

November 6, 2017

MS. JANET A. ENCARNACION HEAD, DISCLOSURE DEPARTMENT

Philippine Stock Exchange 3/F The Philippine Stock Exchange Plaza Ayala Triangle, Ayala Avenue Makati City

MS. VINA VANESSA S. SALONGA
Philippine Dealing & Exchange Corporation
37th Floor, Tower 1, The Enterprise Center
6766 Ayala Avenue cor Paseo de Roxas
Makati City

Mesdames.

In compliance with the reportorial requirements of Section 17 of the Securities Regulation Code (SRC) and Section 141 of the Corporation Code of the Philippines, we provide you the SEC Form 17-Q report of the Philippine National Bank as of September 30, 2017.

Thank you,

Very truly yours,

JAMES PATRICK Q. BONUS

FVP & Controller

COVER SHEET

		5
S.E.C. Registration Number	·	
P H I L I P P I N E N A T I O N A L B A N K		
Company's Full Name)		
8 t h F 1 0 0 r P N B F i n a n c i a 1 C e n	t e	r
		Ľ
M a c a p a g a l B l v d . , P a s a y C i t y		
(Business Address: No. Street City/Town/ Province)		
James Patrick Q. Bonus 891-60-40		
Contact Person Company Telephone Number		
9 3 0 17 - Q		
MonthDayFORM TYPEMonthFiscal YearAnnual		ay ng
Secondary License Type, If Applicable		
Dept. Requiring this Doc. Amended Articles Number/	Section	1
Total amount of Borrowings		
Total No. of Stockholders Domestic Foreig	m	
To be accomplished by SEC Personnel concerned		
File Number LCU		
Document I.D. Cashier		
STAMPS		

Remarks = pls. use black ink for scanning purposes

SEC Number	AS096-005555
File Number	

(Company's Full Name)

PNB Financial Center, Pres. Diosdado P. Macapagal Boulevard, Pasay City

(Company's Address)

(632) 891-6040 to 70

(Telephone Number)

December 31, 2017

(Calendar Year Ended)

SEC FORM 17-Q REPORT

Form Type

(Amendment Designation (if applicable)

SEPTEMBER 30, 2017

Period Ended Date

LISTED

(Secondary License Type and File Number)

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

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

1. For the quarter ended <u>September 30, 2017</u>
2. Commission Identification No. ASO96-005555
3. BIR Tax Identification No. <u>000-188-209-000</u>
4. Exact name of issuer as specified in its charter: <u>Philippine National Bank</u>
5. Philippines . 6. SEC Use Only) Province, Country or other jurisdiction of incorporation or organization GEC Use Only) Industry Classification Code:
7. PNB Financial Center, Pres. Diosdado P. Macapagal Blvd, Pasay City Address of principal office 1300 Postal Code
8. <u>(632)/891-60-40 up to 70 /(632)526-3131 to 70</u> Issuer's telephone number, including area code
9. <u>not applicable</u> Former name, former address, and former fiscal year, if changed since last report
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
Common Shares 1,249,139,678 ^{1/}
11. Are any or all of these securities listed on a Stock Exchange:
Yes [√] No []
If yes, state the name of such stock exchange and the classes of securities listed therein: Philippine Stock Exchange Common Stocks
 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 of Section 11 of the RSA and RSA Rule 11 (a) - 1 thereunder, and Sections 26 and 141 of the Corporation Code of the Philippines during the preceding twelve (12) months (or for such shorted period that the registrant was required to file such reports): Yes [√] No [] (b) has been subject to such filing requirements for the past ninety (90) days. Yes [√] No []

¹ A total of 423,962,500 common shares were issued to the stockholders of Allied Banking Corporation (ABC) relative to the merger of PNB with ABC effective February 9, 2013. Said shares were already registered with the Securities and Exchange Commission (SEC) and to be listed to the Philippine Stock Exchange, Inc. (PSE).

PART I - FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

The accompanying consolidated financial statements of Philippine National Bank (PNB) and its Subsidiaries (the Group) which comprise the consolidated statements of financial position as of September 30, 2017 and December 31, 2016 and the consolidated statements of income, statements of comprehensive income, statements of changes in equity and statements of cash flows for the nine months ended September 30, 2017 and September 30, 2016 have been prepared in compliance with Philippine Financial Reporting Standards (PFRS) and in accordance with Philippine Accounting Standards (PAS) 34, Interim Financial Reporting.

The same accounting policies and methods have been followed in the preparation of the accompanying financial statements, consistent with the 2016 audited financial statements except for the new, amendments and improvements to PFRS which became effective beginning on or after January 1, 2017.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

A. Financial Condition

The Group's consolidated total assets stood at P799.2 billion as of September 30, 2017, 6.0% or P45.4 billion higher compared to P753.8 billion reported as of December 31, 2016. Changes (more than 5%) in assets were registered in the following accounts:

- Cash and Other Cash Items, Due from Other Banks and Interbank Loans Receivable registered increases as of September 30, 2017, by P1.8 billion, by P6.8 billion and P1.5 billion, respectively from P11.0 billion, P22.7 billion and P7.8 billion, respectively as of December 31, 2016. On the other hand, Due from Bangko Sentral ng Pilipinas decreased by P16.2 billion from P127.3 billion as of December 31, 2016.
- Balance of Securities Held Under Agreements to Resell as of September 30, 2017 of P9.5 billion, which represents lending transactions of the Bank with the BSP, was higher by P7.5 billion compared to P2.0 billion as of December 31, 2016.
- Financial Assets at Fair Value Through Profit or Loss at P2.5 billion went up by 30.3% or P0.6 billion from P1.9 billion attributed mainly to the purchases of various investment securities, net of sold and matured securities.
- Available for Sale Investments was lower at P61.5 billion as of September 30, 2017, a decline of P5.9 billion or by 8.7% from the P67.3 billion level as of December 31, 2016 due to sale of various investment securities.
- Loans and Receivables registered an increase at P474.1 billion or P46.1 billion higher than the P428.0 billion December 2016 level mainly due to loan releases, net of paydowns, to various corporate borrowers.

- Intangible Assets increased by P0.7 billion from P2.6 billion in December 31, 2016 mainly due to the capitalization of core banking integration costs and other software acquisitions.
- Other Assets amounted to P9.2 billion as of September 30, 2017 or an increase of P2.1 billion from P7.1 billion as of December 31, 2016 due to increases in creditable withholding taxes, deferred charges and outstanding clearing items received as of month-end.

Consolidated liabilities went up by 6.0% or P38.9 billion from P643.8 billion as of December 31, 2016 to P682.7 billion as of September 30, 2017. Major changes in liability accounts were as follows:

- Deposit liabilities totaled P611.4 billion, P40.9 billion higher compared to its year-end 2016 level of P570.5 billion. Savings deposits increased by P29.0 billion, Demand deposits increased by P7.3 billion and Time deposits by P4.6 billion.
- Bills and Acceptances Payable decreased by P4.5 billion, from P35.9 billion to P31.4 billion, mainly accounted for by settlement of borrowings from other banks.
- Financial liabilities at Fair value through profit or loss was slightly lower by P25 million from 2016 yearend balance of P0.2 billion.
- PNB exercised the Call Option on its P3.5 billion 6.75% Lower Tier 2 Unsecured Subordinated Notes on May 9, 2017.
- Income Tax Payable increased by P0.3 billion from P0.2 billion to P0.5 billion coming from income tax provisions in the current quarter.
- Other Liabilities increased by P5.8 billion, from P28.6 billion in December 31, 2016 to P34.4 billion as of September 30, 2017 mainly due to increase in Accounts Payable and other accounts to facilitate month-end requirements of cash management and transaction banking products.

Total equity accounts stood at P116.5 billion from P109.9 billion as of December 31, 2016, or an improvement of P6.5 billion attributed to current period's net income of P4.5 billion, decrease in Net Unrealized Loss on Available-for-Sale Investments and increase in Accumulated Translation Adjustments.

B. Results of Operations

1. For the Nine Months Ended September 30, 2017 vs. September 30, 2016

• For the nine months ended September 30, 2017, the Bank registered a net income of P4.5 billion, P1.2 billion lower compared to the P5.7 billion net income for the same period last year.

- Net interest income totaled P16.2 billion, higher by 10.4% or P1.5 billion compared to the net interest income for the same period last year mainly due to expansion in the loan portfolio and income from deposits with banks which accounted for P1.9 billion and P0.8 billion increase in interest income, respectively, partly offset by the decline in interest on investment securities by P0.7 billion. Total interest income was up by P2.1 billion from P18.1 billion to P20.2 billion. Total interest expense however, was also higher at P4.1 billion or by P0.6 billion from P3.5 billion last year.
- Other income is lower at P2.9 billion compared to P5.9 billion for the same period last year mainly due to the absence of significant one-off gains during the current period to match the P1.4 billion gains from sale of foreclosed assets, recoveries from an SPV and P0.2 billion gain on sale of a subsidiary in the first semester of 2016. Trading and investment securities gains net and miscellaneous income also declined by P0.6 billion and by P0.7 billion, respectively.
- Net service fees and commission income and net insurance premium were at P2.4 billion and P0.2 billion, respectively, for the nine months ended September 30, 2017.
- Administrative and other operating expenses amounted to P15.8 billion for the nine months ended September 30, 2017, slightly lower compared to the same period last year. Increases were registered in Taxes and Licenses, Occupancy and equipment related costs and miscellaneous expenses partly offset by decrease in provision for impairment, credit and other losses by P0.6 billion.
- Reported income from discontinued operations in June 2016 pertains to the income from the 51% ownership interest in PNB Life
- Total Comprehensive Income for the nine months ended September 30, 2017 amounted to P6.6 billion, P2.5 billion lower compared to the P9.1 billion for the same period last year mainly due to lower net income reported in the current year.

2. For the Quarter Ended September 30, 2017 vs. September 30, 2016

- For the quarter ended September 30, 2017, the Bank reported a net income of P1.8 billion, P0.5 billion higher compared to the P1.3 billion net income for the same period last year.
- Net interest income totaled P5.9 billion, higher by 15.0% or P0.8 billion compared to the net interest income for the same period last year mainly due to expansion in the loan portfolio and income from deposits with banks which accounted for P0.8 billion and P0.2 billion increase in interest income, respectively, partly offset by the decline in interest on investment securities by P0.2 billion. Total interest income was up by P0.6 billion from P6.3 billion to P6.9 billion. Total interest expense however, was lower at P1.1 billion or by P0.1 billion from P1.2 billion last year.
- Other income is higher at P1.2 billion in the current quarter from P1.0 billion in the same quarter last year mainly due to higher gains from sale of foreclosed assets and Miscellaneous income by P0.3 billion and P0.1 billion, respectively, partly offset by decline in Trading and investment securities by P0.2 billion.

- Net service fees and commission income and net insurance premium were at P0.7 billion and P67 million, respectively, for the quarter ended September 30, 2017.
- Administrative and other operating expenses slightly higher at P5.6 billion for the quarter September 30, 2017 from P5.5 billion for the same period last year, mainly due to increase in Taxes and Licenses by P0.1 billion.
- Reported income from discontinued operations in the current quarter pertains to the income realized from disposal of 51% equity interest in PNB Life.

C. Key Performance Indicators

Capital Adequacy

The Group's consolidated risk-based capital adequacy ratio (CAR) and Tier 1 ratio computed based on BSP guidelines were 15.45% and 14.71% respectively, as of September 30, 2017 and 16.65% and 15.80% respectively, as of December 31, 2016...

Asset Quality

The Group's non-performing loans (gross of allowance) remained at \$\mathbb{P}8.8\$ billion as of September 30, 2017, same as the December 31, 2016 level. NPL ratio (net of valuation reserves) based on BSP guidelines was lower at 0.08% from 0.18% in December 2016. On the other hand, NPL ratio gross of valuation reserves was lower at 2.05% from 2.31% in December 2016.

• Profitability

	Nine Months Ended				
	9/30/2017	9/30/2016			
Return on equity (ROE) ^{1/}	5.3%	7.0%			
Return on assets (ROA) ^{2/}	0.8%	1.1%			
Net interest margin (NIM) ^{3/}	3.1%	3.2%			

Annualized net income divided by average total equity for the period indicated Annualized net income divided by average total assets for the period indicated

• Liquidity

The ratio of liquid assets to total assets as of September 30, 2017 was 29.5% compared to 34.9% as of December 31, 2016. Ratio of current assets to current liabilities was at 61.1% as of September 30, 2017 compared to 62.3% as of December 31, 2016.

• Cost Efficiency

The ratio of total operating expenses (excluding provision for impairment, credit and other losses) to total operating income is at 70.6% for the first nine months of 2017 compared to 64.6% for the same period last year.

• Other financial soundness indicators are shown in Annex A

^{3/} Annualized net interest income divided by average interest-earning assets for the period indicated.

D. Known trends, demands, commitments, events or uncertainties

There are no known demands, commitments, events or uncertainties that will have a material impact on the Bank's liquidity and continuing operations within the next twelve (12) months.

E. Events that will trigger direct or contingent financial obligation

In the normal course of business, the Group makes various commitments and incurs certain contingent liabilities that are not presented in the financial statements including several suits and claims which remain unsettled. No specific disclosures on such unsettled assets and claims are made because such disclosures would prejudice the Group's position with the other parties with whom it is in dispute. Such exemption from disclosures is allowed under PAS 37, Provisions, Contingent Liabilities and Contingent Assets. The Group and its legal counsel believe that any losses arising from these contingencies which are not specifically provided for will not have material adverse effect on the financial statements.

F. Material off-balance sheet transactions, arrangements or obligations

The summary of various commitments and contingent accounts as of September 30, 2017 and December 31, 2016 at their equivalent peso contractual amounts is presented in "Note 17 of the Selected Notes to Consolidated Financial Statements on page 51 of this report.

G. Capital Expenditures

In August 2017, the Bank completed its top priority enterprise-wide project to upgrade to the Systematics core banking system, running on the IBM z-series mainframe, as well as a new branch banking system. In addition, the Bank has other commitments for capital expenditures for information technology priority projects. For these other medium scale projects requiring information technology solutions, expected sources of funds will come from funds generated from the Bank's normal course of operations.

H. Significant Elements of Income or Loss

Significant elements of the Bank's revenues consist mainly of net interest margin, service fees, net trading revenues and gains from disposal of acquired assets while the Bank's expenses consist mainly of staff cost, depreciation and amortization of assets and provisions for probable losses. Please refer to the discussions on the results of operations for further details.

I. Issuances, Repurchased and Prepayment of Debts and Equity Securities

Long-term Negotiable Certificates of Deposits

Time deposit includes the following Long-term Negotiable Certificates of Deposits (LTNCDs) issued by the Parent Company:

				Interest	Carrying	Value
			Coupon	Repayment	September 30,	December 31,
Issue Date	Maturity Date	Face Value	Rate	Terms	2017	2016
April 27, 2017	October 27, 2022	₽3,765,000	3.75%	Quarterly	P 3,742,540	
December 6, 2016	June 6, 2022	₽5,380,000	3.25%	Quarterly	5,347,730	₽5,343,041
December 12, 2014	June 12, 2020	₽7,000,000	4.13%	Quarterly	6,973,799	6,967,077
October 21, 2013	April 22, 2019	₽ 4,000,000	3.25%	Quarterly	3,990,958	3,986,777
August 5, 2013	February 5, 2019	₽5,000,000	3.00%	Quarterly	4,990,881	4,985,977
November 18, 2011	February 17, 2017	₽3,100,000	5.18%	Quarterly	_	3,099,272

Other significant terms and conditions of the above LTNCDs follow:

- (1) Issue price at 100.00% of the face value of each LTNCD.
- (2) The LTNCDs bear interest rate per annum on its principal amount from and including the Issue Date thereof, up to but excluding the Early Redemption Date or Maturity Date (as the case may be).
 - Interest in respect of the LTNCD will be calculated on an annual basis and will be paid in arrears quarterly on the last day of each successive Interest Period.
- (3) Unless earlier redeemed, the LTNCDs shall be redeemed by the Parent Company on maturity date at an amount equal to one hundred percent (100.00%) of the aggregate issue price thereof, plus any accrued and unpaid interest thereon. The LTNCDs may not be redeemed at the option of the holders.
- (4) The LTNCDs constitute direct, unconditional, unsecured, and unsubordinated obligations of the Parent Company, enforceable according to these Terms and Conditions, and shall at all times rank pari-passu and without any preference or priority among themselves and at least pari-passu with all other present and future direct, unconditional, unsecured, and unsubordinated obligations of the Issuer, except for any obligation enjoying a statutory preference or priority established under Philippine laws.
- (5) Subject to the "Events of Default" in the Terms and Conditions, the LTNCDs cannot be preterminated at the instance of any CD Holder before Maturity Date. In the case of an event of default, none of the CD Holders may accelerate the CDs on behalf of other CD Holders, and a CD Holder may only collect from the Parent Company to the extent of his holdings in the CDs. However, the Parent Company may, subject to the General Banking Law of 2000, Section X233.9 of the Manual of Regulations for Banks, Circular No. 304 Series of 2001 of the BSP and other related circulars and issuances, as may be amended from time to time, redeem all and not only part of the outstanding CDs on any Interest Payment Date prior to Maturity Date, at an Early Redemption Amount equal to the Issue Price plus interest accrued and unpaid up to but excluding the Early Redemption Date.

- (6) The LTNCDs are insured by the PDIC up to a maximum amount of P0.5 million subject to applicable laws, rules and regulations, as the same may be amended from time to time.
- (7) Each Holder, by accepting the LTNCDs, irrevocably agrees and acknowledges that: (a) it may not exercise or claim any right of set-off in respect of any amount owed to it by the Parent Company arising under or in connection with the LTNCDs; and (b) it shall, to the fullest extent permitted by applicable law, waive and be deemed to have waived all such rights of set-off.

J. Seasonal Aspects

There are no seasonal aspects that had a material effect on the PNB Group's financial condition and results of operations.

K. Other Bank's Activities

A. Major Products and Services launched by the Bank during the 3rd quarter of 2017:

PNB Connect - PNB introduced PNB Connect as the Bank's brand of comprehensive, end-to-end financial services calibrated to address our corporate clients' unique financial needs. In today's constantly evolving marketplace, companies need to adapt to the complexities of a fast-paced world. In response, PNB shall be a partner in providing personalized financial solutions to help our clients maximize capital, maintain liquidity, facilitate transactional efficiency, mitigate risks, and promote business expansion.

Enhanced Internet Banking - PNB launched an enhanced look of the PNB Internet Banking. With a more similar aesthetic and feel to the recently launched PNB Mobile App, the PNB Internet Banking boasts of seamless user experience and engaging user interface designs. This gives our clients a full omni-channel experience of all PNB Electronic Banking services.

Enhanced Mobile Banking - PNB introduced new features to the Mobile Banking App. One of which is Branch Enrollment using SMS PIN, which allows more clients to enroll their accounts to PNB's Digital Banking platform. Quick View allows clients to view their enrolled accounts' balances without having to log in, which provides an easy and hassle-free way to access their accounts. Fingerprint login has also been enabled to Android devices to provide more clients with a secure and convenient way to log in to the PNB Mobile Banking App.

Channels Integration to Enhanced Core Banking System - PNB's Internet and Mobile Banking, ATM, and Cash Management systems have been integrated to the Bank's upgraded core banking system to provide all clients with a seamless and convenient banking experience.

B. Other relevant activities of the Bank during the third quarter of 2017:

PNB and Nippon Paint seal retirement fund agreement - PNB, through its Trust Banking Group, and Nippon Paint Philippines, Inc. (NPP) signed an agreement to set up a retirement benefit plan for NPP employees under the PNB Employee Enrichment Solutions (PNB EES) program. The NPP Employees' Retirement Plan is a non-contributory plan for the retirement, disability, and death of separation benefits of eligible NPP employees or their beneficiaries.

PNB recognized by BSP as Outstanding PhilPaSS REMIT Participant - PNB received the Outstanding PhilPaSS REMIT Participant award from the Bangko Sentral ng Pilipinas (BSP) during the 2017 Awards Ceremony and Appreciation Lunch for BSP Stakeholders. The award recognizes the Bank's exceptional performance in terms of remittance volume sent via the BSP's Philippine Payments and Settlement System (PhilPaSS) for processing and settlement. As a settlement arm for overseas Filipino remittances, PhilPaSS ensures the safe and immediate transfer and settlement of remittance funds.

PNB brings financial literacy to the youth - Around 300 grade school students of St. Scholastica's College-Manila attended the PNB MyFirst Savings Roadshow, organized by PNB Harrison Plaza Branch. The PNB MyFirst Savings account is for children and teenagers aged 19 and below, designed to help teach the value of saving.

Meanwhile, PNB, in partnership with Rotary District 3830 and the BSP, supported the 2017 District Rotaract & Interact Assembly (DRIA) with the theme, "Transcending the Youth towards Making a Difference". Around 500 high school and college students and young professionals converged in PNB for a learning session with EVP Cenon Audencial.

Trust Banking Group holds economic and market briefing - The PNB Trust Banking Group (TBG), held an Economic and Market Briefing for its individual and corporate clients. The briefing is a regular event of TBG that aims to strengthen relationships with its clients by updating them on current market trends and developments.

PNB Mobile Banking App recognized in the Asian Banking & Finance Retail Banking Awards -PNB received the "Digital Banking Initiative of the Year" award from the Asian Banking & Finance Retail Banking Awards 2017 for its PNB Mobile Banking App. The prestigious award recognizes PNB's continued efforts in developing financial solutions that respond to the needs of its clients.

L. Other Matters

1. Adoption of PFRS 9 (Financial Instruments Recognition and Measurement), Financial Instruments

The final version of PFRS 9, Financial Instruments, was issued in July 2014. PFRS 9 reflects all phases of the financial instruments project and replaces PAS 39, Financial Instruments: Recognition and Measurement, and all previous versions of PFRS 9. The standard introduces new requirements for classification and measurement, impairment, and hedge accounting. PFRS 9 is effective for annual periods beginning on or after January 1, 2018.

The Bank is preparing for the adoption of PFRS 9 in 2018, evaluating its impact on the Bank's financials, processes and procedures. The interim financial statements accordingly do not reflect the impact of the said standard.

Upon adoption of PFRS 9, the following accounts may be affected:

- a. Loans and Receivables
- b. Investment Securities
- c. Financial Liabilities Designated at FVPL
- d. Retained Earnings
- e. Undivided Profits

2. Other Disclosures

- a. Dissolution of the following non-operating subsidiaries that has been duly approved by the Securities and Exchange Commission:
 - PNB Ventures Capital Corporation (PNB Ventures)
 - PNB Forex, Inc. (PNB Forex)
- b. The PNB Group has nothing to disclose on the following:
 - Change in estimates reported in prior interim periods and in prior financial years
 - Dividends paid

PART II - OTHER INFORMATION

ITEM 1. List of submitted SEC FORM 17- C Reports during the Third Quarter of 2017

DATE	<u>PARTICULARS</u>
July 24, 2017	Purchase of PNB Shares on behalf of eligible PNB officers and employees pursuant
	to the Grant of the PNB Centennial Anniversary Bonus
August 11, 2017	Press Release - PNB registers P278 net income in the first half of 2017
September 22, 2017	Board approval on the Amendment of the Board Audit and Compliance Committee
	(BACC) Charter to update the authorized signatories to engagement letters of external
	auditors.

ITEM 2. Aging of Loans Receivables

The schedule of aging of loans receivables as required by Philippine Stock Exchange (PSE) in its Circular letter No. 2164-99 dated August 23, 2001 is shown on page 53 of this report.

PART III - INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

PHILIPPINE NATIONAL BANK AND SUBSIDIARIES

INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

As of September 30, 2017

(With Comparative Audited Figures as of December 31, 2016)

(In Thousands)

	September 30, 2017 (Unaudited)	December 31, 2016 (Audited)
ASSETS		
Cash and Other Cash Items	P12,777,234	₽11,014,663
Due from Bangko Sentral ng Pilipinas	111,128,364	127,337,861
Due from Other Banks	29,464,337	22,709,805
Interbank Loans Receivable	9,256,261	7,791,108
Securities Held Under Agreements to Resell	9,500,000	1,972,310
Financial Assets at Fair Value Through Profit or Loss	2,493,221	1,913,864
Available-for-Sale Investments	61,450,725	67,340,739
Held to Maturity Investments	24,667,257	24,174,479
Loans and Receivables	474,106,164	428,027,471
Property and Equipment	18,497,656	18,097,355
Investments in Subsidiaries and an Associate	2,647,067	2,532,755
Investment Properties	15,823,167	16,341,252
Deferred Tax Assets	1,543,031	1,482,214
Intangible Assets	3,249,213	2,562,369
Goodwill	13,375,407	13,375,407
Other Assets	9,178,314	7,091,458
TOTAL ASSETS	P799,157,418	₽753,765,110
LIABILITIES AND EQUITY LIABILITIES Deposit Liabilities		
Demand	P124,627,366	₽117,329,019
Savings	397,847,163	368,798,751
Time	88,929,087	84,375,617
	611,403,616	570,503,387
Financial Liabilities at Fair Value Through Profit or Loss	207,499	232,832
Bills and Acceptances Payable	31,417,346	35,885,948
Accrued Taxes, Interest and Other Expenses	4,792,227	4,943,626
Subordinated Debt		3,497,798
Income Tax Payable	470,288	195,240
Other Liabilities	34,410,960	28,565,373
TOTAL LIABILITIES	682,701,936	643,824,204
A V A A A A A A A A A A A A A A A A A A	002,701,750	015,021,201

(Forward)

	September 30, 2017 (Unaudited)	December 31, 2016 (Audited)
	(Chaudited)	(Auditeu)
EQUITY ATTRIBUTABLE TO EQUITY HOLDERS OF THE PARENT COMPANY		
Capital Stock	P49,965,587	£49,965,587
Capital Paid in Excess of Par Value	31,331,251	31,331,251
Surplus Reserves	597,605	573,658
Surplus	35,211,747	30,678,189
Net Unrealized Loss on Available-for-Sale Investments	(2,281,934)	(3,469,939)
Remeasurement Losses on Retirement Plan	(2,807,170)	(2,821,853)
Accumulated Translation Adjustment	1,698,786	915,222
Share in Aggregate Reserves on Life Insurance Policies	12,280	
Other Equity Reserves	28,019	105,670
Other Equity Adjustment	13,959	13,959
	113,770,130	107,291,744
NON-CONTROLLING INTERESTS	2,685,352	2,649,162
TOTAL EQUITY	116,455,482	109,940,906
TOTAL LIABILITIES AND EQUITY	P799,157,418	₽753,765,110

See accompanying Notes to Consolidated Financial Statements.

INTERIM CONSOLIDATED STATEMENTS OF INCOME

(In Thousands, Except Earnings Per Share)

, , ,		For the Nine Months Ended September 30		For the Quarter Ended September 30		
	2017	2016	2017	2016		
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)		
INTEREST INCOME ON						
Loans and receivables	P16,404,218	₽14,459,394	P5 ,763,235	₽5,015,240		
Trading and investment securities	2,601,410	3,299,513	850,890	1,099,730		
Deposits with banks and others	1,092,439	311,608	290,244	134,315		
Interbank loans receivable	132,569	83,471	21,765	47,401		
	20,230,636	18,153,986	6,926,134	6,296,686		
INTEREST EXPENSE ON	2.465.204	2 721 201	004 204	1 001 100		
Deposit liabilities	3,465,284	2,731,381	894,204	1,001,182		
Bills payable and other borrowings	600,631 4,065,915	776,049 3,507,430	173,055	199,654 1,200,836		
NEW INTERPRETATION OF THE PROPERTY OF THE PROP			1,067,259			
NET INTEREST INCOME	16,164,721	14,646,556	5,858,875	5,095,850		
Service fees and commission income Service fees and commission expense	2,937,744	2,472,670	932,853	701,528		
	576,048	477,439	187,809	149,858		
NET SERVICE FEES AND COMMISSION INCOME	2,361,696	1,995,231	745,044	551,670		
Net insurance premiums	947,202	897,593	314,041	303,524		
Net insurance benefits and claims	750,484	680,990	246,766	229,761		
NET INSURANCE PREMIUMS (BENEFITS AND CLAIMS)	196,718	216,603	67,275	73,763		
OTHER INCOME	450.005	1 110 5 62	1== 00=	202.044		
Trading and investment securities gains - net	478,827	1,110,763	175,035	383,044		
Foreign exchange gains – net	1,133,515	1,183,582	419,901	381,120		
Net gain on sale or exchange of assets Miscellaneous	508,929	2,109,431	292,297 357,595	15,479		
	795,069	1,484,175	357,585	253,258		
TOTAL OPERATING INCOME	21,639,475	22,746,341	7,916,012	6,754,184		
OPERATING EXPENSES Commonstion and frings handits	<i>(</i> 790 002	6 902 794	2 260 579	2 221 402		
Compensation and fringe benefits Taxes and licenses	6,789,992	6,802,784	2,260,578	2,321,403		
Occupancy and equipment-related costs	1,685,177	1,654,839 1,015,970	595,178 409,601	479,372 368,117		
Depreciation and amortization	1,117,004 1,218,925	1,122,735	445,013	376,847		
Provision for impairment, credit and other losses	570,671	1,167,118	365,647	418,049		
Miscellaneous	4,465,439	4,188,591	1,539,569	1,498,547		
TOTAL OPERATING EXPENSES	15,847,208	15,952,037	5,615,586	5,462,335		
INCOME BEFORE INCOME TAX	5,792,267	6,794,304	2,300,426	1,291,849		
PROVISION FOR INCOME TAX	1,276,784	1,626,477	453,869	65,723		
NET INCOME CONTINUING OPERATIONS	4,515,483	5,167,827	1,846,557	1,226,126		
Net income from discontinued operations	.,010,100	508,147	1,010,007	124,083		
NET INCOME	4,515,483	5,675,974	1,846,557	1,350,209		
	4,313,403	3,073,974	1,040,557	1,330,209		
ATTRIBUTABLE TO: Equity Holders of the Parent Company	4,465,351	5,567,595	1,845,222	1,298,108		
Non-controlling Interests	50,132	108,379	1,335	52,101		
Ton controlling incress	₽4,515,483	₽5,675,974	₽1,846,557	₽1,350,209		
	. ,					
Basic/Diluted Earnings Per Share Attributable to Equity Holders of the		D/ 46	D1 47	D1 04		
Parent Company	₽3.57	P4.46	P1.47	₽1.04		

INTERIM CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (In Thousands)

	For the Nine Months Ended September 30		
	2017 (Unaudited)	2016 (Unaudited)	
NET INCOME (Equity Holders of the Parent Company)	P4,515,483	₽5,675,974	
OTHER COMPREHENSIVE INCOME (LOSS) Items that recycle to profit or loss in subsequent periods:			
Net unrealized gain/(loss) on available-for-sale investments	1,188,005	3,113,019	
Accumulated translation adjustment	772,065	277,212	
Items that do not recycle to profit or loss in subsequent periods:	,		
Remeasurement gains (losses) on retirement plan	14,683	14,445	
OTHER COMPREHENSIVE INCOME			
FOR THE PERIOD, NET OF TAX	1,974,753	3,404,676	
TOTAL COMPREHENSIVE INCOME FOR PERIOD	P6,490,236	₽9,080,650	
ATTRIBUTABLE TO:			
Equity Holders of the Parent Company	P6,451,603	₽8,947,424	
Non-controlling Interests	38,633	133,226	
	P6,490,236	₽9,080,650	

INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

(In Thousands)

	Attributable to Equity Holders of the Parent Company (Unaudited)														
	Capital Stock	Capital Paid in Excess of Par Value		Surplus	Net Unrealized Loss on I Available- for-Sale Investments	Retirement	Accumulated Translation Adjustment	Other Equity Reserves			Share in Aggregate Reserves on Life Insurance Policies	Shares Held by a	Total	Non- controlling Interests	Total Equity
Balance at January 1, 2017, as previously reported	P49,965,587	₽31,331,251	P573,658 P	30,678,189	(P 3,469,939)	(P2,821,853)	₽915,222	P105,670	₽13,959	₽	₽-	P- P	107,291,744	P2,649,162 I	2109,940,906
Transfer to surplus reserves	_	_	23,947	(23,947)	_	_	_	_	_		_	_	_	_	_
Other equity reserves Dividends by a subsidiary to minority	-	-	-	-	-	-	-	(77,651)	-		-	-	(77,651)	-	(77,651)
dividend Change in Accounting Policy Total comprehensive income (loss) for the	-	-	-	92,154	-	-	-	-	-		12,280	-	104,434	(2,443)	(2,443) 104,434
period period period	_	_	_	4,465,351	1,188,005	14,683	783,564	_	_		_	_	6,451,603	38,633	6,490,236
Balance at September 30, 2017	P49,965,587	P31,331,251	P597,605 P	35,211,747	(P2,281,934)	(P2,807,170)	P1,698,786	P28,019	P13,959	P	P12,280	P-P	113,770,130	P2,685,352 I	P116,455,482
Balance at January 1, 2016, as previously reported	₽49,965,587	₽31,331,251	₽554,263 ₽	24,799,259	(P3,763,667)	(P2,357,873)	P612,468	₽-	₽13,959	₽593,237	₽-	(P9,945) P	101,738,539	₽3,017,322 ₽	P104,755,861
Total comprehensive income (loss) for the period	-	-	-	5,567,594	3,113,019	14,445	252,366	_	_	-	_	_	8,947,424	133,226	9,080,650
Transfer to surplus reserves Issuance of Capital Stock	-	-	19,395	(19,395)	-	-	-	-	-	-	-	_	-	(42,430)	(42,430)
Dividend declaration				(1,249,140)										(12,130)	(1,249,140)
Disposal of Parent Company shares held by a subsidiary Reserve of a Disposal Group Held for	-	-	-	-	-	-	-	-	-	-	-	9,945	9,945	-	9,945
Distribution			<u> </u>				6,479	_	_	(593,237			(586,758)	(449,713)	(1,036,471)
Balance at September 30, 2016	₽49,965,587	₽31,331,251	P573,658 P	29,098,321	(P650,648)	(P2,343,428)	₽871,313	₽–	₽13,959		₽-	P- P	108,860,013	P2,658,105 H	P111,518,418

See accompanying Notes to Consolidated Financial Statements

$\begin{tabular}{ll} \textbf{INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS} \\ \textbf{(In Thousands)} \end{tabular}$

	Nine Months September 30		
	2017	2016	
	(Unaudited)	(Unaudited)	
CASH FLOWS FROM OPERATING ACTIVITIES		_	
Income before income tax	P5,792,267	₽6,794,304	
Net income from discontinued operations	£3,172,201	508,147	
Total Income before income tax	-	7,302,451	
Adjustments for:		7,302,431	
Realized trading gain on available-for-sale (AFS) investments	(437,644)	(1,015,655)	
Depreciation and amortization	1,218,925	1,122,735	
Amortization of premium on investments securities	637,634	686,412	
Provision for impairment, credit and other losses	570,671	1,167,118	
Net gain on sale or exchange of assets	(508,929)	(2,109,431)	
Unrealized foreign exchange loss on held to maturity	(000,525)	(2,10), (01)	
investments	_	(675,150)	
Mark-to-market loss/(gain) on derivatives	565,937	(1,537,457)	
Amortization of transaction costs	34,128	45,992	
Gain from sale of a Subsidiary	_	(761,814)	
Changes in operating assets and liabilities:		, , ,	
Decrease (increase) in amounts of:			
Financial assets at fair value through profit or loss	(1,145,294)	4,016,831	
Loans and receivables	(47,499,895)	(25,274,693)	
Other assets	(2,047,402)	827,818	
Increase (decrease) in amounts of:			
Financial liabilities at fair value through profit or loss	(25,333)	474,093	
Deposit liabilities	40,236,464	53,387,816	
Accrued taxes, interest and other expenses	(151,399)	(828,131)	
Other liabilities	6,178,393	(1,401,068)	
Net cash generated from (used in) operations	3,418,523	35,427,867	
Income taxes paid	(1,001,736)	(1,680,863)	
Net cash provided by (used in) operating activities	2,416,787	33,747,004	
CASH FLOWS FROM INVESTING ACTIVITIES			
Proceeds from sale of:			
AFS investments	150,464,834	141,472,461	
Investment properties	1,762,373	3,743,106	
Property and equipment	16,057	229,894	
Held to Maturity Investments	´ –	21,312,996	
Equity Investments	_	3,050,850	
* *		, , ,	

(forward)

(forward)	Nine Months September 30		
	2017	2016	
	(Unaudited)	(Unaudited)	
Acquisitions of:			
AFS investments	(P143,574,183)	(P 139,971,493)	
Held to Maturity Investments	_	(21,312,996)	
Investment in Associate	_	(1,291,831)	
Property and equipment	(1,237,104)	(1,396,021)	
Software cost	(815,779)	(414,977)	
Proceeds from disposal of treasury shares			
held by a subsidiary		9,945	
Other equity reserves	(77,651)		
Net cash provided by (used in) investing activities	6,538,547	5,431,933	
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from issuance of long term negotiable			
certificate of deposits	3,765,000	_	
Pre-termination of long term negotiable certificates of			
deposits	(3,100,000)	_	
Settlement of bills and acceptances payable	(126,878,039)	(52,208,460)	
Proceeds from bills and acceptances payable	122,058,154	59,512,161	
Payment of Dividends		(1,249,140)	
Dividends paid to non-controlling interests		(42,430)	
Proceeds from sale of a minority interest		(449,713)	
Settlement of Subordinated Debt	(3,500,000)	(6,500,000)	
Net cash provided by (used in) financing activities	(7,654,885)	(937,582)	
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	1,300,449	38,241,355	
CASH AND CASH EQUIVALENTS AT	1,500,445	30,241,333	
BEGINNING OF PERIOD	11 014 ((2	15 220 526	
Cash and other cash items Due from BSP	11,014,663	15,220,536	
Due from other banks	127,337,861 22,709,805	81,363,444	
Interbank loans receivable		18,287,308	
Securities held under agreements to resell	7,791,108 1,972,310	5,800,383 14,550,000	
Securities field dilder agreements to resen	170,825,747	135,221,671	
CASH AND CASH EQUIVALENTS AT END OF	170,023,747	133,221,071	
PERIOD			
Cash and other cash items	12,777,234	9,292,432	
Due from BSP	111,128,364	102,073,373	
Due from other banks	29,464,337	30,152,260	
Interbank loans receivable	9,256,261	11,998,951	
Securities held under agreements to resell	9,500,000	19,946,010	
	P172,126,196	P173,463,026	
OPERATIONAL CASH FLOWS FROM			
INTEREST AND DIVIDENDS			
Interest received	₽19,114,749	₽18,931,264	
Interest paid	4,104,433	4,922,314	
	-,-0 1, 100	.,,,,,,,,,	

PART IV - NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

PHILIPPINE NATIONAL BANK AND SUBSIDIARIES

NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Amounts in Thousand Pesos Except When Otherwise Indicated)

1. Corporate Information

Philippine National Bank (the Parent Company) was established in the Philippines in 1916 and started commercial operations that same year. On May 27, 1996, the Parent Company was registered with the Philippine Securities and Exchange Commission (SEC) with a corporate term of 50 years. Its principal place of business is at PNB Financial Center, President Diosdado Macapagal Boulevard, Pasay City, Metro Manila. As of September 30, 2017, the LT Group, Inc. (LTG) held indirect ownership of 59.83% of the Parent Company's shares through various holding companies, while 17.32% of the Parent Company's shares were held by Philippine Central Depository Nominee Corporation. The remaining 22.85% of the Parent Company's shares were held by other stockholders holding less than 10.00% each of the Parent Company's shares. As of December 31, 2016, the LT Group, Inc. (LTG) held indirect ownership of 59.83% of the Parent Company's shares through various holding companies, while 17.38% of the Parent Company's shares were held by Philippine Central Depository Nominee Corporation. The remaining 22.79% of the Parent Company's shares were held by other stockholders holding less than 10.00% each of the Parent Company's shares.

The Parent Company's immediate parent company, LTG, and ultimate parent company, Tangent Holdings Corporation, are incorporated in the Philippines.

The Parent Company provides a full range of banking and other financial services to corporate, middle-market and retail customers, the National Government (NG), local government units (LGUs) and government-owned and controlled corporations (GOCCs) and various government agencies. The Parent Company's principal commercial banking activities include deposit-taking, lending, bills discounting, foreign exchange dealing, investment banking, fund transfers/remittance servicing and a full range of retail banking and trust services through its 689 and 675 domestic branches as of September 30, 2017 and December 31, 2016, respectively.

The Parent Company has the largest overseas network among Philippine banks with 71 branches, representative offices, remittance centers and subsidiaries as of September 30, 2017 and December 31, 2016, in 16 locations in the United States, Canada, Europe, the Middle East and Asia.

The subsidiaries of the Parent Company are engaged in a number of diversified financial and related businesses such as remittance, nonlife insurance, banking, leasing, stock brokerage, foreign exchange trading and/or related services.

2. Basis of Preparation and Changes to the Group's Accounting Policies

Basis of Preparation

The accompanying interim condensed consolidated financial statements of the Parent Company and its subsidiaries (the Group) as of September 30, 2017 and for the nine months ended September 30, 2017 and 2016 have been prepared in accordance with Philippine Accounting Standards (PAS) 34, *Interim Financial Reporting*. The interim condensed consolidated financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual consolidated financial statements as of and for the year ended December 31, 2016.

Amounts in the interim condensed consolidated financial statements are presented to the nearest thousand pesos (P000) unless otherwise stated.

Seasonality or Cyclicality of Interim Operations

Seasonality or cyclicality of interim operations is not applicable to the Group's type of business.

Changes in Accounting Policies and Disclosures

The accounting policies adopted are consistent with those of the previous financial year except for the following amendments and improvements to PFRS which are effective beginning on or after January 1, 2017. Changes in the accounting policies that did not have any significant impact on the financial position or performance of the Group follow:

- PFRS 12, Clarification of the Scope of the Standard (Part of Annual Improvements to PFRSs2014-2016 Cycle) (Amendments)
- PAS, Statement of Cash Flows, Disclosures Initiative (Amendments)
- PAS 12, Income Taxes, Recognition of Deferred Tax for Unrealized Losses (Amendments)

3. Fair Value Hierarchy

The Group has assets and liabilities that are measured at fair value on a recurring basis in the statement of financial position after initial recognition. Recurring fair value measurements are those that another PFRS requires or permits to be recognized in the statement of financial position at the end of each reporting period. These include financial assets and liabilities at FVPL, AFS investments and land and buildings measured at revalued amount.

The Group uses the following hierarchy for determining and disclosing the fair value of assets and liabilities by valuation technique. These levels are based in the inputs that are used to determine the fair value and can be summarized in:

Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities

Level 2: other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly

Level 3: techniques which use inputs which have a significant effect on the recorded fair value that are not based on observable market data.

The Group held the following assets and liabilities measured at fair value and at cost but for which fair values are disclosed and their corresponding level in fair value hierarchy:

Concolidated

			Consoli	idated		
			September	30, 2017		
	Valuation	Carrying				
	Date	Value	Level 1	Level 2	Level 3	Total
Assets measured at fair value:						
Financial Assets						
Financial assets at FVPL:						
Held-for-trading:						
Government securities	9/30/2017	P1,940,479	P1,745,264	₽195,215	₽-	£1,940,479
Equity securities	9/30/2017	58,010	58,010	-	-	58,010
Derivative assets	9/30/2017	478,982	-	423,070	55,912	478,982
Private debt securities	9/30/2017	9,534	-	9,534	· -	9,534
Designated at FVPL:						
Investment in UITFs	9/30/2017	6,215	-	6,215	-	6,215
AFS investments:						
Government securities	9/30/2017	34,368,589	28,549,190	5,819,399	-	34,368,589
Private debt securities	9/30/2017	26,130,992	20,740,121	5,390,871	-	26,130,992
Equity securities*	9/30/2017	853,676	60,921	792,755	-	853,676
		P63,846,477	P51,153,506	P12,637,059	P55,912	P63,846,477
Liabilities measured at fair					-	
value:						
Financial Liabilities						
Financial liabilities at FVPL:						
Derivative liabilities	9/30/2017	P207,499	₽-	₽207,499	₽-	P207,499
		P207,499	₽-	P207,499	₽-	P207,499
		- ,		- ,		
Assets for which fair values						
are disclosed:						
Financial Assets						
HTM investments						
Government securities	9/30/2017	P24,442,468	₽22,432,133	P3,833,747	₽_	P26,265,880
Private debt securities	9/30/2017	224.789	224,789		-	224,789
Tittate dest securites	2/20/2017	P24,667,257	P22,656,922	P3,833,747	P	P26,490,669
Loans and receivables:		,~~-,—••		,,-		
Receivables from customers	9/30/2017	P451,038,493	₽_	₽_	₽451,355,584	₽451,355,584
Unquoted debt securities	9/30/2017	9,124,987	-	-	11,733,329	11,733,329
enquoted dest securities	2,20,2017	>,124,207			11,755,527	11,755,527

			Consolida	ited		
			September 3	0, 2017		
	Valuation	Carrying				
	Date	Value Value	Level 1	Level 2	Level 3	Total
		P460,163,480	₽-	₽–	P463,088,913	P463,088,913
Nonfinancial Assets						
Investment properties:*** Land	9/30/2017	₽16,015,115	₽_	₽-	P19,323,978	P19,323,978
Buildings and improvements	9/30/2017	4,592,283	F-	F-	3,934,486	3,934,486
Buildings and improvements	3/30/2017	P20,607,438			P23,258,464	P23,258,464
		£20,007, 1 30			£23,230,404	£23,230,404
Liabilities for which fair						
values are disclosed:						
Financial Liabilities						
Financial liabilities at amortized						
cost:						
Time deposits	9/30/2017	P88,929,087	₽–	₽–	P88,086,469	P88,086,469
Bills payable	9/30/2017	29,500,987	_	_	33,070,979	33,070,979
Subordinated debt	9/30/2017	<u> </u>	_		_	_
		P118,430,074	₽-	₽-	P121,157,447	P121,157,447
			Consoli 201			
	Valuation	n Carrying	201	10		
	Date		Level 1	Level 2	Level 3	Total
Assets measured at fair value:	Date	· value	Lever1	Ecver 2	Level 5	10111
Financial Assets						
Financial assets at FVPL:						
Government securities	12/29/10	6 P1,313,400	P1,300,293	₽13,107	₽–	P1,313,400
Derivative assets	12/29/10	,	_	357,577	61,545	419,122
Private debt securities	12/29/10	,	112,605	7,984	_	120,589
Equity securities	12/29/10	,	54,609	_	_	54,609
Investments in UITF	12/29/10	6,144	_	6,144	_	6,144
AFS investments:	12/20/1	25 024 550	24.416.112	2 410 446		25 024 550
Government securities Private debt securities	12/29/10	, ,	34,416,113	3,418,446	-	37,834,559
Equity securities*	12/29/10 12/29/10	, ,	26,177,419 493,958	2,663,651	_	28,841,070 493,958
Equity securities	12/2//1	P69,083,451	P62,554,997	P6,466,909	P61,545	P69,083,451
Liabilities measured at fair value:		100,000,101	202,00 1,557	10,100,202	101,010	100,000,101
Financial Liabilities						
Financial Liabilities at FVPL:						
Designated at FVPL:						
Derivative liabilities	12/29/10	6 P232,832	_	₽232,832	_	₽232,832
Assets for which fair values are		•	 :	-		-
disclosed:						
Financial Assets						
HTM investments	12/29/10	6 P24,174,479	P21,282,956	₽3,807,936	₽-	P25,090,892
Loans and Receivables:**						
Receivables from customers	12/29/10	, ,	-	_	412,236,428	412,236,428
Unquoted debt securities	12/29/10				3,305,345	3,305,345
		P433,993,725	P21,282,956	P3,807,936	P415,541,773	P440,632,665
Nonfinancial Assets						
Investment property:***	10/00/4	D12 200 250	n	т.	D10 010 262	D10 010 242
Land	12/29/10	, ,	₽-	₽-	P19,019,263	P19,019,263
Buildings and improvements	12/29/10		P_	P-	3,963,475 P22,982,738	3,963,475 P22,982,738
Liabilities for which fair values are		P16,341,252	F-	F-	£44,704,138	£44,704,130
Liabilities for which fair values are disclosed:	•					
Financial Liabilities						
Financial liabilities at amortized cost:	:					
Time deposits	12/29/10	6 P84,375,617	₽-	₽-	P86,109,334	₽86,109,334
Bills payable	12/29/10		_	_	38,468,732	38,468,732
Subordinated debt	12/29/10		_	_	3,551,484	3,551,484
		P122 100 023	p _	P _	P128 129 550	P128 129 550

₽–

P122,100,023

P128,129,550

₽–

P128,129,550

Excludes unquoted available-for-sale securities (Note 8)
 Net of allowance for credit losses (Note 8)
 Based on the fair values from appraisal reports which is different from their carrying amounts which are carried at cost (Note 10)

When fair values of listed equity and debt securities, as well as publicly traded derivatives at the reporting date are based on quoted market prices or binding dealer price quotations, without any deduction for transaction costs, the instruments are included within Level 1 of the hierarchy.

For all other financial instruments, fair value is determined using valuation techniques. Valuation techniques include net present value techniques, comparison to similar instruments for which market observable prices exist and other revaluation models.

Significant input used in determining fair values of financial instruments under Level 2 comprises of interpolated market rates of benchmark securities.

As of September 30, 2017 and December 31, 2016, there were no transfers between Level 1 and Level 2 fair value measurements, and no transfers into and out of Level 3 fair value measurements.

The following table shows a reconciliation of the beginning and closing amount of Level 3 financial assets and liabilities which are recorded at fair value:

	Conso	lidated
	September 30, 2017	December 31, 2016
	(Unaudited)	(Audited)
Financial assets		
Balance at beginning of year	P 61,545	₽5,843,569
Fair value changes recognized in profit or loss	(5,633)	(1,787)
Change arising from sale of direct interest in a		
subsidiary	_	(5,780,237)
Balance at end of year	₽55,912	₽61,545
Financial liabilities		
Balance at beginning of year	₽–	₽5,780,237
Change arising from sale of direct interest in a		
subsidiary	_	(5,780,237)
Balance at end of year	₽–	₽–

The structured Variable Unit-Linked Notes can be decomposed into bond components and options components. The fair value of structured notes has been computed by counterparties using present value calculations and option pricing models, as applicable. The valuation requires management to make certain assumptions about the model inputs particularly the credit spread of the Issuer. The model also used certain market observable inputs including the counterparty's credit default swap (CDS), PHP interest rate swap (IRS) rates (for the Peso-denominated issuances) and ROP CDS rates (for the USD-denominated issuances).

Description of valuation techniques are as follows:

		Significant Unobservable	Significant Observable
Structured Notes	Valuation Methods	Inputs	Inputs
Peso-denominated	DCF Method / Monte	Issuer's Funding rate /	PHP IRS
	Carlo Simulation	Issuer's CDS as proxy	
Dollar-denominated	DCF Method / Monte	Issuer's Funding rate /	ROP CDS / USD IRS
	Carlo Simulation	Issuer's CDS as proxy	

The sensitivity analysis of the fair market value of the structured notes as of December 31, 2016 is performed for the reasonable possible movement in the significant inputs with all other variables

held constant, showing the impact to profit and loss follows:

Sensitivity of the fair value measurement to changes in unobservable inputs:

	2016				
Structured	Significant	Range of			
Investments	Unobservable Input	Input	Sensitivity of the Input to Fair Value*		
Peso- denominated	Bank CDS Levels	47.28 - 92.37 bps	50 bps increase/(decrease) in change inputs would result in a (decrease) / increase in the market value of the note by \$\mathbb{P}70\$ million		
Dollar- denominated	Bank CDS Levels	40.179 - 76.344 bps	50 bps increase/(decrease) in change inputs would result in a (decrease) / increase in the market value of the note by \$\mathbb{P}40\$ million		

^{*} The sensitivity analysis is performed only on the fixed income portion of the Note, thus are based on assumptions that if changed may cause the value to fall out of range

Sensitivity of the fair value measurement to changes in observable inputs:

	2016					
Structured	Significant Observable	Range of				
Investments	Input	Input	Sensitivity of the Input to Fair Value*			
Peso- denominated	PHP IRS (3Y)	180.25 - 355.00 bps	50 bps increase/(decrease) in change inputs would result in a (decrease) / increase in the market value of the note by £66 million			
Dollar- denominated	ROP CDS (5Y)	126.15 - 193.33 bps	50 bps increase/(decrease) in change inputs would result in a (decrease) / increase in the market value of the note by \$\mathbb{P}28\$ million			

^{*} The sensitivity analysis is performed only on the fixed income portion of the Note, thus are based on assumptions that if changed may cause the value to fall out of range

The fair values of warrants have been determined using price quotes received from a third-party broker without any pricing adjustments imputed by the Parent Company. The valuation model and inputs used in the valuation which were developed and determined by the third-party broker were not made available to the Parent Company. Under such instance, PFRS 13 no longer requires an entity to create quantitative information to comply with the related disclosure requirements.

Description of the valuation techniques and significant unobservable inputs used in the valuation of the Group and Parent Company's investment properties are as follow:

Valuation Techniques

Market Data Approach A process of comparing the subject property being appraised to

similar comparable properties recently sold or being offered for

sale.

Replacement Cost Approach It is an estimate of the investment required to duplicate the property in its present condition. It is reached by estimating the value of the building "as if new" and then deducting the depreciated cost.

Fundamental to the Cost Approach is the estimate of the

improvement's Reproduction Cost New.

Significant Unobservable Inputs

Price per square meter Ranges from ₱800 to ₱100,000

Reproduction Cost New The cost to create a virtual replica of the existing structure,

employing the same design and similar building materials.

Size Size of lot in terms of area. Evaluate if the lot size of property or

comparable conforms to the average cut of the lots in the area and

estimate the impact of lot size differences on land value.

Shape Particular form or configuration of the lot. A highly irregular shape

limits the usable area whereas an ideal lot configuration maximizes the usable area of the lot which is associated in designing an improvement which conforms with the highest and best use of the

property.

Location Location of comparative properties whether on a main road, or

secondary road. Road width could also be a consideration if data is available. As a rule, properties located along a main road are

superior to properties located along a secondary road.

Time Element "An adjustment for market conditions is made if general property

values have appreciated or depreciated since the transaction dates due to inflation or deflation or a change in investors' perceptions of the market over time". In which case, the current data is superior to

historic data.

Discount Generally, asking prices in ads posted for sale are negotiable.

Discount is the amount the seller or developer is willing to deduct from the posted selling price if the transaction will be in cash or

equivalent.

Corner influence Bounded by two (2) roads.

4. Financial Risk Management

Executive Summary / Results for the nine month Period September 30, 2017

The bank's Capital Adequacy Ratio as of end of September 30, 2017 stands at 15.45% on a consolidated basis while the bank's Risk Weighted Assets (RWA) as of September 30, 2017 amounted to P588,434 million composed of P536,422 million (Credit Risk Weighted Assets), P7,611 million (Market Risk Weighted Assets) and, P44,401 million (Operational Risk Weighted Assets.

The Board of Directors have the ultimate responsibility for the risk appetite of Philippine National Bank and the monitoring of risks on a regular basis. Risk governance is undertaken by a structured hierarchy of committees (both at board level and at the executive / management level) each with specified accountabilities.

The continuous flow of information between the board and board-level committees and the corresponding management committees; allow for consistent evaluation of the risks inherent in the business, raise the alarms, if any, and manage the business effectively with strong adherence to process management guidelines and controls.

Members of the senior management team play a pivotal role in the day-to-day running of the bank. Executive officers are assigned to various management committees that provide the leadership and execution of the vision and policies approved by the bank's board of directors. The bank's business objectives are driven for most part by the day-to-day directions decided by these management committees with approvals and notation by the various board level committees.

The PNB Board Risk Oversight Committee (ROC) is mandated to set risk appetite, approve frameworks, policies and processes for managing risk, and accept risks beyond the approval discretion provided to management.

The risk management policy includes:

- a comprehensive risk management approach;
- a detailed structure of limits, guidelines and other parameters used to govern risk-taking;
- a clear delineation of lines of responsibilities for managing risk;
- an adequate system for measuring risk; and
- effective internal controls and a comprehensive monitoring & risk-reporting process

While the first line of defense in risk management lies primarily on the bank's risk taking units as well as the bank's support units, the Risk Management Group is primarily responsible for the monitoring of risk management functions to ensure that a robust risk-oriented organization is maintained. The Risk Management Group (RMG) is independent from the business lines and is organized in 7 divisions: Credit Risk Management Division, ICAAP & BASEL Implementation Division, Market Risk & ALM Division, Operational Risk Management Division, Information Security and Technology Risk Division, Trust Risk Division and Business Intelligence & Data Warehouse Division.

Each division monitors the implementation of the processes and procedures that support the policies for risk management applicable to the organization. These policies clearly define the kinds of risks to be managed, set forth the organizational structure and provide appropriate training necessary to manage and control risks. The policies also provide for the validation, audits & compliance testing, to measure the effectiveness and suitability of the risk management structure. RMG also functions as the Secretariat to the Risk Oversight Committee which meets monthly to discuss the immediate previous month's total risk profile according to the material risks defined by the bank in its ICAAP document. Further, each risk division engages with all levels of the organization among its business and support groups. This ensures that the risk management and monitoring is embedded at the moment of origination.

Risk Categories and Definitions

We broadly classify and define risks into the following categories, and manage the risks according to their characteristics. These are monitored accordingly under the enterprise ICAAP 2016 program:

Risk Category	Risk Definition	Risk Monitoring Process	Risk Management Tools
Credit Risk (including Credit Concentration Risks and Counterparty Risks)	Credit risk is the risk to earnings or capital that arises from an obligor/s, customer/s or counterparty's failure to perform and meet the terms of its contract.	 Loan Portfolio Analysis Credit Dashboards 	 Trend Analysis (Portfolio / Past Due and NPL Levels Regulatory and Internal Limits Stress Testing Rapid Portfolio Review CRR Migration Movement of Portfolio Concentrations and Demographics Review Large Exposure Report Counterparty Limits Monitoring Adequacy of Loan Loss Reserves Review
Market Risk	Market risk is the risk to earnings or capital arising from adverse movements in factors that affect the market value of financial instruments, products and transactions in an institution's overall portfolio, both on or off balance sheet and contingent financial contracts. Market risk arises from marketmaking, dealing and position taking in interest rate, foreign exchange, equity, and commodities market.	 Value at Risk Utilization Results of Marking to Market Risks Sensitivity/Duration Report Exposure to Derivative/Structured Products 	 VAR Limits Stop Loss Limits Management Triggers Duration Report ROP Exposure Limit Limit to Structured Products 30-day AFS Holding Period Exception Report on Traders' Limit Exception Report on Rate Tolerance
Liquidity Risk	Liquidity risk is generally defined as the current and prospective risk to earnings or	Funding LiquidityPlanLiquidity RatiosLarge Fund Providers	MCO LimitsLiquid AssetsMonitoringStress testing

Interest Rate Risk in the Banking Books (IRBB)	capital arising from an FI's inability to meet its obligations when they come due. Interest rate risk is the current and prospective risk to earnings or capital arising from movements in interest rates. The amount at risk is a function of the magnitude and direction of interest rate changes and the size and maturity structure of the mismatch position. (BSP Circ 510, dated 03 Feb 2006)	 MCO Liquid Gap Analysis Interest Rate Gap Analysis Earnings at Risk Measurement Duration based Economic Value of Equity 	 Large Fund Provider Analysis Contingency Planning EAR Limits Balance Sheet Profiling Repricing Gap Analysis Duration based Economic Value of Equity Stress Testing
Operational Risk	Operational Risk refers to the risk of loss resulting from inadequate or failed internal processes, people and systems; or from external events. This definition includes Legal Risk, but excludes Strategic and Reputational Risk. Operational Risk is inherent in all activities, products and services, and cuts across multiple activities and business lines within the financial institution and across the different entities in a banking group or conglomerate where the financial institution belongs. (BSP Circular 900)	 Risk Identification Risk Measurement Risk Evaluation (i.e. Analysis of Risk) Risk Management (i.e. Monitor, Control or Mitigate Risk) Monitoring of Pillar II Risks fall under the purview of Operational Risk Management: Risk Identification – Risk Maps Risk Measurement and Analysis – ICAAP Risk Assessment 	 Internal Control Board Approved Operating Policies and Procedures Manuals Board Approved Product Manuals Loss Events Report (LER) Risk and Control Self-Assessment (RCSA) Key Risk Indicators (KRI) Business Continuity Management (BCM) Statistical Analysis

Included in the Operational Risks:

Reputational Risk (Customer Franchise Risk) Reputational risk is the current and prospective impact on earnings or capital arising from negative public opinion. Customer franchise risk is defined as the failure to find, attract, and win new clients, nurture and retain those the Bank already has, and entice former clients back into the fold as well as the failure to meet client's expectation in delivering the Bank's products and services.

- Risk Identification
- Risk Measurement
- Risk Measurement
- Risk Evaluation (i.e. Analysis of Risk)
- Risk Management (i.e. Monitor, Control or Mitigate Risk)

Monitoring of Pillar II Risks fall under the purview of Operational Risk Management:

- Risk Identification –
 Risk Maps
- Risk Measurement and Analysis – ICAAP Risk Assessment

Major Factors considered:

- Products
- Technology
- People
- Policies and Processes
- Stakeholders (including customer and regulators)

- Account Closures Report
- Service Desk
 Customer Issues
 Report/Customer
 Complaints
 Monitoring Report
- Mystery Caller/Shopper
- Evaluation/ Risk Mitigation of negative media coverage
- Public Relations Campaign
- Review of Stock
 Price performance
- Fraud Management Program
- Institutionalization of corporate values, which includes INTEGRITY and CUSTOMER-CENTEREDNESS through the new hires seminar
- Periodic Meetings with Investors and Credit Rating Analysts
- Engagement in activities that reinforces the Bank's corporate social responsibility
- Security measures for mobile and internet banking

Social Media Analytics and Content Management

- Management Profitability ReportsBudgets vs Actuals
- Benchmarking vis-avis Industry, Peers
- Economic Forecasting
- Annual Strategic Planning Exercise
- Weekly financial market updates and market rates summary
- Prioritization of

Strategic Business Risks Strategic business risk is the current and prospective impact on earnings or capital arising from adverse business decisions, improper implementation of decisions, or lack of responsiveness to industry changes.

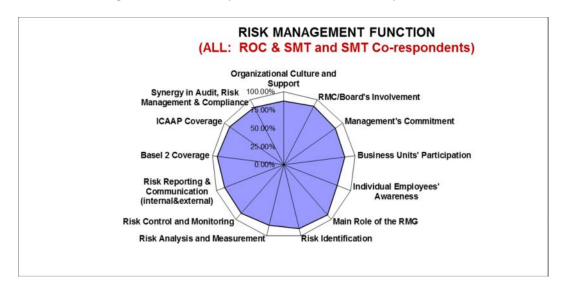
Cyber Security Risk	Cyber Risk is the current and prospective impact on earnings, reputation, customer franchise, and/or capital arising from information security threats of attack on the bank's digital footprint through (not limited to) the following: • Breaches in data security • Sabotage on online (web-based) activities (Ransom ware, DDOS, etc) • Common threats (spam, phishing, malware, spoofing viruses, spoofing, etc) • Scams and Frauds (Social engineering, identify thefts, email scams, etc)	Information Technology (IT) projects Organizational Structure Risk Asset Register Incident Reporting Management Information Security Policy Formulation Risk Assessment Information Security Management System Implementation Continuous InfoSec / cyber risk awareness campaigns Network Security Protection Limits on Access Privileges Scanning of outbound and inbound digital traffic
		 Risk Asset Register Incident Reporting Management Information Security Policy Formulation Project Management Framework Risk Assessment Project Progress Reporting Approvals for major scope changes Risk Assessment for new/upgrade of information / automated systems Harmonization Timeline Tracking

Evaluation of the Risk Management Function

Regular review and assessment of the bank's Enterprise Risk Management Function is completed by both the senior management team (including 1-downs) and the Risk Oversight Committee members. The evaluation is conducted annually and covers topics encompassing the policy, implementation and oversight of the Risk Management Function of the bank, namely:

- 1. Organizational Culture and Support
- 2. RMC/Board's Involvement
- 3. Management's Commitment
- 4. Business Units' Participation
- 5. Individual Employees' Awareness
- 6. Main Role of the RMG
- 7. Risk Identification
- 8. Risk Analysis and Measurement
- 9. Risk Control and Monitoring
- 10. Risk Reporting & Communication (internal & external)
- 11. Basel 2 & 3 Coverage
- 12. ICAAP Coverage
- 13. Synergy in Audit, Risk Management & Compliance

The chart below provides a summary of such evaluation for the year 2016.



5. Segment Information

Business Segments

The Group's operating businesses are determined and managed separately according to the nature of services provided and the different markets served with each segment representing a strategic business unit. The Group's business segments follow:

Retail Banking - principally handling individual customer's deposits, and providing consumer type loans, credit card facilities and fund transfer facilities;

Corporate Banking - principally handling loans and other credit facilities and deposit accounts for corporate and institutional customers; and

Treasury - principally providing money market, trading and treasury services, as well as the management of the Group's funding operations by use of T-bills, government securities and placements and acceptances with other banks, through treasury and wholesale banking.

Other Segments - include Global Filipino Banking Group, Trust Banking Group, Domestic Subsidiaries, Insurance, Leasing, Remittances and other support services. Transactions between segments are conducted at estimated market rates on an arm's length basis. Interest is credited to or charged against business segments based on a pool rate which approximates the marginal cost of funds.

For management purposes, business segment report is done on a quarterly basis. Business segment information provided to the BOD and Senior Management Team (SMT) is based on the Regulatory Accounting Principles (RAP) submitted to the BSP in compliance with the reportorial requirements under the Financial Reporting Package (FRP) for banks, which differ from PFRS. Significant differences arose from the manner of provisioning for impairment and credit losses, measurement of investment properties and the fair value measurement of financial instruments. The report submitted to SMT represents only the results of operation for each of the reportable segment.

Segment assets are those operating assets that are employed by a segment in its operating activities and that either directly attributable to the segment or can be allocated to the segment on a reasonable basis.

Segment liabilities are those operating liabilities that result from the operating activities of a segment and that either are directly attributable to the segment or can be allocated to the segment on a reasonable basis.

The Group has no significant customer which contributes 10.00% or more of the consolidated revenue.

Business segment information of the Group follows:

		September :	30, 2017		
Dotoil	Cornorata	-		Adjustments	
		Treasury	Others	Eliminations*	Total
(P601,376)	P12,050,655	P2,692,726	P367,113	P1,655,603	P16,164,721
6,816,435	(5,720,983)	(1,095,452)	_	-	_
6,215,059	6,329,671	1,597,274	367,113	P1,655,603	16,164,721
1,462,500	1,270,873	1,476,024	1,882,565	709,325	6,801,286
7,677,559	7,600,544	3,073,298	2,249,678	2,364,928	22,966,008
6,078,224	1,956,673	66,514	1,407,526	1,935,230	11,444,167
₽1,599,335	P5,643,870	P3,006,784	P842,152	P429,698	11,521,839
					5,729,572
				=	5,792,267
					1,276,784
				=	
					4,515,483
				_	50,132
				_	P4,465,351
				_	
₽531,376	₽2,644	₽-	P748,823	₽-	P1,282,843
					744,642
				-	P2,027,485
P414,022	₽86,572	₽1,096	₽145,357	P55,820	P700,867
					F1 < 0 F0
				=	516,058
					P1,218,925
				=	, ,
(P138,692)	₽1,150,887	(P203,528)	₽12,764	(P250,759)	₽570,671
	6,816,435 6,215,059 1,462,500 7,677,559 6,078,224 Р1,599,335 Р531,376	Banking Banking (P601,376) P12,050,655 6,816,435 (5,720,983) 6,215,059 6,329,671 1,462,500 1,270,873 7,677,559 7,600,544 6,078,224 1,956,673 P1,599,335 P5,643,870 P531,376 P2,644 P414,022 P86,572	Retail Banking Corporate Banking Treasury (P601,376) P12,050,655 P2,692,726 6,816,435 (5,720,983) (1,095,452) 6,215,059 6,329,671 1,597,274 1,462,500 1,270,873 1,476,024 7,677,559 7,600,544 3,073,298 6,078,224 1,956,673 66,514 P1,599,335 P5,643,870 P3,006,784 P5,99,335 P5,643,870 P3,006,784	Banking Banking Treasury Others (P601,376) P12,050,655 P2,692,726 P367,113 6,816,435 (5,720,983) (1,095,452) - 6,215,059 6,329,671 1,597,274 367,113 1,462,500 1,270,873 1,476,024 1,882,565 7,677,559 7,600,544 3,073,298 2,249,678 6,078,224 1,956,673 66,514 1,407,526 P1,599,335 P5,643,870 P3,006,784 P842,152 P531,376 P2,644 P- P748,823 P414,022 P86,572 P1,096 P145,357	Retail Banking Corporate Banking Treasury Others Eliminations* (P601,376) P12,050,655 P2,692,726 P367,113 P1,655,603 6,816,435 (5,720,983) (1,095,452) — — — 6,215,059 6,329,671 1,597,274 367,113 P1,655,603 1,462,500 1,270,873 1,476,024 1,882,565 709,325 7,677,559 7,600,544 3,073,298 2,249,678 2,364,928 6,078,224 1,956,673 66,514 1,407,526 1,935,230 P1,599,335 P5,643,870 P3,006,784 P842,152 P429,698 P414,022 P86,572 P1,096 P145,357 P55,820

^{*} The eliminations and adjustments column mainly represent the RAP to PFRS adjustments

		As of September 30, 2017				
					Adjustments	
	Retail	Corporate			and	
	Banking	Banking	Treasury	Others	Eliminations*	Total
Segment assets	P99,128,708	P379,624,086	P179,065,994	P107,712,496	P22,069,934	P787,601,218
Unallocated assets						11,556,200
Total assets						₽799,157,418
Segment liabilities	P451,620,260	P84,317,155	P81,937,596	P35,104,454	₽17,583,755	P670,563,220
Unallocated liabilities						12,138,716
Total liabilities						P682,701,936

	September 30, 2016							
_	Retail Banking	Corporate Banking	Treasury	Others	Adjustments and Eliminations*	Total		
Net interest margin			-					
Third party	₽798,661	₽11,229,173	P2,239,030	₽86,881	₽292,812	P14,646,556		
Inter-segment	3,771,478	(5,064,006)	1,292,528					
Net interest margin after inter-								
segment transactions	4,570,139	6,165,167	3,531,557	86,881	292,812	14,646,556		
Other income	1,774,640	3,766,358	1,901,576	1,668,977	654,809	9,766,360		
Segment revenue	6,344,779	9,931,525	5,433,134	1,755,858	947,621	24,412,916		
Other expenses	6,325,842	1,098,791	140,686	1,681,541	1,489,310	10,736,170		
Segment result	₽ 18,937	₽8,832,734	P5,292,448	₽74,317	(P541,689)	13,676,746		
Unallocated expenses						(6,374,296)		
Net income before income tax					-	7,302,450		
Income tax						(1,626,477)		
Net income from continuing					-			
operations						5,675,974		
Non-controlling interests						(108,379)		
Net income for the year attributable to equity holders of the Parent Company						P 5,567,595		
Other segment information					=	. , . , ,		
Capital expenditures	P700,168	P2,569	P 284	P269,988	₽-	₽ 973,008		
Unallocated capital expenditure						423,596		
Total capital expenditure					-	P1,396,604		
Depreciation and amortization	₽354,059	P86,627	₽2,217	₽475,173	(P124,807)	₽ 793,269		
Unallocated depreciation and amortization						329,466		
Total depreciation and amortization					_	P1,122,735		
Provision for (reversal of) impairment, credit and other					-			
losses	₽285,959	P25,966	(P494)	₽2,242	P853,445	P1,167,118		

		As of December 31, 2016							
					Adjustments				
	Retail	Corporate			and				
	Banking	Banking	Treasury	Others	Eliminations*	Total			
Segment assets	P368,781,391	₽ 359,553,260	P212,189,932	P25,351,620	(P213,533,306)	P752,342,897			
Unallocated assets						1,422,213			
Total assets						₽753,765,110			
Segment liabilities	P528,797,409	₽57,719,741	P64,033,215	P37,602,324	(P213,885,651)	P474,267,038			
Unallocated liabilities						169,557,166			
Total liabilities						P643,824,204			

^{*} The eliminations and adjustments column mainly represent the RAP to PFRS adjustments

Geographical Segments

Although the Group's businesses are managed on a worldwide basis, the Group operates in five (5) principal geographical areas of the world. The distribution of assets, liabilities and credit commitments items as of September 30, 2017 and December 31, 2016 and capitalized expenditures and revenues for the nine months ended September 30, 2017 and September 30, 2016 by geographic region of the Group follows:

	Non Curr	Non Current Assets		Liabilities		Credit Commitments	
	September 30,	December 31,	September 30,	December 31,	September 30,	December 31,	
	2017	2016	2017	2016	2017	2016	
Philippines	₽ 314,397,715	₽310,067,651	P656,643,449	₽615,084,923	₽ 37,094,164	₽27,995,354	
Asia (excluding							
Philippines)	5,679,426	6,225,748	23,136,187	24,392,446	214,930	467,830	
USA and Canada	91,202,712	77,790,006	2,703,682	4,245,479	3,017	4,197	
United Kingdom	1,953,225	2,649,627	218,618	101,356	_	_	
'	₽ 413,233,078	₽396,733,032	P682,701,936	₽643,824,204	₽ 37,312,111	₽28,467,381	

	Capital Ex	Capital Expenditures		evenues
	September 30,	September 30,	September 30,	September 30,
	2017	2016	2017	2016
Philippines	₽ 2,026,369	₽1,332,484	P25,354,034	₽25,895,997
Asia (excluding Philippines)	995	10,414	1,062,882	1,477,386
USA and Canada	121	8,526	530,080	433,430
United Kingdom	-	44,180	84,926	113,532
Other European Union Countries	_	_	_	_
	₽ 2,027,485	₽1,396,604	P27,031,922	₽27,920,345

The Philippines is the home country of the Parent Company, which is also the main operating company. The Group offers a wide range of financial services as discussed in Note 1. Additionally, most of the remittance services are managed and conducted in Asia, Canada, USA and United Kingdom.

The areas of operations include all the business segments.

6. Due from BSP

As of September 30, 2017 and December 31, 2016, 14.17% and 30.11% of the Group's Due from BSP are placed under the Term Deposit Facility (TDF) with the BSP. Those TDFs bear annual interest rates ranging from 3.00% to 3.50% as of September 30, 2017 and annual interest ranging from 2.50% to 3.50% as of December 31, 2016.

7. Trading and Investment Securities

The Group has the following trading and investment securities:

	September 30,	December 31,
	2017	2016
	(Unaudited)	(Audited)
Financial assets at FVPL	P2,493,221	₽1,913,864
AFS investments	61,450,725	67,340,739
HTM investments	24,667,257	24,174,479
	₽88,611,203	₽93,429,082

Financial Assets at FVPL This account consists of:

	September 30,	December 31,
	2017	2016
	(Unaudited)	(Audited)
Held-for-Trading:		_
Government securities	P1,940,479	₽1,313,400
Private debt securities	9,534	419,122
Derivative assets	478,982	120,589
Equity securities	58,010	54,609
	2,487,006	1,907,720
Designated at FVPL:		
Investment in UITF	6,215	6,144
	₽2,493,221	₽1,913,864

AFS Investments

This account consists of:

	September 30,	December 31,
	2017	2016
	(Unaudited)	(Audited)
Government securities	P34,368,589	₽37,834,559
Private debt securities	26,130,992	28,841,070
Equity securities - net of allowance for impairment		
losses of ₽0.6 billion	951,144	665,110
	P61,450,725	₽67,340,739

Trading and investment securities gains - net

This account consists of:

	Nine Months Ended		
	September 30,	September 30,	
	2017	2016	
	(Unaudited)	(Unaudited)	
Financial assets at FVPL:		_	
Held-for-trading	₽43,000	₽99,639	
Derivatives	(6,983)	(4,774)	
Designated at FVPL	5,166	243	
AFS investments:			
Government securities	79,200	327,756	
Other debt securities	357,370	687,899	
Equity securities	1,074		
	P478,827	P1,110,763	

8. Loans and Receivables

This account consists of:

	Conso	lidated
	September 30,	December 31,
	2017	2016
Receivable from customers:		
Loans and discounts	P436,196,056	₽392,159,433
Customers' liabilities on letters of credit and trust receipts	9,185,882	8,830,606
Credit card receivables	8,681,317	7,102,207
Bills purchased	2,087,115	3,596,589
Lease contracts receivable	2,759,086	3,049,375
Customers' liabilities on acceptances	1,916,359	1,659,340
	460,825,815	416,397,550
Less unearned and other deferred income	1,497,078	1,489,955
	459,328,737	414,907,595
Unquoted debt securities	12,808,219	6,972,710
Other receivables:		
Accounts receivable	7,310,379	9,385,522
Sales contract receivables	5,379,464	7,449,020
Accrued interest receivable	4,182,016	3,703,763
Miscellaneous	532,710	501,675
	17,404,569	21,039,980
	489,541,525	442,920,285
Less allowance for credit losses	15,435,361	14,892,814
	P474,106,164	₽428,027,471

	Consolidated			
	Septe	September 30,		nber 31,
	_	2017		2016
	Carrying		Carrying	
	Amount	%	Amount	%
Primary target industry:				
Wholesale and retail	70,366,223	15.27	₽61,414,279	14.75
Electricity, gas and water	66,341,352	14.40	49,814,968	11.96
Manufacturing	38,195,956	8.29	39,939,856	9.59
Financial intermediaries	67,183,868	14.58	64,806,163	15.56
Transport, storage and				
communication	33,024,982	7.17	36,542,499	8.78
Public administration and defense	23,192,669	5.03	24,676,655	5.93
Agriculture, hunting				
and forestry	7,825,751	1.70	5,490,920	1.32
Secondary target industry:				
Real estate, renting and business activities	69,832,418	15.15	59,701,406	14.34
Construction	15,236,443	3.31	16,819,358	4.04
Others	69,626,153	15.10	57,191,446	13.73
	P460,825,815	100.00	P416,397,550	100.00

The information (gross of unearned and other deferred income and allowance for credit losses) relating to receivable from customers as to secured and unsecured and as to collateral follows:

	Consolidated			
	Septer	September 30,		mber 31,
	_	2017		2016
	Carrying		Carrying	
	Amount	%	Amount	%
Secured:				
Real estate mortgage	₽31,724,315	6.88	₽62,257,711	14.95
Chattel mortgage	2,231,721	0.48	33,531,566	8.05
Bank deposit hold-out	1,590,996	0.35	14,034,793	3.38
Shares of stocks	-	0.00	1,681,531	0.40
Others	1,288,779	0.28	38,699,661	9.29
	36,835,811	7.99	150,205,262	36.07
Unsecured	423,990,004	92.01	266,192,288	63.93
	P460,825,815	100.00	₽416,397,550	100.00

9. Property and Equipment

For the nine months ended September 30, 2017, the Group purchased assets with a cost of \$\mathbb{P}1.3\$ billion and disposed assets with book value of \$\mathbb{P}0.2\$ billion.

As of December 31, 2016 the Group purchased assets with a cost of ₱2.0 billion and disposed assets with net book value of ₱5.3 billion.

10. **Investment Properties**

For the nine months ended September 30, 2017, the Group foreclosed assets with aggregate fair value of P644.4 million as settlement of the NPLs and disposed assets with net book value of P547.3 million.

As of December 31, 2016, the Group foreclosed assets with aggregate fair value of P0.7 billion and disposed assets with net book value of P2.2 billion.

As of September 30, 2017 and December 31, 2016, the balance of accumulated impairment losses on investment properties amounted to P3.1 billion and P 3.3 billion, respectively.

The aggregate fair value of the Group's investment properties as of September 30, 2017 and December 31, 2016 amounted to P23.3 billion and P23.0 billion, respectively. The fair values of the Group's investment properties have been determined by the appraisal method on the basis of recent sales of similar properties in the same areas as the investment properties and taking into account the economic conditions prevailing at the time the valuations were made.

In 2016, the Group reclassified certain properties from 'Property and equipment' to 'Investment property' with aggregate carrying amount of \$\mathbb{P}4.7\$ billion. These properties mainly consist of the office spaces in the Allied Bank Center in Makati leased out and land in Buendia, Makati being held for future development.

11. Financial Liabilities

Bills and Acceptances Payable

Peso-denominated borrowings of the Group bear annual interest of 0.63% as of September 30, 2017 and December 31, 2016.

Foreign currency-denominated borrowings of the Group bear annual interest ranging from 0.30% to 1.71% and from 0.05% to 2.00% as of September 30, 2017 and December 31, 2016, respectively.

As of September 30, 2017, bills payable with a carrying amount of \$\mathbb{P}30.0\$ billion is secured by a pledge of certain AFS with fair value of \$\mathbb{P}17.3\$ billion and HTM investments with fair value of \$\mathbb{P}15.9\$ billion.

As of December 31, 2016, bills payable with a carrying amount of \$\mathbb{P}20.6\$ billion is secured by a pledge of certain AFS investments with carrying value and fair value of \$\mathbb{P}10.0\$ billion and \$\mathbb{P}9.8\$ billion and HTM investments with carrying value and fair value of \$\mathbb{P}14.5\$ billion and \$\mathbb{P}15.3\$ billion, respectively.

Subordinated Debt

5.875% ₽3.5 Billion Subordinated Notes

On May 9, 2012, the Parent Company's BOD approved the issuance of unsecured subordinated notes of \$\mathbb{P}3.5\$ billion that qualify as Lower Tier 2 capital. Effective Interest Rate on this note is 6.04%.

Significant terms and conditions of the subordinated notes follow:

- (1) The 2012 Notes bear interest at the rate of 5.88% per annum from and including May 9, 2012 to but excluding May 9, 2022. Interest will be payable quarterly in arrears on the 9th of August, November, February and June of each year, commencing on May 9, 2012, unless the 2012 Notes are redeemed at a redemption price equal to 100.00% of the principal amount on May 10, 2017, call option date.
- (2) Each noteholder, by accepting the 2012 Notes, irrevocably agrees and acknowledges that it may not exercise or claim any right of set-off in respect of any amount owed by the Parent Company arising under or in connection with the 2012 Notes.

On May 9, 2017, the Parent Company exercised its call option and paid \$\mathbb{P}3.5\$ billion to all noteholders as of April 25, 2017.

12. Equity

Capital stock consists of (amounts in thousands, except for par value and number of shares):

	Shar	Shares		ınt	
	September 30,	September 30. December 31.		December 31,	
	2017	2016	2017	2016	
	(Unaudited)	(Audited)	(Unaudited)	(Audited)	
	(Six Months)	(One Year)	(Six Months)	(One Year)	
Common - P40 par value					
Authorized	1,750,000,001	1,750,000,001	P70,000,000	₽70,000,000	
Issued and Outstanding					
Balance at the beginning of the period	1,249,139,678	1,249,139,678	49,965,587	49,965,587	
Issued during the period	-	-	-	-	
	1,249,139,678	1,249,139,678	P49,965,587	₽49,965,587	

Regulatory Qualifying Capital

On January 15, 2013, the BSP issued Circular No. 781, *Basel III Implementing Guidelines on Minimum Capital Requirements*, which provides the implementing guidelines on the revised risk-based capital adequacy framework particularly on the minimum capital and disclosure requirements for universal banks and commercial banks, as well as their subsidiary banks and quasi-banks, in accordance with the Basel III standards. The circular is effective on January 1, 2014.

The Circular sets out a minimum Common Equity Tier 1 (CET1) ratio of 6.0% and Tier 1 capital ratio of 7.5%. It also introduces a capital conservation buffer of 2.5% comprised of CET1 capital. The BSP's existing requirement for Total CAR remains unchanged at 10% and these ratios shall be maintained at all times.

Further, existing capital instruments as of December 31, 2010 which do not meet the eligibility criteria for capital instruments under the revised capital framework shall no longer be recognized as capital upon the effectivity of Basel III. Capital instruments issued under BSP Circular Nos. 709 and 716 (the circulars amending the definition of qualifying capital particularly on Hybrid Tier 1 and Lower Tier 2 capitals), starting January 1, 2011 and before the effectivity of BSP Circular No. 781, shall be recognized as qualifying capital until December 31, 2015. In addition to changes in minimum capital requirements, this Circular also requires various regulatory adjustments in the calculation of qualifying capital.

The Parent Company has taken into consideration the impact of the foregoing requirements to ensure that the appropriate level and quality of capital are maintained on an ongoing basis.

The Group and its individually regulated subsidiaries/operations have complied with all externally imposed capital requirement throughout the reporting period.

Financial Performance

The following basic ratios measure the financial performance of the Group for the periods ended September 30, 2017 and September 30, 2016 (amounts in millions):

September 30,	September 30,
2017	2016
(Unaudited)	(Unaudited)
(Nine Months)	(Nine Months)
5.3%	7.0%
P4,516	₽5,676
112,964	109,037
0.8%	1.1%
P4,516	₽5,676
782,312	702,861
3.1%	3.2%
P16,164	₽14,647
695,727	620,506
	2017 (Unaudited) (Nine Months) 5.3% P4,516 112,964 0.8% P4,516 782,312 3.1% P16,164

^{1/} Average balances were the sum of previous year-end balance and monthly ending balances divided by the number of months in the current period plus 1.

13. Miscellaneous Income and Expense

Miscellaneous income consists of:

_	For the Nine Months Ended		
	September 30,	September 30,	
	2017	2016	
	(Unaudited)	(Unaudited)	
Rental and leasing income	₽310,651	₽292,050	
Share in income of an associate	73,407	34,988	
Recoveries from charged off assets	54,441	222,012	
Misc income - loan related	121,893	88,136	
Custom fees	12,529	13,596	
Dividend	10,895	11,784	
Sales deposit forfeiture	3,412	5,992	
Referral and trust fees	2,443	2,275	
Legal income	1,285	1,208	
Collection from SPV	_	500,000	
Gain on remeasurement of PNB Life shares	-	160,000	
Others	204,113	152,134	
	₽795,069	₽1,484,175	

Miscellaneous expenses consist of:

	For the Nine Months Ended	
	September 30,	September 30,
	2017	2016
	(Unaudited)	(Unaudited)
Insurance	P 1,008,914	₽835,459
Secretarial, janitorial, messengerial	909,172	900,190
Marketing expenses	705,306	728,355
Information Technology	321,116	319,099
Management & other professional fees	310,183	237,950
Transportation and travel	205,527	184,915
Litigation expenses & A/A expenses	202,942	244,678
Postage, telephone, cable	133,508	148,049
Entertainment and Representation	97,034	92,607
Statationery and supplies	92,261	227,888
Fines and penalties	70,833	12,739
Donation	65,321	6,750
Repairs and maintenance	64,267	74,159
Printing expenses	40,354	22,347
Freight	30,393	33,892
Real property disposition	18,368	22,642
Appraisal expense	14,109	13,543
Fuel & lubricants	12,098	15,418
Amortization - deferred charges	10,377	10,023
Misc expendable items	7,220	353
Miscellaneous	146,136	57,535
	P4,465,439	₽4,188,591

Others include printing expenses, appraisal expenses, amortization of deferred charges and other miscellaneous expenses.

14.Income Taxes

Provision for income tax consists of:	For the Nine Months Ended		
	September 30,	September 30,	
	2017	2016	
	(Unaudited)	(Unaudited)	
Current			
Regular	₽ 905,277	₽ 1,158,970	
Final	397,170	402,432	
	1,302,447	1,561,402	
Deferred	(25,663)	65,075	
	P1,276,784	₽1,626,477	

15. Earnings Per Share

The earnings per share of the Group, attributable to equity holders of the Parent Company, are calculated as follows:

	_	For the Nine Months Ended	
		September 30,	September 30,
		2017	2016
		(Unaudited)	(Unaudited)
a)	Net income attributable to equity holders of the		
	Parent Company	P 4,465,351	₽5,567,595
b)	Weighted average number of common shares for		
	basic earnings per share	1,249.140	1,249.140
c)	Basic and diluted earnings per share (a/b)	P3.57	P 4.46

There are no potential common shares that would dilute the earnings per share.

16. Related Party Transactions

In the ordinary course of business, the Parent Company has loans and other transactions with its subsidiaries and affiliates, and with certain Directors, Officers, Stockholders and Related Interests (DOSRI). Under the Parent Company's policy, these loans and other transactions are made substantially on the same terms as with other individuals and businesses of comparable risks. The amount of direct credit accommodations to each of the Parent Company's DOSRI, 70.00% of which must be secured, should not exceed the amount of their respective deposits and book value of their respective investments in the Parent Company.

In the aggregate, DOSRI loans generally should not exceed the Parent Company's equity or 15.00% of the Parent Company's total loan portfolio, whichever is lower. As of September 30, 2017 and December 31, 2016, the Parent Company was in compliance with such regulations.

The information relating to the DOSRI loans of the Group follows:

	September 30,	December 31,
	2017	2016
	(Unaudited)	(Audited)
Total Outstanding DOSRI Accounts*	₽ 8,310,451	₽11,900,939
Percent of DOSRI accounts to total loans	1.80%	2.89%
Percent of unsecured DOSRI accounts to total		
DOSRI accounts	0.03%	2.89%
Percent of past due DOSRI accounts to total DOSRI		
accounts	0.01%	2.89%
Percent of non-accruing DOSRI accounts to total		
DOSRI accounts	0.01%	0.02%

^{*}Includes outstanding unused credit accommodations of \$\mu\$186.8 million as of September 30, 2017 and \$\mu\$178.7 million as of December 31, 2016.

In accordance with existing BSP regulations, the reported DOSRI performing loans exclude loans extended to certain borrowers before these borrowers became DOSRI.

On January 31, 2007, BSP Circular No. 560 was issued providing the rules and regulations that govern loans, other credit accommodations and guarantees granted to subsidiaries and affiliates of banks and quasi-banks. Under the said Circular, total outstanding exposures to each of the bank's subsidiaries and affiliates shall not exceed 10.00% of a bank's net worth, the unsecured portion of which shall not exceed 5.00% of such net worth. Further, the total outstanding exposures to subsidiaries and affiliates shall not exceed 20.00% of the net worth of the lending bank. BSP Circular No. 560 is effective on February 15, 2007.

Related Parties

Parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. The Group's related parties include:

- key management personnel, close family members of key management personnel and entities which are controlled, significantly influenced by or for which significant voting power is held by key management personnel or their close family members;
- significant investors;
- subsidiaries, joint ventures and associates and their respective subsidiaries; and
- post-employment benefit plans for the benefit of the Group's employees.

Details on significant related party transactions of the Group follow (transactions with subsidiaries have been eliminated in the consolidated financial statements). Transactions reported under subsidiaries represent companies where the Parent Company has control. Transactions reported under other related parties represent companies which are under common control.

_	September 30, 2017		
_	Amount/	Outstanding	
Category	Volume	Balance	Nature, Terms and Conditions
Significant Investors			
Deposit liabilities		₽ 81,152	Peso-denominated savings deposits with annual rates
-			ranging from 0.10% to 0.125%
Interest expense	₽ 1,280		Interest expense on deposits
Net withdrawals	38,922		Net withdrawals during the period
Subsidiaries			
Receivables from customers		2,001,000	Term loan maturing in 2017 with 3.85 nominal rate;
Loan releases	4,885,000		Revolving credit lines with interest rate of 2.90%
Loan collections	4,898,333		maturity of three months; Unsecured
Loan commitments		9,706,425	Omnibus line; credit line
Interbank loans receivable		145,246	Foreign-currency denominated interbank term loans
Availments	2,219,863		with interest rates ranging from 0.20% to 0.30% and
Settlements	2,191,011		maturity terms ranging from 30 to 150 days
Due from other banks		480,402	Foreign currency denominated demand deposits and
			time deposits with maturities of up to 90 days with
			annual fixed rates ranging from 0.01% to 4.50%
Accrued interest receivable		4,237	Interest accrual on receivables from customers and
			interbank loans receivable
Accounts Receivable		395,011	Advances to finance deficit pension liability,
			remittance cover and additional working capital;
			Non-interest bearing, unsecured, payable on demand
Deposit liabilities		4,480,509	Peso and foreign currency denominated demand,
			savings and time deposits with annual fixed interest
			rates ranging from 0.125% to 1.125% and maturities
			from 30 to 365 days
Net withdrawals	984,713		Net withdrawals during the period

-			September 50, 2017
	Amount/	Outstanding	
Category	Volume	Balance	,
Bills payable		181,541	
Availments	2,522,497		interest rates ranging from 0.20% to 2.00% and
Settlements	4,117,953		maturity terms ranging from 30 to 183 days
Due to other banks		147,812	Foreign currency denominated clearing accounts used for funding and settlement of remittances
Accrued interest payable		1,670	
Rental deposit		11,292	
Interest income	43,136		Interest income on receivable from customers, due from other banks and interbank loans receivable
Interest expense	73,604		Interest expense on deposits liabilities and bills payable
Rental income	35,695		Rental income from one to three year lease agreement, with escalation rate of 10.00% per annum
Securities transactions			•
Purchases	₽1,314,527		Outright purchase of securities
Sales	515,386		Outright sale of securities
Trading loss	18,084		Loss from sale of investment securities
Affiliates			
Receivables from customers		₽ 27,142,367	Secured by hold-out on deposits, government
Loan releases	11,777,344		securities, real estate and mortgage trust indenture;
Loan collections	9,106,462		Unimpaired; With interest rates ranging from 2.82%
			to 6.00% with maturity terms ranging from 90 days to
			12 years and payment terms of ranging from monthly
			to quarterly payments
Loan commitments		12,942,625	
Investment in non-		20,000	Common shares with acquisition costs ranging from
marketable equity			P5.0 to P100.0 per share
securities			
Sales contract receivable		445,068	
			properties on installment; secured with interest rate of
			6.00% maturity of 5 years
Accrued interest receivable		50,183	sales contract receivable
Rental deposit		10,144	Advance rental and security deposits received for two
			months, three months and two years
Operating lease			Lease contract for 5 years
Deposit liabilities		14,286,279	Peso-denominated and foreign currency denominated
			demand, savings and time deposits with annual interest
			rates ranging from 0.10% to 1.75% and maturity terms
Net withdrawals	2 267 000		ranging from 30 days to 365 days
	3,367,909	12	Net withdrawals during the period Accrued interest payable from various deposits
Accrued interest payable Other liabilities			Various manager's check related to EISP and
Other natimites		2	premium insurance
Rental expense	13,364		Monthly rent payments to related parties with term
Rental expense	13,304		ranging from 24 to 240 months
Interest income	433,285		Interest income on receivable from customers
Interest expense	95,700		Interest expense on deposit liabilities
Securities transactions	25,750		enpende on deposit indimites
Purchases	1,216		Outright purchase of securities
Sales	31,500		Outright sale of securities
Trading gains	2		Gains from sale of investment securities

·-			September 30, 2017
	Amount/	Outstanding	
Category	Volume	Balance	Nature, Terms and Conditions
Associate			
Deposit liabilities		217,549	Peso-denominated and foreign currency-denominated demand, savings and time deposits with annual interest rates ranging from 0.125% to 2.00% and
Rental deposit		27	maturity terms ranging from 30 days Advance rental and security deposits received for two months
Interest expense	128		Interest expense on deposit liabilities
Key Management Personnel Loans to officers Loan collections	1,636	13,304	Housing loans to senior officer with interest rates ranging from 3.00% to 15.00%; Secured and unimpaired Settlement of loans and interest
Loan conections	1,030		Settlement of loans and interest
Transactions of subsidiaries with other related parties Due from other banks		₽ 854,436	With annual fixed interest rates ranging from 0.01%
Accrued interest receivable		231	to 3.75% and includes time deposits with maturities of up to 90 days Interest accrual on receivables from customers and
Deposit liabilities		1,549,747	sales contract receivable With annual fixed interest rates ranging from 0.01%
A 11.4 4 11		1.040	to 3.75% and includes time deposits with maturities of up to 90 days
Accrued interest payable Other liabilities	D 14 240	1,048	Accrued interest payable from various deposits Various manager's check
Interest income Interest expense	₽ 14,240 20,253		Interest income on receivable from customers Interest expense on deposit liabilities
_			December 31, 2016
	Amount/	Outstanding	
Category	Volume	Balance	Nature, Terms and Conditions
Significant Investors			
Deposit Liabilities		₽120,074	Peso-denominated savings deposits with annual rates ranging from 0.10% to 0.125%
Interest expense	₽5,633		Interest expense on deposits
Net withdrawals	110,585		Net withdrawals during the period
0.1 :1: :			
Subsidiaries		D2 01 4 222	T 1
Receivables from customers Loan releases	D6 976 000	₽2,014,333	Term loan maturing in 2017 with 3.85% nominal
Loan collections	₽6,876,000 6,740,334		rate; Revolving credit lines with interest rate of 2.90% maturity of three months; Unsecured
Loan commitments	0,740,334	7,433,296	
Interbank loans receivable		116,393	•
Availments	1,349,191	110,393	with interest rates ranging from 0.20% to 0.30% and
Settlements	1,349,191		maturity terms ranging from 30 to 150 days
Due from other banks	1,390,990	428,290	Foreign currency-denominated demand deposits and
Due nom other banks		426,290	time deposits with maturities of up to 90 days with annual fixed interest rates ranging from 0.01% to 4.50%
Accrued interest receivable		2,849	Interest accrual on receivables from customers and interbank loans receivable
Deposit liabilities		5,465,222	Peso and foreign currency denominated demand, savings and time deposits with annual fixed interest rates ranging from 0.125% to 1.125% and maturities from 30 to 365 days
Net withdrawals Bills payable	501,832	1,776,997	Net withdrawals during the period Foreign currency-denominated bills payable with

<u>-</u>			September 30, 2017
	Amount/	Outstanding	
Category	Volume	Balance	Nature, Terms and Conditions
Availments	1,971,729		interest rates ranging from 0.20% to 2.00% and
Settlements	2,097,198		maturity terms ranging from 30 to 183 days
Due to other banks		45,211	Foreign currency-denominated clearing accounts
Accrued interest payable		9,261	used for funding and settlement of remittances Accrued interest on deposit liabilities and bills
Rental deposit		10,900	payable Advance rental deposit received for 2 years and 3 mos.
Interest income	75,684		Interest income on receivable from customers, due from other banks and interbank loans receivable
Interest expense	149,832		Interest expense on deposit liabilities and bills payable
Rental income	55,003		Rental income from one to three years lease agreement, with escalation rate of 10.00% per annum
Securities transactions			•
Purchases	1,549,350		Outright purchase of securities
Sales	1,218,139		Outright sale of securities
Trading loss	965		Loss from sale of investment securities
Affiliates			
Receivables from customers		19,404,084	Secured by hold-out on deposits, government
Loan releases	13,803,372	17,404,004	securities, real estate and mortgage trust indenture;
Loan Collections	12,567,911		Unimpaired; With interest rates ranging from 2.82%
Edul Concetions	12,507,511		to 6.00% with maturity terms ranging from 90 days
			to 12 years and payment terms of ranging from
			monthly to quarterly payments.
Loan commitments		2,941,216	Omnibus line; credit line
Investment in non-		269,719	
marketable equity		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	P5.00 to P100.00 per share
securities			•
Sales contract receivable		2,257,651	Purchase of the Parent Company's investment
			properties on installment; secured with interest rate
			of 6.00%, maturity of five years
Accrued interest receivable		26,739	Accrued interest on receivables from customers
Rental deposits		10,171	
			two months, three months and two years
Operating lease		7,575	Lease contract for 5 years
Deposit liabilities		₽10,918,370	Peso-denominated and foreign currency-denominated
			demand, savings and time deposits with annual
			interest rates ranging from 0.10% to 1.75% and
			maturity terms ranging from 30 days to 365 days
Net deposits	₽3,499,520		Net deposits during the period
Accrued interest payable	200 -	52	Accrued interest payable from various deposits
Interest income	388,599		Interest income on receivable from customers
Interest expense	75,633		Interest expense on deposit liabilities
Gain on sale of investment	1,281,742		20.00% to 30.00% downpayment; 80.00% to 70.00%
property Rental income	53,253		balance payable in 5 years. Interest-bearing at 6.00%
	,		Monthly rent income from related parties
Rental expense	13,213		Monthly rent payments with term ranging from 24 to 240 months
Miscellaneous expense	438		Claims expense, comprehensive insurance, service and referral fees
Securities transactions			
Purchases	1,216		Outright purchase of securities
Sales	1,216		Outright sale of securities
Trading gains	<u> </u>		Gain from sale of investment securities
Associate			
Deposit liabilities		352,146	Peso-denominated and foreign currency-denominated demand, savings and time deposits with annual interest rates ranging from 0.125% to 2.00% and maturity terms ranging from 30 days.

	Amount/	Outstanding	•
Category	Volume	Balance	Nature, Terms and Conditions
Other liabilities		115	Various manager's check related premium insurance
Interest expense	29,440		Interest expense on deposit liabilities
Rental income	10,158		Rental income from a five-year lease agreement, monthly rental subject to 5% escalation rate
Key Management Personnel			
Loans to officers		14,941	Housing loans to senior officers with interest rates ranging from 3.00% to 15.00%; Secured and unimpaired
Loan collections	2,057		Settlement of loans and interest
Other equity reserves		105,670	Other employee benefit expense in relation to the grant of centennial bonus based on \$\mathbb{P}70.0\$ per share
Transactions of subsidiaries			
with other related parties			
Due from banks		940,860	With annual fixed interest rates ranging from 0.01% to 3.75% and includes time deposits with maturities of up to 90 days
Deposit liabilities		940,053	With annual fixed interest rates ranging from 0.01% to 3.75% and includes time deposits with maturities of up to 90 days
Other liabilities		1,133	Various manager's check
Interest income	4,524		Interest income on receivable from customers
Interest expense	19,051		Interest expense on bills payable
Miscellaneous income	5		Premiums collected

The related party transactions shall be settled in cash. There are no provisions for credit losses for the nine months ended September 30, 2017 and December 31, 2016 in relation to amounts due from related parties.

The Group accounts for its investments in OHBVI as a subsidiary although the Group holds less than 50.00% of OHBVI's issued share capital on the basis of the voting rights of 42.78% assigned by certain stockholders to the Parent Company under a voting trust agreement. There are no other transactions with OHBVI during the year.

The compensation of the key management personnel follows:

	Nine Ended	
	(In Thousand Pesos)	
	September 30, September 30,	
	2017	2016
	(Unaudited)	(Unaudited)
Short-term employee benefits	P503,837	₽485,134
Post-employment benefits	46,158	39,876
	P 549,995	₽525,010

Members of the BOD are entitled to per diem for attendance at each meeting of the Board and of any committees, and other non-cash benefit in the form of healthcare plans and insurance.

Joint Arrangements

The Parent Company and EPPI signed two Joint Venture Agreement (JVA) for the development of two real estate properties of the Parent Company included under 'Other assets' and with carrying values of \$\mathbb{P}\$1.2 billion. EPPI and the Parent Company are under common control. These two projects are among the Parent Company's strategies in reducing its non-performing assets.

The Parent Company contributed the aforementioned properties into the Joint Venture (JV) as approved by BSP. EPPI, on the other hand, contributed its resources and technical expertise for the completion of the said JV. The Parent Company is prohibited to contribute funds for the development of the JV. Hence, there are no receivables from each party with respect to the JV. Income from the sale of the properties under the JV will be shared by the Parent Company and EPPI in accordance with the terms of the JVAs. These joints arrangements qualify as joint operations under PFRS 11.

In July 2016, the Bank executed deeds of conveyance to EPPI on the areas of the land under the JVA arrangement. The execution of the deeds of conveyance was made to facilitate the issuance of the condominium certificates of title to the buyers.

Transactions with Retirement Plans

Management of the retirement funds of the Group and the Parent Company is handled by the PNB Trust Banking Group (TBG). The fair values and carrying values of the funds of the Parent Company as of September 30, 2017 and December 31, 2016 are presented in the table below.

Relevant information on assets/liabilities and income/expense of the retirement plan assets as of September 30, 2017 and for the year ended December 31, 2016 and for the nine months ended September 30, 2017 and September 30, 2016 follows:

	Consolidated	
	(in thousands)	
	September 30,	December 31,
-	2017	2016
Investment securities:		
Held for trading	P469,815	₽497,324
Available-for-sale	2,044,221	1,700,958
Deposits with other banks	2,339,916	2,041,552
Deposits with PNB	126,508	679
Loans and other receivables	25,786	18,012
Total Fund Assets	P5,006,246	₽4,258,525
Due to BIR	504	206
Trust fees payable	1,529	1,299
Total Fund Liabilities	P2,033	₽1,505
	September 30,	September 30,
	2017	2016
	(Unaudited)	(Unaudited)
	(Nine Months)	(Nine Months)
Interest income	₽111,757	₽85,825
Trading gains	56,013	
Dividend income	292	9,203
Unrealized loss on HFT	4,186	56,763
Other Income	4	9,912
Fund Income	P172,252	₽161,703
Trust fees	P4,290	₽3,613
Other expenses	3,570	2,407
Fund Expense	P7,860	₽6,020

As of September 30, 2017 and December 31, 2016, the retirement fund of the Group includes

7,856,328 and 9,008,864 PNB shares of the Parent classified under HFT. Such shares have a market value of P465 million and P492 million as of September 30, 2017 and December 31, 2016, respectively. No limitations and restrictions are provided and voting rights over these shares are exercised by a trust officer or any of its designated alternate officer.

As of September 30, 2017 and December 31, 2016, AFS and HTM investments include government and private debt securities and various funds. Deposits with other banks pertain to SDA placement with BSP. Loans and other receivables include accrued interest amounting to P22.1 million and P14.3 million as of September 30, 2017 and December 31, 2016, respectively, and income include interest on deposits with PNB amounting to P0.57 million and P0.05 million for the nine months periods ended September 30, 2017 and 2016, respectively. Deposits with PNB under Prime Savings Account bear annual interest rate of 0.30%. Investments are approved by an authorized fund manager or trust officer of TBG.

17. Contingent Liabilities and Other Commitments

The following is a summary of various commitments, contingent assets and contingent liabilities at their equivalent peso contractual amounts:

	September 30,	December 31,
	2017	2016
Trust department accounts	P90,197,543	₽75,238,152
Derivative forwards	80,795,301	40,000,448
Interest rate swaps	32,909,634	33,610,720
Standby letters of credit	29,390,415	26,232,306
Deficiency claims receivable	22,603,193	22,337,807
Unutilized credit card lines	34,405,253	27,018,318
Derivative spots	8,459,616	2,358,455
Inward bills for collection	476,109	1,001,375
Outward bills for collection	243,119	282,212
Confirmed export letters of credit	94,979	100,461
Unused commercial letters of credit	144,907	50,062
Shipping guarantees issued	11,229	13,716
Items held as collateral	1,936,516	1,237
Other Contingent Accounts	234,250	2,073,225

18. Notes to the Statement of Cash Flows

Reconciliation of liabilities arising from financing activities follows:

	Balance	Cash Flows		Non-cash changes		Balance
				Foreign	Amortization	<u> </u>
	January 1,			exchange	of transaction	September 30,
	2017	Issuance	Payments	movement	costs	2017
Bills and Acceptances Payable	₽35,885,948	₽121,590,237	P126,878,039	₽786,040	₽33,161	₽31,417,346
Long Term Negotiable Certificates of Deposits	24,382,144	3,765,000	3,100,000	_	(1,235)	25,045,910
Subordinated Debts	3,497,798		3,500,000	D50< 040	2,203	
	P 63,765,890	₽125,355,237	P133,478,039	₽786,040	₽34,129	P56,463,256

	Balance	Cash Flows		Non-cash changes		Balance
	January 1, 2016	Issuance	Payments	Foreign exchange movement	Amortization of transaction costs	September 30, 2016
Bills and Acceptances	2010	issuance	Tayments	movement	costs	2010
Payable	₽25,752,222	₽59,236,148	₽52,208,460	₽276,013	₽17,483	₽33,073,406
Long Term Negotiable						
Certificates of Deposits	19,014,227	_			18,594	19,032,821
Subordinated Debts	9,986,427	_	6,500,000	_	9,915	3,496,342
	₽54,752,876	₽59,236,148	₽58,708,460	₽276,013	₽45,992	₽55,602,568

19. Events After Reporting Date

Offering of the Third Tranche of Long-Term Negotiable Certificates of Deposits (LTNCDs)

On October 11, 2017, Philippine National Bank disclosed that it will be offering the third tranche of LTNCD due April 2023. This is under the authority to issue up to P20.0 billion of LTNCDs granted by the Monetary Board of the Bangko Sentral ng Pilipinas in October 2016. For the third tranche, PNB issued LTNCDs amounting to P 6.35 billion, with interest rate of 3.875% per annum and a tenor of 5.5 years.

All significant events after the reporting date have been properly disclosed within this report.

PHILIPPINE NATIONAL BANK AND SUBSIDIARIES

SCHEDULE OF AGING OF LOANS RECEIVABLES* (PSE Requirement per Circular No. 2164-99)

As of September 30, 2017 (In Thousand Pesos)

Current accounts (by maturity)	
Up to 12 months	200,495,326
over 1 year to 3 years	60,455,512
over 3 years to 5 years	45,865,944
over 5 years	140,584,154
Past due and items in litigations	13,424,879
Loans Receivables (gross)	460,825,815
Less:	
Unearned and Other deferred income	(1,497,079)
Allowance for credit losses	(8,290,244)
Loans Receivables (net)	451,038,492

^{*} Includes loans and discounts, bills purchased, customers' liability under acceptances, letters of credits and trust receipts, lease contract receivable and credit card accounts.

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.

PHILIPPINE NATIONAL BANK

Issuer

REYNALDO A. MACLANG

President

NELSON C. REYES
Executive Vice President & Chief Financial Officer

Date: November 2, 2017

Annex A

Selected Financial Ratios For the Periods Indicated

	09/30/2017	12/31/2016
Current Ratio	61.1%	62.3%
Liquid assets to total assets-net	29.5%	31.9%
Liquid assets to Liquid Liabilities	36.5%	40.1%
Debt to Equity	586.2%	585.6%
Assets to Equity	686.2%	685.6%
Book value per share	91.08 1/	85.89
	09/30/2017	09/30/2016
Interest Coverage	242.4%	308.2%
Profitability		
Return on average equity	5.3% ^{2/}	7.0%
Return on average assets	0.8%	1.1%
Net interest margin	3.1%	3.2%
Cost efficiency ratio	70.6%	64.6%
Basic Earnings per share	3.57	4.46

Book value per share without goodwill - P 80.37

^{2/} ROE without goodwill –6.1%