

Annex "C"

**Alsons Consolidated Resources, Inc. and
Subsidiaries**

**Minutes of the Annual Stockholders' Meeting held on
May 25, 2017 and Summary of Relevant Resolutions
Approved by the Board of Directors**

ALSONS CONSOLIDATED RESOURCES, INC.

MINUTES OF THE ANNUAL STOCKHOLDERS' MEETING

Held at the Turf Room, Manila Polo Club
McKinley Road, Makati City, Philippines
on 25 May 2017 at 2:00 p.m.

CALL TO ORDER

The Chairman of the Board of Directors and President, Mr. Tomas I. Alcantara, called the meeting to order and presided over the same.

The Chairman then introduced the members of the Board of Directors and the executive officers present at the meeting:

Tomas I. Alcantara	Chairman, President, and Chairman of the Executive and Corporate Governance, Nomination & Election, and Compensation Committees
Tirso G. Santillan, Jr.	Director/Executive Vice-President
Editha I. Alcantara	Director/Treasurer
Nicasio I. Alcantara	Director
Alejandro I. Alcantara	Director
Conrado C. Alcantara	Director
Honorio A. Poblador III	Director
Ramon T. Diokno	Director
Jose Ben R. Laraya	Independent Director and Chairman of the Audit Committee
Thomas G. Aquino	Director
Jacinto C. Gavino, Jr.	Director
Robert F. Yenko	Chief Finance Officer
Roberto V. San Jose	Corporate Secretary
Angel M. Esguerra	Assistant Corporate Secretary

The Corporate Secretary, Atty. Roberto V. San Jose, recorded the minutes of the proceedings.

PROOF OF NOTICE OF MEETING AND CERTIFICATION AS TO QUORUM

The Corporate Secretary certified that notice of the meeting and the Definitive Information Statement have been sent by personal delivery or by registered mail to the stockholders of record at their respective addresses indicated in the corporate records at least 15 business days prior to the meeting, in compliance with the Corporation's By-Laws.

The Corporate Secretary likewise certified that with respect to the quorum, there were present at the meeting, in person or by proxy, stockholders representing 89.62% of the Corporation's common and preferred shares and entitled to vote,

specifically 10,567,548,104 shares out of the total 11,791,500,000 shares, and that a quorum was, therefore, present for the transaction of business.

Upon the request of the Chairman, the Corporate Secretary informed the stockholders of the voting procedures and general protocol for the meeting, to wit:

- (1) Only stockholders as of 17 April 2017, the record date, are entitled to vote in person or by proxy. Proxy forms were sent out together with the Notices and Definitive Information Statement within the prescribed period prior to this meeting. In accordance with the rules of the Securities and Exchange Commission ("SEC"), proxy forms submitted by stockholders on or before May 15, 2017 were validated on May 19, 2017. For this purpose, a special committee of inspectors consisting of the Office of the Corporate Secretary, the stock transfer agent and Sycip, Gorres, Velayo & Co. ("SGV"), was constituted to inspect, validate and tabulate the proxies and ballots.
- (2) Shareholders who are present and did not submit proxy forms with voting instructions prior to this meeting, were given ballots upon registering their attendance. For validated proxy forms submitted before the meeting, the designated proxies have also been provided with ballots for casting in accordance with the stockholders' voting instructions.
- (3) All ballots have been submitted to the committee and the votes have been tabulated by SGV. As of 2:00 p.m., stockholders' owning 10,567,548,104 shares representing 89.62% of the shares represented in this meeting have cast their votes and have been tabulated. The remaining stockholders who have not yet cast their votes may do so now. As each item in the agenda is taken up, the Corporate Secretary will report on the results of the partial tabulation of votes, while the results of the complete tabulation of votes will be reflected in the minutes of the meeting.
- (4) As stated in the Definitive Information Statement, each outstanding common share and voting preferred share is entitled to one vote. To approve an item on the agenda, the affirmative vote of at least a majority of the shares present is required. There are no items on the agenda that requires a higher vote as provided in the Corporation Code. The election of directors shall be by plurality of votes and every stockholder shall be entitled to cumulate his votes.

To ensure the conduct of fair, orderly and efficient proceedings, the Corporate Secretary requested the stockholders to observe the following rules of conduct, to wit:

- (1) Only stockholders as of record date or their proxies shall be allowed to speak. Any stockholder who wishes to take the floor is requested to wait to be acknowledged by the Chairman. After the stockholder is acknowledged, he is requested to identify himself and address his concerns to the Chairman.
- (2) Only questions relevant to the particular item in the agenda being discussed shall be allowed. Hence, questions not relevant to the agenda shall be considered "out of order."
- (3) A maximum of three (3) questions may be entertained for each item on the agenda.

- (4) Questions about the Company and its operations will be entertained after the Management Report.
- (5) To give equal chance to everyone, a stockholder can ask one (1) main question and, if needed, a follow-up question.
- (6) Due to time constraints, any questions which could not be entertained on the floor may be entertained by the Company's officers after the meeting.

APPROVAL OF THE MINUTES OF LAST STOCKHOLDERS' MEETING

The Chairman stated that the next matter on the agenda was the approval of the minutes of the previous meeting of the stockholders held on 27 May 2016, copies of which had been earlier distributed to the stockholders.

Upon motion duly made and seconded, the stockholders representing at least 10,567,548,104 shares or 89.62% of the outstanding capital stock approved the following resolution:

Resolution No. 01, Series of 2017

"RESOLVED, that the reading of the minutes of the Annual Stockholders' Meeting of Alsons Consolidated Resources, Inc. held on May 27, 2016 be dispensed with and that the same be, as it is hereby, approved."

The Corporate Secretary noted that no stockholders voted against the motion.

REPORT OF MANAGEMENT AND PRESENTATION OF THE COMPANY'S AUDITED FINANCIAL STATEMENTS

The Chairman then stated that the next matter on the agenda is the Report of Management and presentation of the Company's Financial Statements.

In his message to the shareholders, the Chairman gave an overview of the Company's performance for the year 2016. The Chairman reported that the year 2016 was another milestone for the Company as it saw the official start of operation of the first of two (2) 105 MW sections of the coal-fired power plant of Sarangani Energy Corporation ("SEC"), a subsidiary of the Company in April 2016 as well as the full expiration of all of the Company's Energy Conversion Agreements ("ECA") related to the three (3) diesel plants, namely: Western Mindanao Power Corporation ("WMPC"), Southern Philippines Power Corporation ("SPPC"), and Mapalad Power Corporation ("MPC") with the National Government.

According to the Chairman, the completed SEC Section 1 increased the attributable power capacity of the Company to 363MW, a 41% growth in capacity, from the 258MW total contributed by diesel plants of WMPC, SPPC, and MPC in the previous years, which is consistent with the Company's medium-term target to raise the total attributable power capacity to 608MW by 2023, ready to provide around 25% of Mindanao's projected peak power demand for that year. Moreover, he reported that the impact of SEC Section 1 start of commercial operations to the Company is noteworthy, increasing consolidated revenues by 42% from Php5.02

Billion in 2015 to Php7.11 Billion within an 8-month period for 2016, thereby resulting in a consolidated Net Income of Php636 Million, a slight 8% dip from last year's Php691 Million. He further reported that the income attributable to the parent recorded an improvement at 69%, from Php188 million in 2015 to Php317 Million in 2016 and that the Company posted a strong Earnings Per Share ("EPS") with an increase of Php.03 centavos in 2015 to Php.05 centavos in 2016.

The Chairman apprised the stockholders of the Company's remaining Key Projects and gave the stockholders a firm assurance that all such projects will proceed as planned. He reported that the second 105 MW SEC Section 2 project is already in the construction stage; the San Ramon Power, Inc. ("SRPI") in Zamboanga City and the Siguil Hydro Power, Inc. ("SHPI") in Sarangani are both in the final stages of project development; and the solar power plant project with capacity of 15MW is also in development and for completion by 2023.

The Chairman updated the stockholders of the changing business landscape and how the Company is dealing with these changes in the market. The Chairman also emphasized the Company's support for education and the environment as part of its Corporate Social Responsibility. Lastly, the Chairman thanked the stockholders for their unwavering support to the Company through the years.

The Management Report was rendered by Mr. Tirso G. Santillan, Jr., the Company's Executive Vice-President and Chief Operating Officer. The report focused on the role played by the Company in bringing an end to the power shortage in Mindanao and how the Company is dealing with the challenge of an oversupply of power and a saturated market, caused by the operation of three (3) other baseload power plants alongside SEC Section 1.

Mr. Santillan reported that the Company has secured power service agreements for SEC Section 1 and for the prospective baseload power plants SEC Section 2 and SRPI. As in fact, SEC Section 1 marked its first full year commercial operation in April 2016 and all of its 105MW capacity has been fully contracted even prior to the start of its commercial operations. SEC Section 1 has been supplying power to Sarangani province, General Santos City, and other key areas in Mindanao. On the other hand, construction of SEC Section 2 commenced in July 2016 and went full blast in January 2017. Target is to begin commercial operations in 2019, and at present nearly all of its capacity is fully contracted. For SRPI, a 105MW coal fired plant in Barangay Talisayan, Zamboanga City, construction shall commence before the end of this year and target is to begin commercial operations in 2021. SRPI will generate base load power for the City of Zamboanga, Zamboanga peninsula and other nearby areas. At present, more than 80% of SRPI's capacity is fully contracted.

On the diesel plants, Mr. Santillan reported that while the diesel plants continue to supply power to key markets in Mindanao are likewise faced with considerable challenges amidst the climate of overcapacity. To overcome such challenges, the Company has contracted its diesel capacity as much as possible to supply peaking, back up and replacement power to Mindanao's distribution utilities and electric cooperatives. SPPC, a 55MW plant in Alabel, Sarangani, currently serves Davao City and Cotabato City. WMPC, a 100MW plant in Zamboanga City, is the primary power supplier therein and also supplies power to Cagayan De Oro and key areas of North Cotabato including Kidapawan City. Lastly, the Company's MPC, a 103MW plant in Iligan City, supplied power to key cities in Cagayan De Oro, Zamboanga City, Dapitan, Butuan, Dipolog, Pagadian, Digos, and other key cities in Mindanao. He

assured the stockholders that these diesel plants will continue to supply Mindanao with 258MW of peaking, back up, replacement and ancillary services capacity.

Mr. Santillan's report also included an update on the Company's foray into renewables, particularly the 15MW Siguil run-of-river hydro power plant in Maasin, Sarangani; the development of identified specific sites with a hydro potential totaling about 200MW in Visayas and Mindanao; and the development of a solar project of up to 50MW in General Santos Sarangani area.

Lastly, Mr. Santillan reported that at present, the Company's total generating capacity is 363MW composed of: 258MW of Diesel/Bunker capacity and 105MW of Coal fired capacity. Further, he reported that the Company is on track to reaching a total generating capacity of 608MW by 2021, accounting for over 25% of the Mindanao grid capacity, to be made up of: 258MW diesel capacity for peaking power; 315MW coal fired baseload capacity; 20MW of solar; and 15MW of hydro capacity, which will make the Company a major power player in Mindanao over the next few years. To conclude the report, a brief audio visual presentation was shown to highlight the Company's power plant operations in Mindanao; Sections 1 and 2 of SEC and its current service areas and full capacity service areas by 2019; the diesel facilities and its service areas; the pipeline projects; and the Company's target total generating capacity by 2021.

Thereafter, the Chief Finance Officer, Mr. Robert F. Yenko, reported on the Company's 2016 financial highlights and 2017 First Quarter Results.

Mr. Yenko reported that revenues increased by 42% in 2016 of Php7.1 Billion as compared to Php5 Billion in 2015. SEC Section 1 contributed Php3.5 Billion to 2016 consolidated revenues. Gross profit also increased by 25% in 2016 of Php2.4 Billion as compared to Php1.9 Billion in 2015. The increase in revenues and gross profit is attributed to SEC Section 1 which started commercial operations in April 29, 2016. In terms of EBITDA, it was reported that the same increased in 2016 of Php2.7 Billion compared to Php1.8 Billion in 2015. Net Income slightly decreased in 2016 of Php636 Million compared to Php691 Million in 2017. Such decrease is caused by an increase in the interest expense incurred in completing SEC Section 1 and goodwill impairment loss amounting to Php245 Million in 2016. The Net Income attributable to parent company increased from Php188 Million in 2015 to Php317 Million in 2016 due to the contribution/revenues of SEC.

The Company's Balance Sheet, as reported, remains conservative. The Company's Assets grew from Ph30.1 Billion in 2015 to Php30.8 Billion in 2016. Liabilities also grew from Php19.5 Billion in 2015 to Php20 Billion in 2016. Similarly, equity attributable to parent grew from Php10.1 Billion in 2015 to Php10.4 Billion in 2016. According to Mr. Yenko, the Company's profitability margins likewise remain strong over the last few years. Gross profit dropped from 39% in 2015 to 34% last year caused by the transition of the diesel plants to merchant plants. The Operating profit remains healthy at 27% in 2016 compared to 30% in 2015. The slight decline is due to the goodwill impairment, as discussed earlier. Net income dropped to 9% in 2016 from 14% in 2015 due to higher interest rates recognized resulting from higher financing charges. On the Leverage ratios, the Company continues to show a healthy Current ratio of 2.09 while the Debt to equity ratio remains conservative at 2.08, compared to 2.03 in 2015. Earnings per share ("EPS") increased from 3 centavos in 2015 to 5 centavos in 2016.

On the 2017 First Quarter Results, Mr. Yenko reported that the Company's Revenues increased by 31% from Php1.3 Billion in 2015 to Php1.6 Billion in 2016; Gross Profit increased by 50% from Php310 Million in 2015 to Php463 Million in 2016; and Net income dipped from Php148 Million to Php82 Million. Mr. Yenko also reported that capital spending significantly increased from 2014 to the present: Capital expenditures was at Php6.5 Billion in 2014, Php1.9 Billion in 2015, Php2.8 Billion in 2016, and Php8.8 Billion funding for growth in 2017.

Mr. Yenko concluded his report by giving an update on the Company's future projects, to wit: SEC Section 2, SRPI, the Syguil Hydro project, and the Solar project thereby increasing the total generating capacity from 155MW in 2012 to 611MW by 2023 or a CAGR of 16%.

All stockholders' comments and questions were answered by the Board and Management and recorded.

After some discussion, on motion made and duly seconded, the stockholders representing at least 10,567,548,104 shares or 89.62% of the outstanding capital stock approved the following resolution:

Resolution No. 02, Series of 2017

"RESOLVED, that the Annual Report of Management as presented by the Chairman/President and the Executive Vice-President, and the Company's audited financial statements for the year ended December 31, 2016 as presented by the Chief Finance Officer be, as it is hereby, approved and made part of the records of the Company."

The Corporate Secretary noted that no stockholders voted against the motion.

RATIFICATION AND APPROVAL OF CORPORATE ACTS

The Chairman then stated that the next matter on the agenda was the ratification of the acts of the Board of Directors and officers of the Corporation, a summary of which was included in the materials distributed to the stockholders upon registration and is being flashed on the screen.

After some discussion, on motion made and duly seconded, the stockholders representing at least 10,567,548,104 shares or 89.62% of the outstanding capital stock approved the following resolution:

Resolution No. 03, Series of 2017

"RESOLVED, that all acts, proceedings, transactions, and agreements, authorized by and entered into by the Board of Directors and Officers of the Company from the date of the last annual stockholders' meeting up to the present be, as they are hereby, approved, ratified and confirmed."

The Corporate Secretary noted that no stockholders voted against the motion.

ELECTION OF DIRECTORS

The next matter on the agenda was the election of the members of the Board of Directors. The Corporate Secretary explained that in accordance with the Company's Corporate Governance Manual, all nominations for directors were reviewed and approved by the Nominations Committee. Under the SEC rules, only nominees whose names have been submitted to, and evaluated by, the Nominations Committee, and whose names appear in the Final List of Candidates set forth in the Definitive Information Statement, shall be eligible for election as Independent Directors. The Corporate Secretary further stated that under Rule 38 of the Securities and Regulation Code ("SRC"), no other nominations shall be entertained after the Final List of Candidates shall have been prepared. No further nominations shall be entertained or allowed on the floor during the actual annual stockholders' meeting.

The Corporate Secretary stated that the Company received the following nominations for regular and independent directors for the term 2017 to 2018, and such nominees have been screened by the Nomination & Election Committee and whose respective profiles were included in the Definitive Information Statement earlier distributed to the stockholders and is being flashed on the screen. Thus:

For Regular Directors:

1. Tomas I. Alcantara
2. Editha I. Alcantara
3. Nicasio I. Alcantara
4. Alejandro I. Alcantara
5. Conrado C. Alcantara
6. Tirso G. Santillan, Jr.
7. Ramon T. Diokno
8. Honorio A. Poblador III

For Independent Directors:

9. Jose Ben R. Laraya
10. Thomas G. Aquino
11. Jacinto C. Gavino, Jr.

The Corporate Secretary noted that there are eight (8) candidates for the eight (8) available seats for regular director, and three (3) candidates for three (3) seats for independent director. Nonetheless, he stated that the Company has distributed ballots to determine the candidates who will receive the highest number of votes. Lastly, he informed the stockholders that the ballots cast by the stockholders have been turned over to the independent tabulators and the votes have been tallied and the results thereof are as follows:

Candidates	Number of Votes
For Regular Director:	
1. Tomas I. Alcantara	10,567,012,104

2.	Editha I. Alcantara	10,567,548,104
3.	Nicasio I. Alcantara	10,531,701,104
4.	Alejandro I. Alcantara	10,567,548,104
5.	Conrado C. Alcantara	10,567,548,104
6.	Tirso G. Santillan, Jr.	10,567,548,104
7.	Ramon T. Diokno	10,567,548,104
8.	Honorio A. Poblador III	10,567,548,104
	For Independent Director:	
9.	Jose Ben R. Laraya	10,567,548,104
10.	Thomas G. Aquino	10,567,548,104
11.	Jacinto C. Gavino, Jr.	10,567,548,104

The Corporate Secretary declared the foregoing eleven (11) nominees as the duly elected members of the Board of Directors for the ensuing term to act as such until their successors are duly elected and qualified in accordance with the By-Laws.

The Chairman acknowledged Messrs. Laraya, Aquino and Gavino as the Independent Directors of the Company.

Upon motion made and duly seconded, the following resolution was approved declaring them to be the duly elected directors of the Corporation for the current term and until their successors shall have been elected and qualified as provided in the By-Laws.

Resolution No. 04, Series of 2017

"RESOLVED, that the following be, as they are hereby, declared as the duly elected and qualified members of the Board of the Directors of the Corporation for the current term 2017-2018:

For Regular Director:

1. Tomas I. Alcantara
2. Editha I. Alcantara
3. Nicasio I. Alcantara
4. Alejandro I. Alcantara
5. Conrado C. Alcantara
6. Tirso G. Santillan, Jr.
7. Ramon T. Diokno
8. Honorio A. Poblador III

For Independent Director:

9. Jose Ben R. Laraya
10. Thomas G. Aquino
11. Jacinto C. Gavino, Jr.

APPOINTMENT OF THE EXTERNAL AUDITOR

The next matter on the agenda was the appointment of the external auditor of the Corporation. The Chairman requested Director Laraya, in his capacity as Chairman of the Audit Committee, to share the Committee's recommendation on the matter. Director Laraya manifested that the Audit and Governance Committee has reviewed the qualifications and performance of the current external auditor, SGV, and is endorsing its reappointment for the current year.

On motion made and duly seconded, the stockholders representing at least 10,567,548,104 shares or 89.62% of the outstanding capital stock approved the following resolution:

Resolution No. 05, Series of 2017

"RESOLVED, that auditing firm of Sycip Gorres Velayo & Co. be, as it is hereby, reappointed external auditor of the Corporation for the current year 2017-2018 ."

The Corporate Secretary noted that no stockholders voted against the motion.

ADJOURNMENT

There being no further business to transact, and on motion duly made and seconded, the meeting was adjourned.


ROBERTO V. SAN JOSE
Corporate Secretary

ATTESTED:


TOMAS I. ALCANTARA
Chairman of the Board

ALSONS CONSOLIDATED RESOURCES, INC.

2018 Annual Stockholders' Meeting

May 24, 2018, 2:00 p.m.

New World Makati Hotel

Summary of Acts for Ratification

The acts for ratification from the date of the last stockholders' meeting include the following:

- Approval for the declaration of cash dividend of preferred voting share and common share, both as of the record date of 30 June 2017 and payment date of 25 July 2017;
- Approval of the First Quarter Financial Report;
- Approval of the New Corporate Governance Manual;
- Update of Bank Signatories for Amalgamated Investment Bancorporation;
- Update of Bank Signatories for Development Bank of the Philippines-Trust Banking Group;
- Update of Bank Signatories for Multinational Investment Bancorporation;
- Approval and ratification to sell the Company's shares in Duta, Inc.;
- Election of Officers and Appointment of Committee Members;
- Resignation of Mr. Nicasio I. Alcantara as Director and nomination of Mr. Aurtoro B. Diago, Jr. as replacement director;
- Approval of the financial report and unaudited interim consolidated financial statements for the first half as of 30 June 2017;
- Approval of the New Corporate Governance Manual;
- Appointment of Data Protection Officer;
- Approval on its investments in the 15.1 Mega-Watt run-of-river power project in Maasim, Sarangani through Alsons Renewable Energy Corp. (AREC), and through AREC's subsidiary, Siguil Hydro Power Corporation and issuance by the Company of a performance undertaking on the Siguil Hydro Power Project;
- Approval and authorization to enter into a sale or purchase of foreign exchange with MC FOREX Corporation;
- Approval of the financial report and unaudited interim consolidated financial statements for the nine-month period ended September 30, 2017 and the submission of the same to the PSE and SEC;
- Approval and authorization to avail of Western Union Business Solutions services, through PETNET, Inc., its agent in the Philippines;
- Approval of the Board to open and maintain a Unit Investment Trust Fund (UITF) account/s with BDO Unibank, Inc.-Trust and Investments Group;
- Approval and authorization to invest in/purchase, and sell, various investment instruments, including but not limited to government securities, non-negotiable corporate promissory notes, corporate bonds, corporate notes, tier 2 notes, and long term negotiable certificates of deposits;
- Approval of the Budget for 2018;
- Update of its signatories for the Savings Account maintained with Metropolitan Bank & Trust Company, Pasong Tamo Extension, Makati with regards to its Payroll Services;
- Approval of 2017 Audited Financial Statements;
- Approval of Integrated Annual Corporate Governance Report (I-ACGR)
- Opening of Bank Account and short-term time deposit with Chinabanking Corporation.
- Update of Bank Signatories with BPI, LBP, Union Bank, BDO, Metropolitan Bank and Trust Company, Robinson Bank, United Cocconut Planters Bank and DBP..

Annex “D”

**Alsons Consolidated Resources, Inc. and
Subsidiaries**

**Reports on SEC Form 17-C filed during the Year
Ended December 31, 2017**

Alsons Consolidated Resources, Inc.

SEC Form 17-C

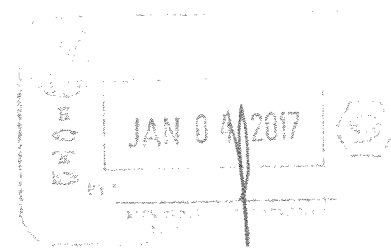
Summary of Disclosures filed to the Office of the Philippine Stock Exchange (PSE) and Securities and Exchange Commission (SEC) during the year ended *31 December 2017*:

Date Filed	Description
04 January 2017	An Advisory on the Attendance of the Board of Directors at 2016 Board Meetings.
31 January 2017	A reply to the PSE query on the news articles entitled “Alsons Expects Earnings to Triple by 2020” posted in the BusinessWorld Online on 30 January 2017 confirming the contents of the article.
31 January 2017	Disclosure on the result of the board meeting held on January 25, 2017 at Sarangani Energy Power Plant, Maasim, Sarangani Province for the appointment of Mr. Robert F. Yenko as the new Chief Financial Officer and Corporate Compliance Officer and the retirement of Mr. Luis R. Ymson, Jr.
08 February 2017	Submission of the Initial Statement of Beneficial Ownership of Securities of Mr. Robert F. Yenko (Form 23-A) as newly appointed Chief Financial Officer and Compliance Officer
08 February 2017	Submission of the Statement of Changes in Beneficial Ownership of Securities of the retired Chief Financial Officer, Mr. Luis R. Ymson, Jr. (Form 23-B)
15 February 2017	A reply to the PSE query on the news articles entitled “DENR Cancels 75 Mining Contracts” posted in the Manila Bulletin (Internet Edition) on February 14, 2017..
17 February 2017	An advisory on the results of the Board of Directors meeting held on 16 February 2017 for the approval on setting the date of the Annual Stockholders' Meeting of the Company to be held on 25 May 2017 and the record date on 17 April 2017.
23 March 2017	Submission of the “PSE Corporate Governance Guidelines Disclosure Survey for the year 2016”, in compliance with PSE Memorandum No, 2014-0002.
30 March 2017	An advisory on the results of the Board of Directors meeting held on 29 March 2017 for the approval of the 2016 Audited Financial Statements of the Company; and a press statement entitled “Sarangani Power Plant operations drive Alsons 2016 Revenue up 42% to 7 Billion Pesos”
17 April 2017	Submission of SEC Form 17-A Annual Report Year Ended December 31, 2016 together with the “Annual Corporate Governance Report” ACGR Consolidated Changes for the Calender Year 2016.
18 April 2017	Submission of Certification of Independent Directors

02 May 2017	A reply to the PSE query on the news articles entitled “DENR's Lopez bans open-pit mining” posted in the Manila Bulletin (Internet Edition) on April 27, 2017.
09 May 2017	A Press Statement by the Company entitled “Alsons Secures 10.5 Billion Peso Loan for Sarangani Power Plant Expansion”
25 May 2017	Notice of Cash Dividend Declaration in the amount of ₱0.016 per share in favor of the common stockholders and ₱0.0008 per share in favor of the holder of the preferred voting shares as of 30 June 2017 and payable on 25 July 2017, out of the unrestricted retained earnings of the Corporation as of 31 December 2016.
25 May 2017	Disclosure on the Results of the Annual Stockholders' Meeting and the Organizational Meeting of the Board of Directors held on 25 May 2017 at the Manila Polo Club, McKinley Road, Makati City.
31 May 2017	Submission of the Initial Statement of Beneficial Ownership of Securities of Mr. Nicasio I. Alcantara (Form 23-A).
26 May 2017	A reply to the PSE query on the news articles entitled: 1) “Alsons sees profits declining to P530 million this year” and 2) “Alsons expects 2017 earnings dip” posted in Business Mirror and Business World Online on May 26, 2017 confirming the contents of the article.
26 May 2017	A reply to the PSE query with regard to the disclosure of Petronas Dagangan BHD posted in bursamalaysia.com on May 24, 2017 in connection with the Memorandum of Understanding executed between PDB Netherlands and Phoenix Petroleum Philippines, Inc. on May 24, 2017 in relation to the proposed divestment of 100% equity interest in Petronas Energy Philippines, Inc. and 40% equity interest in Duta, Inc.
29 May 2017	A reply to the PSE query on the news articles entitled “Alsons revives Indonesia expansion plan” posted in the Philippine Star (Internet Edition) on 29 May 2017.
03 June 2017	A Press Statement by the Company entitled “Alsons Consolidated Resources, Inc. and Global Business Power Corporation, an associate of Metro Pacific Investments Corporation, enter partnership in power holding company in Mindanao”
05 June 2017	Disclosure on the Acquisition/Disposition of Shares, Agreement for Issuer to sell 14,952,678 shares in Alsons Thermal Energy Corporation (ATEC) and assign 50% of its receivables in ATEC to Global Business Power Corporation (GBPC).
28 July 2017	A press statement disclosing Mr. Nicasio I. Alcantara resignation as member of the Board of Directors of the Company..
14 August 2017	A Press Statement by the Company entitled “Alsons 1 st half 2017 revenues rise to P3.58 Billion driven by Sarangani Power Plant Operations”

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24 August 2017	Disclosure on the appointment of Mr. Arturo B. Diago, Jr as newly appointed Director and member of the Nomination and Election Committee vice Mr. Nicasio I. Alcantara; and submission of the Initial Statement of Beneficial Ownership of Securities of Mr. Arturo B. Diago, Jr. (Form 23-A)
24 August 2017	Submission of the General Information Sheet (GIS) 2017
25 September 2017	A reply to the PSE query on the news articles entitled “SEC approves 8990, Alsons Fundraising Bids” posted in the Manila Times (Internet Edition) on 25 September 2017 confirming the contents of the article.
26 September 2017	A reply to the PSE query on the news articles entitled “PCC approves GBP deal to buy 50% of Alsons Unit” posted in the Business World (Internet Edition) on 26 September 2017 confirming the contents of the article.
28 September 2017	A Press Statement by the Company entitled “Alsons Consolidated Resources, Inc. to invest in Siguil Hydro Power Project in Sarangani Province.”
10 November 2017	A Press Statement by the Company entitled “Sarangani Power Plant operations drive Alsons income up 15.2% in the first 9 months of 2017”
27 November 2017	Submission of Certificate of Attendance of Directors and Officers who attended the Corporate Governance Seminar
29 November 2017	A reply to the PSE query on the news articles entitled “Conglomerate eyes more RE deals with Japanese partner” posted in Malaya Business Insight on 29 November 2017 confirming the contents of the article.
29 November 2017	A Press Statement by the Company entitled “Alsons Consolidated Resources, Inc. and Global Business Power Corporation finalize partnership in Mindanao power generation holding company.”
04 December 2017	Amended Disclosure on the Acquisition/Disposition of Shares of Another Corporation, amended due to the date of the final details of acquisition/disposition and the price per share.
04 December 2017	A reply to the PSE query on the news articles entitled “Alsons mulls entry into retail electricity business” posted in the Business World on 4 December 2017 confirming the contents of the article.



January 3, 2017

Securities and Exchange Commission (SEC)
SEC Building, EDSA
Mandaluyong City

Attention: Director Justina F. Callangan
Corporate Governance and Finance Department

Re: Report on Attendance of Directors
at 2016 Board Meetings

Gentlemen:

In compliance with SEC Memorandum Circular No. 1, series of 2014, we hereby formally advise the Commission of the following:

1. The following table summarizes the attendance of the directors of **ALSONS CONSOLIDATED RESOURCES, INC.** (the "Corporation") in board meetings held by the Corporation during the calendar year 2016.

	Name	Date of Election/Reelection	Number of Meetings Held During the Year	Number of Meetings Attended	Percentage
Chairman	TOMAS I. ALCANTARA	May 27, 2016	7	7	100%
Board Member	EDITHA I. ALCANTARA	May 27, 2016	7	6	86%
Board Member	ALEJANDRO I. ALCANTARA	May 27, 2016	7	4	57%
Board Member	CARLOS G. DOMINGUEZ	May 27, 2016	7	2 (resigned effective June 2016)	50% (during his term)
Board Member	TIRSO G. SANTILLAN, JR.	May 27, 2016	7	7	100%
Board Member	CONRADO C. ALCANTARA	May 27, 2016	7	7	100%
Board Member	HONORIO A. POBLADOR III	May 27, 2016	7	6	86%

Board Member	RAMON T. DIOKNO	May 27, 2016	7	7	100%
Independent Director	JOSE BEN R. LARAYA	May 27, 2016	7	7	100%
Independent Director	JACINTO C. GAVINO, JR.	May 27, 2016	7	7	100%
Independent Director	THOMAS G. AQUINO	May 27, 2016	7	7	100%

2. The Board of Directors of the Company held its meetings in the year 2016, specifically on the following dates:

Date of Meeting	Nature of Meetings
February 5, 2016	Regular
March 18, 2016	Regular
May 27, 2016	Special
May 27, 2016	Organizational
August 26, 2016	Regular
October 13, 2016	Special
December 9, 2016	Regular

3. Based on the records of the minutes of the above meetings of the Corporation, no director has absented himself for more than fifty percent (50%) from all meetings of the Board of Directors, both regular and special, during his incumbency or any twelve (12) month period during said incumbency. Attached as Annex "A" hereof is a summary of the attendance of the directors in year 2016.

4. The Corporation held its annual stockholders' meeting on May 27, 2016. The Chairman of the Board, President and all the directors of the Corporation likewise attended the said annual stockholders' meeting of the Corporation on May 27, 2016.

We trust that the foregoing is sufficient. Should you require any further information, please let us know.

Very truly yours,

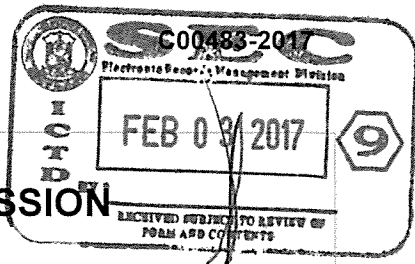

Roberto V. San Jose
Corporate Secretary

Annex "A"
Meetings of the Board of Directors for the Year 2016

Date of Special and Regular Board Meetings [Legend: Present (✓), Absent (x)]							
Names of Directors	02-05	03-18	05-27	05-27	08-26	10-13	12-09
	Regular	Regular	Special	Org'l	Regular	Special	Regular
1. Tomas I. Alcantara	✓	✓	✓	✓	✓	✓	✓
2. Editha I. Alcantara	X	✓	✓	✓	✓	✓	✓
3. Alejandro I. Alcantara	✓	X	X	X	X	✓	✓
4. Carlos G. Dominguez	✓	✓	X	X	resigned	resigned	resigned
5. Tirso G. Santillan, Jr.	✓	✓	✓	✓	✓	✓	✓
6. Conrado C. Alcantara	✓	✓	✓	✓	✓	✓	✓
7. Honorio A. Poblador III	✓	X	✓	✓	✓	✓	X
8. Ramon T. Dickno	✓	✓	✓	✓	✓	✓	✓
9. Jose Ben R. Laraya	✓	✓	✓	✓	✓	✓	✓
10. Jacinto C. Gavino, Jr.	✓	✓	✓	✓	✓	✓	✓
11. Thomas G. Aquino	✓	✓	✓	✓	✓	✓	✓

Legend:

- ✓ - Present
- X - Absent
- RM - Regular Board Meeting
- SM - Special Board Meeting



SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER

1. Date of Report (Date of earliest event reported)

Jan 31, 2017

2. SEC Identification Number

59366

3. BIR Tax Identification No.

001-748-412-000

4. Exact name of issuer as specified in its charter

ALSONS CONSOLIDATED RESOURCES, INC.

5. Province, country or other jurisdiction of incorporation

Philippines

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

Alsons Bldg., 2286 Chino Roces Avenue, Makati City

Postal Code

1231

8. Issuer's telephone number, including area code

(632) 982-3000

9. Former name or former address, if changed since last report

N/A

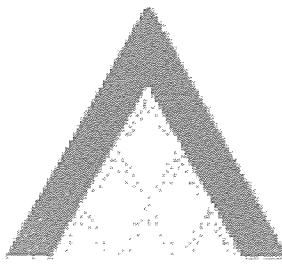
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
Common Stock Php1.00 par value	6,291,500,000

11. Indicate the item numbers reported herein

Clarification to News Article

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Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 4-13 - Clarification of News Reports References: SRC Rule 17 (SEC Form 17-C) and Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

News Article Entitled: "ALSONS EXPECTS EARNINGS TO TRIPLE BY 2020"

Source	Business World Online
Subject of News Report	"ALSONS EXPECTS EARNINGS TO TRIPLE BY 2020"
Date of Publication	Jan 30, 2017

Clarification of News Report

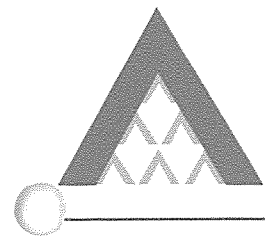
Please see attached letter reply to PSE.

Other Relevant Information

-

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.,) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

January 31, 2017

Philippine Stock Exchange, Inc.
Listing and Disclosure Department
PSE Plaza, Ayala Triangle
Ayala Avenue, Makati City, Philippines

Attention : **MR. JOSE VALERIANO B. ZUNO III**
Head, Disclosure Department

Subject : **Alsons Consolidated Resources, Inc.**

Dear Sir:

We reply to your email dated today, January 31, 2017 with regard to the attached news article entitled: "Alsons expects earnings to triple by 2020" posted in Business World Online on January 30, 2017, which reported, among others, the following:

"ALSONS Consolidated Resources, Inc. expects earnings to triple with the completion of its new power plant projects in Mindanao, which will increase the total generation capacity of its power subsidiaries by at least 60% by 2020.

'We are hoping that the completion of our power project will be able to generate at least three times the current earnings,' Tomas I. Alcantara, Alsons chairman and president, told reporters.

....
For 2016, he said there would be a significant increase in revenues, but the income increase would be gradual.

'In terms of revenue, yes,' Mr. Alcantara said when asked whether there would be a big jump in the company's top-line figure for the past year.

He declined to give an estimate as the company is still finalizing the audit of its sales performance last year. In terms of income, he said the increase would not be as significant as the company expected.

'The rates that we are getting now are still in the first round of a four-step increase that we got from the ERC (Energy Regulatory Commission), which will be given to us in the course of five years,' he said.

....

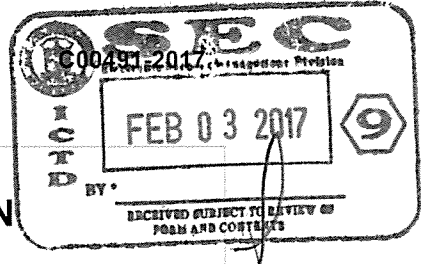
Mr. Alcantara also said that the company was looking at venturing into solar energy although studies were in the preliminary stage and targets have yet to be set. He said an initial public offering for Alsons' power group would be an option. -- Victor V. Saulon

...."

We confirm the information written in the abovementioned article, except that the Chairman's statement, that "an initial public offering (IPO) for Alsons' power group would be an option", was a response to a question about a possible IPO for the power subsidiaries, and he answered that Alsons would consider creating a separate publicly listed entity for its power companies."

Very truly yours,


ANGEL M. ESGUERRA, III
Corporate Information Officer and
Assistant Corporate Secretary



SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C

**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**

1. Date of Report (Date of earliest event reported)

Jan 31, 2017

2. SEC Identification Number

59366

3. BIR Tax Identification No.

001-748-412-000

4. Exact name of issuer as specified in its charter

ALSONS CONSOLIDATED RESOURCES, INC.

5. Province, country or other jurisdiction of incorporation

Philippines

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

Alsons Bldg., 2286 Chino Roces Avenue, Makati City

Postal Code

1231

8. Issuer's telephone number, including area code

(632) 982-3000

9. Former name or former address, if changed since last report

N/A

10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

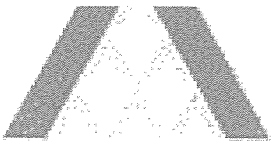
Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
Common Stock Php1.00 par value	6,291,500,000

11. Indicate the item numbers reported herein

-

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Alsons Consolidated Resources, Inc.

ACR

**PSE Disclosure Form 4-8 - Change in Directors and/or Officers
(Resignation/Removal or Appointment/Election)**
References: SRC Rule 17 (SEC Form 17-C) and
Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

Appointment of New Chief Financial Officer and Corporate Compliance Officer

Background/Description of the Disclosure

The Board in its January 25, 2017 regular meeting held at Sarangani Energy Power Plant, Maasim, Sarangani Province appointed Mr. Robert F. Yenko as the new Chief Financial Officer and Corporate Compliance Officer vice Mr. Luis R. Ymson, Jr.

Resignation/Removal or Replacement

Name of Person	Position/Designation	Effective Date of Resignation/Cessation of term (mmm/dd/yyyy)	Reason(s) for Resignation/Cessation
LUIS R. YMSON, JR.	Chief Financial Officer	Jan/25/2017	retirement

Election or Appointment

Name of Person	Position/Designation	Date of Appointment/Election (mmm/dd/yyyy)	Effective Date of Appointment Election (mmm/dd/yyyy)	Shareholdings in the Listed Company		Nature of Indirect Ownership
				Direct	Indirect	
ROBERT F. YENKO	Chief Financial Officer	Jan/25/2017	Jan/25/2017	0	0 -	

Promotion or Change in Designation

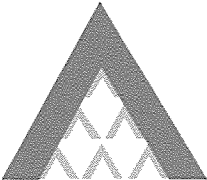
Name of Person	Position/Designation	Date of Approval (mmm/dd/yyyy)	Effective Date of Change (mmm/dd/yyyy)	Shareholdings in the Listed Company		Nature of Indirect Ownership
				Direct	Indirect	
N/A	N/A	N/A	N/A	0	0 -	

Other Relevant Information

Please find attached letter to PSE & SEC.

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

January 31, 2017

Philippine Stock Exchange

Attn.: Mr. Jose Valeriano B. Zuno III
OIC-Head, Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City, Metro Manila

Securities & Exchange Commission

Attn.: Director Justina F. Callangan
Corporation Finance Department
S.E.C. Building, EDSA
Greenhills, Mandaluyong City

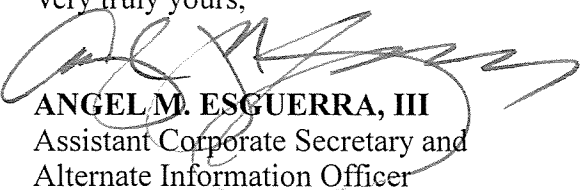
Gentlemen:

We would like to inform the Exchange that during the meeting of the Board of Directors of the Company held on 25 January 2017 at Sarangani Energy Power Plant, Maasim, Sarangani Province, where a quorum was present, the Board unanimously approved the following:

- 1) Appointment of Mr. Robert F. Yenko as the new Chief Financial Officer and Corporate Compliance Officer with respect to disclosure requirements of the Philippine Stock Exchange and Securities Exchange Commission.
- 2) Acceptance of the retirement of Mr. Luis R. Ymson, Jr. as the Company's Chief Financial Officer and Compliance Officer effective 25 January 2017.

We are also furnishing the Exchange a copy of the Press Statement by the Company entitled: "Appointment of New Chief Financial Officer & Compliance Officer of Alsons Consolidated Resources, Inc.".

Very truly yours,


ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Alternate Information Officer



PRESS RELEASE:

Refer to: Atty. Angel M. Esguerra, Assistant Corporate Secretary, Alsons Consolidated Resources aesguerra@alcantaragroup.com (02) 982 3061

APPOINTMENT OF NEW CHIEF FINANCIAL OFFICER & COMPLIANCE OFFICER OF ALSONS CONSOLIDATED RESOURCES, INC.

Alsons Consolidated Resources, Inc. (ACR) - the publicly-listed company of the Alcantara Group, announced the well-earned retirement of Mr. Luis R. Ymson, Jr. as the Company's Chief Financial Officer and Compliance Officer effective 25 January 2017. The Company also announced the appointment of Mr. Robert F. Yenko as the new Chief Financial Officer and Compliance Officer.

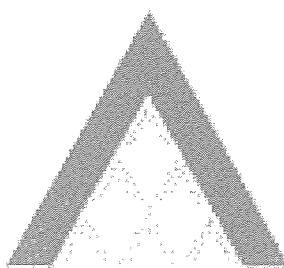
ACR is primarily engaged in power generation in the island of Mindanao and is the island's first and most experienced independent power producer. It currently operates four power plants with a total generating capacity of 353 megawatts (MW) serving over 8 million people in 13 cities and 8 provinces in Mindanao including key population centers such as Davao City, Cagayan de Oro, Iligan, General Santos, and Zamboanga City. All four power facilities have contributed significantly to helping end the power shortage in Mindanao.

ACR is targeting to commence construction on 3 major power projects in Mindanao before the end of this year- the second 105 MW section of the Sarangani Energy Corporation (SEC) 210 MW baseload coal-fired power plant in Maasim, Sarangani Province; the 105 MW San Ramon Power, Inc. (SRPI) baseload coal-fired power plant in Zamboanga City; and the 15 MW Siguil River run-of-river hydroelectric plant also in Maasim, Sarangani Province. By 2020, ACR-affiliated power facilities will have around 588 MW of generating capacity –approximately 25% of Mindanao's projected peak power demand for that year.

###

CR00977-2017

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Alsons Consolidated Resources, Inc.
ACR

PSE Disclosure Form 17-6 - Initial Statement of Beneficial Ownership of Securities
References: SRC Rule 23 and
Section 17.5 of the Revised Disclosure Rules

Name of Reporting Person	ROBERT F. YENKO
Date of Event Requiring Statement	Feb 3, 2017
Relationship of Reporting Person to Issuer	Newly appointed Chief Financial Officer and Compliance Officer

Description of the Disclosure

Copy of the initial report of shareholdings of Mr. Robert F. Yenko (Form 23-A).

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager

FORM 23-A

SECURITIES AND EXCHANGE COMMISSION Notre Dame, Philippines

Metro Manila, Philippines

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Sections 23 of the Securities Regulation Code

If the reporting person previously owned 5% or more but less than 10% provide the disclosure requirements set forth on page 3 of this Form.

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

(2) (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.

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 of 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.

FORM 23-A (continued)

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

Explanation of Responses:

Note: *Either (F) section of this form, one of which must be manually signed. Attach additional sheets if space provided is insufficient.*

ROBERT F. YENKO
Signature of Reporting Person

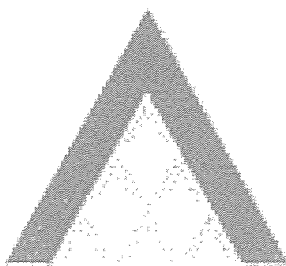
Signature of Reporting Person

Date _____

(Print or Type Responses)

CR00978-2017

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Alsons Consolidated Resources, Inc. ACR

**PSE Disclosure Form 17-7 - Statement of Changes in Beneficial
Ownership of Securities
References: SRC Rule 23 and
Section 17.5 of the Revised Disclosure Rules**

Name of Reporting Person LUIS R. YMON

Relationship of Reporting Person to Issuer Retired Chief Financial Officer

Description of the Disclosure

Please see attached Form 23-B of MR.LUIS R. YMON.

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager

FORM 23-B

SECURITIES AND EXCHANGE COMMISSION
Metro Manila, Philippines

Check box if no longer subject to filing requirement

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 23 of the Securities Regulation Codee

RECEIVED SUBJECT TO REVIEW BY FORWARD COMM-FBI	FEB 08 2017
Electronic Records Management Division	

REVISED

1. Name and Address of Reporting Person		2. Issuer Name and Trading Symbol		7. Relationship of Reporting Person to Issuer (Check all applicable)	
YMSON (Last)	LUIS JR (First)	R (Middle)	ALSONS CONSOLIDATED RESOURCES, INC.	Director	10% Owner
49 Kitashima St. BF Homes Brgy. BF International (Street)		3. Tax Identification Number	5. Statement for Month/Year	Officer (give title below)	Other (specify below)
Las Pinas City (City)		126-818-715 4. Citizenship	01/25/17 6. If Amendment, Date of Original (Month/Year)	Chief Financial Officer and Compliance Officer	
{Province}		{Postal Code}		Filipino	

Table 1 - Equity Securities Beneficially Owned

(Print or Type Responses)

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

(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 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 respect to such security.

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

Explanation of Responses:

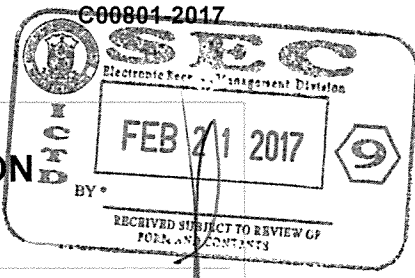
Note: File three (3) copies of this form, one of which must be manually signed.

Attach additional sheets if space provided is insufficient.

LUIS R. YMSON, JR.
Signature of Reporting Person

FEB 03 2017
Date

SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C



**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**

1. Date of Report (Date of earliest event reported)

Feb 15, 2017

2. SEC Identification Number

59366

3. BIR Tax Identification No.

001-748-412-000

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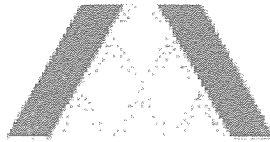
Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
Common Stock Php1.00 par value	6,291,500,000

11. Indicate the item numbers reported herein

Clarification to News Report

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Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 4-13 - Clarification of News Reports References: SRC Rule 17 (SEC Form 17-C) and Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

Clarification of News Report

Source	Manila Bulletin (Internet Edition)
Subject of News Report	DENR Cancels 75 Mining Contracts
Date of Publication	Feb 14, 2017

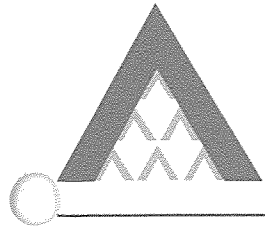
Clarification of News Report

Please see attached letter reply to PSE.

Other Relevant Information

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.

(Listed in the Philippine Stock Exchange Trading Symbol "ACR")

2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.,) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

February 15, 2017

Philippine Stock Exchange, Inc.

Listing and Disclosure Department
PSE Plaza, Ayala Triangle
Ayala Avenue, Makati City, Philippines

Attention : **MR. JOSE VALERIANO B. ZUNO III**
Head, Disclosure Department

Subject : **Alsons Consolidated Resources, Inc.**

Dear Sir:

We reply to your email dated today, February 15, 2017 with regard to the attached news article entitled: "DENR cancels 75 mining contracts" posted in Manila Bulletin (Internet Edition) on February 14, 2017, required us to comment on, and include in our reply, the said article which reported, among others, the following:

"A total of 75 mining companies are now at risk of losing their Mineral Production Sharing Agreements (MPSA).

Department of Environment and Natural Resources (DENR) Secretary Gina Lopez has cancelled more mining contracts on Tuesday, February 14. This time, she scrapped about 75 MPSAs.

....

Some of the big mining firms that may lose their MPSAs are Kingking Mining Corp. (Davao del Norte), Alsons Development and Investment Co. Inc. (Compostela Valley), Silangan Mindanao Mining Co. Inc. (Surigao), Philex Gold Philippines Inc. (Surigao and Zamboanga), Vulcan Industrial and Mining Corp. (Negros), and TVI Resources Development Phils. (Zamboanga).

Lopez said these companies will receive show-cause orders from the Department of Environment and Natural Resources starting Wednesday and will be given seven days to explain why they can keep their MPSAs.

....

In Davao Region, other companies affected in the MPSA cancellation are King Eagle Exploration and Mining Corp., Dabawenyo Minerals Corp., Phil. Youbang Mining International Corp., Sinophil Mining and Trading Corp., Core Mining Corp., Ore-East Mining Co. Inc., and Napnapan Mineral Resources Inc.

The DENR is also cancelling the MPSAs in Dinagat and Surigao, including that of Bright Green Resources Corp., Pacific Nickel Phils. Inc., Consolidated Ores. Phils. Inc., Phigold Metallic Ore Inc., East Coast Mineral Resources Co. Inc., Kepha Mining Exploration Co., North Dinagat Mineral Resources Corp., and Rosario Consolidated Mining Co.

In Zamboanga, companies that are at risk of losing their MPSAs are Siennalyn Gold Mining Corp., Solid North Mineral Corp., Atro Mining-Vitali Inc., 168 Ferrum Pacific Mining Corp., Geotechniques and Mines Inc., Roldan Dalman, Peng Cheng Metallic Resources Corp., Maharlika Dragon Mining Corp., and Czarstone Mining Corp.

Five operations based in Zambales are likewise affected in the DENR's latest order, which includes Shangfil Mining and Trading Corp., San Juanico Resources Corp., Mineral Treasures Mining Corp., Mina Tierra Gracia Inc., and Westchinamin Corp., while another one is from Negras, namely Selenga Mining Corp.

In Palawan, the DENR is cancelling the government's mining contracts with Central Palawan Mining and Industrial Corp., Palawan Star Mining Ventures Inc., Pyramid Hill Mining and Industrial Corp., Macroasia Corp., Lebach Mining Corp., while in Abra, Jabra Corp. may lose two MPSAs.

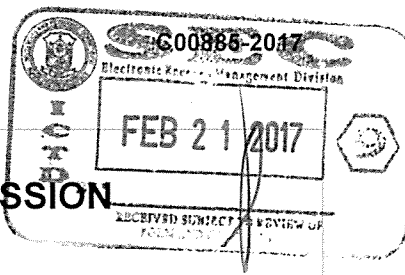
Other companies seen to lose the MPSAs are GRCO Isulan Mining Corp., South Davao Development Co. Inc., Hard Rock Mineral Trading Inc., Crescent Mining and Development Corp., Itogon Suyoc Resources Inc., Macawiwili Gold Mining and Development Company Inc., Egerton Gold Philippines Inc., Alumina Mining Philippines Inc., Bauxite Resources Inc., Nickelace Inc., United Philippines and China Mining Corp., Industries Development Corp., Indophil Resources Phils Inc., Parvisgold Inc., Plethora Mineral Corp., Pio Castillo, Asia Alstron Mining and Development Corp., Phil Alstron Mining Corp., Aglubang Mining Corp., Alagag Mining Corp., Altai Philippines Mining Corp.”

Please note that the article probably referred to Alsons Development and Investment Corporation, a privately-held company of the Alcantara Group, which is a distinct and separate entity from Alsons Consolidated Resources, Inc. Therefore, the Company is not a subject of the above article.

Very truly yours,



ANGEL M. ESGUERRA, III
Corporate Information Officer and
Assistant Corporate Secretary



SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C

**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**

1. Date of Report (Date of earliest event reported)

Feb 17, 2017

2. SEC Identification Number

59366

3. BIR Tax Identification No.

001-748-412

4. Exact name of issuer as specified in its charter

ALSONS CONSOLIDATED RESOURCES, INC.

5. Province, country or other jurisdiction of incorporation

Philippines

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

Alsons Bldg., 2286 Chino Roces Avenue, Makati City

Postal Code

1231

8. Issuer's telephone number, including area code

(632) 982-3000

9. Former name or former address, if changed since last report

N/A

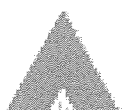
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

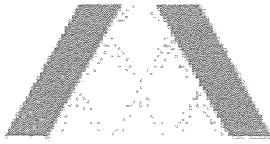
Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
Common Stock Php1.00 par value	6,291,500,000

11. Indicate the item numbers reported herein

9

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.





Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 7-1 - Notice of Annual or Special Stockholders' Meeting References: SRC Rule 17 (SEC Form 17-C) and Sections 7 and 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

ANNUAL STOCKHOLDERS' MEETING

Background/Description of the Disclosure

THE BOARD OF DIRECTORS OF ACR FIXED THE DATE OF THE ANNUAL STOCKHOLDERS' MEETING ON MAY 25, 2017 AND THE RECORD DATE ON APRIL 17, 2017.

Type of Meeting

- Annual
- Special

Date of Approval by Board of Directors

Feb 16, 2017

Date of Stockholders' Meeting

May 25, 2017

Time

2:00 p.m.

Venue

TBA

Record Date

Apr 17, 2017

Agenda

TBA

Inclusive Dates of Closing of Stock Transfer Books

Start Date TBA

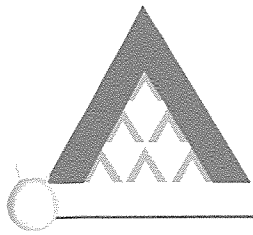
End Date TBA

Other Relevant Information

Please see attached letter to PSE/SEC.

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.,) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

17 February 2017

Philippine Stock Exchange

Attn: Mr. Jose Valeriano B. Zuno III
Head – Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City, Metro Manila

Securities & Exchange Commission

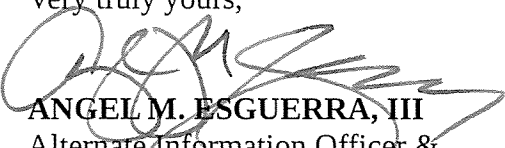
Attn: Director Justina F. Callangan
Corporation Finance Department
S.E.C. Building, EDSA
Greenhills, Mandaluyong City

Gentlemen:

Please be advised that in a Board meeting held yesterday, 16 February 2017, the Board of Directors of Alsons Consolidated Resources, Inc. approved the date of the Annual Stockholders' Meeting on 25 May 2017 and the record date on 17 April 2017, with the venue to be announced as soon as arrangements are finalized.

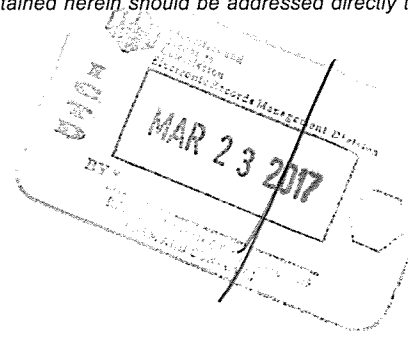
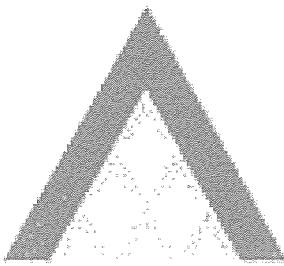
Please be guided accordingly.

Very truly yours,


ANGEL M. ESGUERRA, III
Alternate Information Officer &
Assistant Corporate Secretary

CR01488-2017

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Alsons Consolidated Resources, Inc.

ACR

PSE Disclosure Form CGR-1 - Compliance Report on Corporate Governance
Reference: Corporate Governance Guidelines for Companies Listed on the Philippine Stock Exchange

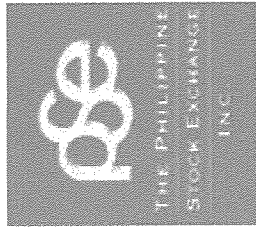
For the year ended Dec 31, 2016

Description of the Disclosure

Corporate Governance Guidelines Disclosure Survey

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



**THE PHILIPPINE STOCK
EXCHANGE, INC.**

**Corporate Governance Disclosure
of
ALSONS CONSOLIDATED RESOURCES, INC.**

(For Fiscal Year 2016)

CORPORATE GOVERNANCE GUIDELINES: DISCLOSURE SURVEY
Company Name: ALSONS CONSOLIDATED RESOURCES, INC.

		COMPLY	EXPLAIN	Date: February 16, 2017
Guideline No. 1: DEVELOPS AND EXECUTES A SOUND BUSINESS STRATEGY				
1.1	Have a clearly defined vision, mission and core values.	√		
1.2	Have a well developed business strategy.	√		
1.3	Have a strategy execution process that facilitates effective performance management, and is attuned to the company's business environment, management style and culture.	√		
1.4	Have its board continually engaged in discussions of strategic business issues.	√		
Guideline No. 2: ESTABLISHES A WELL-STRUCTURED AND FUNCTIONING BOARD				
2.1.	Have a board composed of directors of proven competence and integrity.	√		
2.2.	Be lead by a chairman who shall ensure that the board functions in an effective and collegial manner.	√		
2.3	Have at least three (3) of thirty percent (30%) of its directors as independent directors.	√		
2.4	Have in place written manuals, guidelines and issuances that outline procedures and processes.	√		The Company has four (4) committees, namely: Executive Committee, Audit Committee, Nomination Committee and Compensation Committee. Corporate Governance, Election and Risk matters are handled directly by the Executive Committee and the Board.
2.5	Have Audit, Risk, Governance and Nomination & Election Committees of the board.			The Chairman/President and CEO are the same as per the Company's By-Laws.
2.6	Have its Chairman and CEO positions held separately by individuals who are not related to each other.			
2.7	Have a director nomination and election process that ensures that all shareholders are given the opportunity to nominate and elect directors individually based on the number of shares voted.	√		
2.8	Have in place a formal board and director development program.	√		
2.9	Have a corporate secretary.	√		
2.10	Have no shareholder agreements, by-laws provisions, or other arrangements that constrains the directors' ability to vote independently.	√		

Guideline No. 3: MAINTAINS A ROBUST INTERNAL AUDIT AND CONTROL SYSTEM	
3.1	Establish the internal audit function as a separate unit in the company which would be overseen at the Board level.
3.2	Have a comprehensive enterprise-wide compliance program that is annually reviewed.
3.3	Institutionalize quality service programs for the internal audit function.
3.4	Have in place a mechanism that allows employees, suppliers and other stakeholders to raise valid issues.
3.5	Have the Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.
Guideline No. 4: RECOGNIZES AND MANAGES ITS ENTERPRISE RISKS	
4.1	Have its board oversee the company's risk management function.
4.2	Have a formal risk management policy that guides the company's risk management and compliance processes and procedures.
4.3	Design and undertake its Enterprise Risk Management (ERM) activities on the basis of, or in accordance with, internationally recognized frameworks such as but not limited to, COSO, (The Committee of Sponsoring Organizations of the Treadway Commission) I and II.
4.4	Have a unit at the management level, headed by a Risk Management Officer (RMO).
4.5	Disclose sufficient information about its risk management procedures and processes as well as the key risks the company is currently facing including how these are being managed.
4.6	Seek external technical support in risk management when such competence is not available internally.
Guideline No. 5: ENSURES THE INTEGRITY OF FINANCIAL REPORTS AS WELL AS ITS EXTERNAL AUDITING FUNCTION	
5.1	Have the board Audit Committee approve all non-audit services conducted by the external auditor. The Committee should ensure that the non-audit fees do not

outweigh the fees earned from the external audit.		
5.2	Ensure that the external auditor is credible, competent, and should have the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	✓
5.3	Ensure that the external auditor has adequate quality control procedures.	✓
5.4	Disclose relevant information on the external auditors.	✓
5.5	Ensures that the external audit firm is selected on the basis of a fair and transparent tender process.	✓
5.6	Have its audit committee conduct regular meetings and dialogues with the external audit team without anyone from management present.	
5.7	Have the financial reports attested to by the Chief Executive Officer and Chief Financial Officer.	✓
5.8	Have a policy of rotating the lead audit partner every five years.	✓
<p>Guideline No. 6: RESPECTS AND PROTECTS THE RIGHTS OF ITS SHAREHOLDERS, PARTICULARLY THOSE THAT BELONG TO THE MINORITY OR NON-CONTROLLING GROUP</p>		
6.1	Adopt the principle of “one share, one vote.”	✓
6.2	Ensure that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	✓
6.3	Have an effective, secure and efficient voting system.	✓
6.4	Have effective shareholder voting mechanisms such as supermajority or “majority of minority” requirements to protect minority shareholders against actions of controlling shareholders.	✓
6.5	Provide all shareholders with the notice and agenda of the annual general meeting (AGM) at least thirty (30) days before a regular meeting and twenty (20) days before a special meeting.	✓
6.6	Allow shareholders to call a special shareholders meeting, submit a proposal for consideration at the AGM or the special meeting, and ensure the attendance of the external auditor and other relevant individuals to answer shareholder questions in such meetings.	✓
6.7	Ensure that all relevant questions during the AGM are answered.	✓
6.8	Have clearly articulated and enforceable policies with respect to treatment of minority shareholders.	✓

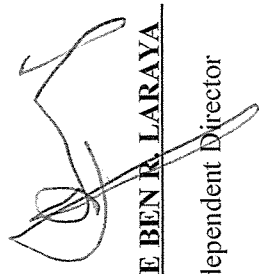
6.9	Avoid anti-takeover measures or similar devices that may entrench management or the existing controlling shareholder group.	✓
6.10	Provide all shareholders with accurate and timely information regarding the number of shares of all classes held by controlling shareholders and their affiliates.	✓
6.11	Have a communications strategy to promote effective communication with shareholders.	✓
6.12	Have at least thirty percent (30%) public float to increase liquidity in the market.	The Company's current public ownership is 20% which is compliant with existing PSE requirements.
6.13	Have a transparent dividend policy.	✓
Guideline No. 7: ADOPTS AND IMPLEMENTS AN INTERNATIONALLY-ACCEPTED DISCLOSURE AND TRANSPARENCY REGIME		
7.1	Have written policies and procedures designed to ensure compliance with the PSE and SEC disclosure rules, as well as other disclosure requirements under existing laws and regulations.	✓
7.2	Disclose the existence, justification, and details on shareholders agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	✓
7.3	Disclose its director and executive compensation policy.	✓
7.4	Disclose names of groups or individuals who hold 5% or more ownership interest in the company, significant cross-shareholding relationship and cross guarantees, as well as the nature of the company's other companies if it belongs to a corporate group.	✓
7.5	Disclose annual and quarterly consolidated reports, cash flow statements and special audit revisions. Consolidated financial statements shall be published within 90 days from the end of the financial year, while interim reports shall be published within 45 days from the end of the reporting period.	Consolidated FS are submitted within 105 days per SEC rules and interim FS within 45 days for end of reporting period.
7.6	Disclose to shareholders and the Exchange any changes to its corporate governance manual and practices, and the extent to which such practices conform to the SEC and PSE CG Guidelines.	✓
7.7	Publish and/or deliver to its shareholders in a timely fashion all information and materials relevant to corporate actions that require shareholder approval.	✓
7.8	Disclose the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This shall also include the disclosure of the company's purchase of its shares from the market (e.g share buy-back program).	✓

7.9	Disclose in its annual report the principal risks to minority shareholders associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	✓	All matters mentioned are duly reported in the annual report except for the principal risks to minority shareholders associated with the identity of the controlling shareholders.
Guideline No. 8: RESPECTS AND PROTECTS THE RIGHTS AND INTERESTS OF EMPLOYEES, COMMUNITY, ENVIRONMENT, AND OTHER STAKEHOLDERS			
8.1	Establish and disclose a clear policy statement that articulates the company's recognition and protection of the rights and interests of key stakeholders specifically its employees, suppliers & customers, creditors, as well the community, environment and other key stakeholder groups.	✓	As Individual companies (subsidiaries)
8.2	Have in place a workplace development program.	✓	
8.3	Have in place a merit-based performance incentive mechanism such as an employee stock option plan (ESOP) or any such scheme that awards and incentivizes employees, at the same time aligns their interests with those of the shareholders.	✓	No ESOP, however there are merit-based incentives and awards given to deserving employees.
8.4	Have in place a community involvement program.	✓	
8.5	Have in place an environment-related program.	✓	
8.6	Have clear policies that guide the company in its dealing with its suppliers, customers, creditors, analysts, market intermediaries and other market participants.	✓	
Guideline No. 9: DOES NOT ENGAGE IN ABUSIVE RELATED-PARTY TRANSACTIONS AND INSIDER TRADING			
9.1	Develop and disclose a policy governing the company's transactions with related parties.	✓	
9.2	Clearly define the thresholds for disclosure and approval for RPTs and categorize such transactions according to those that are considered <i>de minimis</i> or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPT within any	✓	

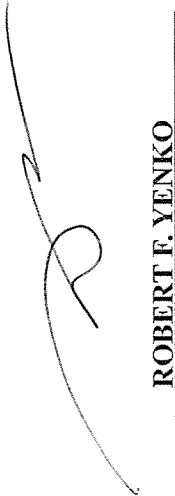
twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.		
9.3 Establish a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions in shareholders meetings.	✓	Part of Periodic Report on Operations and Financial Statements provided during Board, ExCom and Audit Committee meetings.
9.4 Have its independent directors or audit committee play an important role in reviewing significant RPTs.	✓	
9.5 Be transparent and consistent in reporting its RPTs. A summary of such transactions shall be published in the company's annual report.	✓	Complies with PSE & SEC regulations and disclosure requirements.
9.6 Have a clear policy in dealing with material non-public information by company insiders.	✓	Complies with PSE & SEC regulations and disclosure requirements.
9.7 Have a clear policy and practice of full and timely disclosure to shareholders of all material transactions with affiliates of the controlling shareholders, directors or management.	✓	
Guideline No. 10: DEVELOPS AND NURTURES A CULTURE OF ETHICS, COMPLIANCE, & ENFORCEMENT		
10.1 Formally adopt a code of ethics and proper conduct that guides individual behavior and decision making, clarify responsibilities, and inform other stakeholders on the conduct expected from company personnel.	✓	
10.2 Have a formal comprehensive compliance program covering compliance with laws and relevant regulations. The program should include appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.	✓	
10.3 Not seek exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. Should it do so, it has to disclose the reason for such action as well present the specific steps being taken to finally comply with the applicable law, rule or regulation.	✓	
10.4 Have clear and stringent policies and procedures on curbing and penalizing company or employee involvement in offering, paying and receiving bribes.	✓	
10.5 Have a designated officer responsible for ensuring compliance with all relevant laws, rules, and regulation, as well as all regulatory requirements.	✓	
10.6 Respect intellectual property rights.	✓	
10.7 Establish and commit itself to an alternative dispute resolution system so that conflicts and difference with counterparties, particularly with shareholders and other key stakeholders, would be settled in a fair and expeditious manner.	✓	

This is to certify that the undersigned reviewed the contents of this document and to the best of my knowledge and belief, the information contained set forth in this document is true, complete and correct.

Done this 16 February 2017 in Makati City, Metro Manila.

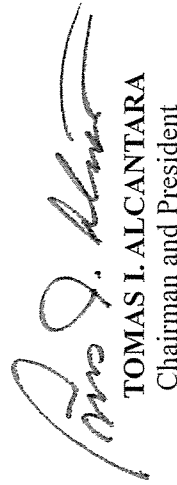


JOSE BEN K. LARAYA
Independent Director



ROBERT F. YENKO

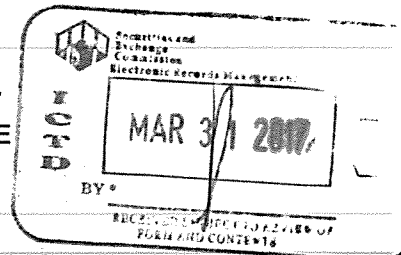
Chief Financial Officer & Corporate Information Officer



TOMAS I. ALCANTARA
Chairman and President

SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C

**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**



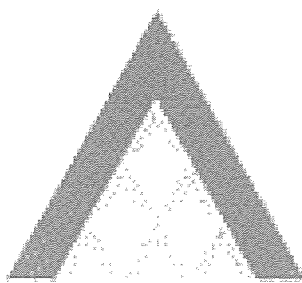
1. Date of Report (Date of earliest event reported)
Mar 30, 2017
2. SEC Identification Number
59366
3. BIR Tax Identification No.
001-748-412
4. Exact name of issuer as specified in its charter
Alsons Consolidated Resources, Inc.
5. Province, country or other jurisdiction of incorporation
Philippines
6. Industry Classification Code(SEC Use Only)
7. Address of principal office
Alsons Bldg., 2286 Chino Roces Avenue, Makati City
Postal Code
1231
8. Issuer's telephone number, including area code
(632) 982-3000
9. Former name or former address, if changed since last report
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
Common Stock Php1.00/par value	6,291,500,000

11. Indicate the item numbers reported herein
press release

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and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc.

ACR

PSE Disclosure Form 4-31 - Press Release
References: SRC Rule 17 (SEC Form 17-C)
Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

"Sarangani Power Plant operations drive Alsons 2016 Revenue up 42% to 7 Billion Pesos"

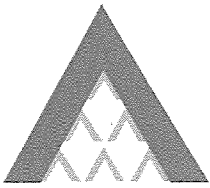
Background/Description of the Disclosure

Please see attached.

Other Relevant Information

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

March 30, 2017

Philippine Stock Exchange

Attn.: Mr. Jose Valeriano B. Zuno III
Head – Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City, Metro Manila

Securities & Exchange Commission

Attn.: Director Justina F. Callangan
Corporation Finance Department
S.E.C. Building, EDSA
Greenhills, Mandaluyong City

Gentlemen:

Please be advised that in a meeting held on 29 March 2017, the Board of Directors of Alsons Consolidated Resources, Inc. ("ACR") approved the Audited Financial Statement for the year 2016 as audited by the firm Sycip Gorres Velayo & Co.

We are also furnishing the Exchange with a copy of the Press Statement by the Company entitled: "Sarangani Power Plant operations drive Alsons 2016 Revenue up 42% to 7 Billion Pesos."

Very truly yours,


ANGEL M. ESGUERRA, III
Corporate Information Officer &
Assistant Corporate Secretary

Encl/
legal PSE-SEC17-c2017



PRESS RELEASE:

*Refer to: Atty. Angel M. Esguerra, Assistant Corporate Secretary, Alsons Consolidated Resources
aesguerra@alcantaragroup.com (02) 982 3061*

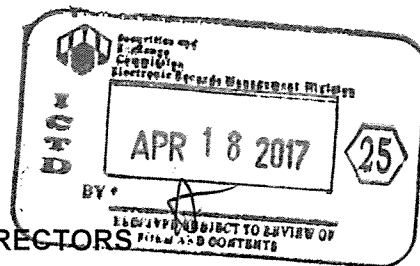
Sarangani Power Plant operations drive Alsons 2016 Revenue up 42% to 7 Billion Pesos

In a meeting of its board of directors on Wednesday, 29 March 2017, Alsons Consolidated Resources, Inc. (ACR) - the publicly-listed company of the Alcantara Group and Mindanao's first and most experienced independent power producer - reported a 42% surge in consolidated revenues for the year 2016 to 7.07 Billion Pesos from 4.97 Billion Pesos in 2015. The main revenue contributor for 2016 was the first 105 megawatt (MW) section of ACR's 210 MW Sarangani Energy Corporation (SEC) coal-fired baseload power plant in Maasim, Sarangani Province. The first section of the SEC plant began operating in April of 2016 providing much needed baseload power to over three million people residing in the provinces of Sarangani, Compostela Valley, Agusan del Norte, and Agusan del Sur; the cities of General Santos, Iligan, Butuan; and other major population centers of Mindanao. The Company began construction of the SEC plant's second 105 MW section in January of 2017. Upon its targeted completion in the first half of 2019, SEC Section 2 is set to contribute another 105 MW of baseload power to benefit an additional three million residents of South Cotabato, Davao del Sur, Zamboanga del Norte, Zamboanga del Sur, Cagayan de Oro City, and other key areas of Mindanao. At a cost of nearly US\$600 Million, the SEC power plant is the single largest investment in Sarangani Province and the entire Region 12.

ACR's operating profit in 2016 was 25% higher at 1.89 Billion Pesos as against the previous year's operating profit of 1.51 Billion Pesos. Earnings before interest, taxes, depreciation and amortization (EBITDA) jumped 52% from 1.78 Billion Pesos in 2015 to 2.69 Billion Pesos in 2016. Consolidated net income in 2016, was slightly down by 8% to 636 Million Pesos from 691 Million Pesos in 2015 due mainly to finance charges on the project loan for the SEC plant's first section. On the other hand, ACR's net income attributable to the parent rose by 69% to 317 Million Pesos in 2016 from 188 Million Pesos the previous year. Earnings per share for 2016 was also up 72% to 0.05 Pesos from 0.029 Pesos in 2015.

Aside from SEC, ACR operates 3 diesel power facilities: the 103 MW Mapalad Power Corporation diesel plant in Iligan City, the 55 MW Southern Philippines Power Corporation facility in Alabel, Sarangani; and the 100 MW power plant of the Western Mindanao Power Corporation in Zamboanga City. Within 2017, ACR expects to begin construction of the 15 MW Siguil River run-of-river hydroelectric plant in Maasim, Sarangani; and the 105 MW San Ramon Power, Inc. (SRPI) baseload coal-fired power plant in Talisayan, Zamboanga City. The 15 MW Siguil run-of-river power plant will be ACR's first renewable energy venture. The hydropower project is expected to be up and running within 2020. The company plans to develop other run-of-river hydropower projects with a total potential capacity of 185 MW in different places in Mindanao and Negros Occidental. The 105 MW SRPI plant is projected to begin operating in late 2020 to provide baseload power to Zamboanga City and other key areas in Mindanao. ACR-affiliated power facilities are expected to have a total generating capacity of 588 MW by the end of 2020. The said capacity will fulfill more than 25% of Mindanao's projected peak power demand for that year.

###



CERTIFICATION OF INDEPENDENT DIRECTORS

I, **THOMAS G. AQUINO**, Filipino, of legal age and a resident of No. 24 Barcelona Street, Merville Park, Paranaque City 1709, after having been duly sworn to in accordance with law do hereby declare that:

1. I am an independent director of ALSONS CONSOLIDATED RESOURCES, INC.
2. I am affiliated with the following companies or organizations:

Company/Organization	Position	Period of Service
NOW Corporation	Chairman	2011-present
A Brown Company	Director	2012-present

3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of ALSONS CONSOLIDATED RESOURCES, INC., as provided for in Section 38 of the Securities Regulation Code and its Implementing Rules and Regulations, and other issuances of the Securities and Exchange Commission (SEC).
4. I am not related to any/director/officer/substantial shareholder of ALSONS CONSOLIDATED RESOURCES, INC. and its subsidiaries and affiliates other than the relationship provide under Rule 38.2.3 of the Implementing Rules and Regulations of the Securities Regulation Code.
5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceedings.
6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance, and other SEC issuances.
7. I shall inform the Corporate Secretary of ALSONS CONSOLIDATED RESOURCES, INC. of any changes in the abovementioned information within five days from its occurrence.

MAR 29 2017

Done, this _____ at Makati City.

Thomas Aquino

THOMAS G. AQUINO

Affiant

MAR 29 2017

SUBSCRIBED AND SWORN to before me this _____ day of _____ at Makati City, affiant personally appeared before me and exhibited to me his Tax Identification Number (TIN) 111-621-372.

Doc. No. 216;

Page No. 45;

Book No. 11;

Series of 2017.



Angel M. Esguerra, III

Commission No. M-234

Notary Public for Makati City

Until December 31, 2017

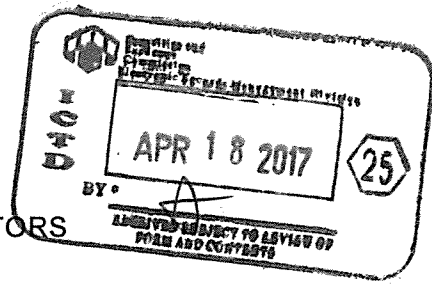
Roll No. 34787; 06-01-1987

IBP No. 00259; 06-01-1995; Pasay Chapter

PTR No. 5943493; 01-23-2017; Makati City

Alsons Bldg., 2286 Chino Roces Extension, Makati City

CERTIFICATION OF INDEPENDENT DIRECTORS



I, JACINTO C. GAVINO, JR., Filipino, of legal age and a resident of No. 38 Butterfly Street, Valle Verde 6, Pasig City, after having been duly sworn to in accordance with law do hereby declare that:

1. I am a nominee for Independent Director of ALSONS CONSOLIDATED RESOURCES, INC. and have been its independent director since 2012.
2. I am affiliated with the following companies or organizations:

Company/Organization	Position	Period of Service
Center for Family Ministries (CEFAM), Loyola School of Theology	Board of Trustees	2006-present
Fundacion Santiago	Board of Trustees	2002-present
Sarangani Agricultural Co., Inc.	Board Member	2005-present

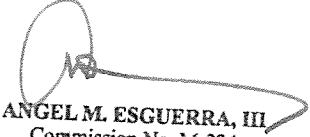
3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of ALSONS CONSOLIDATED RESOURCES, INC., as provided for in Section 38 of the Securities Regulation Code and its Implementing Rules and Regulations, and other issuances of the Securities and Exchange Commission (SEC).
4. I am not related to any/director/officer/substantial shareholder of ALSONS CONSOLIDATED RESOURCES, INC. and its subsidiaries and affiliates other than the relationship provide under Rule 38.2.3 of the Implementing Rules and Regulations of the Securities Regulation Code.
5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceedings.
6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance, and other SEC issuances.
7. I shall inform the Corporate Secretary of ALSONS CONSOLIDATED RESOURCES, INC. of any changes in the abovementioned information within five days from its occurrence.

Done, this MAR 29 2017 at Makati City.


JACINTO C. GAVINO, JR.
Affiant

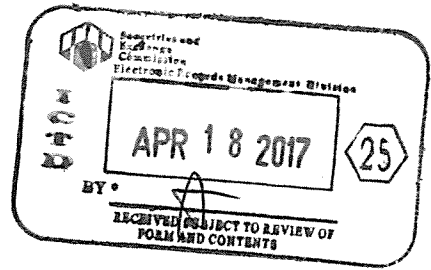
SUBSCRIBED AND SWORN to before me this MAR 29 2017 at Makati City,
affiant personally appeared before me and exhibited to me his Taxpayer's Identification Number
(TIN) 123-104-984.

Doc. No. 015;
Page No. 44;
Book No. (II);
Series of 2017.



ANGEL M. ESGUERRA, III

Commission No. M-234
Notary Public for Makati City
Until December 31, 2017
Roll No. 34787; 06-01-1987
IBP No. 00259; 06-01-1995; Pasay Chapter
PTR No. 5943493; 01-23-2017; Makati City
Alsons Bldg., 2286 Chino Roces Extension, Makati City



CERTIFICATION OF INDEPENDENT DIRECTORS

I, JOSE BEN R. LARAYA, Filipino, of legal age and a resident of No. 28 La Salle Northeast Greenhills, San Juan, Metro Manila, after having been duly sworn to in accordance with law do hereby declare that:

1. I am a nominee for Independent Director of ALSONS CONSOLIDATED RESOURCES, INC. and have been its independent director since year 2012.
2. I am affiliated with the following companies or organizations:

Company/Organization	Position	Period of Service
Ultrex Management Investments Corporation	Chairman	October 1992-present
Laraya Holdings, Inc.	Chairman	May 2007-present
Trully Natural Food Corporation	President	Jan 2004-present
La Frutera, Inc.	Director	Jan 1997-present

3. I possess all the qualifications and none of the disqualifications to serve as an Independent Director of ALSONS CONSOLIDATED RESOURCES, INC., as provided for in Section 38 of the Securities Regulation Code and its Implementing Rules and Regulations, and other issuances of the Securities and Exchange Commission (SEC).
4. I am not related to any / director / officer / substantial shareholder of ALSONS CONSOLIDATED RESOURCES, INC. and its subsidiaries and affiliates other than the relationship provide under Rule 38.2.3 of the Implementing Rules and Regulations of the Securities Regulation Code.
5. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceedings.
6. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its Implementing Rules and Regulations, Code of Corporate Governance, and other SEC issuances.
7. I shall inform the Corporate Secretary of ALSONS CONSOLIDATED RESOURCES, INC. of any changes in the abovementioned information within five days from its occurrence.

Done, this MAR 29 2017 at Makati City.



JOSE BEN R. LARAYA
Affiant

SUBSCRIBED AND SWORN to before me this MAR 29 2017 at Makati City,
affiant personally appeared before me and exhibited to me his Taxpayer's Identification Number
(TIN) 137-981-006.

Doc. No. 213;
Page No. 45;
Book No. III;
Series of 2017.

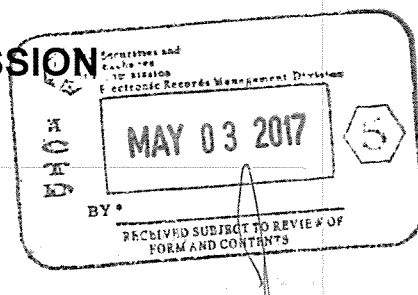


ANGEL M. ESGUERRA, III
Commission No. M-234
Notary Public for Makati City
Until December 31, 2017
Roll No. 34787; 06-01-1987
IBP No. 00259; 06-01-1995; Pasay Chapter
PTR No. 5943493; 01-23-2017; Makati City
Alsons Bldg., 2280 Chino Roces Extension, Makati City

C02610-2017

SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C

**CURRENT REPORT UNDER SECTION 17
 OF THE SECURITIES REGULATION CODE
 AND SRC RULE 17.2(c) THEREUNDER**



1. Date of Report (Date of earliest event reported)

May 2, 2017

2. SEC Identification Number

59366

3. BIR Tax Identification No.

001-748-412

4. Exact name of issuer as specified in its charter

ALSONS CONSOLIDATED RESOURCES, INC.

5. Province, country or other jurisdiction of incorporation

Philippines

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

Alsons Bldg., 2286 Chino Roces Avenue, Makati City

Postal Code

1231

8. Issuer's telephone number, including area code

(632) 982-3000

9. Former name or former address, if changed since last report

n/a

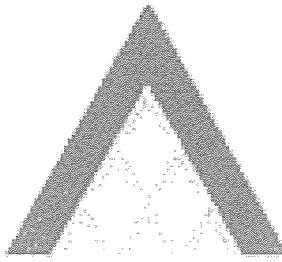
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
Common Stock, P1.00 par value	6,291,500,000

11. Indicate the item numbers reported herein

Clarification to News Reports

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 4-13 - Clarification of News Reports References: SRC Rule 17 (SEC Form 17-C) and Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

Clarification to News Article entitled: "DENR's Lopez bans open-pit mining"

Source Manila Bulletin (Internet Edition)

Subject of News Report DENR's Lopez bans open-pit mining

Date of Publication Apr 27, 2017

Clarification of News Report

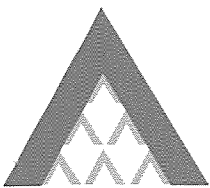
Please see attached letter reply to PSE.

Other Relevant Information

Filed on behalf by:

Name Jose Saldivar, Jr.

Designation Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

May 2, 2017

Philippine Stock Exchange, Inc.
Listing and Disclosure Department
PSE Plaza, Ayala Triangle
Ayala Avenue, Makati City, Philippines

Attention : **MR. JOSE VALERIANO B. ZUNO III**
Head, Disclosure Department

Subject **Alsons Consolidated Resources, Inc.**

Dear Sir:

We reply to your email dated today, May 2, 2017 with regard to the attached news article entitled: "DENR's Lopez bans open-pit mining" posted in Manila Bulletin (Internet Edition) on April 27, 2017, required us to comment on, and include in our reply, the said article which reported, among others, the following:

"Department of Environment and Natural Resources (DENR) Secretary Gina Lopez ordered last Thursday the banning of prospective open pit mines to ensure the protection of the country's environment.

The DENR issued last Thursday an administrative order 'banning the open pit method of mining for copper, gold, silver and complex orders in the country,' citing records that show 'most of the mining disasters in the country were due to tailings spills associated with open pit mining.'

'As a matter of policy, which is my prerogative as DENR Secretary, we're banning open pit mining prospective, for the following reasons that pit is gonna be there forever and a day, eternally,' she said during a press conference last Thursday.

'Who is gonna take care of that? It's a financial liability to government for life,' she said. 'I am doing this because I have no idea what's going to happen on Tuesday,' she added.

....

According to DENR Undersecretary for Legal Affairs and Policy Planning Ipat Luna, the DENR Administrative Order will be effective 15 days after its publication in a newspaper.

‘The DENR Secretary has visited a lot of open pit mines and some have been abandoned for 20 years. She realized that we need to do something immediately to stop another damage from happening,’ Luna said, citing the Marcopper disaster, where mine tailings spilled into the Boac River in Marinduque in 1996.

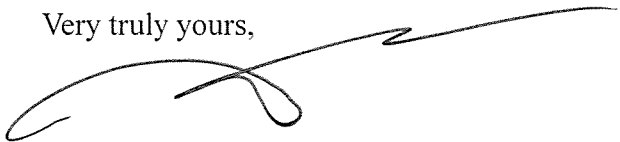
‘The government has to keep taking care of the environment because we have no other choice otherwise it will threaten the communities,’ she said. ‘The government has to do something to stop that damage from happening,’ she added.

When asked whether Lopez has the power to issue such order, Luna said she believes so because ‘under the mining act she (the Secretary) has the authority to define the parameters of the mining activities in order to ensure that the environment is protected for the future generation.’

....”

Please note that Alsons Consolidated Resources, Inc. (ACR) is not directly engaged in any open-pit method of mining. ACR, however, holds a very minimal share in Indophil Philippines, Inc., and therefore, does not expect that it will affect any of its primary businesses.

Very truly yours,



ROBERT F. YENKO
Chief Financial Officer and
Corporate Compliance Officer

C02852-2017

SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C

**CURRENT REPORT UNDER SECTION 17
 OF THE SECURITIES REGULATION CODE
 AND SRC RULE 17.2(c) THEREUNDER**

1. Date of Report (Date of earliest event reported)

May 9, 2017

2. SEC Identification Number

59366

3. BIR Tax Identification No.

001-748-412

4. Exact name of issuer as specified in its charter

ALSONS CONSOLIDATED RESOURCES, INC.

5. Province, country or other jurisdiction of incorporation

Philippines

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

Alsons Bldg., 2286 Chino Roces Avenue, Makati City

Postal Code

1231

8. Issuer's telephone number, including area code

(632) 982-3000

9. Former name or former address, if changed since last report

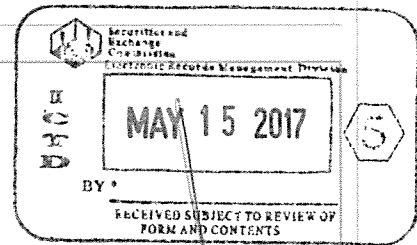
n/a

10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

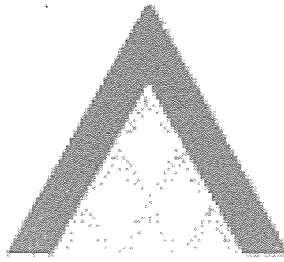
Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
Common Stock Php1.00 par value	6,291,500,000

11. Indicate the item numbers reported herein

Press Release



The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 4-31 - Press Release
References: SRC Rule 17 (SEC Form 17-C)
Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

"ALSONS SECURES 10.5 BILLION PESO LOAN FOR SARANGANI POWER PLANT EXPANSION"

Background/Description of the Disclosure

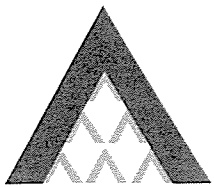
Please see attached

Other Relevant Information

-

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

May 9, 2017

Philippine Stock Exchange

Attn.: Mr. Jose Valeriano B. Zuno III
OIC-Head, Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City, Metro Manila

Securities & Exchange Commission

Attn.: Director Justina F. Callangan
Corporation Finance Department
Secretariat Building, PICC Complex
Roxas Boulevard, Pasay City

Gentlemen:

We are furnishing the Exchange with a copy of the Press Statement by the Company entitled: "Alsons Secures 10.5 Billion Peso Loan for Sarangani Power Plant Expansion."

We trust that you will find the foregoing in order.

Very truly yours,


ROBERT F. YENKO
Chief Financial Officer and
Corporate Compliance Officer

Refer to: Robert F. Yenko, Chief Financial Officer, Alsons Consolidated Resources, Inc.

ryenko@alcantaragroup.com (02) 982 3026

Philip E.B. Sagun, Head of Treasury and Corporate Finance, Alsons Consolidated Resources, Inc.

psagun@alcantaragroup.com (02) 982 3027

Alsons Secures 10.5 Billion Peso Loan for Sarangani Power Plant Expansion

The Sarangani Energy Corporation (SEC) - a subsidiary of Alsons Consolidated Resources, Inc. (ACR), has secured a 10.5 Billion Peso syndicated loan that will be used to help finance the ongoing construction of the second 105 megawatt (MW) section of SEC's 210 MW coal-fired baseload power plant in Maasim, Sarangani Province.

The loan has a 13.5-year tenor including a 3.5 -year grace period on principal repayment. The loan agreement was signed by SEC and a consortium of local banks comprised of BDO Universal Bank (BDO), Asia United Bank (AUB), Rizal Commercial Banking Corporation (RCBC), United Coconut Planters Bank (UCPB), Philippine Business Bank, China Bank Savings, and Robinsons Bank Corporation. The joint lead arrangers for the loan are BDO Capital and Investment Corporation, RCBC Capital Corporation, AUB, and UCPB.

The SEC plant's first 105 MW section began commercial operations in April of 2016 providing much needed baseload power to over three million people residing in Sarangani Province, General Santos City, Iligan City, Compostela Valley, Agusan del Norte, Agusan del Sur, and other major population centers of Mindanao. Construction of the SEC plant's second 105 MW section began in January of 2017. Upon its targeted completion in the first half of 2019, SEC Section 2 is set to contribute another 105 MW of baseload power to benefit an additional three million residents of South Cotabato, Davao del Sur, Zamboanga del Norte, Zamboanga del Sur, Cagayan de Oro City, and other key areas of Mindanao. At a cost of nearly US\$600 Million, the SEC power plant is the single largest investment in Sarangani Province and the entire Region 12.

ACR- the publicly-listed company of the Alcantara Group and Mindanao's first and most experienced independent power producer holds 75% equity in SEC with Toyota Tsusho Corporation (TTC) - the trading company of the Toyota Group, owning 25% equity in SEC. TTC does business with customers around the world through a global network spanning more than 90 countries and 970 group companies.

Aside from SEC, ACR operates 3 diesel power facilities: the 103 MW Mapalad Power Corporation diesel plant in Iligan City, the 55 MW Southern Philippines Power Corporation facility in Alabel, Sarangani; and the 100 MW power plant of the Western Mindanao Power Corporation in Zamboanga City.

Within 2017, ACR expects to begin construction of the 15 MW Siguil River run-of-river hydroelectric plant in Maasim, Sarangani; and the 105 MW San Ramon Power, Inc. (SRPI) baseload coal-fired power plant in Talisayan, Zamboanga City. The 15 MW Siguil run-of-river power plant will be ACR's first renewable energy venture. The company plans to develop other run-of-river hydropower projects with a total potential capacity of 185 MW in different places in Mindanao and Negros Occidental. The 105 MW SRPI plant is projected to begin operating in late 2020 to provide baseload power to Zamboanga City and other key areas in Mindanao.

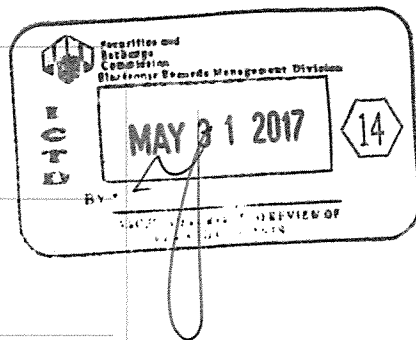
ACR-affiliated power facilities are expected to have a total generating capacity of 588 MW by 2020. The said capacity will fulfill more than 25% of Mindanao's projected peak power demand for that year.

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C03307-2017

Ex-Date : Jun 27, 2017

SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C



**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**

1. Date of Report (Date of earliest event reported)

May 25, 2017

2. SEC Identification Number

59366

3. BIR Tax Identification No.

001-748-412

4. Exact name of issuer as specified in its charter

ALSONS CONSOLIDATED RESOURCES, INC.

5. Province, country or other jurisdiction of incorporation

Philippines

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

ALSONS BLDG., 2286 CHINO ROCES AVENUE, MAKATI CITY

Postal Code

1231

8. Issuer's telephone number, including area code

(632) 982-3000

9. Former name or former address, if changed since last report

N/A

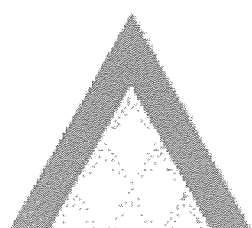
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK PHP1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

cash dividend declaration

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc.

ACR

PSE Disclosure Form 6-1 - Declaration of Cash Dividends

References: SRC Rule 17 (SEC Form 17-C) and
Sections 6 and 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

DECLARATION OF CASH DIVIDEND

Background/Description of the Disclosure

Please be advised that at the special meeting of the Board of Directors (the "Board) of Alsons Consolidated Resources, Inc. ("ACR") held today, the Board approved the declaration of a cash dividend in the amount of P0.016 per share or a total of P100,664,000.00 out of the unrestricted retained earnings of the Corporation as of 31 December 2016, in favor of the common stockholders of record as of June 30, 2017 and payable on July 25, 2017.

Pursuant to the terms of the creation of the preferred voting shares, ACR distributed a cash dividend in the amount of P0.0008 per share or a total of P4,400,000.00 out of the unrestricted retained earnings of the Corporation as of 31 December 2016 in favor of the holder of the preferred voting shares as of June 30, 2017 and payable on July 25, 2017.

Please be guided accordingly.

Type of Securities

- Common
- Preferred -
- Others -

Cash Dividend

Date of Approval by Board of Directors	May 25, 2017
Other Relevant Regulatory Agency, if applicable	-
Date of Approval by Relevant Regulatory Agency, if applicable	N/A
Type (Regular or Special)	regular
Amount of Cash Dividend Per Share	P0.016
Record Date	Jun 30, 2017
Payment Date	Jul 25, 2017

Source of Dividend Payment

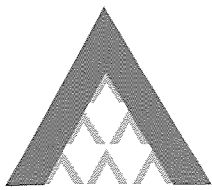
From the unrestricted retained earnings of the Corporation as of 31 December 2016.

Other Relevant Information

Please see attached disclosure letter.

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

May 25, 2017

Securities & Exchange Commission
Attn.: **Director Justina F. Callangan**
Corporate Governance & Finance Dept.
S.E.C. Building, EDSA
Greenhills, Mandaluyong City

Philippine Stock Exchange
Attn.: **Ms. Jose Valeriano B. Zuno III**
Head – Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City, Metro Manila

Re : Declaration of Cash Dividend

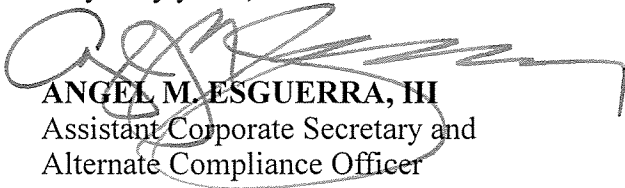
Gentlemen:

Please be advised that at the special meeting of the Board of Directors (the "Board) of Alsons Consolidated Resources, Inc. ("ACR") held today, the Board approved the declaration of a cash dividend in the amount of ₱0.016 per share or a total of ₱100,664,000.00 out of the unrestricted retained earnings of the Corporation as of 31 December 2016, in favor of the common stockholders of record as of June 30, 2017 and payable on July 25, 2017.

Pursuant to the terms of the creation of the preferred voting shares, ACR distributed a cash dividend in the amount of ₱0.0008 per share or a total of ₱4,400,000.00 out of the unrestricted retained earnings of the Corporation as of 31 December 2016 in favor of the holder of the preferred voting shares as of June 30, 2017 and payable on July 25, 2017.

Please be guided accordingly.

Very truly yours,

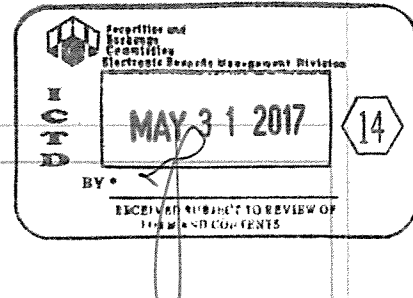

ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Alternate Compliance Officer

C03308-2017

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER



1. Date of Report (Date of earliest event reported)

May 25, 2017

2. SEC Identification Number

59366

3. BIR Tax Identification No.

001-748-412

4. Exact name of issuer as specified in its charter

ALSONS CONSOLIDATED RESOURCES, INC.

5. Province, country or other jurisdiction of incorporation

PHILIPPINES

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

ALSONS BLDG., 2286 CHINO ROCES AVENUE, MAKATI CITY

Postal Code

1231

8. Issuer's telephone number, including area code

(632) 982-3000

9. Former name or former address, if changed since last report

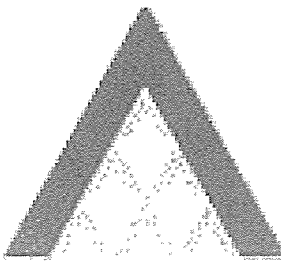
N/A

10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 4-24 - Results of Annual or Special Stockholders' Meeting
*References: SRC Rule 17 (SEC Form 17-C) and
Section 4.4 of the Revised Disclosure Rules*

Subject of the Disclosure

ACR ANNUAL STOCKHOLDERS' MEETING

Background/Description of the Disclosure

RESULTS OF THE ANNUAL STOCKHOLDERS' MEETING HELD MAY 25, 2017 AT THE MANILA POLO CLUB,
MCKINLEY ROAD, MAKATI CITY

List of elected directors for the ensuing year with their corresponding shareholdings in the Issuer

Name of Person	Shareholdings in the Listed Company		Nature of Indirect Ownership
	Direct	Indirect	
TOMAS I. ALCANTARA	1	0	
EDITHA I. ALCANTARA	100,000	0	
ALEJANDRO I. ALCANTARA	1	0	
CONRADO C. ALCANTARA	1	0	
RAMON T. DIOKNO	1	0	
TIRSO G. SANTILLAN, JR.	1	0	
NICASIO I. ALCANTARA	100	0	
HONORIO A. POBLADOR III	100	0	
JACINTO G. GAVINO, JR. (INDEPENDENT DIRECTOR)	1	0	
JOSE BEN R. LARAYA (INDEPENDENT DIRECTOR)	100	0	
THOMAS G. AQUINO (INDEPENDENT DIRECTOR)	100	0	

External auditor SYCIP GORRES VELAYO & CO.

List of other material resolutions, transactions and corporate actions approved by the stockholders

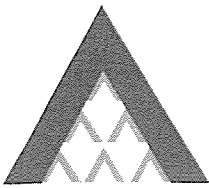
1. APPROVAL OF THE MINUTES OF THE ANNUAL MEETING OF STOCKHOLDERS' HELD ON AY 27, 2016;
2. APPROVAL OF THE ANNUAL REPORT OF MANAGEMENT AND AUDITED FINANCIAL STATEMENTS FOR THE YEAR 2016;
3. RATIFICATION OF ACTS AND RESOLUTIONS OF THE BOARD, ITS COMMITTEES AND MANAGEMENT FOR THE YEAR 2016;
4. RE-APPOINTMENT OF SYCIP, GORRES, VELAYO & CO. AS ELECTION INSPECTORS AND EXTERNAL AUDITOR FOR THE YEAR 2017.

Other Relevant Information

Please see attached disclosure letter.

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

May 25, 2017

Philippine Stock Exchange

Attn.: Mr. Jose Valeriano B. Zuno III
Head Listing and Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City, Metro Manila

Securities & Exchange Commission

Attn.: Director Justina F. Callangan
Corporation Finance Department
Secretariat Building, PICC Complex
Roxas Boulevard, Pasay City

Gentlemen:

This is to advise that the following matters were taken up and approved at the annual stockholders' meeting and the organizational meeting of Alsons Consolidated Resources, Inc. held separately on May 25, 2017 at the Manila Polo Club, McKinley Road, Makati City, Philippines:

A. Annual Stockholders' Meeting

1. Approval of the Minutes of the Annual Meeting of Stockholders' held on May 27, 2016.
2. Approval of the Annual Report of Management and Audited Financial Statements for the year 2016
3. Ratification of Acts and Resolutions of the Board, its Committees and Management for the year 2016.
4. Re-appointment of Sycip, Gorres, Velayo & Co. as Election Inspectors and External Auditor for year 2017;
5. Election of the following stockholders as Directors of the Company for the year 2017-2018;
 1. Tomas I. Alcantara
 2. Editha I. Alcantara
 3. Alejandro I. Alcantara
 4. Nicasio I. Alcantara
 5. Honorio A. Poblador III
 6. Tirso G. Santillan, Jr.
 7. Ramon T. Diokno
 8. Conrado C. Alcantara

9. Jose Ben R. Laraya (Independent Director)
 10. Thomas G. Aquino (Independent Director)
 11. Jacinto C. Gavino, Jr. (Independent Director)

B. Organizational Meeting

1. Election of the following as Officers of the Company for 2017-2018:

Chairman and President	-	Tomas I. Alcantara
Executive Vice President	-	Tirso G. Santillan,Jr.
Treasurer	-	Editha I. Alcantara
Chief Financial Officer	-	Robert F. Yenko
Corporate Secretary	-	Roberto V. San Jose
Assistant Corp. Secretary	-	Angel M. Esguerra, III

2. Appointment of the following as members of the board committees:

Executive & Corp. Governance Committee:

Tomas I. Alcantara – Chairman
 Editha I. Alcantara
 Thomas G. Aquino
 Jose Ben R. Laraya
 Tirso G. Santillan, Jr.

Retirement Committee:

Editha I. Alcantara
 Robert F. Yenko
 Sylvia M. Duque

Compensation Committee:

Tomas I. Alcantara – Chairman
 Honorio A. Poblador III
 Jose Ben R. Laraya
 Tirso G. Santillan, Jr.

Nomination & Election Committee:

Tomas I. Alcantara - Chairman
 Jose Ben R. Laraya
 Nicasio I. Alcantara
 Sylvia M. Duque – HR Manager

Audit, Risk & Related Party Transaction Committee:

Jose Ben R. Laraya - Chairman
 Editha I. Alcantara
 Tirso G. Santillan, Jr.
 Jacinto C. Gavino, Jr.
 Ramon T. Diokno

The Board appointed Mr. Esperidion D. Develos, Jr. as as Chief Audit Executive reporting directly to the Audit Committee.

The Board also designated Mr. Robert F. Yenko and the undersigned as the Company's Corporate Information Officers / Compliance Officers with respect to disclosure requirements of the Philippine Stock Exchange and Securities Exchange Commission.

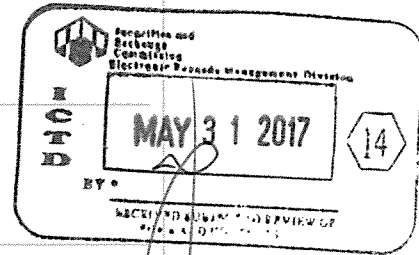
Very truly yours,


ANGEL M. ESGUERRA, III
 Assistant Corporate Secretary and
 Alternate Compliance Officer

C03309-2017

SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C

**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**



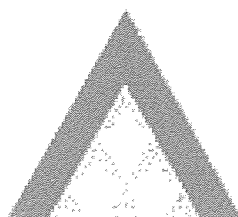
1. Date of Report (Date of earliest event reported)
May 25, 2017
2. SEC Identification Number
59366
3. BIR Tax Identification No.
001-748-412
4. Exact name of issuer as specified in its charter
ALSONS CONSOLIDATED RESOURCES, INC.
5. Province, country or other jurisdiction of incorporation
PHILIPPINES
6. Industry Classification Code(SEC Use Only)
7. Address of principal office
ALSONS BLDG., 2286 CHINO ROCES AVENUE, MAKATI CITY
Postal Code
1231
8. Issuer's telephone number, including area code
(632) 982-3000
9. Former name or former address, if changed since last report
N/A
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

-

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc.

ACR

PSE Disclosure Form 4-25 - Results of Organizational Meeting

References: SRC Rule 17 (SEC Form 17-C) and
Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure
ACR ORGANIZATIONAL MEETING
Background/Description of the Disclosure
RESULTS OF THE ORGANIZATIONAL MEETING OF THE BOARD OF DIRECTORS HELD ON MAY 25, 2017 AT THE MANILA POLO CLUB

List of elected officers for the ensuing year with their corresponding shareholdings in the Issuer

Name of Person	Position/Designation	Shareholdings in the Listed Company		Nature of Indirect Ownership
		Direct	Indirect	
TOMAS I. ALCANTARA	CHAIRMAN & PRESIDENT	1	0	-
TIRSO G. SANTILLAN, JR.	EXECUTIVE VICE-PRESIDENT	1	0	-
EDITHA I. ALCANTARA	TREASURER	100,000	0	-
ROBERT F. YENKO	CHIEF FINANCIAL OFFICER	0	0	-
ROBERTO V. SAN JOSE	CORPORATE SECRETARY	500,000	0	-
ANGEL M. ESGUERRA, III	ASSISTANT CORPORATE SECRETARY	0	0	-

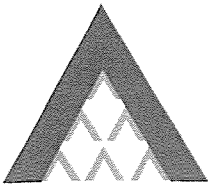
List of Committees and Membership

Name of Committees	Members	Position/Designation in Committee
EXECUTIVE & CORPORATE GOVERNANCE	TOMAS I. ALCANTARA	CHAIRMAN
EXECUTIVE & CORPORATE GOVERNANCE	EDITHA I. ALCANTARA	MEMBER
EXECUTIVE & CORPORATE GOVERNANCE	THOMAS G. AQUINO	MEMBER
EXECUTIVE & CORPORATE GOVERNANCE	JOSE BEN R. LARAYA	MEMBER
EXECUTIVE & CORPORATE GOVERNANCE	TIRSO G. SANTILLAN, JR.	MEMBER
AUDIT, RISK & RELATED PARTY TRANSACTION	JOSE BEN R. LARAYA	CHAIRMAN
AUDIT, RISK & RELATED PARTY TRANSACTION	EDITHA I. ALCANTARA	MEMBER
AUDIT, RISK & RELATED PARTY TRANSACTION	TIRSO G. SANTILLAN, JR.	MEMBER
AUDIT, RISK & RELATED PARTY TRANSACTION	JACINTO C. GAVINO, JR.	MEMBER
AUDIT, RISK & RELATED PARTY TRANSACTION	RAMON T. DIOKNO	MEMBER
COMPENSATION	TOMAS I. ALCANTARA	CHAIRMAN
COMPENSATION	HONORIO A. POBLADOR, III	MEMBER
COMPENSATION	JOSE BEN R. LARAYA	MEMBER
COMPENSATION	TIRSO G. SANTILLAN, JR.	MEMBER
NOMINATION & ELECTION	TOMAS I. ALCANTARA	CHAIRMAN
NOMINATION & ELECTION	JOSE BEN R. LARAYA	MEMBER
NOMINATION & ELECTION	SYLVIA M. DUQUE	MEMBER
NOMINATION & ELECTION	NICASIO I. ALCANTARA	MEMBER
RETIREMENT	EDITHA I. ALCANTARA	MEMBER

RETIREMENT	ROBERT F. YENKO	MEMBER
RETIREMENT	SYLVIA M. DUQUE	MEMBER
List of other material resolutions, transactions and corporate actions approved by the Board of Directors		
THE BOARD ALSO APPOINTED MR. ESPERIDION D. DEVELOS, JR. AS CHIEF AUDIT EXECUTIVE REPORTING DIRECTLY TO THE AUDIT, RISK & RELATED PARTY TRANSACTION COMMITTEE, AND DESIGNATED ATTY. ANGEL M. ESGUERRA, III AND MR. ROBERT F. YENKO AS THE COMPANY'S CORPORATE INFORMATION OFFICERS / COMPLIANCE OFFICER WITH RESPECT TO DISCLOSURE REQUIREMENTS OF THE PHILIPPINE STOCK EXCHANGE (PSE) AND SECURITIES AND EXCHANGE COMMISSION (SEC).		
Other Relevant Information		
Please see attached disclosure letter.		

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
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Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

May 25, 2017

Philippine Stock Exchange

Attn.: Mr. Jose Valeriano B. Zuno III
Head Listing and Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City, Metro Manila

Securities & Exchange Commission

Attn.: Director Justina F. Callangan
Corporation Finance Department
Secretariat Building, PICC Complex
Roxas Boulevard, Pasay City

Gentlemen:

This is to advise that the following matters were taken up and approved at the annual stockholders' meeting and the organizational meeting of Alsons Consolidated Resources, Inc. held separately on May 25, 2017 at the Manila Polo Club, McKinley Road, Makati City, Philippines:

A. Annual Stockholders' Meeting

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5. Election of the following stockholders as Directors of the Company for the year 2017-2018;
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 2. Editha I. Alcantara
 3. Alejandro I. Alcantara
 4. Nicasio I. Alcantara
 5. Honorio A. Poblador III
 6. Tirso G. Santillan, Jr.
 7. Ramon T. Diokno
 8. Conrado C. Alcantara

9. Jose Ben R. Laraya (Independent Director)
 10. Thomas G. Aquino (Independent Director)
 11. Jacinto C. Gavino, Jr. (Independent Director)

B. Organizational Meeting

1. Election of the following as Officers of the Company for 2017-2018:

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Executive Vice President	-	Tirso G. Santillan,Jr.
Treasurer	-	Editha I. Alcantara
Chief Financial Officer	-	Robert F. Yenko
Corporate Secretary	-	Roberto V. San Jose
Assistant Corp. Secretary	-	Angel M. Esguerra, III

2. Appointment of the following as members of the board committees:

Executive & Corp. Governance Committee:

Tomas I. Alcantara – Chairman
 Editha I. Alcantara
 Thomas G. Aquino
 Jose Ben R. Laraya
 Tirso G. Santillan, Jr.

Retirement Committee:

Editha I. Alcantara
 Robert F. Yenko
 Sylvia M. Duque

Compensation Committee:

Tomas I. Alcantara – Chairman
 Honorio A. Poblador III
 Jose Ben R. Laraya
 Tirso G. Santillan, Jr.

Nomination & Election Committee:

Tomas I. Alcantara - Chairman
 Jose Ben R. Laraya
 Nicasio I. Alcantara
 Sylvia M. Duque – HR Manager

Audit, Risk & Related Party Transaction Committee:

Jose Ben R. Laraya - Chairman
 Editha I. Alcantara
 Tirso G. Santillan, Jr.
 Jacinto C. Gavino, Jr.
 Ramon T. Diokno

The Board appointed Mr. Esperidion D. Develos, Jr. as as Chief Audit Executive reporting directly to the Audit Committee.

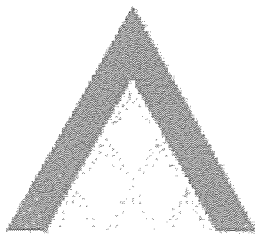
The Board also designated Mr. Robert F. Yenko and the undersigned as the Company's Corporate Information Officers / Compliance Officers with respect to disclosure requirements of the Philippine Stock Exchange and Securities Exchange Commission.

Very truly yours,


ANGEL M. ESGUERRA, III
 Assistant Corporate Secretary and
 Alternate Compliance Officer

CR03768-2017

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Alsons Consolidated Resources, Inc.
ACR

PSE Disclosure Form 17-6 - Initial Statement of Beneficial Ownership of Securities
References: SRC Rule 23 and
Section 17.5 of the Revised Disclosure Rules

Name of Reporting Person	NICASIO I. ALCANTARA
Date of Event Requiring Statement	May 25, 2017
Relationship of Reporting Person to Issuer	DIRECTOR

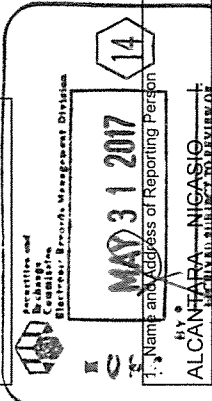
Description of the Disclosure

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES (SEC FORM 23-A)

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager

FORM 23-A



INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 23 of the Securities Regulation Code

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

(Print or Type Responses)

(Over)

(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

(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 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 respect

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

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;
- b. 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 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 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 would result in:

- a. 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;
- 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 person;
- h. 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

- 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.

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.

c. 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 identified.

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, 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 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 would give another person voting power or investment power over such securities except that disclosure of standard default and similar provisions contained in 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

- 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 on 20.....

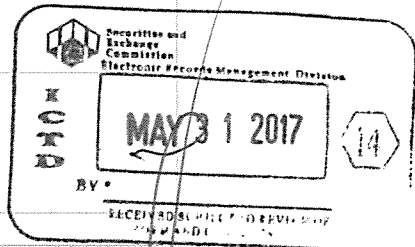

NICASIO I. ALCANTARA

By:
(Signature of Reporting Person)
Director
.....
(Name/Title)

C03327-2017

SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C

**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**



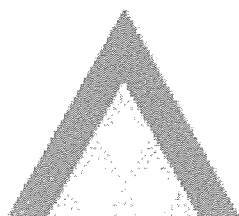
1. Date of Report (Date of earliest event reported)
May 26, 2017
2. SEC Identification Number
59366
3. BIR Tax Identification No.
001-748-412
4. Exact name of issuer as specified in its charter
ALSONS CONSOLIDATED RESOURCES, INC.
5. Province, country or other jurisdiction of incorporation
PHILIPPINES
6. Industry Classification Code(SEC Use Only)

7. Address of principal office
ALSONS BLDG., 2286 CHINO ROCES AVENUE, MAKATI CITY
Postal Code
1231
8. Issuer's telephone number, including area code
(632) 982-3000
9. Former name or former address, if changed since last report
N/A
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc.

ACR

PSE Disclosure Form 4-13 - Clarification of News Reports

References: SRC Rule 17 (SEC Form 17-C) and
Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

NEWS ARTICLES ENTITLED: 1) "ALSONS SEES PROFITS DECLINING TO P530MILLION THIS YEAR"; AND 2)
"ALSONS EXPECTS 2017 EARNINGS DIP"

Source	BUSINESS MIRROR & BUSINESS WORD ONLINE
Subject of News Report	1) "ALSONS SEES PROFITS DECLINING TO P530MILLION THIS YEAR"; AND 2) "ALSONS EXPECTS 2017 EARNINGS DIP"
Date of Publication	May 26, 2017

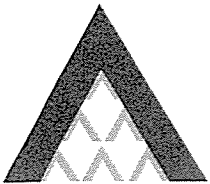
Clarification of News Report

Please see attached letter reply.

Other Relevant Information

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

May 26, 2017

Philippine Stock Exchange, Inc.
Listing and Disclosure Department
PSE Plaza, Ayala Triangle
Ayala Avenue, Makati City, Philippines

Attention : **MR. JOSE VALERIANO B. ZUNO III**
Head, Disclosure Department

Subject **Alsons Consolidated Resources, Inc.**

Dear Sir:

We reply to the Exchange's letter dated May 26, 2017 with respect to the following news articles:

1. "Alsons sees profits declining to P530 million this year" published in the May 26, 2017 issue of BusinessMirror, which reported in part that:

"ALSONS Consolidated Resources Inc.'s (sic) (Acri) is expecting profits to decline from P636 million in 2016 to P530 million this year mainly on account of finance charges from a power-generation loan.

At the company's stockholders' meeting on Thursday afternoon, Acri CFO Robert Yenko said the lower profits is mainly due to 'higher interest charges'.

...."

2. "Alsons expects 2017 earnings dip" posted in BusinessWorld Online on May 26, 2017, which reported in part that:

"ALSONS Consolidated Resources, Inc. expects net profit to decline this year until the completion of the second 105-megawatt (MW) section of its 210-MW coal-fired power plant in Sarangani province, its president said.

'There will be a dip in the profits because by this year, we will have the full loan for section one and section two,' said Tomas I. Alcantara, Alsons chairman and president, on the sidelines of the company's annual stockholders meeting at the Manila Polo Club in Makati City on Thursday.

‘But this will be replaced in the subsequent years by the revenue and profit that will be generated by the second plant,’ he said.

The second section of Sarangani Energy Corp.’s \$600-million coal-fired power plant in Maasim began construction in January and is expected to start commercial operations by the first half of 2019.

....

‘One year after the completion, we will have the generation of profits already,’ Mr. Alcantara said, adding that Alsons will be carrying the load of interest as expense in 2018 to 2019.

....

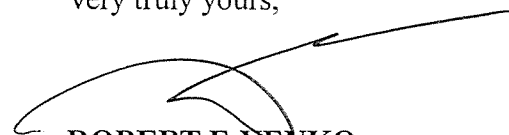
During the annual meeting, Alsons Chief Finance Officer Robert F. Yenko said the company was setting aside a capital expenditure of P8.8 billion in 2017, up from P6.5 billion last year.

‘Our profits will remain a little bit tempered,’ Mr. Yenko told the company’s stockholders.

....”

We confirm the article stated above and it was reported in the Annual Stockholders' meeting of the Company on May 25, 2017.

Very truly yours,

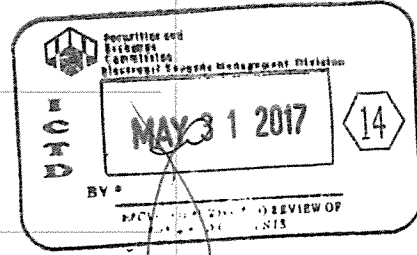


ROBERT F. YENKO
Chief Financial Officer and
Corporate Compliance Officer

C03320-2017

SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C

**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**



1. Date of Report (Date of earliest event reported)

May 26, 2017

2. SEC Identification Number

59366

3. BIR Tax Identification No.

001-748-412

4. Exact name of issuer as specified in its charter

ALSONS CONSOLIDATED RESOURCES, INC.

5. Province, country or other jurisdiction of incorporation

Philippines

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

Alsons Bldg. 2286 Chino Roces Avenue, Makati City

Postal Code

1231

8. Issuer's telephone number, including area code

(632) 982-3000

9. Former name or former address, if changed since last report

n/a

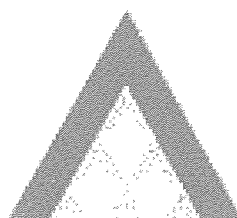
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

-

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc.
ACR

PSE Disclosure Form 4-32 - Reply to Exchange's Query

Subject of the Disclosure

MEMORANDUM OF UNDERSTANDING BETWEEN PDB NETHERLANDS & PHOENIX PETROLEUM PHILS INC.

Description of the Disclosure

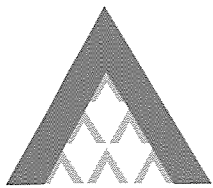
Disclosure of Petronas Dagangan BHD posted in bursamalaysia.com on May 24, 2017 in connection with the Memorandum of Understanding executed between PDB Netherlands and Phoenix Petroleum Philippines, Inc. ("PNX") on May 24, 2017 in relation to the proposed divestment of 100% equity interest in Petronas Energy Philippines, Inc. and 40% equity interest in Duta, Inc.

Information Requested

Please see attached letter reply.

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.

(Listed in the Philippine Stock Exchange Trading Symbol "ACR")

2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

May 26, 2017

Mr. Jose Valeriano B. Zuno III

Head, Disclosure Department

Philippine Stock Exchange, Inc.

Listing and Disclosure Department

PSE Plaza, Ayala Triangle

Ayala Avenue, Makati City, Philippines

Dear Sir:

We reply to your email dated May 25, 2017 with regard to the attached disclosure of Petronas Dagangan BHD posted in bursamalaysia.com on May 24, 2017 in connection with the Memorandum of Understanding executed between PDB Netherlands and Phoenix Petroleum Philippines, Inc. ("PNX") on May 24, 2017 in relation to the proposed divestment of 100% equity interest in Petronas Energy Philippines, Inc. and 40% equity interest in Duta, Inc.

The said disclosure reported in part that:

"....

Pursuant to Paragraph 9.03 of Main Market Listing Requirements of Bursa Malaysia Securities Berhad, the Board of Directors of PDB ('Board') wishes to announce that PDB (Netherlands) B.V. ('PDBN'), a wholly-owned subsidiary of PDB, has on 24 May 2017, entered into a Memorandum of Understanding ('MOU') with P-H-O-E-N-I-X Petroleum Philippines, Inc. ('Purchaser'), in relation to the following:

(i) proposed divestment of the following by PDBN:

(a) 1,092,500,000 ordinary shares and 1,511,325 preferred shares in PEPI, representing 100% equity interest in PEPI; and
(b) 183,000 ordinary shares in Duta ('Duta Shares'), representing 40% equity interest in Duta; and

(ii) proposed divestment of 137,250 Duta Shares held by Alsons Consolidated Resources, Inc. and 137,250 Duta Shares held by Masaligan Inc., representing the remaining equity interest in Duta.,

(to be collectively referred to as 'Proposed Divestment')

Pursuant to the MOU, PDBN and the Purchaser have agreed and confirmed their binding agreement to execute the agreed form of the share purchase agreements as soon as the Philippine Competition Commission ('PCC') formally accepts the forms submitted by the respective parties to notify the PCC of the Proposed Divestment and find the information submitted sufficient for the PCC to proceed with its relevant review.

For the purposes of the MOU, Alsons Consolidated Resources, Inc. and Masaligan Inc. are represented by PDBN.

...."

We would like to confirm the proposed divestment of Duta Shares held by Alsons Consolidated Resources, Inc.(ACR) and that the execution of the Memorandum Of Understanding (MOU) is not expected to have any substantial effect on the operations and financial condition of the Company.

Very truly yours,

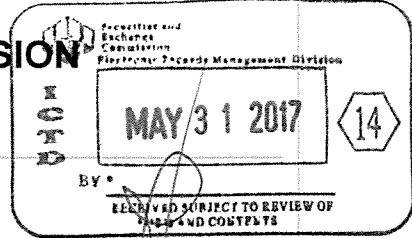


ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Alternate Compliance Officer

C03366-2017

SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C

**CURRENT REPORT UNDER SECTION 17
 OF THE SECURITIES REGULATION CODE
 AND SRC RULE 17.2(c) THEREUNDER**



1. Date of Report (Date of earliest event reported)

May 29, 2017

2. SEC Identification Number

59366

3. BIR Tax Identification No.

001-748-412

4. Exact name of issuer as specified in its charter

ALSONS CONSOLIDATED RESOURCES, INC.

5. Province, country or other jurisdiction of incorporation

PHILIPPINES

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

ALSONS BLDG., 2286 CHINO ROCES AVENUE, MAKATI CITY

Postal Code

1231

8. Issuer's telephone number, including area code

(632) 982-3000

9. Former name or former address, if changed since last report

N/A

10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

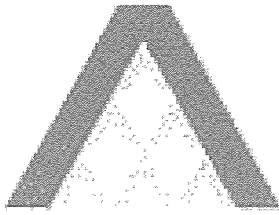
Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

-

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Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 4-13 - Clarification of News Reports

*References: SRC Rule 17 (SEC Form 17-C) and
Section 4.4 of the Revised Disclosure Rules*

Subject of the Disclosure

NEWS ARTICLE ENTITLED "ALSONS REVIVES INDONESIA EXPANSION PLAN" POSTED IN THE PHILIPPINE STAR (INTERNET EDITION) ON MAY 29, 2017.

Source	THE PHILIPPINE STAR (INTERNET EDITION)
Subject of News Report	ALSONS REVIVES INDONESIA EXPANSION PLAN
Date of Publication	May 29, 2017

Clarification of News Report

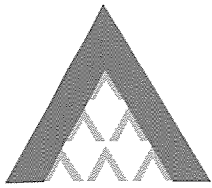
Please see attached letter reply to PSE.

Other Relevant Information

-

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.

(Listed in the Philippine Stock Exchange Trading Symbol "ACR")

2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

May 29, 2017

Philippine Stock Exchange, Inc.
Listing and Disclosure Department
PSE Plaza, Ayala Triangle
Ayala Avenue, Makati City, Philippines

Attention : **MR. JOSE VALERIANO B. ZUNO III**
Head, Disclosure Department

Subject **Alsons Consolidated Resources, Inc.**

Dear Sir:

We reply to your email dated today, May 29, 2017 with regard to the attached news article entitled: "Alsons revives Indonesia expansion plan" posted in The Philippine Star (Internet Edition) on May 29, 2017, required us to comment on, and include in our reply, the said article which reported, among others, the following:

"MANILA, Philippines - Alcantara-owned Alsons Consolidated Resources Inc. (ACR) is reviving its plans to expand operations in Indonesia given its proximity to its home base in Mindanao.

The company is exploring power investment opportunities in Sulawesi province in Indonesia 'because of its proximity to Mindanao and encouraging information on infrastructure and economic development in the eastern part of Indonesia,' said Alsons chairman and president Tomas Alcantara.

....
ACR is looking at fossil fuel-based power projects since it is indigenous in area, he said.

....

'We are talking to our traditional partners. Toyota is already there. And then some Singaporean... but again we're covered by non-disclosure agreement,' Alcantara said.

....

Once ongoing projects are completed, ACR-affiliated power facilities are expected to have a total generating capacity of 588 MW by the end of 2021. The said capacity will fulfill more than 25 percent of Mindanao's projected peak power demand for that year."

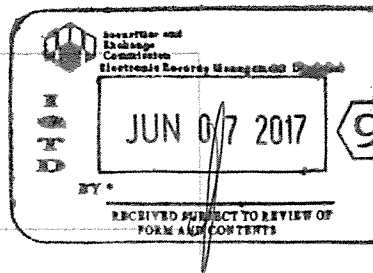
The statements on ACR's interest in a possible venture in Indonesia quoted in the article in question were made by Mr. Alcantara during an interview on the sidelines of the ACR Annual Stockholders' Meeting held last May 25, 2017 at the Manila Polo Club. The statement on projected capacity for 2021 was in a press release from ACR and this projected capacity has appeared in prior releases.

Very truly yours,



ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Alternate Compliance Officer

C03522-2017



**SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C**

**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**

1. Date of Report (Date of earliest event reported)

Jun 3, 2017

2. SEC Identification Number

58366

3. BIR Tax Identification No.

001-748-412

4. Exact name of issuer as specified in its charter

ALSONS CONSOLIDATED RESOURCES, INC.

5. Province, country or other jurisdiction of incorporation

PHILIPPINES

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

ALSONS BLDG., 2286 CHINO ROCES AVENUE, MAKATI CITY

Postal Code

1231

8. Issuer's telephone number, including area code

(632) 982-3000

9. Former name or former address, if changed since last report

N/A

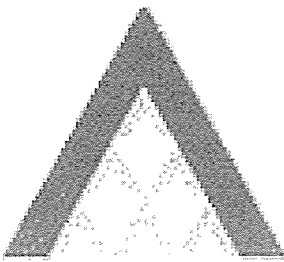
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

PRESS RELEASE

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 4-31 - Press Release
References: SRC Rule 17 (SEC Form 17-C)
Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

"Alsons Consolidated Resources, Inc. and Global Business Power Corporation, an associate of Metro Pacific Investments Corporation, enter partnership in power holding company in Mindanao"

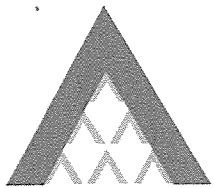
Background/Description of the Disclosure

please see attached press statement

Other Relevant Information

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

June 3, 2017

Philippine Stock Exchange

Attn.: Mr. Jose Valeriano B. Zuno III
Head, Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City, Metro Manila

Securities & Exchange Commission

Attn.: Director Justina F. Callangan
Corporate Governance & Finance Dept.
Secretariat Building, PICC Complex
Roxas Boulevard, Pasay City

Gentlemen:

We are furnishing the Exchange with a copy of the Press Statement by the Company entitled: "Alsons Consolidated Resources, Inc. and Global Business Power Corporation, an associate of Metro Pacific Investments Corporation, enter partnership in power holding company in Mindanao".

We trust that you will find the foregoing in order.

Very truly yours,


ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Corporate Compliance Officer

Refer to: Robert F. Yenko, Chief Financial Officer, Alsons Consolidated Resources, Inc.
ryenko@alcantaragroup.com (02) 982 3026

**Alsons Consolidated Resources, Inc. and Global Business Power Corporation, an associate of
Metro Pacific Investments Corporation, enter partnership in power holding company in
Mindanao**

Alsons Consolidated Resources, Inc. (ACR) – the publicly-listed company of the Alcantara Group and Mindanao's first and most experienced independent power producer, has signed an Agreement with Global Business Power Corporation (GBP) - the leading power producer in the Visayas and an associate of Metro Pacific Investment Corporation (MPIC). The agreement gives GBP a 50% stake in Alsons Thermal Energy Corporation (ATEC) – the holding company for ACR's baseload coal-fired power plant assets. ING Bank N.V. acted as ACR's sole financial adviser for the transaction while the law firm of Castillo Laman Tan Pantaleon & San Jose served as ACR's legal adviser. Macquarie Capital acted as sole financial adviser, and Puyat Jacinto & Santos Law acted as the legal adviser to GBP.

ATEC owns a 75% stake in the 210 Mega Watt (MW) Sarangani Energy Corporation (SEC) baseload coal-fired plant in Maasim, Sarangani Province. ACR's long-time Japanese partner Toyota Tsusho Corporation (TTC) will still hold 25% equity in SEC. ATEC will also assume ACR's stake in San Ramon Power, Inc. (SRPI) which is developing a 105 MW baseload coal-fired plant in Zamboanga City.

The SEC plant's first 105 MW section began operating in April 2016. SEC's second 105 MW section is currently undergoing construction and is slated to begin operating in 2019. When SEC reaches its full 210 MW capacity in the first half of 2019 it will be servicing over 6 million people in key population centers of Mindanao such as General Santos, Cagayan de Oro, Iligan, and Butuan. The SRPI plant which will provide baseload power to Zamboanga City and other nearby areas is scheduled to commence commercial operations in 2021. ACR likewise operates 3 diesel plants in different parts of Mindanao to provide peaking and backup power. It is also entering the renewable sphere with its first 15 MW run of river hydro plant in Sarangani scheduled to begin construction this year.

ACR Chairman and President Tomas I. Alcantara said, "We look forward to a fruitful partnership that combines GBP's technical competencies and strengths in the Visayas with ACR's long years of experience in Mindanao as the island's first independent power producer. We believe that this partnership will greatly benefit power consumers particularly in light of the planned interconnection of the Mindanao and Visayas grids which we strongly support."

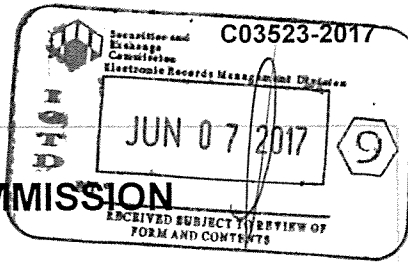


Alsons Consolidated Resources, Inc.

MPIC and GBP Chairman Manuel V. Pangilinan stated, "The new partnership with Alsons presents a significant milestone for us, through GBP, to enter the fast-growing and dynamic Mindanao market given Alsons' proven, long standing and successful track record in owning and operating power plants in Mindanao. This strategic acquisition is in line with MPIC's commitment to further bolster our infrastructure investments in all parts of the Philippines". For his part GBP President Jaime Azurin added, "GBP was established out of the need for adequate, reliable and cost efficient power supply in the Visayas. Now that the region's baseload power requirements have been secured, we are delighted to have another opportunity to be of service to emerging markets like Mindanao and help drive the nation forward through our new partners."

GBP is the leading power supplier in the Visayas with an aggregate capacity of 854 MW of coal and diesel powered generating facilities. As a committed partner to nation building, the company explores expansion projects that support the development of high growth and emerging markets. Going beyond the Visayas region, the company has gained presence in Luzon as it undertakes the development of a 670 MW super critical coal-fired plant in Luna, La Union. Through the partnership with the Alsons group, GBP now reaches the Mindanao market, enabling service to the entire nation. GBP is 56% owned by Beacon Electric Asset Holdings, Inc. (BEAHI) through Beacon PowerGen Holdings, Inc. BEAHI is a joint venture between Metro Pacific Investment Corporation and PLDT Communications and Energy Ventures, Inc. (PCEV), with MPIC holding a 50% voting interest in BEAHI.

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**SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C**

**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**

1. Date of Report (Date of earliest event reported)

Jun 5, 2017

2. SEC Identification Number

59366

3. BIR Tax Identification No.

001-748-412

4. Exact name of issuer as specified in its charter

ALSONS CONSOLIDATED RESOURCES, INC.

5. Province, country or other jurisdiction of incorporation

PHILIPPINES

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

ALSONS BLDG., 2286 CHINO ROCES AVENUE MAKATI CITY

Postal Code

1231

8. Issuer's telephone number, including area code

(632) 982-3000

9. Former name or former address, if changed since last report

N/A

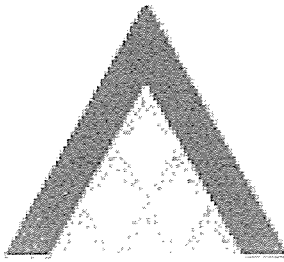
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

ITEM 2 (ACQUISITION OR DISPOSITION OF ASSETS)

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 4-2 - Acquisition/Disposition of Shares of Another Corporation

References: SRC Rule 17 (SEC Form 17-C) and
Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

Agreement for Issuer to sell 14,952,678 shares in Alsons Thermal Energy Corporation ("ATEC") and assign 50% of its receivables in ATEC to Global Business Power Corporation ("GBPC")

Background/Description of the Disclosure

On June 3, 2017, the Issuer and GBPC signed an agreement whereby, subject to the fulfillment of certain conditions precedent (including the Philippine Competition Commission's approval of the transaction), the Issuer agreed to: (1) sell 14,952,678 shares in ATEC to GBPC; and (2) assign 50% of its receivables in ATEC to GBPC.

Date of Approval by Board of Directors

Apr 3, 2017

Rationale for the transaction including the benefits which are expected to be accrued to the Issuer as a result of the transaction

Issuer will gain a strategic partner for the coal power plant projects it owns, and future energy projects it will undertake through ATEC.

The partnership will greatly benefit the power consumers with the combined technical competencies and strengths of GBPC in the Visayas and ACR's long years of experience in Mindanao as the island's first independent power producer, particularly in light of the planned interconnection of the Mindanao and Visayas grids.

Details of the acquisition or disposition

Date	TBA
------	-----

Manner

Sale of shares and advances

Description of the company to be acquired or sold

ATEC is a stock corporation organized to (1) develop and invest in energy projects, (2) provide management, investment and technical advice for commercial, industrial, manufacturing and other kinds of enterprises (including power generating plants), and (3) undertake, carry on, assist or participate in the promotion, organization, management, liquidation or reorganization of corporations, partnerships and other entities (except the management of funds, securities, portfolio or similar assets of the managed entities of corporations). The Corporation holds legal and beneficial title to (a) seventy-five percent (75%) of the voting and total outstanding capital stock of Sarangani Energy Corporation ("SEC"), (b) one hundred percent (100%) of the voting and total outstanding capital stock of ACES Technical Services Corporation, ("ACES") and (c) one hundred percent (100%) of the voting and total outstanding capital stock of San Ramon Power, Inc. ("SRPI").

The terms and conditions of the transaction

Number of shares to be acquired or disposed	14,952,678
Percentage to the total outstanding shares of the company subject of the transaction	50
Price per share	to be determined after Completion

Nature and amount of consideration given or received

Cash

Principle followed in determining the amount of consideration

Lock box mechanism. The purchase price of the shares and advances shall be determined once the conditions precedent listed below have been met.

Terms of payment

The purchase price of the shares (less a retention amount of Php 100.0 million) and the purchase price of the advances shall be paid to by GBPC to the issuer on Closing. The retention amount shall then be paid by GBPC to Issuer after the BIR Certificate Authorizing Registration for the shares has been obtained.

Conditions precedent to closing of the transaction, if any

1. Approval of the transaction by the Philippine Competition Commission;
2. Obtaining the consents, approvals or other actions by certain third parties;
3. Obtaining the consent/conforme of certain customers;
4. Issuer has provided GBPC with certain documents pertaining to the advances to be assigned to the latter;
5. Except for certain advances, the assignment to the Issuer of all other advances made to SRPI, and the Issuer's subsequent assignment of an agreement and all advances made thereunder, to ATEC;
6. Completion of the transfer to ATEC of certain shares in SRPI;
7. There has been no breach by the Issuer, ATEC or any of the latter's subsidiaries of any of the representations, warranties, undertaking and covenants relating to them under agreement between the Investor and GBPC; and
8. Agreement by the Investor and GBPC on the computation of the purchase price for the shares and the advances.

Any other salient terms

None

Identity of the person(s) from whom the shares were acquired or to whom they were sold

Name	Nature of any material relationship with the Issuer, their directors/ officers, or any of their affiliates
Global Business Power Corporation	n/a

Effect(s) on the business, financial condition and operations of the Issuer, if any

Following the sale, transfer and delivery of the ATEC shares to GBPC, the Issuer's parent company financial statements will reflect a temporary decrease under investment in subsidiary while the cash item will increase substantially. The liquidity arising from the sale of a portion of its equity interest in ATEC and the underlying assets will allow ACR to invest in other projects and/or possibly reduce a portion of its debt.

Other Relevant Information

None

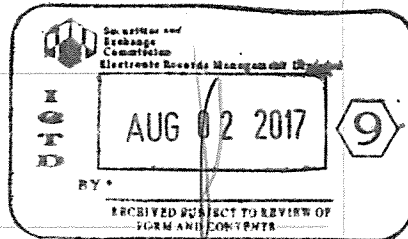
Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager

C04679-2017

SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C

**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**



1. Date of Report (Date of earliest event reported)

Jul 28, 2017

2. SEC Identification Number

59366

3. BIR Tax Identification No.

001-748-412

4. Exact name of issuer as specified in its charter

ALSONS CONSOLIDATED RESOURCES, INC.

5. Province, country or other jurisdiction of incorporation

PHILIPPINES

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

ALSONS BLDG., 2286 CHINO ROCES AVENUE, MAKATI CITY

Postal Code

1231

8. Issuer's telephone number, including area code

(632) 982-3000

9. Former name or former address, if changed since last report

N/A

10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

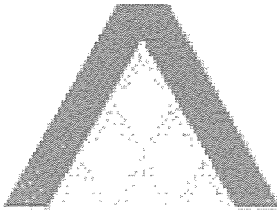
Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

RESIGNATION OF DIRECTOR

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Alsons Consolidated Resources, Inc.

ACR

PSE Disclosure Form 4-8 - Change in Directors and/or Officers

(Resignation/Removal or Appointment/Election)

References: SRC Rule 17 (SEC Form 17-C) and
Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

RESIGNATION OF DIRECTOR

Background/Description of the Disclosure

MR. NICASIO I. ALCANTARA RESIGNATION AS MEMBER OF THE BOARD OF DIRECTORS OF ALSONS CONSOLIDATED RESOURCES, INC.

Resignation/Removal or Replacement

Name of Person	Position/Designation	Effective Date of Resignation/Cessation of term (mmm/dd/yyyy)	Reason(s) for Resignation/Cessation
NICASIO I. ALCANTARA	DIRECTOR	JULY 28 2017	PERSONAL

Election or Appointment

Name of Person	Position/Designation	Date of Appointment/Election (mmm/dd/yyyy)	Effective Date of Appointment Election (mmm/dd/yyyy)	Shareholdings in the Listed Company		Nature of Indirect Ownership
				Direct	Indirect	
-	-	-	-	0	0	-

Promotion or Change in Designation

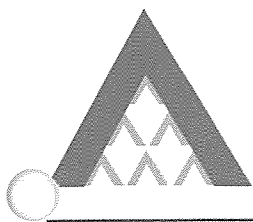
Name of Person	Position/Designation	Date of Approval (mmm/dd/yyyy)	Effective Date of Change (mmm/dd/yyyy)	Shareholdings in the Listed Company		Nature of Indirect Ownership
				Direct	Indirect	
-	-	-	-	0	0	-

Other Relevant Information

Please see attached letter to PSE/SEC.

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.,) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

July 28, 2017

Philippine Stock Exchange

Attn.: Mr. Jose Valeriano B. Zuno III
OIC-Head, Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City, Metro Manila

Securities & Exchange Commission

Attn.: Director Justina F. Callangan
Corporation Finance Department
S.E.C. Building, EDSA
Greenhills, Mandaluyong City

Subject : **Resignation of Director**

Gentlemen:

We advise that Mr. Nicasio I. Alcantara has tendered his resignation as member of the Board of Directors of Alsons Consolidated Resources, Inc. effective July 28, 2017. The Philippines Stock Exchange and Securities and Exchange Commission will be advised as soon as a replacement director has been elected.

We are also furnishing the Exchange a copy of Mr. Alcantara's resignation letter.

Very truly yours,


ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Alternate Information Officer

July 28, 2017

The Board of Directors
Alsons Consolidated Resources, Inc.
Alsons Building, 2286 Chino Roces Avenue
Makati City 1231 Metro Manila

Dear Esteemed Board Members,

Resignation as a Director

I hereby tender my resignation as a Director on the Board of the Company with effect from the date of this letter.

I would like to take this opportunity to express my appreciation for the trust and support given to me during my tenure as a Director of the Company. I wish the Company success in all of its future endeavours.

Thank you.

Yours faithfully,

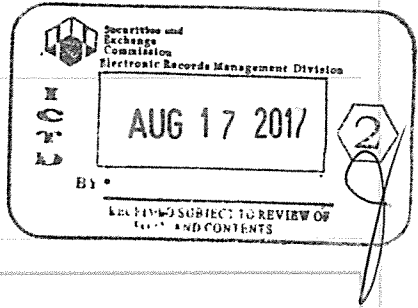


Nicasio I. Alcantara

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER

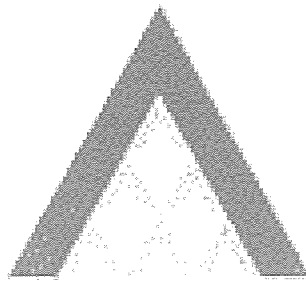


1. Date of Report (Date of earliest event reported)
Aug 14, 2017
2. SEC Identification Number
59366
3. BIR Tax Identification No.
001-748-412-000
4. Exact name of issuer as specified in its charter
ALSONS CONSOLIDATED RESOURCES, INC.
5. Province, country or other jurisdiction of incorporation
PHILIPPINES
6. Industry Classification Code(SEC Use Only)
7. Address of principal office
ALSONS BLDG., 2286 CHINO ROCES AVE., MAKATI CITY
Postal Code
1231
8. Issuer's telephone number, including area code
(632) 982-3000
9. Former name or former address, if changed since last report
N/A
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK PHP1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein
PRESS RELEASE

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 4-31 - Press Release
*References: SRC Rule 17 (SEC Form 17-C)
Section 4.4 of the Revised Disclosure Rules*

Subject of the Disclosure

PRESS RELEASE "ALSONS 1ST HALF 2017 REVENUES RISE TO P3.58 BILLION DRIVEN BY SARANGANI POWER PLANT OPERATIONS"

Background/Description of the Disclosure

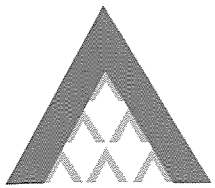
PRESS RELEASE REGARDING THE COMPANY'S 2ND QTR/1ST HALF 2017 FINANCIAL RESULTS

Other Relevant Information

PLEASE SEE ATTACHED

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

August 14, 2017

Philippine Stock Exchange

Attn.: Mr. Jose Valeriano B. Zuno III
Head Listing and Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City, Metro Manila

Securities & Exchange Commission

Attn.: Director Justina F. Callangan
Corporation Finance Department
Secretariat Building, PICC Complex
Roxas Boulevard, Pasay City

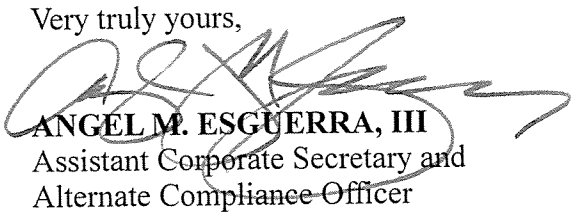
Gentlemen:

We are pleased to inform the Exchange that the Audit, Risk & Related Party Transaction Committee of Alsons Consolidated Resources, Inc. approved on Thursday, August 10, 2017 the Unaudited Second Quarter Financial Statements of the Company. The SEC Form 17-Q will be submitted to the Securities and Exchange Commission before August 15, 2017.

We are also furnishing the Exchange with a copy of the Press Statement by the Company entitled: "Alsons 1st half 2017 revenues rise to P3.58 billion driven by Sarangani Power plant operations"

We trust that you find the foregoing in order.

Very truly yours,



ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Alternate Compliance Officer



Alsons Consolidated Resources, Inc.

Refer to: Robert F. Yenko, Chief Financial Officer, Alsons Consolidated Resources, Inc.
ryenko@alcantaragroup.com (02) 982 3026

Alsons 1st half 2017 revenues rise to P3.58 billion driven by Sarangani Power plant operations

In a disclosure to the Philippine Stock Exchange (PSE) Alsons Consolidated Resources, Inc. (ACR) – the publicly-listed company of the Alcantara Group and Mindanao's first and most experienced independent power producer – reported a 12% increase in revenues in the first half of 2017 to P3.58 billion from P3.20 billion in the same period last year. The main revenue contributor for this period was the first 105-megawatt (MW) section of ACR's 210 MW Sarangani Energy Corporation (SEC) coal-fired baseload power plant in Maasim, Sarangani Province, accounting for P2.19 billion in revenue.

ACR's net income for the first six months of 2017 was up by around 7% to P269 million from P251 million in the first half of 2016. Net income attributable to the parent company during this period rose to P85 million – a 63% jump from the P52 million in the first six months of 2016.

Earnings per share in the first half of this year grew 75% from P0.008 in 2016 to P0.014. ACR disclosed that financial results for the first half of the year were right on track with its 2017 operating plan and budget, and that the company looks forward to achieving significant revenue and income growth at the end of the year.

The first 105 MW section of the SEC plant began operating in April of 2016, providing much needed baseload power to over three million people residing in the provinces of Sarangani, Compostela Valley, Agusan del Norte, and Agusan del Sur; the cities of General Santos, Iligan, Butuan; and other major population centers of Mindanao. Construction of the SEC plant's second 105-MW section commenced in January of this year. Upon its completion that is targeted in the first half of 2019, SEC Section 2 is set to contribute another 105 MW of baseload power to benefit an additional three million residents of South Cotabato, Davao del Sur, Zamboanga del Norte, Zamboanga del Sur, Cagayan de Oro City, and other key areas of Mindanao. ACR expects the commencement of commercial operations of SEC Section 2 in 2019 to have a substantial positive impact on the company's revenue and bottom-line.

At a cost of nearly US\$600 million, the SEC power plant is the largest power investment in Sarangani Province and the entire Region 12. Aside from the SEC power plant, the company is also developing the 105 MW San Ramon Power, Inc. (SRPI) baseload coal-fired power plant in Zamboanga City. The SRPI plant, which will provide baseload power to Zamboanga City and other nearby areas, is scheduled to commence commercial operations in 2021.

In June of 2017, ACR entered into a partnership with Global Business Power Corporation (GBP), – an associate of Metro Pacific Investments Corporation (MPIC), giving GBP a 50% stake in Alsons Thermal Energy Corporation (ATEC) – the holding company for ACR's baseload coal-fired power plant assets. ACR expects the partnership agreement with GBP currently being reviewed by the Philippine Competition Commission (PCC) to be cleared within the third quarter of this year.

ACR also operates three diesel power facilities: the 103 MW Mapalad Power Corporation diesel plant in Iligan City, the 55 MW Southern Philippines Power Corporation facility in Alabel, Sarangani; and the 100 MW power plant of the Western Mindanao Power Corporation in Zamboanga City.



The company is entering the renewable energy sphere with its first 15 MW run-of-river hydro plant at the Siguil River in Maasim, Sarangani scheduled to begin construction this year and a 40 MW solar power project within the General Santos- Sarangani area.

###



109072017004342



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 : September 07, 2017 02:07:39 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No. 0000059366

Company Name ALSONS CONSOLIDATED RESOURCES INC.

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 109072017004342

Document Type Initial Statement of Beneficial Ownership

Document Code 23A

Period Covered August 24, 2017

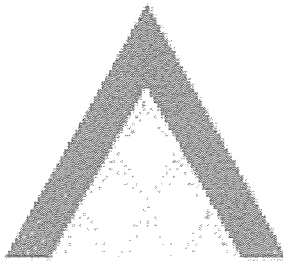
No. of Days Late 0

Department CFD

Remarks DIAGO ARTURO JR, BARRICA

CR06288-2017

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 17-6 - Initial Statement of Beneficial Ownership of Securities References: SRC Rule 23 and Section 17.5 of the Revised Disclosure Rules

Name of Reporting Person	ARTURO B. DIAGO, JR.
Date of Event Requiring Statement	Sep 4, 2017
Relationship of Reporting Person to Issuer	Newly appointed Director and member of the Nomination & Election Committee

Description of the Disclosure

Attached copy of the initial report of shareholdings of Mr. Diago (SEC Form 23-A)

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager

FORM 23-A

**SECURITIES AND EXCHANGE COMMISSION
Metro Manila, Philippines**

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 23 of the Securities Regulation Code

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

(Print or Type Responses)

150

(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.

(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 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 respect to such security.

FORM 23-A (continued)

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

Explanation of Responses:

Intentional misstatements or omissions of facts constitute Criminal Violations under the SBC.

Note: File five (5) copies of this form, one of which must be manually signed. Attach additional sheets if space provided is insufficient.

Intentional misstatements or omissions of facts constitute Criminal Violations under the SRC

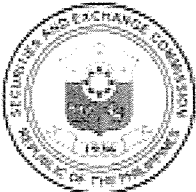
ARTURO E. DIAGO, JR. SEP 04 2017
Signature of Reporting Person
Date

Data 2

(Print or Type Responses)



108302017001157



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

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The following document has been received:

Receiving Officer/Encoder : Ramon L. Legaspi

Receiving Branch : SEC Head Office

Receipt Date and Time : August 30, 2017 09:39:44 AM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No. 0000059366

Company Name ALSONS CONSOLIDATED RESOURCES INC.

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 108302017001157

Document Type 17-C (FORM 11-C:CURRENT DISCL/RPT)

Document Code 17-C

Period Covered August 25, 2017

No. of Days Late 0

Department CFD

Remarks

C05346-2017

**SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C**

**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**

1. Date of Report (Date of earliest event reported)
Aug 25, 2017
2. SEC Identification Number
59366
3. BIR Tax Identification No.
001-748-412
4. Exact name of issuer as specified in its charter
ALSONS CONSOLIDATED RESOURCES, INC.
5. Province, country or other jurisdiction of incorporation
PHILIPPINES
6. Industry Classification Code(SEC Use Only)

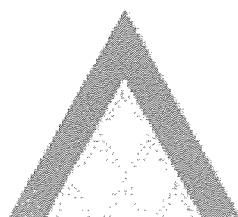
7. Address of principal office
ALSONS BLDG., 2286 CHINO ROCES AVENUE, MAKATI CITY
Postal Code
1231
8. Issuer's telephone number, including area code
(632) 982-3000
9. Former name or former address, if changed since last report
N/A
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

-

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc.

ACR

**PSE Disclosure Form 4-8 - Change in Directors and/or Officers
(Resignation/Removal or Appointment/Election)
References: SRC Rule 17 (SEC Form 17-C) and
Section 4.4 of the Revised Disclosure Rules**

Subject of the Disclosure

APPOINTMENT OF DIRECTOR

Background/Description of the Disclosure

APPOINTMENT OF MR. ARTURO B. DIAGO, JR AS A DIRECTOR AND MEMBER OF THE NOMINATION & ELECTION COMMITTEE OF "ACR"

Resignation/Removal or Replacement

Name of Person	Position/Designation	Effective Date of Resignation/Cessation of term (mmm/dd/yyyy)	Reason(s) for Resignation/Cessation
-	-	-	-

Election or Appointment

Name of Person	Position/Designation	Date of Appointment/Election (mmm/dd/yyyy)	Effective Date of Appointment Election (mmm/dd/yyyy)	Shareholdings in the Listed Company		Nature of Indirect Ownership
				Direct	Indirect	
ARTURO B. DIAGO, JR.	DIRECTOR / MEMBER OF THE NOMINATION & ELECTION COMMITTEE	08/24/2017	08/24/2017	100	0	-

Promotion or Change in Designation

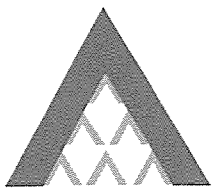
Name of Person	Position/Designation	Date of Approval (mmm/dd/yyyy)	Effective Date of Change (mmm/dd/yyyy)	Shareholdings in the Listed Company		Nature of Indirect Ownership
				From	To	
-	-	-	-	0	0	-

Other Relevant Information

PLEASE SEE ATTACHED LETTER TO PSE/SEC.

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.,) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

August 25, 2017

Philippine Stock Exchange

Attn.: Mr. Jose Valeriano B. Zuno III
Head Listing and Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City, Metro Manila

Securities & Exchange Commission

Attn.: Director Justina F. Callangan
Corporation Finance Department
Secretariat Building, PICC Complex
Roxas Boulevard, Pasay City

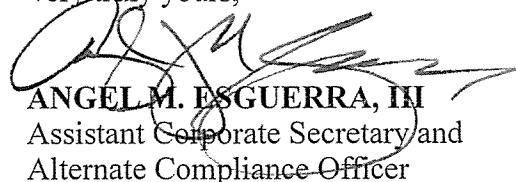
Gentlemen:

Effective the close of business day of August 24, 2017, the Board of Directors of ALSONS CONSOLIDATED RESOURCES, INC. ("ACR"), upon the recommendation of its Nomination & Election Committee, approved the qualifications of, and appointed, Mr. **ARTURO B. DIAGO, JR.** as a Director of "ACR", to replace Mr. Nicasio I. Alcantara who had resigned.

The Board also appointed Mr. Diago as a member of the Nomination & election Committee.

For the information of the Exchange. Thank you.

Very truly yours,



ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Alternate Compliance Officer



109142017004587



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

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Receiving Branch : SEC Head Office

Receipt Date and Time : September 14, 2017 02:11:38 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No. 0000059366

Company Name ALSONS CONSOLIDATED RESOURCES INC.

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 109142017004587

Document Type GENERAL INFORMATION SHEET

Document Code GIS

Period Covered August 24, 2017

No. of Days Late 0

Department CED/CFD/CRMD/MRD

Remarks Amendment

AMENDED GENERAL INFORMATION SHEET (GIS)

FOR THE YEAR 2017

STOCK CORPORATION

GENERAL INSTRUCTIONS:

1. FOR USER CORPORATION: THIS GIS SHOULD BE SUBMITTED WITHIN THIRTY (30) CALENDAR DAYS FROM THE DATE OF THE ANNUAL STOCKHOLDERS' MEETING. DO NOT LEAVE ANY ITEM BLANK. WRITE "N.A." IF THE INFORMATION REQUIRED IS NOT APPLICABLE TO THE CORPORATION OR "NONE" IF THE INFORMATION IS NON-EXISTENT. IF THE ANNUAL STOCKHOLDERS' MEETING IS HELD ON A DATE OTHER THAN THAT STATED IN THE BY-LAWS, THE GIS SHALL BE SUBMITTED WITHIN THIRTY (30) CALENDAR DAYS FROM THE ACTUAL DATE OF THE ANNUAL STOCKHOLDERS' MEETING.
2. IF NO MEETING IS HELD, THE CORPORATION SHALL SUBMIT THE GIS NOT LATER THAN JANUARY 30 OF THE FOLLOWING YEAR. HOWEVER, SHOULD AN ANNUAL STOCKHOLDERS' MEETING BE HELD THEREAFTER, A NEW GIS SHALL BE SUBMITTED/FILED.
3. THIS GIS SHALL BE ACCOMPLISHED IN ENGLISH AND CERTIFIED AND SWEARN TO BY THE CORPORATE SECRETARY OF THE CORPORATION.
4. THE SEC SHOULD BE TIMELY APPRISED OF RELEVANT CHANGES IN THE SUBMITTED INFORMATION AS THEY ARISE. FOR CHANGES RESULTING FROM ACTIONS THAT AROSE BETWEEN THE ANNUAL MEETINGS, THE CORPORATION SHALL SUBMIT ONLY THE AFFECTED PAGE OF THE GIS THAT RELATES TO THE NEW INFORMATION TOGETHER WITH A COVER LETTER SIGNED BY THE CORPORATE SECRETARY OF THE CORPORATION. THE PAGE OF THE GIS AND COVER LETTER SHALL BE SUBMITTED WITHIN SEVEN (7) DAYS AFTER SUCH CHANGE OCCURRED OR BECAME EFFECTIVE.
5. SUBMIT FOUR (4) COPIES OF THE GIS TO THE CENTRAL RECEIVING SECTION, GROUND FLOOR, SEC BLDG., EDSA, MANDALUYONG CITY. ALL COPIES SHALL UNIFORMLY BE ON A4 OR LETTER-SIZED PAPER WITH A STANDARD COVER PAGE. THE PAGES OF ALL COPIES SHALL USE ONLY ONE SIDE. CORPORATIONS SUBMITTING A COPY OF THEIR GIS ONLINE OR VIA INTERNET SHALL SUBMIT ONE (1) HARD COPY OF THE GIS, TOGETHER WITH A CERTIFICATION UNDER OATH BY ITS CORPORATE SECRETARY THAT THE COPY SUBMITTED ONLINE CONTAINS THE EXACT DATA IN THE HARD COPY.
6. ONLY THE GIS ACCOMPLISHED IN ACCORDANCE WITH THESE INSTRUCTIONS SHALL BE CONSIDERED AS HAVING BEEN FILED.
7. THIS GIS MAY BE USED AS EVIDENCE AGAINST THE CORPORATION AND ITS RESPONSIBLE DIRECTORS/OFFICERS FOR ANY VIOLATION OF EXISTING LAWS, RULES AND REGULATIONS

===== PLEASE PRINT LEGIBLY =====

CORPORATE NAME: ALSONS CONSOLIDATED RESOURCES, INC.		DATE REGISTERED: Dec. 24, 1974
BUSINESS/TRADE NAME: ALSONS CONSOLIDATED RESOURCES, INC.		FISCAL YEAR END: Dec. 31
SEC REGISTRATION NUMBER: 59366		CORPORATE TAX IDENTIFICATION NUMBER (TIN) 001-748-412
DATE OF ANNUAL MEETING PER BY-LAWS: ANY DAY OF MAY OF EACH YEAR		WEBSITE/URL ADDRESS: www.acr.com.ph
ACTUAL DATE OF ANNUAL MEETING: August 24, 2017 – Board of Directors Meeting		E-MAIL ADDRESS: legal@alcantaragroup.com
COMPLETE PRINCIPAL OFFICE ADDRESS: ALSONS BUILDING, 2286 CHINO ROCES AVE., MAKATI CITY, METRO MANILA, PHILIPPINES		FAX NUMBER: (02) 982-3030
COMPLETE BUSINESS ADDRESS: ALSONS BUILDING, 2286 CHINO ROCES AVE., MAKATI CITY, METRO MANILA, PHILIPPINES		TELEPHONE NUMBER(S): (02) 982-3000
NAME OF EXTERNAL AUDITOR & ITS SIGNING PARTNER: SGV & COMPANY / MARTIN C. GUANTES		SEC ACCREDITATION NUMBER (if applicable): 0325-AR-3
PRIMARY PURPOSE/ACTIVITY/INDUSTRY PRESENTLY ENGAGED IN: HOLDING COMPANY		INDUSTRY CLASSIFICATION: GEOGRAPHICAL CODE:

===== INTERCOMPANY AFFILIATIONS =====

PARENT COMPANY	SEC REGISTRATION NO.	ADDRESS
ALSONS CORPORATION	AS094-000-911	2286 CHINO ROCES AVE., MAKATI CITY
SUBSIDIARY/AFFILIATE	SEC REGISTRATION NO.	ADDRESS
CONAL HOLDINGS CORPORATION	A199710656	2286 CHINO ROCES AVE., MAKATI CITY
ALSING POWER HOLDINGS, INC.	A199802596	2286 CHINO ROCES AVE., MAKATI CITY
ALSONS LAND CORPORATION	AS09410767	2286 CHINO ROCES AVE., MAKATI CITY
ALSONS THERMAL ENERGY CORPORATION	CS201523706	2258 CHINO ROCES AVE.COR.EDSA, MAKATI CITY
ALSONS RENEWABLE ENERGY CORPORATION	CS201419325	2258 CHINO ROCES AVE.COR.EDSA, MAKATI CITY

GENERAL INFORMATION SHEET

STOCK CORPORATION

===== PLEASE PRINT LEGIBLY =====

Corporate Name: ALSONS CONSOLIDATED RESOURCES, INC.

A. Is the Corporation a covered person under the Anti Money Laundering Act (AMLA), as amended? (Rep. Acts.)

Yes No

Please check the appropriate box:

1.

- a. Banks
- b. Offshore Banking Units
- c. Quasi-Banks
- d. Trust Entities
- e. Non-Stock Savings and Loan Associations
- f. Pawnshops
- g. Foreign Exchange Dealers
- h. Money Changers
- i. Remittance Agents
- j. Electronic Money Issuers
- k. Financial Institutions which Under Special Laws are subject to Bangko Sentral ng Pilipinas' (BSP) supervision and/or regulation, including their subsidiaries and

2.

- a. Insurance Companies
- b. Insurance Agents
- c. Insurance Brokers
- d. Professional Reinsurers
- e. Reinsurance Brokers
- f. Holding Companies
- g. Holding Company Systems
- h. Pre-need Companies
- i. Mutual Benefit Association
- j. All Other Persons and entities supervised and/or regulated by the Insurance Commission (IC)

3.

- a. Securities Dealers
- b. Securities Brokers
- c. Securities Salesman
- d. Investment Houses
- e. Investment Agents and Consultants
- f. Trading Advisors
- g. Other entities managing Securities or rendering similar
- h. Mutual Funds or Open-end Investment Companies
- i. Close-end Investment Companies
- j. Common Trust Funds or Issuers and other similar entities
- k. Transfer Companies and other similar entities
- l. Other entities administering or otherwise dealing in currency, commodities or financial derivatives based
- m. Entities administering or otherwise dealing in valuable
- n. Entities administering or otherwise dealing in cash Substitutes and other similar monetary instruments or property supervised and/or regulated by the Securities and Exchange Commission (SEC)

4. Jewelry dealers in precious metals, who, as a business, trade in precious metals

5. Jewelry dealers in precious stones, who, as a business, trade in precious stone

6. Company service providers which, as a business, provide any of the following services to third parties:

- a. acting as a formation agent of juridical
- b. acting as (or arranging for another person to act as) a director or corporate secretary of a company, a partner of a partnership, or a similar position in relation to other juridical persons
- c. providing a registered office, business address or accommodation, correspondence or administrative address for a company, a partnership or any other legal person or arrangement
- d. acting as (or arranging for another person to act as) a nominee shareholder for another

7. Persons who provide any of the following services:

- a. managing of client money, securities or other assets
- b. management of bank, savings or securities accounts
- c. organization of contributions for the creation, operation or management of companies
- d. creation, operation or management of juridical persons or arrangements, and buying and selling business entities

8. None of the above

Describe nature of business: **HOLDING COMPANY**

B. Has the Corporation complied with the requirements on Customer Due Diligence (CDD) or Know Your Customer (KYC), record-keeping, and submission of reports under the AMLA, as amended, since the

Yes No

GENERAL INFORMATION SHEET

STOCK CORPORATION

===== please print legibly =====

CORPORATE NAME: ALSONS CONSOLIDATED RESOURCES, INC.

CAPITAL STRUCTURE

AUTHORIZED CAPITAL STOCK

	TYPE OF SHARES *	NUMBER OF SHARES	PAR/STATED VALUE	AMOUNT (PhP) (No. of shares X Par/Stated Value)
	COMMON	11,945,000,000	1.00	11,945,000,000.00
	PREFERRED	5,500,000,000	0.01	55,000,000.00
TOTAL			TOTAL P	12,000,000,000.00

SUBSCRIBED CAPITAL

FILIPINO	NO. OF STOCK-HOLDERS	TYPE OF SHARES *	NUMBER OF SHARES	NUMBER OF SHARES IN THE HANDS OF THE PUBLIC **	PAR/STATED VALUE	AMOUNT (PhP)	% OF OWNERSHIP
	457	COMMON	6,137,729,315		1.00	6,137,729,315.00	52.05
	1	PREFERRED	5,500,000,000		0.01	55,000,000.00	46.64
TOTAL		11,637,729,315			TOTAL P	6,192,729,315.00	98.70
FOREIGN (INDICATE BY NATIONALITY)	NO. OF STOCK-HOLDERS	TYPE OF SHARES *	NUMBER OF SHARES	NUMBER OF SHARES IN THE HANDS OF THE PUBLIC **	PAR/STATED VALUE	AMOUNT (PhP)	% OF OWNERSHIP
CHINESE	2	COMMON	120,000		1.00	120,000.00	0.00
JAPANESE	1	COMMON	200,000		1.00	200,000.00	0.00
SINGAPOREAN	1	COMMON	3,000		1.00	3,000.00	0.00
INDIAN	1	COMMON	5,000		1.00	5,000.00	0.00
AMERICAN	1	COMMON	75,000		1.00	75,000.00	0.00
OTHERS	1	COMMON	153,367,685		1.00	153,367,685.00	1.30
Percentage of Foreign Equity : 0.64%		TOTAL		153,770,685		TOTAL P	153,770,685.00
					TOTAL SUBSCRIBED P	6,346,500,000.00	100.00

PAID-UP CAPITAL

FILIPINO	NO. OF STOCK-HOLDERS	TYPE OF SHARES *	NUMBER OF SHARES	PAR/STATED VALUE	AMOUNT (PhP)	% OF OWNERSHIP
	457	COMMON	6,137,729,315	1.00	6,137,729,315.00	52.71
	1	PREFERRED	3,098,333,300	0.01	30,983,333.00	46.65
TOTAL		9,236,062,615			TOTAL P	6,168,712,648.00
FOREIGN (INDICATE BY NATIONALITY)	NO. OF STOCK-HOLDERS	TYPE OF SHARES *	NUMBER OF SHARES	PAR/STATED VALUE	AMOUNT (PhP)	% OF OWNERSHIP
CHINESE	2	COMMON	120,000	1.00	120,000.00	0.00
JAPANESE	1	COMMON	200,000	1.00	200,000.00	0.00
SINGAPOREAN	1	COMMON	3,000	1.00	3,000.00	0.00
INDIAN	1	COMMON	5,000	1.00	5,000.00	0.00
AMERICAN	1	COMMON	75,000	1.00	75,000.00	0.00
OTHERS	1	COMMON	153,367,685	1.00	153,367,685.00	0.64
TOTAL		153,770,685			TOTAL P	153,770,685.00
					TOTAL PAID-UP P	6,322,483,333.00
						100.00

NOTE: USE ADDITIONAL SHEET IF NECESSARY

* Common, Preferred or other classification

** Other than Directors, Officers, Shareholders owning 10% of outstanding shares.

GENERAL INFORMATION SHEET
STOCK CORPORATION

===== please print legibly =====

CORPORATE NAME: ALSONS CONSOLIDATED RESOURCES, INC.						
DIRECTORS / OFFICERS						
NAME AND NATIONALITY	INC'R	BOARD	SEX	STOCK HOLDER	OFFICER	EXEC. COMM.
1. TOMAS I. ALCANTARA FILIPINO	N	C	M	Y	PRES.	C/C N/C
2. EDITHA I. ALCANTARA FILIPINO	N	M	F	Y	TREAS.	A/M
3. TIRSO G. SANTILLAN, JR. FILIPINO	N	M	M	Y	EVP	C/M A/M
4. ALEJANDRO I. ALCANTARA FILIPINO	N	M	M	Y	N/A	
5. RAMON T. DIOKNO FILIPINO	N	M	M	Y	N/A	A/M
6. CONRADO C. ALCANTARA FILIPINO	N	M	M	Y	N/A	
7. <u>ARTURO B. DIAGO, JR.</u> FILIPINO	N	M	M	Y	N/A	N/M
8. HONORIO A. POBLADOR III FILIPINO	N	M	M	Y	N/A	C/M
9. JACINTO C. GAVINO, JR. FILIPINO	N	I	M	Y	IND. DIRECTOR	A/M
10. THOMAS G. AQUINO FILIPINO	N	I	M	Y	IND. DIRECTOR	M
11. JOSE BEN R. LARAYA FILIPINO	N	I	M	Y	IND. DIRECTOR	C/M A/C N/M
12. ROBERT F. YENKO FILIPINO	N		M	N	CFO	
13. ROBERTO V. SAN JOSE FILIPINO	N		M	Y	COR.SEC.	
14. ANGEL M. ESGUERRA, III FILIPINO	N		M	N	ASST. COR.SEC./ DPO	
15. ESPERIDION D. DEVELOS, JR FILIPINO	N		M	N	CHIEF AUDIT EXECUTIVE	

INSTRUCTIONS:

FOR SEX COLUMN, PUT "F" FOR FEMALE, "M" FOR MALE.

FOR BOARD COLUMN, PUT "C" FOR CHAIRMAN, "M" FOR MEMBER, "I" FOR INDEPENDENT DIRECTOR.

FOR INC'R COLUMN, PUT "Y" IF AN INCORPORATOR, "N" IF NOT.

FOR STOCKHOLDER COLUMN, PUT "Y" IF A STOCKHOLDER, "N" IF NOT.

FOR OFFICER COLUMN, INDICATE PARTICULAR POSITION IF AN OFFICER, FROM VP UP INCLUDING THE POSITION OF THE TREASURER,

SECRETARY, COMPLIANCE OFFICER AND/OR ASSOCIATED PERSON.

FOR EXECUTIVE COMMITTEE, INDICATE "C" IF MEMBER OF THE COMPENSATION COMMITTEE; "A" FOR AUDIT COMMITTEE; "N" FOR NOMINATION AND ELECTION COMMITTEE. ADDITIONALLY WRITE "C" AFTER SLASH IF CHAIRMAN AND "M" IF MEMBER.

GENERAL INFORMATION SHEET

STOCK CORPORATION

===== PLEASE PRINT LEGIBLY =====

COPORATE NAME: ALSONS CONSOLIDATED RESOURCES, INC.						
TOTAL NUMBER OF STOCKHOLDERS:	465	NO. OF STOCKHOLDERS WITH 100 OR MORE SHARES EACH: 456				
TOTAL ASSETS BASED ON LATEST AUDITED FINANCIAL STATEMENTS: PhP15,783,578,233.00 (2016 Audited FS)						
STOCKHOLDER'S INFORMATION						
NAME AND NATIONALITY	SHARES SUBSCRIBED			AMOUNT PAID (PhP)		
	TYPE	NUMBER	AMOUNT (PhP)		% OF OWNERSHIP	
1. ALSONS CORPORATION FILIPINO	COM.	2,592,524,072	2,592,524,072.00	68.63		
	PREF.	5,500,000,000	55,000,000.00			
	TOTAL	8,092,524,072	2,647,524,072.00			
2. ALSONS POWER HOLDINGS CORP. FILIPINO	COM.	1,249,999,600	1,249,999,600.00	10.60		
	TOTAL	1,249,999,600	1,249,999,600.00			
3. ALSONS DEV'T. & INVESTMENT CORP. FILIPINO	COM.	1,188,524,026	1,188,524,026.00	10.08		
	TOTAL	1,188,524,026	1,188,524,026.00			
4. PCD NOMINEE CORPORATION FILIPINO	COM.	1,075,408,366	1,075,408,366.00	9.12		
	TOTAL	1,075,408,366	1,075,408,366.00			
5. PCD NOMINEE CORPORATION NON-FILIPINO	COM.	153,367,685	153,367,685.00	1.30		
	TOTAL	153,367,685	153,367,685.00			
6. SEC ACCT NO.2 FAO: VARIOUS CUSTOMERS OF GUOCO FILIPINO	COM.	2,090,000	2,090,000.00	0.02		
	TOTAL	2,090,000	2,090,000.00			
7. ALL ASIA CAPITAL TRUST & INVESTMENT DIVISION A/C#95-001 FILIPINO	COM.	1,830,000	1,830,000.00	0.02		
	TOTAL	1,830,000	1,830,000.00			
TOTAL AMOUNT OF SUBSCRIBED CAPITAL		6,318,743,749.00	99.76	6,294,727,082.00		
TOTAL AMOUNT OF PAID-UP CAPITAL				6,294,727,082.00		

INSTRUCTION: SPECIFY THE TOP 20 STOCKHOLDERS AND INDICATE THE REST AS OTHERS

Note: For PDTC Nominee included in the list, please indicate further the beneficial owners owning more than 5% of any class of the company's voting securities. Attach separate sheet, if necessary.

GENERAL INFORMATION SHEET

STOCK CORPORATION

===== PLEASE PRINT LEGIBLY =====

CORPORATE NAME: ALSONS CONSOLIDATED RESOURCES, INC.					
TOTAL NUMBER OF STOCKHOLDERS: 465		NO. OF STOCKHOLDERS WITH 100 OR MORE SHARES EACH: 456			
TOTAL ASSETS BASED ON LATEST AUDITED FS: Php15,783,578,233.00 (2016 Audited FS)					
STOCKHOLDER'S INFORMATION					
NAME AND NATIONALITY	SHARES SUBSCRIBED				AMOUNT PAID (PhP)
	TYPE	NUMBER	AMOUNT (PhP)	% OF OWNER- SHIP	
8. EBC SECURITIES CORPORATION FILIPINO	COM.	1,030,000	1,030,000.00	0.01	1,030,000.00
	TOTAL	1,030,000	1,030,000.00		
9. CRISOSTOMO, EMILY A. FILIPINO	COM.	1,000,000	1,000,000.00	0.01	1,000,000.00
	TOTAL	1,000,000	1,000,000.00		
9. CRUZ JR., FELIPE A. FILIPINO	COM.	1,000,000	1,000,000.00	0.01	1,000,000.00
	TOTAL	1,000,000	1,000,000.00		
9. GO, NORAH T. FILIPINO	COM.	1,000,000	1,000,000.00	0.01	1,000,000.00
	TOTAL	1,000,000	1,000,000.00		
10. FIRST INTEGRATED CAPITAL SECURITIES, INC. (555300) FILIPINO	COM.	900,000	900,000.00	0.01	900,000.00
	TOTAL	900,000	900,000.00		
11. FIRST INTEGRATED CAPITAL SECURITIES, INC. (555200) FILIPINO	COM.	795,000	795,000.00	0.01	795,000.00
	TOTAL	795,000	795,000.00		
12. ANSALDO, GODINEZ & CO., INC. FILIPINO	COM.	755,000	755,000.00	0.01	755,000.00
	TOTAL	755,000	755,000.00		
13. GO, GEORGE FILIPINO	COM.	750,010	750,010.00	0.01	750,010.00
	TOTAL	750,010	750,010.00		
TOTAL AMOUNT OF SUBSCRIBED CAPITAL			6,325,973,759.00	99.83	7,230,010.00
TOTAL AMOUNT OF PAID-UP CAPITAL					6,301,957,092.00

INSTRUCTION: SPECIFY THE TOP 20 STOCKHOLDERS AND INDICATE THE REST AS OTHERS

Note: For PDTC Nominee included in the list, please indicate further the beneficial owners owning more than 5% of any class of the company's voting securities. Attach separate sheet, if necessary.

GENERAL INFORMATION SHEET

STOCK CORPORATION

===== PLEASE PRINT LEGIBLY =====

CORPORATE NAME:		ALSONS CONSOLIDATED RESOURCES, INC.				
TOTAL NUMBER OF STOCKHOLDERS:		465	NO. OF STOCKHOLDERS WITH 100 OR MORE SHARES EACH: 456			
TOTAL ASSETS BASED ON LATEST AUDITED FS:		Php15,783,578,233.00	(2016 Audited FS)			
STOCKHOLDER'S INFORMATION						
NAME AND NATIONALITY	SHARES SUBSCRIBED				AMOUNT PAID (PhP)	
	TYPE	NUMBER	AMOUNT (PhP)	% OF OWNER- SHIP		
14. AACTC FAO TRINITY INVESTMENT FILIPINO	COM.	680,000	680,000.00	0.01	680,000.00	
	TOTAL	680,000	680,000.00			
15. YAU, ESTEBAN FILIPINO	COM.	600,000	600,000.00	0.01	600,000.00	
	TOTAL	600,000	600,000.00			
16. TIA, ROY C FILIPINO	COM.	513,000	513,000.00	0.00	513,000.00	
	TOTAL	513,000	513,000.00			
17. S.J. ROXAS & COMPANY, INC. FILIPINO	COM.	507,000	507,000.00	0.00	507,000.00	
	TOTAL	507,000	507,000.00			
18. CO, ANTONIO FILIPINO	COM.	500,000	500,000.00	0.00	500,000.00	
	TOTAL	500,000	500,000.00			
18. MENDOZA, MARITES & OR ALBERTO FILIPINO	COM.	500,000	500,000.00	0.00	500,000.00	
	TOTAL	500,000	500,000.00			
18. ROQUEZA, RICARDO S. FILIPINO	COM.	500,000	500,000.00	0.00	500,000.00	
	TOTAL	500,000	500,000.00			
18. SAN JOSE, ROBERTO FILIPINO	COM.	500,000	500,000.00	0.00	500,000.00	
	TOTAL	500,000	500,000.00			
TOTAL AMOUNT OF SUBSCRIBED CAPITAL		6,330,273,759.00	99.86	4,300,000.00		
TOTAL AMOUNT OF PAID-UP CAPITAL				6,306,257,092.00		

INSTRUCTION: SPECIFY THE TOP 20 STOCKHOLDERS AND INDICATE THE REST AS OTHERS

Note: For PDTC Nominee included in the list, please indicate further the beneficial owners owning more than 5% of any class of the company's voting securities.
Attach separate sheet, if necessary.

GENERAL INFORMATION SHEET
STOCK CORPORATION

===== PLEASE PRINT LEGIBLY =====

CORPORATE NAME: ALSONS CONSOLIDATED RESOURCES, INC.				
TOTAL NUMBER OF STOCKHOLDERS: 465		NO. OF STOCKHOLDERS WITH 100 OR MORE SHARES EACH: 456		
TOTAL ASSETS BASED ON LATEST AUDITED FINANCIAL STATEMENTS: Php15,783,578,233.00 (2016 Audited FS)				
STOCKHOLDER'S INFORMATION				
NAME AND NATIONALITY	SHARES SUBSCRIBED			AMOUNT PAID (PhP)
	TYPE	NUMBER	AMOUNT (PhP)	
18. LUIS VEGA &/OR ELISEO C. OCAMPO JR. FILIPINO	COM.	500,000	500,000.00	0.00 500,000.00
	TOTAL	500,000	500,000.00	
19. MENDOZA, ALBERTO G. &/OR JEANIE C. MENDOZA FILIPINO	COM.	450,000	450,000.00	0.00 450,000.00
	TOTAL	450,000	450,000.00	
20. GILI JR. GUILLERMO F. FILIPINO	COM.	430,000	430,000.00	0.00 430,000.00
	TOTAL	430,000	430,000.00	
423 OTHERS	COM.	14,846,241	14,846,241.00	0.13 14,846,241.00
	TOTAL	14,846,241	14,846,241.00	
- NF -				
	TOTAL			
	TOTAL			
TOTAL AMOUNT OF SUBSCRIBED CAPITAL		6,346,500,000.00	100.00	16,226,241.00
TOTAL AMOUNT OF PAID-UP CAPITAL				6,322,483,333.00

INSTRUCTION: SPECIFY THE TOP 20 STOCKHOLDERS AND INDICATE THE REST AS OTHERS

Note: For PDT Nominee included in the list, please indicate further the beneficial owners owning more than 5% of any class of the company's voting securities. Attach separate sheet, if necessary.

GENERAL INFORMATION SHEET

STOCK CORPORATION

----- PLEASE PRINT LEGIBLY -----				
CORPORATE NAME: ALSONS CONSOLIDATED RESOURCES, INC.				
1. INVESTMENT OF CORPORATE FUNDS IN ANOTHER CORPORATION		AMOUNT (PhP)	DATE OF BOARD RESOLUTION	
1.1 STOCKS		8,670,709,826	VARIOUS	
1.2. BONDS/ COMMERCIAL PAPER (Issued by Private Corporations)		N.A.		
1.3 LOANS/ CREDITS/ ADVANCES		N.A.		
1.4. GOVERNMENT TREASURY BILLS		N.A.		
1.5. OTHERS		N.A.		
2. INVESTMENT OF CORPORATE FUNDS IN ACTIVITIES UNDER ITS SECONDARY PURPOSES (PLEASE SPECIFY):		DATE OF BOARD RESOLUTION	DATE OF STOCKHOLDERS RATIFICATION	
N.A.				
3. TREASURY SHARES		NO. OF SHARES	% AS TO THE TOTAL NO. OF SHARES ISSUED	
		N.A.	0.00%	
4. UNRESTRICTED/UNAPPROPRIATED RETAINED EARNINGS AS OF END OF LAST FISCAL YEAR: PhP265,554,568.00				
5. DIVIDENDS DECLARED DURING THE IMMEDIATELY PRECEDING YEAR:				
TYPE OF DIVIDEND		AMOUNT (PhP)	DATE DECLARED	
5.1 CASH		105,064,000		
5.2 STOCK		N.A.		
5.3 PROPERTY		N.A.		
TOTAL		105,064,000		
6. ADDITIONAL SHARES ISSUED DURING THE PERIOD:				
DATE	NO. OF SHARES	AMOUNT (PhP)		
	N.A.			
SECONDARY LICENSE/REGISTRATION WITH SEC AND OTHER GOV'T AGENCY:				
NAME OF AGENCY:	SEC	B S P	I C	
TYPE OF LICENSE/REGN.	Certificate of Permit to Offer Securities For Sale.	N/A	N/A	
DATE ISSUED:	May 6, 1998	N/A	N/A	
DATE STARTED OPERATIONS:	October 10, 1996	N/A	N/A	
TOTAL ANNUAL COMPENSATION OF DIRECTORS DURING THE PRECEDING FISCAL YEAR (in PhP)		TOTAL NO. OF OFFICERS	TOTAL NO. OF RANK & FILE EMPLOYEES	TOTAL MANPOWER COMPLEMENT
2,655,000		6	11	17

NOTE: USE ADDITIONAL SHEET IF NECESSARY

I, **ANGEL M. ESGUERRA, III**
(NAME)

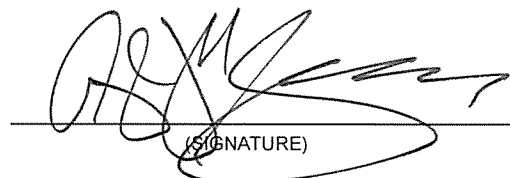
ASST. CORPORATE SECRETARY OF THE ABOVE-MENTIONED
(POSITION)

CORPORATION DECLARE UNDER THE PENALTY OF PERJURY, THAT ALL MATTERS SET FORTH IN THIS GENERAL INFORMATION SHEET WHICH CONSISTS OF (9) PAGES HAVE BEEN MADE IN GOOD FAITH, DULY VERIFIED BY ME AND TO THE BEST OF MY KNOWLEDGE AND BELIEF, ARE TRUE AND CORRECT.

I HEREBY CERTIFY THAT THE PERSONS INDICATED AS MEMBERS OF THE BOARD OF DIRECTORS AND OFFICERS OF THE CORPORATION HAD CONSENTED IN WRITING TO BE NOMINATED AND ELECTED.

I UNDERSTAND THAT THE FAILURE OF THE CORPORATION TO FILE THIS GIS FOR THREE (3) CONSECUTIVE YEARS SHALL BE CONSTRUED AS NON-OPERATION OF THE CORPORATION AND A GROUND FOR THE REVOCATION OF THE CORPORATIONS CERTIFICATE OF INCORPORATION. IN THIS EVENTUALITY, THE CORPORATION HEREBY WAIVES ITS RIGHT TO A HEARING FOR THE SAID REVOCATION.

DONE THIS SEP 13 2017 IN MAKATI CITY.



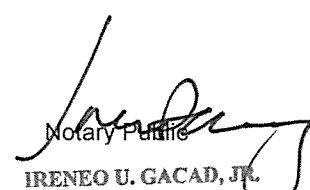
(SIGNATURE)

SEP 13 2017

SUBSCRIBED AND SWORN TO BEFORE ME IN MAKATI CITY, PHILIPPINES ON _____, AFFIANT PERSONALLY APPEARED BEFORE ME AND EXHIBITED TO ME HIS PASSPORT NO. P0613689A, ISSUED AT THE DFA NCR SOUTH, ON 2016/10/12 & VALID UNTIL 2021/10/11.

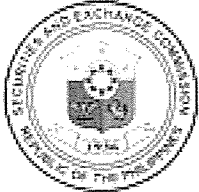
DOC. NO: 105 ;
PAGE NO. 22 ;
BOOK NO. LXII ;
SERIES OF 2017 .

ACR GIS-2017 (AMENDED)


Notary Public
IRENEO U. GACAD, JR.
Commission No. M-154
Notary Public for Makati City
Until December 31, 2017
Reel No. 22596
IBP No. 1055491; 01-03-2017; Manila I Chapter
PTR No. 5943494; 01-23-2017; Makati City
Unit 104 Guadalupe Commercial Complex
Guadalupe, Makati City



109262017004123



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 : September 26, 2017 03:40:47 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No. 0000059366

Company Name ALSONS CONSOLIDATED RESOURCES INC.

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 109262017004123

Document Type 17-C (FORM 11-C:CURRENT DISCL/RPT)

Document Code 17-C

Period Covered September 25, 2017

No. of Days Late 0

Department CFD

Remarks

**SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C**

**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**

1. Date of Report (Date of earliest event reported)
Sep 25, 2017
2. SEC Identification Number
59366
3. BIR Tax Identification No.
001-748-412
4. Exact name of issuer as specified in its charter
ALSONS CONSOLIDATED RESOURCES, INC.
5. Province, country or other jurisdiction of incorporation
PHILIPPINES
6. Industry Classification Code(SEC Use Only)

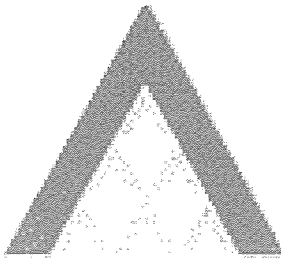
7. Address of principal office
ALSONS BLDG., 2286, CHINO ROCES AVE., MAKATI CITY
Postal Code
1231
8. Issuer's telephone number, including area code
(632) 982-3000
9. Former name or former address, if changed since last report
N/A
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

-

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 4-13 - Clarification of News Reports *References: SRC Rule 17 (SEC Form 17-C) and Section 4.4 of the Revised Disclosure Rules*

Subject of the Disclosure

CLARIFICATION OF NEWS REPORTS

Source THE MANILA TIMES (INTERNET EDITION)

Subject of News Report SEC APPROVES 8990, ALSONS FUNDRAISING BIDS

Date of Publication Sep 25, 2017

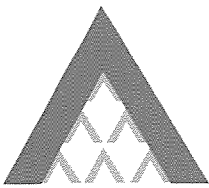
Clarification of News Report

PLEASE SEE ATTACHED LETTER REPLY.

Other Relevant Information

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

September 25, 2017

Philippine Stock Exchange, Inc.
Listing and Disclosure Department
PSE Plaza, Ayala Triangle
Ayala Avenue, Makati City, Philippines

Attention : **MR. JOSE VALERIANO B. ZUNO III**
Head, Disclosure Department

Subject : **Alsons Consolidated Resources, Inc.**

Dear Sir:

We reply to your email dated September 25, 2017 with regard to the attached news article entitled "SEC approves 8990, Alsons fundraising bids" posted in The Manila Times (Internet Edition) on September 25, 2017, which reported among others, the following:

"THE Securities and Exchange Commission (SEC) approved on Friday 8990 Holdings, Inc.'s planned issuance of perpetual preferred shares as well as Alsons Consolidated Resources, Inc.'s planned issuance of P2.5 billion in short-term commercial papers.

....

The SEC on Friday also ratified Alson's shelf registration of commercial papers amounting to P2.5 billion.

The issuance will be made in several tranches within a three-year period, with the first tranche amounting to P500 million.

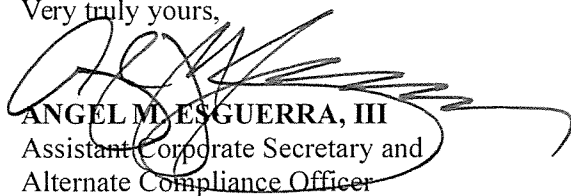
'Short term loans are availed to partially finance various project costs that are currently being developed. Once these projects under development are implemented, these project costs will be consolidated and funded from longer term funding,' Alsons said.

'No portion of the short-term loans is being used by the company's subsidiaries,' it added.

Alsons tapped MetroBank Trust Banking Group, and Sterling Bank of Asia Trust Group for the transaction."

We confirm the information written in the above quotations from the said article, except for the last statement "Alsons tapped MetroBank Trust Banking Group, and Sterling Bank of Asia Trust Group for the transaction."

Very truly yours,



ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Alternate Compliance Officer

The Manila Times



SEC approves 8990, Alsons fundraising bids

BY ANGELICA BALLESTEROS, TMT

ON SEPTEMBER 25, 2017

COMPANIES

Like 0 Share

THE Securities and Exchange Commission (SEC) approved on Friday 8990 Holdings, Inc.'s planned issuance of perpetual preferred shares as well as Alsons Consolidated Resources, Inc.'s planned issuance of P2.5 billion in short-term commercial papers.

Property developer 8990 seeks to raise up to P5 billion from the issuance of 50 million perpetual preferred shares with a par value of P1.00 per share at an offer price of P100 apiece.

The issuance of 50 million preferred shares is the first tranche of its shelf registration of 100 million preferred shares totaling P10 billion. The first tranche will be sold by way of primary offering.

A perpetual preferred share is a type of preferred stock that has no maturity date. Such stock entitles an investor to receive dividends for as long as the listed and issuing company is in business.

"The net proceeds of the Series A Preferred Shares will be used to refinance existing debt obligations of the company and its subsidiary, 8990 Housing Development Corp.," 8990 told the SEC.

"The net proceeds will be infused into 8990 Housing as equity through the subscription by the company of additional shares in 8990 Housing, which subscription shall be effective upon the availability of the proceeds of the offer," it added.

8990 tapped BDO Unibank, Inc., Bank of the Philippine Islands (BPI), China Banking Corp. (ChinaBank), China Bank Savings, Inc. (CBS), Asia United Bank Corp. (AUB), and Security Bank Corp. (Security Bank) as the lenders.

The SEC on Friday also ratified Alsons' shelf registration of commercial papers amounting to P2.5 billion.

The issuance will be made in several tranches within a three-year period, with the first tranche amounting to P500 million.

"Short term loans are availed to partially finance various project costs that are currently being developed. Once these projects under development are implemented, these project costs will be consolidated and funded from longer term funding," Alsons said.

"No portion of the short-term loans is being used by the company's subsidiaries," it added.

Alsons tapped MetroBank Trust Banking Group, and Sterling Bank of Asia Trust Group for the transaction.

SHARE.



109262017004127



SECURITIES AND EXCHANGE COMMISSION

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

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Receipt Date and Time : September 26, 2017 03:41:30 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No. 0000059366

Company Name ALSONS CONSOLIDATED RESOURCES INC.

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 109262017004127

Document Type 17-C (FORM 11-C:CURRENT DISCL/RPT)

Document Code 17-C

Period Covered September 26, 2017

No. of Days Late 0

Department CFD

Remarks

C05806-2017

SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER

1. Date of Report (Date of earliest event reported)

Sep 26, 2017

2. SEC Identification Number

59366

3. BIR Tax Identification No.

001-748-412

4. Exact name of issuer as specified in its charter

ALSONS CONSOLIDATED RESOURCES, INC.

5. Province, country or other jurisdiction of incorporation

PHILIPPINES

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

ALSONS BLDG., 2286 CHINO ROCES AVENUE, MAKATI CITY

Postal Code

1231

8. Issuer's telephone number, including area code

(632) 982-3000

9. Former name or former address, if changed since last report

N/A

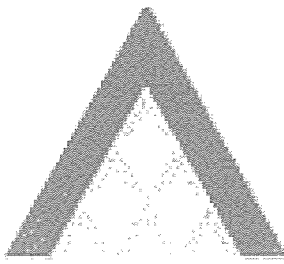
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

-

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 4-13 - Clarification of News Reports References: SRC Rule 17 (SEC Form 17-C) and Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

CLARIFICATION OF NEWS REPORTS

Source BUSINESS WORLD (INTERNET EDITION)

Subject of News Report PCC APPROVES GBP DEAL TO BUY 50% OF ALSONS UNIT

Date of Publication Sep 26, 2017

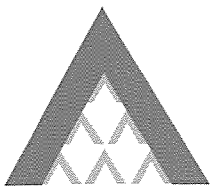
Clarification of News Report

PLEASE SEE ATTACHED LETTER REPLY

Other Relevant Information

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

September 26, 2017

Philippine Stock Exchange, Inc.
Listing and Disclosure Department
PSE Plaza, Ayala Triangle
Ayala Avenue, Makati City, Philippines

Attention : **MR. JOSE VALERIANO B. ZUNO III**
Head, Disclosure Department

Subject : **Alsons Consolidated Resources, Inc.**

Dear Sir:

We reply to your email dated September 26, 2017 with regard to the attached news article entitled PCC approves GBP deal to buy 50% of Alsons unit published in the September 26, 2017 issue of BusinessWorld. The article reported in part that:

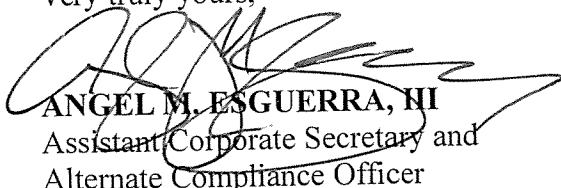
“THE Philippine Competition Commission (PCC) has approved Global Business Power Corporation’s (GBP) acquisition of a 50% stake in Alsons Thermal Energy Corp. (ATEC), which holds the Alcantaras’ baseload coal-fired power plant assets.

In a decision issued on Monday, PCC said the acquisition was approved since the transaction “does not result in a substantial lessening of competition in the relevant market.”

....”

We confirm the information written in the above quotations from the said article.

Very truly yours,


ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Alternate Compliance Officer

EDITOR CATHY ROSE A. GARCIA

BRIEFS

PCC approves GBP deal to buy 50% of Alsons unit

THE PHILIPPINE Competition Commission (PCC) has approved Global Business Power Corporation's (GBP) acquisition of a 50% stake in Alsons Thermal Energy Corp. (ATEC), which holds the Alcantaras' baseload coal-fired power plant assets.

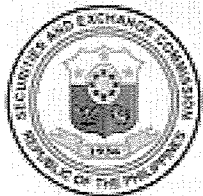
In a decision issued on Monday, PCC said the acquisition was approved since the transaction "does not result in a substantial lessening of competition in the relevant market."

"There appears to be neither increased ability nor incentive to engage in foreclosure, post-acquisition, in the power generation market [...] and there appear[s] to be sufficient post-acquisition competitive constraints from competitors in the power generation market," it said in the decision signed by PCC Chairman Arsenio M. Balisacan and three other commissioners.

The subsidiary of Alsons Consolidated Resources, Inc. last June signed the share purchase agreement with GBP, a leading power producer in the Visayas. — **Anna Gabriela A. Mogato**



109292017001547



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

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The following document has been received:

Receiving Officer/Encoder : Dennis B. Malazarte

Receiving Branch : SEC Head Office

Receipt Date and Time : September 29, 2017 09:57:31 AM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No. 0000059366

Company Name ALSONS CONSOLIDATED RESOURCES INC.

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 109292017001547

Document Type 17-C (FORM 11-C:CURRENT DISCL/RPT)

Document Code 17-C

Period Covered September 28, 2017

No. of Days Late 0

Department CFD

Remarks

SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C

**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**

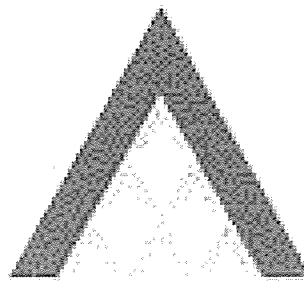
1. Date of Report (Date of earliest event reported)
Sep 28, 2017
2. SEC Identification Number
59366
3. BIR Tax Identification No.
001-748-412-000
4. Exact name of issuer as specified in its charter
ALSONS CONSOLIDATED RESOURCES, INC.
5. Province, country or other jurisdiction of incorporation
PHILIPPINES
6. Industry Classification Code(SEC Use Only)
7. Address of principal office
ALSONS BLDG., 2286 CHINO ROCES AVE., MAKATI CITY
Postal Code
1231
8. Issuer's telephone number, including area code
(632) 982-3000
9. Former name or former address, if changed since last report
N/A
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

-

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 4-31 - Press Release
References: SRC Rule 17 (SEC Form 17-C)
Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

PRESS STATEMENT BY THE COMPANY ENTITLED "ALSONS CONSOLIDATED RESOURCES, INC. TO INVEST IN SIGUIL HYDRO POWER PROJECT IN SARANGANI PROVINCE."

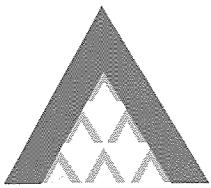
Background/Description of the Disclosure

PLEASE SEE ATTACHED.

Other Relevant Information

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

September 28, 2017

Philippine Stock Exchange

Attn.: Mr. Jose Valeriano B. Zuno III
OIC-Head, Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City, Metro Manila

Securities & Exchange Commission

Attn.: Director Justina F. Callangan
Corporation Finance Department
S.E.C. Building, EDSA
Greenhills, Mandaluyong City

Gentlemen:

We are also furnishing the Exchange a copy of the Press Statement by the Company entitled: "Alsons Consolidated Resources, Inc. to invest in Siguil Hydro Power Project in Sarangani Province".

We trust that you will find the foregoing in order.

Very truly yours,



ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Alternate Information Officer



PRESS RELEASE:

Please refer to: Atty. Angel M. Esguerra, Assistant Corporate Secretary, Alsons Consolidated Resources, Inc., at aesguerra@alcantaragroup.com (02) 982 3061

**ALSONS CONSOLIDATED RESOURCES, INC. TO
INVEST IN SIGUIL HYDRO POWER PROJECT IN
SARANGANI PROVINCE**

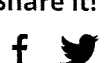
Alsons Consolidated Resources, Inc. (ACR) - the publicly-listed company of the Alcantara Group, approved an investment of up to ₱ 1 Billion into the 15.1 Mega Watt (MW) Siguil Hydro Power Project through its subsidiary Alsons Renewable Energy Corporation (AREC) -the direct owner of the project company -Siguil Hydro Power Corporation (SHPC). The ₱ 3.7 Billion run-of -river hydroelectric power project will be located at the Siguil River basin in Maasim, Sarangani Province. Construction of the Siguil Hydro plant will commence shortly within this year upon completion of all necessary permitting and formalities. The Siguil Hydro power plant is expected to begin commercial operations within the first half of 2020 and will provide power to Sarangani Province, General Santos City and key municipalities of South Cotabato.

ACR also approved a performance undertaking to be issued to its long-time partner Toyota Tsusho Corporation (TTC) in support of the sale to the Japanese government of half of the Siguil Hydro Project's carbon credits. This was done under the auspices of the Japanese government's Joint Credit Mechanism (JCM) for the reduction of world-wide carbon emissions. A JCM project is typically implemented by Japan and a host country through bilateral agreements. Under the JCM, projects using advanced low-carbon technology such as the Siguil Hydro project are implemented and the resulting greenhouse gas emission reductions may be credited to the project proponents of both participating countries-thus allowing for Siguil Hydro to receive additional revenues through the sale of carbon credits. In line with this, an international consortium agreement between ACR, AREC, TTC and SHPC was signed on 26 September 2017.

ACR is primarily engaged in power generation in the island of Mindanao and is Mindanao's first and most experienced independent power producer. It currently operates four power plants that have all contributed significantly to helping end the power shortage in Mindanao. Early this year, ACR subsidiary Sarangani Energy Corporation (SEC) began construction of the 2nd 105 MW section of the 210 MW Sarangani Energy baseload coal-fired power plant also located in Maasim, Sarangani Province. Construction for SEC Section 2 is currently proceeding ahead of schedule and the plant expected to begin commercial operations in early 2019. By 2021, ACR-affiliated power facilities will have around 588 MW of generating capacity - approximately 25% of Mindanao's projected peak power demand for that year.

###

Alsons investing P1 billion in Siguil hydropower project

11 Shares 

Updated October 1, 2017, 8:28 AM

By Myrna M. Velasco

The management of Alsons Consolidated Resources Inc. (ACR) has approved the P1-billion capital outlay for its planned 15.1-megawatt Siguil hydropower project in Sarangani province.

The power project, costing a total of P3.7 billion, will be undertaken through its subsidiary Alsons Renewable Energy Corporation (AREC), the direct owner the project vehicle firm Siguil Hydropower Corporation.

In the Alcantara firm's disclosure to the Philippine Stock Exchange (PSE), it indicated that "the construction of the Siguil hydro plant will commence shortly within this year upon completion of all necessary permitting and formalities."

Should the project moves on targeted timelines, the company emphasized that the facility will be reaching commercial operations by the first half of year 2020.

Additionally, Alsons has approved a performance undertaking "to be issued to its long-time partner Toyota Tsusho Corporation (TTC) in support of the sale to the Japanese government of half of the Siguil hydro project's carbon credits."

This deal shall be underpinned by the Japanese government's joint credit mechanism (JCM), being part of their strategy to pare global carbon emissions.

Under JCM, a qualified power project is typically implemented by Japan and a host country through bilateral agreements.

A project utilizing 'clean technology' like the Siguil hydropower venture could generate additional revenues through the sale of its carbon credits.

The Siguil hydropower project is the first renewable energy (RE) venture of the Alcantara group, after initially pursuing fossil fuel-fired power projects.

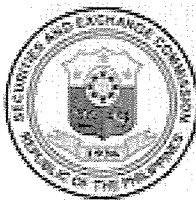
The company is also setting its sights on solar and other prospective RE ventures – primarily further build-up of capacity in hydro facilities.

Tags: [Alsons Consolidated Resources Inc.](#), [Alsons Renewable Energy Corporation](#), [power project](#), [Sarangani province](#), [Siguil Hydropower](#), [Siguil hydropower project](#), [Toyota Tsusho Corporation](#)

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111162017003632



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Company Representative

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Company Information

SEC Registration No. 0000059366

Company Name ALSONS CONSOLIDATED RESOURCES INC.

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 111162017003632

Document Type 17-C (FORM 11-C:CURRENT DISCL/RPT)

Document Code 17-C

Period Covered November 10, 2017

No. of Days Late 0

Department CFD

Remarks

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER

1. Date of Report (Date of earliest event reported)
Nov 10, 2017
2. SEC Identification Number
59366
3. BIR Tax Identification No.
001-748-412-000
4. Exact name of issuer as specified in its charter
ALSONS CONSOLIDATED RESOURCES, INC.
5. Province, country or other jurisdiction of incorporation
PHILIPPINES
6. Industry Classification Code(SEC Use Only)

7. Address of principal office
ALSONS BLDG., 2286 CHINO ROCES AVENUE, MAKATI CITY
Postal Code
1231
8. Issuer's telephone number, including area code
(632) 982-3000
9. Former name or former address, if changed since last report
N/A
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

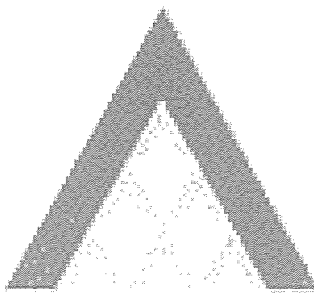
Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK PHP1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

PRESS RELEASE

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the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc.

ACR

PSE Disclosure Form 4-31 - Press Release
References: SRC Rule 17 (SEC Form 17-C)
Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

PRESS RELEASE "SARANGANI POWER PLANT OPERATIONS DRIVE ALSONS INCOME UP 15.2% IN THE FIRST MONTHS OF 2017"

Background/Description of the Disclosure

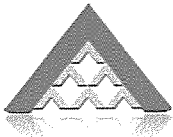
PLEASE SEE ATTACHED

Other Relevant Information

PLEASE SEE ATTACHED

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
Alsons Building, 2286 Chino Roces Avenue
1231 Makati City, Philippines
Tel. Nos. (632) 982-3000
Website: www.acr.com.ph

November 10, 2017

Philippine Stock Exchange

Attn.: Mr. Jose Valeriano B. Zuno III
Head Listing and Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City, Metro Manila

Securities & Exchange Commission

Attn.: Director Justina F. Callangan
Corporation Finance Department
Secretariat Building, PICC Complex
Roxas Boulevard, Pasay City

Gentlemen:

We are furnishing the Exchange a copy of the Press Statement by the Company entitled:
“Sarangani Power plant operations drive Alsons income up 15.2% in the first 9 months of 2017”

We trust that you will find the foregoing in order.

Very truly yours,


ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Alternate Compliance Officer



Refer to: Robert F. Yenko, Chief Financial Officer, Alsons Consolidated Resources, Inc.
ryenko@alcantaragroup.com (02) 982 3026

Sarangani Power plant operations drive Alsons income up 15.2% in the first 9 months of 2017

Alsons Consolidated Resources, Inc.'s (ACR) net earnings in the first 9 months of 2017 rose 15.2% to ₱ 274.48 million from ₱ 238.09 million in the same period in 2016 propelled by the robust revenue growth from the operations of the first 105-megawatt (MW) section of ACR's 210 MW Sarangani Energy Corporation (SEC) coal-fired baseload power plant in Maasim, Sarangani Province. In a disclosure to the Philippine Stock Exchange (PSE) ACR—the publicly-listed company of the Alcantara Group and Mindanao's first and most experienced independent power producer also reported a 6.9% increase in parent-attributable net earnings from ₱ 110.04 million in the first 9 months of 2016 to ₱ 117.66 million in 2017. The company's consolidated revenues for the period were up 6.7% at ₱ 5.22 billion this year compared to ₱ 4.88 billion in 2016. ACR's earnings before interest, taxes, depreciation, and amortization (EBITDA) surged to ₱ 1.28 billion in the first 9 months of 2017—a significant 73.8% climb from ₱ 718 million in the same period last year. The company's EBITDA margin for the period likewise improved to 35% from 23% in 2016.

The first 105 MW section of the SEC plant began operating in April of 2016, providing much needed baseload power to over three million people residing in the provinces of Sarangani, Compostela Valley, Agusan del Norte, and Agusan del Sur; the cities of General Santos, Iligan, Butuan; and other major population centers of Mindanao. Construction of the SEC plant's second 105-MW section commenced in January of this year. Upon its completion in 2019, SEC Section 2 is set to contribute another 105 MW of baseload power to benefit an additional three million residents of South Cotabato, Davao del Sur, Zamboanga del Norte, Zamboanga del Sur, Cagayan de Oro City, and other key areas of Mindanao. At a cost of nearly US\$600 million, the SEC power plant is the largest power investment in Sarangani Province and the entire Region 12.

Aside from the SEC power plant, the company is also developing the 105 MW San Ramon Power, Inc. (SRPI) baseload coal-fired power plant in Zamboanga City. The SRPI plant, which will provide baseload power to Zamboanga City and other nearby areas, is scheduled to commence commercial operations in 2021.

Before the end of 2017, ACR will commence construction of the ₱ 3.7 billion 15.1 MW run-of -river hydroelectric power project at the Siguil River basin in Maasim, Sarangani Province. The Siguil Hydro project marks ACR's entry into the renewable energy sphere. The Siguil Hydro power plant is expected to begin commercial operations within the first half of 2020 and will provide power to Sarangani Province, General Santos City and key municipalities of South Cotabato.

ACR executive vice president Tirso G. Santillan stated, “We look forward to an exciting year ahead of us as by the middle of 2018 we will have 3 projects under construction simultaneously: SEC section 2 which we expect to begin operating in 2019, Siguil Hydro which will start operations in 2020, and SRPI which is targeting to commence operations in 2021.” Santillan added, “With the addition of these 3 projects to our power generation portfolio, ACR-affiliated power facilities will have around 588 MW of generating capacity –approximately 25% of Mindanao’s projected peak power demand in 2021.”

ACR also operates three diesel power facilities: the 103 MW Mapalad Power Corporation diesel plant in Iligan City, the 55 MW Southern Philippines Power Corporation facility in Alabel, Sarangani; and the 100 MW power plant of the Western Mindanao Power Corporation in Zamboanga City.

###



112012017003353



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

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Receiving Branch : SEC Head Office

Receipt Date and Time : December 01, 2017 02:16:52 PM

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Company Representative

Doc Source

Company Information

SEC Registration No. 0000059366

Company Name ALSONS CONSOLIDATED RESOURCES INC.

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 112012017003353

Document Type LETTER/MISC

Document Code LTR

Period Covered November 27, 2017

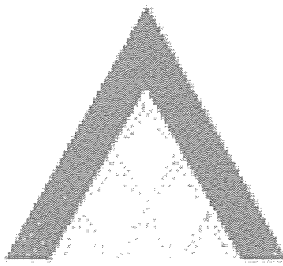
No. of Days Late 0

Department CED/CFD/CRMD/MRD/NTD

Remarks

CR08086-2017

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Alsons Consolidated Resources, Inc.

ACR

PSE Disclosure Form 17-18 - Other SEC Forms/Reports/Requirements

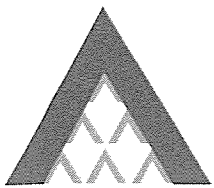
Form/Report Type	Certificate of Attendance of Directors and Officers to Corporate Governance Seminar
Report Period/Report Date	Nov 28, 2017

Description of the Disclosure

In compliance with Memorandum Circular No. 20, series of 2013, we submit the attached Certificate of Attendance of ACR Directors and Officers who attended the latest Corporate Governance Seminar.

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

27 November 2017

Securities & Exchange Commission

Attn.: **Director Justina F. Callangan**
Corporate Governance & Finance Dept.
Secretariat Building, PICC Complex
Roxas Boulevard, Pasay City, 1307

Philippine Stock Exchange , Inc.

Attn.: **Mr. Jose Valeriano B. Zuno III**
Head – Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City 1226

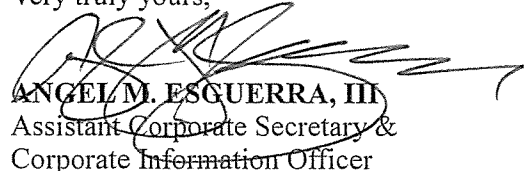
Re : **Certificate of Attendance in Corporate Governance Seminar**

Gentlemen:

In compliance with the requirements of SEC Memorandum Circular No. 20 Series of 2013 directing all key officers and members of the board of publicly-listed companies (PLCs) to attend at least once a year, a program on corporate governance conducted by training providers that are duly accredited by the Commission, we are pleased to submit herewith the copies of the Certificate of Attendance of **ALSONS CONSOLIDATED RESOURCES, INC.** Directors and Officers who attended the latest Corporate Governance Seminar:

1. Tomas I. Alcantara	-	Chairman & President
2. Editha I. Alcantara	-	Director, Treasurer
3. Tirso G. Santillan, Jr.	-	Director, Executive Vice-President
4. Ramon T. Diokno	-	Director
5. Conrado C. Alcantara	-	Director
6. Jacinto C. Gavino, Jr.	-	Independent Director
7. Jose Ben R. Laraya	-	Independent Director
8. Roberto V. San Jose	-	Corporate Secretary
9. Angel M. Esguerra, III	-	Assistant Corporate Secretary
10. Robert F. Yenko	-	Chief Financial Officer
11. Esperidion D. Develos, Jr.	-	Chief Audit Executive
12. Sylvia M. Duque	-	HR Officer, Nomination Committee Member
13. Jose D. Saldivar, Jr.	-	Finance Manager
14. Philip Edward B. Sagun	-	Treasury Manager
15. Alexis B. Dela Cuesta	-	Audit Manager

Very truly yours,


ANGEL M. ESGUERRA, III
Assistant Corporate Secretary &
Corporate Information Officer



Risks, Opportunities, Assessment and
Management (ROAM) Inc.

awards this

CERTIFICATE OF COMPLETION

to

Tomas I. Alcantara

for having completed the seminar on

CORPORATE GOVERNANCE

held on 23 November 2017 at
Alphaland Southgate Tower, Makati City


Benjamin I. Espiritu, Ph.D.
President



Risks, Opportunities, Assessment and
Management (ROAM), Inc.

awards this

CERTIFICATE OF COMPLETION

to

Editha I. Alcantara

for having completed the seminar on

CORPORATE GOVERNANCE

held on 23 November 2017 at
Alphaland Southgate Tower, Makati City


Benjamin I. Espiritu, Ph.D.
President



Risks, Opportunities, Assessment and
Management (ROAM), Inc.

awards this

CERTIFICATE OF COMPLETION

to

Tirso G. Santillan, Jr.

for having completed the seminar on

CORPORATE GOVERNANCE

held on 23 November 2017 at
Alphaland Southgate Tower, Makati City

Benjamin I. Espiritu, Ph.D.
President



Risks, Opportunities, Assessment and
Management (ROAM) Inc.

awards this

CERTIFICATE OF COMPLETION

to

Ramon T. Diokno

for having completed the seminar on

CORPORATE GOVERNANCE

held on 23 November 2017 at
Alphaland Southgate Tower, Makati City

Benjamin I. Espiritu, Ph.D.
President



Risks, Opportunities, Assessment and
Management (ROAM), Inc.

awards this

CERTIFICATE OF COMPLETION

to

Conrado C. Alcantara

for having completed the seminar on

CORPORATE GOVERNANCE

held on 23 November 2017 at
Alphaland Southgate Tower, Makati City


Benjamin J. Espiritu, Ph.D.
President



Risks, Opportunities, Assessment and
Management (ROAM), Inc.

awards this

CERTIFICATE OF COMPLETION

to

Jacinto C. Gavino, Jr.

for having completed the seminar on

CORPORATE GOVERNANCE

held on 23 November 2017 at
Alphaland Southgate Tower, Makati City


Benjamin I. Espiritu, Ph.D.
President



Risks, Opportunities, Assessment and
Management (ROAM) Inc.

awards this

CERTIFICATE OF COMPLETION

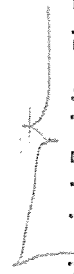
to

Jose Ben R. Saraya

for having completed the seminar on

CORPORATE GOVERNANCE

held on 23 November 2017 at
Alphaland Southgate Tower, Makati City



Benjamin I. Espiritu, Ph.D.
President



Risks, Opportunities, Assessment and
Management (ROAM), Inc.

awards this

CERTIFICATE OF COMPLETION

to

Roberto V. San Jose

for having completed the seminar on

CORPORATE GOVERNANCE

held on 11 August 2017 at
Green Sun, Chino Roces Ave. Extension, Makati City


Benjamin I. Espiritu, Ph.D.
President



Risks, Opportunities, Assessment and
Management (ROAM) Inc.

awards this

CERTIFICATE OF COMPLETION

to

Angel M. Esquerre, III

for having completed the seminar on

CORPORATE GOVERNANCE

held on 23 November 2017 at
Alphaland Southgate Tower, Makati City


Benjamin I. Espiritu, Ph.D.
President



Risks, Opportunities, Assessment and
Management (ROAM) Inc.

awards this

CERTIFICATE OF COMPLETION

to

Robert F. Venko

for having completed the seminar on

CORPORATE GOVERNANCE

held on 23 November 2017 at
Alphaland Southgate Tower, Makati City


Benjamin I. Espiritu, Ph.D.
President



Risks, Opportunities, Assessment and
Management (ROAM) Inc.

awards this

CERTIFICATE OF COMPLETION

to

Esperidion D. Develos

for having completed the seminar on

CORPORATE GOVERNANCE

held on 23 November 2017 at
Alphaland Southgate Tower, Makati City


Benjamin I. Espiritu, Ph.D.
President



Risks, Opportunities, Assessment and
Management (ROAM) Inc.

awards this

CERTIFICATE OF COMPLETION

to

Sylvia M. Duque

for having completed the seminar on

CORPORATE GOVERNANCE

held on 23 November 2017 at
Alphaland Southgate Tower, Makati City


Benjamin I. Espiritu, Ph.D.
President



Risks, Opportunities, Assessment and
Management (ROAM) Inc.

awards this

CERTIFICATE OF COMPLETION

to

Jose D. Saldívar, Jr.

for having completed the seminar on

CORPORATE GOVERNANCE

held on 23 November 2017 at
Alphaland Southgate Tower, Makati City


Benjamin I. Espiritu, Ph.D.
President



Risks, Opportunities, Assessment and
Management (ROAM) Inc.

awards this

CERTIFICATE OF COMPLETION

to

Philip Edward B. Sagun

for having completed the seminar on

CORPORATE GOVERNANCE

held on 23 November 2017 at
Alphaland Southgate Tower, Makati City

Benjamin I. Espiritu, Ph.D.
President



Risks, Opportunities, Assessment and
Management (ROAM), Inc.

awards this

CERTIFICATE OF COMPLETION

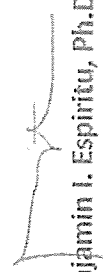
to

Alexis B. dela Cuesta

for having completed the seminar on

CORPORATE GOVERNANCE

held on 23 November 2017 at
Alphaland Southgate Tower, Makati City


Benjamin I. Espiritu, Ph.D.
President



112012017003335



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 : December 01, 2017 02:14:49 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No. 0000059366

Company Name ALSONS CONSOLIDATED RESOURCES INC.

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 112012017003335

Document Type 17-C (FORM 11-C:CURRENT DISCL/RPT)

Document Code 17-C

Period Covered November 29, 2017

No. of Days Late 0

Department CFD

Remarks

C07175-2017

SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER

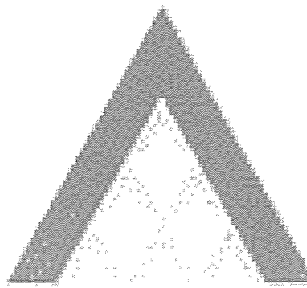
1. Date of Report (Date of earliest event reported)
Nov 29, 2017
2. SEC Identification Number
59366
3. BIR Tax Identification No.
001-748-412
4. Exact name of issuer as specified in its charter
ALSONS CONSOLIDATED RESOURCES, INC.
5. Province, country or other jurisdiction of incorporation
PHILIPPINES
6. Industry Classification Code(SEC Use Only)
7. Address of principal office
ALSONS BLDG., 2286 CHINO ROCES EXT., MAKATI CITY
Postal Code
1231
8. Issuer's telephone number, including area code
(632) 982-3000
9. Former name or former address, if changed since last report
N.A.
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

Clarification to News Report

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 4-13 - Clarification of News Reports References: SRC Rule 17 (SEC Form 17-C) and Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

"Conglomerate eyes more RE deals with Japanese partner"

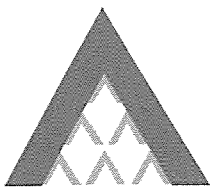
Source	Malaya Business Insight
Subject of News Report	Conglomerate eyes more RE deals with Japanese partner
Date of Publication	Nov 29, 2017

please see attached letter to PSE.

-

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

November 29, 2017

Philippine Stock Exchange, Inc.
Listing and Disclosure Department
PSE Plaza, Ayala Triangle
Ayala Avenue, Makati City, Philippines

Attention : **MR. JOSE VALERIANO B. ZUNO III**
Head, Disclosure Department
Subject : **Alsons Consolidated Resources, Inc.**

Dear Sir:

We reply to your email dated November 29, 2017 with regard to the attached news article entitled "Conglomerate eyes more RE deals with Japanese partner" published in the November 29, 2017 issue of the Malaya Business Insight. The article reported in part that:

"LISTED conglomerate Alsons Consolidated Resources, Inc. (ACR) said it is keen on asking its longtime Japanese partner, Toyota Tsusho Corp., to invest in its upcoming renewable energy projects, especially in 17 run-of-river developments with total capacity of up to 149.3 megawatts (MW). . . .

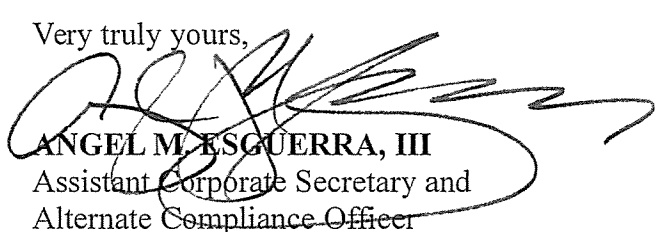
All 17 run-of-river hydro projects that ACR will develop are in Mindanao: Siguil (15.1 MW), Bago 1 (9.6 MW), Bago 2 (7.2 MW), Bago 3 (15 MW), Bago 4 (11 MW), Kalaong 1 (7.4 MW), Kalaong 2 (4.8 MW), Kalaong 3 (1.2 MW), Sindangan (10MW), Sumlog 1 and 2 (16MW), Andanan (8MW), Sindangan 1 (8 MW), Sindangan 2 (7 MW), Sindangan 3 (7 MW), Hubo (13 MW) and Tago (9 MW).

From these power projects, 82.3 MW already secured service contracts.

ACR said if all its run-of-river hydro and solar projects push through, its portfolio would consist of 25 percent renewable energy by 2022 to 2023 and a total capacity of around 750 MW."

We confirm the information written in the above quotations from the said article.

Very truly yours,


ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Alternate Compliance Officer

Conglomerate eyes more RE deals with Japanese partner

BY JED MACAPAGAL

LISTED conglomerate Alsons Consolidated Resources, Inc. (ACR) said it is keen on asking its longtime Japanese partner, Toyota Tsusho Corp., to invest in its upcoming renewable energy projects, especially in 17 run-of-river developments with total capacity of up to 149.3 megawatts (MW).

"Next stage in the expansion of Alsons Power is we are now focused on renewable energy. Given the supply demand situation in Mindanao, at the moment, what we foresee to be the need in Mindanao grid would be for the renewable energy," Joseph Nocos, Alsons Power vice president for business development, said in a briefing in Makati.

"It's actually twofold: one is there is the need to develop available resources and second, there is also a need to help utilities with their compliance with RPS (renewable portfolio standard)," Nocos added.

He said Toyota Tsusho is keen on investing anywhere from 25 percent to 40 percent equity for the hydro projects.

"Toyota does not make a global commitment to invest in all our projects. It is normally on a project by project basis. Of course, much as we'd like to expand the partnership, we cannot presume that they will come in every time," he said.

"The responsibility is on us to make

sure that the projects are investible and attractive to investors. Right now, Toyota is the only company actively seeking partnership," Nocos added.

Toyota Tsusho has invested in ACR's diesel power plants, Western Mindanao Power and Southern Phil Power, as well as in coal-fired power plant operator Sarangani Energy Corp. at 25 percent equity on each project.

All 17 run-of-river hydro projects that ACR will develop are in Mindanao: Sigui (15.1 MW), Bago 1 (9.6 MW), Bago 2 (7.2 MW), Bago 3 (15 MW), Bago 4 (11 MW), Kalaong 1 (7.4 MW), Kalaong 2 (4.8 MW), Kalaong 3 (1.2 MW), Sindangan (10 MW), Sumlog 1 and 2 (16 MW), Andanan (8 MW), Sindangan 1 (8 MW), Sindangan 2 (7 MW), Sindangan 3 (7 MW), Hubo (13 MW) and Tago (9 MW).

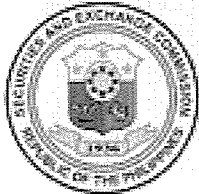
From these power projects, 82.3 MW already secured service contracts.

"Like most international companies nowadays, they (Toyota Tsusho) also have a renewable energy initiative that they may want to advance through investing in projects such as our hydro projects. For the Sigui and Bago, they are keenly anticipating our invitation for them to invest in these projects," Nocos explained.

ACR said if all its run-of-river hydro and solar projects push through, its portfolio would consist of 25 percent renewable energy by 2022 to 2023 and a total capacity of around 750 MW.



112012017003404



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:

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Receiving Branch : SEC Head Office

Receipt Date and Time : December 01, 2017 02:20:07 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No. 0000059366

Company Name ALSONS CONSOLIDATED RESOURCES INC.

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 112012017003404

Document Type 17-C (FORM 11-C:CURRENT DISCL/RPT)

Document Code 17-C

Period Covered November 29, 2017

No. of Days Late 0

Department CFD

Remarks

SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C

**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**

1. Date of Report (Date of earliest event reported)

Nov 29, 2017

2. SEC Identification Number

58366

3. BIR Tax Identification No.

001-748-412

4. Exact name of issuer as specified in its charter

ALSONS CONSOLIDATED RESOURCES, INC.

5. Province, country or other jurisdiction of incorporation

PHILIPPINES

6. Industry Classification Code(SEC Use Only)

7. Address of principal office

ALSONS BLDG., 2286 CHINO ROCES EXT., MAKATI CITY

Postal Code

1231

8. Issuer's telephone number, including area code

(632) 982-3000

9. Former name or former address, if changed since last report

N.A.

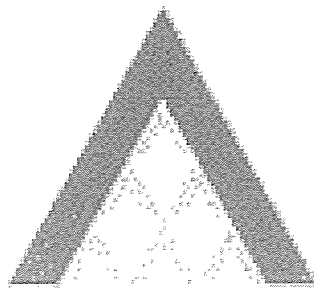
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein

press statement

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc. ACR

**PSE Disclosure Form 4-31 - Press Release
References: SRC Rule 17 (SEC Form 17-C)
Section 4.4 of the Revised Disclosure Rules**

Subject of the Disclosure

"Alsons Consolidated Resources, Inc. and Global Business Power Corporation finalize partnership in Mindanao power generation holding company"

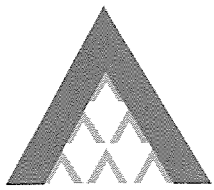
Background/Description of the Disclosure

please see attached press statement

Other Relevant Information

Filed on behalf by:

Name	Jose Saldivar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.,) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

November 29, 2017

Philippine Stock Exchange

Attn.: Mr. Jose Valeriano B. Zuno III
Head Listing and Disclosure Department
Ayala Triangle, Ayala Avenue
Makati City, Metro Manila

Securities & Exchange Commission

Attn.: Director Justina F. Callangan
Corporation Finance Department
Secretariat Building, PICC Complex
Roxas Boulevard, Pasay City

Gentlemen:

We are furnishing the Exchange a copy of the Press Statement by the Company entitled:
"Alsons Consolidated Resources, Inc. and Global Business Power Corporation finalize partnership in Mindanao power generation holding company"

We trust that you will find the foregoing in order.

Very truly yours,


ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Alternate Compliance Officer



Alsons Consolidated Resources, Inc.

Refer to: Robert F. Yenko, Chief Financial Officer, Alsons Consolidated Resources, Inc.
ryenko@alcantaragroup.com (02) 982 3026

Alsons Consolidated Resources, Inc. and Global Business Power Corporation finalize partnership in Mindanao power generation holding company

Alsons Consolidated Resources, Inc. (ACR), – the publicly-listed company of the Alcantara Group and Mindanao's first and most experienced independent power producer, and Global Business Power Corporation (GBP), - the leading power producer in the Visayas, have formally commenced their partnership in Alsons Thermal Energy Corporation (ATEC) with the signing of a shareholders' agreement this November. Under the agreement, GBP will have a 50% stake in ATEC, the holding company for ACR's baseload coal-fired power plant assets. An investment agreement between the two parties was signed in June of this year and the Philippine Competition Commission (PCC) subsequently gave its approval to the partnership in September.

The partnership combines ACR's distinct knowledge of the Mindanao power market, developed thru long years of experience as the island's first independent power producer, with GBP's track record as the leading power producer in the Visayas. ACR Chairman and President Tomas I. Alcantara said, "We believe that this partnership will greatly benefit power consumers particularly in light of the planned interconnection of the Mindanao and Visayas grids which we strongly support." Alcantara added, "We look forward to bringing together the technical expertise and unique strengths of our two organizations in ensuring power security in the Southern Philippines. The synergy within ATEC will come to the fore once interconnection of the grid makes it possible for power consumers in the Visayas to be supplied from Mindanao and vice versa. The partnership will also give ACR the opportunity to pursue with greater intensity its other energy-based projects outside of the ATEC umbrella, particularly its renewable power generating plants in Mindanao and Western Visayas. It will likewise allow ACR to accelerate its foray and entry in other energy-related enterprises in Southern Philippines, including the smaller islands with promising growth in power demand."

ATEC currently holds a 75% stake in the 210-megawatt (MW) Sarangani Energy Corporation (SEC) baseload coal-fired plant in Maasim, Sarangani Province. ACR's long-time Japanese partner Toyota Tsusho Corporation (TTC) will still hold 25% equity in SEC. ATEC at present also holds 100% equity in San Ramon Power, Inc. (SRPI) which is developing a 105 MW baseload coal-fired plant in Zamboanga City.

The SEC plant's first 105 MW section began operating in April 2016. SEC's second 105 MW section is currently undergoing construction and is scheduled for commissioning in the fourth quarter of 2018. When SEC reaches its full 210 MW capacity in the first half of 2019, it will be servicing over 6 million people in key population centers of Mindanao such as General Santos, Cagayan de Oro, Iligan, and Butuan. At a cost of nearly US\$600 million, the SEC power plant is the largest power investment in Sarangani Province and the entire Region 12. Meanwhile, the 105 MW SRPI plant which will provide baseload power to Zamboanga City and other nearby areas, is scheduled to commence commercial operations in 2021.

Outside of the ATEC umbrella, ACR operates 3 diesel plants with an aggregate capacity of 258 MW in different parts of Mindanao to provide peaking and backup power. Before the end of 2017, ACR will commence construction of the ₱ 3.7 billion 15.1 MW run-of-river hydroelectric power project at the Siguil River basin in Maasim, Sarangani Province. The Siguil Hydro project marks ACR's entry into the renewable energy sphere. The Siguil Hydro power plant is expected to begin commercial operations within the first



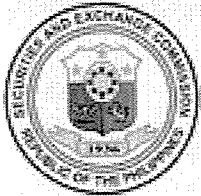
Alsons Consolidated Resources, Inc.

half of 2020 and will provide power to Sarangani Province, General Santos City and key municipalities of South Cotabato. By 2021, ACR-affiliated power facilities will have around 588 MW of generating capacity – approximately 25% of Mindanao's projected peak power demand for that year.

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112072017003841



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 : December 07, 2017 02:02:20 PM

Received From : Head Office

Company Representative

Doc Source

Company Information

SEC Registration No. 0000059366

Company Name ALSONS CONSOLIDATED RESOURCES INC.

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 112072017003841

Document Type 17-C (FORM 11-C:CURRENT DISCL/RPT)

Document Code 17-C

Period Covered December 04, 2017

No. of Days Late 0

Department CFD

Remarks

C07257-2017

SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER

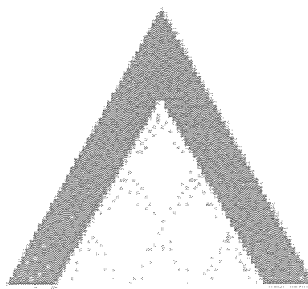
1. Date of Report (Date of earliest event reported)
Dec 4, 2017
2. SEC Identification Number
59366
3. BIR Tax Identification No.
001-748-412
4. Exact name of issuer as specified in its charter
ALSONS CONSOLIDATED RESOURCES, INC.
5. Province, country or other jurisdiction of incorporation
PHILIPPINES
6. Industry Classification Code(SEC Use Only)

7. Address of principal office
ALSONS BLDG., 2286 CHINO ROCES AVENUE MAKATI CITY
Postal Code
1231
8. Issuer's telephone number, including area code
(632) 982-3000
9. Former name or former address, if changed since last report
N/A
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein
ITEM 2 (ACQUISITION OR DISPOSITION OF ASSETS)

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc. **ACR**

PSE Disclosure Form 4-2 - Acquisition/Disposition of Shares of Another Corporation

**References: SRC Rule 17 (SEC Form 17-C) and
Section 4.4 of the Revised Disclosure Rules**

Subject of the Disclosure

Agreement for Issuer to sell 14,952,678 shares in Alsons Thermal Energy Corporation ("ATEC") and assign 50% of its receivables in ATEC to Global Business Power Corporation ("GBPC")

Background/Description of the Disclosure

On June 3, 2017, the Issuer and GBPC signed an agreement whereby, subject to the fulfillment of certain conditions precedent (including the Philippine Competition Commission's approval of the transaction), the Issuer agreed to: (1) sell 14,952,678 shares in ATEC to GBPC; and (2) assign 50% of its receivables in ATEC to GBPC.

Date of Approval by Board of Directors

Apr 3, 2017

Rationale for the transaction including the benefits which are expected to be accrued to the Issuer as a result of the transaction

Issuer will gain a strategic partner for the coal power plant projects it owns, and future energy projects it will undertake through ATEC.

The partnership will greatly benefit the power consumers with the combined technical competencies and strengths of GBPC in the Visayas and ACR's long years of experience in Mindanao as the island's first independent power producer, particularly in light of the planned interconnection of the Mindanao and Visayas grids.

Details of the acquisition or disposition

Date Nov 27, 2017

Manner

Sale of shares and advances**Description of the company to be acquired or sold**

ATEC is a stock corporation organized to (1) develop and invest in energy projects, (2) provide management, investment and technical advice for commercial, industrial, manufacturing and other kinds of enterprises (including power generating plants), and (3) undertake, carry on, assist or participate in the promotion, organization, management, liquidation or reorganization of corporations, partnerships and other entities (except the management of funds, securities, portfolio or similar assets of the managed entities of corporations). The Corporation holds legal and beneficial title to (a) seventy-five percent (75%) of the voting and total outstanding capital stock of Sarangani Energy Corporation ("SEC"), (b) one hundred percent (100%) of the voting and total outstanding capital stock of ACES Technical Services Corporation, ("ACES") and (c) one hundred percent (100%) of the voting and total outstanding capital stock of San Ramon Power, Inc. ("SRPI").

The terms and conditions of the transaction

Number of shares to be acquired or disposed	14,952,678
Percentage to the total outstanding shares of the company subject of the transaction	50
Price per share	Php159.030497

Nature and amount of consideration given or received

Cash

Principle followed in determining the amount of consideration

Lock box mechanism. The purchase price of the shares and advances shall be determined once the conditions precedent listed below have been met.

Terms of payment

The purchase price of the shares (less a retention amount of Php 100.0 million) and the purchase price of the advances shall be paid to by GBPC to the issuer on Closing. The retention amount shall then be paid by GBPC to Issuer after the BIR Certificate Authorizing Registration for the shares has been obtained.

Conditions precedent to closing of the transaction, if any

1. Approval of the transaction by the Philippine Competition Commission;
2. Obtaining the consents, approvals or other actions by certain third parties;
3. Obtaining the consent/conforme of certain customers;
4. Issuer has provided GBPC with certain documents pertaining to the advances to be assigned to the latter;
5. Except for certain advances, the assignment to the Issuer of all other advances made to SRPI, and the Issuer's subsequent assignment of an agreement and all advances made thereunder, to ATEC;
6. Completion of the transfer to ATEC of certain shares in SRPI;
7. There has been no breach by the Issuer, ATEC or any of the latter's subsidiaries of any of the representations, warranties, undertaking and covenants relating to them under agreement between the Investor and GBPC; and
8. Agreement by the Investor and GBPC on the computation of the purchase price for the shares and the advances.

Any other salient terms

None

Identity of the person(s) from whom the shares were acquired or to whom they were sold

Name	Nature of any material relationship with the Issuer, their directors/ officers, or any of their affiliates
Global Business Power Corporation	n/a

Effect(s) on the business, financial condition and operations of the Issuer, if any

Following the sale, transfer and delivery of the ATEC shares to GBPC, the Issuer's parent company financial statements will reflect a temporary decrease under investment in subsidiary while the cash item will increase substantially. The liquidity arising from the sale of a portion of its equity interest in ATEC and the underlying assets will allow ACR to invest in other projects and/or possibly reduce a portion of its debt.

Other Relevant Information

AMENDED DUE TO THE DATE OF THE FINAL DETAILS OF THE ACQUISITION/DISPOSITION AND THE PRICE PER SHARE.

Filed on behalf by:

Name Jose Saldivar, Jr.
Designation Finance Manager



112072017003848



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

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Company Information

SEC Registration No. 0000059366

Company Name ALSONS CONSOLIDATED RESOURCES INC.

Industry Classification

Company Type Stock Corporation

Document Information

Document ID 112072017003848

Document Type 17-C (FORM 11-C:CURRENT DISCL/RPT)

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SECURITIES AND EXCHANGE COMMISSION
SEC FORM 17-C

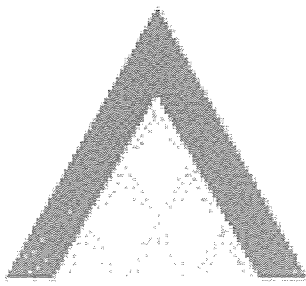
**CURRENT REPORT UNDER SECTION 17
OF THE SECURITIES REGULATION CODE
AND SRC RULE 17.2(c) THEREUNDER**

1. Date of Report (Date of earliest event reported)
Dec 4, 2017
2. SEC Identification Number
59366
3. BIR Tax Identification No.
001-748-412
4. Exact name of issuer as specified in its charter
ALSONS CONSOLIDATED RESOURCES, INC.
5. Province, country or other jurisdiction of incorporation
PHILIPPINES
6. Industry Classification Code(SEC Use Only)
7. Address of principal office
ALSONS BLDG., 2286 CHINO ROCES AVE EXT. MAKATI CITY
Postal Code
1231
8. Issuer's telephone number, including area code
(632) 982-3000
9. Former name or former address, if changed since last report
N.A.
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
COMMON STOCK P1.00 PAR VALUE	6,291,500,000

11. Indicate the item numbers reported herein
Clarification to News Report

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Alsons Consolidated Resources, Inc. ACR

PSE Disclosure Form 4-13 - Clarification of News Reports

*References: SRC Rule 17 (SEC Form 17-C) and
Section 4.4 of the Revised Disclosure Rules*

Subject of the Disclosure

CLARIFICATION OF NEWS REPORT ENTITLED: "ALSONS MULLS ENTRY INTO RETAIL ELECTRICITY BUSINESS"

Source BUSINESS WORLD

Subject of News Report ALSONS MULLS ENTRY INTO RETAIL ELECTRICITY BUSINESS

Date of Publication Dec 4, 2017

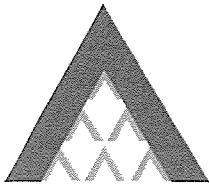
Clarification of News Report

please see attached letter reply to PSE.

Other Relevant Information

Filed on behalf by:

Name	Jose Saldívar, Jr.
Designation	Finance Manager



Alsons Consolidated Resources, Inc.
(Listed in the Philippine Stock Exchange Trading Symbol "ACR")
2nd Floor, Alsons Building
2286 Chino Roces Ext., (formerly P. Tamo Ext.,) Makati City
1231 Metro Manila Philippines
Tel. Nos.: (632) 982-3000 Fax Nos.: (632) 982-3077
Website: www.acr.com.ph

December 4, 2017

Philippine Stock Exchange, Inc.
Listing and Disclosure Department
PSE Plaza, Ayala Triangle
Ayala Avenue, Makati City, Philippines

Attention : **MR. JOSE VALERIANO B. ZUNO III**
Head, Disclosure Department
Subject : **Alsons Consolidated Resources, Inc.**

Dear Sir:

We reply to your email dated December 4, 2017 with regard to the attached news article entitled "Alsons mulls entry into retail electricity business" published in the December 4, 2017 issue of the BusinessWorld. The article reported in part that:

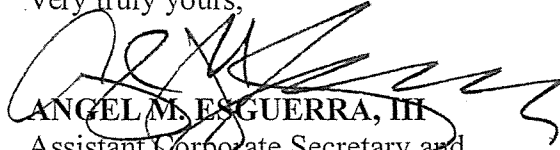
"ALSONS CONSOLIDATED Resources, Inc. (ACR) is considering putting up a separate retail electricity supply (RES) business, although the timing and the decision to do so would largely depend on its current customers — the distribution utilities.

'All power companies at one point or another will have to go into RES business. We are preparing for that but our policy on retail electricity is to do it to the extent that we do not compete with our utility consumers,' said Joseph C. Nocos, vice-president for business development at ACR.

....."

We confirm the information written in the above quotations from the said article.

Very truly yours,


ANGEL M. ESGUERRA, III
Assistant Corporate Secretary and
Alternate Compliance Officer

Alsons mulls entry into retail electricity business

By Victor V. Saiton *Sub-Editor*

ALSONS CONSOLIDATED Resources, Inc. (ACR) is considering putting up a separate retail electricity supply (RES) business, although the timing and the decision to do so would largely depend on its current customers — the distribution utilities.

"All power companies at one point or another will have to go into RES business. We are preparing for that but our policy on retail electricity is to do it to the

extent that we do not compete with our utility consumers," said Joseph C. Nocos, vice-president for business development at ACR.

For now, the rules on retail electricity and open access (RCOA) are not applicable to Mindanao because a wholesale electricity spot market (WESM) is required before the Energy Regulatory Commission (ERC) will declare the regulation's applicability on the southern island. The DoE expects WESM Mindanao to be ready by next year.

Under RCOA, new power industry players called retail electricity

suppliers (RES) take over the power sourcing function of the distribution utilities to serve electricity end-users issued with certificates of contestability by the ERC.

A RES will be able to access

transmission and distribution systems so that they can offer electricity deals to contestable customers, or those whose electricity use has reached the threshold set by the ERC. Contestable customers have the choice on which supplier best suits their electricity needs.

Retail competition is believed

to result in lowering the price of

electricity as sellers try to find ways to attract business.

Mr. Nocos said Mindanao's situation is different largely because one of its biggest energy source is the Agus-Pulang hydroelec-

tric complex, which is a cheaper power source.

"I believe that contestable customers currently would be better off staying with their utilities.

Why? Because the utilities have

old set by the ERC. Contestable customers have the choice on which supplier best suits their

needs," he said.

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