

07262019007566



SECURITIES AND EXCHANGE COMMISSION

SECBuilding, EDSA, Greenhills, MandaluyongCity, MetroManila, Philippines Tel:(632)726-0931 to 39 Fax:(632)725-5293 Email: mis@sec.gov.ph

Barcode Page

The following document has been received:

Receiving Officer/Encoder: Ramon L. Legaspi

Receiving Branch : SEC Head Office

Receipt Date and Time: July 26, 2019 03:44:46 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No. AS96005555

Company Name PHIL. NATIONAL BANK

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 107262019007566

Document Type Statement of Changes in the Beneficial Ownership

Document Code 23B

Period Covered July 22, 2019

No. of Days Late 0

Department CFD

Remarks ALLAN L. ANG

COVER SHEET

			A S 0 9 6	- 0 0 5 5 5 5 5 E.C. Registration Number
PHILIPPINE	N A T I	ONAL	BANK	
	Company	y's Full Name)		
9 t h F i o o r P i	N B F	i n a n	c i a I	C e n t e r
Macapagal B	Ι v d .	, P a	s a y	C i t y
	a Address: No	Street City/Tow	vn/ Province)	
MAILA KATRINA Y. ILARDE Corporate Secretary	, 100, 100	. Olioci Olly 101	526-	3131 Local 4106
Contact Person			Compan	y Telephone Number
1 2 3 1	SEC For	m 23-B		April 30
Month Day Fiscal Year	FORM	TYPE		<i>Month Day</i> Annual Meeting
Se	condary Lice	nse Type, If App	licable	
Dept. Requiring this Doc.				Articles Number/Section
			Total amount	of Borrowings
Total No. of Stockholders		Dome	estic	Foreign
To be accor	nplished by	y SEC Persor	nnel concerne	t
File Number		LCU		
Document I.D.	***************************************	Cashier		
STAMPS Remarks = pls_use black ink for scanning				

ORIVI 23-B

SECURITIES AND EXCHANGE COMMISSION Metro Manila, Philippines

REVISED

Check box if no longer subject to filing requirement

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES Fled pursuant to Section 23 of the Securities Regulation Code

PNB COMMON SHARES
PNB COMMON SHARES
PNB COMMON SHARES If the change in beneficial ownership is 50% of the previous shareholdings or is equal to 5% of the outstanding capital stock of the issuer provide the disclosure requirements set forth on page 3 of this form. ANG Class of Equity Security Name and Address of Reporting Person (Ponnce) (Street) ALLAN (First) (Postal Code) LOZANO (Month/Day/Year) PHILIPPINE NATIONAL BANK/PNB
3. Tax Identification

B. Statement for
Number CINDINO. Transaction
Date 22/07/2019 2. Issuer Name and Trading Symbol 22/07/2019 22/07/2019 Citizenship 4. Securities Acquired (A) or Disposed of (D) 1000 4mount 645 307 JULY 2019 If Amendment, Date of Original (MonthYear) ➣ Э. ♪ 43.38 54.70 43.38 Table 1 - Equity Securities Beneficially Owned Price Amount of Securities Owned at End 4 Owneship Form:
 Of Month
 Windows of Shares
 When the Communication of Shares Check all applicable) Number of Shares Director Officer (give title below) 3,342 SVP Nature of Indirect Beneficial
 Ownership (Print or Type Responses) Under Broker - PNB Sec. 10% Owner Other (specify below)

Reminden: Report on a separate line for each class of equity securities beneficially owned directly or indirectly.

- (i)) A person is directly or indirectly the beneficial owner of any equity security with respect to which he has or shares.

 (A) Voting power which includes the power to vote, or to direct the voting of, such security, and/or.

 (B) Investment power which includes the power to dispose of, or to direct the disposition of, such security.

 (C) A person will be deemed to have an indirect beneficial interest in any equity security which is:

 (A) held by members of a person's immediate family sharing the same household;

 (B) held by a partnership in which such person is a general partner;

 (C) held by a corporation of which such person is a controlling shareholder; or

 (D) subject to any contract, arrangement or understanding which gives such person voting power or investment power with respectitos such security.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., warrants, options, convertible securities)

			-						
									THE PROPERTY AND ADDRESS OF THE PROPERTY OF TH
									N.A.
	of Shares								<u> </u>
Month indirect (I)	Number	Title 2	Date		(A) or (D)	Amount			
n of the	Amount or		Expiration	Date Exercisable					
~				(Month/Day/Year)				ogcosiy	
Securities	Security			Expiration Date			(wonusuayi ii)	ď	
Derivative		Underlying Securities		Exercisable and	isposed of (L)	Acquired (A) or Disposed of (D)	ですること		
ce of 8, No. of 9, Owner-	mount of 7. Price of	Title and Amount of		5. Date	MA Securities	4. Number of Derivative Securities		Experies Dates	

Explanation of Responses:

Note: File three (3) copies of this form, one of which must be manually signed.

Attach additional sheets if space provided is insufficient.

7/22/19 Date

DISCLOSURE REQUIREMENTS

IN CASE OF MATERIAL CHANGES IN BENEFICIAL OWNERSHIP (50% INCREASE/DECREASE OR EQUIVALENT TO 5% OF THE OUTSTANDING CAPITAL STOCK OF ISSUER)

Item 1. Security and Issuer

State the title of the class of equity securities to which this Form relates and the name and address of the principal executive offices of the issuer of such securities.

Item 2. Identity and Background

provide the information specified in (a) through (f) of this Item with respect to such person(s) its principal business, the address of its principal office and the information required by (d) and (e) of this Item. If the person filing this statement is a natural person, If the person filing this Form is a corporation, partnership, syndicate or other group of persons, state its name, the province, country or other place of its organization,

- Residence or business address;
- Present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted;
- ٩ ø Whether or not, during the last five years, such person has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) and, if so, give the dates, nature of conviction, name and location of court, any penalty imposed, or other disposition of the case;
- Whether or not, during the last five years, such person was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction, domestic or foreign, and as a result of such proceeding was or is subject to any order, judgment or decree, not subsequently reversed, suspended or vacated, permanently or temporarily enjoining, barring, suspending or otherwise limiting involvement in any type of business, securities, commodities or banking; and
- f. Citizenship.

Item 3. Purpose of Transaction

would result in State the purpose or purposes of the acquisition of securities of the issuer. Describe any plans or proposals which the reporting persons may have which relate to Q

- The acquisition by any person of additional securities of the issuer, or the disposition of securities of the issuer
- An extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the issuer or any of its subsidiaries;
- c. A sale or transfer of a material amount of assets of the issuer or of any of its subsidiaries;
- d. Any change in the present board of directors or management of the issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board
- Any material change in the present capitalization or dividend policy of the issuer;
- f. Any other material change in the issuer's business or corporate structure;
- Changes in the issuer's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of the issuer by any
- Causing a class of securities of the issuer to be delisted from a securities exchange;
- Any action similar to any of those enumerated above.

Item 4. Interest in Securities of the Issuer

State the aggregate number and percentage of the class of securities identified pursuant to Item 1 beneficially owned (identifying those shares which there is a right to acquire within thirty (30) days from the date of this report) by each person named in Item 2. The abovementioned information should also be furnished with respect to persons who, together with any of the persons named in Item 2, comprise a group.

- Ö For each person named in response to paragraph (a), indicate the number of shares as to which there is sole power to vote or to direct the vote, shared power to vote with whom the power to vote or to direct the vote or to dispose or direct the disposition is shared or to direct the vote, sole or shared power to dispose or to direct the disposition. Provide the applicable information required by Item 2 with respect to each person
- amount of securities involved; (4) the price per share or unit; and (5) where or how the transaction was effected. Describe any transaction in the class of securities reported on that were effected during the past sixty (60) days by the persons named in response to paragraph (a). The description shall include, but not necessarily be limited to: (1) the identity of the person who effected the transaction; (2) the date of the transaction; (3) the
- d. If any other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of such securities, a statement to that effect should be included in response to this Item and, if such interest relates to more than five (5%) percent of the class, such person should be
- If the filing is an amendment reflecting the fact that the reporting person has ceased to be the beneficial owner of more than five (5%) percent of the class of securities, state the date on which such beneficial ownership was reduced

Item 5. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

or relationships have been entered into. Include such information for any of the securities that are pledged or otherwise subject to a contingency the occurrence of guarantees of profits, division of profits or loss, or the giving or withholding of proxies, naming the person with whom such contracts, arrangements, understandings securities of the issue, including but not limited to transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, which would give another person voting power or investment power over such securities except that disclosure of standard default and similar provisions contained in Describe any contract, arrangement, understanding or relationship among the person named in Item 2 and between such persons and any person with respect to any loan agreements need not be included.

Item 6. Material to be Filed as Exhibits

Copies of all written agreements, contracts, arrangements, understandings, plans or proposals relating to:

- the acquisition of issuer control, liquidation, sale of assets, merger, or change in business or corporate structure or any other matter as disclosed in Item 3; and
- Ö the transfer or voting of the securities, finder's fees, joint ventures, options, puts, calls, guarantees of loans, guarantees against losses or the giving or withholding of any proxy as disclosed in Item 5

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Report is true, complete and accurate This report is signed in the City ofPasay....., 2019....., 2019.....

ALLAN L. ANG/SVP (Name/Title) (Signature of Reporting Person)



107262019007578



SECURITIES AND EXCHANGE COMMISSION

SECBuilding, EDSA, Greenhills, Mandaluyong City, Metro Manila, Philippines Tel: (632) 726-0931 to 39 Fax: (632) 725-5293 Email: mis@sec.gov.ph

Barcode Page

The following document has been received:

Receiving Officer/Encoder: Ramon L. Legaspi

Receiving Branch : SEC Head Office

Receipt Date and Time: July 26, 2019 03:45:33 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No.

AS96005555

Company Name

PHIL. NATIONAL BANK

Industry Classification

Company Type

Stock Corporation

Document Information

Document ID

107262019007578

Document Type

Statement of Changes in the Beneficial Ownership

Document Code

23B

Period Covered

July 22, 2019

No. of Days Late

0

Department

CFD

Remarks

SCHUBERTCAESAR C. AUSTERO

COVER SHEET

																			Ľ	\ S	0	9	止		O (L_		5 Nur	5 nber
_																							J. L.	O. 1	veg.	300	0011		
	Р	Н	100	L		o F) 1		V E		N	Α	T	1	0	N	A	-	I	3 /	N	K							
												С	omp	any	's F	'ull N	lame	≘)											
9	t	h		F	ī	0	0	r		Р	N	В		F	i	n	а	n	С	ľ	a	Wast 1		С	е	n	t	е	r
M	а	С	а	р	а	g	а	i		В		v	d	T	Ι,		Р	а	s	а	у		С	i	t	у			
M	e	t	l r	0	т Т	М	a	n	 i	1	a	 [<u> </u>		1— T	T			 	T	T	T	<u> </u>	I	T	<u> </u>	T	I	
L		Т	1	<u> </u>	i	<u> </u>	<u> </u>	L(Bus	ines	s A	ddre	ss:	No	. Str	eet	L City/	Tow	/n/ 1	Prov	/ince	.l e)	<u> </u>	L	1_	<u></u>	<u> </u>		
		***	N	IAIL	A K					RDE	<u> </u>			7					· Icumanamanaman			526	31	31 I	oca	1 41	06		
l					onta														i.		Co	npa	ny T	ele	pho	ne N	luml	oer	
1	2	:]	3	1	1							SE	C F	or	m 4	23-E	3						Γ			Apri	30		
Moi		_ \	$L_{\overline{D}}$	<u>l</u> ay	J								FO	RM	TYF	È.					·	j	Ł.			onth			ay
	i - I:	scai	Yea	.F														٦							Αn	nua	Me	eun	g
										Ş	ecc	nda	L ıry L	icer	nse	Тур	e, lf] Appl	lica	ble									
Г	Γ	T																	ſ								·		
<u> </u>	De	pt. I	l Requ	uiring	this	s Do	C.												L	F	mei	ndec	Art	icle	s Nu	ımbe	er/S	ectio	on on
							7								Γ"		···		-	Γota	l am	oun	t of I	3orı	rowi	ngs			
L	Tot	al N	0. 0	Sto	ckhc	olde	rs				ï				L		D	ome	esti	c			<u></u>		F	ore	gn		
							רְ	Γo k	e a	CCC	om	olis	hec	l by	S	EC	Per	son	ne	l co	onc	erne	ed						~~~~
		T		T	T	T		Τ	1																				
	L.,	-1	File	Nun	nber		L							*************		LCL	J												
1																													
			Doc	ume	nt I.	D.									Ca	ashie	er												
			s	ΤA	M	P	S							ŧ															
Rer	naı	rks	= pl:	s. us	se b	lacl	c inl	(for	· sca	ann	ing	pur	pos	es															

SECURITIES AND EXCHANGE COMMISSION Metro Manila, Philippines

ORM 23-B

Check bax if no longer subject to filing requirement

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES
Filed pursuant to Section 23 of the Securities Regulation Code

REVISED

(Print or Type Responses)				of the outstandi	11 to 8%	s ozis equa	s shareholding ents set forth	it the change in beneficial ownership is 50% of the previous shareholdings only equal to 5% of the outstall can fail at the contract of the issuer, provide the disclosure requirements set forth on page 5 of this form:
								A THE PARTY OF THE
						The second secon		
	, 1907					***************************************		TOTAL CONTROL OF THE PARTY OF T
****							-	
COMPANIA WALLEST THE PROPERTY OF THE PARTY O								A STATE OF THE PARTY OF THE PAR
- Committee of the comm			-		1			
		000	+3.30	**		000		
Cildel Dicker - FNB Gec.			30	C.Y.	7 4	207 A	22/07/2019	TNE COMMON SHARES
Index Broker BND Co.		2 242	54.70		ŀ	645 A	22/07/2019	TNB COMMON SHARES
		outsper of Shares		(D) Price	(A) or (D)	Amount		
Ownership	Urrect (U) or matrect (i)	4	of Month				Date (Month/Day/Year)	
	· Charles Comme	3. Amount of Securities Owned at English Ownership Com-	3. Amo	hisposed of (D)	ired (A) or Di	4. Securities Acquired (A) or Disposed of (D)	action	1. Class of Equity Security
		Table 1 - Equity Securities Beneficially Owned	Equity Sec.	Table 1 -				
The state of the s								(City) (Province) (Postal Code)
			<u>-</u>				Filipino	
TAVANIES	SVP	les		 If Amendment, Date of Original (MonthYear) 	6. If Ame Original		4. Cřízenstíp	(Sinet)
			<u> </u>	2019	JULY 2019	- Charles and the contract of		Management of the Committee of the Commi
Other (specify below)	*	Officer (give title below)	··· <u> </u>	West to	Month/Year		Number	
	4			PNB	BANKI	VATIONAL	PHILIPPINE NATIONAL BANK/PNB	(48) (Fist) CHUBER CAESAR CANA
	Ssuer (Check all anniicable)	 Relationship of Reporting Person to Issuer (Chec 	Z. Re			admit of financial	Maringo Renders and Assessed Maringo	
						3000 00000	2 Tealing Manne and The	1. Name and Address of Reporting Person

- Reminder: Report on a separate line for each class of equity securifics beneficially owned directly or indirectly.

 (1) A person is directly or indirectly the beneficial owner of any equity security with respect to which he has or shares:

 (A) Voting power which includes the power to vote, or to direct the viting of, such security, and/or

 (B) Investment power which includes the power to dispose or, or to direct the disposed or, or to direct the supposition of, such security.

 (A) A person will be deemed to have an indirect beneficial interest in any equity security which is:

 (B) held by members of a person's immediate family sharing the same fousehold;

 (C) held by a partition of which such person is a general partner;

 (C) held by a composition of which such person is a general partner;

 (D) subject to any contract, arrangement or understanding which gives such person voting power or investment power with respect to such security.

å

,		
		-
		3 DIG 11 -
	e.s	Deliver
	(e.g., warrants, options, convertible securities)	OBC GAL
	ants, o	Wittes /
	otions,	Acquire
	conver	J, Dispo
	tible so	Sed of
-	curitie	Of peri
***************************************	8)	enclary
		Table II - Delivative Securities Acquired, Disposed of, or beneficially Owned

+										
- 1										
. 1										
ıi										
-										
-										N.A.
Ь—		of Shares								
Month		Number	Title	Date	Date Exercisation	(A) or (D)	Amount			
	1	A STATE OF THE STA			Data Everrisable					
Beneficially					(Month/Day/Year)					
	Security				Expiration Date			(Month/Day/Yr)		
Derivative	Derivative	Securities	Underlying Securities		Exercisable and		Acquired (A) or Disposed of (D)	Date	Exercise Price	
	/ Price of 8 No of	 little and Amount of 	6. Interanc		o Date		4. Number of Derivative Securities		2. Conversion or 13. Transaction	. Denvalive Security

Explanation of Responses:

Note: File three (3) copies of this form, one of which must be manually signed.

Attach additional sheets if space provided is insufficient.

Date

DISCLOSURE REQUIREMENTS

IN CASE OF MATERIAL CHANGES IN BENEFICIAL OWNERSHIP 50% INCREASE/DECREASE OR EQUIVALENT TO 5% OF THE OUTSTANDING CAPITAL STOCK OF ISSUER)

Item 1. Security and Issuer

State the title of the class of equity securities to which this Form relates and the name and address of the principal executive offices of the issuer of such securities

item 2. Identity and Background

its principal business, the address of its principal office and the information required by (d) and (e) of this Item. If the person filing this statement is a natural person, If the person filing this Form is a corporation, partnership, syndicate or other group of persons, state its name, the province, country or other place of its organization, provide the information specified in (a) through (f) of this Item with respect to such person(s)

- a. Name;
- b. Residence or business address;
- Present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted;
- ۵ Whether or not, during the last five years, such person has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) and, if so, give the dates, nature of conviction, name and location of court, any penalty imposed, or other disposition of the case;
- Whether or not, during the last five years, such person was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction, domestic or temporarily enjoining, barring, suspending or otherwise limiting involvement in any type of business, securities, commodities or banking; and foreign, and as a result of such proceeding was or is subject to any order, judgment or decree, not subsequently reversed, suspended or vacated, permanently or
- . Citizenship.

Item 3. Purpose of Transaction

State the purpose or purposes of the acquisition of securities of the issuer. Describe any plans or proposals which the reporting persons may have which relate to or would result in:

- The acquisition by any person of additional securities of the issuer, or the disposition of securities of the issuer,
- An extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the issuer or any of its subsidiaries
- A sale or transfer of a material amount of assets of the issuer or of any of its subsidiaries;
- Any change in the present board of directors or management of the issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board;
- e. Any material change in the present capitalization or dividend policy of the issuer;
- Any other material change in the issuer's business or corporate structure;
- Changes in the issuer's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of the issuer by any person;
- Causing a class of securities of the issuer to be delisted from a securities exchange;
- Any action similar to any of those enumerated above

Item 4. Interest in Securities of the Issuer

State the aggregate number and percentage of the class of securities identified pursuant to Item 1 beneficially owned (identifying those shares which there is a right to persons who, together with any of the persons named in Item 2, comprise a group. acquire within thirty (30) days from the date of this report) by each person named in Item 2. The abovementioned information should also be furnished with respect to

- Ö For each person named in response to paragraph (a), indicate the number of shares as to which there is sole power to vote or to direct the vote, shared power to vote whom the power to vote or to direct the vote or to dispose or direct the disposition is shared. or to direct the vote, sole or shared power to dispose or to direct the disposition. Provide the applicable information required by Item 2 with respect to each person with
- Describe any transaction in the class of securities reported on that were effected during the past sixty (60) days by the persons named in response to paragraph (a) amount of securities involved; (4) the price per share or unit; and (5) where or how the transaction was effected The description shall include, but not necessarily be limited to: (1) the identity of the person who effected the transaction; (2) the date of the transaction; (3) the
- a. . If any other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of such securities, a statement to that effect should be included in response to this Item and, if such interest relates to more than five (5%) percent of the class, such person should be
- If the filing is an amendment reflecting the fact that the reporting person has ceased to be the beneficial owner of more than five (5%) percent of the class of securities state the date on which such beneficial ownership was reduced

Item 5. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

relationships have been entered into. Include such information for any of the securities that are pledged or otherwise subject to a contingency the occurrence of which guarantees of profits, division of profits or loss, or the giving or withholding of proxies, naming the person with whom such contracts, arrangements, understandings or agreements need not be included would give another person voting power or investment power over such securities except that disclosure of standard default and similar provisions contained in loan securities of the issue, including but not limited to transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, Describe any contract, arrangement, understanding or relationship among the person named in Item 2 and between such persons and any person with respect to any

Item 6. Material to be Filed as Exhibits

Copies of all written agreements, contracts, arrangements, understandings, plans or proposals relating to

- the acquisition of issuer control, liquidation, sale of assets, merger, or change in business or corporate structure or any other matter as disclosed in Item 3; and
- Ċ the transfer or voting of the securities, finder's fees, joint ventures, options, puts, calls, guarantees of loans, guarantees against losses or the giving or withholding of any proxy as disclosed in Item 5

This report is signed in the City of After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Report is true, complete and accurate on

(Signature of Reporting Person)

SCHUBERT CAESAR C. AUSTERO/ SVP

(Name/Title)



107262019007600



SECURITIES AND EXCHANGE COMMISSION

SECBuilding, EDSA, Greenhills, Mandaluyong City, Metro Manila, Philippines Tel:(632)726-0931to39Fax:(632)725-5293Email:mis@sec.gov.ph

Barcode Page

The following document has been received:

Receiving Officer/Encoder: Ramon L. Legaspi

: SEC Head Office **Receiving Branch**

Receipt Date and Time: July 26, 2019 03:46:45 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

AS96005555 SEC Registration No.

PHIL. NATIONAL BANK Company Name

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 107262019007600

Document Type Statement of Changes in the Beneficial Ownership

Document Code 23B

Period Covered July 22, 2019

No. of Days Late

0

Department

Remarks ANTONIO T. BACULI

CFD

COVER SHEET

																			L	S	0	9			0 Reg				5 Imber
r	n	Н				> F	517		V E	=	N	Α	Т	T	o	N	A I		Tr	2 /	N	I K	-т		T	T	1		1 1
L	Р	n		L) F			* C	1_			8					-								L			
															,			Ţ											
												U	omp	any	rsr	·ull î	lame)											
9	t	h		F	J	o	0	r		Р	N	В		F	į	n	а	n	С	i	a	1		С	e	n	ŧ	e	I
M	а	С	а	p	а	g	а	ı		В	l	V	d	•	,		Р	a	s	а	у		С	Ī	t	У	′		
М	e	t	r	0	<u> </u>	М	а	n	i	1	а]	T					T	Ī						T	T	
					d			,				ddre	ss:	No	. Str	eet	City/	Tov	vn/ i	orov	ince								
			N	(orp	orat	e Se	cre		RDE												526							
				C	onta	ct P	erso	n													Cor	npai	ту T	ele	pho	ne l	Nun	nbe	•
1	2	1	3	1	1				·····			SE	C F	or	m 2	23-1	3								•	Apr	il 3	0	
Moi		Leo:	∟ D. Yea	Ц Эу r	j		L						FO	₹M	TYF	ЭE.		***************************************					L		M	onth	7 al M		Day Ing
	1 10	Ç	i Ga	•						1				•••••				7							,		a, 11		
										Ş	Seco	enda	l ıry L	ice	nse	Тур	e, If] App	lica	ble									
	Γ		7							į									ſ										
L	De	ot. F	.J lequ	iring	this	s Do	C.									-			Ĺ	Þ	mei	nded	Art	icle	s N	umt	er/	Sec	tion
<u> </u>										!					_	·····			-	Γota	l am	ount	of 	Bor	row	ings	3		
L	Fota	al No	o. of	Sto	ckho	olde	_ rs			ş b .					L_		C	om	esti				L			Fore	eign		
			******	<u>-</u>			٦	To t)е г	CC	om	plis	hec	l by	/ SI	EC	Per	soı	nne	l co	nc	erne	ed						***************************************
Г	T	T	Τ	Τ	T	T		T	_	_																			
L	l	<u></u>	File	Nun	nbei	<u>.l</u> _			L							LCI	j												
Г	T	Ť	T	T-	1	-T-	1	Т					-																
L	<u> </u>	<u> </u>	Doc	ume	nt I.	D.		L_					···		С	ashi	er												
Γ												ı																	
-			S	T A	M	P	s																						
Rer	nar	ks :	= nl•	2 119	se h	lac	k inl	c for	SC:	ann	ina	nur	กกร	AC															

SECURITIES AND EXCHANGE COMMISSION Metro Manila, Philippines

REVISED

Check box if no longer subject to filing requirement

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES Field pursuant to Section 23 of the Securities Regulation Code

If the change in beneficial ownership is 50% of the previous shareholdings or is equal to 5% of the outstanding capital stock of the issuer, provide the disclosure requirements set forth on page 3 of this form.	The second secon					The second secon		FIND COMMON SHARES	TIND COMMON STATES	DAID COMMON CLADES		The state of the s	1. Class of Equity Security		(CIV)			(Street)		1.00		(Last) (Fix) (Mode)		The second secon
us shareholding ments set forth								07/22/2019	0//22/2019		(Month/Day/Year)					FILIPINO		4 Critzenship	.l.,		Number	PHILIPPINE NATIONAL BANKIPNE		A Issuer Name and Trading Symbol
s or is equal on page 3 of	The second secon							157	355	Antount		 Securities Acquired (A) or Disposed of (D) 	The second secon									ALIONALB		ding Symbol
to 5% of the this form.		The state of the s						A	A	(A) or (D)		d (A) of Disposed of					Original (MonthYear)	6. If Amendment Date of	JULY 2019		Worth Year	ANKIPNB		
outstanding		AND THE REAL PROPERTY AND THE PARTY AND THE	The state of the s		A Work and the Control of the Contro	Annual and a second sec	THE REAL PROPERTY AND PERSONS ASSESSED.	43.38	54.70	Price				Table 1 - Equit		Webserta.	3	ate of						
	***************************************									_	-	 Amount of Security 		Table 1 - Equity Securities Beneficially Owned							-			Relationship of
								100	1,222		Number of Shares	Amount of Securities Owned at End 4 Ownership Form: Month: Direct (U) or Indirect		eficially Owned			-3			(give little below)	Officer	!		Relationship of Reporting Person to Issuer
;								ס		-		Ownership Form: Direct (U) or indirect (I) "		THE PROPERTY OF THE PROPERTY O			CAL	SVD		ow)			(Check all applicable)	SSUE
(Print of Type Responses)	The state of the s			Concomment	- market principle and market				Under Broker - PNB Sec.		4	Nature of Indirect Beneficial Ownership					Transfer of the second			(specify below)				

Heminder. Report on a separate line for each class of equity securities beneficially owned directly or indirectly.

(1) A person is directly or indirectly the beneficial owner of any equity security with respect to which he has organizes.

(A) Voting power which includes the power to vote, or to direct the voting of, such security, and/or.

(B) Investment power which includes the power to dispose of, or to direct the disposition of, such security.

(C) A person will be deemed to have an indirect beneficial interest in any equity security which is:

(A) held by members of a person's immediate family sharing the same household;

(B) held by a partnership in which such person is a general partner;

(C) held by a corporation of which such person is a general partner;

(D) subject to any contract, arrangement or understanding which gives such person voting power or investment power with respect to such sequence.

o 45

A Danielius Courte	1× × × × × × × × × × × × × × × × × × ×	2		Marine Ma								
The state of the s	Exercise Price	Date	Acquired (A) or Disposed of (D)		Exercisable and		b. Fitte and Amount of Underlying Securities	=	Derivative Derivative	B. No. of Derivative	ship Form	of Indirect
	of Derivative (Month/Day/Yr) Security	(Month/Day/Yr)			Expiration Date (Month/Day/Year)					~	õ	Beneficial Ownership
						Cynination		A			ect (D)	
			3	(2)	Date Exercisable	Expiration		Amount or		ind of	9	_
***************************************			Amount	(A) or (D)		Date	Title	Number of Shares		Month	Indirect (I)	
N.A.												
- Address and Addr												
*** *** *** *** *** *** *** *** *** **	, , , , , , , , , , , , , , , , , , ,											
				×								

Explanation of Responses:

Note: File three (3) copies of this form, one of which must be manually signed.

Attach additional sheets if space provided is insufficient.

DISCLOSURE REQUIREMENTS IN CASE OF MATERIAL CHANGES IN BENEFICIAL OWNERSHIP

50% INCREASE/DECREASE OR EQUIVALENT TO 5% OF THE OUTSTANDING CAPITAL STOCK OF ISSUER)

Item 1. Security and Issuer

State the title of the class of equity securities to which this Form relates and the name and address of the principal executive offices of the issuer of such securities.

Item 2. Identity and Background

provide the information specified in (a) through (f) of this Item with respect to such person(s). its principal business, the address of its principal office and the information required by (d) and (e) of this Item. If the person filing this statement is a natural person If the person filing this Form is a corporation, partnership, syndicate or other group of persons, state its name, the province, country or other place of its organization,

- a. Name
- Residence or business address;
- Present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted;
- d. Whether or not, during the last five years, such person has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) and, if so give the dates, nature of conviction, name and location of court, any penalty imposed, or other disposition of the case;
- Whether or not, during the last five years, such person was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction, domestic or temporarily enjoining, barring, suspending or otherwise limiting involvement in any type of business, securities, commodities or banking; and foreign, and as a result of such proceeding was or is subject to any order, judgment or decree, not subsequently reversed, suspended or vacated, permanently or
- . Citizenship.

Item 3. Purpose of Transaction

State the purpose or purposes of the acquisition of securities of the issuer. Describe any plans or proposals which the reporting persons may have which relate to or would result in:

- The acquisition by any person of additional securities of the issuer, or the disposition of securities of the issuer
- An extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the issuer or any of its subsidiaries
- A sale or transfer of a material amount of assets of the issuer or of any of its subsidiaries;
- d. Any change in the present board of directors or management of the issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board;
- e. Any material change in the present capitalization or dividend policy of the issuer;
- f. Any other material change in the issuer's business or corporate structure;
- g. Changes in the issuer's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of the issuer by any
- Causing a class of securities of the issuer to be delisted from a securities exchange;
- i. Any action similar to any of those enumerated above

Item 4. Interest in Securities of the Issuer

ä State the aggregate number and percentage of the class of securities identified pursuant to Item 1 beneficially owned (identifying those shares which there is a right respect to persons who, together with any of the persons named in Item 2, comprise a group to acquire within thirty (30) days from the date of this report) by each person named in Item 2. The abovementioned information should also be furnished with

- Ö For each person named in response to paragraph (a), indicate the number of shares as to which there is sole power to vote or to direct the vote, shared power to vote with whom the power to vote or to direct the vote or to dispose or direct the disposition is shared. or to direct the vote, sole or shared power to dispose or to direct the disposition. Provide the applicable information required by Item 2 with respect to each person
- Describe any transaction in the class of securities reported on that were effected during the past sixty (60) days by the persons named in response to paragraph (a). The description shall include, but not necessarily be limited to: (1) the identity of the person who effected the transaction; (2) the date of the transaction; (3) the amount of securities involved; (4) the price per share or unit; and (5) where or how the transaction was effected
- d. If any other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of such securities, a statement to that effect should be included in response to this Item and, if such interest relates to more than five (5%) percent of the class, such person should be
- If the filing is an amendment reflecting the fact that the reporting person has ceased to be the beneficial owner of more than five (5%) percent of the class of securities, state the date on which such beneficial ownership was reduced

Item 5. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuei

guarantees of profits, division of profits or loss, or the giving or withholding of proxies, naming the person with whom such contracts, arrangements, understandings which would give another person voting power or investment power over such securities except that disclosure of standard default and similar provisions contained in or relationships have been entered into. Include such information for any of the securities that are pledged or otherwise subject to a contingency the occurrence of securities of the issue, including but not limited to transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, Describe any contract, arrangement, understanding or relationship among the person named in Item 2 and between such persons and any person with respect to any loan agreements need not be included

Item 6. Material to be Filed as Exhibits

Copies of all written agreements, contracts, arrangements, understandings, plans or proposals relating to

- the acquisition of issuer control, liquidation, sale of assets, merger, or change in business or corporate structure or any other matter as disclosed in Item 3; and
- Ö the transfer or voting of the securities, finder's fees, joint ventures, options, puts, calls, guarantees of loans, guarantees against losses or the giving or withholding of any proxy as disclosed in Item 5.

This report is signed in the City of Pasay City on July 22, 2019 After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Report is true, complete and accurate

ANTONIO T. BACULI, SVP

Ву:

(Signature of Reporting Person)



07262019007610



SECURITIES AND EXCHANGE COMMISSION

SECBuilding, EDSA, Greenhills, Mandaluyong City, MetroManila, Philippines Tel: (632) 726-0931 to 39 Fax: (632) 725-5293 Email: mis@sec.gov.ph

Barcode Page

The following document has been received:

Receiving Officer/Encoder : Ramon L. Legaspi

Receiving Branch : SEC Head Office

Receipt Date and Time: July 26, 2019 03:47:35 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No.

AS96005555

Company Name

PHIL. NATIONAL BANK

Industry Classification

Company Type

Stock Corporation

Document Information

Document ID

107262019007610

Document Type

Statement of Changes in the Beneficial Ownership

Document Code

23B

Period Covered

July 22, 2019

No. of Days Late

0

Department

CFD

Remarks

MANUEL C. BAHENA JR.

COVER SHEET

																			LA	S	0	9				<u> </u>				5 mber
_												•	,							*•				.,	,,					
	Р	Н	1			PF	<u> </u>		N E		N	Α	Т	1	0	N	A I	-	E	A	N	K								
Γ	T	1	T	Т	T	<u> </u>	T	1	Τ	Τ	T			_	- T	\neg		T	T						1	1	T			\Box
L											<u></u>	C	L_L omp	l any	's F	uil N	lame	<u>. </u> ;)			<u> </u>	<u> </u>		<u></u>			L_	_l_		
		,													 -		· y				······			,			······· 1			
9	t	h		F	1	0	0	r		Р	N	В			i	n	а	n	С		la	,		C		e	n	ŧ	e	
M	а	С	a	р	а	g	а	1		В	1	٧	d		,		P	а	S	а	у		(7	i	t	У			
M	е	l t	l r	0	r	IM	а	n	i	 	a	·	1		T	1	T		Ι		T	1	T	T			Т	T	-	
		<u>L</u>	<u> </u>		<u> </u>	<u> </u>	Ľ	ŀ	ŀ			idre	ss:	No.	Str	eet (L City/	Tow	/n/ F	rov	ince	<u> </u> ;)	<u></u>				<u> </u>	<u></u>	· ·	
		···	M	AIL.	ΑK	ATF	RINA							1			·		Г			526	3-3·	131	L	oca	1 4'	106		
<u></u>							e Se erso		tary					_]					L		Co	npa	ny	Tel	ер	hor	ne N	lumi	ber	
																						_								
1	2		3	1								SE	C F	or	m 2	23-E	3											130		
Mor		- cal`	<i>Da</i> Year		•								FO	RM	TYF	PE.											<i>nth</i> nua	i Me		<i>ay</i> ig
																		1												
										5	Seco	nda	l ry L	icer	nse	Туре	e, If	Ј Арр	lical	ole										
<u> </u>	Γ	T																	Γ											
L	Dep	ot. R	equ.	iring	, thi	s Do	OC.												L.	А	mei	ndec	A	rtic	es	Νι	ımb	er/S	ecti	on
F																			1	ota	l am	oun	t of	f Bo	orro	owi	ngs			
<u></u>	Tota	al No	of of	Sto	ckh	olde	_ rs								L_		D	omo	estic				L			F	ore	ian		
								 [n ł)e 2	300		olis	hed	l by	/ SI	EC					nc	ern	ed		,					
	Π	T	-	Т	1	1								~-)		- +*							_ ~							
<u>L</u>			File	Nun	nbe	 r								•——		LCU	J													
<u> </u>				<u> </u>	<u>_</u>											.1.														
·····			Doc	ume	ent I	.IJ.			_,						C	ashie	er													
			S	T A	١M	ΙP	S																							
Por		La -	- nle				k ini	, fo			ina		nac																	

SECURITIES AND EXCHANGE COMMISSION Metro Manila, Philippines

FORM 23-B

Check bax if no longer subject to filing requirement

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES Fited pursuant to Section 23 of the Securities Regulation Code

REVISED TO

1. Name and Address of Reporting Person		Issuer Name and Trading Symbol	ling Symbol			7. Relationship of F	 Relationship of Reporting Person to Issuer (Ch) 	suer (Check all applicable)	
BAHENA, JR. MANUEL	CAPONONG	PHILIPPINE NATIONAL BANK/PNB	ATIONAL B	ANK/PNB					
(Last) (First)	(Middle)	3. Tax Identification Number		5. Statement for Month/Year		Transaction and	Director Officer (give title below)		Other (specify below)
				JULY 2019					
(Street)	-	4. Citizenship		6. If Amendment, Date of Original (MonthYear)	te of		*	SVP	The second secon
		FILIPINO	****						
(City) {Province}	(Postal Code)				Table 1 - Equity	Table 1 - Equity Securities Beneficial	eficially Owned		- The state of the
Class of Equity Security		2. Transaction 4 Date	. Securities Acquire	 Securities Acquired (A) or Disposed of (D) 		 Amount of Securities of Mooth 	Owned at End	Owned at Endid Ownership Form: Direct (D) or Indirect (I) *	6. Nature of Indirect Beneficial Ownership
		(Month/Day/Year)				% Nu	Number of Shares		
			Amount	(A) or (D)	Price				The state of the s
PNB COMMON SHARES		07-22-2019	645A	Þ	54.70		7,242		Under Broker - PNB Sec.
PNB COMMON SHARES		07-22-2019	307A	Α	43.38	P Monas	100D	O	
PNB COMMON SHARES		07-22-2019	5000A	A	43.38			Andrews and the state of the st	
AND MANAGEMENT AND	WHAT AND THE PARTY OF THE PARTY					***************************************		**************************************	
THE RESERVE OF THE PROPERTY OF	Abiditation of the second seco				The same recommendation of the same same same same same same same sam		and the state of t		The state of the s
() if A Mithible of Coordinates miles	minimum deliciera de cultivario de la mando de la compresión de la manda de la compresión d					-		SW STATE OF THE ST	A STATE OF THE PERSON NAMED IN COLUMN TO THE PERSON NAMED IN COLUM
The second secon							***************************************	***************************************	
	Annual Control of the								
430003330000									(Print or Type Responses)

If the change in beneficial owners highs 50% of the previous shareholdings or is equal to 5½ of the outstanding capital stock of the issuer, provide the disclosure requirements set forth on page ≾ of this forms.

- Reminder: Report on a separate line for each class of equity securities beneficially owned directly or indirectly.

 (1) A person is directly or indirectly the beneficial owner or large equity security with respect to which he has or shares:

 (A) Voting power which includes the power for other, the voting of, cutch security, and/or

 (B) Investment gover which includes the power to dispose of, or to direct the disposition of, such security.

 (2) A person will be deemed to have an indirect beneficial interest in any equity security which is:

 (A) hold by members of a posson's immediate family sharing the same trosshold;

 (B) hold by a partnership in which such posson is a parest partner.

 (C) held by a corporation of which such posson is a carbolling shareholder; or

 (D) subject to any contract, arrangement or undentanding which gives such person voting power or investment power with respect to such security.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., warrants, options, convertible securities)

					N.A.		1. Derivative Security
			C				Conversion or 3. Transaction Exercise Price Date of Derivative (Month/Day/Yr) Security
							L
						Amount	 Number of Derivative Securities Acquired (A) or Disposed of (D)
						(A) or (D)	
						Date Exercisable	5. Date Exercisable and Expiration Date (Month/Day/Year)
						Expiration Date	
						IAmount or Title Number of Shares	 Title and Amount of Underlying Securities
						nt or er	of 7. Price of Derivative Security
							8 No. of Derivative Securities Beneficially Owned at
						or Indirect (I) *	9. Owner- ship Form of Derivative Security: Direct (D)
							10. Nature of Indirect Beneficial Ownership

Explanation of Responses:

Note: File three (3) copies of this form, one of which must be manually signed.

Attach additional sheets if space provided is insufficient.

Date

DISCEOSURE REQUIREMENTS (50% INCREASE/DECREASE OR EQUIVALENT TO 5% OF THE OUTSTANDING CAPITAL STOCK OF ISSUER) IN CASE OF MATERIAL CHANGES IN BENEFICIAL OWNERSHIP

Item 1. Security and Issuer

State the title of the class of equity securities to which this Form relates and the name and address of the principal executive offices of the issuer of such securities.

Item 2. Identity and Background

If the person filing this Form is a corporation, partnership, syndicate or other group of persons, state its name, the province, country or other place of its organization, its principal business, the address of its principal office and the information required by (d) and (e) of this Item. If the person filing this statement is a natural person, provide the information specified in (a) through (f) of this Item with respect to such person(s).

- a. Name
- Residence or business address;
- c. Present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is
- d. Whether or not, during the last five years, such person has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) and, if so give the dates, nature of conviction, name and location of court, any penalty imposed, or other disposition of the case
- Whether or not, during the last five years, such person was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction, domestic temporarily enjoining, barring, suspending or otherwise limiting involvement in any type of business, securities, commodities or banking; and foreign, and as a result of such proceeding was or is subject to any order, judgment or decree, not subsequently reversed, suspended or vacated, permanently or

f. Citizenship.

Item 3. Purpose of Transaction

would result in: State the purpose or purposes of the acquisition of securities of the issuer. Describe any plans or proposals which the reporting persons may have which relate to

- The acquisition by any person of additional securities of the issuer, or the disposition of securities of the issuer
- An extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the issuer or any of its subsidiaries
- c. A sale or transfer of a material amount of assets of the issuer or of any of its subsidiaries;
- Any change in the present board of directors or management of the issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board
- e. Any material change in the present capitalization or dividend policy of the issuer;
- f. Any other material change in the issuer's business or corporate structure;
- g. Changes in the issuer's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of the issuer by any person;
- Causing a class of securities of the issuer to be delisted from a securities exchange;
- . Any action similar to any of those enumerated above

Item 4. Interest in Securities of the Issuer

ģ . State the aggregate number and percentage of the class of securities identified pursuant to Item 1 beneficially owned (identifying those shares which there is a right to acquire within thirty (30) days from the date of this report) by each person named in Item 2. The abovementioned information should also be furnished with respect to persons who, together with any of the persons named in Item 2, comprise a group.

- For each person named in response to paragraph (a), indicate the number of shares as to which there is sole power to vote or to direct the vote, shared power to vote or to direct the vote, sole or shared power to dispose or to direct the disposition. Provide the applicable information required by Item 2 with respect to each person with whom the power to vote or to direct the vote or to dispose or direct the disposition is shared.
- Describe any transaction in the class of securities reported on that were effected during the past sixty (60) days by the persons named in response to paragraph (a). The description shall include, but not necessarily be limited to: (1) the identity of the person who effected the transaction; (2) the date of the transaction; (3) the amount of securities involved; (4) the price per share or unit; and (5) where or how the transaction was effected
- d. If any other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of such securities, a statement to that effect should be included in response to this Item and, if such interest relates to more than five (5%) percent of the class, such person should be
- e. If the filing is an amendment reflecting the fact that the reporting person has ceased to be the beneficial owner of more than five (5%) percent of the class of securities, state the date on which such beneficial ownership was reduced

item 5 Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

Describe any contract, arrangement, understanding or relationship among the person named in Item 2 and between such persons and any person with respect to any securities of the issue, including but not limited to transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, loan agreements need not be included which would give another person voting power or investment power over such securities except that disclosure of standard default and similar provisions contained in relationships have been entered into. Include such information for any of the securities that are pledged or otherwise subject to a contingency the occurrence guarantees of profits, division of profits or loss, or the giving or withholding of proxies, naming the person with whom such contracts, arrangements, understandings or

Item 6. Material to be Filed as Exhibits

ø

Copies of all written agreements, contracts, arrangements, understandings, plans or proposals relating to

- the acquisition of issuer control, liquidation, sale of assets, merger, or change in business or corporate structure or any other matter as disclosed in Item 3; and
- b. the transfer or voting of the securities, finder's fees, joint ventures, options, puts, calls, guarantees of loans, guarantees against losses or the giving or withholding of any proxy as disclosed in Item 5

This report is signed in the City of Pasay on July 24, 2019 After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Report is true, complete and accurate

(Signature of Reporting Person)

MANUEL C. BAHENA VR., SVP





SECURITIES AND EXCHANGE COMMISSION

SECBuilding, EDSA, Greenhills, Mandaluyong City, MetroManila, Philippines Tel: (632) 726-0931 to 39 Fax: (632) 725-5293 Email: mis@sec.gov.ph

Barcode Page

The following document has been received:

Receiving Officer/Encoder : Ramon L. Legaspi

Receiving Branch : SEC Head Office

Receipt Date and Time: July 26, 2019 03:48:28 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No. AS96005555

PHIL. NATIONAL BANK Company Name

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 107262019007624

Document Type Statement of Changes in the Beneficial Ownership

Document Code 23B

Period Covered July 22, 2019

No. of Days Late 0 Department **CFD**

Remarks EMELINE C. CENTENO

COVER SHEET

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) 9 t h F I o o r P N B F I n a n c i a I C e n t e r M a c a p a g a I B I v d . , P a s a y C i t y Mail A KATRINA Y. ILARDE Corporate Secretary Contact Person SEC Form 23-B Month Day Fiscal Year Form TYPE Amended Articles Number/Section Total Mo. of Stockholders To be accomplished by SEC Personnel concerned File Number LCU STAMPS				AS	0 9 6 -	0 0 5 5 5 5								
Company's Full Name) Secondary License Type, If Applicable Company Secondary License Type, If Applicable					S.E.C.	Registration Number								
9 t h F I o o r P N B F i n a n c i a l C e n t e r M a c a p a g a l B I v d , P a s a y C i t y M e t r o M a n i l a Contact Person MAILA KATRINA Y, ILARDE Corporate Secretary Contact Person SEC Form 23-B FORM TYPE Dept. Requiring this Doc. Amended Articles Number/Section Total No. of Stockholders To be accomplished by SEC Personnel concerned File Number LCU Cashier	PHILIPPINE	N A T I	ONA	L B A	NK									
9 t h F I o o r P N B F i n a n c i a I C e n t e r M a c a p a g a I B I v d . , P a s a y C i t y (Business Address: No. Street City/Town/ Province) MAILA KATRINA Y, ILARDE Corporate Secretary Contact Person SEC Form 23-B FORM TYPE Month Day Annual Meeting Secondary License Type, If Applicable Total No. of Stockholders To be accomplished by SEC Personnel concerned File Number LCU Cashier														
M a c a p a g a l B l v d . , P a s a y C i t y M e t r o M a n i l a (Business Address: No. Street City/Town/ Province) MAILA KATRIMA Y. ILARDE Corporate Secretary Contact Person SEC Form 23-B April 30 Month Day Fiscal Year FORM TYPE Month Day Annual Meeting Amended Articles Number/Section Total No. of Stockholders Domestic Foreign To be accomplished by SEC Personnel concerned		Compar	l ny's Full Name	 e)		1.								
M a c a p a g a l B l v d . , P a s a y C i t y M e t r o M a n i l a (Business Address: No. Street City/Town/ Province) MAILA KATRIMA Y. ILARDE Corporate Secretary Contact Person SEC Form 23-B April 30 Month Day Fiscal Year FORM TYPE Month Day Annual Meeting Amended Articles Number/Section Total No. of Stockholders Domestic Foreign To be accomplished by SEC Personnel concerned														
MAILA KATRINA Y, ILARDE Corporate Secretary Contact Person SEC Form 23-B Month Day Fiscal Year April 30 Secondary License Type, If Applicable Secondary License Type, If Applicable Total No. of Stockholders To be accomplished by SEC Personnel concerned File Number LCU Document I.D. Cashier	9 t h F I o o r P	N B F	i n a	n c i	a I C	enter								
(Business Address: No. Street City/Town/ Province) MAILA KATRINA Y. ILARDE Corporate Secretary Contact Person SEC Form 23-B April 30 Month Day Fiscal Year FORM TYPE Month Day Annual Meeting Secondary License Type, if Applicable Dept. Requiring this Doc. Amended Articles Number/Section Total amount of Borrowings Total No. of Stockholders To be accomplished by SEC Personnel concerned File Number LCU Company Telephone Number April 30 April	Macapagal B	I v d .	, P	a s a	у С	i t y								
MAILA KATRINA Y. ILARDE Corporate Secretary Contact Person Company Telephone Number SEC Form 23-B April 30 Month Day Fiscal Year FORM TYPE Month Dept. Requiring this Doc. Amended Articles Number/Section Total Ano. of Stockholders Domestic Foreign To be accomplished by SEC Personnel concerned File Number LCU Document I.D. Cashier			Street City	(Town/ Provi	200									
Contact Person Company Telephone Number April 30 Month Day Fiscal Year FORM TYPE Amended Articles Number/Section Total amount of Borrowings Total No. of Stockholders Domestic To be accomplished by SEC Personnel concerned File Number LCU Cashier			o. Sileet Oity	TOWN FION		Local 4106								
Month Day Fiscal Year FORM TYPE Month Day Annual Meeting Secondary License Type, If Applicable Dept. Requiring this Doc. Amended Articles Number/Section Total amount of Borrowings Total No. of Stockholders Domestic Foreign To be accomplished by SEC Personnel concerned File Number LCU Cashier				<u>L.</u>	Company Tel	ephone Number								
Month Day Fiscal Year FORM TYPE Month Day Annual Meeting Secondary License Type, If Applicable Dept. Requiring this Doc. Amended Articles Number/Section Total amount of Borrowings Total No. of Stockholders Domestic Foreign To be accomplished by SEC Personnel concerned File Number LCU Cashier	12 31	SEC Fo	rm 23-B			April 30								
Secondary License Type, If Applicable Dept. Requiring this Doc. Amended Articles Number/Section Total amount of Borrowings Total No. of Stockholders Domestic Foreign To be accomplished by SEC Personnel concerned File Number LCU Cashier	Month Day					Month Day								
Dept. Requiring this Doc. Amended Articles Number/Section Total amount of Borrowings Total No. of Stockholders Domestic To be accomplished by SEC Personnel concerned File Number LCU Document I.D. Cashier	Fiscal Year	 		٦		Annual Meeting								
Dept. Requiring this Doc. Amended Articles Number/Section Total amount of Borrowings Total No. of Stockholders Domestic Foreign To be accomplished by SEC Personnel concerned File Number LCU Document I.D. Cashier	S	econdary Lice	ense Type, If	Applicable										
Total No. of Stockholders Domestic Foreign To be accomplished by SEC Personnel concerned File Number LCU Document I.D. Cashier														
Total No. of Stockholders Domestic Foreign To be accomplished by SEC Personnel concerned File Number LCU Document I.D. Cashier	Dept. Requiring this Doc.			LAr	mended Articl	les Number/Section								
To be accomplished by SEC Personnel concerned				Total	amount of Bo	prrowings								
To be accomplished by SEC Personnel concerned	Total No. of Stockholders		<u> </u>	Oomestic		Foreign								
File Number LCU Document I.D. Cashier	To be acco	mplished b	y SEC Per	sonnel co	ncerned									
Document I.D. Cashier		•	,											
	File Number		LCU											
STAMPS	Document I.D.	<u></u>	Cashier											
STAMPS	CTAMDC													
Remarks = nie, use hinck ink for ecapping nurnosos														

SECURITIES AND EXCHANGE COMMISSION
Maine Manife, Philippines

ORM 23-B

Check box if no larger subject to flung, requirement

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES FROM THE SECURITIES OF TH

REVISED

(Printed Type Responses)										
	-					-				
					-					
			-							
		Actions described and control of the second and the	-							
	710	7170		43.38	156 A	7/22/2019	17.		PNB COMMON SHARES	PNB COI
Under Broker PNB Sec	31	2,1831	_	54.70	645 A	7/22/2019	1 71		PNB COMMON SHARES	PNB CO
				Poze	(A) or (O):	trooms				
		Number of Share's	,,			(ApptityDay Year)	(Saonthut			
Chemistry		of Month	of Money	S	Services Required (A) or Disposed of (V)		Dave Dave		Kunawa ku	S. Classical Equity Sectionly
CO - Division of the Control of C	Na Laboratoria	The state of the s								
		Table 1 - Equity Securities Beneficially Owned	My Secur	Table 1 - Equ				(Posial Code)	(Properce)	riay)
					W-11		r-j-			
AND THE PROPERTY OF THE PROPER	SVP			Date of eac)	6 If Amondment, Date of Original Month Year)	u zio	4 Citainship		(Sueet)	
1."				announce of the second	JULY 2019	And the second s	-	Annual Control of the		•
Contact (According to telebook)		(Green)	9 1		MonthyYear	Humber :	Piumb Piumb	Section 2	A see	
					PHILIPPINE NATIONAL BANKIPNB	PPINE NATION	PHILI	Cruz	Emeline	Centeno,
	Comment and the second	Relationship of fespering Parson is similar Some	Feedan		O.	2. Issuer franse and tribery Symbol	(Superior)	Andrajaja spiraspija diberistis. Veritorismanski i se za za sa sensenjestos	L Traine and Appress of Reporting Person	1. Traine and Ad
Contract Con										

If the change in beneficial ownership is 50% of the previous shareholdings or is equal to 5% of the outstanding capital stock of the issuer, provide the disclosure requirements set forth on page 3 of this form

Reminder (Notor) on a separate has the each class of equity sociated beneficially owned dehatly or enteresty.

(ii) A person is deneity or contently be branched owner of any equity security setting in the special which his (Security) (A).

(ii) A person is deneity or contently be branched owner of any equity exchanged, such security, action (B). Investment power exchanged be power to decide the exchanged, such security (B). Investment of the designed in the property of a person is operated beneficial connect in any equity security which is explainly (B). As person and the designed of a person is extrameduate lawner y salmon personal parties are proposed as a general such person is a general parties.

(iii) had by a partierably in which such person is a general parties.

(iv) the such a comparation of which each person is a general parties.

(iv) subject to any content, a strephenent or understanding which gives such person is a designed to such person is a designed to such person in the such person is a secondary presentation.

	شمينين	نستسنا			<i>لف</i> يسن						
					<u> </u>						
				-							
		-		-							
T				٠							
					***************************************			ilion			
											NA
Ī			of Shares							.0.00	
married (i)	Worth	لنعضت	Mumber	Title	Date	24.00	(A) or (D)	Amount	co.		
ð	٠	أتمس	Авточтк от		Expiration	Date Exercisable		300			
Direct (D)							· · · · · · · · · · · · · · · · · · ·				
Security	`					(Month/Day/Year)	دعهنه				
of Oerwa		Security		نىنى _{دا} يە		Expiration Date			(Month/Day/Yr)		,
sho Fon		Derivative	Securities	Underlying Securities		Exercisable and		Acquired (A) or Disposed of (D)		Exercise Price	
S Owner-	0 N	7 Price of	6 Title and Amount of	6 Title an		S Date		4 Number of Derivative Securities	- 1	2 Conversion or 3 Transaction	Derivative Security

Explanation of Responses:

Note: File three (3) copies of this form, one of which must be manually signed.

Attach additional sheets if space provided is insufficient.

27 <u>14</u> 12

DISCLOSURE REQUIREMENTS IN CASE OF MATERIAL CHANGES IN BENEFICIAL OWNERSHIP

(50% INCREASE/DECREASE OR EQUIVALENT TO 5% OF THE OUTSTANDING CAPITAL STOCK OF ISSUER)

Item 1. Security and Issuer

State the title of the class of equity securities to which this Form relates and the name and address of the principal executive offices of the issuer of such securities

Item 2. Identity and Background

provide the information specified in (a) through (f) of this Item with respect to such person(s) its principal business, the address of its principal office and the information required by (d) and (e) of this Item. If the person filing this statement is a natural person, If the person filing this Form is a corporation, partnership, syndicate or other group of persons, state its name, the province, country or other place of its organization,

- Residence or business address:
- Present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted:
- d. Whether or not, during the last five years, such person has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) and, if so give the dates, nature of conviction, name and location of court, any penalty imposed, or other disposition of the case;
- ñ Whether or not, during the last five years, such person was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction, domestic or temporarily enjoining, barring, suspending or otherwise limiting involvement in any type of business, securities, commodities or banking; and foreign, and as a result of such proceeding was or is subject to any order, judgment or decree, not subsequently reversed, suspended or vacated, permanently or

Citizenship

ttem 3. Purpose of Transaction

would result in State the purpose or purposes of the acquisition of securities of the issuer. Describe any plans or proposals which the reporting persons may have which relate to or

- The acquisition by any person of additional securities of the issuer, or the disposition of securities of the issuer
- An extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the issuer or any of its subsidiaries
- c. A sale or transfer of a material amount of assets of the issuer or of any of its subsidiaries;
- Any change in the present board of directors or management of the issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board;
- . Any material change in the present capitalization or dividend policy of the issuer,
- f. Any other material change in the issuer's business or corporate structure;
- g. Changes in the issuer's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of the issuer by any
- h. Causing a class of securities of the issuer to be delisted from a securities exchange
- Any action similar to any of those enumerated above

item 4. Interest in Securities of the Issuer

鱼 State the aggregate number and percentage of the class of securities identified pursuant to Item 1 beneficially owned (identifying those shares which there is a right to persons who, together with any of the persons named in Item 2, comprise a group to acquire within thirty (30) days from the date of this report) by each person named in Item 2. The abovementioned information should also be furnished with respect

- b. For each person named in response to paragraph (a), indicate the number of shares as to which there is sole power to vote or to direct the vote, shared power to vote or to direct the vote, sole or shared power to dispose or to direct the disposition. Provide the applicable information required by Item 2 with respect to each person with whom the power to vote or to direct the vote or to dispose or direct the disposition is shared
- Describe any transaction in the class of securities reported on that were effected during the past sixty (60) days by the persons named in response to paragraph (a). The description shall include, but not necessarily be limited to: (1) the identity of the person who effected the transaction; (2) the date of the transaction; (3) the amount of securities involved; (4) the price per share or unit; and (5) where or how the transaction was effected
- d. If any other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of such securities, a statement to that effect should be included in response to this Item and, if such interest relates to more than five (5%) percent of the class, such person should be
- If the filing is an amendment reflecting the fact that the reporting person has ceased to be the beneficial owner of more than five (5%) percent of the class of securities, state the date on which such beneficial ownership was reduced

Item 5. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

guarantees of profits, division of profits or loss, or the giving or withholding of proxies, naming the person with whom such contracts, arrangements, understandings securities of the issue, including but not limited to transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, which would give another person voting power or investment power over such securities except that disclosure of standard default and similar provisions contained in or relationships have been entered into. Include such information for any of the securities that are pledged or otherwise subject to a contingency the occurrence Describe any contract, arrangement, understanding or relationship among the person named in Item 2 and between such persons and any person with respect to any loan agreements need not be included

them 6 Material to be Filed as Exhibits

ŵ

Copies of all written agreements, contracts, arrangements, understandings, plans or proposals relating to

- the acquisition of issuer control, liquidation, sale of assets, merger, or change in business or corporate structure or any other matter as disclosed in Item 3; and
- ø any proxy as disclosed in Item 5. the transfer or voting of the securities, finder's fees, joint ventures, options, puts, calls, guarantees of loans, guarantees against losses or the giving or withholding of

This report is signed in the City of Pasay...... After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Report is true, complete and accurate on July 24, 2019

₩. ::: (Signature of Reporting Person)

Emeline Centeno, SVP (Name/ Little)



107262019007637



SECURITIES AND EXCHANGE COMMISSION

SECBuilding, EDSA, Greenhills, MandaluyongCity, MetroManila, Philippines Tel: (632) 726-0931 to 39 Fax: (632) 725-5293 Email: mis@sec.gov.ph

Barcode Page

The following document has been received:

Receiving Officer/Encoder : Ramon L. Legaspi

Receiving Branch : SEC Head Office

Receipt Date and Time: July 26, 2019 03:49:37 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No.

AS96005555

Company Name

PHIL. NATIONAL BANK

Industry Classification

Company Type

Stock Corporation

Document Information

Document ID

107262019007637

Document Type

Statement of Changes in the Beneficial Ownership

Document Code

23B

Period Covered

July 22, 2019

No. of Days Late

0

Department

CFD

Remarks

ELISA M. CUA

COVER SHEET

																							<i>_</i>	1	S	0	9	ᆚ					5	ᆚ	5 iber
																											•	5.E	U.	Rey	ısı	auc	יו וונ	lull	ibei
	P	Н		L		I	P	P		N	Ε		N	Α	T		l	0	N	A	L]	В	Α	N	K								
		T			Π		T	<u> </u>	Т		_		<u> </u>		Γ	T	1		1			T	T												
i			L1		<u> </u>								<u> </u>	C	om	pa	ıny'	s F	ull l	Var	ne	<u>.l</u>	1.		1	******			1			Ļ	1	L	1
		····						,	· ·			·····		····	_									· T -	_						·				1
9	t	h		1			0	0	r	1		Р	N	В		L	F	i	n	Ľ	a	n	C	Ì		а	,		С	e	n			2	r
M		1 0	а	-	р	а	g	а	I		Ī	В	Ì	v	C	i	•	,	T	Ti	Р	а	s	i	а	у		С	i	t		у			
	1	<u></u>	 	<u></u>			L		1			l		<u>. </u>	- 1	L		····	T	<u> </u>			L		<u>_</u>		·								
M	6	t	ľ		0		IV	a	n		\perp	l l	a	ddre	388	_	Viα	Str	eet	Cit	v/	ľow	n/	Pro	Jvi	nce	<u> </u>	<u> </u>	<u></u>	<u></u>			l	····	
Γ				MΔ	11 2	K	ΔΤΙ	RINA		•				aur			7	0.	001	٠,,	.,,,		· · /				526	.31	31	oc	al	410)6		
					C	orp	ora	te S	ecre														-			~~~								~~	
					CO	nta	Cif	ers	on																,	JO1	npa	пу	eie	buo	iie	NU	יטווון	21	
1	7	2	3		1						~			SE	C	F	orr	n 2	23-	B											Āр	ril	30		_
Mo				ay	,l			<u>L</u>							FC	R	M	ΓYΙ	PΕ								_}	l			oni		~— N/oc	De	
	,-	iscal	rea	3 [1								<i>(</i> 4)	1130	iai	Mee	stii ií	ą
												S	ecc	nd	L arv	l ic	en	SA	Tvn	e	If A	lool	ica	hle	,										
Γ	Secondary License Type, If Applicable																																		
Dept. Requiring this Doc. Amended													Articles Number/Section																						
		,- 4,											• .															t of Borrowings							
																												r or possowings							
	To	tal N	0 0	ſS	toc	kho	olde	rs					h								Do	ome	esti	c 				Foreign							
								٠	Го	be	ac	CCC	m	plis	he	d	by	Si	EC	Pe	ers	son	ne	el c	100	106	erne	ed							
		T				T	T		T																										
L	. d	···········	File	N	um	ber	r												LCI	J															
Г	Τ	-	1	7	:		<u> </u>		T		<u> </u>	7																							
L	L	L_	Do	cur	nei	ıt I.	D.				L				·			C	ashi	er	····														
												7																							
			S	T	Α	Μ	Р	s																											
Rei	na	rks	= pl	s.	us	e b	lac	k in	k fo	rs	cai	 nni	ng	pui	ро	se	s																		

SECURITIES AND EXCHANGE COMMISSION Metro Manila, Philippines

REVISES

Check box if no longer subject to filing requirement

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES Flied pursuant to Section 29 of the Securities Regulation Code

PNB COMMON SHARES CUA PNB COMMON SHARES Name and Address of Reporting Person Class of Equity Security (Street) ELISA (Province) (Middle) (Postal Code) MIRANDA PHILIPPINE NATIONAL BANK/PNB
3. Tax Identification S. Statement for Mumber Month/Year (Month/Day/Year) FILIPINO Issuer Name and Trading Symbol Date Date 7/22/2019 7/22/2019 4. Securities Acquired (A) or Disposed of (D) 645 A 307 A If Amendment, Date of Original (MonthYear) JULY 2019 (A) or (D) Table 1 - Equity Securities Beneficially Owned РПСС 54.70 43.38 of Month 7. Relationship of Reporting Person to Issuer (Check all applicable) Amount of Securities Owned at End 4 Ownership Form:
Month
Livet: (U) or incined: (i) Number of Shares Director
Officer
(give title below) 2,242 100 D SVP Ownership 6. Nature of Indirect Beneficial Under Broker - PNB Sec. 10% Owner Other (specify below)

If the change in beneficial ownership is 50% of the previous shareholdings or is equal to 5% of the outstanding capital stock of the issuer, provide the disclosure requirements set forth on page 3 of this form

(Print or Type Responses)

- Reminder: Report on a separate line for each class of equity securities beneficially owned directly or indirectly.

 (1) A person is directly or indirectly the beneficial aware of any equity security with respect to which he has or shares:

 (2) Voting power which includes the power to vote, or to direct the voting of such security, and/or

 (3) Investment power which includes the power to dispose of, or to direct the disposition of, such security.

 (2) A person will be deemed to have an indirect beneficial, injents it any equity security which is:

 (A) held by a nembers of a person's immediate family sharing the same household;

 (B) held by a permeating in which such person is a general parties;

 (C) held by a permeating in which such person is a general parties.

 (C) subject to any contract, arrangement or understanding which gives such person voting power or investment.
- understanding which gives such person voting power or investment power with respect to such security

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., warrants, options, convertible securities)

_	_		-1	 		1	_						-	7
			***************************************			N.A.								Derivative Security
				·							Ş.	of	(I)	12.
										٠	Security		Exercise Price	Conversion or
											•	(Month/Day/Yr)		2. Conversion or 3. Transaction
								Amount					Acquired (A) or Disposed of (D)	 Number of Derivative Securities
								(A) or (D)						
									Date Exercisable		(Month/Day/Year)	Expiration Date	Exercisable and	5. Date
								Date	Expiration					
								Title					Underlying Securities	Title and Amount of
							of Shares	Number	Amount or				ecurities	
												Security	Derivative	7. Price of 8. No. of
								Month			Beneficially			
								indirect (i)	g	Direct (D)	Security;	of Derivative	ship Form	9. Owner-
											Ownership	Beneficial	of Indirect	10. Nature

Explanation of Responses:

Note: File three (3) copies of this form, one of which must be manually signed.

Attach additional sheets if space provided is insufficient.

7/22/2019 Date

IN CASE OF MATERIAL CHANGES IN BENEFICIAL OWNERSHIP (50% INCREASE/DECREASE OR EQUIVALENT TO 5% OF THE OUTSTANDING CAPITAL STOCK OF ISSUER) DISCLOSURE REQUIREMENTS

Item 1. Security and Issuer

State the title of the class of equity securities to which this Form relates and the name and address of the principal executive offices of the issuer of such securities.

Item 2. Identity and Background

provide the information specified in (a) through (f) of this Item with respect to such person(s). its principal business, the address of its principal office and the information required by (d) and (e) of this Item. If the person filing this statement is a natural person If the person filing this Form is a corporation, partnership, syndicate or other group of persons, state its name, the province, country or other place of its organization,

- Name
- Residence or business address;
- Present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted;
- Ω Whether or not, during the last five years, such person has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) and, if so, give the dates, nature of conviction, name and location of court, any penalty imposed, or other disposition of the case;
- Whether or not, during the last five years, such person was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction, domestic or foreign, and as a result of such proceeding was or is subject to any order, judgment or decree, not subsequently reversed, suspended or vacated, permanently or temporarily enjoining, barring, suspending or otherwise limiting involvement in any type of business, securities, commodities or banking; and
- . Citizenship.

Item 3. Purpose of Transaction

would result in: State the purpose or purposes of the acquisition of securities of the issuer. Describe any plans or proposals which the reporting persons may have which relate to or

- The acquisition by any person of additional securities of the issuer, or the disposition of securities of the issuer
- An extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the issuer or any of its subsidiaries:
- c. A sale or transfer of a material amount of assets of the issuer or of any of its subsidiaries;
- d. Any change in the present board of directors or management of the issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board;
- e. Any material change in the present capitalization or dividend policy of the issuer;
- f. Any other material change in the issuer's business or corporate structure;
- g. Changes in the issuer's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of the issuer by any
- Causing a class of securities of the issuer to be delisted from a securities exchange;
- Any action similar to any of those enumerated above

Item 4. Interest in Securities of the Issuer

State the aggregate number and percentage of the class of securities identified pursuant to Item 1 beneficially owned (identifying those shares which there is a right respect to persons who, together with any of the persons named in Item 2, comprise a group to acquire within thirty (30) days from the date of this report) by each person named in Item 2. The abovementioned information should also be furnished with

- with whom the power to vote or to direct the vote or to dispose or direct the disposition is shared For each person named in response to paragraph (a), indicate the number of shares as to which there is sole power to vote or to direct the vote, shared power to vote or to direct the vote, sole or shared power to dispose or to direct the disposition. Provide the applicable information required by Item 2 with respect to each person
- Describe any transaction in the class of securities reported on that were effected during the past sixty (60) days by the persons named in response to paragraph (a). The description shall include, but not necessarily be limited to: (1) the identity of the person who effected the transaction; (2) the date of the transaction; (3) the amount of securities involved; (4) the price per share or unit; and (5) where or how the transaction was effected.
- d. If any other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of such securities, a statement to that effect should be included in response to this Item and, if such interest relates to more than five (5%) percent of the class, such person should be
- e. If the filing is an amendment reflecting the fact that the reporting person has ceased to be the beneficial owner of more than five (5%) percent of the class of securities, state the date on which such beneficial ownership was reduced

Item 5. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

or relationships have been entered into. Include such information for any of the securities that are pledged or otherwise subject to a contingency the occurrence of guarantees of profits, division of profits or loss, or the giving or withholding of proxies, naming the person with whom such contracts, arrangements, understandings securities of the issue, including but not limited to transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, loan agreements need not be included. which would give another person voting power or investment power over such securities except that disclosure of standard default and similar provisions contained in Describe any contract, arrangement, understanding or relationship among the person named in Item 2 and between such persons and any person with respect to any

Item 6. Material to be Filed as Exhibits

ā

Copies of all written agreements, contracts, arrangements, understandings, plans or proposals relating to

- the acquisition of issuer control, liquidation, sale of assets, merger, or change in business or corporate structure or any other matter as disclosed in Item 3; and
- b. the transfer or voting of the securities, finder's fees, joint ventures, options, puts, calls, guarantees of loans, guarantees against losses or the giving or withholding of any proxy as disclosed in Item 5

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Report is true, complete and accurate This report is signed in the City of Pasay on July 22, 2019

(Signature of Reporting Person)

Ву: ::

ELISA M.CUA, SVP (Name/Title)



07262019007659



SECURITIES AND EXCHANGE COMMISSION

SECBuilding, EDSA, Greenhills, Mandaluyong City, Metro Manila, Philippines Tel: (632) 726-0931 to 39 Fax: (632) 725-5293 Email: mis@sec.gov.ph

Barcode Page

The following document has been received:

Receiving Officer/Encoder : Ramon L. Legaspi

Receiving Branch : SEC Head Office

Receipt Date and Time: July 26, 2019 03:50:28 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No. AS96005555

Company Name PHIL. NATIONAL BANK

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 107262019007659

Document Type Statement of Changes in the Beneficial Ownership

Document Code 23B

Period Covered July 22, 2019

No. of Days Late 0

Department CFD

Remarks CHRISTIAN JEROME O. DOBLES

COVER SHEET

																						L	S	0	9							mber
																									`	3.⊏.	. C. f	reg	Suc	шоі	INL	HIDEI
	F	ויי	1	ī	L	l	P	F	7	T	Ñ	E	T	N	Α	Ť	1	0	N	A I	-	Ē	3 4	N	K		\neg					
		<u> </u>			<u>_</u> _			- 		l		ı	_	1	<u>'</u>								<u> </u>	1			L		<u>_</u> _	· · ·		
			_		\bot			L		\perp			<u></u>		Ĺ				<u>.</u>		ļ.,											
															C	omp	any	r's F	ull N	lame	∌)											
9	t		h		F	l	T	0	0	r	T		P	N	В		F	i	n	а	n	¢	ì	а	ı		С	е	n	ŧ	е	r
<u></u>					L		_L				L			L				i			L	l	·	1	لــــــا 						L	L!
IV		a	C	a	р		a	g	а				В	I	V	d	ж	,		Р	a	S	а	У	<u> </u>	C	i	t	У			
M	T	9	t	r	0	1		M	а	l n	T	ī	1	а	Γ		Γ.	T T	T	T			T		T		Τ	1	T	Τ	<u> </u>	1
					<u>L</u>	1_					<u> </u> (B	usi	nes	s A	ddre	SS:	No	. Str	eet (L City/	Tow	/n/ F	rov	ince) ;)		<u>L</u> .			1		
_				N	IAIL	.A	K/	ATF	RINA								7					Γ	~ #F*******		526	-31	31	_oc	al 4	106		
<u> </u>									e S ers		eta	ту				····							· · · · · · · · · · · · · · · · · · ·	Cor	npa	nv T	"ele	nho	ne l	Jun	nber	
							· ·	<i>,</i> ,,	C:O	J; i															,,pu	.,, .	0.0	p.i.c			120	
1	1	2		3	1	1			Γ						SE	C F	or	m 2	23-E	3				*********		I			Apr	1 3	0	.
Mo		l isca	~1.3		ay	_]			L							FOI	RM	TYF	Έ					***********	1	L			onth		eeti	Day
		ISC	31	rea	ı											r 					7							773	1111116	11 141	CCU	ng
														٠			·		Trus	∋, lf <i>i</i>		امما	-1-									
-	_			71									٥	9630	mua	пуь	.icei	150	ιype	₽, [] <i>i</i>	Appi	iicai F	JIE									
	Ţ	_	-			. 41																						- N.			O	
	D	ept.	K	equ	HF1D;	gı	nis	L LDC	C.				-									-			nded						sec	1011
Γ									٦									Г				I	ota	am	oun		Bor	row	ings]
	To	tal	No	of	Sto	ck	ho	lde	_l rs				r					L		D	ome	estic	3			L			ore	ign		
		·				·····				То	b€	9 a	CCC	om	olis	hec	l by	/ SE	EC	Per	son	ne	l cc	nce	erne	ed			·			
Γ	Τ			I	T	1		[1	Т		_																				
<u> </u>	1	L]	ile	Nu	mb	er					1							LCL	J	···········				 -							
r		T		т-				- 				- r																				
								floor							*********																	
·····				200	um	eni	1,1	υ. <u></u> -										Сa	shie	er												
														{																		
				S	T/	۱ ۲	V	Ρ	S																							
							- -																									
Кe	ma	irks	; ==	pl:	3. U	se	b	ac	k in	k fo	r:	sca	าทา	ing	pur	pos	es															

-ORM23-B

SECURITIES AND EXCHANGE COMMISSION Metro Manila, Philippines

to filling requirement

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES Filed pursuant to Section 23 of the Securities Regulation Code

C

t. Name≽ ad Address of Reporting Person		issuer Name and Trading Symbol	ding Symbol			7. Relationship	 Relationship of Reporting Person to Issuer Cher 	ssuer (Check all applicable)	
Dobles Christian Jerome	Ordonez	PHILIPPINE NATIONAL BANK/PNB	ATIONAL B	ANK/PNB				:	-
(First)	(Middle)	Tax identification Number		5. Statement for Month/Year			Director Officer		10% Owner Other
				•			(give title below)	w)	(specify below)
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \				JULY 2019					
(Street)		4. Citizenship		6. If Amendment, Date of Original (MonthYear)	ite of		•	SVP	
		Filipino							
(City) (Province)	(Postai Code)			тере дет анталие срессии рациисть эте се его	Table 1 - Equi	y Securities I	Table 1 - Equity Securities Beneficially Owned		
1. Class of Equity Security		2. Transaction 4 Date	 Securities Acquired (A) or Disposed of (D) 	d (A) or Disposed of		3. Amount of S of Month	ecurities Owned at End	4 Ownership Form: Direct (U) or indirect (I)	Nature of Indirect Beneficial Ownership
		(Month/Day/Year)				3%	Number of Shares		
The state of the s	***************************************		Amount	(A) or (D)	Price				
PNB COMMON SHARES		22/07/2019	645 A	Α	54.70		2,242		Under Broker - PNB Sec.
PNB COMMON SHARES		22/07/2019	307 A	Α	43.38		100 D	,	
AND THE PROPERTY OF THE PROPER									
AMERICAN PROPERTY OF THE PROPE			,						
							,		
			-						
							AND DESCRIPTION OF THE PERSON		

Reminder: Report on a separate line for each class of equity securities beneficially owned directly or indirectly.

f the change in beneficial ownership is 50% of the previous shareholdings on is equal (៤5%) (the outstanding a apital stock of the issuet provide the disclosure (quairenents set forth on page 3.01 (his form.

(Print or Type Responses)

- A person is directly or indirectly the beneficial owner of any equity security with respect to which he has or shares:

 (A) Voting power which includes the power to vote, or to direct the voting of, such security; and/or
 (B) Investment power which includes the power to vote, or to direct the voting of, such security.

 (2) A person will be deemed to have an indirect beneficial interest in any equity security which is:

 (A) held by members of a person's immediate family sharing the same tousehold;
 (B) held by a partnership in which such person is a general partner;
 (C) held by a corporation of which such person is a controlling shareholder; or
 (D) subject to any contract, arrangement or understanding which gives such person voting power or investment power with respect to such security.

Derivative Security	2. Conversion or 3. Transaction		Number of Derivative Securities		5. Date		Title and Amount of	_	7. Price of 8, No. of	ļ	9. Owner-	10. Nature
	Exercise Price	Date	Acquired (A) or Disposed of (D)		Exercisable and		Underlying Securities		Derivative	(B		of Indirect
	of Derivative	(Month/Day/Yr)			Expiration Date				Security		of Derivative	Beneficial
	Security				(Month/Day/Year)					_		Ownership
					-							
					Date Exercisable	Expiration		Amount or			9	
			Amount	(A) or (D)		Date	Title	Number			Indirect (I) .	
								of Shares				
N.A.												-
			***********		·							
		,										-
MARKET THE PROPERTY OF THE PRO												
							-					
				-								

Explanation of Responses:

Note: File three (3) copies of this form, one of which must be manually signed.

Attach additional sheets if space provided is insufficient.

DISCLOSURE REQUIREMENTS IN CASE OF MATERIAL CHANGES IN BENEFICIAL OWNERSHIP

50% INCREASEDECREASE OR EQUIVALENT TO 5% OF THE OUTSTANDING CAPITAL STOCK OF ISSUER

Item 1. Security and Issuer

State the title of the class of equity securities to which this Form relates and the name and address of the principal executive offices of the issuer of such securities.

Item 2. Identity and Background

provide the information specified in (a) through (f) of this Item with respect to such person(s). its principal business, the address of its principal office and the information required by (d) and (e) of this Item. If the person filing this statement is a natural person. If the person filing this Form is a corporation, partnership, syndicate or other group of persons, state its name, the province, country or other place of its organization,

- a. Name
- Residence or business address;
- Present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted;
- d. Whether or not, during the last five years, such person has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) and, if so, give the dates, nature of conviction, name and location of court, any penalty imposed, or other disposition of the case;
- Whether or not, during the last five years, such person was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction, domestic or foreign, and as a result of such proceeding was or is subject to any order, judgment or decree, not subsequently reversed, suspended or vacated, permanently or temporarily enjoining, barring, suspending or otherwise limiting involvement in any type of business, securities, commodities or banking; and
- f. Citizenship.

Item 3. Purpose of Transaction

State the purpose or purposes of the acquisition of securities of the issuer. Describe any plans or proposals which the reporting persons may have which relate to or

- The acquisition by any person of additional securities of the issuer, or the disposition of securities of the issuer,
- b. An extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the issuer or any of its subsidiaries
- A sale or transfer of a material amount of assets of the issuer or of any of its subsidiaries;
- Any change in the present board of directors or management of the issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board;
- Any material change in the present capitalization or dividend policy of the issuer;
- . Any other material change in the issuer's business or corporate structure;
- Changes in the issuer's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of the issuer by any
- h. Causing a class of securities of the issuer to be delisted from a securities exchange
- Any action similar to any of those enumerated above

Item 4. Interest in Securities of the Issuer

a. State the aggregate number and percentage of the class of securities identified pursuant to Item 1 beneficially owned (identifying those shares which there is a right to acquire within thirty (30) days from the date of this report) by each person named in Item 2. The abovementioned information should also be furnished with respect to persons who, together with any of the persons named in Item 2, comprise a group.

- Ö For each person named in response to paragraph (a), indicate the number of shares as to which there is sole power to vote or to direct the vote, shared power to vote with whom the power to vote or to direct the vote or to dispose or direct the disposition is shared or to direct the vote, sole or shared power to dispose or to direct the disposition. Provide the applicable information required by Item 2 with respect to each person
- Describe any transaction in the class of securities reported on that were effected during the past sixty (60) days by the persons named in response to paragraph (a). The description shall include, but not necessarily be limited to: (1) the identity of the person who effected the transaction; (2) the date of the transaction; (3) the amount of securities involved; (4) the price per share or unit; and (5) where or how the transaction was effected.
- d. If any other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of such securities, a statement to that effect should be included in response to this Item and, if such interest relates to more than five (5%) percent of the class, such person should be
- e. If the filing is an amendment reflecting the fact that the reporting person has ceased to be the beneficial owner of more than five (5%) percent of the class of securities, state the date on which such beneficial ownership was reduced

item 5. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

which would give another person voting power or investment power over such securities except that disclosure of standard default and similar provisions contained in or relationships have been entered into. Include such information for any of the securities that are pledged or otherwise subject to a contingency the occurrence of guarantees of profits, division of profits or loss, or the giving or withholding of proxies, naming the person with whom such contracts, arrangements, understandings securities of the issue, including but not limited to transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, Describe any contract, arrangement, understanding or relationship among the person named in Item 2 and between such persons and any person with respect to any loan agreements need not be included.

Item 6. Material to be Filed as Exhibits

Copies of all written agreements, contracts, arrangements, understandings, plans or proposals relating to

- the acquisition of issuer control, liquidation, sale of assets, merger, or change in business or corporate structure or any other matter as disclosed in Item 3; and
- b. the transfer or voting of the securities, finder's fees, joint ventures, options, puts, calls, guarantees of loans, guarantees against losses or the giving or withholding of any proxy as disclosed in Item 5.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Report is true, complete and accurate This report is signed in the City of Pasay on July 22, 2019

By: (Signature of Reporting Person)

Christian Jerome O. Dobles, SVP (Name/Title)



107262019007669



SECURITIES AND EXCHANGE COMMISSION

SECBuilding, EDSA, Greenhills, Mandaluyong City, Metro Manila, Philippines Tel: (632) 726-0931 to 39 Fax: (632) 725-5293 Email: mis@sec.gov.ph

Barcode Page

The following document has been received:

Receiving Officer/Encoder : Ramon L. Legaspi

Receiving Branch : SEC Head Office

Receipt Date and Time: July 26, 2019 03:51:38 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No. AS96005555

Company Name

PHIL. NATIONAL BANK

Industry Classification

Company Type

Stock Corporation

Document Information

Document ID

107262019007669

Document Type

Statement of Changes in the Beneficial Ownership

Document Code

23B

Period Covered

July 22, 2019

No. of Days Late

0

Department

CFD

Remarks

ERWIN C. GO

COVER SHEET

A S 0 9 6 s.	- 0 0 5 5 5 5 E.C. Registration Number
PHILIPPINE NATIONAL BANK	
Company's Full Name)	
	C e n t e r
Macapagai Bivd., Pasay	C i t y
Metro Manila	
Corporate Secretary	3131 Local 4106
	Telephone Number
1 2 3 1 SEC Form 23-B Month Day FORM TYPE Fiscal Year	April 30 Month Day Annual Meeting
Secondary License Type, If Applicable	
	Articles Number/Section
Total amount of	
Total No. of Stockholders Domestic	Foreign
To be accomplished by SEC Personnel concerned	
File Number LCU	
Document I.D. Cashier	
S T A M P S Remarks = pls. use black ink for scanning purposes	

SECURITIES AND EXCHANGE COMMISSION Metro Manila, Philippines

FORM 23-B

to filing requirement

Check box if no longer subject

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES Filed pursuant to Section 23 of the Securities Regulation Code

REVISED

S. C.	2. Issuer Name and Trading Symbol	ading Symbol	٠,	. Relationship of Reporting Person to Issuer	Issuer	
Ę	PHILIPPINE	PHILIPPINE NATIONAL BANK/PNB			(Check all applicable)	
(Middle)	3. Tax Identification	5. Statement for		Director		100Z O
	Number	Month/Year		Officer (give title below)	siow)	Other (specify below)
····		JULY 2019				
(Street)	4. Citizenship	 If Amendment, Date of Original (MonthYear))ate of ear)		SVP	
	FILIPINO					
(Florance) (Postal Code)			Table 1 - Equity :	Securities Beneficially Owned		
1. Class of Equity Security	2. Transaction 4	4 Securities Acquired (A) or Disposed of (D)		Annual Consultation (1)		
				of Month Urrect (U) or indirect	Direct (D) or indirect (I)	Ownership
	(wionurbay) rear)	Amount (A) or (D)	0	% Number of Shares	•	
PNB COMMON SHARES	7/22/2019	7 7	27 70			
DUB COMMON SEADER	1,00,0010		01.10	2,220	_	Under Broker - PNB Sec.
	6102/22/1	285 A	43.38	100 D	ם	

capital stock of the issuer, provide the disclosure requirements set forth on page 3 of this form. If the change in beneficial ownership is 50% of the previous shareholdings or is equal to 5% of the outstanding

(Print or Type Responses)

- Reminder: Report on a separate line for each class of equity securilies beneficially owned directly or indirectly.

 (1) A person is directly or indirectly the beneficial owner of any equity security with respect to which he has or shares:

 (A) Voting power which includes the power to vote, or to direct the voting of, such security, and/or

 (B) Investment power which includes the power to dispose of, or to direct the disposition of, such security.

 (C) A person will be deemed to have an indirect beneficial interest in any equity security which is:
- (A) held by members of a person's immediate family sharing the same household.

 (B) held by a partnership in which such person is a general partner,

 (C) held by a comparation of which such person is a general partner,

 (C) held by a comparation of which such person is a controlling shareholder, or

 (D) subject to any contract, arrangement or understanding which gives such person

- subject to any contract, arrangement or understanding which gives such person voting power or investment power with respect to such security.

П	T			Γ		
				N.A.		1. Derivative Security
						Conversion or 3. Transaction Exercise Price Date of Derivative (Month/Day/Yr) Security
					4	
					Amount	Number of Derivative Securities Acquired (A) or Disposed of (D)
		ě			(A) or (D)	
					Date Exercisable	5. Date Exercisable and Expiration Date (Month/Day/Year)
					Expiration Date	
					Tille N	6. Fitle and Amount of Underlying Securities
					Amount or Number of Shares	<u> </u>
					3 0	7. Price of 8. No. of Derivative Derivative Security Securities Beneficiall
						Ty a
					or Indirect (I)	3. Owner- ship Form of Derivative Security; Direct (D)
						10. Nature of Indirect Berneficial Ownership

Explanation of Responses:

Note: File three (3) copies of this form, one of which must be manually signed.

Attach additional sheets if space provided is insufficient.

Date Date

DISCLOSURE REQUIREMENTS IN CASE OF MATERIAL CHANGES IN BENEFICIAL OWNERSHIP (50% INCREASE/DECREASE OR EQUIVALENT TO 5% OF THE OUTSTANDING CAPITAL STOCK OF ISSUER)

Item 1. Security and Issuer

State the title of the class of equity securities to which this Form relates and the name and address of the principal executive offices of the issuer of such securities.

Item 2. Identity and Background

provide the information specified in (a) through (f) of this Item with respect to such person(s) its principal business, the address of its principal office and the information required by (d) and (e) of this Item. If the person filing this statement is a natural person, If the person filing this Form is a corporation, partnership, syndicate or other group of persons, state its name, the province, country or other place of its organization,

- a. Name
- Residence or business address;
- Present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted;
- d. Whether or not, during the last five years, such person has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) and, if so give the dates, nature of conviction, name and location of court, any penalty imposed, or other disposition of the case;
- e. Whether or not, during the last five years, such person was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction, domestic or temporarily enjoining, barring, suspending or otherwise limiting involvement in any type of business, securities, commodities or banking; and foreign, and as a result of such proceeding was or is subject to any order, judgment or decree, not subsequently reversed, suspended or vacated, permanently or
- . Citizenship.

Item 3. Purpose of Transaction

State the purpose or purposes of the acquisition of securities of the issuer. Describe any plans or proposals which the reporting persons may have which relate to or would result in:

- The acquisition by any person of additional securities of the issuer, or the disposition of securities of the issuer.
- b. An extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the issuer or any of its subsidiaries
- A sale or transfer of a material amount of assets of the issuer or of any of its subsidiaries;
- d. Any change in the present board of directors or management of the issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board;
- e. Any material change in the present capitalization or dividend policy of the issuer;
- f. Any other material change in the issuer's business or corporate structure;
- g. Changes in the issuer's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of the issuer by any
- Causing a class of securities of the issuer to be delisted from a securities exchange;
- Any action similar to any of those enumerated above

Item 4. Interest in Securities of the Issuer

State the aggregate number and percentage of the class of securities identified pursuant to Item 1 beneficially owned (identifying those shares which there is a right to acquire within thirty (30) days from the date of this report) by each person named in Item 2. respect to persons who, together with any of the persons named in Item 2, comprise a group The abovementioned information should also be furnished with

- b. For each person named in response to paragraph (a), indicate the number of shares as to which there is sole power to vote or to direct the vote, shared power to vote with whom the power to vote or to direct the vote or to dispose or direct the disposition is shared or to direct the vote, sole or shared power to dispose or to direct the disposition. Provide the applicable information required by Item 2 with respect to each person
- amount of securities involved; (4) the price per share or unit; and (5) where or how the transaction was effected Describe any transaction in the class of securities reported on that were effected during the past sixty (60) days by the persons named in response to paragraph (a) The description shall include, but not necessarily be limited to: (1) the identity of the person who effected the transaction; (2) the date of the transaction; (3) the
- d. If any other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of such securities, a statement to that effect should be included in response to this Item and, if such interest relates to more than five (5%) percent of the class, such person should be
- If the filing is an amendment reflecting the fact that the reporting person has ceased to be the beneficial owner of more than five (5%) percent of the class of securities, state the date on which such beneficial ownership was reduced

Item 5. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

or relationships have been entered into. Include such information for any of the securities that are pledged or otherwise subject to a contingency the occurrence of guarantees of profits, division of profits or loss, or the giving or withholding of proxies, naming the person with whom such contracts, arrangements, understandings securities of the issue, including but not limited to transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls which would give another person voting power or investment power over such securities except that disclosure of standard default and similar provisions contained in Describe any contract, arrangement, understanding or relationship among the person named in Item 2 and between such persons and any person with respect to any loan agreements need not be included

Item 6. Material to be Filed as Exhibits

Copies of all written agreements, contracts, arrangements, understandings, plans or proposals relating to

- the acquisition of issuer control, liquidation, sale of assets, merger, or change in business or corporate structure or any other matter as disclosed in Item 3; and
- b. the transfer or voting of the securities, finder's fees, joint ventures, options, puts, calls, guarantees of loans, guarantees against losses or the giving or withholding of any proxy as disclosed in Item 5.

(Signature of Reporting Person)

ERWIN C. GO/SVP (Name/Title)