting Standards Effective in 2021

The Company adopted all accounting standards and interpretations effective as at December 31, 2021. The new and revised accounting standards and interpretations that have been published by the International Accounting Standards Board (IASB) and approved by the FRSC in the Philippines, were assessed to be applicable to the Company's financial statements and are as follows:

PIC Q&A No. 2020-07, PAS 12 – Accounting for the Proposed Changes in Income Tax Rates under the Corporate Recovery and Tax Incentives for Enterprises Act (CREATE) Bill

The interpretation explained the details of the CREATE bill and its impact on the financial statements once passed.

Interpretation discussed that impact on the financial statements ending December 31, 2020 are as follows:

- Current and deferred taxes will still be measured using the applicable income tax rate as of December 31, 2020;
- If the CREATE bill is enacted before financial statements' issue date, this will be a non-adjusting event but the significant effects of changes in tax rates on current and deferred tax assets and liabilities should be disclosed; and

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If the CREATE bill is enacted after financial statements' issue date but before filing of the
income tax return, this is no longer a subsequent event but companies may consider
disclosing the general key feature of the bill and the expected impact on the financial
statements

For the financial statements ending December 31, 2021, the impact are as follows:

- Standard provides that component of tax expense(income) may include "any adjustments recognized in the period for current tax of prior periods" and "the amount of deferred tax expense(income) relating to changes in tax rates or the imposition of new taxes";
- An explanation of changes in the applicable income tax rates to the previous accounting period is also required to be disclosed;
- The provision for current income tax for the year 2021 will include the difference between income tax per 2020 financial statements and 2020 income tax return;
- Deferred tax assets and liabilities as of December 31, 2021, will be remeasured using the new tax rates; and
- Any movement in deferred taxes arising from the change in tax rates that will form part of the provision for/benefit from deferred taxes will be included as well in the effective tax rate reconciliation.

The interpretation is effective on or after January 29, 2021.

New Accounting Standards Effective after the Reporting Period Ended December 31, 2021

The Company will adopt the following standards when these become effective:

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 contracts 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 on June 2020 and adopted by FRSC 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 if 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. Earlier application is permitted.

The future adoption of the standard will have no effect on the Company's financial statements as the Company does not issue insurance contracts.

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 1 January 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 future adoption of the amendments will have no effect on the Company's financial statements as the Company is not in the process of and has no plan to enter into business combination.

Amendments to PFRS 10 and PAS 28, Sale or Contribution of Assets between an Investor and Its Associate or Ioint 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 amendments will have no effect on the Company's financial statements as the Company is not in the process and has no plan to acquire such investments.

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 1 January 2023, with early application permitted.

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

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 1 January 2022, with early application permitted.

The future adoption of the amendment will have no effect 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 labor 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 1 January 2022, with early application permitted.

The future adoption of the amendments will have no effect on the Company's financial statements as the Company does not issue and enter into onerous contracts.

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,

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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 1 January 2022, with early application permitted.

Amendments to PFRS 9 - Fees in the '10 per cent' test for derecognition of financial liabilities

The amendment clarifies that in applying the '10 per cent' 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 1 January 2022, with early application permitted.

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. *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 1 January 2022, with early application permitted.

The future adoption of the amendments will have no effect on the Company's financial statements as the Company does not have subsidiary as first-time adopter; does not derecognize any liabilities, does not have lease contracts and leasehold improvements and does not have biological assets covered by PAS 41 that need to exclude its cash flows for taxation on its financial statements.

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

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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 the 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 Company's financial statements as the clarification in the amendment did not change the Company's definition of an accounting estimate.

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 IFRS 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:
 - Right-of-use assets and lease liabilities
 - 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

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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 Company does not have lease contracts and leasehold improvements and does not recognize deferred 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 IFRS 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 FRSC 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 future adoption of the amendment will have no effect on the Company's financial statements as the Company does not issue insurance contracts.

3. SIGNIFICANT ACCOUNTING POLICIES

Financial assets

Initial recognition and measurement

Financial assets and financial liabilities are recognized when the entity becomes a party to the contractual provisions of the instrument. Regular way purchases and sales of financial assets are recognized on trade-date, the date on which the Company commits to purchase or sell the asset.

At initial recognition, the Company measures a financial asset or financial liability at its fair value plus or minus, in the case of a financial asset or financial liability not at fair value through profit or loss (FVTPL), transaction costs that are incremental and directly attributable to the acquisition or issue of the financial asset or financial liability. Transaction costs of financial assets and financial liabilities carried at FVTPL are expensed in profit or loss.

Classification and subsequent measurement

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

- FVTPL
- Fair value through other comprehensive income (FVTOCI); and
- Amortized cost.

As at March 31, 2022 and December 31, 2021, the Company does not have financial assets classified as FVTOCI.

Classification of financial assets will be driven by the entity's business model for managing the financial assets and the contractual cash flows of the financial assets.

A financial asset is to be measured at amortized cost if: a) the objective of the business model is to hold the financial asset for the collection of the contractual cash flows, and b) the contractual cash flows under the instrument represent solely payment of principal and interest (SPPI).

All other debt and equity instruments must be recognized at fair value.

All fair value movements on financial assets are taken through the statement of comprehensive income, except for equity investments that are not held for trading, which may be recorded in the statement of comprehensive income or in reserves (without subsequent recycling to profit or loss).

Debt instruments

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

- Amortized cost. Assets that are held for collection of contractual cash flows where those cash flows represent SPPI are measured at amortized cost. A gain or loss on a debt investment that is subsequently measured at amortized cost and is not part of a hedging relationship is recognized in profit or loss when the asset is derecognized or impaired. Interest income from these financial assets is included in finance income using the effective interest rate method.
- FVTPL. Assets that do not meet the criteria for amortized cost are measured at fair value through profit or loss. A gain or loss on a debt investment that is subsequently measured at FVTPL and is not part of a hedging relationship is recognized in profit or loss and presented net in the statement of comprehensive income within other gains/(losses) in period in which it arises. Interest income from these financial assets is included in finance income.

The business model reflects how the Company manages the assets in order to generate cash flows. That is, whether the Company's objective is solely to collect the contractual cash flows from the assets or to collect both the contractual cash flows and cash flows arising from the sale of assets. If neither of these is applicable, then the financial assets are classified as part of 'other' business model and measured at FVTPL. Factors considered by the Company in determining the business model for a group of assets include past experience on how the cash flows for these assets were collected, how the asset's performance is evaluated and reported to key management personnel, how risks are assessed and managed and how managers are compensated.

Where the business model is to hold assets to collect contractual cash flows or to collect contractual cash flows and sell, the Company assesses whether the financial instruments' cash flows represent SPPI. In making this assessment, the Company considers whether the contractual cash flows are consistent with a basic lending arrangement i.e. interest includes only consideration for the time value of money, credit risk, other basic lending risks and a profit margin that is consistent with a basic lending arrangement. Where the contractual terms introduce exposure to risk or volatility that are inconsistent with a basic lending arrangement, the related financial asset is classified and measured at FVTPL.

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 (POCI) financial assets, 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

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and other premiums or discounts) excluding expected credit losses (ECL), 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. For financial instruments other than POCI 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. For financial assets that have subsequently become is recognized by applying the effective interest rate to the amortized cost of the financial asset. If, in subsequent reporting periods, the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognized by applying the effective interest rate to the gross carrying amount of the financial asset.

Equity instruments

Equity instruments are instruments that meet the definition of equity from the issuer's perspective, that is, instruments that do not contain a contractual obligation to pay and that evidence a residual interest in the issuer's net assets.

The Company subsequently measures all equity investments at FVTPL, except where the Company's Management has elected, at initial recognition, to irrevocably designate an equity instrument at FVTOCI. The Company's policy is to designate equity investments as FVTOCI when those investments are held for the purposes other than to generate investment returns. When the election is used, fair value gains and losses are recognized in OCI and are not subsequently reclassified to profit or loss, including disposal. Impairment losses (and reversal of impairment losses) are not reported separately from other changes in fair value. Dividends, when representing a return on such investments, continue to be recognized in profit or loss as other income when the Company's right to receive payment is established.

Changes in the fair value of financial assets at FVTPL are recognized in net realized gains (losses) on investments in the statement of profit or loss as applicable.

Impairment of financial assets

The Company recognizes a loss allowance for ECL on investments in debt instruments that are measured at amortized cost. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

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, regardless of whether it is measured on an individual basis or a collective basis.

With the exception of POCI financial assets, ECLs are required to be measured through a loss allowance at an amount equal to:

- 12-month ECL, i.e. lifetime ECL that result from those default events on the financial instrument that are possible within 12 months after the reporting date, (referred to as Stage 1); or
- full lifetime ECL, i.e. lifetime ECL that result from all possible default events over the life of the financial instrument, (referred to as Stage 2 and Stage 3).

A loss allowance for full lifetime ECL is required for a financial instrument if the credit risk on that financial instrument has increased significantly since initial recognition. For all other financial instruments, ECLs are measured at an amount equal to the 12-month ECL.

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 ECL 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.

Significant increase in credit risk

The Company monitors all financial assets 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.

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 forward-looking 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, obtained from economic expert reports, financial analysts, governmental bodies, relevant think-tanks and other similar organizations, as well as consideration of various external sources of actual 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;

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• 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, unless the Company has reasonable and supportable information that demonstrates otherwise.

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:

- it has a low risk of default;
- the borrower is considered, in the short term, to have a strong capacity to meet its obligations;
- the Company expects, in the longer term, that adverse changes in economic and business conditions might, but will not necessarily, reduce the ability of the borrower to fulfill its 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.

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;

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- 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 or FVOCI are 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, such as 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 FVTOCI, 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 statement of financial position

Loss allowances for ECL are presented in the statement of financial position as a deduction from the gross carrying amount of the assets.

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 FVTOCI, where the cumulative gain/loss previously recognized in OCI is not subsequently reclassified to profit or loss.

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 at FVTPL

Financial liabilities are classified as at FVTPL when the financial liability is (i) held for trading, or (ii) it is designated as at FVTPL.

A financial liability is classified as held for trading if:

- it has been incurred principally for the purpose of repurchasing 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 a recent actual pattern of short-term profit taking; or
- it is a derivative that is not designated and effective as a hedging instrument.

Financial liabilities at FVTPL are measured at fair value, with any gains/losses arising on remeasurement recognized in profit or loss to the extent that they are not part of a designated hedging relationship. The net gain/loss recognized in profit or loss incorporates any interest paid on the financial liability and is included in profit or loss.

However, for financial liabilities that are designated as at FVTPL, the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability is recognized in OCI, unless the recognition of the effects of changes in the liability's credit risk in OCI would create or enlarge an accounting mismatch in profit or loss. The remaining amount of change in the fair value of liability is recognized in profit or loss. Changes in fair value attributable to a financial liability's credit risk that are recognized in OCI are not subsequently reclassified to profit or loss; instead, they are transferred to retained earnings upon derecognition of the financial liability.

In making the determination of whether recognizing changes in the liability's credit risk in OCI will create or enlarge an accounting mismatch in profit or loss, the Company assesses whether it expects that the effects of changes in the liability's credit risk will be offset in profit or loss by a change in the fair value of another financial instrument measured at FVTPL. This determination is made at initial recognition.

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Since the company does not have financial liabilities classified at FVTPL, all financial liabilities are subsequently measured at amortized cost.

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.

The Company's financial liabilities classified under this category include accrued expenses and other payables, due to brokers and payable to fund manager.

Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the statements of financial position when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously.

A right to offset must be available today rather than being contingent on a future event and must be exercisable by any of the counterparties, both in the normal course of business and in the event of default, insolvency or bankruptcy.

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.

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.

Share capital

Share capital consisting of ordinary shares is classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction from the proceeds, net of tax. Any excess of proceeds from issuance of shares over its par value is recognized as additional paid-in capital.

Retained earnings

Retained earnings represent accumulated profit attributable to equity holders of the Company after deducting dividends declared. Retained earnings may also include effect of changes in accounting policy as may be required by the standard's transitional provisions.

Repurchase, disposal and reissuance of share capital (treasury shares)

When share capital recognized as equity is repurchased, the amount of the consideration paid, which includes directly attributable cost, net of any tax effects, is recognized as a reduction from equity. Repurchased shares are classified as treasury shares and are presented in the reserve for own share account. When treasury shares are sold or reissued subsequently, the amount received is recognized as Page 20 of 39

increase in equity, and the resulting surplus or deficit on the transaction is presented as additional paid-in capital.

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 incurred within one (1) year or the Company's normal operating cycle, whichever is longer. Otherwise, prepayments are classified as non-current assets.

Contingent Liabilities and Assets

Contingent liabilities and assets 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 entity.

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

Contingent assets are not recognized, but are disclosed only when an inflow of economic benefits is probable. When the realization of income is virtually certain, asset should be recognized.

Revenue Recognition

Income is recognized to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be measured reliably. Income is measured at the fair value of the consideration received or receivable and represents amounts receivable for services provided in the normal course of business.

Transaction price

The Company considers the terms of the contract and its customary business practices to determine the transaction price. The transaction price is the amount of consideration to which the Company expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of third parties.

Dividend income

Dividend income from investments is recognized when the shareholders' rights to receive payments have been established, usually at ex-dividend rate, provided that it is probable that the economic benefits will flow to the Company and the amount of income can be measured reliably.

Interest income

Interest income from a financial asset is recognized when it is probable that the economic benefits will flow to the Company and the amount of income can be measured reliably. Interest income is accrued on a time proportion basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount.

Realized gains or losses

Gains or losses arising on the disposal of investments are determined as the difference between the sales proceeds and the carrying amount of the investments and is recognized in profit or loss.

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Fair value gains or losses

Gains or losses arising from changes in fair values of investments are disclosed under the policy on financial assets.

Other income

Other income is income generated outside the normal course of business and is recognized when it is probable that the economic benefits will flow to the Company and it can be measured reliably.

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; (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. Investment expenses are transaction costs incurred in the purchase and sale of investments. Operating expenses are costs attributable to administrative and other business expenses of the Company including management fees and custodianship fees.

Fair Value

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 basis.

In addition, for financial reporting purposes, fair value measurements are categorized into Levels 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.

Related Party Transactions

A related party transaction is a transfer of resources, services or obligations between the 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.

Taxation

Income tax expense represents the sum of the current tax, final tax and deferred tax expense.

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Current tax

The current tax expense is based on taxable profit for the year. Taxable profit differs from net 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 Company's current tax expense is calculated using 25% regular corporate income tax (RCIT) rate or 1% minimum corporate income tax (MCIT) rate, whichever is higher.

Final tax

Final tax expense represents final taxes withheld on interest income from cash in banks, special savings deposits and fixed-income securities and final taxes withheld on proceeds from sale of listed equity securities.

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.

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 assets and liabilities 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.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and these relate to income taxes levied by the same taxation authority and the Company intends to settle its current tax assets and liabilities on a net basis.

Current and deferred taxes for the year

Current and deferred taxes are recognized in profit or loss, except when they relate to items that are recognized in OCI or directly in equity, in which case, the current and deferred taxes are also recognized in OCI or directly in equity, respectively.

Earnings (Loss) per Share

The Company computes its basic earnings per share by dividing profit or loss for the year attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares outstanding during the period.

For the purpose of calculating diluted earnings (loss) per share, profit or loss for the year attributable to ordinary equity holders of the Company and the weighted average number of shares outstanding are adjusted for the effects of deposits for future stock subscriptions which are dilutive potential ordinary shares.

Net Asset Value per Share (NAVPS)

The Company computes its NAVPS by dividing the total net asset value as at the end of the reporting period by the number of issued and outstanding shares and shares to be issued on deposits for future stock subscriptions.

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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.

4. CASH IN BANKS

	March 2022	December 2021	
Cash in banks	P 67,814,286	P 110,995,920	

5. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

This account consists of:

	March 2022 December 202		
Investments in listed equity securities	P 4,539,585,638	P 4,868,704,215	
Investments in fixed - income securities	2,356,077,131	2,251,810,655	
Investments in UITFs	365,937,165	4,334,099	
Investment in a mutual fund	305,805,293	447,135,950	
	P 7,567,405,227	P 7,571,984,919	

Net gains (losses) on investments recognized in profit or loss arising from financial assets at FVTPL are as follows:

	March 2022	December 2021
Net realized gains (losses) on investments in:		
Equity securities	P 57,685,397	P 252,043,509
Fixed- income securities	(13,534,577)	(20,041,387)
	44,150,820	232,002,122
Net unrealized gains (losses) on investments in:		
Equity securities	10,175,296	(64,369,052)
Fixed- income securities	(27,453,223)	(78,457,642)
	(17,277,927)	(142,826,694)
	P 26,872,893	P 89,175,428

The movements in the financial assets at FVTPL are summarized as follows:

	March 2022	December 2021
Balance, January 1	P 7,571,984,919	P 7,468,730,328
Additions	3,395,944,452	4,137,559,769
Disposal	(3,383,246,217)	(3,891,478,484)
Unrealized losses	(17,277,927)	(142,826,694)
Balance, March 31	P 7,567,405,227	P 7,571,984,919

6. FINANCIAL ASSETS AT AMORTIZED COST

This account consists of:

	March 2022	December 2021
Corporate loans		
Ĉurrent	P 34,800,269	P 34,461,800
Non-current	408,113,870	415,410,775
Expected credit losses	(2,180,997)	(2,253,583)
	P 440,733,142	P 447,618,992

The movements in the financial assets at amortized cost are summarized as follows:

	March 2022	December 2021
Balance, January 1	P 447,618,992	P 1,065,675,191
Repayments	(6,948,377)	(632,305,789)
Amortization of discounts	(10,059)	16,503,173
Expected credit losses	72,586	(2,253,583)
Balance, March 31	P 440,733,142	P 447,618,992

7. ACCRUED INTEREST RECEIVABLE

	March 2022	December 2021
Fixed-income securities	P 17,643,028	P 21,306,486
Corporate loans	7,736,459	4,382,991
	P 25,379,487	P 25,689,477

Collection of interest depends on the scheduled interest payments of each asset held.

8. DIVIDENDS RECEIVABLE

	March 2022	December 2021
Dividends Receivable	P 12,786,998	P 2,024,776

9. OTHER CURRENT ASSETS

		-
	March 2022	December 2021
Prepaid Tax	P 799,496	P 815,559
Prepaid Expenses	542,323	-
Creditable Withholding Tax	286,734	218,295
	P 1,628,553	P 1,033,854

10. ACCRUED EXPENSES AND OTHER PAYABLES

	March 2022	December 2021
Due to investors	P 11,163,058	P 9,113,456
Withholding and documentary stamp		
taxes	1,508,284	1,494,958
Custodianship fees	111,627	66,155
Professional fees	80,426	146,694
	P 12,863,395	P 10,821,263

Due to investors account pertains to amounts payable to investors for the redemption of their investments processed on or before the reporting period, which are usually paid four days after the transaction date.

11. DUE FROM/TO BROKERS

Due from brokers account refers to amounts receivable from brokers arising from the sale of investments processed on or before the reporting period, which are settled three days after the transaction date.

Due from brokers amounted to P101,124,071 and P 53,620,769 as at March 31, 2022 and December 31, 2021, respectively.

Due to brokers account pertains to amounts payable to brokers for the purchase of investments processed on or before the reporting period, which are settled three days after the transaction date.

Due to brokers amounted to P85,357,739 and P7,899,897 as at March 31, 2022 and December 31, 2021, respectively.

Counterparties to the contract are not allowed to offset payable and receivable arising from the purchase and sale of investments.

Commission expense amounting to P4,939,219 and P1,872,526 in March 31, 2022 and 2021, respectively, are paid to brokers when buying and selling shares of stock.

12. RELATED PARTY TRANSACTIONS

In the normal course of business, the Company transacts with entities which are considered related parties under PAS 24, *Related Party Disclosures*.

As at March 31, 2022, below is the outstanding investment of the Company in Sun Life Prosperity Peso Starter Fund, Inc.:

	Note	Shares	Current Value
Investments in a mutual fund	5	231,582,956	P 305,805,293

The details of transaction with related parties and the amounts paid or payable are set out below:

Nature of Transaction	Transactions as of end of the Quarter	Outstanding Balances		Terms	Condition
	Q1 2022	Q1 2022	December 2021		
SLAMCI – Fund Manager Management Distribution and Transfer fees	P 48,226,444	P 15,216,975	P 15,757,153	Non-interest bearing; Annual rate of 2.15% of average daily net assets; settled in cash on or before the 15th day of the following month	Unsecured; unguaranteed
Key Management Personnel					Unsecured:
Directors' Fees	P 63,767	Р -	Р -	Payable on demand;	Unguaranteed

13. EQUITY

	2022		
	Shares	Amount	
Authorized:			
P0.01 par value			
At January 1	5,000,000,000	P 50,000,000	
Issued and fully paid:			
At January 1	4,837,935,154	P 48,379,352	
	, , ,		
At March 31	4,837,935,154	P 48,379,352	
Treasury shares:			
At January 1	2,560,432,100	P 9,621,324,519	
Acquired during the period	47,917,487	173,271,907	
Reissuance	(16,425,582)	(59,600,699)	
·			
At March 31	2,591,924,005	P 9,734,995,727	

Incorporation

The Company was incorporated on December 21, 1999 with 200,000,000 registered shares at an initial par value of P1.00 per share. The SEC approved the change in the par value on October 10, 2008.

Approved changes

On May 13, 2005 and February 12, 2006, the shareholders and the Board of Directors, respectively, approved the reduction of the par value per share from P1.00 to P0.01.

On May 12, 2006, the shareholders approved the blanket increase of the Company's authorized share capital up to 100,000,000,000 shares.

On April 24, 2007, the Board of Directors approved the first tranche of share capital increase by 3,800,000,000 (from 200,000,000 shares to 4,000,000,000 shares both with par value of P0.01). The SEC approved the increase on October 10, 2008 and the registration statements on November 24, 2010.

On March 22, 2013, the Board of Directors approved the second tranche of share capital increase by 1,000,000,000 (from 4,000,000,000 shares to 5,000,000,000 shares both with par value of P0.01).

On December 26, 2013, the Company filed its application to increase its authorized share capital by 1,000,000,000 shares. Said application was favorably endorsed by the SEC's Corporate Finance Department to the Company Registration and Monitoring Department.

The SEC approved the increase of authorized share capital on January 14, 2014 and the registration statements on July 3, 2014.

Current state

As at March 31, 2022, the Company has 2,246,011,149 issued and outstanding shares out of 5,000,000,000 ACS with a par value of P0.01 per share.

The following table shows the number of institutional and retail investors and the percentage of their investments, and the geographic concentration of investments as of March 31, 2022.

% Ownership of Institutional Investo	
34.14%	65.86%

Area	Percentage of Investments
LUZON	94%
VISAYAS	4%
MINDANAO	2%
TOTAL	100%

14. ADDITIONAL PAID-IN CAPITAL

Additional paid-in capital pertains to excess payments over par value from investors and from reissuance of treasury shares.

	March 2022	December 2021
APIC	P 12,242,502,523	P 12,242,635,177

15. NET ASSET VALUE PER SHARE

	March 20	22	Decem	nber 2021
Total equity	P 8,103	3,433,655	P 8,17	78,490,394
Outstanding shares	2,240	2,246,011,149		77,503,054
NAVPS	P	3.6079	P	3.5910

Net Asset Value Calculation

The net asset value shall be calculated by adding:

- The aggregate market value of the portfolio securities and other assets;
- The cash on hand;
- Any dividends on stock trading ex-dividend; and
- Any accrued interest on portfolio securities,

And subtracting:

- Taxes and other charges against the fund not previously deducted;
- Liabilities
- Accrued expenses and fees; and
- Cash held for distribution to investors of the fund on a prior date.

Price Determination of the Assets of the Investment Company

The value of the assets of the Investment Company shall be determined based on the following:

- a. If quoted in an organized market, based on official closing price or last known transacted price;
- b. If unquoted or quoted investments where the transacted prices are not represented or not available to the market, based on fair value; Provided further that in determining the fair value of investments, the Fund Manager shall, with due care and good faith:
 - Have reference to the price that the Investment Company would reasonably expect to receive upon the sale of the investment at the time the fair value is determined;
 - Document the basis and approach for determining the fair value.

Below table shows the investment company return information of the Fund in the last five (5) recently completed fiscal years as at March 31, 2022:

	Yields	NAVPS	NAVPS Date
Year on year yield (1-year)	7.4675%	P 3.3572	March 31, 2021
3 Year - Simple	-6.5577%	P 3.8611	March 29, 2019
5Year - Simple	0.1443%	P 3.6027	March 31, 2017

16. INTEREST INCOME

	March 2022	March 2021
Fixed-income securities	P 25,411,450	P 23,921,087
Corporate loans	7,735,577	16,599,054
Cash in banks	153,749	8,213
Cash equivalents	-	4,366
	P 33,300,776	P 40,532,720

17. EARNINGS (LOSS) PER SHARE

The calculation of the earning (loss) per share for the quarter is based on the following data:

	N	1arch 2022	Mar	ch 2021
Total comprehensive income (loss) for the				
period	P	38,747,123	(P 51	0,351,472)
Weighted average number of outstanding				
shares for the purpose of computing				
earnings (loss) per share	2,255,323,648		2,367,180,086	
Basic and diluted earnings (loss) per share	P	0.017	(P	0.216)

18. FAIR VALUE OF FINANCIAL INSTRUMENTS

Assets and liabilities measured at fair value on a recurring basis

The following table provides an analysis of the 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 inputs to fair value are observable.

	Note	Total
March 31, 2022		
Investment in listed equity securities	5	P 4,539,585,638
Fixed-income securities	5	2,356,077,131
Investments in UITF	5	365,937,165
Investment in a mutual fund	5	305,805,293
		P 7,567,405,227
December 31, 2021		
Investment in listed equity securities	5	P 4,868,704,215
Fixed-income securities	5	2,251,810,655
Investment in a mutual fund	5	447,135,950
Investments in UITF	5	4,334,099
		P 7,571,984,919

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

Investment in a mutual fund and UITFs are valued at their published NAVPS and Net Assets Values Per Unit (NAVPUs) as at reporting date, respectively.

Listed equity securities are valued at quoted prices as at reporting date. There were no transfers between Levels 1 to 3 in 2022 and 2021.

Financial assets and liabilities not measured at fair value.

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

			_	Fair Values							
	Notes	Carry	ing Amounts		Level 1		Level 2		Level 3		Total
March 31, 2022											
Financial Assets											
Cash in banks	4	P	67,814,286	Р	67,814,286	P	-	Р	_	Р	67,814,286
Due from brokers	11		101,124,071		-		101,124,071		-		101,124,071
Accrued interest receivable	7		25,379,487		-		25,379,487		-		25,379,487
Dividends receivable	8		12,786,998				12,786,998				12,786,998
Corporate loans	6		440,733,142		-		-		440,733,142		440,733,142
		Р	647,837,984	Р	67,814,286	Р	139,290,556	Р	440,733,142	Р	647,837,984
Financial Liabilities											
Accrued expenses and											
other payables	10	Р	11,355,111	Р	-	Р	11,355,111	Р	-	Р	11,355,111
Due to brokers	11		85,357,739		-		85,357,739		-		85,357,739
Payable to fund manager	12		15,216,975		-		15,216,975		-		15,216,975
		Р	111,929,825	Р	-	Р	111,929,825	Р	-	Р	111,929,825
December 31, 2021											
Financial Assets											
Cash in banks	4	Р	110,995,920	Р	110,995,920	Р	_	Р	_	Р	110,995,920
Due from brokers	11		53,620,769	•	110/330/320	·	53,620,769	•	-	•	53,620,769
Accrued interest receivable	7		25,689,477		-		25,689,477		-		25,689,477
Dividends receivable	8		2,024,776		-		2,024,776		-		2,024,776
Corporate loans	6		447,618,992		-		, , <u>-</u>		458,483,899		458,483,899
		Р	639,949,934	Р	110,995,920		P 81,335,022	Р	458,483,899	Р	650,814,841
Financial Liabilities											
Accrued expenses and											
other payables	10	Р	9,326,305	Р	_	Р	9,326,305	Р	_	Р	9,326,305
Due to brokers	11		7,899,897	•	_	•	7,899,897	•	_		7,899,897
Payable to fund manager	12		15,757,153				15,757,153				15,757,153
		Р	32,983,355	Р	-	Р	32,983,355	Р	-	Р	32,983,355

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

Cash in banks, due from brokers, accrued interest receivable, dividends receivable, accrued expenses and other payables, due to brokers and payable to fund manager have short-term maturities, hence, their carrying amounts are considered their fair values.

The fair values of corporate loans were determined based on the discounted cash flow analysis using the Company's estimated cost of borrowing of 3.93% for 2022 and 2021.

There were no transfers between Levels 1 to 3 in 2022 and 2021.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

The Performance of the Company could be measured by the following indicators:

- 1. Increase/Decrease in Net Assets Value Per Share (NAVPS). NAVPS is computed by dividing net assets (total assets less total liabilities) by the total number of shares issued and outstanding plus the total number of shares outstanding due to deposit for future subscriptions (DFFS) and for conversion to shares, if any, as of the end of the reporting day. Any increase or decrease in NAVPS translates to a prospective capital gain or capital loss, respectively, for the Fund's shareholders.
- 2. Net Investment Income. Represents the total earnings of the Fund from its investment securities, less operating expenses and income tax. This gauges how efficiently the Fund has utilized its resources in a given time period.
- 3. Assets Under Management (AUM). These are the assets under the Fund's disposal. This measures investor confidence (increase/decrease brought about by investor subscriptions/redemptions) as well as the growth of the Fund (increase/decrease brought about by its operational income and market valuation of its assets and liabilities).
- 4. Cash Flow. Determines whether the Fund was able to achieve the optimal level of liquidity by being able to meet all its scheduled payments, while maintaining at the same time the maximum investments level and minimum cash level.

Management's Discussion and Analysis of Financial Condition and Results of Operations

Material Changes in the 1st Quarter Financial Statements

Statement of Financial Position and Statements of Changes in Equity -31 Mar 2022 vs. 31 Dec 2021

	31-Mar-22	31-Dec-21		Percentage			
	Unaudited	Audited	Movement	(%)	MDAS		
Cash and cash equivalents	P 67,814,286	P 110,995,920	P (43,181,634)	-38.90%	Liquidity requirements are still met.		
Financial assets at fair value	7 567 405 227	7 571 004 010	(4.570.603)	-0.06%	Decrease due to net disposal of fixed income and unrealized loss		
through profit or loss	7,567,405,227	7,571,984,919	(4,579,692)	-0.06%	incurred during the period.		
Financial assets at amortized cost	440,733,142	447,618,992	(6,885,850)	-1.54%	Mainly due to collection of principal of corporate loans during the period.		
					This account refers to amounts receivable from brokers arising from		
Due from brokers	101,124,071	53,620,769	47,503,302	88.59%	the sale of investments processed on or before the reporting period,		
					which are settled three days after the transaction date.		
Accrued interest receivable	25,379,487	25,689,477	(309,990)	-1.21%	Collection of interest depends on the scheduled interest payments of		
Accided interest receivable	23,373,467	23,083,477	(309,990)	-1.21/0	each investment.		
Dividends receivable	12,786,998	2,024,776	10,762,222	531.53%	The collection of receivable is dependent on the scheduled payment		
Dividends receivable	12,700,330	2,024,770	10,702,222	331.3370	dates of each listed stock from which dividends were received.		
					This account pertains to prepaid taxes and CWT to be applied in the		
Other current assets	1,628,553	1,033,854	594,699	57.52%	future income taxes payable of the Fund and to prepaid expenses to be		
					amortized until end of the accounting period.		
Total Assets	8,216,871,764	8,212,968,707	3,903,057	0.05%			
					The increase mainly pertains to outstanding proceeds payable to		
Accrued expenses and other	12,863,395	10,821,263	2,042,132	18.87%	investors for redemption of their investments processed on or before		
payables	12,003,333	10,021,203	2,042,132	10.0770	end of the reporting period, which are usually settled four (4) days		
					after the transaction date.		
					This account pertains to amounts payable to brokers for the purchase		
Due to brokers	85,357,739	7,899,897	77,457,842	980.49%	of investments processed on or before the reporting period, which are		
					settled three days after the transaction date.		
Developed from discourse	15 216 075	45 757 452	(540 470)	-3.43%	Average decrease in AUM during the period consequently decrease		
Payable to fund manager	15,216,975	15,757,153	(540,178)	-3.43%	this account.		
Total Liabilities	113,438,109	34,478,313	78,959,796	229.01%			
Share capital	48,379,352	48,379,352	-	0.00%			
Additional paid in capital	12,242,502,523	12,242,635,177	(132,654)	0.00%			
Retained earnings	5,547,547,507	5,508,800,384	38,747,123	0.70%	Net income for the period.		
Treasury Shares	(9,734,995,727)	(9,621,324,519)	(113,671,208)	1.18%	Due to net acquisition of treasury shares during the period.		
Niet Assets	0.402.422.555	0.470.400.204	/7F 0FC 700\	-0.92%	Net acquisition of treasury shares offset with net income earned for		
Net Assets	8,103,433,655	8,178,490,394	(75,056,739)	-0.92%	the period.		
Net Assets Value per Share	P 3.6079	P 3.5910	P 0.0169	0.47%			

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

There was no contingent liability reflected in the accompanying interim unaudited financial statements.

The Fund does not anticipate having any cash flow or liquidity problems as it complies with the liquidity requirements per ICA-IRR 6.10. The Fund was able to meet all its monetary obligations to its shareholders (for redemption) and creditors for the period covered. It does not foresee any event that could trigger a direct or contingent financial obligation that is material to its operations.

There were no material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Fund with unconsolidated entities/other persons created during the reporting period. Likewise, there are no material commitments for capital expenditures, known trends, events, or uncertainties that have had or that are reasonably expected to have a material impact on net income/revenue from the continuing operations of the Fund.

There are no other significant events and transactions from the last annual reporting period that is required for disclosure this quarter.

Statement of Comprehensive Income for the Three months ended - 31 Mar 2022 vs. 31 Mar 2021

	31-Mar-22 Unaudited	31-Mar-21 Unaudited	Movement	Percentage (%)	MDAS
Investment Income	P 119,642,437	P 64,206,136	P 55,436,301	86.34%	The increase mainly pertains to the trading gains earned upon disposal of equity securities and increase in dividend income which was partly offset by the lower interest income earned during the period.
Investment Expenses	5,133,646	2,082,459	3,051,187	146.52%	Dependent on the percentage of the amount of stock trading as sold and purchased for the period.
Operating Expenses	49,156,632	49,994,107	(837,475)	-1.68%	This is due to the decrease in management fees brought by lower average AUM and with the recognition of expected credit losses reversal. Also, the decrease was partly offset with the increase in custodianship fees incurred for the period.
Net Unrealized Losses on Investments	(17,277,927)	(517,330,463)	500,052,536	-96.66%	The increase in unrealized losses is due to slight favorable market conditions of its investment during the period as compared to prior year in the same period.
Provision for Income Tax	9,327,109	5,150,579	4,176,530	81.09%	Final taxes of interest income earned from fixed income investments and corporate income tax for the period.
Net Investment Income (Loss)	38,747,123	(510,351,472)	549,098,595	-107.59%	

Average daily net asset value from January to March 2022 and January to March 2021 is PHP 8,163,794,679 and PHP 8,300,366,999, respectively.

The Fund has no unusual nature of transactions or events that affect assets, liabilities, equity, net income or cash flows.

There were no commitments, guarantees and contingent liabilities that arise in the normal course of operations of the Fund which are not reflected in the accompanying interim unaudited financial statements.

The management of the Fund is of the opinion that there were no income or losses from these items that will have any material effect on its interim unaudited financial statements.

There were no known material events subsequent to the end of the quarterly reporting period that have not been reflected in the Fund's interim unaudited financial statements as at the period ended March 31, 2022. There were no significant elements of income or loss that did not arise from the Fund's continuing operations.

There were no changes in estimates of amount reported in the current financial year or changes in estimates of amounts reported in prior financial years.

PART II - RISK MANAGEMENT

Item 1. Financial Risk Exposures of the Company

1. Financial Risk Management Objectives and Policies

The Company's activities expose it to a variety of financial risks: Market risk, which includes fair value interest rate risk and equity price risk; credit risk; and liquidity risk. The Fund Manager exerts best efforts to anticipate events that would negatively affect the value of the Company's assets and takes appropriate actions to counter these risks. However, there is no guarantee that the strategies will work as intended. The policies for managing specific risks are summarized below:

- **1.1 Market Risk:** Market risk is a risk of possible decline in the value of the Fund due to fluctuations in prices of the fund's assets. Since the fund may in both equity and fixed income securities, it is subject to two types of market risks: (1) Interest Rate Risk applicable to fixed income securities of the Fund; and (2) Equity Price Risk applicable to the equity investments of the Fund.
- **1.2 Interest Rate Risk:** Interest Rate Risk is a type of Market Risk which is applicable to the Fund's investments in bonds, if any. This refers to the increase/decrease of a bond price due to movement in market factors such as changes in interest rates. A change in interest rates is the period when interest rates rise or fall thus causing the decline or increase in the market price of the bonds held by the Fund, if any. This risk is minimized by closely monitoring the direction of interest rates and aligning it with the appropriate strategy of the Fund.
- **1.3** Equity Price Risk: For equity investments, changes in prices of equity refer to the equity investments held by the Fund either for strategic or trading purposes. These equity investments, if any, are subject to the daily price fluctuations, as determined by market forces. Hence, prices may vary as a result of the general economic and political conditions, as well as developments in the company's operations and overall profitability. To manage this risk, the equity investments included in the Fund's portfolio are carefully selected based on their fundamental soundness/
- 1.4 Credit Risk: Investments in bonds carry the risk that the issuer of the bonds might default on its interest and principal payments. In the event of default, the Fund's value will be adversely affected and may result in a write-off of the concerned asset held by the Fund. To mitigate the risk, each Issuer/Borrower/Counterparty passes through a stringent credit process to determine whether its credit quality complies with the prescribed standards of the Fund. Further, the credit quality of the Issuer/Borrower/Counterparty is reviewed periodically to ensure that excellent credit standing is maintained. Moreover, a 10% exposure limit to a single entity is likewise observed.
- 1.5 Liquidity Risk: The Fund is usually able to service redemptions of investors within seven (7) banking days after receipt of the notice of redemption by paying out redemptions from available cash or near cash assets in its portfolio. However, when redemptions exceed the Funds available cash or near cash assets in its portfolio, the Fund will have to sell its other security holdings; and during periods of extreme market volatility, the Fund may not be able to find a buyer for such assets. Consequently, the Fund may not be able to generate sufficient cash from its sale of assets to meet the redemptions within the normal seven (7) banking day period. To mitigate this, the Fund maintains adequate highly liquid assets in the form of cash, cash equivalents and near cash assets in its portfolio. As the Fund's portfolio is composed of liquid assets, liquidity risk is deemed low.
- 1.6 Regulatory Risk: The Fund's investments and operations are subject to various regulations affecting among others, accounting of assets and taxation. These regulations occasionally change, and may result in lower returns or even losses borne by the investors. For example, a higher tax imposed on the sale or purchase of underlying assets of the Fund may result in lower net asset value of the Fund. To mitigate this risk, SLAMCI adopts global best practices. Further, it maintains regular communications with the relevant government agencies to keep itself abreast of the issues giving them concern, and to have the opportunity to help them set standards for good governance. SLAMCI also takes an active participation in the Philippine Investment Funds Association, Inc. ("PIFA"), an association of mutual fund companies in the Philippines.
- **1.7 Non-guarantee:** Unlike deposits made with banks, an investment in the Fund is neither insured nor guaranteed by the Philippine Deposit Insurance Corporation ("PDIC"). Hence, investors carry the Page 33 of 39

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risk of losing the value of their investment, without any guaranty in the form of insurance. Moreover, as with any investment, it is important to note that past performance of the Fund does not guarantee its future success.

- **1.8 Dilution Risk:** Being an open-end mutual fund, various investors may effectively subscribe to any amount of shares of the Fund. As such, investors face the risk of their investments being diluted as more investors subscribe to shares of the Fund. The influence that the investors can exert over the control and management of the Fund decreases proportionately.
- **1.9 Large Transaction Risk:** If an investor in a Fund makes a large transaction, the Fund's cash flow may be affected. For example, if an investor redeems a large number of shares of a Fund, that Fund may be forced to sell securities at unfavorable prices to pay for the proceeds of redemption. This unexpected sale may have a negative impact on the net asset value of the Fund.
- **1.10** Fund Manager Risk: The performance of the Fund is also dependent on the Fund Manager's skills. Hence, the Fund may underperform in the market and/or in comparison with similar funds due to investment decisions made by the Fund Manager, and may also fail to meet the Fund's investment objectives. The Board of Directors of the Issuer, however, shall ensure that all investment policies and restrictions enumerated in this Prospectus are strictly followed.
- 1.10 Operational Risk: 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 Fund ensures that the internal controls and practices are consistent with enterprise wide policies supporting the management of operational risks. The Fund has established business specific guidelines. Comprehensive investment program, including appropriate level of self-insurance, is maintained to provide protection against potential losses.

2. Capital Risk Management

The Company manages its capital to ensure that the Company will be able to continue as a going concern while maximizing the return to stakeholders through the optimization of the mix of high-quality debt and equity securities from domestic issuers.

The Company is guided by its Investment Policies and Legal Limitations. All the proceeds from the sale of shares, including the original subscription payments at the time of incorporation constituting the paid-in capital, is held by the pertinent custodian banks.

The Company manages capital and NAVPS, to ensure that the Company's net asset value remains competitive and appealing to prospective investors.

The Company is also governed by the following fundamental investment policies:

- It does not issue senior securities;
- It does not intend to incur any debt or borrowing. In the event that borrowing is necessary, it can do so only if, at the time of its incurrence or immediately thereafter, there is asset coverage of at least 300% for all its borrowings;
- It does not participate in any underwriting or selling group in connection with the public distribution of securities, except for its own share capital;
- It generally maintains a diversified portfolio. Industry concentrations may vary at any time depending on the investment manager's view on the prospects;
- It does not invest directly in real estate properties and developments;
- It does not purchase or sell commodity futures contracts;
- It does not engage in lending operations to related parties such as the members of the Board of Directors, officers of the Company and any affiliates, or affiliated corporations of the Company;

- The asset mix in each type of security is determined from time to time, as warranted by economic and investment conditions; and
- It does not change its investment objectives without the prior approval of a majority of
 its shareholders.

The Investment Policies refer to the following:

- Investment Objective to provide total returns consisting of current income and capital growth through the investment in a mix of high-quality debt (bonds) and equity (stocks) securities from both domestic and foreign issuers.
- Benchmark the fund's performance is measured against 50% PSE Index and 45% Bloomberg Sovereign Bond Index 1 to 5 Year and 5% 30-day special savings deposits.
- Asset Allocation Range the Company allocates its funds available for investments among cash and other deposit substitute, fixed-income securities and equity securities based on certain proportion as approved by Management.

Other matters covered in the investment policy include the fees due to be paid to the Fund Manager with management and distribution fees each set at an annual rate of 2% of the net assets attributable to shareholders on each valuation day.

In compliance to SEC Memorandum Circular No. 21, Series of 2019 signed on September 24, 2019 in relation to independent Net Asset Value (NAV) calculation, SLAMCI (Fund Manager) engaged Citibank, N.A. Philippines to service its fund accounting functions including calculation of its NAV every dealing day. In December 2020, SLAMCI implemented the outsourced fund accounting to all Sun Life Prosperity Funds.

As of March 31, 2022 and December 31, 2021, the Company is consistently in compliance with the minimum paid-in capital requirement of the SEC of P 50,000,000.

3. The amount and description of the company's investment in foreign securities:

The Company does not have any investment in foreign securities.

4. Significant accounting judgments made in classifying a particular financial instrument in the fair value hierarchy.

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 Judgments 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 Company's accounting policies and that have the most significant effect on the amounts recognized in the 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 particular business objective. This assessment includes judgment 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 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 financial assets at amortized cost if the financial asset qualifies for both SPPI and business model test. The Company's business model is to hold the asset and to collect its cash flows which are SPPI. All other financial assets that do not meet the SPPI and business model test are measured at FVTPL.

Significant increase of credit risk

ECL are measured as an allowance equal to 12-month ECL for stage 1 assets, or lifetime ECL assets for stage 2 or stage 3 assets. An asset moves to stage 2 when its credit risk has increased significantly since initial recognition. PFRS 9 does not define what constitutes a significant increase in credit risk. In assessing whether the credit risk of an asset has significantly increased, the Company takes into account qualitative and quantitative reasonable and supportable forward looking information.

The Company considers a financial instrument to have experienced a significant increase in credit risk when one or more of the qualitative and quantitative criteria have been met.

Models and assumptions used

The Company uses various models and assumptions in measuring the fair value of financial assets as well as in estimating ECL. Judgment 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.

Puttable shares designated as equity instruments

The Company's share capital met the specified criteria to be presented as equity. The Company designated its redeemable share capital as equity instruments since the Company's share capital met the criteria specified in PAS 32, Financial Instruments: Presentation, to be presented as equity.

A puttable financial instrument includes a contractual obligation for the issuer to repurchase or redeem that instrument for cash or another financial asset on exercise of the put. As an exception to the definition of a financial liability, an instrument that includes such an obligation is classified as an equity instrument if it has met all the following features:

- a. it entitles the holder to a pro rata share of the entity's net assets in the event of the entity's liquidation. The entity's net assets are those assets that remain after deducting all other claims on its assets:
- b. it is in the class of instruments that is subordinate to all other classes of instruments;
- c. all financial instruments in the class of instruments that is subordinate to all other classes of instruments have identical features:

- d. apart from the contractual obligation for the issuer to repurchase or redeem the instrument for cash or another financial asset, the instrument does not include any contractual obligation to deliver cash or another financial asset to another entity, or to exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavorable to the entity, and it is not a contract that will or may be settled in the entity's own equity instruments; and
- e. the total expected cash flows attributable to the instrument over the life of the instrument are based substantially on the profit or loss, the change in the recognized net assets or the change in the fair value of the recognized and unrecognized net assets of the entity over the life of the instrument (excluding any effects of the instrument).

As at March 31, 2022 and December 31, 2021, the recognized amount of share capital representing puttable shares in the statements of financial position amounted to P48,379,352.

Key Sources of Estimation Uncertainty

The following are the Company's 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.

Probability of default (PD)

PD constitutes a key input in measuring ECL. PD is an estimate of the likelihood of default over a given time horizon, the calculation of which includes historical data, assumptions and expectations of future conditions.

As at March 31, 2022 and December 31, 2021, the Company assessed a probability of default of 0.49% and 0.50%, respectively, for all of its financial assets measured at amortized cost.

Loss Given Default (LGD)

LGD is an estimate of the loss arising on default. It is based on the difference between the contractual cash flows due and those that the lender would expect to receive, taking into account cash flows from collateral and integral credit enhancements.

The Company uses portfolio averages from external estimates sourced out from Standard and Poor's (S&P) as the LGD estimates.

Estimating loss allowance for ECL

The measurement of the expected credit loss allowance for financial assets measured at amortized cost and FVTOCI is an area that requires the use of complex models and significant assumptions about future economic conditions and credit behavior. 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 March 31, 2022 and December 31, 2021, the Company's estimated credit losses for financial instruments measured at amortized cost amounted to P2,180,997 and P2,253,583, respectively as disclosed in Note 6.

Deferred tax assets

The Company reviews the carrying amount at the end of each reporting period and reduces deferred tax assets 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 that will allow all or part of its deferred tax assets to be utilized.

Based on Management's expectation of the Company's future taxable income, the Company did not recognize the deferred tax assets as at March 31, 2022 and December 31, 2021.

Determining the fair value of investments in debt securities classified as financial assets at FVTPL

The Company carries its investments in traded debt securities at fair value, which requires the use of accounting estimates and judgment. Since market interest rate is a significant component of fair value measurement, fair value would differ if the Company applied a different set of reference rates in the valuation methodology. Any change in the fair value of these financial assets would affect profit or loss and equity.

Compliance with Foreign Account Tax Compliance Act (FATCA)

In accordance with the requirements of the US Internal Revenue Service ("IRS") and the Intergovernmental Agreement ("IGA") between the Government of the United States of America and the Government of the Republic of the Philippines to Improve International Tax Compliance and to Implement FATCA which was signed last July 13, 2015, the Fund has registered with the Internal Revenue Service (IRS) and has obtained its own Global Intermediary Identification Number ("GIIN") as a sponsored entity. Sun Life Asset Management Company, Inc. ("SLAMCI") continues to assume responsibilities for the Fund's FATCA compliance as the Sponsoring Entity and has implemented FATCA onboarding processes and procedures as well as system enhancements to monitor its new and pre-existing account holders who are U.S. Persons and have U.S. Indicia.

The Fund, together with its Sponsoring Entity, SLAMCI, is preparing to comply for FATCA reporting on the date which will be set by the Bureau of Internal Revenue as soon as the IGA has been ratified by the Senate.

SIGNATURES

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

Issuer : Sun Life of Canada Prosperity Balanced Fund, Inc.

Principal Financial/Accounting Officer/Comptroller:

Signature and Title : <u>Treasurer</u>

Date : May 18, 2022

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.

Schedule of Financial Soundness Indicators and Financial Ratios March 31, 2022 and December 31, 2021

	Formula	2022	2021
Current/ Liquidty Ratios			
a. Current ratio	Current Assets/Current Liabilities	68.86:1	226.22:1
b. Quick ratio	Quick Assets/Current Liabilities	68.54:1	225.19:1
c. Cash ratio	Cash/Current Liabilities	0.60:1	3.22:1
d. Days in receivable	Receivable/Revenue * No. of days	N/A	N/A
e. Working capital ratio	(Current Assets- Current Liabilities)/Current Liabilities	67.86:1	225.22:1
f. Net working capital to sales ratio	Working Capital / Total Revenue	64.34:1	18.15:1
g. Defensive Interval Ratio	360* (Quick Assets / Proj. Daily Operting Expense)	56936.85:1	13918.85:1
Solvency Ratios			
a. Long-term debt to equity ratio	Noncurrent Liabilities/Total Equity	0.00	0.00
b. Debt to equity ratio	Total Liabilities/Total Equity	0.01	0.01
c. Long term debt to total asset ratio	Noncurrent Liabilities/Total Assets	0.00	0.00
d. Total debt to asset ratio	Total Liabilities/Total Assets	0.01	0.01
Asset to equity ratio	Total Assets/Total Equity	1.01:1	1.00:1
Interest rate coverage ratio	Earning Before Income Tax/Interest Expense	0.00	0.00
Profitability Ratio			
a. Earnings before interest and taxes (EBIT) margin	EBIT/Revenue	34.81%	15.48%
b. Earnings before interest, taxes and depreciation and			
amortization (EBITDA) margin	EBITDA/Revenue	34.81%	15.48%
c. Pre-tax margin	EBIT/Revenue	34.81%	15.48%
d. Effective tax rate	Income Tax/EBIT	6.96%	51.36%
e. Post-tax margin	Net Income After Tax/Revenue	32.39%	7.53%
f. Return on equity	Net Income After Tax/Average Common Equity	0.48%	0.38%
g. Return on asset	NIAT/Average Total Assets	0.47%	0.38%
Capital intensity ratio	Total Assets/Revenue	68.68:1	19.19:1
Fixed assets to total assets	Fixed assets/Total assets	N/A	N/A
Dividend payout ratio	Dividends paid/Net Income	N/A	N/A

Sun Life of Canada Prosperity Balanced Fund Inc.

i. Percentage of Investment in a Single Enterprise to Net Asset Value

As of March 31, 2022 and December 31, 2021

	2022			2021			
	Investment	Net Asset Value	% over NAV	Investment	Net Asset Value	% over NAV	
Traccourty Nictor (ISIN) Demuhlic of the Dhilimmines	(Market Value)			(Market Value)			
Treasury Notes (ISIN) - Republic of the Philippines US718286BM88	304,452,873	8,103,433,655	3.76%	311,511,757	8,178,490,394	3.81%	
PIID0527L140	76,367	8,103,433,655	0.00%	393,849,228	8,178,490,394	4.82%	
PIID0324C115	617,483,608	8,103,433,655	7.62%	289,390,770	8,178,490,394	3.54%	
PIID0527C159	378,744,256	8,103,433,655	4.67%	-	-	-	
PIBD0526D772	72,058,335	8,103,433,655	0.89%	-	-	-	
PIBD1032A675	79,072,416	8,103,433,655	0.98%	-	-	-	
PIID0525H130	-	-	-	244,380,564	8,178,490,394	2.99%	
PIBD1031G662	-	-	-	123,852,900	8,178,490,394	1.51%	
n .							
Bonds SAN MIGUEL CORP SMCPM 6 1/4 03/19/23	228,283,000	8,103,433,655	2.82%	229,541,840	8,178,490,394	2.81%	
INTL FINANCE CORP 6.3448% 22MAR2033	108,813,226	8,103,433,655	1.34%	116,093,340	8,178,490,394	1.42%	
BNPP 7.34% 18NOV2027	106,659,060	8,103,433,655	1.32%	112,040,154	8,178,490,394	1.37%	
NOM 7.46% 20DEC2023	119,094,386	8,103,433,655	1.47%	121,566,773	8,178,490,394	1.49%	
SINDICATUM REN SINDIC 7.4 08/15/28	78,668,880	8,103,433,655	0.97%	82,452,210	8,178,490,394	1.01%	
PHILIP 577 06/20/2024 (NOM CLN)	68,619,005	8,103,433,655	0.85%	70,009,089	8,178,490,394	0.86%	
SM PRIME HOLDINGS INC 5.0583% 25MAR2027	74,351,520	8,103,433,655	0.92%	74,112,480	8,178,490,394	0.91%	
ABOITIZ POWER APPM 5.2757 10/14/26	82,774,692	8,103,433,655	1.02%	83,009,550	8,178,490,394	1.01%	
SAN MIGUEL CORP SMCPM 5.2704 03/04/27	18,797,924	8,103,433,655	0.23%	-	-	-	
SM INVESTMENTS CORP 3.5915 02/18/25	18,127,582	8,103,433,655	0.22%	-	-	-	
T							
Equities Aboitiz Equity Ventures Inc.	168,609,910	8,103,433,655	2.08%	127,682,528	8,178,490,394	1.56%	
Aboitiz Power Corporation	102,326,400	8,103,433,655	1.26%	58,595,130	8,178,490,394	0.72%	
Alliance Global Group Inc.	91,060,464	8,103,433,655	1.12%	66,061,120	8,178,490,394	0.81%	
Ayala Corporation	412,950,072	8,103,433,655	5.10%	392,176,323	8,178,490,394	4.80%	
Ayala Land Inc.	384,035,139	8,103,433,655	4.74%	405,592,986	8,178,490,394	4.96%	
Bank of the Philippine Islands	320,189,598	8,103,433,655	3.95%	312,815,615	8,178,490,394	3.82%	
BDO Unibank Inc.	387,577,554	8,103,433,655	4.78%	364,116,294	8,178,490,394	4.45%	
Bloomberry Resorts Corporation	36,293,040	8,103,433,655	0.45%	-	-	-	
First Gen Corporation	28,416,960	8,103,433,655	0.35%	57,047,940	8,178,490,394	0.70%	
GT Capital Holdings Inc.	123,311,832	8,103,433,655	1.52%	98,345,340	8,178,490,394	1.20%	
International Container Terminal Services Inc.	319,337,392	8,103,433,655	3.94%	222,428,000	8,178,490,394	2.72%	
JG Summit Holdings Inc.	162,943,737	8,103,433,655	2.01%	144,649,508	8,178,490,394	1.77%	
Jollibee Foods Corporation	55,788,750	8,103,433,655	0.69%	96,828,180	8,178,490,394	1.18%	
Manila Electric Company	136,214,560	8,103,433,655	1.68%	-	-	-	
Megaworld Corporation	48,887,969	8,103,433,655	0.60%	24,733,328	8,178,490,394	0.30%	
Metro Pacific Investments Corporation	2,204	8,103,433,655	0.00%	51,322,362	8,178,490,394	0.63%	
Metropolitan Bank & Trust Company	138,979,224	8,103,433,655	1.72%	168,366,172	8,178,490,394	2.06%	
PLDT, INC.	208,709,600	8,103,433,655	2.58%	210,465,612	8,178,490,394	2.57%	
Robinsons Land Corporation	57,178,600	8,103,433,655	0.71%	53,953,920	8,178,490,394	0.66%	
Robinsons Retail Holdings, Inc.	48,516,259	8,103,433,655	0.60%	31,305,672	8,178,490,394	0.38%	
Security Bank Corporation	64,419,000	8,103,433,655	0.79%	-	-	-	
SM Investments Corporation	540,482,310	8,103,433,655	6.67%	508,673,060	8,178,490,394	6.22%	
SM Prime Holdings Inc.	533,765,318	8,103,433,655	6.59% 1.65%	473,454,925	8,178,490,394	5.79%	
Universal Robina Corporation	133,634,820	8,103,433,655	0.11%	188,151,040	8,178,490,394	2.30% 0.71%	
Puregold Price Club Inc.	8,923,200	8,103,433,655	0.1170	58,077,540	8,178,490,394	0.7170	
Converge Information and Communications Technology Solutions	_	_	_	138,426,860	8,178,490,394	1.69%	
Globe Telecom Inc.	133,057,900	8,103,433,655	1.64%	150,519,820	8,178,490,394	1.84%	
AC Energy Corp	-	-	-	66,431,200	8,178,490,394	0.81%	
Century Pacific Food Inc.	63,642,700	8,103,433,655	0.79%	119,228,850	8,178,490,394	1.46%	
D&L Industries	88,604,306	8,103,433,655	1.09%	110,171,880	8,178,490,394	1.35%	
EEI Corporation	17,236,800	8,103,433,655	0.21%	19,760,000	8,178,490,394	0.24%	
Manila Water Company	24,893,310	8,103,433,655	0.31%	54,821,250	8,178,490,394	0.67%	
Monde Nissin Corporation	2,253,650	8,103,433,655	0.03%	27,970,920	8,178,490,394	0.34%	
MREIT Inc.	22,372,680	8,103,433,655	0.28%	66,530,840	8,178,490,394	0.81%	
Emperador Inc.	21,030	8,103,433,655	0.00%	-	-	-	
Union Bank of Philippines	4,342,320	8,103,433,655	0.05%	-	-	-	
Citicore Energy REIT Corp	32,202,506	8,103,433,655	0.40%	-	-	-	
Investments in UITF							
BPI INVEST MONEY MARKET FUND	1,223,811	8,103,433,655	0.02%	1,220,844	8,178,490,394	0.01%	
RIZAL PESO CASH MANAGEMENT FUND	3,117,880	8,103,433,655	0.04%	3,113,255	8,178,490,394	0.04%	
SUN LIFE PROSPERITY PESO STARTER FUND, INC.	305,805,293	8,103,433,655	3.77%	447,135,950	8,178,490,394	5.47%	
	,,	., .,,,,		,200,700	,, , ,	2.1170	

	2022			2021		
	Investment (Market Value)	Net Asset Value	% over NAV	Investment (Market Value)	Net Asset Value	% over NAV
Corporate Loans						
ANGAT HYDROPOWER CORPORATION	118,016,000	8,103,433,655	1.46%	118,016,000	8,178,490,394	1.44%
.MPI LOAN 7.8275 05/17/2033	78,320,000	8,103,433,655	0.97%	78,320,000	8,178,490,394	0.96%
.MPIL 8.4063 05/17/2033	46,992,000	8,103,433,655	0.58%	46,992,000	8,178,490,394	0.57%
.MPIL 8.3231 08/16/2033	17,622,000	8,103,433,655	0.22%	17,676,000	8,178,490,394	0.22%
.VLL 7.125 07/19/2024	61,638,939	8,103,433,655	0.76%	67,845,574	8,178,490,394	0.83%
.SMDC 5.213 01/27/2027	56,886,000	8,103,433,655	0.70%	56,943,000	8,178,490,394	0.70%
MWIDE 08.24.2024	63,439,200	8,103,433,655	0.78%	64,080,000	8,178,490,394	0.78%

ii. Total Investment of the Fund to the Outstanding Securities of an Investee Company

As of March 31, 2022 and December 31, 2021

2022 2021

	T	Outstanding			Outstanding	0		
	Investment of the Fund in Shares	Securities of an Investee Company	% over Investee	Investment of the Fund in Shares	Securities of an Investee Company	% over Investee		
Treasury Notes (ISIN) - Republic of the Philippines	T dird in charco	investee Company	70 OVEL IIIVESTEE	r drid in ondres	investee company	70 Over mivestee		
US718286BM88	280,000,000	**	_	280,000,000	**	-		
PIID0527L140	78,000	360,025,370,000	0.00%	391,228,000	360,025,370,000	0.11%		
PIID0324C115	624,200,000	463,321,670,000	0.13%	291,000,000	463,321,670,000	0.06%		
PIID0527C159	382,400,000	457,798,870,000	0.08%	-	-	-		
PIBD0526D772	75,300,000	35,000,000,000	0.22%	-	-	-		
PIBD1032A675	85,200,000	40,000,000,000	0.21%	-	-	-		
PIID0525H130	-	-	-	251,100,000	516,340,790,000	0.05%		
PIBD1031G662	-	-	-	129,000,000	40,000,000,000	0.32%		
Bonds	220 000 000	aleale		220 000 000	dede			
SAN MIGUEL CORP SMCPM 6 1/4 03/19/23	220,000,000	**	-	220,000,000	**	-		
INTL FINANCE CORP 6.3448% 22MAR2033	102,416,400	**	-	107,071,200	**	-		
BNPP 7.34% 18NOV2027	106,980,000	**	-	106,980,000	**	-		
NOM 7.46% 20DEC2023	116,622,000	**	-	116,622,000	**	-		
SINDICATUM REN SINDIC 7.4 08/15/28	76,200,000	**	-	76,200,000	**	-		
PHILIP 577 06/20/2024 (NOM CLN)	65,570,000	**	-	65,570,000	**	-		
SM PRIME HOLDINGS INC 5.0583% 25MAR2027	80,000,000	**	-	80,000,000	**	-		
ABOITIZ POWER APPM 5.2757 10/14/26 SAN MIGUEL CORP SMCPM 5.2704 03/04/27	78,000,000	**	-	78,000,000	dob	-		
SAN MIGUEL CORP SMCPM 5.2704 03/04/27 SM INVESTMENTS CORP 3.5915 02/18/25	18,500,000 18,330,000	**	-	-	-	-		
5M INVESTMENTS CORF 3.3913 02/16/23	10,330,000		-	-	-	-		
Equities (in shares)								
Aboitiz Equity Ventures Inc.	2,833,780	5,630,225,457	0.05%	2,344,950	5,630,225,457	0.04%		
Aboitiz Power Corporation	2,842,400	7,358,604,307	0.04%	1,972,900	7,358,604,307	0.03%		
Alliance Global Group Inc.	7,273,200	9,465,964,879	0.08%	5,598,400	9,471,352,279	0.06%		
Ayala Corporation	501,153	619,703,617	0.08%	471,933	619,703,617	0.08%		
Ayala Land Inc.	10,956,780	14,795,594,779	0.07%	11,051,580	14,811,126,679	0.07%		
Bank of the Philippine Islands	3,214,755	4,513,128,255	0.07%	3,394,635	4,513,128,255	0.08%		
BDO Unibank Inc.	2,920,705	4,385,867,915	0.07%	3,016,705	4,385,519,015	0.07%		
Bloomberry Resorts Corporation	5,306,000	10,861,125,857	0.05%	-	-	-		
First Gen Corporation	1,076,400	3,596,575,505	0.03%	2,048,400	3,596,575,505	0.06%		
GT Capital Holdings Inc.	223,391	215,284,587	0.10%	182,121	215,284,587	0.08%		
International Container Terminal Services Inc.	1,420,540	2,039,880,199		1,112,140	2,038,609,782	0.05%		
JG Summit Holdings Inc.	2,658,136	7,520,983,658		2,729,236	7,520,983,658	0.04%		
Jollibee Foods Corporation	247,950	1,110,422,821		447,450	1,109,913,214	0.04%		
Manila Electric Company	364,600	1,127,098,705		-	-	-		
Megaworld Corporation	16,241,850	31,848,056,872		7,851,850	31,857,070,872	0.02%		
Metro Pacific Investments Corporation	580	29,668,785,752		13,159,580	30,070,247,752	0.04%		
Metropolitan Bank & Trust Company	2,438,232	4,497,415,555		3,022,732	4,497,415,555	0.07%		
PLDT, INC.	112,816	216,055,775		116,151	216,055,775	0.05%		
Robinsons Land Corporation	2,789,200	5,114,119,185		2,810,100	5,170,265,785	0.05%		
Robinsons Retail Holdings, Inc.	873,380	1,494,511,940		478,680	1,512,010,200	0.03%		
Security Bank Corporation	591,000	753,538,887	0.08%	-	-	-		
SM Investments Corporation	594,590	1,204,582,867	0.05%	539,420	1,204,582,867	0.04%		
SM Prime Holdings Inc.	14,102,122	28,879,231,694		13,966,222	28,879,231,694	0.05%		
Universal Robina Corporation	1,104,420	2,190,477,678		1,469,930	2,200,983,378	0.07%		
Puregold Price Club Inc.	249,600	2,881,637,615	0.01%	1,477,800	2,883,087,615	0.05%		
Converge Information and Communications Technology Solutions				4,339,400	7,526,294,461	0.06%		
Globe Telecom Inc.	52,385	133,619,207	0.04%	4,339,400	133,619,207	0.03%		
AC Energy Corp	<i>52</i> ,365 -	133,017,207	-	6,039,200	38,315,838,177	0.02%		
Century Pacific Food Inc.	2,708,200	3,542,258,595	0.08%	4,076,200	3,542,258,595	0.12%		
D&L Industries	11,089,400	7,142,857,990		11,658,400	7,142,857,990	0.16%		
EEI Corporation	3,040,000	1,036,281,485	0.29%	3,040,000	1,036,281,485	0.29%		
Manila Water Company	1,235,400	2,884,839,617	0.04%	2,215,000	2,884,839,617	0.08%		
Monde Nissin Corporation	164,500	17,968,611,496	0.00%	1,726,600	17,968,611,496	0.01%		
1.20140 1.10011 Gorporation	101,500	11,700,011,170		1,720,000	1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2.2.7.0		

		Outstanding			Outstanding	
	Investment of the	Securities of an		Investment of the	Securities of an	
	Fund in Shares	Investee Company	% over Investee	Fund in Shares	Investee Company	% over Investee
MREIT Inc.	1,196,400	2,532,121,381	0.05%	3,377,200	2,532,121,381	0.13%
Emperador Inc.	1,500	15,736,471,238	0.00%	-	-	-
Union Bank of Philippines	44,400	1,524,918,059	0.00%	-	-	-
Citicore Energy REIT Corp	12,433,400	6,545,454,004	0.19%	-	-	-
Investments in UITF						
BPI INVEST MONEY MARKET FUND	4,636	259,720,833	0.00%	4,636	235,205,716	0.00%
RIZAL PESO CASH MANAGEMENT FUND	2,720,663	512,667,473	0.53%	2,720,663	586,465,614	0.46%
SUN LIFE PROSPERITY PESO STARTER FUND, INC.	231,582,956	95,507,234,757	0.24%	339,872,264	96,602,859,957	0.35%
Corporate Loans						
ANGAT HYDROPOWER CORPORATION	118,016,000	**	-	118,016,000	**	-
.MPI LOAN 7.8275 05/17/2033	78,320,000	**	-	78,320,000	**	-
.MPIL 8.4063 05/17/2033	46,992,000	**	-	46,992,000	**	-
.MPIL 8.3231 08/16/2033	17,622,000	**	-	17,676,000	**	-
.VLL 7.125 07/19/2024	61,250,000	**	-	67,375,000	**	-
.SMDC 5.213 01/27/2027	56,886,000	**	-	56,943,000	**	-
MWIDE 08.24.2024	63,439,200	**	-	64,080,000	**	-

iii Total Investment in Liquid or Semi-Liquid Assets to Total Assets

As of March 31, 2022 and December 31, 2021

	2022	2021
Total Liquid and Semi-Liquid Assets	7,774,510,069	7,764,315,861
Total Assets	8,216,871,764	8,212,968,707
Total Investment in Liquid or Semi-Liquid Assets to Total As	94.62%	94.54%

iv. Total Operating Expenses to Total Net Worth

As of March 31, 2022 and December 31, 2021

	2022	2021
Total Operating Expenses	49,156,632	200,817,888
Average Daily Net Worth	8,163,794,679	8,135,658,266
Total Operating Expenses to Total Net Worth	0.60%	2.47%

Total Assets to Total Borrowings

As of March 31, 2022 and December 31, 2021

	2022	2021
Total Assets	8,216,871,764	8,212,968,707
Total Borrowings	113,438,109	34,478,313
Total Assets to Total Borrowings	7243.48%	23820.68%

^{**}Data not available

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. Financial assets at fair value through profit and loss Marketable Securities - (Curent Marketable Equity Securities and Fixed Income Investments)

		December 31, 2021			
Name of Issuing Entity and Association of Each Issue	Number of Shares / Principal Amount of Bonds and Notes	Market Value	Aggregate Cost	Number of Shares / Principal Amount of Bonds and Notes	Market Value
Equity Shares					
Aboitiz Equity Ventures Inc.	2,833,780	P 168,609,910	P 143,364,973	2,344,950	P 127,682,528
Aboitiz Power Corporation	2,842,400	102,326,400	79,867,396	1,972,900	58,595,130
Alliance Global Group Inc.	7,273,200	91,060,464	82,126,750	5,598,400	66,061,120
Ayala Corporation	501,153	412,950,072	409,815,468	471,933	392,176,323
Ayala Land Inc.	10,956,780	384,035,139	392,785,290	11,051,580	405,592,986
Bank of the Philippine Islands	3,214,755	320,189,598	250,924,218	3,394,635	312,815,615
BDO Unibank Inc.	2,920,705	387,577,554	329,993,338	3,016,705	364,116,294
Bloomberry Resorts Corporation	5,306,000	36,293,040	33,681,068	-	-
First Gen Corporation	1,076,400	28,416,960	31,139,714	2,048,400	57,047,940
GT Capital Holdings Inc.	223,391	123,311,832	128,054,441	182,121	98,345,340
International Container Terminal Services Inc.	1,420,540	319,337,392	190,230,458	1,112,140	222,428,000
JG Summit Holdings Inc.	2,658,136	162,943,737	164,069,593	2,729,236	144,649,508
Jollibee Foods Corporation	247,950	55,788,750	47,541,033	447,450	96,828,180
Manila Electric Company	364,600	136,214,560	131,491,504	-	-
Megaworld Corporation	16,241,850	48,887,969	50,650,302	7,851,850	24,733,328
Metro Pacific Investments Corporation	580	2,204	2,579	13,159,580	51,322,362
Metropolitan Bank & Trust Company	2,438,232	138,979,224	144,564,015	3,022,732	168,366,172
PLDT, INC.	112,816	208,709,600	170,413,658	116,151	210,465,612
Robinsons Land Corporation	2,789,200	57,178,600	51,207,679	2,810,100	53,953,920
Robinsons Retail Holdings, Inc.	873,380	48,516,259	52,969,406	478,680	31,305,672
Security Bank Corporation	591,000	64,419,000	66,703,518	-	51,505,072
SM Investments Corporation	594,590	540,482,310	455,492,720	539,420	508,673,060
SM Prime Holdings Inc.	14,102,122	533,765,318	456,250,526	13,966,222	473,454,925
Universal Robina Corporation	1,104,420	133,634,820	147,658,869	1,469,930	188,151,040
Puregold Price Club Inc.	249,600	8,923,200	8,989,747	1,477,800	58,077,540
Converge Information and Communications Technology Solutions	249,000	3,723,200	0,505,747	4,339,400	138,426,860
Globe Telecom Inc.	- - 205	122.057.000	146 929 455		
	52,385	133,057,900	146,828,455	45,310	150,519,820
AC Energy Corp	2 709 200	-	- (1.007.400	6,039,200	66,431,200
Century Pacific Food Inc.	2,708,200	63,642,700	61,886,498	4,076,200	119,228,850
D&L Industries	11,089,400	88,604,306	92,344,194	11,658,400	110,171,880
EEI Corporation	3,040,000	17,236,800	24,495,390	3,040,000	19,760,000
Manila Water Company	1,235,400	24,893,310	31,394,673	2,215,000	54,821,250
Monde Nissin Corporation MREIT Inc.	164,500	2,253,650	2,258,265	1,726,600	27,970,920
	1,196,400	22,372,680	22,098,438	3,377,200	66,530,840
Emperador Inc.	1,500	21,030	29,379	-	-
Union Bank of Philippines	44,400	4,342,320	4,217,600	-	-
Citicore Energy REIT Corp	12,433,400	32,202,506	31,705,170	-	-
	112,903,165	4,901,181,113	4,437,246,326	115,780,225	4,868,704,215
Investments in UITF					
BPI INVEST MONEY MARKET FUND	4,636	1,223,811	1,062,702	4,636	1,220,844
RIZAL PESO CASH MANAGEMENT FUND	2,720,663	3,117,880	2,767,134	2,720,663	3,113,255
SUN LIFE PROSPERITY PESO STARTER FUND, INC.	231,582,956	305,805,293	305,167,586	231,582,956	447,135,950
SEL BILLINGS BALL LEGG GIANTER LOLD, ING.					
	234,308,255	310,146,984	308,997,422	234,308,255	451,470,049
Treasury Bonds and Notes Issued by the Nat'l Government	1,447,178,000	1,451,887,856	1,479,490,667	1,342,328,000	1,362,985,219
GRAND TOTAL	1,794,389,420	P 6,663,215,952	P 6,225,734,415	1,692,416,480	P 6,683,159,483

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. Schedule of Investments Investment in Corporate Loans

	March	31, 2022	December 31, 2021	
Name of Issuing Entity and Association of Each Issue	Number of Shares / Principal Amount of Bonds and Notes	Market Value	Number of Shares / Principal Amount of Bonds and Notes	Market Value
Corporate Bonds and Loans				
SAN MIGUEL CORP SMCPM 6 1/4 03/19/23	220,000,000	P 228,283,000	220,000,000	P 229,541,840
INTL FINANCE CORP 6.3448% 22MAR2033	102,416,400	108,813,226	107,071,200	116,093,340
BNPP 7.34% 18NOV2027	106,980,000	106,659,060	106,980,000	112,040,154
NOM 7.46% 20DEC2023	116,622,000	119,094,386	116,622,000	121,566,773
SINDICATUM REN SINDIC 7.4 08/15/28	76,200,000	78,668,880	76,200,000	82,452,210
PHILIP 577 06/20/2024 (NOM CLN)	65,570,000	68,619,005	65,570,000	70,009,089
SM PRIME HOLDINGS INC 5.0583% 25MAR2027	80,000,000	74,351,520	80,000,000	74,112,480
ABOITIZ POWER APPM 5.2757 10/14/26	78,000,000	82,774,692	78,000,000	83,009,550
SAN MIGUEL CORP SMCPM 5.2704 03/04/27	18,500,000	18,797,924	-	-
SM INVESTMENTS CORP 3.5915 02/18/25	18,330,000	18,127,582	-	-
ANGAT HYDROPOWER CORPORATION	118,016,000	118,016,000	118,016,000	118,016,000
.MPI LOAN 7.8275 05/17/2033	78,320,000	78,320,000	78,320,000	78,320,000
.MPIL 8.4063 05/17/2033	46,992,000	46,992,000	46,992,000	46,992,000
.MPIL 8.3231 08/16/2033	17,622,000	17,622,000	17,676,000	17,676,000
.VLL 7.125 07/19/2024	61,250,000	61,638,939	67,375,000	67,845,574
.SMDC 5.213 01/27/2027	56,886,000	56,886,000	56,943,000	56,943,000
MWIDE 08.24.2024	63,439,200	63,439,200	64,080,000	64,080,000
TOTAL	1,325,143,600	P 1,347,103,414	1,299,845,200	P 1,338,698,010



Sun Life of Canada Prosperity Balanced Fund

March 31, 2022

This document contains key information clients of Sun Life of Canada Prosperity Balanced Fund should know about. More information can be found in the Fund's prospectus. Ask a Sun Life Financial Advisor or contact Sun Life Asset Management Company, Inc., at 8-849-9888 or PHIL-MF-Products@sunlife.com or visit www.sunlifefunds.com.

Mutual Fund (Shares) Transfer Agency Fee **Launch Date** April 5, 2000 Fund Structure PHP 8.103.405.693.04 Balanced Fund **Minimum Holding Period** None **Net Asset Value Per Share** 3.6079 Minimum Subscription PHP 1.000 Early Redemption Fee 50% PSEi + 45% Bloomberg Sovereign Bond Index 1 to 5 Year + Benchmark Minimum Subsequent PHP 1.000 **Redemption Settlement** T+4 business days 5% Philippines Peso TD Rate 1-3 Months, net of tax Management and Distribution Fee SNCPRBA PM Equity **Bloomberg Ticker**

What does the Fund invest in?

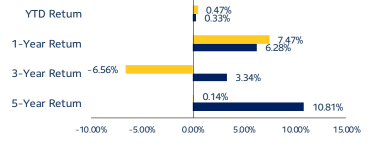
The **Sun Life of Canada Prosperity Balanced Fund** aims to provide total returns consisting of current income and capital growth through investment in a mix of fixed income and equity securities.

The Fund is suitable for investors with a **balanced risk profile** and long-term investment horizon. This is for investors who want to enjoy the relative safety of fixed income securities without sacrificing the growth potential of equities.

Investment Mix Sector Allocation **Top Equity Holdings** 1. SM Investments Corporation, ■ Holding Firms / Equities, 59.81% Conglomerates, 30.94% 6.67% Property, 21.13% 2. SM Prime Holdings Inc., 6.59% Real Estate Investment Banks / Financial 3. Ayala Corporation, 5.10% Trusts, 0.67% Services, 18.89% 4. BDO Unibank Inc., 4.78% Corporate Bonds, Utility / Energy, 6.02% 5. Ayala Land Inc., 4.74% 11.16% Government Bonds, Consumer / Retail, 8.28% Top Fixed Income Holdings 17.92% ■ Communications, 7.05% 1. Treasury Bond 2024, 7.62% Money Market 2. Treasury Bond 2027, 4.67% Placements 3.83% ■ Transport Services, 3. Sun Life Prosperity Peso Corporate Loans, 5.47% 6.59% Gaming, 0.75% Starter Fund, 3.77% 4. Treasury Bond 2036, 3.76% Cash and Other Liquid ■ Construction, 0.36%

Assets. 1.15%





- Sun Life of Canada Prosperity Balanced Fund
- Benchmark: 50% PSEi + 45% Bloomberg Sovereign Bond Index 1-5 Year* + 5% Philippines P⇔o TD Rate 1-3 Months, net of tax**

Note: Year-to-date (YTD) returns are computed as the return from the last business day of the previous year to the last business day of the reporting month.

*Bond Benchmark Effectivity Date:

5. Corporate Bond 2023, 2.82%

HSBC Local Currency Bond Philippines Liquid Total Return: May 25, 2009 to April 29, 2016 Bloomberg Sovereign Bond Index: May 1, 2016 to February 28, 2017 Bloomberg Sovereign Bond Index (1 to 5 Year): March 1, 2017 to present

**New Cash Benchmark Effectivity Date: Effective January 1, 2022, the Sun Life Prosperity Balanced Fund will be using this new cash benchmark in place of the discontinued 30-day Special Savings Rate General Average ("PSAVAVE").

Market Review and Outlook

- The PSEi was relatively weak for the month of March as it declined by as much as 6.76% mid-month before closing the period at 7,203.47 (-1.47% month-on-month). The negative sentiment was due to concerns of higher oil and commodity prices as the Ukraine-Russia conflict persists.
- Local yields continue to move up as energy prices remained elevated. Oil prices rallied by 38.6% since the start of the year pushing the March 2022 inflation to 4.0% from 3.0% in February. BSP raised its own inflation forecast to 4.3% in 2022 (from 3.7% in February) and 3.6% for 2023 (from 3.3%).
- SM, meanwhile, was deleted from the FTSE Index after the stock failed to meet the index's liquidity requirements. PHP 11 billion worth of SM shares changed hands last March 18 because of the rebalancing.
- Overall, the Philippine economy is showing some signs of recovery as bank loans grew by another 8.5% in February 2022 from 8.3% in January. This is the seventh straight month of growth since August of last year.
- We remain positive on Philippine equities as the reopening theme continues to play out. Though there are headwinds in the near-term, sustained double-digit corporate earnings growth this year may lend support to stock prices.
- The Fund will participate in the weekly auctions, which now includes bonds on the front-end of the curve. However, the Fund will continue to be opportunistic, as supply and inflation pressures still cast a shadow on the path of local bond prices.
- The Fund gained 0.47% year-to-date, ahead of the benchmark (+0.33%) by 14 basis points.

Disclaimer: Sun Life Asset Management Company, Inc. (SLAMCI) makes no representation as to the accuracy or completeness of the information contained herein. The information contained in this presentation is for information purposes only. It is not intended to provide professional, investment, or any other type of advice or recommendation in relation to purchase or sales of securities whether or not they are related to SLAMCI; it does not constitute any guarantee of performance; and neither does it take into account the particular investment objectives, financial situation or needs of individual recipients. Any opinions or estimates herein reflect our judgment as at the date of this presentation and are subject to change at any time without notice. This material is a copyrighted work. You may not share, distribute, revise, transform, or build upon this material without prior written consent of, and proper attribution to Sun Life. All trademarks are the properties of their respective owners.



Sun Life of Canada Prosperity Balanced Fund

February 28, 2022

This document contains key information clients of Sun Life of Canada Prosperity Balanced Fund should know about. More information can be found in the Fund's prospectus. Ask a Sun Life Financial Advisor or contact Sun Life Asset Management Company, Inc., at 8-849-9888 or PHIL-MF-Products@sunlife.com or visit www.sunlifefunds.com.

Launch Date April 5, 2000 Fund Structure Mutual Fund (Shares) Transfer Agency Fee PHP 8.195.001.184.85 Balanced Fund **Minimum Holding Period** None Net Asset Value Per Share 3.6325 Minimum Subscription PHP 1.000 Early Redemption Fee 50% PSEi + 45% Bloomberg Sovereign Bond Index 1 to 5 Year + **Benchmark Minimum Subsequent** PHP 1,000 **Redemption Settlement** T+4 business days 5% Philippines Peso TD Rate 1-3 Months, net of tax Management and Distribution Fee SNCPRBA PM Equity **Bloomberg Ticker**

What does the Fund invest in?

The **Sun Life of Canada Prosperity Balanced Fund** aims to provide total returns consisting of current income and capital growth through investment in a mix of fixed income and equity securities.

The Fund is suitable for investors with a **balanced risk profile** and long-term investment horizon. This is for investors who want to enjoy the relative safety of fixed income securities without sacrificing the growth potential of equities.

Top Equity Holdings

- 1. SM Prime Holdings Inc., 6.55%
- 2. SM Investments Corporation, 5.87%
- 3. Ayala Land Inc., 5.21%
- 4. Ayala Corporation, 5.20%
- 5. BDO Unibank Inc., 4.53%

Top Fixed Income Holdings

- 1. Treasury Bond 2024, 7.53%
- 2. Sun Life Prosperity Peso Starter Fund, 6.03%
- 3. Treasury Bond 2027, 5.70%
- 4. Treasury Bond 2036, 3.69%
- 5. Corporate Bond 2023, 2.79%

Investment Mix



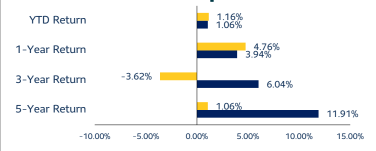
- Real Estate Investment Trusts, 0.80%
- Corporate Bonds, 10.96%
- Government Bonds, 17.80%
- Money Market Placements, 5.59%
- Corporate Loans, 5.40%

Sector Allocation



- Banks / FinancialServices, 19.81%Utility / Energy, 4.04%
- Consumer / Retail, 8.74%
- Communications, 6.09%
- Transport Services,
- 6.14% Gaming, 0.80%
- Construction, 0.37%

How has the Fund performed?



- Sun Life of Canada Prosperity Balanced Fund
- Benchmark: 50% PSEi + 45% Bloomberg Sovereign Bond Index 1-5 Year* + 5% Philippines Peso TD Rate 1-3 Months, net of tax**

Note: Year-to-date (YTD) returns are computed as the return from the last business day of the previous year to the last business day of the reporting month.

*Bond Benchmark Effectivity Date:

HSBC Local Currency Bond Philippines Liquid Total Return: May 25, 2009 to April 29, 2016 Bloomberg Sovereign Bond Index: May 1, 2016 to February 28, 2017 Bloomberg Sovereign Bond Index (1 to 5 Year): March 1, 2017 to present

**New Cash Benchmark Effectivity Date: Effective January 1, 2022, the Sun Life Prosperity Balanced Fund will be using this new cash benchmark in place of the discontinued 30-day Special Savings Rate General Average ("PSAVAVE").

Market Review and Outlook

- After a strong start early in February, the PSEi eventually succumbed to selling pressure due to rising geopolitical concerns surrounding Russia's invasion of Ukraine. Month-on-month, the PSEi closed at 7.311.01. En 64 points or 0.60% lower.
- closed at 7,311.01, 50.64 points or 0.69% lower.

 On the plus side, foreign flows showed a clear shift in direction with a robust USD 141 million in inflows in February versus a USD 56 million in outflows in January, bringing year-to-date flows to positive territory at +USD 87 million. This came of the back of a strong improvement in the country's COVID-19 situation, with daily cases averaging at around 1,000/day at the end of the month versus a peak of 39k the previous month. The improvement in COVID-19 statistics has
- prompted the government to ease mobility restrictions in Metro Manila further to Alert Level 1. FY 2021 earnings results started to trickle in, with banks showing an encouraging pick up in loan growth and improving asset quality. Reopening plays SMPF and JFC have also shown sequential quarter-on-quarter improvement in earnings.

 The local yield curve moved up, with the belly of the curve leading the yield climb. The Bureau
- The local yield curve moved up, with the belly of the curve leading the yield climb. The Bureau of the Treasury's (BTR) new five-year Retail Treasury Bond (RTB) coupon of 4.875% helped bring up the yields of securities on the belly. Despite the huge amount raised on the RTB, the BTR's schedule for March surprised players as it still shows a weekly, instead of bi-weekly, bond schedule. Market players sold securities with 3 to 4-year tenors as bond supply is not expected on that part of the curve. Securities on the long-end of the curve (7 to 10 years) will continue to be pressured, as BTR schedules to have 3 auctions on those tenors. The Fund will be actively-managed as the Ukraine-Russia crisis continues to be fluid. The events there have the potential to impact local sentiment and inflation expectations, especially if oil prices are pressured to stay at elevated levels.
- Looking ahead, while we remain positive on Philippine equities due to the continued reopening story, we turn more cautious given the heightened inflationary risks and increased risk-off sentiment brought about by a protracted conflict between Russia and Ukraine.
- The Fund gained 1.16% year-to-date, in-line with the benchmark (+1.06%) due to its allocation in Equity.

ANNOUNCEMENT: Please be advised that effective April 1, 2022, the Sun Life Prosperity Balanced Fund will use 50% PSEi + 48% Bloomberg Sovereign Bond Index 1-5 Year, net of tax (adjusted by Sun Life) + 2% Philippine Peso TD Rate 1 Month to 3 Months, net of tax as its new benchmark to consider the taxation of the coupons received by bonds and reflect lower investments in liquid/semi-liquid assets.

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Sun Life of Canada Prosperity Balanced Fund

January 31, 2022

This document contains key information clients of Sun Life of Canada Prosperity Balanced Fund should know about. More information can be found in the Fund's prospectus. Ask a Sun Life Financial Advisor or contact Sun Life Asset Management Company, Inc., at 8-849-9888 or PHIL-MF-Products@sunlife.com or visit www.sunlifefunds.com.

Launch Date April 5, 2000 Fund Structure Mutual Fund (Shares) Transfer Agency Fee 0.15% PHP 8.260.842.096.60 Balanced Fund **Minimum Holding Period** None None Net Asset Value Per Share 3.6489 Minimum Subscription PHP 1.000 Early Redemption Fee 50% PSEi + 45% Bloomberg Sovereign Bond Index 1 to 5 Year + **Benchmark Minimum Subsequent** PHP 1,000 **Redemption Settlement** T+4 business days 5% Philippines Peso TD Rate 1-3 Months, net of tax Management and Distribution Fee SNCPRBA PM Equity **Bloomberg Ticker**

What does the Fund invest in?

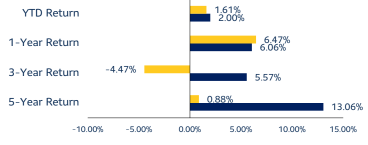
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The Fund is suitable for investors with a **balanced risk profile** and long-term investment horizon. This is for investors who want to enjoy the relative safety of fixed income securities without sacrificing the growth potential of equities.

Investment Mix Sector Allocation Top Equity Holdings 1. SM Investments Corporation, 6.20% Holding Firms / **Equities**, 59.74% Conglomerates, 30.91% 2. SM Prime Holdings Inc., 5.75% Property, 19.96% Real Estate Investment 3. Ayala Corporation, 5.53% Trusts, 0.72% 4. BDO Unibank Inc., 4.89% Banks / Financial Corporate Bonds, Services, 18.84% 5. Ayala Land Inc., 4.89% 10.72% Utility / Energy, 3.55% Government Bonds, **Top Fixed Income Holdings** 15.62% Consumer / Retail, 1. Treasury Bond 2024, 8.89% 11 28% Money Market 2. Sun Life Prosperity Peso Starter Communications, 9.55% Placements, 3.90% Fund, 3.85% Corporate Loans, 5.37% Transport Services, 3. Treasury Bond 2036, 3.75% 5.52% Cash and Other Liquid 4. Treasury Bond 2025, 2.98% ■ Construction, 0.38%

Assets, 3.92%





■ Sun Life of Canada Prosperity Balanced Fund

5. Corporate Bond 2023, 2.77%

■ Benchmark: 50% PSEi + 45% Bloomberg Sovereign Bond Index 1-5 Year* + 5% Philippines Peso TD Rate 1-3 Months, net of tax**

Note: Year-to-date (YTD) returns are computed as the return from the last business day of the previous year to the last business day of the reporting month.

*Bond Benchmark Effectivity Date:

HSBC Local Currency Bond Philippines Liquid Total Return: May 25, 2009 to April 29, 2016 Bloomberg Sovereign Bond Index: May 1, 2016 to February 28, 2017 Bloomberg Sovereign Bond Index (1 to 5 Year): March 1, 2017 to present

**New Cash Benchmark Effectivity Date: Effective January 1, 2022, the Balanced Fund will be using this new cash benchmark in place of the discontinued 30-day Special Savings Rate General Average ("PSAVAVE").

Market Review and Outlook

- The bellwether index PSEi managed to close the first month of 2022 with a 3.4% gain at 7,361.65 despite volatility coming from the rise in Omicron cases and a global risk-off sentiment.
- Foreigners started the year off as net sellers for USD 56.3
 Million, as the surge in COVID-19 cases earlier in January,
 coupled with concerns over a U.S. Fed lift-off, prompted
 investors to continue to take profit on select names.
- Local bond yields followed U.S. rates higher despite the BSP reaffirming it would continue its accommodative policy stance.
- The country's 4Q21 GDP grew 7.7% year-on-year as private consumption accelerated. The full-year 2021 GDP growth stood at 5.6%, beating consensus' 5.1% estimate.
- Looking ahead, we remain positive on the Philippine equities space as mobility restrictions ease following the steep drop in COVID-19 cases. With expectations of further re-opening by the government and continued EPS recovery this year, upside risk remains should we see a reversal of foreign flows inward.
- The Fund gained 1.61% year-to-date, trailing the benchmark (+2.00%) by 39 basis points due to allocation in Consumer and other fixed income.

Disclaimer: Sun Life Asset Management Company, Inc. (SLAMCI) makes no representation as to the accuracy or completeness of the information contained herein. The information contained in this presentation is for information purposes only. It is not intended to provide professional, investment, or any other type of advice or recommendation in relation to purchases or sales of securities whether or not they are related to SLAMCI; it does not constitute any guarantee of performance; and neither does it take into account the particular investment objectives, financial situation or needs of individual recipients. Any opinions or estimates herein reflect our judgment as at the date of this presentation and are subject to change at any time without notice. This material is a copyrighted work. You may not share, distribute, revise, transform, or build upon this material without prior written consent of, and proper attribution to Sun Life. All trademarks are the properties of their respective owners.

sunlife sec communications

From: ICTD Submission <ictdsubmission+canned.response@sec.gov.ph>

Sent: Tuesday, May 10, 2022 9:49 AM **To:** sunlife sec communications

Subject: Re: CGFD_Sun Life of Canada Prosperity Balanced Fund, Inc_SEC Form 17-L_10May2022

CAUTION

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

Your report/document has been SUCCESSFULLY ACCEPTED by ICTD.

(Subject to Verification and Review of the Quality of the Attached Document)

Official copy of the submitted document/report with Barcode Page (Confirmation Receipt) will be made available after 15 days from receipt through the SEC Express System at the SEC website at www.sec.gov.ph

NOTICE

Please be informed that pursuant to SEC Memorandum Circular No. 3, series of 2021, scanned copies of the printed reports with wet signature and proper notarization shall be filed in PORTABLE DOCUMENT FORMAT (PDF) **Secondary Reports** such as: 17-A, 17-C, 17-L, 17-Q, ICASR, 23-A, 23-B, I-ACGR, Monthly Reports, Quarterly Reports, Letters, through email at

ictdsubmission@sec.gov.ph

Note: All submissions through this email are no longer required to submit the hard copy thru mail, eFAST/OST or over- the- counter.

For those applications that require payment of filing fees, these still need to be filed and sent via email with the SEC RESPECTIVE OPERATING DEPARTMENT.

Further, note that other reports shall be filed thru the **ONLINE SUBMISSION TOOL (OST)** such as: AFS, GIS, GFFS, LCFS, LCIF, FCFS. FCIF, IHFS, BDFS, PHFS etc. ANO, ANHAM, FS-PARENT, FS-CONSOLIDATED, OPC_AO, AFS WITH NSPO FORM 1,2,3 AND 4,5,6, AFS WITH NSPO FORM 1,2,3 (FOUNDATIONS)

FOR MC28, please email to:

https://apps010.sec.gov.ph

For your information and guidance.

Thank you and keep safe.



Certification

- I, <u>Sherwin S. Sampang</u>, the <u>Treasurer</u> of <u>Sun Life of Canada Prosperity Balanced Fund, Inc.</u>, a corporation duly registered under and by virtue of the laws of the Republic of the Philippines, with SEC registration number <u>A199908713</u> and with principal office at <u>Sun Life Center</u>, <u>5th Ave. Cor. Rizal Drive Bonifacio Global City</u>, <u>Taguig City</u>, on oath state:
 - 1) That I have caused this <u>SEC Form 17-L</u> to be prepared on behalf of <u>Sun Life of Canada Prosperity Balanced Fund, Inc.</u>;
 - 2) That I have read and understood its contents which are true and correct based on my own personal knowledge and/or on authentic records;
 - 3) That the company <u>Sun Life of Canada Prosperity Balanced Fund, Inc.</u> will comply with the requirements set forth in SEC Notice dated <u>14 May 2021</u> to effect a complete and official submission of reports and/or documents through electronic mail;
 - 4) That I am fully aware that submitted documents which require pre-evaluation and/or payment of processing fee shall be considered complete and officially received only upon payment of a filing fee; and
 - 5) That the e-mail account designated by the company pursuant to SEC Memorandum Circular No. 28, s. 2020 shall be used by the company in its online submissions to CGFD.

IN WITNESS WHEREOF, I have hereunto set my hand this 6th day of May, 2022.

Sherwin S. Sampang
Affiant

Name	Government ID No.	Date of Issue	Place of Issue
Sherwin S. Sampang	Passport ID No. P9427178A	06 Nov 2018	DFA NCR East

Doc. No. 3/4; Page No. 34; Book No. ×W; Series of 2022. Notary Public City of Makati
Until December 31, 2022
IBP No. 05729-Lifetime Member
MCLE Compliance No. VI-0024312
Appointment No. M-82-(2021-2022)
PTR No. 8852511 Jan. 3, 2022
Makati City Roll No. 40091
101 Urban Ave. Campus Rueda Bldg.
Brgy. Pio Del Pilar, Makati City

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-L

NOTIFICATION OF INABILITY TO FILE ALL OR ANY PORTION OF SEC FORM 17-A OR 17-Q

GENERAL INSTRUCTIONS

- 1. This Form may be signed by an executive officer of the issuer or by any other duly authorized representative. The name and title of the person signing the form shall be typed or printed beneath the signature. If the statement is signed on behalf of the issuer by an authorized representative other than an executive officer, evidence of the representative's authority to sign on behalf of the issuer shall be filed with the Form.
- 2. One signed original and four conformed copies of this Form and attachments thereto must be completed and filed with the Commission and, where any class of the issuer's securities are listed on a Stock Exchange, one with that Stock Exchange, in accordance with SRC Rule 17-1. The information contained in or filed with the Form will be made a matter of the public record in the Commission's and the Exchange's files.
- 3. A manually signed copy of the Form and amendments thereto shall be filed with the Stock Exchange if any class of securities of the issuer is listed thereon.
- 4. One signed original and four conformed copies of amendments to the notifications must also be filed on SEC Form 17-L but need not restate information that has been correctly furnished. The Form shall be clearly identified as an amended notification.
- 5. If the deadline for filing SEC Form 17-A or 17-Q specified in paragraph 2(b)(ii) of SRC Rule 17-1 is not complied with, a fine will be imposed for each day thereafter that the Form is not filed.

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-L

NOTIFICATION OF INABILITY TO FILE ALL OR ANY PORTION OF SEC FORM 17-A OR 17-Q

Check One:

Form 17-A [] Form 17-Q [•]							
Period-Ended Date of required filing March 31, 2022							
Date of this report May 06, 2022							
Nothing in this Form shall be construed to imply that the Commission has verified any information contained herein.							
If this notification relates to a portion or portions of the filing checked above, identify the item(s) to which the notification relates: SEC FORM 17-Q							
1. SEC Identification Number A199908713 2. BIR Tax Identification No. 204-583-064-000							
Sun Life of Canada Prosperity Balanced Fund, Inc. Exact name of issuer as specified in its charter							
Bonifacio Global City, Taguig City Province, country or other jurisdiction of incorporation							
5. Industry Classification Code: (SEC Use Only)							
6. 8F Sun Life Centre 5th Avenue cor Rizal Drive Bonifacio Global City, Taguig City 1634							
Address of principal office Postal Code							
7. <u>(02) – 8555 8888</u> Issuer's telephone number, including area code							
 N. A. Former name, former address, and former fiscal year, if changed since last report. 							
9. Are any of the issuer's securities listed on a Stock Exchange?							
Yes [] No [X]							
If yes, disclose the name of such Stock Exchange and the class of securities listed therein:							

Part I - Representations
If the subject report could not be filed without unreasonable effort or expense and the issuer seeks relief pursuant to SRC Rule 17-1, the following should be completed. (Check box if appropriate)
(a) The reasons described in reasonable detail in Part II of this Form could not be estimated without unreasonable effort or expense. []
(b) The subject annual report on SEC Form 17-A, or portion thereof, will be filed on or before the fifteenth calendar day following the prescribed due date; or the subject quarterly report on SEC Form 17-Q, or portion thereof, will be filed on or before the fifth day following the prescribed due date. [\checkmark]
(c) The accountant's statement or other exhibit required by paragraph 3 of SRC Rule 17-1 has been attached if applicable. []
Part II - Narrative
State below in reasonable detail the reasons why SEC Form 17-A or SEC Form 17-Q, or portion thereof, could not be filed within the prescribed period. (Attach additional sheets if needed.)
The Company's SEC Form 17-Q for the quarter ending March 31, 2022 could not be completed and filed within the prescribed period. The Company has yet to complete the review of its financial statements and required notes disclosures. The Company undertakes to submit the report within five (5) calendar days after the prescribed deadline to the Securities and Exchange Commission.
Part III - Other Information
(a) Name, address and telephone number, including area code, and position/title of person to contact in regard to this notification Sherwin S. Sampang
Treasurer Sun Life Centre 5th Avenue cor Rizal Drive Bonifacio Global City, Taguig City 1634 8555-8888
(b) Have all other periodic reports required under Section 17 of the Code and under Sections 26 and 141 of the Corporation Code of the Philippines during the preceding 12 months, or for such shorter period that the issuer was required to file such report(s), been filed? If the answer is no, identify the report(s).
Yes [✔] No [] Reports:

(c) Is it anticipated that any significant change in results of operations from the corresponding period for the last fiscal year will be reflected by the earnings statements to be included in the subject report or portion thereof?

Yes [] No [•]

If so, attach an explanation of the anticipated change, both narratively and quantitatively, and, if appropriate, state the reasons why a reasonable estimate of the results cannot be made.

SEC Form 17-L Instructions February 2001

SIGNATURE

Pursuant to the requirements of the SRC Rule 17-1, the issuer has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Sun Life of Canada Prosperity Balanced Fund, Inc. Registrant's full name as contained in charter

Treasurer

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Date: May 06, 2022

MANAGEMENT REPORT

a. Management's Discussion and Analysis (MD&A) or Plan of Operation.

CORPORATE INFORMATION

Sun Life of Canada Prosperity Balanced Fund, Inc. (the "Company") was incorporated and registered with the Philippine Securities and Exchange Commission (SEC) on December 21, 1999 and started commercial operations on May 1, 2000. The Company is a registered open-end investment company under the Investment Company Act (Republic Act "R.A." No. 2629) and the Securities Regulation Code (R.A. No. 8799), formerly known as the Revised Securities Act (B.P. No. 178). It is engaged in the sale of redeemable shares and is designed to provide total returns consisting of current income and capital growth through investment in a mix of debt and equity securities from both domestic and foreign issuers. As an open-end investment company, its shares are redeemable anytime based on the Net Asset Value Per Share (NAVPS) at the time of redemption.

- 1. Plan of Operation. For the next twelve (12) months, management will continue its current plan of operation, with a focus on improving cost efficiency.
- 2. **Management's Discussi**on and Analysis. The performance of the Company could be measured by the following indicators:
- 2.1 Increase / Decrease in Net Assets Value Per Share (NAVPS) NAVPS is computed by dividing net assets (total assets less total liabilities) by the total number of shares issued and outstanding and for conversion to shares, if any, as of the end of the reporting day. Any increase or decrease in NAVPS translates to a prospective capital gain or capital loss, respectively, for the Company's shareholders.
- 2.2 Net Investment Income. Represents the total earnings of the Company from its investment securities, less operating expenses and income tax. This gauges how efficiently the Company has utilized its resources in a given time period.
- 2.3 Assets Under Management (AUM). The assets under the Company's disposal. This measures the profitability of the Company (increase/decrease brought about by its operational income) as well as investor confidence (increase/decrease brought about by investor subscriptions/redemptions).
- 2.4 Cash Flow. Determines whether the Company was able to achieve the optimal level of liquidity by being able to meet all its scheduled payments while at the same time maintaining the maximum level of investments and minimum level of cash.

FINANCIAL STATEMENTS ANALYSIS

Management's Discussion and Analysis of Financial Condition and Results of Operations

Material Changes in the 1st Quarter Financial Statements

Statement of Financial Position and Statements of Changes in Equity – March 31, 2022 vs. December 31, 2021

	31-Mar-22	31-Dec-21		Percentage	MDAS
	Unaudited	Audited	Movement	(%)	MIDAS
Cash and cash equivalents	P 67,814,286	P 110,995,920	P (43,181,634)	-38.90%	Liquidity requirements are still met.
Financial assets at fair value	7,567,405,227	7,571,984,919	(4,579,692)	-0.06%	Decrease due to net disposal of fixed income and unrealized loss
through profit or loss	7,307,403,227	7,571,984,919	(4,579,692)	-0.06%	incurred during the period.
Financial assets at amortized cost	440,733,142	447,618,992	(6,885,850)	-1.54%	Mainly due to collection of principal of corporate loans during the period.
					This account refers to amounts receivable from brokers arising from
Due from brokers	101,124,071	53,620,769	47,503,302	88.59%	the sale of investments processed on or before the reporting period,
					which are settled three days after the transaction date.
Accrued interest receivable	25,379,487	25,689,477	(309,990)	-1.21%	Collection of interest depends on the scheduled interest payments of
Accided interest receivable	23,373,467	23,069,477	(309,990)	-1.21/0	each investment.
Dividends receivable	12,786,998	2,024,776	10,762,222	531.53%	The collection of receivable is dependent on the scheduled payment
Dividends receivable	12,760,996	2,024,770	10,762,222	331.33/0	dates of each listed stock from which dividends were received.
					This account pertains to prepaid taxes and CWT to be applied in the
Other current assets	1,628,553	1,033,854	594,699	57.52%	future income taxes payable of the Fund and to prepaid expenses to be
					amortized until end of the accounting period.
Total Assets	8,216,871,764	8,212,968,707	3,903,057	0.05%	
Accrued expenses and other payables	12,863,395	10,821,263	2,042,132	18.87%	The increase mainly pertains to outstanding proceeds payable to investors for redemption of their investments processed on or before end of the reporting period, which are usually settled four (4) days after the transaction date.
Due to brokers	85,357,739	7,899,897	77,457,842	980.49%	This account pertains to amounts payable to brokers for the purchase of investments processed on or before the reporting period, which are settled three days after the transaction date.
Payable to fund manager	15,216,975	15,757,153	(540,178)	-3.43%	Average decrease in AUM during the period consequently decrease this account.
Total Liabilities	113,438,109	34,478,313	78,959,796	229.01%	
Share capital	48,379,352	48,379,352	-	0.00%	
Additional paid in capital	12,242,502,523	12,242,635,177	(132,654)	0.00%	
Retained earnings	5,547,547,507	5,508,800,384	38,747,123	0.70%	Net income for the period.
Treasury Shares	(9,734,995,727)	(9,621,324,519)	(113,671,208)	1.18%	Due to net acquisition of treasury shares during the period.
Net Assets	8,103,433,655	8,178,490,394	(75,056,739)	-0.92%	Net acquisition of treasury shares offset with net income earned for the period.
Net Assets Value per Share	P 3.6079	P 3.5910	P 0.0169	0.47%	

Material Changes in the 2021 Financial Statements

Statement of Financial Position and Statements of Changes in Equity – December 31, 2021 vs. December 31, 2020

	31-Dec-21	31-Dec-20	Movement		MDAS
	Audited	Audited	Movement	(%)	IVIDAS
Cash and cash equivalents	P 110,995,920	P 28,291,635	P 82,704,285	292.33%	Liquidity requirements were met.
Financial assets at fair value through profit or loss	7,571,984,919	7,468,730,328	103,254,591	1.38%	Increase due to net acquisition of fixed income and equity securities that were partly offset by unrealized losses incurred during the year.
Financial assets at amortized cost	447,618,992	1,065,675,191	(618,056,199)	-58.00%	Mainly due to maturity of treasury notes during the period.
Due from brokers	53,620,769	32,096,130	21,524,639	67.06%	This account refers to amounts receivable from brokers arising from the sale of investments processed on or before the reporting period, which are settled three days after the transaction date.
Accrued interest receivable	25,689,477	40,194,810	(14,505,333)	-36.09%	Collection of interest depends on the scheduled interest payments of each investment.
Dividends receivable	2,024,776	1,964,060	60,716	3.09%	The collection of receivable is dependent on the scheduled payment dates of each listed stock from which dividends were received.
Other current assets	1,033,854	1,391,533	(357,679)	-25.70%	Net decrease is due to the prepaid tax and CWT appiled to the income tax expense for the year.
Total Assets	8,212,968,707	8,638,343,687	(425,374,980)	-4.92%	
Accrued expenses and other payables	10,821,263	45,201,049	(34,379,786)	-76.06%	The decrease was due to settlement of 2020 outstanding proceeds payable to investors for redemption of their investments processed on or before end of the reporting period, which are usually settled four (4) days after the transaction date.
Due to brokers	7,899,897	5,655,806	2,244,091	39.68%	This account pertains to amounts payable to brokers for the purchase of investments processed on or before the reporting period, which are settled three days after the transaction date.
Payable to fund manager	15,757,153	16,705,113	(947,960)	-5.67%	Average decrease in AUM during the period consequently decrease this account.
Total Liabilities	34,478,313	67,561,968	(33,083,655)	-48.97%	
Share capital	48,379,352	48,379,352	-	0.00%	
Additional paid in capital	12,242,635,177	12,268,368,511	(25,733,334)	-0.21%	
Retained earnings	5,508,800,384	5,476,588,388	32,211,996	0.59%	Net income for the period.
Treasury Shares	(9,621,324,519)	(9,222,554,532)	(398,769,987)	4.32%	Due to net acquisition of treasury shares during the period.
Net Assets	8,178,490,394	8,570,781,719	(392,291,325)	-4.58%	Net acquisition of treasury shares and was partly offset with net income for the period.
Net Assets Value per Share	P 3.5910	P 3.5733	P 0.0177	0.49%	

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

There was no contingent liability reflected in the accompanying audited financial statements.

The Company does not anticipate having any cash flow or liquidity problems as it complies with the liquidity requirements per ICA-IRR 6.10. The Company was able to meet all its monetary obligations to its shareholders (for redemption) and creditors for the period covered. It does not foresee any event that could trigger a direct or contingent financial obligation that is material to its operations.

There were no material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities/other persons created during the reporting period. Likewise, there are no material commitments for capital expenditures, known trends, events, or uncertainties that have had or that are reasonably expected to have a material impact on net income/revenue from the continuing operations of the Company.

There are no other significant events and transactions from the last annual reporting period that is required for disclosure this year.

Statement of Comprehensive Income for the Three Months ended - March 31, 2022 vs. March 31, 2021

	31-Mar-22 Unaudited	31-Mar-21 Unaudited	Movement	Percentage (%)	MDAS
Investment Income	P 119,642,437	P 64,206,136	P 55,436,301	86.34%	The increase mainly pertains to the trading gains earned upon disposal of equity securities and increase in dividend income which was partly offset by the lower interest income earned during the period.
Investment Expenses	5,133,646	2,082,459	3,051,187	146.52%	Dependent on the percentage of the amount of stock trading as sold and purchased for the period.
Operating Expenses	49,156,632	49,994,107	(837,475)	-1.68%	This is due to the decrease in management fees brought by lower average AUM and with the recognition of expected credit losses reversal. Also, the decrease was partly offset with the increase in custodianship fees incurred for the period.
Net Unrealized Losses on Investments	(17,277,927)	(517,330,463)	500,052,536		The increase in unrealized losses is due to slight favorable market conditions of its investment during the period as compared to prior year in the same period.
Provision for Income Tax	9,327,109	5,150,579	4,176,530	81.09%	Final taxes of interest income earned from fixed income investments and corporate income tax for the period.
Net Investment Income (Loss)	38,747,123	(510,351,472)	549,098,595	-107.59%	

Statement of Comprehensive Income for the Years ended – December 31, 2021 vs. December 31, 2020

	31-Dec-21	31-Dec-20	Movement	Percentage	MDAS
	Audited	Audited	wovement	(%)	MIDAS
Investment Income	P 427,937,750	P (242,571,838)	P 670,509,588		The increase mainly pertains to the trading gains earned upon disposal of equity securities and partly netted with lower interest and dividend income earned during the period.
Investment Expenses	18,063,902	10,020,550	8,043,352	80.77%	Dependent on the percentage of the amount of stock trading as sold and purchased for the period.
Operating Expenses	200,817,888	202,458,970	(1,641,082)		This is due to the decrease in management fees brought by lower average AUM and also with decrease in the custodianship fees incurred for the period. This was partly offset with the provision for expected credit losses recorded during the year.
Net Unrealized Losses on Investments	(142,826,694)	(279,971,225)	137,144,531	-48.99%	Net increase due to impact of slight favorable market condition during the period comparedwith prior year.
Provision for Income Tax	34,017,270	27,022,671	6,994,599	1 25.88%	Final taxes of interest income earned from fixed income investments and corporate income tax for the period.
Net Investment Income (Loss)	32,211,996	(762,045,254)	794,257,250	-104.23%	

Average daily net asset value from January to March 2022 and January to March 2021 is PHP 8,163,794,679 and PHP 8,300,366,999, respectively.

Average daily net asset value in 2021 and in 2020 are PHP 8,135,658,266 and PHP 8,287,960,062, respectively.

The Company has no unusual nature of transactions or events that affect assets, liabilities, equity, net income or cash flows.

There were no commitments, guarantees and contingent liabilities that arise in the normal course of operations of the Fund which are not reflected in the accompanying audited financial statements. The management of the Company is of the opinion that there were no income or losses from these items that will have any material effect on its audited financial statements.

There were no known material events subsequent to the end of the quarterly reporting period that have not been reflected in the Fund's interim unaudited financial statements as at the period ended March 31, 2022.

There were no known material events subsequent to the end of the annual reporting period that have not been reflected in the Company's audited financial statements as at the period ended December 31, 2021.

There were no significant elements of income or loss that did not arise from the Company's continuing operations.

There were no changes in estimates of amount reported in the current financial year or changes in estimates of amounts reported in prior financial years.

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

Top 5 Key Performance Indicators

The performance of a fund is important to its investors. Oftentimes, it is used when making investment decisions. That is why Key Performance Indicators (KPI), a set of quantifiable measures, is necessary to gauge its performance in terms of meeting the Fund's investment objective while consistently following its investment policy. The following are the top 5 KPIs related to the Fund:

- 1. Total Return. The performance of a mutual fund is always expressed in terms of its total return, which is the sum of the change in a fund's net asset value (NAV), its dividends and its capital gains distributions over a given period of time, net of its expenses.
- 2. Market Conditions. A fund's true performance potential needs to be evaluated within the context of the market environment prevailing during the different periods used. It is most relevant to investors to measure the performance of a fund within a 5-year time frame as it will most likely cover a mix of market conditions that may be translated into a more reliable long-term indicator of the fund manager's investment management abilities.
- 3. Benchmarks. Benchmarking is one of the most important aspects of a mutual fund's total return performance. A fund's performance metrics only have meaning if they are compared to appropriate "guideposts," or benchmarks.

As for the Fund, considering that it is invested in high-quality debt instruments issued by the Republic of the Philippines and prime Philippine companies, its performance is measured against 50% of the Philippine Stock Exchange Index (PSEi) + 45% Bloomberg Philippine Sovereign Bond Index 1 to 5 Years (BPHIL 15 Index)+ 5% 30-day Special Savings Account (SSA).

The PSEi is the main index of the PSE and is the most watched index among the six PSEi Series. It measures the relative changes in the free float-adjusted market capitalization of the 30 largest and most active common stocks listed at the PSE, thereby providing an overview of the market's overall condition.

The BPHIL 15 Index was identified as a replicable benchmark that appropriately reflects the investor risk profile of the Sun Life of Canada Prosperity Balanced Fund.

The following table shows how the Fund performed vis-a-vis the PSEi and the BPHIL 15 Index:

	Total Return vs Benchmark				
	Benchmark: 50% PSEi + 45% Bloomberg Philippine Sovereign Bond Index 1 to 5 Year + 5% 30-day Special Savings Rate	Sun Life Prosperity Balanced Fund, Inc.			
5-Year Return	10.81%	0.14%			
3-Year Return	3.34%	-6.56%			
1-Year Return	6.28%	7.47%			
YTD Return	0.33%	0.47%			

^{*}As of March 31, 2022

The benchmark may be changed by the Fund's Board of Directors from time to time.

4. Peer Comparisons. Mutual funds are also compared to their peers, or peer groups, and relevant fund categories. For example, it is common for investment research materials to compare a bond fund, like the Fund, to funds similar in nature (peers or peer group). While this information is made available to the Fund's investors, the same may be found in the website of the PIFA - at www.pifa.com.ph.

Comparative Returns

	% of MF				
	Industry	YTD	1-Year	3-Year	5-Year
First Metro Save and Learn Balanced Fund, Inc.	0.27%	1.50%	8.51%	1.36%	8.45%
Philam Fund, Inc.	2.49%	0.41%	5.51%	0.18%	3.04%
Sun Life Prosperity Balanced Fund, Inc.	1.79%	0.47%	7.47%	-6.56%	0.14%
Sun Life Prosperity Dynamic Fund, Inc.	0.28%	0.57%	14.19%	-4.35%	2.28%

^{*}As of March 31, 2022

- 5. Asset Size. Open-ended mutual funds grow their asset size in two ways:
 - i. Increase in the value of the underlying assets as a result of the strong performance of equity securities and/or bonds in the fund's portfolio. When the underlying assets in a portfolio increase in value, the fund's asset size increases.
 - ii. The inflow of investors' money. This is why a fund's asset size will continue to grow even if it has a negative return.

The increase in a fund's asset size signifies solid fund management skills which, combined with favorable market conditions backed by a strong economic outlook, illustrates how effectively a fund manager has performed and the extent to which value has been added through active management.

The second indicates investor confidence in the fund manager, the Fund, or both.

Most analysts check whether the performance of a mutual fund is attributable to personnel who have since left the fund. While there is no magic number when it comes to fund manager tenure, it should provide some investor comfort to know that with respect to the Fund, the Fund Manager and the Fund's top management have been with the Fund for at least five (5) years. Furthermore, SLOCPI having been in the business for decades combined with a record of consistent strong performance indicates a stability and resilience capable of withstanding the different stages of the business cycle.

- 3. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure. There have been no changes in and/or any disagreement with accountants on any accounting and financial disclosures and/or on any matter of accounting principles or practices, financial statement disclosure, or auditing scope or procedure.
- b. Registrant's Common Equity and Related Stockholder Matters
- 1. Market Information. Being an investment company that is not listed with the PSE and required to follow rules specific to mutual funds, shares are distributed through its principal distributor, SLAMCI.

The Fund is not listed in the PSE. It is registered as an open-end investment company and follows rules specific to mutual funds. The NAVPS, or the price at which investors may purchase or sell shares of this Fund is available daily, on any business day.

The following table shows the ranges of high and low prices (NAVPS) of the Fund's common shares for 2022, 2021, and 2020:

	2022		20:	21	2020	
	HIGH	LOW	HIGH	LOW	HIGH	LOW
1 st Quarter	P 3.6828	P 3.4845	P 3.6248	P 3.3315	P 3.8671	P 2.8239
2 nd Quarter	-	-	P 3.5367	P 3.2822	P 3.4190	P 3.0226
3 rd Quarter	-	-	P 3.5971	P 3.3363	P 3.3652	P 3.1790
4 th Quarter	-	-	P 3.6792	P 3.5291	P 3.6219	P 3.2178

- 2. Holders. There are approximately 53,212 stockholders as of 31 May 2022.
- c. Dividends. Each shareholder has a right to any dividends declared by the Board of Directors. Dividends must be declared out of surplus. Except for the condition prescribed for the declaration of stock dividends, there are no restrictions that limit the ability to pay dividends on common equity or that are likely to do so in the future. The Company has not declared cash dividends to date. Stock dividends of 2% as of record date were declared in 2006, 2007, and 2008.

Each shareholder is entitled to vote on matters taken up in the annual shareholders' meeting. Shares held by a shareholder can be redeemed anytime at the shareholder's discretion. However, the shareholders do not enjoy preemptive rights.

There are no provisions in the charter or by-laws that would delay, defer or prevent a change in control of the registrant.

- d. Sale of Unregistered or Exempt Securities. There has been no sale of unregistered or exempt securities nor has there been a recent issuance of securities constituting an exempt transaction.
- e. Top 20 Shareholders. Please refer to Item 4 (d) (1) of SEC Form Definitive 20-IS.

COVER SHEET

R 0 S Ε R Ε R Ε 5 Ε 0 ER В 0 D Ε G С (Business Address : No. Street City / Town / Province) Merobhe T. Esmele 8555-8888 Contact Person Company Telephone Number SEC Form 17-A FORM TYPE Fiscal Year **Annual Meeting** Mutual Fund Company Secondary License Type, If Applicable Dept. Requiring this Doc. Amended Articles Number/Section **Total Amount of Borrowings** Total No. of Stockholders Domestic Foreign To be accomplished by SEC Personnel concerned LCU File Number Cashier Document I.D. STAMPS

Remarks = pls. use black ink for scanning purposes

SEC Number:	A199908713
File Number:	

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.

(Company's Full Name)

Sun Life Centre, 5 th Avenue corner Rizal Drive Bonifacio Global City, Taguig City, Metro Manila, Philippines						
(Company's Address)						
8555-88-88						
(Telephone No.)						
December 31						
(Fiscal Year Ending) (Month & Day)						
SEC FORM 17-A ANNUAL REPORT						
Form Type						
Amendment Designation (If applicable)						
December 31, 2021						
Period Ended Date						
OPEN-END INVESTMENT COMPANY						
Secondary License Type and File Number						

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-A

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

1.	For the fiscal year	ar ended	December 31	<u>, 2021</u>				
2.	SEC Identification Number <u>A199908713</u> 3. BIR Tax Identification No. <u>204-583-064</u>							
4.	Exact name of registrant as specified in its charter							
Sun Life of Canada Prosperity Balanced Fund, Inc.								
Pro	etro Manila ovince, Country or poration or organi		sdiction of	6.	•	Use Only) Classification Code:		
7. <u>Sun l</u>	Life Centre, 5 th Av Address of princ		Rizal Drive, Bor	nifacio G	lobal City,	Taguig City 1634 Postal Cod	de	
8. <u>(02) 8555-8888</u> Registrant's telephone number, including area code								
9.	Securities regist	ered pursu	ant to Sections	8 and 1	2 of the SR	C, or Sec. 4 and 8 of	the RSA	
	Title of Each Class				Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding (as of December 31, 2021)			
	Title 0	i Edili Cids	s	N	and	Amount of Debt Out	standing	
	Common Shares			N	and	Amount of Debt Out	estanding 2021)	
10.		s, PHP0.01	Par Value		and (Amount of Debt Out (as of December 31, 2 2,277,503,054 sha	estanding 2021)	
10.	Common Shares	s, PHP0.01	Par Value		and (Amount of Debt Out (as of December 31, 2 2,277,503,054 sha	estanding 2021)	
10. 11.	Common Shares	s, PHP0.01 these secu	Par Value urities listed on		and	Amount of Debt Out (as of December 31, 2 2,277,503,054 shares ck Exchange?	estanding 2021)	
11. (a) Has Section Code o	Common Shares Are any or all of Yes Check whether to filed all reports r 11 of the RSA an	these secutive required to and RSA Rule during the	Par Value urities listed on ant: be filed by See 11(a)-1 there preceding twel	the Phili ction 17 under, a	and ippine Stoo No of the SRo	Amount of Debt Out (as of December 31, 2 2,277,503,054 shares ck Exchange?	estanding 2021) res ereunder or Corporation	
11. (a) Has Section Code o	Common Shares Are any or all of Yes Check whether the filed all reports in the RSA and the Philippines of	these secutive required to and RSA Rule during the	Par Value urities listed on ant: be filed by See 11(a)-1 there preceding twel	the Phili ction 17 under, a	and ippine Stoo No of the SRo	Amount of Debt Out (as of December 31, 2) 2,277,503,054 shall ck Exchange? C and SRC Rule 17 the same 26 and 141 of the	estanding 2021) res ereunder or Corporation	
11. (a) Has Section Code o registra	Common Shares Are any or all of Yes Check whether to filed all reports r 11 of the RSA and f the Philippines of ant was required to	these secutive required to and RSA Ruled during the confile such	Par Value urities listed on ant: be filed by See 11(a)-1 there preceding twel reports).	the Phili ction 17 under, a ve (12) i	and ippine Stoo No of the SRo and Section months (or	Amount of Debt Out (as of December 31, 2) 2,277,503,054 shall ck Exchange? C and SRC Rule 17 the serior such shorter per	estanding 2021) res ereunder or Corporation	

PART I - BUSINESS AND GENERAL INFORMATION

Item 1. Business

The Sun Life of Canada Prosperity Balanced Fund, Inc. (the "Fund") is a registered open-end investment company under the Investment Company Act (R.A. 2629) and the Securities Regulation Code (R.A. 8799). It was incorporated on December 21, 1999 under SEC Registration No. A199908713. It is engaged in the sale of its shares of stock, the proceeds of which are invested in a mix of high quality debt and equity securities.

Sun Life Asset Management Company, Inc. ("SLAMCI"), a wholly owned subsidiary of Sun Life of Canada (Philippines), Inc. ("SLOCPI"), acts as the Fund Manager and Principal Distributor. For 2021, income of the Fund is composed of the following:

Trading gains	54.21%
Dividend income	15.58%
Interest Income from fixed-income securities	19.00%
Interest Income from Corporate Loans	11.04%
Interest Income from cash equivalents	0.13%
Interest Income from cash in banks	0.01%
Miscellaneous Income	0.02%

The Fund is currently invested in a mix of high-quality debt and equity securities of domestic issuers. Depending on the state of various world economies and markets, the Fund may invest in non-Philippine investment grade issues. Except obligations of the Philippine Government and its instrumentalities, the Fund does not invest more than fifteen percent (15%) of its net assets in any single enterprise or company. Neither does the total investment of the Fund exceed ten percent (10%) of the outstanding voting securities of any one (1) investee company.

The Fund was incorporated on December 21, 1999 with 200,000,000 registered shares at an initial par value of P1.00 per share. The SEC approved the change in the par value on October 10, 2008.

On May 13, 2005 and February 12, 2006, the shareholders and the Board of Directors, respectively, approved the reduction of the par value per share from P1.00 to P0.01.

On May 12, 2006, the shareholders approved the blanket increase of the Fund's authorized share capital up to 100,000,000,000 shares.

On April 24, 2007, the Board of Directors approved the first tranche of share capital increase by 3,800,000,000 (from 200,000,000 shares to 4,000,000,000 shares both with par value of P0.01). The SEC approved the increase on October 10, 2008 and the registration statements on November 24, 2010.

On March 22, 2013, the Board of Directors approved the second tranche of share capital increase by 1,000,000,000 (from 4,000,000,000 shares to 5,000,000,000 shares both with par value of P0.01).

On December 26, 2013, the Fund filed its application to increase its authorized share capital by 1,000,000,000 shares. Said application was favorably endorsed by the SEC's Corporate Finance Department to the Company Registration and Monitoring Department.

The SEC approved the increase of authorized share capital on January 14, 2014 and the registration statements on July 3, 2014.

As at December 31, 2021, the Fund has 2,277,503,054 issued and outstanding shares out of 5,000,000,000 ACS with a par value of P0.01 per share.

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SEC Form 17A -- Sun Life of Canada Prosperity Balanced Fund, Inc.

The Fund's common shares are available through SLAMCI's registered representatives and eligible securities dealers that have entered into an agreement with SLAMCI to sell shares.

The Fund is part of the sixteen (16) Sun Life Prosperity Funds which offer excellent value to investors as a result of SLAMCI's collective experience in fund management, strong investment philosophy, remarkable investment performance and strong organizational structure. However, it should be noted that past performance of any fund manager is no guarantee of future results. It is only an indication of their capabilities to deal with rapid changes in the economy and market conditions in the future.

The Sun Life Prosperity Funds make investing simple, accessible and affordable. The Sun Life Prosperity Funds offer a unique "family of funds" to choose from. The "family of funds" concept allows investors to modify their investment strategies over time, by letting them transfer from one fund to another, as their needs dictate, as much as ten times a year without paying documentary stamp taxes.

The financial statements have been prepared on the historical cost basis, except for financial assets carried either at fair value or at amortized cost. From January 1, 2018, the Company has applied PFRS 9 and classifies its financial assets at fair value through profit or loss and at amortized cost. The Company does not have financial assets classified as fair value through other comprehensive income. Fair value movements on financial assets are taken through the statement of comprehensive income. The change to marked-to-market thus provides equitable treatment between investors coming in and out of the Fund.

The Fund participates in the mutual funds sector which is a sub-sector of the financial services industry. In recent years, this industry has seen increased liberalization and an influx of competition principally begun during the Ramos administration but carried on with varying intensity during succeeding administrations. There are no national geographical boundaries as the nature of the industry and prevailing technology make it possible for the various players to offer their services to almost any place in the country.

The Fund principally competes directly with the Unit Investment Trust Funds ("UITFs") offered by commercial banks and other mutual funds in the Philippines, namely: the First Metro Save and Learn Balanced Fund, Inc., Philam Fund, Inc and Sun Life Prosperity Dynamic Fund, Inc. However, the Fund does not have any knowledge on the relative size, financial and market strengths of the Fund's competitors. The Fund principally competes in terms of returns and the associated risks of the return. The Fund's market strength is its wide distribution network that provides strategic distribution of Fund shares and the financial stability and reputation of its Investment Company Adviser. The Fund intends to compete principally based on the reputation of SLAMCI for superior investment performance and corporate governance coupled with its distribution network and superior backroom operations.

There are many potential advantages to investing in mutual funds and in the Offer Shares. However, in deciding to invest, the investor is strongly advised to also consider the risks involved in investing in mutual funds, and in the Offer Shares, as well as the risks that the Fund faces, given its underlying assets whose respective values essentially affect the Fund's overall net asset value.

Market Risk: Market risk is a risk of possible decline in the value of the Fund due to fluctuations in prices of the fund's assets. Since the fund may in both equity and fixed income securities, it is subject to two types of market risks: (1) Interest Rate Risk applicable to fixed income securities of the Fund; and (2) Equity Price Risk applicable to the equity investments of the Fund.

Interest Rate Risk: Interest Rate Risk is a type of Market Risk which is applicable to the Fund's investments in bonds, if any. This refers to the increase/decrease of a bond price due to movement in market factors such as changes in interest rates. A change in interest rates is the period when interest rates rise or fall thus causing the decline or increase in the market price of the bonds held by the Fund, if any. This risk is minimized by closely monitoring the direction of interest rates and aligning it with the appropriate strategy of the Fund.

Equity Price Risk: For equity investments, changes in prices of equity refer to the equity investments held by the Fund either for strategic or trading purposes. These equity investments, if any, are subject to the daily price fluctuations, as determined by market forces. Hence, prices may vary as a result of the general economic and political conditions, as well as developments in the company's operations and overall profitability. To manage this risk, the equity investments included in the Fund's portfolio are carefully selected based on their fundamental soundness

Credit Risk: Investments in bonds carry the risk that the issuer of the bonds might default on its interest and principal payments. In the event of default, the Fund's value will be adversely affected and may result in a write-off of the concerned asset held by the Fund. To mitigate the risk, each Issuer/Borrower/Counterparty passes through a stringent credit process to determine whether its credit quality complies with the prescribed standards of the Fund. Further, the credit quality of the Issuer/Borrower/Counterparty is reviewed periodically to ensure that excellent credit standing is maintained.

Liquidity Risk: The Fund is usually able to service redemptions of investors within seven (7) banking days after receipt of the notice of redemption by paying out redemptions from available cash or near cash assets in its portfolio. However, when redemptions exceed the Funds available cash or near cash assets in its portfolio, the Fund will have to sell its other security holdings; and during periods of extreme market volatility, the Fund may not be able to find a buyer for such assets. Consequently, the Fund may not be able to generate sufficient cash from its sale of assets to meet the redemptions within the normal seven (7) banking day period. To mitigate this, the Fund maintains adequate highly liquid assets in the form of cash, cash equivalents and near cash assets in its portfolio. As the Fund's portfolio is composed of liquid assets, liquidity risk is deemed low.

The following are additional risks present in managing the Fund, however, non-quantifiable.

Regulatory Risk: The Fund's investments and operations are subject to various regulations affecting among others, accounting of assets and taxation. These regulations occasionally change and may result in lower returns or even losses borne by the investors. For example, a higher tax imposed on the sale or purchase of underlying assets of the Fund may result in lower net asset value of the Fund. To mitigate this risk, SLAMCI adopts global best practices. Further, it maintains regular communications with the relevant government agencies to keep itself abreast of the issues giving them concern, and to have the opportunity to help them set standards for good governance. SLAMCI also takes an active participation in the Philippine Investment Funds Association, Inc. ("PIFA"), an association of mutual fund companies in the Philippines.

Non-guarantee: Unlike deposits made with banks, an investment in the Fund is neither insured nor guaranteed by the Philippine Deposit Insurance Corporation ("PDIC"). Hence, investors carry the risk of losing the value of their investment, without any guaranty in the form of insurance. Moreover, as with any investment, it is important to note that past performance of the Fund does not guarantee its future success.

Dilution Risk: Being an open-end mutual fund, various investors may effectively subscribe to any amount of shares of the Fund. As such, investors face the risk of their investments being diluted as more investors subscribe to shares of the Fund. The influence that the investors can exert over the control and management of the Fund decreases proportionately.

Large Transaction Risk: If an investor in a Fund makes a large transaction, the Fund's cash flow may be affected. For example, if an investor redeems a large number of shares of a Fund, that Fund may be forced to sell securities at unfavorable prices to pay for the proceeds of redemption. This unexpected sale may have a negative impact on the net asset value of the Fund.

Fund Manager Risk: The performance of the Fund is also dependent on the Fund Manager's skills. Hence, the Fund may underperform in the market and/or in comparison with similar funds due to investment decisions made by the Fund Manager and may also fail to meet the Fund's investment

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objectives. The Board of Directors of the Issuer, however, shall ensure that all investment policies and restrictions enumerated in this Prospectus are strictly followed.

Operational Risk: 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 Fund ensures that the internal controls and practices are consistent with enterprise wide policies supporting the management of operational risks. The Fund has established business specific guidelines. Comprehensive investment program, including appropriate level of self-insurance, is maintained to provide protection against potential losses.

The above risk factors are by no means exhaustive. New and/or unidentified risks may arise given the fast changing financial markets and economic environment.

Classification of the Fund into high, moderate or low risk investment: In furtherance of its investment objective, that is, to generate income in Philippine Pesos consistent with prudent management of the Fund's assets, the Fund's portfolio may consist of fixed income and other related securities of the Philippine Government, and commercial papers issued by corporations within the Philippines, certificates of deposits, and other short-term instruments. Considering the nature of the aforementioned investments, the Fund is classified as a low-to-moderate risk investment.

Item 2. Properties

The Fund has financial assets in the form of cash and fixed income securities only. As prescribed by SEC Rules, all of its assets are held by its custodian bank, Citibank, N.A..

Office space of the Fund is provided by SLAMCI pursuant to the Management Agreement between them. The Fund does not intend to acquire any real property in the course of its business.

Item 3. Legal Proceedings

There is no material pending legal proceeding to which the Fund or any of its affiliates is a party, or of which any of their property is the subject.

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

The Fund held its Annual Stockholders' Meeting on 14 July 2021 and the continuation thereof on 10 September 2021. The following matters were not approved for failure to meet the required vote of at least 2/3 of the outstanding capital stock:

- 1. Amendment of Article III of the Articles of Incorporation on the principal office address;
- 2. Amendment of Article VI of the Articles of Incorporation to increase the number of directors to six (6);
- 3. Delegation of Power to Amend Articles I, II, III, IV, and VI of the By-Laws to the Board of Directors;

Furthermore, due to the failure to meet the required quorum of majority of the outstanding capital stock, the Fund likewise failed to get stockholder approval elect members of the Board of Directors. Thus, the current set of directors shall continue to serve on a holdover capacity for the term 2021 – 2022.

PART II - OPERATIONAL AND FINANCIAL INFORMATION

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

1. Market Information

The shares of the Fund are traded over-the-counter. The Fund's common stocks are available through registered representatives and eligible securities dealers that have entered into an agreement to sell shares with the Fund's Principal Distributor, SLAMCI.

The following table shows the ranges of high and low prices (NAVPS) of the Fund's common shares for each quarter within the last two calendar years:

	20	21	2020				
	High	Low	High	Low			
Q1	3.6248	3.3315	3.8671	2.8239			
Q2	3.5367	3.2822	3.4190	3.0226			
Q3	3.5971	3.3363	3.3652	3.1790			
Q4	3.6792	3.5291	3.6219	3.2178			

The Fund's NAVPS is published daily through Business World, PSE Website, Philippine Daily Inquirer and Sun Life Websites.

Below table shows the investment company return information of the Fund in the last five (5) recently completed fiscal years:

Year on year yield (1-year)	0.4925%
3 Year - Simple	-1.6622%
5Year - Simple	2.8351%

2. Holders

The Fund has approximately 52,846 shareholders as of December 31, 2021.

On 7 March 2013, SEC *en banc* approved the confidential treatment of the list of Top 20 shareholders of the Fund, including its 5% and 10% beneficial owners. This is to protect the investors' privacy, which is a privilege they enjoy when they invest in other shared investment vehicles, such as unit investment trust funds, and when they invest in bank deposits.

The following table shows the number of institutional and retail investors and the percentage of their investments, and the geographic concentration of investments as of December 31, 2021.

% Ownership of	% Ownership of Retail
Institutional Investors	Investors
33.81%	66.19%

Area	Percentage of Investments
LUZON	94%
VISAYAS	4%
MINDANAO	2%
TOTAL	100%

3. Dividends

The Fund has not declared cash or stock dividends to date, but it has no restrictions that may limit its ability to pay dividends in the future.

The Board of Directors of the Fund has the power to fix and determine the amount to be reserved or provided for declaration and payment of dividends from the Fund's unrestricted retained earnings. The amount of such dividends (either in cash, stock, property or a combination of the foregoing) will depend on the Fund's profits, cash flows, capital expenditure, financial condition, and other factors. The existence of surplus profit arising from the operation of the Fund is needed before a dividend can be declared. The surplus profits or income must be a bona fide income founded upon actual earnings or profits. Actual earnings or profits shall be the net income for the year based on the audited financial statements, adjusted for unrealized items, which are considered not available for dividend declaration.

Cash dividends and property dividends may be declared by the Board of Directors and no stockholder approval is required. Stock dividends paid on the Offer Shares are subject to approval by both the Board of Directors and the stockholders representing at least two-thirds (2/3) of the outstanding capital stock of the Fund at a stockholders' meeting called for such purpose.

Under the Revised Corporation Code, Corporations with surplus profit in excess of 100% of its paid-in capital stock are required to declare dividends (cash or stock) and distribute it to its stockholders.

Dividends so declared will be automatically reinvested in additional shares on behalf of the shareholders, without sales charges, at the NAVPS on the payment date established for such dividends. Shareholders may also elect not to have dividends reinvested and receive payment in cash, net of tax.

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

The Performance of the Fund could be measured by the following indicators:

- 1. Increase/Decrease in NAVPS. NAVPS is computed by dividing net assets (total assets less total liabilities) by the total number of shares issued and outstanding plus the total number of shares outstanding due to deposit for future subscriptions (DFFS) and for conversion to shares, if any, as of the end of the reporting day. Any increase or decrease in NAVPS translates to a prospective capital gain or capital loss, respectively, for the Fund's shareholders.
- 2. **Net Investment Income.** Represents the total earnings of the Fund from its investment securities, less operating expenses and income tax. This gauges how efficiently the Fund has utilized its resources in a given time period.
- 3. Assets Under Management (AUM). These are the assets under the Fund's disposal. This measures investor confidence (increase/decrease brought about by investor subscriptions/redemptions) as well as the growth of the Fund (increase/decrease brought about by its operational income and market valuation of its assets and liabilities).
- **4. Cash Flow.** Determines whether the Fund was able to achieve the optimal level of liquidity by being able to meet all its scheduled payments, while maintaining at the same time the maximum investments level and minimum cash level.

Accounting Policies for Financial Assets at Fair Value through Profit and Loss

Financial assets

Initial recognition and measurement

Financial assets and financial liabilities are recognized when the entity becomes a party to the contractual provisions of the instrument. Regular way purchases and sales of financial assets are recognized on trade-date, the date on which the Fund commits to purchase or sell the asset.

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At initial recognition, the Fund measures a financial asset or financial liability at its fair value plus or minus, in the case of a financial asset or financial liability not at fair value through profit or loss (FVTPL), transaction costs that are incremental and directly attributable to the acquisition or issue of the financial asset or financial liability. Transaction costs of financial assets and financial liabilities carried at FVTPL are expensed in profit or loss.

Classification and subsequent measurement

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

- FVTPL
- Fair value through other comprehensive income (FVTOCI); and
- Amortized cost

As at December 31, 2021 and 2020, the Fund does not have financial assets classified as FVTOCI.

Classification of financial assets will be driven by the entity's business model for managing the financial assets and the contractual cash flows of the financial assets.

A financial asset is to be measured at amortized cost if: a) the objective of the business model is to hold the financial asset for the collection of the contractual cash flows, and b) the contractual cash flows under the instrument represent solely payment of principal and interest (SPPI).

All other debt and equity instruments must be recognized at fair value.

All fair value movements on financial assets are taken through the statement of comprehensive income, except for equity investments that are not held for trading, which may be recorded in the statement of comprehensive income or in reserves (without subsequent recycling to profit or loss).

Debt instruments

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

- Amortized cost. Assets that are held for collection of contractual cash flows where those cash
 flows represent SPPI are measured at amortized cost. A gain or loss on a debt investment that
 is subsequently measured at amortized cost and is not part of a hedging relationship is
 recognized in profit or loss when the asset is derecognized or impaired. Interest income from
 these financial assets is included in finance income using the effective interest rate method.
- FVTPL. Assets that do not meet the criteria for amortized cost are measured at FVTPL. A gain
 or loss on a debt investment that is subsequently measured at FVTPL and is not part of a
 hedging relationship is recognized in profit or loss and presented net in the statement of
 comprehensive income within other gains/(losses) in period in which it arises. Interest income
 from these financial assets is included in finance income.

The business model reflects how the Fund manages the assets in order to generate cash flows. That is, whether the Fund's objective is solely to collect the contractual cash flows from the assets or to collect both the contractual cash flows and cash flows arising from the sale of assets. If neither of these is applicable, then the financial assets are classified as part of 'other' business model and measured at FVTPL. Factors considered by the Fund in determining the business model for a group of assets include past experience on how the cash flows for these assets were collected, how the asset's performance is evaluated and reported to key management personnel, how risks are assessed and managed and how managers are compensated.

Where the business model is to hold assets to collect contractual cash flows or to collect contractual cash flows and sell, the Fund assesses whether the financial instruments' cash flows represent SPPI. In making this assessment, the Fund considers whether the contractual cash flows are consistent with a basic lending arrangement i.e. interest includes only consideration for the time value of money, credit risk, other basic lending risks and a profit margin that is consistent with a basic lending arrangement.

Where the contractual terms introduce exposure to risk or volatility that are inconsistent with a basic lending arrangement, the related financial asset is classified and measured at FVTPL.

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 (POCI) financial assets, 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 (ECL), 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. For financial instruments other than POCI 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. For financial assets that have subsequently become credit-impaired by applying the effective interest rate to the amortized cost of the financial asset. If, in subsequent reporting periods, the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognized by applying the effective interest rate to the gross carrying amount of the financial asset.

FINANCIAL MARKETS REVIEW (2021)

INVESTMENT APPROACH

The Fund is designed to provide optimum returns consisting of current income and capital growth through investment in a mix of debt and equity securities from both domestic and foreign issuers. The fund ended the year with an equity exposure of 59.53% while 40.47% was in cash and fixed income securities.

PERFORMANCE REVIEW

Equity Portion

While the PSEi's performance in 2021 was relatively flat (closing the year out at 7122.63, a mere 0.24% lower than the previous year's close), the year was far from uneventful. For one, the Philippine market saw record capital raising activity with 8 IPOs, 11 follow on offerings, and 4 stock rights offerings. This included including country's largest IPO in history, Monde Nissin's Php 48.6 billion public offer. The PSEi also saw 3 new constituents, AC Energy, Converge ICT, and Wilcon Depot, a testament to the quality and increasing level of interest in relatively new listings.

General market movement for the year was still dominated by COVID-19 related events. In the first quarter, COVID-19's 2nd wave post the 2020 holiday season lead to the reinstatement of an Enhanced Community Quarantine, causing a sell off to the year's lows in May. Market forces turned more positive as soon as vaccine supply and inoculation rates ramped up in June, prompting a strong rally from 6,200 to 7,000; however, the Delta-variant-induced 3rd wave in July all but erased those gains. August through

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November saw a strong rally to 7,400 as vaccinations hit the government's target rate of 500k/day and daily COVID-19 cases fell dramatically. However, concern over the emerging Omicron variant in December again caused some volatility during the last few weeks of the year.

Apart from COVID-19, two other investment themes became apparent in 2021: (1) the emergence of REITs and (2) the market's appreciation of the potential value of e-wallets/fintech. The steep rise REIT popularity came as no surprise amid the volatility in 2021. Investors were particularly attracted to REITs' lower correlation to the general market, stable dividend payments, attractive dividend yields, and potential for asset appreciation. E-wallets on the other hand were direct beneficiaries of the pandemic as it accelerated the adaption and integration of e-commerce in everyday consumer behavior. In 2021 REITs outperformed the PSEi anywhere from 5% to 66% while telcos (the operators the country's two largest of e-wallets) outperformed by 35% to 64% on on price movement alone.

Corporate earnings of PSEi constituents saw a strong rebound in 2021 following the sharp 41% contraction FY2020 due to COVID-19 restrictions. As of 9-months 2021, aggregate earnings have risen 50% from their 2020 levels as the easing mobility restrictions and pent-up consumer demand supported revenue recovery. The sharpest rebounds were seen in the consumer sector as 2020's losses moved back in the black, followed by conglomerates (+92%), Transport (+68%), and Utilities (+54%).

Fixed Income Portion

Peso bond yields rose as much as 150 to 200 basis points over the year in response to rising global yields as well as more local lockdowns amidst surging COVID-19 cases. Despite continued support from the Bangko Sentral ng Pilipinas, the extreme rise in global yields was hard for local markets to ignore. Higher-than-expected inflation numbers also contributed to the decline in fixed income assets, though this started to moderate in the latter half of the year. Bond supply issues also plagued the local market, as the Bureau of Treasury continued to borrow heavily from the public due to the additional lockdowns implemented and the country's slow start towards mass inoculation.

For the year, the Fund posted a 0.49% y-o-y increase in its NAVPS to PHP 3.5910 /share.

OUTLOOK

Equity portion

Local equities are poised to recover in 2022 as mobility restrictions due to COVID-19 pandemic continues to loosen. However, rising inflation due to higher crude oil prices caused by the geopolitical tension between Russia and Ukraine may provide volatility in the near-term. Our in-house PSEi forecast is at 7,900 assuming an earnings growth of 32% and translating to a price-earnings multiple of 18x, slightly lower than the 5-year average of 18.5x. With this backdrop, we prefer companies that may benefit from further reopening of the economy like banks and property, and select names in the other sectors that are showing strong earnings momentum or attractive valuation.

Fixed income portion

The Bangko Sentral ng Pilipinas is likely to remain accommodative for the first half of 2022 as the local economy gets back on its feet following the increase in COVID-19 vaccination and more relaxed quarantine restrictions. Accruals rather than capital gains will likely be the main driver for any returns in 2022.

FINANCIAL STATEMENTS ANALYSIS

Material Changes in the 2021 Financial Statements

Statement of Financial Position and Statements of Changes in Equity – 31 December 2021 and 31 December 2020

	31-Dec-21	31-Dec-20	Movement	Percentage	MDAS
	Audited	Audited	wovement	(%)	MDAS
Cash and cash equivalents	P 110,995,920	P 28,291,635	P 82,704,285	292.33%	Liquidity requirements were met.
Financial assets at fair value	7,571,984,919	7,468,730,328	103,254,591	1.38%	Increase due to net acquisition of fixed income and equity securities
through profit or loss	7,371,304,313	7,400,730,320	103,234,331	1.50%	that were partly offset by unrealized losses incurred during the year.
Financial assets at amortized cost	447,618,992	1,065,675,191	(618,056,199)	-58.00%	Mainly due to maturity of treasury notes during the period.
					This account refers to amounts receivable from brokers arising from
Due from brokers	53,620,769	32,096,130	21,524,639	67.06%	the sale of investments processed on or before the reporting period,
					which are settled three days after the transaction date. Collection of interest depends on the scheduled interest payments of
Accrued interest receivable	25,689,477	40,194,810	(14,505,333)	-36.09%	each investment.
					The collection of receivable is dependent on the scheduled navment
Dividends receivable	2,024,776	1,964,060	60,716	3.09%	dates of each listed stock from which dividends were received.
Other current assets	1,033,854	1,391,533	(357,679)	-25.70%	Net decrease is due to the prepaid tax and CWT appiled to the income
other current assets	1,033,034	1,331,333	(337,073)	-23.70%	tax expense for the year.
Total Assets	8,212,968,707	8,638,343,687	(425,374,980)	-4.92%	
					The decrease was due to settlement of 2020 outstanding proceeds
Accrued expenses and other	10,821,263	45,201,049	(34,379,786)	-76.06%	payable to investors for redemption of their investments processed on or before end of the reporting period, which are usually settled four (4)
payables					days after the transaction date.
					This account pertains to amounts payable to brokers for the purchase
Due to brokers	7,899,897	5,655,806	2,244,091	39.68%	of investments processed on or before the reporting period, which are
					settled three days after the transaction date.
Payable to fund manager	15,757,153	16,705,113	(947,960)	-5.67%	Average decrease in AUM during the period consequently decrease this account.
Total Liabilities	34,478,313	67,561,968	(33,083,655)	-48.97%	
Share capital	48,379,352	48,379,352	ı	0.00%	
Additional paid in capital	12,242,635,177	12,268,368,511	(25,733,334)	-0.21%	
Retained earnings	5,508,800,384	5,476,588,388	32,211,996	0.59%	Net income for the period.
Treasury Shares	(9,621,324,519)	(9,222,554,532)	(398,769,987)	4.32%	Due to net acquisition of treasury shares during the period.
Net Assets	8,178,490,394	8,570,781,719	(392,291,325)	-4.58%	Net acquisition of treasury shares and was partly offset with net income for the period.
Net Assets Value per Share	P 3.5910	P 3.5733	P 0.0177	0.49%	

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

There was no contingent liability reflected in the accompanying audited financial statements.

The Fund does not anticipate having any cash flow or liquidity problems as it complies with the liquidity requirements per ICA-IRR 6.10. The Fund was able to meet all its monetary obligations to its shareholders (for redemption) and creditors for the period covered. It does not foresee any event that could trigger a direct or contingent financial obligation that is material to its operations.

There were no material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Fund with unconsolidated entities/other persons created during the reporting period. Likewise, there are no material commitments for capital expenditures, known trends, events, or uncertainties that have had or that are reasonably expected to have a material impact on net income/revenue from the continuing operations of the Company.

There are no other significant events and transactions from the last annual reporting period that is required for disclosure this year.

Statement of Comprehensive Income for the Years Ended – 31 December 2021 and 31 December 2020

	31-Dec-21	1-Dec-21 31-Dec-20		Percentage	MDAC
	Audited	Audited	Movement	(%)	MDAS
Investment Income	P 427,937,750	P (242,571,838)	P 670,509,588	-276.42%	The increase mainly pertains to the trading gains earned upon disposal of equity securities and partly netted with lower interest and dividend income earned during the period.
Investment Expenses	18,063,902	10,020,550	8,043,352	80.27%	Dependent on the percentage of the amount of stock trading as sold and purchased for the period.
Operating Expenses	200,817,888	202,458,970	(1,641,082)	-0.81%	This is due to the decrease in management fees brought by lower average AUM and also with decrease in the custodianship fees incurred for the period. This was partly offset with the provision for expected credit losses recorded during the year.
Net Unrealized Losses on Investments	(142,826,694)	(279,971,225)	137,144,531	-48.99%	Net increase due to impact of slight favorable market condition during the period comparedwith prior year.
Provision for Income Tax	34,017,270	27,022,671	6,994,599	75 XX%	Final taxes of interest income earned from fixed income investments and corporate income tax for the period.
Net Investment Income (Loss)	32,211,996	(762,045,254)	794,257,250	-104.23%	

Average daily net asset value in 2021 and in 2020 are PHP 8,135,658,266 and PHP 8,287,960,062, respectively.

The Fund has no unusual nature of transactions or events that affect assets, liabilities, equity, net income or cash flows.

There were no commitments, guarantees and contingent liabilities that arise in the normal course of operations of the Fund which are not reflected in the accompanying audited financial statements. The management of the Fund is of the opinion that there were no income or losses from these items that will have any material effect on its audited financial statements.

There were no known material events subsequent to the end of the annual reporting period that have not been reflected in the Fund's audited financial statements as at the period ended December 31, 2021. There were no significant elements of income or loss that did not arise from the Fund's continuing operations.

There were no changes in estimates of amount reported in the current financial year or changes in estimates of amounts reported in prior financial years.

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

The Fund is also governed by the following fundamental investment policies:

- 1. It does not issue senior securities.
- 2. It does not intend to incur any debt or borrowing. In the event that borrowing is necessary, it can do so only if, at the time of its incurrence or immediately thereafter, there is asset coverage of at least 300% for all its borrowings.
- 3. It does not participate in any underwriting or selling group in connection with the public distribution of securities, except for its own share capital.
- 4. It generally maintains a diversified portfolio. Asset class and geographic concentrations may vary at any time depending on the investment manager's view on the prospects.
- 5. It does not invest directly in real estate properties and developments.
- 6. It does not purchase or sell commodity futures contracts.
- 7. It does not engage in lending operations to related parties such as the members of the board of directors, officers of the Fund and any affiliates, or affiliated corporations of the company.

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- 8. The asset mix in each type of security is determined from time to time, as warranted by economic and investment conditions.
- It does not change its investment objectives without the prior approval of a majority of its shareholders.

Item 7. Financial Statements

Copies of the following audited financial statements are attached as Exhibits:

- 1. Statements of Financial Position, 2021, 2020
- 2. Statements of Comprehensive Income, 2021, 2020, 2019
- 3. Statements of Changes in Equity, 2021, 2020, 2019
- 4. Statements of Cash Flows, 2021, 2020, 2019
- 5. Notes to Financial Statements

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

Navarro Amper & Co. /Deloitte Touche Tohmatsu, with address at 19/F Net Lima Plaza, 5th Avenue corner 26th Street, Bonifacio Global City, Taguig City, Philippines, has acted as external auditor of the Fund since the reporting year ended December 31, 2003.

There has been no disagreement with the accountants on any accounting and financial disclosures.

External Audit Services/Audit and Audit-Related Fees

For 2021 and 2020, aggregate fees billed for professional services rendered by the external auditor for the audit of the Fund's annual financial statements and services normally provided by external auditors in connection with statutory and regulatory filings amounted to PHP283,862 and PHP285,605 respectively, inclusive of VAT and out-of-pocket expenses.

There were no other payments made to the auditor for any other service, including assurance, tax and related services.

External auditors of the Fund are designated in accordance with Section 29 of the ICA subject to ratification at the annual stockholders' meeting by the vote of a majority of the outstanding voting securities attending.

The Fund's Board of Directors has an Audit and Compliance Committee, which is composed of Atty. Aleli Angela G. Quirino (independent director) as Chairman, and Cielito F. Habito (independent director), Mr. Oscar S. Reyes (independent director) as members. The Audit and Compliance Committee has considered and endorsed for the approval of the Board of Directors the external auditor's service fees, which were so approved.

PART III - CONTROL AND COMPENSATION INFORMATION

Item 9. Directors and Executive Officers

1. Directors and Executive Officers

The Board of Directors is responsible for conducting all businesses of the Fund. It exercises general supervision over the duties performed by the Investment Company Adviser, Distributor, Administrator, Transfer Agent and Custodian of the Fund.

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The following are the incumbent Directors and Executive Officers of the Fund:

Name	Citizenship	Position	Age	Term of Office	Period Served
	Filipino and	Director/President	61	2015-June 2018	4 terms
Benedicto C. Sison	American	Director/Chairman		July 2018 - present	4 terms
Valerie N. Pama	Filipino	Director/President	58	March 2022 – present	
Aleli Angela G.	Filipino	Independent	77	2010-present	12 terms
Quirino		Director	, ,	2010 present	12 (011113
Oscar S. Reyes	Filipino	Independent	75	July 2018 - present	4 terms
		Director	,,,	July 2010 present	
Cielito F. Habito	Filipino	Independent	68	2019 – present	3 terms
Cicito 1. Habito	Tillpillo	Director	- 00	2013 present	3 (011113
Sherwin S.	Filipino	Treasurer	42	November 2021 –	
Sampang	тпртто	rreasurer	72	present	
Jemilyn S. Camania	Filipino	Compliance Officer	46	April 2020 - present	2 terms
Anna Katrina C.		Corporate			
Kabigting-Ibero	Filipino	Secretary	42	April 2020 – present	2 terms
Kabibang ibero		Assistant			
Frances Ianna S.	Filipino	Corporate	33	September 2020 -	2 terms
Canto	i ilipilio	Secretary		present	2 (011113
		Scoretary			
Ria V. Mercado	Filipino	Risk Officer	46	2015-present	7 terms

A brief write-up on the business experience of the incumbent directors and executive officers of the Fund follows:

BENEDICTO C. SISON

Chairman (2018 to present) Director (2015 to 2018)

Mr. Benedicto C. Sison is the CEO and Country Head of the Sun Life group of companies in the Philippines from 01 July 2018. He is also the President of Sun Life Financial Philippine Holding Company, Inc. (December 2015 to present) and serves as the Director and Chairman of the seventeen Sun Life Prosperity Funds i.e., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Bond Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Dynamic Fund, Inc., Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Peso Starter Fund, Inc. (formerly Sun Life Prosperity Money Market Fund, Inc.), Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Voyager Fund, Inc., (September 2015 to present), Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity World Equity Index Feeder Fund, Inc. (2017 to present), Sun Life Prosperity Achiever Fund 2028, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., Sun Life Prosperity Achiever Fund 2048, Inc. (2018 to present), and Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022). He is also the Director and Chairman of the Grepalife Funds such as Grepalife Balanced Fund Corporation, Grepalife Dollar Bond Fund Corporation, and Grepalife Fixed Income Fund Corporation (September 2015 to present). He is the Vice President of Sun Life Financial - Philippines Foundation, Inc., (September 2015 to present) where he also served as Trustee (September 2010 to September 2013). He is currently a Senior Advisor to the Board of Trustees of the Philippine Investment Funds Association (PIFA) and Treasurer of the Philippine Life Insurance Association (PLIA).

Prior to his current role, Mr. Sison served as the Chief Strategy and Financial Management Officer of Sun Life of Canada (Philippines), Inc. (April 2015 to 2018). He also served as Chief Financial Officer of Sun Life Financial Asia (November 2012 to March 2015), Director of Sun Life Hong Kong Limited (December 4, 2012 to May 14, 2015), Commissioner of PT. Sun Life Indonesia Services (February 21, 2013 to July 5, 2013) and

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Commissioner of PT. Sun Life Indonesia (April 19, 2013 to April 23, 2015). He was also the Director/CFO and Treasurer of Sun Life Financial Philippine Holding Company, Inc. (September 2010 to December 2013), CFO and Treasurer of Sun Life Financial Plans, Inc. (September 2010 to December 2013), Director of Great Life Financial Assurance Corporation (July 2012 to September 2013) and Chief Financial Officer and Treasurer of Sun Life Asset Management Company, Inc. (September 2010 to June 2013) and Sun Life of Canada (Philippines), Inc. (September 2010 to October 2012). He also served as the Finance Director – Asia Pacific of Con-Agra International Food Group (September 2006 to August 2010).

He brings to the job a wealth of international finance experience gained primarily from ConAgra Foods, Inc., a multi-billion dollar global consumer products company. He held various positions with increasing responsibility in the areas of audit, financial control, planning and management in ConAgra's US, India and Asia-Pacific Operations. He was the Finance Director for the Asia Pacific Region, based in China, prior to joining Sun Life. Benedict also worked in the academe as well as in the aerospace, defense and public transit industries in the USA.

Mr. Sison is a Magna Cum Laude graduate of BS Business Administration from the University of the Philippines (1983). He earned his Master's degree in Business Administration, Major in Finance/Accounting (1988) from the Graduate School of Management of the University of California Riverside. He is a Certified Public Accountant (CPA) and is a member of the American Institute of CPAs.

VALERIE N. PAMA

President / Director (March 2022 – present)

Ms. Valerie N. Pama is currently the Chief Asset Management Officer ("CAMO") of Sun Life of Canada (Philippines), Inc. Since November 1, 2019, Ms. Pama, in her capacity as CAMO, has been responsible for the expansion and development of the various initiatives to drive the profitability and growth of Sun Life's overall asset management business providing strategic direction and development of long-term plans and policies.

Currently, Ms. Pama is a Member and Trustee of Sun Life Financial-Philippines Foundation, Inc. (October 2020 to present), Member and Trustee of Filipina CEO Circle (2015 and 2018, respectively to present), Member of Management Association of the Philippines (2015 to present) and Financial Executives of the Philippines (2013 to present).

Ms. Pama is also the Chairman and Director of Grepalife Asset Management Corporation (December 2021 to present). She is the President and Director of seventeen (17) Sun Life Prosperity Funds, i.e. Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life of Canada Prosperity Bond, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Peso Starter Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Dynamic Fund, Inc., Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Voyager Fund, Inc., Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity World Equity Index Feeder Fund, Inc., Sun Life Prosperity Achiever Fund 2028, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (March 2022 to present). She is also the Director of BESTSERVE Financial Ltd. (HKG) (January 2021 to present)

Ms. Pama was previously the Director and President of Sun Life Investment Management and Trust Corporation (September 2020 to June 2021), responsible for its establishment and preparations for operations.

She also served as the Chief Operating Officer of SLAMCI (2011 to 2012) before being appointed as its President in 2013. With over seven years as President of SLAMCI, Ms. Pama has made tremendous contributions by leading it into becoming the number one non-bank asset management company. Under her vision and leadership, the company achieved great milestones: growing from three (3) mutual funds to sixteen (16) mutual funds to over Php100 Billion in Assets Under Management (AUM), launch of the Sun Life Prosperity Card, expanding the sales force into having the most number of Mutual

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Fund-licensed advisors in the industry and garnering numerous awards from the Philippine Investment Funds Association (PIFA). Another noteworthy recognition for SLAMCI under her management was being named the best asset management company for the Philippines from Euromoney's 2018 Private Banking and Wealth Management survey.

Ms. Pama is a veteran banker, having been in the industry for 20 years. She started her career with Citibank N.A. in 1990 as a Management Associate, wherein she obtained exposure in various segments of the business, assuming progressively senior roles over the years. She had worked in treasury/capital markets, loans, equity sales, customer funding sales, brokerage and money market sales. By the time she retired from Citibank N.A. in 2009, Ms. Pama was the President of Citicorp Financial Services and Insurance Brokerage Inc.

Prior to joining Sun Life, Ms. Pama was a Product Development consultant for ING Bank's Investment Management Group.

Ms. Pama was a member of the Board of Trustees of the Philippine Investment Funds Association (PIFA) from 2011 to 2020 and served as its Chairman from 2013 to 2015. This enabled her to represent the mutual fund industry in advocating investor literacy, customer protection and regulatory advancements to government agencies, key market players and the general public.

Ms. Pama is a graduate of the Ateneo de Manila University with a Bachelor of Science degree in Management Engineering. She obtained her Masters in Business Administration in International Business and Finance, with a minor in Business Economics from Katholieke Universiteit Leuven in Belgium. She was awarded With Distinction by the university for her exemplary academic performance on her final year.

ALELI ANGELA G. QUIRINO

Independent Director – (2010 to present)

Atty. Aleli Angela G. Quirino, is an Independent Director of Sun Life of Canada Prosperity Balanced Fund, Inc. (2010 to present); Sun Life Prosperity GS Fund, Inc.; Sun Life Prosperity Philippine Stock Index Fund, Inc.; Sun Life Prosperity Dollar Wellspring Fund, Inc.; Sun Life Prosperity World Voyager Fund, Inc.; Sun Life Prosperity Dynamic Fund, Inc.; Sun Life Prosperity Dollar Starter Fund, Inc.; Sun Life Prosperity Achiever Fund 2028, Inc.; Sun Life Prosperity Achiever Fund 2038, Inc.; Sun Life Prosperity Achiever Fund 2048, Inc.; and Sun Life Prosperity World Equity Index Feeder Fund, Inc. (July 2021). She is also an Independent Director of the Grepalife Dollar Bond Fund Corporation, Grepalife Balanced Fund Corporation, and Grepalife Fixed Income Fund Corporation ("Grepalife Funds") (2011 to present).

Atty. Quirino is currently an Of Counsel of Angara Abello Concepcion Regala & Cruz Law Offices (ACCRA Law). She also serves as Director of ELC Beauty, Inc./Estee Lauder Phils. (2002 to present), among others. She also serves as a Director of Neo Pacific Property Management Corporation (2007 to present). She is the Vice-Chairman (2015 – present) of the Board of Trustees and Immediate Past President (2009 to 2015) of the Ateneo de Manila Law Alumni Association, Inc., and is a Trustee and Corporate Secretary of the Assumption College, Inc. (1996 to present). She is an Advisory Council Member (2012-present) and Vice-President for AIPPI of the Intellectual Property Association of the Philippines, Inc. (2012 to present). She is the Trustee-Treasurer (1998 to present) of the Intellectual Property Foundation, Inc. She is a Philippine Councillor of the Asian Patent Attorney Association (2004 to present). She is also the Immediate Past President of the ASEAN Intellectual Property Association (2017-2019) and the ASEAN Philippine Intellectual Property Association, Inc. (2015 to 2017). She is an EXCO member of the Association Internationale de la Propriete Intellectualle (2004 to present).

Atty. Quirino received her Bachelor of Arts and Bachelor of Science in Education (magna cum laude) from Assumption College and Bachelor of Laws (with honors) from the Ateneo de Manila University.

OSCAR S. REYES

Independent Director (2018 to present)

Mr. Oscar S. Reyes, is an Independent Director of the Sun Life of Canada Prosperity Balanced Fund, Inc.; Sun Life of Canada Prosperity Philippine Equity Fund, Inc.; Sun Life Prosperity Dollar Abundance Fund, Inc.; Sun Life Prosperity Dollar Abundance Fund, Inc.; Sun Life Prosperity GS Fund, Inc.; Sun Life Prosperity Dollar Starter Fund, Inc.; Sun Life Prosperity Achiever Fund 2028, Inc.; Sun Life Prosperity Achiever Fund 2038, Inc.; Sun Life Prosperity Achiever Fund 2048, Inc.; Sun Life Prosperity World Equity Index Feeder Fund, Inc. (formerly DECA Homebuilder Fund, Inc.) (July 2021); and Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022). He is also an Independent Director of the Grepalife Dollar Bond Fund Corporation, Grepalife Bond Fund Corporation, and Grepalife Fixed Income Fund Corporation ("Grepalife Funds") (2011 – present).

Mr. Reyes' other current positions are: member of the Advisory Board of PLDT, Inc. and Basic Energy Corporation, Member, Advisory Council of the Bank of the Philippine Islands); Chairman, Pepsi Cola Products Philippines, Inc. Director of PXP Energy Corp. and PLDT Communications and Energy Ventures, Inc., Independent Director of Cosco Capital Inc., D.M. Wenceslao & Associates Inc., Sun Life Financial Plans, Inc., Pioneer Life Inc., Pioneer Insurance & Surety Corporation, Pioneer Intercontinental Insurance, Philippine Dealing System Holdings Corp., Philippine Dealing & Exchange Corporation, Philippine Depository & Trust Corporation, Philippine Securities Settlement Corporation, Team Energy Corporation, among other firms.

He completed his Bachelor of Arts degree in Economics at the Ateneo de Manila University in 1965 (Cum Laude) and did post-graduate studies at the Ateneo Graduate School of Business, Waterloo Lutheran University in Ontario, Canada and the Harvard Business School in Boston, Mass, USA.

CIELITO F. HABITO

Independent Director (April 2019 to present)

Dr. Cielito F. Habito is an Independent Director of Sun Life Prosperity GS Fund, Inc.; Sun Life of Canada Prosperity Balanced Fund, Inc.; Sun Life of Canada Prosperity Philippine Equity Fund, Inc.; Sun Life Prosperity Philippine Stock Index Fund, Inc.; Sun Life Prosperity Dollar Advantage Fund, Inc.; Sun Life Prosperity Dollar Advantage Fund, Inc.; Sun Life Prosperity World Voyager Fund, Inc.; Sun Life Prosperity Achiever Fund 2038, Inc.; Sun Life Prosperity Achiever Fund 2048, Inc.; Sun Life Prosperity Bond Fund, Inc.; Sun Life Prosperity Peso Starter Fund, Inc. (July 2021); and Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022).

He is a Professor of Economics at the Ateneo de Manila University, where he is also a Senior Fellow and former Director (2001-2012) of the Ateneo Center for Economic Research and Development. He also serves as Chairman of Brain Trust Inc., Operation Compassion Philippines, and the Board of Advisers of the TeaM Energy Center for Bridging Leadership at the Asian Institute of Management; Independent Director of First Gen Corporation; Trustee of the Ramon Magsaysay Award Foundation and the Ramos Peace and Development Foundation; Independent Trustee of the Manila Water Foundation; and Member of the National Advisory Council of WWF-Philippines (also known as Kabang Kalikasan sa Pilipinas), JICA-Philippines Advisory Committee, and the World Bank Civil Society Advisory Group.

He had also previously served in the Boards of Manila Water Company, Metropolitan Bank & Trust Company, Metrobank Card Corporation, Frontier Oil Corporation, Mutual Fund Company of the Philippines, One Wealthy Nation (OWN) Fund, Steel Corporation of the Philippines, Philsteel Holdings, Solidbank and Lepanto Consolidated Mining Co.

He served in the Cabinet of former President Fidel V. Ramos throughout his presidency in 1992-1998 as Secretary of Socioeconomic Planning, and Director-General of the National Economic and Development Authority (NEDA). Before joining government, he was Professor and Chair at the Department of Economics of the University of the Philippines-Los Baños (UPLB). He had also worked as Visiting Fellow

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of the Asian Development Bank Institute in Tokyo, Visiting Professor at the Asian Institute of Management and De La Salle Graduate School of Business, Visiting Research Fellow at the Center for Southeast Asian Studies in Kyoto University, Teaching Fellow at Harvard University and Research Consultant at the World Bank.

Dr. Habito is the recipient of numerous awards including the Presidential Award (2019) and Most Outstanding Alumnus Award (1993) of the UPLB Alumni Association, Philippine Legion of Honor (1998), The Outstanding Young Men (TOYM) of 1991, and the Gawad Lagablab (Outstanding Alumnus Award) of the Philippine Science High School (1991).

He graduated with a Bachelor of Science in Agriculture, *Summa cum laude* from the University of the Philippines-Los Baños in 1975. He earned a Master of Economics from the University of New England (Australia) in 1978 and Master of Arts in Economics (1981) and Ph.D. in Economics (1984) from Harvard University.

SHERWIN S. SAMPANG

Treasurer (November 2021 – present)

Mr. Sherwin S. Sampang is the Treasurer of the Sun Life Prosperity Funds, i.e., the Sun Life Prosperity Dollar Abundance Fund, Inc.; Sun Life Prosperity Dollar Advantage Fund, Inc.; Sun Life of Canada Prosperity Balanced Fund, Inc.; Sun Life of Canada Prosperity Bond Fund, Inc.; Sun Life Prosperity Dynamic Fund, Inc.; Sun Life of Canada Prosperity Philippine Equity Fund, Inc.; Sun Life Prosperity GS Fund, Inc.; Sun Life Prosperity Peso Starter Fund, Inc.; Sun Life Prosperity Philippine Stock Index Fund, Inc.; Sun Life Prosperity World Voyager Fund, Inc.; Sun Life Prosperity Dollar Starter Fund, Inc.; Sun Life Prosperity World Equity Index Feeder Fund, Inc.; Sun Life Prosperity Achiever Fund 2028, Inc.; Sun Life Prosperity Achiever Fund 2048, Inc.; Sun Life Prosperity Achiever Fund 2048, Inc.;

Mr. Sherwin S. Sampang is Sun Life Philippines' Head of Financial Planning & Analysis (October 2021 to present). Concurrently, Mr. Sampang is the Treasurer of Sun Life Financial Plans, Inc. (October 2017 to present). He joined Sun Life as Head of Finance Systems, Processes and Internal Controls (September 2016 to October 2018). He later assumed the role of Head of Accounting and Controllership (November 2018 to September 2021).

Mr. Sampang has over 20 years of local and international experience in Finance and Audit. Prior to joining Sun Life, he was the Head of Finance of QBE Seaboard Insurance Philippines, Inc. His experience includes financial management leadership covering financial reporting, budgeting, forecasting, strategic planning, cost management, business process re-engineering, taxation and treasury. Prior to QBE Seaboard, he was a Director in the assurance practice of PwC Philippines and has acquired extensive international exposure from his 18-month secondment with Deloitte in Boston, MA, USA. He graduated with a degree in Bachelor of Science in Accountancy from Far Eastern University and attended the Management Development Program of the Asian Institute of Management. Mr. Sampang maintains active membership in the Philippine Institute of Certified Public Accountants (PICPA) and is currently a Board of Director of the Philippine Federation of Pre-Need Plan Companies, Inc.

JEMILYN S. CAMANIA

Compliance Officer and Data Protection Officer (April 2020 to present)

Atty. Jemilyn S. Camania is the Chief Compliance Officer of Sun Life of Canada (Philippines), Inc.; Sun Life Financial Plans, Inc.; Sun Life Asset Management Company, Inc.; Sun Life Financial – Philippines Foundation; and the sixteen Sun Life Prosperity Funds, i.e., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Voyager Fund,

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Inc., Sun Life Prosperity World Equity Index Feeder Fund, Inc., Sun Life Prosperity Achiever Fund 2028, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., Sun Life Prosperity Achiever Fund 2048, Inc. (01 April 2020 to present), and Sun Life Prosperity Peso Voyager Feeder Fund, Inc., (January 2022).

Atty. Camania started at Sun Life of Canada (Philippines), Inc. as Assistant Counsel (2004 to 2007), Counsel (2007 to 2011), Senior Counsel (2011 to 2012), and Deputy General Counsel (2012 to 2020) and Head of General Corporate Services (2016 to 2020). She also served as Senior International Counsel for Sun Life Asia (2016 to 2020). She also served as Corporate Secretary of Sun Life of Canada (Philippines), Inc. (2010 to 2020); Sun Life Financial Plans, Inc. (2010 to 2020); Sun Life Asset Management Company, Inc. (2005 to 2020); Sun Life Financial Philippine Holding Company, Inc. (2012 to 2020); Sun Life Financial – Philippines Foundation (2012 to 2020); the sixteen Sun Life Prosperity Funds i.e., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Bond Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Money Market Fund, Inc., (2005 to 2020), Sun Life Prosperity Dynamic Fund, Inc. (2012 to 2020), Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Voyager Fund, Inc. (2015 to 2020), Sun Life Prosperity World Equity Index Feeder Fund, Inc., and Sun Life Prosperity Achiever Fund 2028, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., and Sun Life Prosperity Achiever Fund 2048, Inc. (2018 to 2020); Grepalife Asset Management Corporation (2011 to 2020); the three Grepalife Mutual Funds i.e., Grepalife Balanced Fund Corporation, Grepalife Dollar Bond Fund Corporation and Grepalife Fixed Income Fund Corporation (2011 to 2020); and the Assistant Corporate Secretary of Sun Life Grepa Financial, Inc. (2011 to 2020). Prior to joining Sun Life, she worked as an Associate at the Cayetano Sebastian Ata Dado & Cruz Law Offices (2001 to 2004).

Atty. Camania received her Bachelor of Arts in Psychology (1992) and Bachelor of Laws (2001) degrees from the University of the Philippines (Diliman). She passed the Bar Examinations in 2002. She is also a Fellow, Life Management Institute (2010), Professional, Customer Service (with honors) (2011), and Associate, Insurance Regulatory Compliance (2014) of the Life Office Management Association (LOMA).

ANNA KATRINA C. KABIGTING-IBERO

Corporate Secretary (April 2020 to present)

Atty. Anna Katrina C. Kabigting-Ibero is the Corporate Secretary of the sixteen Sun Life Prosperity Funds i.e., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Bond Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity Dynamic Fund, Inc., Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Peso Starter Fund, Inc. (formerly Sun Life Prosperity Money Market Fund, Inc.), Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Voyager Fund, Inc., Sun Life Prosperity World Equity Index Feeder Fund, Inc., Sun Life Prosperity Achiever Fund 2048, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., Sun Life Prosperity Achiever Fund 2028, Inc., (April 2020 to present), Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022), and the three Grepalife Mutual Funds i.e., Grepalife Balanced Fund Corporation, Grepalife Dollar Bond Fund Corporation and Grepalife Fixed Income Fund Corporation, (April 2020 to present). She is also the Corporate Secretary of Sun Life of Canada (Philippines), Inc., Sun Life Asset Management Company, Inc., Sun Life Financial Plans, Inc., Grepalife Asset Management Corporation, Sun Life Financial Philippine Holding Company, Inc., Sun Life Financial - Philippines Foundation, Inc., and Assistant Corporate Secretary of Sun Life Grepa Financial, Inc. (April 2020 to present). She was appointed as Corporate Secretary of Sun Life Investment Management and Trust Corporation last September 2020.

Prior to joining Sun Life in 2014, Atty. Ibero worked as an Associate Lawyer at the David Cui-David Buenaventura and Ang Law Offices (2006 to 2010). She later joined the Bank of the Philippine Islands as Legal and Compliance Officer of the Bank's Asset Management and Trust Group (2010 to 2014).

Atty. Kabigting-Ibero received her Bachelor of Arts Major in Legal Management (2000) and Bachelor of Laws (2005) from the University of Santo Tomas. She was called to the Bar in 2006.

FRANCES IANNA S. CANTO

Assistant Corporate Secretary (September 2020 to present)

Atty. Frances lanna S. Canto is the Assistant Corporate Secretary of the sixteen Sun Life Prosperity Funds i.e., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Bond Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity Dynamic Fund, Inc., Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Peso Starter Fund, Inc. (formerly Sun Life Prosperity Money Market Fund, Inc.), Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Voyager Fund, Inc., Sun Life Prosperity Achiever Fund 2048, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., Sun Life Prosperity Achiever Fund 2028, Inc., Sun Life Prosperity World Equity Index Feeder Fund, Inc. and Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022). She is also the Assistant Corporate Secretary of Sun Life Asset Management Company, Inc. and Sun Life Investment Management and Trust Corporation (September 2020 – present).

Prior to joining Sun Life in May 2020, Atty. Canto worked as a Legal and Compliance Officer of Manulife Philippines (March 2017), where she also served as Assistant Corporate Secretary and Alternate Data Protection Officer. Before joining Manulife, Atty. Canto briefly worked as a consultant with the Office of the Secretary of the Climate Change Commission and prior to that, as an Associate Lawyer at the Medialdea Ata Bello and Suarez Law Office (2013-2016).

Atty. Canto received her Juris Doctor degree from the Ateneo de Manila University. She was admitted to the Bar in May 2014.

RIA V. MERCADO

Risk Officer (2015-present)

Ms. Ria V. Mercado has been the Head of Risk Management of Sun Life Philippines since 2015. She is also the Risk Officer of the sixteen Sun Life Prosperity Funds i.e., Sun Life of Canada Prosperity Balanced Fund, Inc., Sun Life of Canada Prosperity Bond Fund, Inc., Sun Life of Canada Prosperity Philippine Equity Fund, Inc., Sun Life Prosperity Dollar Abundance Fund, Inc., Sun Life Prosperity Dollar Advantage Fund, Inc., Sun Life Prosperity Dollar Starter Fund, Inc., Sun Life Prosperity Dynamic Fund, Inc., Sun Life Prosperity Philippine Stock Index Fund, Inc., Sun Life Prosperity GS Fund, Inc., Sun Life Prosperity Peso Starter Fund, Inc. (formerly Sun Life Prosperity Money Market Fund, Inc.), Sun Life Prosperity Dollar Wellspring Fund, Inc., Sun Life Prosperity World Voyager Fund, Inc., Sun Life Prosperity World Equity Index Feeder Fund, Inc., Sun Life Prosperity Achiever Fund 2048, Inc., Sun Life Prosperity Achiever Fund 2038, Inc., Sun Life Prosperity Achiever Fund 2028, Inc., (2015-present), Sun Life Prosperity Peso Voyager Feeder Fund, Inc. (January 2022), and the three Grepalife Mutual Funds i.e., Grepalife Balanced Fund Corporation, Grepalife Dollar Bond Fund Corporation and Grepalife Fixed Income Fund Corporation, (July 2019 to present). She is also the Risk Officer of Sun Life Asset Management Company, Inc., Grepalife Asset Management Corporation, Sun Life of Canada (Philippines), Inc., Sun Life Grepa Financial, Inc. (July 2015 to present) and Sun Life Financial – Philippines Foundation, Inc. (December 2019 to present).

Prior to joining Sun Life in 2015, she was with Deutsche Knowledge Services (DKS), where she was Debt and Client Risk & Control Lead. In this capacity, she was responsible for risk and control initiatives and for proactively identifying and mitigating operations risks through quality assurance initiatives. Prior to DKS, she was with Standard Chartered Bank where she rose from Graduate Associate to AVP — Unit Operational Risk Manager.

Ms. Mercado holds a Master in Business Management degree from the Asian Institute of Management. She is a BS Business Administration graduate of the University of the Philippines (Diliman).

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2. Incorporators

The following are the incorporators of the Company:

Caesar P. Altarejos, Jr. Henry Joseph Herrera Raoul Littaua Rizalina G. Mantaring Esther C. Tan Rolando A. Robles

3. Significant Employees

The Fund has no significant employees.

4. Family Relationships

There are no family relationships up to fourth civil degree either by consanguinity or affinity among directors, executive officers, or persons nominated by the Fund to become its directors or executive officers.

5. Material Pending Legal Proceedings

The Fund has no knowledge of any material pending legal proceedings, for the past five (5) years and to date, to which any of the directors and executive officers of the Fund is a party of which any of their property is the subject.

There was no bankruptcy petition filed by or against any business of which any of the directors and executive officers of the Fund was a general partner or executive officer either at the time of bankruptcy or within two (2) years prior to that time.

No director or executive officer of the Fund was convicted by final judgment in a criminal proceeding, domestic or foreign and neither is any director or officer subject to any pending criminal proceeding, domestic or foreign, excluding traffic violations and other minor offenses.

No director or executive officer of the Fund is being subject to any order, judgment or decree not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring, suspending or otherwise limiting his involvement in any type of business, securities, commodities, or banking activities

No director or executive officer of the Fund is being found by a domestic or foreign court of competent jurisdiction (in a civil action), the Commission or comparable foreign body, or a domestic or foreign exchange or other organized trading market or self-regulatory organization, to have violated a securities or commodities law or regulation and the judgment has not been reversed, suspended or vacated.

Item 10. Executive Compensation

1. Compensation of Executive Officers.

The executive officers of the Fund do not receive any form of compensation from their appointment up to the present.

2. Compensation of Directors.

The directors do not receive any form of compensation from inception up to the present other than a PHP 20,000.00 per diem for meetings attended. Only the members of the Board who are "external directors", *i.e.*, those who are not officers and/or employees of SLOCPI, receive remuneration for their attendance in regular or special meetings of the Board at the rate of PHP 20,000.00 to each director for every meeting attended. Their contributed efforts to the Fund are on a voluntary basis only. Also, the directors or executive officers of the Fund will not participate in any bonus, profit sharing or other compensation plan, pension or retirement plan, contract or arrangement.

However, starting on January 01, 2010, each external director, as defined above, shall also receive a retainer's fee not to exceed PHP 15,000.00 per quarter. Please note that payment of such retainer's fee shall be shared by the Fund with the other Sun Life Prosperity Funds which the external director also serves, provided that each external director shall receive only a maximum of PHP 15,000 per quarter from all the Sun Life Prosperity Funds which he serves as director.

Total per diem received by the Fund's directors for the year 2021 and 2020 are PHP 375,490 and PHP 315,070, respectively.

The Board had four (4) regular quarterly meetings for 2021, including the organizational board meeting after the annual shareholders' meeting. For the four (4) meetings and with three (3) members of the Board who are external directors entitled to receive a per diem, the Fund forecasts a total directors' per diem of PHP 240,000 for the year 2022. The external directors are also forecasted to receive a total of PHP 15,070 retainer's fee for 2022.

Item 11. Security Ownership of Certain Beneficial Owners and Management

1. Security ownership of more than 5% of the Fund's outstanding capital stock as of December 31, 2020

On 7 March 2013, SEC *en banc* approved the confidential treatment of the list of Top 20 shareholders of the Fund, including its 5% and 10% beneficial owners. This is to protect the investors' privacy, which is a privilege they enjoy when they invest in other shared investment vehicles, such as unit investment trust funds, and when they invest in bank deposits.

2. Security Ownership of Management as of December 31, 2021:

Title of Class	Name of Beneficial Owner	Number of Shares ¹	Nature of Ownership	Citizenship	Percent of Class
			Beneficial (B) and Record	Filipino and	
Common	Benedicto C. Sison	1	(R)	American	0.00%
	Aleli Angela G.				
Common	Quirino	1	B & R	Filipino	0.00%
Common	Candy S. Esteban	1	B & R	Chinese	0.00%
Common	Oscar S. Reyes	1	B & R	Filipino	0.00%
Common	Cielito F. Habito	1	B & R	Filipino	0.00%

The above individual owners can be reached at c/o the Corporate Secretary, 6th Floor, Sun Life Centre, 5th Avenue corner Rizal Drive, Bonifacio Global City, Taguig City.

 $^{^{\}rm 1}$ Number of shares held in their capacity as Director or Chairperson Page 23 of 25

3. Voting Trust Holders of 5% or More

No holder of 5% or more of the Fund's common shares has any voting trust or similar agreement that vest voting rights or other powers to a voting trustee.

4. Change in Control

The Fund has no knowledge of any arrangement that may result in a change of control of the Fund.

Item 12. Certain Relationships and Related Transactions

The Fund is not involved in any related transactions.

PART IV - CORPORATE GOVERNANCE

Item 13. Compliance with Leading Practice on Corporate Governance

The Fund is committed to performing its obligations following sound standards of business and financial practices and assesses the level of compliance of the Board of Directors and top-level management with its Manual on Corporate Governance through the Corporate Governance Self-Rating Form.

Likewise, the Fund requires the directors to answer a Board Effectiveness Questionnaire to determine their outlook on current practices and further enhance their performance. Internal audit and compliance units of the Fund also actively ensure that the Fund meets its regulatory and moral obligations to the government agencies and the general public, respectively.

There has been no reported incident of any deviation from the Fund's Manual on Corporate Governance. A strong ethical business culture in the performance of duties is continuously upheld and promoted. Nonetheless, the Fund makes an effort to improve corporate governance of the company by holding training sessions for its Board and officers whenever possible.

Compliance with Foreign Account Tax Compliance Act (FATCA)

In accordance with the requirements of the US Internal Revenue Service ("IRS") and the Intergovernmental Agreement ("IGA") between the Government of the United States of America and the Government of the Republic of the Philippines to Improve International Tax Compliance and to Implement FATCA which was signed last July 13, 2015, the Fund has registered with the Internal Revenue Service (IRS) and has obtained its own Global Intermediary Identification Number ("GIIN") as a sponsored entity. Sun Life Asset Management Company, Inc. ("SLAMCI") continues to assume responsibilities for the Fund's FATCA compliance as the Sponsoring Entity and has implemented FATCA onboarding processes and procedures as well as system enhancements to monitor its new and pre-existing account holders who are U.S. Persons and have U.S. Indicia.

The Fund, together with its Sponsoring Entity, SLAMCI, is preparing to comply for FATCA reporting on the date which will be set by the Bureau of Internal Revenue as soon as the IGA has been ratified by the Senate.

PART V – EXHIBITS AND SCHEDULES

A. Audited Financial Statements

- 1. Statements of Financial Position, 2021, 2020
- 2. Statements of Comprehensive Income, 2021, 2020, 2019
- 3. Statements of Changes in Equity, 2021, 2020, 2019
- 4. Statements of Cash Flows, 2021, 2020, 2019
- 5. Notes to Financial Statements

B. Reports on SEC Form 17-C

- SIGNATURE PAGE FOLLOWS -

SIGNATURES

Code, the registrant has duly cau	ection 11 of the RSA and Section 17 sed this report to be signed on its Lity of	behalf by the under	signed,
•		,,,	
SUN LIFE OF C	ANADA PROSPERITY BALANCED FU	ND, INC.	
	issuei		
Pursuant to the requirements of the following persons in the capac	he Revised Securities Act, this annuities and on the dates indicated.	al report has been sig	ned by
By:	Haline D. Vamer Valerie N. Pama		
I	Principal Accounting Officer/Preside	nt	
Principal Operating Officer / SL		Candy & Esteban al Accounting Officer,	/CFO
Sherwin S. Sampa	•	Katrina C. Kabigting-II	pero
Principal Financial Officer/Treasu	arer/compitolier	Corporate Secretary	
SUBSCRIBED AND SWOR exhibiting their government issued	MAY 1 RN to before me this day of lidentification cards, as follows:	2 2022 MAK	ATI CITY
Name	Government ID No.	Date of Issue	Place of Issue
Valerie N. Pama	Passport No. P7158454B	07/08/2021	DFA Manila

Name Name	Government ID No.	Date of Issue	Place of Issue
Valerie N. Pama	Passport No. P7158454B	07/08/2021	DFA Manila
Gerald L. Bautista	Passport No. P9687638B	04/20/2022	DFA Manila
Candy S. Esteban	Driver's License N02-95-277891	05/08/2018	Quezon City
Sherwin S. Sampang	Passport No. P9427178A	11/06/2018	DFA NCR East
Anna Katrina C. Kabigting-Ibero	Driver's License N02-96-324358	08/30/2017	Makati City

Doc. No. 363
Page No. 20;
Book No. 29;
Series of 2022.

PTIP No. 889 C. Land C



Sun Life of Canada Prosperity Balanced Fund

December 31, 2021

■ Construction, 0.41%

This document contains key information clients of Sun Life of Canada Prosperity Balanced Fund should know about. More information can be found in the Fund's prospectus. Ask a Sun Life Financial Advisor or contact Sun Life Asset Management Company, Inc., at 8-849-9888 or PHIL-MF-Products@sunlife.com or visit www.sunlifefunds.com

Mutual Fund (Shares) Transfer Agency Fee Launch Date April 5, 2000 Fund Structure **Fund Size** PHP 8,178,482,298.53 **Minimum Holding Period Fund Classification Balanced Fund** None Net Asset Value Per Share 3.5910 **Minimum Subscription** PHP 1.000 **Early Redemption Fee** None 50% PSEi + 45% Bloomberg Sovereign Bond Index Minimum Subsequent PHP 1 000 **Redemption Settlement Benchmark** T+4 business days 1 to 5 Year + 5% 30-day SSA Management and Distribution Fee 2.00%

What does the Fund invest in?

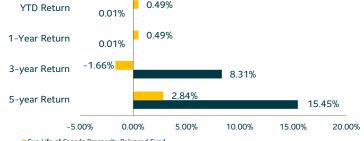
The Sun Life of Canada Prosperity Balanced Fund aims to provide total returns consisting of current income and capital growth through investment in a mix of fixed income and equity securities.

The Fund is suitable for investors with a balanced risk profile and long-term investment horizon. This is for investors who want to enjoy the relative safety of fixed income securities without sacrificing the growth potential of equities.

Investment Mix Sector Allocation Top Equity Holdings 1. SM Investments Corporation, **Equities**, 58.72% ■ Holding Firms / 6 22% Conglomerates, 28.92% 2. SM Prime Holdings Inc., 5.79% Property, 19.94% Real Estate Investment 3. Ayala Land Inc., 4.96% Trusts, 0.81% ■ Banks / Financial Corporate Bonds, 4. Ayala Corporation, 4.80% **Services**, 17.60% 10.87% 5. BDO Unibank Inc., 4.45% Utility / Energy, 4.93% Government Bonds. **Top Fixed Income Holdings** 16.67% Consumer / Retail, Money Market 1. Sun Life Prosperity Peso 13.16% Placements, 5.52% Starter Fund, 5.47% Communications, Corporate Loans, 5.50% 2. Treasury Bond 2027, 4.82% 10.40% Transport Services, 3. Treasury Bond 2036, 3.81% Cash and Other Liquid 4.63%

Assets, 1.92%

How has the Fund performed?



Sun Life of Canada Prosperity Balanced Fund

■ Benchmark: 50% PSEi + 45% Bloomberg Sovereign Bond Index (1 to 5 Year)* + 5% 30-day SSA**

Note: Year-to-date (YTD) returns are computed as the return from the last business day of the previous year to the last business day of the reporting month

*Benchmark Effectivity Date:

4. Treasury Bond 2024, 3.54%

5. Treasury Bond 2025, 2.99%

HSBC Local Currency Bond Philippines Liquid Total Return: May 25, 2009 to April 29, 2016 Bloomberg Sovereign Bond Index: May 1, 2016 to February 28, 2017 Bloomberg Sovereign Bond Index (1 to 5 Year): March 1, 2017 to present

**The Philippines 30-day Special Savings Rate General Average (PSAVAVE Index) was last updated in Bloomberg on 27 December 2019. The source of the PSAVAVE Index is the Bangko Sentral ng Pilipinas (BSP). The BSP required universal and commercial banks to submit the amended reporting templates on Interest Rates on Loans and Deposits (IRLD) effective 1 January 2020 in accordance with Circular Nos. 1029 and 1037, series of 2019. Due to COVID-19, per BSP Memorandum No. M-2020-049 dated 9 June 2020, amending BSP Memorandum M-2020-011 dated 19 March 2020, banks' submission of IRLD weekly reports that fall due within the months March-June 2020 is suspended until further paties.

Market Review and Outlook

- The PSEi ended the year at 7,122.63, down 1.1% in December, as the increase in new cases from the Omicron variant prompted investors to take profit from recent gains. For the year, the local bourse was almost flat at -0.24%.
- Bond prices rallied in December as inflation continued to trend
- Foreign inflows in December was huge at USD 1.72 Billion, which reduced net foreign outflow for the year to USD 4.5 Million.
- BSP kept policy rate steady at 2% while December inflation continued to decline to 3.6% from 4.2% in November.
- We expect market players to maintain a cautious stance in the short-term due to the rise in new cases. Immediate support is at
- The Fund gained 0.49% year-to-date, beating the benchmark (+0.01%) by 48 basis points due to allocation in Transport Service and other fixed income.

Notice on the Change in Benchmark of the Sun Life Prosperity Balanced Fund: Effective January 1, 2022, the Fund will be using 50% PSEi + 45% Bloomberg Sovereign Bond Index 1-5 Year + 5% Philippines Peso TD Rate 1 Month to 3 Months, net of tax as its new benchmark due to the discontinuation of the publication of the existing cash benchmark, the Special Savings Rate General Average ("PSAVAVE"), and because PSAVAVE no longer reflects the prevailing market interest rates for peso deposit accounts.

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Sun Life of Canada Prosperity Balanced Fund

November 29, 2021

This document contains key information clients of Sun Life of Canada Prosperity Balanced Fund should know about. More information can be found in the Fund's prospectus. Ask a Sun Life Mutual Fund Advisor or contact Sun Life Asset Management Company, Inc., at 8-849-9888 or PHIL-MF-Products@sunlife.com or visit www.sunlifefunds.com.

Launch Date April 5, 2000 Fund Structure Mutual Fund (Shares) Transfer Agency Fee **Fund Size** PHP 8,242,253,290.46 **Fund Classification** Balanced Fund Minimum Holding Period None Net Asset Value Per Share 3.6057 **Minimum Subscription** PHP 1.000 **Early Redemption Fee** None 50% PSEi + 45% Bloomberg Sovereign Bond Index Minimum Subsequent PHP 1,000 Redemption Settlement T+4 business days **Benchmark** 1 to 5 Year + 5% 30-day SSA Management and Distribution Fee 2 00%

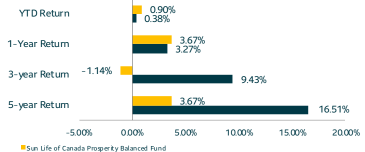
What does the Fund invest in?

The Sun Life of Canada Prosperity Balanced Fund aims to provide total returns consisting of current income and capital growth through investment in a mix of fixed income and equity securities.

The Fund is suitable for investors with a balanced risk profile and long-term investment horizon. This is for investors who want to enjoy the relative safety of fixed income securities without sacrificing the growth potential of equities.

Investment Mix Sector Allocation **Top Equity Holdings** 1. SM Investments Corporation, Equities, 59.51% ■ Holding Firms / 7.70% Conglomerates, 30.30% 2. SM Prime Holdings Inc., 5.92% Property, 19.38% ■ Real Estate Investment 3. Ayala Corporation, 4.79% Trusts, 0.31% Banks / Financial 4. Ayala Land Inc., 4.63% Services, 17.41% 5. BDO Unibank Inc., 4.33% Corporate Bonds, Utility / Energy, 4.97% 10.90% **Top Fixed Income Holdings** Consumer / Retail, Government Bonds, 1. Treasury Bond 2027, 7.15% 19.83% 2. Sun Life Prosperity Peso Starter Communications, 9.76% Money Market Placements, 3.96% Transport Services, 3. Treasury Bond 2036, 3.85% 4. Treasury Bond 2024, 3.50% Corporate Loans, 5.49% Construction, 0.40%

How has the Fund performed?



5. Treasury Bond 2025, 2.97%

■Benchmark: 50% PSEi + 45% Bloomberg Sovereign Bond Index (1 to 5 Year)* + 5% 30-day SSA**

Note: Year-to-date (YTD) returns are computed as the return from the last business day of the previous year to the last business day of the reporting month.

*Benchmark Effectivity Date:

HSBC Local Currency Bond Philippines Liquid Total Return: May 25, 2009 to April 29, 2016 Bloomberg Sovereign Bond Index: May 1, 2016 to February 28, 2017 Bloomberg Sovereign Bond Index (1 to 5 Year): March 1, 2017 to present

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Market Review

- The PSEi opened the month strong, running up more than 5% to a year-todate high of 7,441.67 as quarantine restrictions eased in Metro Manila following improving COVID-19 cases and vaccination rates. However, the emergence of the Omicron variant towards the end of the month dampened sentiment. Month-on-month, the PSEi closed at a level of 7,200.88, +2.07% or 146.18 points higher.
- Foreign inflows continued this month to the tune of USD 5.11 Million following the addition of ACEN and MONDE into the MSCI Index. However, year-to-date tally continues to show a net outflow of USD 1.7 Billion.
- Yields across the curve climb as BTR issues five-year Retail Treasury Bonds (RTB). Front-end yields lead the ascent as their yields align with the yield of the new RTB. Securities on the belly up to the long-end find some support as demand for RTB is better than expected and issued yield is in the middle of
- Key macro indicators also proved positive with a strong 3Q GDP print of 7.2% driven by private consumption, well above consensus forecast of 4.9% October inflation also beat expectation at 4.6% versus 4.9% consensus.
- The Fund gained 0.90% year-to-date, beating the benchmark (+0.38%) by 52 basis points due to allocation in Transport Services and other fixed income.

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Sun Life of Canada Prosperity Balanced Fund

October 29, 2021

This document contains key information clients of Sun Life of Canada Prosperity Balanced Fund should know about. More information can be found in the Fund's prospectus. Ask a Sun Life Financial Advisor or contact Sun Life Asset Management Company, Inc., at 8-849-9888 or PHIL-MF-Products@sunlife.com or visit www.sunlifefunds.com.

Mutual Fund (Shares) Transfer Agency Fee Launch Date April 5, 2000 **Fund Structure** 0.15% **Fund Size** PHP 8,223,199,367.37 **Minimum Holding Period Fund Classification** Balanced Fund None Net Asset Value Per Share 3.5787 **Minimum Subscription** PHP 1.000 **Early Redemption Fee** None 50% PSEi + 45% Bloomberg Sovereign Bond Index PHP 1,000 **Benchmark** Minimum Subsequent **Redemption Settlement** T+4 business days **Management and Distribution Fee** 1 to 5 Year + 5% 30-day SSA 2 00%

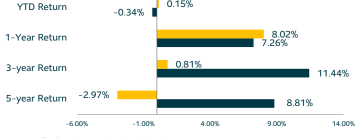
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Investment Mix Sector Allocation Top Equity Holdings 1. SM Investments Corporation, Equities, 59.45% ■ Holding Firms / 7 37% Conglomerates, 30.08% 2. SM Prime Holdings Inc., 5.25% Property, 17.91% Corporate Bonds, 3. Ayala Corporation, 4.90% 11.03% ■ Banks / Financial 4. Ayala Land Inc., 4.72% Services, 16.78% Government Bonds, 5. BDO Unibank Inc., 4.34% Utility / Energy, 6.26% 17 17% **Top Fixed Income Holdings** Money Market Consumer / Retail, 1. Sun Life Prosperity Peso Starter Placements, 5.33% 14.91% Fund, 5.28% Communications, 8.43% Corporate Loans, 2. Treasury Bond 2036, 3.96% 5.50% Transport Services, 3. Treasury Bond 2025, 3.68% Cash and Other 5.23% 4. Treasury Bond 2024, 3.53% ■ Construction, 0.40% Liquid Assets, 1.52% 5. Corporate Bond 2023, 2.81%





Sun Life of Canada Prosperity Balanced Fund

■ Benchmark: 50% PSEi + 45% Bloomberg Sovereign Bond Index (1 to 5 Year)* + 5% 30-day SSA**

Note: Year-to-date (YTD) returns are computed as the return from the last business day of the previous year to the last business day of the reporting month.

*Benchmark Effectivity Date:

HSBC Local Currency Bond Philippines Liquid Total Return: May 25, 2009 to April 29, 2016 Bloomberg Sovereign Bond Index: May 1, 2016 to February 28, 2017 Bloomberg Sovereign Bond Index (1 to 5 Year): March 1, 2017 to present

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Market Review

- The PSEi breached the 7,000 resistance level to end October at 7,054.70, up 1.46% month-on-month amid declining COVID-19 cases, easing quarantine restrictions, and healthy 3Q21 earnings outlook. Local yields continued to climb, with the belly of the curve climbing the most.
- Foreign funds flow reverted to net buying during the month for USD 8 million. However, year-to-date tally continues to show a net outflow of USD 1.7 billion.
- October inflation rate decelerated to 4.6%, lower from last month's 4.8% and consensus' estimate of 4.9%.
- The Fund gained 0.15% year-to-date, beating the benchmark (-0.34%) by 49 basis points due to allocation in Transport Services and selection in Consumer/Retail. However, allocation in Property and allocation in medium-term to long-term fixed income detracted performance.

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COVER SHEET

for AUDITED FINANCIAL STATEMENTS

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		CONTACT PERSON INFORMATION The designated contact person <u>MUST</u> be an Officer of the Corporation																											
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	SUN LIFE CENTRE, 5TH AVE. 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 teh 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 Defeciencies shall not excuse the corporation from liability for its deficiencies.

Nestor Linsangan

From: PHIL-FIN.FAR2

Sent: Thursday, May 12, 2022 5:23 PM

To: PHIL-FIN_FAR2

Subject: FW: Your BIR AFS eSubmission uploads were received

From: eafs@bir.gov.ph <eafs@bir.gov.ph> Sent: Thursday, May 12, 2022 5:03 PM

To: PHIL-FIN.FAR2 <PHIL-FIN.FAR2@sunlife.com> **Cc:** PHIL-FIN.FAR2 <PHIL-FIN.FAR2@sunlife.com>

Subject: Your BIR AFS eSubmission uploads were received

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HI SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.,

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- EAFS204583064AFSTY122021.pdf
- EAFS204583064TCRTY122021-01.pdf
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Submission Date/Time: May 12, 2022 05:03 PM

Company TIN: 204-583-064

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STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The Management of Sun Life of Canada Prosperity Balanced Fund, Inc. (the "Company") is responsible for the preparation and fair presentation of the financial statements, including the schedules attached therein, as at December 31, 2021 and 2020, and for the years ended December 31, 2021, 2020 and 2019, in accordance with the Philippine Financial Reporting Standards and for such internal control as Management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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.

Those charged with governance review and approve the financial statements including the schedules attached therein, and submits the same to the stockholders.

Navarro Amper & Co., the independent auditor appointed by the stockholders for the periods December 31, 2021 and 2020, 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 presentation upon completion of such audit.

Benedicto C. Sison, Chairman of the Board

Valerie N. Pama, President

Sherwin S. Sampang, Treasurer

Signed this 9th day of March 2022.

Subscribed and sworn to me before this ____ day of ____ exhibiting to me competent evidence of identity, as follows:

Name	Government Issued ID	Date/Place Issued
Benedicto C. Sison	Passport ID P8268568B	24 Nov 2021/DFA Manila
Valerie N. Pama	Passport ID P7158454B	8 July 2021/DFA Manila
Sherwin S. Sampang	Passport ID P9427178A	06 Nov 2018/DFA NCR East

WITNESS MY HAND AND SEAL on the date and place above written: Doc. No. 222
Page No. 222

Book No. <u>/7</u> Series of 2022.

ATTY. ROMEO M. MONE RT
Notary Public City of makati
Extended Unit of 30, 2022
Por B 3755

TO No. 9861. 13, 2561 Makati City
Appointment in M-133 (2030-2021)
18P No Judeo 34- Jan 3 2618
MGLE NO. VI-0823417 Roll No. 27932
101 Urban Ave. Campos Rueda Bldg.

101 Urban Ave. Campos Rueda Blúg. Brgy. Pio Del Pilar, Makati City

NavarroAmper&Co.

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

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

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors and Shareholders SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. (An Open-end Investment Company) 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 of Canada Prosperity Balanced Fund, Inc. (the "Company"), which comprise the statements of financial position as at December 31, 2021 and 2020, and the statements of comprehensive income, statements of changes in equity and statements of cash flows for the years ended December 31, 2021, 2020 and 2019, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2021 and 2020, and its financial performance and its cash flows for the years ended December 31, 2021, 2020 and 2019, in accordance with Philippine Financial Reporting Standards (PFRS).

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSA). 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 audits 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.

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 PFRS, 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.





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.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.



Report on Other Legal and Regulatory Requirements

Report on the Supplementary Information Required by 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 23 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 TIN 005299331

By:

Joeffrey Mark P. Ferrer

Partner

CPA License No. 0115793

SEC A.N. 1767-A, issued on August 27, 2019; effective until August 26, 2022, Group A TIN 211965340

BIR A.N. 08-002552-058-2021, issued on September 8, 2021; effective until October 8, 2024 PTR No. A-5334284, issued on January 4, 2022, Taguig City

Taguig City, Philippines April 29, 2022



SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. (An Open-end Investment Company) STATEMENTS OF FINANCIAL POSITION

		December 31					
	Notes	2021	2020				
ASSETS							
Current Assets							
Cash and cash equivalents	6	P 110,995,920	P 28,291,635				
Financial assets at fair value through profit or loss	8	7,571,984,919	7,468,730,328				
Financial assets at amortized cost - current portion	9	34,461,800	613,295,277				
Due from brokers	10	53,620,769	32,096,130				
Accrued interest receivable	7	25,689,477	40,194,810				
Dividends receivable	8	2,024,776	1,964,060				
Other current assets		1,033,854	1,391,533				
Total Current Assets		7,799,811,515	8,185,963,773				
Non-current Assets							
Financial assets at amortized cost - noncurrent portion, net	9	413,157,192	452,379,914				
		P8,212,968,707	P8,638,343,687				
Current Liabilities Accrued expenses and other payables Due to brokers	11	P 10,821,263	P 45,201,049				
	10 12	7,899,897	5,655,806				
Payable to fund manager	12	15,757,153	16,705,113				
Total Current Liabilities		34,478,313	67,561,968				
Equity							
Share capital	13	48,379,352	48,379,352				
Additional paid-in capital	14	12,242,635,177	12,268,368,511				
Retained earnings		5,508,800,384	5,476,588,388				
		17,799,814,913	17,793,336,251				
Treasury shares	13	(9,621,324,519)	(9,222,554,532)				
Total Equity	8,178,490,3		8,570,781,719				
		P8,212,968,707	P8,638,343,687				
Net Asset Value Per Share	15	P 3.5910	P 3.5733				
Con Notes to Financial Statements		. 5.5510	. 5.57.55				

See Notes to Financial Statements.

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.

(An Open-end Investment Company) STATEMENTS OF COMPREHENSIVE INCOME

	For the Years Ended December 31						
	Notes		2021		2020		2019
Investment Income - net							
Net realized gains (losses) on investments	8	Р	232,002,122		(P500,588,776)	Р	274,522,999
Interest income	16		129,186,839		180,011,668		236,786,167
Dividend income	8		66,670,133		77,999,903		95,187,055
Other income			78,656		5,367		352,238
			427,937,750		(242,571,838)		606,848,459
Investment Expenses							
Commission	10		16,745,510		9,256,170		10,170,314
Clearing fees			1,318,392		764,380		614,560
			18,063,902		10,020,550		10,784,874
Net Investment Income (Loss)			409,873,848		(252,592,388)		596,063,585
Operating Expenses							
Management fees	12		104,798,295		106,749,108		136,703,228
Distribution fees	12		91,109,061		92,825,309		118,872,370
Provision for expected credit losses	9, 21		2,253,583		-		-
Custodianship fees			1,086,490		1,289,834		2,029,247
Taxes and licenses			812,306		826,726		728,748
Directors' fees	12		375,490		315,070		273,706
Professional fees			283,862		285,605		316,956
Printing and supplies			37,830		61,654		322,414
Miscellaneous			60,971		105,664		103,760
			200,817,888		202,458,970		259,350,429
Profit (Loss) Before Net Unrealized Gains (Losse	s)						
on Investments	-		209,055,960		(455,051,358)		336,713,156
Net Unrealized Gains (Losses) on Investments	8		(142,826,694)		(279,971,225)		346,338,120
Profit (Loss) Before Tax			66,229,266		(735,022,583)		683,051,276
Income Tax Expense	19		34,017,270		27,022,671		35,416,964
Total Comprehensive Income (Loss) for the Year	•	Р	32,211,996		(P762,045,254)	Р	647,634,312
Basic Earnings (Loss) per Share	17	Р	0.014	(P	0.308)	Р	0.234
		-		<u> </u>	2.2307		5.251
Diluted Earnings (Loss) per Share	17	P	0.014	(P	0.308)	Р	0.234
See Notes to Financial Statements.							

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. (An Open-end Investment Company) STATEMENTS OF CHANGES IN EQUITY

	For the Years Ended December 31								
	Notes	Share Capital	Additional Paid-in Capital	Retained Earnings	Treasury Shares	Total			
Balance, January 1, 2019	13, 14	48,379,352	12,300,435,441	5,590,999,330	(6,728,350,046)	11,211,464,077			
Total Comprehensive Income for the Year		-	-	647,634,312	-	647,634,312			
Transactions with owners:	13, 14								
Acquisition of treasury shares during the year		-	-	-	(2,459,849,428)	(2,459,849,428)			
Reissuance of treasury shares during the year		-	9,106,251	-	521,211,308	530,317,559			
Total transactions with owners		-	9,106,251	-	(1,938,638,120)	(1,929,531,869)			
Balance, December 31, 2019	13, 14	48,379,352	12,309,541,692	6,238,633,642	(8,666,988,166)	9,929,566,520			
Total Comprehensive Loss for the Year		-	-	(762,045,254)	-	(762,045,254)			
Transactions with owners:	13, 14								
Acquisition of treasury shares during the year		-	-	-	(949,772,513)	(949,772,513)			
Reissuance of treasury shares during the year		-	(41,173,181)	-	394,206,147	353,032,966			
Total transactions with owners		-	(41,173,181)	-	(555,566,366)	(596,739,547)			
Balance, December 31, 2020	13, 14	P48,379,352	P12,268,368,511	P5,476,588,388	(P9,222,554,532)	P8,570,781,719			
Total Comprehensive Income for the Year		-	-	32,211,996	-	32,211,996			
Transactions with owners:	13, 14								
Acquisition of treasury shares during the year		-	-	-	(760,196,234)	(760,196,234)			
Reissuance of treasury shares during the year		-	(25,733,334)	-	361,426,247	335,692,913			
Total transactions with owners		-	(25,733,334)	-	(398,769,987)	(424,503,321)			
Balance, December 31, 2021	13, 14	P48,379,352	P12,242,635,177	P5,508,800,384	(P9,621,324,519)	P8,178,490,394			

See Notes to Financial Statements.

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. (An Open-end Investment Company) STATEMENTS OF CASH FLOWS

	For the Years Ended December 31			
	Notes	2021	2020	2019
Cash Flows from Operating Activities				
Profit (Loss) before tax		P 66,229,266	(P 735,022,583)	P 683,051,276
Adjustments for:				
Net realized losses (gains) on investments	8	(232,002,122)	500,588,776	(274,522,999)
Net unrealized losses (gains) on investments	8	142,826,694	279,971,225	(346,338,120)
Interest income	16	(129,186,839)	(180,011,668)	(236,786,167)
Dividend income	8	(66,670,133)	(77,999,903)	(95,187,055)
Provision for expected credit losses	9, 21	2,253,583	-	-
Operating cash flows before working capital changes		(216,549,551)	(212,474,153)	(269,783,065)
Decrease (Increase) in:				
Other current assets		575,279	(1,326,243)	74,706
Increase (Decrease) in:				
Accrued expenses and other payables		(34,379,786)	(16,657,570)	(161,749,403)
Due to brokers		2,244,091	5,655,806	(38,886,128)
Payable to fund manager		(947,960)	(2,197,448)	(4,854,556)
Cash used in operations		(249,057,927)	(226,999,608)	(475,198,446)
Acquisitions of financial assets at fair value				
through profit or loss	8	(4,137,559,769)	(5,331,039,692)	(4,499,544,435)
Proceeds from disposal of financial assets at fair value				
through profit or loss	8, 10	4,101,955,967	5,941,303,598	6,492,447,285
Interest received		127,188,999	172,702,930	209,733,516
Dividends received		66,609,417	80,829,196	94,117,536
Income taxes paid		(34,234,870)	(27,466,280)	(35,358,147)
Net cash generated from (used in) operating activities		(125,098,183)	609,330,144	1,786,197,309
Cash Flows from Investing Activities				
Investment in corporate loans	9	-	(121,080,000)	(99,145,226)
Proceeds from principal collections of loan receivables	9	632,305,789	8,921,000	2,156,000
Net cash generated from (used in) investing activities		632,305,789	(112,159,000)	(96,989,226)
Cash Flows from Financing Activities				
Proceeds from reissuance of treasury shares	13, 14	335,692,913	353,032,966	530,317,559
Payments for acquisition of treasury shares	13	(760,196,234)	(949,772,513)	(2,459,849,428)
Net cash used in financing activities		(424,503,321)	(596,739,547)	(1,929,531,869)
Net Increase (Decrease) in Cash and cash equivalen	its	82,704,285	(99,568,403)	(240,323,786)
Cash and cash equivalents, Beginning		28,291,635	127,860,038	368,183,824
Cash and cash equivalents, End		P 110,995,920	P 28,291,635	P 127,860,038
See Notes to Financial Statements.		•	,	, ,

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.

(An Open-end Investment Company)

NOTES TO FINANCIAL STATEMENTS
AS AT DECEMBER 31, 2021 AND 2020 AND FOR THE YEARS ENDED
DECEMBER 31, 2021, 2020 and 2019

1. CORPORATE INFORMATION

Sun Life of Canada Prosperity Balanced Fund, Inc. (the "Company") was incorporated and registered with the Philippine Securities and Exchange Commission (SEC) on December 21, 1999 and started commercial operations on May 1, 2000. The Company is a registered open-end investment company under the Investment Company Act (Republic Act "R.A." No. 2629) and the Securities Regulation Code (R.A. No. 8799), formerly known as the Revised Securities Act (B.P. No. 178). It is engaged in the sale of redeemable shares and is designed to provide total returns consisting of current income and capital growth through investment in a mix of debt and equity securities from both domestic and foreign issuers. As an open-end investment company, its shares are redeemable anytime based on the Net Asset Value Per Share (NAVPS) at the time of redemption.

The Company appointed Sun Life Asset Management Company, Inc. (SLAMCI), an investment management company incorporated in the Philippines and a wholly owned subsidiary of Sun Life of Canada (Philippines), Inc. (SLOCPI), as its fund manager, adviser, administrator, distributor and transfer agent and provider of management, distribution and all required operational services, as disclosed in Note 12.

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

2. FINANCIAL REPORTING FRAMEWORK AND BASIS OF PREPARATION AND PRESENTATION

Statement of Compliance

The financial statements of the Company have been prepared in accordance with Philippine Financial Reporting Standards (PFRS), which includes all applicable PFRS, Philippine Accounting Standards (PAS), and interpretations issued by the International Financial Reporting Interpretations Committee (IFRIC), Philippine Interpretations Committee (PIC) and Standards Interpretations Committee (SIC) as approved by the Financial Reporting Standards Council (FRSC) and Board of Accountancy (BOA) and adopted by the SEC.

Basis of Preparation and Presentation

The financial statements of the Company have been prepared on the historical cost basis, except for certain financial assets measured at fair value.

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

Functional and Presentation Currency

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

3. ADOPTION OF NEW AND REVISED ACCOUNTING STANDARDS

Adoption of New and Revised Accounting Standards Effective in 2021

The Company adopted all accounting standards and interpretations effective as at December 31, 2021. The new and revised accounting standards and interpretations that have been published by the International Accounting Standards Board (IASB) and approved by the FRSC in the Philippines, were assessed to be applicable to the Company's financial statements and are as follows:

PIC Q&A No. 2020-07, PAS 12 – Accounting for the Proposed Changes in Income Tax Rates under the Corporate Recovery and Tax Incentives for Enterprises Act (CREATE) Bill

The interpretation explained the details of the CREATE bill and its impact on the financial statements once passed.

Interpretation discussed that impact on the financial statements ending December 31, 2020 are as follows:

- Current and deferred taxes will still be measured using the applicable income tax rate as of December 31, 2020;
- If the CREATE bill is enacted before financial statements' issue date, this will be a non-adjusting event but the significant effects of changes in tax rates on current and deferred tax assets and liabilities should be disclosed; and
- If the CREATE bill is enacted after financial statements' issue date but before filing of the income tax return, this is no longer a subsequent event but companies may consider disclosing the general key feature of the bill and the expected impact on the financial statements

For the financial statements ending December 31, 2021, the impact are as follows:

- Standard provides that component of tax expense(income) may include "any
 adjustments recognized in the period for current tax of prior periods" and "the
 amount of deferred tax expense(income) relating to changes in tax rates or the
 imposition of new taxes";
- An explanation of changes in the applicable income tax rates to the previous accounting period is also required to be disclosed;
- The provision for current income tax for the year 2021 will include the difference between income tax per 2020 financial statements and 2020 income tax return;
- Deferred tax assets and liabilities as of December 31, 2021, will be remeasured using the new tax rates; and
- Any movement in deferred taxes arising from the change in tax rates that will form part of the provision for/benefit from deferred taxes will be included as well in the effective tax rate reconciliation.

The interpretation is effective on or after January 29, 2021.

The management assessed that CREATE bill had reduced income tax expense by P398,628 and increased net income and net assets by the same amount. The increase was recorded in 2021 following the provisions of PIC Q&A 2020-07.

New Accounting Standards Effective after the Reporting Period Ended December 31, 2021

The Company will adopt the following standards when these become effective:

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 contracts 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 quarantees.

An amendment issued on June 2020 and adopted by FRSC 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 if 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. Earlier application is permitted.

The future adoption of the standard will have no effect on the Company's financial statements as the Company does not issue insurance contracts.

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 1 January 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 future adoption of the amendments will have no effect on the Company's financial statements as the Company is not in the process of and has no plan to enter into business combination.

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 amendments will have no effect on the Company's financial statements as the Company is not in the process and has no plan to acquire such investments.

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 noncurrent 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 1 January 2023, with early application permitted.

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

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 1 January 2022, with early application permitted.

The future adoption of the amendment will have no effect 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 labor 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 1 January 2022, with early application permitted.

The future adoption of the amendments will have no effect on the Company's financial statements as the Company does not issue and enter into onerous contracts.

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 1 January 2022, with early application permitted.

Amendments to PFRS 9 - Fees in the '10 per cent' test for derecognition of financial liabilities

The amendment clarifies that in applying the '10 per cent' 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 1 January 2022, with early application permitted.

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.

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 1 January 2022, with early application permitted.

The future adoption of the amendments will have no effect on the Company's financial statements as the Company does not have subsidiary as first-time adopter; does not derecognize any liabilities, does not have lease contracts and leasehold improvements and does not have biological assets covered by PAS 41 that need to exclude its cash flows for taxation on its financial statements.

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 the 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 Company's financial statements as the clarification in the amendment did not change the Company's definition of an accounting estimate.

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 IFRS 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:
 - Right-of-use assets and lease liabilities
 - 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 Company does not have lease contracts and leasehold improvements and does not recognize deferred 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 IFRS 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 FRSC 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 future adoption of the amendment will have no effect on the Company's financial statements as the Company does not issue insurance contracts.

4. SIGNIFICANT ACCOUNTING POLICIES

Financial assets

Initial recognition and measurement

Financial assets and financial liabilities are recognized when the entity becomes a party to the contractual provisions of the instrument. Regular way purchases and sales of financial assets are recognized on trade-date, the date on which the Company commits to purchase or sell the asset.

At initial recognition, the Company measures a financial asset or financial liability at its fair value plus or minus, in the case of a financial asset or financial liability not at fair value through profit or loss (FVTPL), transaction costs that are incremental and directly attributable to the acquisition or issue of the financial asset or financial liability. Transaction costs of financial assets and financial liabilities carried at FVTPL are expensed in profit or loss.

Classification and Subsequent Measurement

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

- FVTPL
- Fair value through other comprehensive income (FVTOCI); and
- Amortized cost

As at December 31, 2021 and 2020, the Company does not have financial assets classified as FVTOCI.

Classification of financial assets will be driven by the entity's business model for managing the financial assets and the contractual cash flows of the financial assets.

A financial asset is to be measured at amortized cost if: a) the objective of the business model is to hold the financial asset for the collection of the contractual cash flows, and b) the contractual cash flows under the instrument represent solely payment of principal and interest (SPPI).

All other debt and equity instruments must be recognized at fair value.

All fair value movements on financial assets are taken through the statement of comprehensive income, except for equity investments that are not held for trading, which may be recorded in the statement of comprehensive income or in reserves (without subsequent recycling to profit or loss).

Debt instruments

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

- Amortized cost. Assets that are held for collection of contractual cash flows where
 those cash flows represent SPPI are measured at amortized cost. A gain or loss on
 a debt investment that is subsequently measured at amortized cost and is not part
 of a hedging relationship is recognized in profit or loss when the asset is
 derecognized or impaired. Interest income from these financial assets is included in
 finance income using the effective interest rate method.
- FVTPL. Assets that do not meet the criteria for amortized cost are measured at FVTPL. A gain or loss on a debt investment that is subsequently measured at FVTPL and is not part of a hedging relationship is recognized in profit or loss and presented net in the statement of comprehensive income within other gains/(losses) in period in which it arises. Interest income from these financial assets is included in finance income.

The business model reflects how the Company manages the assets in order to generate cash flows. That is, whether the Company's objective is solely to collect the contractual cash flows from the assets or to collect both the contractual cash flows and cash flows arising from the sale of assets. If neither of these is applicable, then the financial assets are classified as part of 'other' business model and measured at FVTPL. Factors considered by the Company in determining the business model for a group of assets include past experience on how the cash flows for these assets were collected, how the asset's performance is evaluated and reported to key management personnel, how risks are assessed and managed and how managers are compensated.

Where the business model is to hold assets to collect contractual cash flows or to collect contractual cash flows and sell, the Company assesses whether the financial instruments' cash flows represent SPPI. In making this assessment, the Company considers whether the contractual cash flows are consistent with a basic lending arrangement i.e. interest includes only consideration for the time value of money, credit risk, other basic lending risks and a profit margin that is consistent with a basic lending arrangement. Where the contractual terms introduce exposure to risk or volatility that are inconsistent with a basic lending arrangement, the related financial asset is classified and measured at FVTPL.

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 (POCI) financial assets, 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 (ECL), 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. For financial instruments other than POCI 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. For financial assets that have subsequently become credit-impaired, interest income is recognized by applying the effective interest rate to the amortized cost of the financial asset. If, in subsequent reporting periods, the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognized by applying the effective interest rate to the gross carrying amount of the financial asset.

Equity instruments

Equity instruments are instruments that meet the definition of equity from the issuer's perspective, that is, instruments that do not contain a contractual obligation to pay and that evidence a residual interest in the issuer's net assets.

The Company subsequently measures all equity investments at FVTPL, except where the Company's Management has elected, at initial recognition, to irrevocably designate an equity instrument at FVTOCI. The Company's policy is to designate equity investments as FVTOCI when those investments are held for the purposes other than to generate investment returns. When the election is used, fair value gains and losses are recognized in OCI and are not subsequently reclassified to profit or loss, including disposal. Impairment losses (and reversal of impairment losses) are not reported separately from other changes in fair value. Dividends, when representing a return on such investments, continue to be recognized in profit or loss as other income when the Company's right to receive payment is established.

Changes in the fair value of financial assets at FVTPL are recognized in net realized gains (losses) on investments in the statement of profit or loss as applicable.

Impairment of financial assets

The Company recognizes a loss allowance for ECL on investments in debt instruments that are measured at amortized cost. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

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, regardless of whether it is measured on an individual basis or a collective basis.

With the exception of POCI financial assets, ECLs are required to be measured through a loss allowance at an amount equal to:

- 12-month ECL, i.e. lifetime ECL that result from those default events on the financial instrument that are possible within 12 months after the reporting date, (referred to as Stage 1); or
- full lifetime ECL, i.e. lifetime ECL that result from all possible default events over the life of the financial instrument, (referred to as Stage 2 and Stage 3).

A loss allowance for full lifetime ECL is required for a financial instrument if the credit risk on that financial instrument has increased significantly since initial recognition. For all other financial instruments, ECLs are measured at an amount equal to the 12-month ECL.

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 ECL 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.

Significant increase in credit risk

The Company monitors all financial assets 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.

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 forward-looking 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, obtained from economic expert reports, financial analysts, governmental bodies, relevant think-tanks and other similar organizations, as well as consideration of various external sources of actual 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, unless the Company has reasonable and supportable information that demonstrates otherwise.

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:

- it has a low risk of default;
- the borrower is considered, in the short term, to have a strong capacity to meet its obligations; and
- the Company expects, in the longer term, that adverse changes in economic and business conditions might, but will not necessarily, reduce the ability of the borrower to fulfill its 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.

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 or FVOCI are 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, such as 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 FVTOCI, 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 statement of financial position

Loss allowances for ECL are presented in the statement of financial position as a deduction from the gross carrying amount of the assets.

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 FVTOCI, 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 at FVTPL

Financial liabilities are classified as at FVTPL when the financial liability is (i) held for trading, or (ii) it is designated as at FVTPL.

A financial liability is classified as held for trading if:

- it has been incurred principally for the purpose of repurchasing 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 a recent actual pattern of short-term profittaking; or
- it is a derivative that is not designated and effective as a hedging instrument.

Financial liabilities at FVTPL are measured at fair value, with any gains/losses arising on remeasurement recognized in profit or loss to the extent that they are not part of a designated hedging relationship. The net gain/loss recognized in profit or loss incorporates any interest paid on the financial liability and is included in profit or loss.

However, for financial liabilities that are designated as at FVTPL, the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability is recognized in OCI, unless the recognition of the effects of changes in the liability's credit risk in OCI would create or enlarge an accounting mismatch in profit or loss. The remaining amount of change in the fair value of liability is recognized in profit or loss. Changes in fair value attributable to a financial liability's credit risk that are recognized in OCI are not subsequently reclassified to profit or loss; instead, they are transferred to retained earnings upon derecognition of the financial liability.

In making the determination of whether recognizing changes in the liability's credit risk in OCI will create or enlarge an accounting mismatch in profit or loss, the Company assesses whether it expects that the effects of changes in the liability's credit risk will be offset in profit or loss by a change in the fair value of another financial instrument measured at FVTPL. This determination is made at initial recognition.

Since the company does not have financial liabilities classified at FVTPL, all financial liabilities are subsequently measured at amortized cost.

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.

The Company's financial liabilities classified under this category include accrued expenses and other payables, due to brokers and payable to fund manager.

Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the statements of financial position when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously.

A right to offset must be available today rather than being contingent on a future event and must be exercisable by any of the counterparties, both in the normal course of business and in the event of default, insolvency or bankruptcy.

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.

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.

Share capital

Share capital consisting of ordinary shares is classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction from the proceeds, net of tax. Any excess of proceeds from issuance of shares over its par value is recognized as additional paid-in capital.

Retained earnings

Retained earnings represent accumulated profit attributable to equity holders of the Company after deducting dividends declared. Retained earnings may also include effect of changes in accounting policy as may be required by the standard's transitional provisions.

Repurchase, disposal and reissuance of share capital (treasury shares)

When share capital recognized as equity is repurchased, the amount of the consideration paid, which includes directly attributable cost, net of any tax effects, is recognized as a reduction from equity. Repurchased shares are classified as treasury shares and are presented in the reserve for own share account. When treasury shares are sold or reissued subsequently, the amount received is recognized as increase in equity, and the resulting surplus or deficit on the transaction is presented as additional paid-in capital.

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 incurred within one (1) year or the Company's normal operating cycle, whichever is longer. Otherwise, prepayments are classified as non-current assets.

Contingent Liabilities and Assets

Contingent liabilities and assets 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 entity.

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

Contingent assets are not recognized, but are disclosed only when an inflow of economic benefits is probable. When the realization of income is virtually certain, asset should be recognized.

Revenue Recognition

Revenue is measured based on the consideration to which the Company expects to be entitled in a contract with a customer and excludes amounts collected on behalf of third parties. The Company recognizes revenue when it transfers control of a product or service to a customer.

Transaction price

The Company considers the terms of the contract and its customary business practices to determine the transaction price. The transaction price is the amount of consideration to which the Company expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of third parties.

Dividend income

Dividend income from investments is recognized when the shareholders' rights to receive payments have been established, usually at ex-dividend rate, provided that it is probable that the economic benefits will flow to the Company and the amount of income can be measured reliably.

Interest income

Interest income from a financial asset is recognized when it is probable that the economic benefits will flow to the Company and the amount of income can be measured reliably. Interest income is accrued on a time proportion basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount.

Realized gains or losses

Gains or losses arising on the disposal of investments are determined as the difference between the sales proceeds and the carrying amount of the investments and is recognized in profit or loss.

Fair value gains or losses

Gains or losses arising from changes in fair values of investments are disclosed under the policy on financial assets.

Other income

Other income is income generated outside the normal course of business and is recognized when it is probable that the economic benefits will flow to the Company and it can be measured reliably.

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; (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. Investment expenses are transaction costs incurred in the purchase and sale of investments. Operating expenses are costs attributable to administrative and other business expenses of the Company including management fees and custodianship fees.

Fair Value

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 basis.

In addition, for financial reporting purposes, fair value measurements are categorized into Levels 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.

Related Party Transactions

A related party transaction is a transfer of resources, services or obligations between the 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.

Taxation

Income tax expense represents the sum of the current tax, final tax and deferred tax expense.

Current tax

The current tax expense is based on taxable profit for the year. Taxable profit differs from net 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 Company's current tax expense is calculated using 25% regular corporate income tax (RCIT) rate or 1% minimum corporate income tax (MCIT), rate and 30% RCIT rate or 2% MCIT rate, whichever is higher, in 2021 and 2020, respectively.

Final tax

Final tax expense represents final taxes withheld on interest income from cash in banks, special savings deposits and fixed-income securities and final taxes withheld on proceeds from sale of listed equity securities.

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.

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 assets and liabilities 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.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and these relate to income taxes levied by the same taxation authority and the Company intends to settle its current tax assets and liabilities on a net basis.

Current and deferred taxes for the year

Current and deferred taxes are recognized in profit or loss, except when they relate to items that are recognized in OCI or directly in equity, in which case, the current and deferred taxes are also recognized in OCI or directly in equity, respectively.

Earnings (Loss) per Share

The Company computes its basic earnings (loss) per share by dividing profit or loss for the year attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares outstanding during the period.

For the purpose of calculating diluted earnings (loss) per share, profit or loss for the year attributable to ordinary equity holders of the Company and the weighted average number of shares outstanding are adjusted for the effects of deposits for future stock subscriptions which are dilutive potential ordinary shares.

Net Asset Value per Share (NAVPS)

The Company computes its NAVPS by dividing the total net asset value as at the end of the reporting period by the number of issued and outstanding shares and shares to be issued on deposits for future stock subscriptions.

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.

5. 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 Judgments 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 Company's accounting policies and that have the most significant effect on the amounts recognized in the 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 particular business objective. This assessment includes judgment 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 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 financial assets at amortized cost if the financial asset qualifies for both SPPI and business model test. The Company's business model is to hold the asset and to collect its cash flows which are SPPI. All other financial assets that do not meet the SPPI and business model test are measured at FVTPL.

As at December 31, 2021 and 2020, the Company's financial assets measured at FVTPL amounted to P7,571,984,919 and P7,468,730,328, respectively, as disclosed in Note 8.

As at December 31, 2021 and 2020, the Company's financial assets measured at amortized cost amounted to P639,949,934 and P1,168,221,826, respectively, composed of cash and cash equivalents, accrued interest receivable, dividends receivable, financial assets at amortized cost and due from brokers, as disclosed in Notes 6, 7, 8, 9 and 10, respectively.

Significant increase of credit risk

ECL are measured as an allowance equal to 12-month ECL for stage 1 assets, or lifetime ECL assets for stage 2 or stage 3 assets. An asset moves to stage 2 when its credit risk has increased significantly since initial recognition. PFRS 9 does not define what constitutes a significant increase in credit risk. In assessing whether the credit risk of an asset has significantly increased, the Company takes into account qualitative and quantitative reasonable and supportable forward looking information.

The Company considers a financial instrument to have experienced a significant increase in credit risk when one or more of the qualitative and quantitative criteria have been met as disclosed in Note 21.

As at December 31, 2021 and 2020, the Company's estimated credit losses for financial instruments measured at amortized cost amounted to P2,253,583 and nil, respectively as disclosed in Notes 9 and 21.

Models and assumptions used

The Company uses various models and assumptions in measuring the fair value of financial assets as well as in estimating ECL. Judgment 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.

The Company's model and assumptions used in measuring the fair value of financial assets and estimating ECL are disclosed in Notes 18 and 21, respectively.

Puttable shares designated as equity instruments

The Company's share capital met the specified criteria to be presented as equity. The Company designated its redeemable share capital as equity instruments since the Company's share capital met the criteria specified in PAS 32, Financial Instruments: Presentation, to be presented as equity.

A puttable financial instrument includes a contractual obligation for the issuer to repurchase or redeem that instrument for cash or another financial asset on exercise of the put. As an exception to the definition of a financial liability, an instrument that includes such an obligation is classified as an equity instrument if it has met all the following features:

- a. it entitles the holder to a pro rata share of the entity's net assets in the event of the entity's liquidation. The entity's net assets are those assets that remain after deducting all other claims on its assets;
- b. it is in the class of instruments that is subordinate to all other classes of instruments;
- c. all financial instruments in the class of instruments that is subordinate to all other classes of instruments have identical features;
- d. apart from the contractual obligation for the issuer to repurchase or redeem the instrument for cash or another financial asset, the instrument does not include any contractual obligation to deliver cash or another financial asset to another entity, or to exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavorable to the entity, and it is not a contract that will or may be settled in the entity's own equity instruments; and
- e. the total expected cash flows attributable to the instrument over the life of the instrument are based substantially on the profit or loss, the change in the recognized net assets or the change in the fair value of the recognized and unrecognized net assets of the entity over the life of the instrument (excluding any effects of the instrument).

As at December 31, 2021 and 2020, the recognized amount of share capital representing puttable shares in the statements of financial position amounted to P48,379,352 as disclosed in Note 13.

Key Sources of Estimation Uncertainty

The following are the Company's 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.

Probability of default (PD)

PD constitutes a key input in measuring ECL. PD is an estimate of the likelihood of default over a given time horizon, the calculation of which includes historical data, assumptions and expectations of future conditions.

As at December 31, 2021 and 2020, the Company assessed a probability of default of 0.50% and nil, respectively, for all of its financial assets measured at amortized cost.

The assumptions used by the Company in estimating PD is disclosed in Note 21.

Loss Given Default (LGD)

LGD is an estimate of the loss arising on default. It is based on the difference between the contractual cash flows due and those that the lender would expect to receive, taking into account cash flows from collateral and integral credit enhancements.

The Company uses portfolio averages from external estimates sourced out from Standard and Poor's (S&P) as the LGD estimates. The categorization of LGD estimates per financial asset measured at amortized cost is disclosed in Note 21.

Estimating loss allowance for ECL

The measurement of the ECL allowance for financial assets measured at amortized cost and FVTOCI 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 21 Credit Risk – ECL 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.

The Company's ECL assessment on the financial assets measured at amortized cost is disclosed in Note 21.

Deferred tax assets

The Company reviews the carrying amount at the end of each reporting period and reduces deferred tax assets 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 that will allow all or part of its deferred tax assets to be utilized.

Based on Management's expectation of the Company's future taxable income, the Company did not recognize the deferred tax assets as at December 31, 2021 and 2020, as disclosed in Note 19.

<u>Determining the fair value of investments in debt securities classified as financial assets</u> at FVTPL

The Company carries its investments in traded debt securities at fair value, which requires the use of accounting estimates and judgment. Since market interest rate is a significant component of fair value measurement, fair value would differ if the Company applied a different set of reference rates in the valuation methodology. Any change in the fair value of these financial assets would affect profit or loss and equity.

As at December 31, 2021 and 2020, the carrying amounts of investments in debt securities classified as financial assets at FVTPL amounted to P2,251,810,655 and P2,402,145,189, respectively, as disclosed in Note 8.

6. CASH AND CASH EQUIVALENTS

This account consists of:

	2021	2020
Cash in banks Cash equivalents	P 110,995,920 -	P 25,591,635 2,700,000
	P 110,995,920	P 28,291,635

Cash in banks earned interest amounting to P18,526, P54,388 and P88,569 at average rates of 0.87%, 0.28% and 0.20% in 2021, 2020 and 2019, respectively, as disclosed in Note 16.

Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. The Company classifies an investment as cash equivalent if that investment has a maturity of three months or less from the date of acquisition.

Cash equivalents earned interest amounting to P601,255, P2,270,144 and P2,115,932 at average rates of 0.02%, 3.86% and 2.10% in 2021, 2020 and 2019, respectively, as disclosed in Note 16. Accrued interest receivable amounted to nil and P75 as at December 31, 2021 and 2020, respectively, as disclosed in Note 7.

7. ACCRUED INTEREST RECEIVABLE

This account consists of accrued interest on the following:

	Notes	2021	2020
Fixed-income securities	8	P 21,306,486	P 29,977,235
Corporate loans	9	4,382,991	10,217,500
Cash equivalents	6	· · -	75
		P 25,689,477	P 40,194,810

8. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

This account consists of:

	Note	2021	2020
Investments in listed equity securities Investments in fixed-income securities		P 4,868,704,215 2,251,810,655	P 5,059,786,062 2,402,145,189
Investment in a mutual fund Investments in UITF	12	447,135,950 4,334,099	6,799,077
		P 7,571,984,919	P 7,468,730,328

Investments in listed-equity securities are composed of ordinary shares.

Investments in fixed income securities are composed of corporate bonds and treasury notes.

Investments in UITF are placed in universal banks and are redeemable anytime.

The Company recognized dividend income from investments in listed equity securities amounting to P66,670,133, P77,999,903 and P95,187,055 in 2021, 2020 and 2019, respectively. Dividends receivable amounted to P2,024,776 and P1,964,060 as at December 31, 2021 and 2020, respectively.

Interest income earned on fixed-income securities amounted to P81,317,838, P112,642,604 and P184,059,468 in 2021, 2020 and 2019, respectively, as disclosed in Note 16. Average interest rates earned on these investments are also disclosed in Note 16. Accrued interest receivable amounted to P21,306,486 and P29,977,235 as at December 31, 2021 and 2020, respectively, as disclosed in Note 7.

Net gains (losses) on investments recognized in profit or loss arising from financial assets at FVTPL are as follows:

	2021	2020	2019
Net realized gains (losses)			
on investments in:			
Equity securities	P 252,043,509	(P533,632,142)	P206,453,300
Fixed-income securities	(20,041,387)		68,069,699
	232,002,122	(500,588,776)	274,522,999
Net unrealized gains (losses) on investments in:			
Equity securities	(64,369,052)	(302,665,374)	142,476,619
Fixed-income securities	(78,457,642)		203,861,501
	(142,826,694)	(279,971,225)	346,338,120
	P 89,175,428	(P780,560,001)	P620,861,119

Net gains and losses on investments in equity securities are composed of listed equity shares and UITFs while fixed-income securities are composed of corporate bonds and treasury notes.

The movements in the financial assets at FVTPL are summarized as follows:

	2021	2020	2019
Balance, January 1	P 7,468,730,328	P8,891,650,365	P10,263,692,096
Additions	4,137,559,769	5,331,039,692	4,499,544,435
Disposal	(3,891,478,484)	(6,473,988,504)	(6,217,924,286)
Unrealized losses	(142,826,694)	(279,971,225)	346,338,120
Balance, December 31	P 7,571,984,919	P7,468,730,328	P8,891,650,365

The following presents the breakdown of the maturity profile of the principal amounts of fixed-income securities:

	2021	2020
Due in one year or less	Р -	P 100,000,000
Due after one year through five years	1,022,292,000	1,043,572,800
Due after five years through ten years	783,408,000	341,180,000
Due after ten years	387,071,200	626,000,000
	P 2,192,771,200	P 2,110,752,800

9. FINANCIAL ASSETS AT AMORTIZED COST - net

The account is composed of investments in the following securities:

	Note	2021	2020
Corporate Loans			
Current		P 34,461,800	P613,295,277
Non-current		415,410,775	452,379,914
Allowance for impairment	21	(2,253,583)	-
		P 447,618,992	P1,065,675,191

The following are the principal amounts and unamortized premium (discount):

	2021	2020
Principal amounts	P 449,402,000	P1,081,619,000
Unamortized premium (discount)	470,575	(15,943,809)
	P 449,872,575	P1,065,675,191

The movements in the financial assets at amortized cost are summarized as follows:

	Note	2021	2020	2019
Balance, January 1		P 1,065,675,191	P 922,384,428	P797,279,148
Additions		-	121,080,000	99,145,226
Repayments		(632,305,789)	(8,921,000)	(2,156,000)
Amortization of discount		16,503,173	31,131,763	28,116,054
Allowance for impairment	21	(2,253,583)	-	-
Balance, December 31		P 447,618,992	P1,065,675,191	P922,384,428

Interest earned on financial assets at amortized cost amounted to P47,249,220, P65,044,532 and P50,522,198 in 2021, 2020 and 2019, respectively, as disclosed in Note 16. The average interest rates of financial assets at amortized cost investments are also disclosed in Note 16. Accrued interest receivable amounted to P4,382,991 and P10,217,500 as at December 31, 2021 and 2020, respectively, as disclosed in Note 7.

The amortization of discount and premium of financial assets at amortized cost are summarized as follows:

	2021	2020	2019
Amortization of discount Amortization of premium	P 16,797,836 (294,663)	P 31,411,469 (279,706)	P28,127,547 (11,494)
	P 16,503,173	P 31,131,763	P28,116,053

The following presents the breakdown of the maturity profile of the principal amounts of financial assets at amortized cost:

	2021	2020
Due in one year or less	P 34,461,800	P 629,913,000
Due after one year through five years	145,818,200	177,336,000
Due after five years through ten years	134,894,000	131,950,000
Due after ten years	134,228,000	142,420,000
	P449,402,000	P 1,081,619,000

The Company holds loans receivables from Angat Hydropower Corporation, Metro Pacific Investments Corporation, Vista Land and Lifescapes, Inc., SM Development Corp. and Megawide Constructions Corp. that carry interest at variable rates. The weighted average interest rate on these securities is 7.00% and 6.36% as at 2021 and 2020, respectively.

The corporate loans have maturity dates ranging between three to twelve years from the end of the reporting period. The counterparties have a minimum A credit rating. None of these assets had been past due or impaired at the end of the reporting period.

10. DUE FROM/TO BROKERS

Due from brokers account refers to amounts receivable from brokers arising from the sale of investments processed on or before the reporting period, which are settled three days after the transaction date.

Due from brokers amounted to P53,620,769 and P32,096,130 as at December 31, 2021 and 2020, respectively.

Due to brokers account pertains to amounts payable to brokers for the purchase of investments processed on or before the reporting period, which are settled three days after the transaction date.

Due to brokers amounted to P7,899,897 and P5,655,806 as at December 31, 2021 and 2020, respectively.

Counterparties to the contract are not allowed to offset payable and receivable arising from the purchase and sale of investments.

Commission expense amounting to P16,745,510, P9,256,170 and P10,170,314 in 2021, 2020 and 2019, respectively, are paid to brokers when buying and selling shares of stock.

11. ACCRUED EXPENSES AND OTHER PAYABLES

This account consists of:

	2021	2020
Due to investors	P 9,113,456	P 43,348,034
Withholding and documentary stamp taxes	1,494,958	1,431,731
Professional fees	146,694	201,025
Custodianship fees	66,155	220,259
	P 10,821,263	P 45,201,049

Due to investors account pertains to amounts payable to investors for the redemption of their investments processed on or before the reporting period, which are usually paid four days after the transaction date.

12. RELATED PARTY TRANSACTIONS

In the normal course of business, the Company transacts with companies which are considered related parties under PAS 24, *Related Party Disclosures*.

The details of transactions with the related parties and the amounts paid or payable are set out below.

Nature of Transaction	Ti	Transactions During the Year			nding ole	Terms	Condition	Notes
	2021	2020	2019	2021	2020			
SLAMCI - Fund Mar Management Distribution and Transfer fees	nager P195,907,356	P199,574,417	P255,575,598	P15,757,153	P16,705,113	Non-interest bearing; Annual rate of 2.15% of average daily net assets; settled in cash on or before the 15 th day of the following month	Unsecured; unguaranteed;	a
Key Management F Directors' fees	Personnel 375,490	315,070	273,706	-	-	Payable on demand; Settled in cash	Unsecured; Unguaranteed;	b
Entities Under Com	nmon Control							
Sun Life Grepa F Sale Purchase	inancial, Inc. 686,574 -	<u>-</u> -	44,837,433 330,215,278	<u>-</u>	- -			
Grepalife Asset M Sale	anagement Corpo -	oration -	3,307,264	-	-			
SLOCPI Sale	-	83,129,682	296,418,825	-	-	Non-interest bearing;		
Sun Life of Canad Sale Purchase	la Prosperity Bond - -	d Fund, Inc. - -	148,342,453 23,680,104	-	-	Settled in cash on the day of transaction	Unsecured;	С
Sun Life Prosperity Sale Sun Life Prosperity Sale	-	-	1,163,294,358	-	-	ti dii sactioni		
Sun Life Prosperity Sale	GS Fund, Inc.	-	1,163,294,358	-	- -			

As at December 31, 2021 and 2020, below is the outstanding investment of the Company:

		20	021	20)20
	Note	Shares	Current Value	Shares	Current Value
Sun Life Prosperity Peso Starter Fund, Inc.	8	339,872,263	447,135,950	-	-

Details of the Company's related party transactions are as follows:

a. Investment Management

The Company appointed SLAMCI as its fund manager, adviser, administrator, distributor and transfer agent that provides management, distribution and all required operational services. Under the Management and Distribution Agreement (MDA), SLAMCI receives aggregate fees for these services at an annual rate of 2% (exclusive of VAT) of the net assets attributable to shareholders on each valuation day. Moreover, under the Transfer Agency Agreement, SLAMCI receives aggregate fees for these services at an annual rate of 0.15% (exclusive of VAT) of the net assets attributable to shareholders on each valuation day.

On September 22, 2020, the Company and SLAMCI amended its MDA and Transfer Agency Agreement based on the provisions of ICA 2018 IRR (Implementing Rules and Regulations of the Investment Company Act 2018) published by the SEC on January 11, 2018. The agreements shall remain in effect for a period of 2 years from July 31, 2020 and shall continue in effect from year to year as approved by the respective Board of Directors of the Company and SLAMCI.

Management, distribution and transfer fees charged by SLAMCI to the Company in 2021, 2020 and 2019 amounted to P195,907,356, P199,574,417 and P255,575,598, respectively. Accrued management fees as at December 31, 2021 and 2020 amounting to P15,757,153 and P16,705,113, respectively, are shown as "Payable to Fund Manager" in the statements of financial position.

b. Remuneration of Directors

Remuneration of directors is presented in the statements of comprehensive income under "Directors' Fees" account amounting to P375,490, P315,070 and P273,706 in 2021, 2020 and 2019, respectively, which are usually paid to directors based on the number of meetings held and attended. There were no accrued directors' fees as at December 31, 2021 and 2020.

Except for the Board of Directors, the Company has no key management personnel and employees. Pursuant to the Company's MDA with SLAMCI, the latter provides all the staff of the Company, including executive officers and other trained personnel.

c. Purchase and Sale of Investments

These types of transactions are buy and sell of the same security between portfolios of two separate affiliated legal entities and whose assets are managed by Investments Department until July 25, 2021 and Sun Life Investment Management and Trust Corporation from July 26, 2021 onwards. Portfolio Managers determine that this is appropriate and in the best interest of certain portfolios and ensure that the trade will be executed in a manner that is fair and equitable to both parties involved in the cross trade.

13. EQUITY

Movements are as follows:

	202	21	20	20	2019	
	Shares	Amount	Shares	Amount	Shares	Amount
Authorized: P0.01 par value At January 1	5,000,000,000	P 50,000,000	5,000,000,000	P 50,000,000	5,000,000,000	P 50,000,000
Issued and fully paid: At January 1	4,837,935,154	P 48,379,352	4,837,935,154	P 48,379,352	4,837,935,154	P 48,379,352
Treasury shares: At January 1 Acquired during the	2,439,388,957	P 9,222,554,532	2,267,833,618	P8,666,988,166	1,767,434,147	P6,728,350,046
year Reissuance	216,640,849 (95,597,706)	760,196,234 (361,426,247)	274,704,661 (103,149,322)	949,772,513 (394,206,147)	637,313,671 (136,914,200)	2,459,849,428 (521,211,308)
At December 31	2,560,432,100	P 9,621,324,519	2,439,388,957	P 9,222,554,532	2,267,833,618	P8,666,988,166

Fully paid ordinary shares with a par value of P0.01 carry one vote per share and a right to dividends.

Incorporation

The Company was incorporated on December 21, 1999 with 200,000,000 registered shares at an initial par value of P1.00 per share. The SEC approved the change in the par value on October 10, 2008.

Approved changes

On May 13, 2005 and February 12, 2006, the shareholders and the Board of Directors, respectively, approved the reduction of the par value per share from P1.00 to P0.01.

On May 12, 2006, the shareholders approved the blanket increase of the Company's authorized share capital up to 100,000,000,000 shares.

On April 24, 2007, the Board of Directors approved the first tranche of share capital increase by 3,800,000,000 (from 200,000,000 shares to 4,000,000,000 shares both with par value of P0.01). The SEC approved the increase on October 10, 2008 and the registration statements on November 24, 2010.

On March 22, 2013, the Board of Directors approved the second tranche of share capital increase by 1,000,000,000 (from 4,000,000,000 shares to 5,000,000,000 shares both with par value of P0.01).

On December 26, 2013, the Company filed its application to increase its authorized share capital by 1,000,000,000 shares. Said application was favorably endorsed by the SEC's Corporate Finance Department to the Company Registration and Monitoring Department.

The SEC approved the increase of authorized share capital on January 14, 2014 and the registration statements on July 3, 2014.

Current state

As at December 31, 2021, the Company has 2,277,503,054 issued and outstanding shares out of 5,000,000,000 ACS with a par value of P0.01 per share.

The annual summary of the transactions of the Company's outstanding shares is as follows:

Year	NAVPS, end	Issuances	Redemptions	Balances
2010	P2.6305	4,527,863,543	(1,285,564,252)	3,242,299,291
2011	P2.7223	1,042,495,296	(1,099,860,810)	3,184,933,777
2012	P3.4129	1,174,767,734	(861,565,785)	3,498,135,726
2013	P3.3652	501,572,025	-	3,999,707,751
2014	P3.7603	1,259,270,040	(819,345,180)	4,439,632,611
2015	P3.5886	515,695,765	(694,975,648)	4,260,352,728
2016	P3.4914	504,693,229	(1,011,826,420)	3,753,219,537
2017	P3.9963	327,154,676	(854,493,293)	3,225,880,920
2018	P3.6514	507,974,199	(663,354,112)	3,070,501,007
2019	P3.8635	136,914,200	(637,313,671)	2,570,101,536
2020	P3.5733	103,149,322	(274,704,661)	2,398,546,197
2021	P3.5910	95,597,706	(216,640,849)	2,277,503,054

The total number of shareholders as at December 31, 2021, 2020 and 2019 are 52,846, 51,619 and 49,869, respectively.

Redeemable shares

Redeemable shares carry one vote each, and are subject to the following:

a. Distribution of dividends

Each shareholder has a right to any dividends declared by the Company's Board of Directors and approved by 2/3 of its outstanding shareholders.

b. Denial of pre-emptive rights

No shareholder shall, because of his ownership of the shares, has a pre-emptive or other right to purchase, subscribe for, or take any part of shares or of any other

securities convertible into or carrying options or warrants to purchase shares of the registrant.

c. Right of redemption

The holder of any share, upon its presentation to the Company or to any of its duly authorized representatives, is entitled to receive, by way of redemption, approximately his proportionate share of the Company's current net assets or the cash equivalent thereof. Shares are redeemable at any time at their net assets value less any applicable sales charges and taxes.

14. ADDITIONAL PAID - IN CAPITAL

Additional paid-in capital of P12,242,635,177, P12,268,368,511 and P12,309,541,692 as at December 31, 2021, 2020 and 2019, respectively, pertains to excess payments over par value from investors and from reissuance of treasury shares.

15. NET ASSET VALUE PER SHARE

NAVPS is computed as follows:

	Note		2021		2020
Total equity Outstanding shares	13	•	78,490,394 77,503,054		8,570,781,719 2,398,546,197
Outstanding shares	13	2,2	77,503,054		2,390,340,197
NAVPS		Р	3.5910	Р	3.5733

NAVPS is based on issued, outstanding and fully paid shares minus treasury shares. The expected cash outflow on redemption of these shares is equivalent to computed NAVPS as at reporting period.

16. INTEREST INCOME

This account consists of interest income on the following:

	Notes	2021	2020	2019
Fixed-income securities	8	P 81,317,838	P112,642,604	P184,059,468
Corporate loans	9	47,249,220	65,044,532	50,522,198
Cash equivalents	6	601,255	2,270,144	2,115,932
Cash in banks	6	18,526	54,388	88,569
		P129,186,839	P180,011,668	P236,786,167

Interest income is recorded gross of final withholding tax which is shown as "Income Tax Expense" account in the statements of comprehensive income.

Average interest rates of investments and cash in banks in 2021, 2020 and 2019 are as follows:

	Notes	2021	2020	2019
Fixed-income securities	8	6.57%	6.57%	6.67%
Corporate loans	9	7.00%	6.36%	6.47%
Cash equivalents	6	-	3.86%	2.10%
Cash in banks	6	0.87%	0.28%	0.20%

17. EARNINGS (LOSS) PER SHARE

The calculation of the basic and diluted earnings (loss) per share is based on the following data:

		2021		2020		2019
Total comprehensive income (loss) for the year	P	32,211,996	(P 762	2,045,254)	Р	647,634,312
Weighted average number of shares: Issued and outstanding	2,	347,365,617	2,471	.,228,095	2	2,770,164,070
Weighted average number of outstanding shares for the purpose of computing diluted earnings (loss) per share	2,	.347,365,617	2,471	.,228,095	2	2,770,164,070
Basic earnings (loss) per share	Р	0.014	(P	0.308)	Р	0.234
Diluted earnings (loss) per share	Р	0.014	(P	0.308)	Р	0.234

As at December 31, 2021 and 2020, the Company has no dilutive potential ordinary shares.

18. 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 classified under level 1 based on the degree to which the inputs to fair value are observable.

	Note	Level 1
December 31, 2021		
Investment in listed equity securities	8	P 4,868,704,215
Fixed-income securities	8	2,251,810,655
Investment in a mutual fund	8	447,135,950
Investments in UITF	8	4,334,099
		P 7,571,984,919
December 31, 2020		
Investments in listed equity securities	8	P 5,059,786,062
Fixed-income securities	8	2,402,145,189
Investments in UITF	8	6,799,077
		P 7,468,730,328

Listed equity securities are valued at quoted prices as at reporting date.

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

Investments in mutual fund and in UITFs are valued at their published Net Assets Values Per Unit (NAVPUs) as at reporting date.

Financial assets and liabilities not measured at fair value

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

	_		Fair Values				
	Notes	Carrying Amounts	Level 1	Level 2	Level 3	Total	
December 31, 2021							
Financial Assets							
Cash in banks	6	P 110,995,920	P 110,995,920	Р -	Р -	P 110,995,920	
Due from brokers	10	53,620,769		53,620,769	-	53,620,769	
Accrued interest receivable	7	25,689,477	-	25,689,477	-	25,689,477	
Dividends receivable	8	2,024,776	-	2,024,776	-	2,024,776	
Corporate loans	9	447,618,992	-	-	458,483,899	458,483,899	
		P 639,949,934	P 110,995,920	P 81,335,022	P458,483,899	P 650,814,841	
Financial Liabilities							
Accrued expenses and							
other payables	11	P 9,326,305	Р -	P 9,326,305	Р -	P 9,326,305	
Due to brokers	10	7,899,897	-	7,899,897	_	7,899,897	
Payable to fund manager	12	15,757,153	-	15,757,153	-	15,757,153	
		P 32,983,355	Р -	P 32,983,355	Р -	P 32,983,355	
December 31, 2020							
Financial Assets							
Cash in banks	6	P 25,591,635	P 25,591,635	Р -	Р -	P 25,591,635	
Cash equivalents	6	2,700,000	F 23,391,033	2,700,000	-	2,700,000	
Due from brokers	10	32,096,130		32,096,130	_	32,096,130	
Accrued interest receivable	7	40,194,810	_	40,194,810	_	40,194,810	
Dividends receivable	8	1,964,060	_	1,964,060	_	1,964,060	
Corporate loans	9	1,065,675,191	-	-	1,140,905,049	1,140,905,049	
		P 1,168,221,826	P 25,591,635	P 76,955,000	P1,140,905,049	P 1,243,451,684	
Financial Liabilities		<u> </u>	,	,	<u> </u>	, , , , , , , , , , , , , , , , , , ,	
Accrued expenses and other payables	11	P 43,769,318	Р -	P 43,769,318	Р -	P 43,769,318	
Due to brokers	10	5,655,806	r -	5,655,806	r -	5,655,806	
Payable to fund manager	10	16,705,113		16,705,113	-	16,705,113	
rayable to fully illaliager	12	10,703,113		10,703,113		10,703,113	
		P 66,130,237	Р -	P 66,130,237	Р -	P 66,130,237	

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

Cash in banks, cash equivalents, due from brokers, accrued interest receivable, dividends receivable, accrued expenses and other payables, due to brokers and payable to fund manager have short-term maturities, hence, their carrying amounts are considered their fair values.

The fair values of corporate loans were determined based on the discounted cash flow analysis using the Company's estimated cost of borrowing of 3.93% and 3.19% in 2021 and 2020, respectively.

In 2020, transfer from Level 2 to Level 3 in corporate loans is due to the unavailability of related market prices sources, thus, the Company's estimated cost of borrowing was used. There were no transfers between Level 1, 2 and 3 in 2021.

19. INCOME TAXES

Details of income tax expense are as follows:

	2021	2020	2019
Final tax	P 33,874,134	P 25,428,160	P33,781,481
MCIT	541,764	1,594,511	1,635,483
Effects of change in tax rate	(398,628)	-	_
	P 34,017,270	P 27,022,671	P35,416,964

The reconciliation between tax expense and the product of accounting profit (loss) multiplied by 25% in 2021 and 30% in 2020 and 2019 is as follows:

	2021	2020	2019
Accounting profit (loss) before tax	P66,229,266	(P735,022,583)	P683,051,276
Tax expense at 25% in 2021 and 30%			
in 2020 and 2019	P16,557,317	(P220,506,775)	P204,915,383
Adjustment for income subject to	22 400 244	1 020 022	(2.040.242)
lower tax rate Tax effects of:	22,180,244	1,030,032	(3,840,212)
Net realized losses (gains) on			
investments	(58,000,531)	150,176,633	(82,356,900)
Net unrealized losses (gains) on	25 706 674	02 001 260	(102.001.426)
investments Unrecognized Net Operating Loss	35,706,674	83,991,368	(103,901,436)
Carry-over (NOLCO)	33,534,567	34,136,873	47,519,263
Dividend income exempt from tax	(16,667,533)	(23,399,971)	(28,556,117)
Unrecognized MCIT	541,764	1,594,511	1,635,483
Changes in current tax expense due to the change in income tax rate	(398,628)	_	_
Nondeductible expenses	563,396	-	1,500
·	P 34,017,270	P 27,022,671	P 35,416,964

On March 26, 2021, the Republic Act (RA) 11534 also known as "Corporate Recovery and Tax Incentives for Enterprises Act" or "CREATE" Act was passed into law which reduced the corporate income tax rates and rationalized the current fiscal incentives by making it time-bound, targeted and performance-based.

Among others, the Act includes the following significant revisions:

- 1. Effective July 1, 2020, domestic corporations with total assets not exceeding P100 million and net taxable income of P5 million and below shall be subject to 20% income tax rate while the other domestic corporations and resident foreign corporations will be subject to 25% tax income tax rate;
- 2. Minimum corporate income tax (MCIT) rate is reduced to from 2% to 1% from July 1, 2020 to June 30, 2023;

The tax rate used in the reconciliations above is the corporate tax rate of 25% in 2021 and 30% in 2020 and 2019 payable by the Company.

Details of the Company's NOLCO from previous years are as follows:

 Year of Incurrence	Year of Expiry	Beginning Balance	Ad	dition	Expired	202 Balan	_
2018 2019	2021 2022	P253,024,916 158,397,544	Р	-	P253,024,916 -	P 158,39	- 7,544
		P411,422,460	Р	-	P253,024,916	P158,39	7,544

Details of the Company's NOLCO covered by Revenue Regulation (RR) No. 25-2020 is as follows:

Year of Incurrence	Year of Expiry	Beginning Balance	Addition	Expired	2021 Balance
2020	2025	P113,789,577	Р -	P -	P113,789,577
2021	2026	-	134,138,266	-	134,138,266
		P113,789,577	P134,138,266	P -	P 247,927,843

Pursuant to Section 4 COVID-19 Response and Recovery Interventions paragraph (bbbb) of Republic Act No. 11494 also known as "Bayanihan to Recover As One Act" and to RR No. 25-2020 of Bureau of Internal Revenue, the NOLCO incurred by the Company for

taxable years 2020 and 2021 shall be carried over as a deduction from gross income for the next five consecutive taxable years immediately following the year of such loss.

Details of MCIT are as follows:

Year Incurred	Year of Expiry	Amount	Change in tax rate	Applied Current Year	Expired	Unapplied
2018	2021	P 721,817	P -	P-	P721,817	Р -
2019	2022	1,635,483	-	-	-	1,635,483
2020	2023	1,594,511	398,628	-	-	1,195,883
2021	2024	541,764	=	-	-	541,764
		P 4,493,575	P398,628	Р-	P721,817	P 3,373,130

Deferred tax assets on NOLCO and MCIT were not recognized since Management believes that future taxable income will not be available against which the deferred tax asset can be utilized.

The Company's interest income arising from cash in banks, cash equivalents, special savings deposits, fixed-income securities and realized gains on sale of listed equity securities are already subjected to final tax and are therefore excluded from the computation of taxable income subject to RCIT and MCIT.

20. CONTINGENCIES

The Company has no pending legal cases as at December 31, 2021 and 2020 that may have a material effect on the Company's financial position and results of operations.

21. FINANCIAL RISK MANAGEMENT

The Company's activities expose it to a variety of financial risks: market risk which includes interest rate and equity price risks, credit risk and liquidity risk. The Fund Manager exerts best efforts to anticipate events that would negatively affect the value of the Company's assets and take appropriate actions to counter these risks. However, there is no guarantee that the strategies will work as intended. The policies for managing specific risks are summarized below.

Market risk

The Company's activities expose it primarily to the financial risks of changes in interest rates and prices of equity securities in the stock market and movements in NAVPU of investments in UITF. There has been no change in the manner in which the Company manages and measures the risk.

Interest rate risk

Interest rate risk refers to the possibility that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest.

The primary source of the Company's interest rate risk relates to cash in banks, cash equivalents, special savings deposits, fixed-income securities and corporate loans. Interest rates of the financial assets are disclosed in Notes 6 and 16.

The risk is managed by the Fund Manager by actively monitoring the prevailing interest rate environment. The duration of the portfolio is reduced during periods of rising rates and widening credit spreads to maximize interest income potential. Conversely, the same is increased during periods of falling rates and narrowing credit spreads.

A 50 basis points increase or decrease in the interest rates had been determined for sensitivity analysis based on the exposure to interest rates for financial assets at FVTPL and loans and receivables at the end of each reporting period. The same is used for reporting interest rate risk internally to key management personnel and represents Management's assessment of the reasonable effect of the maximum possible movement in interest rates.

The following table details the increase or decrease in net profit after tax if interest rates had been 50 basis points higher or lower and all other variables are held constant for the years ended 2021, 2020 and 2019:

	Increase (Decrease) in Net Profit or Loss/Equity			
Change in Interest rates	2021	2020	2019	
+50 basis	(P43,130,823)	(P57,765,300)	(P92,909,319)	
-50 basis	46,190,859	60,186,930	97,766,959	

In Management's opinion, 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.

Equity price risk

The Company is exposed to equity price risks arising from investments in listed equity securities and investments in UITF. Investments in listed equity securities could either be held for strategic or trading purposes.

The risk is managed by the Fund Manager by actively monitoring the domestic equity market and movements in NAVPU of investments in UITF. Portfolios are traded based on a combination of regularly-carried out fundamental and technical analyses of stock prices.

Based on the exposure to equity price risks at the end of each reporting period, if equity prices and NAVPU of investments in UITF had been 2% higher or lower, profit or loss for the years ended December 31, 2021, 2020 and 2019 would have increased or decreased by P103,841,289, P98,891,635 and P116,169,702, respectively.

Other than interest and equity price risks discussed above, there are no other market risks which will significantly affect the Company's performance. In Management's opinion, 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.

Credit risk

Credit risk refers to the risk that the counterparty will default on its contractual obligations resulting in financial loss to the Company. The Company has adopted a policy of dealing only with creditworthy counterparties as a means of mitigating the risk of financial loss from defaults, and transacts only with entities that are rated with the equivalent of investment grade of "High" down to "Low". This information is supplied by independent rating agencies, when available. If the information is not available, the Company uses other publicly available financial information and its own trading records to rate its major counterparties. The Company's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded is spread among approved counterparties.

The carrying amounts of financial assets recorded in the financial statements represent the Company's maximum exposure to credit risk:

	Notes	2021	2020
Cash in banks	6	P 110,995,920	P 25,591,635
Cash equivalents	6	-	2,700,000
Financial assets at FVTPL	8	2,251,810,655	2,402,145,189
Financial assets at amortized cost - net	9	447,618,992	1,065,675,191
Due from brokers	10	53,620,769	32,096,130
Accrued interest receivable	7	25,689,477	40,194,810
Dividends receivable	8	2,024,776	1,964,060
		P2,891,760,589	P 3,570,367,015

ECL measurement

In 2021 and 2020, ECLs are a probability-weighted estimate of credit losses (i.e. the present value of all cash shortfalls) over the expected life of the financial instrument.

PFRS 9 outlines a 'three-stage' model for impairment based on changes in credit quality since initial recognition. The Company's current credit risk grading framework comprises the following categories:

Category	Description	Basis for recognizing expected credit losses
Stage 1	The counterparty has a low risk of default and does not have any past-due amounts or that the financial instrument is not credit-impaired on initial recognition	12m ECL
Stage 2	There has been a significant increase in credit risk since initial recognition but not yet deemed to be credit-impaired	Lifetime ECL - not credit-impaired
Stage 3	There is evidence indicating that the debtor is in severe financial difficulty and the Company has no realistic prospect of recovery or that the financial instrument is credit-impaired	Lifetime ECL - credit- impaired

Measuring ECL - Explanation of inputs, assumptions and estimation techniques

The ECL is determined by projecting the PD, LGD and exposure at default (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.

Given that the Company currently has no history of default on their portfolio, a model which incorporates internal default experience is not feasible. For the 12M and Lifetime PD, the Company uses external benchmarking of current internal credit ratings to Standard and Poor's using one-year transition matrices in S&P's Annual Global Corporate Default Study and Rating Transition reports. From the transition matrices, cumulative PDs are identified. The overall PD for a specific time horizon is calculated from the cumulative PD, by determining the marginal PD and taking the conditional probability of default given that it has not yet defaulted prior to the said time horizon. The resulting overall PDs are the values that will act as components in ECL calculation. The Lifetime PD is developed by analysis of the transition matrices over the maximum life of active loans, which is 12 years.

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	AA	AA- to AA+
High	Α	A- to A+
High	BBB	BBB- to BBB+
Satisfactory	BB	BB- to B+
Acceptable	В	B- to B+
Low	CCC/C	CCC- to CCC+

The 12M and lifetime EADs are determined based on the contractual repayments owed by the borrower over the 12month or lifetime basis. This will also be adjusted for any expected overpayments made by the borrower. The Company does not have an undrawn component for any of its debt instruments.

For the 12M and lifetime LGDs, considering the availability of related information, the Company use the external estimates sourced from S&P's.

The table below summarized the LGD value for each category of financial assets at amortized costs.

Category	LGD value		
Corporate loans	27.00%		

Forward-looking information incorporated in the ECL models

The assessment of significant increase in credit rating 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 ECL for each portfolio. The Company assessed that the key economic variables are unemployment rates for 2021 and 2020.

These economic variables and their associated impact on the PD, EAD and LGD vary by financial instrument. Expert judgment has also been applied in this process. Forecasts of these economic variables (the "base economic scenario") are based on the economic data from the International Monetary Fund (IMF) from year 2022 until 2026. The impact of these economic variables on the PD, EAD and LGD has been determined by performing statistical regression analysis to understand the impact changes in these variables have had historically on default rates and on the components of EAD and LGD.

In addition to the base economic scenario, the best value economically spanning from the historical years is taken (upside forecasts). A similar approach applies for the downside forecasts. The scenario weightings are determined by a combination of statistical analysis and expert credit judgement, taking account of the range of possible outcomes each chosen scenario is representative of. The per-scenario Forward Looking Adjustments were assigned probability weights of 70% for the base scenario and 15% for each of the upside and downside forecast in 2021 and 50% for the base scenario, and 25% for each of the upside and downside forecast in 2020.

As with any economic forecasts, the projections and likelihoods of occurrence are subject to a high degree of inherent uncertainty and therefore the actual outcomes may be significantly different to those projected. The Company considers these forecasts to represent its best estimate of the possible outcomes and has analyzed the non-linearities and asymmetries within the Company's different portfolios to establish that the chosen scenarios are appropriately representative of the range of possible scenarios.

The following table details the credit quality of the Company's financial assets and other items, as well as the Company's maximum credit exposure to credit risk by credit risk rating grades as at December 31, 2021 and 2020:

	Notes	Internal Credit rating	Category	12m or lifetime ECL?	Gross carrying amount	Loss allowance	Net carrying amount
2021							
Cash in banks	6	AAA	Stage 1	12-month ECL	P 110,995,920	Р -	P 110,995,920
Corporate loans	9	Α	Stage 1	12-month ECL	185,861,575	202,036	185,659,539
Corporate loans Due from	9	AA, A	Stage 2	Lifetime ECL	264,011,000	2,051,547	261,959,453
brokers Accrued interest	10	AAA	Stage 1	12-month ECL	53,620,769	-	53,620,769
receivable Dividends	7	AAA	Stage 1	12-month ECL	25,689,477	-	25,689,477
receivable	8	AAA	Stage 1	12-month ECL	2,024,776	-	2,024,776
					P 642,203,517	P2,253,583	P 639,949,934
2020							
Cash in banks	6	AAA	Stage 1	12-month ECL	P 25,591,635	P -	P 25,591,63
Cash equivalents	6	AAA	Stage 1	12-month ECL	2,700,000	-	2,700,00
Corporate loans Due from	9	AA	Stage 1	12-month ECL	1,065,675,191	-	1,065,675,19
brokers Accrued interest	10	AAA	Stage 1	12-month ECL	32,096,130	-	32,096,13
receivable Dividends	7	AAA	Stage 1	12-month ECL	40,194,810	-	40,194,81
receivable	8	AAA	Stage 1	12-month ECL	1,964,060	-	1,964,06
					P 1.168.221.826	P -	P 1.168.221.82

The movements in the ECL recognized for the year are summarized as follows:

	Gros	ECL				
	Stage 1	Stage 2	Total	Stage 1	Stage 2	Total
January 1, 2021	P1,074,596,191	Р -	P1,074,596,191	Р -	Р -	Р -
Additions	-	-	-	396,129	1,500,659	1,896,789
Disposals	(624,285,617)	(438,000)	(624,723,617)	(45,388)	(4,163)	(49,551)
Transfers between stages	(264,449,000)	(264,449,000)	-	-	-	
Effect of changes in the model	<u> </u>	<u> </u>	-	(148,705)	555,050	406,345
December 31, 2021	P 185,861,574	P264,011,000	P449,872,574	P202,036	P2,051,547	P 2,253,583

Liquidity risk

Liquidity risk arises when the Company encounters difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset.

The Company aims to maintain an appropriate level of liquidity which means having sufficient liquidity to be able to meet all obligations promptly under foreseeable adverse circumstances, while not having excessive liquidity.

The Company maintains at least ten percent of the fund in liquid/semi-liquid assets in the form of cash and cash equivalents, special savings deposits, listed equity securities, government debt securities, accrued interest receivable, dividend receivable, and other collective schemes wholly invested in liquid/semi-liquid assets to assure necessary liquidity. This is also in compliance to Section 6.10 of the Implementing Rules and Regulations of the Investment Company Act series of 2018.

The Fund Manager manages liquidity risk by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

The following table details the Company's remaining contractual maturity for its non-derivative financial liabilities. The table had 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.

	Less than One Month	One Month to One Year	Total
2021			
Accrued expenses and other payables Due to brokers Payable to fund manager	P 9,113,456 15,757,153 7,899,897	P 212,849 - -	P 9,326,305 15,757,153 7,899,897
	P 32,770,506	P 212,849	P 32,983,355
2020			
Accrued expenses and other payables	P 43,348,034	P 421,284	P 43,769,318
Due to brokers	5,655,806	-	5,655,806
Payable to fund manager	16,705,113	-	16,705,113
	P 65,708,953	P 421,284	P 66,130,237

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

The following table details the Company's expected maturity for its financial assets. The table had been drawn up based on the contractual maturities of the financial assets including interest that will be earned on those assets, except when the Company anticipates that the cash flows will occur in a different period.

	Average Effective					
	Interest	Less than One	One to Five	Five to		
	Rate	Year	Years	Ten Years	More than Ten Years	Total
2021						
Cash in banks	0.87%	P 110,995,920	Р -	Р -	Р -	P 110,995,920
Financial assets at FVTPL	6.57%	108,936,582	1,340,632,259	953,115,367	466,243,147	2,868,927,355
Corporate loans Due from brokers Accrued interest	7.00%	55,487,361 53,620,769	315,428,859	129,373,504	137,604,747	637,894,471 53,620,769
receivable Dividends receivable		25,689,477 2,024,776	-	- -		25,689,477 2,024,776
		P 356,754,885	P 1,656,061,118	P 1,082,488,871	P 603,847,894	P 3,699,152,768
2020	-	-	-	-	-	-
2020 Cash in banks	0.28%	P 25.591.635	P -	Р -	Р -	P 25.591.635
2020 Cash in banks Cash equivalents	0.28% 3.86%	P 25,591,635 2,700,000	P -	P -	P -	P 25,591,635 2,700,000
Cash in banks	3.86%		P - 1,427,730,202	P - 604,932,424	P - - 729,633,863	
Cash in banks Cash equivalents	3.86%	2,700,000	-	-	-	2,700,000
Cash in banks Cash equivalents Financial assets at FVTPL	3.86% 6.57%	2,700,000 215,617,889	- 1,427,730,202	604,932,424	- 729,633,863	2,700,000 2,977,914,378
Cash in banks Cash equivalents Financial assets at FVTPL Corporate loans	3.86% 6.57%	2,700,000 215,617,889 664,257,103	- 1,427,730,202	604,932,424	- 729,633,863	2,700,000 2,977,914,378 1,308,969,936
Cash in banks Cash equivalents Financial assets at FVTPL Corporate loans Due from brokers Accrued interest receivable	3.86% 6.57%	2,700,000 215,617,889 664,257,103 32,096,130 40,194,810	- 1,427,730,202	604,932,424	- 729,633,863	2,700,000 2,977,914,378 1,308,969,936 32,096,130 40,194,810
Cash in banks Cash equivalents Financial assets at FVTPL Corporate loans Due from brokers Accrued interest	3.86% 6.57%	2,700,000 215,617,889 664,257,103 32,096,130	- 1,427,730,202	604,932,424	- 729,633,863	2,700,000 2,977,914,378 1,308,969,936 32,096,130

The Company expects to meet its obligations from operating cash flows and proceeds from maturing financial assets and sale of financial assets at FVTPL.

22. CAPITAL RISK MANAGEMENT

The Fund Manager manages the Company's capital to ensure that the Company will be able to continue as a going concern while maximizing the return to stakeholders through the optimization of the mix of high-quality debt and equity securities from domestic issuers.

The Company is guided by its Investment Policies and Legal Limitations. All the proceeds from the sale of shares, including the original subscription payments at the time of incorporation constituting the paid-in capital, is held by the pertinent custodian banks.

The capital structure of the Company consists of issued capital as disclosed in Note 13.

The Fund Manager manages the Company's capital and NAVPS, as disclosed in Notes 13 and 15 to ensure that the Company's net asset value remains competitive and appealing to prospective investors.

The Company is also governed by the following fundamental investment policies:

- a. It does not issue senior securities;
- b. It does not intend to incur any debt or borrowing. In the event that borrowing is necessary, it can do so only if, at the time of its incurrence or immediately thereafter, there is asset coverage of at least 300% for all its borrowings;
- c. It does not participate in any underwriting or selling group in connection with the public distribution of securities, except for its own share capital;
- d. It generally maintains a diversified portfolio. Industry concentrations may vary at any time depending on the investment manager's view on the prospects;
- e. It does not invest directly in real estate properties and developments;
- f. It does not purchase or sell commodity futures contracts;
- g. It does not engage in lending operations to related parties such as the members of the Board of Directors, officers of the Company and any affiliates, or affiliated corporations of the Company;
- h. The asset mix in each type of security is determined from time to time, as warranted by economic and investment conditions; and

 It does not change its investment objectives without the prior approval of a majority of its shareholders.

The Investment Policies refer to the following:

- a. Investment Objective to provide total returns consisting of current income and capital growth through the investment in a mix of high-quality debt (bonds) and equity (stocks) securities from both domestic and foreign issuers.
- b. Benchmark the fund's performance is measured against 50% PSE Index and 45% Bloomberg Sovereign Bond Index 1 to 5 Year and 5% 30-day special savings deposits.
- c. Asset Allocation Range the Company allocates its funds available for investments among cash and other deposit substitute, fixed-income securities and equity securities based on certain proportion as approved by Management.

Other matters covered in the investment policy include the fees due to be paid to the Fund Manager with management and distribution fees each set at an annual rate of 2% of the net assets attributable to shareholders on each valuation day.

In compliance to SEC Memorandum Circular No. 21, Series of 2019 signed on September 24, 2019 in relation to independent Net Asset Value (NAV) calculation, SLAMCI (Fund Manager) engaged Citibank, N.A. Philippines to service its fund accounting functions including calculation of its NAV every dealing day. In December 2020, SLAMCI implemented the outsourced fund accounting to all Sun Life Prosperity Funds.

As at December 31, 2021 and 2020, the Company is in compliance with the above requirements and minimum equity requirement of the SEC of P50,000,000.

The equity ratio at year-end is as follows:

	2021	2020
Equity	P 8,178,490,394	P 8,570,781,719
Total assets	8,212,968,707	8,638,343,687
Equity ratio	0.9958:1	0.9922:1

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

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

The following information on taxes and license fees paid or accrued during the 2021 taxable year is presented for purposes of filing with the BIR and is not a required part of the basic financial statements.

Documentary stamp tax

Documentary stamp taxes incurred by the Company during 2021 amounted to P71,537 representing taxes in connection with the issuance of stock certificates by the Company to its shareholders. The documentary stamp tax paid by the Company to the BIR includes those charged against the shareholders' investment for stock certificate issuances in excess of ten (10) inter-fund transfers per calendar year.

Other taxes and licenses

Details of other taxes and licenses and permit fees paid or accrued in 2021 are as follows:

Charged to Operating Expenses	
Business tax	P 697,194
Filing and registration fees	33,075
Residence or community tax	10,500
	P 740.769

Withholding taxes

Withholding taxes paid and accrued and/or withheld consist of:

	Paid	Accrued	Total
Expanded withholding taxes	P 14,733,906	P 1,494,958	P 16,228,864

Deficiency tax assessments

The Company has no tax assessments and tax cases in 2021.

24. APPROVAL OF FINANCIAL STATEMENTS

The financial statements of the Company were reviewed and endorsed by the Audit and Compliance Committee for the approval of the Board of Directors on March 9, 2022.

The Board of Directors approved the issuance of the financial statements also on March 9, 2022.

NavarroAmper&Co.

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

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

INDEPENDENT AUDITOR'S REPORT ON SUPPLEMENTARY SCHEDULES

To the Board of Directors and Shareholders SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. (An Open-end Investment Company) Sun Life Centre, 5th Avenue corner Rizal Drive Bonifacio Global City, Taguig City

We have audited the financial statements of Sun Life of Canada Prosperity Balanced Fund, Inc. (the "Company") as at December 31, 2021 and 2020 and for the years ended December 31, 2021, 2020 and 2019, in accordance with Philippine Standards on Auditing on which we have rendered an unqualified opinion dated April 29, 2022.

Our audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information on the attached schedule showing the reconciliation of the retained earnings available for dividend declaration and other supplementary information shown in schedules A-H, as required by the Securities and Exchange Commission under the SRC Rule 68, as Revised, are presented for purposes of additional analysis and are not a required part of the basic financial statements. Such information are the responsibility of Management and have been subjected to the auditing procedures applied in our audit of the basic financial statements and, in our opinion, are 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 TIN 005299331

By:

Joe frey Mark P. Ferrer

Partner

CPA License No. 0115793

SEC A.N. 1767-A, issued on August 27, 2019; effective until August 26, 2022, Group A

BIR A.N. 08-002552-058-2021, issued on September 8, 2021; effective until October 8, 2024 PTR No. A-5334284, issued on January 4, 2022, Taguig City

Taguig City, Philippines April 29, 2022





RECONCILIATION OF RETAINED EARNINGS AVAILABLE FOR DECLARATION

As at December 31, 2021

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.

Sun Life Centre, 5th Avenue corner Rizal Drive, Bonifacio Global City, Taguig City

Items		unt
Unappropriated Retained Earnings, beginning	P	5,476,588,388
Adjustments:		
Accumulated net unrealized fair value gains as at December 31, 2020		(622,218,857)
Treasury shares as of December 31, 2020		(9,222,554,532)
Unappropriated Retained Earnings, as adjusted, beginning	P	(4,368,185,001)
Net income based on the face of AFS		32,211,996
Adjustments for non-actual (gains) losses		
Effect of movements in acccumulated unrealized losses during the year		142,826,694
Net Income Actual/Realized		175,038,690
Less: Treasury shares acquired during the year		(398,769,987)
Unappropriated Retained Earnings, as adjusted, ending	P	(4,591,916,298)

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.

Schedule of Financial Soundness Indicators and Financial Ratios December 31, 2021 and December 31, 2020

	Formula	2021	2020
Current/ Liquidty Ratios			
a. Current ratio	Current Assets/Current Liabilities	226.22:1	121.16:1
b. Quick ratio	Quick Assets/Current Liabilities	225.19:1	112.06:1
c. Cash ratio	Cash/Current Liabilities	3.22:1	0.42:1
d. Days in receivable	Receivable/Revenue * No. of days	N/A	N/A
e. Working capital ratio	(Current Assets - Current Liabilities)/Current Liabilities	225.22:1	120.16:1
f. Net working capital to sales ratio	Working Capital / Total Revenue	18.15:1	-33.47:1
g. Defensive Interval Ratio	360* (Quick Assets / Proj. Daily Operting Expense)	13918.85:1	13462.78:1
Solvency Ratios			
a. Long-term debt to equity ratio	Noncurrent Liabilities/Total Equity	0.00	0.00
b. Debt to equity ratio	Total Liabilities/Total Equity	0.01	0.01
c. Long term debt to total asset ratio	Noncurrent Liabilities/Total Assets	0.00	0.00
d. Total debt to asset ratio	Total Liabilities/Total Assets	0.01	0.01
Asset to equity ratio	Total Assets/Total Equity	1.00:1	1.01:1
Interest rate coverage ratio	Earning Before Income Tax/Interest Expense	0.00	0.00
Profitability Ratio			
a. Earnings before interest and taxes (EBIT) margin	EBIT/Revenue	15.48%	303.01%
b. Earnings before interest, taxes and depreciation and			
amortization (EBITDA) margin	EBITDA/Revenue	15.48%	303.01%
c. Pre-tax margin	EBIT/Revenue	15.48%	303.01%
d. Effective tax rate	Income Tax/EBIT	51.36%	-3.68%
e. Post-tax margin	Net Income After Tax/Revenue	7.53%	314.15%
f. Return on equity	Net Income After Tax/Average Common Equity	0.38%	-8.24%
g. Return on asset	NIAT/Average Total Assets	0.38%	-8.17%
Capital intensity ratio	Total Assets/Revenue	19.19:1	-35.61:1
Fixed assets to total assets	Fixed assets/Total assets	N/A	N/A
Dividend payout ratio	Dividends paid/Net Income	N/A	N/A

Sun Life of Canada Prosperity Balanced Fund Inc.

i. Percentage of Investment in a Single Enterprise to Net Asset Value As of December 31, 2021 and December 31, 2020

As of December 31, 2021 and December 31, 2020		2021			2020	
	Investment (Market	Net Asset Value	% over NAV	Investment	Net Asset Value	% over NAV
Treasury Notes (ISIN) - Republic of the Philippines	Value)	1 (00 110000) 41100	70 0001 1 112 1	(Market Value)	Tree Fissee Turae	, , , , , , , , , , , , , , , , , , , ,
US718286BM88	311,511,757	8,178,490,394	3.81%	359,707,600	8,570,781,719	4.20%
PIID0525H130	244,380,564	8,178,490,394	2.99%	527,189,250	8,570,781,719	6.15%
PIBD1031G662	123,852,900	8,178,490,394	1.51%	527,107,230	-	-
PIID0527L140	393,849,228	8,178,490,394	4.82%	-	_	
PIID0324C115	289,390,770	8,178,490,394	3.54%	-	-	-
PIBD2031G171	207,370,770	-	-	475,365,940	8,570,781,719	5.55%
Bonds SMCPM 6 1/4 03/19/23	229,541,840	8,178,490,394	2.81%	233,282,940	8,570,781,719	2.72%
IFC 6.3448 03/22/33	116,093,340	8,178,490,394	1.42%	134,912,617	8,570,781,719	1.57%
.BNPP 7.34 11/18/27 (CLN)	112,040,154	8,178,490,394	1.37%	131,478,420	8,570,781,719	1.53%
.NOM 7.46 12/20/23 (CLN)	121,566,773	8,178,490,394	1.49%	119,654,172	8,570,781,719	1.40%
.SINDIC 7.4 08/15/28	82,452,210	8,178,490,394	1.01%	92,381,070	8,570,781,719	1.08%
.PHILIP 5.77 06/20/2024 (NOM CLN)	70,009,089	8,178,490,394	0.86%	71,733,580	8,570,781,719	0.84%
SMPHPM 5.0583 03/25/27	74,112,480	8,178,490,394	0.91%	73,204,720	8,570,781,719	0.85%
APPM 5.2757 10/14/26	83,009,550	8,178,490,394	1.01%		8,570,781,719	0.96%
SMBPM 5 1/2 04/02/21	63,009,330	6,176,470,374	-	82,489,680 100,745,200	8,570,781,719	1.18%
				, ,		
Commercial Papers .MPIAR 0 06/30/21	-	-	-	583,202,164	8,570,781,719	6.80%
T						
Equities Aboitiz Equity Ventures Inc.	127,682,528	8,178,490,394	1.56%	68,653,778	8,570,781,719	0.80%
Aboitiz Power Corporation	58,595,130	8,178,490,394	0.72%	39,338,870	8,570,781,719	0.46%
Alliance Global Group Inc.	66,061,120	8,178,490,394	0.81%	56,889,140	8,570,781,719	0.66%
Ayala Corporation	392,176,323	8,178,490,394	4.80%	438,643,281	8,570,781,719	5.12%
Ayala Land Inc.	405,592,986	8,178,490,394	4.96%	590,942,832	8,570,781,719	6.89%
Bank of the Philippine Islands	312,815,615	8,178,490,394	3.82%	278,930,846	8,570,781,719	3.25%
BDO Unibank Inc.	364,116,294	8,178,490,394	4.45%	301,788,498	8,570,781,719	3.52%
Bloomberry Resorts Corporation	504,110,274	0,170,470,374	-	94,628,291	8,570,781,719	1.10%
DMCI Holdings Inc.	-	_	_	679	8,570,781,719	0.00%
First Gen Corporation	57,047,940	8,178,490,394	0.70%	85,578,111	8,570,781,719	1.00%
•		8,178,490,394	1.20%		8,570,781,719	0.77%
GT Capital Holdings Inc. International Container Terminal Services Inc.	98,345,340		2.72%	66,069,315		3.13%
	222,428,000	8,178,490,394	1.77%	267,998,705	8,570,781,719	2.69%
JG Summit Holdings Inc.	144,649,508	8,178,490,394	1.18%	230,780,762	8,570,781,719 8,570,781,710	0.50%
Jollibee Foods Corporation	96,828,180	8,178,490,394	1.10/0	42,828,832	8,570,781,719	0.45%
Manila Electric Company Manyand Companying	24 722 229	9 179 400 20 <i>4</i>	0.30%	38,357,120	8,570,781,719 8,570,781,710	0.00%
Megaworld Corporation	24,733,328	8,178,490,394		3,468	8,570,781,719	
Metro Pacific Investments Corporation	51,322,362	8,178,490,394	0.63%	27,809,642	8,570,781,719	0.32%
Metropolitan Bank & Trust Company	168,366,172	8,178,490,394	2.06%	75,803,440	8,570,781,719	0.88%
PLDT, INC.	210,465,612	8,178,490,394	2.57%	171,193,040	8,570,781,719	2.00%
Robinsons Land Corporation	53,953,920	8,178,490,394	0.66%	123,826,274	8,570,781,719	1.44%
Robinsons Retail Holdings, Inc.	31,305,672	8,178,490,394	0.38%	107,293,550	8,570,781,719	1.25%
San Miguel Corporation	-	-	-	72,480,261	8,570,781,719	0.85%
Security Bank Corporation	-	-	-	85,500,040	8,570,781,719	1.00%
SM Investments Corporation	508,673,060	8,178,490,394	6.22%	760,210,300	8,570,781,719	8.87%
SM Prime Holdings Inc.	473,454,925	8,178,490,394	5.79%	585,886,147	8,570,781,719	6.84%
Universal Robina Corporation	188,151,040	8,178,490,394	2.30%	286,413,300	8,570,781,719	3.34%
Puregold Price Club Inc.	58,077,540	8,178,490,394	0.71%	20,183,480	8,570,781,719	0.24%
All Home Corp Converge Information and Communications Technology	-	-	-	5,872,470	8,570,781,719	0.07%
Solutions	138,426,860	8,178,490,394	1.69%	22,709,090	8,570,781,719	0.26%
Globe Telecom Inc.	150,519,820	8,178,490,394	1.84%	113,172,500	8,570,781,719	1.32%
AC Energy Corp	66,431,200	8,178,490,394	0.81%	113,172,300	0,570,701,717	1.3270
		8,178,490,394	1.46%	-	-	-
Century Pacific Food Inc.	119,228,850		1.35%	-	-	-
D&L Industries	110,171,880	8,178,490,394		-	-	-
EEI Corporation	19,760,000	8,178,490,394	0.24%	-	-	-
Manila Water Company	54,821,250	8,178,490,394	0.67%	-	-	-
Monde Nissin Corp MREI'T Inc.	27,970,920 66,530,840	8,178,490,394 8,178,490,394	0.34% 0.81%	-	-	-
	00,000,070	~,±1~0,±70,37±	V.01/V	-	-	-
Investments in UITF and Mutual Fund	4 220 044	0.450.400.204	0.010/	4 207 505	0.570.704.740	0.010/
BPI INVEST MONEY MARKET FUND	1,220,844	8,178,490,394	0.01%	1,207,585	8,570,781,719	0.01%
RIZAL PESO CASH MANAGEMENT FUND SUN LIFE PROSPERITY PEOS STARTER FUND INC.	3,113,255 447,135,950	8,178,490,394 8,178,490,394	0.04% 5.47%	5,591,492	8,570,781,719	0.07%
	7,133,730	~,±1°0,±70,37 1	J.T1/U	-	-	
Special savings deposits: MTB	-	-	-	2,700,000	8,570,781,719	0.03%
Corporate Loans						
ANGAT HYDROPOWER CORPORATION	118,016,000	8,178,490,394	1.44%	124,800,000	8,570,781,719	1.46%
.MPI LOAN 7.8275 05/17/2033	78,320,000	8,178,490,394	0.96%	78,800,000	8,570,781,719	0.92%
.MPIL 8.4063 05/17/2033	46,992,000	8,178,490,394	0.57%	47,280,000	8,570,781,719	0.55%
.MPIL 8.3231 08/16/2033	17,676,000	8,178,490,394	0.22%	17,784,000	8,570,781,719	0.21%
.VLL 7.125 07/19/2024	67,845,574	8,178,490,394	0.83%	92,729,027	8,570,781,719	1.08%
.SMDC 5.213 01/27/2027	56,943,000	8,178,490,394	0.70%	57,000,000	8,570,781,719	0.67%
MWIDE 08.24.2024	64,080,000	8,178,490,394	0.78%	64,080,000	8,570,781,719	0.75%
	01,000,000	3,210,170,077	0.1070	01,000,000	0,010,101,117	0.7570

ii. Total Investment of the Fund to the Outstanding Securities of an Investee Company

As of December 31, 2021 and December 31, 2020

2021 2020

		2021			2020	
T.	arrantmant of the	Outstanding Sommities of		Investment of the	Outstanding Securities of an	
	rvestment of the Fund in Shares	Outstanding Securities of an Investee Company	% over Investee	Fund in Shares	Investee Company	% over Investee
Treasury Notes (ISIN) - Republic of the Philippines	runu in Shares	an investee Company	70 OVEL HIVESTEE	Fully III Shares	investee Company	70 OVEL HIVESTEE
US718286BM88	280,000,000	**		359,707,600	**	
PIID0525H130			0.05%			0.100/
	251,100,000	516,340,790,000	0.32%	527,189,250	516,340,790,000	0.10%
PIBD1031G662	129,000,000	40,000,000,000		-	-	-
PHD0527L140	391,228,000	360,025,370,000	0.11%	-	-	-
PIID0324C115	291,000,000	463,321,670,000	0.06%	-	-	-
PIBD2031G171	-	-	-	475,365,940	255,837,150,000	0.19%
Bonds						
SMCPM 6 1/4 03/19/23	220,000,000	**	-	233,282,940	**	-
IFC 6.3448 03/22/33	107,071,200	**	-	134,912,617	**	-
.BNPP 7.34 11/18/27 (CLN)	106,980,000	**	-	131,478,420	**	-
.NOM 7.46 12/20/23 (CLN)	116,622,000	**	-	119,654,172	**	-
.SINDIC 7.4 08/15/28	76,200,000	**	-	92,381,070	**	-
.PHILIP 5.77 06/20/2024 (NOM CLN)	65,570,000	**	-	71,733,580	**	-
SMPHPM 5.0583 03/25/27	80,000,000	**	-	73,204,720	**	-
APPM 5.2757 10/14/26	78,000,000	**	-	82,489,680	**	-
SMBPM 5 1/2 04/02/21	-	**	-	100,745,200	**	-
Commercial Papers						
.MPIAR 0 06/30/21	-	**	-	600,000,000	**	-
Equities (in shares)						
Aboitiz Equity Ventures Inc.	2,344,950	5,630,225,457	0.04%	1,452,990	5,630,225,457	0.03%
Aboitiz Power Corporation	1,972,900	7,358,604,307	0.03%	1,481,690	7,358,604,307	0.02%
Alliance Global Group Inc.	5,598,400	9,471,352,279	0.06%	5,366,900	9,676,914,079	0.06%
Ayala Corporation	471,933	619,703,617	0.08%	530,403	627,415,324	0.08%
Ayala Land Inc.	11,051,580	14,811,126,679	0.07%	14,448,480	14,730,395,599	0.10%
Bank of the Philippine Islands	3,394,635	4,513,128,255	0.08%	3,428,775	4,513,103,261	0.08%
			0.07%			0.06%
BDO Unibank Inc.	3,016,705	4,385,519,015	0.0770	2,825,735	4,384,474,515	
Bloomberry Resorts Corporation	-	-	-	11,668,100	10,959,899,892	0.11%
DMCI Holdings Inc.	-	-	-	120	13,277,470,000	0.00%
First Gen Corporation	2,048,400	3,596,575,505	0.06%	3,040,075	3,597,914,505	0.08%
GT Capital Holdings Inc.	182,121	215,284,587	0.08%	112,939	215,284,587	0.05%
International Container Terminal Services Inc.	1,112,140	2,038,609,782	0.05%	2,170,030	2,044,311,325	0.11%
JG Summit Holdings Inc.	2,729,236	7,520,983,658	0.04%	3,223,195	7,520,983,658	0.04%
Jollibee Foods Corporation	447,450	1,109,913,214	0.04%	219,410	1,107,735,990	0.02%
Manila Electric Company	-	-	-	131,360	1,127,098,705	0.01%
Megaworld Corporation	7,851,850	31,857,070,872	0.02%	850	31,873,365,872	0.00%
Metro Pacific Investments Corporation	13,159,580	30,070,247,752	0.04%	6,497,580	30,668,798,752	0.02%
Metropolitan Bank & Trust Company	3,022,732	4,497,415,555	0.07%	1,545,432	4,497,415,555	0.03%
PLDT, INC.	116,151	216,055,775	0.05%	127,756	216,055,775	0.06%
Robinsons Land Corporation	2,810,100	5,170,265,785	0.05%	5,840,862	5,193,830,685	0.11%
Robinsons Retail Holdings, Inc.	478,680	1,512,010,200	0.03%	1,650,670	1,551,006,880	0.11%
San Miguel Corporation	470,000	1,312,010,200	-	565,810	2,378,524,978	0.02%
Security Bank Corporation	-	-		638,060	753,538,887	0.08%
	- 520 420	1 204 592 967	0.04%		1,204,582,867	0.06%
SM Investments Corporation	539,420	1,204,582,867	0.05%	724,700		0.05%
SM Prime Holdings Inc.	13,966,222	28,879,231,694	0.07%	15,217,822	28,879,231,694	0.03%
Universal Robina Corporation	1,469,930	2,200,983,378		1,878,120	2,204,161,868	
Puregold Price Club Inc.	1,477,800	2,883,087,615	0.05%	492,280	2,884,232,615	0.02%
All Home Corp	-		-	641,800	3,750,000,002	0.02%
Converge Information and Communications Technology Solution		7,526,294,461	0.06%	1,524,100	7,526,294,461	0.02%
Globe Telecom Inc.	45,310	133,619,207	0.03%	55,750	133,432,727	0.04%
AC Energy Corp	6,039,200	38,315,838,177	0.02%	-	-	-
Century Pacific Food Inc.	4,076,200	3,542,258,595	0.12%	-	-	-
D&L Industries	11,658,400	7,142,857,990	0.16%	-	-	-
EEI Corporation	3,040,000	1,036,281,485	0.29%	-	-	-
Manila Water Company	2,215,000	2,884,839,617	0.08%	-	-	-
Monde Nissin Corp	1,726,600	17,968,611,496	0.01%	-	-	-
MREIT Inc.	3,377,200	2,532,121,381	0.13%	-	-	-
Investments in UITF and Mutual Fund						
BPI INVEST MONEY MARKET FUND	4,636	235,205,716	0.00%	4,636	61,961,860,000	0.00%
RIZAL PESO CASH MANAGEMENT FUND	2,720,663	586,465,614	0.46%	4,916,029	1,315,490,000	0.37%
SUN LIFE PROSPERITY PESO STARTER FUND, INC	-	96,602,859,957	0.00%	-	-	-
Special savings deposits:						
MTB	-	-	-	2,700,000	**	-
Corporate Loans						
ANGAT HYDROPOWER CORPORATION	118,016,000	**	-	124,800,000	**	-
.MPI LOAN 7.8275 05/17/2033	78,320,000	**	_	78,800,000	**	_
.MPIL 8.4063 05/17/2033	46,992,000	**	_	47,280,000	**	_
.MPIL 8.3231 08/16/2033	17,676,000	**	_	17,784,000	**	_
.VLL 7.125 07/19/2024	67,375,000	**	_	92,729,027	**	
.SMDC 5.213 01/27/2027	56,943,000	**	-	57,000,000	**	-
		**	-		**	-
MWIDE 08.24.2024	64,080,000	. •	-	64,080,000	-1-46	-

iii Total Investment in Liquid or Semi-Liquid Assets to Total Assets

As of December 31, 2021 and December 31, 2020

	2021	2020
Total Liquid and Semi-Liquid Assets	7,764,315,861	7,571,276,963
Total Assets	8,212,968,707	8,638,343,687
Total Investment in Liquid or Semi-Liquid Assets to Total	94.54%	87.65%

iv. Total Operating Expenses to Total Net Worth

As of December 31, 2021 and December 31, 2020

	2021	2020
Total Operating Expenses	200,817,888	202,458,970
Average Daily Net Worth	8,135,658,266	8,287,960,062
Total Operating Expenses to Total Net Worth	2.47%	2.44%

Total Assets to Total Borrowings

As of December 31, 2021 and December 31, 2020

	2021	2020
Total Assets	8,212,968,707	8,638,343,687
Total Borrowings	34,478,313	67,561,968
Total Assets to Total Borrowings	23820.68%	12785.81%

^{**}Data not available

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. Sun Life Centre, 5th Avenue, Corner Rizal Drive, Bonifacio Global, Taguig City

Additional Requirements for Issuers of Securities to the Public Required by the Securities and Exchange Commission As at December 31, 2021

TABLE OF CONTENTS

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	Table of Contents	
Α.	Financial Assets	2
В.	Amounts Receivable from Directors, Officers, Employees, Related Parties, and Principal Stockholders (Other than Related parties)	N.A.
C.	Amounts Receivable from Related Parties which are Eliminated during the Consolidation of Financial Statements	N.A.
D.	Intangible Assets - Other Assets	N.A.
Е.	Long-Term Debt	N.A.
F.	Indebtedness to Related Parties	3
G.	Guarantees of Securities of Other Issuers	N.A.
Н.	Capital Stock	4

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. Sun Life Centre, 5th Avenue, Corner Rizal Drive, Bonifacio Global, Taguig City

SCHEDULE A - FINANCIAL ASSETS As at December 31, 2021

Name of Issuing Entity and Association of Each Issue	Number of Shares or Principal Amount of Bonds and Notes	Amount shown in the Balance Sheet	Income Received and Accrued
Treasury Notes Issued by the Nat'l. Government	1,342,328,000	P 1,362,985,219	P25,539,708
Equity shares:			
Aboitiz Equity Ventures Inc.	2,344,950	127,682,528	
Aboitiz Power Corporation	1,972,900	58,595,130	
Alliance Global Group Inc.	5,598,400	66,061,120	
Ayala Corporation	471,933	392,176,323	
Ayala Land Inc.	11,051,580	405,592,986	
Bank of the Philippine Islands	3,394,635	312,815,615	
BDO Unibank Inc.	3,016,705	364,116,294	
First Gen Corporation	2,048,400	57,047,940	
GT Capital Holdings Inc.	182,121	98,345,340	
International Container Terminal Services Inc.	1,112,140	222,428,000	
JG Summit Holdings Inc.	2,729,236	144,649,508	
Jollibee Foods Corporation	447,450	96,828,180	
Megaworld Corporation	7,851,850	24,733,328	
Metro Pacific Investments Corporation	13,159,580	51,322,362	
Metropolitan Bank & Trust Company	3,022,732	168,366,172	
PLDT, INC.	116,151	210,465,612	
Robinsons Land Corporation	2,810,100	53,953,920	
Robinsons Retail Holdings, Inc.	478,680	31,305,672	
SM Investments Corporation	539,420	508,673,060	
SM Prime Holdings Inc.	13,966,222	473,454,925	
Universal Robina Corporation	1,469,930	188,151,040	
Puregold Price Club Inc.	1,477,800	58,077,540	
Converge Information and Communications Technology Solution		138,426,860	
Globe Telecom Inc.	45,310	150,519,820	
AC Energy Corp	6,039,200	66,431,200	
Century Pacific Food Inc.	4,076,200	119,228,850	
D&L Industries	11,658,400	110,171,880	
EEI Corporation	3,040,000	19,760,000	
Manila Water Company	2,215,000	54,821,250	
Monde Nissin Corp	1,726,600	27,970,920	
MREIT Inc.	3,377,200	66,530,840	
MICELL INC.	115,780,225	4,868,704,215	318,713,642
Investments in UITF and Mutual Fund			
BPI INVEST MONEY MARKET FUND	4,636	1,220,844	
RIZAL PESO CASH MANAGEMENT FUND	2,720,663	3,113,255	
SUN LIFE PROSPERITY PEOS STARTER FUND INC.	339,872,264	447,135,950	
	342,597,562	451,470,049	-

.MPIL 8.4063 05/17/2033 .MPIL 8.3231 08/16/2033 .VLL 7.125 07/19/2024 .SMDC 5.213 01/27/2027 MWIDE 08.24.2024	118,016,000 78,320,000 46,992,000 17,676,000 67,375,000 56,943,000 64,080,000 1,299,845,200	118,016,000 78,320,000 46,992,000 17,676,000 67,845,574 56,943,000 64,080,000 1,338,698,010	103,027,350
.MPIL 8.3231 08/16/2033 .VLL 7.125 07/19/2024 .SMDC 5.213 01/27/2027	118,016,000 78,320,000 46,992,000 17,676,000 67,375,000 56,943,000 64,080,000	118,016,000 78,320,000 46,992,000 17,676,000 67,845,574 56,943,000 64,080,000	
.MPIL 8.3231 08/16/2033 .VLL 7.125 07/19/2024 .SMDC 5.213 01/27/2027	118,016,000 78,320,000 46,992,000 17,676,000 67,375,000 56,943,000	118,016,000 78,320,000 46,992,000 17,676,000 67,845,574 56,943,000	
.MPIL 8.3231 08/16/2033 .VLL 7.125 07/19/2024	118,016,000 78,320,000 46,992,000 17,676,000 67,375,000	118,016,000 78,320,000 46,992,000 17,676,000 67,845,574	
.MPIL 8.3231 08/16/2033	118,016,000 78,320,000 46,992,000 17,676,000	118,016,000 78,320,000 46,992,000 17,676,000	
	118,016,000 78,320,000 46,992,000	118,016,000 78,320,000 46,992,000	
	118,016,000 78,320,000	118,016,000 78,320,000	
.MPI LOAN 7.8275 05/17/2033	* *		
ANGAT HYDROPOWER CORPORATION	70,000,000		
APPM 5.2757 10/14/26	78,000,000	83,009,550	
SMPHPM 5.0583 03/25/27	80,000,000	74,112,480	
.PHILIP 5.77 06/20/2024 (NOM CLN)	65,570,000	70,009,089	
.SINDIC 7.4 08/15/28	76,200,000	82,452,210	
.NOM 7.46 12/20/23 (CLN)	116,622,000	121,566,773	
.BNPP 7.34 11/18/27 (CLN)	106,980,000	112,040,154	
IFC 6.3448 03/22/33	107,071,200	116,093,340	
SMCPM 6 1/4 03/19/23	220,000,000	229,541,840	
Corporate Bonds and Loans			
	Number of Shares or Principal Amount of Bonds and Notes	Amount shown in the Balance Sheet	Income Received and Accrued

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. Sun Life Centre, 5th Avenue, Corner Rizal Drive, Bonifacio Global, Taguig City

SCHEDULE F - INDEBTEDNESS TO RELATED PARTIES As at December 31, 2021

Name of Related Party	Relationship	Balance at beginning of period	Balance at end of period
Sun Life Asset Management Company, Inc.	Fund Manager	P16,705,113	P15,757,153
TOTAL		P16,705,113	P15,757,153

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.

2nd Floor Sun Life Centre, 5th Avenue, Corner Rizal Drive, Bonifacio Global, Taguig City

SCHEDULE H - CAPITAL STOCK

As at December 31, 2021

			N 1 CC1	Nun	nber of Shares Held	l By
Title of Issue	Number of Shares Authorized	Number of Shares Issued and Outstanding	Number of Shares reserved for options, warrants, conversion and other rights		Directors, Officers and Employees	Others
Share Capital						
Ordinary Shares	5,000,000,000	4,837,935,154	-	528	5	4,837,934,621
Treasury Shares	-	(2,560,432,100)	-	-	-	(2,560,432,100)
TOTAL	5,000,000,000	2,277,503,054	-	528	5	2,277,502,521

COVER SHEET

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SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2 (c) THEREUNDER

1. 12 March 2021

Date of Report (Date of earliest event reported)

2. SEC Identification Number A199908713

3. BIR Tax Identification No. 204-583-064-000

4. Sun Life of Canada Prosperity Balanced Fund, Inc.

Exact name of issuer as specified in its charter

5. Metro Manila, Philippines

In

(SEC Use Only)

Province, country or other jurisdiction of incorporation

Industry Classification Code:

7. Sun Life Centre, 5th Avenue corner Rizal Drive, Bonifacio Global City, Taguig City,

Address of principal office

Postal Code

8. (632) 8555-8888

Issuer's telephone number, including area code

9. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class

Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding (as of 28 February 2021)

Common (Unclassified)

2,371,959,868

10. Indicate the item numbers reported herein:

Item 9 (b) - Other Events. During the regular meeting of the Board of Directors of the Issuer held on 09 March 2021 via Zoom Video Conference, where a quorum was present and acting throughout, the following were approved:

- 1. The 2020 Audited Financial Statements, as endorsed by its Audit and Compliance Committee;
- 2. Amended delegation of the power to amend the prospectus;
- 3. Amended delegation of the power to apply for increase in the authorized capital stock;
- 4. The holding of the Annual Stockholders' Meeting on 14 July 2021 through remote communications in accordance with SEC Memorandum No. 6, dated March 12, 2020, using Zoom's Video Conferencing facility. Attached herein as Annex A is the Internal Procedures for the conduct of the 2021 Annual Stockholders' Meeting;
- 5. The closing of the Issuer's Stock & Transfer Book on 30 April 2021 for the purpose of determining the stockholders entitled to notice of, to attend and vote at the annual stockholders' meeting; and
- The Manual on Corporate Governance and the respective charters of the Board Committees, without any changes.

The Board of Directors was likewise informed that its Fund Manager, Sun Life Asset Management Company, Inc., had approved a fund management outsourcing arrangement to be entered into at a later time. The Board of Directors approved the necessary activities, such as access to the Corporation's pertinent accounts, in preparation for this arrangement.

Finally, the Audit and Compliance Committee, acting as the Independent Oversight Entity, approved the delegation of the power to suspend the redemption of shares/units of the Corporation.

SIGNATURES

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

Date: 12 March 2021

Sun Life of Canada Prosperity Balanced Fund, Inc.

Issuer

Anna Katrina C. Kabigting Berg, Corporate Secretary

Signature and Title

Annex A: 2021 Annual Stockholders' Meeting Internal Procedures

- 1. Date, Time and Venue of the Meeting. The 2021 Sun Life Prosperity Funds Annual Stockholders' Meeting ("ASHM") will be held at 02:00 P.M. on Wednesday, 14 July 2021 via Zoom Video Communications ("Zoom"). Present during the said meeting will be the Board of Directors, Officers, and Stockholders of the Sun Life Prosperity Funds ("Funds").
- 2. Notices of the Meeting. The investors of the Funds as of 30 April 2021 ("Record Date") will be notified of the date, time, Zoom link, and other relevant information related to the ASHM no later than 14 June 2021 through electronic mail for investors with e-mail address/es on record. Notices of the Meeting will also be published in the website of Sun Life Asset Management (www.sunlifefunds.com), and in the business section of two (2) newspaper of general circulation, in print and online format, for two (2) consecutive dates prior to 14 June 2021.
- 3. <u>Registration</u>. Prior the ASHM, investors as of Record Date should pre-register using the link that will be provided through various communication channels. Client identification may be verified during the pre-registration process.
- 4. Right to Vote. The right to vote of investors as of the Record Date may be exercised in person, through proxy, or so when so authorized in the bylaws, through remote communication or *in absentia*. The Funds will accept votes from its stockholders by emailing SunLifeFunds@sunlife.com until Tuesday, 13 July 2021 (one business day prior to the ASHM). Investors who will decide to attend the ASHM via Zoom may also exercise their right to vote via the Zoom poll functionality available during the conduct of the ASHM.
- 5. ASHM Conduct. Suitable equipment and facilities will be available during the conduct of the ASHM. Participating investors will have the opportunity to read and hear the discussions substantially using *Zoom*. There will be both live and pre-recorded audio and visual presentations from the Officers and Directors of the Funds. Investors may be able to ask questions during the entire conduct of the ASHM. The audio and video of the ASHM via *Zoom* will be recorded, and this will be made available to clients after the meeting for thirty (30) days via the official Sun Life You Tube Channel.
- 6. Quorum and Minutes of the Meeting. The Corporate Secretary of the Funds will determine quorum in the meetings, as well as the voting results regarding the matters discussed in the ASHM. She will also be responsible for the preparation of the Minutes of the Meeting, and this will be forwarded to the stockholders for their approval in the next ASHM.
- 7. Others. Sun Life shall address any administrative, technical and logical issues as to the conduct of the said meeting. Should any stoppage or stoppage occur, the audio and visual recording shall start where it was interrupted, with the Chairman/Corporate Secretary acknowledging where in the agenda they left off.

COVER SHEET

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SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-C CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2 (c) THEREUNDER

1. 19 July 2021
Date of Report (Date of earliest event reported)

2. SEC Identification Number A199908713

3. BIR Tax Identification No. 204-583-064-000

4. Sun Life of Canada Prosperity Balanced Fund, Inc.

Exact name of issuer as specified in its charter

5. Metro Manila, Philippines

Province, country or other jurisdiction of incorporation

6. (SEC Use Only)
Industry Classification Code:

8. (632) 8555-8888

Issuer's telephone number, including area code

9. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class

Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding (as of 30 June 2021)

Common (Unclassified)

2,316,949,869

10. Indicate the item numbers reported herein: Items 4(b), 4(b)(i) and 9(b).

A. During the Annual Stockholders' Meeting of the Issuer held on 14 July 2021 at 2:00 p.m. via Zoom Video Conference, during which 564,642,905 shares or 24.15% of the outstanding capital stock ("OCS") as of 30 April 2021 were present in person or by proxy, the following events transpired:

Item 4(b). Election of Directors. Due to the failure to meet the requirement that 50%+1 share of the OCS should be present in person or by proxy, no election of members of the Board of Directors could be held. The following shall continue to serve as directors until the continuation of the Annual Stockholders' Meeting on 10 September 2021, 10:00 a.m. via Zoom, and until their successors have been duly elected and qualified:

- Benedicto C. Sison
- Maria Josefina A. Castillo
- Cielito F. Habito (independent)
- Aleli Angela G. Quirino (independent)
- Oscar S. Reyes (independent)

The independent directors will submit the required certification within 30 days from date of the annual stockholders' meeting.

Item 9(b). Other Events. The stockholders present or represented unanimously approved the following:

1. The minutes of the 2020 annual stockholders' meetings;

2. All acts and proceedings of the Board and Corporate Officers (confirmation and ratification thereof); and

3. Appointment of Navarro, Amper & Co. (Deloitte Touche Tohmatsu) as external auditor for 2021.

Due to the failure to meet the requirement that 50%+1 share of the OCS should be present in person or by proxy, the following items were not approved by the stockholders: (1) Amendment of Section 1, Article 1 of the By-Laws (Date and Time of Annual Stockholders' Meeting); and (2) Delegation of Power to Amend Articles I, II, III, IV and VI of the By-Laws to the Board of Directors.

Due to the failure to meet the requirement that 2/3 of the OCS should be present in person or by proxy, the following items were not approved by the stockholders: (1) Amendment of Article III of the Articles of Incorporation on the principal office address; and (2) Amendment of Article VI of the Articles of Incorporation to increase the number of directors to six (6).

The foregoing shall be resubmitted for approval in the continuation of the Annual Stockholders' Meeting on 10 September 2021, details of which have been stated above.

B.During the continuation of the Joint Regular Meeting of the Board of Directors immediately after the annual stockholders' meeting, the following events transpired:

Item 4(b)(i). The following were unanimously elected/appointed by the Board:

Chairman:

Benedicto C. Sison

President:

Maria Josefina A. Castillo

Treasurer:

Candy S. Esteban

Corporate Secretary:

Anna Katrina C. Kabigting-Ibero

Asst. Corp. Secretary:

Frances Ianna S. Canto

Compliance Officer: Data Protection Officer: Ma. Jemilyn S. Camania

Risk Officer:

Ma. Jemilyn S. Camania

Internal Auditor:

Ria V. Mercado Joel O. Bungabong

Corporate Governance Committee: Aleli Angela G. Quirino (Chairman), Benedicto C. Sison and Oscar S. Reyes;

Audit and Compliance Committee: Aleli Angela G. Quirino (Chairman), Cielito F. Habito and Oscar S. Reyes

Representatives to the Philippine Investment Funds Association, Inc.: President/Maria Josefina A. Castillo

Primary: Alternate:

Any one (1) of the following:

President (Sun Life Asset Management Company, Inc.) General Counsel (Sun Life Financial Philippines) Treasurer/Chief Financial Officer (SLAMC)

Head (Bank and Alternative Distribution, SLAMC)

Head (MF Agency Sales, SLAMC)

Item 9 (b). Other Events. The Board unanimously confirmed the continuation of the Management Agreement, Distribution Agreement and Transfer Agency Agreement with Sun Life Asset Management Company, Inc

SIGNATURES

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

Sun Life of Canada Prosperity Balanced Fund, Inc.

Issuer

Date: 19 July 2021

Assistant Corporate Secretary Frances Ianna S. Canto,

Signature

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SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-C CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2 (c) THEREUNDER

1. 15 September 2021
 Date of Report (Date of earliest event reported)

- 2. SEC Identification Number A199908713
- 3. BIR Tax Identification No. 204-583-064-000
- 4. Sun Life of Canada Prosperity Balanced Fund, Inc.

Exact name of issuer as specified in its charter

5. Metro Manila, Philippines

Province, country or other jurisdiction of incorporation

6. (SEC Use Only) Industry Classification Code:

7. Sun Life Centre, 5th Avenue corner Rizal Drive, Bonifacio Global City, Taguig City, 1634
Address of principal office Postal Code

8. (632) 8555-8888

Issuer's telephone number, including area code

9. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class

Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding (as of 31 August 2021)

Common (Unclassified)

2,306,661,343

- 10. Indicate the item numbers reported herein: Item 4 (b), and Item 9(b).
- A. During the continuation of the Annual Stockholders' Meeting of the issuer on 10 September 2020 at 10:00 a.m. via Zoom Webinar, the following events transpired:
- Item 4(b). Election of Directors. Due to the failure to meet the requirement that 50%+1 share of the OCS should be present in person or by proxy, no election of members of the Board of Directors could be held. The following shall continue to serve as directors in holdover capacity: Benedicto C. Sison, Maria Josefina A. Castillo, Cielito F. Habito (independent), Aleli Angela G. Quirino (independent) and Oscar S. Reyes (independent).
- Item 9(b). Other Events. Due to the failure to meet the requirement that 50%+1 share of the OCS should be present in person or by proxy, the amendment of Section 1, Article 1 of the By-Laws (Date and Time of Annual Stockholders' Meeting) was not approved by the stockholders. Likewise, the matter on the Delegation of Power to Amend Articles I, II, III, IV and VI of the By-Laws to the Board of Directors was not approved.

Due to the failure to meet the requirement that 2/3 of the OCS should be present in person or by proxy, the following items were not approved by the stockholders:

- 1. Amendment of Article VI of the Articles of Incorporation to increase the number of directors to six (6); and
- 2. Amendment of Article III of the Articles of Incorporation on the principal office address

The foregoing shall be carried over to the agenda of the next Annual Stockholders' Meeting for approval.

SIGNATURES

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

Sun Life of Canada Prosperity Balanced Fund, Inc.

Issuer

Date: 15 September 2021

Anna Katrina C. Kabigting-Ibero, Corporate Secretary

Signature and Title

COVER SHEET

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SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2 (c) THEREUNDER

1. **23 November 2021**

Date of Report (Date of earliest event reported)

2. SEC Identification Number A199908713

3. BIR Tax Identification No. 204-583-064-000

4. Sun Life of Canada Prosperity Balanced Fund, Inc.

Exact name of issuer as specified in its charter

5. Metro Manila, Philippines

Province, country or other jurisdiction of incorporation

of

SEC Use Only)

Industry Classification Code:

7. Sun Life Centre, 5th Avenue corner Rizal Drive, Bonifacio Global City, Taguig City, 1634

Address of principal office

Postal Code

8. (632) 8555-8888

Issuer's telephone number, including area code

9. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class

Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding (as of 31 October 2021)

Common (Unclassified)

2,297,848,313

10. Indicate the item numbers reported herein: Items 4 (b) (i).

During the Special Meeting of the Board of Directors of the Issuer held on 19 November 2021 at 5:15 p.m. via Zoom Meeting Conference, where a quorum was present and acting throughout, the following matters were unanimously approved:

Item 4 (b) (i). Resignation, Removal or Election of Registrant's Directors or Officers.

1. Resignation of Ms. Maria Josefina A. Castillo as Director and President effective 19 November 2021;

- 2. Election of Ms. Candy S. Esteban as replacement Director and President, to serve the unexpired portion of Ms. Castillo's term, and until her successor is elected and qualified; and
- 3. Appointment of Mr. Sherwin S. Sampang as Treasurer, to replace Ms. Esteban effective 19 November 2021.

Please refer to Annex "A" for a summary of their professional and business experience.

SIGNATURES

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

Sun Life of Canada Prosperity Balanced Fund, Inc.

Issuer

Anna Katrina C. Kabigting-Ibero, Corporate Secretary

Signature and Title

Date: 23 November 2021

CANDY S. ESTEBAN

Academic Background

Candy is a Master of Business Administration (MBA) from INSEAD. She also holds a bachelor's degree in Management Engineering from the Ateneo De Manila University.

Professional Career

Candy was the Head for Financial Planning and Analysis for the Sun Life group of companies where she led strategic and business planning, management reporting and expense management activities. She was also the Treasurer for Sun Life of Asset Management Company, Inc. (SLAMCI) and the 16 Sun Life Prosperity Funds (SLP Funds). In this role, Candy co-managed the day to day activities of treasury operations, as well as financial accounting and reporting for SLAMCI and the SLP Funds.

Before joining Sun Life, Candy held various positions in the Philippine business of Citigroup. From 2006 to 2014 – she led business planning and analysis functions for the Wealth Management business of Citibank Philippines covering the Deposits, Investments, Personal Loans and Insurance. Candy was also the Chief Financial Officer for Citibank Savings Incorporated (CSI) from 2011 to March 2014 where she covered the financial management of the legal vehicle CSI, including local regulatory, US GAAP reporting, and compliance to internal and external regulations. She was one of the key members in the sale and transition of CSI to a local Philippine bank in 2014.

Candy also held the position of Lead Finance Office at American Express Bank from 2004-2006 where she supported the Commercial Cards business for the Philippines, Thailand, Indonesia and Malaysia, and the Wealth Management business in the Philippines. Her first role after graduating from the Ateneo was as a Management Reporting Officer/Business Process Analyst for the financial reporting shared services division of Citigroup where she led automation and financial reporting for various countries in the Central and Eastern Europe, Middle East and Africa (CEEMEA), and Southeast Asia region.

SHERWIN S. SAMPANG

Mr. Sherwin S. Sampang is Sun Life PH's Head of Financial Planning & Analysis (October 2021 to present). Concurrently, Mr. Sampang is the Treasurer of Sun Life Financial Plans, Inc. (October 2017 to present). He joined Sun Life as Head of Finance Systems, Processes and Internal Controls (September 2016 to October 2018). He later assumed the role of Head of Accounting and Controllership (November 2018 to September 2021).

Mr. Sampang has over 20 years of local and international experience in Finance and Audit. Prior to joining Sun Life, he was the Head of Finance of QBE Seaboard Insurance Philippines, Inc. His experience includes financial management leadership covering financial reporting, budgeting, forecasting, strategic planning, cost management, business process re-engineering, taxation and treasury. Prior to QBE Seaboard, he was a Director in the assurance practice of PwC Philippines and has acquired extensive international exposure from his 18-month secondment with Deloitte in Boston, MA, USA. He graduated with a degree in Bachelor of Science in Accountancy from Far Eastern University and attended the Management Development Program of the Asian Institute of Management. Mr. Sampang maintains active membership in the Philippine Institute of Certified Public Accountants (PICPA) and is currently a Board of Director of the Philippine Federation of Pre-Need Plan Companies, Inc.

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SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2 (c) THEREUNDER

1.	17 December 2021	
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Date of Report (Date of earliest event reported)

- 2. SEC Identification Number A199908713
- 3. BIR Tax Identification No. 204-583-064-000
- 4. Sun Life of Canada Prosperity Balanced Fund, Inc.

Exact name of issuer as specified in its charter

5. Metro Manila, Philippines

Province, country or other jurisdiction of

incorporation

6. (SEC Use Only)
Industry Classification Code:

7. Sun Life Centre, 5th Avenue corner Rizal Drive, Bonifacio Global City, Taguig City, 1634

Address of principal office

Postal Code

8. (632) 8555-8888

Issuer's telephone number, including area code

9. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class

Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding (as of 30 November 2021)

Common (Unclassified)

2,285,888,148

10. Indicate the item numbers reported herein: Items 9 (b)

During the Regular Meeting of the Board of Directors of the Issuer held on 14 December 2021 at 11:30 a.m. via Zoom Meeting Conference, where a quorum was present and acting throughout, the Board of Directors unanimously approved:

Item 9 (b). Other events. Amendment of Prospectus. (1) Approve, confirm, ratify the existing securities offered by the Sun Life Prosperity Funds, and authorize the filing of the individual Registration Statements and Prospectuses of the Funds, as amended, to the Securities and Exchange Commission; and (2) Approve the disclosures contained in the individual Registration Statements and Prospectus, and assume responsibility for the information contained therein.

SIGNATURES

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

Sun Life of Canada Prosperity Balanced Fund, Inc.

//

Anna Katrina C. Kabusting-Ibero, Corporate Secretary

Signature and Title

Date: 17 December 2021

sunlife_sec_communications

From: noreply-cifssost@sec.gov.ph

Sent: Friday, May 13, 2022 6:19 PM

Subject: SEC CiFSS-OST Initial Acceptance

CAUTION

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

Greetings!

SEC Registration No: A199908713

Company Name: SUN LIFE OF CANADA PROSPERITY BALANCED FUND 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.

SECURITIES AND EXCHANGE COMMISSION

Secretariat Building, PICC Complex, Roxas Boulevard, Pasay City, 1307, Metro Manila, Philippines

THIS IS AN AUTOMATED MESSAGE - PLEASE DO NOT REPLY DIRECTLY TO THIS EMAIL

COVER SHEET

for AUDITED FINANCIAL STATEMENTS

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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 teh 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 Defeciencies shall not excuse the corporation from liability for its deficiencies.

Nestor Linsangan

From: PHIL-FIN.FAR2

Sent: Thursday, May 12, 2022 5:23 PM

To: PHIL-FIN_FAR2

Subject: FW: Your BIR AFS eSubmission uploads were received

From: eafs@bir.gov.ph <eafs@bir.gov.ph>
Sent: Thursday, May 12, 2022 5:03 PM

To: PHIL-FIN.FAR2 <PHIL-FIN.FAR2@sunlife.com> **Cc:** PHIL-FIN.FAR2 <PHIL-FIN.FAR2@sunlife.com>

Subject: Your BIR AFS eSubmission uploads were received

CAUTION

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

HI SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.,

Valid files

- EAFS204583064ITRTY122021.pdf
- EAFS204583064AFSTY122021.pdf
- EAFS204583064TCRTY122021-01.pdf
- EAFS204583064OTHTY122021.pdf
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Transaction Code: AFS-0-6E7B67ED085GB95F6MM2TMRVP07KKF5A6L

Submission Date/Time: May 12, 2022 05:03 PM

Company TIN: 204-583-064

Please be reminded that you accepted the terms and conditions for the use of this portal and expressly agree, warrant and certify that:

- 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.

This is a system-generated e-mail. Please do not reply.

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E-mail transmission cannot be guaranteed to be secure or error-free. The recipient should check this email and any attachments for the presence of viruses. The Bureau of Internal Revenue does not accept liability for any errors or omissions in the contents of this message which arise as a result of e-mail transmission.



STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The Management of Sun Life of Canada Prosperity Balanced Fund, Inc. (the "Company") is responsible for the preparation and fair presentation of the financial statements, including the schedules attached therein, as at December 31, 2021 and 2020, and for the years ended December 31, 2021, 2020 and 2019, in accordance with the Philippine Financial Reporting Standards and for such internal control as Management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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.

Those charged with governance review and approve the financial statements including the schedules attached therein, and submits the same to the stockholders.

Navarro Amper & Co., the independent auditor appointed by the stockholders for the periods December 31, 2021 and 2020, 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 presentation upon completion of such audit.

Benedicto C. Sison, Chairman of the Board

Valerie N. Pama, President

Sherwin S. Sampang, Treasurer

Signed this 9th day of March 2022.

Subscribed and sworn to me before this ____ day of ____ exhibiting to me competent evidence of identity, as follows:

Name	Government Issued ID	Date/Place Issued
Benedicto C. Sison	Passport ID P8268568B	24 Nov 2021/DFA Manila
Valerie N. Pama	Passport ID P7158454B	8 July 2021/DFA Manila
Sherwin S. Sampang	Passport ID P9427178A	06 Nov 2018/DFA NCR East

WITNESS MY HAND AND SEAL on the date and place above written: Doc. No. 222
Page No. 222

Book No. <u>/7</u> Series of 2022.

ATTY. ROMEO M. MONE RT
Notary Public City of makati
Extended Unit of 30, 2022
Por B 3755

TO No. 9861. 13, 2561 Makati City
Appointment in M-133 (2030-2021)
18P No. Ju2034- Jan. 3 2618
MGLE NO. VI-0823417 Roll No. 27932
101 Urban Ave. Campos Rueda Bldg.

101 Urban Ave. Campos Rueda Blúg. Brgy. Pio Del Pilar, Makati City

NavarroAmper&Co.

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

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

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors and Shareholders SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. (An Open-end Investment Company) 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 of Canada Prosperity Balanced Fund, Inc. (the "Company"), which comprise the statements of financial position as at December 31, 2021 and 2020, and the statements of comprehensive income, statements of changes in equity and statements of cash flows for the years ended December 31, 2021, 2020 and 2019, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2021 and 2020, and its financial performance and its cash flows for the years ended December 31, 2021, 2020 and 2019, in accordance with Philippine Financial Reporting Standards (PFRS).

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSA). 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 audits 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.

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 PFRS, 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.





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.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.



Report on Other Legal and Regulatory Requirements

Report on the Supplementary Information Required by 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 23 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 TIN 005299331

By:

Joeffrey Mark P. Ferrer

Partner

CPA License No. 0115793

SEC A.N. 1767-A, issued on August 27, 2019; effective until August 26, 2022, Group A TIN 211965340

BIR A.N. 08-002552-058-2021, issued on September 8, 2021; effective until October 8, 2024 PTR No. A-5334284, issued on January 4, 2022, Taguig City

Taguig City, Philippines April 29, 2022



SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. (An Open-end Investment Company) STATEMENTS OF FINANCIAL POSITION

		Decen	December 31			
	Notes	2021	2020			
ASSETS						
Current Assets						
Cash and cash equivalents	6	P 110,995,920	P 28,291,635			
Financial assets at fair value through profit or loss	8	7,571,984,919	7,468,730,328			
Financial assets at amortized cost - current portion	9	34,461,800	613,295,277			
Due from brokers	10	53,620,769	32,096,130			
Accrued interest receivable	7	25,689,477	40,194,810			
Dividends receivable	8	2,024,776	1,964,060			
Other current assets		1,033,854	1,391,533			
Total Current Assets		7,799,811,515	8,185,963,773			
Non-current Assets						
Financial assets at amortized cost - noncurrent portion, net	9	413,157,192	452,379,914			
		P8,212,968,707	P8,638,343,687			
Current Liabilities Accrued expenses and other payables Due to brokers	11	P 10,821,263	P 45,201,049			
	10 12	7,899,897	5,655,806			
Payable to fund manager	12	15,757,153	16,705,113			
Total Current Liabilities		34,478,313	67,561,968			
Equity						
Share capital	13	48,379,352	48,379,352			
Additional paid-in capital	14	12,242,635,177	12,268,368,511			
Retained earnings		5,508,800,384	5,476,588,388			
		17,799,814,913	17,793,336,251			
Treasury shares	13	(9,621,324,519)	(9,222,554,532)			
Total Equity		8,178,490,394	8,570,781,719			
		P8,212,968,707	P8,638,343,687			
Net Asset Value Per Share	15	P 3.5910	P 3.5733			
See Notes to Financial Statements		. 3.3310	. 5.57.55			

See Notes to Financial Statements.

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.

(An Open-end Investment Company) STATEMENTS OF COMPREHENSIVE INCOME

	For the Years Ended December 31					1	
	Notes		2021		2020		2019
Investment Income - net							
Net realized gains (losses) on investments	8	Р	232,002,122		(P500,588,776)	Р	274,522,999
Interest income	16		129,186,839		180,011,668		236,786,167
Dividend income	8		66,670,133		77,999,903		95,187,055
Other income			78,656		5,367		352,238
			427,937,750		(242,571,838)		606,848,459
Investment Expenses							
Commission	10		16,745,510		9,256,170		10,170,314
Clearing fees			1,318,392		764,380		614,560
			18,063,902		10,020,550		10,784,874
Net Investment Income (Loss)			409,873,848		(252,592,388)		596,063,585
Operating Expenses							
Management fees	12		104,798,295		106,749,108		136,703,228
Distribution fees	12		91,109,061		92,825,309		118,872,370
Provision for expected credit losses	9, 21		2,253,583		-		-
Custodianship fees			1,086,490		1,289,834		2,029,247
Taxes and licenses			812,306		826,726		728,748
Directors' fees	12		375,490		315,070		273,706
Professional fees			283,862		285,605		316,956
Printing and supplies			37,830		61,654		322,414
Miscellaneous			60,971		105,664		103,760
			200,817,888		202,458,970		259,350,429
Profit (Loss) Before Net Unrealized Gains (Losse	s)						
on Investments	-		209,055,960		(455,051,358)		336,713,156
Net Unrealized Gains (Losses) on Investments	8		(142,826,694)		(279,971,225)		346,338,120
Profit (Loss) Before Tax			66,229,266		(735,022,583)		683,051,276
Income Tax Expense	19		34,017,270		27,022,671		35,416,964
Total Comprehensive Income (Loss) for the Year	r	Р	32,211,996		(P762,045,254)	Р	647,634,312
Basic Earnings (Loss) per Share	17	Р	0.014	(P	0.308)	Р	0.234
	/	-	0.021	<u>'</u>	0.500)	•	0.231
Diluted Earnings (Loss) per Share	17	Р	0.014	(P	0.308)	Р	0.234
See Notes to Financial Statements.							

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. (An Open-end Investment Company) STATEMENTS OF CHANGES IN EQUITY

	For the Years Ended December 31					
	Notes	Share Capital	Additional Paid-in Capital	Retained Earnings	Treasury Shares	Total
Balance, January 1, 2019	13, 14	48,379,352	12,300,435,441	5,590,999,330	(6,728,350,046)	11,211,464,077
Total Comprehensive Income for the Year		-	-	647,634,312	-	647,634,312
Transactions with owners:	13, 14					
Acquisition of treasury shares during the year		-	-	-	(2,459,849,428)	(2,459,849,428)
Reissuance of treasury shares during the year		-	9,106,251	-	521,211,308	530,317,559
Total transactions with owners		-	9,106,251	-	(1,938,638,120)	(1,929,531,869)
Balance, December 31, 2019	13, 14	48,379,352	12,309,541,692	6,238,633,642	(8,666,988,166)	9,929,566,520
Total Comprehensive Loss for the Year		-	-	(762,045,254)	-	(762,045,254)
Transactions with owners:	13, 14					
Acquisition of treasury shares during the year		-	-	-	(949,772,513)	(949,772,513)
Reissuance of treasury shares during the year		-	(41,173,181)	-	394,206,147	353,032,966
Total transactions with owners		-	(41,173,181)	-	(555,566,366)	(596,739,547)
Balance, December 31, 2020	13, 14	P48,379,352	P12,268,368,511	P5,476,588,388	(P9,222,554,532)	P8,570,781,719
Total Comprehensive Income for the Year		-	-	32,211,996	-	32,211,996
Transactions with owners:	13, 14					
Acquisition of treasury shares during the year		-	-	-	(760,196,234)	(760,196,234)
Reissuance of treasury shares during the year		-	(25,733,334)	-	361,426,247	335,692,913
Total transactions with owners		-	(25,733,334)	_	(398,769,987)	(424,503,321)
Balance, December 31, 2021	13, 14	P48,379,352	P12,242,635,177	P5,508,800,384	(P9,621,324,519)	P8,178,490,394

See Notes to Financial Statements.

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. (An Open-end Investment Company) STATEMENTS OF CASH FLOWS

		For the Years Ended December 31			
	Notes	2021	2020	2019	
Cash Flows from Operating Activities					
Profit (Loss) before tax		P 66,229,266	(P 735,022,583)	P 683,051,276	
Adjustments for:					
Net realized losses (gains) on investments	8	(232,002,122)	500,588,776	(274,522,999)	
Net unrealized losses (gains) on investments	8	142,826,694	279,971,225	(346,338,120)	
Interest income	16	(129,186,839)	(180,011,668)	(236,786,167)	
Dividend income	8	(66,670,133)	(77,999,903)	(95,187,055)	
Provision for expected credit losses	9, 21	2,253,583	-	-	
Operating cash flows before working capital changes		(216,549,551)	(212,474,153)	(269,783,065)	
Decrease (Increase) in:					
Other current assets		575,279	(1,326,243)	74,706	
Increase (Decrease) in:					
Accrued expenses and other payables		(34,379,786)	(16,657,570)	(161,749,403)	
Due to brokers		2,244,091	5,655,806	(38,886,128)	
Payable to fund manager		(947,960)	(2,197,448)	(4,854,556)	
Cash used in operations		(249,057,927)	(226,999,608)	(475,198,446)	
Acquisitions of financial assets at fair value					
through profit or loss	8	(4,137,559,769)	(5,331,039,692)	(4,499,544,435)	
Proceeds from disposal of financial assets at fair value					
through profit or loss	8, 10	4,101,955,967	5,941,303,598	6,492,447,285	
Interest received		127,188,999	172,702,930	209,733,516	
Dividends received		66,609,417	80,829,196	94,117,536	
Income taxes paid		(34,234,870)	(27,466,280)	(35,358,147)	
Net cash generated from (used in) operating activities		(125,098,183)	609,330,144	1,786,197,309	
Cash Flows from Investing Activities					
Investment in corporate loans	9	-	(121,080,000)	(99,145,226)	
Proceeds from principal collections of loan receivables	9	632,305,789	8,921,000	2,156,000	
Net cash generated from (used in) investing activities		632,305,789	(112,159,000)	(96,989,226)	
Cash Flows from Financing Activities					
Proceeds from reissuance of treasury shares	13, 14	335,692,913	353,032,966	530,317,559	
Payments for acquisition of treasury shares	13	(760,196,234)	(949,772,513)	(2,459,849,428)	
Net cash used in financing activities		(424,503,321)	(596,739,547)	(1,929,531,869)	
Net Increase (Decrease) in Cash and cash equivalen	its	82,704,285	(99,568,403)	(240,323,786)	
Cash and cash equivalents, Beginning		28,291,635	127,860,038	368,183,824	
Cash and cash equivalents, End		P 110,995,920	P 28,291,635	P 127,860,038	
See Notes to Financial Statements.		•	,	, ,	

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.

(An Open-end Investment Company)

NOTES TO FINANCIAL STATEMENTS
AS AT DECEMBER 31, 2021 AND 2020 AND FOR THE YEARS ENDED
DECEMBER 31, 2021, 2020 and 2019

1. CORPORATE INFORMATION

Sun Life of Canada Prosperity Balanced Fund, Inc. (the "Company") was incorporated and registered with the Philippine Securities and Exchange Commission (SEC) on December 21, 1999 and started commercial operations on May 1, 2000. The Company is a registered open-end investment company under the Investment Company Act (Republic Act "R.A." No. 2629) and the Securities Regulation Code (R.A. No. 8799), formerly known as the Revised Securities Act (B.P. No. 178). It is engaged in the sale of redeemable shares and is designed to provide total returns consisting of current income and capital growth through investment in a mix of debt and equity securities from both domestic and foreign issuers. As an open-end investment company, its shares are redeemable anytime based on the Net Asset Value Per Share (NAVPS) at the time of redemption.

The Company appointed Sun Life Asset Management Company, Inc. (SLAMCI), an investment management company incorporated in the Philippines and a wholly owned subsidiary of Sun Life of Canada (Philippines), Inc. (SLOCPI), as its fund manager, adviser, administrator, distributor and transfer agent and provider of management, distribution and all required operational services, as disclosed in Note 12.

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

2. FINANCIAL REPORTING FRAMEWORK AND BASIS OF PREPARATION AND PRESENTATION

Statement of Compliance

The financial statements of the Company have been prepared in accordance with Philippine Financial Reporting Standards (PFRS), which includes all applicable PFRS, Philippine Accounting Standards (PAS), and interpretations issued by the International Financial Reporting Interpretations Committee (IFRIC), Philippine Interpretations Committee (PIC) and Standards Interpretations Committee (SIC) as approved by the Financial Reporting Standards Council (FRSC) and Board of Accountancy (BOA) and adopted by the SEC.

Basis of Preparation and Presentation

The financial statements of the Company have been prepared on the historical cost basis, except for certain financial assets measured at fair value.

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

Functional and Presentation Currency

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

3. ADOPTION OF NEW AND REVISED ACCOUNTING STANDARDS

Adoption of New and Revised Accounting Standards Effective in 2021

The Company adopted all accounting standards and interpretations effective as at December 31, 2021. The new and revised accounting standards and interpretations that have been published by the International Accounting Standards Board (IASB) and approved by the FRSC in the Philippines, were assessed to be applicable to the Company's financial statements and are as follows:

PIC Q&A No. 2020-07, PAS 12 – Accounting for the Proposed Changes in Income Tax Rates under the Corporate Recovery and Tax Incentives for Enterprises Act (CREATE) Bill

The interpretation explained the details of the CREATE bill and its impact on the financial statements once passed.

Interpretation discussed that impact on the financial statements ending December 31, 2020 are as follows:

- Current and deferred taxes will still be measured using the applicable income tax rate as of December 31, 2020;
- If the CREATE bill is enacted before financial statements' issue date, this will be a non-adjusting event but the significant effects of changes in tax rates on current and deferred tax assets and liabilities should be disclosed; and
- If the CREATE bill is enacted after financial statements' issue date but before filing of the income tax return, this is no longer a subsequent event but companies may consider disclosing the general key feature of the bill and the expected impact on the financial statements

For the financial statements ending December 31, 2021, the impact are as follows:

- Standard provides that component of tax expense(income) may include "any
 adjustments recognized in the period for current tax of prior periods" and "the
 amount of deferred tax expense(income) relating to changes in tax rates or the
 imposition of new taxes";
- An explanation of changes in the applicable income tax rates to the previous accounting period is also required to be disclosed;
- The provision for current income tax for the year 2021 will include the difference between income tax per 2020 financial statements and 2020 income tax return;
- Deferred tax assets and liabilities as of December 31, 2021, will be remeasured using the new tax rates; and
- Any movement in deferred taxes arising from the change in tax rates that will form part of the provision for/benefit from deferred taxes will be included as well in the effective tax rate reconciliation.

The interpretation is effective on or after January 29, 2021.

The management assessed that CREATE bill had reduced income tax expense by P398,628 and increased net income and net assets by the same amount. The increase was recorded in 2021 following the provisions of PIC Q&A 2020-07.

New Accounting Standards Effective after the Reporting Period Ended December 31, 2021

The Company will adopt the following standards when these become effective:

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 contracts 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 quarantees.

An amendment issued on June 2020 and adopted by FRSC 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 if 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. Earlier application is permitted.

The future adoption of the standard will have no effect on the Company's financial statements as the Company does not issue insurance contracts.

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 1 January 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 future adoption of the amendments will have no effect on the Company's financial statements as the Company is not in the process of and has no plan to enter into business combination.

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 amendments will have no effect on the Company's financial statements as the Company is not in the process and has no plan to acquire such investments.

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 noncurrent 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 1 January 2023, with early application permitted.

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

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 1 January 2022, with early application permitted.

The future adoption of the amendment will have no effect 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 labor 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 1 January 2022, with early application permitted.

The future adoption of the amendments will have no effect on the Company's financial statements as the Company does not issue and enter into onerous contracts.

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 1 January 2022, with early application permitted.

Amendments to PFRS 9 - Fees in the '10 per cent' test for derecognition of financial liabilities

The amendment clarifies that in applying the '10 per cent' 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 1 January 2022, with early application permitted.

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.

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 1 January 2022, with early application permitted.

The future adoption of the amendments will have no effect on the Company's financial statements as the Company does not have subsidiary as first-time adopter; does not derecognize any liabilities, does not have lease contracts and leasehold improvements and does not have biological assets covered by PAS 41 that need to exclude its cash flows for taxation on its financial statements.

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 the 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 Company's financial statements as the clarification in the amendment did not change the Company's definition of an accounting estimate.

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 IFRS 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:
 - Right-of-use assets and lease liabilities
 - 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 Company does not have lease contracts and leasehold improvements and does not recognize deferred 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 IFRS 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 FRSC 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 future adoption of the amendment will have no effect on the Company's financial statements as the Company does not issue insurance contracts.

4. SIGNIFICANT ACCOUNTING POLICIES

Financial assets

Initial recognition and measurement

Financial assets and financial liabilities are recognized when the entity becomes a party to the contractual provisions of the instrument. Regular way purchases and sales of financial assets are recognized on trade-date, the date on which the Company commits to purchase or sell the asset.

At initial recognition, the Company measures a financial asset or financial liability at its fair value plus or minus, in the case of a financial asset or financial liability not at fair value through profit or loss (FVTPL), transaction costs that are incremental and directly attributable to the acquisition or issue of the financial asset or financial liability. Transaction costs of financial assets and financial liabilities carried at FVTPL are expensed in profit or loss.

Classification and Subsequent Measurement

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

- FVTPL
- Fair value through other comprehensive income (FVTOCI); and
- Amortized cost

As at December 31, 2021 and 2020, the Company does not have financial assets classified as FVTOCI.

Classification of financial assets will be driven by the entity's business model for managing the financial assets and the contractual cash flows of the financial assets.

A financial asset is to be measured at amortized cost if: a) the objective of the business model is to hold the financial asset for the collection of the contractual cash flows, and b) the contractual cash flows under the instrument represent solely payment of principal and interest (SPPI).

All other debt and equity instruments must be recognized at fair value.

All fair value movements on financial assets are taken through the statement of comprehensive income, except for equity investments that are not held for trading, which may be recorded in the statement of comprehensive income or in reserves (without subsequent recycling to profit or loss).

Debt instruments

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

- Amortized cost. Assets that are held for collection of contractual cash flows where
 those cash flows represent SPPI are measured at amortized cost. A gain or loss on
 a debt investment that is subsequently measured at amortized cost and is not part
 of a hedging relationship is recognized in profit or loss when the asset is
 derecognized or impaired. Interest income from these financial assets is included in
 finance income using the effective interest rate method.
- FVTPL. Assets that do not meet the criteria for amortized cost are measured at FVTPL. A gain or loss on a debt investment that is subsequently measured at FVTPL and is not part of a hedging relationship is recognized in profit or loss and presented net in the statement of comprehensive income within other gains/(losses) in period in which it arises. Interest income from these financial assets is included in finance income.

The business model reflects how the Company manages the assets in order to generate cash flows. That is, whether the Company's objective is solely to collect the contractual cash flows from the assets or to collect both the contractual cash flows and cash flows arising from the sale of assets. If neither of these is applicable, then the financial assets are classified as part of 'other' business model and measured at FVTPL. Factors considered by the Company in determining the business model for a group of assets include past experience on how the cash flows for these assets were collected, how the asset's performance is evaluated and reported to key management personnel, how risks are assessed and managed and how managers are compensated.

Where the business model is to hold assets to collect contractual cash flows or to collect contractual cash flows and sell, the Company assesses whether the financial instruments' cash flows represent SPPI. In making this assessment, the Company considers whether the contractual cash flows are consistent with a basic lending arrangement i.e. interest includes only consideration for the time value of money, credit risk, other basic lending risks and a profit margin that is consistent with a basic lending arrangement. Where the contractual terms introduce exposure to risk or volatility that are inconsistent with a basic lending arrangement, the related financial asset is classified and measured at FVTPL.

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 (POCI) financial assets, 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 (ECL), 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. For financial instruments other than POCI 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. For financial assets that have subsequently become credit-impaired, interest income is recognized by applying the effective interest rate to the amortized cost of the financial asset. If, in subsequent reporting periods, the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognized by applying the effective interest rate to the gross carrying amount of the financial asset.

Equity instruments

Equity instruments are instruments that meet the definition of equity from the issuer's perspective, that is, instruments that do not contain a contractual obligation to pay and that evidence a residual interest in the issuer's net assets.

The Company subsequently measures all equity investments at FVTPL, except where the Company's Management has elected, at initial recognition, to irrevocably designate an equity instrument at FVTOCI. The Company's policy is to designate equity investments as FVTOCI when those investments are held for the purposes other than to generate investment returns. When the election is used, fair value gains and losses are recognized in OCI and are not subsequently reclassified to profit or loss, including disposal. Impairment losses (and reversal of impairment losses) are not reported separately from other changes in fair value. Dividends, when representing a return on such investments, continue to be recognized in profit or loss as other income when the Company's right to receive payment is established.

Changes in the fair value of financial assets at FVTPL are recognized in net realized gains (losses) on investments in the statement of profit or loss as applicable.

Impairment of financial assets

The Company recognizes a loss allowance for ECL on investments in debt instruments that are measured at amortized cost. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

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, regardless of whether it is measured on an individual basis or a collective basis.

With the exception of POCI financial assets, ECLs are required to be measured through a loss allowance at an amount equal to:

- 12-month ECL, i.e. lifetime ECL that result from those default events on the financial instrument that are possible within 12 months after the reporting date, (referred to as Stage 1); or
- full lifetime ECL, i.e. lifetime ECL that result from all possible default events over the life of the financial instrument, (referred to as Stage 2 and Stage 3).

A loss allowance for full lifetime ECL is required for a financial instrument if the credit risk on that financial instrument has increased significantly since initial recognition. For all other financial instruments, ECLs are measured at an amount equal to the 12-month ECL.

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 ECL 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.

Significant increase in credit risk

The Company monitors all financial assets 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.

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 forward-looking 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, obtained from economic expert reports, financial analysts, governmental bodies, relevant think-tanks and other similar organizations, as well as consideration of various external sources of actual 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, unless the Company has reasonable and supportable information that demonstrates otherwise.

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:

- it has a low risk of default;
- the borrower is considered, in the short term, to have a strong capacity to meet its obligations; and
- the Company expects, in the longer term, that adverse changes in economic and business conditions might, but will not necessarily, reduce the ability of the borrower to fulfill its 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.

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 or FVOCI are 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, such as 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 FVTOCI, 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 statement of financial position

Loss allowances for ECL are presented in the statement of financial position as a deduction from the gross carrying amount of the assets.

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 FVTOCI, 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 at FVTPL

Financial liabilities are classified as at FVTPL when the financial liability is (i) held for trading, or (ii) it is designated as at FVTPL.

A financial liability is classified as held for trading if:

- it has been incurred principally for the purpose of repurchasing 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 a recent actual pattern of short-term profittaking; or
- it is a derivative that is not designated and effective as a hedging instrument.

Financial liabilities at FVTPL are measured at fair value, with any gains/losses arising on remeasurement recognized in profit or loss to the extent that they are not part of a designated hedging relationship. The net gain/loss recognized in profit or loss incorporates any interest paid on the financial liability and is included in profit or loss.

However, for financial liabilities that are designated as at FVTPL, the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability is recognized in OCI, unless the recognition of the effects of changes in the liability's credit risk in OCI would create or enlarge an accounting mismatch in profit or loss. The remaining amount of change in the fair value of liability is recognized in profit or loss. Changes in fair value attributable to a financial liability's credit risk that are recognized in OCI are not subsequently reclassified to profit or loss; instead, they are transferred to retained earnings upon derecognition of the financial liability.

In making the determination of whether recognizing changes in the liability's credit risk in OCI will create or enlarge an accounting mismatch in profit or loss, the Company assesses whether it expects that the effects of changes in the liability's credit risk will be offset in profit or loss by a change in the fair value of another financial instrument measured at FVTPL. This determination is made at initial recognition.

Since the company does not have financial liabilities classified at FVTPL, all financial liabilities are subsequently measured at amortized cost.

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.

The Company's financial liabilities classified under this category include accrued expenses and other payables, due to brokers and payable to fund manager.

Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the statements of financial position when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously.

A right to offset must be available today rather than being contingent on a future event and must be exercisable by any of the counterparties, both in the normal course of business and in the event of default, insolvency or bankruptcy.

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.

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.

Share capital

Share capital consisting of ordinary shares is classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction from the proceeds, net of tax. Any excess of proceeds from issuance of shares over its par value is recognized as additional paid-in capital.

Retained earnings

Retained earnings represent accumulated profit attributable to equity holders of the Company after deducting dividends declared. Retained earnings may also include effect of changes in accounting policy as may be required by the standard's transitional provisions.

Repurchase, disposal and reissuance of share capital (treasury shares)

When share capital recognized as equity is repurchased, the amount of the consideration paid, which includes directly attributable cost, net of any tax effects, is recognized as a reduction from equity. Repurchased shares are classified as treasury shares and are presented in the reserve for own share account. When treasury shares are sold or reissued subsequently, the amount received is recognized as increase in equity, and the resulting surplus or deficit on the transaction is presented as additional paid-in capital.

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 incurred within one (1) year or the Company's normal operating cycle, whichever is longer. Otherwise, prepayments are classified as non-current assets.

Contingent Liabilities and Assets

Contingent liabilities and assets 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 entity.

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

Contingent assets are not recognized, but are disclosed only when an inflow of economic benefits is probable. When the realization of income is virtually certain, asset should be recognized.

Revenue Recognition

Revenue is measured based on the consideration to which the Company expects to be entitled in a contract with a customer and excludes amounts collected on behalf of third parties. The Company recognizes revenue when it transfers control of a product or service to a customer.

Transaction price

The Company considers the terms of the contract and its customary business practices to determine the transaction price. The transaction price is the amount of consideration to which the Company expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of third parties.

Dividend income

Dividend income from investments is recognized when the shareholders' rights to receive payments have been established, usually at ex-dividend rate, provided that it is probable that the economic benefits will flow to the Company and the amount of income can be measured reliably.

Interest income

Interest income from a financial asset is recognized when it is probable that the economic benefits will flow to the Company and the amount of income can be measured reliably. Interest income is accrued on a time proportion basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount.

Realized gains or losses

Gains or losses arising on the disposal of investments are determined as the difference between the sales proceeds and the carrying amount of the investments and is recognized in profit or loss.

Fair value gains or losses

Gains or losses arising from changes in fair values of investments are disclosed under the policy on financial assets.

Other income

Other income is income generated outside the normal course of business and is recognized when it is probable that the economic benefits will flow to the Company and it can be measured reliably.

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; (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. Investment expenses are transaction costs incurred in the purchase and sale of investments. Operating expenses are costs attributable to administrative and other business expenses of the Company including management fees and custodianship fees.

Fair Value

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 basis.

In addition, for financial reporting purposes, fair value measurements are categorized into Levels 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.

Related Party Transactions

A related party transaction is a transfer of resources, services or obligations between the 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.

Taxation

Income tax expense represents the sum of the current tax, final tax and deferred tax expense.

Current tax

The current tax expense is based on taxable profit for the year. Taxable profit differs from net 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 Company's current tax expense is calculated using 25% regular corporate income tax (RCIT) rate or 1% minimum corporate income tax (MCIT), rate and 30% RCIT rate or 2% MCIT rate, whichever is higher, in 2021 and 2020, respectively.

Final tax

Final tax expense represents final taxes withheld on interest income from cash in banks, special savings deposits and fixed-income securities and final taxes withheld on proceeds from sale of listed equity securities.

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.

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 assets and liabilities 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.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and these relate to income taxes levied by the same taxation authority and the Company intends to settle its current tax assets and liabilities on a net basis.

Current and deferred taxes for the year

Current and deferred taxes are recognized in profit or loss, except when they relate to items that are recognized in OCI or directly in equity, in which case, the current and deferred taxes are also recognized in OCI or directly in equity, respectively.

Earnings (Loss) per Share

The Company computes its basic earnings (loss) per share by dividing profit or loss for the year attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares outstanding during the period.

For the purpose of calculating diluted earnings (loss) per share, profit or loss for the year attributable to ordinary equity holders of the Company and the weighted average number of shares outstanding are adjusted for the effects of deposits for future stock subscriptions which are dilutive potential ordinary shares.

Net Asset Value per Share (NAVPS)

The Company computes its NAVPS by dividing the total net asset value as at the end of the reporting period by the number of issued and outstanding shares and shares to be issued on deposits for future stock subscriptions.

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.

5. 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 Judgments 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 Company's accounting policies and that have the most significant effect on the amounts recognized in the 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 particular business objective. This assessment includes judgment 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 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 financial assets at amortized cost if the financial asset qualifies for both SPPI and business model test. The Company's business model is to hold the asset and to collect its cash flows which are SPPI. All other financial assets that do not meet the SPPI and business model test are measured at FVTPL.

As at December 31, 2021 and 2020, the Company's financial assets measured at FVTPL amounted to P7,571,984,919 and P7,468,730,328, respectively, as disclosed in Note 8.

As at December 31, 2021 and 2020, the Company's financial assets measured at amortized cost amounted to P639,949,934 and P1,168,221,826, respectively, composed of cash and cash equivalents, accrued interest receivable, dividends receivable, financial assets at amortized cost and due from brokers, as disclosed in Notes 6, 7, 8, 9 and 10, respectively.

Significant increase of credit risk

ECL are measured as an allowance equal to 12-month ECL for stage 1 assets, or lifetime ECL assets for stage 2 or stage 3 assets. An asset moves to stage 2 when its credit risk has increased significantly since initial recognition. PFRS 9 does not define what constitutes a significant increase in credit risk. In assessing whether the credit risk of an asset has significantly increased, the Company takes into account qualitative and quantitative reasonable and supportable forward looking information.

The Company considers a financial instrument to have experienced a significant increase in credit risk when one or more of the qualitative and quantitative criteria have been met as disclosed in Note 21.

As at December 31, 2021 and 2020, the Company's estimated credit losses for financial instruments measured at amortized cost amounted to P2,253,583 and nil, respectively as disclosed in Notes 9 and 21.

Models and assumptions used

The Company uses various models and assumptions in measuring the fair value of financial assets as well as in estimating ECL. Judgment 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.

The Company's model and assumptions used in measuring the fair value of financial assets and estimating ECL are disclosed in Notes 18 and 21, respectively.

Puttable shares designated as equity instruments

The Company's share capital met the specified criteria to be presented as equity. The Company designated its redeemable share capital as equity instruments since the Company's share capital met the criteria specified in PAS 32, Financial Instruments: Presentation, to be presented as equity.

A puttable financial instrument includes a contractual obligation for the issuer to repurchase or redeem that instrument for cash or another financial asset on exercise of the put. As an exception to the definition of a financial liability, an instrument that includes such an obligation is classified as an equity instrument if it has met all the following features:

- a. it entitles the holder to a pro rata share of the entity's net assets in the event of the entity's liquidation. The entity's net assets are those assets that remain after deducting all other claims on its assets;
- b. it is in the class of instruments that is subordinate to all other classes of instruments;
- c. all financial instruments in the class of instruments that is subordinate to all other classes of instruments have identical features;
- d. apart from the contractual obligation for the issuer to repurchase or redeem the instrument for cash or another financial asset, the instrument does not include any contractual obligation to deliver cash or another financial asset to another entity, or to exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavorable to the entity, and it is not a contract that will or may be settled in the entity's own equity instruments; and
- e. the total expected cash flows attributable to the instrument over the life of the instrument are based substantially on the profit or loss, the change in the recognized net assets or the change in the fair value of the recognized and unrecognized net assets of the entity over the life of the instrument (excluding any effects of the instrument).

As at December 31, 2021 and 2020, the recognized amount of share capital representing puttable shares in the statements of financial position amounted to P48,379,352 as disclosed in Note 13.

Key Sources of Estimation Uncertainty

The following are the Company's 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.

Probability of default (PD)

PD constitutes a key input in measuring ECL. PD is an estimate of the likelihood of default over a given time horizon, the calculation of which includes historical data, assumptions and expectations of future conditions.

As at December 31, 2021 and 2020, the Company assessed a probability of default of 0.50% and nil, respectively, for all of its financial assets measured at amortized cost.

The assumptions used by the Company in estimating PD is disclosed in Note 21.

Loss Given Default (LGD)

LGD is an estimate of the loss arising on default. It is based on the difference between the contractual cash flows due and those that the lender would expect to receive, taking into account cash flows from collateral and integral credit enhancements.

The Company uses portfolio averages from external estimates sourced out from Standard and Poor's (S&P) as the LGD estimates. The categorization of LGD estimates per financial asset measured at amortized cost is disclosed in Note 21.

Estimating loss allowance for ECL

The measurement of the ECL allowance for financial assets measured at amortized cost and FVTOCI 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 21 Credit Risk – ECL 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.

The Company's ECL assessment on the financial assets measured at amortized cost is disclosed in Note 21.

Deferred tax assets

The Company reviews the carrying amount at the end of each reporting period and reduces deferred tax assets 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 that will allow all or part of its deferred tax assets to be utilized.

Based on Management's expectation of the Company's future taxable income, the Company did not recognize the deferred tax assets as at December 31, 2021 and 2020, as disclosed in Note 19.

<u>Determining the fair value of investments in debt securities classified as financial assets</u> at FVTPL

The Company carries its investments in traded debt securities at fair value, which requires the use of accounting estimates and judgment. Since market interest rate is a significant component of fair value measurement, fair value would differ if the Company applied a different set of reference rates in the valuation methodology. Any change in the fair value of these financial assets would affect profit or loss and equity.

As at December 31, 2021 and 2020, the carrying amounts of investments in debt securities classified as financial assets at FVTPL amounted to P2,251,810,655 and P2,402,145,189, respectively, as disclosed in Note 8.

6. CASH AND CASH EQUIVALENTS

This account consists of:

	2021	2020
Cash in banks Cash equivalents	P 110,995,920 -	P 25,591,635 2,700,000
	P 110,995,920	P 28,291,635

Cash in banks earned interest amounting to P18,526, P54,388 and P88,569 at average rates of 0.87%, 0.28% and 0.20% in 2021, 2020 and 2019, respectively, as disclosed in Note 16.

Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. The Company classifies an investment as cash equivalent if that investment has a maturity of three months or less from the date of acquisition.

Cash equivalents earned interest amounting to P601,255, P2,270,144 and P2,115,932 at average rates of 0.02%, 3.86% and 2.10% in 2021, 2020 and 2019, respectively, as disclosed in Note 16. Accrued interest receivable amounted to nil and P75 as at December 31, 2021 and 2020, respectively, as disclosed in Note 7.

7. ACCRUED INTEREST RECEIVABLE

This account consists of accrued interest on the following:

	Notes	2021	2020
Fixed-income securities	8	P 21,306,486	P 29,977,235
Corporate loans	9	4,382,991	10,217,500
Cash equivalents	6	· · -	75
		P 25,689,477	P 40,194,810

8. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

This account consists of:

	Note	2021	2020
Investments in listed equity securities Investments in fixed-income securities		P 4,868,704,215 2,251,810,655	P 5,059,786,062 2,402,145,189
Investment in a mutual fund Investments in UITF	12	447,135,950 4,334,099	6,799,077
		P 7,571,984,919	P 7,468,730,328

Investments in listed-equity securities are composed of ordinary shares.

Investments in fixed income securities are composed of corporate bonds and treasury notes.

Investments in UITF are placed in universal banks and are redeemable anytime.

The Company recognized dividend income from investments in listed equity securities amounting to P66,670,133, P77,999,903 and P95,187,055 in 2021, 2020 and 2019, respectively. Dividends receivable amounted to P2,024,776 and P1,964,060 as at December 31, 2021 and 2020, respectively.

Interest income earned on fixed-income securities amounted to P81,317,838, P112,642,604 and P184,059,468 in 2021, 2020 and 2019, respectively, as disclosed in Note 16. Average interest rates earned on these investments are also disclosed in Note 16. Accrued interest receivable amounted to P21,306,486 and P29,977,235 as at December 31, 2021 and 2020, respectively, as disclosed in Note 7.

Net gains (losses) on investments recognized in profit or loss arising from financial assets at FVTPL are as follows:

	2021	2020	2019
Net realized gains (losses)			
on investments in:			
Equity securities	P 252,043,509	(P533,632,142)	P206,453,300
Fixed-income securities	(20,041,387)		68,069,699
	232,002,122	(500,588,776)	274,522,999
Net unrealized gains (losses) on investments in:			
Equity securities	(64,369,052)	(302,665,374)	142,476,619
Fixed-income securities	(78,457,642)		203,861,501
	(142,826,694)	(279,971,225)	346,338,120
	P 89,175,428	(P780,560,001)	P620,861,119

Net gains and losses on investments in equity securities are composed of listed equity shares and UITFs while fixed-income securities are composed of corporate bonds and treasury notes.

The movements in the financial assets at FVTPL are summarized as follows:

	2021	2020	2019
Balance, January 1	P 7,468,730,328	P8,891,650,365	P10,263,692,096
Additions	4,137,559,769	5,331,039,692	4,499,544,435
Disposal	(3,891,478,484)	(6,473,988,504)	(6,217,924,286)
Unrealized losses	(142,826,694)	(279,971,225)	346,338,120
Balance, December 31	P 7,571,984,919	P7,468,730,328	P8,891,650,365

The following presents the breakdown of the maturity profile of the principal amounts of fixed-income securities:

	2021	2020
Due in one year or less	Р -	P 100,000,000
Due after one year through five years	1,022,292,000	1,043,572,800
Due after five years through ten years	783,408,000	341,180,000
Due after ten years	387,071,200	626,000,000
	P 2,192,771,200	P 2,110,752,800

9. FINANCIAL ASSETS AT AMORTIZED COST - net

The account is composed of investments in the following securities:

	Note	2021	2020
Corporate Loans			
Current		P 34,461,800	P613,295,277
Non-current		415,410,775	452,379,914
Allowance for impairment	21	(2,253,583)	-
		P 447,618,992	P1,065,675,191

The following are the principal amounts and unamortized premium (discount):

	2021	2020
Principal amounts	P 449,402,000	P1,081,619,000
Unamortized premium (discount)	470,575	(15,943,809)
	P 449,872,575	P1,065,675,191

The movements in the financial assets at amortized cost are summarized as follows:

	Note	2021	2020	2019
Balance, January 1		P 1,065,675,191	P 922,384,428	P797,279,148
Additions		-	121,080,000	99,145,226
Repayments		(632,305,789)	(8,921,000)	(2,156,000)
Amortization of discount		16,503,173	31,131,763	28,116,054
Allowance for impairment	21	(2,253,583)	-	-
Balance, December 31		P 447,618,992	P1,065,675,191	P922,384,428

Interest earned on financial assets at amortized cost amounted to P47,249,220, P65,044,532 and P50,522,198 in 2021, 2020 and 2019, respectively, as disclosed in Note 16. The average interest rates of financial assets at amortized cost investments are also disclosed in Note 16. Accrued interest receivable amounted to P4,382,991 and P10,217,500 as at December 31, 2021 and 2020, respectively, as disclosed in Note 7.

The amortization of discount and premium of financial assets at amortized cost are summarized as follows:

	2021	2020	2019
Amortization of discount Amortization of premium	P 16,797,836 (294,663)	P 31,411,469 (279,706)	P28,127,547 (11,494)
	P 16,503,173	P 31,131,763	P28,116,053

The following presents the breakdown of the maturity profile of the principal amounts of financial assets at amortized cost:

	2021	2020
Due in one year or less	P 34,461,800	P 629,913,000
Due after one year through five years	145,818,200	177,336,000
Due after five years through ten years	134,894,000	131,950,000
Due after ten years	134,228,000	142,420,000
	P449,402,000	P 1,081,619,000

The Company holds loans receivables from Angat Hydropower Corporation, Metro Pacific Investments Corporation, Vista Land and Lifescapes, Inc., SM Development Corp. and Megawide Constructions Corp. that carry interest at variable rates. The weighted average interest rate on these securities is 7.00% and 6.36% as at 2021 and 2020, respectively.

The corporate loans have maturity dates ranging between three to twelve years from the end of the reporting period. The counterparties have a minimum A credit rating. None of these assets had been past due or impaired at the end of the reporting period.

10. DUE FROM/TO BROKERS

Due from brokers account refers to amounts receivable from brokers arising from the sale of investments processed on or before the reporting period, which are settled three days after the transaction date.

Due from brokers amounted to P53,620,769 and P32,096,130 as at December 31, 2021 and 2020, respectively.

Due to brokers account pertains to amounts payable to brokers for the purchase of investments processed on or before the reporting period, which are settled three days after the transaction date.

Due to brokers amounted to P7,899,897 and P5,655,806 as at December 31, 2021 and 2020, respectively.

Counterparties to the contract are not allowed to offset payable and receivable arising from the purchase and sale of investments.

Commission expense amounting to P16,745,510, P9,256,170 and P10,170,314 in 2021, 2020 and 2019, respectively, are paid to brokers when buying and selling shares of stock.

11. ACCRUED EXPENSES AND OTHER PAYABLES

This account consists of:

	2021	2020
Due to investors	P 9,113,456	P 43,348,034
Withholding and documentary stamp taxes	1,494,958	1,431,731
Professional fees	146,694	201,025
Custodianship fees	66,155	220,259
	P 10,821,263	P 45,201,049

Due to investors account pertains to amounts payable to investors for the redemption of their investments processed on or before the reporting period, which are usually paid four days after the transaction date.

12. RELATED PARTY TRANSACTIONS

In the normal course of business, the Company transacts with companies which are considered related parties under PAS 24, *Related Party Disclosures*.

The details of transactions with the related parties and the amounts paid or payable are set out below.

Nature of Transaction	Ti	Transactions During the Year			Outstanding Payable		Condition	Notes
	2021	2020	2019	2021	2020			
SLAMCI - Fund Mar Management Distribution and Transfer fees	nager P195,907,356	P199,574,417	P255,575,598	P15,757,153	P16,705,113	Non-interest bearing; Annual rate of 2.15% of average daily net assets; settled in cash on or before the 15 th day of the following month	Unsecured; unguaranteed;	a
Key Management F Directors' fees	Personnel 375,490	315,070	273,706	-	-	Payable on demand; Settled in cash	Unsecured; Unguaranteed;	b
Entities Under Com	nmon Control							
Sun Life Grepa F Sale Purchase	inancial, Inc. 686,574 -	<u>-</u> -	44,837,433 330,215,278	<u>-</u>	- -			
Grepalife Asset M Sale	anagement Corpo -	oration -	3,307,264	-	-			
SLOCPI Sale	-	83,129,682	296,418,825	-	-	Non-interest bearing;		
Sun Life of Canad Sale Purchase	la Prosperity Bond - -	d Fund, Inc. - -	148,342,453 23,680,104	-	-	Settled in cash on the day of transaction	Unsecured;	С
Sun Life Prosperity Sale Sun Life Prosperity Sale	-	-	1,163,294,358	-	-	ti dii sactioni		
Sun Life Prosperity Sale	GS Fund, Inc.	-	1,163,294,358	-	- -			

As at December 31, 2021 and 2020, below is the outstanding investment of the Company:

		20	021)20
	Note	Shares	Current Value	Shares	Current Value
Sun Life Prosperity Peso Starter Fund, Inc.	8	339,872,263	447,135,950	-	-

Details of the Company's related party transactions are as follows:

a. Investment Management

The Company appointed SLAMCI as its fund manager, adviser, administrator, distributor and transfer agent that provides management, distribution and all required operational services. Under the Management and Distribution Agreement (MDA), SLAMCI receives aggregate fees for these services at an annual rate of 2% (exclusive of VAT) of the net assets attributable to shareholders on each valuation day. Moreover, under the Transfer Agency Agreement, SLAMCI receives aggregate fees for these services at an annual rate of 0.15% (exclusive of VAT) of the net assets attributable to shareholders on each valuation day.

On September 22, 2020, the Company and SLAMCI amended its MDA and Transfer Agency Agreement based on the provisions of ICA 2018 IRR (Implementing Rules and Regulations of the Investment Company Act 2018) published by the SEC on January 11, 2018. The agreements shall remain in effect for a period of 2 years from July 31, 2020 and shall continue in effect from year to year as approved by the respective Board of Directors of the Company and SLAMCI.

Management, distribution and transfer fees charged by SLAMCI to the Company in 2021, 2020 and 2019 amounted to P195,907,356, P199,574,417 and P255,575,598, respectively. Accrued management fees as at December 31, 2021 and 2020 amounting to P15,757,153 and P16,705,113, respectively, are shown as "Payable to Fund Manager" in the statements of financial position.

b. Remuneration of Directors

Remuneration of directors is presented in the statements of comprehensive income under "Directors' Fees" account amounting to P375,490, P315,070 and P273,706 in 2021, 2020 and 2019, respectively, which are usually paid to directors based on the number of meetings held and attended. There were no accrued directors' fees as at December 31, 2021 and 2020.

Except for the Board of Directors, the Company has no key management personnel and employees. Pursuant to the Company's MDA with SLAMCI, the latter provides all the staff of the Company, including executive officers and other trained personnel.

c. Purchase and Sale of Investments

These types of transactions are buy and sell of the same security between portfolios of two separate affiliated legal entities and whose assets are managed by Investments Department until July 25, 2021 and Sun Life Investment Management and Trust Corporation from July 26, 2021 onwards. Portfolio Managers determine that this is appropriate and in the best interest of certain portfolios and ensure that the trade will be executed in a manner that is fair and equitable to both parties involved in the cross trade.

13. EQUITY

Movements are as follows:

	202	21	20	20	2019		
	Shares	Amount	Shares	Amount	Shares	Amount	
Authorized: P0.01 par value At January 1	5,000,000,000	P 50,000,000	5,000,000,000	P 50,000,000	5,000,000,000	P 50,000,000	
Issued and fully paid: At January 1	4,837,935,154	P 48,379,352	4,837,935,154	P 48,379,352	4,837,935,154	P 48,379,352	
Treasury shares: At January 1 Acquired during the	2,439,388,957	P 9,222,554,532	2,267,833,618	P8,666,988,166	1,767,434,147	P6,728,350,046	
year Reissuance	216,640,849 (95,597,706)	760,196,234 (361,426,247)	274,704,661 (103,149,322)	949,772,513 (394,206,147)	637,313,671 (136,914,200)	2,459,849,428 (521,211,308)	
At December 31	2,560,432,100	P 9,621,324,519	2,439,388,957	P 9,222,554,532	2,267,833,618	P8,666,988,166	

Fully paid ordinary shares with a par value of P0.01 carry one vote per share and a right to dividends.

Incorporation

The Company was incorporated on December 21, 1999 with 200,000,000 registered shares at an initial par value of P1.00 per share. The SEC approved the change in the par value on October 10, 2008.

Approved changes

On May 13, 2005 and February 12, 2006, the shareholders and the Board of Directors, respectively, approved the reduction of the par value per share from P1.00 to P0.01.

On May 12, 2006, the shareholders approved the blanket increase of the Company's authorized share capital up to 100,000,000,000 shares.

On April 24, 2007, the Board of Directors approved the first tranche of share capital increase by 3,800,000,000 (from 200,000,000 shares to 4,000,000,000 shares both with par value of P0.01). The SEC approved the increase on October 10, 2008 and the registration statements on November 24, 2010.

On March 22, 2013, the Board of Directors approved the second tranche of share capital increase by 1,000,000,000 (from 4,000,000,000 shares to 5,000,000,000 shares both with par value of P0.01).

On December 26, 2013, the Company filed its application to increase its authorized share capital by 1,000,000,000 shares. Said application was favorably endorsed by the SEC's Corporate Finance Department to the Company Registration and Monitoring Department.

The SEC approved the increase of authorized share capital on January 14, 2014 and the registration statements on July 3, 2014.

Current state

As at December 31, 2021, the Company has 2,277,503,054 issued and outstanding shares out of 5,000,000,000 ACS with a par value of P0.01 per share.

The annual summary of the transactions of the Company's outstanding shares is as follows:

Year	NAVPS, end	Issuances	Redemptions	Balances
2010	P2.6305	4,527,863,543	(1,285,564,252)	3,242,299,291
2011	P2.7223	1,042,495,296	(1,099,860,810)	3,184,933,777
2012	P3.4129	1,174,767,734	(861,565,785)	3,498,135,726
2013	P3.3652	501,572,025	-	3,999,707,751
2014	P3.7603	1,259,270,040	(819,345,180)	4,439,632,611
2015	P3.5886	515,695,765	(694,975,648)	4,260,352,728
2016	P3.4914	504,693,229	(1,011,826,420)	3,753,219,537
2017	P3.9963	327,154,676	(854,493,293)	3,225,880,920
2018	P3.6514	507,974,199	(663,354,112)	3,070,501,007
2019	P3.8635	136,914,200	(637,313,671)	2,570,101,536
2020	P3.5733	103,149,322	(274,704,661)	2,398,546,197
2021	P3.5910	95,597,706	(216,640,849)	2,277,503,054

The total number of shareholders as at December 31, 2021, 2020 and 2019 are 52,846, 51,619 and 49,869, respectively.

Redeemable shares

Redeemable shares carry one vote each, and are subject to the following:

a. Distribution of dividends

Each shareholder has a right to any dividends declared by the Company's Board of Directors and approved by 2/3 of its outstanding shareholders.

b. Denial of pre-emptive rights

No shareholder shall, because of his ownership of the shares, has a pre-emptive or other right to purchase, subscribe for, or take any part of shares or of any other

securities convertible into or carrying options or warrants to purchase shares of the registrant.

c. Right of redemption

The holder of any share, upon its presentation to the Company or to any of its duly authorized representatives, is entitled to receive, by way of redemption, approximately his proportionate share of the Company's current net assets or the cash equivalent thereof. Shares are redeemable at any time at their net assets value less any applicable sales charges and taxes.

14. ADDITIONAL PAID - IN CAPITAL

Additional paid-in capital of P12,242,635,177, P12,268,368,511 and P12,309,541,692 as at December 31, 2021, 2020 and 2019, respectively, pertains to excess payments over par value from investors and from reissuance of treasury shares.

15. NET ASSET VALUE PER SHARE

NAVPS is computed as follows:

	Note		2021		2020
Total equity Outstanding shares	13	•	78,490,394 77,503,054		8,570,781,719 2,398,546,197
Outstanding shares	13	2,2	77,503,054		2,390,340,197
NAVPS		Р	3.5910	Р	3.5733

NAVPS is based on issued, outstanding and fully paid shares minus treasury shares. The expected cash outflow on redemption of these shares is equivalent to computed NAVPS as at reporting period.

16. INTEREST INCOME

This account consists of interest income on the following:

	Notes	2021	2020	2019
Fixed-income securities	8	P 81,317,838	P112,642,604	P184,059,468
Corporate loans	9	47,249,220	65,044,532	50,522,198
Cash equivalents	6	601,255	2,270,144	2,115,932
Cash in banks	6	18,526	54,388	88,569
		P129,186,839	P180,011,668	P236,786,167

Interest income is recorded gross of final withholding tax which is shown as "Income Tax Expense" account in the statements of comprehensive income.

Average interest rates of investments and cash in banks in 2021, 2020 and 2019 are as follows:

	Notes	2021	2020	2019
Fixed-income securities	8	6.57%	6.57%	6.67%
Corporate loans	9	7.00%	6.36%	6.47%
Cash equivalents	6	-	3.86%	2.10%
Cash in banks	6	0.87%	0.28%	0.20%

17. EARNINGS (LOSS) PER SHARE

The calculation of the basic and diluted earnings (loss) per share is based on the following data:

		2021		2020		2019
Total comprehensive income (loss) for the year	P	32,211,996	(P 762	2,045,254)	Р	647,634,312
Weighted average number of shares: Issued and outstanding	2,	347,365,617	2,471	.,228,095	2	2,770,164,070
Weighted average number of outstanding shares for the purpose of computing diluted earnings (loss) per share	2,	.347,365,617	2,471	.,228,095	2	2,770,164,070
Basic earnings (loss) per share	Р	0.014	(P	0.308)	Р	0.234
Diluted earnings (loss) per share	Р	0.014	(P	0.308)	Р	0.234

As at December 31, 2021 and 2020, the Company has no dilutive potential ordinary shares.

18. 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 classified under level 1 based on the degree to which the inputs to fair value are observable.

	Note	Level 1
December 31, 2021		
Investment in listed equity securities	8	P 4,868,704,215
Fixed-income securities	8	2,251,810,655
Investment in a mutual fund	8	447,135,950
Investments in UITF	8	4,334,099
		P 7,571,984,919
December 31, 2020		
Investments in listed equity securities	8	P 5,059,786,062
Fixed-income securities	8	2,402,145,189
Investments in UITF	8	6,799,077
		P 7,468,730,328

Listed equity securities are valued at quoted prices as at reporting date.

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

Investments in mutual fund and in UITFs are valued at their published Net Assets Values Per Unit (NAVPUs) as at reporting date.

Financial assets and liabilities not measured at fair value

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

				Fair	Values	
	Notes	Carrying Amounts	Level 1	Level 2	Level 3	Total
December 31, 2021						
Financial Assets						
Cash in banks	6	P 110,995,920	P 110,995,920	Р -	Р -	P 110,995,920
Due from brokers	10	53,620,769		53,620,769	-	53,620,769
Accrued interest receivable	7	25,689,477	-	25,689,477	-	25,689,477
Dividends receivable	8	2,024,776	-	2,024,776	-	2,024,776
Corporate loans	9	447,618,992	-	-	458,483,899	458,483,899
		P 639,949,934	P 110,995,920	P 81,335,022	P458,483,899	P 650,814,841
Financial Liabilities						
Accrued expenses and						
other payables	11	P 9,326,305	Р -	P 9,326,305	Р -	P 9,326,305
Due to brokers	10	7,899,897	-	7,899,897	_	7,899,897
Payable to fund manager	12	15,757,153	-	15,757,153	-	15,757,153
		P 32,983,355	Р -	P 32,983,355	Р -	P 32,983,355
December 31, 2020						
Financial Assets						
Cash in banks	6	P 25,591,635	P 25,591,635	Р -	Р -	P 25,591,635
Cash equivalents	6	2,700,000	F 23,391,033	2,700,000	-	2,700,000
Due from brokers	10	32,096,130		32,096,130	_	32,096,130
Accrued interest receivable	7	40,194,810	_	40,194,810	_	40,194,810
Dividends receivable	8	1,964,060	_	1,964,060	_	1,964,060
Corporate loans	9	1,065,675,191	-	-	1,140,905,049	1,140,905,049
		P 1,168,221,826	P 25,591,635	P 76,955,000	P1,140,905,049	P 1,243,451,684
Financial Liabilities		<u> </u>	,	,	<u> </u>	, , , , , , , , , , , , , , , , , , ,
Accrued expenses and other payables	11	P 43,769,318	Р -	P 43,769,318	Р -	P 43,769,318
Due to brokers	10	5,655,806	r -	5,655,806	r -	5,655,806
Payable to fund manager	10	16,705,113		16,705,113	-	16,705,113
rayable to fully illaliager	12	10,703,113		10,703,113	<u> </u>	10,703,113
		P 66,130,237	Р -	P 66,130,237	Р -	P 66,130,237

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

Cash in banks, cash equivalents, due from brokers, accrued interest receivable, dividends receivable, accrued expenses and other payables, due to brokers and payable to fund manager have short-term maturities, hence, their carrying amounts are considered their fair values.

The fair values of corporate loans were determined based on the discounted cash flow analysis using the Company's estimated cost of borrowing of 3.93% and 3.19% in 2021 and 2020, respectively.

In 2020, transfer from Level 2 to Level 3 in corporate loans is due to the unavailability of related market prices sources, thus, the Company's estimated cost of borrowing was used. There were no transfers between Level 1, 2 and 3 in 2021.

19. INCOME TAXES

Details of income tax expense are as follows:

	2021	2020	2019
Final tax	P 33,874,134	P 25,428,160	P33,781,481
MCIT	541,764	1,594,511	1,635,483
Effects of change in tax rate	(398,628)	-	_
	P 34,017,270	P 27,022,671	P35,416,964

The reconciliation between tax expense and the product of accounting profit (loss) multiplied by 25% in 2021 and 30% in 2020 and 2019 is as follows:

	2021	2020	2019
Accounting profit (loss) before tax	P66,229,266	(P735,022,583)	P683,051,276
Tax expense at 25% in 2021 and 30%			
in 2020 and 2019	P16,557,317	(P220,506,775)	P204,915,383
Adjustment for income subject to	22 400 244	1 020 022	(2.040.242)
lower tax rate Tax effects of:	22,180,244	1,030,032	(3,840,212)
Net realized losses (gains) on			
investments	(58,000,531)	150,176,633	(82,356,900)
Net unrealized losses (gains) on	25 706 674	02 001 260	(102.001.426)
investments Unrecognized Net Operating Loss	35,706,674	83,991,368	(103,901,436)
Carry-over (NOLCO)	33,534,567	34,136,873	47,519,263
Dividend income exempt from tax	(16,667,533)	(23,399,971)	(28,556,117)
Unrecognized MCIT	541,764	1,594,511	1,635,483
Changes in current tax expense due to the change in income tax rate	(398,628)	_	_
Nondeductible expenses	563,396	-	1,500
·	P 34,017,270	P 27,022,671	P 35,416,964

On March 26, 2021, the Republic Act (RA) 11534 also known as "Corporate Recovery and Tax Incentives for Enterprises Act" or "CREATE" Act was passed into law which reduced the corporate income tax rates and rationalized the current fiscal incentives by making it time-bound, targeted and performance-based.

Among others, the Act includes the following significant revisions:

- 1. Effective July 1, 2020, domestic corporations with total assets not exceeding P100 million and net taxable income of P5 million and below shall be subject to 20% income tax rate while the other domestic corporations and resident foreign corporations will be subject to 25% tax income tax rate;
- 2. Minimum corporate income tax (MCIT) rate is reduced to from 2% to 1% from July 1, 2020 to June 30, 2023;

The tax rate used in the reconciliations above is the corporate tax rate of 25% in 2021 and 30% in 2020 and 2019 payable by the Company.

Details of the Company's NOLCO from previous years are as follows:

 Year of Incurrence	Year of Expiry	Beginning Balance	Ad	dition	Expired	202 Balan	_
2018 2019	2021 2022	P253,024,916 158,397,544	Р	-	P253,024,916 -	P 158,39	- 7,544
		P411,422,460	Р	-	P253,024,916	P158,39	7,544

Details of the Company's NOLCO covered by Revenue Regulation (RR) No. 25-2020 is as follows:

Year of Incurrence	Year of Expiry	Beginning Balance	Addition	Expired	2021 Balance
2020	2025	P113,789,577	Р -	P -	P113,789,577
2021	2026	-	134,138,266	-	134,138,266
		P113,789,577	P134,138,266	P -	P 247,927,843

Pursuant to Section 4 COVID-19 Response and Recovery Interventions paragraph (bbbb) of Republic Act No. 11494 also known as "Bayanihan to Recover As One Act" and to RR No. 25-2020 of Bureau of Internal Revenue, the NOLCO incurred by the Company for

taxable years 2020 and 2021 shall be carried over as a deduction from gross income for the next five consecutive taxable years immediately following the year of such loss.

Details of MCIT are as follows:

Year Incurred	Year of Expiry	Amount	Change in tax rate	Applied Current Year	Expired	Unapplied
2018	2021	P 721,817	P -	P-	P721,817	Р -
2019	2022	1,635,483	-	-	-	1,635,483
2020	2023	1,594,511	398,628	-	-	1,195,883
2021	2024	541,764	=	-	-	541,764
		P 4,493,575	P398,628	Р-	P721,817	P 3,373,130

Deferred tax assets on NOLCO and MCIT were not recognized since Management believes that future taxable income will not be available against which the deferred tax asset can be utilized.

The Company's interest income arising from cash in banks, cash equivalents, special savings deposits, fixed-income securities and realized gains on sale of listed equity securities are already subjected to final tax and are therefore excluded from the computation of taxable income subject to RCIT and MCIT.

20. CONTINGENCIES

The Company has no pending legal cases as at December 31, 2021 and 2020 that may have a material effect on the Company's financial position and results of operations.

21. FINANCIAL RISK MANAGEMENT

The Company's activities expose it to a variety of financial risks: market risk which includes interest rate and equity price risks, credit risk and liquidity risk. The Fund Manager exerts best efforts to anticipate events that would negatively affect the value of the Company's assets and take appropriate actions to counter these risks. However, there is no guarantee that the strategies will work as intended. The policies for managing specific risks are summarized below.

Market risk

The Company's activities expose it primarily to the financial risks of changes in interest rates and prices of equity securities in the stock market and movements in NAVPU of investments in UITF. There has been no change in the manner in which the Company manages and measures the risk.

Interest rate risk

Interest rate risk refers to the possibility that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest.

The primary source of the Company's interest rate risk relates to cash in banks, cash equivalents, special savings deposits, fixed-income securities and corporate loans. Interest rates of the financial assets are disclosed in Notes 6 and 16.

The risk is managed by the Fund Manager by actively monitoring the prevailing interest rate environment. The duration of the portfolio is reduced during periods of rising rates and widening credit spreads to maximize interest income potential. Conversely, the same is increased during periods of falling rates and narrowing credit spreads.

A 50 basis points increase or decrease in the interest rates had been determined for sensitivity analysis based on the exposure to interest rates for financial assets at FVTPL and loans and receivables at the end of each reporting period. The same is used for reporting interest rate risk internally to key management personnel and represents Management's assessment of the reasonable effect of the maximum possible movement in interest rates.

The following table details the increase or decrease in net profit after tax if interest rates had been 50 basis points higher or lower and all other variables are held constant for the years ended 2021, 2020 and 2019:

	Increase (Decrease) in Net Profit or Loss/Equity		
Change in Interest rates	2021	2020	2019
+50 basis	(P43,130,823)	(P57,765,300)	(P92,909,319)
-50 basis	46,190,859	60,186,930	97,766,959

In Management's opinion, 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.

Equity price risk

The Company is exposed to equity price risks arising from investments in listed equity securities and investments in UITF. Investments in listed equity securities could either be held for strategic or trading purposes.

The risk is managed by the Fund Manager by actively monitoring the domestic equity market and movements in NAVPU of investments in UITF. Portfolios are traded based on a combination of regularly-carried out fundamental and technical analyses of stock prices.

Based on the exposure to equity price risks at the end of each reporting period, if equity prices and NAVPU of investments in UITF had been 2% higher or lower, profit or loss for the years ended December 31, 2021, 2020 and 2019 would have increased or decreased by P103,841,289, P98,891,635 and P116,169,702, respectively.

Other than interest and equity price risks discussed above, there are no other market risks which will significantly affect the Company's performance. In Management's opinion, 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.

Credit risk

Credit risk refers to the risk that the counterparty will default on its contractual obligations resulting in financial loss to the Company. The Company has adopted a policy of dealing only with creditworthy counterparties as a means of mitigating the risk of financial loss from defaults, and transacts only with entities that are rated with the equivalent of investment grade of "High" down to "Low". This information is supplied by independent rating agencies, when available. If the information is not available, the Company uses other publicly available financial information and its own trading records to rate its major counterparties. The Company's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded is spread among approved counterparties.

The carrying amounts of financial assets recorded in the financial statements represent the Company's maximum exposure to credit risk:

	Notes	2021	2020
Cash in banks	6	P 110,995,920	P 25,591,635
Cash equivalents	6	-	2,700,000
Financial assets at FVTPL	8	2,251,810,655	2,402,145,189
Financial assets at amortized cost - net	9	447,618,992	1,065,675,191
Due from brokers	10	53,620,769	32,096,130
Accrued interest receivable	7	25,689,477	40,194,810
Dividends receivable	8	2,024,776	1,964,060
		P2,891,760,589	P 3,570,367,015

ECL measurement

In 2021 and 2020, ECLs are a probability-weighted estimate of credit losses (i.e. the present value of all cash shortfalls) over the expected life of the financial instrument.

PFRS 9 outlines a 'three-stage' model for impairment based on changes in credit quality since initial recognition. The Company's current credit risk grading framework comprises the following categories:

Category	Description	Basis for recognizing expected credit losses
Stage 1	The counterparty has a low risk of default and does not have any past-due amounts or that the financial instrument is not credit-impaired on initial recognition	12m ECL
Stage 2	There has been a significant increase in credit risk since initial recognition but not yet deemed to be credit-impaired	Lifetime ECL - not credit-impaired
Stage 3	There is evidence indicating that the debtor is in severe financial difficulty and the Company has no realistic prospect of recovery or that the financial instrument is credit-impaired	Lifetime ECL - credit- impaired

Measuring ECL - Explanation of inputs, assumptions and estimation techniques

The ECL is determined by projecting the PD, LGD and exposure at default (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.

Given that the Company currently has no history of default on their portfolio, a model which incorporates internal default experience is not feasible. For the 12M and Lifetime PD, the Company uses external benchmarking of current internal credit ratings to Standard and Poor's using one-year transition matrices in S&P's Annual Global Corporate Default Study and Rating Transition reports. From the transition matrices, cumulative PDs are identified. The overall PD for a specific time horizon is calculated from the cumulative PD, by determining the marginal PD and taking the conditional probability of default given that it has not yet defaulted prior to the said time horizon. The resulting overall PDs are the values that will act as components in ECL calculation. The Lifetime PD is developed by analysis of the transition matrices over the maximum life of active loans, which is 12 years.

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	AA	AA- to AA+
High	Α	A- to A+
High	BBB	BBB- to BBB+
Satisfactory	BB	BB- to B+
Acceptable	В	B- to B+
Low	CCC/C	CCC- to CCC+

The 12M and lifetime EADs are determined based on the contractual repayments owed by the borrower over the 12month or lifetime basis. This will also be adjusted for any expected overpayments made by the borrower. The Company does not have an undrawn component for any of its debt instruments.

For the 12M and lifetime LGDs, considering the availability of related information, the Company use the external estimates sourced from S&P's.

The table below summarized the LGD value for each category of financial assets at amortized costs.

Category	LGD value
Corporate loans	27.00%

Forward-looking information incorporated in the ECL models

The assessment of significant increase in credit rating 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 ECL for each portfolio. The Company assessed that the key economic variables are unemployment rates for 2021 and 2020.

These economic variables and their associated impact on the PD, EAD and LGD vary by financial instrument. Expert judgment has also been applied in this process. Forecasts of these economic variables (the "base economic scenario") are based on the economic data from the International Monetary Fund (IMF) from year 2022 until 2026. The impact of these economic variables on the PD, EAD and LGD has been determined by performing statistical regression analysis to understand the impact changes in these variables have had historically on default rates and on the components of EAD and LGD.

In addition to the base economic scenario, the best value economically spanning from the historical years is taken (upside forecasts). A similar approach applies for the downside forecasts. The scenario weightings are determined by a combination of statistical analysis and expert credit judgement, taking account of the range of possible outcomes each chosen scenario is representative of. The per-scenario Forward Looking Adjustments were assigned probability weights of 70% for the base scenario and 15% for each of the upside and downside forecast in 2021 and 50% for the base scenario, and 25% for each of the upside and downside forecast in 2020.

As with any economic forecasts, the projections and likelihoods of occurrence are subject to a high degree of inherent uncertainty and therefore the actual outcomes may be significantly different to those projected. The Company considers these forecasts to represent its best estimate of the possible outcomes and has analyzed the non-linearities and asymmetries within the Company's different portfolios to establish that the chosen scenarios are appropriately representative of the range of possible scenarios.

The following table details the credit quality of the Company's financial assets and other items, as well as the Company's maximum credit exposure to credit risk by credit risk rating grades as at December 31, 2021 and 2020:

	Notes	Internal Credit rating	Category	12m or lifetime ECL?	Gross carrying amount	Loss allowance	Net carrying amount
2021							
Cash in banks	6	AAA	Stage 1	12-month ECL	P 110,995,920	Р -	P 110,995,920
Corporate loans	9	Α	Stage 1	12-month ECL	185,861,575	202,036	185,659,539
Corporate loans Due from	9	AA, A	Stage 2	Lifetime ECL	264,011,000	2,051,547	261,959,453
brokers Accrued interest	10	AAA	Stage 1	12-month ECL	53,620,769	-	53,620,769
receivable Dividends	7	AAA	Stage 1	12-month ECL	25,689,477	-	25,689,477
receivable	8	AAA	Stage 1	12-month ECL	2,024,776	-	2,024,776
					P 642,203,517	P2,253,583	P 639,949,934
2020							
Cash in banks	6	AAA	Stage 1	12-month ECL	P 25,591,635	P -	P 25,591,63
Cash equivalents	6	AAA	Stage 1	12-month ECL	2,700,000	-	2,700,00
Corporate loans Due from	9	AA	Stage 1	12-month ECL	1,065,675,191	-	1,065,675,19
brokers Accrued interest	10	AAA	Stage 1	12-month ECL	32,096,130	-	32,096,13
receivable Dividends	7	AAA	Stage 1	12-month ECL	40,194,810	-	40,194,81
receivable	8	AAA	Stage 1	12-month ECL	1,964,060	-	1,964,06
					P 1.168.221.826	P -	P 1.168.221.82

The movements in the ECL recognized for the year are summarized as follows:

	Gros	ss Carrying Amou	ECL				
	Stage 1 Stage 2		Total	Stage 1	Stage 2	Total	
January 1, 2021	P1,074,596,191	Р -	P1,074,596,191	Р -	Р -	Р -	
Additions	-	-	-	396,129	1,500,659	1,896,789	
Disposals	(624,285,617)	(438,000)	(624,723,617)	(45,388)	(4,163)	(49,551)	
Transfers between stages	(264,449,000)	(264,449,000)	-	-	-		
Effect of changes in the model	<u> </u>	<u> </u>	-	(148,705)	555,050	406,345	
December 31, 2021	P 185,861,574	P264,011,000	P449,872,574	P202,036	P2,051,547	P 2,253,583	

Liquidity risk

Liquidity risk arises when the Company encounters difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset.

The Company aims to maintain an appropriate level of liquidity which means having sufficient liquidity to be able to meet all obligations promptly under foreseeable adverse circumstances, while not having excessive liquidity.

The Company maintains at least ten percent of the fund in liquid/semi-liquid assets in the form of cash and cash equivalents, special savings deposits, listed equity securities, government debt securities, accrued interest receivable, dividend receivable, and other collective schemes wholly invested in liquid/semi-liquid assets to assure necessary liquidity. This is also in compliance to Section 6.10 of the Implementing Rules and Regulations of the Investment Company Act series of 2018.

The Fund Manager manages liquidity risk by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

The following table details the Company's remaining contractual maturity for its non-derivative financial liabilities. The table had 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.

	Less than One Month	One Month to One Year	Total
2021			
Accrued expenses and other payables Due to brokers Payable to fund manager	P 9,113,456 15,757,153 7,899,897	P 212,849 - -	P 9,326,305 15,757,153 7,899,897
	P 32,770,506	P 212,849	P 32,983,355
2020			
Accrued expenses and other payables	P 43,348,034	P 421,284	P 43,769,318
Due to brokers	5,655,806	-	5,655,806
Payable to fund manager	16,705,113	-	16,705,113
	P 65,708,953	P 421,284	P 66,130,237

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

The following table details the Company's expected maturity for its financial assets. The table had been drawn up based on the contractual maturities of the financial assets including interest that will be earned on those assets, except when the Company anticipates that the cash flows will occur in a different period.

	Average Effective					
	Interest	Less than One	One to Five	Five to		
	Rate	Year	Years	Ten Years	More than Ten Years	Total
2021						
Cash in banks	0.87%	P 110,995,920	Р -	Р -	Р -	P 110,995,920
Financial assets at FVTPL	6.57%	108,936,582	1,340,632,259	953,115,367	466,243,147	2,868,927,355
Corporate loans Due from brokers Accrued interest	7.00%	55,487,361 53,620,769	315,428,859	129,373,504	137,604,747	637,894,471 53,620,769
receivable Dividends receivable		25,689,477 2,024,776	-	- -		25,689,477 2,024,776
		P 356,754,885	P 1,656,061,118	P 1,082,488,871	P 603,847,894	P 3,699,152,768
2020	-	-	-	-	-	-
2020 Cash in banks	0.28%	P 25.591.635	P -	Р -	Р -	P 25.591.635
2020 Cash in banks Cash equivalents	0.28% 3.86%	P 25,591,635 2,700,000	P -	P -	P -	P 25,591,635 2,700,000
Cash in banks	3.86%		P - - 1,427,730,202	P - 604,932,424	P - - 729,633,863	
Cash in banks Cash equivalents	3.86%	2,700,000	-	-	-	2,700,000
Cash in banks Cash equivalents Financial assets at FVTPL	3.86% 6.57%	2,700,000 215,617,889	- 1,427,730,202	604,932,424	- 729,633,863	2,700,000 2,977,914,378
Cash in banks Cash equivalents Financial assets at FVTPL Corporate loans	3.86% 6.57%	2,700,000 215,617,889 664,257,103	- 1,427,730,202	604,932,424	- 729,633,863	2,700,000 2,977,914,378 1,308,969,936
Cash in banks Cash equivalents Financial assets at FVTPL Corporate loans Due from brokers Accrued interest receivable	3.86% 6.57%	2,700,000 215,617,889 664,257,103 32,096,130 40,194,810	- 1,427,730,202	604,932,424	- 729,633,863	2,700,000 2,977,914,378 1,308,969,936 32,096,130 40,194,810
Cash in banks Cash equivalents Financial assets at FVTPL Corporate loans Due from brokers Accrued interest	3.86% 6.57%	2,700,000 215,617,889 664,257,103 32,096,130	- 1,427,730,202	604,932,424	- 729,633,863	2,700,000 2,977,914,378 1,308,969,936 32,096,130

The Company expects to meet its obligations from operating cash flows and proceeds from maturing financial assets and sale of financial assets at FVTPL.

22. CAPITAL RISK MANAGEMENT

The Fund Manager manages the Company's capital to ensure that the Company will be able to continue as a going concern while maximizing the return to stakeholders through the optimization of the mix of high-quality debt and equity securities from domestic issuers.

The Company is guided by its Investment Policies and Legal Limitations. All the proceeds from the sale of shares, including the original subscription payments at the time of incorporation constituting the paid-in capital, is held by the pertinent custodian banks.

The capital structure of the Company consists of issued capital as disclosed in Note 13.

The Fund Manager manages the Company's capital and NAVPS, as disclosed in Notes 13 and 15 to ensure that the Company's net asset value remains competitive and appealing to prospective investors.

The Company is also governed by the following fundamental investment policies:

- a. It does not issue senior securities;
- b. It does not intend to incur any debt or borrowing. In the event that borrowing is necessary, it can do so only if, at the time of its incurrence or immediately thereafter, there is asset coverage of at least 300% for all its borrowings;
- c. It does not participate in any underwriting or selling group in connection with the public distribution of securities, except for its own share capital;
- d. It generally maintains a diversified portfolio. Industry concentrations may vary at any time depending on the investment manager's view on the prospects;
- e. It does not invest directly in real estate properties and developments;
- f. It does not purchase or sell commodity futures contracts;
- g. It does not engage in lending operations to related parties such as the members of the Board of Directors, officers of the Company and any affiliates, or affiliated corporations of the Company;
- h. The asset mix in each type of security is determined from time to time, as warranted by economic and investment conditions; and

 It does not change its investment objectives without the prior approval of a majority of its shareholders.

The Investment Policies refer to the following:

- a. Investment Objective to provide total returns consisting of current income and capital growth through the investment in a mix of high-quality debt (bonds) and equity (stocks) securities from both domestic and foreign issuers.
- b. Benchmark the fund's performance is measured against 50% PSE Index and 45% Bloomberg Sovereign Bond Index 1 to 5 Year and 5% 30-day special savings deposits.
- c. Asset Allocation Range the Company allocates its funds available for investments among cash and other deposit substitute, fixed-income securities and equity securities based on certain proportion as approved by Management.

Other matters covered in the investment policy include the fees due to be paid to the Fund Manager with management and distribution fees each set at an annual rate of 2% of the net assets attributable to shareholders on each valuation day.

In compliance to SEC Memorandum Circular No. 21, Series of 2019 signed on September 24, 2019 in relation to independent Net Asset Value (NAV) calculation, SLAMCI (Fund Manager) engaged Citibank, N.A. Philippines to service its fund accounting functions including calculation of its NAV every dealing day. In December 2020, SLAMCI implemented the outsourced fund accounting to all Sun Life Prosperity Funds.

As at December 31, 2021 and 2020, the Company is in compliance with the above requirements and minimum equity requirement of the SEC of P50,000,000.

The equity ratio at year-end is as follows:

	2021	2020
Equity	P 8,178,490,394	P 8,570,781,719
Total assets	8,212,968,707	8,638,343,687
Equity ratio	0.9958:1	0.9922:1

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

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

The following information on taxes and license fees paid or accrued during the 2021 taxable year is presented for purposes of filing with the BIR and is not a required part of the basic financial statements.

Documentary stamp tax

Documentary stamp taxes incurred by the Company during 2021 amounted to P71,537 representing taxes in connection with the issuance of stock certificates by the Company to its shareholders. The documentary stamp tax paid by the Company to the BIR includes those charged against the shareholders' investment for stock certificate issuances in excess of ten (10) inter-fund transfers per calendar year.

Other taxes and licenses

Details of other taxes and licenses and permit fees paid or accrued in 2021 are as follows:

Charged to Operating Expenses	
Business tax	P 697,194
Filing and registration fees	33,075
Residence or community tax	10,500
	P 740.769

Withholding taxes

Withholding taxes paid and accrued and/or withheld consist of:

	Paid	Accrued	Total
Expanded withholding taxes	P 14,733,906	P 1,494,958	P 16,228,864

Deficiency tax assessments

The Company has no tax assessments and tax cases in 2021.

24. APPROVAL OF FINANCIAL STATEMENTS

The financial statements of the Company were reviewed and endorsed by the Audit and Compliance Committee for the approval of the Board of Directors on March 9, 2022.

The Board of Directors approved the issuance of the financial statements also on March 9, 2022.

NavarroAmper&Co.

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

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

INDEPENDENT AUDITOR'S REPORT ON SUPPLEMENTARY SCHEDULES

To the Board of Directors and Shareholders SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. (An Open-end Investment Company) Sun Life Centre, 5th Avenue corner Rizal Drive Bonifacio Global City, Taguig City

We have audited the financial statements of Sun Life of Canada Prosperity Balanced Fund, Inc. (the "Company") as at December 31, 2021 and 2020 and for the years ended December 31, 2021, 2020 and 2019, in accordance with Philippine Standards on Auditing on which we have rendered an unqualified opinion dated April 29, 2022.

Our audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information on the attached schedule showing the reconciliation of the retained earnings available for dividend declaration and other supplementary information shown in schedules A-H, as required by the Securities and Exchange Commission under the SRC Rule 68, as Revised, are presented for purposes of additional analysis and are not a required part of the basic financial statements. Such information are the responsibility of Management and have been subjected to the auditing procedures applied in our audit of the basic financial statements and, in our opinion, are 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 TIN 005299331

By:

Joe frey Mark P. Ferrer

Partner

CPA License No. 0115793

SEC A.N. 1767-A, issued on August 27, 2019; effective until August 26, 2022, Group A

BIR A.N. 08-002552-058-2021, issued on September 8, 2021; effective until October 8, 2024 PTR No. A-5334284, issued on January 4, 2022, Taguig City

Taguig City, Philippines April 29, 2022





RECONCILIATION OF RETAINED EARNINGS AVAILABLE FOR DECLARATION

As at December 31, 2021

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.

Sun Life Centre, 5th Avenue corner Rizal Drive, Bonifacio Global City, Taguig City

Items		unt
Unappropriated Retained Earnings, beginning		5,476,588,388
Adjustments:		
Accumulated net unrealized fair value gains as at December 31, 2020		(622,218,857)
Treasury shares as of December 31, 2020		(9,222,554,532)
Unappropriated Retained Earnings, as adjusted, beginning		(4,368,185,001)
Net income based on the face of AFS		32,211,996
Adjustments for non-actual (gains) losses		
Effect of movements in acccumulated unrealized losses during the year		142,826,694
Net Income Actual/Realized		175,038,690
Less: Treasury shares acquired during the year		(398,769,987)
Unappropriated Retained Earnings, as adjusted, ending	P	(4,591,916,298)

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.

Schedule of Financial Soundness Indicators and Financial Ratios December 31, 2021 and December 31, 2020

	Formula	2021	2020
Current/ Liquidty Ratios			
a. Current ratio	Current Assets/Current Liabilities	226.22:1	121.16:1
b. Quick ratio	Quick Assets/Current Liabilities	225.19:1	112.06:1
c. Cash ratio	Cash/Current Liabilities	3.22:1	0.42:1
d. Days in receivable	Receivable/Revenue * No. of days	N/A	N/A
e. Working capital ratio	(Current Assets - Current Liabilities)/Current Liabilities	225.22:1	120.16:1
f. Net working capital to sales ratio	Working Capital / Total Revenue	18.15:1	-33.47:1
g. Defensive Interval Ratio	360* (Quick Assets / Proj. Daily Operting Expense)	13918.85:1	13462.78:1
Solvency Ratios			
a. Long-term debt to equity ratio	Noncurrent Liabilities/Total Equity	0.00	0.00
b. Debt to equity ratio	Total Liabilities/Total Equity	0.01	0.01
c. Long term debt to total asset ratio	Noncurrent Liabilities/Total Assets	0.00	0.00
d. Total debt to asset ratio	Total Liabilities/Total Assets	0.01	0.01
Asset to equity ratio	Total Assets/Total Equity	1.00:1	1.01:1
Interest rate coverage ratio	Earning Before Income Tax/Interest Expense	0.00	0.00
Profitability Ratio			
a. Earnings before interest and taxes (EBIT) margin	EBIT/Revenue	15.48%	303.01%
b. Earnings before interest, taxes and depreciation and			
amortization (EBITDA) margin	EBITDA/Revenue	15.48%	303.01%
c. Pre-tax margin	EBIT/Revenue	15.48%	303.01%
d. Effective tax rate	Income Tax/EBIT	51.36%	-3.68%
e. Post-tax margin	Net Income After Tax/Revenue	7.53%	314.15%
f. Return on equity	Net Income After Tax/Average Common Equity	0.38%	-8.24%
g. Return on asset	NIAT/Average Total Assets	0.38%	-8.17%
Capital intensity ratio	Total Assets/Revenue	19.19:1	-35.61:1
Fixed assets to total assets	Fixed assets/Total assets	N/A	N/A
Dividend payout ratio	Dividends paid/Net Income	N/A	N/A

Sun Life of Canada Prosperity Balanced Fund Inc.

i. Percentage of Investment in a Single Enterprise to Net Asset Value

referringe of investment in a onight Enterprise to rectrissee v	uiu
As of December 31, 2021 and December 31, 2020	

		2021			2020	
	Investment (Market	Net Asset Value	% over NAV	Investment	Net Asset Value	% over NAV
	Value)	14ct 11ssct Value	70 OVC1 1471V	(Market Value)	1 vet 1135et value	70 OVEL 1411 V
Treasury Notes (ISIN) - Republic of the Philippines						
US718286BM88	311,511,757	8,178,490,394	3.81%	359,707,600	8,570,781,719	4.20%
PIID0525H130	244,380,564	8,178,490,394	2.99%	527,189,250	8,570,781,719	6.15%
PIBD1031G662	123,852,900	8,178,490,394	1.51%	-	-	-
PIID0527L140	393,849,228	8,178,490,394	4.82%	-	-	-
PIID0324C115	289,390,770	8,178,490,394	3.54%	-	-	-
PIBD2031G171	, , , <u>-</u>	-	_	475,365,940	8,570,781,719	5.55%
				, ,	, , ,	
Bonds						
SMCPM 6 1/4 03/19/23	229,541,840	8,178,490,394	2.81%	233,282,940	8,570,781,719	2.72%
IFC 6.3448 03/22/33	116,093,340	8,178,490,394	1.42%	134,912,617	8,570,781,719	1.57%
.BNPP 7.34 11/18/27 (CLN)	112,040,154	8,178,490,394	1.37%	131,478,420	8,570,781,719	1.53%
· · ·			1.49%			
.NOM 7.46 12/20/23 (CLN)	121,566,773	8,178,490,394		119,654,172	8,570,781,719	1.40%
.SINDIC 7.4 08/15/28	82,452,210	8,178,490,394	1.01%	92,381,070	8,570,781,719	1.08%
.PHILIP 5.77 06/20/2024 (NOM CLN)	70,009,089	8,178,490,394	0.86%	71,733,580	8,570,781,719	0.84%
SMPHPM 5.0583 03/25/27	74,112,480	8,178,490,394	0.91%	73,204,720	8,570,781,719	0.85%
APPM 5.2757 10/14/26	83,009,550	8,178,490,394	1.01%	82,489,680	8,570,781,719	0.96%
SMBPM 5 1/2 04/02/21	-	-	-	100,745,200	8,570,781,719	1.18%
Commercial Papers						
.MPIAR 0 06/30/21	-	-	-	583,202,164	8,570,781,719	6.80%
Equities						
Aboitiz Equity Ventures Inc.	127,682,528	8,178,490,394	1.56%	68,653,778	8,570,781,719	0.80%
Aboitiz Power Corporation	58,595,130	8,178,490,394	0.72%	39,338,870	8,570,781,719	0.46%
Alliance Global Group Inc.	66,061,120	8,178,490,394	0.81%	56,889,140	8,570,781,719	0.66%
Ayala Corporation	392,176,323	8,178,490,394	4.80%	438,643,281	8,570,781,719	5.12%
Ayala Land Inc.	405,592,986	8,178,490,394	4.96%	590,942,832	8,570,781,719	6.89%
Bank of the Philippine Islands	312,815,615	8,178,490,394	3.82%	278,930,846	8,570,781,719	3.25%
BDO Unibank Inc.	364,116,294	8,178,490,394	4.45%	301,788,498	8,570,781,719	3.52%
	304,110,274	0,170,470,374	7.7370		8,570,781,719	1.10%
Bloomberry Resorts Corporation	-	-	-	94,628,291		0.00%
DMCI Holdings Inc.	-	0.450.400.204	0.700/	679	8,570,781,719	
First Gen Corporation	57,047,940	8,178,490,394	0.70%	85,578,111	8,570,781,719	1.00%
GT Capital Holdings Inc.	98,345,340	8,178,490,394	1.20%	66,069,315	8,570,781,719	0.77%
International Container Terminal Services Inc.	222,428,000	8,178,490,394	2.72%	267,998,705	8,570,781,719	3.13%
JG Summit Holdings Inc.	144,649,508	8,178,490,394	1.77%	230,780,762	8,570,781,719	2.69%
Jollibee Foods Corporation	96,828,180	8,178,490,394	1.18%	42,828,832	8,570,781,719	0.50%
Manila Electric Company	-	-	-	38,357,120	8,570,781,719	0.45%
Megaworld Corporation	24,733,328	8,178,490,394	0.30%	3,468	8,570,781,719	0.00%
Metro Pacific Investments Corporation	51,322,362	8,178,490,394	0.63%	27,809,642	8,570,781,719	0.32%
Metropolitan Bank & Trust Company	168,366,172	8,178,490,394	2.06%	75,803,440	8,570,781,719	0.88%
PLDT, INC.	210,465,612	8,178,490,394	2.57%	171,193,040	8,570,781,719	2.00%
Robinsons Land Corporation	53,953,920	8,178,490,394	0.66%	123,826,274	8,570,781,719	1.44%
Robinsons Retail Holdings, Inc.	31,305,672	8,178,490,394	0.38%	107,293,550	8,570,781,719	1.25%
San Miguel Corporation	-	-	_	72,480,261	8,570,781,719	0.85%
Security Bank Corporation	_	_	_	85,500,040	8,570,781,719	1.00%
SM Investments Corporation	508,673,060	8,178,490,394	6.22%	760,210,300	8,570,781,719	8.87%
SM Prime Holdings Inc.	473,454,925	8,178,490,394	5.79%	585,886,147	8,570,781,719	6.84%
Universal Robina Corporation	188,151,040	8,178,490,394	2.30%	286,413,300	8,570,781,719	3.34%
Puregold Price Club Inc.		8,178,490,394	0.71%		8,570,781,719	0.24%
	58,077,540	0,170,470,374	0.7170	20,183,480		0.07%
All Home Corp	-	-	-	5,872,470	8,570,781,719	0.0770
Converge Information and Communications Technology	400 400 000		4 (00)		0.550.504.540	0.26%
Solutions	138,426,860	8,178,490,394	1.69%	22,709,090	8,570,781,719	4.2207
Globe Telecom Inc.	150,519,820	8,178,490,394	1.84%	113,172,500	8,570,781,719	1.32%
AC Energy Corp	66,431,200	8,178,490,394	0.81%	-	-	-
Century Pacific Food Inc.	119,228,850	8,178,490,394	1.46%	-	-	-
D&L Industries	110,171,880	8,178,490,394	1.35%	-	-	-
EEI Corporation	19,760,000	8,178,490,394	0.24%	-	-	-
Manila Water Company	54,821,250	8,178,490,394	0.67%	-	-	-
Monde Nissin Corp	27,970,920	8,178,490,394	0.34%	-	-	-
MREIT Inc.	66,530,840	8,178,490,394	0.81%	-	-	-
Investments in UITF and Mutual Fund						
BPI INVEST MONEY MARKET FUND	1,220,844	8,178,490,394	0.01%	1,207,585	8,570,781,719	0.01%
RIZAL PESO CASH MANAGEMENT FUND	3,113,255	8,178,490,394	0.04%	5,591,492	8,570,781,719	0.07%
SUN LIFE PROSPERITY PEOS STARTER FUND INC.	447,135,950	8,178,490,394	5.47%	-	-	-
	,,	. , , , , , , , , , , , , , , , , , , ,				
Special savings deposits:						
MTB	_	_	_	2,700,000	8,570,781,719	0.03%
	-	-	-	2,700,000	0,010,101,117	0.0370
Corporate Loans						
ANGAT HYDROPOWER CORPORATION	118,016,000	8,178,490,394	1.44%	124,800,000	8,570,781,719	1.46%
			0.96%			
.MPI LOAN 7.8275 05/17/2033	78,320,000	8,178,490,394		78,800,000	8,570,781,719	0.92%
.MPIL 8.4063 05/17/2033	46,992,000	8,178,490,394	0.57%	47,280,000	8,570,781,719	0.55%
.MPIL 8.3231 08/16/2033	17,676,000	8,178,490,394	0.22%	17,784,000	8,570,781,719	0.21%
.VLL 7.125 07/19/2024	67,845,574	8,178,490,394	0.83%	92,729,027	8,570,781,719	1.08%
.SMDC 5.213 01/27/2027	56,943,000	8,178,490,394	0.70%	57,000,000	8,570,781,719	0.67%
MWIDE 08.24.2024	64,080,000	8,178,490,394	0.78%	64,080,000	8,570,781,719	0.75%

2021

2020

ii. Total Investment of the Fund to the Outstanding Securities of an Investee Company

As of December 31, 2021 and December 31, 2020

2021 2020

		2021		2020			
1.	marant of the	Outstanding Consuiting of		Investment of the	Outstanding Securities of an		
	nvestment of the Fund in Shares	Outstanding Securities of an Investee Company	% over Investee	Fund in Shares	Investee Company	% over Investee	
Treasury Notes (ISIN) - Republic of the Philippines	runu in Shares	an investee Company	70 OVEL HIVESTEE	Fully III Shares	investee Company	70 OVEL HIVESTEE	
US718286BM88	280,000,000	**		359,707,600	**		
PIID0525H130			0.05%			0.100/	
	251,100,000	516,340,790,000	0.32%	527,189,250	516,340,790,000	0.10%	
PIBD1031G662	129,000,000	40,000,000,000		-	-	-	
PHD0527L140	391,228,000	360,025,370,000	0.11%	-	-	-	
PIID0324C115	291,000,000	463,321,670,000	0.06%	-	-	-	
PIBD2031G171	-	-	-	475,365,940	255,837,150,000	0.19%	
Bonds							
SMCPM 6 1/4 03/19/23	220,000,000	**	-	233,282,940	**	-	
IFC 6.3448 03/22/33	107,071,200	**	-	134,912,617	**	-	
.BNPP 7.34 11/18/27 (CLN)	106,980,000	**	-	131,478,420	**	-	
.NOM 7.46 12/20/23 (CLN)	116,622,000	**	-	119,654,172	**	-	
.SINDIC 7.4 08/15/28	76,200,000	**	-	92,381,070	**	-	
.PHILIP 5.77 06/20/2024 (NOM CLN)	65,570,000	**	-	71,733,580	**	-	
SMPHPM 5.0583 03/25/27	80,000,000	**	-	73,204,720	**	-	
APPM 5.2757 10/14/26	78,000,000	**	_	82,489,680	**	_	
SMBPM 5 1/2 04/02/21	-	**	_	100,745,200	**	_	
				100,7 10,200			
Commercial Papers							
.MPIAR 0 06/30/21	_	**	_	600,000,000	**	_	
.MI 111K 0 00/ 50/ 21	_		_	000,000,000			
Equities (in shares)							
Aboitiz Equity Ventures Inc.	2,344,950	5,630,225,457	0.04%	1,452,990	5,630,225,457	0.03%	
^ ·			0.03%		7,358,604,307	0.03%	
Aboitiz Power Corporation	1,972,900	7,358,604,307		1,481,690			
Alliance Global Group Inc.	5,598,400	9,471,352,279	0.06%	5,366,900	9,676,914,079	0.06%	
Ayala Corporation	471,933	619,703,617	0.08%	530,403	627,415,324	0.08%	
Ayala Land Inc.	11,051,580	14,811,126,679	0.07%	14,448,480	14,730,395,599	0.10%	
Bank of the Philippine Islands	3,394,635	4,513,128,255	0.08%	3,428,775	4,513,103,261	0.08%	
BDO Unibank Inc.	3,016,705	4,385,519,015	0.07%	2,825,735	4,384,474,515	0.06%	
Bloomberry Resorts Corporation	-	-	-	11,668,100	10,959,899,892	0.11%	
DMCI Holdings Inc.	-	-	-	120	13,277,470,000	0.00%	
First Gen Corporation	2,048,400	3,596,575,505	0.06%	3,040,075	3,597,914,505	0.08%	
GT Capital Holdings Inc.	182,121	215,284,587	0.08%	112,939	215,284,587	0.05%	
International Container Terminal Services Inc.	1,112,140	2,038,609,782	0.05%	2,170,030	2,044,311,325	0.11%	
JG Summit Holdings Inc.	2,729,236	7,520,983,658	0.04%	3,223,195	7,520,983,658	0.04%	
Jollibee Foods Corporation	447,450	1,109,913,214	0.04%	219,410	1,107,735,990	0.02%	
Manila Electric Company	-	-	_	131,360	1,127,098,705	0.01%	
Megaworld Corporation	7,851,850	31,857,070,872	0.02%	850	31,873,365,872	0.00%	
Metro Pacific Investments Corporation	13,159,580		0.04%	6,497,580	30,668,798,752	0.02%	
*		30,070,247,752	0.07%			0.03%	
Metropolitan Bank & Trust Company	3,022,732	4,497,415,555		1,545,432	4,497,415,555		
PLDT, INC.	116,151	216,055,775	0.05%	127,756	216,055,775	0.06%	
Robinsons Land Corporation	2,810,100	5,170,265,785	0.05%	5,840,862	5,193,830,685	0.11%	
Robinsons Retail Holdings, Inc.	478,680	1,512,010,200	0.03%	1,650,670	1,551,006,880	0.11%	
San Miguel Corporation	-	-	-	565,810	2,378,524,978	0.02%	
Security Bank Corporation	-	-	-	638,060	753,538,887	0.08%	
SM Investments Corporation	539,420	1,204,582,867	0.04%	724,700	1,204,582,867	0.06%	
SM Prime Holdings Inc.	13,966,222	28,879,231,694	0.05%	15,217,822	28,879,231,694	0.05%	
Universal Robina Corporation	1,469,930	2,200,983,378	0.07%	1,878,120	2,204,161,868	0.09%	
Puregold Price Club Inc.	1,477,800	2,883,087,615	0.05%	492,280	2,884,232,615	0.02%	
All Home Corp	-	-	-	641,800	3,750,000,002	0.02%	
Converge Information and Communications Technology Solut	ions 4,339,400	7,526,294,461	0.06%	1,524,100	7,526,294,461	0.02%	
Globe Telecom Inc.	45,310	133,619,207	0.03%	55,750	133,432,727	0.04%	
AC Energy Corp	6,039,200	38,315,838,177	0.02%	-	-	-	
Century Pacific Food Inc.	4,076,200	3,542,258,595	0.12%	_	_	_	
D&L Industries	11,658,400	7,142,857,990	0.16%	_	_	_	
EEI Corporation	3,040,000	1,036,281,485	0.29%	_	_	_	
Manila Water Company	2,215,000	2,884,839,617	0.08%				
			0.01%	-	-	-	
Monde Nissin Corp MREIT Inc.	1,726,600	17,968,611,496	0.13%	-	-	-	
MREIT Inc.	3,377,200	2,532,121,381	0.1370	-	-	-	
Innector onto in LUTE and Material Family							
Investments in UITF and Mutual Fund	4.626	225 205 547	0.00%	4.626	(1.0(1.0(0.000	0.009/	
BPI INVEST MONEY MARKET FUND	4,636	235,205,716		4,636	61,961,860,000	0.00%	
RIZAL PESO CASH MANAGEMENT FUND	2,720,663	586,465,614	0.46%	4,916,029	1,315,490,000	0.37%	
SUN LIFE PROSPERITY PESO STARTER FUND, INC	-	96,602,859,957	0.00%	-	-	-	
Special savings deposits:							
MTB	-	-	-	2,700,000	**	-	
Corporate Loans							
ANGAT HYDROPOWER CORPORATION	118,016,000	**	-	124,800,000	**	-	
.MPI LOAN 7.8275 05/17/2033	78,320,000	**	-	78,800,000	**	-	
.MPIL 8.4063 05/17/2033	46,992,000	**	-	47,280,000	**	-	
.MPIL 8.3231 08/16/2033	17,676,000	**	-	17,784,000	**	-	
.VLL 7.125 07/19/2024	67,375,000	**	-	92,729,027	**	-	
.SMDC 5.213 01/27/2027	56,943,000	**	-	57,000,000	**	-	
MWIDE 08.24.2024	64,080,000	**	-	64,080,000	**	-	
	- 1,200,000			· .,····			

iii Total Investment in Liquid or Semi-Liquid Assets to Total Assets

As of December 31, 2021 and December 31, 2020

	2021	2020
Total Liquid and Semi-Liquid Assets	7,764,315,861	7,571,276,963
Total Assets	8,212,968,707	8,638,343,687
Total Investment in Liquid or Semi-Liquid Assets to Total	94.54%	87.65%

iv. Total Operating Expenses to Total Net Worth

As of December 31, 2021 and December 31, 2020

	2021	2020
Total Operating Expenses	200,817,888	202,458,970
Average Daily Net Worth	8,135,658,266	8,287,960,062
Total Operating Expenses to Total Net Worth	2.47%	2.44%

Total Assets to Total Borrowings

As of December 31, 2021 and December 31, 2020

	2021	2020
Total Assets	8,212,968,707	8,638,343,687
Total Borrowings	34,478,313	67,561,968
Total Assets to Total Borrowings	23820.68%	12785.81%

^{**}Data not available

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. Sun Life Centre, 5th Avenue, Corner Rizal Drive, Bonifacio Global, Taguig City

Additional Requirements for Issuers of Securities to the Public Required by the Securities and Exchange Commission As at December 31, 2021

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C.	Amounts Receivable from Related Parties which are Eliminated during the Consolidation of Financial Statements	N.A.
D.	Intangible Assets - Other Assets	N.A.
Е.	Long-Term Debt	N.A.
F.	Indebtedness to Related Parties	3
G.	Guarantees of Securities of Other Issuers	N.A.
Н.	Capital Stock	4

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. Sun Life Centre, 5th Avenue, Corner Rizal Drive, Bonifacio Global, Taguig City

SCHEDULE A - FINANCIAL ASSETS As at December 31, 2021

Name of Issuing Entity and Association of Each Issue	Number of Shares or Principal Amount of Bonds and Notes	Amount shown in the Balance Sheet	Income Received and Accrued	
Treasury Notes Issued by the Nat'l. Government	1,342,328,000	P 1,362,985,219	P25,539,708	
Equity shares:				
Aboitiz Equity Ventures Inc.	2,344,950	127,682,528		
Aboitiz Power Corporation	1,972,900	58,595,130		
Alliance Global Group Inc.	5,598,400	66,061,120		
Ayala Corporation	471,933	392,176,323		
Ayala Land Inc.	11,051,580	405,592,986		
Bank of the Philippine Islands	3,394,635	312,815,615		
BDO Unibank Inc.	3,016,705	364,116,294		
First Gen Corporation	2,048,400	57,047,940		
GT Capital Holdings Inc.	182,121	98,345,340		
International Container Terminal Services Inc.	1,112,140	222,428,000		
JG Summit Holdings Inc.	2,729,236	144,649,508		
Jollibee Foods Corporation	447,450	96,828,180		
Megaworld Corporation	7,851,850	24,733,328		
Metro Pacific Investments Corporation	13,159,580	51,322,362		
Metropolitan Bank & Trust Company	3,022,732	168,366,172		
PLDT, INC.	116,151	210,465,612		
Robinsons Land Corporation	2,810,100	53,953,920		
Robinsons Retail Holdings, Inc.	478,680	31,305,672		
SM Investments Corporation	539,420	508,673,060		
SM Prime Holdings Inc.	13,966,222	473,454,925		
Universal Robina Corporation	1,469,930	188,151,040		
Puregold Price Club Inc.	1,477,800	58,077,540		
Converge Information and Communications Technology Solution		138,426,860		
Globe Telecom Inc.	45,310	150,519,820		
AC Energy Corp	6,039,200	66,431,200		
Century Pacific Food Inc.	4,076,200	119,228,850		
D&L Industries	11,658,400	110,171,880		
EEI Corporation	3,040,000	19,760,000		
Manila Water Company	2,215,000	54,821,250		
Monde Nissin Corp	1,726,600	27,970,920		
MREIT Inc.	3,377,200	66,530,840		
MICELL INC.	115,780,225	4,868,704,215	318,713,642	
Investments in UITF and Mutual Fund				
BPI INVEST MONEY MARKET FUND	4,636	1,220,844		
RIZAL PESO CASH MANAGEMENT FUND	2,720,663	3,113,255		
SUN LIFE PROSPERITY PEOS STARTER FUND INC.	339,872,264	447,135,950		
	342,597,562	451,470,049	-	

.SMDC 5.213 01/27/2027 MWIDE 08.24.2024	67,375,000 56,943,000 64,080,000 1,299,845,200	67,845,574 56,943,000 64,080,000 1,338,698,010	103,027,350
	56,943,000 64,080,000	56,943,000 64,080,000	
	56,943,000	56,943,000	
CMIDC 5 212 01 /27 /2027	• •		
VLL 7.125 07/19/2024		(7.045.574	I .
.MPIL 8.3231 08/16/2033	17,676,000	17,676,000	
.MPIL 8.4063 05/17/2033	46,992,000	46,992,000	
.MPI LOAN 7.8275 05/17/2033	78,320,000	78,320,000	
ANGAT HYDROPOWER CORPORATION	118,016,000	118,016,000	
APPM 5.2757 10/14/26	78,000,000	83,009,550	
SMPHPM 5.0583 03/25/27	80,000,000	74,112,480	
.PHILIP 5.77 06/20/2024 (NOM CLN)	65,570,000	70,009,089	
.SINDIC 7.4 08/15/28	76,200,000	82,452,210	
.NOM 7.46 12/20/23 (CLN)	116,622,000	121,566,773	
.BNPP 7.34 11/18/27 (CLN)	106,980,000	112,040,154	
IFC 6.3448 03/22/33	107,071,200	116,093,340	
SMCPM 6 1/4 03/19/23	220,000,000	229,541,840	
Corporate Bonds and Loans			
Name of Issuing Entity and Association of Each Issue	Number of Shares or Principal Amount of Bonds and Notes	Amount shown in the Balance Sheet	Income Received and Accrued

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC. Sun Life Centre, 5th Avenue, Corner Rizal Drive, Bonifacio Global, Taguig City

SCHEDULE F - INDEBTEDNESS TO RELATED PARTIES As at December 31, 2021

Name of Related Party	Relationship	Balance at beginning of period	Balance at end of period
Sun Life Asset Management Company, Inc.	Fund Manager	P16,705,113	P15,757,153
TOTAL		P16,705,113	P15,757,153

SUN LIFE OF CANADA PROSPERITY BALANCED FUND, INC.

2nd Floor Sun Life Centre, 5th Avenue, Corner Rizal Drive, Bonifacio Global, Taguig City

SCHEDULE H - CAPITAL STOCK

As at December 31, 2021

			N 1 CC1	Nun	nber of Shares Held	By	
Title of Issue	Number of Shares Authorized	Number of Shares Issued and Outstanding	Number of Shares reserved for options, warrants, conversion and other rights		Directors, Officers and Employees	Others	
Share Capital							
Ordinary Shares	5,000,000,000	4,837,935,154	-	528	5	4,837,934,621	
Treasury Shares	-	(2,560,432,100)	-	-	-	(2,560,432,100)	
TOTAL	5,000,000,000	2,277,503,054	-	528	5	2,277,502,521	